

September 10, 2006

Re: Evidence of bankruptcy fraud scheme in U.S. Bankruptcy and District Courts in Rochester and class action against federal judges

Dear Madam or Sir,

I would like to bring to your attention evidence showing that a federal judgeship –especially in the U.S. Bankruptcy and District Courts in Rochester- has become a safe haven for wrongdoing due to the lack of an effective mechanism of judicial conduct control; and that the justices of the Supreme Court of the U.S. have known for decades of such wrongdoing, but tolerate it. One such mechanism is impeachment in the U.S. House of Representatives, so rarely used that it has no deterrent value; the other is judicial self-discipline, which is triggered by anybody lodging against any federal judge a complaint, which in turn judges systematically dismiss without investigation. Thus, federal judges wield their vast judicial power over people's lives, liberty, and property free from any control. Since those who can do anything and get away with it will do everything, the judges have allowed their uncontrolled power to follow its course toward absolutely corruptive power.

Federal judges are drawn to coordinating the wrongful exercise of their judicial power by the lure of another most insidious corruptor: money. Lots of money enters the federal judicial system through bankruptcy cases. Evidence of this is found in 11 cases that have been prosecuted for more than 5 years, starting in the U.S. Bankruptcy Court in Rochester and moving on to the U.S. District Court there, to the Court of Appeals for the Second Circuit, to the Circuit's Judicial Council, to the Supreme Court and the Judicial Conference of the U.S., whose presiding member is the chief justice. The judges in all these federal entities and their staffs together with trustees, bankrupts, and lawyers have engaged in a series of acts so consistently in disregard of law and facts while in favor of or against certain parties and outcomes as to form a pattern of non-coincidental, intentional, and coordinated wrongdoing in support of a bankruptcy fraud scheme and its cover up.

The evidence of federal judges' coordinated wrongdoing and support of a bankruptcy fraud scheme is available at <http://Judicial-Discipline-Reform.org>. The purpose of posting it, including the summarizing "Statement of Facts", is to provide a solid basis from which investigative journalists and lawyers can launch a Watergate-like *Follow the money!* investigation into the schemers' and their supporters' web of personal and financial relationships in order to substantiate counts under the Racketeer Influenced and Corrupt Organizations Act (RICO). They will be asserted in a class action on behalf of those that have been injured by federal judges' abuse of power and systematic dismissal of misconduct complaints against them. In the class' representative case arising from those 11 cases the principal defendants will be top federal judges and other federal officers.

Once in a lifetime, the opportunity presents itself for a newsperson, like you, to stand up in support of a risky, but noble mission that can fundamentally change government for the public good, as this one is: To ensure the integrity and accountability of those entrusted with "*WE THE PEOPLE*"'s judicial system and force them to administer "Equal Justice Under Law". This is such an opportunity. Will you contribute to that mission's success by examining the evidence -particularly the posted "Statement of Facts" describing the role in the bankruptcy fraud scheme of the U.S. Bankruptcy and District Courts in Rochester- to determine whether to participate in the investigation and inform your audience of its results?

Looking forward to hearing from you,

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Dr. Cordero's e-mail of 9/10/6 to media in Rochester, NY, re class action v wrongdoing judges there

# Judicial-Discipline-Reform.org

<http://Judicial-Discipline-Reform.org>

The mission of this site is to bring together all the entities and individuals that are separately working toward accomplishing what constitutes their common mission, namely, to ensure integrity in our federal and state courts. By focusing our efforts and combining our resources we can pursue it much more effectively than up to now. To that end, a Programmatic Proposal is put forward for accomplishing that mission by achieving three realistic and progressively attainable objectives through a program of specific, manageable activities.

