From: dr.richard.cordero_esq@verizon.net,

To: lgreen@nycbar.org, customerrelations@nycbar.org, lkelly@nycbar.org, citybarcle@nycbar.org, citybarcenterforcle@nycbar.org, corderoric@yahoo.com, DrRCordero@Judicial-Discipline-Reform.org,

Subject: TEST EMAIL FROM THE CITY BAR: A pitch to NYC Bar Exec Dir L Kelly and CLE officers of a series of webinars and articles on

exposing judges' unaccountability and consequent riskless abuse of power

Date: Fri, Feb 26, 2021 2:08 pm

----Original Message-----

From: cordero <dr.richard.cordero_esq@verizon.net>

To: lgreen@nycbar.org <lgreen@nycbar.org>; customerrelations@nycbar.org <customerrelations@nycbar.org>; lkelly@nycbar.org; citybarcle@nycbar.org <citybarcle@nycbar.org <citybarcle@nycbar.org>; corderoric@yahoo.com <corderoric@yahoo.com>

Sent: Fri, Feb 26, 2021 12:16 pm

Subject: TEST EMAIL FROM THE CITY BAR: A pitch to NYC Bar Exec Dir L Kelly and CLE officers of a series of webinars and articles on exposing judges' unaccountability and consequent riskless abuse of power

Dr. Richard Cordero, Esq.

Ph.D., University of Cambridge, England M.B.A., University of Michigan Business School D.E.A., La Sorbonne, Paris Judicial Discipline Reform mNew York City

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

<u>Dr.Richard.Cordero_Esq@verizon.net, DrRCordero@Judicial-Discipline-Reform.org</u>, <u>CorderoRic@yahoo.com</u>

Dear NYCBar Locksley Green,

Thank you for taking my call this morning.

I received your TEST email and am responding to it by paring down my original pitch to NYCBar to the bare minimum. In any event, my pitch can be downloaded through this link: http://Judicial-Discipline-Reform.org/OL2/DrRCordero-CLEs_lawyers_media.pdf.

Yesterday, your colleague Gabriel, a receptionist in the Customer Relations Department, sent me the link to the CLE Program Questionnaire. I filled it out, clicked Submit, but another page came up with only this text: "The page was not displayed because the request entity is too large."

The Questionnaire does not identify whatever "the request entity" is, just as it does not state any limitation of size whatsoever.

Perhaps NYCBar will want to use this well-intended, constructive feedback to improve its Questionnaire by providing details so important that they determine whether a filled out Questionnaire goes through to you. Mutatis mutandis, this is like observing due process by giving notice to all fillers of the Questionnaire.

Kindly let me know whether you received this email and the Questionnaire, which I resent a few minutes ago after reducing the size of the attached file...and got the following at the top of the Questionnaire. Does anybody bother to make sure that your Questionnaire webpage works?:

System.Data.SqlClient.SqlException (0x80131904): String or binary data would be truncated. The statement has been terminated. at System.Data.SqlClient.SqlConnection.OnError(SqlException exception, Boolean

breakConnection, Action'1 wrapCloseInAction) at System.Data.SqlClient.TdsParser.ThrowExceptionAndWarning(TdsParserStateObject stateObj, Boolean callerHasConnectionLock, Boolean asyncClose) at System.Data.SqlClient.TdsParser.TryRun(RunBehavior runBehavior, SqlCommand cmdHandler, SqlDataReader dataStream, BulkCopySimpleResultSet bulkCopyHandler, TdsParserStateObject stateObj, Boolean& dataReady) at System.Data.SqlClient.SqlDataReader.TryConsumeMetaData() at System.Data.SqlClient.SqlDataReader.get MetaData() at System.Data.SqlClient.SqlCommand.FinishExecuteReader(SqlDataReader ds, RunBehavior runBehavior, String resetOptionsString, Boolean isInternal, Boolean forDescribeParameterEncryption, Boolean shouldCacheForAlwaysEncrypted) at System.Data.SqlClient.SqlCommand.RunExecuteReaderTds(CommandBehavior cmdBehavior, RunBehavior runBehavior, Boolean returnStream, Boolean async, Int32 timeout, Task& task, Boolean asyncWrite, Boolean inRetry, SqlDataReader ds, Boolean describeParameterEncryptionRequest) at System.Data.SqlClient.SqlCommand.RunExecuteReader(CommandBehavior cmdBehavior, RunBehavior runBehavior, Boolean returnStream, String method, TaskCompletionSource`1 completion, Int32 timeout, Task& task, Boolean& usedCache, Boolean asyncWrite, Boolean inRetry) at System.Data.SqlClient.SqlCommand.RunExecuteReader(CommandBehavior cmdBehavior, RunBehavior runBehavior, Boolean returnStream, String method) at System.Data.SqlClient.SqlCommand.ExecuteReader(CommandBehavior behavior, String method) at System.Data.SqlClient.SqlCommand.ExecuteReader() at CDataAccess.ExecuteParameterizedCommand(Boolean closeConnection) at CDataAccess.ExecuteParameterizedCommand() at NycBarlPartsSite.GBiParts.CLE.ProgramQuestions.UploadQuestionnarieToDB() at NycBarlPartsSite.GBiParts.CLE.ProgramQuestions.LBtnSubmit Click(Object sender, EventArgs e) ClientConnectionId:4562ceaa-c87b-40d4-8bbf-1b443a19a8c7 Error Number:8152, State:13, Class:16

I look forward to hearing from you.

Sincerely,

Dr. Richard Cordero, Esq.
Judicial Discipline Reform
2165 Bruckner Blvd.
Bronx, NY 10472-6506
http://www.Judicial-Discipline-Reform.org
tel. +1(718)827-9521

<u>Dr.Richard.Cordero_Esq@verizon.net</u>, DrRCordero@Judicial-Discipline-Reform.org, CorderoRic@yahoo.com

-----Original Message-----

From: MAILER-DAEMON@aol.com
To: dr.richard.cordero_esq@verizon.net
Sent: Fri, Feb 26, 2021 9:30 am
Subject: Failure Notice

Sorry, we were unable to deliver your message to the following address.

<lgreen@nycbar.org>:

550: permanent failure for one or more recipients (lgreen@nycbar.org: blocked)

--- Below this line is a copy of the message.

----Original Message----

From: cordero <dr.richard.cordero esq@verizon.net>

To: CustomerRelations@nycbar.org <CustomerRelations@nycbar.org>; corderoric@yahoo.com <corderoric@yahoo.com>

Sent: Thu, Feb 25, 2021 6:45 pm

Subject: To Gabriel: A pitch to NYC Bar Exec Dir L Kelly and CLE officers of a series of webinars and articles on exposing

judges' unaccountability and consequent riskless abuse of power

From: cordero < dr.richard.cordero_esq@verizon.net>

To: lkelly@nycbar.org lkelly@nycbar.org; citybarcle@nycbar.org citybarcenterforcle@nycbar.org <a href="mailto:citybarcenterforcle@

Sent: Thu, Feb 25, 2021 11:55 am

Subject: A pitch to NYC Bar Exec Dir L Kelly and CLE officers of a series of webinars and articles on exposing judges' unaccountability and consequent riskless abuse of power

----Original Message-----

From: cordero <dr.richard.cordero_esq@verizon.net>

To: lkelly@nycbar.org <lkelly@nycbar.org>; citybarcle@nycbar.org <citybarcle@nycbar.org>; citybarcenterforcle@nycbar.org <citybarcenterforcle@nycbar.org>; corderoric@yahoo.com <corderoric@yahoo.com>

Sent: Wed, Feb 17, 2021 3:49 pm

Subject: A pitch to NYC Bar Exec Dir L Kelly and CLE officers of a series of webinars and articles on exposing judges' unaccountability and consequent riskless abuse of power

NOTE: I would be grateful if you would acknowledge receipt of this email

You are encouraged to share and post it to social media as widely as possible in your own interest and that of the rest of We the People.

To subscribe to articles similar to the one hereunder go to http://www.Judicial-Discipline-Reform.org_<left panel Register or + New or Users > Add New .

Pitching a series of webinars and articles on

Exposing judges' unaccountability and consequent riskless abuse of power; representing abusees' collective demand for compensation; promoting unprecedented citizens hearings held by the media and universities; and making history through transformational change that enables the holding of judicial public servants accountable and liable by the Masters of all public servants: We the People

The foundation for a multidisciplinary academic and business joint venture

http://Judicial-Discipline-Reform.org/OL2/DrRCordero-CLEs lawyers media.pdf

Ву

Dr. Richard Cordero, Esq.

