

January 10, 2019

Introduction to the Programmatic Presentation on forming a national civic movement for judicial abuse of power exposure, redress, and reform

A. Judges' abuse in their courts and the strategy for their exposure outside them

1. The Programmatic Presentation discusses forming a national civic movement for judicial abuse of power exposure, redress, and reform. It welcomes victims of, and witnesses to, judges' abuse, and all advocates of honest judiciaries. They recognize that in 'government, not of men and women, but by the rule of law'¹ it is vital for *We the People*, the masters of all public servants, to hold our judicial public servants accountable for performing the work for which we hire them, to wit, administer justice according to law, and liable to compensate those whom they harm.
2. Judges wield enormous power(OL:267§4) over people's property, liberty, and the rights and duties that frame their lives. They abuse it for their benefit(OL:173¶93) by denying parties their due process and equal protection rights; not reading their briefs and having their clerks dispose of cases and motions by rubberstamping dumping forms(†>OL2:760), i.e., unresearched, unreasoned, arbitrary orders; intercepting their critics' communications(OL2:781) thus abridging their right of free speech; etc. They complicitly exonerate each other from all(OL2:792) complaints to escape any adverse consequence of their abuse, a catchall term for any form of their harmful conduct. Yet, judges hold malpracticing doctors and lawyers, brutal police officers, pedophilic priests, and pilots liable for the harm that they cause whether intentionally, negligently, or accidentally and even if they too are among the casualties. *The People*, as the source of all governmental power, are entitled to bring Judges Self-elevated Above the Law down to where Everybody is Equal Before the Law.
3. This objective can only be achieved by informing the national public of the nature, extent, and gravity of judges' abuse and so outraging it as to cause it to demand further exposure, redress, and reform. This is our out-of-court inform and outrage strategy(OL2:713). To implement it, we need to reach out to the national public and attract the largest number of people to a national civic movement. The Programmatic Presentation shows why attaining that objective is realistic, feasible, and opportune given the public's *MeToo!* attitude of intolerance of any form of abuse and its current strongest position to force consideration of its demands: during a presidential campaign when politicians depend the most on voters and must be seen listening and willing to satisfy their demands.

B. Share, post, and organize the holding of the Programmatic Presentation

4. You can be part of forming a national civic movement that enables *the People* to exercise on the judiciary the 'checks and balances' that the other two branches have failed to. In brief, you can:
5. **Share** this introduction to the Presentation(OL2:821) and its outline(OL2:823) with your friends, family, and other people who have or had cases in the same court as you do or did. Just go to the court's website, download its decisions, and find there their or their lawyers' contact information.

¹ The materials corresponding to the(* †>references) are found in my professionally researched and written, 2-volume study of judges and their judiciaries, **Exposing Judges' Unaccountability and Consequent Riskless Wrongdoing: Pioneering the news and publishing field of judicial unaccountability reporting**. Use the links in the footers to download the files in MS Edge, Firefox, or Chrome; open the downloaded files in Adobe Reader, <https://acrobat.adobe.com/us/en/acrobat/pdf-reader.html>. A smaller file with this article and the Programmatic Presentation outline can be downloaded through this link: http://Judicial-Discipline-Reform.org/retrieve/DrRCordero-national_movement_v_judicial_abuse.pdf.

* http://Judicial-Discipline-Reform.org/OL/DrRCordero-Honest_Jud_Advocates.pdf >all prefixes:# up to OL:393 OL2:821

