7.22.18

Commission’s Secretary

Marlene H. Dortch

Office of the Secretary

Federal Communications Commission

445 12th Street, SW

Room TW-A325

Washington, DC 20554

Deena Shetler: deena.shetler@fcc.gov

Pam Arluk: Pamela.Arluk@fcc.gov

FCC Contractor: [fcc@bcpiweb.com](mailto:fcc@bcpiweb.com)

**AT&T Business Deals**

**with State Bar Ethics Disciplinary Offices**

**&**

**New Jersey Federal District Court Judges Families**

Comments are requested of AT&T, NJ Office of Attorney Ethics, and DC Bar Counsel Ethics offices. If you do not want to respond plaintiffs will simply advise the media and federal and state authorities that the parties had no comment.

**ITEM I) NJ OFFICE OF ATTORNEY ETHCIS**

Mr William B. Ziff & Joseph Casello

The below email dated June 25, 2018 asked about the business relationship between William B. Ziff and AT&T and asked if this was you or your family? You did not respond which only increased plaintiffs concerned regarding why the NJ Office of attorney ethics is not pursuing intentional and obvious AT&T counsel Richard Brown’s misrepresentations to NJFDC.

GOOGLE SEARCH:

Forstmann Little Buys **Ziff** Publishing Empire : Media: Price of $1.4 billion is less than ... UPI,**AT&T Discuss Forming Venture:** United Press International, the privately held news **... William B.Ziff** Jr., 76; Publisher Built Two Magazine Empires.

**MISREPRESENTATION OF REMAND (REVERSED BACK TO FCC)**

Plaintiffs have one single issue that we want the NJ office of attorney ethics to address immediately. AT&T is currently asserting to the NJFDC that the DC Court Order in 2005 was a remand (reversed back to the FCC).

Both the 2005 DC Court Order and FCC 2007 Order state the DC Court Order was simply a correction of the FCC—not a remand/reverse. The DC Court Legal Director Martha Tomich and DC Court staff have also stated correction no remand.

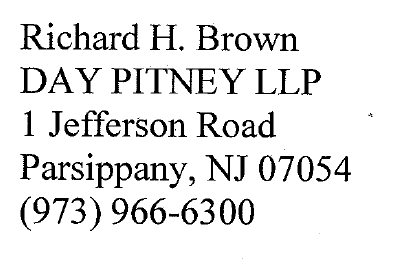
Additionally, the FCC Office of General Counsel Austin Schlick and John Ingle and all FCC staff have also stated the DC Order was not a remand/reversed back to FCC.

AT&T counsels had 3 in person meetings with the FCC. AT&T counsels were advised by FCC staff that the only issue referred in 1996 was whether 2.1.8 allowed account movement without the plan. AT&T counsel was advised by FCC counsels during the 3 in person meetings that the DC Court corrected the FCC on this sole issue that 2.1.8 allowed traffic only transfers. AT&T has not refuted that it was advised of this during its 3 FCC in person visits.

Recently the DC Court Counsels referenced its DC Court Docket Entry system and FCC referenced its DC Court Proceeding List to provide an additional procedural way to show the DC Court Order was not a remand/reverse.

This is not a “tariff interpretation issue” that cannot be handled by ethics. AT&T counsel Mr Richard H. Brown III of Day Pitney misrepresented to NJFDC Judge Chesler in May 2018 that the DC Order was a remand (reversed back to the FCC.)

We are providing the May 17, 2018 AT&T brief to the NJFDC. Mr Brown is NJ jurisdiction:



The FCC’s Ethics Director Patrick Carney emailed both William Ziff and Joe Casello and advised the FCC ethics staff was “happy to assist” in the investigation. **(See EXHIBIT A)**

We received a letter in January 2018 from Mr Casello that he was not pursuing the ethics grievance because the FCC and other State Bar ethics offices were pursuing AT&T counsels.

Mr Ziff and Mr Casello were both emailed by the FCC Ethics Director Mr. Carney and it was explained that FCC ethics doesn’t have jurisdiction on AT&T counsels misrepresentations made to the NJFDC. Therefore, the NJ Office of Attorney ethics was graciously being offered “happy to assist” message from FCC ethics Director Carney. **(See EXHIBIT A)**

**From:** al@snapdining.com <al@snapdining.com>   
**Sent:** Monday, June 25, 2018 3:55 PM  
**To:** 'tipsdbe' <tipsdbe@gmail.com>; 'Phillip Okin' <pokin@giantpackaging.com>; 'Jane.Halprin@fcc.gov' <Jane.Halprin@fcc.gov>; 'William Ziff' <william.ziff@judiciary.state.nj.us>; **'jcasello@cvclaw.net'** **<jcasello@cvclaw.net>**  
**Cc:** 'Deena Shetler' <Deena.Shetler@fcc.gov>; 'Deanne.Erwin@fcc.gov' <Deanne.Erwin@fcc.gov>; 'Nicholas.Degani@fcc.gov' <Nicholas.Degani@fcc.gov>; 'Pamela Arluk' <Pamela.Arluk@fcc.gov>; 'Frank Arleo' <Frank.Arleo@ArleoDonohue.com>; 'Madelein.findley@fcc.gov' <Madelein.findley@fcc.gov>; 'Matthew.Berry@fcc.gov' <Matthew.Berry@fcc.gov>; 'Meredith.AttwellBaker@fcc.gov' <Meredith.AttwellBaker@fcc.gov>; 'Michael.Copps@fcc.gov' <Michael.Copps@fcc.gov>; 'Mignon.Clyburn@fcc.gov' <Mignon.Clyburn@fcc.gov>; 'Mike.ORielly@fcc.gov' <Mike.ORielly@fcc.gov>; 'Neil.Grace@fcc.gov' <Neil.Grace@fcc.gov>; 'Richard.Welch@fcc.gov' <Richard.Welch@fcc.gov>; 'Robert.McDowell@fcc.gov' <Robert.McDowell@fcc.gov>; 'Sharon.Gillett@fcc.gov' <Sharon.Gillett@fcc.gov>; 'Sharon.Kelley@fcc.gov' <Sharon.Kelley@fcc.gov>; 'Stephanie.Weiner@fcc.gov' <Stephanie.Weiner@fcc.gov>; 'Suzanne.Tetreault@fcc.gov' <Suzanne.Tetreault@fcc.gov>; 'Amy.Bender@fcc.gov' <Amy.Bender@fcc.gov>; 'eric.botker@fcc.gov' <eric.botker@fcc.gov>; 'MeredithAttwell.Baker@fcc.gov' <MeredithAttwell.Baker@fcc.gov>; 'Jo Ann Dobransky' <JoAnn.Dobransky@arleodonohue.com>; 'ray@grimes4law.com' <ray@grimes4law.com>; 'Randolph.Smith@fcc.gov' <Randolph.Smith@fcc.gov>; 'Jay.Keithley@fcc.gov' <Jay.Keithley@fcc.gov>; 'David.Gossett@fcc.gov' <David.Gossett@fcc.gov>; 'Eddie.Lazarus@fcc.gov' <Eddie.Lazarus@fcc.gov>; 'Jamilla.ferris@fcc.gov' <Jamilla.ferris@fcc.gov>; 'Jennifer.Tatel@fcc.gov' <Jennifer.Tatel@fcc.gov>; 'Jessica.Rosenworcel@fcc.gov' <Jessica.Rosenworcel@fcc.gov>; 'Jim.Bird@fcc.gov' <Jim.Bird@fcc.gov>; 'John.Williams2@fcc.gov' <John.Williams2@fcc.gov>; 'Jonathan.Adelstein@fcc.gov' <Jonathan.Adelstein@fcc.gov>; 'Julie.Veach@fcc.gov' <Julie.Veach@fcc.gov>; 'KJMWEB@fcc.gov' <KJMWEB@fcc.gov>; 'Karen.onyeue@fcc.gov' <Karen.onyeue@fcc.gov>; 'Kay.Richman@fcc.gov' <Kay.Richman@fcc.gov>; 'Linda.Oliver@fcc.gov' <Linda.Oliver@fcc.gov>; 'Patrick.Carney@fcc.gov' <Patrick.Carney@fcc.gov>; 'Zachary.Katz@fcc.gov' <Zachary.Katz@fcc.gov>; 'john.Ingle@fcc.gov' <john.Ingle@fcc.gov>; 'Nancy\_Dunn@cadc.uscourts.gov' <Nancy\_Dunn@cadc.uscourts.gov>; 'Stephanie Pan' <Stephanie.Pan@TEXASBAR.COM>; 'jlegnard@nycourts.gov' <jlegnard@nycourts.gov>  
**Subject:** RE: ETHICS-- FCC/ NJ/ DC Bar/ 800 SERVICES, INC. v. AT&T CORP.

Mr William B. Ziff

We are trying to find out why the AT&T fraud is being buried by NJ Ethics. You are William B. Ziff.

Are you the same William B. Ziff forming venture with AT&T?  It appears that there are letters online that claim you needed to transfer ethics cases to other states due to conflicts of interest. Must be some reason why Mr Casello ----who was emailed by FCC Ethics Director Carney and said he would help with any questions ------is not pursuing AT&T.

Are you related to the Publishing family? We are trying to figure out why Mr Casello is refusing to relinquish the ethics case. If he can’t work it then give it to someone who will.

Forstmann Little Buys **Ziff** Publishing Empire : Media: Price of $1.4 billion is less than ... UPI,**AT&T Discuss Forming Venture:** United Press International, the privately held news ... **William** B.**Ziff** Jr., 76; Publisher Built Two Magazine Empires.

[PC Mag - Feb 22, 1994 - Page 12 - Google Books Result](https://books.google.com/books?id=v5YwX3auv0cC&pg=PA12&lpg=PA12&dq=William+Ziff+AT%26T&source=bl&ots=8jp8hNvpc1&sig=w86qu3rFkYnLauh7LlbY_jdpI5k&hl=en&sa=X&ved=0ahUKEwjiyLiGx-_bAhVIwVkKHdVKBxAQ6AEIWTAH)

<https://books.google.com/books?id=v5YwX3auv0cC>

Vol. 13, No. 4 - ‎Magazine

Nick Lippis, Michael J. Mefford, Edward Mendelson, **Bill** O'Brien, Charles Petzold, ... Relations)**Ziff** Communications Company Chairman Emeritus **William** B. **Ziff**, .... telecommuter Donna Cunningham, media relations manager for**AT&T Bell.**

[Open letter to Director of the Office of Attorney Ethics.](http://njrandomgovt.blogspot.com/2015/11/open-letter-to-director-of-office-of.html)

njrandomgovt.blogspot.com/2015/11/open-letter-to-director-of-office-of.html

Nov 28, 2015 - On March 1, 2013, Deputy Statewide Coordinator **William B**. **Ziff** transferred my grievance to the District VI **Ethics** Committee because "a conflict ...

**[PDF]**[District VIII Ethics Committee v. Ronald Wm. Spevack, Esq - OGTF](http://ogtf.lpcnj.org/2015/2015054Q6/Spevack.pdf)

ogtf.lpcnj.org/2015/2015054Q6/Spevack.pdf

Aug 8, 2016 - One copy is to be filed with the Office of Attorney **Ethics**, Post Office ... **William B**.**Ziff**, Esq., OAE Deputy Statewide **Ethics** Coordinator (w/o encl.).

**[PDF]**[SUPREME COURT OF NEW JERSEY DISTRICT ETHICS ... - OGTF](http://ogtf.lpcnj.org/2015/2015054Q6/20160310Docketing%20letter1.pdf)

ogtf.lpcnj.org/2015/2015054Q6/20160310Docketing%20letter1.pdf

Mar 10, 2016 - DISTRICT **ETHICS** COMMITTEE ... District VII **Ethics** Committee ... **William B**. **Ziff**, Esq., Deputy Statewide Coordinator (w/o enclosures).

**[PDF]**[2014 state of the attorney disciplinary system report - NJ Judiciary](https://www.judiciary.state.nj.us/attorneys/assets/oae/2014oaeannualrpt.pdf)

<https://www.judiciary.state.nj.us/attorneys/assets/oae/2014oaeannualrpt.pdf>

May 1, 2015 - Attorney **Ethics**, this thirty-first issue of the State of the Attorney Disciplinary System ...... **Deputy Statewide Ethics Coordinator William B. Ziff.**

**[PDF]**[disciplinary review board - DRB - Disciplinary Review Board of the ...](http://drblookupportal.judiciary.state.nj.us/DocumentHandler.ashx?document_id=1056177)

drblookupportal.judiciary.state.nj.us/DocumentHandler.ashx?document\_id=1056177

Office of Attorney **Ethics**. Stephen V. Falanga, Chair. District VA **Ethics** Committee. **William B**. **Ziff**, Acting Secretary. District VA **Ethics** Committee. Lester Alford ...

[Ziff Happens | WIRED](https://www.wired.com/1994/05/ziff/)

<https://www.wired.com/1994/05/ziff/>

May 1, 1994 - He was **William B**. **Ziff** Jr., winner of the Magazine Publishers of America's .... Ziff's Waldorf-Astoria speech, with its lofty claim to the **moral** high ...

