Judicial-Discipline-Reform.org

Tables of Exhibits*

that provide the evidence gathered in 12 cases over 6 years showing that
a federal judgeship has become a safe haven for wrongdoing and
justifying an investigation to determine how high and to what extent wrongdoing has reached;
and that warrant the call for forming a virtual firm of lawyers and investigative journalists
centered on Judicial Discipline Reform.org to help prepare pro bono
a class action based on the representative case charging
that Chief Judge John M. Walker, Jr., of the Court of Appeals for the Second Circuit (CA2)
and CA2 Judge Dennis Jacobs have engaged in
a series of acts of disregard of evidence and of systematic dismissal of judicial misconduct complaints
forming a pattern of non-coincidental, intentional, and coordinated wrongdoing

by **Dr. Richard Cordero, Esq.**

that supports a bankruptcy fraud scheme and protects the schemers

I. Cases providing evidence for the investigation & the representative case

	Case name	Filing	Closing date	Docket no.	Court	File:pg.# * of	
		date	or status			brief	docket
1.	In re Premier Van Lines (Ch. 7 bkr.)	3/5/1	10/24/3	01-20692	WBNY	cf. A:72§1	A:565
2.	Pfuntner v. Trustee Gordon et al. (AdvP)	9/27/2	pending	02-2230	WBNY	A:70	A:1551
3.	Cordero v. Trustee Gordon	1/15/3	3/27/3	03cv6021L	WDNY	A:158	A:458
4.	Cordero v. Palmer	2/4/3	3/27/3	03mbk6001L	WDNY	A:314	A:462,but see ToEA:156>A:462b
5.	In re Premier Van et al.	5/2/3	1/26/5dism'd	03-5023	CA2	C:169	C:422
6.	In re Richard Cordero (mandamus)	9/12/3	denied 10/8/3	03-3088	CA2	A:615	A:665g
7.	Misconduct complaint v. Bkr. J. Ninfo, WBNY	9/2/3	6/8/4 dism'd	03-8547	CA2	C:1, 63; E:1	T0EC:7§§A,D
8.	Misconduct complaint v. Chief J. Walker, CA2	3/30/4	9/24/4dism'd	04-8510	CA2	C:271	тоЕС:13§§В,F
9.	Cordero v. Trustee Gordon et al.	1/27/5	cert. denied	04-8371	SCt	A:1601	A:2229
10.	In re David &Mary Ann DeLano (Ch. 13 bkr.)	1/27/4	on appeal	04-20280	WBNY	cf.C:1295§§A-B	D:496
11.	Cordero v. DeLano	4/22/5	on appeal	05cv6190L	WDNY	Pst:1231	Pst:1181
12.	Dr. Richard Cordero v. David & Mary DeLano	10/16/6	pending	06-4780	CA2	CA2:1700	CA2_dkt

^{*}As of 4apr7. Page 1 of ToEC:pg#, ...A:, D:, Add:, and Pst:# at http://Judicial-Discipline-Reform.org/docs/Tables_of_Exhibits.pdf
Tables supporting J-D-R's call for a firm of lawyers & journalists to expose coordinated judicial wrongdoing

ToEC:1

II. Summary of Contents

ToEC:# pages

Call for formation of class action and	l virtual firm of lawyers and	d
investigative journalists	•••••	тоЕС:1

ToEA:# pages

ToED:>ToEAdd:>ToEPst:# pages

In re David & Mary Ann DeLano, WBNY>Cordero v. DeLano, WDNY..... ToED:201

ToEAdd:221

ToEPst:251

III. Contents of ToEC:# pages

A= Appendix of exhibits of cases 1-9; **C**=this call; **T**r=transcript of 3/1/5 hearing **D**=Designated items in the record of cases 10-11; **Add**=Addendum to D; and **Pst**=PostAddendum.

The PDF files can be opened with Acrobat Reader v. 7, which can be downloaded from Adobe.com. They are found in the Attachments pane of this file (Statement facts & Table Exh). Clicking on the Bookmarks tab of a file will open a pane that may contain the file's table of content. Some files, such as Text of Authorities Cited, may also be contained in suitably identified folders in this website.

The text of a referenced exhibit can be found by opening the PDF file within whose number range the reference's page number falls. Such text can also be accessed through the block of hyperlinks to exhibits by pressing Ctrl and double clicking on the corresponding lettered hyperlink whose number is the same as that of the reference or is the next lower; e.g. if the reference is to C:275 click on C:271.

JDR's call: C:1/E:1; C:271; C:441; C:551; C:711; C:821; C:981; C:1081; C:1285; C:1331 *Pfuntner*>WBNY>WDNY>CA2>SCt: A:1; A:261; A:353; A:734; A:1061; A:1301; A:1601; A:1675; A:1765; E:1 *DeLano*: D:1; D:103; D:203; D:301; D:425; Add:509; Add:711; Add:911; Pst:1171; Tr=transcript of 3/1/5 hearing

^{*} The letters identify sets of PDF files containing exhibits of the cases cited above; and the numbers indicate the first page of the respective exhibits. The letters mean the following:

e exhibits and	 Headings of the descriptive title
тоЕС:7	comments
st Bankruptcy ToEC:7	A. Judicial misconduct complaint Judge John C. Ninfo, II, WBNY
n appeal to CA2тоEC:12	 From <i>Pfuntner</i> before Judge
st Chief Judge тoEC:13	B. Judicial misconduct complaint John M. Walker, Jr., CA2
n investigation Clerk of CourtтоеС:19	C. Misconduct by clerks leads to comby motion to CA2 and by request
•	D. Appeal to the Judicial Councidismissal of the misconduct con Ninfo, WBNY
the U.S. Courts erksтoEC:28	E. Request to the Administrative Of for an investigation of misconduction
ne dismissal of WalkerтоEC:29	F. Appeal to the Judicial Council the misconduct complaint against
itions for review	G. Appeal to the Judicial Conference denials by the Judicial Council of of the dismissals of the complain & C.J. Walker
•	H. Comments in response to the public comments on the reappoint to a new term as bankruptcy judges.
efusal to certify	I. Request for referral to the Jud Court Reporter for investigation that her transcript would be co- free of tampering influence
	J. Request to the Judicial Coun abrogation of district local ru FRCivP and protective of a banks
Rochester, NY,	K. Referral to the U.S. Attorney's Bureaus in New York City, Buffa for an investigation of a judi bankruptcy fraud scheme
тоЕС:57	1. Offices in New York City
тоЕС:64	2. Offices in Rochester and But
•	L. Submissions to the Judicial Con- Study Committee chaired by Jus

evidence of a pattern of systematic dismissal of com- plaints about judicial wrongdoing in support of a bank- ruptcy fraud scheme further protected by preventing complaints from reaching the Judicial Conference	тоЕС:70
VI. Table of Authorities Cited (AuC:#) whose text is in downloadble PDF files	тоЕС:71
entities involved in the 12 underlying cases	тоЕС:76
A. Contact information with references to exhibits for background to investigatees	тоЕС:76
1. Contact information organized alphabetically	тоЕС:76
Official Directory of the Bankruptcy Court in Rochester and Buffalo, NY	тоЕС:89
 Contact information with detailed index to exhibits, organized by categories listed in the order in which the Follow the money! investigation may proceed 	тоЕС:271
B. Searches on PACER for two trustees and one bank- ruptcy attorney and its return of docket information about, and hyperlinks to, their more than 7,800 cases before Judge Ninfo	тоЕС:91
C. List of tables interspersed among the exhibits of all Tables of Exhibits	тоЕС:101
D. List of reproduced tables	тоЕС:105

- IV. The C:# pages are related to the A, D, Add, and Pst files because the same pattern of judicial wrongdoing runs through the cases that each covers, which justifies JDR's call for a class action and a virtual firm of lawyers and investigative journalists to help pro bono to prepare it
- 1. The separate volume of exhibits that accompanied the misconduct complaint against Judge John C. Ninfo, II, WBNY, (C:1, 63) had its pages numbered A-#. The "A" stood for the Appendix to the opening brief of Appellant Dr. Richard Cordero in *In re Premier Van et al.*, no. 03-5023, CA2 (C:172). That Appendix had been titled, and consisted of the, "Items in the Record" (cf. FRBkrP 8006) of the cases appealed from, to wit, *Pfuntner v. Trustee Gordon et al.*, no. 02-2230, WBNY, and its appeals to the District Court, i.e. *Cordero v. Trustee Gordon*, no. 03cv6021L, and *Cordero v. Palmer*, no. 03-6001L, WDNY.
- 2. That brief in *Premier* (C:172 & A:1301) and its Appendix (A-1-430) were filed in CA2 bearing the date of July 9, 2003. By the following August 11 when Dr. Cordero filed his judicial misconduct complaint under 28 U.S.C. §351 against Judge Ninfo (C:1, 63), other documents, such as letters, motions, and dockets, had been filed in both *Pfuntner* (e.g. A:490, 497, 462) and *Premier* (e.g. A:468, 469, 507). He had numbered their pages consecutively from the last number in the Appendix and added them to it chronologically upon their being filed while on its Table of Items he entered their titles thematically under appropriate headings.
- 3. Those documents showed continued wrongdoing by Judge Ninfo and other court officers as well as what appeared to be coordination with CA2 clerks not to docket Dr. Cordero's appeal properly so as to cause its dismissal. Hence, just as the July 9 Appendix, the volume of exhibits (A-1-507) accompanying the complaint was titled "Items in the Record" (cf. C:61) and its pages bore the numbering format A-#. All those documents are in the PDF files A:1-260, A:261-352; & A:353-733.
- 4. The documents created after the August 11 complaint against Judge Ninfo were similarly added to the Appendix. By the time when Dr. Cordero filed his judicial misconduct complaint of March 19, 2004, against CA2 Chief Judge John M. Walker, Jr., (C:271) additional motions and orders had been produced in *Pfuntner* and *Premier*. They too showed or discussed evidence that CA2 judges supported, whether by indifference or intent, judicial wrongdoing, for even judges are subject to the principle that 'a person is deemed to intend the natural consequences of his or her acts'. Consequently, some of those documents were filed with the complaint against the Chief Judge in a volume titled Evidentiary Documents, subsequently renamed Exhibits (ToEC:315, 324); the format used to number its pages was A:#. The same format was used for other documents created as Dr. Cordero pursued his dismissed appeal by petitioning for panel rehearing and hearing en banc (ToEA:42§5), and subsequently his petition to the Supreme Court for a writ of certiorari. (ToEA:51§D)

- 5. However, other documents that were not filed in such proceedings, were not added to the Appendix. Among them are most of those connected with the pursuit of the misconduct complaints and the appeals to entities other than CA2, such as the Judicial Council of the Second Circuit, the Judicial Conference of the U.S., the Administrative Office of the U.S. Courts; the Department of Justice and the FBI; and the Judiciary Committees of both chambers of Congress. (ToEC:§§D-K) They form the bulk of the documents listed on this Table whose pages bear the numbering format C:#.
- 6. Likewise, other documents were generated after David and Mary Ann DeLano filed their voluntary bankruptcy petition *In re DeLano*, no. 04-20280, WBNY, on January 27, 2004. (D:23-60) Therein they named Dr. Cordero among their creditors (D:40), because of his claim against Mr. DeLano in *Pfuntner*, in which Dr. Cordero was 3rd party plaintiff and Mr. DeLano 3rd party defendant. After that claim was disallowed by Judge Ninfo at the sham evidentiary hearing (Pst:1255§1) in Bankruptcy Court on March 1, 2005, Dr. Cordero appealed to the District Court in *Cordero v. DeLano*, no. 05cv6190L, WDNY. For that appeal, he designated supporting items in the record of *In re DeLano* (cf. FRBkrP 8006) and numbered their pages D:#. But then District Judge David Larimer and the Bankruptcy Court Reporter engaged in a common effort to deprive Dr. Cordero of the incriminating transcript of that evidentiary hearing. When they failed and the Reporter had to send the transcript to Dr. Cordero eight month later (ToEC:§I), he used it to write his appellate brief of December 21, 2005 (Pst:1231).
- 7. In the intervening eight months many documents had been produced and filed. Dr. Cordero collected and filed them with his brief as an Addendum to the initial volume of designated items; he identified its pages as Add:# with their page numbers continuing the last number in the first, D:# volume. Similarly, after the DeLanos filed their answer to that brief, Dr. Cordero filed his reply of February 8, 2006 (Pst:1381), which was accompanied by a Post-Addendum, with pages identified as Pst:# and their numbers continuing from the last in the Addendum.
- 8. All those documents share a key element, namely, they contain or discuss evidence of disregard for the law, the rules, and the facts so consistently detrimental to Dr. Cordero alone as to exclude coincidental mistakes due to mere incompetence on the part of judges and their staffs. Incompetent people would have erred roughly half of time in favor of, and the other half against, the same person. Instead, the consistent impact on the same target as well as the sheer number and increasing blatancy of the wrongful acts reveal a pattern of non-coincidental, intentional, and coordinated wrongdoing in support of a bankruptcy fraud scheme. For its part, the systematic dismissal of judicial misconduct complaints has protected the schemers.
- 9. That pattern of wrongdoing provides a solid basis for Judicial Discipline Reform's call for a virtual firm of lawyers and investigative journalists to help pro bono prepare a class action to expose it together with the motive or benefit for which judges have engaged in it. In so doing, the members of that firm should be guided by the underlying question: Has a federal judgeship become a safe haven for wrongdoing and, if so, how high and to what extent has wrongdoing reached?

V. Descriptive titles of the exhibits and comments

A. Judicial misconduct complaint against Bankruptcy Judge John C. Ninfo, II, WBNY

1. Dr. Richard Cordero's letter of August 11, 2003, to Roseann B. MacKechnie, Clerk of Court of the Court of Appeals for the Second Circuit, setting forth a judicial misconduct complaint under 28 U.S.C. §372(c)(1) [Judicial Conduct and Disability Act of 1980, now at U.S.C. §351 et seq.; see it in the Text of Authorities Cited] against Bankruptcy Judge John C. Ninfo, II, WBNY, and other court officers at the U.S. Bankruptcy Court and the U.S. District Court for the Western District of Attachments: a) the Official CA2 Complaint Form for filing complaints against b) Dr. Cordero's Statement of Facts of August 11, 2003, submitted [as an exhibit, hence the page numbering format E:#] in support of the complaint under §372(c)(1) against Judge Ninfo and other court officers set forth in his August 11 letter to Clerk MacKechnie (C:1) E:1 i) Table of Contents E:4 c) Judge Ninfo's order of July 15, 2003, requiring, among other things, that Dr. Cordero, who lives in New York City, participate in a series of "discrete" "discreet" hearings in Rochester, NY, in Pfuntner v. Trustee Gordon et al., docket no. 02-2230, WBNY E:55 a) "Items in the Record..." [Comment: This separate volume of exhibits consisted of pages A-1-430 of the items in the record in the District Court, WDNY, which pursuant to FRAP 6(b)(2)(B)(i) was redesignated for the appeal In re Premier Van et al., docket no. 03-5023, CA2; those pages, bound separately, accompanied Dr. Cordero's opening brief of July 9, 2003, in CA2 (C:169). The volume also included pages A-431-507 containing exhibits added between July and August 2003. As revised, those exhibits are now found mostly with the same page numbers in pages A:1-507 of the PDF files in the A 1-2229 folder. (see also ToEC:5§IV above)]

3. CA2 Clerk **MacKechnie**'s letter by Deputy Clerk Patricia Chin-Allen of August 25, 2003, acknowledging Dr. Cordero's judicial conduct complaint of August 11, 2003, but returning it due to improper form

	concerning the use of the old 28 U.S.C. §372(c) complaint form and a statement of facts exceeding the 5-page limitation; and providing a copy of the new 28 U.S.C. §351 complaint form	
	[Comment: A comparison shows that there is no difference between the old and the new complaint forms, except that the latter refers to §351 as the legal basis for the complaint.]	
4.	Dr. Cordero's Statement of Facts of August 27, 2003, after the original August 11 Statement was shortened to 5 pages and its legal basis was switched from §372(c) to §351 of 28 U.S.C.; submitted to the CA2 Clerk in support of his August 11 complaint against J. Ninfo and other court officers	
	Attachments:	
	a) Official CA2 Complaint Form for filing complaints against judicial officers under 28 U.S.C. §351	
	b) Dr. Cordero's original 54-page Statement of Facts of, 2003, submitted as an exhibit in support of his complaint against Judge Ninfo and other court officers set forth in his 2-page August 11 letter to Clerk MacKechnie (C:1)	E:1 above
	c) Dr. Cordero's letter of August 11, 2003, to CA2 Clerk MacKechnie lodging a judicial misconduct complaint against Judge Ninfo and others	C:1 above
	d) Judge Ninfo 's order of July 15 , 2003, requiring , among other things, that Dr. Cordero , who lives in NYC, participate in a series of " discrete " " discreet " hearings in Rochester, NY	E:55 above
5.	Clerk MacKechnie 's letter by Deputy Allen of September 2 , 2003, acknowledging receipt of Dr. Cordero's judicial conduct complaint , but returning the separate volume of exhibits and stating that she awaits submission of conformed exhibits that do not include material not referenced in the Statement of Facts	
	[Comment: On whose instructions and for what practical purpose was a court clerk asked to waste her time checking whether each of the exhibits in a 507-page volume of exhibits was referenced in the Statement of Facts?!]	
6.	Title page of the separate volume of exhibits , after renaming its statutory basis for judicial misconduct complaints from §372(c)(1) to §351 of Title 28 U.S.C., and complying with Deputy Allen's requirement of removing from the volume the exhibits not referenced in the Statement of Facts	C:72
7.	Clerk MacKechnie's letter by Deputy Allen, dated September 2, 2003,	

	but received by Dr. Cordero on September 10, acknowledging receipt of a complaint under §351, dated August 27, 2003, and received on August 28, 2003, and giving notice of docketing it under no. 03-8547	
C:75	Rules of the Judicial Council of the Second Circuit Governing Complaints Against Judicial Officers under 28 U.S.C. §351et seq	8
	 a) Complaint form stating its legal basis as §351 and accompanying the Rules of the Judicial Council of the Second Circuit Governing Complaints Against Judicial Officers 	
	Dr. Cordero's letter of February 2, 2004, to the Hon. John M. Walker, Jr., Chief Judge of the Court of Appeals for the Second Circuit, inquiring about the status of the complaint against Judge Ninfo and updating its supporting evidence	9
	Exhibits	
C:107	a) CA2 Clerk Allen's acknowledgment of September 2, 2003, of filing Dr. Cordero's §351 complaint against J. Ninfo (as in C:73)	
	b) CA2 order of November 13, 2003, granting Dr. Cordero's motion of November 3, 2003, for leave to introduce in the record of his appeal <i>In re Premier Van et al.</i> , no. 03-5023, CA2, an updating supplement on the issue of Judge Ninfo's bias [A:801]	
	[Comment: This order was attached to show that CA2 had established the precedent for the updatability of evidence concerning Judge Ninfo's bias.]	
	Clerk MacKechnie 's letter by Deputy Allen of February 4 , 2004, acknowledging receipt of Dr. Cordero's five copies of his February 2 inquiring and updating letter to Chief Judge Walker, and stating "I am returning your documents to you. A decision has not been made in the above-reference matter. You will be notified by letter when a decision has been made"	10
	[Comment: Yet, it stands to reason that an update 6 months after the original complaint of August 11, 2003, was most pertinent precisely because a decision had not yet been made and the updating information could be useful in making it.]	
	Sample of Dr. Cordero's letters of February 11 and 13, 2004, to Justice Ginsburg as Circuit Justice for the 2 nd Circuit; to Judge Dennis Jacobs as the Circuit Judge eligible to become the next chief judge of the circuit; and to other members of the Judicial Council, 2nd Cir., requesting on the strength of the over 85 attached exhibits that they bring his complaint against Judge Ninfo and the other court officers to the attention of the Council and have it review C.J. Walker's and CA2 clerks' handling of the complaint so that the Council may launch an investigation of the judges and officers complained-against	11

a) List of names, addresses, and telephone numbers of the Justice and judges members of the Judicial Council to whom Dr. Cordero sent his letters	C:112
[Comment: See also this information displayed in tabular format for mail merge at C:774.]	
Attachment and Exhibit	
b) Table of Exhibits	C:113
I.5. CA2 summary order of January 26 , 2004, by CA2 Chief Judge Walker , CA2 Judge James L. Oakes , and CA2 Judge Robert A. Katzmann , dismissing Dr. Cordero's appeal <i>In re Premier Van et al.</i> , no. 03-5023, CA2, for lack of jurisdiction because the orders appealed from were interlocutory, non-final orders	

[Comment: This order is included here to show that CA2 did not even mention the issue of judicial wrongdoing that Dr. Cordero had timely and repeatedly raised in his opening brief (C:172) and motions (C:108 & D:426; C:296; C:381; D:440). In those documents, Dr. Cordero had stated that the acts of disregard for the law, the rules, and the facts by Bankruptcy Judge Ninfo and others were so numerous, so protective of the local parties and injurious to Dr. Cordero alone, the only non-local and pro se party, as to form a pattern of non-coincidental, intentional, and coordinated wrongdoing in support of bankruptcy fraud.

Yet, CA2 disregarded the evidence of such wrongdoing and simply dismissed the appeal on jurisdictional grounds. By so doing, the Court treated the appeal as if it were merely an action game where observance of formal rules took precedence over the substance of the process, that is, a determination of rights and duties by impartial judges acting in accordance with law. Thereby CA2 also failed to discharge its duty to safeguard the integrity of judicial process.

Moreover, the Court's dismissal of the case on formal grounds not only ignored the substance of the appeal, but it also showed indifference to the practical consequence of its action, namely, it sent Dr. Cordero back to biased Bankruptcy Judge Ninfo and District Judge David G. Larimer to be worn down in litigation before them. Indeed, these judges had so repeatedly disregarded the rule of law and the facts that it was foreseeable that they would keep abusing Dr. Cordero's rights all the way until their issuing of a final order or judgment, that is, if Dr. Cordero, a pro se party, had not been forced by exhaustion to settle or surrender his claims.

For what extrajudicial motive, aside from the legal merits of the case, the CA2 judges proceeded with such disregard for "the effective and expeditious administration of the business of the courts" is one of the key questions that must be answered in light of the compelling and abundant evidence of a bankruptcy fraud scheme.

	For a summary of early evidence, up to August 2003, of such wrongdoing by Judge Ninfo and other court officers, see the detailed Table of Contents (E:4) of the Statement of Facts supporting Dr. Cordero's complaint against them of August 11, 2003.	
	On how the allegation that the district court orders are non-final and thus, unappealable is wrong as a matter of law and in practice, see C:124§§II-IV, and A:1652§3]	
12.	Dr. Cordero's petition of March 10, 2004, to CA2 for panel rehearing and hearing en banc of the dismissal of his appeal <i>In re Premier Van et al.</i> , no. 03-5023, CA2	C:122
	a) Table of Entries from the Appendix (A-1-507)	C:138
13.	Letter of Chief Judge Robert N. Chatigny, U.S. District Court for the District of Connecticut, of March 1, 2004, to Dr. Cordero stating that "The Rules of the Judicial Council of the Second Circuit Governing Complaints Against Judicial Officersappear to make no provision for requests for expedited handling of complaints"	C:139
	[Comment: Yet, the copy sent to C.J. Chatigny of the letter to CA2 C.J. Walker (C:105) showed precisely how 28 U.S.C. §351 and the Judicial Council Rules require 'prompt and expeditious action'. Did he even read that letter?]	
14.	Letter of Chief Judge Michael B. Mukasey , SDNY, of March 2 , 2004, to Dr. Cordero stating that "The letter appears to state that you have filed a complaint of judicial misconduct and that you are not satisfied with the result"	C:140
	[Comment: However, the letter to C.J. Mukasey stated precisely that CA2 C. J. Walker had failed to provide any response for six months since the filing of the complaint against Judge Ninfo. Can these judges read with understanding or is there any other motive for their patently mistaken responses?]	
15.	Sample of Dr. Cordero's letters of March 22, 2004, to Circuit Judge Jose A. Cabranes and other members of the Judicial Council who had not replied to his letters of February 11 and 13, requesting a reply from each	C:141
16.	Clerk MacKechnie 's letter of March 29 , 2004, advising Dr. Cordero that his letters to Circuit Judges Calabresi and Straub were forwarded to her office and that "Judicial Conduct Complaint 03-8547 [against Judge Ninfo and others] is under consideration"	C:142
	[Comment: "Under consideration" since August 28, 2003 (C:73), seven months!, yet 28 U.S.C. §351 et seq. require 'prompt and expeditious action' (cf. C:105). So during all that time and for months thereafter C.J. Walker and the other judges of CA2 and the Judicial Council tolerated the misconduct of a judge, who kept affecting the integrity of judicial process and inflicting enormous material injury and tremendous	

emotional distress on a particular, identifiable individual, Dr. Cordero.

Was the determinative consideration for their attitude precisely that the person complained-against was a judge, that is, one of their own? Did they not want to set a disciplinary precedent that one day could be turned around and applied against them, whether justifiably or in retaliation for having investigated, let alone disciplined, one of their brethren? Or were they not able to condemn conduct that they had themselves engaged in at an earlier time in their judgeships or were still engaging in? Their toleration of the conduct of Judge Ninfo as well as the other court officers complained-about in spite of the ever more blatant evidence of a bankruptcy fraud scheme and protection for the schemers shows that there is something very wrong going on.]

	schemers shows that there is something very wrong going on.]	
17.	Letter of Karen Greve Milton , Circuit Executive , of March 30 , 2004, to Dr. Cordero responding to his March 22 letters to members of the Judicial Council (C:141) and advising him that his judicial conduct complaint against Judge Ninfo is a "matter pending before the Court"	143
	[Comment: But under 28 U.S.C. §351 it is the chief judge of the circuit who decides how to handle the complaint, not the court of appeals. Do the mistakes of these court officers (C:139, 140) reveal the quality of their work generally or their non-coincidental, intentional, and coordinated way of handling judicial misconduct complaints particularly?]	
18.	Clerk MacKechnie 's letter by Clerk Allen of June 8 , 2004, to Dr. Cordero stating that his judicial conduct complaint, no. 03-8547, against Judge Ninfo was dismissed and indicating that the deadline for filing a petition for review by the Judicial Council is July 9 , 2004	144
	a) Order of Circuit Judge Dennis Jacobs , as Acting Chief Judge, of June 8 , 2004, dismissing Dr. Cordero's judicial misconduct complaint against Judge Ninfo , no. 03-8547 , filed on August 28, 2003 [C:1, 63]	145
19.	Allotment of the Justices of the Supreme Court among the circuits	149
	1. From <i>Pfuntner</i> before Judge Ninfo on appeal to CA2	
20.	Title page of Dr. Cordero's opening brief of July 9, 2003, in <i>In re Premier</i>	

20.	Title page of Dr. Cordero's opening brief of July 9, 2003, in In re Premier	
	Van et al., 03-5023, CA2	C:169

[Comment: That brief also raised the issue and described the factual pattern of judicial wrongdoing, summarized at C:173§C and discussed from a legal standpoint at C:238§D.]

b) '	l'able of the Special Appendix (in the same volume as the brief)	C:181
	1) Special Appendix items (SPA-:#)	A :1379
c) .	Appendix (in a volume separate from the brief)	A :1-430
d) 9	Statement of Issues Presented for Review	C:186
e) 9	Statement of the Case	C:188
f) 9	Statement of Facts	C:190
g) 9	Summary of the Argument	C:205
h) 「	Гhe Argument	C:209
i)]	Relief Sought	C:244
22. Dr. C a con Rule Circu	Cordero's 5-page Statement of Facts of March 19, 2004, setting forth inplaint under 28 U.S.C. §351 against C.J. Walker, addressed, under 18(e) [C:98] of the Rules of the Judicial Council of the Second ait Governing Complaints against Judicial Officers, to the circuit is eligible to become the next chief judge of the circuit	C.271
, ,	tachments:	C.2/1
a) 1	the Official CA2 Complaint Form for filing complaints against udicial officers under 28 U.S.C. §372(c)	C:276
b) '	Table of Documents	C:279
Ex	khibits:	
	25 pages of documents (listed in the Table of Documents, C:279§I) dated after the original judicial misconduct complaint of August 11, 2003, against Judge Ninfo and accompanying the Statement of Facts; among them are the following ones not already listed above:	
	7) Notice of the Bankruptcy Court, WBNY, of February 3, 2004, of Chapter 13 Bankruptcy Case, Meeting of Creditors and Deadlines	
20280	notice concerns the voluntary bankruptcy petition, docket no. 04- 0, filed on January 27, 2004, by David and Mary Ann DeLano, who ed Dr. Cordero among their creditors (C:598).]	
	8) Dr. Cordero's Objections of March 4, 2004, to Confirmation of the Plan of Debt Repayment submitted by Debtors David and Mary Ann DeLano	

