Judicial Discipline Reform

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July 12, 2021

Joining forces to make the two-phase method for writing your story of the abuse by judges and guardians that you have suffered or witnessed go viral so as to increase the chances that you will tell your story at the proposed UNPRECEDENTED CITIZENS HEARINGS[‡]

Dear Advocates of Honest Judiciaries,

Thank you for your encouraging reply to my article on the two-phase method for writing your story of abuse by judges and guardians that you have suffered or witnessed(OL3:1329). Some have asked me to set forth how we can work together to advocate judicial and guardianship reform.

A. Steps for working together

- 1. KNOWLEDGE IS POWER. We share a common objective: to attain judicial abuse of power exposure, compensation of abusees, and reform of the system of justice through transformative change. The latter means that what goes into change comes out as a different entity. In this context, it means that the change will enable *We the People*, the Masters of all public servants, to exercise our right to hold them, including judicial public servants, accountable for the public power entrusted to them and liable to compensate the victims of their abuse.
- 2. The first step for you, your group, and me to take jointly toward attaining that objective is to read this article because:
 - a. That is the only way of learning a different strategy, namely, the out-of-court strategy for informing the national public about, and outraging it at, power abusive judges, including their cronies, such as guardians.
 - 1) This strategy recognizes the futility of complaining about judges in their courts, which are their turf, where they disregard the law, interpret it however they want, and make rules on the go in order to ensure reciprocally their unaccountability.
 - 2) Rather than blindly or ignorantly expecting judges to subject their fellow judges, peers, and friends to 'equal justice under law', the out-of-court strategy relies realistically on an informed and outraged national public, the only entity strong enough to force exposure, compensation, and reform in spite of the power and intertwined interests of judges and the legislators who put them on the bench.
 - b. The system of justice, in general, and probate court, in particular, cannot be reformed from the inside: The judges and their cronies will not turn against each other or hold each other accountable, let alone liable to compensate the victims of their abuse.
 - c. Even if a just system were devised on paper, the same judges would be the ones called upon to implement it. Whether they have committed abuse as principals or become accessories before or after the fact, their implementation would be in the self-interest of covering for themselves and each other. Nothing would change, for 'the law says whatever the judge wants it to say'.
 - d. To gain knowledge about how judges and their judiciaries work in practice rather than in theory on paper, read as much as you can of my three-volume study of them, which is based on

professional law research and writing, and strategic thinking. It is titled and downloadable thus:

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

- e. Many of my articles are posted to my website **Judicial Discipline Reform** at http://www.Judicial-Discipline-Reform.org. They have attracted so many webvisitors and the latter have reacted to them so positively that **39,086**+ of them have become subscribers to the site as of July 12, 2021(Appendix 3).
 - 1) How many law firms, never mind lawyers, do you know who have a website with so many subscribers?
 - 2) You can join the subscribers thus: go to http://www.Judicial-Discipline-Reform.org <left panel \Register or + New or Users >Add New.

B. Writing your story to be accurate, significant, and verifiable

- 3. By reading the article on the two-phase writing method, you will learn how to write your story in up to 500 words and make it contain the most accurate, significant, and verifiable data capable of best informing and most outraging the public.
 - a. You need to provide accurate data of the kind listed in the article so that your story is based on facts rather than fading memories and lazy approximations.
 - b. A significant story is not one that renders tribute to the accomplishments and noble nature of your abused loved one. Rather it is one that incriminates the abusers and outrages the audience. It must describe the conduct of judges that have institutionalized abuse as their way of doing business in order to run their judiciary as a racketeering enterprise.
 - c. Verifiable information will lend credence to your story and instill in journalists and academics enough confidence to research it further(OL:194§E).