## **Programmatic Proposal**

to Unite Entities and Individuals to Use Their Resources Effectively  
in Our Common Mission to Ensure Integrity in Our Courts

by Engaging in Specific Activities to Achieve Concrete Objectives

([http://Judicial-Discipline-Reform.org/docs/Programmatic\\_Proposal.pdf](http://Judicial-Discipline-Reform.org/docs/Programmatic_Proposal.pdf))

by

**Dr. Richard Cordero, Esq.**

[DrRCordero@Judicial-Discipline-Reform.org](mailto:DrRCordero@Judicial-Discipline-Reform.org)

## **Summary of Objectives and Activities**

1. Unite entities and individuals across the nation who denounce judges engaged in wrongdoing schemes so that with their combined efforts and resources a virtual firm can be formed on the Internet composed of:
  - a) investigative journalists that will search for evidence of such wrongdoing in a Watergate-like *Follow the money!* investigation that will start with filed bankruptcy petitions and follow their leads through the schemers' webs of personal and financial relationships, and expose the uncovered evidence in a media campaign on the Internet as well as local and national newspapers and radio and TV stations; and
  - b) lawyers that will bring a class action on behalf of people injured by judges shown by the journalists' evidence to have participated in a bankruptcy fraud scheme as well as on behalf of people who have exercised the right to file a complaint against a judge only to have their complaints systematically dismissed by judges protecting one another;so that ever more members of the public will be made aware of the extent and damaging consequences for everybody of coordinated wrongdoing by judges. By the same token, other kinds of fraud schemes, such as in probate, tax, or family courts, can be included in the investigation if the leads are likely to result in finding evidence of criminal activity that when included in the class action will not be liable to dismissal on the judges' pretext that such evidence concerns judicial acts covered by the doctrine of judicial immunity, which certainly does not protect judges from prosecution for their crimes.
2. Thereby cause an outraged public to force the authorities outside the judiciary, such as the FBI, the Department of Justice, Congress, and their state counterparts, to investigate coordinated wrongdoing in the judiciaries and proceed to the impeachment or prosecution and conviction of judges and other wrongdoers, and bring about the retirement of other unfit judges.
3. Channel the public's demand for integrity among judges to the reform by law of the mechanism of judicial discipline through the creation of an external body -whose members would be unrelated to, nominated, confirmed, and mandated to function independently of, the judiciary- for receiving and acting on complaints about judges' conduct and for inspecting their use of public funds.

## Table of Contents

I. Effectiveness through unity: many entities and individuals complaining separately about wrongdoing judges, who are tightly coordinated in the Judiciary, the 3rd Branch of Government.....	2
II. A three-pronged proposal to pursue a common mission through a virtual firm, win the public's support, and cause the reform by law of judicial discipline.....	3
A. The virtual firm's three objectives and its activities to attain them .....	4
i) expose judicial wrongdoing: <i>a Follow the money!</i> investigation and a class action .....	4
ii) cause authorities to investigate and prosecute wrongdoing judges .....	4
iii) bring about laws to reform the mechanism of judicial discipline .....	4
III. Qualifications and tasks of the virtual firm's professionals and program of activities .....	4
A. The investigative journalists' tasks .....	4
B. The lawyers' tasks.....	5
C. Organizing and posting evidence .....	5
1. Table of wrongdoing evidence.....	6
2. Analyzing, integrating, and summarizing information .....	6
a) springboard analysis of documents.....	6
b) boomerang scrutiny .....	6
c) mosaic integration.....	6
d) broth reduction.....	7
e) database creation.....	7
f) Report on Judicial Wrongdoing in America .....	7
3. A firm of "the best of the best, most committed, and most informed" .....	7
D. Enter the media .....	7
1. Examples of the media joining an Internet buzz.....	8
E. Filing the class action .....	8
1. Bankruptcy-fraud members of the class .....	8
2. Complaint-dismissal members of the class.....	9
F. Authorities investigate the judiciary .....	9
G. Impeachment of judges .....	9
H. Drive for judicial reform legislation .....	9
I. Redress and compensation for class members .....	10
IV. How to select persons that want to join the virtual firm.....	10

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Comments on this Programmatic Proposal and inquiries about joining the firm are welcome and may be e-mailed to Dr. Richard Cordero, Esq., at [DrRCordero@Judicial-Discipline-Reform.org](mailto:DrRCordero@Judicial-Discipline-Reform.org).

To download the Summary of the Programmatic Proposal in a PDF click [http://Judicial-Discipline-Reform.org/docs/Programmatic\\_proposal\\_summary.pdf](http://Judicial-Discipline-Reform.org/docs/Programmatic_proposal_summary.pdf)

The full text of the Programmatic Proposal can be downloaded by clicking [http://Judicial-Discipline-Reform.org/docs/Programmatic\\_Proposal.pdf](http://Judicial-Discipline-Reform.org/docs/Programmatic_Proposal.pdf).