9) Dr. Cordero's Outline of his Oral Argument on December 11, 2003, paper copies of which were delivered to the members of the CA2 panel on the day of argument	C:296
TABLE: Main Papers in In re Premier Van et al., docket no. 03-5023, CA2, with the numbers of the pages where they appear in the Appendix [cf. A:#] to Dr. Cordero's opening brief [C:171]	C:301
d) Title page of the separate exhibits volume titled "Evidentiary Documents"	
i) "Evidentiary Documents"	
[Comment: This separate volume of exhibits included pages A-1-507, which had accompanied Dr. Cordero's complaint of August 11, 2003, against Judge Ninfo and other court officers (see the comments at ToEC>C:61 under a) above). As revised, those exhibits are now found mostly with the same page numbers in pages A:1-507. In addition, the "Evidentiary" volume included the following pertinent exhibits created in and since August 2003:	
83. Dr. Cordero's motion of August 8, 2003, for Judge Ninfo to transfer <i>Pfuntner v. Trustee Gordon et al.</i> , no. 02-2230, WBNY, to the U.S. District Court in Albany, NDNY, and recuse himself due to bias	A :674
84. Dr. Cordero's motion of November 3, 2003, in CA2 for leave to file an updating supplement of evidence of bias in Judge Ninfo's denial of Dr. Cordero's request for a trial by jury	A :801
85. Dr. Cordero's motion of December 28, 2003, in CA2 for leave to brief the issue raised at oral argument by the CA2 panel hearing <i>In re Premier Van et al</i> , no. 03-5023, of CA2's jurisdiction to decide that case	A :844
23. Dr. Cordero's motion of March 22, 2004, in CA2 for CA2 C.J. Walker to recuse himself from <i>In re Premier Van et al.</i> , no. 03-5023, CA2, and from considering the pending petition for panel rehearing and hearing en banc	
a) Table of Contents	C:305
24. CA2 Clerk MacKechnie 's letter by Deputy Allen of March 24 , 2004, acknowledging receipt of the complaint against C.J. Walker and imposing compliance with certain formal requirements for filing it	C:315
25. Dr. Cordero's letter of March 24, 2004, to Circuit Judge Dennis Jacobs, as the circuit judge eligible to become the next chief judge of the Circuit, asking in connection with the obstacles placed to filing his misconduct	

	complaint	of March 19, 2004, against C.J. walker whether:	
	i)	Clerk Allen violated FRAP Rule 25(4) , which provides that "The clerk must not refuse to accept for filing any paper presented for that purpose solely because it is not presented in proper form as required by these rules or by any local rule or practice "; and	
	ii)	Clerk Allen handled the complaint as she normally does any other or as part of a pattern of coordinated acts aimed at preventing Dr. Cordero from filing his judicial misconduct complaint.	C:316
	Exhibit		
	suppo	rting Dr. Cordero's complaint of March 19, 2004, against udge Walker	. C:302 above
26.	requesting	o's letter of March 25, 2004, to CA2 Judge Robert D. Sack that as member of the Judicial Council of the Second Circuit e Council to investigate:	
	i)	why his judicial misconduct complaint charging disregard of the law and rules by Judge Ninfo and others has been dealt with by C.J. Walker disregarding the law at 28 U.S.C. §351 and the rules, such as those of the Council governing misconduct complaints [C:75], both of which require that such complaints be handled 'promptly and expeditiously'; and	
	ii)	why the Court of Appeals failed even to discuss the question of misconduct when dismissing his appeal in <i>In re Premier Van et al.</i> , no. 03-5023 [see the entry and comment at C:119]	C:319
27.	his letter to	Kechnie 's letter of March 29 , 2004, advising Dr. Cordero that Judge Sack was forwarded to her office and that the matter nsideration	
28.	requiremen	o's resubmission of March 29, 2004, to comply with formal its imposed by Clerks MacKechnie and Allen, of the March 19 of Facts of the complaint against CA2 Chief Judge Walker	. C:271 above
	Accompa	anied by:	
29.		: Official CA2 Complaint Form for filing complaints against cers under 28 U.S.C. §351	C:321
30.		5 pages of documents (listed in the Table of Documents, hich were created after the original judicial misconduct	

complaint of August 11 , 2003 (¶22.c above).	
31. The separate volume of exhibits after s ubstituting " Exhibits " for " Evidentiary Documents " on its title page and removing the exhibits that were not referred to in the Statement of Facts, which changes were made to the original volume (¶22.d.i) above) to overcome the CA2 clerks' filing obstacle (C:315; cf. C:316).	
i) Title page of the separate volume titled "Exhibits"	C:324
32. Clerk MacKechnie 's letter of March 29 , 2004, to Dr. Cordero , accompanying the removed Table of Contents and pages 1-25 from each of the five copies of the resubmitted Statement of Facts because they were duplicates of pages in the separate volume titled "Exhibits"	
[Comment: What reason would the Clerk of Court herself have to waste her time determining whether a filing has duplicates or a table of contents? What harm is done by including them? None!, unless it is that the filing is a judicial misconduct complaint against the Chief Judge so that any pretext must be used to raise obstacle after obstacle intended to wear down the complainant and dissuade him from filing his complaint; and failing that, every means is used to eliminate from the complaint as much material as possible.]	
33. Clerk MacKechnie 's letter by Deputy Allen of March 30 , 2004, acknowledging receipt of a complaint and giving notice of filing it on March 29 and docketing it under no. 04-8510	C:326
34. Dr. Cordero's motion of April 18, 2004, in CA2 for leave to update the motion for Chief Judge Walker to recuse himself from <i>In re Premier Van et al.</i> , no. 03-5023, CA2, with recent evidence of a tolerated pattern of disregard for law and rules further calling into question the Chief Judge's objectivity and impartiality to judge similar conduct on appeal	C:337
a) Table of Contents	
b) Table of Exhibits	
35. CA2's order of May 4 , 2004, by C.J. Walker , CA2 Judge James L. Oakes , and CA2 Judge Richard C. Wesley , denying Dr. Cordero's motion of March 22, 2004, for "recusal of Chief Judge Walker from petition for rehearing and petition for rehearing en banc" in <i>In re Premier Van et al.</i> , no. 03-5023	
36. CA2's amended order , by C.J. Walker , J. Oakes , and J. Katzmann , of May 10 , 2004, signed by Motions Staff Attorney Arthur Heller, denying Dr. Cordero's motion for recusal of C.J. Walker	
37. Dr. Cordero's motion of May 31, 2004, in CA2 for CA2 C.J. Walker either to state his arguments for denying the motions [of March 22, C:303; and of April 18, C:337] that he disqualify himself from considering the	

	pending petition for panel rehearing and hearing en banc and from having anything else to do with <i>In re Premier Van et al.</i> , no. 03-5023, or disqualify himself and failing that for CA2 to disqualify the Chief Judge therefrom	C:361
	a) Table of Contents	
	b) Table of Exhibits	
	9. Excerpt from Dr. Cordero's Request of May 31, 2004, that the FBI open an investigation into the link between the pattern of non-coincidental, intentional , and coordinated disregard for the law , rules, and facts in the U.S. Bankruptcy and District Courts for the Western District of New York and the money generated by the concentration in the hands of individual trustees of thousands of open cases , including cases patently undeserving of relief under the Bankruptcy Code [see ToEC:>C:641 and comment thereunder for access to those cases]	C:381
38.	CA2's order of August 2 , 2004, denying Dr. Cordero's motion of May 31, 2004, (C:361) for Chief Judge Walker to recuse himself or be disqualified by the Court from <i>In re Premier Van et al.</i>	C:389
39.	Clerk MacKechnie 's letter by Deputy Clerk Allen of September 28 , 2004, to Dr. Cordero notifying him of the dismissal of his complaint , no. 04-8510, against Chief Judge Walker and indicating that the deadline for filing a petition for review is October 29 , 2004.	C:390
	Attachment	
	a) Order of Acting Chief Judge Dennis Jacobs of September 24 , 2004, dismissing as moot Dr. Cordero's judicial conduct complaint , no. 04-8510, against Chief Judge Walker , [C:271] filed on March 29 , 2004, because his complaint against Judge Ninfo had been "dismissed by order entered on June 9, 2004"	
	[Comment: Actually, the complaint against Judge Ninfo was dismissed on June 8, not 9, by Judge Jacobs himself (C:145, 148) and was entered also on June 8 by the Court (C:144). This mistake further reveals with how little care this othewise perfunctory dismissal was dashed out. (cf. C:711)]	
40.	CA2's statement of October 13, 2004, that Chief Judge Walker recused himself from further consideration of <i>In re Premier Van et al.</i> , no. 03-5023, CA2, contained at the bottom of the Court's denial of Dr. Cordero's motion to quash [C:719] the order of August 30, 2004, of Bankruptcy Judge Ninfo [C:744]	C:393
	[Comment: Dr. Cordero made his three motions of March 22, April 18, and May 31, 2004 (C:303, 337, 361) for C.J. Walker to recuse himself from	

considering his petition for rehearing (C:122) after the dismissal (C:119) of his appeal *In re Premier Van et al.*, no. 03-5023 [C:171]. The Chief Judge denied them without a word of explanation on May 10 and August 2 (C:359-360, 389). During all those months and thereafter other motions were denied by the panel of which the Chief remained a member just as the §351 judicial misconduct complaint against him by Dr. Cordero was dismissed on September 24 (C:391). Then unexpectedly on **October 13**, C.J. **Walker** had the Court state in an asterisk note at the foot of an order denying (C:393) something else that he had **recused himself from** *In re Premier*. He gave no explanation whatsoever therefor. Too little too late as well as doubtful.

Indeed, just a few days later, on **October 26**, the Court denied Dr. Cordero's petition for **rehearing** in *In re Premier* (C:394). It stated that the **denial** was ordered "upon consideration by the panel [C:119] that decided the appeal". That panel, of course, included C.J. Walker. The order did not state that the denial was ordered 'by the remaining members of the panel'. Nor did it state the names of the deciding judges; it was simply signed by Arthur Heller, Esq., a motion staff attorney. Dr. Cordero's motion for naming the judges who denied his rehearing motion (C:403) was not even filed and was returned.]

41.	11. CA2's order of October 26, 2004, stating that "upon consideration by the panel [C:119] that decided the appeal", Dr. Cordero's petition for panel rehearing and hearing en banc in <i>In re Premier Van et al.</i> was denied	
	[Comment: No reason for that denial was provided either. Cf. Dr. Cordero's brief petitioning to the U.S. Supreme Court for a writ of certiorari to CA2 (A:1601) and its summarizing Table of Headings (A:1633), which point to CA2's indifference to judicial wrongdoing and its failure to discharge its responsibility to safeguard the integrity of judicial process.]	
42.	Dr. Cordero 's motion of November 2 , 2004, for CA2 to stay the mandate after denying his petition for panel rehearing and hearing en banc in <i>In re Premier Van et al.</i> , 03-5023	C:395

[Comment: The motion to report *In re Premier* to the U.S. Attorney General was returned unfiled. However, the duty that Congress imposed under §3057(a) (C:405) on judges to report bankruptcy fraud is

independent from whether anybody has any case in any court.

Likewise, under 28 U.S.C. §351(b) "on the basis of information available to the chief judge of a circuit" such chief judge can "identify a complaint for purposes of this chapter" on judicial misconduct in order to proceed under it "and thereby dispense with the filing of a written complaint". Despite the refusal to file that November 8 motion, Chief Judge Walker received information about the support given by Judge Ninfo and others to a bankruptcy fraud scheme and could have proceeded based thereon either to launch an investigation under §351 or to report the information to the Attorney General under §3057(a) (C:405).

The fact is that the Chief Judge first received such information when Dr. Cordero filed his opening brief of July 9, 2003, (C:171) in *In re Premier*, of whose panel the Chief was a member. He received even more corroborating and updating information in the several motions that Dr. Cordero subsequently filed (C:108 & D:426; C:296, 381; D:441), as well as in the complaint against Judge Ninfo of August 11, 2003 (C:1 & 63; E:1), in the letter to him of February 2, 2004 (C:105) and in the motions that followed. Why did Chie Judge Walker fail to take any action to perform his duty to safeguard the integrity of the judicial system in the circuit of which he is supposed to be the foremost steward?]

45.	CA2's order of November 8 , 2004, denying Dr. Cordero's motion to stay	
	the mandate , before Judge Oakes and Judge Katzmann	C:420
46.	CA2's order of November 8, 2004, issuing the mandate	C:421
47.	Docket of <i>In re Premier Van et al.</i> , no. 03-5023, CA2, as of May 15, 2006	C:422

C. Misconduct by clerks leads to call for an investigation by motion to CA2 and by request to its Clerk of Court

48.	Dr. Cordero's motion of February 9, 2004, for an extension of time to	
	file a petition for rehearing and for a stay of the mandate due to the CA2	
	clerk's untimely notification to him that his appeal In re Premier Van et	
	al., no. 03-5023, had been dismissed; and CA2's order of February 23,	
	2004, granting it	C:441
49.	Dr. Cordero's motion of April 11, 2004, for declaratory judgment that CA2	

50. Dr. Cordero's letter of April 11, 2004, to the parties served with his

	motion for declaratory judgment	C:465
51.	Dr. Cordero's letter of April 12, 2004, to Circuit Executive Milton transmitting confidentially to her a package of information and asking that she take action concerning his motion for declaratory judgment and to that end "I also request that you restrict the circulation of this letter to people that are not in a position to retaliate against me" [cf.C:537 below]	C:466
	Exhibits	
	a) Dr. Cordero's motion of April 11, 2004, for declaratory judgment	::442 above
	b) Dr. Cordero's Memorandum of March 30, 2004, to the parties on the facts, implications, and requests concerning the DeLanos' Chapter 13 bankruptcy petition, docket no. 04-20280, WBNY	C:469
	i) Table of Contents	
52.	Clerk of Court MacKechnie's letter of April 13, 2004, to Dr. Cordero returning to him his April 11 motion and advising him that it was not filed because misconduct complaints do not allow motion practice and the Chief Judge cannot launch an investigation since he was named in the complaint	C:491
	[Comment: However, Clerk MacKechnie cited no legal provision for her allegation. Nor could she have cited any because 28 U.S.C. §351 et seq. do not prohibit motion practice at all, a subject on which those sections are silent, as are also the Council's Rules Governing §351 complaints (C:75).	
	Likewise, Rule 18(e) of those Rules (C:98) provide that when the chief judge is the subject of a complaint "responsibilities of the chief judge under these rules will be assigned to the circuit judge eligible to become the next chief judge of the circuit".	
	This shows how Clerk MacKechnie abused her power by acting in self-interest to prevent Dr. Cordero's April 11 motion (C:442), which complained against her and clerks under her authority, from reaching the CA2 judges formally. In so doing, she deprived him of access to the Court for judicial determination of a controversy, for the protection of his legal rights, and for the safeguard of his interests. (Cf. C: 509, 513 and 777).]	
53.	Dr. Cordero's request of April 18, 2004, to Clerk MacKechnie to review her decisions concerning Dr. Cordero's complaint against the clerks' pattern of mishandling his judicial misconduct complaints	C:492
	a) Table of Contents	C:493
54.	Dr. Cordero's letter of April 19, 2004, to Circuit Executive Milton accompanying a copy of his April 18 request to Clerk MacKechnie for review	C.500
	1 C V 1 C V V	

55.	Letter of Fernando Galindo , Acting Clerk of Court, of April 27 , 2004, to Dr. Cordero returning unfiled his April 18 request to Clerk MacKechnie to review her decisions because "The Rules governing the judicial conduct procedure (28 U.S.C. §351) does (sic) not allow motion practice "	
	[Comment: Neither Clerk Galindo cited in support of that allegation any provision of §351 et seq. or the Council's Rules Governing §351 complaints (C:75); cf. the entries and comments at C:491, 513 and 777]	
56.	Dr. Cordero's letter of April 28, 2004, to Clerk MacKechnie and to the attention of Deputy Allen objecting to their decision to return unfiled his April 18 request for review and the conflict of interest in not allowing the panel of the Court in session to pass judgment on a legal question involving a complaint against the clerks	
57.	Dr. Cordero's letter of April 29, 2004, to Circuit Executive Milton concerning her lack of response to his April 12 and 19 letters (C:466, 508) despite her request to him in her March 30 letter (C:143) that he "direct any future question to me", and that he did so confidentially in his April 12 letter to her (C:466), nevertheless Clerk MacKechnie was able to make reference to it in her April 13 letter to him (C:491)	
	Exhibit	
	a) Dr. Cordero's letter of April 28, 2004, to Clerks MacKechnie and Allen	. C:510 above
58.	Circuit Executive Milton's letter of May 14, 2004, to Dr. Cordero stating that Clerk MacKechnie "acted in a manner that is consistent with the rules governing judicial conduct matters, 28 U.S.C. §351 [which] do not allow motion practice" and that the Circuit Executive does not have jurisdiction to refer a matter to the FBI	
	[Comment: One would reasonably expect that the Circuit Executive of a judicial circuit would reflexively cite the specific provision of a legal instrument in support of her contention, and all the more so if the instrument was created by the circuit itself, as is the case with the "rules governing judicial conduct matters" (cf. 75), which Executive Milton simply mentioned generally.	
	Executive Milton could not have cited any provision in particular because as a matter of fact those Rules (C:75) do not even mention motion practice, let alone prohibit it. Since she can be imputed with knowledge of Rules that she herself referred Dr. Cordero to, did she simply pretend that they prohibit motion practice in order to dispose of Dr. Cordero's complaint and get rid of him? Was this what also Clerk of Court MacKechnie (C:491), Acting Clerk of Court Galindo (C:509) and Clerk Allen (C:777) did?	
	The likelihood that Executive Milton may have made up such pretense is	

increased by the disingenuous statement that she did not have jurisdiction to refer the matter to the FBI. The fact is that nobody needs "jurisdiction" or authority to bring a matter to the FBI, just as nobody needs it to report to the police a crime or a belief that a criminal offense may have been committed.

On the contrary, the broad language of 18 U.S.C. §3057(a) (C:405) imposes a duty to make a report to the U.S. Attorney on any judge that may have just a reasonable belief, not even evidence, that a bankruptcy law has been violated. (cf. C:404) Since Executive Milton is appointed by and works for judges, she could invoke such provision, that is, if she needed to invoke any, to make such report to the U.S. Attorney or the FBI.]

59.	Dr. Cordero's motion of May 15, 2004, for declaratory judgment that the legal grounds for updating an appeal's opening and reply briefs and expanding upon their issues also apply to similar papers under 28 U.S.C. Chapter 16	
	a) Table of Contents	
60.	Dr. Cordero's letter of June 19, 2004, to CA2 Chief Judge Walker, stating that the CA2 judicial misconduct orders and materials have not been made publicly available, as required under Rule 17(a) and (b) of the Judicial Council's Rules Governing Complaints Against Judicial Officers, and requesting that those orders and materials be made available to him for his research and writing use before the deadline of July 9, 2004 (C:144) for submitting his petition for review of the dismissal (C:145) of his complaint against Judge Ninfo (C:63)	C:530
	a) Rule 17(a) and (b) of the Rules of the Judicial Council of the Second Circuit Governing Complaints against Judicial Officers	C:531
61.	Dr. Cordero's letter of June 30, 2004, to Chief Judge Walker, stating that the Court's archiving of all judicial misconduct rules in the National Archives in Missouri! except those for the last three years constitutes a violation of Rule 17 (C:531; also at C:96) of the Judicial Council's Rules Governing Misconduct Complaints	
	a) OfficeDepot catalog page on binders and number of pages they can hold	C:536
	[Those binders could have been used to hold the orders and keep them at the CA2 courthouse so as to ensure their availability to the public, as	

62. Dr. Cordero's letter of July 1, 2004, to Fernando Galindo, CA2 Chief Deputy of the Clerk of Court, concerning the warning to him by Clerk Harris, Head of the In-take Room, that if he nodded a third time in the

required by law and rule, rather than send them to the National Archives

in Missouri.]

	reading room while reading misconduct orders, she would call the marshals on him [cf.C:466 above]	.C:537
63.	CA2's order of August 2 , 2004, denying Dr. Cordero's May 15 motion [C:514] for declaratory judgment that the legal grounds for updating opening and reply appeal briefs and expanding upon their issues also apply to similar papers under 28 U.S.C. Chapter 16	.C:540
Ι	D. Appeal to the Judicial Council, 2 nd Cir., from the dismissal of the misconduct complaint against Judge Ninfo, WBNY	
64.	Dr. Cordero's petition of July 8, 2004, to the Judicial Council of the Second Circuit, addressed to Clerk of Court MacKechnie, for review of the dismissal of his judicial misconduct complaint of August 11, 2003, against Judge Ninfo and other court officers, docket no. 03-8547, CA2	.C:551
	a) Table of Contents	.C:551
	b) Table of Exhibits	.C:561
	8. Table of CA2 Judicial Misconduct Orders: orders made available to Petitioner Dr. Cordero on July 1, 2004, by CA2 to be read in its Reading Room two weeks after he requested them to prepare his petition to the Judicial Council for review of the dismissal of his complaint, no. 03-8547, CA2, against Judge Ninfo, WBNY, but no docket-sheet record was available, though required under Rule 17(a) [C:96]; and dissenting opinions and separate statements by Judicial Council members, if written, were not available (listed in the order in which they were found in the CA2 2003 binder)	.C:564
	9. Table of All 15 Memoranda and Orders of the Judicial Conference of the U.S. Committee to Review Circuit Council Conduct and Disability Orders (text at C:1611) sent in May and July 2004 to Dr. Cordero from the General Counsel's Office of the Administrative Office of the U.S. Courts [cf. C:681] and showing how few complaints under 28 U.S.C. §351 et seq. are allowed to reach the Judicial Conference as petitions for review of judicial council action [as of July 2004; cf. C:973 et seq.]	.C:566
	10. Title page of the Report of September 23, 2003, of the Proceedings of the Judicial Conference of the United States, presented by Chief Justice William H. Rehnquist	.C:567
	(a) Report of September 23, 2003, of the Proceedings of the	

[Comment: In a society as litigious as ours, as further shown above by the number of filings in the Supreme Court alone, can it reasonably be assumed for a second that it is a natural occurrence that *for years in a row* there is not a single petition for review to the Judicial Conference from any of the 13 circuits in connection with judicial misconduct complaints under 28 U.S.C. §351 et seq.? (C:1711)

It would be patently untenable to pretend that not even one of all the §351 complainants to the chief judges was so dissatisfied with a chief judge's final order concerning his complaint as to petition one of the judicial councils for review thereof under §352(c). It is just as untenable to allege that not a single petitioner to any of the councils was "aggrieved" under §357(a) by a council's action so as to petition the Judicial Conference for review thereof. It is equally untenable to even suggest that of all the complaints filed during the course of years there is not one meritorious enough for any of the councils to refer under §354(b) to the Conference.

Consequently, it necessarily follows that the occurrence of "no pending petitions for review of judicial council action on misconduct orders" is the result of the non-coincidental, intentional, and coordinated determination of the judges of the 13 councils, with the conniving approval of those who are also members of the Conference, both to prevent complaints, not to mention their own action on them, from being reviewed and to put an end to them at the earliest stage possible.

The Supreme Court is responsible for ensuring respect for the rule of law through its application not only by, but also to, judges. Hence, it too is to blame for having allowed the entrenchment of the attitude of flagrant disregard for the Judicial Conduct and Disability Act of 1980 by judges, chief judges, and their councils and Conference, and for having tolerated its deleterious effect on the integrity of judicial process. (Cf. A:1662§D; ToEC:>C:973 and Comment thereunder)]

12. News release of the **Supreme Court** of **June 10**, 2004, on the Organizational Meeting of the **Judicial Conduct** and Disability Act Study **Committee chaired by Justice Stephen Breyer** upon appointment by Chief Justice William Rehnquist;

	http://www.supremecourtus.gov/publicinfo/ press/pr_04-13-04.html	C:574
13.	Statement of Mr. James Sensenbrenner, Chairman of the Committee on the Judiciary of the House of Representatives, of May 26, 2004, regarding the new Commission on Judicial Misconduct; http://judiciary.house.gov	C:576
17.	The DeLano Bankruptcy Petition , A test case that illustrates how a bankruptcy petition riddled with red flags as to its good faith is accepted without review by the trustee and readied for confirmation by the bankruptcy court	C:578
18.	Notice of the U.S. Bankruptcy Court, WBNY, of February 3, 2004, of Meeting of Creditors and Deadlines after the joint filing on January 27 , 2004, by David and Mary Ann DeLano of a voluntary bankruptcy petition, docket no. 04-20280, under Chapter 13 of U.S.C. Title 11	
	(a) Certificate of Mailing containing names and addresses of the DeLanos' creditors and other parties	
DeLanos	ent: The list includes Dr. Cordero, who was named by the sas one of their creditors (C:598); see also other addresses at 051, and ToEC:§VII.]	
19.	Petition by David DeLano and Mary Ann DeLano, dated January 26 , 2004, for voluntary bankruptcy under 11 U.S.C. Chapter 13, with Schedules A-J	
	(a) Statement of Financial Affairs	C:605
20.	Chapter 13 Plan for Debt Repayment of David and Mary Ann DeLano, dated January 26, 2004	C:617
21.	Useful addresses for investigating the judicial misconduct and bankruptcy fraud scheme revealed by the <i>DeLano</i> case (see also other addresses at C:583)	
returnin because definition	Clerk of Court Fernando Galindo 's letter of July 9 , 2004, g to Dr. Cordero his 10-page petition for review of July 8 "It has been the long-standing practice of this court toestablish the of <i>brief</i> as applied to the <i>statement of grounds for petition</i> to five emphasis in the original)	
to poter and mo appeals	ent: However, such practice was nowhere stated to give notice ntial petitioners so that they would not waste their time, effort, ney writing more than 5 pages. How odd: a federal court of that either does not understand or disregards the fundamental of notice as a prerequisite for achieving fairness in judicial	

66.	Dr. Cordero's letter of July 13, 2004, to Acting Clerk Galindo accompanying his revised petition for review and protesting CA2's failure to give notice of the practice of limiting petitions for review to five pages; and demonstrating the inconsistency of requiring that petitions not be submitted with any other documents	
67.	Dr. Cordero's petition to the Judicial Council, 2 nd Cir., of July 8, 2004, addressed to Acting Clerk of Court Galindo, as reformatted and resubmitted on July 13, 2004, containing the statement of grounds for review under Rules 5 and 8(e)(2) of this Circuit's Rules Governing Judicial Misconduct Complaint [C:82 & 86], of the dismissal of his complaint against Judge Ninfo.	C:623
	a) Title page of the separate volume of exhibits after the exhibits attached to the July 8 petition were refused for filing	C:628
	b) Table of Exhibits of the separate volume of exhibits	C:629
	22. Chief Judge Walker violated his obligations under 28 U.S.C. §351 and the Judicial Council implementing rules [C:75] with respect to the complaint against Judge John C. Ninfo , II, in several substantive aspects so as to raise the reasonable inference that the complaint's dismissal was also decided in violation thereof.	C:632
	23. A Chapter 7 Trustee with 3,383 cases! How the Trustee showed that with such workload he could not and did not pay attention to the facts and merits of each case; yet, Judge Ninfo and the U.S. Trustee protected him from a complaint about his performance and fitness to serve and even dismissed claims of negligence against the Trustee without allowing any discovery	
	[Comment: The cases of Chapter 7 Trustee Kenneth Gordon can be seen, as reported on the stated dates by PACER (Public Access to Court Electronic Records) in section "C. Searches on PACER" (ToEC:91¶2), Through the hyperlinks there, the PACER reports are available in PDF and WORD files. Furthermore, those with access to PACER can access the docket itself of each case through the active hyperlinks in the WORD files.	
	For a current list of such cases, log in to PACER directly through, http://pacer.psc.uscourts.gov/, click on "Query", and enter the values "Gordon, Kenneth". This will return a list of hyperlinks with permutations of the name Kenneth W. Gordon through which the cases can be accessed where he appears as party (pty), trustee (tr), or attorney (aty).	
	The number of cases thus found will make it possible to establish the rate at which Trustee Gordon adds new cases every day. This was a suspiciously overwhelming rate when such comparative exercise was last performed on the number of cases that he had on November 3, 2003,	

	and June 26, 2004. (C:1406¶¶16-18)]	
	All of the above also holds, mutatis mutandis, for the cases of Chapter 13 George M. Reiber.]	
68.	CA2 Clerk MacKechnie's cover letter by Deputy Allen of July 16, 2004, to Dr. Cordero acknowledging receipt of his petition to the Judicial Council, wrongly referring to it as of February 13, rather than July 13, 2004, for review of the dismissal of his complaint, docket no. 03-8547, CA2, against Judge Ninfo; and returning the also unaccepted separate volume of exhibits	
69.	Sample of Dr. Cordero's letters of July 30, 2004, to Circuit Judge Rosemary S. Pooler and the other members of the Judicial Council to let them know that neither the volume of exhibits nor the table of exhibits accompanying his petition for review was accepted by CA2 for filing but instead both were returned unfiled and sending a copy of the table as well as of the 5-page petition to each of them	
	a) List of member of the Judicial Council, 2nd Cir., to whom Dr. Cordero sent the letters of July 30, 2004	
70.	Dr. Cordero's letter of July 31, 2004, to CA2 Clerk MacKechnie accompanying a resubmitted separate bound volume of exhibits for the petition for review and requesting that she file it so that the members of the Judicial Council may request and obtain from her any or all exhibits	C:654
	a) Title page of the separate volume of exhibits resubmitted by Dr. Cordero on July 31 , 2004, to Clerk MacKechnie for her to make available to any member of the Judicial Council requesting any or all of them on the basis of the table of exhibits accompanying his letter of July 30 to each of them	
71.	Clerk MacKechnie 's letter of August 3 , 2004, accompanying the return unfiled of Dr. Cordero 's resubmitted volume of exhibits and the copies of July 30, 2004, of the table of exhibits and the 5-page petition to Judge Dennis Jacobs	
72.	Clerk MacKechnie 's letter by Deputy Allen of August 13 , 2004, accompanying the return of Dr. Cordero's copies of July 30, 2004, of the table of exhibits and the 5-page petition to Chief Judge Walker	
73.	Clerk MacKechnie 's letter by Deputy Allen of August 18 , 2004, accompanying the return of Dr. Cordero's copies of July 30, 2004, of the table of exhibits and the 5-page petition to Judge J. Straub (cf. C:652)	
74.	Sample of Dr. Cordero 's letters of August 27 , 2004, to Chief Judge Edward R. Korman, EDNY, and other members of the Judicial Council providing them an update (cf. C:652) of his July 8 and 13 petition for review (C:623)	

	a) Dr. Cordero's statement regarding his petition to the Judicial Council for review [C:623]of the dismissal [C:144] of the complaint against Judge Ninfo [C:63] and updating it with evidence as of August 27, 2004, pointing to lots of money generated by fraudulent bankruptcy petitions as the force driving the complained-about bias and pattern of non-coincidental, intentional, and coordinated acts of disregard for the law , the rules, and the facts by Judge Ninfo and others in WBNY and WDNY	C:660
	b) Entries updating to August 27, 2004, the docket of <i>In re David and Mary Ann DeLano</i> , no. 04-20280, WBNY	C:666
75.	Clerk MacKechnie 's letter by Deputy Allen of August 31 , 2004, on behalf of CA2 Judge Dennis Jacobs and Judge Jose Cabranes, both of whom "forwarded your unopened letter to this office for response", and of C.J. Walker, as well as of September 3 , 2004, on behalf of CA2 Judge Guido Calabresi, returning to Dr. Cordero his August 27 letters without any action taken.	C:667
76.	Clerk MacKechnie 's letter by Deputy Allen of October 6 , 2004, notifying Dr. Cordero of the Judicial Council 's order of September 30, 2004, denying his petition for review of the dismissal of his complaint, docket no. 03-8547, against Judge Ninfo	
	a) Judicial Council's order by Circuit Executive Milton of September 30 , 2004, denying Dr. Cordero's petition for review	
	[Comment: This order gives no explanation for the denial other than indicating "for the reasons stated in the order dated June 8, 2004" (C:145) that dismissed Dr. Cordero's complaint, docket no. 03-8547, against Judge Ninfo (C:63; cf. C:781); and wrongly stating that complaint's filing date as August 8, 2003, instead of August 28, 2003 (C:73)]	
E	Request to the Administrative Office of the U.S. Cour for an investigation of misconduct by clerks	:ts
77.	Note of Jeffrey N. Barr, Esq., Assistant General Counsel at the General Counsel's Office of the Administrative Office of the U.S. Courts, of May 13, 2004, to Dr. Cordero accompanying the 15 orders of the Judicial Conference since the adoption of the Judicial Conduct and Disability Act of 1980 [C:1611, but some orders were missing pages]	
78.	Dr. Cordero's fax of June 23, 2004, to Asst. Gen. Counsel Barr at the Administrative Office of the U.S. Courts, requesting the Judicial Conference orders missing from the numbered series and the pages missing from orders that were sent to him (C:1611); and asking for copies	