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

Judicial Discipline Reform

New York City

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

<u>Dr.Richard.Cordero</u> <u>Esq@verizon.net</u>, <u>DrRCordero@Judicial-Discipline-Reform.org</u> , <u>CorderoRic@yahoo.com</u>

Dear NYC Bar Executive Director Lynn Kelly, CLE officers, and members,

1. This is a pitch for a series of webinars and articles that can benefit you materially and reputationally.

A. Contents and purpose of the webinars and articles

- 1. The webinars and articles aim to:
 - a. expose to the national public judges' unaccountability and consequent riskless abuse of power. They do not deal with the exercise of judicial power within a wide margin of discretion, which judges invoke as an easy excuse for their complained-about conduct. Rather, their originality lies in their focus on judges' criminal and unethical conduct for their personal and judicial class gain and convenience. Such conduct must be as punishable when judges engage in it as when anybody else does. That is required by the tenet of "Equal Justice Under Law" and their oath of office to "do equal right to the poor [in ties to them] and to the rich [in power to reciprocate their holding a fellow judge unaccountable]" (28 USC §453);
 - b. help lawyers <u>organize</u> abusees in local chapters and represent them in their collective demand for <u>compensation</u> from the same abusive judge before whom, or the same abuse-condoning court in which, abusees have appeared. This can become a profitable niche practice, for many people would sign up to such a demand if well publicized and guided by lawyers;
 - c. promote unprecedented <u>citizens hearings</u> organized by the media and universities where victims of, and witnesses to, judges' abuse will testify before journalists, academics, and multidisciplinary experts via video conference accessible to a national and international audience. These hearings will pioneer others on other subjects by self-assertive citizens;
 - d. set off transformative change: the system of justice that comes out of the change is different from the one that went in. Beginning here and extending abroad, it can for the first time in history cause judicial public servants to be held accountable and liable to their abusees by the Masters of all public servants in "government of, by, and for the people": We the People.
- 2. The webinars and articles will lay the foundation for a joint multidisciplinary academic and business venture. Its basis is the successful website of Judicial Discipline Reform at http://www.Judicial-Discipline-Reform.org. It has attracted with my articles posted there so many webvisitors that 37,319+ have become subscribers(Appendix 3). How many law firms, let alone lawyers, do you know have a website with so many subscribers?
- 3. The joint venture will develop the site from a free informational platform into:
 - a. a **clearinghouse** for **complaints** against judges uploaded by anybody;

- b. a **research center** for fee-paying clients <u>auditing</u> judges' decisions and searching many other writings from many sources to apply to them <u>computer-assisted</u> statistical, linguistic, and literary analysis. All those writings can reveal the most persuasive type of evidence: judges' patterns, trends, and schemes of "bad Behaviour" (U.S. <u>Constitution</u>, Article III, Section 1), which constitutes one of the grounds for removing judges from office; and
- c. the digital portal of the joint venture and the precursor to the <u>institute</u> of judicial unaccountability reporting and reform advocacy, to be attached to a top university or established by a consortium of media outlets. Both the venture and the institute are described in my <u>business plan</u>, which is guided by the motto: Making Money While Doing Justice.
- 4. The audience for the webinars and the articles is large just as there is a large market for the joint venture: We live in a litigious society. More than 50 million cases are filed annually in the <u>state</u> and <u>federal</u> courts, to which must be added the scores of millions of cases that are pending or deemed to have been decided wrongly or wrongfully. Indeed, judges' power is enormous: One district judge suspended nationwide an executive order, e.g., the Muslim travel ban, issued by a president elected by 62.5+ million voters, and three circuit judges upheld the suspension nationwide. What can judges not do to you, a lawyer, never mind a pro se? Judges' opportunity for abuse has increased as the Covid pandemia has enlarged the number of cases of bankruptcy; insurance coverage; landlord-tenant disputes and evictions; socio-economic and health access inequality; etc.
- 5. By the very nature of a case in court, 50% of the parties to those cases are disappointed because they lost and the other 50% may also be to some degree disappointed because they were not granted all the relief that they had requested from the court. Hence the huge size of The Dissatisfied with The Judicial and Legal System. They are determined to pursue their quest for justice, for nothing outrages people and inflames their passions more than the feeling that they have been abused and had their rights trampled upon. The Dissatisfied constitute the broader audience of the webinars and articles, and the target market of the multidisciplinary academic and business joint venture.
- 6. The size and growth potential of that audience and market will help people drop the objection that 'we only sell X goods and services 'cause we ain't do no legal activism stuff'. If Jeff Bezos of Amazon had taken that attitude, he 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 a global economic and political powerhouse that can challenge any actual or potential competitor and even governments. Mr. Bezos and Amazon detected a business opportunity and seized it.
- 7. You can seize this opportunity to become the Amazon/Bezos of all CLE programs and bar associations nationwide.

https://mail.aol.com/webmail-std/en-us/PrintMessage

- B. Exhibits of my qualifications for holding webinars & having articles published
- C. Optimal time for exposing judges' unaccountability and abuse of power
- D. A sample of subjects of the series of webinars and articles
- E. Requested action

I look forward to hearing from you.

Sincerely,

Dr. Richard Cordero, Esq.
Judicial Discipline Reform
2165 Bruckner Blvd.
Bronx, NY 10472-6506
http://www.Judicial-Discipline-Reform.org
tel. +1(718)827-9521

Dr.Richard.Cordero Esq@verizon.net, DrRCordero@Judicial-Discipline-

Reform.org, CorderoRic@yahoo.com

System.Data.SqlClient.SqlException (0x80131904): String or binary data would be truncated. The statement has been terminated. at System.Data.SqlClient.SqlConnection.OnError(SqlException exception, Boolean breakConnection, Action`1 wrapCloseInAction) at System.Data.SqlClient.TdsParser.ThrowExceptionAndWarning(TdsParserStateObject stateObj, Boolean callerHasConnectionLock, Boolean asyncClose) at System.Data.SqlClient.TdsParser.TryRun(RunBehavior runBehavior, SqlCommand cmdHandler, SqlDataReader dataStream, BulkCopySimpleResultSet bulkCopyHandler, TdsParserStateObject stateObj, Boolean& dataReady) at System.Data.SqlClient.SqlDataReader.TryConsumeMetaData() at System.Data.SqlClient.SqlDataReader.get_MetaData() at System.Data.SqlClient.SqlCommand.FinishExecuteReader(SqlDataReader ds, RunBehavior runBehavior, String resetOptionsString, Boolean isInternal, Boolean forDescribeParameterEncryption, Boolean shouldCacheForAlwaysEncrypted) at System.Data.SqlClient.SqlCommand.RunExecuteReaderTds(CommandBehavior cmdBehavior, RunBehavior runBehavior, Boolean returnStream, Boolean async, Int32 timeout, Task& task, Boolean asyncWrite, Boolean inRetry, SqlDataReader ds, Boolean describeParameterEncryptionRequest) at System.Data.SqlClient.SqlCommand.RunExecuteReader(CommandBehavior cmdBehavior, RunBehavior runBehavior, Boolean returnStream, String method, TaskCompletionSource`1 completion, Int32 timeout, Task& task, Boolean& usedCache, Boolean asyncWrite, Boolean inRetry) at System.Data.SqlClient.SqlCommand.RunExecuteReader(CommandBehavior cmdBehavior, RunBehavior runBehavior, Boolean returnStream, String method) at System.Data.SqlClient.SqlCommand.ExecuteReader(CommandBehavior behavior, String method) at System.Data.SqlClient.SqlCommand.ExecuteReader() at CDataAccess.ExecuteParameterizedCommand(Boolean closeConnection) at CDataAccess.ExecuteParameterizedCommand() at NycBarlPartsSite.GBiParts.CLE.ProgramQuestions.UploadQuestionnarieToDB() at NycBarlPartsSite.GBiParts.CLE.ProgramQuestions.LBtnSubmit_Click(Object sender, EventArgs e) ClientConnectionId:4562ceaa-c87b-40d4-8bbf-1b443a19a8c7 Error Number:8152, State:13, Class:16



ABOUT



CORONAVIRUS UPDATE

The City Bar's building is open on a limited, appointment-only basis. To schedule a visit, and for the latest on how the City Bar is responding to the coronavirus, click here.



CREATE ACCOUNT

CART

An error has occurred while attempting to submit your form. **CLE Program Questionnaire**

Thank you for your interest in presenting a Continuing Legal Education Program at the New York City Bar Association. In order to assess and to evaluate your program for CLE credit, please complete this questionnaire. Until further notice all programs are virtual with speakers presenting from their home or office. Thank you.

