

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF GEORGIA  
AUGUSTA DIVISION

IN RE JOSEPH NEAL, JR.            )  
  )    No. MC-112-008  
  )

DECLARATION

I, Richard A. Ingram, Jr. do here by declare, pursuant to 28 U.S.C. § 1746, that the following is true and correct to the best of my knowledge and belief:

1. I am licensed to practice law in the State of Georgia and am a member of the Bar of the Southern District of Georgia.

2. I am familiar with the character and reputation of Joe Neal, Jr., and make this Declaration in support of Joe Neal Jr.'s Motion to Vacate his suspension from practice in this federal district.

3. I am generally familiar with the allegations against Joe Neal, Jr., arising out of his indictment on Rape in the Superior Court of Richmond County and am familiar with the resolution of that case.

4. This matter was tried before the Superior Court of Richmond County and resulted in a dismissal of the rape charge and a plea agreement to three non-violent, non-sexual misdemeanors on a separate accusation, acts which were totally

unrelated to Mr. Neal's law practice or his representation of clients, or his candor or honesty towards a Court or tribunal.

5. I am troubled that the judicial process against Mr. Neal could have played out in Court that resulted in the dismissal of the rape charge against him, but that he could now have to be subject to what amounts to a retrial of these charges against him in a Bar proceeding in federal court.

6. Specifically, I understand that Mr. Fred Kramer has been appointed to represent the members of the Bar of the Southern District of Georgia, however, his actions do not represent my views of this matter.

7. In particular, Mr. Neal is factually innocent of the charge of rape against him as that charge has now been dismissed. Mr. Neal's innocence of the charge of rape should be vindicated in this Court and his private, personal, consensual sexual conduct should not be again paraded before the public. The misdemeanors' dispositions are first offenses for Mr. Neal which rarely, if ever, have been justification for suspension or disbarment.

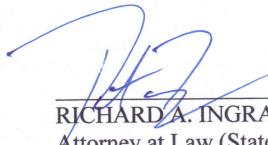
8. I understand that the trial judge in Superior Court, Judge Blanchard, stated in open court that no rape occurred and I understand that the prosecutor admitted in open court that the alleged victim would be demolished on cross examination.

9. Though the facts of Mr. Neal's case have become public through his

indictment, trial and plea, I believe otherwise that the private, consensual sexual conduct of a member of the Bar, because such conduct is private and protected by the U.S. and Georgia Constitution, that such conduct should not become an issue for resolution for the U. S. District Court or any Court where criminality is not involved.

10. Knowing that Mr. Neal has a history of good character working under former District Attorney Daniel Craig, and thereafter developing a stellar civil practice helping the less fortunate citizens of the Southern District, I recommend Mr. Neal for reinstatement as a member of the Bar of the Southern District of Georgia.

11. I declare under penalty of perjury that the foregoing 9 paragraphs are true and correct, and that this declaration was executed on September 24, 2012, in Evans, Georgia.



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