C. If the article goes viral, it can lead to many stories and the citizens hearings

- 4. We want the article to go viral so that the largest number of people learn how to write their story so that it is accurate, significant, and verifiable, stated in up to 500 words, and addressed to the people in a position to make it available to the national public.
 - a. By reading the article, you will learn that the "public meetings" that the Biden Commission on the reform of the Supreme Court is mandated to hold have not yet been announced. So it is not known whether the commissioners will meet to discuss among themselves but in public or they will meet with the public to hear its complaints, whether the latter will be about not only justices of the Supreme Court, but also judges in the lower courts; and proposals for reform of individual courts and the whole system of justice.
 - b. By inundating(OL3:1147§D) the Commission with stories of abuse committed by judges throughout the judiciary with the complicity of the justices, we want to force the Commission to discuss at its "meetings", not the theory of constitutional law relating to the Court, but rather the practice of abuse of justices, judges, and congressional and state politicians who put them in office and thereafter have in their self-interest held them there unaccountable.
 - c. The stories should be sent as soon as possible before the Commission fixes the nature of its "public meetings".

- d. The email address of each member of the Commission is provided below. Send your story to the commissioners repeatedly until you receive an acknowledgment of receipt...and thereafter keep asking them when you will be able to tell your story to the national public.
- e. The commissioners will not let you to do so: For the reasons explained below, they are compromised by their conflict of interests(OL3:1308§D).
- f. Accordingly, you should send your story to the journalists and academics whose email addresses appear below. They can let you tell your story to the national public by holding the proposed UNPRECEDENTED CITIZENS HEARINGS.
- g. Share the article below with friends and relatives, and post it to social media, such as:

Facebook, Youtube, LinkedIn, Instagram, Reddit,

Google Plus, Pinterest, Snapchat, WhatsApp,

Twitter: Request that the Biden Commission on Supreme Court reform hold public meetings & journalists and universities hold citizens hearings where people can tell their story of judges' abuse of power; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_method_for_writing_your_story.pdf

D. Your reading and feedback group

- 5. To make it easier for the members of your organization, friends, and relatives to read the article I suggest that you get together with them via video conference. Regardless of whether they are in your neighborhood or anywhere else in our country, on that occasion one person at a time can read aloud a section. Then anybody can comment briefly on how it helps to write an accurate, significant, and verifiable story. Thereafter, another person can read the next section and so on.
- 6. At your next video conference a week later, each person can read aloud his or her story in up to 500 words. Thereafter anybody can comment critically on how it was written and its most important contents: what the writer identified as the most outrageous abuse by judges and their cronies.
 - a. All of you will realize that if the story is well written, all its most outrageous abuse can be stated in up to 500 words, which will grip everybody's attention; and if it is poorly written, nobody will pay attention to the next 500 words.
 - b. This will be an opportunity for everybody to use group feedback to revise their story and rehearse telling it either at a Commission "public meeting" or an unprecedented citizens hearing. You will only have 500 words and five minutes to tell your story and outrage the national public. Revisions and rehearsals make perfect!

E. My offer to make a presentation to your group

- 7. I offer to make a presentation on the article hereunder to you and your group followed by a Q&A session. It can take place via video conference and, if in New York City, in person.
- 8. To ascertain the quality of my presentation, watch my video and follow it on its slides.
- 9. To schedule it and agree on its terms, use my contact information below.

F. Sharing and posting the article so that it goes viral and many stories are written and submitted

10. You may wish to share the article hereunder with the people that you have caused to follow your

relative's case in order to invite them to apply the two-phase method of writing their story of abuse by judges and guardians, and send it to the members of the Biden Commission on the reform of the Supreme Court and journalists, whose email addresses are provided hereunder.

- 11. Our objective is to make the article go viral. The greater the number of stories sent in:
 - a. the more pressure will be exerted on the commissioners to hold their mandated "public meetings" as public hearings where they and the rest of the national public hear the stories of abusees; and
 - b. the more persuasive our proposal will become that journalists together with academics hold unprecedented citizens hearings. There you, your followers, and so many other abusees will be able to tell your stories to the national public, thus informing it about, and outraging it at, the abuse and stirring it up to compel effective reform of the judiciary and the guardianship system.
- 12. Nothing will help you and your relative's case as turning the national public into your ally in your fight with abusive judges and guardians. That is how you can emerge from being merely one among millions of abusees into the role of a nationally recognized Champion of Justice.
- 13. Time is of the essence. The Commission only has six months to turn in its report.
- 14. Moreover, we want to turn the issue of judges' and guardians' abuse into:

a. a dominant issue of the national debate that will follow the presentation of the report; and

b. the distinguishing campaign issue of candidates in the primaries of the 2022 mid-term elections.