If you are proposing a Non - CLE program instead of a CLE at the City Bar, please fill	lout our Event Reservation Request Form.
*Required	
1. CONTACT PERSON: Name*	
Dr. Richard Cordero, Esq.	
Email*	
Dr.Richard.Cordero_Esq@verizon.net	
2. SPONSORING COMMITTEE:	
- Select Committee -	
3. PROPOSED PROGRAM TITLE:*	
Exposing judges' unaccountability and consequent riskless abuse of power; rep	
4. CLE PROGRAM SUMMARY/OBJECTIVES:* Please provide a brief summary in narrative form, describing the content of the proposed area should attend. Include in your summary three key benefits or skills that attendees w Cross-Examine a Hostile Witness; How Legislation Will Impact His/Her Practice, etc.)	
A. Contents and purpose of the webinars and articles	

5. UPLOAD A TIMED AGENDA IN A WORD DOCUMENT. PLEASE CLICK HERE TO VIEW AN EXAMPLE OF A TIMED AGENDA:*

Please upload a timed agenda for your program in a word document detailing the amount of time spent on each segment of the program. When creating a timed agenda please keep in mind the credit-hour for NY is 50 minutes with credit increments of 25 minutes equaling 0.5 CLE credits. Of course, you are not limited to 25 or 50 mins per section but it will simplify and maximize credit calculations. The CLE agenda should also include allocated time for the introduction of the program/faculty, any breaks, and Q/A each typically lasting anywhere between 5-15 minutes.

Browse... No file selected.

6. LIST OF POTENTIAL SPEAKERS & AFFILIATION:*

(The NYS Office of Court Administration requires at least one program speaker in each segment to be a licensed member of a state bar in good standing. The NYC Bar strongly encourages faculties and panels to evidence gender diversity, as well as diversity of historically underrepresented groups, LGBTQ, and differently abled persons.)

am a member of the NYS Bar in good standing.	

7. CO-SPONSORING COMMITTEES: THE NYC BAR ENCOURAGES COMMITTEES TO COSPONSOR ONE ANOTHER'S CLE PROGRAMS TO THE EXTENT THERE IS OVERLAPPING INTEREST. KEEPING THIS IN MIND PLEASE LIST ANY POSSIBLE COSPONSORING COMMITTEES.

Civil Rights Committee	~	

8. INSTRUCTION HOURS:*

How many hours of instruction do you estimate for this program (Typical programs at the NYC Bar are 2-3 hours)

01		
○ 1.5 ○ 2		
○ 2.5		
● 3		
○ Other		
See my video at http://Judicial-Di	iscipline-Refo	
9. TARGET AUDIENCE:*		
Please indicate the level of experience	e of your targeted audience	
○ Newly Admitted (0-2 years)● Intermediate (2-5 years)○ Advanced (5 + years)		
40 00 40 10 10 40 140 145 1		470 *
	HOULD MARKET THIS PROGRAM	
☐ Administrative/Regulatory	☐ Election Law/Campaign Finance	□ Medical Malpractice
☐ Admiralty ☐ ADR/Arbitration/Negotiation	☐ Employee Benefits/Compensation	☑ Minority Issues ☑ Non-Profit
□ Aeronautics/Aviation	☐ Entertainment/Sports	□ Other
☐ Animals and the Law	□ Environmental	□ Patents
☐ Antitrust & Trade Regulation	☑ Ethics/Professional Discipline	□ Practice Management
□ Art Law	□ Family/Matrimonial	☐ Private Equity
Banking	□ Fashion Law	□ Product Liability
☐ Bankruptcy	□ General Practice □ Health Care	☑ Professional Development
☐ Career Development ☐ Civil Rights	☐ Health Care ☐ Hospitality/Restaurants	☐ Project Finance ☑ Public Affairs
✓ Commercial/Business	☐ Immigration	☑ Public Interest/Probono
☑ Communications & Media	☐ Information Technology	□ Real Estate/Land Use
□ Compliance	□ Insurance	□Science
☑ Constitutional Law	☐ Intellectual Property	□ Securities/Finance
□ Construction	□ International Affairs	☑ Small Law Firm Practice
□ Consumer	□ International Human Rights □ International Trade	□ Social Welfare/Benefits □ Taxation
□ Corporate/Mergers □ Criminal	☐ International Trade ☐ Judiciary/Judicial Administration	☐ Testing Interest Areas
□ Disability Issues	□ Labor/Employment	☐ Tort/Personal Injury
☐ Diversity Issues	☐ Landlord-Tenant/Housing	□Transportation
□ Education	□LGBT	☐ Trusts & Estates
□ Elder Law	☑ Litigation	□ Women's Issues
collaborate with in promoting the pro awareness of the program? ☑ Mailing or Email Lists ☑ E-Mail Broadcasts ☐ Print Advertising ☐ List-Serves ☑ Websites ☐ Specialty Bar Association ☑ Publications ☐ None ☑ Other	ogram, please let us know. Are there any form	forms to help promote events. In addition, if there is someone at your firm we ca as of marketing you, your committee and faculty can provide to enhance
My website Judicial Discipline Ref	form at	
	, travel or lodging expenses. Please indicate v	se of light refreshments, materials, and CLE costs related to CLE programs. The what types of expenses you expect (e.g. networking receptions) and how these
N/A		
	NY PROGRAMS OUTSIDE OF THE YOU PROPOSE, IF NONE WRITE	E CITY BAR WHOSE TIMING AND SUBJECT MATTER MAY N/A?" *
		olding these webinars and publishing my articles.
Indeed, President Joe Biden is for	rming the bipartisan commission to reform	m the system of justice. He announced his intention to form it in an
14 FFFC.*		

14. FEES:*

The NYC Bar typically charges a registration fee for all CLE programs. The price is determined by a variety of factors which may include length of program, practice area and anticipated internal costs.

 $\ensuremath{\,\boxtimes\,} \ensuremath{\,\mathsf{I}}$ acknowledge that I have read above and agree.

15. PROGRAM MATERIALS.*

In order to be eligible for CLE credit, your program must include written course materials for distribution to attendees. A complete set of course materials (along with all necessary reprint permission forms for materials which are non-original or submitted from a source other than WestLaw or a .gov website) must be submitted in electronic format to New York City Bar's CLE department no later than **four weeks prior to the program date**.

 $\ensuremath{\,\boxtimes\,} \ensuremath{\,\mathsf{I}}$ acknowledge that I have read above and agree.

Submit

42 West 44th Street New York, NY 10036 | (212) 382.6600

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

Judicial Discipline Reform

l
www.Judicial-Discipline-Reform.org

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

February 9, 2021

Pitching a series of webinars and articles on exposing judges' unaccountability and consequent riskless abuse of power; representing abusees' collective demand for compensation; promoting unprecedented citizens hearings held by the media and universities; and making history through transformational change that enables the holding of judicial public servants accountable and liable by the Masters of all public servants: We the People

The foundation for a multidisciplinary academic and business joint venture‡

Dear CLE officers and members, lawyers, the media, academics, and Advocates of Honest Judiciaries,