**[PDF]**[2. The CD and letter provided to your Supreme Court Agency OAE ...](http://thomascaggiano.com/120602OAEhaggerty.pdf)

thomascaggiano.com/120602OAEhaggerty.pdf

Jun 1, 2012 - Deputy Statewide Coordinator **William B Ziff** ... **ethical** behavior by over a dozen Superior Court and Municipal Judges as well as the Borough ...

[William Ziff | Central Office | ZoomInfo.com](https://www.zoominfo.com/p/William-Ziff/1916029048)

<https://www.zoominfo.com/p/William-Ziff/1916029048>

View **William Ziff's** business profile as Attorney 2 at Central Office and see work ... Nor did the corrupt State of NJ Supreme Court's District **Ethics** Committees in Essex ... a criminal violation of Conspiracy N.J.S.A. 2C:5-2.**b** and Pattern of Official ...

[Inside Scientology: The Story of America's Most Secretive Religion](https://books.google.com/books?id=1Y1XBNDjjKMC&pg=PA388&lpg=PA388&dq=William+B+Ziff+Ethics&source=bl&ots=TUf5zZIZMC&sig=e31V3KZDPvDjNXvdcizLMgyrTR4&hl=en&sa=X&ved=0ahUKEwjytb-cye_bAhUlwlkKHc5UB10Q6AEIVzAI)

<https://books.google.com/books?isbn=0547549237>

[Janet Reitman](https://www.google.com/search?rlz=1C1NWPB_enUS517US517&tbm=bks&q=inauthor:%22Janet+Reitman%22&sa=X&ved=0ahUKEwjytb-cye_bAhUlwlkKHc5UB10Q9AgIWDAI) - 2011 - ‎Religion

73 “Scientology can do more”: William Burroughs, Naked Scientology, p. ... This refers to the so-called **ethics** conditions. ... 81 David Ziff, an heir: According to Hawkins and other former Scientologists, **Ziff was the son of William B. Ziff Sr**., ...

[Essential Papers on Judaism and Christianity in Conflict](https://books.google.com/books?id=AeITCgAAQBAJ&pg=PA205&lpg=PA205&dq=William+B+Ziff+Ethics&source=bl&ots=VDtzNGJXX9&sig=hNTcRDvy-OGrFloeU3NHpKAPzVk&hl=en&sa=X&ved=0ahUKEwjytb-cye_bAhUlwlkKHc5UB10Q6AEIWjAJ)

<https://books.google.com/books?isbn=0814714420>

Jeremy Cohen - 1991 - ‎Religion

Such **moral** outrage or **moral** indignation and a sense of culpability by American Protestant Christians was felt later, ... One of the speakers was **William B**. **Ziff**.

-------- Original message --------

From: Phillip Okin <[pokin@giantpackaging.com](mailto:pokin@giantpackaging.com)>

Date: 6/25/18 1:06 PM (GMT-05:00)

To: [al@snapdining.com](mailto:al@snapdining.com), [Jane.Halprin@fcc.gov](mailto:Jane.Halprin@fcc.gov), [rbrown@daypitney.com](mailto:rbrown@daypitney.com), **'William Ziff' <**[**william.ziff@judiciary.state.nj.us**](mailto:william.ziff@judiciary.state.nj.us)**>,** [**jcasello@cvclaw.net**](mailto:jcasello@cvclaw.net)

Cc: [Jane.Halprin@fcc.gov](mailto:Jane.Halprin@fcc.gov), Deena Shetler <[Deena.Shetler@fcc.gov](mailto:Deena.Shetler@fcc.gov)>, [Deanne.Erwin@fcc.gov](mailto:Deanne.Erwin@fcc.gov), [Nicholas.Degani@fcc.gov](mailto:Nicholas.Degani@fcc.gov), Pamela Arluk <[Pamela.Arluk@fcc.gov](mailto:Pamela.Arluk@fcc.gov)>, Deena Shetler <[Deena.Shetler@fcc.gov](mailto:Deena.Shetler@fcc.gov)>, [Jane.Halprin@fcc.gov](mailto:Jane.Halprin@fcc.gov), [Jane.Halprin@fcc.gov](mailto:Jane.Halprin@fcc.gov), 'Frank Arleo' <[Frank.Arleo@ArleoDonohue.com](mailto:Frank.Arleo@ArleoDonohue.com)>, [Madelein.findley@fcc.gov](mailto:Madelein.findley@fcc.gov), [Matthew.Berry@fcc.gov](mailto:Matthew.Berry@fcc.gov), [Meredith.AttwellBaker@fcc.gov](mailto:Meredith.AttwellBaker@fcc.gov), [Michael.Copps@fcc.gov](mailto:Michael.Copps@fcc.gov), [Mignon.Clyburn@fcc.gov](mailto:Mignon.Clyburn@fcc.gov), [Mike.ORielly@fcc.gov](mailto:Mike.ORielly@fcc.gov), [Neil.Grace@fcc.gov](mailto:Neil.Grace@fcc.gov), [Richard.Welch@fcc.gov](mailto:Richard.Welch@fcc.gov), [Robert.McDowell@fcc.gov](mailto:Robert.McDowell@fcc.gov), [Sharon.Gillett@fcc.gov](mailto:Sharon.Gillett@fcc.gov), [Sharon.Kelley@fcc.gov](mailto:Sharon.Kelley@fcc.gov), [Stephanie.Weiner@fcc.gov](mailto:Stephanie.Weiner@fcc.gov), [Suzanne.Tetreault@fcc.gov](mailto:Suzanne.Tetreault@fcc.gov), [Amy.Bender@fcc.gov](mailto:Amy.Bender@fcc.gov), [Deanne.Erwin@fcc.gov](mailto:Deanne.Erwin@fcc.gov), [eric.botker@fcc.gov](mailto:eric.botker@fcc.gov), [MeredithAttwell.Baker@fcc.gov](mailto:MeredithAttwell.Baker@fcc.gov), 'Jo Ann Dobransky' <[JoAnn.Dobransky@arleodonohue.com](mailto:JoAnn.Dobransky@arleodonohue.com)>, 'Pamela Arluk' <[Pamela.Arluk@fcc.gov](mailto:Pamela.Arluk@fcc.gov)>, [ray@grimes4law.com](mailto:ray@grimes4law.com), [Randolph.Smith@fcc.gov](mailto:Randolph.Smith@fcc.gov), [Jay.Keithley@fcc.gov](mailto:Jay.Keithley@fcc.gov), [David.Gossett@fcc.gov](mailto:David.Gossett@fcc.gov), [Eddie.Lazarus@fcc.gov](mailto:Eddie.Lazarus@fcc.gov), [Jamilla.ferris@fcc.gov](mailto:Jamilla.ferris@fcc.gov), [Jane.Halprin@fcc.gov](mailto:Jane.Halprin@fcc.gov), [Jennifer.Tatel@fcc.gov](mailto:Jennifer.Tatel@fcc.gov), [Jessica.Rosenworcel@fcc.gov](mailto:Jessica.Rosenworcel@fcc.gov), [Jim.Bird@fcc.gov](mailto:Jim.Bird@fcc.gov), [John.Williams2@fcc.gov](mailto:John.Williams2@fcc.gov), [Jonathan.Adelstein@fcc.gov](mailto:Jonathan.Adelstein@fcc.gov), [Julie.Veach@fcc.gov](mailto:Julie.Veach@fcc.gov), [KJMWEB@fcc.gov](mailto:KJMWEB@fcc.gov), [Karen.onyeue@fcc.gov](mailto:Karen.onyeue@fcc.gov), [Kay.Richman@fcc.gov](mailto:Kay.Richman@fcc.gov), [Linda.Oliver@fcc.gov](mailto:Linda.Oliver@fcc.gov), [Madelein.findley@fcc.gov](mailto:Madelein.findley@fcc.gov), [Matthew.Berry@fcc.gov](mailto:Matthew.Berry@fcc.gov), [Meredith.AttwellBaker@fcc.gov](mailto:Meredith.AttwellBaker@fcc.gov), [Michael.Copps@fcc.gov](mailto:Michael.Copps@fcc.gov), [Mignon.Clyburn@fcc.gov](mailto:Mignon.Clyburn@fcc.gov), [Mike.ORielly@fcc.gov](mailto:Mike.ORielly@fcc.gov), [Neil.Grace@fcc.gov](mailto:Neil.Grace@fcc.gov), [Patrick.Carney@fcc.gov](mailto:Patrick.Carney@fcc.gov), [Richard.Welch@fcc.gov](mailto:Richard.Welch@fcc.gov), [Robert.McDowell@fcc.gov](mailto:Robert.McDowell@fcc.gov), [Sharon.Gillett@fcc.gov](mailto:Sharon.Gillett@fcc.gov), [Sharon.Kelley@fcc.gov](mailto:Sharon.Kelley@fcc.gov), [Stephanie.Weiner@fcc.gov](mailto:Stephanie.Weiner@fcc.gov), [Suzanne.Tetreault@fcc.gov](mailto:Suzanne.Tetreault@fcc.gov), [Zachary.Katz@fcc.gov](mailto:Zachary.Katz@fcc.gov), [john.Ingle@fcc.gov](mailto:john.Ingle@fcc.gov), [Amy.Bender@fcc.gov](mailto:Amy.Bender@fcc.gov), [Deanne.Erwin@fcc.gov](mailto:Deanne.Erwin@fcc.gov), [MeredithAttwell.Baker@fcc.gov](mailto:MeredithAttwell.Baker@fcc.gov), 'Jo Ann Dobransky' <[JoAnn.Dobransky@arleodonohue.com](mailto:JoAnn.Dobransky@arleodonohue.com)>, 'William Ziff' <[william.ziff@judiciary.state.nj.us](mailto:william.ziff@judiciary.state.nj.us)>, [Nancy\_Dunn@cadc.uscourts.gov](mailto:Nancy_Dunn@cadc.uscourts.gov), 'Stephanie Pan' <[Stephanie.Pan@TEXASBAR.COM](mailto:Stephanie.Pan@TEXASBAR.COM)>, [Nancy\_Dunn@cadc.uscourts.gov](mailto:Nancy_Dunn@cadc.uscourts.gov), [jlegnard@nycourts.gov](mailto:jlegnard@nycourts.gov)

Subject: RE: ETHICS-- FCC/ NJ/ DC Bar/   800 SERVICES, INC. v. AT&T CORP.

Mr. Casello,

Don’t you believe in justice?  Why are you seemingly protecting Mr. Brown.  All I’m asking you to do is your job. Use my current briefs that are in front of Judge Salas as my complaint.  This should be a slam dunk as the evidence is perfectly laid out for you.  If you still refuse to address this complaint can you hand it off to someone who CARES about doing the right thing.  Phill Okin

