Ph.D., University of Cambridge, England M.B.A., University of Michigan Business School D.E.A., La Sorbonne, Paris

http://www.Judicial-Discipline-Reform.org

2165 Bruckner Blvd., Bronx, NY 10472-6506 tel. 1(718)827-9521; follow @DrCorderoEsq Dr.Richard.Cordero\_Esq@verizon.net

November 14, 2022

### In search of one or more knowledgeable, experienced, and financially capable law firms with which to join forces to further prosecute cases with national scope that are ripe for class action

Dear Law Firm Members,<sup>‡</sup>

1. This is a proposal to join forces to further prosecute any or all of the three cases that I<sup>1</sup> have brought to ripeness for class action<sup>2</sup>. If after reading their brief description below you determine that you do not have any conflict of interests, you can go to the file<sup>‡</sup>, which has links to detailed information.

**a.** Medicare administers \$100s of billions for the benefit of its more than 33 million insureds. It works with hundreds of HMOs and other health insurance entities. They have common interests: pay the fewest claims and attract to, and maintain in their, networks the largest number of medical services providers. To advance their interests they deny and uphold the denial of as many of their insureds' claims as possible; disregard the legal obligation to accept as total payment Medicare's schedules of fees for services; and condone the billing of insureds for the unpaid balance. Most insureds who appeal denials and balance billing appear pro se. Due to their ignorance of the law, they are abused. The recovery can be huge and force transformative change. I appealed to the Medicare Appeals Council. After I appeal to the Medicare Board, the class action can be filed in district court.

**b.** Walgreens is described as having had \$139.5 billion in revenue in 2020 and 277,000 employees in 2021. Its purchase-incentivizing program is Cash Rewards. It is a misnomer, for rewards are not earned by paying in cash and cannot be redeemed for cash despite its false advertisement: "Save time. Redeem your rewards instantly at checkout". But at checkout you cannot pay the total cost of the purchase with your Cash Rewards. You can only apply a single "tier" of \$1, \$3, \$5, or \$10 if it is equal to or less than the purchase cost. You must pay the balance with your money. Your rewards, though earned, are not yours, for they expire. The program is a bait and switch scam. This is a test case for suing big businesses that make enormous gains by defrauding millions of customers of small amounts that do not justify the substantial cost of individual prosecution.

**c.** While serving as a grand juror, I witnessed how prosecutors and NYPD officers charged people with a murder that the latter could not have committed because no evidence of a crime was presented: No footage of the crime or photos of the victim or the street crime scene, or incident or autopsy report. The indictment was sought for plea bargain leverage in reliance on grand jurors' indifference and uncritical judgment. When I asked critical questions, the presenting and the supervising prosecutors referred me to the grand jury judge, who discharged me. I described these events in a 4,743-word, 8-page sworn statement and submitted it to the administrative judge. Late enough, he sent it to the grand jury judge, who with no discussion dismissed it on the trivial fact that the grand jury term had expired. I filed a complaint with the Chief Judge, the NYS and NYC administrative judges, the NYPD Internal Affairs Bureau chief and the Commissioner, the Bronx council members, public advocates, et al., who have not replied. They form the defendant class: They do not investigate judges to avoid retaliation<sup>3</sup>. Their dereliction of duty is a policy and a systemic cover-up based on actual or constructive complicit coordination. Acting under color of law, they have violated the civil rights of the likely thousands of people whom they have sent to jail on false accusations, devastating their lives with the cost of bail and a criminal record. Those people's class action can earn their attorneys vast rewards and national recognition as Champions of Justice.<sup>4</sup>

2. I offer to make a presentation of these cases via video conference or, if in NYC, in person.

I look forward to hearing from you.

Sincerely, Dr. Richard Cordero, Esq.

### Endnotes

<sup>1</sup> This letter and its link<sup>‡</sup> can be shared with others potentially interested in joining any of the class actions under FRCP Rule 23 and attending my presentation on this proposal. The latter is supported by my professional law research and writing, and strategic thinking; they are the skills that undergird my three-volume study\* <sup>†</sup> of judges and their judiciaries titled and downloadable thus:

