

Comment: UCR General Catalog is the authoritative source of faculty names FOR that year and prior. Note in 2011 when they put a protection order in, my name was removed from the catalog and subsequent years. Under the Bylaws an Academic Senate faculty member becomes emeritus (tenured academic senate like myself) automatically. Lecturers (most nontenured) can be voted emeritus for distinguished service, but otherwise are not emeritus. See the UCR APM for the emeritus rights and rules.

Every year there is a new general catalog for that year. For example, an incompetent secretary may use the same catalog every year thinking the material is current but it's OLD.

Questions:

How did a civil order feed into the removal of the catalog entry for my case? Separation that involves faculty transfer to another University generally means faculty are removed due to the transfer. But this should not be the default. And that is not the case here. In my case, they did not ascertain I did not resign. Equally important, the separation "logic" should assume I am moved to emeritus. Otherwise, there is a flaw here.

A separation that uses the wrong "title" (e.g. if Assistant used) may end up in removal from the catalog. An incompetent separation would use the wrong title and there would be no paperwork to give emeritus rights.

How incompetent is it to deny academic rights without Using the Charges committee on campus? This may follow with an improper separation procedure.

How did emeritus rights get summarily denied (in Catalog as well) and not occur?

How defective was the paperwork in separation?

See the Synopsis.pdf that was updated at brettfleisch.com. Note an email address at UCR is brett@cs.ucr.edu but was discontinued. I do not appear on the web site. Both are emeritus rights.