To access it on the site go to <http://Judicial-Discipline-Reform.org/Programmatic1.htm>.

Evidence of coordinated wrongdoing in the federal judiciary is posted at <http://Judicial-Discipline-Reform.org>.

It is summarized and referenced in the Statement of Facts, which can be downloaded through the link [http://Judicial-Discipline-Reform.org/docs/Statement\\_of\\_Facts\\_Table\\_of\\_Cases.pdf](http://Judicial-Discipline-Reform.org/docs/Statement_of_Facts_Table_of_Cases.pdf).

It can also be reviewed on site by clicking <http://Judicial-Discipline-Reform.org/StatFacts1.htm>.

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September 2006

**Email to:** entities and individuals complaining about biased judges that abuse their power  
**re:** Evidence of federal judges' coordinated wrongdoing and support of a bankruptcy fraud scheme

I would like to bring to your attention evidence posted at <http://Judicial-Discipline-Reform.org> showing that a federal judgeship has become a safe haven for wrongdoing due to the lack of an effective mechanism of judicial conduct control; and that the justices of the Supreme Court of the U.S. have known for decades of such wrongdoing, but tolerate it. Because institutionalized abuse of power within the Third Branch of Government affects everybody's life, liberty, and property daily and substantially, this matter warrants your and your audience's consideration, particularly since there is something concrete that both can do about it that can redound to your significant benefit and everybody else's.

One mechanism of judicial conduct control is impeachment in the U.S. House of Representatives, so rarely used that it lacks any deterrent value; the other is judicial self-discipline, which is triggered by anybody lodging against any federal judge a complaint, which in turn judges systematically dismiss without investigation. Thus, federal judges wield their vast judicial power free from any control. Since those who can do anything and get away with it will do everything, the judges have allowed their uncontrolled power to follow its course toward absolutely corruptive power.

Federal judges' motive for coordinating the wrongful exercise of their judicial power is only strengthened by the lure of another most insidious corruptor: money. Lots of money enters the federal judicial system through bankruptcy cases. Evidence of this is found in 11 cases that have been prosecuted for more than 5 years, starting in bankruptcy court and moving on to the district court, to the Court of Appeals for the Second Circuit, to the Circuit's Judicial Council, to the Supreme Court and the Judicial Conference of the U.S., whose presiding member is the chief justice. The justices and judges in all these federal entities and their staffs together with trustees, bankrupts, and lawyers have engaged in a series of acts so consistently in disregard of law and facts while in favor of or against certain parties and outcomes as to form a pattern of non-coincidental, intentional, and coordinated wrongdoing in support of a bankruptcy fraud scheme and its cover up.

The evidence of federal judges' coordinated wrongdoing and support of a bankruptcy fraud scheme is contained in public [documents](#) and summarized in the "[Statement of Facts](#)", both posted at <http://Judicial-Discipline-Reform.org>. The purpose of their posting is to provide a solid basis from which concerned people, including investigative journalists, bloggers, and lawyers, can launch a Watergate-like *Follow the money!* investigation into the schemers' and their supporters' web of personal and financial relationships in order to substantiate counts under the Racketeer Influenced and Corrupt Organizations Act ([RICO](#)). They will be asserted in a class action on behalf of those that have been injured by the judges' abuse of power and systematic dismissal of conduct complaints against them. In the class' representative case arising from those 11 cases the principal defendants will be top federal circuit judges and other judicial officers.

Once in a lifetime, the opportunity presents itself for a person to take a stand in support of a risky, but noble mission that can change government for the public good, as this mission is: To ensure the integrity and accountability of those entrusted with "*WE THE PEOPLE*"'s judicial system and force them to administer "Equal Justice Under Law". This is such an opportunity. Will you examine the evidence to determine whether to participate in that investigation and thereby render a public service that can be nationally recognized as being of significant practical and moral value to your audience and everybody else in our country? Kindly let me know.

# Call for a Firm on the Internet of Lawyers and Investigative Journalists to Expose in a Class Action a Bankruptcy Fraud Scheme Supported by Federal Judges' Coordinated Wrongdoing

by  
Dr. Richard Cordero, Esq.

