www.Judicial-Discipline-Reform.org

2165 Bruckner Blvd., Bronx, NY 10472-6506 DrRCordero@Judicial-Discipline-Reform.org tel. (718)827-9521; follow @DrCorderoEsq

July 30, 2020

WHAT I BRING TO THE TABLE when hiring managers interview me for a job; and what I propose for their entities to advance their legal and business interests

http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Hiring_manager.pdf

Dear Hiring Manager,

I am interested in applying for the jobs that you have advertised and in which I can make a valuable contribution to your entity.

A. What I bring to the negotiating table

- 1. I am a doctor of law specialized in research and writing of legal and economic papers, and strategic thinking. My creative writing emphasizes self-realization; illustrates persuasive storytelling; and entertains with humor.
- 2. I have superior knowledge of essential tools therefor, e.g., statistical analysis, English grammar and composition, and public speaking. You can ascertain this by examining my two-volume study of judges and their judiciaries:

Exposing Judges' Unaccountability and Consequent Riskless Abuse of Power: Pioneering the news and publishing field of judicial unaccountability reporting* [†]

* Volume 1: http://Judicial-Discipline-Reform.org/OL/DrRCordero-Honest_Jud_Advocates.pdf >all prefixes:page# up to prefix OL:page393

- [†] Volume 2: http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Honest_Jud_Advocates2.pdf > from page OL2:394
 - a. Open the downloaded volume using https://acrobat.adobe.com/us/en/acrobat/pdf-reader.html.
 - b. In each downloaded file, go to the Menu bar >View >Navigation Panels >Bookmarks panel and use its bookmarks to easily navigate to its many(* [†]>blue footnote-like references).
 - 3. Review my proposal to extend Reuters's investigation of state judges, which found "hardwired judicial corruption", to federal judges, who have institutionalized their abuse of power as their modus operandi, running the Federal Judiciary as a racketeering enterprise, whose

exposure can so outrage a public intolerant of abuse of power that the public forces the issue into the 2020 campaign, leading to transformative change in the administration of justice and the current form of government;

http://judicial-discipline-reform.org/OL2/DrRCordero-

Reuters_judges_investigation.pdf

4. Watch my presentation video and follow its accompanying slides at: http://Judicial-Discipline-

Reform.org/OL2/DrRCordero_judges_abuse_video.mp4

http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judges_abuse_**slides**.pdf

- a. You can file yet another case or take any other action on behalf of a client to secure your livelihood or you can take discreet or public action in a quest for a transformative change in our judicial and legal system that becomes your life achievement. Subjecting this choice to a balancing test is worth arranging for the presentation that I am offering to make to you and your guests. Instead of having to speculate about what I can do for you and your clients, you will be affording yourself the opportunity of watching me doing it.
- 5. See my capacity to engage in original statistical analysis and set forth a report:

http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judges_do_not_read.pdf.

- 6. I take into account current events, e.g., Covid-related bankruptcies and litigation on force majeure, impossibility of performance, public policy mandates; and analyze the dynamic interplay between harmonious and conflicting interests, http://Judicial-Discipline-Reform.org/OL2/DrRCordero_dynamic_analysis&strategic_thinking.p df; to devise strategies for concrete, reasonable, and feasible action, http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Washington_Post.pdf.
- 7. My half or one day seminars on dynamic analysis of entities' harmonious and conflicting interests are at:
 - *>OL:197 with PowerPoint slides at 202; and [†]>OL2:958; on the analysis at OL2:694§2

OL:274-280 with tables at 304-307 for presenting the results of

auditing for behavioral patterns

*>OL:359§F to learn the interests of the actors in an interpersonal system by role playing.