**From:** [al@snapdining.com](mailto:al@snapdining.com) [<mailto:al@snapdining.com>]   
**Sent:** Monday, June 25, 2018 11:11 AM  
**To:** [Jane.Halprin@fcc.gov](mailto:Jane.Halprin@fcc.gov); [rbrown@daypitney.com](mailto:rbrown@daypitney.com); **'William Ziff' <**[**william.ziff@judiciary.state.nj.us**](mailto:william.ziff@judiciary.state.nj.us)**>;** [**jcasello@cvclaw.net**](mailto:jcasello@cvclaw.net)  
**Cc:** [Jane.Halprin@fcc.gov](mailto:Jane.Halprin@fcc.gov); Deena Shetler <[Deena.Shetler@fcc.gov](mailto:Deena.Shetler@fcc.gov)>; [Deanne.Erwin@fcc.gov](mailto:Deanne.Erwin@fcc.gov); [Nicholas.Degani@fcc.gov](mailto:Nicholas.Degani@fcc.gov); Pamela Arluk <[Pamela.Arluk@fcc.gov](mailto:Pamela.Arluk@fcc.gov)>; Deena Shetler <[Deena.Shetler@fcc.gov](mailto:Deena.Shetler@fcc.gov)>; Phillip Okin <[pokin@giantpackaging.com](mailto:pokin@giantpackaging.com)>; Phillip Okin <[pokin@giantpackaging.com](mailto:pokin@giantpackaging.com)>; [Jane.Halprin@fcc.gov](mailto:Jane.Halprin@fcc.gov); [Jane.Halprin@fcc.gov](mailto:Jane.Halprin@fcc.gov); 'Frank Arleo' <[Frank.Arleo@ArleoDonohue.com](mailto:Frank.Arleo@ArleoDonohue.com)>; [Madelein.findley@fcc.gov](mailto:Madelein.findley@fcc.gov); [Matthew.Berry@fcc.gov](mailto:Matthew.Berry@fcc.gov); [Meredith.AttwellBaker@fcc.gov](mailto:Meredith.AttwellBaker@fcc.gov); [Michael.Copps@fcc.gov](mailto:Michael.Copps@fcc.gov); [Mignon.Clyburn@fcc.gov](mailto:Mignon.Clyburn@fcc.gov); [Mike.ORielly@fcc.gov](mailto:Mike.ORielly@fcc.gov); [Neil.Grace@fcc.gov](mailto:Neil.Grace@fcc.gov); [Richard.Welch@fcc.gov](mailto:Richard.Welch@fcc.gov); [Robert.McDowell@fcc.gov](mailto:Robert.McDowell@fcc.gov); [Sharon.Gillett@fcc.gov](mailto:Sharon.Gillett@fcc.gov); [Sharon.Kelley@fcc.gov](mailto:Sharon.Kelley@fcc.gov); [Stephanie.Weiner@fcc.gov](mailto:Stephanie.Weiner@fcc.gov); [Suzanne.Tetreault@fcc.gov](mailto:Suzanne.Tetreault@fcc.gov); [Amy.Bender@fcc.gov](mailto:Amy.Bender@fcc.gov); [Deanne.Erwin@fcc.gov](mailto:Deanne.Erwin@fcc.gov); [eric.botker@fcc.gov](mailto:eric.botker@fcc.gov); [MeredithAttwell.Baker@fcc.gov](mailto:MeredithAttwell.Baker@fcc.gov); 'Jo Ann Dobransky' <[JoAnn.Dobransky@arleodonohue.com](mailto:JoAnn.Dobransky@arleodonohue.com)>; 'Pamela Arluk' <[Pamela.Arluk@fcc.gov](mailto:Pamela.Arluk@fcc.gov)>; [ray@grimes4law.com](mailto:ray@grimes4law.com); [Randolph.Smith@fcc.gov](mailto:Randolph.Smith@fcc.gov); [Jay.Keithley@fcc.gov](mailto:Jay.Keithley@fcc.gov); [David.Gossett@fcc.gov](mailto:David.Gossett@fcc.gov); [Eddie.Lazarus@fcc.gov](mailto:Eddie.Lazarus@fcc.gov); [Jamilla.ferris@fcc.gov](mailto:Jamilla.ferris@fcc.gov); [Jane.Halprin@fcc.gov](mailto:Jane.Halprin@fcc.gov); [Jennifer.Tatel@fcc.gov](mailto:Jennifer.Tatel@fcc.gov); [Jessica.Rosenworcel@fcc.gov](mailto:Jessica.Rosenworcel@fcc.gov); [Jim.Bird@fcc.gov](mailto:Jim.Bird@fcc.gov); [John.Williams2@fcc.gov](mailto:John.Williams2@fcc.gov); [Jonathan.Adelstein@fcc.gov](mailto:Jonathan.Adelstein@fcc.gov); [Julie.Veach@fcc.gov](mailto:Julie.Veach@fcc.gov); [KJMWEB@fcc.gov](mailto:KJMWEB@fcc.gov); [Karen.onyeue@fcc.gov](mailto:Karen.onyeue@fcc.gov); [Kay.Richman@fcc.gov](mailto:Kay.Richman@fcc.gov); [Linda.Oliver@fcc.gov](mailto:Linda.Oliver@fcc.gov); [Madelein.findley@fcc.gov](mailto:Madelein.findley@fcc.gov); [Matthew.Berry@fcc.gov](mailto:Matthew.Berry@fcc.gov); [Meredith.AttwellBaker@fcc.gov](mailto:Meredith.AttwellBaker@fcc.gov); [Michael.Copps@fcc.gov](mailto:Michael.Copps@fcc.gov); [Mignon.Clyburn@fcc.gov](mailto:Mignon.Clyburn@fcc.gov); [Mike.ORielly@fcc.gov](mailto:Mike.ORielly@fcc.gov); [Neil.Grace@fcc.gov](mailto:Neil.Grace@fcc.gov); [Patrick.Carney@fcc.gov](mailto:Patrick.Carney@fcc.gov); [Richard.Welch@fcc.gov](mailto:Richard.Welch@fcc.gov); [Robert.McDowell@fcc.gov](mailto:Robert.McDowell@fcc.gov); [Sharon.Gillett@fcc.gov](mailto:Sharon.Gillett@fcc.gov); [Sharon.Kelley@fcc.gov](mailto:Sharon.Kelley@fcc.gov); [Stephanie.Weiner@fcc.gov](mailto:Stephanie.Weiner@fcc.gov); [Suzanne.Tetreault@fcc.gov](mailto:Suzanne.Tetreault@fcc.gov); [Zachary.Katz@fcc.gov](mailto:Zachary.Katz@fcc.gov); [john.Ingle@fcc.gov](mailto:john.Ingle@fcc.gov); [Amy.Bender@fcc.gov](mailto:Amy.Bender@fcc.gov); [Deanne.Erwin@fcc.gov](mailto:Deanne.Erwin@fcc.gov); [MeredithAttwell.Baker@fcc.gov](mailto:MeredithAttwell.Baker@fcc.gov); 'Jo Ann Dobransky' <[JoAnn.Dobransky@arleodonohue.com](mailto:JoAnn.Dobransky@arleodonohue.com)>; 'William Ziff' <[william.ziff@judiciary.state.nj.us](mailto:william.ziff@judiciary.state.nj.us)>; [Nancy\_Dunn@cadc.uscourts.gov](mailto:Nancy_Dunn@cadc.uscourts.gov); 'Stephanie Pan' <[Stephanie.Pan@TEXASBAR.COM](mailto:Stephanie.Pan@TEXASBAR.COM)>; [Nancy\_Dunn@cadc.uscourts.gov](mailto:Nancy_Dunn@cadc.uscourts.gov); [jlegnard@nycourts.gov](mailto:jlegnard@nycourts.gov)  
**Subject:** ETHICS-- FCC/ NJ/ DC Bar/ 800 SERVICES, INC. v. AT&T CORP.

William Ziff /Joe Casello NJ Ethics

Jane Halprin FCC Ethics

I am copying AT&T counsel Mr Brown here and we welcome his rebuttal.

Joe Casello we understand from Mr Ziff in a lengthy phone call with Mr Okin that you can agree to give up the Inga Companies/800 Services, Inc ethics case to another NJ Office of Attorney Ethics counsel.

Mr Ziff said he can’t stop you from burying the ethics complaint. You issue a letter in Jan 2018 and decided that you could not pursue it due to the fact that you were a volunteer and resources did not allow it and the ethics was already being handled by FCC Ethics and other State Bar ethics staffs. The issue as FCC Ethics Director Carney advised you was the **FCC does not have jurisdiction to pursue AT&T counsel misconduct upon the NJFDC.**

Attached is 800 Services, Inc. Reply Brief to AT&T. 800 Services, Inc. will mail it in but since we understand no action has been done in 6 months since your letter you will reconsider relinquishing burying the ethics complaint ---maybe the postal mailing can be sent to counsel that has the time to address issues that only NJOAE can address? Or if you can reconsider handling the case yourself?

The attached points out AT&T misrepresentations and the delaying of the legal process to the NJFDC that have nothing to do with “tariff interpretation” which we understand you can’t address. AT&T conceded to NJFDC that if there were different tariff interpretation views it needed to go to the FCC to get a determination on the controversy. AT&T counsel conceded there were different views and engaged “delaying the legal process” by not getting an FCC determination. This is a clear ethics issue that AT&T has conceded to NJFDC. You do not have to interpret the tariff you just need to view AT&T’s concession that there were different views and AT&T’s concession that it was obligated to file at the FCC but did not file.

Al Inga President

800 Discounts, Inc.

**ITEM 2) DC BAR COUNSEL ETHICS**

Ms. Herman

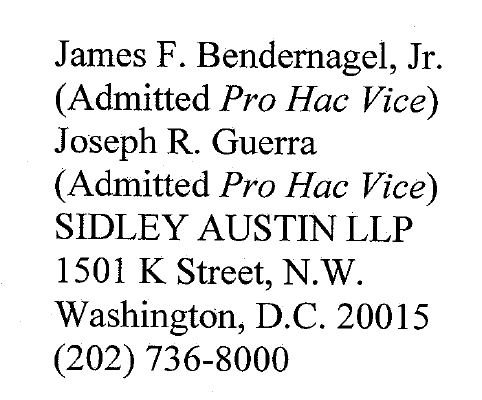
Your May 21, 2018 email stated “**Our process is confidential,”** regarding the criteria used to pursue ethic complaints.

Can you explain why DC Bar Counsel ethics staff would have a “confidential process” to decide whether to pursue an ethics complaint? How would parties bringing an ethics complaint know what constitutes an ethics violation since it is a “confidential process?”

Does the confidential process have as criteria (A) whether the party that is having a grievance filed against it is represented by DC Bar Ethics Director Phil Fox law firm? Or (B) whether the firm is a target for advertising dollars in DC Bar’s **Washington Lawyer** magazine?

The FCC ethics staff is very transparent in its Rule 1.24 criteria used to decide whether to pursue an ethics complaint. The FCC ethics compliant simply was any ethics violation that would be an ethics violation under State Bar rules that was made upon the FCC. There is no “our process” guessing games.

Plaintiffs are providing DC Bar Counsel with 1 key misrepresentation to address made by two AT&T counsels (Joseph R. Guerra & James F. Bendernagle) on May 17, 2018 to NJFDC.



Ms. Herman the DC Bar was advised by FCC ethics Director Patrick Carney that the FCC could not pursue AT&T counsels misrepresentations upon the NJFDC as it was not the FCC’s jurisdiction. The FCC ethics Director advised DC Bar that it would be happy to assist DC Bar. When the FCC Ethics Director sent DC Bar these statements it was believed DC Bar would jump on it. When DC Bar advised that it was not pursuing obvious misrepresentations by AT&T counsel upon the NJFDC at that point plaintiffs did some investigating on why the DC Bar refused to address the AT&T misrepresentations and delay of the legal process. To top it off your comment that “**Our process is confidential,”** only made it more suspect as to why DC Bar refused to assist the FCC ethics Director.

Plaintiffs are requesting that DC Bar address 1 single misrepresentation as described on page 2 above: (misrepresentation that the 2005 DC Court Order was a remand (reversed back to the FCC).

Here is a download link <https://tipscloud.egnyte.com/dl/hKP4j5Seqh> to a recent Texas Bar ethics filing. Texas Bar is also addressing this misrepresentation against AT&T’s General Counsel David R. McAtee as he is responsible for his counsels. The content of the grievance is also applicable for DC Bar Counsel to pursue the ethics violation against:

Joseph R. Guerra and James F. Bendernagle, Jr.

Here is a recent email to Texas Bar Counsel to confirm new May 17, 2018 misrepresentation.

**From:** al@snapdining.com <al@snapdining.com>   
**Sent:** Monday, July 16, 2018 10:21 AM  
**To:** 'Stephanie Pan' <Stephanie.Pan@TEXASBAR.COM>  
**Subject:** Stephanie ---NEW EVIDENCE --Texas Bar Ethics Filing vs AT&T General Counsel

Stephanie Pan

Previously you correctly found AT&T counsel was in ethics violations, but the grievance raised were ethical misconduct over 4 years which Texas will not handle.

The FCC ethics can’t handle these new ethical violations because it was against the **NJFDC in 2018** and the FCC only has jurisdiction on ethical misconduct against the FCC.

I just uploaded to Texas Bar Site the AT&T **2018 misrepresentations and delay of the legal process** that the DC Order was a REMAND (reversed FCC) when it was only a correction of the FCC.  All DC Court counsels and FCC counsels are stating the DC Court Order is NOT A REMAND----and AT&T has been advised of this fact but is misrepresenting to NJFDC that the DC order is remand (reverse back to the FCC).

Please evaluate all misrepresentations and delay of legal process.

Stephanie, I understand Texas Law requires that complaints are handled within 30 days. If you have questions on this NEW EVIDENCE filing just email me and we can set up a time to talk.

973 618 9906

Al Inga President

Group Discounts, Inc.

I also put a copy on my server:

Texas Bar Complaint Against David R. McAtee New Evidence.zip

<https://tipscloud.egnyte.com/dl/hKP4j5Seqh>

**END OF EMAIL TO TEXAS BAR**

Ms. Herman we are expecting to hear back from DC Bar Counsel by Wednesday evening 5:00pm eastern as to whether it will pursue the AT&T misrepresentation to the NJFDC that the DC Order was a remand.

If DC Bar continues to not act on egregious AT&T misrepresentations we will provide <https://www.citizensforethics.org> with this word doc. And it will investigate why DC Bar doesn’t have a transparent grievance process, but instead appears to have a unique “**Our process is confidential,”** advertising dollars =’s protection business model.

Ms. Herman below are previous emails:

**From:** al@snapdining.com <al@snapdining.com>   
**Sent:** Monday, May 21, 2018 4:49 PM  
**To:** 'Elizabeth A. Herman' <HermanE@dcodc.org>  
**Subject:** RE: Ms Herman

Elizabeth

Elizabeth, I know you are just being told what to do and it’s not your fault. I get it.

“Your process” to determine if you go ahead with disciplinary action may be confidential to you; but what seems to be common knowledge is if Mr Fox firm represents AT&T and the fact that AT&T is major advertiser in your Washington Lawyer magazine-----there will never be an ethics investigation against any AT&T counsel.

Now we understand why AT&T uses DC Bar members to fly to NJ to do Oral Argument pro hac vice when the longest tenured counsel Mr Brown is a NJ Bar member.

