

## IN THE SUPREME COURT OF THE STATE OF WISCONSIN

In the Matter of Judicial Disciplinary Proceedings Against the Honorable Michael J. Gableman

FILED

FEB **2 7** 2009

**Judicial Commission's Statement of Facts** Case No. 2008AP002458-J

Wisconsin Judicial Commission, \* Complainant

**CLERK OF SUPREME COURT OF WISCONSIN** 

v.

The Honorable Michael J. Gableman, Respondent.

- The Wisconsin Judicial Commission ("Commission") is organized under Wis. Stat. §§ 757.81 to 757.99 (2005-06)<sup>1</sup> and is charged with the responsibility of investigating allegations of misconduct by members of the Wisconsin judiciary. Upon a finding of probable cause that a judge has engaged in misconduct, the Commission is required to file a complaint with the Supreme Court.
- At all times material to this proceeding, the Honorable Michael J. Gableman 2. "Judge Gableman") was a judge of the Burnett County Circuit Court and thus a judge within the meaning of Wis. Stat. § 757.81(3).
- At all times material to this proceeding, Judge Gableman was a candidate for the 3. office of Wisconsin Supreme Court Justice and thus a "candidate" for judicial office pursuant to SCR 60.01(2), Wisconsin Code of Judicial Conduct.
- On April 30, 2008 the Commission notified Judge Gableman that it was 4. investigating allegations of his possible misconduct.

<sup>&</sup>lt;sup>1</sup> All subsequent references to the Wisconsin Statutes are to the 2005-06 version unless otherwise indicated.

- 5. On July 15, 2008 the Commission notified Judge Gableman of the substance of the allegations contained in the Complaint in this proceeding.
- 6. Judge Gableman responded to the allegations referenced in paragraph 5 with a written submission on August 14, 2008 and by appearing in person, with counsel, before the Commission on August 21, 2008.
- 7. After considering Judge Gableman's written submission and his and his counsel's statements to the Commission, the Commission found probable cause to believe that Judge Gableman willfully had violated SCR 60.06(3)(c), Wisconsin Code of Judicial Conduct.
- 8. In relevant part, SCR 60.06(3)(c) states that a candidate for judicial office shall not knowingly, or with reckless disregard for the statement's truth or falsity, misrepresent the identity, qualifications, present position, or other fact concerning the candidate or an opponent.
- 9. The underlying facts giving rise to the Commission's Complaint are these:
  - A. In his campaign for Justice of the Wisconsin Supreme Court, Judge Gableman was opposed by then incumbent Justice Louis Butler.
  - B. Prior to March 14, 2008, Judge Gableman's advisors told him that a third-party political group had come out with a very devastating ad and that his campaign needed to get an ad up and running within a few days to compare and contrast the backgrounds of the two candidates.
  - C. The ad then produced was in response to a series of ads promoting the election of Justice Butler by third-party political groups, which Judge



Gableman and his campaign considered to have been blistering, negative, and false about Judge Gableman.

- D. Although urged by his campaign to release the responsive ad as soon as possible, Judge Gableman insisted first upon reviewing the entire video presentation because he wanted to make sure he understood what was going on, not just what the words in the ad were.
- E. After receiving the text of the ad, and the video of the ad, Judge Gableman was not pleased with the "tone" of the ad.
- F. Accordingly, Judge Gableman delayed the release of the ad for a week while trying to work out possible other endings to the ad. Ultimately, however, he did not make any changes.
- G. On or about March 14, 2008 Judge Gableman approved and released the ad (hereinafter "Advertisement"), which was then broadcast publicly supporting his candidacy for Justice of the Wisconsin Supreme Court.
  - H. The audio text of the Advertisement was as follows:

"Unbelievable. Shadowy special interests supporting Louis Butler are attacking Judge Michael Gableman. It's not true!

Judge, District Attorney, Michael Gableman has committed his life to locking up criminals to keep families safe. Putting child molesters behind bars for over 100 years.

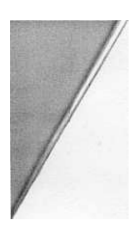
Louis Butler worked to put criminals on the street. Like Reuben Lee Mitchell who raped an 11-year-old girl with learning disabilities. Butler found a loophole. Mitchell went on to molest another child.

