

March 20, 2020

**Proposal to join forces
to expose unaccountable judges' riskless abuse of power; and
application for grants and donations to form a national civic movement
for *We the People*, the masters of all public servants,
to hold our judicial public servants
accountable for their performance and
liable to compensate the victims of their abuse**

This is a proposal for your organizations and Judicial Discipline Reform to join forces on behalf of self-represented (pro se) and attorney-represented parties to law cases, lawyers, law/court clerks, and advocates of honest judiciaries; and an application for a grant and a donation to support its work on their behalf through the proposed concrete, realistic, and feasible joint actions.

A. What Judicial Discipline Reform is and has produced

1. Judicial Discipline Reform is an organization committed to forming a national, single issue, apolitical civic movement of pro ses and represented parties and their lawyers, law/court clerks, and advocates of honest judiciaries to:
 - a. expose the nature, extent, and gravity of the riskless abuse of power of unaccountable judges who participate in it or cover it up as their individual and collective institutionalized modus operandi, and run their judiciaries as a racketeering enterprise([†]>OL2:1051, *infra* ¶2; see Sen. Elizabeth Warren's denunciation thereof, *infra* ¶6.d.1);
 - b. seek compensation for the victims of judges' abuse; and
 - c. advocate judicial reform *only after* the national public has been informed by us and the media about, and is outraged at, judges' abuse so that the public can force politicians -who recommended, endorsed, nominated, and confirmed or appointed judges to the bench and connivingly([†]>OL2:1045) hold them there unaccountable([†]>OL2:1056)- to adopt reforms that today appear unrealistic but then will have been demonstrated to be unavoidable.
2. Judiciary Discipline Reform has established its factual, statistical, and argumentative foundation in its two-volume study*[†] of judges and their judiciaries, which is the product of professional law research and writing, and strategic thinking:

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

3. Judicial Discipline Reform posts articles to its website at <http://www.Judicial-Discipline-Reform.org>. Its numberless visitors have evaluated them so positively that as of this writing 30,701 have become subscribers. You can join them by subscribing for free thus: go to the website <left panel ↓Register or + New or Users >Add New.
4. Likewise, Judicial Discipline Reform has produced a presentation on video with accompanying slides and an introductory article, downloadable through the following links:

http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judges_abuse_video.mp4

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

http://Judicial-DisciplineReform.org/OL2/DrRCordero_introduction_video_slides_judges_abuse.pdf

* http://Judicial-Discipline-Reform.org/OL/DrRCordero-Honest_Jud_Advocates.pdf >all prefixes:# up to OL:393 OL2:1061

[†] http://Judicial-Discipline-Reform.org/OL2/DrRCordero-parties_clerks_media.pdf

B. Its immediate objective based on strategic thinking

5. Judicial Discipline Reform has an immediate objective as it forms the national movement through the implementation of its out-of-court inform and outrage strategy:
 - a. to insert the issue of unaccountable judges' riskless abuse of power in the primaries, the nominating conventions, and the general campaign so that it becomes a decisive issue on Election Day and thereafter becomes part of the national discourse with a view to enabling *We the People*, the masters of all public servants, to hold also our judicial public servants accountable for their performance and liable to compensate the victims of their abuse.

C. A program of joint actions to form the movement and insert the issue

6. Judicial Discipline Reform proposes a program of concrete, realistic, and feasible actions to make progress toward its objectives:
 - a. advocate the holding of unprecedented citizen hearings. They are to be held at media outlets and universities; nationally broadcast live through interactive multimedia; conducted by reporters, professors, and other experts, who will take the testimony of victims of, and witnesses to, judges' abuse; apt to attract presidential and all other 2020 candidates, who have an electoral interest in gaining the attention, donations, and votes of the huge (*>OL:8^{4,5}) untapped voting bloc of The Dissatisfied with the Judicial and Legal System;
 - b. present the findings of the hearings at the first-ever conference on judicial abuse of power exposure and compensation of victims; hosted by a top university and media networks; attended by live and digital audiences; and calculated to draw national attention to the issue;
 - c. place with publishers one(e.g., †>OL2:760, 781, 1051) or a series(719§C) of my articles;
 - d. undertake joint investigations, which can spark Ukrainian scandal-like generalized media investigations, with professional and citizen journalists, and journalism professors and students to pursue an abundance of leads(*>OL:194§E) to:
 - 1) *Follow the money!* that judges grab by committing crimes, not excusable as 'abuse of discretion', such as breach of trust, influence peddling, extortion and taking of bribes, concealment of assets, tax evasion, money laundering, including their fraudulent manipulation of credit and debit card debt with complicit bankers. A key point from which to follow the money upstream to its source and downstream to its use is judges' misleading mandatory annual financial disclosure reports(*>jur:65^{107c}) required by the Ethics in Government Act(jur:65^{107d}). They are filed as public documents(jur:105^{213a}) pro forma with, and approved as a matter of course by, not independent non-judges, but rather other judges, who are their peers, colleagues, and friends; subject to the same filing obligation(jur:102§a; ^{213b}); and dependent on mutually assured survival since they too participate in and cover up(jur:88§§a-c) their:
 - a) bankruptcy fraud scheme(†>OL2:614) involving \$100s of billions(jur:27§2);
 - b) the self-enrichment denounced by former presidential candidate Sen. E. Warren, who has "a plan for the Judiciary too". According to her, judges fail to recuse themselves from cases in which they have shares in the company of one of the parties and resolve such conflict of interests by abusing their power to steer the outcome of the cases to the benefit of such companies and the value of their shares(†>OL2:998, 603). Sen. Warren identified judges'

unaccountability as the circumstance enabling such abusive self-enrichment;