	the Second Circuit, and statistics	C:682
79.	Dr. Cordero 's fax of July 2 , 2004, sent again to Att. Barr requesting the same materials as in the June 23 fax	. C:682 above
80.	Dr. Cordero's fax of July 15, 2004, sent a third time to Att. Barr requesting the same materials as in the June 23 fax	. C:682 above
81.	Att. Barr's letter of July 22, 2004, to Dr. Cordero sending him complete copies of certain public orders of the Judicial Conference Committee to Review Circuit Council Conduct and Disability Orders	C:683
82.	Dr. Cordero's cover letter of July 29, 2004, to Jeffrey Barr accompanying his complaint to the Administrative Office of the U.S. Courts against court administrative and clerical officers mishandling judicial misconduct complaints and orders.	C:684
83.	Dr. Cordero's complaint of July 28, 2004, to the Administrative Office of the U.S. Courts against CA2 court administrative and clerical officers and their mishandling of judicial misconduct complaints and orders to the detriment of the public at large as well as of Dr. Richard Cordero [never replied to]	
	a) Table of Contents	C:685
	a) Table of Contentsb) Table of Exhibits	
	•	C:698
84.	F. Appeal to the Judicial Council from the dismissal of the misconduct complaint against C.J. Walker Dr. Cordero's petition of October 4, 2004, to the Judicial Council, 2 nd Cir., addressed to Clerk MacKechnie, for review of Acting Chief Judge Dennis Jacobs' order of September 24, 2004, dismissing (C:391) his judicial misconduct complaint, docket no. 04-8510, against Chief Judge	C:698
84. 85.	7. Appeal to the Judicial Council from the dismissal of the misconduct complaint against C.J. Walker Dr. Cordero's petition of October 4, 2004, to the Judicial Council, 2nd Cir., addressed to Clerk MacKechnie, for review of Acting Chief Judge Dennis Jacobs' order of September 24, 2004, dismissing (C:391) his judicial misconduct complaint, docket no. 04-8510, against Chief Judge Walker (C:271)	C:698
84. 85.	F. Appeal to the Judicial Council from the dismissal of the misconduct complaint against C.J. Walker Dr. Cordero's petition of October 4, 2004, to the Judicial Council, 2nd Cir., addressed to Clerk MacKechnie, for review of Acting Chief Judge Dennis Jacobs' order of September 24, 2004, dismissing (C:391) his judicial misconduct complaint, docket no. 04-8510, against Chief Judge Walker (C:271) Clerk MacKechnie's cover letter by Deputy Allen of October 7, 2004, to Dr. Cordero acknowledging receipt of his October 4 petition to the Judicial Council for review of the dismissal of his complaint against C.J. Walker Sample of Dr. Cordero's letters of October 14, 2004, to Chief Judge Richard J. Arcara, EDNY, and other members of the Judicial Council submitting exhibits in support of the petition for review of the dismissal	C:698

		ne context of the October 4 petition for review of the he complaint against C. J. Walker	C:718
Dr. Cordero's motion of September 9, 2004, in CA2, to quash the order of Judge Ninfo of August 30, 2004, to sever a claim from the case on appeal <i>In re Premier Van et al.</i> , no. 03-5023, CA2, in order to try it in the bankruptcy case <i>In re DeLano</i> , no. 04-20280, WBNY, thus making a mockery of the appellate process			
(a)	Tab	le of Contents	C:722
(b)	Tab	le of Exhibits	
	1.	Judge Ninfo's letter of November 19, 2003, to CA2 Clerk MacKechnie submitting copies of his four decisions of October 16 and 23, 2003, in <i>Pfuntner v. Trustee Gordon et al.</i> , no. 04-20280, WBNY, after having received from an unstated source a copy of Dr. Cordero's CA2 Motion Information Sheet of October 31, 2003, that accompanied his motion in CA2 for leave to file in <i>In re Premier Van et al.</i> , no. 03-5023, CA2, an updating supplement of evidence of bias in Judge Ninfo's denial of Dr. Cordero's request for a trial by jury	
	5.	Judge Ninfo 's order of August 30 , 2004, for Dr. Cordero to take discovery of Debtor Mr. DeLano by severing Dr. Cordero's claim against the Debtor from the CA2 case <i>In re Premier Van et al.</i> , no. 03-5023, for the purpose of trying it in Bankruptcy Court in <i>In re DeLano</i> , no. 04-20280	C:745
	6.	Dr. Cordero's motion of August 14, 2004, in <i>DeLano</i> , WBNY, for docketing and issue of the proposed order, transfer, referral, examination, and other relief i) Table of Contents	
		 2004, to be issued by Judge Ninfo in <i>In re DeLano</i>, no. 04-20280, WBNY, for docketing and production of documents, investigation, etc iii) Phone bill showing faxes sent by Dr. Cordero to J Ninfo's fax no. (585)613-4299, thus belying the court's assertion that Dr. Cordero's documents had not been docketed because they 	C:770

C:772	had not been received
C:773	10. Table of dates of key documents as of October 14, 2004, concerning Dr. Cordero's judicial misconduct complaints in the Court of Appeals, docket nos. 03-8547 and 04-8510, CA2, and the petitions to the Judicial Council for review of the dismissals of those complaints [see updated version at ToEC:107]
	87. Useful information about the Judicial Council of the Second Circuit:
	a) Table of names, addresses, and telephone numbers of the members of the Judicial Council , displayed in tabular format for mail merge (see also this information displayed as block addresses at C:112 and cf. ToEC:79§VII)
	b) Official information about the Judicial Council of the Second Circuit found in March 2006 at http://www.ca2.uscourts.gov/
C:777	88. Clerk MacKechnie 's letter by Deputy Allen of October 20 , 2004, returning to Dr. Cordero the exhibits submitted on October 14 (C:717) to Chief Judge Walker and Judges Jacobs and Straub and stating that "You cannot supplement the file in the judicial complaint procedure"
	[Comment: Clerk Allen cited no rule prohibiting the supplementation of judicial complaints, for there is no such prohibition either in the CA2 Rules (C:75) or in the statute at 28 U.S.C. §351 et seq. (cf. the entries and comments at ToE:C>C:491, >C:509, and >C:513)]
C:780	89. Clerk MacKechnie 's letter by Deputy Allen of November 10 , 2004, notifying Dr. Cordero of the Judicial Council's order of November 10, 2004, denying his petition for review of the dismissal of his complaint, docket no. 04-8510, against Chief Judge Walker
	a) Judicial Council 's order by Circuit Executive Milton of November 10 , 2004, denying Dr. Cordero's review petition
	[Comment: This order gives no explanation for the denial other than indicating "for the reasons stated in the order dated September 24, 2004" (C:391) that dismissed Dr. Cordero's complaint, docket no. 04-8510, against Chief Judge Walker (C:271) When judges can deny a petition, particularly one concerning a complaint against one of their own, let alone their chief judge, without giving any explanation whatsoever, what incentive do they have, not to mention what assurance do they give the petitioner and the public at large, that they even read the petition that they denied?]
	90. Sample of Dr. Cordero's letters of November 29, 2004, to CA2 Judge Robert A. Katzmann and other members of the Second Circuit Judicial Council and Court of Appeals explaining the factual basis and legal

	bankruptcy fraud schemebankruptcy fraud scheme	C:782
	a) List of judges to whom Dr. Cordero sent his November 29 letter with attachments	C:783
	Attachments:	
	b) Sample of Dr. Cordero's personalized request of November 29, 2004, to Judge Katzmann and each of the other judges to make a report under 28 U.S.C. §3057(a) [C:405] to the Acting U.S. Attorney General that an investigation should be had in connection with offenses against U.S. bankruptcy laws	C:785
	i) Table of Contents	C:785
	ii) Table of Exhibits	C:802
91.	Circuit Executive Milton 's letter of December 13 , 2004, to Dr. Cordero returning on behalf of CA2 Judge Jose Cabranes his October 14 (C:717) and November 29 letters (C:782) and request (C:785), and stating that "you have exhausted your remedies and therefore, you have no further recourse to pursue those matters before the Judicial CouncilI advise you to direct your inquiries to other agencies if you feel that they may be of assistance to you."	C:811
92.	Letter of Chief Judge Edward R. Korman, EDNY, of January 27, 2005, replying to Dr. Cordero's November 29 letter (C:782) that "The subject matter of your complaint relates to proceedings in the Western District of New York and as to which I have no personal knowledge" and suggesting that he file a complaint with the U.S. Attorney's Office, WDNY	C·812
G	3. Appeal to the Judicial Conference of the U.S. from the denials by the Judicial Council of the petitions for review of the dismissals of the complaints against Judy Ninfo and C.J. Walker	ge
93.	Title page of Dr. Cordero's petition of November 18, 2004, to the Judicial Conference for review of the denials by the Judicial Council, 2 nd Cir., (C:672, 781) of his petitions for review (C:551, 711) concerning the dismissals (C:145, 391) of his complaints no. 03-8547 and 04-8510, CA2 (C:63, 271)	C:821
	i) List of members of the Judicial Conference to whom Dr. Cordero sent a copy of his November 18 petition for review	C:822
	a) Dr. Cordero's petition of November 18, 2004, to the Judicial Conference for review of the denials by the Judicial Council, 2 nd Cir., of his petitions for review of the dismissals by the CA2 Acting	

	Chief Judge Dennis Jacobs of his complaints against Judge Ninfo, WBNY, and Chief Judge Walker, CA2	C:8 2 3
	i) Table of Contents	C:824
	ii) Table of key documents and dates in the procedural history of Dr. Cordero's judicial misconduct complaints (updated at TOE:C107)	C:844
	iii) Table of Exhibits	C:845
94.	Sample of Dr. Cordero's letters of November 20 and 27, 2004, to Chief Justice William Rehnquist and each of 25 other members of the Judicial Conference, accompanying his review petition and requesting that each move the Conference to consider the petition formally and make a report under 18 U.S.C. §3057(a) [C:405] to the Acting U.S. Attorney General of the evidence of an offense against the bankruptcy laws	C:851
	a) Table of contact information about the members of the Judicial Conference to whom Dr. Cordero addressed his letters of November 20 and 27, 2004, and information on how to update it to the current membership and to find the Internet links to all federal courts .	C:852
95.	Dr. Cordero's letter of November 26, 2004, to U.S. Supreme Court Justice Ginsburg as Circuit Justice for the Second Circuit, accompanying his November 18 petition to the Judicial Conference for review (C821), and requesting that she a) intimate to the Conference to consider it; b) suggest to Justice Stephen Breyer to study this case in the Judicial Conduct and Disability Act Study Committee; and c) make a report under 18 U.S.C. §3057(a) [C:405] to the Acting U.S. Attorney General of the submitted evidence of bankruptcy fraud	C:855
96.	Reply of Bradford A. Baldus , Senior Legal Advisor to Marcia M. Waldron, Clerk of the U.S. Court of Appeals for the Third Circuit , of December 3 , 2004, returning Dr. Cordero's November 18 and 20 petition (C:821) and letter (C:851) to Chief Judge Anthony J. Scirica, and stating that 'only submissions accepted for filing by the Administrative Office may be considered by the Judicial Conference and, otherwise, a member of it has no authority to informally intervene in regard to the matters addressed in Dr. Cordero's submission'	C:856
	[Comment: Who can possibly believe that a person, and all the more so if in a position of authority, cannot -let alone would not take the initiative even for personal reasons to- approach a colleague, whether formally or informally, to ask or suggest that he or she take a certain action, especially one that flows from a legal duty imposed on both of them? (cf. ToE:C>C:1119 and >C:1124)	

When a senior legal advisor and a clerk of court allow themselves to make a statement so patently at odd with reality, do they reveal thereby a problem with their professional competence or rather a manifestation of the exercise by their superior, that is, the chief judge in particular and federal judges in general, of judicial power unfettered by any selfdiscipline or outside supervision and control?] 97. Form letter of William K. Suter, Clerk of the Supreme Court of the United States, by M. Blalock, of December 6, 2004, returning to Dr. Cordero his November 18 and 26 petition (C:821) and letter (C:851) to Justice Ginsburg, and stating that 'the Court's jurisdiction extends only to cases and controversies and that the Court does not give advice or 98. Reply of Mr. Leo M. Gordon, Clerk of the U.S. Court of International Trade, of December 9, 2004, returning to Dr. Cordero his November 18 and 27 petition (C:821) and letter (C:851) to Chief Judge Jane A. Restani, and stating that although a member of the Judicial Conference, Judge Restani "is not authorized to take any action on her own on such matter unless [Comment: Neither the Conference nor anybody else has to authorize a judge to discharge his or her duty under 28 U.S.C. §3057(a) (C:405) to report to a U.S. attorney a belief, not even evidence, that a violation of a bankruptcy law has been committed. What was the motive of these judges for giving precedence to their relation to other members of their powerful class, namely, that of federal judges inside and outside the Conference, over their duty imposed on them by the law of Congress and the oath they took to apply it?] 99. Letter from Robert P. Deyling, Esq., Assistant General Counsel at the General Counsel's Office of the Administrative Office of the U.S. Courts, of December 9, 2004, stating that no jurisdiction lies for further review by the Judicial Conference of the orders of the Judicial Council dismissing Dr. Cordero's petition for review of the dismissals of his [Comment: Mr. Deyling does not reveal any awareness that Dr. Cordero's petition contains a detailed jurisdictional argument (C:825§II). That argument was for the Conference to evaluate and determine its implication for the petition, not for Mr. Deyling in his capacity as clerk of Conference. (C:865)] 100. Fax of December 13, 2004, from John K. Rabiej, Chief of the Rules Committee Support Office at the Administrative Office of the U.S. Courts a) **Rules** of the Judicial **Conference** of the United Stats for the **Processing** of Petitions for Review of Circuit Council Orders under the Judicial

[Comment: These rules are current even though they still refer to 28 U.S.C. §372(c), the old legal basis for misconduct proceedings, rather than the current basis at 28 U.S.C. §351. The latter forms part of 28 U.S.C. Chapter 16, enacted by Pub. L. 107-273, Div. C, Title I, Subtitle C, §11044, Nov. 2, 2002, 116 Stat. 1856, which amended §372. The failure to update those rules even after two years by December 2004, shows how little the Judicial Conference has used them. Indeed, at that time it had only issued 15 orders in the 24 years since the adoption of the Judicial Conduct and Disability Act of 1980 (C:1611, 682). Only a person motivated by a powerful incentive could pretend to believe or try to make others believe that in 24 years there were only 15 complaints from all the complainants in the whole of the United States deserving of a decision by the Judicial Conference. What could that incentive be? (cf. C:837§B; A:1662§D) 101. Sample of Dr. Cordero's letters of December 18, 2004, to Chief Judge Haldane Robert Mayer, Federal Circuit, and other members of the Judicial Conference objecting to the December 9 letter of Mr. Devling (C:859) and stating that as the equivalent of a clerk of court at the Administrative Office on behalf of the Judicial Conference, Mr. Deyling lacks authority to pass judgment on a jurisdictional issue, let alone block a petition for review from reaching the Conference; and requesting that they withdraw or cause the withdrawal of his letter and cause the Administrative Office a) List of members of the Judicial Conference to whom Dr. Cordero 102. Clerk Gordon's reply of December 23, 2004, returning to Dr. Cordero his November 18 review petition (C:821) and December 18 letter (C:865) to Chief Judge Restani, and stating that Judge Restani has no authority to take action on her own [cf. C:858], and that Dr. Cordero has not met [Comment: The fact that in over a quarter century since the adoption of the Judicial Conduct and Disability Act of 1980 (28 U.S.C. §351) only 15 complaints (C:682, 1611) have ,met those conditions' shows that federal judges inside and outside the Judicial Conference have intentionally made up those conditions so as to systematically prevent complainants from having their complaints and their treatment by councils and chief judges reviewed by the Conference. (cf. C:840§IV; ToEC:>C:973 and Comment; http://www.uscourts.gov/judbus2005/tables/s22.pdf)] 103. Letter of Mark J. Langer, Clerk of the U.S. Court of Appeals for the District

of Columbia Circuit, of December 27, 2004, returning to Dr. Cordero his November 18 review petition (C:821) and December 18 letter (C:865) to

	have the authority to grant the relief sought" [cf. C:858 above]	C:876
104.	Sample of Dr. Cordero's letters of January 8, 2005, to Judge Ralph K. Winter, Jr., and other judicial and administrative officers to request that a) Mr. Deyling's letter of December 9, 2004 (C:859) be declared ultra vires and withdrawn; b) the petition for review of November 18 (C:821) be forwarded to the Judicial Conference and its handling at the Administrative Office of the U.S. Courts investigated; and c) a report of the evidence of a judicial misconduct and bankruptcy fraud scheme be made to the Acting U.S. Attorney General under 18 U.S.C. §3057(a) [C:405]	C:877
	I. Attachments:	
	a) Table of the Accompanying Document and Exhibits	C:880
	1. Statement of Facts of December 18, 2004, and Request of January 8, 2005, for an investigation into both the Administrative Office of the U.S. Courts' rules-noncomplying handling of the petition for review under 28 U.S.C. §351 et seq., submitted to the Judicial Conference on November 18, 2004 (C:821) and the Office's treatment of Petitioner Dr. Richard Cordero.	
	2. Key Documents and Dates in the procedural history as of January 8, 2005, of the judicial misconduct complaints filed with CA2 Chief Judge John M. Walker, Jr., and the Judicial Council of the Second Circuit, dockets no. 03-8547 and no. 04-8510, submitted in support of the petition for review to the Judicial Conference of the United States [updated to May 22, 2006 at TOEC:1007]	
	II. List of addressees and their addresses	C:887
	 a) Chief Judge Carolyn Dineen King, Court of Appeals for the 5th Circuit and Chair of the Executive Committee of the Judicial Conference; 	
	b) Circuit Judge Ralph K. Winter , Jr., Court of Appeals for the Second Circuit and Chair of the Committee to Review Circuit Council Conduct and Disability Orders; and	
	c) William R. Burchill , Jr., Associate Director and General Counsel of the Administrative Office of the U.S. Courts.	
105.	Letter of District Judge Lawrence P. Zatkoff , U.S. District Court for the Eastern District of Michigan, of January 12 , 2005, to Dr. Cordero stating that he received Dr. Cordero's documents of November 20, 2004 (C:851) which include the review petition to the Judicial Conference, but that the	

	Judge is unable to present them to the Conference as requested because his term on the Conference expired on 2004	C:889
	[Comment: However, his duty under 28 U.S.C. §3057(a) (C:405) did not expire and he, like all his colleagues, could and should have reported the evidence of a bankruptcy fraud scheme to the U.S. Attorney General.]	
106.	Sample of Dr. Cordero's letters of February 7 , 2005, with supporting files stating that he has received no response to his letter of January 8 (C:877) and requesting that action be taken on that letter and its request; sent to:	
	a) Circuit Judge Ralph K. Winter ;	
	b) General Counsel William R. Burchill	C:890
	c) Chief Judge Carolyn Dineen King , to whom Dr. Cordero complained that he was told by the Office of the Executive Committee of the Judicial Conference, (202) 502-2400, that his January 8 letter to her (C:877)would have been forwarded to the Office of the General Counsel, William Burchill, Esq.; so he questioned the reasonableness of forwarding a letter of complaint about Mr. Burchill's Office to the complained-about person in charge of that Office	
107.	Judge Winter 's letter of February 15 , 2005, to Dr. Cordero stating that the Judicial Conference does not have jurisdiction for further review of his complaints.	
	[Comment: Judge Winter refused to allow the whole Judicial Conference Commit-tee to Review Circuit Council Conduct and Disability Orders, which he chairs, to consider Dr. Cordero's jurisdictional arguments (C: 825§II, 865, 881). Thereby he took it upon himself to decide for the whole Committee, thus excluding even the possibility that other Committee members might have a different view of the matter or even be persuaded by Dr. Cordero's arguments to refer the petition to the Conference. His refusal was all the more unjustifiable because in the entire history of the Judicial Conduct and Disability Act of 1980 the Conference has not made a single pronouncement on the scope of its jurisdiction, as shown by the meager 15 orders that it had issued during all that time (C:681-683, 1611). Therefore, the Conference had never considered the arguments presented by Dr. Cordero in favor of exercising jurisdiction over his review petition of November 18, 2004 (C:823).]	
108.	Chief Judge King 's letter of February 18 , 2005, by Clerk Charles R. Fulbruge, III, and signed by Deputy Clerk Nancy H. Gray replying to Dr. Cordero 's letters of November 20 and December 18, 2004, (C:821, 865) and February 7, 2005 (C:890), and stating conclusorily that the Judicial Conference does not have jurisdiction once a judicial council has denied a petition for review because such denial is under 28 U.S.C. §352(c) " final	

	and conclusive and shall not be judicially reviewable on appeal or otherwise"	C:896
	[Comment: Just as Mr. Deyling failed to do (C:859), Chief Judge King's responder failed to reveal even a mere awareness that Dr. Cordero's petition contains a detailed jurisdictional argument (C:825§II). Hence, in neither case was there a discussion of his points of law and practical considerations militating in favor of the Judicial Conference passing judgment itself on the scope of its own jurisdiction as a step preceding the exercise of such jurisdiction by reviewing the petition.]	
109.	Dr. Cordero's letter of March 7, 2005, to Chief Justice Rehnquist	
	requesting that he cause the Judicial Conference to pass judgment on the threshold issue of jurisdiction to review his petition for the reasons	
	argued in the petition itself (C:823) as well as in the accompanying:	C:897
	i) Table of Contents	C:898
	a) ADDENDUM of March 7, 2005, to the Petition's section II "The Judicial Conference Has Jurisdiction Over This Appeal Because The Complainant Was "Aggrieved" under 28 U.S.C. §357(a) By The Judicial Council", to request that the Conference consider the threshold argument for taking jurisdiction over the Petition of November 18, 2004 (C:823)	C:899
	b) Dr. Cordero's motion of February 17, 2005, to request that Judge John C. Ninfo, II, WBNY, recuse himself under 28 U.S.C. §455(a) due to lack of impartiality	C:905
	i) Table of Contents	C:906
	ii) Table of References	C:933
110.	Dr. Cordero 's letter of March 24 , 2005, to Judge Winter requesting that he formally submit to the other members of the Committee as well as to the Judicial Conference the following attachment:	C:935
	a) Dr. Cordero's Reply of March 25, 2005, to the Chairman of the Committee for the Review of Circuit Council Conduct and Disability Orders on the statutory requirement under 28 U.S.C. §331 for the whole Committee to review all petitions for review to the Judicial Conference and on the need for the Conference to decide	
	the issue of jurisdiction	
	i) Table of Contentsii) Table of Exhibits	
	,	
	7. Dr. Cordero's Statement of March 12, 2005: Judge Ninfo 's bias and disregard for legality can be heard from his own mouth through the transcript of the evidentiary hearing of the DeLano Debtors' motion to disallow Dr. Cordero's	

	claim against Mr. DeLano, held on March 1 , 2005; and can be read about in a caveat on ascertaining its authenticity that illustrates the Judge's tolerance of wrongdoing	
	[See that transcript in the Tr file in the D Add Pst Tr folder.]	
	(a) Table of Contents	C:951
111.	Sample of Dr. Cordero's letters of March 26, 2005, to Judge Pasco M. Bowman and the other members of the Judicial Conference Committee to Review Circuit Council Conduct and Disability Orders, requesting that they cause the Committee as a whole to consider Dr. Cordero's arguments for having the petition for review forwarded to the Judicial Conference and deferring to it the determination of the threshold issue of the scope of the Conference's own jurisdiction	
	a) List of Committee Members to whom Dr. Cordero sent his March 24 (C:935) and 26 letter with his March 25 Reply to the Chairman (C:936)	C:968
	b) Table of Exhibits of the March 26 letter to Committee members	C:969
112.	Dr. Cordero's letter of March 28, 2005, to Chief Justice Rehnquist requesting that he have the Conference request the Review Committee to submit to it Dr. Cordero's petition so that the Conference may decide the issue of its own jurisdiction under the Judicial Conduct and Disability Act and eventually decide the petition	
113.	Reply for Judge Dolores K. Sloviter, Member of the Review Committee, by Bradford A. Baldus , Senior Legal Advisor to Marcia M. Waldron, Clerk of the U.S. Court of Appeals for the Third Circuit , of April 26 , 2005, returning Dr. Cordero's March 26 (C:967) letter and supporting documents (cf. C:969) and stating that "Any submissions to the Judicial Conference of the United States, or a committee thereof, must be made to the appropriate individual in the Administrative Office of the U.S. Courts."	
	[Comment: However, the Administrative Office will withhold such submissions and not forward them to the intended body or officer (ToEC:>C:859, 891) and will not take any action on even a petition addressed to it ((ToEC:>C:685)]. Do judges and their clerks know the uselessnes of such advice but nevertheless give it in order to get rid of a complainant by giving him the round around? (cf. C:812)	
114.	1997-2005 Reports of Complaints Filed and Action Taken Under Authority of 28 U.S.C. §§351-364 and 372(c) During the 12-Month Period Ending September 30, [of the year reported on], in Judicial Business of the United States Courts, Annual Reports of the Director , by Leonidas Ralph Mecham, Director of the Administrative Office of the U.S. Courts,	
	http://www.uscourts.gov/judbususc/judbus.html	
115.	Supreme Court's 2005 Year-end Report on the Federal Judiciary	C:980.k

http://www.supremecourtus.gov/publicinfo/year-end/2005year-endreport.pdf

http://www.uscourts.gov/judicialfactsfigures/contents.html

[Comment: The statistics of workload of the courts contained in the Supreme Court's 2005 Year-end Report on the Federal Judiciary (C:980k) show that there were 7,496 case filings in the 2004 Term. Only 9 justices managed to hear oral argument in 87 cases and to dispose of 85 in 74 signed opinions. (C:980.q; for the 2000-2004 workload statistics see A:1965)

The Report goes on to state that "Filings in the regional courts of appeals rose 9 percent to an all-time high of 68,473, marking the 10th consecutive record-breaking year and the 11th successive year of growth." (C:980r) That steady growth started from 40,893 cases filed in 1990, as shown in "Table 2.1. Appeals Filed, Terminated, and Pending (Excludes Federal Circuit) Summary of 1990-2005", (C:980.x) contained in "Judicial Facts and Figures" published by the Administrative Office of the U.S. Courts (C:980.t). That Table also shows that 38,961 cases were terminated in 1990 while 61,975 were in 2005.

The Administrative Office has also published the reports of judicial misconduct **complaints filed** in the period beginning on October 1, 1996 and ending on September 30, 2005. (C:973-980.j) It covers not only the regional courts of appeals, including the Federal Circuit, but also two national courts, that is, the Court of Claims and the Court of International Trade, for a total of 15 courts. It shows that for the administrative year ending on September 30, **1997**, **679** complaints were filed. (C:980.i) However, in the year ending on September **2005**, **only 642** complaints were filed. (C:973) So today there are fewer complaint filed with 15 courts against judges than nine years ago and there is less than one complaint out of every 100 cases that "disappointed litigants" appeal to just 12 courts. That is *unbelievable*!

So a society that has shown to become dramatically more litigious toward everybody, excluding judges, has become less contentious toward 2,133 circuit, district, and bankruptcy judges. Oh, judges!, ever so civil, patient, and understanding of one's point of view. (C:980.w) How ridiculous!, particularly since that same society is ever more prone to road rage, school shootings, and violence against judges, as shown "by the horrific murders of a U.S. District Court judge's husband and mother by a disappointed litigant, and the terrible incident in Atlant in which a judge,

court reporter, and deputy were killed in the Fulton County courthouse", as stated by the Supreme Court in the same 2005 Year-End Report (C:980.I)

What is more, the judicial councils took no action on any of those complaints but one kind: dismissal. So they dismissed 212 complaints in the administrative year 1997 (C:980.j) only to increase their dismissals to 267 out of a smaller total of complaints in 2005 (C:974).

This is not just preposterous; this is a pattern where the last nine years are representative of the last 25 since the enactment of the Judicial Conduct and Disability Act of 1980 (C:576, 1384). It is the pattern of intentional and coordinated disregard by chief judges of the courts of appeals and the judges of the judicial councils of an Act of Congress inimical to their interests as a class of people, the abrogation in practice of the only legislation disciplining the only people above the law: federal judges. It has led to only 15 Conference orders since 1980 (C:682, 1611)

Why would officers sworn to apply the law "without respect to persons" (28 U.S.C.§453) disregard their oath when it comes to applying the law in a disciplinary setting to their own peers, which redounds to the detriment of all the complainants to whom they thereby denied the relief that they were seeking and entitled to?

In light of the evidence and taking account of the dynamics of webs of personal relationships, two reasonable answers to that question present themselves. One derives from the determination of judges to exempt themselves from the principle, to which everybody else is subject, that if the judges reviewing the complaints have themselves engaged in the type of conduct complained about, then if they were to declare it unbecoming of a judge and deserving of displine, they would be incriminating and exposing themselves to being the target of the same discipline.

The other answer is that judges disregard complaints against their peers in order to avoid their retaliation. So if today they were to pay any attention to a complaint, not to mention set up a special committee or call in a standing committee under 28 U.S.C. §§353(a) and 356(b), respectively, to examine the complained-about judge, then if tommorrow they were the subject of a complaint, the formely investigated judge or his friends, allies, and accomplices would take the opportunity to retaliate by investigating them and perhaps even going so far as disciplining them.

Such conduct involves judging ,with' regard to persons, contrary to their oath of office. It illustrates the axiomatic principle that due to inescapable grave conflict of interests, one cannot sit in judgment of oneself or of those in one's web of personal relationships. Judges do and the result is that they act in self-interest, taking the easy, unprincipled way out in dereliction of duty and to the detriment of complainants and the integrity of judicial process.

Big deal! Why would we judges ever indispose ourselves with our

peers with whom we will spend the rest of our professional lives as Article III life-term appointees or renewal 14-year term bankruptcy judges? Why create for ourselves an avoidable hostile work environment and the repellant reputation of an unreliable class traitor just because one Joe or Jane thought in their very impeachable judgment that a judge had misbehaved or even broken the law? Who cares! Let them deal with it for the short time they will be upset! They will get over it, trust us!, since we judges are the last resort of those complainants.'