6. **Post** them to websites, social media, and yahoogroups(see a list of them at [OL2:433](#)) as widely as possible so that it may go viral([*>jur:164§9](#)). Your posting will reach many who have experienced or witnessed judges' abuse and many others who can become an invaluable source of information:
7. Whether out of principle or opportunism, journalists and politicians may join forces with us to advance their own personal, professional, commercial and/or our common interest. They can become effective allies of result, for they have superb means of nationally disseminating news and issues. We want journalists to report on us; and politicians to insert our cause in their platforms and every stump speech as a way to stand out from the pack of candidates competing against them.
8. **Organize** a group to whom I can make the Presentation in person, if they pay my expenses; otherwise, via video conference. To identify other parties with cases before the same judge as in your case, search for the decisions of that judge and/or apply the method for searching with other parties for patterns and trends of abuse([*>OL:274-280, 304-307](#)). Let it be a source of comfort for all of you that none must any longer suffer abuse in silence or protest it alone in separate, futile efforts ([†>OL2:815](#)). You are among people who have experienced the same abuse by judges as you have. Now all have the opportunity to take joint action to expose them([*>jur:92§d](#)), obtain redress, and compel reform. A group at a Presentation can give rise to a local chapter of the national movement. All groups will join forces to lend weight to the nationwide demand for courts to refund the fees collected in cases where judges abused parties and compensate them for the harm that they caused.
9. None of you must have or have had a case before a judge to benefit from the Presentation. Judges abuse their power just as VIPs sexually abuse theirs: because they can. But while a sexual abuser harms only one person sometimes, judges abuse many parties daily, harming their families, neighbors, employees, patrons, etc., and the rest of *the People* through the precedential value of their decisions. To whom do you run for protection from abuse by others, including the other branches of government, when judges are the most powerful abusers...and unaccountable([*>jur:21§§1-3](#))?
10. You may invite judges, law clerks, and lawyers disgusted by being executioners of abuse([OL:180](#)). Outside the Presentation, they may share with us information as confidential informants([OL2:788 ¶37](#)). 'Little people' may also want to make confidences: court clerical staff, marshals, janitors, food delivery boys, and similarly situated people are 'invisible' to the judges, as are the drivers, waiters, waitresses, key counter and room service personnel, and their peers at hotels, seminars, restaurants, country clubs, banks, etc., patronized by judges([jur:106§c](#)). Their presence, much less their ears and common sense, is not even noticed by judges as they coordinate their abuse and engage in competitive boasting about who has outsmarted the system the most. The more representative local chapters are of all members of the public, the stronger they and the national movement will be in their demand for exposure, redress, and reform. All can become Workers of Justice.

C. Take knowledge for free for its power and give money for our common cause

11. KNOWLEDGE IS POWER: Gain it by reading as much as you can of my study¹. Visit the website at, and subscribe for free to its series of articles thus: <http://www.Judicial-Discipline-Reform.org> >+New or Users >Add New. Share and post its link and those of the study*[†] as widely as possible.
12. No meaningful endeavor can be advanced without money. Donate at <https://www.gofundme.com/expose-unaccountable-judges-abuse> to support Judicial Discipline Reform's law research and writing; and its implementation of its business plan([OL2:563](#)) for turning its website into both a clearinghouse for complaints against judges uploaded by the public and a research center for the public to search for patterns, trends, and schemes([OL2:614](#)) revealing judges' coordinated abuse.

Dare trigger history!([*>jur:7§5](#))...and you may enter it.

January 10, 2019

**Outline of the Programmatic Presentation
on forming a national civic movement to expose judges' abuse
of their enormous power over people's property, liberty and
the rights and duties that frame their lives; obtain redress; and lead to reform**

A. Purpose of the movement; basis of the Program; audience of the Presentation

1. **PURPOSE:** A national civic movement(([†]>OL2:821; *>jur:164§9) is being formed to expose judges' unaccountability and consequent riskless abuse(jur:5§3, *>OL:154¶3) for their own benefit(OL:173¶93) and to the detriment of *We the People* of their enormous power(OL:267§4) over people's property, liberty, and all the rights and duties that frame their lives.
2. The movement seeks redress for its members through, e.g., the refund of their court filing fees and compensation for the damages([†]>OL2:760) that judges' abuse has caused parties and others.
3. A series of Presentations will launch the process of both informing the public of the nature, extent, and gravity of judges' abuse and so outraging it([†]OL2:741) as to stir it up to compel the adoption of measures that today appear inconceivable into reforms(*>jur:158§§6-8) that are accepted as unavoidable to ensure that judges apply the law and are as equally subject to it as everybody else.
4. The **BASIS** of the Program is the professionally researched and written, 2-volume study* [†] of judges and their judiciaries, **Exposing Judges' Unaccountability and Consequent Riskless Wrong doing: Pioneering the news and publishing field of judicial unaccountability reporting* [†].**
5. The **AUDIENCE** of the Presentation includes victims of, and witnesses to, judges' abuse; current, past, and potential parties to lawsuits; advocates of judiciaries that honestly apply the rule of law; academics; students; newscast anchors, investigative journalists, and reporters; politicians; lawyers; law clerks; voters; etc.