15. We need to think strategically and act with dispatch.

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

Lip service advances nothing; but it continues to enable the abusers.

16. To continue and advance our common cause:

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

Donate

to support the professional law research and writing, and strategic thinking of

Judicial Discipline Reform

by making a deposit or an online transfer to Citi Bank, routing # 021 000 089, account # 6870 82 4342;

through **Paypal**

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

or

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

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

Appendixes

www.Judicial-Discipline-Reform.org

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

- 1. If you are interested in bringing Judges Above the Law and their judiciaries down to the level where every other person is held accountable and liable to compensate the victims of their abuse of power because All Are Equal Before the Law, support Judicial Discipline Reform in its:
 - a. professional law research and writing, and strategic thinking([†]>OL2:445§B, 475§D); and
 - b. implementation of its business plan(OL2:914) by, to begin with, turning its informational website at http://www.Judicial-Discipline-Reform.org into a profit center that offers:
 - 1) **a clearinghouse** for complaints(OL2:918) about judges that anybody can upload for free; and
 - 2) a research center for fee-paying customers to audit(*>OL:274-280, 304-307) many complaints in search of(*>jur:131§b, OL:255) the most persuasive type of evidence, i.e., patterns([†]>OL2:792§A), trends(OL2:455§B), and schemes(OL2: 614, 929, 457§D) of abuse of power, including the coordinated fraudulent filing by judges and approval by other judges of mandatory annual financial disclosure reports(jur:102§a and ^{213b}) under the Ethics in Government Act of 1978(jur:65^{107d}), which are intentionally misleading in order to conceal assets, evade taxes, and launder money, such as the money grabbed by judges through their self-enrichment denounced by Sen. Warren in her "plan" to hold them accountable for it(OL2:998).

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

DONATE

through

PayPal

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

or at the GoFundMe campaign, https://www.gofundme.com/expose-unaccountable-judges-abuse

Offer of a presentation

- 2. Dr. Cordero offers to present via video conference or in person his business plan and program of activities(OL2:978§E) to you and your guests. To reach him and discuss the presentation's terms and conditions and its scheduling, you may use the contact information in the letterhead above.
- 3. To decide whether to organize such presentation watch his video as you follow its slides([†]>OL2:958) using these 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-Discipline-Reform.org/OL2/DrRCordero_introduction_video_slides_judges_abuse.pdf

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

Dare trigger history!([†]>OL2:1003)...and you may enter it. [†] http://Judicial-Discipline-Reform.org/OL2/DrRCordero Honest_Jud_Advocates2.pdf

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Exposing

Judges' Unaccountability

and

Consequent Riskless Abuse of Power

Pioneering the news and publishing field of judicial unaccountability reporting

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

VOLUME I:

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

Volume II:

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

Volume III:

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

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July 19, 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* † *

* Volume 1: http://Judicial-Discipline-Reform.org/OL/DrRCordero-Honest_Jud_Advocates.pdf >all prefixes:page# up to prefix OL:page393

[†] Volume 2: http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Honest_Jud_Advocates2.pdf >from page OL2:394-1143

Volume 3: http://Judicial-Discipline-Reform.org/OL3/DrRCordero-Honest_Jud_Advocates3.pdf >from OL3:1144

Open the downloaded files using Adobe Acrobat Reader, which is available for free at https://acrobat.adobe.com/us/en/acrobat/pdf-reader.html.

In each downloaded file, go to the Menu bar >View >Navigation Panels >Bookmarks panel and use its bookmarks, which make navigating to the contents' numerous(* † * >blue footnote-like references) very easy.

Many of the articles have also been posted to the website of

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

Visit the website and join its 39,121+ subscribers to its articles thus: homepage <left panel ↓Register or + New or Users >Add New.