I will advise the new FCC Ethics Director not to include you in mass emails.

The excuse that the FCC Ethics is already handling it when you know they can’t pursue any misrepresentations unless against FCC doesn’t make sense.

DC Bar has to handle this. Not ethical “your process.”  Its aiding AT&T counsels unjustly.

I will not email you anymore. At lease we know what is going on. Your process is not very confidential according to Washington Lawyer advertisers.

I really do wish you the best and one day not have to adhere to the process!!!

Al Inga President

800 Discounts, Inc.

**From:** Elizabeth A. Herman <[HermanE@dcodc.org](mailto:HermanE@dcodc.org)>   
**Sent:** Monday, May 21, 2018 4:31 PM  
**To:** 'al@snapdining.com' <[al@snapdining.com](mailto:al@snapdining.com)>  
**Subject:** RE: Ms Herman

As I have said to you before, I do not want to be included in mass emails. **Our process is confidential.**

Elizabeth A. Herman

Deputy Disciplinary Counsel

515 5th Street, N.W.

Washington, D.C. 20001

202 638 1501

**From:** [al@snapdining.com](mailto:al@snapdining.com) <[al@snapdining.com](mailto:al@snapdining.com)>   
**Sent:** Monday, May 21, 2018 4:29 PM  
**To:** Elizabeth A. Herman <[HermanE@dcodc.org](mailto:HermanE@dcodc.org)>  
**Subject:** Ms Herman

Below are the emails from the FCC requesting DC Bar participation. Your email has been highlighted in red…

**From:** Patrick Carney <[Patrick.Carney@fcc.gov](mailto:Patrick.Carney@fcc.gov)>

**Sent:** Friday, June 16, 2017 1:29 PM

**To:** AT&T FRAUD CASE <[hereismybid@optonline.net](mailto:hereismybid@optonline.net)>; [prosoftwarepack@yahoo.com](mailto:prosoftwarepack@yahoo.com); 'Phillip Okin' <[pokin@giantpackaging.com](mailto:pokin@giantpackaging.com)>; Deena Shetler <[Deena.Shetler@fcc.gov](mailto:Deena.Shetler@fcc.gov)>; Rule 1.24 <[Rule1.24@fcc.gov](mailto:Rule1.24@fcc.gov)>; Pamela Arluk <[Pamela.Arluk@fcc.gov](mailto:Pamela.Arluk@fcc.gov)>; **'Elizabeth A. Herman' <**[**HermanE@dcobc.org**](mailto:HermanE@dcobc.org)**>;** [jcasello@cvclaw.net](mailto:jcasello@cvclaw.net); ''William Ziff'' <[william.ziff@judiciary.state.nj.us](mailto:william.ziff@judiciary.state.nj.us)>; [martha\_tomich@cadc.uscourts.gov](mailto:martha_tomich@cadc.uscourts.gov); [Nancy\_Dunn@cadc.uscourts.gov](mailto:Nancy_Dunn@cadc.uscourts.gov)

**Subject:** RE: Patrick---You need to be Quarterback for NJ, DC Bar, and DC Circuit ethics staffs

No, that’s not correct.  In the case of an attorney misconduct complaint, the attorney against whom the complaint is filed must practice before the FCC and the alleged misconduct must have taken place within the Commission’s jurisdiction or a state bar having jurisdiction over the attorney must have issued a ruling that the attorney failed to conform to its standards of ethical conduct.

**From:** Patrick Carney <[Patrick.Carney@fcc.gov](mailto:Patrick.Carney@fcc.gov)>

**Sent:** Friday, August 18, 2017 1:53 PM

**To:** Savings Sites <[al@databaseemailer.info](mailto:al@databaseemailer.info)>; 'Phillip Okin' <[pokin@giantpackaging.com](mailto:pokin@giantpackaging.com)>; [phillo@giantpackage.com](mailto:phillo@giantpackage.com)

**Cc:** Elizabeth A. Herman <[**HermanE@dcobc.org**](mailto:HermanE@dcobc.org)**>;** [jcasello@cvclaw.net](mailto:jcasello@cvclaw.net); 'Stephanie Pan' <[Stephanie.Pan@TEXASBAR.COM](mailto:Stephanie.Pan@TEXASBAR.COM)>; 'CAAP' <[Mail.CAAP@TEXASBAR.COM](mailto:Mail.CAAP@TEXASBAR.COM)>; 'William Ziff' <[william.ziff@judiciary.state.nj.us](mailto:william.ziff@judiciary.state.nj.us)>

**Subject:** RE: ETHICS: Elizabeth Herman please provide instructions.

Mr. Inga – As I have advised you, if the officials of either bar have any such questions, we will be **happy to assist them.**

**From:** Patrick Carney [<mailto:Patrick.Carney@fcc.gov>]

**Sent:** Friday, March 03, 2017 8:55 AM

**To:** Town News <[townnews@optonline.net](mailto:townnews@optonline.net)>; Deena Shetler <[Deena.Shetler@fcc.gov](mailto:Deena.Shetler@fcc.gov)>; [**HermanE@dcobc.org**](mailto:HermanE@dcobc.org)**;** Jay Keithley <[Jay.Keithley@fcc.gov](mailto:Jay.Keithley@fcc.gov)>; [Nancy\_Dunn@cadc.uscourts.gov](mailto:Nancy_Dunn@cadc.uscourts.gov); Pamela Arluk <[Pamela.Arluk@fcc.gov](mailto:Pamela.Arluk@fcc.gov)>; Rule 1.24 <[Rule1.24@fcc.gov](mailto:Rule1.24@fcc.gov)>; [jcasello@cvclaw.net](mailto:jcasello@cvclaw.net); [martha\_tomich@cadc.uscourts.gov](mailto:martha_tomich@cadc.uscourts.gov); [prosoftwarepack@yahoo.com](mailto:prosoftwarepack@yahoo.com); [ray@grimes4law.com](mailto:ray@grimes4law.com); [william.ziff@judiciary.state.nj.us](mailto:william.ziff@judiciary.state.nj.us); 'Frank Arleo' <[Frank.Arleo@arleodonohue.com](mailto:Frank.Arleo@arleodonohue.com)>; 'Jo Ann Dobransky' <[JoAnn.Dobransky@arleodonohue.com](mailto:JoAnn.Dobransky@arleodonohue.com)>

**Subject:** RE: ETHICS: Can we now coordinate to address the multiple frauds?

Mr. Inga – Yes, as I stated in my initial email, if officials of any of the state bars have questions about which they would like to consult with us, we are available for that purpose.

**From:** Town News <[townnews@optonline.net](mailto:townnews@optonline.net)>

**Sent:** Friday, March 03, 2017 12:20 PM

**To:** 'Patrick Carney' <[Patrick.Carney@fcc.gov](mailto:Patrick.Carney@fcc.gov)>; 'Deena Shetler' <[Deena.Shetler@fcc.gov](mailto:Deena.Shetler@fcc.gov)>; '**HermanE@dcobc.org' <**[**HermanE@dcobc.org**](mailto:HermanE@dcobc.org)**>;** 'Jay Keithley' <[Jay.Keithley@fcc.gov](mailto:Jay.Keithley@fcc.gov)>; 'Nancy\_Dunn@cadc.uscourts.gov' <[Nancy\_Dunn@cadc.uscourts.gov](mailto:Nancy_Dunn@cadc.uscourts.gov)>; 'Pamela Arluk' <[Pamela.Arluk@fcc.gov](mailto:Pamela.Arluk@fcc.gov)>; 'Rule 1.24' <[Rule1.24@fcc.gov](mailto:Rule1.24@fcc.gov)>; 'jcasello@cvclaw.net' <[jcasello@cvclaw.net](mailto:jcasello@cvclaw.net)>; 'martha\_tomich@cadc.uscourts.gov' <[martha\_tomich@cadc.uscourts.gov](mailto:martha_tomich@cadc.uscourts.gov)>; 'prosoftwarepack@yahoo.com' <[prosoftwarepack@yahoo.com](mailto:prosoftwarepack@yahoo.com)>; 'ray@grimes4law.com' <[ray@grimes4law.com](mailto:ray@grimes4law.com)>; 'william.ziff@judiciary.state.nj.us' <[william.ziff@judiciary.state.nj.us](mailto:william.ziff@judiciary.state.nj.us)>; 'Jo Ann Dobransky' <[JoAnn.Dobransky@arleodonohue.com](mailto:JoAnn.Dobransky@arleodonohue.com)>; [ray@grimes4law.com](mailto:ray@grimes4law.com)

**Subject:** RE: ETHICS: Can we now coordinate to address the multiple frauds?

Patrick

Great to hear the FCC ethics staff will assist the State Ethics staffs.

I am working on a document that will detail that the FCC’s involvement in this case is now over that the Circulation review has been completed.

I think it will enable NJ and DC Bar and DC Circuit Court to begin their investigations. The evidence is overwhelming that AT&T counsels have intentionally engaged in numerous frauds on the NJFDC, FCC and the DC Circuit Court.

Thank you

Al Inga President

Group Discounts, Inc.

Ms. Herman AT&T counsel is using the fact that DC Bar has not pursued AT&T

AT&T Pg. 10 FN 5.

In 2014, Mr. Inga alleged ethics charges by numerous AT&T lawyers in filings with the New Jersey State Bar and the D.C. Circuit. Neither entity initiated disciplinary proceedings based on these charges. (Brown Cert., ll 27). Recent emails from Mr. Inga also indicated that the FCC has advised him that it has no jurisdiction over his claims of alleged fraud before this Court

FCC Ethics Director Carney could not pursue the DC Based counsels that appeared pro hac vice in NJFDC. FCC Can only pursue ethics due to misrepresentations made on the FCC not on NJFDC. Ms. Herman you were emailed by FCC Ethics Director Carney and he said he would be happy to help DC Bar. The FCC case managers (Deena Shetler and Pam Arluk) were also included as they were very familiar with AT&T’s numerous misrepresentations.

Despite the DC Bar being offered help by FCC Ethics, Plaintiffs were advised on October 23, 2017 that DC Bar was going to wait on NJ Office of Attorney Ethics and FCC.  Plaintiffs explained to you that Mr Guerra, Mr Bendernagle, etc. from DC based law firms are DC Bar members and misrepresentations on NJFDC can only be handled by DC Bar.

Plaintiffs believed it was strange that the FCC Ethics Director Patrick Carney was willing to help DC Bar’s solve the FCC Ethics jurisdiction issue.

I was told to call a few advertisers in the DC Bar’s “**Washington Lawyer”** Magazine and I ask why they advertise.

<https://www.dcbar.org/about-the-bar/advertising.cfm>

<http://www.dcbar-mediakit.com/washington-lawyer/>

I asked advertisers if it was a good return on investment to advertise in “Washington Lawyer.” I was flat out told no one that advertises in that crap expects a return its done to buy protection against disciplinary rulings. DC Bar makes grievance filing disappear.

I was told to go to the list of attorneys that DC Bar INITIATED action against:

<https://www.dcbar.org/attorney-discipline/disciplinary-decisions.cfm>

and it will be impossible ever find any attorneys from firms that are big advertisers. You just must pay the exorbitant adverting “protection money” fees. No ethics violations against any AT&T counsel unless already found in violation by a court.

The magazine claims it takes just 22 minutes to read it. Not much content other than firms paying for advertising which allegedly is protection money.

I was also advised that the DC Bar Counsel Director Phil Fox worked at defending attorney is ethics cases, etc., as the Fox bio so stated: <http://www.eversheds-sutherland.com/global/en/index.page>

The firm DC Bar Director Fox represents AT&T. Noteworthy case:

<https://www.stateandlocaltax.com/noteworthy-cases/att-scores-cop-victory-in-massachusetts/>

Ms. Herman, I asked you if you personally decided not to pursue yourself or was it ordered by the Director Phil Fox? Your emails claim it was not your decision. Was it Director Fox decision who represents AT&T?

We now see your emails is saying you’re out of the office for weeks.

Can you explain why when the FCC Ethics Director is willing to help and explains the FCC has jurisdiction issues and FCC case managers are willing to help understand AT&T’s misrepresentations ---all without evidence that DC Bar totally ignores this?