B. Topics: movement's precedents; opportuneness; interests; and actions

6. The **PRECEDENTS** for the national movement are current and the conditions for their repeat obtain:
 - a. Groups of people with a common view on a single issue, taxes, gathered in local chapters that merged into the Tea Party and in less than 10 years dominated local and national politics;
 - b. After the publication by *The New York Times* and *The New Yorker* on October 5 and 10, 2017, respectively, of their exposés of Harvey Weinstein's sexual abuse, the *MeToo!* movement erupted into being to expose the millenarian impunity of sexual abusers(OL2:812§D).
7. **OPPORTUNENESS:** The public's *MeToo!* attitude of personal involvement in exposing abuse, and intolerance of any form of it makes this the right time for the national public to rally to a national movement to shout, *Enough is enough! We won't take judges' abuse anymore.* (OL2:635).
8. The social and political circumstances are propitious for forming the movement:
 - a. A sympathetic attitude can be expected from most of the new members of the House, who belong to minorities that have experienced abuse, are anti-establishment, and want change now.
 - b. The 2020 election campaign is underway and during it politicians will be most receptive and vulnerable to the demands of voters, particularly those organized in movements(OL2:648) that have many voting members. Politicians are likely to deem supporting the movement a

means of reaching out to, and becoming the sought-after leader of, the huge(OL2:719¶¶6-8) untapped voting bloc of The Dissatisfied with The Judicial and Legal System.

9. **INTERESTS:** The audience will be interested to learn that judges count pro se cases as a third of a case(OL2:455§B); do not read the vast majority of briefs(760); dispose of 93% of appeals in “procedural, unsigned, unpublished, without comment, and by consolidation decisions”(457§D); dismiss 100% of complaints against them and of petitions for review of such dismissals(792); etc.
10. The personal, professional, and commercial interests of principled and opportunistic people, and the interest in justice of the most passionate people, the abused by judges, will drive the movement.
11. The movement will be energized by a powerful motivator: the recovery of money lost to abusers: the joint demand by parties all over the country for courts and judges to refund court filing fees and pay compensation for the \$1,000s and even \$10,000s that judges made parties waste when they required parties to produce briefs that the judges willfully failed to read, even knew in advance that they would not read(†>OL2:760), but fraudulently pretended that they had read(OL2:729).
12. Enlightened self-interest, “Everyone can advance his or her own interest by pursuing the common interest first”(OL2:815), should lead people to join the movement and think strategically(445§B).
13. **ACTIONS:** To help form the national civic movement for judicial abuse of power exposure, redress, and reform, you, the reader, can share and post the introduction(OL2:821) to, and this outline(OL2:823) of, the Programmatic Presentation, which I offer to make to a group of your colleagues, friends, and family, in person with all expenses paid, or via video conference. See also a series of articles(719§C) that can inform the public about, and outrage it at, judges’ abuse.
14. Help spark a generalized investigation by professional and citizen journalists into two unique national stories of the potentially most outrageous forms of judges’ abuse of power:
 - a. *Follow the Money!*(*>OL:194§E), the investigation into how judges rely on their unaccountability to risklessly profit from case-related information, engage in money laundering, and evade taxes, particularly through a bankruptcy fraud scheme(†>OL2:614) driven by the most insidious corruptor: *Money!*(*>jur:27§2);
 - b. Judges’ unlawful interception of their critics’ communications(OL2:781), a violation of the 1st Amendment “freedom of speech, of the press, and the right of the people peaceably to assemble, and to petition the Government for a redress of grievances”(OL2:792¶1), committed in the self-interest of preventing their critics from joining forces to expose judges’ abuse.
15. Help “assemble” *We the People* at unprecedented citizen hearings(†>OL2:812§E) where victims of, and witnesses to, judges’ abuse, and advocates of honest judiciaries will offer testimony to panels of newscast anchors, investigative journalists, journalism professors, and IT experts. The hearings can be locally organized by, and held at, a talkshow hosts coalition(*>OL:146, 144§D), universities, media outlets, and civic entities; and attended by a live and a broadcast audience.
16. Help organize with university professors and students the first-ever conference(*>dcc:11) on judicial abuse exposure, redress, and reform, one multi-disciplinary, nationally multimedia broadcast, and interactive(jur:97§1), to hear investigative reporters, public interest leaders, politicians, etc.
17. **KNOWLEDGE IS POWER:** Empower yourself by gaining knowledge from the study*† and the articles by subscribing for free at <http://www.Judicial-Discipline-Reform.org> >+New or Users >Add New.
18. No meaningful endeavor can be advanced without money. Hence, donate(OL2:829) to the endeavor of Judicial Discipline Reform at <https://www.gofundme.com/expose-unaccountable-judges-abuse>.

