State of Maryland
Commission on Judicial Disabilities

Fiscal Year 2007 Annual Report

People’s Resource Center
100 Community Place
Crownsville, Maryland 21032
(410) 514-7044
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ATTACHMENTS

1. Maryland Constitution
   (Creating the Commission on Judicial Disabilities)
   Article IV §§ 4A and 4B (Chapter 113, Laws of 1995)

2. Annotated Code of Maryland
   Courts and Judicial Procedures Article, § 13-401 through 13-403
   Subtitle 4. Commission on Judicial Disabilities

3. Maryland Rules 16-803 through 16-810
   Governing the Commission on Judicial Disabilities
   (Effective January 1, 2001)

4. Maryland Rules 16-803 through 16-808
   Commission on Judicial Disabilities - New Judiciary Inquiry Board
   (Revised effective July 1, 2007)

5. Maryland Code of Judicial Conduct
   Rule 16-813
   (Effective July 1, 2005)
COMMISSION ON JUDICIAL DISABILITIES

Judge Members

The Honorable Patrick L. Woodward, Chair
Associate Judge
Court of Special Appeals

The Honorable Robert A. Greenberg
Associate Judge
Circuit Court for Montgomery County

The Honorable Nancy B. Shuger
Associate Judge
District Court for Baltimore City

Attorney Members

Arielle Fougy Hinton
Montgomery County

Steven D. Silverman
Baltimore County

Paul D. Shelton
Howard County

Public Members

William D. Berkshire
Anne Arundel County

James L. Clarke
Montgomery County

Patricia B. Pender
Howard County

Samuel F. Saxton, Sr.
Prince George’s County

William D. Schmidt, Sr.
Baltimore County

Commission Staff

Steven P. Lemmey, Esq.
Investigative Counsel

Elissa E. Goldfarb, Esq.
Assistant Investigative Counsel

Gary J. Kolb, Esq.
Executive Secretary

Lisa Zinkand
Administrative Assistant
The diversity of Commission membership in terms of experience, county of residence, gender, race, and age has been a distinct benefit in analyzing and handling complaints in an evenhanded and thorough manner. Commission Members attend regular monthly meetings and actively participate in deliberations regarding each complaint, bringing to the discussion a wide range of experience and common sense.

**Staff**

In Fiscal Year 2007, the Commission staff included a full-time Investigative Counsel, a part-time Assistant Investigative Counsel, a part-time Executive Secretary, and a full-time Administrative Assistant. The Investigative Counsel and the Administrative Assistant positions are permanent positions within the Judiciary. All other Commission employees worked on a contractual basis. The Investigative Counsel, Assistant Investigative Counsel, and Executive Secretary are attorneys.
THE COMMISSION ON JUDICIAL DISABILITIES

History and Structure

The Maryland Commission on Judicial Disabilities was established by Constitutional Amendment in 1966 in response to a growing need for an independent body to assist in monitoring the conduct of judges. Subsequent Constitutional Amendments strengthened the Commission, clarified its powers, and added four additional members of the public to the Commission. The Constitution requires the Court of Appeals to adopt rules for the implementation and enforcement of the Commission’s powers and the practice and procedures before the Commission.

The Commission consists of three judges, one from the Court of Special Appeals, one from the Circuit Court, and one from the District Court; three lawyers with at least seven years experience and five members of the public. All Commission Members are appointed by the Governor, and reside in various areas of Maryland. Membership is limited to two, four year terms.

The Commission on Judicial Disabilities serves the public and the Judiciary in various ways. Its primary function is to receive, investigate, and act on complaints against members of Maryland’s Judiciary. The Commission’s jurisdiction extends to all judges who are members of the Maryland Court of Appeals, Court of Special Appeals, Circuit Courts, District Courts, and Orphans’ Courts. Pursuant to Maryland Rule 16-810, the Commission also supplies the district judicial nominating commissions with confidential information concerning actions taken other than dismissals or pending charges against those judges seeking nomination or appointment to other judicial offices.