Thank you

Al Inga President

800 Discounts, Inc.

**ITEM III) Judge Wigenton Recusal**

**From:** [njdefiling@njd.uscourts.gov](mailto:njdefiling@njd.uscourts.gov) <[njdefiling@njd.uscourts.gov](mailto:njdefiling@njd.uscourts.gov)>   
**Sent:** Tuesday, June 05, 2018 2:45 PM  
**To:** [njdefiling@njd.uscourts.gov](mailto:njdefiling@njd.uscourts.gov)  
**Subject:** Activity in Case 2:95-cv-00908-SRC-SCM COMBINED COMPANIES, et al v. AT&T CORP. Order

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**U.S. District Court**

**District of New Jersey [LIVE]**

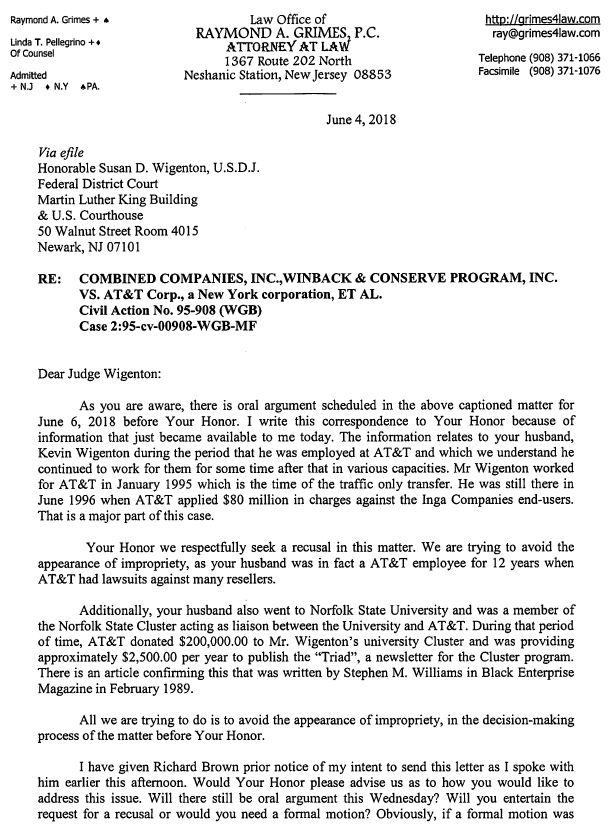
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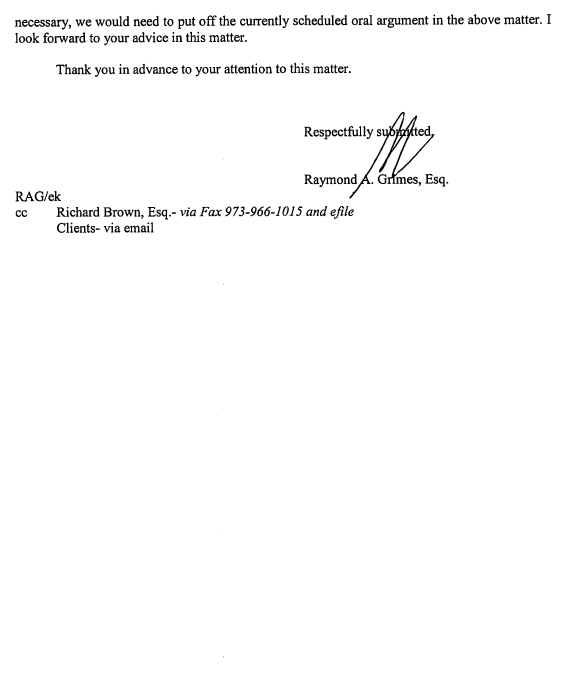
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|  |  |
| --- | --- |
| **Case Name:** | COMBINED COMPANIES, et al v. AT&T CORP. |
| **Case Number:** | [2:95-cv-00908-SRC-SCM](https://ecf.njd.uscourts.gov/cgi-bin/DktRpt.pl?97772) |
| **Filer:** |  |
| **WARNING: CASE CLOSED on 08/13/1996** | |
| **Document Number:** | 221(No document attached) |
|  |  |

**Docket Text:**   
**TEXT ORDER: The hearing scheduled for tomorrow, 6/6/18 at 2:00 p.m. will be heard before the Hon. Stanley R. Chester, Courtroom 1, 3rd floor of the P.O. Office Building, in Newark. So Ordered by Judge Susan D. Wigenton on 6/5/18. (cds, )**

**2:95-cv-00908-SRC-SCM Notice has been electronically mailed to:**   
  
RAYMOND ANDREW GRIMES     [evelyn@grimes4law.com](mailto:evelyn@grimes4law.com), [ltpelle@ptd.net](mailto:ltpelle@ptd.net), [ray@grimes4law.com](mailto:ray@grimes4law.com)   
  
RICHARD H. BROWN , III     [rbrown@daypitney.com](mailto:rbrown@daypitney.com), [jseitzinger@daypitney.com](mailto:jseitzinger@daypitney.com), [slangstedt@daypitney.com](mailto:slangstedt@daypitney.com)   
  
**2:95-cv-00908-SRC-SCM Notice has been sent by regular U.S. Mail:**



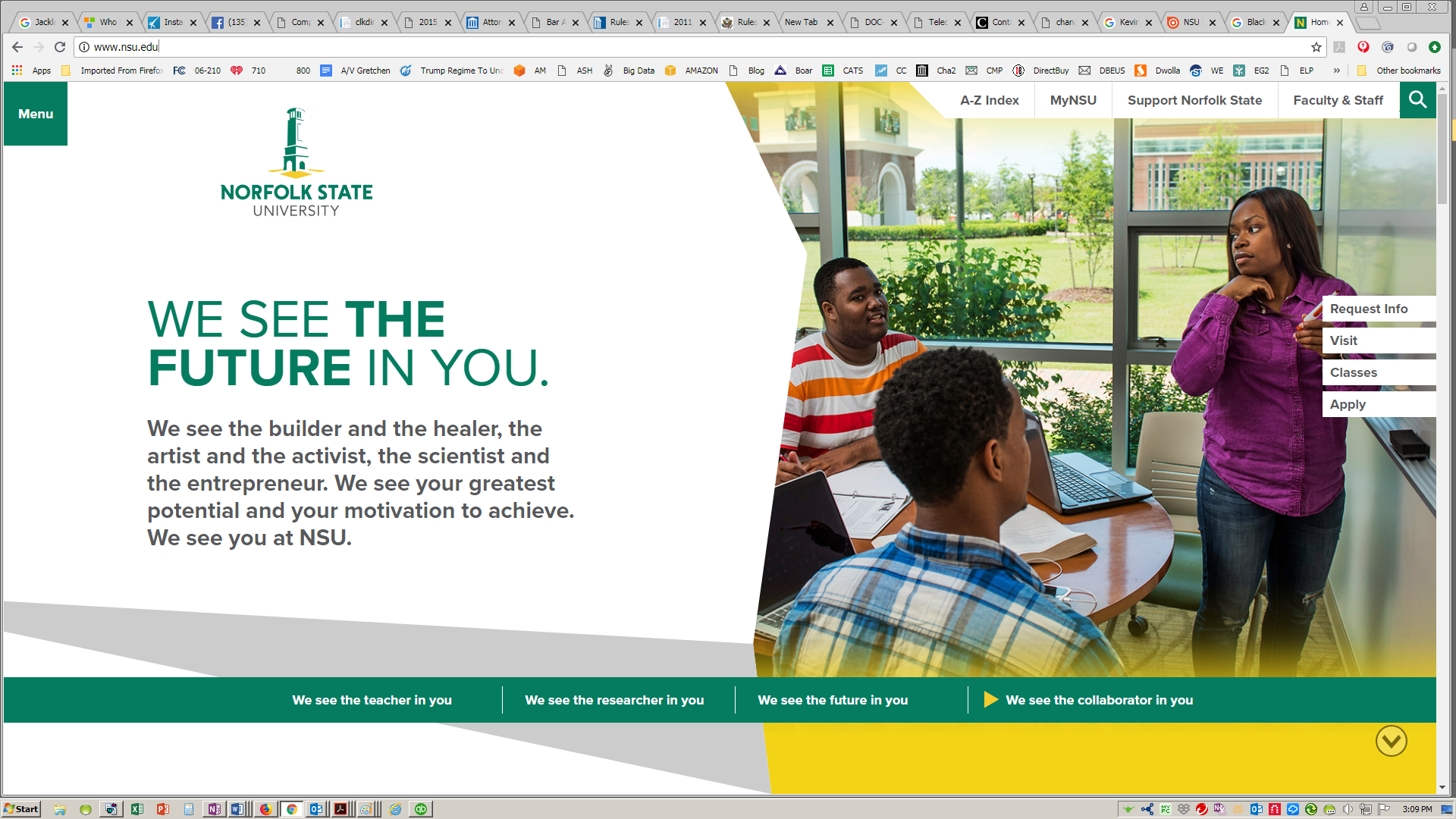


Below in Black Enterprise article Judge Wigentons husband Kevin Wigenton states:

“We [AT&T] want to have a presence on campus to make ourselves visible so students will **come and interview with us"** Wigenton says. To date, his office (AT&T) **has hired about 100 students** from the University.”

Academically this University is not very competitive. AT&T paying hundreds of thousands and hiring a hundred students does not typically happen at colleges with this academic rating----- simply to insure these students will remember to interview with AT&T when they graduate!

Why isn’t AT&T paying every college in the USA hundreds of thousands and hiring hundreds of its students to get students to interview with AT&T?



Kevin P Wigenton worked for AT&T for 12 years and worked during the period of 1995 and 1996 which is the same period the case is based upon:

See page 3: <https://www.redbankgreen.com/wp-content/uploads/2011/11/wigenton.pdf>

“At the ethics hearing, respondent testified about his professional background. He received a degree in accounting in 1983 from Norfolk State University. Thereafter, he was employed at **AT&T for twelve years** -- five years in finance and seven years in quality control. Although he was admitted to the bar in 1992, he did not begin his law practice until the end of 1996. He attended law school in the evening, while employed full-time at AT&T. After graduating from law school in 1991, he continued **working for AT&T until 1996,** when he established a solo law practice in Monmouth County.”

<https://wikivividly.com/wiki/Susan_D._Wigenton> ....**Judge Wigenton also graduated from** [Norfolk State University](https://wikivividly.com/wiki/Norfolk_State_University) [[1]](#footnote-1) and thus it appears as Judge Wigenton looking like a good alumnus by having

<https://wikivisually.com/wiki/Norfolk_State_University>

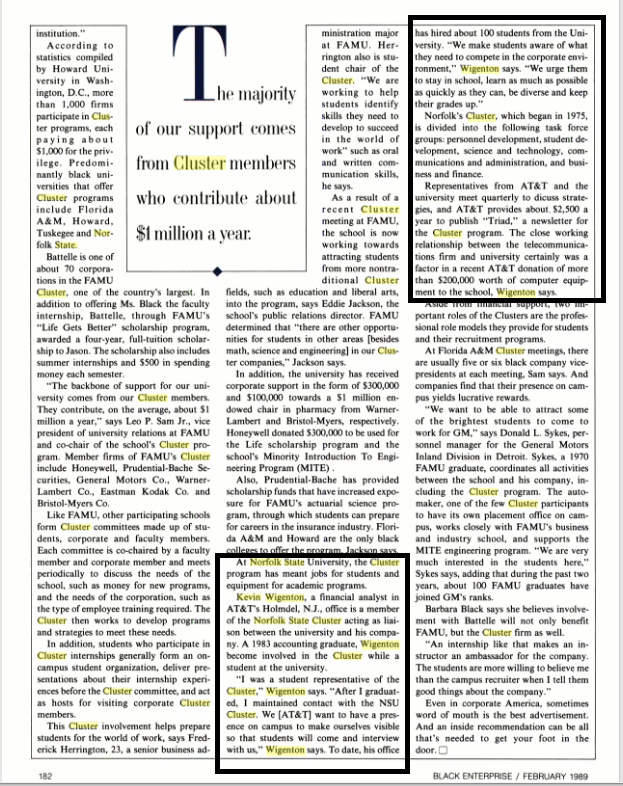
The Wigenton’s are active donors to their College:

<https://issuu.com/nsucommunicationsandmarketing/docs/59090_nsu_philanthropy_reportcroppe>

AT&T was more than happy to donate hundreds of thousands and keep hiring from a non- competitive university as it obviously was and continues to be near and dear to the Wigenton’s hearts.

Judge Wigenton obviously knew her husband worked for AT&T and AT&T paid substantial cash and has already hired over 100 students from this noncompetitive college. Yet incredibly did not inform assignment Judge Linares there was a substantial conflict of interest.

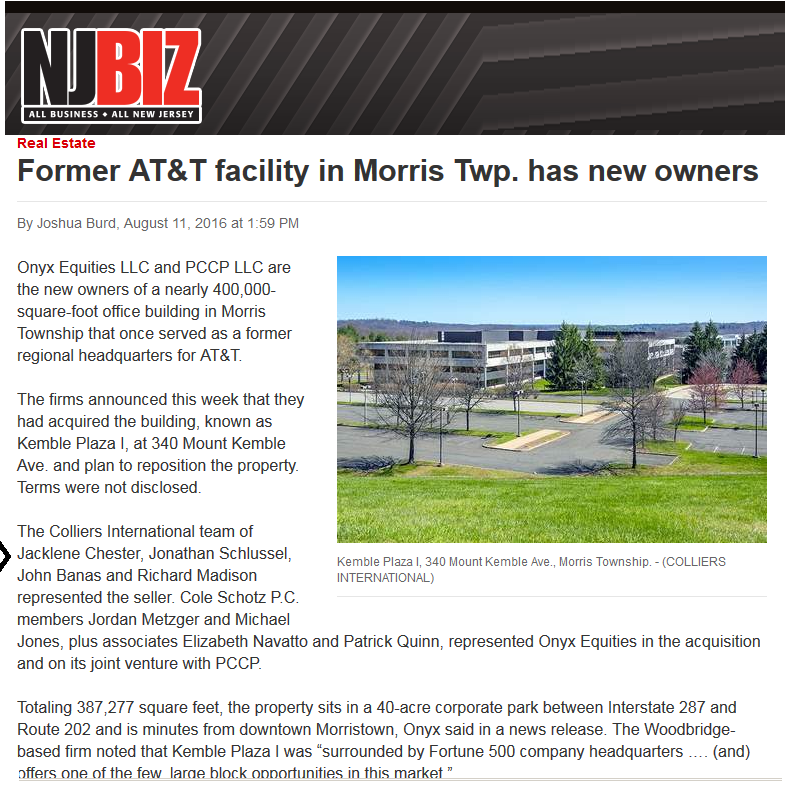
It appears as if Judge Wigenton wanted to thank AT&T for its support by totally disregarding the FCC 2007 Order. [[2]](#footnote-2)That FCC 2007 Order advised Judge Wigenton what the scope of the case was and advised her Court the 2006 referral did not expand the scope of the case. Judge Wigenton totally disregarded the answer to the moot question as well.