- The syllabus of my semester-long role-playing, fraud investigative, multidisciplinary course, and the organization by the students of the public presentation of findings is at *>dcc:1, 17, 23. http://judicialdiscipline-reform.org/OL2/DrRCordero_Syllabus.pdf
- Review my statistical, linguistic, and literary research projects: *>jur:131§b; *>OL:115, 255, 60. http://Judicial-Discipline-Reform.org/OL2/DrRCordero_Institute_judicial_unaccountability_r eporting.pdf
- 10. My field investigation plan has numerous leads for a focused, costeffective investigation of judges' and justices' abuse of power: http://Judicial-Discipline-Reform.org/OL/DrRCordero_ institutionalized_judges_abuse_power.pdf >OL:194§E.
- 11. I write speeches and humorous skits for delivery at, for instance, gala dinners, corporate, shareholders, and parents-teachers association meetings; see [†]>OL2:491, 530, and 724¶4.
- 12. See the synopses and blurbs of my novels, movie scripts, short story, and drama scene(*>cw); http://Judicial-Discipline-Reform.org/OL2/DrRCordero_creative_writing.pdf.
- 13. Those of my articles that I have posted to my website Judicial Discipline Reform at http://www.Judicial-Discipline-Reform.org have elicited such positive reaction in the countless visitors to it that 32,930+ have become subscribers. The latter are most likely educated and affluent, as are the audiences of the national newspapers, magazines, and newscasts. Visit the site and subscribe to its articles: homepage <left panel ↓Register or + New or Users >Add New.
- 14. The subscribers can be capitalized as the customer base of the multidisciplinary academic and business venture proposed in my business plan([†]>OL2:1022); http://judicial-discipline-reform.org/OL2/DrRCordero-Capital_Investors.pdf.

B. Advancing your legal and business interests by exposing judges' abuse of power

15. I also bring to the table a proposal to advance your entity's interests at a time when the Covid-19 pandemic has generated circumstances that

increase the probability of its having to sue and being sued in court([†]>OL2:1101; based on official statistics at ^{*}>jur:9-14; [†]>OL2:548, 748); http://Judicial-Discipline-

Reform.org/OL2/DrRCordero_adapting_to_new_legal_market.pdf

- 16. To support your claim or defense, you will have to produce the brief required by the judges for every case or motion. You will spend a considerable amount of money conducting law research, interviews, depositions, written interrogatories, premises inspection, forensic accounting, etc., and writing, printing, binding, filing, serving the brief and the record, practicing for and delivering oral argument, etc. Yet, it is mathematically demonstrable(OL2:608§A) that neither the judges nor their clerks can possibly read most briefs. http://Judicial-Discipline-Reform.org/OL2/DrRCordero_adapting_to_new_legal_market.pdf
- 17. In fact, the official statistics of the federal circuit courts show that 93% of appeals are disposed of in decisions that are "procedural [mostly the pretext of `lack of jurisdiction'], unsigned, unpublished, without comment, and by consolidation [cases slapped together]"(OL2:457§D); http://Judicial-Discipline-Reform.org/OL2/DrRCordero complaint_dismissal_statistics.pdf.
 - a. Those decisions are issued in summary orders(*>jur:44fn⁶⁶) by their clerks, who have no judicial decision-making authority and cannot receive it by delegation.
 - b. Their decisions do not discuss the facts or the law of the case or motion, or the only part of a brief that matters to you: your "Relief requested from the court". They merely rubberstamp one operative word: "affirmed", if relating to a decision on appeal, or "denied" if concerning a substantive matter, e.g., validity of a subpoena, as opposed to a procedural matter, e.g., scheduling. But they justify taking your filing fees and keep the judges' conveyor belt moving along.
 - c. They are expedient, meaningless, arbitrary fiats dictated on a 5¢ fill-the-blank *dumping form!*
- 18. The 93% of parties that get those forms are worse off for having gone to court, for they come out baffled, angry, and poorer. The \$10Ks(OL2:760§A) in attorney's and court fees and the salary of your officers spent on your case and motions went to waste. The remaining 7% received reasoned decisions meant for publication and referral as precedent.