Such is the mentality arising from the dynamics of a web of personal relationships whose members are endowed with unappellable judicial power. It rests on a judicial system of self-discipline inherently flawed: Federal judges have no incentive to do what is right but inimical to themselves because they do not have to fear any adverse consequences of doing what is wrong. Consequently, they have taken out of service the machinery of judicial discipline that they are supposed to run. However, that does not mean that they are idle. Far from it, the evidence shows, as further discussed in the next sections, that they operate or tolerate the operation of a bankruptcy fraud scheme.]

117.	2003 Annual Report of the Court of Appeals, 2 nd Circuit	C:980y-1
118.	United States Courts, Second Circuit Report 2004	C:908z-1

H. Comments in response to the invitation by CA2 for public comments on the reappointment of Judge Ninfo to a new term as bankruptcy judge

	119. Notice of CA2 inviting members of the bar and the public to submit by March 30, 2005comments regarding the reappointment of Bankruptcy Judges Michael J. Kaplan and John C. Ninfo , II, to a new term of office,; posted at the time on CA2's website http://www.ca2.uscourts.gov/
	120. Dr. Cordero's letter of March 17, 2005, to Second Circuit Executive Karen Greve Milton in response to the CA2's invitation to comment on the reappointment of Judge Ninfo
C:983	a) Table of Exhibits
C:984§II	i) Table of all of Judge Ninfo's orders in <i>Pfuntner</i> and <i>DeLano</i> [updated to December 9, 2005]
	24. Dr. Cordero's motion of October 23, 2003, for Judge Ninfo to provide a definite statement of which of his oral version of October 16, 2003, or his written version entered in the record on October 17 is the official version of his "Order Denying"

Recusal and Removal Motions and Objection of Richard Cordero to

25. Judge Ninfo's order of October 28 , 2003, denying in all respects Dr. Cordero's motion for a definite statement	
b) List of hearings presided over by Judge Ninfo in Pfuntner v. Trusted Gordon et al, docket no. 02-2230, and In re David and Mary Ann DeLano, docket no. 04-20280, WBNY, as of March 14, 2005 [updated to December 9, 2005] (cf. C:1278)	!
121. Sample of Dr. Cordero 's letters of March 18 , 2005, to CA2 Judge James L Oakes and other judges of the Second Circuit Court of Appeals and Judicial Circuit commenting against the reappointment by the CA2 of Bankruptcy Judge Ninfo	[[
a) Table of Exhibits	
b) List of judges to whom Dr. Cordero sent his March 18 letters	C:997
122. Dr. Cordero's supplement of August 3, 2005, to his March 17 comments against the reappointment of Judge Ninfo, dealing with the refusal of the Judge's Bankruptcy Court Reporter, Mary Dianetti, to certify that her transcript of her own stenographic recording of the evidentiary hearing on March 1, 2005, would be accurate, complete, and untampered-with and pointing to the incriminating content of the transcript that would reveal how at that hearing Judge Ninfo disallowed Dr. Cordero's claim in <i>DeLano</i> by becoming the on-the-bench advocate for 'Bankrupt' Mr DeLano and by misusing the hearing as part of an artifice to eliminate Dr. Cordero from the case before he could prove the bankruptcy frauctscheme:	
a) Dr. Cordero's cover letter of August 4, 2005, to Circuit Executive Milton requesting that she submit the supplement and its exhibits to the CA2 and the Judicial Council so that they 1) consider in the reappointment process the evidence showing that the series of acts of Judge Ninfo and others in his court of disregard for the law, the rules, and the facts form a pattern of non-coincidental, intentional and coordinated wrongdoing that supports a bankruptcy frauc scheme and 2) report it under 18 U.S.C. 3057(a) [C:405] to U.S. Attorney General Alberto Gonzales	
b) List of judges to whom Dr. Cordero sent the August 3 supplement	C:999
c) Sample of Dr. Cordero 's letters of August 4 and 5 , 2005, to CA2 Judge Barrington D. Parker and other judges of the Second Circuit Court of Appeals and Judicial Council accompanying the supplement	t 2
d) Supplement of August 3, 2005, to the March 17 comments against the reappointment of Judge Ninfo	

		i) Table of Contents	C:1002
		ii) Table of Exhibits	C:1021
123.	of A	cuit Executive Milton 's letter of August 5 , 2005, to Dr. Cordero trning his supplementing comments because "the Judges of the Court Appeals considered all submissions which were filed timely within public comment period . However, that period expired on March 30, 5"	C:1024
	consafe the state circular prot subsections to "i	mment: That statement shows that CA2 and the Judicial Council sider of greater importance to maintain a deadline than to eguard the integrity of the courts. To discharge their duty to pursue latter objective, they could have treated comments submitted for a red purpose as rather "information available to the chief judge of the lit", 28 U.S.C. §351(b), to be evaluated on its own merits in order to rect public trust in both the courts and their judges, or as that section puts it, to proceed "in the interests of the effective and reditious administration of the business of the courts". If appropriate, read of refusing such information, they could have used it as the basis dentify a complaint for the purposes of this chapter and thereby dispense filling of a written complaint", id.]	
124.	bear Judg Del desp cond	Cordero's 2 nd supplement of September 5, 2005, to his March 17 ments against the reappointment of Bankruptcy Judge Ninfo, ring on the evidence that as part of a bankruptcy fraud scheme the ge approved the debt repayment plan of 'Bankrupt' Bank Officer Lano, who has 39 years of experience in banking and bankruptcies, pite documentary evidence that Trustee George Reiber had not ducted any investigation of Mr. DeLano and his wife and therefor, ld not have cleared them of suspicion of bankruptcy fraud, which ertheless the Trustee stated pro forma that he had:	
	a)	Sample of Dr. Cordero's letters of September 6, 2005, to CA2 Judge Reena Raggi and other 2 nd Cir. judges stating that circumstantial and documentary evidence points to the participation of Judge Ninfo in a bankruptcy fraud scheme and warrants that he not be reappointed; and requesting the judges to cause him to be investigated therefor by reporting under 18 U.S.C. 3057(a) [C:405] to U.S. Attorney General Alberto Gonzales the evidence provided	C:1025
	b)	List of judges to whom Dr. Cordero sent his 2 nd supplement of September 5, 2005	C:1026
	c)	2 nd Supplement of September 5, 2005, to comments against the reappointment of Judge Ninfo	C:1027
		i) Table of Contents	C:1028
		ii) Table of Exhibits	C:1047

25.	Useful addresses for the investigation of <i>In re DeLano</i> , no. 04-20280, WBNY, and <i>Pfuntner v. Trustee Gordon et al.</i> , no. 02-2230, WBNY (see also ToEC:107)	C:1051
26.	Chapter 13 Trustee George Reiber 's undated "Findings of Fact and Summary of 341 Hearing" together with:	C:1052
	(a) Undated and unsigned sheet titled "I/We filed Chapter 13 for one or more of the following reasons:"	C:1054
27.	Judge Ninfo's order of August 8, 2005, instructing M&T Bank to deduct \$293.08 biweekly from his employee, Debtor David DeLano, and pay it to Trustee Reiber	C:1055
28.	Judge Ninfo 's order of August 9 , 2005, confirming the DeLanos' Chapter 13 debt repayment plan upon considering their testimony and Trustee Reiber's Report at the confirmation hearing on July 25, 2005 [D:508d entry 134], and allowing without any trace of a written request even higher attorney's fees in the amount of \$18,005	C:1056
29.	Application of July 7 , 2005, by Christopher K. Werner, Esq., attorney for the DeLanos , for \$16,654 in legal fees for services rendered in DeLano	C:1059
	(a) Att. Werner 's itemized invoice of June 23 , 2005, for legal services rendered in <i>DeLano</i>	C:1060

[Comment: The invoice shows that the fees were incurred almost exclusively to avoid production of documents requested by Dr. Cordero, beginning with the entry on April 8, 2004 "Call with client; Correspondence re Cordero objection" and ending with that on June 23, 2005 "(Estimated) Cordero appeal". The documents named in Dr. Cordero's requests (D:63, 87§VI, 112, 124, 147, 159, 161, 199§VI, etc., 287, etc.) could prove that the DeLanos had committed bankruptcy fraud, particularly concealment of assets. Hence the DeLanos' determination to make every effort and pay any price to avoid producing those documents...but even the few that they had to produce proved their fraud (C:1435, 1469-1479, 1491-1501; Table of the DeLanos' mortgages at C:105; Add:887§I).

Interestingly enough, the DeLanos declared in Schedule B (C:1439) that they only had \$535 in cash and on account. Yet, their attorney knew that he could keep working for them and piling up fees because they would be good for \$16,654, and Judge Ninfo went even further in his order of August 9, 2005 to allow \$18,005 (Add:941), to which Trustee Reiber added \$9,948 six months later (C:1065). Did these people wonder where the DeLanos would come up with \$28,000 or did they know all along that the DeLanos were not bankrupt at all but on the contrary, were concealing quite a stash of money?]

125.	Trustee Reiber 's list of December 7 , 2005, of allowed claims, which includes an allowance of \$9,948 for Att. Werner's fees and forgive 87.39% of DeLanos' debt [as opposed to the 78% stated in the DeLanos' debt repayment plan of January 26, 2004 (D:59)]	C:1064
	[Comment: What reasonable person, let alone what 'bankrupt' debtor, would be willing and able to pay \$28,000 in legal fees just not to produce financial documents, such as the statements of bank accounts held by Banker DeLano with his employer, M&T Bank? By contrast, he and Mrs. DeLano would pay any legal fee if they knew that producing those and similar financial documents carried the risk of revealing that they had engaged in concealment of assets, which could lead to their facing bankruptcy fraud charges carrying a penalty of up to 20 years in prison and devastating fines under, among others, 18 U.S.C. §§152-157, 1519, and 3057. (see "Text of Authorities Cited")]	
126.	Circuit Executive Milton 's letter of September 16 , 2005, to Dr. Cordero concerning his September 6 communication and stating that the period for commenting on the reappointment of Judge Ninfo to a new term of office expired on March 30, 2005, and that "we will no longer accept your comments regarding this matter; we will no longer keep them on file; we will simply discard them" [see comments after C:1024]	C:1066
	I. Request for referral to the Judicial Conference of a Court Reporter for investigation of her refusal to cer that her transcript would be complete, accurate, and free of tampering influence	-
127.	Statement of Mary Dianetti , Bankruptcy Court Reporter, WBNY, of March 1, 2005, of the number of stenographic paper folds and packs that she used to record the evidentiary hearing of the DeLanos' motion to disallow Dr. Cordero's claim against Mr. DeLano held that day before Judge Ninfo	C:1081
128.	Sample of Dr. Cordero's letters of August 1, 2005, to CA9 Chief Judge Mary M. Schroeder, Member of the Judicial Conference of the U.S., and to other Conference members informing them of his petition of July 28, 2005, to the Conference, filed with the Administrative Office of the U.S. Courts, and requesting that they cause the Conference to place the petition on the agenda of its September meeting and make a report under 28 U.S.C. §3057(a) [C:405] to the U.S. Attorney General Alberto Gonzales of the evidence that it contains of a bankruptcy fraud scheme	C:1082
129.	Dr. Cordero's petition of July 28, 2005, to the Judicial Conference of the United States, filed with the Administrative Office of the U.S. Courts, for an investigation under 28 U.S.C. §753(c) of a court reporter's refusal to certify the reliability of her transcript and for designation under 28	

U.S.C. §753(b) of another individual to produce it (cf. ToEA:135§3)		
d) Table of Exhibits		
8. Bankruptcy Court's notice of April 11 , 2005, to Dr. Cordero to request that pursuant to FRBkrP 8006 he perfect the record of his appeal in <i>DeLano</i> to the District Court by submitting by April 21 his designation of items, i.e. documents, in that record and his statement of issues on appeal		
15. Bankruptcy Court 's letter of January 14 , <u>2003</u> , to Dr. Cordero setting January 27 as the due date for filing his designation of items in his appeal from Judge Ninfo's dismissal of his crossclaims against Trustee Gordon in <i>Pfuntner v. Trustee Gordon et al.</i>		
16. District Judge Larimer's scheduling order of January 16, 2003, in <i>Cordero v. Trustee Gordon</i> , no. 03cv6021L, WDNY, setting a deadline 20 days hence for Dr. Cordero to file his appellate brief		
[Comment: The period for Dr. Cordero to file his designation of items in <i>Pfuntner</i> , presided over by Judge Ninfo, had barely begun to run. So under FRBkrP 8007 the record was incomplete and should not have been transmitted from Bankruptcy Court to Judge Larimer in District Court. Thus, in violation of applicable Rule, both the Bankruptcy Court transmitted the record and District Judge Larimer issued that 2003 scheduling order.		
In so doing, they tried to force Dr. Cordero to file his appellate brief before the filing of the transcript of the hearing on December 18, 2002, where Judge Ninfo had summarily dismissed (A:151) Dr. Cordero's crossclaims against Trustee Gordon (A:83, 88). That transcript, to be made by Reporter Dianetti also, had not even been started. By so coordinating their actions, they tried to exclude it from the record and make it unavailable for Dr. Cordero to take it into consideration when writing his appellate brief and eventually appealing to CA2. As a matter of fact, that transcript (A:263), for which Dr. Cordero first contacted Rep. Dianetti on January 8, 2003, was not mailed to him until March 26, 2003! (A:262) Cf:		
a) Judge Larimer's order of January 22, 2003, requiring Dr. Cordero to respond to Trustee Gordon's dismissal motion by February 14, 2003		
b) Judge Larimer's order of January 24, 2003 vacating his order scheduling Dr. Cordero's appellate brief so as to rule on the dismissal motion		
This is precedent for their equally coordinated action in 2005: The Bankruptcy Court received on April 21, 2005, Dr. Cordero's Designation of Items in <i>DeLano</i> (Add:686, 690), which is connected to <i>Pfuntner v. Tr. Gordon et al.</i> , where Dr. Cordero brought in Mr. DeLano as a third party defendant, who due to that claim against him named Dr. Cordero among his creditors (C:598). Such Designation could not constitute a complete record since the time had just begun for the DeLanos to submit their additional items (FRBkrP 8006), which they did not file until May		

(Add:711). Yet, the Bankruptcy Court transmitted it on the same day of its receipt to District Judge Larimer (Add:687), who sits upstairs in the same small federal building, which so facilitates the development of a web of personal relationships and coordination. The next day, April 22, he issued a similar scheduling order requiring Dr. Cordero to submit his appellate brief in *Cordero v. DeLano*, no. 05cv6190, WDNY, within 20 days (Add:692).

By so doing, they intended to force Dr. Cordero to write and file his appellate brief before he could obtain from Reporter Dianetti the transcript of the evidentiary hearing on March 1, 2005. That is an incriminating transcript, for it shows how on that occasion and all but sure that it would not be made available to Dr. Cordero timely, if at all, Judge Ninfo conducted himself as Mr. DeLano's chief advocate to reach the predetermined result of disallowing Dr. Cordero's claim on Mr. DeLano, thereby eliminating him from *DeLano* before he could obtain documents to prove the DeLanos' concealment of assets and a bankruptcy fraud scheme supported by Judge Ninfo and others. (Pst:1266§E) That transcript (Rep. Dianetti's PDF file and the file scanned from her hardcopy) was not filed by the Reporter until November 4, 2005 (Add:1071) seven months after it was first requested! (Add:681; ToEC:55>1271>Comment 2nd¶) This establishes a pattern of intentional, coordinated unlawful action among judges, their staffs, and bankrupts.

- 131. Letter of August 8, 2005, for Chief Judge Douglas H. Ginsburg, U.S. Court of Appeals for the District of Columbia Circuit, by Clerk of Court Mark J. Langer to Dr. Cordero stating that "The agenda of the Judicial Conference of the United States is developed through the actions of the Executive Committee of the Conference upon recommendations submitted by

	other Judicial Conference Committees, not through the action of individual Chief Judges. Therefore, Chief Judge Ginsburg cannot assist you further in this matter" [cf. ToEC:>C:856 and comments thereunder, and ToEC:>C:1124]	
132.	Unsigned letter from the Administrative Office of the U.S. Courts of August 8, 2005, with only "Office of the General Counsel" typed at the bottom of it, to Dr. Cordero stating that "The Administrative Office cannot intervene in, or comment upon, a court's disposition of any proceeding and cannot address the court on behalf of a private partywe would ask you to please cease sending further correspondence to this agency about this matterwe are returning your documents."	C:11 2 0
	[Comment: As a matter of fact, Dr. Cordero did not request any assistance from the Administrative Office or the General Counsel's Office except that implied in his mailing the petition to the Judicial Conference to the address of the Administrative Office in its capacity as "clerk of the Conference" with the expectation that the Office would simply note the date of its receipt, thereby effecting its filing, and forward it to the members of the Conference.	
	The Office of the General Counsel should have known better than to send an unsigned letter. If the sender(s) of that August 8 letter did not want to take responsibility for its contents by signing it so that they anonymously hid behind the impersonal name of an entity, why should the receiver, Dr. Cordero, take heed of it?]	
133.	Form letter of William K. Suter, Clerk of the U.S. Supreme Court, by M. Blalock, of August 11, 2005, returning to Dr. Cordero his letter of August 1 to Chief Justice Rehnquist (cf. C:1082) and the July 28 petition to the Judicial Conference (C:1083), and stating that "Under Article III of the Constitution, the jurisdiction of this Court extends only to the consideration of cases or controversies properly brought before it from lower courtsThe Court does not give advice or assistance or answer legal questions on the basis of correspondence"	
134.	Dr. Cordero's letter of August 30, 2005, to Chief Justice Rehnquist, as the Judicial Conference's presiding member, protesting that anybody who had bothered to read his August 1 letter (C:1082) or the July 28 petition to the Conference (C:1083) would have realized that neither had anything to do with the Constitution or a case appealed to the Supreme Court, but rather they dealt with the Conference's duty to deal under 28 U.S.C. §753 with complaints against court reporters and every judge' duty to report under §3057(a) [C:405] evidence of bankruptcy fraud; and requesting "that you handle the Supplement [C:1127] and the Petition so that the Conference acts upon them to ensure judicial integrity"	C:1122
135.	Dr. Cordero's letter of August 30, 2005, to CA5 Chief Judge Carolyn Dineen King, Chairperson of the Executive Committee of the Judicial Conference, noting that from the judges' responses to his petitions to the	

	Conference (C:823, 865; 899, 971, 1083) a pattern has emerged showing that judges avoid investigating one another and to that end will resort to indifference to official corruption, cursory reading, and disingenuous answering.	C:11 2 3
136.	Dr. Cordero's letter of August 31, 2005, to Chief Judge Ginsburg of the District of Columbia Circuit, protesting that the response for the Chief Judge of August 11 "tries to make one believe that a circuit chief judge cannot forward to a colleague who is the chairperson of a Conference committee a petition within its jurisdiction with a note "for any appropriate action" even though the evidence shows that the reporter's refusal is part of a bankruptcy fraud scheme pointing to official corruption" (cf. ToEC:>C:856 and >C:1119); and providing a supplement to the petition	C:1124
137.	Sample of Dr. Cordero's letters of August 30 and 31, 2005, to Chief Judge Paul R. Michael, U.S. Court Appeals for the Federal Circuit, and to other members of the Judicial Conference requesting each to handle the accompanying supplement to the July 28 petition (C:1083) so that the Conference may act upon both to ensure judicial integrity; and asking each to refer those documents under 18 U.S.C. §3057(a) [C:405] to Att. Gen. Alberto Gonzales for investigation of a bankruptcy fraud scheme	C:1125
	a) Supplement of August 30, 2005, to the July 28 petition (C:1083) providing additional evidence of how the reporter's refusal to certify her transcript's reliability forms part of a bankruptcy fraud scheme: 1) The debt repayment plan of a debtor, Mr. DeLano, who has spent 32 years in banking [and 7 years in financing] and is currently in charge of bankruptcies of his bank's clients, was confirmed by Judge Ninfo upon the allegation of the Standing Chapter 13 Trustee George Reiber of having conducted an investigation that found no bankruptcy fraud on the part of the joint DeLano debtors. Yet, the very "Report" thereon produced by the Trustee and relied on by the Judge [C:1052-1054] as well as the Trustee's conduct since the commencement of the case in January 2004, contain the evidence showing that he never undertook any such fraud investigation and, on the contrary, avoided it. [cf. D:79§I&II, 92§C, 193]	
	2) However, the Trustee knows that he is so secure in his position that he never bothered to oppose any of the motions for his removal that were raised before both Judge Ninfo and District Judge David Larimer, WDNY, who must keep protecting him out of self-preservation (D:198§V, 243¶34d; Add:881, 974¶60.4), 1062¶66b; Pst:1306¶123d) Reporter Dianetti too must support the scheme by avoiding production to Dr. Cordero of the transcript and its	C 1127
	incriminating contents (TOEC:46>C:1083 and Comment)	
	i) Table of Contents	C:1129

	ii) Table of Exhibits	C:1147
	b) Alphabetical table of members of the Judicial Conference to whom Dr. Cordero sent the Supplement of August 30, 2005	C:1151
138.	Letter of October 6, 2005, for Executive Committee Chair C. J. King by Clerk Charles R. Fulbruge, III, and signed by Deputy Clerk Nancy H. Gray to Dr. Cordero stating that "the Judicial Conference of the United States does not have jurisdiction to review a complaint against a court reporter" because that is the responsibility of the court-designated supervisor of reporters; and referring Dr. Cordero to Reporter Contracting Officer Melissa Frieday	C:1152
	[Comment: What an extraordinary excuse for inaction! Indeed, Congress imposed upon the Judicial Conference the responsibility for court reporters by providing at 28 U.S.C. §753 that "The qualifications of such reporters shall be determined by standards formulated by the Judicial Con-ference. Each reporter shall take an oath faithfully to perform the duties of his office."	
	The excuse above implies that the Conference dele-gated the exercise of such responsibility to courts and court-designated supervisors of reportersand that by so doing, it removed all of them beyond the scope of its jurisdiction! But that flies in the face of the well established principle, rooted in common sense, that he who is charged with a duty and delegates its discharge to another, retains the authority to ask the delegatee for an accounting of her discharge of it and also remains responsible for the fulfillment of the duty to the one who imposed it in the first place. Delegation of a duty is not a means to escape responsibility for it. Otherwise, a situation arises where nobody is responsible for anything to anybodywhich is what happened, as shown next.]	
139.	Dr. Cordero's letter of October 18, 2005, to Court Reporter Contracting Officer Melissa Frieday, stating in the first sentence that he had been referred to her by the Chair of the Executive Committee of the Judicial Conference; and requesting that she replace Reporter Dianetti in preparing the transcript, investigate her refusal to certify its reliability, and refer the matter to U.S. Attorney General Alberto Gonzales	C:1153
	Exhibits	
	a) Dr. Cordero's request of April 18, 2005, to Bankruptcy Court Reporter Mary Dianetti to estimate the cost of the transcript and state the count of stenographic folds and packs that make up the recording of the evidentiary hearing on March 1, 2005, of the DeLanos' motion to disallow Dr. Cordero's claim	C:1155
	b) Rep. Dianetti 's reply of May 3 , 2005, to Dr. Cordero failing to state the folds and packs count because "The information you requested regarding how many packs of paper and the number of folds was given to you after the hearing was completed."	C:1156

	c)	Dr. Cordero's letter of May 10, 2005, to Rep. Dianetti requesting again that she "state how many packs of stenographic paper and how many folds in each pack constitute the whole of your recording"	C:1157
	d)	Rep. Dianetti' s letter of May 19 , 2005, to Dr. Cordero failing again to state the count of folds because "you were provided with the number of packs of stenographic paper and number of folds used for the hearing following the conclusion of that hearing on March 1, 2005, therefore, I trust you already have that information"	C:1158
	e)	Dr. Cordero's letter of May 26, 2005, to Rep. Dianetti requesting that she state the number of folds and packs "that comprise the whole recording of the evidentiary hearing and that will be translated into the transcript"	C:1160
	f)	Rep. Dianetti 's letter of June 13 , 2005, to Dr. Cordero restating the numbers already given at the hearing and emphasizing that "am just giving you those exact numbers at this time", thereby making a suspicious difference between those numbers and number of folds and packs that will be used to prepare the transcript; yet she must have known and used the latter to estimate the transcript cost	C:1161
	g)	Dr. Cordero 's request of June 25 , 2005, to Rep. Dianetti to agree to certify that the transcript will be accurate, complete, and free from tampering influence	C:1163
	h)	Rep. Dianetti 's letter of July 1 , 2005, to Dr. Cordero stating the transcript cost and format, and that "The balance of your letter of June 25, 2005 is rejected "	C:1165
140.	Lari Mel	er of Bankruptcy Clerk Paul R. Warren of October 20, 2005, to Judge mer informing him of Dr. Cordero's letter to Contracting Officer issa Frieday and qualifying it as "an effort to both avoid your Order and timidate the Bankruptcy Court's clerical staff"	C:1166
	Core to J the refe	mment: Officer Frieday never communicated in any way with Dr. dero, but simply sent his letter to Clerk Warren, who failed to disclose udge Larimer that the Chairperson of the Executive Committee of Judicial Conference, CA5 Chief Judge Carolyn Dineen King, had rred Dr. Cordero to Officer Frieday as the "court officer designated to ervise court reporters at the U.S. Bankruptcy Court for WDNY". 152) Did Clerk Warren try to mislead Judge Larimer?]	
141.	Dr. der Mar pos	Cordero's letter of October 24, 2005, to Rep. Dianetti, requesting unprotest that she produce the transcript of the evidentiary hearing on 1, 2005; sending her a check for the payment requested; and proing arrangements for her to disclose everything she knows about the kruptcy fraud scheme to government officers in Washington, D.C	C:1167
142.		Cordero's cover letter of October 25, 2005, to the Bankruptcy Court ompanying his notice of the same date to the District Court of having	

	the	transcript and stating that such notice was his response to Clerk of rt Warren 's letter to Judge Larimer of October 20, 2005	C:1169
143.	requ was	Cordero's notice of October 25, 2005, to the District Court of having aplied with Judge Larimer's October 14 order directing him to lest the transcript from Reporter Dianetti and that his compliance under compulsion of the order and with reservation of his rights to lenge it and demonstrate how it made a mockery of due process	C:1170
	a)	Table of Content	C:1170
144.	tive U.S. the com Mel 18 le Dist the orde Com accu Lari	Cordero's letter of October 26, 2005, to the new Chair of the Execu-Committee of the Judicial Conference, Chief Judge Thomas F. Hogan, District Court for the District of Columbia, appealing through him to Conference under 28 U.S.C. §§753 and 331 from the handling of the Iplaint against Reporter Dianetti by Reporter Contracting Officer issa Frieday, WDNY, who merely forwarded Dr. Cordero's October etter to her to Bankruptcy Clerk Warren, who in turn forwarded it to crict Judge Larimer, who once again lazily, without discussing any of objections of Dr. Cordero [cf. A:211, 350, Add:831, 839, 1019], had ered (Add:991) the latter to obtain the transcript from Reporter netti while denying his request to refer the Reporter to the ference for investigation of her refusal to certify the transcript's tracy, completeness, and untampered-with condition, whereby Judge mer supported a cover up and a bankruptcy fraud scheme	C:1177
	E	Exhibits	
	a)	Dr. Cordero's letter of August 1, 2005, to Chief Judge Hogan requesting that he cause the July 28 petition to investigate Reporter Dianetti to be placed on the September agenda of the Judicial Conference	C:1178
	b)	Dr. Cordero's letter of August 31, 2005, to Chief Judge Hogan requesting that he cause the Judicial Conference to act on Dr. Cordero's supplement of August 30 to the July 28 petition	C:1179
	c)	Summary of Contents of the Appeal	C:1180
	d)	Table of Exhibits of the Appeal	C:1181
		47. Dr. Cordero's motion of July 18, 2005, in District Court in the context of his appeal <i>Cordero v. DeLano</i> , no. 05cv6190L, WDNY, assigned to Judge Larimer, to refer Bankruptcy Court Reporter Mary Dianetti to the Judicial Conference for investigation of her refusal to certify the reliability of her transcript (C:1155-1165) of her own recording of the evidentiary hearing before Judge Ninfo on March 1, 2005, of the DeLano Debtors' motion to disallow Dr. Cordero's claim in <i>In re DeLano</i> , no. 04-20280, WBNY	C:1183

	i) Table of Contents	C:1184
	ii) Dr. Cordero's proposed order submitted to Judge Larimer with his July 18 motion to refer Reporter Dianetti to the Judicial Conference	C:1 2 04
48.	Dr. Cordero 's notice of motion and motion of August 23 , 2005, in WDNY to compel the production of documents and take other action s necessary for the exercise both of the Court's supervision over the Bankruptcy Court and of his right of appeal, and for the proper determination of the appeal <i>Cordero v. DeLano</i> , no. 05cv6190, returnable on September 12	C:1207
	i) Table of Contents	C:1208
	ii) Dr. Cordero's proposed order submitted to WDNY Judge Larimer with his August 23 motion to compel production of transcripts and other documents necessary for prosecuting and determining Cordero v. DeLano	C:1 23 3
49.	Judge Larimer's decision and order of September 13, 2005, stating that Dr. Cordero's motion "to refer a bankruptcy court reporter to the Judicial Conference for an "investigation" is denied in all respects" because "The prolix submissions might lead one to believe that this is a significant problem. It is not. It is a tempest in a teapot" and with nothing less conclusory, let alone a legal argument, ordering that "The matter must be resolved as follows", where he required Dr. Cordero to request in writing Reporter Dianetti to prepare the transcript, stated that he "has no right to "condition" his request in any manner", and ordered him to prepay her fee of \$650	C:1241
50.	Dr. Cordero's motion of September 20, 2005, for reconsideration of Judge Larimer's decision and order concerning Reporter Mary Dianetti and the transcript necessary for the appeal	C:1 24 3
	i) Table of Contents	C:1244
52	Judge Larimer's decision and order of October 14, 2005, stating lazily that "The motion for reconsideration is in all respects denied", with not a single argument indicating that the Judge had even read it [cf. A:211, 350] or noticed that it was returnable on November 18, and then directing Dr. Cordero to request the transcript within 14 days and pay the \$650 fee lest he be found to have failed to perfect his appeal and it be dismissed	C:1269
53.	Judge Larimer's order of October 17, 2005, "den[ying] in their entirety" Dr. Cordero's <i>three</i> pending motions [Add:851, 881, 951] by lazily repeating the peremptory and conclusory fiats, unsupported by any discussion of Dr. Cordero's legal argu-	

[Comment: No reply was received to any of Dr. Cordero's letters to C.J. Hogan (C:1177-1179) or to the appeal to the Judicial Conference (C:1180). Their failure to respond makes a mockery of the right "to petition the Government for a redress of grievances" guaranteed by the First Amendment. It shows the intentional and coordinated determination of the Conference and its members not to investigate any of their own, that is, judges (cf. C:973, ToEC:40>C:980x>Comment) or employees (C:685; C:442, ToEC:20>C:491>Comment). Since the latter do their bidding, they know too much to be subjected to an investigation that could cause them to provide incriminating testimony.