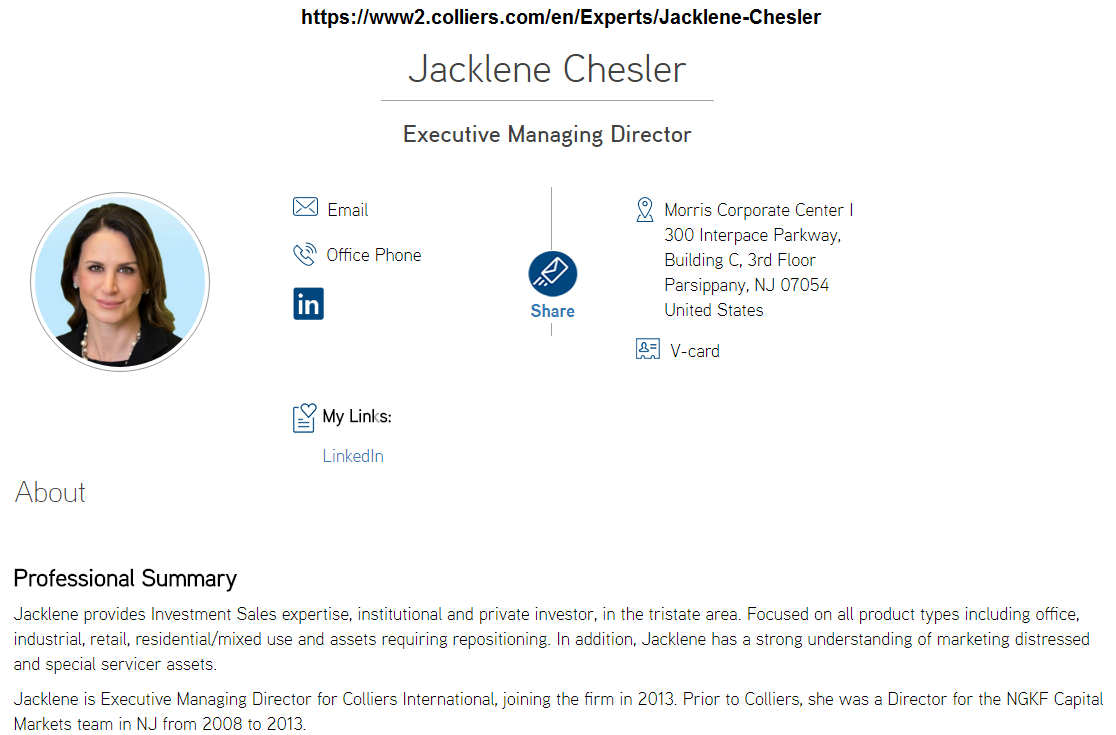
****

**ITEM IV) JUDGE CHESLER**

**Please Comment on AT&T’s business dealings with Jacklene Chesler and other issues…**

**ITEM I)** AT&T awarded as listing broker the Colliers group headed by **Jacklene Chesler** for sale of its enormous property. Bio on her site: <https://www2.colliers.com/en/experts/Jacklene-Chesler> Realtors have estimated property sold at auction for $75 million, resulting in **commissions in the millions.** Jacklene Chesler office isvery close to AT&T counsel Day Pitney office. Search: NJBIZ article “Former AT&T facility in Morris Twp. has new owners” By Joshua Burd, August 11, 2016”. Also, Jacklene Chesler appears to have wanted to avoid using “**Chesler**” name and gave the name Jacklene “**Chester**” to NJBIZ.[[3]](#footnote-3)

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Jacklene is using many different aliases (AKA’s), possibly to avoid using the Chesler name?[[4]](#footnote-4) Owns many millions of dollars of real estate (Denville, Hoboken, Normandy Beach). The public optics appear extremely biased towards favoring AT&T.

**Judge Chesler ITEM 2)** The [www.therobingroom.com](http://www.therobingroom.com) comments regarding this Courts bias to favoring AT&T is overwhelming: <http://www.therobingroom.com/Judge.aspx?ID=674> Just a few comments:

Comment #: 10263  
How did Judge Chesler get the AT&T Pension lawsuit? A judge **appointed by Bush** 4 years after the suit was filed dismisses the case after 11 years. **Bush was elected with the help of a very large donations from AT&T** and is good friends with many of the company executives. **It appears that the judge looked for every loophole available to dismiss the case** when the moral and ethical thing would have been to send the case to trial and let a jury decide. **Conflict of interest???**

Comment #: 18077  
Totally disgusted with Chesler's decision.   
He IS **politically biased** and has no concern regarding Constitutional Issues, even though they were raised multiple times against an agency.

Comment #: 5086  
Let defendants rejoice! In case after case, Judge Chesler **is the most obviously biased judge in the courthouse.** Rest assured that if he can't dismiss a claim under New Jersey law, he'll find another way to do it. A real disappointment.

Comment #: 10526  
How could a seemingly intelligent person, conclude there is **no merit to the case brought by the Management workers of AT&T**. It would be useful to share the logic that was applied to determine why legally and technically there was no foul on the part of AT&T when they stole my pension plan. At least IBM reversed their position on this same action once it was brought to their attention that this was discriminatory by the older, more than 15 years, work force. To say the least, I feel violated again. Thank you.

Comment #: 10342  
As a now retired management employee from AT&T I can tell you that the absolute very reason **the judge did not send it to jury is that the jury of our peers would clearly see that all evidence and documents (the vast majority having being acquired directly from AT&T own internal documents and presentations and from it's officers depositions) clearly show that AT&T did knowingly set about to do away with the Traditional Pension Plan for it's managers while instituting the Cash Balance Plan.** This applied only to management and not to occupational. Why? The simple answer is because they could do it to the managers with all it's wear-away and oppressive penalties (@6%/per year)for early commencement (commencing prior to age 55) and could not accomplish the same feat against all the bargained for occupational employees. Made me wonder exactly why I paid so high a price in sacrificing a great deal of my family time to execute those duties and expectation the company and my management expected of me. My Center never closed. It is open 7x24x265. Oh, and by the way, the executives of AT&T made sure that there were special provisions in place to protect them from any wear-away when Cash Balance came into play. **This protection was also made available as evidence to the judge from AT&T's own internal document. What a travesty of justice! My hope is that we win on appeal, this judge is unseated**

Comment #: 23374  
Disgusted with the way Chesler **plays favorites.** Harsh sentences, **very biased man.**

Plaintiffs were disturbed by politically biased comment, and statement that AT&T heavily funded Bush Jr and Sr campaigns and AT&T expected and got payback. Plaintiffs investigated and see assignment Judge Jose L Linares and the last 3 Judges all “just happened to be” appointed by Bush:

Jose L Linares <https://en.wikipedia.org/wiki/Jose_L._Linares> Appointed By: George W Bush

William G. Bassler <https://en.wikipedia.org/wiki/William_G._Bassler> Appointed By: George H. W Bush

Susan D. Wigenton <https://en.wikipedia.org/wiki/Susan_D._Wigenton> Appointed By: George W Bush

Stanley R. Chesler <https://en.wikipedia.org/wiki/Stanley_R._Chesler> Appointed By: George W Bush

The probability Judge Linares randomly assigned Judge Wigenton after Judge Bassler retired and then assigned Judge Chesler after Judge Wigenton was recused from the entire NJFDC pool is astronomical. The optics are Judge Linares was upset that Judge Wigenton was recused and handed the case to Judge Chesler who Judge Linares believed would; based upon case history help AT&T; and this screams extreme bias. [[5]](#footnote-5)

**ITEM III) Every Judge Chesler case** found involving AT&T seems to favor AT&T. Here are some and there are several more. [[6]](#footnote-6)

Plaintiffs will be contacting counsels for above cases. AT&T’s opposing counsels, individually or joint motion, Third Circuit to reopen its cases. <http://www.ca3.uscourts.gov/judicial-conduct-and-disability>

**ITEM IV)** **Chesler’s employed at AT&T Corp HQ:** The following were found online and there are many more. Even if these people are not related the bias optics are alarming.

[bc0879@att.com](mailto:bc0879@att.com) Bradley Chesler Lead Financial Analyst AT&T Corp HQ 208 S Akard St Dallas, TX

<http://obits.theadvocate.com/obituaries/theadvocate/obituary.aspx?n=bradley-h-chesler&pid=140215881>

[janice.chesler@att.com](mailto:janice.chesler@att.com) Janice Chesler Director-sales Training Telecommunications Resellers