- 19. Chances are that in court you will get its judges' *un*Equal Justice Under Law(OL2:1040). This is so because for their gain and convenience, unaccountable judges risklessly abuse their enormous power over people's property, liberty, and the rights and duties that frame our lives and shape our identities.
- 20. Like any individual party to a lawsuit, your entity acting alone cannot demand compensation from judges or prevent being abused by them in court.
- 21. However, out of court, whether openly or discreetly, your entity can expose such abuse, especially if it joins forces with other entities; http://Judicial-Discipline-
 - Reform.org/OL2/DrRCordero_inform_outrage_be_compensated.pdf
- 22. Indeed, the articles by journalists on abuser Harvey Weinstein were published by the media and launched the *MeToo!* movement(OL2:1032). Today, *MeToo!* stands for a national and international mood of intolerance of any form of unaccountable abuse. It is expressed in the rallying cry:

Enough is enough!

We won't take any abuse by anybody anymore.

- 23. That mood drives the protesters against the killing of George Floyd by police brutality.
- 24. Likewise, individually or jointly, your entity can bring to the media and through them to the public one(e.g., [†]>OL2:608, 614, 760, 781) or a series(OL2:719§C) of my articles: http://judicial-discipline-reform.org/OL2/DrRCordero-judicial_abusees&publishers.pdf
 - a. exposing unaccountable judges' riskless abuse of power(OL2:1097§G);
 - b. calling for unprecedented citizen hearings conducted by universities and the media and broadcast nationally through interactive multimedia(OL2:1113§E); and
 - c. setting forth a plan of investigation of judges' abuse that includes an abundance of leads(*>OL:194§E) and can launch the Pioneering of the news and publishing field of judicial unaccountability reporting.
- 25. Alone or with others, your entity can enhance(OL2:1071¶44) my website into a loudspeaker to inform the public about, and outrage it

at, judges' abuse of power. The site can thus become a rallying point where you and the huge number(OL2:719¶¶6-8) of other abusees can form Tea Party-like local chapters to demand the refund of filing fees, brief expenses, and punitive compensation(OL2:1094¶8).

26. Those chapters can coalesce into a national movement imbued by the *MeToo!* and anti-police brutality mood. Your entity can make a name as a civic leader and money as an Internet business while doing justice in the public interest(OL2:1124§D); http://judicial-discipline-reform.org/OL2/DrRCordero-International_Team.pdf

C. Request for a job interview and offer of a presentation on advancing your interests

- 27. Thus, I respectfully request that you invite me to an in person or via video conference interview for your jobs and to make a presentation on advancing your interests by exposing how judges' abuse the public; and organizing the public's citizen hearings for holding judicial public servants accountable and liable to their masters: *We the People*, already outraged at abuse and wielding our power of voting.
- 28. My presentation will help your entity drop the objection that 'we only sell X goods and services; we don't do no legal activism stuff'. If Amazon had taken that attitude, it would never have stepped out of selling books from a garage to sell books in a different way; invent a new business model to sell everything through an imaginative way of using what at the time was the new communications vehicle of the Internet; and become an economic and political powerhouse...and now a competitor of everybody. Amazon detected a business opportunity and seized it.
- 29. So can you and your entity. KNOWLEDGE IS POWER. Upon acquiring it, you will be in a position to seize the opportunity to become your own version of Amazon.

Dare trigger history!([†]>OL2:1125)...and you may enter it.

I look forward to hearing from you.

Sincerely,

Dr. Richard Cordero, Esq. Dr.Richard.Cordero_Esq@verizon.net, DrRCordero@Judicial-Discipline-Reform.org, Corderoric@yahoo.com

https://www.linkedin.com/in/dr-richard-cordero-esq-0508ba4b

Dr. Richard Cordero, Esq.