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

- a. The study collects and discusses abundant evidence(OL:194§E) showing that judges ensure each other's unaccountability, which is also protected connivingly by the politicians who put them in office and for whom they are '*our* men and women on the bench'. Judges engage in abuse of power risklessly for their gain and convenience individually and as a coordinated class. Their pattern of conduct shows that they run their judiciary as a racketeering enterprise.
- b. Some of my articles have been posted to my website Judicial Discipline Reform at http://www.Judicial-Discipline-Reform.org. That site has attracted countless visitors and as of 27 Dec. 2022 had turned into subscribers 46,006 of them. They are potential class members.
- <sup>2</sup> The class actions can expect sympathetic juries. Indeed, since the advent of the *MeToo!* and BLM movements and those against police brutality, and racial and socio-economic inequality, the national public has become ever more intolerant of all forms of abuse, as expressed in its self-assertive rallying cry: *Enough is enough!* We won't take any abuse from anybody anymore. Trump lawyers settled a case on their way to the first trial day rather than risk a huge verdict from one of Bronx blue collar juries, known for their negative attitude toward big companies and government.
- <sup>3</sup> Victims of abuse by Medicare officers, including administrative law judges, can share their story with the Medicare Appeals Council. The latter is the fourth of five levels of appeal in the Medicare system (the fifth level appeal lies with the Medicare Appeals Board). Hence, if you have not gone through the previous appeal levels, which begins with your HMO or other medical services or equipment provider, the Council will not treat your story as a complaint on appeal. However, you together with as many victims as possible can submit your story in order to inform the Council of the nature, frequency, and gravity of abuse within the Medicare system.
  - a. By writing your story, you take the first step toward showing that you have questions of law or fact and claims common to the class suing Medicare and providers, and qualify as a member of it(R.23(a)), entitled to share in any compensation that the action may win for it.
  - b. Your story must be brief, written in only up to 500 words. Never-ending rambling and whining sagas are wasteful of your and everybody else's effort and time since they are not read to the end. But a brief story is more likely to be impactful if it consists only of the most outrageous, accurate, and verifiable facts, names, and addresses identifying only the most relevant events that occurred during months or years of abuse. To learn how to write such a story, read and apply the two-phase method for writing your story in up to 500 words. You will be surprised by how helpful that method is in writing an informative and useful story.
  - d. Your story can contribute to detecting the most persuasive type of evidence of abuse: patterns of conduct of the same or related officers and their cronies that harm many unrelated individuals in similar ways. A pattern of similarities may show that the officers and cronies acted in coordination and that an individual should be considered a member of the class action.
  - e. By writing your story, you too will be asserting the most cherished rights of *We the People*, to wit, those guaranteed by the First Amendment to the Constitution to "freedom of speech,

of the press, the right of the people [the sovereign source of all public power in a democracy] peaceably to assemble [by email and on social media too], and to petition [in writing or in person] the Government [of which Medicare is an agency and its officers are agents] for a redress of grievances [including the payment of compensation]".

f. At the top of your story, add the following reference; and mail and email it to these addresses:

Reference: for consideration by the Medicare Appeals Council and the Board in appeal M-23-386

- 1) Go to https://dab.efile.hhs.gov/, register, and "File correspondence...and other written material in pending case" M-23-386.
- 2) Department of Health and Human Services Departmental Appeals Board Medicare Appeals Council, MS 6127 Cohen Building Room G-644 330 Independence Ave., S.W. Washington, D.C. 20201
- 3) DABMODHotline@hhs.gov, appeals@dab.efile.hhs.gov

<sup>4</sup> Developments in the judiciary establish strong precedents that support a favorable expectation:

- a. In the civil suit *Strickland v. U.S.*, the U.S. Court of Appeals for the Fourth Circuit held last April 26 that the Federal Judiciary and its judges in their official and individual capacities can on due process and equal protection grounds be sued and held liable. The plaintiff's exposure of 4<sup>th</sup> Circuit judges' complicit coordination caused the bench to recuse themselves! Judges from other circuits were seated by designation on the three-judge appellate panel.
- b. Ninety gymnasts sued the FBI and FBI agents for over \$1 billion on June 8, 2022, for its failure to act on the complaints against sexual predator Dr. Larry Nassar brought to agents and the FBI's cover-up of their dereliction of duty. This is in addition to the \$380 million that USA Gymnastics and the U.S. Olympic Committee had to pay to Nassar sexual abuse victims.
- c. A Pennsylvania state court ordered judges who sent juveniles to government paid/privately run detention facilities in exchange for kickbacks to pay \$206 million in damages.
- <sup>5</sup> The Wall Street Journal revealed that federal judges hear cases in which they have a financial interest, thus breaking the law. Led by their motive of protecting their illegal gains, they intercept(18 U.S.C. §§2511; 1961) people's emails and mail to detect and suppress those of their critics. The Federal Judiciary has the means of doing so, as it runs one of the largest national computer networks and has the Information Technology (IT) expertise necessary therefor: It handles daily the filing, retrieval, and storage of hundreds of millions of briefs, motions, applications, records, reports, dockets, calendars, orders, decisions, etc., through its Public Access to Court Electronic Records (PACER) system. Judges have the opportunity to compel such interception by the intelligence agencies to which in a quid pro quo they grant 100% of their secret requests for secret orders for secret surveillance under the Foreign Intelligence Surveillance Act(50 U.S.C §§1801-1885c).
  - a. There is proposed to hire IT experts to examine the communications and computers of judges' critics. Exposing judges' interception in a suit with RICO counts on behalf of their victims can generate national outrage, treble damages, and attorneys' fees. See former CBS reporter Sharyl Attkisson's suit against the Department of Justice for \$35 million. The examination can be announced at a press conference intended to capture national attention and to interest critics and victims of judges' abuse in sharing their stories with the IT experts.