Effective July 1, 2007, pursuant to the adoption of new Maryland Rules by the Court of Appeals, the Commission will have a “two-tier” type of structure. Complaints against Maryland judges will be investigated by the Commission’s Investigative Counsel, and the new Judicial Inquiry Board (“Board”) will monitor and review the Investigative Counsel’s reports and recommendations and submit its own reports and recommendations to the Commission Members. The Commission Members will accept or reject the Board’s recommendations and, in appropriate cases, hear and decide formal charges. The Board will consist of two judges, two attorneys and three public members who are not attorneys, judges, or Commission Members.
The Commission Members and staff continue to participate in judicial training and informational programs for judges, lawyers, and the public.

Numerous individuals write or call the Commission expressing dissatisfaction with a judge or with the outcome of a case or some judicial ruling. While some of these complaints may not come technically within the Commission’s jurisdiction, the complainants are afforded an opportunity to express their feelings and frequently are informed, for the first time, of their right to appeal. Thus, the Commission, in an informal fashion, offers an ancillary, but vital, service to members of the public.

**Procedure for Acting on Complaints**

Complaints filed with the Commission must be in writing and under affidavit, but no particular form is required. Pursuant to Maryland Rule 16-803(h), a complaint must be under affidavit and allege facts “indicating that a judge has a disability or has committed sanctionable conduct.”

Each complaint receives a consecutive docket number by the calendar year in which it is received and numeric order of the complaint in that year. Each complaint is acknowledged by letter from Investigative Counsel explaining the investigation and processing of the complaint. (Maryland Rule 16-805(b)). Investigative Counsel may open a file and initiate an inquiry independently “upon receiving information from any source indicating that a judge has a disability or may have committed sanctionable conduct. (Maryland Rule 16-805(d)). Complaints opened by inquiry are investigated in the same manner as formal complaints.

On receipt of a complaint without an affidavit, Investigative Counsel notifies the complainant, in writing, about the necessity of filing an affidavit and supplies the complainant(s) with the proper language for the affidavit. If the affidavit is not received within 30 days of the date of notice, the Investigative Counsel may dismiss the complaint and close the file. (Maryland Rule 16-805(a)&(c)). Upon dismissing the complaint, the Investigative Counsel notifies the complainant and Commission Members of the dismissal.

Having received a complaint against a judge, Investigative Counsel must determine whether the complaint alleges facts that, if true, would constitute a disability or sanctionable conduct. (Maryland Rule 16-805(c)).
concludes that the case does not have such facial merit, the complaint is dismissed and the Investigative Counsel notifies the complainant and the Commission Members of the dismissal. Otherwise, the Investigative Counsel has 90 days from the receipt of the complaint to complete a preliminary investigation. (Maryland Rule 16-805 (e)(5)). The Commission may extend the time period for a preliminary investigation for good cause for an additional 30 day period. (Maryland Rule 16-805(e)(5)). Once the Investigative Counsel proceeds with an investigation, the judge is entitled to notice of the complaint, the name of the complainant, the substance of the complaint and his or her rights under the rules. (Maryland Rule 16-805(e)(3)).

Information contained in complaints and gathered during the preliminary investigation is confidential. (Maryland Rule 16-810(a)(2)).

Upon completion of the preliminary investigation, Investigative Counsel reports the results to the Commission and must recommend that one of four actions be taken:

(1) Dismissal of the Complaint with or without a warning. (Maryland Rule 16-807(a)).

Dismissal with a warning may be issued if the Commission determines that any sanctionable conduct that may have been committed by the judge will be sufficiently addressed by such a warning. A judge must, however, consent to the warning, and if the judge does not consent, the Commission has the choice to dismiss without a warning or proceed with public charges against the judge. (Maryland Rule 16-807 (a)(2)). A dismissal is issued if the evidence fails to show that the judge has a disability or has committed sanctionable conduct. Either form of dismissal, with or without a warning, does not constitute discipline. (Committee Note to Maryland Rule 16-807(a)(2)). Both the judge and the complainant are notified of the dismissal.

(2) Offering the judge a private reprimand (Maryland Rule 16-807(b)) or a deferred discipline agreement (Maryland Rule 16-807(c)).

Private reprimands are issued if the Commission finds that the sanctionable conduct was not so serious, offensive or repeated to warrant formal proceedings and only if the judge agrees to accept the reprimand and waive certain rights.