2165 Bruckner Blvd., Bronx, NY 10472-6506; tel. (718) 827-9521 Dr.Richard.Cordero_Esq@verizon.net, DrRCordero@Judicial-Discipline-Reform.org http://Judicial-Discipline-Reform.org/OL2/DrRCordero_resume_publication_list_links.docx & ...pdf

BAR MEMBERSHIP AND SPECIAL SKILLS: • U.S. citizen; member of the NYS Bar; specialized in field and library research and writing of legal briefs and business and IT studies

- I would like to work for you as a lawyer and researcher-writer strategist in a position where I can contribute to your business or legal problem solution a talent that gives me a competitive advantage: I can gather seemingly unconnected pieces of information, select those relevant to the prioritized objectives to be pursued, and imaginatively integrate them into a coherent new structure -expressed clearly and concisely both orally and in writing- that renders those pieces meaningful and useful, like a mosaic that depicts a realistic and decorative scene of the ancient Romans, yet originates in insignificant stone fragments expertly sifted from dirt and artfully set together to appeal to the spirit and the mind while serving the practical purpose of making money.
- **ADVANCED KNOWLEDGE OF:** computers and their use for word processing, graphics composition, presentations, and research; and for developing IT products to audit cases through statistical, linguistic, and literary analysis of opinions to give lawyers an informational advantage

LANGUAGES: • I speak English, Spanish, and French; and converse in German and Italian.

RELEVANT EXPERIENCE

FOUNDER OF JUDICIAL DISCIPLINE REFORM, 2008-to date New York City
A non-partisan and non-denominational organization that advocates the study of the judiciary and the adoption of legislation to replace the inherently biased and ineffective judges-judging-judges system of judicial self-discipline with a system based on independent boards of citizens unrelated to the judges and empowered to publicly receive, investigate, and resolve complaints

RESEARCHER AND WRITER ATTORNEY, 1995-to date New York City • Prosecution of cases from bankruptcy, district, and circuit courts to the SCt; practice in NY courts

• Developed the Euro Project, a 3-prong business package consisting of the Euro Conference, the Euro Consulting Services, and the Euro Newsletter; aimed at enabling firms to capitalize on their expertise in the euro by providing services for the adaptation of business practices and IT systems to the European Union's new common currency that replaced its national currencies

WAYNE COUNTY EXECUTIVE OFFICE, 1994

- Developed economic and marketing features of the master plan for the intermodal transportation and industrial complex of Willow Run Tradeport in Detroit
- Drafted and implemented proposals for increasing office productivity using IT and equipment

LAWYERS COOPERATIVE PUBLISHING, 1991-1993

- Member of the editorial staff of LCP, the foremost publisher of analytical legal commentaries.
- Researched and wrote articles on securities regulations, antitrust, and banking under U.S. law

COMMISSION OF THE EUROPEAN COMMUNITIES, 1984-1985 Brussels, Belgium
Devised proposals for harmonizing supervisory regulations on mortgage credit and on reporting large loan exposures by one and all members of a banking system to one and related borrowers

- My proposals were adopted by the EEC Banking Division and negotiated with the national experts in the supervision of financial institutions of the Member States
- Drafted replies to financial questions put by the European Parliament to the Commission

Detroit. MI

Rochester, NY

EDUCATION

- **THE UNIVERSITY OF CAMBRIDGE,** Faculty of Law, Ph.D., 1988 Cambridge, England Doctoral dissertation analyzed the existing European legal and political environment and proposed a new system for harmonizing the regulation and supervision of financial institutions
- **THE UNIVERSITY OF MICHIGAN,** Business School, MBA, 1995 Ann Arbor, Michigan Emphasis on corporate strategies to maximize profitability and competitiveness through the optimal use of IT expert systems using artificial intelligence, and telecommunications networks
- LA SORBONNE, Faculty of Law and Economics, French law degree, 1982• Was awarded a French Government scholarship
- Concentrated on the operation of a currency basket to achieve monetary stability and on the application of harmonized regulations & antitrust rules on companies with dominant positions

RESEARCH WORKS

1. Study of judges and their judiciaries, based on an original and innovative analysis of the Federal Judiciary' statistics submitted to Congress annually, reports, judges' statements and websites, etc.