Dare trigger history!...and you may enter it.

## A. Every meaningful cause needs resources for its advancement; none can be continued, let alone advanced, without money

Support Judicial Discipline Reform and its business plan to:

3. continue its professional law research and writing, and strategic thinking, which has produced a three-volume study of judges and their judiciaries, titled and downloadable thus:

**Exposing Judges' Unaccountability and Consequent Riskless Abuse of Power:** Pioneering the news and publishing field of judicial unaccountability reporting \* <sup>†</sup>\*

- 4. turn the website at http://www.Judicial-Discipline-Reform.org -whose articles(Appendix 6§A) have attracted countless webvisitors and elicited in them such a positive reaction that 40,018 (App.3) have become subscribers as of October 28, 2021- from an informational platform, into:
  - a. a clearinghouse for complaints against judges uploaded by anybody;
  - b. a **research center** for fee-paying clients auditing judges' decisions and searching many other writings from many sources that through computer-assisted statistical, linguistic, and literary analysis can reveal the most persuasive type of evidence: judges' patterns, trends, and schemes of abuse of power, e.g.; their interception of people's emails and mail; and
  - c. the digital portal of the business venture leading up to the Institute of Judicial Unaccountability Reporting and Reform Advocacy attached to a university or news network;
- 5. organize and embark on a tour of presentations to you and your group of guests; at law, journalism, business, and Information Technology schools; media outlets; etc., via video conference or, if in NY City, in person. To assess my capacity to present view my video and follow it on its slides;
- 6. hold together with academics, media outlets, and journalists, the proposed UNPRECEDENTED CITI-ZENS HEARINGS, where people will be able to tell the national public their stories of judges' abuse;
- 7. organize the first-ever, and national conference on judges' abuse in connivance with politicians, who fear their power of retaliation, where the report on the citizens hearings will be presented;
- 8. publish as its sequel an academics/journalists multidisciplinary Annual Report on Judicial Unaccountability and Riskless Abuse of Power-cum-citizens inspector general report on the judiciary;
- 9. launch an abuse investigation that attracts ever more media because Scandal sells & earns Pulitzers;
- 10. promote the formation of a national, single issue, apolitical, civic movement for judicial abuse of power exposure, compensation of abusees, and reform through transformational change; etc.(¶57).

### Put your money where your outrage at abuse and passion for justice are. DONATE

by making a deposit into, or a transfer using the Bill Pay feature of your online bank account to, Citi Bank account 4977 59 2001, routing number 021 000 089;

through Zelle; through *Paypal* https://www.paypal.com/cgi-bin/webscr?cmd=\_s-xclick&hosted\_button\_id=HBFP5252TB5YJ;

or by mailing a check to the address in the above letterhead.

## B. Offer to present this article and the above-listed cause-advancing activities

11. I offer to present this article and the business plan to you and your guests via video conference and, if in NY City, in person. To assess my capacity to present you may view my video and follow it on its slides. To set its terms and scheduling use my contact information in the letterhead above.

Dare trigger history!...and you may enter it.