The evidence posted at <http://Judicial-Discipline-Reform.org> shows that a federal judgeship has become a safe haven for wrongdoing due to the lack of an effective mechanism of judicial conduct control; and that the justices of the Supreme Court of the U.S. have known for decades of their colleagues' wrongdoing, but tolerate it. Evidence of intentional, coordinated wrongdoing in the Federal Judiciary points to a betrayal of people's trust in our judges that warrants the consideration of every person in our country.

Indeed, federal judges are able to abuse their judicial power all but certain of impunity given that, as stated by the [Late Chief Justice W. Rehnquist](#) and the [Federal Judicial Center](#), since the adoption of the [U.S. Constitution of 1789](#) only 13 judges have been impeached and only 7 convicted...in 217 years of federal judicial history. Since passage of the [Judicial Conduct and Disability Act of 1980](#), they have ensured their impunity by dismissing misconduct complaints against them in a [pattern of dismissals](#) shown by [official statistics of the Administrative Office of the U.S. Court](#) –reviewed by the justices at official semi-annual meetings- to be so stable and implausible that it could not have occurred but for the judges engaging in unlawful coordination to protect themselves systematically.

Uncontrolled power turns into absolutely corruptive power. When it leads to coordinated wrongdoing in the Federal Judiciary, the Third Branch of the national government, its exposure is bound to have a farther reaching impact on the public than finding out that the Watergate Burglary was connected to President Richard Nixon. That finding caused the resignation of President Nixon and sent to prison many of his top White House aides. However, their corruption and abuse of power would have naturally come to an end as President Nixon's second four-year term drew to a close. By contrast, federal judges appointed to courts established under Article III of the Constitution hold office for life and they can only be removed through impeachment in, and conviction by, the U.S. House of Representatives.

Imagine the grave political and practical consequences of your exposing that precisely those officers who are supposed to incarnate moral integrity and respect for the law are instead engaged in coordinated wrongdoing. When the latter includes support for [bankruptcy fraud](#), the consequences are only compounded because more than most crimes, bankruptcy fraud benefits the insiders, but its cost is borne by the public at large, to whom the bill is surreptitiously passed along for what the fraudulent bankrupt debtors fail to repay.

Evidence of federal judges' coordinated wrongdoing and their support of a bankruptcy fraud scheme is revealed in [11 federal cases](#) prosecuted for more than 5 years in [bankruptcy](#) and [district](#) courts, the [Second Circuit Court of Appeals](#) (CA2) and Judicial Council ([re J. Ninfo, WBNY](#); [re C.J. Walker, CA2](#)), the [Supreme Court](#), and the Judicial Conference of the U.S. ([re J. Ninfo & C.J. Walker](#); [re Court Reporter](#)), whose presiding member is the chief justice. All their judges have protected their abusive exercise of judicial power by dismissing complaints against, and preventing the investigation of, bankruptcy and district judges that have allowed a single

bankruptcy trustee, who has amassed the unmanageable number of [3,909 open cases](#), not to investigate the inherently suspicious [voluntary bankruptcy of a 39-year veteran](#) of the banking and financing industry.

Still employed by a major financial institution precisely in the area of bankruptcy liquidations, this banker alleged in his joint bankruptcy petition, for example, that he and his working wife only had \$535 in cash and on account ([Schedule B](#)); yet, [2001-03 IRS](#) and [mortgage documents](#) show that they have earned or otherwise received more than [\\$670,000!](#)...the whereabouts of which are unknown because all the judges have consistently refused to require the banker to produce documents as obviously pertinent to ascertain a petition's good faith as bank account statements. Flagrant concealment of assets flagrantly tolerated or supported.

This is just one wrongful act involving federal judges and their staffs together with trustees, bankrupts, and lawyers that have engaged in a series of acts so consistently in disregard of law and facts while in favor of or against certain parties and outcomes as to form a pattern of non-coincidental, intentional, and coordinated wrongdoing in support of a bankruptcy fraud scheme. A fraud scheme and its [cover up](#), both resulting from the two most insidious corruptors: uncontrolled, absolute power and money, lots of bankruptcy money.