Dare trigger history!(*>jur:7§5)...and you may enter it.

January 23, 2019

Prospect on the financial requirements and business venture opportunities of joining forces and dividing the labor to form the national civic movement for judicial abuse exposure, redress, and reform

A. Need for individual parties to join forces to expose the class of judges

1. No doubt ‘we [litigants and advocates of honest judiciaries] are all supporting our own fight’. This means that we are fighting separately against a solidly united and all-powerful class of judges. As a result, we stand no chance against them. We fight alone only for our collective assured defeat.
2. Judges wield power over *We the People’s* property, liberty, and the rights and duties that frame our lives. One federal judge can suspend nationwide a president’s executive order. Federal judges are the only officers, whether public or private, to hold a lifetime appointment; they are unimpeachable and irremovable in practice(*>jur21§a). Judges close ranks to protect the benefits (OL:173¶93) that they grab by abusing their power and maintain their status as a privileged class:
3. After P. Trump disparagingly referred to the judge presiding over the fraud case brought against Trump University as “the so-called judge”, Then-Judge Gorsuch commented on that reference thus: “An attack on one of our brothers or sisters in the robe is an attack on all of us”(†>OL2:527). Thereby J. Gorsuch revealed judges’ gang mentality. People with that mentality do not ask themselves whether the “attack” was legally or ethically justified or had the “appearance of impropriety”(*>jur:68^{123a}) and was to be avoided. Their only concern is to protect their power through intimidation, abuse, and retaliation. Judges’ gang has all the power in their turf, the courts(OL:267 §4), where they disregard the law and the rules to conjure up their own or simply suit themselves.
4. Indeed, Then-Judge Kavanaugh and his peers and colleagues in the District of Columbia Circuit dismissed 100% of the 478 complaints lodged against them and denied 100% of the petitions for review of those dismissals in the 2006-2011 11-year period(OL2:748). This holds true for the other circuits(OL2:548; jur:10-14). Federal judges ensure their unaccountability by in effect abrogating instead of applying the Judicial Conduct and Disability Act(jur:24§b) entitling anybody to file a complaint against them. This is based on judges’ statistics(OL2:795§C) submitted to Congress and the public annually(jur:28^{34b}) under 28 U.S.C. §604(h)(2)(jur:26^{23a}). Judges abuse their power because they can do so risklessly by complicitly practicing reciprocal exoneration from complaints (OL2:792) as well as knowing indifference and willful ignorance and blindness(jur:88§§a-c).
5. You, I, and millions of parties have only one personal, local case that each of us prosecutes alone before a judge. Why would that judge do what is right in that one case and thereby antagonize her peers and colleagues, who stand ready to protect her from 100% of complaints but who can also deem her a traitor and ostracize her(jur:56 §e)? It is safer and more beneficial for the judge simply to do what is harmonious(OL2:464) with her and the other judges’ interests and be done with it.
6. The other two branches of government are too afraid(†>OL2:644¶2, 610¶16, 505¶2) of the judges’ power to subject the judiciary to the constitutional checks and balances which they could exert on it.
7. What chance does each of us have alone against a judge, never mind a panel of them? None. If we continue supporting only our own fight separately, we make Einstein’s aphorism applicable to us: “Doing the same thing while expecting a different result is the hallmark of irrationality”, for it betrays the belief that the wishful thinking in one’s head is also outside as part of the real world. We have no choice: We either join forces to have a fighting chance against the judicial class or exhaust our capacity for work, time, and emotional and financial resources in a futile gasp for justice.

B. Joining forces while applying the organizational principle of division of labor

8. If we join forces, we can form a national civic movement for judicial abuse of power exposure, redress, and reform(*>jur:164§9). To that end, each of us has to concentrate her or his effort, time, and resources on what each can do best.
9. I can conduct professional law research and writing, and engage in strategic thinking(OL2:445§B, 475§D). For proof, I have produced a 2-volume study* † of judges and their judiciaries, titled and downloadable for free thus: **Exposing Judges' Unaccountability and Consequent Riskless Wrongdoing: Pioneering the news and publishing field of judicial unaccountability reporting*** †
10. You have proved your superior skills as business people. For proof, there are your companies, law firms, and business contacts. You can put them to good use to help form the national civic movement described in the Introduction to the Programmatic Presentation and its Outline(next ¶11a).
11. . How you can do that is also described therein. Succinctly stated, you can:
 - a. share and post to websites and social media as widely as possible the email version of the Programmatic Presentation or hand out at your meetings its 1-sheet of paper version at †>OL2:818-819 and include in your printed materials its 2-sheet of paper version at 821-824;
 - b. gather a group of your friends, colleagues, and investors to whom I can make the Presentation in person upon an all-expenses paid invitation; otherwise, via video conference;
 - c. donate to the work of Judicial Discipline Reform through <https://www.gofundme.com/expose-unaccountable-judges-abuse>, and participate in fund-raising as discussed next.

C. The fundraising labor: No meaningful endeavor can be advanced without money; and money can be made while doing right

12. Moral support is necessary to keep going, but not sufficient. Politicians and judges ask and receive donations or grab money to remain in office or spend it on themselves and their cronies(jur:32§2, 81¹⁶⁹). They do so with disregard for the law and the rules and to the detriment of parties. Asserting one's rights before them requires more than simply prosecuting a case. Money is also necessary.
13. Every litigant, even a pro se and all the more so a party paying attorney's fees, knows how expensive it is to pursue one's quest for justice in one's personal, local case. However, we are doing more: We are exposing a judiciary that has institutionalized abuse of power as its modus operandi(jur:49§4). Our 'case' is so much greater and so are the expenses. Hence, we need to raise funds.
14. But if the people who have money do not donate because they were asked for money, and the people who do not have money do not donate because they do not have money, who helps finance our Labor for Justice? That Labor is bigger than each of us since it is in behalf of *We the People*.

1. A business plan lays out the purpose of raising funds

15. To learn about the purpose for which money is necessary, review the Table of Contents(†>OL2:563) of my for-profit business plan. In brief:
16. The plan envisages the enhancement of the website at <http://Judicial-Discipline-Reform.org>. Currently, the site provides free access to my articles. Visitors to it have found them so informative and appealing to their needs that as of this writing 25,085 have become subscribers to the site. Let this call to mind the Wright Brothers flying their airplane if only for a few seconds in the presence of investors to show them that they had a viable product worth investing in its development.

17. The enhancement of the site will turn it into both a clearinghouse for the public to upload their complaints against judges and a research center(*>OL:274-280) for them to search complaints for the most convincing types of evidence: patterns and trends(OL:304-307) and schemes(†>OL2:614) of judges' abuse (as opposed to the anecdotic story of one complainant's personal, local case).
18. An investment in the investigation by Information Technology experts can reveal how judges' intercept their critics' communications(OL2:781) in violation of our 1st Amendment rights(OL2:792). Bankrolling(OL2:720¶m) the investigation can earn investors money and name recognition.
19. Money is needed for, and can be made by, calling parties to join the movement to participate in the nationwide demand for the refund of court filing fees because judges do not read the vast majority of briefs; and the reimbursement for \$1,000s and even \$10,000s that a brief costs to research, support with discovery and a record, write, print, bind, serve, file, argue, etc. Judges should be held liable for the damages that they cause -as they do malpracticing doctors and lawyers, abusive police officers, pedophilic priests- and the fraud that they commit by having clerks dispose of cases by rubberstamping dumping forms: unresearched, unreasoned, arbitrary, fiat-like orders.(OL2:760)

2. The Dissatisfied with The Judicial and Legal System as customers

20. People need food as a matter of life or death. Yet, farmers make money by selling their crops and animals; storekeepers by selling food to their customers; and restaurateurs by cooking and serving it to diners. Similarly, we can draw the huge(OL2:719¶¶6-8) untapped voting bloc of The Dissatisfied with The Judicial and Legal System to the website and the movement and request that they:
 - a. donate, as do the Women's March, political candidates and parties, and charities;
 - b. pay membership dues, as required by websites to have access to their premium contents;
 - c. pay for services, e.g., the research center, legal education, training in litigation, consulting and strategizing, advocacy, and representation(jur:153§§c-g), which can lead to the creation of the Institute of Judicial Unaccountability Reporting and Reform Advocacy(jur:130§5);
 - d. pay to buy, or have their complaints verified and edited for inclusion in, publications, e.g., how-to manuals on detecting and exposing abuse(OL:304-307) and demanding redress; and The Annual Report on Judicial Unaccountability and Wrongdoing in America(jur:122§§2-3);
 - e. buy tickets to attend, or pay to advertise at, the first and national, multidisciplinary, multimedia, and interactive conference on judges' abuse of power(*>jur:97§1; *>dcc:11; OL:42);
 - f. pay to buy or use products, e.g., the software to be based on artificial intelligence for innovative statistical, linguistic, and literary auditing of judges' writings(OL:42, jur:131§b); etc.

3. Funds are needed to support the current effort

21. Conducting professional law research and writing causes an opportunity loss: The effort, time, and resources employed therein cannot be employed in a gainful activity. The loss is only aggravated by emailing and mailing the articles produced; and dealing with replies received by email, mail, and phone, which itself consumes substantial resources.
22. Money is needed to pay the website hosting company and the Internet Service Provider; buy computer equipment and office supplies; run the office, which entails rent and utilities; etc. Money is also needed to travel and stay at hotels to deliver at various venues(*>OL:197§G) the Programmatic Presentation(†>OL2:823) on forming the movement, and promote the proposed unprecedented citizen hearings(OL2:812§E) at universities and media outlets for journalism

professors and news reporters to take testimony from victims of, and witnesses to, judges' abuse; interview prospective members of the team of professionals needed to form the movement; hire a team and open and run an office for them, as described in the business plan(see also §F *infra*); etc. This effort and expense intended to benefit the many should not be borne by only one.

D. The most favorable public mood for fundraising and movement formation

23. The funds raised can reasonably be expected to effectively and profitably form a national movement for judicial abuse exposure, redress, and reform because nationwide social events have generated the most favorable public mood therefor: On November 8, 2016, candidate Trump was elected president. Yet, in less than 2½ months, on January 21, 2017, a barely known organization, the Women's March, was able to stage in Washington, D.C., and other cities the largest demonstration in American history to date, with several million participants. The call of the Women's March to protest bigotry, hate, and abuse was heard by a public largely attuned to it. The *MeToo!* movement has since October 2017 widely given voice and stirred up a public mood of intolerance of abuse.
24. Today that mood is expressed in a rallying cry that the public will shout at judges once it is informed of the nature, extent, and gravity of their abuse and becomes outraged at them(OL2:714§B):
Enough is enough! We won't take any abuse by anybody, not even judges, anymore.

E. The most opportune political season to cause politicians to expose judges

25. The 2020 election campaign has started. Nine of the possibly 25+ presidential candidates have declared. Each of them needs a national issue that elevates him or her above the pack. The sooner they recognize the huge untapped voting bloc of The Dissatisfied, the sooner they and others will try to win them over. We need funds to rally The Dissatisfied to the movement so that it is there where principled and opportunistic(OL2:610§3) politicians find them informed about, and outraged at, judges' abuse, and making demands for exposing the judges, providing redress to the abused, and reforming the judiciary to empower *the People* to hold judges accountable and liable.

F. The symbiotic relation between the media and the national civic movement

26. As the Dissatisfied rally to us, the commercial and social media will find it in their interest to cover the formation of the movement. A reciprocally reinforcing process will develop between the media and the movement in formation: The movement will provide the media an issue that sells copy and the media will provide the movement coverage that will attract ever more people informed about, and outraged at, judges' abuse. Fundraising is necessary to launch and accelerate this process.
27. That model of symbiotic relationship between investigative journalism outlets, such as International Consortium of Investigative Journalists(OL:1) and ProPublica(jur:86¶193), and the national media can be used by us: The national media, even local stations, can pursue available investigative leads to two unique national stories(OL:194§E) or sponsor and/or buy the findings of the investigation and research(OL:60, 115, 255) conducted by the team of professionals forming the movement.
28. First, we must show that we have something worth buying or sponsoring. To produce it, we must attract a team of competent and committed professionals(*>jur:128§4), who will command a commensurate salary, even as they participate in an academic and business venture(jur:119§1).
29. If we divide the labor and work on our share of it, we can form the movement, hold judges accountable and liable, and even make money. We can also earn something of much greater and longer-lasting value: The national recognition by a grateful *People* as their Champions of Justice.

Dare trigger history!(>jur:7§5)...and you may enter it.*

Dr. Richard Cordero, Esq.

Dr.Richard.Cordero_Esq@verizon.net

Dr%C3%9Cordero@Judicial-Discipline-Reform.org

Judicial Discipline Reform

New York City

www.Judicial-Discipline-Reform.org

Volume I

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

A study of coordinated wrongdoing as judges' institutionalized modus operandi and its out-of-court exposure through a multidisciplinary academic and business venture based on strategic thinking centered on dynamic analysis of harmonious and conflicting interests

Volume I:

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Dr. Richard Cordero, Esq.

Dr.Richard.Cordero_Esq@verizon.net

DrRCordero@Judicial-Discipline-Reform.org

Judicial Discipline Reform

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Volume II

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



Richard Cordero <dr.richard.cordero.esq@gmail.com>

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This email was intended for Richard Cordero (Lawyer, researcher-writer, and advocate of judicial accountability and discipline reform). [Learn why we include this.](#)
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Hi Richard,

Recently, LinkedIn reached a new milestone: 200 million members. But this isn't just our achievement to celebrate — it's also yours.

I want to personally thank you for being part of our community. Your journey is part of our journey, and we're delighted and humbled when we hear stories of how our members are using LinkedIn to connect, learn, and find opportunity.

All of us come to work each day focused on our shared mission of connecting the world's professionals to make them more productive and successful. We're excited to show you what's next.

With sincere thanks,

Deep Nishar
Senior Vice President, Products & User Experience

P.S. What does 200 million look like? [See the infographic](#)

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256,112 250,388

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<input type="checkbox"/>	Username	Name	Email	Role	Posts
<input type="checkbox"/>	19	—	ra.com	Subscriber	0
<input type="checkbox"/>	10	—	st.net	Subscriber	0
<input type="checkbox"/>	36	—	il.ru	Subscriber	0
<input type="checkbox"/>	79	—	ch.com	Subscriber	0
<input type="checkbox"/>	AA	—	o.com	Subscriber	0
<input type="checkbox"/>	aal	—	an.com	Subscriber	0
<input type="checkbox"/>	aa	—	il.ru	Subscriber	0
<input type="checkbox"/>	aar	—	o.com	Subscriber	0
<input type="checkbox"/>	aa	—	ed.com	Subscriber	0

KNOWLEDGE IS POWER. Empower yourself by learning about judges and their judiciaries in the study titled and downloadable thus:

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

By Dr. Richard Cordero, Esq.

* Volume 1: http://Judicial-Discipline-Reform.org/OL/DrRCordero-Honest_Jud_Advocates.pdf >all prefixes:page number up to OL:393

† Volume 2: http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Honest_Jud_Advocates.pdf >from OL2:394

- a. On judges' abuse of power over your property, liberty, and all the rights and duties that frame your life, and their systematic denial of your constitutional right to due process and equal protection of the law, see †>OL2:608§A; 455§§B-D, 707§B.
- b. On their unaccountability through self-exemption from discipline see *jur:21 §a, †>OL2:548.
- c. See also the proposal for the publication of a series of expository articles at †>OL2:703.

Visit the website [Judicial Discipline Reform](http://www.Judicial-Discipline-Reform.org) at,
and subscribe for free to its series of articles thus:

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Dare trigger history! (>jur:7§5)...and you may enter it.*

Empower yourself to do so and enable Judicial Discipline Reform to shout the national rallying cry:

Enough is enough!

We won't tolerate to be abused by anybody, not even judges, anymore.

Contact us: Dr.Richard.Cordero_Esq@verizon.net, DrRCordero@Judicial-Discipline-Reform.org;
or write to Judicial Discipline Reform at the address found at * †.

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

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