OL3:1530 \*http://Judicial-Discipline-Reform.org/OL/DrRCordero-Honest\_Jud\_Advocates.pdf > all prefixes:# up to OL:393

#### APPENDIXES

- App.1. Volumes of the study of judges and their judiciaries
- App.2. Offer of a presentation; and Activities to support with donations and investment
- App.3. Number of subscribers to Judicial-Discipline-Reform.org
- App.4. Statement by LinkedIn that Dr. Cordero has "one of the top 5% most viewed LinkedIn profiles for 2012"
- App.5. Resume of Dr. Cordero
- App.6. Links to articles ready for review and publication; subjects for commissioned articles; and links to external sources of information
- App.7. Blocs of email addresses of the people to whom to send one's story of judges' abuse of power and financial criminality

# 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

## Exposing

# Judges' Unaccountability

## and

# **Consequent Riskless Abuse of Power**

Pioneering the news and publishing field of judicial unaccountability reporting

A three-volume study of judges and their judiciaries that exposes their coordinated abuse of power as their institutionalized modus operandi; and promotes a generalized media investigation and unprecedented citizens hearings that inform and so outrage the national public as to stir it up to assert its right as *We the People*, the Masters of all public servants, including judicial public servants, to hold judges accountable for their performance and liable to compensate the victims of their abuse

### **VOLUME I:**

http://Judicial-Discipline-Reform.org/OL/DrRCordero-Honest\_Jud\_Advocates.pdf

Volume II:

http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Honest\_Jud\_Advocates2.pdf

Volume III:

http://Judicial-Discipline-Reform.org/OL3/DrRCordero-Honest\_Jud\_Advocates3.pdf

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Dr.Richard.Cordero\_Esq@verizon.net DrRCordero@Judicial-Discipline-Reform.org Judicial Discipline Reform New York City http://www.Judicial-Discipline-Reform.org

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### **VOLUME II:**

http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Honest\_Jud\_Advocates2.pdf

Volume I:

http://Judicial-Discipline-Reform.org/OL/DrRCordero-Honest\_Jud\_Advocates.pdf

### Volume III:

http://Judicial-Discipline-Reform.org/OL3/DrRCordero-Honest\_Jud\_Advocates3.pdf

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http://Judicial-Discipline-Reform.org/OL3/DrRCordero-Honest\_Jud\_Advocates3.pdf

Volume I:

http://Judicial-Discipline-Reform.org/OL/DrRCordero-Honest\_Jud\_Advocates.pdf

### Volume II:

http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Honest\_Jud\_Advocates2.pdf

#### Dr. Richard Cordero, Esq. Judicial Discipline Reform

Ph.D., University of Cambridge, England M.B.A., University of Michigan Business School D.E.A., La Sorbonne, Paris http:/

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December 23, 2022

## Table of Contents

of the sections laying out the main concepts in Volume I, with references to articles in Volumes II and III, of the study:

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

#### This file contains only pages ggl:1-38. For a comprehensive list of articles, see Appendix 6. i.

Introduction: The goal is not only to expose judges' abuse of power, but also to enable *We the People*, the Masters of all public servants, to hold our judicial public servants accountable for their performance and liable to compensation, and thereby *trigger history!* jur:1

http://Judicial-Discipline-Reform.org/OL2/DrRCordero\_ Intro\_trigger\_history.pdf

ii.	Tables compiling judicial statistics, and graphs, all supporting probable cause to believe that judges have complicitly coordinated an agreement for their 100% dismissal of complaints against any of them and 100% denial of petitions to re- view those dismissals, thus mutually ensuring their survival and continued abuse of power to grab illegal, unethical, and rules-disregarding gains and convenience jur:9 http://Judicial-Discipline-Reform.org/OL2/DrRCordero_
	complaint_dismissal_statistics&graphs.pdf
A.	Means, motive, and opportunity of federal judges to engage in, and so to coor- dinate their, abuse of power as to make it their institutionalized modus operandi, thereby ensuring that the Federal Judiciary is a safe haven that they run as a racketeering enterprise
B.	<i>In re DeLano</i> , Then-Circuit Judge Sonia Sotomayor presiding, and her nomi- nation to the Supreme Court by President Barak Obama: evidence of a bankruptcy fraud scheme and her concealment of assets dismissed with knowing indifference and willful blindness to a bankruptcy mill operated by the bankruptcy judges appointed under 28 U.S.C. §152 by the circuit judges: the appointers cover for their appointees
C.	Nature and forms of judges' abuse of power and strategy to expose their unac- countability and riskless abuse, e.g., auditing their decisions and other people's writings to detect their patterns, trends, and schemes of individual and coordinated abuse
D	Multimedia public presentation made by judicial unaccountability reporters on:

D. Multimedia public presentation made by judicial unaccountability reporters on:
 i) the available evidence of judges' abuse of power and the *In re DeLano-J*. Sotomayor story;