For sanctionable conduct not so serious, offensive or repeated to warrant formal proceedings, the judge may agree to enter into a deferred disciplinary agreement with
the Commission. A deferred discipline agreement is appropriate when Commission
members conclude the judge should take specific and remedial action including
undergoing specific treatments, apologizing to the complainant, participating in
educational programs, or working with a mentor judge, and the judge agrees to waive
certain rights. Investigative Counsel then monitors the judge’s compliance with the
terms of the agreement. A judge’s failure to comply with the terms of the agreement
after written notice by Investigative Counsel may result in the Commission’s revocation
of the agreement and proceeding with other dispositions allowed by the rules. If
Investigative Counsel notifies the Commission that the judge has satisfied the
conditions of the agreement, however, the Commission shall terminate the
proceedings.

Complainants are notified of the issuance of the private reprimand or the
defered discipline agreement. Its contents are disclosed, however, only if the judge
gives written consent.

(3) Proceeding with further investigation (Maryland Rule 16-806).

Upon the Commission’s approval for further investigation, Investigative Counsel
must notify the judge in writing and afford the judge the opportunity to file a written
response to the complaint. The Commission may, for good cause, authorize the
Investigative Counsel to issue a subpoena to compel the attendance of witnesses or
the production of documents. Further investigation must be completed within 60 days
of its authorization by the Commission, but the time period can be extended for good
cause. All proceedings under this rule are confidential. (Maryland Rule 16-810 (a)(2)).

At the completion of the investigation, Investigative Counsel reports the results
of the investigation to the Commission along with a recommendation that the
complaint be dismissed, that an offer of private reprimand or deferred discipline
agreement be issued, or that formal charges be filed against the judge.

(4) Issuing Charges.

Upon Investigative Counsel’s recommendation and the Commission’s finding of
probable cause to believe that a judge has committed sanctionable conduct or has a
disability, the Commission may direct Investigative Counsel to initiate proceedings
against the judge by filing with the Commission charges of such sanctionable conduct
or disability. The charges must (i) state the nature of the alleged disability or
sanctionable conduct, including each Canon of Judicial Conduct allegedly violated by
the judge; (ii) allege specific facts upon which the charges are based; and (iii) state
the judge has the right to file a written response to the charges within 30 days of the
judge’s receipt of the charges.
The Commission notifies the judge of the time and place of hearing, at least 60 days before the hearing date. The Complainant is also notified, and a notice is placed in the *Maryland Register*. The hearing is public.

Based upon the evidence presented at the hearing, the Commission may, by a majority vote of the full Commission, dismiss the complaint, or based upon finding, by clear and convincing evidence, that the judge has committed sanctionable conduct or has a disability, issue a public reprimand or refer the case to the Court of Appeals with its recommendation as to sanctions.

The Court of Appeals may (i) impose the sanction recommended by the Commission or any other sanction permitted by law; (ii) dismiss the proceeding; (iii) or remand for further proceedings as specified.

**Matters resolved and matters pending at the end of the Fiscal Year 2007**

In Fiscal Year 2007, the Commission received numerous telephone calls. Callers are offered an opportunity to explain their grievances and are also informed about how to file a formal complaint. Callers are routinely sent a follow-up letter detailing the language and procedures necessary to file a formal complaint along with an explanation of the applicable confidentiality provisions of Maryland Rule 16-810.

During Fiscal Year 2007, the Commission received 117 written complaints. Of the 117 complaints, 11 lacked affidavits, were outside of the Commission’s jurisdiction, or did not meet the requirements of the Rules.

Seven complaints were filed by practicing attorneys, 27 by inmates, and 2 were initiated by Investigative Counsel on his own initiative pursuant to Maryland Rule 16-805(d). The remaining 81 were filed by members of the general public. Some complaints were directed simultaneously against more than one judge, and sometimes a single jurist was the subject of multiple complaints.

Complaints against Circuit Court Judges totaled 87; 25 complaints were made against District Court Judges; 2 complaints were filed against Court of Special Appeals Judges; 2 complaints were filed against Court of Appeals Judges; and 1 complaint was filed against an Orphans’ Court Judge.

