



IN THE ALABAMA COURT OF THE JUDICIARY

IN THE MATTER OF:)
HENRY P. ALLRED,) Court of the Judiciary
DISTRICT JUDGE,) Case No. 53
WALKER COUNTY, AL)

ANSWER TO COMPLAINT

COMES NOW Judge Henry P. Allred and answers the heretofore filed Complaint as follows:

1. Admits.
2. Admits that the Complaint charges Judge Allred with certain violations, and he denies being guilty of any of said violations.
3. Denies and demands strict proof thereof.
4. Denies and demands strict proof thereof.
5. Admits.
6. Judge Allred is without sufficient knowledge to admit or deny the allegations contained in paragraph 6 and demands strict proof thereof.
7. Admits.
8. Judge Allred is without sufficient knowledge to admit or deny the allegations contained in paragraph 8 and demands strict proof thereof.
9. Denies and demands strict proof thereof.
10. Admits.
11. Judge Allred is without sufficient knowledge to admit or deny the allegations contained in paragraph 11 and demands strict proof thereof.
12. Admits.
13. Denies and demands strict proof thereof.

14. Admits.
15. Denies and demands strict proof thereof.
16. Admits.
17. Judge Allred is without sufficient knowledge to admit or deny the allegations contained in paragraph 17 and demands strict proof thereof.
18. Judge Allred is without sufficient knowledge to admit or deny the allegations contained in paragraph 18 and demands strict proof thereof.
19. Judge Allred is without sufficient knowledge to admit or deny the allegations contained in paragraph 19 and demands strict proof thereof.
20. Judge Allred is without sufficient knowledge to admit or deny the allegations contained in paragraph 20 and demands strict proof thereof.
21. Judge Allred is without sufficient knowledge to admit or deny the allegations contained in paragraph 21 and demands strict proof thereof.
22. Judge Allred is without sufficient knowledge to admit or deny the allegations contained in paragraph 22 and demands strict proof thereof.
23. Judge Allred is without sufficient knowledge to admit or deny the allegations contained in paragraph 23 and demands strict proof thereof.
24. Judge Allred is without sufficient knowledge to admit or deny the allegations contained in paragraph 24 and demands strict proof thereof.
25. Judge Allred is without sufficient knowledge to admit or deny the allegations contained in paragraph 25 and demands strict proof thereof.
26. Judge Allred is without sufficient knowledge to admit or deny the allegations contained in paragraph 26 and demands strict proof thereof.

27. Admits.
28. Admits.
29. Admits.
30. Admits.
31. Admits.
32. Denies and demands strict proof thereof.
33. Denies and demands strict proof thereof.
34. Admits.
35. Admits.
36. Admits.
37. Admits.
38. Admits.
39. Denies and demands strict proof thereof.
40. Judge Allred is without sufficient knowledge to admit or deny the allegations contained in paragraph 40 and demands strict proof thereof.
41. Judge Allred is without sufficient knowledge to admit or deny the allegations contained in paragraph 41 and demands strict proof thereof.
42. Judge Allred is without sufficient knowledge to admit or deny the allegations contained in paragraph 42 and demands strict proof thereof.
43. Judge Allred is without sufficient knowledge to admit or deny the allegations contained in paragraph 43 and demands strict proof thereof.
44. Admits.

45. Judge Allred admits that paragraph 45 contains a portion of the conversation that took place but to the extent paragraph 45 purports to be the entire conversation Judge Allred denies and demands strict proof thereof.

46. Judge Allred is without sufficient knowledge to admit or deny the allegations contained in paragraph 46 and demands strict proof thereof.

47. Denies and demands strict proof thereof.

48. Admits.

49. Judge Allred was not present when the conversation occurred and is therefore without sufficient knowledge to admit or deny and demands strict proof thereof.

50. Denies and demands strict proof thereof.

51. Admits.

52. Admits.

53. Admits.

54. Denies and demands strict proof thereof.

55. Denies and demands strict proof thereof.

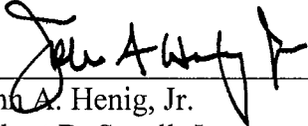
56. Denies and demands strict proof thereof.

57. Denies and demands strict proof thereof.

58. Denies and demands strict proof thereof.

59. Denies and demands strict proof thereof.

Respectfully submitted this 16th day of October, 2019.

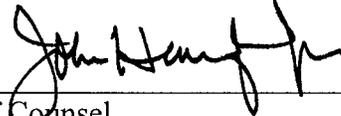


John A. Henig, Jr.
Robert D. Segall, Jr.
Copeland, Franco, Screws & Gill, P.A.
444 South Perry Street
Montgomery, AL 36104
Telephone: 334-834-1180
Facsimile: 334-834-3172
Email: henig@copelandfranco.com
Email: segall@copelandfranco.com

CERTIFICATE OF SERVICE

I hereby certify that on the 16th day of October, 2019 I served a copy of the foregoing via electronic mail and U.S. Mail on the following:

Elizabeth C. Bern
Alabama Judicial Inquiry Commission
P.O. Box 303400
Montgomery, AL 36130-3400
Email: Elizabeth.bern@jic.alabama.gov



Of Counsel