STATIMENT OF KENNETH F. COLUE. 3 AUGUST 6, 1986, SENAIF JURICIARY COMMITTEE

SENATORS OF THE UNITED STATES JUDICIARY COMMITTIE. I AN HERE AS

SPOKESMAN FOR MY COLLEAGUES ON THE HOME NOWS OF DAID: COUNTY, FLORIDA,

TO THELL YOU ABOUT, AND TO LODGE A FORMAL COMPLAINT AGAINST THIS NOMINEE WHICH

OUR NEWSPAPER HAS BEEN INVESTIGATING FOR NEARLY A YEAR. WE STARTED THE

INVESTIGATION IN RESPONSE AND REACTION TO WHAT CAN ONLY BE DEEMED JUDGE SCALIA'S

"BILARRE BEHAVIOR" AS IT RELATES TO HIS DOCUMENTED INVOLVEMENT IN SUB-ROSA,

OIT THE BENCH DEALINGS TO CORRUPTLY INFLUENCE THREE MULTI-VILLION DOLLAR

CIVIL CASES PENDING IN THREE SEPARATE COURTS IN THE DISTRICT OF COLUMBIA IN THE

YEAR 1985. ONE OF THOSE CASES INVOLVED THE REPUBLICAN NATIONAL COMMITTEE AS PARTY

PREMIUMISS. WE REALIZE THAT SUCH CHARGES ARE EXTREMELY SERIOUS, HOWEVER THE

DOCUMENTATION AND RECORD WE RELY ON TO SUPPORT THEM IS BOTH COMPELLING AND

LONGLUSIVE.

THE KEYSTONE DOCUMENT EMBODYING THE WRONGDOING IS A DOCUMENT

UNFORTUNATELY ENTERED INTO THE COURT SYSTEM BY JUDGE SCALIA HIMSELF WHEN HE

ACTED WITHOUT JURISDICTION TO CAUSE TO COME INTO EXISTENCE A "COUNTERFELT"

CONCURRANCE" WHICH CONTAINED SELF-SERVING PREJUDICIAL LANGUAGE EXONERATING

FRIENDS AND COLLEAGUES WHO HAD BEEN PARTY-DEFENDANTS IN THE THREE CASES,

CAUSING LOWER COURT JUDGES TO TAKE JUDICIAL NOTE OF THE TAINTED DOCUMENT

AND TO SIMMARILY DISMISS THOSE CASES, AT LEAST ONE OF WHICH WAS PUISED ON

THE EVE OF TRIAL. THE TAINTED MEMO WAS NEVER FILED OR DOCKEFED AND HAD NO

ORCE OF LAW. THE "COUNTERFEIT CONCURRANCE" WAS USED IN THE FOLLOWING MANNER:

A FORMER PRESIDENT OF THE DISTRICT OF COLUMBIA BAR ASSOCIATION, AN INDEPENDENTLY-HIRED DEFENSE COUNSEL FOR THE REPUBLICAN NATIONAL COMMITTEE, SEIZED UPON THE COUNTERFEIT CONCURRANCE AND PROMPTLY INTRODUCED THE MEMO INTO ILLEGALLY-FILED PLEADINGS IN D.C. SUPERIOR COURT, (VIOLATING LOCAL RULE 12-I/n.) THE DOCUMENT'S EXISTENCE FORMED THE RATIONALE WHICH EASILY PERSUADED SUPERIOR COURT JUDGE HENRY F. GREENE TO WRONGFULLY CONVENE AN UNDOCUMENTED, UNCALENDARED, COUNTERFEIT "HEARING" LAST JANUARY, HELD IN A NEVER-OFFICIALLY-UTILIZED "MOOT COURTROOM" LOCATED OUTSIDE THE MAIN COURTHOUSE WHERE THE "STING" WAS COMPLETED AND THE FORMERLY-ROBUST BREACH-OF-CONTRACT LAWSUIT WAS DISNISSED OUT-OF-HAND.

THE RESULTS OF THE HOME NEWS INVESTIGATION INTO THAT INCIDENT HAVE GIVEN US REASON TO BELIEVE THAT JUDGE SCALIA KNOWINGLY VIOLATED EVERY PRECEPT OF THE CANON OF JUDICIAL ETHICS IN HIS SECRET CAMPAIGN TO FIX THE RNC CASE AND OTHERS RELATED TO IT IN U.S. DISTRICT COURT, IN ORDER TO PROTECT AND TO CURRY FAVOR WITH INFLUENTIAL FRIENDS AT THE RNC AND LONG-TERM ASSOCIATES IN THE UNTITED STATES DEPARTMENT OF JUSTICE, PARTY-DEFENDANTS IN THOSE SUITS (RELATING TO THE REPUBLICAN NATIONAL COMMITTEE'S 1982-84 "BALLOT-SECURITY" PROTECTS TO AND INSTRUMENT OF JUSTICE FRAUD EXTREMEDY TO GAIN

The Chairman. Thank you very much. I believe you are the last witness, and this winds up the hearing. We will excuse you now. Thank you.

Mr. Collier. Thank you.

The CHAIRMAN. We will keep the record open until 4 o'clock Friday afternoon in case any other statements are to come in by Senators or statements that are supposed to be admitted.

We want to thank all the witnesses for their appearance, we appreciate their being here, and the committee will take the matter

under consideration.

There is a vote scheduled on this nomination on August 14, for Justice Rehnquist, and also Judge Scalia. And at that time the committee will vote, and then the matter will go over until it is acted on by the Senate.

We appreciate the presence of those who are here, and now stand

adjourned.

The committee adjourned at 5:25 p.m.]

[Responses of Judge Scalia to written questions from Senator Levin:]