This is illustrated by their handling of the complaint against Reporter Dianetti. It turned out that her recording of the DeLano hearing on March 1, 2005, was patently inaccurate (ToEAdd:233>Add:1073>Comment). Moreover, when she prepared and finally, seven months later, sent the transcript both on paper and on a CD, it was incomplete: the former had 190 and the latter 169 consecutively numbered pages! (ToEAdd:235>Tr>Comment) Who tampered with it, removing pages and pretending it was complete? No wonder the Reporter refused Dr. Cordero's request to certify its reliability (C:1163, 1165) and Judge Larimer refused to refer her to the Judicial Conference for investigation (C:1183, 1241] Is this any way for federal judges to show that the objective guiding their conduct is to safeguard the integrity of the courts in order to administer justice rather than to protect the vested interests of their class?

J. Request to the Judicial Council, 2nd Cir., for the abrogation of district local rules inconsistent with FRCivP and protective of a bankruptcy fraud scheme

- 146. Sample of Dr. Cordero's letters of January 8, 2006, to Circuit Judge Dennis Jacobs and Judicial Council members requesting that they:
 - i) bring the attached **Statement** and CD before the Council so that under 28 U.S.C. §§332(d)(4) and 2071 it may abrogate WDNY Local **Rules 5.1(h)** and 83.5;
 - ii) **investigate** the District and Bankruptcy Courts, WDNY, for supporting a bankruptcy fraud scheme and the schemers; and

Attachments

Court, W		C:1287
receiver, p	ortable telephone or recording device into the Court or its envi-	C:1 2 90
2 nd Cir., o the U.S. D RICO cla abrogated attack on	on how Rule 5.1(h) of the Local Rules of Civil Procedure of District Court, WDNY, requires such detailed facts to plead a im that it contravenes FRCivP 8 and 83 and should be 1; and how Rules 5.1(h) and 83.5 constitute a preemptive RICO claims that could expose the District and Bankruptcy	C:1291
i) Tabl	le of Contents	C:1291
Table 1:	The DeLanos' mortgages and their unaccounted-for proceeds of \$382,187	C:1312
Table 2:	Officers that have disregarded their statutory duty to investigate the DeLano Debtors	C:1313
Table 3:	Contempt for the law and litigants' rights shown in the dismal quality of the work produced by Judges Larimer and Ninfo and accepted by them from lawyers and clerks	C:1313
ii) Ta	ble of Exhibits	C:1315
a)	Local Rule 32(a)1 on briefs in digital format of CA2's Local Rules of Civil Procedure	Pst:1171
b)	Local Rule 25 on submitting an unbound copy of the brief if no PDF copy is submitted, id	Pst:1173
c)	Docket for <i>Cordero v. DeLano</i> , no. 05cv6190L, WDNY, as of May 10, 2006	Pst:1181
d)	United States District Court for the Western District of New York Administrative Procedures Guide	Pst:1189
e)	Notice of February 6, 2004, about the obligation in WDNY to file using the Electronic Case Filing (ECF) system or a disk	Pst:1209
f	Notice of July 5, 2005, about WDNY judicial officers who want filings on paper despite the Case Management (CM)/ECF system	Pst:1211
g	Letter of District Court Deputy Clerk John H. Folwell	
	Court, W Corrupt C Rule 83.5, receiver, prons" [Loc Dr. Corde 2nd Cir., of the U.S. E RICO cla abrogated attack on Courts' su i) Table Table 1: Table 2: Table 3: ii) Ta a) b) c) d' e)	Court, WDNY, on filing cases under the Racketeer Influenced and Corrupt Organizations Act ("RICO"), 18 U.S.C. §1961 et seq

[Comment: It is the Judicial Council that has the authority to abrogate a local rule under 28 U.S.C. §§332(d)(4) and 2071. The Court, let alone a case in it, has nothing to do with the review and abrogation of those rules.

There has been no reply from either the Judicial Council or any of its other members to whom Dr. Cordero sent the January 8 letter and the January 7 statement (C:1285, 1291). What motive do the Judicial Council and the judges who are members of it and who took an oath to apply the law have not to discharge their statutory duty? Is their inaction part of the pattern of judges protecting each other? The answer to these and other questions can be searched for as part of the efforts to answer the broader query that they and the rest of the evidence raise, namely, whether a federal judgeship has become a safe haven for wrongdoing and, if so how high and to what extent has wrongdoing reached. But how could they have been allowed to engage in wrongdoing? The next section provides the beginning of an answer.]

K. Referral to the U.S. Attorney's Offices and the FBI's Bureaus in New York City, Buffalo, and Rochester, NY, for an investigation of a judicial misconduct and bankruptcy fraud scheme

1. Offices in New York City

148. Dr. Cordero's letter of May 2, 2004, to Mr. Pasquale J. Damuro, Assistant Director in Charge of the NY FBI Office, submitting evidence of a series of acts of disregard for the law, the rules, and the facts so numerous and consistent as to form a pattern of non-coincidental, intentional, and coordinated wrongdoing by judicial officers and bankruptcy trustees pointing to judicial misconduct and bankruptcy fraud; and requesting an

	investiga	ition and a meeting	C:1331
	a) Tab	le of Exhibits	C:1332
	9.	A trustee with 3,909 <i>open</i> cases cannot possibly have the time or the inclination to check the factual accuracy or internal consistency of the content of each bankruptcy petition to ascertain its good faith [cf. C:1406¶16-18; see ToEC:>C:641 and comment thereunder for access to those cases]	
	10.	A case that illustrates how a bankruptcy petition riddled with red flags as to its good faith is accepted without review by the trustee and readied for approval by the Bankruptcy Court, WBNY	
	11.	Another trustee with 3, 092 cases was upon a performance-and-fitness-to-serve complaint referred by the court to the Assistant U.S. Trustee for a "thorough inquiry", which was limited to talking to the Trustee and a party and to uncritically writing down their comments in an opinion, which the U.S. Trustee for Region 2 would not investigate [see ToEC:>C:641 and comment thereunder for access to those cases]	C:1340
149.	for the Attorney of acts of consister coordina pointing	Southern District of NY, and Ms. Roslynn Mauskopf , U.S. of for the Eastern District of NY, submitting evidence of a series of disregard for the law, the rules, and the facts so numerous and that as to form a pattern of non-coincidental, intentional, and atted wrongdoing by judicial officers and bankruptcy trustees to judicial misconduct and bankruptcy fraud; and requesting an attion and a meeting	
	a) Tab	le of Exhibits	C:1332 above
150.	Amanat States A judicial is such con	U.S. Attorney Mauskopf by Assistant U.S. Attorney F. Franklin of May 12 , 2004, to Dr. Cordero stating that "because United ttorney's Offices have no involvement in complaints alleging misconduct and no authority to take any action with regard to applaints, we are unable to discuss your allegations with you or ny other action in regards to them"	
	attorney to preve	ent: Since judges do not investigate their own and the U.S. is do not investigate them, who investigates judicial misconduct ent judges from becoming a class of people, or rather, of peers above the law?]	
151.	providin private l	dero's letter of May 24, 2004, to FBI Assistant Director Damuro g materials that reveal a coordinated effort by the U.S. and bankruptcy trustees to avoid sending Dr. Cordero documents ld allow him to investigate the DeLano Debtors' bankruptcy	

ToEC:58

	1	in In re DeLano, no. 04-20280, WBNY, and expose a bankruptcy neme; and requesting again that the FBI open an investigation	C·13/18
		le of Exhibits	
152.	Dr. Cord Committe including Sen. Orr	ero's letter of June 11, 2004, to each of the members of the Judiciary ees of the House of Representatives (37) and the Senate (19), their respective Chairmen, Rep. F. James Sensenbrenner, Jr., and in G. Hatch, providing evidence of a judicial misconduct and tcy fraud scheme and requesting that they open an investigation	
	conduct absence certainly acquire power is	nt: Not a single one replied to Dr. Cordero. So who oversees the of judges and exercises discipline for their misconduct? In the of any control over them, the judicial power that individuals – not nominated for judgeships because of their incorruptibility-upon being sworn in as judges becomes absolute power. Such the necessary and sufficient condition to produce absolute on. (TOEC:>C:973 and >C:1381 and Comment thereunder)]	
	HR	le of the 56 members of the Judiciary Committees of the U.S. and the Senate individually addressed by Dr. Cordero in his 11 letter	C:1354
	b) Tabl	e of Exhibits	C:1357
	8.	Trustees with thousands of open cases and one case that opens a window into the operation of the bankruptcy fraud scheme [see updated version as of June 26, 2004 (C:1401); see ToEC:>C:641 and comment thereunder for access to those cases]	C:1361
	13.	Table of all 15 Memoranda and Orders of the Judicial Conference of the United States Committee to Review Circuit Council Conduct and Disability Orders (text at C:1611) since the adoption of the Judicial Conduct and Disability Act of 1980, sent to Dr. Cordero from the General Counsel's Office of the Administrative Office of the U.S. Courts and showing how few complaints under 28 U.S.C. §351 et seq. are allowed to reach the Judicial Conference as petitions for review of judicial council action	C:1373
	14.	Statements of the Judicial Conference's Committee to Review Circuit Council Conduct and Disability Orders and a Report of the Proceedings of the Judicial Conference of the United States, both stating that there are no pending petitions for review of judicial council action	
		a) Report of March 2004 to the Judicial Conference by its Committee to Review Circuit Council Conduct and	

	Disability Orders: no pending petitions for review	C:1374
	b) Title page of the Report of September 23, 2003, of the Proceedings of the Judicial Conference of the United States	C:1375
	c) Statement in the Judicial Conference Report of September 23, 2003, by its Committee to Review Circuit Council Conduct and Disability Orders: no pending petitions for review	C:1376
	d) Report of September 2003 to the Judicial Conference by its Committee to Review Circuit Council Conduct & Disability Orders: no pending petitions for review	C:1377
	e) Report of March 2003 to the Judicial Conference by its Committee to Review Circuit Council Conduct & Disability Orders: no pending petitions for review	C:1378
	15. Contact information useful to investigate the evidence of a judicial misconduct and bankruptcy fraud scheme [see also ToEC:§VII below]	C:1380
153.	List of the 13 impeached federal judges in all the 217 years of judicial history of the United States, beginning in 1789; by the Federal Judicial Center	C:1381
154.	Federal Judicial Center: http://www.fjc.gov/history/home.nsf	
155.	Remarks of the Chief Justice at the Federal Judges Association Board of Directors Meeting, May 5, 2003; at http://www.supremecourtus.gov/publicinfo/speeches/sp_05-05-03.html	C:1384
	[Comment: Chief Justice John Roberts is the seventeenth chief justice of the Supreme Court since John Jay became the first chief justice in 1789 upon his nomination by President George Washington. In the same 217 years comprising the whole judicial history of the United States under the Constitution, only thirteen federal judges have been impeached in Congress. This means that a federal judge has a higher statistical chance of becoming the next chief justice than of being impeached.	
	In addition, there is the pattern of the chief judges of the courts of appeals and the judges of the circuit councils systematically dismissing (C:973) judicial misconduct complaints. In practice this means that judges protecting their own have rendered useless that mechanism of judicial self-discipline; official statistics of the Administrative Office of U.S. Courts proves it (C:973-980x. and ToEC:>C:973>Comment thereunder).	
	As a result, federal judges are not subject to any effective system of supervision and discipline. Without any such control, their exercise of judicial power becomes absolute. Thereby the condition for the application of the aphorism ensues: Power corrupts and absolute power	

corrupts absolutely. (cf. A:1664¶70) This gives rise to the condition of possibility for a federal judgeship to become a safe haven for wrongdoing and for federal judges to become a class of wrongdoers immune to the principle inscribed on the frieze below the pediment of the Supreme Court building, "Equal Justice Under Law". Federal judges are, as a matter of historic fact and established practice, people above the law. (cf.A:1662§D)

156. Dr. Cordero's letters of June 29, 2004, to U.S. Attorney Kelley, SDNY, and to FBI Assistant Director Damuro providing another update with recent evidence of a bankruptcy fraud scheme and requesting a meeting to discuss it; and simultaneously making a request to other officers in their respective offices that they bring the evidence sent to each of them to the attention of those top officers and cause them to respond to Dr. Cordero:

I. Letters:

	a)) David Kelley, U.S. Attorney for the Southern District of NY	C:1391
		1) Janet Sandt , Legal Assistant	C:1392
		2) David Jones, Chief of the Bankruptcy Unit in Civil Matters	C:1393
		3) Karen Patton Seymour , Chief of the Criminal Division	C:1394
		4) Donna Drori , Assistant U.S. Attorney	C:1395
	b)	Pasquale J. Damuro, Assistant Director in Charge, FBI NY	C:1396
		1) Robert Silveri, FBI Acting Supervisory Special Agent, Squad C-4	C:1397
II.	Tal	ble of Exhibits	C:1398
	1.	Trustees with thousands of open cases and one case that opens a window into the operation of the bankruptcy fraud scheme (updated as of June 26, 2004) [see TOEC:>C:641 and comment thereunder for access to those cases]	C:1401
		A. A scheme that works by taking money from many credit card issuers but not so much from anyone as to make it cost-effective for any issuer to spend time, effort, and money pursuing a pennies-on-the dollar recovery in risky bankruptcy proceedings	C:1401
		B. A Chapter 13 trustee with 3,909 open cases cannot possibly have the time or the inclination to check the factual accuracy or internal consistency of the content of each bankruptcy petition to ascertain its good faith [cf. C:1406¶16-18; see ToEC:>C:641 and comment thereunder	

	for access to those cases]	C:1403
	C. Another trustee with 3,383 cases was upon a performance-and-fitness-to-serve complaint referred by the court to the Assistant U.S. Trustee for a "thorough inquiry", which was limited to talking to him and a party and to uncritically writing down their comments in an opinion, which the Trustee for Region 2 would not investigate [see ToEC:>C:641 and comment thereunder for access to those cases]	C:1406
	D. A case that illustrates how a bankruptcy petition riddled with red flags as to its good faith is accepted without review by the trustee and readied for confirmation by the bankruptcy court	C:1411
5.	Dr . Richard Cordero 's Table Comparing Claims on David and	0444
	Mary Ann DeLano in:	C:1415
	1) The DeLanos' voluntary bankruptcy petition:	
	 i) WBNY Bankruptcy Court Notice of February 3, 2004, of meeting of creditors 	C:1431
	ii) Bankruptcy petition, no. 04-20280, WBNY, of January 27, 2004, with Schedules A-J	C:1435
	(a) Statement of Financial Affairs	C:1455
	(b) Verification of Creditor Matrix	C:1463
	iii) Debt repayment plan of January 26, 2004	C:1467
	2) Equifax credit reports	
	3) Claims register	
	4) Credit card statements of account	
6.	Equifax report of April 26, 2004, confirmation # 4117002205, on Mr. David DeLano, who produced it incompletely on June 14, 2004, to Trustee Reiber: it begins on page 3 of 14 and continues with pages 5, 7, 9, 11, 13	C:1469
7.	Equifax report of May 8, 2004, confirmation # 4129001647, on Mary Ann DeLano, who produced it incompletely on June 14, 2004, to Trustee Reiber: it begins on page 3 of 12 and continues consecutively until page 7 of 12	C:1475
8.	WBNY Bankruptcy Court's register as of June 23, 2004, of creditors' claims on the DeLanos	
9.	WBNY Bankruptcy Court's creditors matrix for the DeLanos'	

		case as of June 23, 2004	C:1488
	10.	Eight incomplete statements of account as of between July and October 2003 , concerning credit card accounts of the DeLanos, produced belatedly by their attorney, Christopher Werner, Esq., on June 14, 2004, to Trustee Reiber (cf. D:63, 94¶80b, 120)	C:1491
	11.	IRS 1040 forms for the DeLanos' tax returns for 2001, 2002, and 2003	
	23.	Useful addresses for investigating the judicial wrongdoing and bankruptcy fraud scheme (see also TOEC:§VII)	C:1509
157.	Attorney concerning	sistant Sandt's letter of July 13 , 2004, indicating that the U.S. 's Office, SDNY , does not have jurisdiction over a matter ng the Bankruptcy Court and the District Court in the Western of New York	
	two links	nt: However, the U.S. Attorney failed to take into account the in SDNY to that matter, namely, the CA2 and the U.S. Trustee for which should have been enough to give it jurisdiction to te it.]	
158.	2004, tra : U.S. Att	Att. Seymour at the U.S. Attorney's Office in NYC of August 5, nsmitting to Bradley E. Tyler , Esq., Attorney in Charge of the orney's Office in Rochester, NY, the documentary evidence d by Dr. Cordero to U.S. Att. Kelley	C:1512
159.	opening and 25, 2 Rocheste Judge Ni	ero's letter of August 14, 2004, to U.S. Att. Tyler requesting his of an investigation; informing him of the hearings on August 23 2004, in <i>In re DeLano</i> , no. 04-20280, in the Bankruptcy Court in r, NY, and asking that he attend them so that he can witness nfo's bias and his conduct of the proceedings in the absence of ero, who would appear by phone	
	a) Tabl	e of Exhibits	C:1514
160.	Silveri , I Bureau i	ero 's fax of August 16, 2004, without cover letter to Robert M. FBI Acting Supervisory Special Agent, Squad C-4, at the FBI n NYC, of his motion of August 14 , 2004, for docketing and proposed order, transfer, referral, examination, and other relief	. C:752 above
161.	Silveri in August 2 urging he and Roca Cordero	lero's letter of August 17, 2004, faxed to FBI Special Agent informing him of the two upcoming hearings in <i>DeLano</i> on 23 and 25, 2004, in the Bankruptcy Court in Rochester and im to cause agents to attend them from the FBI offices in Buffalo hester to whom Agent Silveri referred the material that Dr. had submitted to the FBI in NYC, so that they can witness Judge iias.	C:1515

162.	Dr. Cordero's faxed letter of August 23, 2004, to FBI Special Agent Silveri explaining how the attorney for the Debtors in the <i>DeLano</i> case is trying to disallow his claim to eliminate him from the case, the only party insisting on the production of financial documents that can show concealment of assets; and requesting that he pass on to his FBI colleagues in Rochester and Buffalo Dr. Cordero's reply to the motion to disallow	C:1516
	a) Dr. Cordero's reply of August 17, 2004, to the DeLanos' objection to his claim and their motion to disallow it	C:1517
	i) Table of Contents	C:1517
163.	Dr. Cordero's hand delivery on August 23, 2004, to the Office of FBI Special Agent Silveri of a copy of his August 20 motion for sanctions on and compensation from Christopher Werner, Esq., attorney for the DeLanos, and his law firm for violation of FRBkrP Rule 9011(b)	C:1529
	a) Table of Contents	C:1530
	[Comment: This motion was intended to focus the FBI's investigation on the motive for the wrongful conduct described therein and its tolerance by Judge Ninfo.]	
	2. Offices in Rochester and Buffalo	
164.	Letter of Richard Resnik , Esq., Assistant U.S. Attorney, of August 24 , 2004, to Dr. Cordero stating that the U.S. Attorney's Office in Rochester will not investigate Dr. Cordero's "allegations of bankruptcy fraud and judicial misconduct" and returning to him all the files	C:1545
165.	Dr. Cordero's letter of August 31, 2004, to Bradley E. Tyler, Esq., Attorney in Charge of the U.S. Attorney's Office in Rochester, NY, sending back to him in Rochester the files that his Assistant U.S. Attorney Resnik had returned to Dr. Cordero; and stating that if his personal relation to Assistant U.S. Trustee Kathleen Dunivin Schmitt and his trust in her word render Dr. Cordero's evidence just "speculations", as he put it during their phone conversation earlier that day, and cause his reluctance to examine it, not to mention investigate her, his objectivity might be compromised, so that he should recuse himself and support a referral to the Fraud Section of the U.S. Department of Justice, Criminal Division	C:1546
	a) Table of files already sent to U.S. Att. Tyler and updates accompanying Dr. Cordero's August 31 letter to him	C:1547
	4.a) Notice of hearing of Christopher Werner , Esq., attorney for the DeLano Debtors, objecting to Dr. Cordero's claim on the	

	DeLanos and moving to disallow it, dated July 19, 2004, but filed on July 22, 2004	C:1548
166.	Dr. Cordero's letter of September 13 and 15, 2004, to Peter Ahearn, Special Agent in Charge of the FBI bureau in Buffalo, NY, to inquire about the bound files concerning evidence of a judicial misconduct and bankruptcy fraud scheme that Dr. Cordero had sent to FBI Assistant Director Damuro in Charge of the NY City bureau and which were forwarded on jurisdictional grounds to Mr. Ahearn's bureau in early July with a cover letter from Supervisory Special Agent Robert Silveri	C:1550
167.	Dr. Cordero 's cover letter of September 18 , 2004, to Michael A. Battle , Esq., U.S. Attorney for WDNY, Buffalo, NY, accompanying:	C:1551
	a) Dr. Cordero's appeal of September 18, 2004, to Att. Battle from the decision taken by Att. Tyler in Rochester not to open an investigation into the complaint about a judicial misconduct and bankruptcy fraud scheme; and statement of the questionable circumstances under which that decision was made	C:1552
168.	Dr. Cordero's letter of October 7, 2004, to Jeannie Bowman, Executive Assistant to U.S. Att. Battle, accompanying the resubmission of the appeal to Att. Battle from the decision of Att. Tyler; stating that the latter was to have forwarded Dr. Cordero's files to Att. Battle; and setting forth reasons why Mr. Tyler should not investigate the case	C:1559
169.	Dr. Cordero's letter of October 19, 2004, to Mary Pat Floming, Esq., Assistant U.S. Attorney at the U.S. Attorney's Office in Buffalo, requesting that she see to it that the accompanying appeal to Att. Battle is brought to his attention and requesting her assistance	C:1560
170.	Dr. Cordero's letter of October 25, 2004, to Att. Floming with an update about why Trustee Reiber is refusing to hold an examination of the DeLanos and stating that just as Mr. Tyler cannot investigate Dr. Cordero's appeal from his own decision, neither of Trustees Schmitt, Martini, or Reiber can investigate the bankruptcy fraud scheme, and requesting that she use the influence of her Office to cause the Executive Office of the U.S. Trustee to appoint an independent trustee to examine the DeLanos	C:1561
171.	U.S. Att. Battle 's letter of November 4 , 2004, to Dr. Cordero stating that he reviewed the documentation and found no basis for Dr. Cordero's claim of bankruptcy fraud and closing the matter	C:1562
172.	Dr. Cordero's letter of November 15, 2004, to U.S. Att. Battle showing that as of November 1 Att. Battle did not have the documentation and could not have retrieved it from the Rochester office and reviewed over 315 pages by November 4, and requesting that he obtain the files and	

173.	on November 1 that he would do	C:1563
	Att. Battle's letter of November 29 , 2004, to Dr. Cordero stating that his trusted professionals indicated that Dr. Cordero was a party to a bankruptcy case that was later appropriately resolved by a bankruptcy judge	C:1565
174.	Dr. Cordero's letter of December 6, 2004, to U.S. Att. Battle showing that he does not even know the facts of the Appeal to him of September 18 and that there are two actions, both are ongoing, and that if his trusted professionals know how ongoing actions will be resolved, the process is a sham, and requesting that he refer the accompanying Request to the Attorney General for investigation.	C:1566
	a) Dr. Cordero's request of December 6, 2004, to U.S. Att. Battle to report to the Acting U.S. Attorney General for investigation the evidence of a judicial misconduct and bankruptcy fraud scheme	C:1568
	i) Table of Contents	
	ii) Table of Exhibits	
	Dr. Cordero's letter of December 27, 2004, to U.S. Att. Battle to inquire what action he took with regard his December 6 Request [never replied to]	C:1601
	Study Committee chaired by Justice Stephen Breyer of evidence of a pattern of systematic dismissal of complaints about judicial wrongdoing in support of a bankruptcy fraud scheme further protected by prevent complaints from reaching the Judicial Conference	of
	Study Committee chaired by Justice Stephen Breyer of evidence of a pattern of systematic dismissal of complaints about judicial wrongdoing in support of a bankruptcy fraud scheme further protected by prevent	f
176.	Study Committee chaired by Justice Stephen Breyer of evidence of a pattern of systematic dismissal of complaints about judicial wrongdoing in support of a bankruptcy fraud scheme further protected by prevent complaints from reaching the Judicial Conference The 15 Decisions of the Judicial Conference Committee to Review Circuit Council Conduct Orders since the adoption of the Judicial	f
176.	Study Committee chaired by Justice Stephen Breyer of evidence of a pattern of systematic dismissal of complaints about judicial wrongdoing in support of a bankruptcy fraud scheme further protected by prevent complaints from reaching the Judicial Conference The 15 Decisions of the Judicial Conference Committee to Review Circuit Council Conduct Orders since the adoption of the Judicial Conduct and Disability Act of 1980 (cf. C:682)	o f t ing C:1611

		misapplication of the Act by chief judges and judicial councils;	
	2.	include this case in your Study and investigate it as part thereof, and if the Committee holds hearings, invite me to be heard and answer your questions; and	
	3.	if you believe that Judge Ninfo or any of the others has committed an offense, make a report of this case to the Acting U.S. Attorney General under 18 U.S.C. 3057(a)."	
b)	Study Committee's acknowledgment:		
	1.	of December 2, 2004	C:1752
	2.	of December 3, 2004	C:1753
c)	De	ecember 20, 2004, requesting that they:	C:1754
	"1.	add this letter and supporting documents [C:845] to my case and include them in your Study; and	
	2.	convey to the Administrative Office and the Conference that in the interest of studying the handling in the Act's last review stage of the first petition filed with it in many years, my petition [C:823] should be forwarded to the Conference to be investigated and decided by it."	
d)	Stı	ady Committee's acknowledgment:	
	1.	of December 27, 2004	C:1755
	2.	of January 7, 2005	C:1756
e)	M	arch 9, 2005, requesting that they:	C:1757
	"1.	make known to Chief Justice Rehnquist the importance for the work of	
		the Study Committee, which he himself appointed, that he cause the Judicial Conference to determine the jurisdictional issue either as presented in the addendum (C:899) to my petition or by having the petition (C:823) forwarded to the Conference from the Administrative Office;	
	2.	the Study Committee, which he himself appointed, that he cause the Judicial Conference to determine the jurisdictional issue either as presented in the addendum (C:899) to my petition or by having the petition (C:823) forwarded to the Conference from the Administrative	
	2.	the Study Committee, which he himself appointed, that he cause the Judicial Conference to determine the jurisdictional issue either as presented in the addendum (C:899) to my petition or by having the petition (C:823) forwarded to the Conference from the Administrative Office; convey to Administrative Office General Counsel William R. Burchill and Director Leonidas Mecham the need to forward the petition to the Conference so that it be the one to determine the jurisdictional issue";	
f)	3.	the Study Committee, which he himself appointed, that he cause the Judicial Conference to determine the jurisdictional issue either as presented in the addendum (C:899) to my petition or by having the petition (C:823) forwarded to the Conference from the Administrative Office; convey to Administrative Office General Counsel William R. Burchill and Director Leonidas Mecham the need to forward the petition to the Conference so that it be the one to determine the jurisdictional issue"; 'and take cognizance from my motion for the recusal [C:905] of Complained-about Bankruptcy Judge John C. Ninfo, II, WBNY, of the egregious nature and harmful effect on me of his misconduct as evidence of the need in legal and practical terms to have the	
f)	3.	the Study Committee, which he himself appointed, that he cause the Judicial Conference to determine the jurisdictional issue either as presented in the addendum (C:899) to my petition or by having the petition (C:823) forwarded to the Conference from the Administrative Office; convey to Administrative Office General Counsel William R. Burchill and Director Leonidas Mecham the need to forward the petition to the Conference so that it be the one to determine the jurisdictional issue"; 'and take cognizance from my motion for the recusal [C:905] of Complained-about Bankruptcy Judge John C. Ninfo, II, WBNY, of the egregious nature and harmful effect on me of his misconduct as evidence of the need in legal and practical terms to have the Conference review this petition.'	C:1758
f)	3. Stu 1.	the Study Committee, which he himself appointed, that he cause the Judicial Conference to determine the jurisdictional issue either as presented in the addendum (C:899) to my petition or by having the petition (C:823) forwarded to the Conference from the Administrative Office; convey to Administrative Office General Counsel William R. Burchill and Director Leonidas Mecham the need to forward the petition to the Conference so that it be the one to determine the jurisdictional issue"; 'and take cognizance from my motion for the recusal [C:905] of Complained-about Bankruptcy Judge John C. Ninfo, II, WBNY, of the egregious nature and harmful effect on me of his misconduct as evidence of the need in legal and practical terms to have the Conference review this petition.'	

- "1. bring to the attention both of Judge Ralph K. Winter, Jr., Chairman of the Committee to Review Circuit Council Conduct and Disability Orders, and of the Review Committee itself the need to let the Judicial Conference decide the issue of the scope of its own jurisdiction to review a circuit council's judicial misconduct orders"; 'and
- 2. considering whether too narrow an interpretation of the jurisdictional provisions of the Judicial Misconduct Act accounts for the fact that for years not a single petition has been submitted to it [cf.C:1771]...so that instead of it protecting individuals who suffer abuse and bias through judicial misconduct or the public at large who must bear the loss of access to justice and the material cost caused by judges engaged in wrongdoing, the Act has been interpreted as a means for judges to take care of their own.'

	judges to take sure or their swin	
	i) Table of Exhibits	C:1761
h)	Study Committee's acknowledgment:	
	1. of April 1, 2005	C:1762
	2. of April 1, 2005	C:1763
i)	August 5, 2005, requesting that they:	C:1764
	 consider the decision of the Administrative Office of the U.S. Courts not to forward to the Judicial Conference my petition for it to perform its duty under 28 U.S.C. §753(c) by opening an investigation of WBNY Bankruptcy Court Reporter Mary Dianetti's refusal to certify the reliability of her transcript; 	1
	 to the extent that Administrative Office Assistant General Counse Robert Deyling is following instructions from the Conference, consider whether the uselessness of the Judicial Conduct and Disability Act of 1980 since its enactment 25 years ago results from the determination 	· f

and3. let me know to whom in the Conference I can address my petition so as to seize that body thereof.

of the Conference and the judges never to police themselves formally;

- j) Study Committee's acknowledgment:
- - consider my Supplement [C:1127] to the Petition [C:1183] showing how WBNY Reporter Mary Dianetti's refusal to certify her transcript is part of a bankruptcy fraud scheme whereby Bkr. Judge John C. Ninfo, II, and Chapter 13 Trustee George Reiber have confirmed the debt repayment plan of Bankrupts David and Mary Ann DeLano upon the pretense that an investigation cleared them of fraud, yet the evidence shows that there was never any investigation and their bankruptcy was fraudulent; and
 - 2. set an example for your peers of concern for judicial integrity and

compliance with judges' duty under 18 U.S.C. §3057(a) by referring both the Petition and its Supplement to U.S. Attorney General Alberto Gonzales.

l) Study Committee's acknowledgment:

1	(C 1 7	, 2005	C_{1}
	of Sentember 7	2005	(1/6/
т.	of ocpicifice 7	, 20 00	

[Comment: Except for the acknowledgments of receipt of Dr. Cordero's submissions to the Study Committee and each of its members, neither the former nor any of the latter wrote to Dr. Cordero or furnished any information requested, let alone caused the Judicial Conference to take any action to review his petitions or otherwise provide any relief from the enormous waste of effort, time, and money and the tremendous emotional distress inflicted upon him by the judges' continued wrongdoing in support of a bankruptcy fraud scheme.]