Exposing Judges' Unaccountability and Consequent Riskless Wrongdoing: Pioneering the news and publishing field of judicial unaccountability reporting*[†]

- 2. List of articles on judges' unaccountability and riskless abuse of power offered for publication individually or as a series; [†]>OL2:719§C
- 3. Complaint against Judge Brett Kavanaugh, Chief Judge Merrick Garland, and their peers and colleagues of the District of Columbia Circuit (DCC), submitted to the DCC Court of Appeals and ""Because of the exceptional circumstances related to this complaint", referred by it to Supreme Court Chief Justice John G. Roberts, Jr., who assigned it to the 11th Circuit for disposition; includes the official letters of referral and the decision of the 11th Circuit chief judge; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-11Circuit.pdf
- 4. The official statistics of the U.S. District of Columbia Circuit show that P. Trump SCt nominee Judge Brett Kavanaugh, P. Obama SCt nominee Chief Judge Merrick Garland, and their peers received during the 1oct06/30sep17 11-year period, 478 complaints against judges in their Circuit and dismissed 100% of them and denied 100% of the petitions for review of those dismissals, thus covering as a matter of policy for abusive judges regardless of the gravity of their abuse; 1jun18; http://Judicial-Discipline-

Reform.org/publications/1DrRCordero_Judges_Unaccountability_Riskless_Abuse.pdf

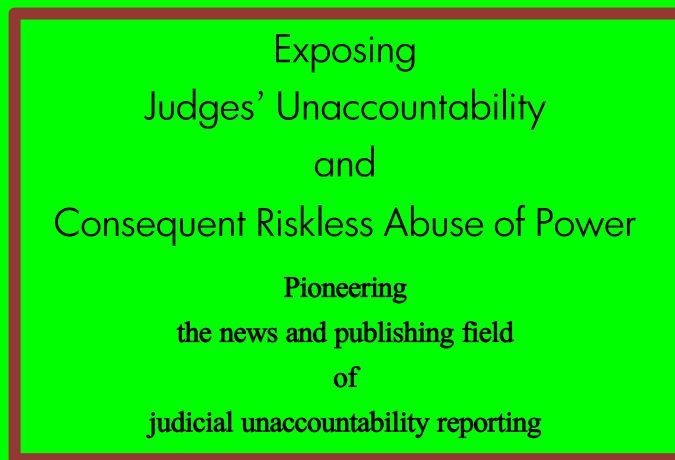
- 5. Availability of an Implied Right of Action under the Tender Offer Provisions of §14d-f of the Securities Exchange Act of 1934 (15 USCS §78n(d)-(f)), added to the Exchange Act by the Williams Act of 1968, and Rules Promulgated thereunder by the SEC, 120 ALR Federal 145; http://Judicial-Discipline-Reform.org/publications/2DrRCordero_120ALRFed145.pdf
- Venue Provisions of the National Bank Act (12 USCS §94) As Affected By Other Federal Venue Provisions and Doctrines, 111 ALR Federal 235; http://Judicial-Discipline-Reform.org/publications/3DrRCordero 111ALRFed235.pdf
- 7. Construction and Application of the Right to Financial Privacy Act of 1978 (12 USCS §§ 3401-3422),112ALRFederal295;http://Judicial-Discipline-Reform.org/publications/4DrRCordero_112ALRFederal295.pdf