- 2) expose judges' failure to read the vast majority of briefs, demonstrated by the math of abuse([†]>OL2:608). Judges require each party to file a brief that costs \$Ks and even \$10Ks to produce([†]>OL2:760) although they know that they will not read them. Instead, they have their clerks dump them out of the judges' caseload by applying robotically guidelines to identify those cases to be disposed of by the clerks issuing unresearched, unreasoned, arbitrary orders lacking any discussion of the facts and the law, and contained in what the clerks only need to date, fill out the blanks, and rubberstamp: *a dumping form!*; and
- 3) expose judges' interception of people's emails and mail to detect and suppress those of their critics([†]>OL2:781, 929). The exposure of this abuse of power will cause national outrage graver than that resulting from Edward Snowden's leak of documents showing the National Security Agency's unlawful surveillance, but not suppression, of scores of millions of phone calls, for it constitutes judges' trampling, not "in the national security interest", but rather in their crass self-enrichment interest, on Americans' most cherished rights, namely, those under the First Amendment guaranteeing "freedom of speech, of the press, the right of the people peaceably to assemble [through the Internet and on social media too], and to petition the Government [of which judges are the third branch] for a redress of grievances"([†]>OL2:792¶1);
- e. organize local chapters for parties to cases before the same judge or judges to demand the refund of court filing fees and compensation for the waste that the judges caused chapter members by failing to read their briefs; and the fraud of pretending that the judges had disposed of their cases by applying the rule of law although they, for their convenience and gain, did not even read the corresponding briefs;
- f. reach out to former and current law/court clerks and judges to persuade them to become the potentially most formidable exposers of judicial abuse: the Judiciary's version of the new kind of agent of national events, who in the Executive set in motion the process of impeachment and trial of President Trump, and who can bring about, not merely the removal of one rogue judge, but rather the resignation of judges, justices(*>jur:92§d), and a whole branch for their institutional responsibility for their crimes and cover-up: *Whistleblower!*
- g. launch a multidisciplinary academic and business venture(jur:119§1) that leads to the creation of the institute for judicial unaccountability reporting and reform advocacy(jur:131§5).

D. Offer of a presentation

7. KNOWLEDGE IS POWER. The more you know and the more people are informed about, and outraged at, unaccountable judges' riskless abuse of power, the more powerful we become to form the national civic movement for judicial abuse exposure, compensation of victims, and reform.
8. To let you know more about Judicial Discipline Reform and its formation of the movement and implementation of its program of joint actions, I offer to make a presentation via video conference or in person to you and your guests, such as the representatives of pro se and bar organizations, law firms and clinics, and lawyers as well as venture capital investors; website developers and Information Technology experts; reporters and news anchors; newspaper and magazine publishers; journalism and law professors and students; etc. You may use the information in the letterhead above to contact me and discuss the presentation's terms and conditions and its scheduling.

E. Application for a grant and request for donations; their intended use

9. Every meaningful cause needs resources for its advancement; none can be continued, never mind advanced, without money. That is why Judicial Discipline Reform hereby applies for a grant from your organization.
10. In support of the grant application, Judicial Discipline Reform has drawn up a business plan ([†]>OL2:1022). To begin with, it will capitalize on its numberless visitors and 30,701+ subscribers to its website. This applies the economic model of the TV, the radio, and the Internet: charge all advertisers who want to advertise appropriate goods and services to the audience attracted by the website's basic offerings made free of charge, and charge people a fee to access advanced services(*infra* ¶12) and sell them goods.
11. Also, Judicial Discipline Reform is requesting you to make a donation as it encourages you to:

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

12. Grants and donations will support Judicial Discipline Reform in, among other things, its:
 - a. professional law research(^{*}>jur:131§b) and writing, and strategic thinking([†]>OL2:445§B, 475§D); and
 - b. enhancement of its website at <http://www.Judicial-Discipline-Reform.org> into:
 - 1) **a clearinghouse** for complaints([†]>OL2:918) about judges that anybody can upload; and
 - 2) **a research center** for auditing(^{*}>OL:274-280, 304-307) many complaints in search of(^{*}>OL:255) the most persuasive type of evidence, i.e., patterns([†]>OL2:792§A, 918), trends([†]>OL2:455§§B, D), and schemes([†]>OL2:614) of abuse of power.

DONATE
through

PayPal

https://www.paypal.com/cgi-bin/webscr?cmd=_s-xclick&hosted_button_id=HBFP5252TB5YJ

or

at the **GoFundMe** campaign at

<https://www.gofundme.com/expose-unaccountable-judges-abuse>

13. You may download this email through this link:

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

14. I look forward to hearing from you, either on the phone at +1(718)827-9521 or by sending your email to this bloc of my email addresses:

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Dare trigger history!([†]>OL2:1003)[‡]...and you may enter it. [‡]

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