- 181. -200 reserved

Dated: November 2, 2006
59 Crescent Street

Brooklyn, NY 11208-1515

Judicial-Discipline-Reform.org

Blank

VI. Table of Authorities Cited (AuC:#) whose text is in downloadable PDF files (click on the Bookmarks tab to navigate easily through the files)

A. Constitution of the U.S.

The Constitution of the United States with Index and Declaration of Independence The Amendments to the Constitution

B. Statutes

- 1) 11 U.S.C. Bankruptcy
 - a) 11 U.S.C. Bankruptcy Code (whole title as of January 19, 2004)
 - b) 11 U.S.C. Bankruptcy Abuse Prevention and Consumer Protection Act of 2005 (BAPCPA)
 - c) Report of the Committee on the Judiciary, House of Representatives to accompany S. 256 together with Dissenting, Additional Dissenting, and Additional Minority Views
- 2) Excerpts from 18 U.S.C.
 - 18 U.S.C. §§151-158. Bankruptcy Crimes
 - Sec. 151. Definition
 - Sec. 152. Concealment of assets; false oaths and claims; bribery
 - Sec. 153. Embezzlement against estate
 - Sec. 154. Adverse interest and conduct of officers
 - Sec. 155. Fee agreements in cases under title 11 and receiverships
 - Sec. 156. Knowing disregard of bankruptcy law or rule
 - Sec. 157. Bankruptcy fraud
 - Sec. 158. Designation of United States attorneys and agents of the Federal Bureau of Investigation to address abusive reaffirmations of debt and materially fraudulent statements in bankruptcy schedules
 - 18 U.S.C. §1519. Destruction, alteration, or falsification of records in Federal investigation and bankruptcy
 - 18 U.S.C. §§1961-1968 Racketeer Influenced and Corrupt Organizations (RICO)
 - Sec. 1961. Definitions.
 - Sec. 1962. Prohibited activities.
 - Sec. 1963. Criminal penalties.
 - Sec. 1964. Civil remedies.

Judicial-Discipline-Reform.org

Sec. 1965. Venue and process.

Sec. 1966. Expedition of actions.

Sec. 1967. Evidence.

Sec. 1968. Civil investigative demand.

18 U.S.C. §3057. Bankruptcy investigations

18 U.S.C. §3284. Concealment of bankrupt's assets

18 U.S.C. §3571. Sentence of fine

3) 28 U.S.C. Judiciary & Judicial Procedure (whole Title as of January 19, 2004)

28 U.S.C. §§151-158. Bankruptcy judges

Sec. 151. Designation of bankruptcy courts.

Sec. 152. Appointment of bankruptcy judges.

Sec. 153. Salaries; character of service.

Sec. 154. Division of business; chief judge.

Sec. 155. Temporary transfer of bankruptcy judges.

Sec. 156. Staff; expenses.

Sec. 157. Procedures.

Sec. 158. Appeals. Sec. 158. Appeals [as amended by BAPCPA of 2005]

28 U.S.C. §331. Judicial Conference of the United States

28 U.S.C. §332. Judicial councils of circuits

28 U.S.C. §§351-364. Judicial Conduct and Disability Act of 1980

Sec. 351. Complaints; judge defined

Sec. 352. Review of complaint by chief judge

Sec. 353. Special committees

Sec. 354. Action by judicial council

Sec. 355. Action by Judicial Conference

Sec. 356. Subpoena power

Sec. 357. Review of orders and actions

Sec. 358. Rules

Sec. 359. Restrictions

Sec. 360. Disclosure of information

Sec. 361. Reimbursement of expenses

- Sec. 362. Other provisions and rules not affected
- Sec. 363. Court of Federal Claims, Court of International Trade, Court of Appeals for the Federal Circuit
- Sec. 364. Effect of felony conviction
- 28 U.S.C. §453. Oaths of justices and judges
- 28 U.S.C. §455. Disqualification of justice, judge, or magistrate judge
- 28 U.S.C. §586. Trustees' duties; supervision by Attorney General
- 28 U.S.C. §753. Court Reporters
- 28 U.S.C. §2071. Rules of courts; power to make them

C. National Procedural Rules (as of December 1, 2005)

- 1. Rules of the Supreme Court of the United States
- 2. Federal Rules of Appellate Procedure
- 3. Federal Rules of Civil Procedure
- 4. Federal Rules of Bankruptcy Procedure
 - a. FRBkrP amended by Bankruptcy Abuse Prevention & Consumer Protection Act of 2005
- 5. Federal Rules of Evidence

D. Local Procedural Rules

- 6. Local Rules of the Court of Appeals, Cir. 2
- 7. Local Civil Rules of Procedure, WDNY
- 8. Local Bankruptcy Rules, WBNY

E. Complaint Rules

- 9. Rules of the Judicial Conference of the United States for the Processing of Petitions for Review of Judicial Council Orders Under the Judicial Conduct and Disability Act
- 10. Rules of the Judicial Council of the Second Circuit Governing Complaints Against Judicial Officers under 28 U.S.C. §351 et seq.

F. Code of Federal Regulations

11. Title 28: Judicial Administration: Part 58.1-6—Regulations Relating To The Bankruptcy Reform Acts of 1978 And 1994

G. Code of Conduct for US Judges

12. Code of Conduct for United States Judges

H. Trustee Manual

13. U.S. Trustee Manual Volume 2: Chapter 7 Case Administration

I. Judicial Conference Committee to Review Circuit Council Conduct and Disability Orders

14. The **15 decisions** of issued by the Review Committee **since** the adoption of the Judicial Conduct and Disability Act of **1980**

J. Standards of Professional Responsibility

1) For Lawyers

- 15. ABA Model Code of Professional Responsibility (August 1980)
- 16. ABA Model Code of Rules of Professional Responsibility (2004)
 - a. States applying either the ABA Model Code or the Model Rules
- 17. New York Lawyer's Code of Professional Responsibility (as of January 1, 2002)

2) For Journalists

- 18. The New York Times Statement on Integrity
- 19. Washington Post Standards and Ethics, February 17, 1999
- 20. Jim Lehrer's Rules of Journalism
- 21. American Society of Newspaper Editors Statement of Principles

Judicial-Discipline-Reform.org

VII. Tables pointing to the roles played by persons and entities involved in the 11 underlying cases

A.1. Contact information with references to exhibits for background to investigatees: organized alphabetically (see these entries in more detail and organized by categories at ToEC:271)

Administrative Office of the U.S. Courts Office of the General Counsel One Columbus Circle, NE, Suite 7-290 Washington, DC 20544 tel. (202) 502-1100; fax (202) 502-1033 http://www.uscourts.gov/adminoff.html (C:685, 1120)

Ahearn, Peter
Special Agent in Charge
FBI Buffalo
7800 One FBI Plaza
Buffalo, NY 14202-2698
tel. (716) 856-7800; fax (716)843-5288
http://buffalo.fbi.gov/
(C:1550)

Allen, Patricia Chin-Deputy Clerk of Court Court of Appeals for the Second Circuit 40 Foley Square, Room 1802 New York, NY 10007 tel. (212)857-8702 (C:62, 71, 73, 109, 315; cf. 316; 326) Attorney General Alberto Gonzales
U.S. Department of Justice
950 Pennsylvania Avenue, NW
Washington, DC 20530-0001
main switchboard: 202-514-2000
Off. of the Att. Gen.: 202-353-1555
http://www.justice.gov/index.html
http://www.justice.gov/usao/offices/
usa_listings2.html#n

Arbur, Cathy
Public Information Officer
Public Information Office
Supreme Court of the United States
1 First Street, N.E.
Washington, D.C. 20543
tel. (202)479-3050. (202)479-3000
(C:573, 980.k;
TOEC:>C:980.x>Comment; A:1601)

Bankruptcy Court (Buffalo)

U.S. Bankruptcy Court, WBNY Olympic Towers, 300 Pearl St., Suite 250 Buffalo, NY 14242 tel. (716) 551-4130; fax (716)551-5103 http://www.nywb.uscourts.gov/ (official directory at TOEC:90)

Bankruptcy Court (Rochester)

U.S. Bankruptcy Court, WBNY 1400 U.S. Courthouse 100 State Street Rochester, NY 14614 tel. (585) 613-4200; fax (585)613-4299 http://www.nywb.uscourts.gov/(official directory at ToEC:89)

Barr, Jeffrey, Esq.
Assistant General Counsel
Administrative Office of the U.S. Courts
Office of the General Counsel
One Columbus Circle, NE, Suite 7-290
Washington, DC 20544
tel. (202) 502-1100; fax (202) 502-1033
(C:681-684)

Battle, Michael, Esq.
U.S. Attorney for WDNY
U.S. Attorney's Office
138 Delaware Center
Buffalo, NY 14202
tel. (716)843-5700; fax (716)551-3052
http://www.justice.gov/usao/nyw/
(C:1551, 1552, 1562-1566, 1568, 1601)

Beyma, Michael J., Esq.
Underberg & Kessler, LLP
1800 Chase Square
Rochester, NY 14604
tel. (585)-258-2890
(attorney for M&T and David DeLano in *Pfuntner*)
(Add:531; Pst:1289§f))
law firm's tel. (585) 258-2800; fax (585) 258-282
http://www.underberg-kessler.com/

Bonadio & Co. LLP

Accountants
Corporate Crossings
171 Sully's Trail Suite 201
Pittsford, NY 14534-4557
tel. (585)381-1000; fax (585)381-3131
http://www.bonadio.com/
(accounting firm in *Premier*)
(TOEA:153§7; A:431, 967)

Bowman, Jennie

Executive Assistant to the US Attorney U.S. Attorney's Office for WDNY 138 Delaware Center Buffalo, NY 14202 tel. (716)843-5700; fax (716)551-3051 (C:1559)

Breyer, Justice Stephen (see Judicial Conduct and Disability Act Study Committee)

Burchill, William, Esq.
General Counsel
Administrative Office of the U.S. Courts
Office of the General Counsel
One Columbus Circle, NE, Suite 7-290
Washington, DC 20544
tel. (202) 502-1100; fax (202) 502-1033
(cf. C:877, 890)

Carter, Christopher, Owner Champion Moving & Storage 795 Beahan Road Rochester, NY 14624 tel. (585) 235-3500; fax (585) 235-2105 cellular (585) 820-4645 (A:353-9/14; 109fn.8)

Chris

(son of manager of James Pfuntner's warehouse; see Ormand, John)

Committee to Review Circuit Council
Conduct and Disability Orders
Administrative Office of the U.S. Courts
Office of the General Counsel
One Columbus Circle, NE, Suite 7-290
Washington, DC 20544
tel. (202) 502-1100; fax (202) 502-1033
(C:889, 896, 935, 936, 967, 968; C:973,
TOEC:980.k and Comment thereunder)

Complaints, judicial misconduct, statistics

(C:973; TOEC:107; see also Judicial Conduct and Disability Act Study Committee)

Committees on the Judiciary, U.S.

Congress (C:1354; cf. C:1352, 1353)

U.S. House of Representatives Committee on the Judiciary 2138 Rayburn House Office Building Washington, D.C. 20515 tel. (202) 225-3951 http://judiciary.house.gov/

U.S. **Senate**Judiciary Committee
224 Dirken Senate Office Building
Washington, D.C. 20510

tel. (202) 224-5225; fax: (202) 224-9102 http://judiciary.senate.gov/

Court of Appeals for the Second Circuit (CA2) 40 Foley Square, Room 1802 New York, NY 10007 tel. (212) 857-8500 http://www.ca2.uscourts.gov/

Creditors, financial institutions, and others

(C:583, 1354, 1464, 1481, 1488; D:324)

Damuro, Pasquale J. Assistant Director in Charge FBI New York 26 Federal Plaza, 23rd. Floor New York, NY 10278-0004 tel. (212)384-1000; emergency (212)384-5000] http://newyork.fbi.gov/ (C:1331, 1348, 1391, 1396) DeLano, David G. and Mary Ann
1262 Shoecraft Road
Webster, NY 14580
Tax id. Nos. 077-32-3894; 091-36-0517)
(debtors in *In re DeLano* who filed
under Ch. 13, Adjustment of debts of
individuals with regular income
(D:23-60; C:1296¶¶9-16; 1415; 14691479)

DeLano, David
M&T Bank Assistant Vice President
255 East Avenue
Rochester, NY 14604
tel. (585) 258-8475, (800) 724-2440
(3rd party defendant in Pfuntner
(A:82, 87; Pst:1285¶70);
bkr. petitioner in DeLano (D:23-60)
defendant in Cordero v. DeLano
(Pst:1281§\$d-f))

Department of Justice

U.S. Department of Justice 950 Pennsylvania Avenue, NW Washington, DC 20530-0001 main switchboard tel. (202)514-2000 Office of the Att. Gen.'s tel. (202)353-1555 http://www.usdoj.gov

Deyling, Robert Assistant General Counsel Office of the General Counsel Administrative Office of the U.S. Courts One Columbus Circle, NE, Suite 7-290 Washington, DC 20544 tel. (202) 502-1100; fax (202) 502-1033 (C:859, 865) Dianetti, Mary Bankruptcy Court Reporter 612 South Lincoln Road East Rochester, NY 14445 tel. (585)586-6392 (C:1081, 1155-1165, 1167, 1083)

District Court
U.S. District Court, WDNY
2120 U.S. Courthouse
100 State Street
Rochester, NY 14614-1387
tel. (585)613-4000
http://www.nywd.uscourts.gov/

Dworkin, David
Manager
Jefferson-Henrietta Warehouse
415 Park Avenue
Rochester, NY
tel. (585) 244-3575; fax 716-647-3555
(3rd party defendant in *Pfuntner*(A:79, 88; 353-1/2&4))
(manager of Simply Storage
tel. (585) 442-8820;
officer of LLD Enterprises
tel. (585) 244-3575; fax (716)647-3555)

Early, Rodney C. Clerk of Court United States District Court 2120 U.S. Courthouse 100 State Street Rochester, NY 14614-1387 tel. (585) 263-6263 (A:469, 457, 461, 462, 1370§D) Essler, Karl S., Esq.
Fix Spindelman Brovitz & Goldman, P.C.
295 Woodcliff Drive, Suite 200
Fairport, NY 14450
tel. (585) 641-8000; fax (585) 641-8080
http://fixspin.com/fsbg.html
(attorney for David Dworkin and
Jefferson Henrietta Associates)
(A:725, 727)

Executive Office of the U.S. Trustee (EOUST)

20 Massachusetts Ave., N.W., Room 8000 Washington, D.C. 20530 tel. (202)307-1391; fax (202)307-0672 http://www.usdoj.gov/ust/eo/ust_org /office_locator.htm

Federal Bureau of Investigations

J. Edgar Hoover Building 935 Pennsylvania Avenue, NW Washington, DC 20535-0001 tel. (202) 324-3000 http://www.fbi.gov/

FBI, Rochester Office

Rochester Resident Agent 300 Federal Building 100 State Street Rochester NY 14614 tel. (585)546-2220); fax (585)546-2329

Floming, Mary Pat, Esq. Assistant U.S. Attorney U.S. Attorney's Office for WDNY 138 Delaware Center Buffalo, NY 14202 tel. (716)843-5700, ext. 867; fax (716)551-3052 (C:1560, 1561)

Frieday, Melissa

Court Reporter Contracting Officer US. Bankruptcy Court, WBNY Olympic Towers, 300 Pearl St., Suite 250 Buffalo, NY 14242 tel. (716) 551-4130; fax (716)551-5103 (C:1152, 1153, 1166)

Friedman, Lawrence A.

Director
Executive Office of the United States
Trustees
20 Massachusetts Ave., N.W.
Washington, D.C. 20530
tel. (202)307-1391; fax (202)307-0672

Galindo, Fernando Chief Deputy Clerk Court of Appeals for the Second Circuit 40 Foley Square, Room 1802 New York, NY 10007 tel. (212) 857-8500 (C:509, 621)

Ghysel, Margaret (Peggy)
Appeals Clerk
United States District Court
2120 U.S. Courthouse
100 State Street
Rochester, NY 14614-1387
tel. (585) 263-6263
(A:467a, 456, 460, 462, 1370§D)

Ginsburg, Justice Ruth
Circuit Justice for the 2nd Circuit
Supreme Court of the United States
1 First Street, N.E.
Washington, D.C. 20543
tel. (202)479-3000
(C:110, 855, 857)

Gordon, Kenneth W., Esq.
Chapter 7 Trustee for Premier Van Lines
Gordon & Schaal, LLP
100 Meridian Centre Blvd., Suite 120
Rochester, New York 14618
tel. (585) 244-1070; fax (585) 244-1085
(A:1, 2, 8, 19, 37, 83§F, 88§C; ToEC:91
cases: 3,092 increased to 3,383)

Heller, Art (Arthur), Esq.
Calendar Officer
Calendar Office
Court of Appeals for the Second Circuit
40 Foley Square
New York, NY 10007
tel. (212) 857-8532
(C:360; A:1041, 1042, 1181, 1193; D:285, 297)

Hogan, Chief Judge Thomas F.
Chair of the Executive Committee of the
Judicial Conference
U.S. District Court for the District of Columbia
333 Constitution Avenue, NW
Washington, DC 20001
tel. (202) 354-3000
(C:1177, 1178, 1179; TOEC:>C:1271>comment)

Hatch, Chairman Orrin G.
U.S. Senate, Judiciary Committee
224 Dirksen Senate Office Building
Washington, DC 20510
tel. (202) 224-5251; fax: (202) 224-6331
(C:1353)

Internet links to all federal courts http://www.uscourts.gov/courtlinks/(C:852)

Jacobs, CA2 Judge Dennis
Court of Appeals for the Second Circuit
40 Foley Square, Room 1802
New York, NY 10007
tel. (212) 857-8500
(next eligible chief judge)
C:111, 145, 316, 391, 1285, 1317)

Jefferson Henrietta Associates

415 Park Avenue Rochester, NY 14607 tel. (585) 244-3575; fax. (585) 473-3555 (3rd party defendant in Pfuntner) (A:81, 88; 353-2; 108fn.5-8)

Judicial Conduct and Disability Act Study Committee

Justice Stephen Breyer, Chairman
Supreme Court of the United States
1 First Street, N.E.
Washington, D.C. 20543
tel. (202) 479-3211
http://www.supremecourtus.gov/pu
blicinfo/press/pr_04-13-04.html
(Stat. of Facts 10¶32; C:973, ToEC:980.k
and Comment thereunder)

Judicial Conference of the United States Administrative Office of the U.S. Courts Office of the General Counsel One Columbus Circle, NE, Suite 7-290 Washington, DC 20544 tel. (202) 502-1100; fax (202) 502-1033

http://www.uscourts.gov/judconfinde x.html

- a) tables and reports (C:566, 567, 568)
- b) petition to review Judicial Council dismissals (C:823, 899;
 TOEC:>C:862>Comment)
- c) letters & tables of members contacted (C:822, 851, 856-858, 865, 872, 875, 896, 897, 935)
- d) how to update the table of members (C:852)
- e) on Reporter Dianetti (C:1081, 1082, 1083, 1115)
- f) on Trustee Reiber and bankruptcy fraud scheme (C:1127, 1151)

Judicial Council of the Second Circuit Court of Appeals for the Second Circuit 40 Foley Square, Room 1802 New York, NY 10007

tel. (212)857-8700; fax (212)857-8680

- a) tables of names, addresses, and telephone numbers of the members of the Judicial Council:
 - 1) displayed in tabular format for mail merge (C:774)
 - 2) displayed as block addresses (C:112)
- b) official information about the Judicial Council (C:775) http://www.ca2.uscourts.gov/
- c) table of CA2 judicial misconduct orders (C:564; cf. C:973, ToEC:980.k and Comment thereunder)
- d) disregarded request for abrogatory review of WDNY Local Rule inconsistent with FRCivP (C:1285, 1286, 1291, 1317)

Kelley, David N., Esq. U.S. Attorney for SDNY One St. Andrews Plaza New York, NY 10007 tel. (212)637-2200; fax (212)637-2611 http://www.justice.gov/usao/nys/ (C:1345, 1391-1395, 1511, 1512)

Kyler, Christine

Assistant to Assistant U.S. Trustee Federal Office Building, Room 6090 100 State Street, Room 6090 Rochester, New York 14614 tel. (585) 263-5812; fax (585) 263-5862 (D:474, 476, 495)

Larimer, District Judge David G.
United States District Court
2120 U.S. Courthouse
100 State Street
Rochester, NY 14614-1387
tel. (585) 263-6263
(A:1654\$B; ToEC:>C:1108>comment;
C:1303\$B, 1313, 1173\$II; ToEC:\$VII.D
Table 4; ToEC:>C:1108>Comment)
District judges' decisions at
http://www.nywd.uscourts.gov/de
cision/decision.php to be searched
for patterns and inconsistencies

MacKechnie, Roseann

Clerk of Court
Court of Appeals for the Second Circuit
40 Foley Square, Room 1802
New York, NY 10007
tel. (212) 857-8500
(C:325, ToEC>C:325 and Comment;
C:491, 492, 510)

MacKnight, David, Esq.

Lacy, Katzen, Ryen & Mittleman, LLP 130 East Main Street Rochester, New York 14604-1686 tel. (585) 454-5650; fax (585) 454-6525 http://www.lacykatzen.com/ (attorney for James Pfuntner) (Add:531; A:495-505, 510)

Martini, Deirdre A.

U.S. Trustee for Region 2
Office of the United States Trustee
55 Whitehall Street, 21st Floor
New York, NY 10004
tel. (212) 510-0500; fax (212) 668-2256
http://www.usdoj.gov/ust/r02/
(D:90\$VII, 137, 139, 141, 158, 307, 330)

M&T Bank (Manufacturers & Traders Trust Bank)

255 East Avenue
Rochester, NY 14604
tel. (585) 258-8475, (800) 724-2440, 8472
http://mtbna.com/
(defendant and cross-defendant in *Pfuntner*and employer of David DeLano)
(A:83, 87§III.A))

Mauskopf, Roslynn, Esq. U.S. Attorney for the EDNY 147 Pierrepont Street Brooklyn, NY 11201 tel. (718)254-7000; fax (718)254-6479 http://www.justice.gov/usao/nye/ (C:1346, 1347)

Milton, Karen Greve
2nd Circuit Executive
Court of Appeals for the Second Circuit
40 Foley Square, Room 1802
New York, NY 10007
tel. (212)857-8700; fax (212)857-8680
(C:143, 466, 508, 511, 513, 811, 982, 998, 1024, 1066; ToEC:>C:513>comment, >C:1024>comment)

Ninfo, Bkr. Judge John C., II United States Bankruptcy Court 1400 United States Courthouse 100 State Street Rochester, NY 14614 tel. (585) 613-4200; fax (585)613-4299 (Official directory at TOEC:89)

- a) misconduct complaint (C:1, 63; E:1-60)
- b) evidence of bias and disregard for rule of law (C:951, 1313; A:801; D:231; Pst:1269§§a-d)
- c) motions to recuse (A:674; D:355
- d) List of hearings and decisions presided over or written by Judge Ninfo, in *Pfuntner* and *DeLano*, as of May 10, 2006 (C:1110)

- e) failure to investigate (TOEC:\(\section\)VII.E Table 4; Add:\(1051\)\(\section\)II)
- f) Judge Ninfo's decisions at http://www.nywb.uscourts.gov/de cisions/jcn.php to be searched for patterns and inconsistencies

Ormand, John

(Manager of James Pfuntner's warehouse in Avon, NY Chris, John Ormand's son tel. (585)226-8303)

(A:500¶2 et seq.; 503; 520¶49 et seq.)

PACER (Public Access to Court Electronic Records) http://pacer.psc.uscourts.gov/; cf. https://ecf.nywb.uscourts.gov/cgibin/login.pl (Stat. of Facts 2¶¶2, 11, 19, 33b)

Palmer, David
Premier Van Lines, Inc., owner
1829 Middle Road
Rush, NY 14543
Tax id. no. 065-62-2753
(A:72¶10 et seq., 78§A, 88§B, 290-295, 351)

Premier Van Lines, Inc. c/o David Palmer 1829 Middle Road Rush, NY 14543 (storage and moving company) Tax id.: 16-1542181 (A:565)

Pfuntner, James 2140 Sackett Road Avon, NY 14414 tel. in NY (585)738-3105; (585)226-2122; (585)226-8303; in Florida (954)321-6449)

- a. Owner of the warehouse in Avon and Plaintiff in *Pfuntner* (A:18a, 21, 22, 56, 492, 510)
- b. Western Empire Truck Sale, owner 2926 West Main Street Caledonia, NY 14423 tel. (585)538-2200; fax (585) 538-9858
- c. Western Empire Storage, owner Caledonia, NY 14423 tel. (585)538-6100

Pusateri, Vince Vice President Manufacturers & Traders Trust Company 255 East Avenue Rochester, NY 14604 tel. (585) 258-8472, 800-724-2440 (David DeLano's boss) (A:353-10-14) Rabiej, John K.
Chief of the Rules Committees Support
Office
Administrative Office of the U.S. Courts
One Columbus Circle, NE, Suite 7-290
Washington, DC 20544
tel. (202) 502-1820
(C:861)

Rand, Paula Courtroom Deputy for Judge Larimer United States District Court 2120 U.S. Courthouse 100 State Street Rochester, NY 14614-1387 tel. (585)613-4040, (585) 263-6263

Rehnquist, Chief Justice William Supreme Court of the United States 1 First Street, N.E. Washington, D.C. 20543 tel. (202)479-3000 (C:851, 865, 872, 897, 971, 1121, 1122; 1115, 1082; TOEC:>C:1384>Comment)

Reiber, George M., Esq.
Chapter 13 Trustee
South Winton Court
3136 S. Winton Road, Suite 206
Rochester, NY 14623
tel. (585) 427-7225; fax (585) 427-7804
(trustee in *DeLano*)
(D:79§§ I&II, 92§C; Add:1041§I; C:10521054; ToEC:§VII.E Table 4; 3,909 open cases,
TOEC:01)

Resnik, Richard, Esq. Assistant U.S. Attorney 620 Federal Building 100 State Street Rochester, NY 14614 tel. (585)263-6760; fax (585)263-6226 (C:1545, 1546, 1547) Reynolds, John, Auctioneer tel. (315)331-8815 (Tr.97/13-20, 98/13-20, 102/2-19, 110/2-8, 110/23-111/4, 113/2-10, 115/4-17, 119/4-14, 121/9-17)

Rodriguez, Robert
Deputy Clerk
Court of Appeals for the Second Circuit
40 Foley Square
New York, NY 10007
tel. (212)857-8521
(A:507, 612)

Schmitt, Kathleen Dunivin, Esq.
Assistant U.S. Trustee
Federal Office Building, Room 6090
100 State Street, Room 6090
Rochester, New York 14614
tel. (585) 263-5812; fax (585) 263-5862
(A:37, 38, 52, 102; D:84§IV; D:160, 307, 470, 471, 474; ToeC:§VII.E Table 4)

Schwartz, Carolyn S. United States Trustee for Region 2 3 Whitehall Street, Suite 2100 New York, NY 10004 tel. (212)510-0500; fax: (212)668-2256 (A:101, 102) Sensenbrenner, Chairman F. James Jr., U.S. HR Committee on the Judiciary U.S. House of Representatives 2138 Rayburn, House Office Building Washington, DC 20515
U.S. Senate News Advisory, Contact: Jeff Lungren/Terry Shawn tel. (202)225-2492
www.house.gov/judiciary
(C:576, 1352; ToEC>C:1352>Comment)

Stickle, Todd
Deputy Clerk of Court
U.S. Bankruptcy Court, WBNY
1400 United States Courthouse
100 State Street
Rochester, NY 14614
tel. (585) 613-4223
(TOEA:§B.7)

Stilwell, Raymond C., Esq.
Adair, Kaul, Murphy, Axelrod & Santoro, LLP
The Law Center at Williamsville
17 Beresford Court
Williamsville, NY 14221
tel. (716) 565-2000
300 Linden Oaks, Suite 220
Rochester, NY 14625
tel. (585)248-3800; fax (585)248-4961
(Attorney for Premier & David Palmer)
(A: 353-5, 341, 565)

Turner, Ed

Supreme Court of the United States 1 First Street, N.E. Washington, D.C. 20543 tel. (202)479-3211 (see also Arbur, Cathy, and Turner, Ed,

tel. (202)479-3050, (202)479-3000)

Teitsworth, Roy Auctioneer 6502 Barber Hill Road Geneseo, NY 14454 tel. (585)243-1563; fax (585)3311 http://www.teitsworth.com/ (hired by Trustee Gordon in *Premier*) (A:431, 576/97, 967, 986; TOEA:153§7)

1 First Street, N.E. Washington, D.C. 20543 tel. (212)479-3211 **Tyler**, Bradley E., Esq. U.S. Attorney in Charge 620 Federal Building 100 State Street

tel. (585)263-6760; fax (585)263-6226

(C:1512, 1513, 1546, 1547)

Deputy Public Information Officer

Supreme Court of the United States

Public Information Office

Rochester, NY 14614

U.S. Attorney's Office for SDNY One St. Andrews Plaza New York, NY 10007 tel. (212)637-2200; fax (212)637-2611 http://www.justice.gov/usao/nys/ (see also Kelley, David N., Esq.)