- Exemption or Immunity From Federal Antitrust Liability Under the McCarran-Ferguson Act (15 USCS §§1011-1013) and the State Action and Noerr-Pennington Doctrines for the Business of Insurance and Persons Engaged in It, 116 ALR Federal 163; http://Judicial-Discipline-Reform.org/publications/5DrRCordero_116ALRFed163.pdf
- Who May Maintain an Action Under §11(a) of the Securities Act of 1933 (15 USCS §77k (a)), in Connection With False or Misleading Registration Statements, 111 ALR Fed. 83; http://Judicial-Discipline-Reform.org/publications/6DrRCordero_111ALRFed83.pdf
- Judicial Conference's Reforms Will Not Fix the Problem of Abusive Judges Who Go Undisciplined, Letter to the Editor, National Law Journal, March 3, 2008; http://Judicial-Discipline-Reform.org/publications/7DrRCordero_Letters_To_Editor_NYLJ3mar8.pdf; http://www.law.com/jsp/nlj/PubArticleNLJ.jsp?id=1204212424055
- 11. The Creation of a European Banking System: A study of its legal and technical aspects, Peter Lang, Inc., NY, XXXVI, 390 pp., 1990; http://Judicial-Discipline-Reform.org/publications/8DrRCordero_Creation_European_Banking_System.pdf; this book earned a grant from the Commission of the European Communities and was reviewed very favorably in 32 Harvard International Law Jour-nal 603 (1991), http://Judicial-Discipline-Reform.org/docs/Harvard_Int_Law_J.pdf; and 24 New York University Journal of International Law and Politics 1019 (1992), http://Judicial-Discipline-Reform.org/docs/NYU_JIntLaw&Pol.pdf
- 12. Competition Strategies Must Adapt to the Euro, 17 Amicus Curiae of the Institute of Advanced Legal Studies, London, 27 (May 1999); http://Judicial-Discipline-Reform.org/publications/9DrRCordero_Competition_Strategies_&_euro.pdf
- 13. Why Business Executives in Third Countries and Non-participating Member States Should Pay Attention to the Euro, European Financial Services Law 140 (March 1999); http://Judicial-Discipline-Reform.org/publications/10DrRCordero 6European Financial Services Law93.pdf
- 14. Some Practical Consequences for Financial Management Brought About by the Euro, 5 European Financial Services Law 187 (1998); http://Judicial-Discipline-Reform.org/publications/11DrRCordero_5European_Financial_Services_Law_187.pdf
- 15. Impending Conversion to the Euro Prompts New Guidelines from the IRS, New York Law Journal, pg. 1, Friday, October 2, 1998; http://Judicial-Discipline-Reform.org/publications/12DrRCordero_Conversion_to_the_Euro_&_IRS_NYLJ.pdf
- 16. The Development of Video Dialtone Networks by Large Phone and Cable Companies and its Impact on their Small Counterparts, 1 Personal Technologies no. 2, 60 (Springer-Verlag London Ltd., 1997); http://Judicial-Discipline-Reform.org/publications/13DrRCordero Dialtone 1Personal Technologies2.pdf
- Video Dialtone: Its Potential for Social Change, 15 Journal of Business Forecasting 16 (1996) http://Judicial-Discipline-Reform.org/publications/14DrRCordero Dialtone & Social Change 15JBF16.pdf
- Video Dialtone Network Architectures, by Richard Cordero and Jeffery Joles, 15 Journal of Business Forecasting 16 (Summer 1996); http://Judicial-Discipline-Reform.org/publications/15DrRCordero_Dialtone_networks_15JBF16.pdf
- 19. A Strict but Liberalizing Interpretation of EEC Treaty Articles 67(1) and 68(1) on Capital Movements, 2 Legal Issues of European Integration 39 (1989); http://Judicial-Discipline-Reform.org/publications/16DrRCordero_Strict_but_liberalizing_interpretation_2LIEI39.pdf

Dr. Richard Cordero, Esq.

