

**BEFORE THE FLORIDA  
JUDICIAL QUALIFICATIONS COMMISSION**

INQUIRY CONCERNING A JUDGE,  
THE HONORABLE MARK HULSEY, III  
JQC NO. 16-056

SC16- 1278

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**Response to Judge Hulsey's Request for Discovery**  
**Pursuant to FJQC Rule 12**

Evidentiary discovery in judicial discipline cases is governed by Florida Judicial Qualifications Commission Rule 12(c), which requires that upon written demand of a party, Special Counsel shall provide the names and addresses of all witnesses whose testimony the JQC expects to offer at the hearing, together with copies of all written statements and transcripts of testimony of such witnesses in the possession of the counsel or the JQC, except those documents confidential under the Constitution of the State.

To that end, the witnesses whose testimony the JQC may offer are as follows:

1. Ms. Ceci Birk, Esquire  
501 W Adams St  
Jacksonville, FL 32202-4628  
(904) 255-1151  
[cbirk@coj.net](mailto:cbirk@coj.net)
2. Judge Mallory Cooper  
501 W Adams St  
Jacksonville, FL 32202-4628  
(904) 255-1288  
[mcooper@coj.net](mailto:mcooper@coj.net)

3. Judge Mark Hulsey, III  
501 W Adams St  
Jacksonville, FL 32202-4628  
(904) 353-7188  
[hulseyfirm@bellsouth.net](mailto:hulseyfirm@bellsouth.net)
4. Chief Judge Mark Mahon  
501 W Adams St  
Jacksonville, FL 32202-4628  
(904) 630-2595  
[mmahon@coj.net](mailto:mmahon@coj.net)
5. Chief Judge Donald Moran, Jr. (Ret.)  
2300 River Road  
Jacksonville, FL 32207-4015  
(904) 630-2541  
[rosed@coj.net](mailto:rosed@coj.net)
6. Ms. Nina Scherach, Esquire  
Post Office Box 271407  
Flower Mound, TX 75028-1407  
[nls101014@gmail.com](mailto:nls101014@gmail.com)
7. Mr. Joe Stelma (Court Administrator)  
501 W Adams St  
Jacksonville, FL 32202-4628  
(904) 255-1002
8. Ms. Jennifer Wolf  
501 W Adams St  
Jacksonville, FL 32202-4628  
[jwolf@coj.net](mailto:jwolf@coj.net)

The JQC is concurrently providing to Judge Hulsey's counsel, by separate confidential cover, a transcript of Judge Hulsey's testimony before the Investigative Panel. At this time, there are no other statements or transcripts of

testimony, that fall under Rule 12, in the possession of the JQC. The JQC reserves the right to amend this list as necessary.

**Demand for Reciprocal Discovery**

The JQC hereby respectfully requests the names of all witnesses and their contact information, as well as any statements or transcripts of testimony that Judge Hulsey expects to utilize.

Dated: this 12th day of September, 2016.

**THE FLORIDA JUDICIAL  
QUALIFICATIONS COMMISSION**



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ASSISTANT GENERAL COUNSEL  
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**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing Response to Respondent's Discovery Request has been furnished by E-Mail on this the 12th day of September, 2016, to the following:

Michael Tanner, Esquire  
Gilbert L. Feltel, Esquire  
Tanner Bishop  
Well Fargo Center  
One Independent Drive, #1700  
Jacksonville, FL 32202  
[mtanner@tannerbishop.com](mailto:mtanner@tannerbishop.com)  
[gfeltel@tannerbishop.com](mailto:gfeltel@tannerbishop.com)  
COUNSEL FOR JUDGE HULSEY



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ASSISTANT GENERAL COUNSEL