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Evidence of a bankruptcy fraud scheme in the U.S. Bankruptcy and District Courts in Rochester and a proposed class action against federal judges

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

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

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

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

http://Judicial-Discipline-Reform.org/docs/class_action_v_judges.pdf
http://Judicial-Discipline-Reform.org/docs/Programmatic_Proposal.pdf