

The Twelve Incarnates of the Unwritten Rules

Insufficiency of Criminal Allegations – make it feel like a crime

Multiplicity of Criminal Allegations – see what sticks

Withholding Evidence and Discovery – fake an exemption; make them fight for it

Restriction of Access to Witnesses – make unavailable or simply refuse

Improper Dismissals of Lawsuits – forget about the official misconduct claims in lawsuits

Provably False Police Complaints – undermine the ability to attack the falsity

Misconduct of Prosecutors (RPC violations) – simply fail to investigate

Erroneous Arrest History – prejudice the only ones allowed access...the police

Unreasonable Bail – force a plea bargain, which helps to hide official misconduct

Subversion of Official Misconduct Investigations – allows plausible denial of official misconduct

Derelictions of Court-Appointed Counsel, incl. RPC violations - make clients subordinate to lawyers

Every one of these twelve illicit, immoral, and improper means were utilized against Pro Se litigant Jeffrey L. Clemens (alleging official misconduct), as well as these written **Unwritten Rules** of our legal system:

- 1) **Maintain appearances** of propriety, fairness, deliberation, and diligence...abuse maintaining their actuality.
- 2) **Preserve the system** above that of non-system entities (like Pro Se parties).
- 3) **Practice indifference**, thus accept complacency.
- 4) **Obstruct justice** (i.e., delay, impede, cover, conceal, etc.) through the use of excuses or pretexts, in order to maintain appearances.
- 5) **Lie**, if certain of not getting caught, to achieve desired outcomes or appearances.
- 6) **Criminalize critics** of or challengers to the system, especially the non-players (the players being the lawyers, judges, police, clerks, and the like).
- 7) **Never acknowledge misconduct** within the system (by the player).
- 8) **Assimilate**, to the greatest extent possible, the behaviors, habits, beliefs, and appearances of those players that have come before.
- 9) **Craft criminal allegations** against non-system entities whenever convenient or possible, **so as to prejudice the system** against the entities.
- 10) **Base allegations** against non-system entities (such as suspects or pulled-over drivers) **on the person's arrest history**, inventing and reporting circumstances in a believable fashion, consistent with prior records, to justify criminal charges.
- 11) **And so on...**

See www.accesstothecourts.org for many more Unwritten Rules and the expert application of them by players in the legal system, with the simple goal of subverting the written rules.