(C:1345, 1391-1395, 1511, 1512;

U.S. Congress

(see Committees on the Judiciary) www.house.gov/judiciary http://judiciary.senate.gov/index.cfm (C:1354; cf. C:1352, 1353)

Werner, Christopher K., Esq.
Boylan, Brown, Code
Vigdor & Wilson, LLP
2400 Chase Square
Rochester, NY 14604
tel. (585) 232-5300; fax (585) 232-3528
http://www.boylanbrown.com/
(DeLanos' attorney in their
bankruptcy case *In re DeLano*)
(D:218, 249, 287, 313; 320§II, 325;
D:259; Pst:1288§§e-f; C:1059,
ToEC:>C:1060> Comment,
>1064>Comment; out of his 575
cases, 525 before Judge Ninfo,
ToEC:91)

Walker, Chief Judge John M., Jr.
Court of Appeals for the Second Circuit
40 Foley Square, Room 1802
New York, NY 10007
tel. (212) 857-8500
(C:105, 109, 271, 303, 337, 359, 360, 361, 389, 393; ToEC>C:393>Comment)

Warren, Paul R.
Bankruptcy Clerk
United States Bankruptcy Court
1400 United States Courthouse
100 State Street
Rochester, NY 14614
tel. (585) 613-4200
(C:1166, A:303; 334, 337, ToEA:§B.7)

Weidman, James, Esq.
South Winton Court
3136 S. Winton Road, Suite 206
Rochester, NY 14623
tel. (585) 427-7225; fax (585) 427-7804
(attorney for Trustee Reiber)
(D:79§§ I&II)

A.2. Official Directory of the Bankruptcy Court in Rochester and Buffalo, NY

Indicial Assistant

Rochester - Judge John C. Ninfo II - Chambers Staff

Andrea Siderakie

Andrea Siderakis	Judiciai Assistant	(383) 613-4200	
Megan Dorr	Law Clerk	(585) 613-4200	
Administrative Section			
Paul R. Warren	Clerk of Court	(585) 613-4200	
Todd M. Stickle	Deputy-in-Charge	(585) 613-4223	
Operations Section			Chapter 7 + 13
			BK Case # Range
Torry Hirsch	Supervisor	(585) 613-4200	91-96
Jane Murphy	Data Quality Analyst/Trainer	(585) 613-4200	97-99
Tina Folwell	Case Manager	(585) 613-4200	00-10
Lisa Lawson	Case Manager/Trainer	(585) 613-4200	11-21
Ginny Wheeler	Case Manager	(585) 613-4200	22-32
Amy Andrews	Case Manager	(585) 613-4200	33-43

(585) 613 4200

 Carm Capogreco
 Case Manager
 (585) 613-4200
 44-54

 Annette Lampley
 Case Manager
 (585) 613-4200
 55-65

 Judy Middleton
 Case Manager
 (585) 613-4200
 66-76

 Paula Finucane
 Case Manager
 (585) 613-4200
 77-83 + odd

numbered A.P. cases

Karen Tacy Case Manager (585) 613-4200 84-90 + even

Larraine Parkhurst Courtroom/Calendar Deputy (585) 613-4200

NOTE: Chapter 11 case assignments are rotated among Tina, Lisa, Ginny, Amy, Carm, Annette and Judy.

Intake/Financial Section

Michele Telesca Intake Clerk (585) 613-4200 Maggie Clifford Intake Clerk (585) 613-4200 numbered A.P. cases

COURT DIRECTORY - BUFFALO

[updated 2/17/06]

Christine Klimko	Judicial Assistant	(716) 551-4208
Robert Spampata	Law Clerk	(716) 551-4534

Buffalo - Judge Carl L. Bucki - Part II Chambers Staff

Marcia Bannister	Judicial Assistant	(716) 551-4206
Adolph Iannacone	Law Clerk	(716) 551-4128

Buffalo - Administrative Section

Paul R. Warren	Clerk of Court	(716) 551-4130
Michelle A. Pierce	Chief Deputy	(716) 551-4096

JoAnn R. Walker Deputy-in-Charge (716) 551-4130, Ext. 120

Financial/Intake Section (716) 551-4130

		Extension
Rachel L. Curtin	Financial Administrator	121
Melissa Frieday	Procurement & Property Specialist	125
Delphine D. Bibbs	Financial Assistant	151
Arthur Hill	Intake Clerk	118
Marie Czaja	Intake Clerk	126
Heidi Gerace	Intake Clerk	136
Steven Pinto	Intake Clerk	166

Operations Section

		Extension	BK Case # Range
Joan Sturckler	Case Manager	152	1-10
Mike Pinto	Case Manager/Trainer	117	11-17
Shirley Illig	Case Manager	112	18-27
Pat Hostettler	Case Manager	154	28-37
Julie Toms-Fago	Case Manager/Trainer	165	38-44
Judy Leidolph	Case Manager	141	45-54
Mary Grace Bessinger	Case Manager	122	55-64
Jeanette Rodriguez	Case Manager/Trainer	124	65-72
Deanne Phair	Case Manager	161	73-82
Lisa Czaja	Case Manager/Trainer	115	83-90
Kathy Lafferty	Case Manager	110	91-00
Lois LaBelle	Data Quality Analyst	111	Zacker + Legacy cases

NOTE: Adversary Proceedings are handled by Bankruptcy Case Number (last two digits) as follows:

Mike Pinto 1-37 Lisa Czaja 38-64 Jeanette Rodriguez 65-100

Information Technology Section

		Extension
Jeffrey Brown	Unix Database Administrator	159
Bill Powers	IT Specialist/Programmer	155
Marc Fruth	IT Specialist	167
Mathew Abbate	Automation Support Specialist	158

B. Searches on PACER for two trustees and one bankruptcy attorney and its return of docket information about, and hyperlinks to, their more than 7,800 cases before Judge Ninfo

- 1. Chapter 13 Trustee George M. **Reiber**, trustee in (cf. C:1403)

 David and Mary Ann DeLano, no. 04-20280, WBNY
 - a) as of April 2, 2004
 - 1) as trustee 3,909 open cases (links to cases (through MS Word documents))
 - (i) 3,907 cases before Bankruptcy Judge John C. Ninfo, II, WBNY
 - (ii) 2 cases before another judge
- 2. Chapter 7 Trustee Kenneth W. **Gordon**, trustee in (cf. C:1406) *In re Premier Van Lines, Inc.*, no. 01-20692, WBNY, and defendant in *Pfuntner v*. *Trustee Gordon et al.*, no. 02-2230, WBNY
 - a) as of June 26, 2004

1) as trustee	3,383 cases	(links to cases)
2) as attorney	142 cases	(links to cases)
3) as party	76 cases	(links to cases)
b) as of November 4, 2003		
1) as trustee	3,092 cases	(links to cases)

,		-,	(,
2)	as attorney	127 cases	(links to cases)
3)	as party	75 cases	(links to cases)

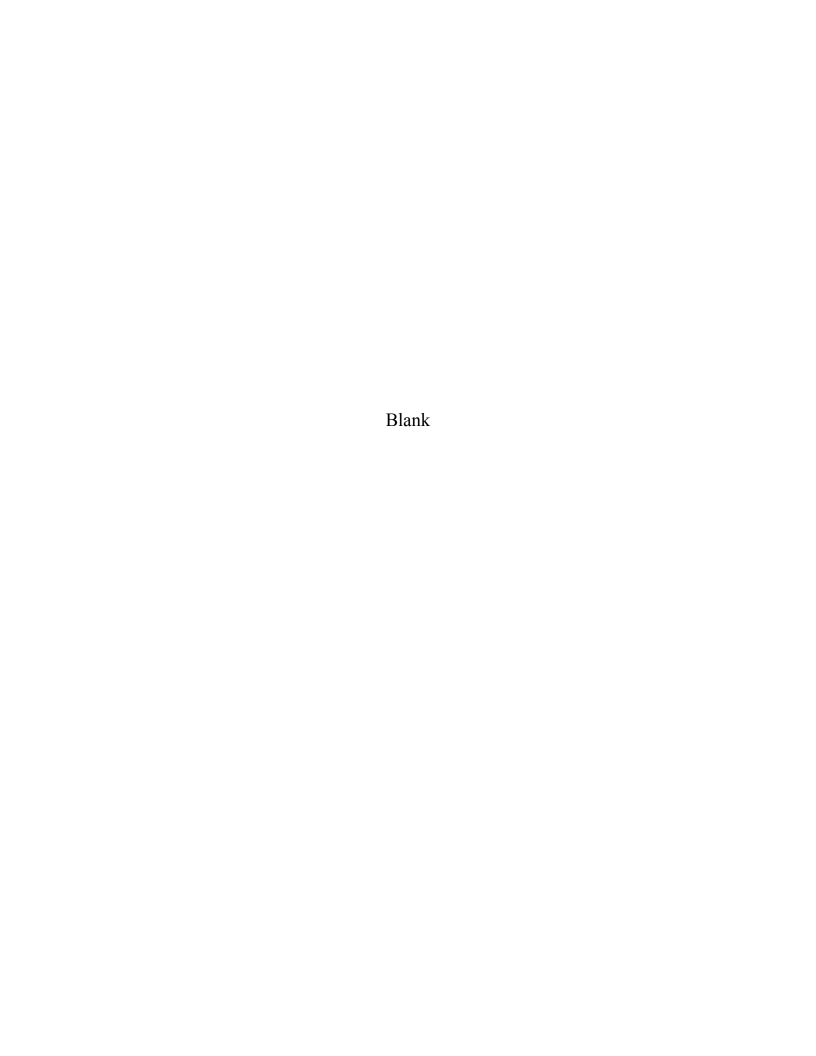
c) as of October 1, 2003

1)	as trustee	969 closed cases	(links to cases)
2)	as trustee	306 open cases	(links to cases)

- 3. Christopher K. **Werner**, Esq., attorney for the DeLano Debtors (Pst:1281§c)
 - a) as of February 28, 2005¹
 - 1) as attorney 525 out of his 575 cases before J. Ninfo (links to cases)

¹This was the eve of the sham evidentiary hearing (Pst:1125§d-f) where Judge Ninfo granted Att. Werner's motion to disallow Dr. Cordero's claim against Mr. DeLano, which arose in *Pfuntner*. Through that artifice, Att. Werner and Judge Ninfo managed to strip Dr. Cordero of standing to participate further in *DeLano* so that he could not keep

requesting that the DeLanos produce documents to support their bankruptcy petition, which could reveal that they had engaged in concealment of assets in the context that they had all created and supported, namely, a bankruptcy fraud scheme.



C. List of tables interspersed among the exhibits of all Tables of Exhibits

1.	Main Papers in <i>In re Premier Van et al.</i> , docket no. 03-5023, CA2, with the numbers of the pages where they appear in the Appendix [cf. A:#] to Dr. Cordero 's opening brief in CA2 (C:171)	C:301
2.	Table of CA2 Judicial Misconduct Orders : orders made available to Petitioner Dr. Cordero on July 1 , 2004, by CA2, (listed in the order in which they were found in the CA2 2003 binder)	
3.	Table of All 15 Memoranda and Orders issued by the Judicial Conference of the United States Committee to Review Circuit Council Conduct and Disability Orders (text at C:1611) since the adoption of the Judicial Conduct and Disability Act of 1980 and sent in May and July 2004 to Dr. Cordero from the General Counsel's Office of the Administrative Office of the U.S. Courts [cf. C:681]	
4.	Tables of the 1997-2005 Reports of Complaints Filed and Action Taken Under Authority of 28 U.S.C. §§351-364 and 372(c) During the 12-Month Period Ending September 30, [of the year reported on], in Judicial Business of the United States Courts, Annual Reports of the Director, by Leonidas Ralph Mecham, Director of the Administrative Office of the U.S. Courts, http://www.uscourts.gov/judbususc/judbus.html	
5	Table of all of Judge Ninfo's orders in <i>Pfuntner</i> and <i>DeLano</i> [updated to	
٥.	December 9, 2005]	C:984§II
6.	December 9, 2005]	C:993
6.7.	List of hearings presided over by Judge Ninfo in <i>Pfuntner</i> v. <i>Trustee</i> Gordon et al, docket no. 02-2230, and <i>In re David and Mary Ann DeLano</i> , docket no. 04-20280, WBNY, as of December 9, 2005	C:993

[Comment: The refusal to produce or order the production of those documents (10) given the incongruencies and implausibility of the declarations in the petition (9) is a key means in maintaining as well as revealing the bankruptcy fraud scheme. Indeed, not only does such refusal allow the DeLanos to conceal their assets, but it also points to the support of such concealment by judges and trustees. All these people's repeated refusal with disregard for the law, the rules, and the facts forms a pattern of non-coincidental, intentional, and coordinated wrongful acts, that is, the bankruptcy fraud scheme. Wrongful conduct by judges that supports that scheme as if they were immune to the negative consequences of violating the rule of law is what gives rise to the questions whether a federal judgeship is a safe haven for wrongdoing and, if so, how high and to what extent wrongdoing has reached.

The above-mentioned list of requested documents (10) was contained in the proposed order of August 23, 2005 (Add:977) whose contents Dr. Cordero requested therein or in similar proposed orders or lists, from the following parties or officers, who reacted thus:

- 1. District Judge David Larimer, WDNY, denied it summarily (Add:1021);
- 2 Bankruptcy Judge John C. Ninfo, II, WBNY, who had denied its counterpart (D:208, 289§C, 323¶30.a, 328¶2) in violation of his duty under 11 U.S.C. §1325(a)(3) to ascertain that the DeLanos' request for relief (C:1415-1468) from their debts was made in good faith, which had been cast in doubt by Dr. Cordero's evidence of fraud by the DeLanos; I
- 3. Trustee George Reiber, Assistant U.S. Trustee Kathleen Dunivin Schmitt, and U.S. Trustee for Region 2 Deirdre A. Martini refused to produce the documents in similar lists requested by Dr. Cordero, who was and remains "a party in interest" (cf. Add:1118§IV), requested such documents as early as March 2004 (D:65§III and IV, 94§VIII), and kept requesting them while those trustee kept violating their duty under 11 U.S.C. §704(4) and (7), to order their production or even to reply to his requests (Add:682, 683, 685)];
- 4. the DeLanos, of course, had denied *every single document* that Dr. Cordero requested of them (D:287, 313, 325, 327);
- 5. the judges of CA2 (τοΕC:§V.A & B) and the Judicial Circuit, 2nd Cir., (τοΕC:§V.C, D, J) baffled every expectation by refusing even to look into the evidence of a bankruptcy fraud scheme, let alone request any documents; on the contrary, they reappointed Judge Ninfo to a new term as bankruptcy judge (τοΕC:§V.H).]

Judicial-Discipline-Reform.org

Judicial-Discipline-Reform.org

D. List of reproduced tables

Table	1. of key documents and dates of Dr. Cordero's complaints to CA2 Chief Judge, the Judicial Council, 2nd Cir., and the Judicial Conference of the United States
Table	2. Contempt for the law and litigants' rights shown in the dismal quality of the work produced by Judges Larimer and Ninfo and accepted by them from lawyers and clerks
Table	3. The DeLanos' over \$670,000 in receipts + \$98,000 in credit card borrowing unaccounted for due to the judges' refusal to require production of documents supporting their declaration in Schedule B (D:31) that at the time of filing their bankruptcy petition they only had \$535 in hand and on account!
Table	4. Officers that have disregarded their statutory duty to investigate the DeLano Debtors

August 1, 2006 59 Crescent Street Brooklyn, NY 11208 Judicial-Discipline-Reform.org

Table 1. Key Documents and Dates of the Judicial Misconduct Complaints

dockets no. 03-8547 and 04-8510

filed with

the CA2 Chief Judge, the Judicial Council of the Second Circuit, and the Judicial Conference of the U.S. as of August 1, 2006

by

Dr. Richard Cordero

Judicial misconduct complaint about WDNY Bankruptcy Judge John C. Ninfo, II, docket no. 03-8547

Judicial misconduct complaint					Petition for r	eview: to	Judicial Co	uncil, Cir. 2	
Submission	Resubmission	Acknow- ledgment	Dismissal	Submission	Resubmission	Acknow- ledgment	Letter	Update	Denial
August 11, 3	August 27, 3	Sept 2, 3	June 8, 4	July 8, 4	July 13, 4	July 16, 4	July 30, 4	August 27, 4	Sep 30, 4
[C:1]	[C:63]	[C:73]	[C:145]	[C:551]	[C:623]	[C:651]	[C:652]	[C:659]	[C:672]

Judicial misconduct complaint about CA2 C.J. John M. Walker, Jr., dkt no. 04-8510

Judicial misconduct complaint				Peti	tion for re	eview: to J	udicial	Council, C	Fir. 2
Sub- mission	Resub- mission	Acknow- ledgment	Dismissal	Sub- mission	Acknow- ledgment	Exhibits to Jud. Coun.	Denial	Fraud report request	Request returned
Mar 19, 4	Mar 29, 4	Mar 30, 4	Sept 24, 4	Oct 4, 4	Oct 7, 4	Oct 14, 4	Nov 10, 4	Nov 29, 4	Nov 29, 4
[C:271]	[C:271, 316]	[C:326]	[C:391]]	[C:711]	[C:716]	[C:717]	[C:781]	[C:782]	[C:811]

Petition for review as to both denials

To Judicial Conference				
Sub- mission	Refusal	Request to: members CJ Rehnquist		
Nov 18, 4	Dec 9, 4	Dec 18, 4	Mar 7, 5	
[C:821]	[C:859]	[C:865]	[C:897]	

Judicial-Discipline-Reform.org

Table 2. Contempt for the law and litigants' rights shown in the dismal quality of the work produced by Judges Larimer and Ninfo and accepted by them from lawyers and clerks (hyperlink bank)

	Officer of the court & type of work	References to work produced or accepted	Comment	
1.	Judge Larimer and his orders (C:1278)	Add:692, 831, 839, 991, 1019, 1021, 1092, 1155 Pst:1214	He rarely cites and never analyzes the law or the rules, and never discusses the motions on which he rules, which he dismisses so frequently with a lazy "has no merits and is denied in all respect", which points to his not even reading them (Add:609§B, 1084§II); when he ventures beyond an offhand dismissal, his orders are sloppy because of grave mistakes of law and fact.	
2.	Judge Ninfo and his orders (C:993)	D:3; 220, 272, 327, 332; Add:719, 725, 729, 731, 741, 749	His orders are equally devoid of legal reasoning and damned by any botched attempt at citing authority (Pst:1293§i) so that they are conclusory fiats; or worse yet, knee-jerk reactions kicked out before receipt of any answer from the other parties, as shown by the chain of events in Add:1038→1065→1066→1094→1095→1125→ →1126. (cf. C:1307¶44)	
3.	<i>Über</i> -experienced Trustee Reiber (D:431§C; Add:891/Table)	Add:937-939	He submitted shockingly unprofessional and perfunctory scraps of papers to confirm the DeLanos' debt repaymer plan, which Judge Ninfo approved as "the Trustee's Report" (Add:941/2 nd ¶; cf. 1041§I, 1094), as did Judge Larimer (Add:953§I, 980¶d, 1022/last¶; cf. 1055§B).	
4.	Christopher Werner, Esq., the DeLanos' attorney in the bankruptcy case DeLano Michael Beyma, Esq., Mr. DeLano's attorney in Pfuntner and partner in Underberg & Kessler, the law firm of which Judge Ninfo was a partner before becoming a judge	Pst:1281\sc; D:118, 205, 211 & 214-216 271, 314, 325; Add:936, 988, 1069	He writes back-of-napkin like statements with no discussion of the law, the facts, or the opposing party's arguments, so imitative of the Judges' own orders; hence Judge Ninfo found it unobjectionable that: 1) Att. Werner, who, according to PACER, at the time had appeared before Judge Ninfo in 525 cases, appeared at the evidentiary hearing on March 1, 2005, of his motion to disallow Dr. Cordero's claim without having read the claim or brought a copy of it (Pst:1288§e; Tr:54/6–55/5, 64/10–66/18, 124/4-20, 137/8-21, 143/17-145/13); and 2) Attorneys Werner and Beyma suborned perjury by signaling and mouthing answers to Mr. DeLano while on the stand during that evidentiary hearing (Pst:1289§f).	

5.	Clerks of court	C:1304¶¶35 & 45; D:106, 232§§I & II, 397§1, 416§F, 476, 495; Add:832	Their disregard for the rules that they are supposed to apply shows participation in a pattern of non-coincidental, intentional, and coordinated wrongdoing, for if their actions were simply 'mistakes' due to incompetence, then it would be reasonable to expect that half of such 'mistakes' would redound to Dr. Cordero's disadvantage and half to his advantage, rather than all of them consistently have a detriment impact on Dr. Cordero's procedural and substantive rights.
----	-----------------	--	--

Table 3. The DeLanos' \$673,657 in receipts +\$98,092 in credit card borrowing unaccounted for due to the judges' refusal to require production of documents supporting their declaration in Schedule B (D:31) that at the time of filing their bankruptcy petition they only had in hand and on account \$535! (hyperlink bank)

_	ages referred to in the incomplete documents ed by the DeLanos to Trustee Reiber $(Add:966\S B)$	Exhibit page #	Amounts of the mortgages
1) took	out a mortgage for \$26,000 in 1975;	D:342	\$26,000
2) anot	her for \$7,467 in 1977;	D:343	7,467
3) still	another for \$59,000 in 1988;	D:346	59,000
4) owe	d \$59,000 to M&T in 1988 and	D:176/9	59,000
5) an o	verdraft from ONONDAGA Bank for \$59,000;	D:176/10	59,000
6) anot	her mortgage for \$29,800 in 1990,	D:348	29,800
7) even	another one for \$46,920 in 1993, and	D:349	46,920
8) yet a	nother for \$95,000 in 1999.	D:350-54	95,000
		Subtotal	\$382,187
volunt	eLanos' earnings in just the three years preceding ary bankruptcy petition of January 27, 2004		
2001	1040 IRS form (D:186)	\$91,229	\$91,229
2002	1040 IRS form (D:187)	\$91,859	
	Statement of Financial Affairs (D:4		91,655
2003	1040 IRS form (D:188)	+97,648	400 -00
1 *	Statement of Financial Affairs (D:47	/	+108,586
	nust be added the receipts contained in the \$98,092 owed	\$280,736*	\$291,470
	edit cards (D:41; C:1415)	TOTAL	\$673,657

^{*} Why do these numbers not match?

Table 4. Officers that have disregarded their statutory duty to investigate the DeLano Debtors (hyperlink bank)

	Officer's name and title	Statutory duty to investigate	Request for documents	Responseif any
1.	George Reiber, Standing Chapter 13 Trustee	11 U.S.C. §§1302(b)(1) and. 704(4) & (7)	D:66§IV; D:113¶6; D:492, cf. D:477-491; Add:683	D:74, cf. D:83§A; D:120, cf. D:124 and 193§§I-III; none none
2.	Kathleen Dunivin Schmitt, Assistant U.S. Trustee	28 U.S.C. §586(a)(3)(C) & (F)	D:63\$\$I & III; D:470, cf. D:461; D:471; D:475\$c; Add:685	D:70, cf. D:84§IV; none none none
3.	Deirdre A. Martini, U.S. Trustee for Region 2	28 U.S.C. §586(b)	D:104, cf. D:90§VII; D:137; Add:682	none D:139, cf. D:141; D:154-157, cf. D:158; none
4.	Bankruptcy Judge John C. Ninfo, II (C:993)	11 U.S.C. §1325 and 18 U.S.C. §3057(a) (Add:630)	D:198§V and 199¶31, 207-210, 217; D:320§II; D:370§C; Add:1051§II;	D:220, cf. D:232§§I & V; D:327; D:3; Add:1065, cf. Add:1066, 1094; Add:1125
5.	District Judge David G. Larimer (C:1278)	18 U.S.C. §3057(a) (Add:630)	Add:885¶15, 900§§3 & B, 908§d, 951, 979§III; Add:1098§I	Add:1021; Add:1155

Judicial-Discipline-Reform.org

Table of Exhibits of A:# pages1

concerning the appeals as of August 1, 2006

Part A TOEA:124 A:1-152	from WBNY	Pfuntner v. Trustee Gordon et al., September 27-December 30, 2002	, no. 02-2230 dkt. at A:1551
Part B TOEA:132 A:153-430	to WDNY	Cordero v. Trustee Gordon, Cordero v. Palmer, January 9-March 27, 2003	no. 03cv6021L no. 03mbk6001L dkts. at A:1295; 462
Part. C TOEA:154 A:431-1549	to CA2	In re Premier Van et al., April 25, 2003-October 26, 2004	no. 03-5023 dkt. at A:1285
Part D TOEA:168 A:1601-2229	sct.	Cordero v. Trustee Gordon et al., January 20-March 28, 2005	no. 04-8371 dkt. at A:2229

by **Dr. Richard Cordero, Esq.**

Table of Headings (providing a synoptic statement of facts of the cases²)

A. IN BANKRUPTCY COURT, WBNY:

From Dr. Cordero's application of September 27, 2002, for a review of Trustee Gordon's conduct & liquidation of storage company Premier, which had abandoned his stored property at Warehouser Pfuntner's
to Pfuntner's admin. & storage fee recouping suit v. the Tr., Dr. Cordero et al.,
to Judge Ninfo's summary dismissal of Dr. Cordero's cross-claims against

JDR's call: C:1/E:1; C:271; C:441; C:551; C:711; C:821; C:981; C:1081; C:1285; C:1331 *Pfuntner*>: A:1; A:261; A:353; A:734; A:1061; A:1301; A:1601; A:1675; A:1765

DeLano: D:1; D:103; D:203; D:301; D:425; Add:509; Add:711; Add:911; Pst:1171; Tr=transcript 3/1/5hearing

¹ The exhibits listed on this Table of Exhibits (ToE) are found in the Attachments pane of the Statement of Facts and may also be in suitably identified folders in the Judicial Discipline Reform website. The exhibits of the *DeLano* cases, identified as D:#, Add:#, Pst:#, and Tr:#, are there too. The files are the following:

² To facilitate the understanding of the development of the subject matters stated in this and other headings, their respective exhibits are listed chronologically regardless of their page numbers. These numbers have been maintained as much as possible so as to preserve the validity of references to A-# pages in earlier exhibits. Thus, if a page number is not found where it should logically be, look for it further down in the Table.