Can Wisconsin families feel safe with Louis Butler on the Supreme Court?"

- I. The compact proceeding contains an ac
  - I. The compact disc attached as Exhibit A to the Complaint in this proceeding contains an accurate copy of the audio and video components of the Advertisement in its entirety.
  - J. The purpose of the Advertisement was to compare and contrast the background, qualifications, and experience of Judge Gableman with the background, qualifications, and experience of Justice Butler.
  - K. Louis Butler was an Assistant Public Defender for the State of Wisconsin from 1979 until 1992. In that capacity, Louis Butler represented Reuben Lee Mitchell ("Mitchell") from 1985 to 1988 in Mitchell's appeal of his conviction in circuit court (the "Mitchell case").
  - L. The Mitchell case is the matter handled by Louis Butler to which the Advertisement referred.
  - M. In reviewing Mitchell's appeal of his conviction in the Mitchell case, both the Court of Appeals and the Supreme Court of Wisconsin agreed with Mitchell's contention that the circuit court had committed error in admitting certain evidence.
  - N. The evidentiary error as found by both the Court of Appeals and the Supreme Court of Wisconsin is the "loophole" to which the Advertisement referred.
  - O. Although it found that error had occurred in the trial court in the Mitchell case, the Supreme Court further concluded that the error was not sufficiently prejudicial to have denied Mitchell's right to a fair trial and therefore upheld his conviction. State v. Reuben Lee Mitchell, 139 Wis. 2d

856, 407 N.W.2d 566 (Ct. App. 1987), reversed, 144 Wis. 2d 596, 424 N.W.2d 698 (1988).

- P. The judgment of the circuit court having been upheld in the Mitchell case, Mitchell remained in prison as sentenced by the circuit court.
- Q. Mitchell remained in prison under the sentence imposed in the Mitchell case until 1992 when he was released on parole.
- R. In 1995 Mitchell was convicted of second-degree sexual assault of a child.
- S. The child whom Mitchell raped in 1995 was the "other child" to which the Advertisement referred.
- T. Prior to his approval and publication of the Advertisement, Judge Gableman became familiar with (1) the decisions of both the Wisconsin Court of Appeals and the Supreme Court of Wisconsin in the Mitchell case, as described and cited in sub-paragraphs 9.M through 9.P; (2) the participation of Louis Butler in those two appeals as described in sub-paragraphs 9.K and 9.L; and (3) the subsequent conduct and conviction of Mitchell described in sub-paragraphs 9.R and 9.S.
- 10. The facts supporting the Commission's contention that Judge Gableman willfully violated SCR 60.06(3)(c) are these:
  - A. The Advertisement falsely implied and was crafted so as to falsely convey the fact that the work of Louis Butler enabled or resulted in Mitchell's release from prison and Mitchell's subsequent commission of a criminal molestation.



- B. Louis Butler did not cause, facilitate, or enable Mitchell's release from prison.
- C. Louis Butler had no responsibility for or connection with Mitchell's subsequent commission of a crime.
- D. At the time Judge Gableman approved and caused the publication of the Advertisement, he had no reason to believe that Louis Butler had any responsibility for or involvement in Mitchell's release from prison or that any action by or work of Louis Butler had anything to do with Mitchell's commission of the subsequent criminal molestation to which the Advertisement referred.
- E. At the time Judge Gableman approved and caused publication of the Advertisement he did not know, and does not know, of anything Louis Butler did in the aftermath of the Supreme Court's decision in the Mitchell case that resulted in Mitchell's release from prison or his subsequent criminal conduct.
- F The misrepresentation of fact identified in sub-paragraph 10.A was made by Judge Gableman knowingly or with reckless disregard for the truth. The publication of the Advertisement therefore constituted a willful violation by Judge Gableman of SCR 60.06(3)(c), Wisconsin Code of Judicial Conduct.

By publishing the Advertisement in willful violation of SCR 60.06(3)(c), Judge Gableman engaged in judicial misconduct pursuant to Wis. Stat. § 757.81(4)(a).

## Dated this 27 day of February 2009

Wisconsin Judicial Commission State of Wisconsin

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