**Al Inga President**

**Group Discounts, Inc.**

**7.22.18**

**EXHIBIT A**

**From:** [al@snapdining.com](mailto:al@snapdining.com) <[al@snapdining.com](mailto:al@snapdining.com)>   
**Sent:** Tuesday, May 08, 2018 11:22 AM  
**To:** 'rbrown@daypitney.com' <[rbrown@daypitney.com](mailto:rbrown@daypitney.com)>  
**Cc:** [ray@grimes4law.com](mailto:ray@grimes4law.com); 'Frank Arleo' <[Frank.Arleo@ArleoDonohue.com](mailto:Frank.Arleo@ArleoDonohue.com)>; 'Madelein.findley@fcc.gov' <[Madelein.findley@fcc.gov](mailto:Madelein.findley@fcc.gov)>; 'Matthew.Berry@fcc.gov' <[Matthew.Berry@fcc.gov](mailto:Matthew.Berry@fcc.gov)>; 'Meredith.AttwellBaker@fcc.gov' <[Meredith.AttwellBaker@fcc.gov](mailto:Meredith.AttwellBaker@fcc.gov)>; 'Michael.Copps@fcc.gov' <[Michael.Copps@fcc.gov](mailto:Michael.Copps@fcc.gov)>; 'Mignon.Clyburn@fcc.gov' <[Mignon.Clyburn@fcc.gov](mailto:Mignon.Clyburn@fcc.gov)>; 'Mike.ORielly@fcc.gov' <[Mike.ORielly@fcc.gov](mailto:Mike.ORielly@fcc.gov)>; 'Neil.Grace@fcc.gov' <[Neil.Grace@fcc.gov](mailto:Neil.Grace@fcc.gov)>; 'Richard.Welch@fcc.gov' <[Richard.Welch@fcc.gov](mailto:Richard.Welch@fcc.gov)>; 'Robert.McDowell@fcc.gov' <[Robert.McDowell@fcc.gov](mailto:Robert.McDowell@fcc.gov)>; 'Sharon.Gillett@fcc.gov' <[Sharon.Gillett@fcc.gov](mailto:Sharon.Gillett@fcc.gov)>; 'Sharon.Kelley@fcc.gov' <[Sharon.Kelley@fcc.gov](mailto:Sharon.Kelley@fcc.gov)>; 'Stephanie.Weiner@fcc.gov' <[Stephanie.Weiner@fcc.gov](mailto:Stephanie.Weiner@fcc.gov)>; 'Suzanne.Tetreault@fcc.gov' <[Suzanne.Tetreault@fcc.gov](mailto:Suzanne.Tetreault@fcc.gov)>; 'Zachary.Katz@fcc.gov' <[Zachary.Katz@fcc.gov](mailto:Zachary.Katz@fcc.gov)>; 'john.Ingle@fcc.gov' <[john.Ingle@fcc.gov](mailto:john.Ingle@fcc.gov)>; 'prosoftwarepack@yahoo.com' <[prosoftwarepack@yahoo.com](mailto:prosoftwarepack@yahoo.com)>; 'robert.ratcliffe@fcc.gov' <[robert.ratcliffe@fcc.gov](mailto:robert.ratcliffe@fcc.gov)>; 'Nicholas.Degani@fcc.gov' <[Nicholas.Degani@fcc.gov](mailto:Nicholas.Degani@fcc.gov)>; 'nick.degani@fcc.gov' <[nick.degani@fcc.gov](mailto:nick.degani@fcc.gov)>; 'Amy.Bender@fcc.gov' <[Amy.Bender@fcc.gov](mailto:Amy.Bender@fcc.gov)>; 'Deanne.Erwin@fcc.gov' <[Deanne.Erwin@fcc.gov](mailto:Deanne.Erwin@fcc.gov)>; 'eric.botker@fcc.gov' <[eric.botker@fcc.gov](mailto:eric.botker@fcc.gov)>; 'MeredithAttwell.Baker@fcc.gov' <[MeredithAttwell.Baker@fcc.gov](mailto:MeredithAttwell.Baker@fcc.gov)>; 'Jo Ann Dobransky' <[JoAnn.Dobransky@arleodonohue.com](mailto:JoAnn.Dobransky@arleodonohue.com)>; 'Pamela Arluk' <[Pamela.Arluk@fcc.gov](mailto:Pamela.Arluk@fcc.gov)>; 'ray@grimes4law.com' <[ray@grimes4law.com](mailto:ray@grimes4law.com)>; 'Phillip Okin' <[pokin@giantpackaging.com](mailto:pokin@giantpackaging.com)>; 'phillo@giantpackage.com' <[phillo@giantpackage.com](mailto:phillo@giantpackage.com)>; 'ray@grimes4law.com' <[ray@grimes4law.com](mailto:ray@grimes4law.com)>; Deena Shetler <[Deena.Shetler@fcc.gov](mailto:Deena.Shetler@fcc.gov)>; Pamela Arluk <[Pamela.Arluk@fcc.gov](mailto:Pamela.Arluk@fcc.gov)>; 'ray@grimes4law.com' <[ray@grimes4law.com](mailto:ray@grimes4law.com)>; 'Deena Shetler' <[Deena.Shetler@fcc.gov](mailto:Deena.Shetler@fcc.gov)>; 'Pamela Arluk' <[Pamela.Arluk@fcc.gov](mailto:Pamela.Arluk@fcc.gov)>; 'Randolph.Smith@fcc.gov' <[Randolph.Smith@fcc.gov](mailto:Randolph.Smith@fcc.gov)>; 'Jay.Keithley@fcc.gov' <[Jay.Keithley@fcc.gov](mailto:Jay.Keithley@fcc.gov)>; 'David.Gossett@fcc.gov' <[David.Gossett@fcc.gov](mailto:David.Gossett@fcc.gov)>; 'Eddie.Lazarus@fcc.gov' <[Eddie.Lazarus@fcc.gov](mailto:Eddie.Lazarus@fcc.gov)>; 'Jamilla.ferris@fcc.gov' <[Jamilla.ferris@fcc.gov](mailto:Jamilla.ferris@fcc.gov)>; 'Jane.Halprin@fcc.gov' <[Jane.Halprin@fcc.gov](mailto:Jane.Halprin@fcc.gov)>; 'Jennifer.Tatel@fcc.gov' <[Jennifer.Tatel@fcc.gov](mailto:Jennifer.Tatel@fcc.gov)>; 'Jessica.Rosenworcel@fcc.gov' <[Jessica.Rosenworcel@fcc.gov](mailto:Jessica.Rosenworcel@fcc.gov)>; 'Jim.Bird@fcc.gov' <[Jim.Bird@fcc.gov](mailto:Jim.Bird@fcc.gov)>; 'John.Williams2@fcc.gov' <[John.Williams2@fcc.gov](mailto:John.Williams2@fcc.gov)>; 'Jonathan.Adelstein@fcc.gov' <[Jonathan.Adelstein@fcc.gov](mailto:Jonathan.Adelstein@fcc.gov)>; 'Julie.Veach@fcc.gov' <[Julie.Veach@fcc.gov](mailto:Julie.Veach@fcc.gov)>; 'KJMWEB@fcc.gov' <[KJMWEB@fcc.gov](mailto:KJMWEB@fcc.gov)>; 'Karen.onyeue@fcc.gov' <[Karen.onyeue@fcc.gov](mailto:Karen.onyeue@fcc.gov)>; 'Kay.Richman@fcc.gov' <[Kay.Richman@fcc.gov](mailto:Kay.Richman@fcc.gov)>; 'Linda.Oliver@fcc.gov' <[Linda.Oliver@fcc.gov](mailto:Linda.Oliver@fcc.gov)>; 'Madelein.findley@fcc.gov' <[Madelein.findley@fcc.gov](mailto:Madelein.findley@fcc.gov)>; 'Matthew.Berry@fcc.gov' <[Matthew.Berry@fcc.gov](mailto:Matthew.Berry@fcc.gov)>; 'Meredith.AttwellBaker@fcc.gov' <[Meredith.AttwellBaker@fcc.gov](mailto:Meredith.AttwellBaker@fcc.gov)>; 'Michael.Copps@fcc.gov' <[Michael.Copps@fcc.gov](mailto:Michael.Copps@fcc.gov)>; 'Mignon.Clyburn@fcc.gov' <[Mignon.Clyburn@fcc.gov](mailto:Mignon.Clyburn@fcc.gov)>; 'Mike.ORielly@fcc.gov' <[Mike.ORielly@fcc.gov](mailto:Mike.ORielly@fcc.gov)>; 'Neil.Grace@fcc.gov' <[Neil.Grace@fcc.gov](mailto:Neil.Grace@fcc.gov)>; 'Patrick.Carney@fcc.gov' <[Patrick.Carney@fcc.gov](mailto:Patrick.Carney@fcc.gov)>; 'Richard.Welch@fcc.gov' <[Richard.Welch@fcc.gov](mailto:Richard.Welch@fcc.gov)>; 'Robert.McDowell@fcc.gov' <[Robert.McDowell@fcc.gov](mailto:Robert.McDowell@fcc.gov)>; 'Sharon.Gillett@fcc.gov' <[Sharon.Gillett@fcc.gov](mailto:Sharon.Gillett@fcc.gov)>; 'Sharon.Kelley@fcc.gov' <[Sharon.Kelley@fcc.gov](mailto:Sharon.Kelley@fcc.gov)>; 'Stephanie.Weiner@fcc.gov' <[Stephanie.Weiner@fcc.gov](mailto:Stephanie.Weiner@fcc.gov)>; 'Suzanne.Tetreault@fcc.gov' <[Suzanne.Tetreault@fcc.gov](mailto:Suzanne.Tetreault@fcc.gov)>; 'Zachary.Katz@fcc.gov' <[Zachary.Katz@fcc.gov](mailto:Zachary.Katz@fcc.gov)>; 'john.Ingle@fcc.gov' <[john.Ingle@fcc.gov](mailto:john.Ingle@fcc.gov)>; 'prosoftwarepack@yahoo.com' <[prosoftwarepack@yahoo.com](mailto:prosoftwarepack@yahoo.com)>; 'robert.ratcliffe@fcc.gov' <[robert.ratcliffe@fcc.gov](mailto:robert.ratcliffe@fcc.gov)>; 'Frank Arleo' <[Frank.Arleo@arleodonohue.com](mailto:Frank.Arleo@arleodonohue.com)>; 'Nicholas.Degani@fcc.gov' <[Nicholas.Degani@fcc.gov](mailto:Nicholas.Degani@fcc.gov)>; 'nick.degani@fcc.gov' <[nick.degani@fcc.gov](mailto:nick.degani@fcc.gov)>; 'Amy.Bender@fcc.gov' <[Amy.Bender@fcc.gov](mailto:Amy.Bender@fcc.gov)>; 'Deanne.Erwin@fcc.gov' <[Deanne.Erwin@fcc.gov](mailto:Deanne.Erwin@fcc.gov)>; 'eric.botker@fcc.gov' <[eric.botker@fcc.gov](mailto:eric.botker@fcc.gov)>; 'MeredithAttwell.Baker@fcc.gov' <[MeredithAttwell.Baker@fcc.gov](mailto:MeredithAttwell.Baker@fcc.gov)>; 'Jo Ann Dobransky' <[JoAnn.Dobransky@arleodonohue.com](mailto:JoAnn.Dobransky@arleodonohue.com)>; Deena Shetler <[Deena.Shetler@fcc.gov](mailto:Deena.Shetler@fcc.gov)>; Pamela Arluk <[Pamela.Arluk@fcc.gov](mailto:Pamela.Arluk@fcc.gov)>; 'martha\_tomich@cadc.uscourts.gov' <[martha\_tomich@cadc.uscourts.gov](mailto:martha_tomich@cadc.uscourts.gov)>; 'Jane.Halprin@fcc.gov' <[Jane.Halprin@fcc.gov](mailto:Jane.Halprin@fcc.gov)>; [**jcasello@cvclaw.net**](mailto:jcasello@cvclaw.net)**; 'William Ziff' <**[**william.ziff@judiciary.state.nj.us**](mailto:william.ziff@judiciary.state.nj.us)**>;** 'Nancy\_Dunn@cadc.uscourts.gov' <[Nancy\_Dunn@cadc.uscourts.gov](mailto:Nancy_Dunn@cadc.uscourts.gov)>; **'Elizabeth A. Herman' <**[**HermanE@dcodc.org**](mailto:HermanE@dcodc.org)**>;** 'Stephanie Pan' <[Stephanie.Pan@TEXASBAR.COM](mailto:Stephanie.Pan@TEXASBAR.COM)>; 'Nancy\_Dunn@cadc.uscourts.gov' <[Nancy\_Dunn@cadc.uscourts.gov](mailto:Nancy_Dunn@cadc.uscourts.gov)>; 'jlegnard@nycourts.gov' <[jlegnard@nycourts.gov](mailto:jlegnard@nycourts.gov)>; 'Jane.Halprin@fcc.gov' <[Jane.Halprin@fcc.gov](mailto:Jane.Halprin@fcc.gov)>  
**Subject:** Richard Brown & General Counsel David McAtee

Richard Brown & David R. McAtee

AT&T counsel Joseph Guerra (a Washington DC based counsel) was brought in pro hac vice to do oral argument for both NJFDC Judges William Bassler on Thursday, May 25, 2006 and Judge Susan Wigenton March 18, 2015.

Mr Guerra also practices before the FCC. As you are aware Mr Guerra engaged in many misrepresentations in both Oral arguments. Plaintiffs believed that FCC Ethics Director Patrick Carney would have jurisdiction over Mr Guerra since he practiced before the FCC. Mr Carney corrected my belief and advised FCC ethics can only pursue Mr Guerra for misrepresentations made to the FCC not the fraud he pulled on Judges Bassler and Wigenton at NJFDC.

Below is the FCC ethics response to the procedural question on jurisdiction in which he also copied the Ethics staffs (NJ Office of Attorney Ethics: William Ziff & Joseph Casello) (DC Bar Elizabeth Herman), (DC Circuit Court Nancy Dunn) and DC Legal Director Martha Tomich, FCC case managers Deena Shetler and Pam Arluk, and 800 Services, Inc., president Phil Okin. 800 Services, Inc. was interested in jurisdiction question as well as Richard Brown in 1995 defrauded Judge Politan’s Court regarding the July 22, 1994 restructured contract being a post June 17, 1994 plan.

**From:** Patrick Carney <[Patrick.Carney@fcc.gov](mailto:Patrick.Carney@fcc.gov)>   
**Sent:** Friday, June 16, 2017 1:29 PM  
**To:** AT&T FRAUD CASE <[hereismybid@optonline.net](mailto:hereismybid@optonline.net)>; [prosoftwarepack@yahoo.com](mailto:prosoftwarepack@yahoo.com); 'Phillip Okin' <[pokin@giantpackaging.com](mailto:pokin@giantpackaging.com)>; Deena Shetler <[Deena.Shetler@fcc.gov](mailto:Deena.Shetler@fcc.gov)>; Rule 1.24 <[Rule1.24@fcc.gov](mailto:Rule1.24@fcc.gov)>; Pamela Arluk <[Pamela.Arluk@fcc.gov](mailto:Pamela.Arluk@fcc.gov)>; **'Elizabeth A. Herman' <**[**HermanE@dcobc.org**](mailto:HermanE@dcobc.org)**>;** [**jcasello@cvclaw.net**](mailto:jcasello@cvclaw.net)**; ''William Ziff'' <**[**william.ziff@judiciary.state.nj.us**](mailto:william.ziff@judiciary.state.nj.us)**>;** [martha\_tomich@cadc.uscourts.gov](mailto:martha_tomich@cadc.uscourts.gov); [Nancy\_Dunn@cadc.uscourts.gov](mailto:Nancy_Dunn@cadc.uscourts.gov)  
**Subject:** RE: Patrick---You need to be Quarterback for NJ, DC Bar, and DC Circuit ethics staffs

No, that’s not correct.  In the case of an attorney misconduct complaint, the attorney against whom the complaint is filed must practice before the FCC and the alleged misconduct must have taken place within the Commission’s jurisdiction or a state bar having jurisdiction over the attorney must have issued a ruling that the attorney failed to conform to its standards of ethical conduct.

Ethics Directory Carney corrected plaintiffs that the FCC ethics could not pursue AT&T’s counsels for any misrepresentations made to NJ, even if the counsels practiced before the FCC. However, Mr Carney multiple times let the State Bar Ethics staffs know that FCC Ethics would be happy to assist the State Bars if they had any questions. Texas State Bar Ethics Counsel also now included in these emails….

**From:** Patrick Carney <[Patrick.Carney@fcc.gov](mailto:Patrick.Carney@fcc.gov)>   
**Sent:** Friday, August 18, 2017 1:53 PM  
**To:** Savings Sites <[al@databaseemailer.info](mailto:al@databaseemailer.info)>; 'Phillip Okin' <[pokin@giantpackaging.com](mailto:pokin@giantpackaging.com)>; [phillo@giantpackage.com](mailto:phillo@giantpackage.com)  
**Cc:** **Elizabeth A. Herman <**[**HermanE@dcobc.org**](mailto:HermanE@dcobc.org)**>;** [**jcasello@cvclaw.net**](mailto:jcasello@cvclaw.net); 'Stephanie Pan' <[Stephanie.Pan@TEXASBAR.COM](mailto:Stephanie.Pan@TEXASBAR.COM)>; 'CAAP' <[Mail.CAAP@TEXASBAR.COM](mailto:Mail.CAAP@TEXASBAR.COM)>; **'William Ziff' <**[**william.ziff@judiciary.state.nj.us**](mailto:william.ziff@judiciary.state.nj.us)**>  
Subject:** RE: ETHICS: Elizabeth Herman please provide instructions..

Mr. Inga – As I have advised you, if the officials of either bar have any such questions, we will be **happy to assist them.**

**From:** Patrick Carney [<mailto:Patrick.Carney@fcc.gov>]   
**Sent:** Friday, March 03, 2017 8:55 AM  
**To:** Town News <[townnews@optonline.net](mailto:townnews@optonline.net)>; Deena Shetler <[Deena.Shetler@fcc.gov](mailto:Deena.Shetler@fcc.gov)>; [**HermanE@dcobc.org**](mailto:HermanE@dcobc.org)**;** Jay Keithley <[Jay.Keithley@fcc.gov](mailto:Jay.Keithley@fcc.gov)>; [Nancy\_Dunn@cadc.uscourts.gov](mailto:Nancy_Dunn@cadc.uscourts.gov); Pamela Arluk <[Pamela.Arluk@fcc.gov](mailto:Pamela.Arluk@fcc.gov)>; Rule 1.24 <[Rule1.24@fcc.gov](mailto:Rule1.24@fcc.gov)>; [**jcasello@cvclaw.net**](mailto:jcasello@cvclaw.net)**;** [martha\_tomich@cadc.uscourts.gov](mailto:martha_tomich@cadc.uscourts.gov); [prosoftwarepack@yahoo.com](mailto:prosoftwarepack@yahoo.com); [ray@grimes4law.com](mailto:ray@grimes4law.com); [**william.ziff@judiciary.state.nj.us**](mailto:william.ziff@judiciary.state.nj.us)**;** 'Frank Arleo' <[Frank.Arleo@arleodonohue.com](mailto:Frank.Arleo@arleodonohue.com)>; 'Jo Ann Dobransky' <[JoAnn.Dobransky@arleodonohue.com](mailto:JoAnn.Dobransky@arleodonohue.com)>  
**Subject:** RE: ETHICS: Can we now coordinate to address the multiple frauds?

Mr. Inga – Yes, as I stated in my initial email, if officials of any of the state bars have questions about which they would like to consult with us, we are available for that purpose.

**From:** Town News <[townnews@optonline.net](mailto:townnews@optonline.net)>   
**Sent:** Friday, March 03, 2017 12:20 PM  
**To:** 'Patrick Carney' <[Patrick.Carney@fcc.gov](mailto:Patrick.Carney@fcc.gov)>; 'Deena Shetler' <[Deena.Shetler@fcc.gov](mailto:Deena.Shetler@fcc.gov)>; **'HermanE@dcobc.org' <**[**HermanE@dcobc.org**](mailto:HermanE@dcobc.org)>; 'Jay Keithley' <[Jay.Keithley@fcc.gov](mailto:Jay.Keithley@fcc.gov)>; 'Nancy\_Dunn@cadc.uscourts.gov' <[Nancy\_Dunn@cadc.uscourts.gov](mailto:Nancy_Dunn@cadc.uscourts.gov)>; 'Pamela Arluk' <[Pamela.Arluk@fcc.gov](mailto:Pamela.Arluk@fcc.gov)>; 'Rule 1.24' <[Rule1.24@fcc.gov](mailto:Rule1.24@fcc.gov)>; **'jcasello@cvclaw.net'** **<**[**jcasello@cvclaw.net**](mailto:jcasello@cvclaw.net)>; 'martha\_tomich@cadc.uscourts.gov' <[martha\_tomich@cadc.uscourts.gov](mailto:martha_tomich@cadc.uscourts.gov)>; 'prosoftwarepack@yahoo.com' <[prosoftwarepack@yahoo.com](mailto:prosoftwarepack@yahoo.com)>; 'ray@grimes4law.com' <[ray@grimes4law.com](mailto:ray@grimes4law.com)>; **'william.ziff@judiciary.state.nj.us' <**[**william.ziff@judiciary.state.nj.us**](mailto:william.ziff@judiciary.state.nj.us)>; 'Jo Ann Dobransky' <[JoAnn.Dobransky@arleodonohue.com](mailto:JoAnn.Dobransky@arleodonohue.com)>; [ray@grimes4law.com](mailto:ray@grimes4law.com)  
**Subject:** RE: ETHICS: Can we now coordinate to address the multiple frauds?

Patrick

Great to hear the FCC ethics staff will assist the State Ethics staffs.

I am working on a document that will detail that the FCC’s involvement in this case is now over that the Circulation review has been completed.

I think it will enable NJ and DC Bar and DC Circuit Court to begin their investigations. The evidence is overwhelming that AT&T counsels have intentionally engaged in numerous frauds on the NJFDC, FCC and the DC Circuit Court.

Thank you

Al Inga President

Group Discounts, Inc.

1. Born is Neptune New Jersey Wigenton grew up with three brothers in a sports-oriented family headed by her pastor father, she graduated from [Norfolk State University](https://wikivividly.com/wiki/Norfolk_State_University) with her [Bachelor of Arts](https://wikivividly.com/wiki/Bachelor_of_Arts) degree in 1984 and later from [The College of William & Mary Law School](https://wikivividly.com/wiki/The_College_of_William_%26_Mary_Law_School) with a [Juris Doctor](https://wikivividly.com/wiki/Juris_Doctor) in 1987. [↑](#footnote-ref-1)
2. FCC 2007 Order explicitly advised Judge Wigenton what the scope of the 1996 referral was and that the DC Court Corrected the FCC and the 2006 referral was moot. Hard to fathom that a non-biased Judge would have a hard time with these FCC 2007 statements:

   **SCOPE OF CASE:**

   “Specifically, the Commission was asked to determine '''whether section 2.1.8 [of AT&T's Tariff FCC No.2] permits an aggregator to transfer traffic under a [tariffed] plan without transferring the plan itself in the same transaction.",6 In its *Order* 011 *Primary Jurisdiction Referral****,* the FCC initially concluded that section 2.1.8 did not apply to transfers oftraffic alone.'** The United States Court of Appeals for the District of Columbia Circuit, however, **found that conclusion to be incorrect.**

   **THE 2006 REFERRAL WAS MOOT:**  
   As discussed in the 2003 Order on Primary Jurisdiction Referral, the Commission has broad discretion under the **Administrative Procedure Act and Commission rules to decide whether a declaratory ruling is necessary to terminate a controversy or remove uncertainty**. When, as here, a petition for declaratory ruling derives from a primary jurisdiction referral, the Commission also will seek to assist the referring court by resolving issues arising under the Act. That is our goal here. **The district court's June 2006 order does not expand the scope of the issue previously presented.** Rather, we have been asked to interpret the scope of section 2.1.8 of AT&T's Tariff No.2, a matter already **extensively briefed by the parties**." [↑](#footnote-ref-2)
3. “The Colliers International team of Jacklene **Chester,** Jonathan Schlussel, John Banas and Richard Madison represented the seller. [↑](#footnote-ref-3)
4. <https://www.fastpeoplesearch.com/ms-jacklene-m-chesler_id_G-1579823040596549935> **Ms Jacklene M CheslerAKA:** Jacklene C Silla , Jacklene M Silla , Jacklene M Cheslersilla , Jacklene Cheslersilla , Chesler Jacklene , Jacklene M Chester , Chesler Jacklen **Related to:** [Aaron H Chesler](https://www.fastpeoplesearch.com/aaron-h-chesler_id_G-3127447218581459267) , [Carolyn A Schneider](https://www.fastpeoplesearch.com/carolyn-a-schneider_id_G3589600069001249249) , [Diana M Chesler](https://www.fastpeoplesearch.com/diana-m-chesler_id_G-2299640765514914076) , [Margaret Chesler](https://www.fastpeoplesearch.com/margaret-chesler_id_G8097236375252846970) , [Michael J Silla](https://www.fastpeoplesearch.com/michael-j-silla_id_G5303577891239936023) , [Ann Marie Silla](https://www.fastpeoplesearch.com/ann-marie-silla_id_G-8367851952483648076) , [Beverly Rose Chesler](https://www.fastpeoplesearch.com/beverly-rose-chesler_id_G-3408890993940249665)  [↑](#footnote-ref-4)
5. None of these Judges understood: (1) what a remand is despite DC Court Order and FCC 2007 Orders stated the DC Order is not a remand but a correction of the FCC. Also, the DC Court Legal Director Tomich and the FCC Office of General Counsel also stated the DC Order was not a remand. (2) None of these Judges questioned why AT&T in 23 years can’t submit evidence to support its FCC denied defenses---despite its counsel claiming it has done many thousands of traffic only transfers? (3) None of these Judges read the non-vacated May 1995 Court Order denied AT&T’s defenses. (4) None of these Judges read Third Circuit referral stated AT&T’s defenses were withdrawn and thus not part of the tariff to assert? (5) None of these Judges read the FCC 2003 Order which stated the only issue to resolve was account movement? (6) Judge Wigenton and Judge Chesler were given the FCC 2007 Order explicitly advising their Courts that FCC 2007 Order which stated: “The District Court’s 2006 Referral does not expand the scope of the original 1996 referral” and yet despite this explicit statement, the Judges Wigenton and Judge Chesler choose to ignore it and alternatively believe the FCC staff **has been lazy no goods for 13 years** in refusing to interpret the moot 2006 referral---when the FCC staff has stated that if the case were a remand it would have been done within a year. [↑](#footnote-ref-5)
6. [**DIGITAL TECHNOLOGY LICENSING LLC v. AT&T MOBILITY LLC ...**](https://www.google.com/url?sa=t&rct=j&q=&esrc=s&source=web&cd=10&cad=rja&uact=8&ved=0ahUKEwiI2prZusDbAhWS0YMKHVjRA3UQFghSMAk&url=https%3A%2F%2Fwww.plainsite.org%2Fdockets%2F2xv2tehcy%2Fnew-jersey-district-court%2Fdigital-technology-licensing-llc-v-atandampt-mobility-llc%2F&usg=AOvVaw2n0qtasy6yXRn-Be5JO8wQ)

   [*https://www.plainsite.org/.../digital-technology-licensing-llc-v-atandampt-mobility-llc/*](https://www.plainsite.org/.../digital-technology-licensing-llc-v-atandampt-mobility-llc/)

   Jan 13, 2017 - *AT&T* MOBILITY LLC Federal Civil Lawsuit New Jersey District Court, Case No. 2:07-cv-05454. District ***Judge Stanley R*. *Chesler*,** presiding

   **AT&T Cleared in Cash Balance Suit** | PLANADVISER <https://www.planadviser.com/att-cleared-in-cash-balance-suit/>

   [**Chessler-Unregulated-Enterprises-March-86 - Institute of Public Utilities**](http://ipu.msu.edu/wp-content/uploads/2016/12/Chessler-Unregulated-Enterprises-March-86-1.pdf)

   *ipu.msu.edu/wp-content/uploads/.../Chessler-Unregulated-Enterprises-March-86-1.pdf* holding companies, including *AT&T*, even on an informal basis. xii ..... 23See Manley *R*. Irwin and Kenneth B. *Stanley*, "Regulatory. Circumvention and the Holding .... 13-17, 53-66; and *Honorable Stanley* York, "Proposed Telecommunications. [**LOWENSTEIN SANDLER LLP Kenneth A. Rosen, Esq ... - Cases**](file:///C:\Users\Alfonse\Desktop\LOWENSTEIN%20SANDLER%20LLP%20Kenneth%20A.%20Rosen,%20Esq%20...%20-%20Cases)[*https://cases.primeclerk.com/crumbs/Home-DownloadPDF?id1=NDE5MTk=&id2*](https://cases.primeclerk.com/crumbs/Home-DownloadPDF?id1=NDE5MTk=&id2)*...*Aug 7, 2014 - Relationship to Debtors. *AT&T*. Creditor. New Cingular Wireless .... Honorable Gloria M. Burns, Chief Judge ... *Honorable Stanley R*. *Chesler*. [↑](#footnote-ref-6)