В. І		STRICT COURT, WDNY: om Dr. Cordero's notice of January 9, 2003, of appeal to Tr. Gordon's motion to dismiss it as untimely filed though timely mailed
	to	WDNY Judge Larimer's dismissal of his notice and denial of his application for judgment v. defaulted Premier Owner Palmer
	ar	that Dr. Cordero inspect his property and prove that its loss was caused by Palmer, who is thus given a chance to escape liability though a defrauder of storage & insurance fees Why? TOEA:132
1.		stee Gordon's motion in District Court to dismiss Dr. Cordero's ice of appeal as untimely filed though timely mailed
2.		Cordero's motion in Bankruptcy Court to extend time to file his ice of appeal and its denial by Judge Ninfo
3.		nscript the hearing in Bankruptcy Court on December 18, 2002, 'rustee Gordon's motion to dismiss Dr. Cordero's cross-claims
4.	App	olication for default judgment against Premier Owner David Palmer
5.		Cordero's property search and NYC-Rochester trip to inspect it at ntner's warehouse, where Premier Owner Palmer had abandoned it
	a.	Dr. Cordero's efforts to find his property before <i>Pfuntner</i> in 2002 ToEA:138
	b.	From the pleadings in <i>Pfuntner v. Trustee Gordon et al.</i> , to the pre-trial conference of January 10, 2003
	c.	Proposing dates and measures for the property inspection at Plaintiff Pfuntner's warehouse in Avon, NY: conducted on May 19, 2003
	d.	Judge Ninfo's request after the inspection that Dr. Cordero resubmit the default judgment application only to deny it despite Dr. Cordero's proof of property loss & damage by Palmer
	e.	Dr. Cordero's motion for sanctions for false representations concerning the inspection by Absentees Pfuntner & Att. MacKnight
	f.	Dr. Cordero's motion for sanctions for Pfuntner & Att. MacKnight disobeying discovery orders
	g.	Att. MacKnight's "Notice to Admit" regarding findings of inspection of property at Pfuntner's warehouse that neither attended
6.		lers and motions concerning Judge Ninfo's "discrete" "discreet" ring in <i>Pfuntner</i> on October 16, 2003
7.	con	Cordero's request to Bankruptcy Court for docket documents cerning Trustee Gordon's liquidation of Premier and its failure to duce them

C.	From to it	RT OF APPEALS FOR THE SECOND CIRCUIT: m the appeal to CA2 on April 25, 2003, ts dismissal for lack of jurisdiction due to the alleged	
		non-finality of the appealed orders re Tr. Gordon and Palmo he denial of the petition for panel rehearing on October 26, 2	
	1.	Documents in Dr. Cordero's appeal that the District Court failed transmit to CA2	
		a. Appeal from District Court to CA2 and dockets of Bankruptcy Court in <i>Premier Van Lines</i> and <i>Pfuntner</i>	the
		b. Incomplete transmission of documents from the U.S. Dist Court to CA2	
		1) Cordero v. Trustee Gordon, dkt. no. 03-cv-6021L, WDNY	тоЕА:155
		2) Cordero v. Palmer, dkt. no. 03-mbk-6001L, WDNY	тоЕА:155
		c. Documents of Dr. Cordero's appeal missing in CA2	тоЕА:156
	2.	. Pleadings in <i>Premier Van et al.</i> , CA2	ToE A:157
	3.	. Motions and oral argument in <i>Premier Van et al.</i> , CA2	ToE A:157
	4.	Dr. Cordero's petition to CA2 for a writ of mandamus disqualify Judge Ninfo for bias toward the locals and disregard the law, and to transfer <i>Pfuntner</i> to NDNY; and its denial alleged non-fulfillment of "the extraordinary requirements" to issu writ of mandamus	for for ne a
	5.	Dr. Cordero's petition for rehearing of <i>Premier Van et al.</i> due to appealed orders' necessary finality; motions for CA2 Chief Jud Walker to recuse himself from its consideration due to his mandling of a judicial misconduct complaint and toleration of pattern of wrongdoing by Judge Ninfo and CA clerks; and the Cl Judge's belated and inconsequential recusal on October 13, 200	dge nis- of a hief
	6.	Dr. Cordero's motion to quash Judge Ninfo's order in <i>DeLa</i> requiring Dr. Cordero to take discovery of issues in <i>Pfuntner</i> appeal in CA2 and try them piecemeal in <i>DeLano</i> so as to enable Judge to disallow and dismiss wholesale Dr. Cordero's claims in b cases; and denial in CA2	on the oth
	7.	Ca2 denial of the rehearing petition on October 26, 2004, and the motion to stay the mandate on November 8, 2004	
D.	Peti and	REME COURT OF THE UNITED STATES: ition for a writ of certiorari to CA2 on grounds of intentical coordinated denial of due process as part of a judicial missel bankruptcy fraud scheme; denied on March 28, 2005	conduct

А.	From Dr. Cordero's application of September 27, 2002, for a review of Tr. Gordon's personal conduct and liquidation of storage company Premier, which had abandoned his property at Pfuntner's warehouse to Pfuntner's admin. & storage fee recouping suit v. the Tr., Dr. Cordero, to J. Ninfo's summary dismissal of Dr. Cordero's cross-claims against the Trustee despite genuine issues of material facts	se et al.,
201.	Letter of September 23 , 2002, of Kenneth Gordon , Esq., Chapter 7 Trustee for the liquidation of moving and storage company Premier Van Lines, Inc., to Dr. Richard Cordero with copy to U.S. Bankruptcy Judge John C. Ninfo , II, WBNY, and others , enjoining him from contacting his office concerning Dr. Cordero's search for his property in storage with Premier.	A: 1
202.	Dr. Cordero's letter of September 27, 2002, to Trustee Gordon requesting that he a) apologize for his unjustified and unprofessional September 23 letter to him, b) assure him that the lines of communication between them will be opened, and c) send him copies of the letters concerning Premier and his property that the Trustee sent to other parties	A: 2
203.	Dr. Cordero 's letter of September 27 , 2002, to Judge Ninfo requesting a review of Trustee Gordon's performance and fitness to continue serving as trustee	A: 7
204.	Dr. Cordero 's Statement of Facts and Application for a Determination of September 27 , 2002, by Judge Ninfo of whether Trustee Gordon, as trustee in bankruptcy with fiduciary duties to all the parties, failed in his duty and is not fit to continue as trustee of Premier Van Lines	A:8
	a. Exhibits	
	 Dr. Cordero's letter of September 27, 2002, to Trustee Gordon requesting an apology, open communication between them, and copies of letters sent to other parties 	A: 11
	 Trustee Gordon's letter of September 23, 2002, to Dr. Cordero enjoining him from contacting his office 	A:13
	3) Letter of September 19, 2002 , of David MacKnight , Esq., attorney for Warehouser James Pfuntner, plaintiff in the Adversary Proceeding <i>Pfuntner v. Trustee Gordon et al.</i> , no. 02-2230, WBNY, to Dr. Cordero stating that he will soon be receiving Mr. Pfuntner's summons and complaint	
	4) Dr. Cordero's letter of August 26, 2002, to Att. MacKnight requesting information about "Pyramid" storage containers and the whereabouts of his property	A: 15
	5) Trustee Gordon's letter of June 10, 2002, to Dr. Cordero	

A: 16	Dworkin , manager/owner of the Jefferson Henrietta Associates' warehouse where Premier rented space to store the storage containers holding the property of its clients	
A: 17	6) Trustee Gordon's letter of April 16, 2002, to David Dworkin stating that M&T Bank has a blanket lien on Premier's assets in his warehouse and that the Trustee will not rent or control them.	
A: 18	7) Letter of May 30, 2002, of Raymond Stilwell, Esq., attorney for Owner David Palmer and Premier Van Lines, Inc., his bankrupt moving and storage company and debtor in the Chapter 7 bankruptcy case <i>In re Premier Van Lines</i> , no. 01-20692, WBNY, to Dr. Cordero stating that Premier ceased operations at the end of 2001.	
A:18a	Cover sheet of September 26, 2002, for the Adversary proceeding Pfuntner v. Trustee Gordon et al., no. 02-2230, WBNY, where Plaintiff Pfuntner through Attorney MacKnight claims from the defendants \$20,000 in interpleader	20
A :19	5. Trustee Gordon 's letter of October 1 , 2002, to Judge Ninfo and others requesting that the Judge not take any action on Dr. Cordero's September 27 application for a review of the Trustee's performance and fitness to serve as Premier's trustee	20
A: 21	7. James Pfuntner 's Summons of October 3, 2002, in Adversary Proceeding <i>Pfuntner v. Trustee Gordon, et al.</i> , no. 02-2230 (received on or around October 20 , 2002; see pages A:32, 50, and 52)	20
A: 22	a. "Interpleader Complaint to Determine Rights in Property of the Debtor and in Property in the Debtor's Possession, to Grant Plaintiff and Compel the Trustee to pay Administrative Expenses or Otherwise Determine the Liability of Those Found to Hold an Interest in the Debtor's Property or Property in Possession of the Debtor for the Use and Occupancy of the Plaintiff's Real Property, and to Vacate the Automatic Stay of Actions".	
A: 29	B. Judge Ninfo's letter of October 8, 2002, to Dr. Cordero referring Dr. Cordero's September 27 Application to Assistant U.S. Trustee Kathleen Dunivin Schmitt, Esq., for "thorough inquiry"	20
A: 3C	P. Letter of October 8, 2002, of Assisistant U.S. Trustee Schmitt, who sits in the same small federal building in Rochester, NY, as the Bankruptcy and the District Courts as well as the U.S. Attorney's Office and the FBI Bureau, to Dr. Cordero stating that she contacted Trustee Gordon for information and after she receives and reviews it, she will contact Dr. Cordero, whose 'active involvement is encouraged to promote efficient and appropriate case administration'	2O
	D. Trustee Gordon's Answer of October 9, 2002, in Pfuntner v.	21

		e <i>Gordon et al.</i> , stating that all Premier's assets were oned and that none is available to pay any claims	A: 31
211.	him a allegati	rdero's letter of October 14, 2002, to Judge Ninfo sending copy of his rejoinder to Trustee Gordon's October 1 ons; and informing him that he has not yet been served ther the summons or the complaint in <i>Pfuntner</i>	A: 32
	a. Ta	able of Exhibits	
	1)	Dr. Cordero's letter of August 26, 2002, to Att. MacKnight requesting information about "Pyramid" storage containers and the whereabouts of his property	A:33
	2)	Dr. Cordero's letter of October 7, 2002, to Att. MacKnight stating that despite the latter's September 19 letter, Dr. Cordero has not yet received from either him or Mr. Pfuntner any information concerning his property stored by Premier Van Lines in Mr. Pfuntner's warehouse at 2140 Sackett Road in Avon, NY	A:34
	3)	Att. MacKnight's letter of September 19, 2002, to Dr. Cordero stating that he will soon be receiving Mr. Pfuntner's summons and complaint	A:35
	4)	Trustee Gordon's Answer of October 9, 2002, in <i>Pfuntner v. Trustee Gordon et al.</i> , stating that all Premier's assets were abandoned and that none is available to pay any claims	A:36
212.	Schmit	rdero's letter of October 14, 2002, to Assistant U.S. Trustee tt submitting his rejoinder to Trustee Gordon's October 1 tions	A: 37
213.	Dr. Co Octobe Trustee false s and ler any act	rdero's Rejoinder and Application for a Determination of er 14, 2002, to Assistant U.S. Trustee Schmitt showing that a Gordon resorted in his October 1 letter to defamatory and tatements about Dr. Cordero to detract from his credibility and support to the Trustee's request that Judge Ninfo not take tion on Dr. Cordero's September 27 application for a review of formance and fitness to serve as Premier's trustee	
	I. 7	rustee Gordon's "significant efforts" as Premier's trustee	A: 38
		a. The facts of Trustee Gordon's performance	A: 39
		b. Questions to assess Trustee Gordon's "significant efforts"	A: 40
		Whether the Trustee's statements to Court & U.S. Trustee are rue	A: 41
	III. 7	The understanding of Trustee Gordon's role	A: 43
		Request for review of Trustee Gordon's performance and itness	A: 43

A: 44	V. Table of Exhibits
ought storage ines sold by ating that his	d. Letter of July 30, 2002, of Christop Champion Moving & Storage, Inc., containers of Bankrupt Premier Lienholder M&T Bank- to Dr. Cor stored property is in a warehouse in
eral lienholder s, Inc., stating with property ght from M&T	e. Christopher Carter 's letter of July Pusateri , Vice President of M&T Ba against Bankrupt Borrower Premier ' that his company did not receive co of Dr. Cordero among the contain Bank
ainers bought on them by had bought equently went	 Bill of sale from M&T Bank fo order to acknowledge receipt from M&T, which liquidated selling the containers after them with an M&T loan ar bankrupt
M&T Bank to no containers not sign the	 List of former Premier client allegedly in storage containers Champion's Mr. Carter, who r with Dr. Cordero's name so acknowledgment
	 Premier Van Lines' invoice of for storage of Dr. Cordero's prop
230 (received	Proceeding <i>Pfuntner's</i> Summons of October 3 Proceeding <i>Pfuntner v. Trustee Gordon, et al.</i> , on or around October 20 , 2002; see pages A:
ssion, to Grant ative Expenses and to Hold an assession of the Plaintiff's Real	a. "Interpleader Complaint to Determine the Debtor and in Property in the Debtor Plaintiff and Compel the Trustee to pay A or Otherwise Determine the Liability of T Interest in the Debtor's Property or Prope Debtor for the Use and Occupancy of Property, and to Vacate the Automatic Sta
l arification in	215. Dr. Cordero 's voluntary waiver of service of soft of October 23 , 2002, to the Bankruptcy Coupfuntner
	a. Exhibit
iving a copy of	 Att. MacKnight's letter of Octobe Cordero stating that he should anticip Mr. Pfuntner's summons and complaint
, 2002, to Dr.	216. Assistant U.S. Trustee Schmitt 's letter of Oct

	with copy to Judge Ninfo and Trustee G	•	. A:53
217.	7. Dr. Cordero 's Answer and Countercl <i>Pfuntner v. Trustee Gordon et al.</i> , no. 0		. A:56
	a. Answer		. A: 56
	b. Statement of Counterclaims		. A: 60
	c. Relief		. A: 61
	d. Table of Exhibits		. A:62
	2) Att. Beyma's letter of August 1 among other things, that "I und M&T Assistant Vice President in on Premier's cabinets, i.e. storage that your two "Pyramid" storage Sackett Road, Avon , New York James Pfuntner and he is represed 454-5650)"	erstand that David DeLano [the charge of liquidating M&T's lien le containers] has informed you cabinets are located at 2140 in the country is	A:63
		not yet received from them the	A:65
218.	B. Att. Beyma 's letter of November of accompanying:		. A:66
	a. M&T Bank's answer of Novemb <i>Pfuntner v. Trustee Gordon et al.</i> ,	Der 6 , 2002, to the claims in no. 02-2230	. A: 67
219.	P. Att. MacKnight 's letter of Novembe accompanying:		. A:68
	a. Plaintiff Warehouser James Pfun8, 2002, to Dr. Cordero's counter	tner's answer of November erclaim in <i>Pfuntner</i>	. A: 69
220.	Third party summons issued by Bank and signed by Deputy Clerk Karen S. and accompanying Dr. Cordero's amer 2002, with cross- and third-party clai WRNY	Facy on November 19 , 2002, anded answer of November 21, ms in <i>Pfuntner</i> , no. 02-0223,	Δ · 6 0h
221.	WBNY Dr. Cordero's Amended Answer of Now with cross-claims against M&T Bar third-party claims against M&T Ass Warehouser Dworkin, Jefferson Henri Owner David Palmer	vember 21, 2002, in <i>Pfuntner</i> alk and Trustee Gordon, and istant Vice President DeLano, etta Associates, and Premier	
	I. Statement of Facts		A:72

	II. Statement of Claims	A:78
	A. David Palmer	A:78
	B. David Dworkin	A:79
	C. Jefferson Henrietta Associates	A:81
	D. David Delano	A:82
	E. M&T Bank	A:83
	F. Trustee Kenneth Gordon	A:83
	III. Statement of Relief	A:87
	A. All cross-defendants and third-party defendants	A:87
	B. David Palmer, David Dworkin, and Jefferson Henrietta Associates	A:88
	C. Trustee Kenneth Gordon	A:88
	IV. Table of Exhibits	A:89
	 Letter of David Dworkin, owner/manager of the warehouse of Jefferson Henrietta Associates, of March 1, 2002, to Dr. Cordero stating that from then on he should make his monthly storage payments to Jefferson Henrietta Associates, not to Premier 	A:91
	2) Jefferson Henrietta Associates ' warehouse bill of March 7 , 2002, to Dr. Cordero for past storage and insurance	A:92
	3) Manager Dworkin 's letter of April 25 , 2002, to Dr. Cordero stating that his property has not been removed from the Jefferson Henrietta warehouse since it took possession of the premises, but it is no longer insured	A:93
	7) Letter of Michael Beyma , Esq., attorney for M&T Bank, of August 28 , 2002, to Dr. Cordero stating that "M&T Bank has not sold your cabinets to Champion or any other party. M&T Bank sold only Pyramid cabinets which were located in Rochester"	A:94
222.	Dr. Cordero 's letter of November 21 , 2002, to Bankruptcy Clerk Paul Warren and Case Administrator Karen Tacy certifying service of his amended answer with cross- and third-party claims in <i>Pfuntner</i>	A: 95
223.	Dr. Cordero 's letters of November 21 , 2002, to Att. Beyma with the amended answer containing:	
	a. cross-claims against M&T Bank	A: 97
	b. third-party claims against M&T Bank Assistant Vice President David DeLano	A: 98

224.	Dr. Cordero 's letter of November 21 , 2002, to M&T Bank Assistant Vice President David DeLano with the a mended answer containing third-party claims against him	99
225.	Att Beyma's letter of December 16, 2002, to the parties accompanying:	00
	a. Att Beyma 's answer of December 16, 2002, for M&T Bank and Mr. DeLano to Dr. Cordero's claims)-a
226.	Dr. Cordero's letter of November 25, 2002, to Carolyn S. Schwartz, United States Trustee for Region 2, concerning Trustee Schmitt's perfunctory handling of his application for a review of Trustee Gordon's performance and fitness to serve as trustee of Premier	01
227.	Dr. Cordero's Appeal of November 25, 2002, against a Supervisory Opinion of Assistant U.S. Trustee Schmitt to U.S. Trustee Schwartz, with copy to Judge Ninfo and Trustee Gordon	02
	A. Procedural Background	
	B. Standards of Review and Thorough Inquiry A:1	
	C. Quick Contact Conducted Instead of Thorough Inquiry A:1	
	1. Failure to press the Trustee on Debtor's assets and files not looked up A:1	.08
	2. Failure to notice that Debtor did not cease operating as a business A:1	.09
	3. Failure to understand who the parties and their relations are A:1	.10
	4. Failure to understand the facts of the case: assets and storage containers A:1	.11
	5. Failure to grasp difference between "rental issues" and renters' property A:1	.11
	6. Failure to find out why wait 4 months to instruct holder of estate assets A:1	.11
	7. Failure to find out whether Trustee protected estate assets	.12
	8. Failure to find out why Trustee gave the estate's storage fees to M&T Bank. A:1	.12
	9. Failure to inquire into no distribution report and Premier as asset case A:1	12
	10. Failure to analyze instruction for Dworkin to refer customers to A:1	13
	11. Failure to visualize the blamable referral to just "M&T Bank" A:1	.13
	12. Failure to recognize Premier's customers as creditors of Premier A:1	.14
	13. Failure to notice the Trustee's reluctance to provide information A:1	.14
	14. Failure to recognize the Trustee's duty to inform and his breach of it A:1	.15
	15. Failure to recognize the Trustee's duty to assist in locating property A:1	15
	16. Failure to listen attentively and question the Trustee's words A:1	16
	17. Failure to pick up the inconsistency between Trustee's words and actions A:1	16

	18. Failure to pick up inconsistency in her own actions	A:117
	19. Failure to pick up indicia of Trustee's need to be prompted into action	A:117
	20. Failure To Wonder 'What Has Trustee Gordon Been Doing?!'	A:118
	21. Failure To Deal With The Issues Of Untruthfulness And Defamation	A:119
	22. Failure To Realize The Inadequacy Of A Mere Chatty Supervisory 'Con	tact' A:1 2 0
	D. Relief Requested	A:121
	E. Exhibits	
	1) Assistant U.S. Trustee Schmitt 's letter of October 22 , 2002, to Dr. Cordero , with copy to Judge Ninfo and Trustee Gordon	A: 123
	2) Trustee Schmitt's letter of October 8, 2002, to Dr. Cordero	A: 126
	3) Judge Ninfo's letter of October 8, 2002, to Dr. Cordero	A: 127
	4) Trustee Gordon's letter of October 1, 2002, to Judge Ninfo	A:128
	5) Trustee Gordon's letter of September 23, 2002, to Dr. Cordero	A: 130
228.	Letter of David MacKnight , Esq., attorney for Plaintiff and Warehouser James Pfuntner, of December 5 , 2002, to Judge Ninfo stating that in light of Dr. Cordero's latest pleadings, there is the need to obtain information from Trustee Gordon, Dr. Cordero, M&T Bank, and Champion lest the pretrial conference fail to advance	
	matters	A: 131
229.	Trustee Gordon 's notice of December 5 , 2002, of motion to dismiss Dr. Cordero's cross-claim against the Trustee in <i>Pfuntner</i>	A: 133
230.	Trustee Gordon 's affirmation of December 5 , 2002, in support of his motion to dismiss Dr. Cordero's cross-claim against him	A: 135
	Defamation Claim	A:137
	Negligence and Recklessness Claims	A:138
231.	Dr. Cordero's letter of December 10, 2002, to Bankruptcy Clerk Paul Warren filing his memorandum in opposition to Trustee Gordon's dismissal motion and requesting that Clerk Warren transmit it to Judge Ninfo for the latter to rule on Dr. Cordero's motion that the dismissal hearing be deferred until trial	A: 141
232.	Dr. Cordero's letter of December 10, 2002, to Judge Ninfo requesting that the Judge let him know in advance whether he will grant Dr. Cordero's request that Trustee Gordon's motion to dismiss be deferred until trial so that discovery can be undertaken	
233.	Dr. Cordero's memorandum of December 10, 2002, in opposition to Trustee Gordon's motion to dismiss Dr. Cordero's cross-claims	Λ. 1.4.0
	against him	A: 143

Judicial-Discipline-Reform.org

	I. Hardship and lack of urgency	A:144
	II. Non-dispositive legal grounds and need for discovery	A:145
	A. The Claim of Defamation	
	B. The Claim of Recklessness or Negligence	A:148
	III. Order Sought	
234.	Judge Ninfo's order entered on December 30 , 2002, granting Trustee's Gordon motion and dismissing Dr. Cordero's cross-claims against him (cf. C:993)	A: 151
В.	 IN DISTRICT COURT, WDNY: From Dr. Cordero's notice of January 9, 2003, of appeal to Trustee motion to dismiss it as untimely filed though timely mailed to WDNY Judge Larimer's dismissal of his notice and denial of his application for judgment v. defaulted Premier Owner Palme and the legally unsupported requirement by Judge Ninfo and Larithat Dr. Cordero inspect his property and prove that its loss we caused by Palmer, who is thus given a chance to escape liability though a defrauder of storage & insurance fees Why? 1. Trustee Gordon's motion in District Court to dism Dr. Cordero's notice of appeal as untimely filed the timely mailed 	er mer as
235.	Dr. Cordero 's notice of appeal of January 9 , 2003, to District Court from Bankruptcy Judge Ninfo's dismissal of his cross-claims against Trustee Gordon in <i>Pfuntner v. Trustee Gordon et al.</i> , 02-2230, WBNY	A: 153
236.	Dr. Cordero's statement of January 9 , 2003, of election of District Court to hear the appeal	A: 155
237.	Trustee Gordon 's statement of January 15 , 2003, in District Court in support of his motion to dismiss Dr. Cordero's appeal due to the untimeliness of the notice of appeal	A: 156
238.	Dr. Cordero's designation of January 23, 2003, of items in the record and statement of issues on appeal	A: 183 ³
3	As items, i.e. documents, were produced, they were added physically to after the last one here. Consequently, they began with the page refollowed the last one. However, their placement on this Table resulted	number that

application of first a thematic, then a chronological criterion. Thus, depending on a

Judicial-Discipline-Reform.org

	I.	Designation of Items	A:183
	II.	Issues on Appeal	A:188
	III.	Outline of the Argument	A:189
		A. Appellee Gordon's Defamatory and False Statements	A:189
		B. Appellee Gordon's Reckless and Negligent Performance	A:192
239.	oppo	Cordero's brief of February 12, 2003, in District Court sing Trustee Gordon's motion to dismiss the timely mailed legedly untimely filed notice of appeal	A: 158
	I.	Statement of facts	A:160
	II.	Consistent & coherent construction of rules on notice of appeal	A:164
	III.	Equities of curing harmless error to preserve substantial right and prevent prejudice	A:175
	IV.	Order sought	A:180
	V.	Table of Exhibits	A:181
240.	David 5 brie	ee Gordon 's letter of February 25 , 2003, to U.S. District Judge G. Larimer , submitting to the District Court his prior February of (A:234 below) to the Bankruptcy Court in opposition to Dr. ero's motion to extend time to file notice of appeal	A:199
241.	Corde	ct Judge Larimer 's decision and order of March 12 , 2003, in ero v. Trustee Gordon, no. 03cv6021L, granting Trustee Gormotion to dismiss Dr. Cordero's notice of appeal as untimely	A: 200
	motior	cordero's brief of March 20, 2003, in support of his in District Court for rehearing of the grant of Trustee n's motion to dismiss the notice of appeal	A: 205
243.	Larin	ee Gordon 's letter of March 24 , 2003, to District Judge ner stating his reliance on his previous submission [A:234] regarding Dr. Cordero's rehearing motion	A: 210
244.	Truste out st	ct Judge Larimer 's order of March 27 , 2003, in <i>Cordero v.</i> ee <i>Gordon</i> , no. 03-CV-6021L, denying in all respects but withtating any reason at all Dr. Cordero's motion for rehearing of rant of Trustee Gordon's motion to dismiss the notice of appeal	A: 211

document's subject matter, it was grouped with similar ones under one or more number-subheadings or a new subheading was created. Within each group, the document was placed chronologically. Hence, page numbers in a subheading group are not necessarily consecutive.

2. Dr. Cordero's motion in Bankruptcy Court to extend time to file his notice of appeal and its denial by Judge Ninfo

245.	Dr. Cordero's notice of motion and affirmation in its support of January 27, 2003, in Bankruptcy Court to extend time to file notice of appeal from Judge Ninfo's dismissal of his cross-claims against Trustee Gordon	A: 212
	A. Notice to be filed with Bankruptcy, not District, court clerk	
	B. No rush for filing either justified or possible	
	C. Curing harmless error to preserve substantial right of appeal	
	D. General mailbox vs. exceptional receipt-based filing rule	A: 221
	E. Appellee Gordon' seeks with Dirty Hands promptness	A: 222
	F. Order sought	A: 224
	G. Table of Exhibits	A: 224
246.	Trustee Gordon 's memorandum of law of February 5 , 2003, in Bankruptcy Court opposing Dr. Cordero's motion to extend time for appeal	A:234
247.	Judge Ninfo 's order of February 18 , 2003, denying Dr. Cordero's motion to extend time to file notice of appeal	A: 240
248.	Dr. Cordero's date-amended notice of March 6, 2003, of motion in Bankruptcy Court and affirmation in its support of February 26, 2003, for relief from Judge Ninfo's order denying his motion to extend time to file notice of appeal from the Judge's dismissal of his cross-claims against Trustee Gordon	A: 242
	A. The issue of law concerning the determination of timeliness	A: 247
	B. The issue of fact establishing the timely filing of the motion	A: 249
	C. Preference for deciding cases on merits rather than technicality	A: 250
	D. Pro se parties are afforded extra leeway to meet procedural rules	A: 251
	E. Missing filing deadline is no jurisdictional bar to granting relief	A: 252
	F. Filing flexibility and benefit of doubts for movant for relief	A: 253
	G. Relief requested	A: 255
	H. Table of Exhibits	A: 255
249	Trustee Gordon 's letter of March 3 , 2003, to Judge Ninfo referring	

	the Court to his prior submission [of February 5, 2003; A: 234 above] as his brief to oppose Dr. Cordero's February 26 motion for relief from the denial of the motion to extend time to file notice of appeal	A: 257
250.	Trustee Gordon's letter of April 2, 2003, to Judge Ninfo with proposed order denying Dr. Cordero's February 26 motion for relief from the Judge's February 18 denial of his January 27 motion to extend time to file notice of appeal	A:258
251.	Judge Ninfo 's order of April 4 , 2003, denying Dr. Cordero's motion for relief from the order denying the motion to extend time to file notice of appeal	A: 259
	3. Transcript of the hearing in Bankruptcy Court on December 18, 2002, of Trustee Gordon's motion to dismiss Dr. Cordero's cross-claims	
252.	Dr. Cordero's letter of January 23, 2003, to Bankruptcy Court Reporter Mary Dianetti confirming his request for the transcript of the hearing on December 18, 2002, of Trustee Gordon's motion to dismiss Dr. Cordero's cross-claims against him and its grant by Judge Ninfo	A: 261
253.	Dr. Cordero's note of March 30, 2003, stating his receipt on March 28 of the transcript prepared by Reporter Dianetti, over two and a half months after its initial request	A: 262
254.	Reporter's Dianetti's transcript of the hearing before Judge Ninfo on December 18 , 2002, of Trustee Gordon's motion to dismiss Dr. Cordero's cross-claims against him in <i>Pfuntner v. Trustee Gordon et al.</i>	A: 263
255.	Dr. Cordero 's letter of March 30 , 2003, to Mary Dianetti requesting an explanation of the circumstances of the preparation and handling of the transcript	A: 283
256.	Mary Dianetti's letter of April 11 , 2003, to Dr. Cordero concerning her late transcript of the hearing on December 18, 2002, of Trustee Gordon's motion to dismiss (cf. ToEC: 46§I; C:1280§C)	A: 286
	4. Application for default judgment against Premier Owner David Palmer	
257.	Letter of May 30, 2002, of Raymond Stilwell, Esq., attorney for David Palmer, owner of Premier Van Lines, Inc., a bankrupt moving and storage company, to Dr. Cordero stating that Premier ceased operations at the end of 2001.	A:18
258.	Dr. Cordero's cross- and third-party claims of November 21, 2002	A: 70

Judicial-Discipline-Reform.org

	I. Statement of Claims	A: 78
	A. David Palmer	A: 78
	II. Statement of Relief Sought	A: 87
	A. All cross-defendants and third-party defendants	A:87
	B. David Palmer, et al	A:88
	III. Table of Exhibits	A:89
259.	Dr. Cordero's application of December 26 , 2002, for entry of default judgment against David Palmer , Premier's owner	A: 290
	a. Application for entry of default	A: 290
	b. Dr. Cordero's affidavit of Palmer's non-military service	A: 291
	c. Proposed order for the Bankruptcy Court to transmit its record to the District Court for entry of default judgment	A: 292
	d. Dr. Cordero's affidavit of amount due	A: 294
	e. Proposed order of entry of default judgment by District Court	A: 295
260.	Dr. Cordero's letter of January 30, 2003, to Judge Ninfo inquiring why his December 26 application for default judgment against David Palmer has not been transmitted to the District Court, requesting that Judge Ninfo order that it be transmitted, and otherwise, explain why he will not do so	A: 302
261.	Clerk of the U.S. Bankruptcy Court Paul A. Warren's certificate of February 4, 2003, of default of David Palmer	A: 303
262.	Judge Ninfo's order of February 4 , 2003, transmitting to the District Court the record concerning Dr. Cordero's application for default judgment against David Palmer	A: 304
	 a. Judge Ninfo's attachment to his recommendation of February 4, 2003, to the District Court that it not enter default judgment against David Palmer 	A: 306
	b. Dr. Cordero's letter of January 30, 2003, to Judge Ninfo	A: 308
263.	Att. Stilwell 's letter of February 11 , 2003, to Judge Ninfo concerning his relation to Premier Van Lines; Mr. Palmer; his receipt of service for them; and the inquiries about his availability to attend the inspection of Dr. Cordero's property at the Avon warehouse	A: 309
264.	Dr. Cordero 's letter of March 2 , 2203, to District Judge Larimer stating that David Palmer was given proper warning of default judgment and the Bankruptcy Clerk defaulted him so that Judge Ninfo lacks any support in law to recommend that default judgment be denied and that an inspection of the property at the warehouse be required	A: 311

265.	Dr. Cordero's notice of motion in District Court and brief in its support of March 2, 2003, to enter default judgment against David Palmer and withdraw proceeding to an unbiased court	A: 312
	a. Brief	A: 314
	i. Table of Contents	A: 315
	I. Statement of Facts	A:315
	II. Conditions for entry of default judgment	A:317
	III. Lack of basis in fact for the recommendation	A:318
	A. The facts point to the loss of my property	A:318
	B. Recommendation reveals unwarranted dismissal of my claim	A:320
	C. Default judgment application is not premature since failure to appear is complete	A:322
	IV. No grounds in law for requiring applicant to demonstrate anything	A: 325
	A. Pleadings only require to state a claim and demand judgment	A:326
	B. Rule 55 only requires showing Defendant's failure to plead	A:326
	The clerk's legal obligation to enter default and judgment	A:326
	2) The court's legal obligation "in all other cases"	A:328
	C. No notice and opportunity to object afforded under 28 U.S.C. §157	A:329
	1) Unequal application of the notion of timeliness	A:330
	V. Implications that the recommendation has for the parties	A: 331
	VI. Order sought	A: 331
	VII. Table of Exhibits	A:332
266.	Dr. Cordero's letter of March 5, 2003, to Bankruptcy Clerk Paul Warren inquiring about his failure to default David Palmer upon receiving Dr. Cordero's application therefor of December 26, 2002	A: 334
267.	Bankruptcy Clerk Warren 's letter of March 12 , 2003, to Dr. Cordero explaining how default was entered against Mr. Palmer	A: 337
268.	District Judge Larimer's order of March 11, 2003, in <i>Cordero v. Palmer</i> , no. 03mbk6001L, accepting Judge Ninfo's recommendation not to enter default judgment against David Palmer and requiring the conduct of an inquest into damages before default judgment is appropriate	A: 339

269.	District Clerk Rodney Early's notice of March 12, 2003, of entry of Judge Larimer's March 11 order sent to Dr. Cordero, David Palmer, and his attorney, Raymond Stilwell, Esq	A: 341
270.	Dr. Cordero 's brief of March 19 , 2003, in support of his motion in District Court for rehearing concerning the implied denial by Judge Larimer of his motion to enter default judgment against Mr. Palmer and withdraw the <i>Pfuntner</i> adversary proceeding from Bankruptcy Court to the District Court	A: 342
	a. Table of Contents	A:343
	I. There is no need to conduct an inquest into damages	A:344
	II. