

CJC-07-240

Polize Give me a New Judge
any relief - Doc - etc. Thanks

9/1/07
201-1431

Good Mornin

Donna Rauther

SEP 05 2007

what I would like to inform you:
That Durin Senticin - from Mohave
County Kinkman, Judge Conn, Got off
of the judges bench - Went down to set
at the table, Put his feet up at the
table - Judge Conn - Said Come over here
in front of me, in front of the bench
He put his head back, Roted his back
looking toward the ceiling - Stuck his
tongue out, Roted his tongue around
Judge Conn keep looking at me - He
said you & Dustin, a 15 year old boy
Consented to Sex - Didnt you? Time and
again, He told me - Well you and Dustin
Consented to Having Sex - you took Dustin
Pants Down, Had an Oral Sex with Dustin,
you both Consented? Didnt you?

I had Pled guilty - No - Sex -
Went to trial I Pled No - Sex to
Dustin nor to him to me. For about
45 minutes, Judge Conn - Had Suggested
to me - My - Public Defender The
Prosecutor, Judge Conn Had Suggested
to them, me, That a Crime of oral Sex
with Dustin Rots a 15 year Old, Suspecting
to the State - a No - 2 felony of oral Sex
between, both of us - Dustin & me, Had
Happen, Both of us said Judge Conn, Consented

To Sex - I told judge Conn - No - I Plead
Not Guilty to oral Sex - with Dustin -

The jury ask after, stoppage deliberation,
to ask that judge Conn - Public Defender,
The State Prosecutor, The jury said could

there be a lesser charge. from a No -
2 felony oral sexual result, could the No-1 charge

No-2 felony be dropped to a misdemeanor -
Below a No-6 felony - after the judge Conn
made a trial - The Prosecutor, Mark Smith,

Disguised, The No-1 charge, No-2 felony,
oral Sex, Sexual result, to be dropped
if possible to a misdemeanor, They said -

No - the charge of oral Sex & Sexual result
oral copulation - Has to stay at least
to a 6 felony - Sexual Contact -

The jury found me guilty -
No-6 felony

after the judge Conn, had more
than suggested for me to Confess a No -
2 felony with Dustin - Sexual result
Suggestion from judge Conn

I had had a No-2 felony,
a suggestion - Both of us had consented
to Sex - after being found guilty
other than - a No-2 felony - But
me Dustin - By Law I had not
consented to (Sex -) No-2 felony

Non Did I -
I'm asking that, the committee, charge false Sex charges

CJC-07-240

(2)

against Judge Conn - During Sentencing
the charges of a No 2 felony No-1
Charge, oral Cupulation Sexual assault
against a No-15 year old Boy, Charged
also by the judge - We had
Consented to Sex - No-2 Sexual
assault - Charged to Me - with
drew - By the jury
Told to exist No-2 felony by
Judge Conn - Both Dustin
Judge Conn said - Both had
Had a consensual Sex - Oral Cupulation
No-2 Sexual assault by me
on a No-15 year old Boy
This is Not True -
The jury trial said - Mr. Prather
had Sexual Contact with a minor
I'm asking Judge Conn be
Sensored, from any charges
labeled against me During
Grand jury Indictment - through
trial, to be Dismissed
Due to false charges of the Prosecutor
Mark Smith - Judge Conn -
Both Mathew Smith Prosecutor
and Judge Conn - Suggested a No 2 felony
No-1 charge were Not true and the
State Continued to Charge me for a No 2 felony
Sexual assault, knowing it was unconvincing to Do So -

CJC-07-240 (2)

Dustin Koets The 15 year old Boy
Story that a No 2 felony - occupation
Sexual assault - That was Not the Case By
Dustin - The jury Said Dustin Simply
lied - a No-6 felony Sexual Conduct
was the result

all Partys Both By The
Grandjury - Prosecutor, Public Defender
Office - Judge Conn, Dustin Koets 15yr -
Showed all Partys Lied
During Trial - for one
Thing or another

Im asking for the release of
any Contact of Judge Conn -
for I can have a New Judge
and to seek - release of any
charges Due to the State Witnesses
who Suggested I had No 2 felony
after the jury Said No - No-2 felony
respectfully yours,

Mr. Donald J. Prather
165-1431

5A, 35 Central

approx Sentence Feb 3 02