

Table of Division of Labor for the Formation of the Virtual Firm
of Investigative Journalists and Lawyers
described in the [Programmatic Proposal](#)¹
to Unite Entities and Individuals to Use Their Resources Effectively in
Our Common Mission to Ensure Integrity in Our Courts
(version 1.01 as of 10/30/6)

by

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The purpose of this Table is to divide the tasks of contacting entities and individuals that are pursuing the common mission of ensuring integrity in our courts so as to identify among them seven persons, highly committed to that mission, who exhibit moderation, pragmatism, organizational skills, and the ability to communicate clearly and concisely, and who are willing to constitute the committee to form the virtual firm of investigative journalists and lawyers that will expose in the media and through a class action the coordinated wrongdoing and abuse of power of federal judges. ([Programmatic Proposal](#)^{1:3§§II and III}) The task of that committee will include finding the supporters and professionals necessary to staff the firm and make it run.

	Tasks to develop rosters of, or take action to:	Person in charge
1.	Entities and individuals advocating legal reform²	
2.	names with e-mail and postal addresses to send letter calling to unite in pursuit of the mission and support the formation of the virtual firm	
3.	review credentials and qualifications	

¹ 1. Programmatic Proposal
a) in a downloadable PDF: http://Judicial-Discipline-Reform.org/docs/Programmatic_Proposal.pdf.
b) accessible on the website: <http://Judicial-Discipline-Reform.org/Programmatic1.htm>
2. Summary of the Programmatic Proposal
http://Judicial-Discipline-Reform.org/docs/Programmatic_proposal_summary.pdf

² A meeting of entities and individuals, to be effective, should not be envisaged until there is a clear agenda that gives it a theme and direction, and allows participants to know what to expect and how to prepare for the discussion ahead. A brainstorming meeting will only be an opportunity for everybody who has a complaint against somebody in the judiciary, elsewhere in government, or on the moon to stand on a soapbox to have their 15 minutes of famous speech, however unfocused, unsupported by evidence, and extremist so that it will only bore and alienate more people than it will enlighten and unite them. People that are willing to commit their money, time, and effort to a common program of activities can be put off quite easily by others babbling half-baked ideas off the top of their heads. A meeting is only meaningful after its likely participants have thought through their ideas, put them in writing, thus showing commitment and competence, and given others the opportunity to comment on them. After collective revisions have developed a draft into a document enjoying the majority's approval, an auspicious meeting can be held to sign and give it a personal touch. That meeting can be an occasion for celebratory speeches and a press conference that the media can report as that of a team of professionals with a well-conceived program, the public can feel addressing its own problems and attracted to support or even join it, and the judges can take seriously as the statements of competent people very capable of taking them on.

4.	Organizing committee of the virtual firm	
5.	define the mission, objectives, and activities of the virtual firm ³	
6.	draw up a contract of participation	
7.	recruit the virtual firm's staff and plan physical office for class action	
8.	solicit support and develop the firm's website as a profit center, i.e. advertising, sale of information & publications, to generate revenue for the virtual firm's pursuit of its mission, such as the class action and lobbying Congress to adopt judicial discipline reform laws	
9.	Financial supporters	
10.	financial sponsors committed to long term support	
11.	financial donors likely to provide support on a given occasion	
12.	Information Technology	
13.	experts to set up the database for hyperlinking and posting with different degrees of access evidence, source documents, and files of the library of collaborative writing (Programmatic Proposal:5§C)	
14.	ensure search engine optimization for the website & reciprocal linking	
15.	Investigative journalists	
16.	media owners, editors, news anchors, and assignment managers to whom the case can be made to investigate coordinated judicial wrongdoing ⁴ , either overtly by publishing evidence as they obtain it, or anonymously until a critical mass of evidence has been collected, turned into an investigative report, and its publication or broadcasting choreographed for maximum impact on the public and judges	
17.	investigative journalists and bloggers to be invited to participate in, or become promoters or coordinators of, the investigation of judicial wrongdoing either on their own or as firm members (Programmatic Proposal:4¶¶11-12 on tasks and competence requirements)	
18.	Lawyers	
19.	lawyers and law firms that advocate social and judicial reform or that have experience in class action and multi-district litigation to be invited to support or join the firm (Programmatic Proposal:5¶13 on tasks & competence requirements)	

³ "Neither the firm nor the class action can pursue the particular complaints of each of its professionals, supporters, or members. They will know before joining that a shotgun of issues and agendas is confusing, overwhelming, conflict-generating, and ultimately fatal to the certification of the class. Hence, they must shed distinguishing elements from their complaints and divisive statements from their discourse in order to pursue effectively their common mission of ensuring the integrity of the legal system. Given their unifying commitment to it, they will agree to concentrate their efforts and resources on three reasonable objectives attainable through a program of specific, manageable activities." [Programmatic Proposal:4¶9](#)

⁴ http://Judicial-Discipline-Reform.org/docs/Statement_of_Facts_Table_of_Cases.pdf