

**From:** Ronald Pierce  
**To:** Invitations  
**Subject:** Comment to SEC report  
**Date:** Wednesday, July 25, 2012 8:55:30 AM

---

There really isn't much to be said that hasn't already been said regarding the SEC report recommendations. However, there does not appear to be any mention of undertaking any investigations into the CASES that the AOC has also mishandled in its squandering of funds and abuse of its authority.

Now that the AOC has been outed for its substantial improprieties, there should be a concerted effort to look into any cases claimed to have been tampered with or otherwise "fixed" by the AOC in its efforts to maintain its corruption schemes.

I myself have been the target of the AOC's abuse of power where it manipulated the Fifth Appellate Court to hold sham proceedings against me in order to put me on Judicial Council of California's "hitlist" the Vexatious Litigant List. It was Tani herself who aided and abetted this crime only weeks after I filed suit against the AOC for invasion of privacy and violation of the California Public Records Act.

How many other cases are there in which the AOC manipulated the court system illegally?

What the SEC report failed to include is the AOC's abuse of its authority over more than just budgetary issues and contracts. It should have included the need for the creation of a commission or committee to investigate case fixing by the AOC.

- Ronald Pierce, Prisoner of the State of California, County of Tulare. 08-226730