1. This is a pitch for a series of webinars and articles that can benefit you materially and reputationally.

A. Contents and purpose of the webinars and articles

- 2. The webinars and articles aim to:
 - a. expose to the national public judges' unaccountability and consequent riskless abuse of power. They do not deal with the exercise of judicial power within a wide margin of discretion, which judges invoke as an easy excuse for their complained-about conduct. Rather, their originality lies in their focus on judges' criminal and unethical conduct for their personal and judicial class gain and convenience. Such conduct must be as punishable when judges engage in it as when anybody else does. That is required by the tenet of "Equal Justice Under Law" and their oath of office to "do equal right to the poor [in ties to them] and to the rich [in power to reciprocate their holding a fellow judge unaccountable]" (28 USC §453 = Title 28 of the U.S. Code of federal law, section 453);
 - b. help lawyers organize abusees in local chapters and represent them in their collective demand for compensation from the same abusive judge before whom, or the same abuse-condoning court in which, abusees have appeared. This can become a profitable niche practice, for many people would sign up to such a demand if well publicized and guided by lawyers;
 - c. promote unprecedented citizens hearings organized by the media and universities where victims of, and witnesses to, judges' abuse will testify before journalists, academics, and multidisciplinary experts via video conference accessible to a national and international audience. These hearings will pioneer others on other subjects by self-assertive citizens;
 - d. set off transformative change: the system of justice that comes out of the change is different from the one that went in. Beginning here and extending abroad, it can for the first time in history cause judicial public servants to be held accountable and liable to their abusees by the Masters of all public servants in "government of, by, and for the people": *We the People*.
- 3. The webinars and articles will lay the foundation for a joint multidisciplinary academic and business venture. Its basis is the successful website of Judicial Discipline Reform at http://www.Judicial-Discipline-Reform.org. It has attracted with my articles posted there so many webvisitors that 37,259+ have become subscribers(Appendix 3). How many law firms, let alone lawyers, do you know have a website with so many subscribers?
- 4. The joint venture will develop the site from a free 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 to apply to them computer-assisted statistical, linguistic, and literary analysis. All those writings can reveal the most persuasive type of evidence: judges' patterns, trends, and schemes of "bad Behaviour" (U.S. Constitution, Article III, Section 1), which constitutes one of the grounds for removing judges from office; and
- c. the digital portal of the joint venture and the precursor to the institute of judicial unaccountability reporting and reform advocacy, to be attached to a top university or established by a consortium of media outlets. Both the venture and the institute are described in my business plan, which is guided by the motto: Making Money While Doing Justice.
- 5. The audience for the webminars and the articles is large just as there is a large market for the joint venture: We live in a litigious society. More than 50 million cases are filed annually in the state and federal courts, to which must be added the scores of millions of cases that are pending or deemed to have been decided wrongly or wrongfully. Indeed, judges' power is enormous: One district judge suspended *nationwide* an executive order, e.g., the Muslim travel ban, issued by a president elected by 62.5+ million voters, and three circuit judges upheld the suspension *nationwide*. What can judges not do to you, a lawyer, never mind a pro se? Judges' opportunity for abuse has increased as the Covid pandemia has enlarged the number of cases of bankruptcy; insurance coverage; landlord-tenant disputes and evictions; socio-economic and health access inequality; etc.
- 6. By the very nature of a case in court, 50% of the parties to those cases are disappointed because they lost and the other 50% may also be to some degree disappointed because they were not granted all the relief that they had requested from the court. Hence the huge size of The Dissatified with The Judicial and Legal System. They are determined to pursue their quest for justice, for nothing outrages people and inflames their passions more than the feeling that they have been abused and had their rights trampled upon. The Dissatisfied constitute the broader audience of the webinars and articles, and the target market of the multidisciplinary academic and business joint venture.
- 7. The size and growth potential of that audience and market will help people drop the objection that 'we only sell X goods and services 'cause we ain't do no legal activism stuff'. If Jeff Bezos of Amazon had taken that attitude, he 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 a global economic and political powerhouse that can challenge any actual or potential competitor and even governments. Mr. Bezos and Amazon detected a business opportunity and seized it.
- 8. KNOWLEDGE IS POWER. The webinars and articles will provide the knowledge that will enable you and your entity to seize the opportunity to become your own version of Bezos and Amazon.

B. Exhibits of my qualifications for holding webinars & having articles published

- 9. To ascertain my qualifications for holding the webinars and writing articles for publication:
 - a. watch my video and follow it on its slides;
 - b. read in my three-volume study* † of judges and their judiciaries, which is the product of professional law research and writing, and strategic thinking. It is uniquely based on the analysis of the official statistics and reports of the U.S. courts, collected by the Administrative Office of the U.S. Courts (AO), and submitted to Congress in the Annual Report of the AO Director, who is appointed by the Chief Justice (28 USC §601). The study is titled:

Exposing Judges' Unaccountability and Consequent Riskless Abuse of Power:

Pioneering the news and publishing field of judicial unaccountability and abuse reporting* †*

- c. visit the website of Judicial Discipline Reform:
 - 1) You can subscribe for free to its articles, such as this one, by going to its homepage <left panel ↓Register or + New or Users >Add New.
 - 2) Many articles are downloadable as individual files through their links on a list. The latter includes a sample of subjects on which I can write articles on commission.
 - 3) The study and the articles are formatted as if they were briefs. The articles are written in the long form published by law journals or the likes of *The New York Times* Sunday magazine supplement, *The New Yorker*, *The Atlantic*, TIME, etc. These characteristics support the reasonable conclusion that my website subscribers are above-average educated and affluent. They constitute the initial market base of the proposed multidisciplinary academic and business joint venture.

C. Optimal time for exposing judges' unaccountability and abuse of power

- 10. President Joe Biden can anytime form the commission to reform the judicial system that he announced in an interview with CBS newsanchor Norah O'Donnell on October 22, 2020.
- 11. He nominated as attorney general Judge Merrick Garland of the Court of Appeals for the District of Columbia Circuit (CADCC). The Senate will begin its confirmation hearings on February 22.
 - a J. Garland was CADCC chief judge and member of the circuit council. As such, he dismissed 100% of the 476 complaints filed there against his peers and colleagues, and denied 100% of the petitions for review of such dismissals during the 11-year 1oct06-30sep17 period. Since he began to serve on that Court in 1997, he has kept silent about such abuse of people's right under the Judicial Conduct and Disability Act (the Act) (28 USC §§351-364) to complain against judges despite his legal and ethical duty to report it to safeguard the integrity of the judiciary (18 USC §3057; Code of Conduct for U.S. Judges, Canon 3(B)(6)).
 - b. Thus, if Judge Garland is confirmed as attorney general, never mind if he becomes directly or indirectly a member of President Biden's commission to reform the judicial system, he will cover up that abusive dismissal of complaints and denial of review petitions.
 - c. Worse yet, he will hinder any investigation into judges' conduct underlying the complaints. Such conduct may include "Treason, Bribery, or other high Crimes and Misdemeanors" (U.S. Constitution, Article II, Section 4), which can lead to judges' impeachment and removal from office. He must cover up the abusive handling of complaints and hinder their investigation by the commission; another official entity, such as the Department of Justice, the FBI, or the Office of Professional Responsibility; and the media, lest he be incriminated as principal or accessory to abuse, not only by the investigators, but also by a more threatening authority, to wit, his own fellow judges, all of whom stridently scream at him, 'If you let them bring us down, we'll take you with us!'
- 12. Federal judges have abrogated in effect the Act, showing contemptuous disregard for Congress and the Executive. They have continued their self-insured unaccountability as it existed before the passage of the Act in 1980. In the 232 years since the creation of the Federal Judiciary in 1789, the number of federal judicial officers impeached and removed is 8! Those officers include Article III judges, i.e., justices and circuit and district judges, and their appointees, that is, bankruptcy

- judges and magistrates. All of them -2,340 as of September 30, 2019- are in practice unimpeachable and irremovable: Judges Above the Law of a State within a state.
- 13. Can you reasonably expect them to have any regard for what you write in your briefs or argue in court, let alone when people appear unrepresented, that is, pro se, and are treated by judges as "trash"? Your words are as dead as the Act is toothless, for politicians lack the courage to hold 'our men and women on the bench' accountable. They have shown reckless disregard for the harm to the integrity of judicial process, democratic government by the rule of law, and We the People.
- 14. Compare reality with Sen. DeConcini's lip service statement: "As part of a vigorous oversight responsibility, I plan to monitor implementation of the [] Act. I particularly expect to examine the way in which specifc sanctions are imposed, as well as the method of appellate review of judicial council decisions, in order to see if statutory or other perfecting changes are necessary in the future"; Congressional Record Senate, September 30, 1980, p. 28090. Sen. DeConcini and the rest of Congress have perfected nothing and condoned the absence of any appellate review.
- 15. In fact, the statistics of the federal courts of appeals show that 93% of appeals(>OL2:457§§D, B) to the circuit courts are disposed of in decisions that are "procedural [mostly the catchall pretext of "lack of jurisdiction"], unsigned, unpublished, without comment, and by consolidation". This means that in 93% of appeals what you receive is an unresearched, unreasoned, unprecedential, ad hoc, arbitrary fiat of a star chamber, contained in a 5¢ dumping form rubberstamped by a clerk. Just check those posted to their websites. Statistically, it is wishful thinking for you to expect to be in the unequally treated 7% of parties whose appeals are decided in opinions signed by judges and included in a reporter (a serial publication of a set of books containing judicial decisions).
- 16. All this points to the implications of the comments that U.S. Judge Robert Pratt of the Southern District of Iowa made in an interview with Associated Press reporter Ryan Foley, who published his article "U.S. judge ridicules Trump's pardons", published on December 30, 2020.
- 17. Judges' dismissal of 100% of complaints against them and denial of 100% of review petitions are preemptive reciprocal pardons. The latter are more harmful to the judicial system than the president's pardons, for their dismissals and denials take place at the outset and out of hand, without the benefit of any investigation, disclosure and discovery of evidence, presentation in open court, and public debate. They are pardons issued with contempt for judicial process, with a self-interest motive, and as means of bribing and extorting: 'Today I pardon you and tomorrow you pardon me or my friends if we are the target of a complaint...or else!' Pardoned judges are granted a retroactive license to keep abusing their power. So are their peers and colleagues. Complainants and the rest of the public are left uncompensated and at the mercy of reciprocally-protecting judges.