Dr.Richard.Cordero_Esq@verizon.net DrRCordero@Judicial-Discipline-Reform.org

Judicial Discipline Reform New York City http://www.Judicial-Discipline-Reform.org



A study of judges and their judiciaries, who held unaccountable by themselves through their self-exemption from complaints and by politicians, have turned abuse of power into their institutionalized way of doing business; and their exposure by applying a strategy that out of court informs of, and outrages at, judges' abuse the only entity capable of forcing reform and holding them liable: *We the People*, the masters of all public servants, including judicial public servants

Volume I:

http://Judicial-Discipline-Reform.org/**OL**/DrRCordero-Honest_Jud_Advocates.pdf **Volume II**: http://Judicial-Discipline-Reform.org/**OL2**/DrRCordero-Honest_Jud_Advocates.pdf

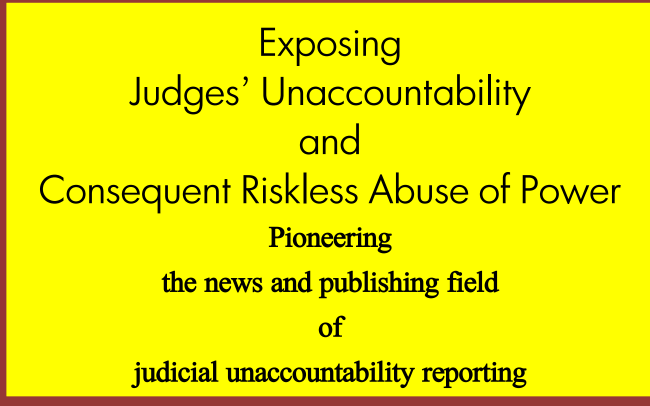
> ***** https://independent.academia.edu/DrRichardCorderoEsq

> > ©2019 Richard Cordero

Dr. Richard Cordero, Esq.

Dr.Richard.Cordero_Esq@verizon.net DrRCordero@Judicial-Discipline-Reform.org

Judicial Discipline Reform New York City http://www.Judicial-Discipline-Reform.org



A study of judges and their judiciaries, who held unaccountable by themselves through their self-exemption from complaints and by politicians, have turned abuse of power into their institutionalized way of doing business; and their exposure by applying a strategy that out of court informs of, and outrages at, judges' **abuse** the only entity capable of forcing reform and holding them liable: *We the People*, the masters of all public servants, including judicial public servants

Volume II:

http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Honest_Jud_Advocates.pdf

Volume I: http://Judicial-Discipline-Reform.org/OL/DrRCordero-Honest_Jud_Advocates.pdf

https://independent.academia.edu/DrRichardCorderoEsq

©2019 Richard Cordero

$\leftarrow \rightarrow $ C \bigcirc	🛛 🔒 https://www.judicial-discip	line-reform.org/wp-admin/users.php		
🗘 Most Visited 🛭 🧕 Get	ing Started 🛛 🐼 AOL Mail (134) 🔞 ACCESS NYC Home	ন্টে Inactivity - Session Ti 👰 AOL Mail (157) 🜐 Fix Hl	P Laptop and PC 🤷 Nightly News with Les 🥠 Current NBC Shows 🔘) CBS Evening News - F
🕅 😚 Judicial Discip	line Reform 📀 11 📮 13 🕂 New			
🕲 Dashboard	Users Add New			
 Posts Media Pages Comments 13 WooCommerce Products 	SSL activated! Take the time to review these things Don't forget to change your settings in Google Analytics and Webmaster tools. More info Improve your security with security headers Really Simple SSL Pro			
 Appearance Plugins 6 Users All Users Add New Your Profile 	Hi, Really Simple SSL has kept your site secure for a month now, awesome! If you have a moment, please consider leaving a review on WordPress.org to spread the word. V questions or feedback, leave us a message. - Rogier Leave a review Maybe later × Don't show again All (32,964) Administrator (1) Subscriber (32,963) Bulk Actions × Apply Change role to × Change			
≁ Tools ∔t Settings 🚺	O Username	Name	Email	Role
 Collapse menu 	O A 1970mdegcf	-	einarcruickshank1989@e.bengira.com	Subscriber
	O R 1Barret1cuple	—	tornado102034@hotmail.com	Subscriber
	O A 1ofthemany	-	terree@comcast.net	Subscriber
	C 365betv31h		yana.negrebetskaya.95@mail.ru	Subscriber
	C 3aplus63von	-	sam@3aplus63.ru	Subscriber