- 1. *>jur:1; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_Intro_jur1-8.pdf
- 2. *>jur:10; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_complaint_dismissal_statistics.pdf
- 3. *>jur:21; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_Sec_A_jur21-63.pdf
- 4. *>jur:65; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_Sec_B_jur65-80.pdf
- 5. *>jur:85; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_Sec_C_jur85-97.pdf
- 6. *>jur:97; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_Sec_D_jur97-111.pdf
- 7. *>jur:119; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_Sec_E_jur119-130.pdf
- 8. *>jur:130; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_Sec_E_5-8_jur130-169.pdf

A. Articles available for review, downloadable as individual files

- 9. http://Judicial-Discipline-Reform.org/OL2/DrRCordero_collected_statistics_complaints_v_judges.pdf
 - Cf. a. jur:11: while Then-Judge, Now-Justice Sonia **Sotomayor** served on the Court of Appeals for the Second Circuit, http://Judicial-Discipline-Reform.org/OL2/DrRCordero complaint dismissal statistics.pdf
 - b. OL2:546; while Then-Judge, Now-Justice Neil Gorsuch served on the Court of Appeals for the Tenth Circuit, 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 478 complaints against them during the 1oct06-30sep17 11-year period; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_JJ_Kavanaugh-Garland_exoneration_policy.pdf; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_table_exonerations_by_JJ_Kavanaugh-Garland.pdf
- d. OL2:1176; while Then-Judge, Now-Justice Amy Coney Barrett served on the Court of Appeals for the Seventh Circuit; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_JgACBarrett_condonation_judges_power_abuse.pdf
- e. OL3:1229; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-JudgeRPratt.pdf and https://www.iasd.uscourts.gov/content/senior-district-judge-robert-w-pratt
- f. OL3:1237 on exposing attorney general designate Judge M. Garland; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_media_exposing_judges.pdf
- 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
- 10. *>jur:65; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_abuse_by_justices.pdf
- 11. jur:122; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judicial_unaccountability_brochures_report.pdf
- 12. jur:130; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_Institute_judicial_unaccountability_reporting.pdf
- 13. *>Lsch 5; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Deans_professors_students.pdf
- 14. *>Lsch:13; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_dynamic_analysis&strategic_thinking.pdf
- 15. http://Judicial-Discipline-Reform.org/DoJ-FBI/9-2-3DrRCordero-FBI_Corruption_Unit.pdf
- 16. *>DeLano Case Course; dcc; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_Syllabus.pdf
- 17. *>Creative writings, cw; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_creative_writings.pdf
- 18. *>OL:42; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_law_research_proposals.pdf
- 19. *>OL:158; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_no_judicial_immunity.pdf
- 20. *>OL:180 http://Judicial-Discipline-Reform.org/OL2/DrRCordero_turning_judges_clerks_into_irformants.pdf
- 21. *>OL:190; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_institutionalized_judges_abuse_power.pdf
- 22. *>OL:255; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-university_law_research.pdf
- 23. *>OL:274; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_auditing_judges.pdf
- 24. *>OL:311; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-presidential_candidates.pdf
- 25. *>OL:440; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-IT_investigate_interception.pdf
- 26. OL2:433; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_Yahoogroups.pdf

- 27. OL2:452; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Deans_professors_students.pdf
- 28. OL2:453; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judicial_accountability_presentation.pdf
- 29. OL2:468; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_turning_court_clerks_into_informants.pdf
- 30. *>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

[†] >OL2:548; table of 100% complaint dismissal and a100% dismissal review petitions denial while Then-Judge, Now-Justice Neil Gorsuch served on the 10th Circuit; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_hearings_JGorsuch_complainants&parties.pdf

- 31. OL2:567; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-The_Dissatisfied_with_Judicial_System.pdf
- 32. 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
- 33. OL2:614; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_how_fraud_scheme_works.pdf
- 34. OL2:760; see OL2:608
- 35. OL2:768; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Congress.pdf
- 36. OL2:773; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Harvard_Yale_prof_students.pdf
- 37. OL2:781; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judges_intercepting_emails_mail.pdf
- 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
- 39. OL2:799; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-RepJNadler.pdf
- 40. [†]>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
- 41. OL2:840; http://www.Judicial-Discipline-Reform.org/OL2/DrRCordero-LDAD.pdf;
- 42. *>OL2:879; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_Black_Robed_Predators_documentary.pdf
- 43. OL2:901; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-LDAD.pdf
- 44. 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
- 45. OL2:929; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-IT_investigate_interception.pdf
- 46. OL2:932; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-ProfRPosner.pdf
- 47. OL2:947; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-media.pdf
- 48. OL2:951; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judges_abuse_citizens_hearings.pdf