D. A sample of subjects of the series of webinars and articles

- 18. Judges cause injury in fact to the people whose money they grab and the participants in judicial process, whose effort, time, and money spent on discovery, briefs, court and attorney's fees, etc., they render wasteful, and whose reasonable expectation of justice they foreseeably, and thus intentionally frustrate. This is the basis for holding them liable to compensate your clients and you. This is possible even if you have never filed a complaint against any of them. Their abuse is so pervasive, grave, and coordinated that it has become their institutionalized modus operandi. It corrupts judicial process and harms even those who do not know it. The following forms of abuse are discussed in articles available for review before publication and presentable in webinars:
 - a. judges' abusive enrichment denounced by Sen. Elizabeth Warren

- b. judges' bankruptcy fraud scheme
- c. judges' fraudulent filing and approval of mandatory annual financial disclosure reports
- d. judges' interception of people's email and mail to detect and suppress those of their critics
- e. judges' failure to read the overwhelming majority of briefs
- f. judges' and conniving congressional politicians' sham hearings on judicial conduct
- g. debunking the self-serving doctrine of judicial immunity concocted by judges
- h. setting in motion a generalized media investigation of judges' abuse
- i. investigating justices and demanding the release of the FBI's secret judicial vetting reports
- j. a method for people to write in up to 500 words their story of abuse by judges
- k. organizing and holding unprecedented citizens hearings on judges' abuse
- 1. forming the coalition of talkshow hosts for justice
- m. adapting to the new legal market resulting from Covid 19
- n. making the documentary Black Robed Predators: when judges are the abusers
- o. research proposals for the joint venture and the institute of judicial unaccountability reporting

E. Thinking strategically to discreetly expose judges' abuse of power

- 19. It can be assumed that CLE members and all other lawyers are reluctant to engage in any activity that can provoke judges to exercise their devastating power of retaliation against them. Mindful thereof, I have identified actions that they can discreetly take to advance their own interest, theirs clients', and the rest of society in exposing judges' abuse of power.
- 20. To begin with, they can resort to their affiliations and contacts to cause a reputable media outlet with a national audience publish in a newspaper, magazine, or TV show articles. There is precedent for the enormous impact that such publication can have: *The New York Times* and *The New Yorker* published their exposés of Harvey Weinstein on October 5 and 10, 2017, respectively, led to the eruption within a week of the global phenomenon of the *MeToo!* movement. As a result, the millenarian indifference to, tolerance, and cover-up of, sexual abuse came to an abrupt end.
 - a. The publication of my article on the nomination of Judge Merrick Garland as attorney general can focus the attention of the media on his abusive dismissal of 100% of complaints against his fellow judges and denial of 100% of petitions to review those dismissals, thus ensuring their Unequal protection *from* the Law, the harm to complainants notwithstanding. This is what all other federal chief judges have done for decades and still do, some of whom are justices of the Supreme Court, as shown by the official statistics discussed in ¶11 supra.
 - b. My article can lead to the public demand that Judge Garland's nomination be withdrawn or his confirmation denied; and to the investigation(>OL:194§E) by professional, student, and citizens journalists of similar conduct throughout the Federal Judiciary and of the crimes and unethical conduct underlying the dismissed complaints.
 - c. What is more, the article can open the door to the public demand that President Biden release the FBI's secret vetting reports on judicial candidates.
 - d. That is how a generalized media investigation into judges' abuse of power can be put in

motion. It can set the agenda of President Biden's commission to reform the judicial system: to begin with, expose to the fullest the nature, extent, and gravity of judges' unaccountability and consequent riskless abuse of power. The principle underlying the formation of that commission has received a boost by the proposal by House Speaker Nancy Pelosi and other political leaders for the establishment, even after the acquital of former President Trump at his impeachment trial, of a 9/11-like commission to study the events that led to, and the handling of, the storming of the Capitol on January 6, 2021.

- e. My articles and their publication could hardly be traced back to you and turn you into the target of judges' retaliation.
- f. But time is of the essence: Judge Garland's confirmation hearings will start on February 22.
- 21. Another way of protecting exposers of judges' abuse is by joining forces with others in the proposed multidisciplinary academic and business venture to develop my website Judicial Discipline Reform at http://www.Judicial-Discipline-Reform.org. It has attracted so many webvisitors with my articles posted there that it currently has 37,259 subscribers and counting.
- 22. Yet another way is by using your contacts to bring court clerks and even judges as confidential informants into the joint venture. They may have signed up to be Workers of Justice, but have become disillusioned with the system and disgusted with themselves for having allowed peer pressure and personal interest to reduce them to enforcers of abuse.
 - a. Court clerks and judges may be attracted by the prospect of becoming this generation's Deep Throat, who turned out to be Mark Felt, the associate director of the FBI during the Watergate scandal and investigation. His insider information helped *Washington Post* reporter Bob Woodward expose how President Nixon was abusing his power to cover up his and his White House aides' planning and financing of the burglary on June 17, 1972, into the Democratic National Committee at the Watergate building complex in Washington, D.C., to steal documents in an act of political spionage aimed to ensure Nixon's reelection.
- 23. You can help finance a tour of presentations(>197\sqrt{G}) at law, journalism, business, and IT schools.

F. My offer to present this proposal; and your sharing and posting it

- 24. I offer to make a presentation on this proposal for a series of webinars and articles to you and your guests followed by a Q&A session. The presentation can take place on short notice via video conference or, if here in New York City, in person.
- 25. To decide whether to organize the presentation you may watch my video and follow it on its slides.
- 26. To consult with others on this proposal; interest your potential guests in the presentation; and lead journalists to investigate Judge Garland, you may share this article and post it to social media, e.g.:

Facebook, Youtube, LinkedIn, WhatsApp, Instagram, Google plus, Pinterest, Reddit, Snapchat

Twitter: Pitching a series of webinars & articles on exposing judges' unaccountability and consequent riskless abuse of power & a multidisciplinary academic-business joint venture to make money while doing justice http://Judicial-Discipline-Reform.org/OL2/DrRCordero-CLEs_lawyers_media.pdf

G. Requested action

27. Individually, you and I are nothing but a petit nuisance to judges and their conniving protectors. But if we join forces and think strategically, we can start that for which there is repeatable pre-

- cedent: a Tea Party/MeToo!/BLM-like global civic apolitical movement for judicial abuse of power exposure, collective compensation of abusees, and reform through transformative change.
- 28. People informed about, and outraged at, judges' abuse can impose their demand for change as they join the precedential movements in shouting the rallying cry so expressive of their common mood: *Enough is enough!* We won't take any abuse by anybody anymore.
- 29. They can force the holding of the constitutional convention that since April 2, 2014, 34 states have petitioned Congress to call, which satisfies the amending provisions of Article V of the Constitution. Just as the delegates convened to amend the Articles of Confederation set them aside and wrote a totally new constitution, that of 1789, a runaway convention can do what is anathema to political leaders, for it threatens their privileges and powers: write a new constitution enabling *We the People* to hold all public servants, including judicial ones, accountable and liable.
- 30. By agreeing to the proposed webinars and articles you can make yourself this generation's *Washington Post* publisher Katharine Graham and editor Benjamin Bradlee of Watergate fame. They supported the exposure of President Nixon and his aides as "a criminal enterprise", as described by their reporters Carl Bernstein and Bob Woodward. They were instrumental in bringing them down, which sent "*All the President's Men*" to jail and forced Nixon to resign on August 8, 1974.
- 31. By contrast, you can bring down a whole branch of government that operates as a racketeering enterprise. You can do so profitably because "Scandal sells". It can lead to a flood of specialized consulting and lobbying work; compensation claims; motions to vacate and remand for a new trial; a bestseller and a blockbuster movie (cf. the link in the above paragraph); and a Pulitzer Prize for "Pioneering the news and publishing field of judicial unaccountability and abuse reporting".
- 32. Therefore, I respectfully request that you get in touch with me to discuss this proposal, using my contact information in the letterhead or below. We must proceed with due haste to take advantage of this optimal time for exposing judges' unaccountability and consequent riskless abuse of power.

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

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

DONATE to Judicial Discipline Reform

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I look forward to hearing from you. Send your comments by pasting in the To: box of your email to me this bloc of my email addresses:

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

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Judicial Discipline Reform New York City

Exposing
Judges' Unaccountability
and

Consequent Riskless Abuse of Power

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

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

PART II:

http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Honest_Jud_Advocates2.pdf

PART III:

http://Judicial-Discipline-Reform.org/OL3/DrRCordero-Honest_Jud_Advocates3.pdf

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

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Judicial Discipline Reform
New York City
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 $http://Judicial\text{-}Discipline\text{-}Reform.org/jur/DrRCordero_jud_unaccountability_reporting.pdf$

or

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Judicial Discipline Reform New York City

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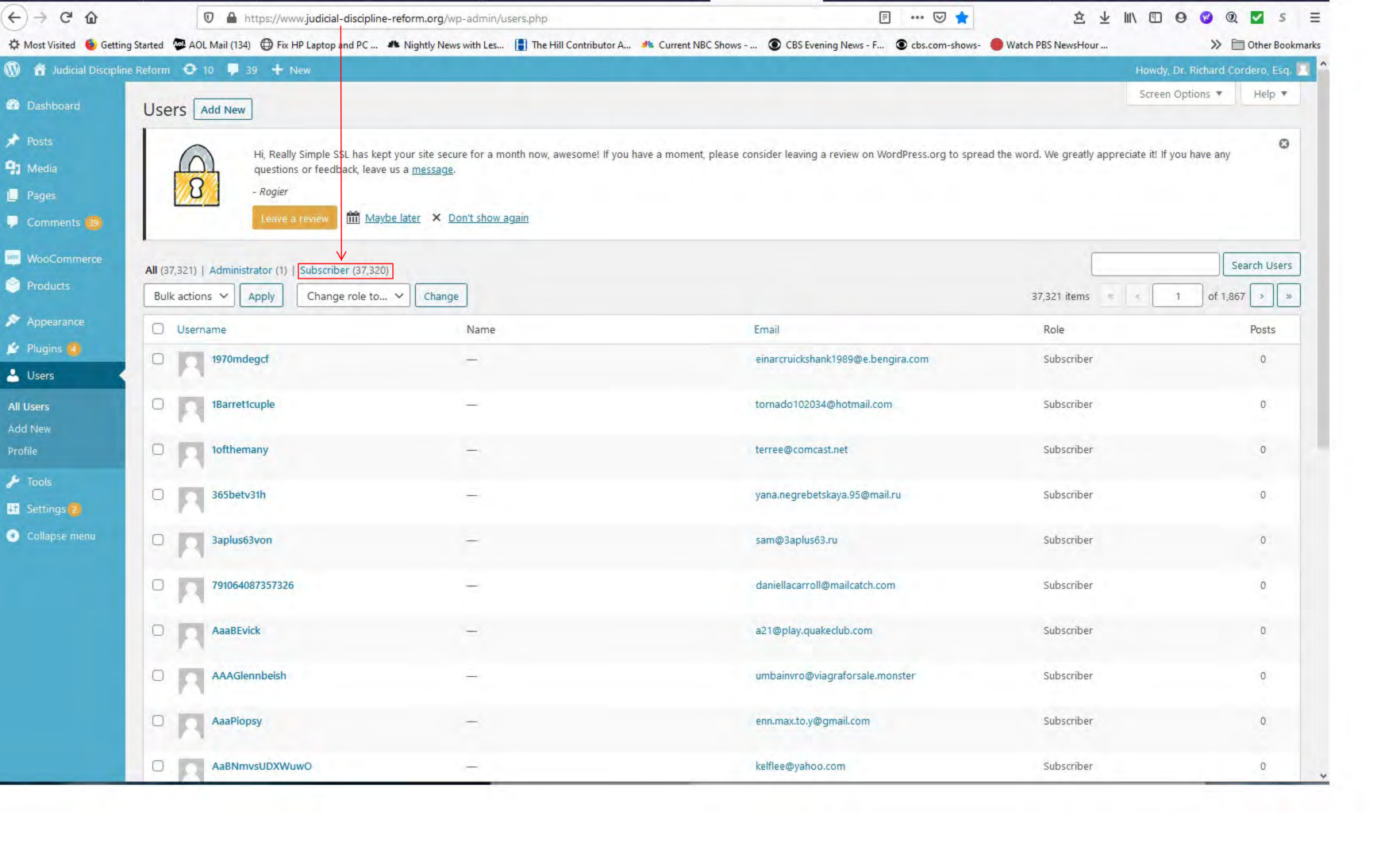
PART II:

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PART III:

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February 23, 2021

Links to individual files, each containing one of the articles in the three-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* † •

Many of the articles have also been posted to the website of Judicial Discipline Reform at http://www.Judicial-Discipline-Reform.org. Visit the website and join its 37,311+ subscribers to its articles thus: homepage <left panel \ Register or + New or Users > Add New.

A. Articles available for review, downloadable as individual files

- 1. *>jur:10; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_complaint_dismissal_statistics.pdf
 - Cf. a. id. on the Second Circuit and Then-judge Sonia Sotomayor
 - b. OL2:546; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_hearings_JGorsuch_complainants&parties.pdf
 - c. OL2:748; Judge Brett Kavanaugh, Chief Judge Merrick Garland, and their peers and colleagues in the District of Columbia Circuit dismissed 476 complaints against them during the 1oct06-30sep17 11-year period; http://Judicial-Discipline-Reform.org/retrieve/DrRCordero_JJ_Kavanaugh-Garland_exoneration_policy.pdf
 - d. OL3:1237 on exposing attorney general designate Judge M. Garland; http://judicial-disciplinereform.org/OL2/DrRCordero_media_exposing_judges.pdf
 - e. OL2:1176; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_JgACBarrett_condonation_judges_power_abuse.pdf
 - f. OL3:1229; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-JudgeRPratt.pdf and https://www.iasd.uscourts.gov/content/senior-district-judge-robert-w-pratt
 - g. Template to be filled out with the complaint statistics on any of the 15 reporting courts: http://Judicial-Discipline-Reform.org/OL2/DrRCordero_template_table_complaints_v_judges.pdf
- 2. *>jur:65; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_abuse_by_justices.pdf
- 3. jur:122; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judicial_unaccountability_brochures_report.pdf
- 4. jur:130; http://Judicial-Discipline-Reform.org/OL2/DrRCordero Institute judicial unaccountability reporting.pdf
- 5. *>Lsch:13; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_dynamic_analysis&strategic_thinking.pdf
- 6. *>DeLano Case Course; dcc; http://judicial-discipline-reform.org/OL2/DrRCordero_Syllabus.pdf
- 7. *>Creative writings, cw; http://judicialdiscipline-reform.org/OL2/DrRCordero_creative_writings.pdf
- 8. *>OL:42; http://judicial-discipline-reform.org/OL2/DrRCordero_law_research_proposals.pdf

- 9. *>OL:158; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_no_judicial_immunity.pdf
- *>OL:190; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_institutionalized_judges_abuse_power.pdf
- 11. *>OL:274; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_auditing_judges.pdf
- 12. OL2:433; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_Yahoogroups.pdf
- 13. OL2:453; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judicial_accountability_presentation.pdf
- **14.** OL2:468; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_turning_court_clerks_into_informants.pdf
- 15. †>OL2:546; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_complaint_dismissal_statistics.pdf; see also infra OL2:792; see the supporting official statistical tables of the federal courts at http://Judicial-Discipline-Reform.org/statistics&tables/statistical_tables_complaints_v_judges.pdf
- **16.** OL2:567; http://judicial-discipline-reform.org/OL2/DrRCordero-The_Dissatisfied_with_Judicial_System.pdf
- 17. OL2:608, 760; article using official court statistics to demonstrate "the math of abuse": neither judges nor clerks read the majority of briefs, disposing of them through 'dumping forms', which are unresearched, reasonless, arbitrary, ad-hoc fiat-like orders on a 5¢ rubberstamped form; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judges_do_not_read.pdf
- 18. OL2:614; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_how_fraud_scheme_works.pdf
- 19. OL2:781; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judges_intercepting_emails_mail.pdf
- 20. OL2:792; Complaint filed with Supreme Court Chief Justice John G. Roberts, Jr., and the U.S. Court of Appeals for the District of Columbia Circuit; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-SupCt CJ JGRoberts.pdf
- 21. †>OL2:821; Programmatic presentation on forming a national civic movement for judicial abuse of power exposure, redress, and reform; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_programmatic_presentation.pdf
- 22. *>OL2:879; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_Black_Robed_Predators_documentary.pdf
- 23. OL2:901; http://www.judicial-discipline-reform.org/OL2/DrRCordero-LDAD.pdf
- 24. OL2:918; File on the complaint's journey –from OL2:792– until its final disposition in the U.S. Court of Appeals for the 11th Circuit; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-11Circuit.pdf
- 25. OL2:929; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-IT_investigate_interception.pdf
- 26. OL2:932; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-ProfRPosner.pdf
- 27. OL2:947; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-media.pdf
- 28. OL2:951; http://judicial-discipline-reform.org/OL2/DrRCordero_judges_abuse_citizens_hearings.pdf
- 29. OL2:957; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judges_abuse_video.mp4
- 30. OL2:957; http://Judicial-Discipline-Reform.org/OL2/DrRCordero judges abuse slides.pdf
- **31.** OL2:971; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Professors_students_journalists.pdf; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Professors_students_lawyers.pdf

- **32.** OL2:983; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_introduction_video_slides_judges_abuse.pdf
- 33. OL2:991; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_on_SenEWarren.pdf
- 34. OL2:997; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_SenEWarren_plan_judges.pdf
- 35. OL2:1003; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-media_DARE.pdf
- 36. OL2:1006; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_pitch-Media.pdf
- 37. OL2:1022; http://judicial-discipline-reform.org/OL2/DrRCordero-Capital_Investors.pdf
- 38. OL2:1027; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_SenEWarren_plan_judges.pdf
- **39.** OL2:1032; http://judicial-discipline-reform.org/OL2/DrRCordero_international_exposure_judges_abuse.pdf
- **40.** OL2:1037; http://judicial-discipline-reform.org/OL2/DrRCordero_out_of_court_inform_outrage_strategy.pdf
- **41.** OL2:1040; http://Judicial-Discipline-Reform.org/OL2/DrRCorderoparties_invoking_impeachment_trial.pdf
- **42.** OL2:1045; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Professors_Students_Journalists.pdf; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Professors_students_lawyers.pdf
- 43. *>OL2:1051; http://judicial-discipline-reform.org/OL2/DrRCordero_judges_abuse_citizen_hearings.pdf
- **44.** OL2:1056; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-reporters_clerks.pdf = http://Judicial-Discipline-Reform.org/OL2/DrRCordero_sham_hearings.pdf
- **45.** OL2:1066; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_adapting_to_new_legal_market.pdf [sent to LexisNexis]
- 46. OL2:1073; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_inform_outrage_be_compensated.pdf
- 47. *>OL2:1081; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judges_intercepting_emails_mail.pdf = http://Judicial-Discipline-Reform.org/OL2/DrRCordero-LexisNexis.pdf
- 48. OL2:1084; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Thomson_Reuters.pdf
- 49. OL2:1090; http://judicial-discipline-reform.org/OL2/DrRCordero-SZarestky_Above_the_Law.pdf
- 50. *>OL2:1093; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Washington Post.pdf
- 51. OL2:1101; http://judicial-discipline-reform.org/OL2/DrRCordero-judicial_abusees&publishers.pdf
- 52. OL2:1104; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Hiring_manager.pdf
- 53. OL2:1108; http://judicial-discipline-reform.org/OL2/DrRCordero-International_Team.pdf
- 54. OL2:1116; http://judicial-discipline-reform.org/OL2/DrRCordero_research_documents&sources.pdf
- 55. OL2:1119; http://judicial-discipline-reform.org/OL2/DrRCordero judicial abuse forms.pdf
- **56.** OL2:1125; exposing the Federal Judiciary as a racketeering enterprise; http://judicial-discipline-reform.org/OL2/DrRCordero-Reuters_judges_investigation.pdf
- 57. *>OL2:1134; http://judicial-discipline-reform.org/OL2/DrRCordero-Talkshow_hosts_coalition.pdf
- 58. OL2:1144; http://judicial-discipline-reform.org/OL2/DrRCordero_your_story_for_Reuters.pdf

- 59. OL2:1154; http://judicial-discipline-reform.org/OL2/DrRCordero-American_Thinker.pdf
- **60.** *>OL2:1159; http://judicial-discipline-reform.org/OL2/DrRCordero-Center_Public_Integrity.pdf; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judges_abuse_of_power.pdf
- 61. *>OL2:1163; http://judicial-discipline-reform.org/OL2/DrRCordero-.pdf
- 62. *>OL2:1175; http://judicial-discipline-reform.org/OL2/DrRCordero_coalition_to_expose_judges.pdf
- **63.** *>OL2:1176; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_JgACBarrett_condonation_judges_power_abuse.pdf
- 64. *>OL2:1205: http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Reuters Law Firm Council.pdf
- **65.** *>OL2:1213: agenda for video conference; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_preparing_video_conference.pdf
- 66. OL2:1219; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-News_Directors_on_judges_abuse.pdf
- 67. OL3:1226; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_emails_mail_intercepted_by_judges.pdf
- **68.** OL3:1229; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-JudgeRPratt.pdf and https://www.iasd.uscourts.gov/content/senior-district-judge-robert-w-pratt
- 69. OL3:1237; http://judicial-discipline-reform.org/OL2/DrRCordero_media_exposing_judges.pdf
- 70. OL3:1243; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_talkshow_hosts_coalition.pdf
- 71. OL3:1246; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-CLEs_lawyers_media.pdf

B. Subjects of a series of articles based on the study* †* of judges and their judiciaries

- 72. judges' unaccountability(*>OL:265) and their riskless abuse of power(*>jur:5\\$3; OL:154\\$3);
- 73. statistical analysis for the public(†>OL2:455§§B-E, 608§A) and for researchers(jur:131§b);
- 74. significance of federal circuit judges disposing of 93% of appeals in decisions "on procedural grounds [i.e., the pretext of "lack of jurisdiction"], unsigned, unpublished, by consolidation, without comment", which are unresearched, reasonless, ad-hoc, arbitrary, fiat-like orders, in practice unappealable(OL2:453);
- 75. to receive 'justice services'(OL2:607) parties pay courts filing fees, which constitute consideration, whereby a contract arises between them to be performed by the judges, who know that they will in most cases not even read their briefs(OL2:608§A), so that courts engage in false advertisement, fraud in the inducement, and breach of contract(OL2:609§2);
- 76. Justiceship Nominee N. Gorsuch said, "An attack on one of our brothers and sisters of the robe is an attack on all of us": judges' gang mentality and abusive hitting back(OL2:546);
- 77. fair criticism of judges who fail to "avoid even the appearance of impropriety" (jur: 68^{123a});
- 78. abuse-enabling clerks(OL2:687), who fear arbitrary removal without recourse(jur:30\s1);
- 79. law clerks' vision at the end of their clerking for a judge of the latter's glowing letter of recommendation(OL2:645§B) to a potential employer morally blinds them to their being used by the judge as executioners of his or her abuse;
- 80. judges dismiss 99.82% of complaints against them(jur:10-14; OL2:548), thus arrogating to