<sup>\*</sup> http://Judicial-Discipline-Reform.org/OL/DrRCordero-Honest\_Jud\_Advocates.pdf >all prefixes:# up to OL:393

<sup>&</sup>lt;sup>†</sup> http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Honest Jud Advocates2.pdf >OL3:394-1143

<sup>\*</sup> http://Judicial-Discipline-Reform.org/OL3/DrRCordero-Honest\_Jud\_Advocates3.pdf >OL3:1144-1555+

	ii) their own findings through their <i>Follow the money!</i> and <i>Follow the wire!</i> investigations; and					
	iii) the <i>We accuse!</i> denunciation at a press conference, in articles, and through broadcast reportage					
	http://Judicial-Discipline-Reform.org/OL2/DrRCordero_ abuse_investigation_&_presentation.pdf					
E.	Multidisciplinary academic and business venture leading up to the creation of the Institute of Judicial Unaccountability Reporting and Reform Advocacy jur:119-169 http://Judicial-Discipline-Reform.org/OL2/DrRCordero_academic_biz_venture&Institute.pdf					
	§§1-4. The academic and business venture that implements the business plan in activities that include the holding of unprecedented citizens hearings, and publications to inform the national public of, and outrage it at, judges' abuse of powerjur:119 http://Judicial-Discipline-Reform.org/OL2/DrRCordero_ marketing_brochures_Annual-Report_team.pdf					
	§5. Creation of the Institute of Judicial Unaccountability Reporting and Reform Advocacyjur:130 http://Judicial-Discipline-Reform.org/OL2/DrRCordero_ Institute_Judicial_Unaccountability_Reporting.pdf					
	§§5-9. Establishment of an Inspector General for the Judiciary; proposed legislation; and precedent for a national, civic, apolitical movement for holding judges accountable and liablejur:130-169 http://Judicial-Discipline-Reform.org/OL2/DrRCordero_IG_legislation_civic_movement.pdf					
	§§6-9. Establishment of an Inspector General for the Judiciary; proposed legislation; and precedent for a national, civic, apolitical movement for holding judges accountable and liablejur:158-169 http://Judicial-Discipline-Reform.org/OL2/DrRCordero_IG_legislation_civic_movement.pdf					
F.	Offer to present The Business of Justice to expose judges' abuse of power, implement the business plan, and engage in actions to <i>trigger history</i> jur:171 http://Judicial-Discipline-Reform.org/OL2/DrRCordero_presentation_to_trigger_history.pdf					
G.	vidence of interference with Dr. Cordero's email accounts					
H.	Presentation at schools on judges' abuse of power and a plan for judicial reform Lsch: http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Deans_professors_students.pdf					
I.	The <i>DeLano</i> case course: syllabus of classwork on investigating a case on judges' abuse of power and the organization of a conference to present its findings					
J.	Creative Writings: using storytelling to persuade and inspire readers; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_Syllabus.pdfCW:1					
K.	OL:1-393; first part of the OL series of articles; http://Judicial-Discipline- Reform.org/OL2/DrRCordero_OL.1-393.pdfOL:1					

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- 2. turn the site at http://www.Judicial-Discipline-Reform.org –whose articles(Appendix 6§A) have attracted so many webvisitors and they have reacted so positively that as of 16 Dec. 22, the number of those who had become subscribers was 45,860(App.3)– from an informational platform, into:
  - a. a clearinghouse for complaints against judges uploaded by anybody;
  - b. a **research center** for fee-paying clients auditing judges' decisions and searching many other writings from many sources that through computer-assisted statistical, linguistic, and literary analysis can reveal the most persuasive type of evidence: judges' patterns, trends, and schemes of abuse of power, e.g.; their interception of people's emails and mail; and
  - c. the digital portal of the plan's business venture leading up to the Institute of Judicial Unaccountability Reporting and Reform Advocacy at a university or news network;
- 3. organize and embark on a tour of presentations at law, journalism, business, and Information Technology schools; media outlets; etc., via video conference or in person to form local chapters of a national movement to investigate and hold judges accountable and liable under *Strickland v. U.S.*;
- 4. hold together with academics, media outlets, and journalists, the proposed UNPRECEDENTED CITI-ZENS HEARINGS, where people will be able to tell the national public their stories of judges' abuse;
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- 7. launch an abuse investigation that attracts the media, for Scandal sells & wins Pulitzer Prizes;
- 8. promote the formation of a national, single issue, apolitical, civic movement for judicial abuse of power exposure, compensation of abusees, and reform through transformative change; etc.(¶57).