- 49. OL2:957; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judges_abuse_video.mp4
- 50. OL2:957; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judges_abuse_slides.pdf
- 51. OL2:971; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Professors_students_journalists.pdf; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Professors_students_lawyers.pdf
- 52. OL2:983; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_introduction_video_slides_judges_abuse.pdf
- 53. OL2:991; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_on_SenEWarren.pdf
- 54. OL2:997; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_SenEWarren_plan_judges.pdf
 - 55. https://elizabethwarren.com/plans/restore-trust?source=soc-WB-ew-tw-ro
- 56. OL2:1003; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-media_DARE.pdf
- 57. OL2:1006; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_pitch-Media.pdf
- 58. OL2:1022; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Capital_Investors.pdf
- 59. OL2:1027; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_SenEWarren_plan_judges.pdf
- 60. OL2:1032; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_international_exposure_judges_abuse.pdf
- 61. OL2:1037; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_out_of_court_inform_outrage_strategy.pdf
- 62. OL2:1040; http://Judicial-Discipline-Reform.org/OL2/DrRCorderoparties_invoking_impeachment_trial.pdf
- 63. OL2:1045; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Professors_Students_Journalists.pdf; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Professors_students_lawyers.pdf
- 64. *>OL2:1051; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judges_abuse_citizen_hearings.pdf
- 65. OL2:1056; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-reporters_clerks.pdf = http://Judicial-Discipline-Reform.org/OL2/DrRCordero_sham_hearings.pdf
- 66. OL2:1066; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_adapting_to_new_legal_market.pdf [sent to LexisNexis]
- 67. OL2:1073; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_inform_outrage_be_compensated.pdf
- 68. *>OL2:1081; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judges_intercepting_emails_mail.pdf = http://Judicial-Discipline-Reform.org/OL2/DrRCordero-LexisNexis.pdf
- 69. OL2:1084; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Thomson_Reuters.pdf
- 70. OL2:1090; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-SZarestky_Above_the_Law.pdf
- 71. *>OL2:1093; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Washington_Post.pdf
- 72. OL2:1101; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-judicial_abusees&publishers.pdf
- 73. OL2:1104; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Hiring_manager.pdf
- 74. OL2:1108; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-International_Team.pdf
- 75. OL2:1116; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_research_documents&sources.pdf

- 76. OL2:1119; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judicial_abuse_forms.pdf
- 77. OL2:1125; exposing the Federal Judiciary as a racketeering enterprise; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Reuters_judges_investigation.pdf
- 78. *>OL2:1134; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Talkshow_hosts_coalition.pdf
- 79. OL2:1144; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_your_story_for_Reuters.pdf
- 80. OL2:1154; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-American_Thinker.pdf
- 81. *>OL2:1164; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Center_Public_Integrity.pdf; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judges_abuse_of_power.pdf
- 82. *>OL2:1168; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_joining_forces_making_allies.pdf
- 83. *>OL2:1172; http://judicial-discipline-reform.org/OL2/DrRCordero_judges_exposure_election_justice.pdf
- 84. *>OL2:1176; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_JgACBarrett_condonation_judges_power_abuse.pdf
- 85. OL3:1187; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-LDAD_repairing_democracy.pdf
- 86. OL3:1197; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_citizens_hearings.pdf
- 87. *>OL2:1205: http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Reuters_Law_Firm_Council.pdf
- 88. *>OL2:1212: agenda for video conference; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_preparing_video_conference.pdf
- 89. OL2:1221; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-News_Directors_on_judges_abuse.pdf
- 90. OL3:1228; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_emails_mail_intercepted_by_judges.pdf
- 91. OL3:1229; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-JudgeRPratt.pdf and https://www.iasd.uscourts.gov/content/senior-district-judge-robert-w-pratt
- 92. OL3:1237; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_media_exposing_judges.pdf
- 93. OL3:1243; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_talkshow_hosts_coalition.pdf
- 94. OL3:1246; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-CLEs_lawyers_media.pdf
- 95. http://Judicial-Discipline-Reform.org/OL2/DrRCordero-NYCBar.pdf
- 96. OL3:1253; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_exposing_Judge_Garland&judges.pdf; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_actions_to_expose_judges_abuse.pdf
- 97. OL3:1257; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Guardianship_Abuse_Symposium.pdf; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_exposing_judges_power_abuse.pdf
- OL3:1273; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Guardianship_Abuse_Symposium_slides.pdf
- 99. OL3:1283; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_facts_&_strategic_thinking.pdf
- 100. OL3:1291. http://Judicial-Discipline-Reform.org/OL2/DrRCordero-ProPublica_&_media.pdf
- 101. OL3:1301; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Biden_SCt_reform_Commission.pdf
- 102. OL3:1318; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_citizens_hearings_outrage_compensation.pdf