Litigation over family law matters (divorce, alimony custody, visitation, etc.) prompted 25 complaints, criminal cases (including traffic violations) prompted 43 complaints, and 45 arose from other civil litigation. Four complaints failed to fit in any of those categories.
In the fiscal year ending June 30, 2007, the Commission issued 1 public reprimand after a public hearing and two dismissals with a warning based on an agreement with each respondent judge. The public reprimand involved a Circuit Court Judge who: was not in control of his angry emotions; ruled without apparent consideration of the issue before him; contacted the judge responsible for managing the jury service to arrange a deferral of jury service for his “significant other”; and dismissed a case in which a jury trial had been requested because one witness lacked credibility and the judge did not give the State’s Attorney any opportunity to call other witnesses, nor did he ask whether the State rested its case.

The dismissals with a warning involved one judge who was discourteous and impatient with a lawyer and his client, and another judge who was discourteous and impatient with a witness who is a lawyer, including ordering the judge’s bailiff to place the lawyer in lock-up for several hours.

In addition, one judge resigned prior to the Commission’s public hearing on formal charges against the judge. Further, a public hearing on formal charges against a judge was held in June, but a decision by the Commission was not issued during fiscal year 2007.

Twenty-one cases remained open at the end of the fiscal year, including the continuation of a deferred discipline agreement, pending further investigation or receipt of additional information.

The vast majority of complaints in Fiscal Year 2007 were dismissed because the allegations set forth in the complaints were either found to be unsubstantiated, or the conduct complained about did not constitute sanctionable conduct.
The data included in these comparison charts is based on data from the Commission case files.

Number of complaints filed for each fiscal year:

<table>
<thead>
<tr>
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<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Complaints</td>
<td>86</td>
<td>86</td>
<td>115</td>
<td>107</td>
<td>106</td>
<td>120</td>
<td>142</td>
<td>138</td>
<td>94</td>
<td>112</td>
<td>108</td>
<td>117</td>
</tr>
</tbody>
</table>
Tiers of the Judiciary against which complaints were filed. (Total Complaints)

<table>
<thead>
<tr>
<th>Fiscal Year</th>
<th>District Court Judges</th>
<th>Circuit Court Judges</th>
<th>Orphans’ Court Judges</th>
<th>Court of Special Appeals Judges</th>
<th>Court of Appeals Judges</th>
<th>Others (Outside of the Commission’s Jurisdiction)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1995 - 1996</td>
<td>30</td>
<td>87</td>
<td>1</td>
<td>1</td>
<td>0</td>
<td>10</td>
</tr>
<tr>
<td>1996 - 1997</td>
<td>39</td>
<td>87</td>
<td>2</td>
<td>0</td>
<td>0</td>
<td>5</td>
</tr>
<tr>
<td>1997 - 1998</td>
<td>16</td>
<td>112</td>
<td>10</td>
<td>5</td>
<td>2</td>
<td>0</td>
</tr>
<tr>
<td>1998 - 1999</td>
<td>24</td>
<td>106</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>1999 - 2000</td>
<td>20</td>
<td>80</td>
<td>4</td>
<td>0</td>
<td>0</td>
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<td>2000 - 2001</td>
<td>27</td>
<td>86</td>
<td>0</td>
<td>6</td>
<td>1</td>
<td>0</td>
</tr>
<tr>
<td>2001 - 2002</td>
<td>34</td>
<td>94</td>
<td>2</td>
<td>11</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>2002 - 2003</td>
<td>35</td>
<td>87</td>
<td>0</td>
<td>6</td>
<td>8</td>
<td>2</td>
</tr>
<tr>
<td>Period</td>
<td>Total</td>
<td>Disability</td>
<td>Serious</td>
<td>Other</td>
<td>Mental</td>
<td>Total</td>
</tr>
<tr>
<td>--------------</td>
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<td>---------</td>
<td>-------</td>
<td>--------</td>
<td>-------</td>
</tr>
<tr>
<td>2003 - 2004</td>
<td>20</td>
<td>72</td>
<td>2</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>2004 - 2005</td>
<td>31</td>
<td>72</td>
<td>1</td>
<td>7</td>
<td>1</td>
<td>0</td>
</tr>
<tr>
<td>2005 - 2006</td>
<td>28</td>
<td>72</td>
<td>1</td>
<td>0</td>
<td>7</td>
<td>0</td>
</tr>
<tr>
<td>2006 - 2007</td>
<td>25</td>
<td>87</td>
<td>1</td>
<td>2</td>
<td>2</td>
<td>0</td>
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</tbody>
</table>
Sources of all complaints filed with the Commission.

<table>
<thead>
<tr>
<th>Fiscal Year</th>
<th>Attorneys</th>
<th>Investigative Counsel Initiated Inquiries</th>
<th>Inmates</th>
<th>Judges</th>
<th>Public¹</th>
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<tbody>
<tr>
<td>1995 - 1996</td>
<td>9</td>
<td>2</td>
<td>23</td>
<td>1</td>
<td>94</td>
</tr>
<tr>
<td>1996 - 1997</td>
<td>5</td>
<td>5</td>
<td>13</td>
<td>0</td>
<td>Remainder</td>
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<tr>
<td>1997 - 1998</td>
<td>7</td>
<td>4</td>
<td>35</td>
<td>2</td>
<td>97</td>
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<td>1998 - 1999</td>
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<td>99</td>
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<td>81</td>
</tr>
<tr>
<td>2000 - 2001</td>
<td>14</td>
<td>1</td>
<td>29</td>
<td>0</td>
<td>76</td>
</tr>
<tr>
<td>2001 - 2002</td>
<td>4</td>
<td>4</td>
<td>26</td>
<td>0</td>
<td>108</td>
</tr>
<tr>
<td>2002 - 2003</td>
<td>6</td>
<td>6</td>
<td>35</td>
<td>0</td>
<td>91</td>
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<td>2003 - 2004</td>
<td>6</td>
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<td>17</td>
<td>0</td>
<td>70</td>
</tr>
<tr>
<td>2004 - 2005</td>
<td>2</td>
<td>7</td>
<td>33</td>
<td>0</td>
<td>70</td>
</tr>
<tr>
<td>2005 - 2006</td>
<td>12</td>
<td>4</td>
<td>30</td>
<td>0</td>
<td>62</td>
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<tr>
<td>2006 - 2007</td>
<td>7</td>
<td>2</td>
<td>27</td>
<td>0</td>
<td>81</td>
</tr>
</tbody>
</table>

¹The statistics in this column reflect the information contained in past Annual Reports of the Commission as well as case files from 1995 and 1996. The term “remainder” was used in past Annual Reports to denote the rest of the cases in a given survey.
Types of cases most frequently complained about. (Total number of complaints filed.)

<table>
<thead>
<tr>
<th>Fiscal Year</th>
<th>Domestic Cases</th>
<th>Criminal Cases</th>
<th>Civil Litigation</th>
<th>Other</th>
</tr>
</thead>
<tbody>
<tr>
<td>1995 - 1996</td>
<td>44</td>
<td>46</td>
<td>39</td>
<td></td>
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<tr>
<td>1996 - 1997</td>
<td>26</td>
<td>54</td>
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<tr>
<td>1997 - 1998</td>
<td>38</td>
<td>42</td>
<td>63</td>
<td>2</td>
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<tr>
<td>1998 - 1999</td>
<td>20</td>
<td>29</td>
<td>80</td>
<td>6</td>
</tr>
<tr>
<td>1999 - 2000</td>
<td>23</td>
<td>44</td>
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<td>0</td>
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<tr>
<td>2000 - 2001</td>
<td>18</td>
<td>55</td>
<td>37</td>
<td>10</td>
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<tr>
<td>2001 - 2002</td>
<td>31</td>
<td>47</td>
<td>54</td>
<td>10</td>
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<td>2002 - 2003</td>
<td>28</td>
<td>54</td>
<td>41</td>
<td>15</td>
</tr>
<tr>
<td>2003 - 2004</td>
<td>26</td>
<td>24</td>
<td>37</td>
<td>7</td>
</tr>
<tr>
<td>2004 - 2005</td>
<td>33</td>
<td>22</td>
<td>52</td>
<td>5</td>
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<td>2005 - 2006</td>
<td>20</td>
<td>39</td>
<td>30</td>
<td>19</td>
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<tr>
<td>2006 - 2007</td>
<td>25</td>
<td>43</td>
<td>45</td>
<td>4</td>
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