## Put your money where your outrage at abuse and passion for justice are.

**DONATE** by making a deposit or an online transfer through either the Bill Pay feature of your online account or Zelle from your account into

Citi Bank, routing # 021 000 089, account # 4977 59 2001;

or TD Bank, routing # 260 13 673, account # 43 92 62 52 45.

## Offer to present this article and the above-listed cause-advancing activities

9. I offer to present this article and the business plan to you and your guests via video conference and, if in NY City, in person. To assess my capacity to present you may view my video and follow it on its slides. To set the terms and schedule it use my contact information in the letterhead above.

Dare trigger history!...and you may enter it.

http://Judicial-Discipline-Reform.org/OL3/DrRCordero-Honest\_Jud\_Advocates3.pdf > from OL3:1144 to 1555+

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<ul> <li>Portfolio</li> <li>Comments 96</li> <li>Feedback</li> <li>WooCommerce</li> </ul>	Are you enjoying using Facebook Page Feeds Widget? You have been using Facebook Page Feeds Widget for WordPress for sometime now! Could you please do me a favor and give it a 5-star rating on WordPress to help us spread the word and encourage my hardwork? No thanks / I already have									
<ul> <li>Products</li> <li>Payments</li> <li>Analytics</li> </ul>	To get the most out of Social Media Feather and to help enable its continued development, please read the <u>ShareThis Terms of Service</u> and <u>Privacy Notice</u> , then <u>click here to accept the</u> <u>terms</u> . All Administrator Editor Author Contributor Subscriber Customer Shop manager									
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http://www.Judicial-Discipline-Reform.org

### **Appendix 7**

### Two blocs of email addresses of journalists, media outlets, professors, and students who can be persuaded to hold <u>UNPRECEDENTED CITIZENS HEARINGS</u> on judges' unaccountability and consequent riskless <u>abuse of power</u>.

Place each in the To: box of separate emails containing your story of abuse that you have suffered or witnessed. You can easily write it in up to 500 words by applying the two-phase method. By so doing, your story will be informative, accurate, and verifiable by those who can enable you to tell it at the hearings.<sup>‡</sup>

### To: [journalists and media officers]

john.shiffman@thomsonreuters.com, michael.berens@thomsonreuters.com, cjc@cjc.ny.gov, blake.morrison@thomsonreuters.com, tips@thomsonreuters.com, contact@go.reuters.com, marketresearch.thomsonreuters@thomsonreuters.com, patricia.wen@globe.comrs.com, twallack@gmail.com, newstip@globe.com, spotlight@globe.com, brian.mcgrory@globe.com, charles.ornstein@propublica.org, gpduf@aol.com, tracy.weber@propublica.org, Thehill@email.thehill.com, jimwdean@aol.com, investigate@ap.org, ajaffe@thehill.com, ijerr@spectacularjournals.org, newsletters@abovethelaw.com, NTotenberg@npr.org, drew@americanthinker.com, tips@publicintegrity.org, mderienzo@publicintegrity.org, watchdog@publicintegrity.com, emily.holden@theguardian.com, tips@latimes.com, ryan.grim@theintercept.com, andrea@americanthinker.com, tips@propublica.org, Laura.Crimaldi@globe.com, invtletters@nytimes.com, info@elizabethwarren.com, Evan.Allen@globe.com, causecollector@msn.com, Elizabeth Warren@warren.senate.gov, mcnulaj@nytimes.com, ginger.thompson@propublica.org, MCoyle@alm.com, communication@lexisnexis.com, aglantz@stanford.edu, joepatrice@abovethelaw.com, info@mail.huffpost.com, tips@thedailybeast.com, aturturro@alm.com, Opencourt@cnn.com, contact us@spectacularjournals.org, Matt.Rocheleau@globe.com, letters@nytimes.com, oped@nytimes.com, jmaxeiner@ubalt.edu, Jackie.Botts@thomsonreuters.com, Vernal.Coleman@globe.com, hello@propublica.org, Jaimi.Dowdell@thomsonreuters.com, Brendan.McCarthy@globe.com, info@AP.org. Andrew.Chung@thomsonreuters.com, Lawrence.Hurley@thomsonreuters.com, Andrea.Januta@thomsonreuters.com, CorderoRic@yahoo.com, sarah.childress@washpost.com, david.fallis@washpost.com,

### To: [lawyers and professors]

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