- 103. OL3:1323; http://Judicial-Discipline-Reform.org/OL2/DrRCorderopoliticians_v_Biden_SCt_Commission.pdf
- 104. OL3:1329; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_method_for_writing_your_story.pdf
- 105. OL3:1338; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_joining_forces_to_tell_your_story.pdf
- 106. OL3:1342; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_citizens_hearings_by_students&journalists.pdf

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

- 107. judges' unaccountability(*>OL:265) and their riskless abuse of power(*>jur:5§3; OL:154§3);
- 108. statistical analysis for the public([†] >OL2:455§§B-E, 608§A) and for researchers(jur:131§b);
- 109. 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);
- 110. 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);
- 111. Justiceship Nominee Judge Neil 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);
- 112. fair criticism of judges who fail to "avoid even the appearance of impropriety" (jur:68123a);
- 113. abuse-enabling clerks(OL2:687), who fear arbitrary removal without recourse(jur:30§1);
- 114. 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;
- 115. 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§a);
- 116. 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);
- 117. 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);
- 118. 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;
- 119. 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);
 - 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§b);
 - 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);
 - 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;
- 120. 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;
- 121. **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;
- 122. 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);

- 123. 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;
- 124. the development of my website Judicial Discipline Reform at http://www.Judicial-Discipline-Reform.org, which as of July 19, 2021, had **39,121**+ 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 shopping portal** of a multidisciplinary academic and business venture (jur:119§§1-4). It can be the precursor of the institute of judicial unaccountability reporting and reform advocacy attached to a top university or established by a consortium of media outlets and academic institutions(jur:130§5);
- 125. 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;
- 126. 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;
- 127. 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 and quotations

1. U.S. Constitution, Code, and rules (federal, as opposed to state, laws)

- 128. 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
- 129. 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
- 130. https://uscode.house.gov/download/download.shtml (with procedural rules in the appendix "a" files)
 - 131. Cf. Legal Information Institute (LII) of Cornell Law School; https://www.law.cornell.edu/

- 132. The Ethics in Government Act of 1978, Appendix to 5 USC; https://uscode.house.gov/download/download.shtml
- 133. http://Judicial-Discipline-Reform.org/docs/18usc.pdf
 - 134. Cf. 18 U.S.C.; https://www.law.cornell.edu/uscode/text/18
 - 135. 18 USC 3057 on duty to report abuse; https://www.law.cornell.edu/uscode/text/18/3057
- 136. The Judicial Code; http://Judicial-Discipline-Reform.org/docs/28usc.pdf
- 137. Federal Rules of Civil and Appellate Procedure and Evidence, USC 28a; https://uscode.house.gov/download/download.shtml
- 138. Circuit justices, 28 USC §42
- Judicial Conduct and Disability Act of 1980; (28 USC §§351-364); http://Judicial-Discipline-Reform.org/docs/28usc.pdf (see also jur:24^{18a})
 - 140. 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 (see also jur:159²⁸⁰)
 - 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 (see also jur:75¹⁴⁸)
 - 142. Rules for Processing Judicial Conduct and Disability Complaints; https://www.uscourts.gov/judgesjudgeships/judicial-conduct-disability
- 143. https://www.law.cornell.edu/rules/frcp/rule_11 (duties of those who sign papers and make representations to the court; sanctions for non-compliance)
- 144. Ethics in Government Act of 1978; http://judicial-discipline-reform.org/docs/5usc_Ethics_Gov_14apr9.pdf

2. U.S. Supreme Court

- 145. https://www.supremecourt.gov/
- 146. https://www.supremecourt.gov/filingandrules/rules_guidance.aspx
- 147. https://www.supremecourt.gov/publicinfo/year-end/2020year-endreport.pdf of the Chief Justice

3. Administrative Office of the U.S. Courts (federal , as opposed to state, courts)

- 148. Administrative Office of the U.S. Courts(AO); https://www.uscourts.gov/
- 149. Administrative Office of the U.S. Courts; (**28 USC §§601-613**); http://Judicial-Discipline-Reform.org/docs/28usc.pdf
- 150. https://www.uscourts.gov/statistics-reports
- 151. https://www.uscourts.gov/statistics-reports/analysis-reports/directors-annual-report
- 152. https://www.uscourts.gov/statistics-reports/judicial-business-2020
- 153. https://www.uscourts.gov/statistics-reports/analysis-reports/judicial-facts-and-figures

154. http://Judicial-Discipline-Reform.org/statistics&tables/num_jud_officers.pdf

Table 1

Number of federal judicial officers https://www.uscourts.gov/statistics-reports/judicial-business-2020				
Categories of federal judicial officers	30sep18	30sep19	30sep20	
Supreme Court justices	9	9	9	
circuit judges	166	175	179	
senior circuit judges (semi-retired)	96	100	99	
district judges id.	562	585	621	
senior district judges	412	423	419	
bankruptcy judges (including recalled judges)	350	344	334	
magistrates (including recalled judges)	664	671	680	
Totals	2259	2307	2341	

155. https://www.uscourts.gov/statistics-reports/judicial-business-2020-tables; and

156. Cf. Workload of the Courts, Appendix to the Year-end Report of the Chief Justice; https://www.supremecourt.gov/publicinfo/year-end/2020year-endreport.pdf

Table	2
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Federal cases disposed of or terminated in the fiscal year to September 30, 2020					
Supreme Court		69			
Courts of appeals (12 regional circuit courts)	48,300				
Federal circuit	1,568				
94 District courts (civil cases)	271,256				
94 District courts (criminal cases)	58,589				
90 Bankruptcy courts	721,251				
U.S. Court of International Trade	631				
U.S. Court of Federal Claims	1,742				
Totals		1,103,337			

- 157. https://www.uscourts.gov/statistics-reports/annual-report-2019
- 158. https://www.uscourts.gov/judicial-business-2019-tables
- 159. AO's 1997-2019 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

- 160. https://www.uscourts.gov/statistics-reports/judicial-business-2019j
- 161. Judicial misconduct procedure, e.g., in the Court of Appeals for the District of Columbia Circuit; https://www.cadc.uscourts.gov/internet/home.nsf/Content/Judicial+Misconduct
- 162. https://www.uscourts.gov/services-forms/fees/court-appeals-miscellaneous-fee-schedule
- 163. Code of Conduct for U.S. Judges; https://www.uscourts.gov/judges-judgeships/code-conduct-unitedstates-judges#d

4. Case Management/Electronic Case Filing and Public Access to Case Electronic Records

- 164. https://www.uscourts.gov/court-records/electronic-filing-cmecf
- 165. https://pacer.uscourts.gov/

5. Federal Judicial Center (for research; and education of judges)

166. Federal Judicial Center on impeachments; https://www.fjc.gov/history/judges/impeachments-federaljudges

6. United States Postal Service

167. https://facts.usps.com/#:~:text=For%2055%20cents%2C%20anyone%20can%20send%20a%20letter%2C, mail%20pieces%20each%20day.%20Zero%20tax%20dollars%20used

7. State laws and court statistics

- 168. Number of cases filed in state courts annually; http://Judicial-Discipline-Reform.org/docs/num_state_cases_07.pdf
- 169. National Center for State Courts; www.ncsc.org/services-and-experts/areas-of-expertise/court-statistics
- 170. Court Statistics Project; https://www.courtstatistics.org/court-statistics https://www.courtstatistics.org/court-statistics.org/court-statistics https://www.courtstatistics.org/court-statistics https://www.courtstatistics.org/court-statistics https://www.courtstatistics.org/court-statistics https://www.courtstatistics.org/court-statistics https://www.courtstatistics.org/court-statistics https://www.courtstatistics.org/court-statistics https://www.courtstatistics.org/court-statistics https://www.courtstatistics.org/court-statistics https://www.courtstatistics.org/court-statistics.org/court-statistics https://www.court-statistics.org/court-statistics.org/court-statistics.org/court-statistics.org/court-statistics.org/court-statistics.org/court-statistics.org/c
- 171. Conference of State Court Administrators (COSCA); https://cosca.ncsc.org
- 172. National Association for Court Management (NACM); https://nacmnet.org
- 173. National Conference of Appellate Court Clerks (NCACC); www.appellatecourtclerks.org

8. Rules and codes of conduct

- 174. Code of Conduct for U.S. Judges; https://www.uscourts.gov/judges-judgeships/code-conduct-united-statesjudges
- 175. American Bar Association Model Rules of Professional Conduct; https://www.americanbar.org/groups/professional_responsibility/publications/model_rules_of_professional_ conduct/model_rules_of_professional_conduct_table_of_contents/
- 176. American Bar Association Model Code of Judicial Conduct; https://www.americanbar.org/groups/professional_responsibility/publications/model_code_of_judicial_cond uct/
- 177. New York Rules of Professional Conduct; https://nysba.org/attorney-resources/professional-standards/

9. Reports by media that have investigated judges

- 178. The Teflon Robe; Michael Berens and John Shiffman; Thomson Reuters:
 - a. Part 1, 30jun20; https://www.reuters.com/investigates/special-report/usa-judges-misconduct/
 - b. Part 2, 9july20; https://www.reuters.com/investigates/special-report/usa-judges-deals/
 - c. Part 3, 14juy21; https://www.reuters.com/investigates/special-report/usa-judges-commissions/
 - d. https://www.reuters.com/article/us-usa-judges-commissions-snapshot-idUSKCN24F1E4
 - e. 30jun20; https://www.reuters.com/investigates/special-report/usa-judges-methodology-qanda/
 - f. https://www.reuters.com/investigates/special-report/usa-judges-data/
- 179. In the secret courts of Massachusetts A Globe Spotlight report; Jenn Abelson, Nicole Dungca, and Todd Wallack; edited by Patricia Wen; The Boston Globe; 30sep18
 - a. https://apps.bostonglobe.com/spotlight/secret-courts/

10. Entities accrediting educational institutions (serving as portals to them)

- 180. (journalism schools) http://www.acejmc.org/accreditation-reviews/accreditedprograms/accreditedreaccredited/
- 181. https://www.americanbar.org/groups/legal_education/resources/aba_approved_law_schools/
- 182. (business schools) https://acbsp.org/page/contact-event
- 183. https://www.academia.edu/upgrade?feature=searchm&stm_copy=a+thesis+chapter&trigger=st m; consortium of 16,941+ universities to enable the storage and retrieval of professional articles and reports)

11. Law book publishers

- 184. https://legal.thomsonreuters.com/en/products/law-books
- 185. https://legal.thomsonreuters.com/en/support#contact
- 186. https://store.legal.thomsonreuters.com/law-products/Jurisdictions/New-York/c/20075?elq_mid=23169&elq_cid=15386188&elq_ename=P_PRNT_PRD_9030215_EMUSNPR1RE MNYTitles_em1_20201209&cid=9030215&email=drrcordero%40judicial-disciplinereform.org&sfdccampaignid=7014O00000vZOgQAM&campaignCode=&chl=Em&utm_medium=email&ut m_source=eloqua&utm_campaign=P_PRNT_PRD_9030215_EMUSNPR1REMNYTitles_20201209&utm_c ontent=9030215
- 187. https://www.lexisnexis.com/en-us/home.page

12. Other federal entities and people

- 188. White House press release of April 9, 2021, "President Biden to Sign Executive Order Creating the Presidential Commission on the Supreme Court of the United States"; https://www.whitehouse.gov/briefing-room/statements-releases/2021/04/09/president-biden-to-sign-executive-order-creating-the-presidential-commission-on-the-supreme-court-of-the-united-states/
- 189. Office of Professional Responsibility of the U.S. Department of Justice; https://www.justice.gov/opr

- 190. Judges' annual financial disclosure reports, collected by, and downloadable from, JudicialWatch.org; https://www.judicialwatch.org/documents/categories/financial-disclosure/
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