- themselves impunity by abusing their self-disciplining authority(jur:21\sa);
- 81. escaping the futility of suing judges(OL2:713, 609§1): the out-of-court inform and outrage strategy to stir up the public into holding them accountable and liable to compensation(OL2:581);
- 82. how law professors and lawyers act in self-interest to cover up for judges so as to spare themselves and their schools, cases, and firms retaliation(jur:81\\$1): their system of harmonious interests against the interests of the parties and the public(OL2:635, 593\\$15);
- 83. turning insiders into Deep Throats(jur:106§C); outsiders into informants(OL2:468); and judges into criers of '*MeToo! Abusers*'(OL2:682¶¶7,8) that issue an *I accuse!*(jur:98§2) denunciation of judges' abuse: thinking and acting strategically(OL2:635, 593¶15) to expose judges' abuse by developing allies who want to become Workers of Justice(OL2:687), as opposed to being enforcers of abuse or enablers by endorsement or willful ignorance or blindness;
- 84. two unique national stories, not to replace a rogue judge, but to topple an abusive judiciary:
 - a. Follow the money! as judges grab(OL2:614), conceal(jur:65^{107a,c}), and launder(105²¹³) it;
 - b. The Silence of the Judges: their warrantless, 1st Amendment freedom of speech, press, and assembly-violative interception of their critics' communications(OL2:582§C);
 - 1) made all the more credible by Former CBS Reporter Sharryl Attkisson's \$35 million suit against the Department of Justice for its illegal intrusion into her computers to spy on her ground-breaking investigation and embarrassing reporting(OL2:612\subsetsb);
 - 2) the exposure of such interception can provoke a scandal graver than that resulting from Edward Snowden's revelations of NSA's massive illegal collection of only non-personally identifiable metadata(OL2:583§3);
 - 3) the exposure can be bankrolled as discreetly as Peter Thiel, co-founder of PayPal, bankrolled the suit of Hulk Hogan against the tabloid Gawker for invasion of privacy and thereby made it possible to prosecute and win a judgment for more than \$140 million(OL2:528);
 - 4) principles can be asserted and money made by exposing judges' interception;
- 85. launching a Harvey Weinstein-like(jur:4¶10-14) generalized media investigation into judges' abuse of power as their institutionalized modus operandi; conducted also by journalists and me with the benefit of the numerous leads(OL:194§E) that I have gathered;
- 86. *Black Robed Predators*(OL:85) or the making of a documentary as an original video content by a media company or an investigative TV show, with the testimony of judges' victims, clerks, lawyers, faculty, and students; and crowd funding to attract to its making and viewing the crowd that advocate honest judiciaries and the victims of judges' abuse of power;
- 87. promoting the unprecedented to turn judges' abuse of power into a key mid-term elections issue and thereafter insert it in the national debate:
 - a. the holding by journalists, newsanchors, media outlets, and law, journalism, business, and IT schools in their own commercial, professional, and public interest as *We the People*'s loudspeakers of nationally and statewide televised citizens hearings(OL2:675§2, 580§2) on judges' unaccountability and consequent riskless abuse;
 - b. a forensic investigation by Information Technology experts to determine whether judges

- intercept the communications of their critics(OL2:633§D, OL2:582§C);
- c. suits by individual parties and class actions to recover from judges, courts, and judiciaries filing fees paid by parties as consideration for 'justice services' (OL2:607) offered by the judges although the latter knew that it was mathematically (OL2:608§A; 457§D) impossible for them to deliver those services to all filed cases; so the judges committed false advertisement and fraud in the inducement to the formation of service contracts, and thereafter breach of contract by having their court and law clerks perfunctorily dispose of cases by filling out "dumping forms" (OL2:608¶5);
- d. suits by clients to recover from their lawyers attorneys' fees charged for prosecuting cases that the lawyers knew or should have known(jur:90§§b, c) the judges did not have the manpower to deliver, or the need or the incentive to deal with personally, whereby the lawyers committed fraud by entering with their clients into illusory contracts that could not obtain the sought-for 'justice services'; and
- e. suits in the public interest to recover the public funds paid to judges who have failed to earn their salaries by routinely not putting in an honest day's work, e.g., closing their courts before 5:00 p.m., thus committing fraud on the public and inflicting injury in fact on the parties who have been denied justice through its delay(cf. OL2:571¶24a);
- 88. how parties can join forces to combine and search their documents for communality points (OL:274-280; 304-307) that permit the detection of patterns of abuse by one or more judges, which patterns the parties can use to persuade journalists to investigate their claims of abuse;
- 89. the development of my website at http://www.Judicial-Discipline-Reform.org, which as of February 23, 2021, had 37,300 subscribers, into:
 - a. a clearinghouse for complaints against judges uploaded by the public;
 - b. a research center for professionals and parties(OL2:575) to search documents for the most persuasive evidence of abuse: patterns of abuse by the same judge presiding over their cases, the judges of the same court, and the judges of a judiciary; and
 - c. the showroom and working platform of a multidisciplinary academic and business venture(jur:119§§1-4) intended to develop into the institute of judicial accountability reporting and reform advocacy(jur:130§5);
- 90. a tour of presentations(OL:197§G) by me sponsored by you on:
 - a. judges' abuse(jur:5\\$3; OL:154 \{ 3});
 - b. development of software to conduct fraud and forensic accounting(OL:42, 60); and to perform thanks to artificial intelligence a novel type of statistical, linguistic, and literary analysis of judges' decisions and other writings(jur:131§b) to detect bias and disregard of the requirements of due process and equal protection of the law;
 - c. promoting the participation of the audience in the investigation(OL:115) into judges' abuse; and their development of local chapters of investigators/researchers that coalesce into a Tea Party-like single issue, civic movement(jur:164§9) for holding judges accountable and liable to their victims: *the People*'s Sunrise(OL:201§J);
 - d. announcement of a Continuing Legal Education course, a webinar, a seminar, and a writing contest(*>ddc:1), which can turn the audience into clients and followers;

- 91. a multimedia, multidisciplinary public conference(jur:97§1; *>dcc:13§C) on judges' abuses held at a top university(OL2:452) to pioneer the reporting thereon in our country and abroad;
- 92. the call of the constitutional convention(OL:136§3) that 34 states have petitioned Congress to convene since April 2, 2014, satisfying the amending provisions of the Constitution, Article V.

C. Useful external links

- 93. U.S. Constitution, Preamble: "We the People of the United States, in Order to form a more perfect Union, establish Justice"; http://judicial-discipline-reform.org/docs/US_Constitution.pdf
- **94.** U.S. Constitution, Article II, Section. 2. The President...shall have Power to grant Reprieves and Pardons for Offenses against the United States, except in Cases of Impeachment. http://Judicial-Discipline-Reform.org/docs/US_Constitution.pdf
- 95. https://www.supremecourt.gov/
- **96.** https://www.supremecourt.gov/filingandrules/rules_guidance.aspx
- 97. https://www.supremecourt.gov/publicinfo/year-end/2020year-endreport.pdf
- 98. https://uscode.house.gov/download/download.shtml
 - 99. Cf. Legal Information Institute (LII) of Cornell Law School; https://www.law.cornell.edu/
- 100. http://Judicial-Discipline-Reform.org/docs/18usc.pdf
 - 101. Cf. 18 U.S.C.; https://www.law.cornell.edu/uscode/text/18
 - 102. 18 USC 3057 on duty to report abuse; https://www.law.cornell.edu/uscode/text/18/3057
- 103. Administrative Office of the U.S. Courts(AO); https://www.uscourts.gov/
- 104. Administrative Office of the U.S. Courts; (28 USC §§601-613); http://Judicial-Discipline-Reform.org/docs/28usc.pdf
- 105. http://Judicial-Discipline-Reform.org/docs/28usc.pdf
- 106. https://www.uscourts.gov/statistics-reports
- 107. https://www.uscourts.gov/statistics-reports/analysis-reports/directors-annual-report
- 108. https://www.uscourts.gov/statistics-reports/annual-report-2019
- **109.** AO's 2019-1997 judicial business reports, containing the statistics on complaints against federal judges in Table S-22; https://www.uscourts.gov/statistics-reports/analysis-reports/judicial-business-united-states-courts
- 110. https://www.uscourts.gov/statistics-reports/judicial-business-2019
- 111. Judicial Conduct and Disability Act of 1980; (28 USC §§351-364); http://Judicial-Discipline-Reform.org/docs/28usc.pdf
- 112. the Rules for Processing Judicial Conduct and Disability Complaints; https://www.uscourts.gov/judges-judgeships/judicial-conduct-disability
- 113. https://www.iasd.uscourts.gov/content/senior-district-judge-robert-w-pratt
- 114. Number of cases filed in state courts annually: http://Judicial-Discipline-Reform.org/docs/num_state_cases_07.pdf
- 115. http://Judicial-Discipline-Reform.org/statistics&tables/num_jud_officers.pdf

- 116. Code of Conduct for U.S. Judges; https://www.uscourts.gov/judges-judgeships/code-conduct-united-states-judges#d
- 117. Federal Judicial Center on impeachments; https://www.fjc.gov/history/judges/impeachments-federal-judges
- 118. See(jur:159²⁸⁰):
 - a. bill S.1873, passed on October 30, 1979, and HR 7974, passed on September 15, 1980, entitled The Judicial Councils Reform and Judicial Conduct and Disability Act of 1980; Congressional Record, September 30, 1980; 28086; http://Judicial-Discipline-Reform.org/docs/Jud_Councils_Reform_bill_30sep80.pdf
 - b The Reform part of the bill included a provision for opening the councils, but was excluded from the version that was adopted; 28 U.S.C. §332(d)(1), http://Judicial-Discipline-Reform.org/docs/28usc331-335_Conf_Councils.pdf(jur:75¹⁴⁸).
 - c The Conduct and Disability part of the bill as adopted is at ¶111 supra(jur:24^{18a})
- 119. https://www.uscourts.gov/services-forms/fees/court-appeals-miscellaneous-fee-schedule 120.