To expose how federal judges exploit these corruptors for their benefit, a call has been made at <http://Judicial-Discipline-Reform.org> for a virtual firm on the Internet of investigative journalists and lawyers. Their mission is to pursue the posted evidence by conducting a Watergate-like *Follow the money!* investigation of the schemers' and their supporters' web of personal and financial relationships and help prepare counts under the [Racketeer Influenced and Corrupt Organizations Act](#) (RICO). These counts will be asserted in a class action on behalf of those anywhere in our country injured by the judges' coordinated wrongdoing and their systematic dismissal of complaints against them. The principal defendants in the class' representative case arising from the evidence in those [11 cases](#) will be the top judges of the Court of Appeals for the Second Circuit, which has its seat in New York City.

Once in a lifetime, the opportunity presents itself for a person, whether a lawyer, a journalist, a blogger, or a citizen concerned about honesty in public life, to stand up in support of a risky, but noble mission that can fundamentally change government for the public good, as this one is: To ensure the integrity and accountability of those entrusted with "WE THE PEOPLE"'s judicial system and force them to administer "Equal Justice Under Law". This is such an opportunity. Will you examine the evidence to determine whether to heed that call and engage in work that can be nationally recognized for rendering a public service of significant practical and moral value to everybody else in our country?

([Adobe Reader 7](#) or higher is needed to open the PDFs)

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October 28, 2006

## **Program to unite advocates of action against judges' abuse of power and wrongdoing**

Dear Advocate,

I would like to inform you of a proposal that has been developed for all entities and individuals across the country who advocate ridding our courts of abusive and wrongdoing judges to combine their efforts and resources so that we all can be more effective as an organized movement working together on a concrete program to ensure integrity in our judiciary.

The Programmatic Proposal consists of three realistic objectives that can be progressively attained through specific, manageable activities. In this e-mail, you will find the summary of those objectives and activities as well as the Table of Contents of the Proposal and a brief description of the website that has put it forth.

Indeed, we will not succeed in demanding an end to judges abusing their power and coordinating their wrongdoing if we continue voicing our demands separately while the judges take action among themselves to provide for their own immunity as members of a closely-knit organization, the Judiciary, the Third Branch of Government.

Consequently, to mount a realistic challenge to the top officers of that most powerful organization, we are forming a virtual firm on the Internet of investigative journalists and lawyers. They will conduct a Watergate-like *Follow the money!* investigation of the judges' webs of personal and financial relationships. The uncovered evidence of judicial wrongdoing will be exposed on the Internet as well as by national newspapers and radio and TV stations. This exposure will make the public aware of such wrongdoing and clamor for incriminated judges to be investigated by the FBI, the Department of Justice, Congress, and their state counterparts. Likewise, we want public support for the class action that we will bring against judges based on evidence of their wrongdoing, for which they are not immune from prosecution.

You can help by forwarding this e-mail to those entities and individuals, thus spreading the word that they need not remain complaining in isolation, but rather they can unite so that we all participate in exposing abusive and wrongdoing judges and also form the class to sue them in a class action. To that end, you can search the Internet for the e-mail addresses of those entities and individuals by using keywords such as judges, judicial, courts, corruption, abuse of power, law, legal, etc.

If you are willing to help by sending also other e-mails to investigative journalists, bloggers, and lawyers to invite them to participate in the discussion of judicial wrongdoing and consider joining the investigation or the firm, let us know.

By so doing, you will be helping yourself, for judges wield immense power over our lives, liberty, and property, and when they decide a case, they set a precedent that affects you too. So it is in your interest that they be men and women of integrity that apply the law not just to us, but also to themselves. Do not let judges place themselves above you and the rest of us as they place themselves above the law.

**IMPORTANT!** The PDF files at <http://Judicial-Discipline-Reform.org> require Adobe Acrobat Reader 7 or higher to open, which can be downloaded by clicking the Adobe icon on the homepage of that site or from [www.Adobe.com](http://www.Adobe.com).

For more information, visit <http://Judicial-Discipline-Reform.org>. Send your comments or inquiries to Dr. Richard Cordero, Esq., at [DrRCordero@Judicial-Discipline-Reform.org](mailto:DrRCordero@Judicial-Discipline-Reform.org).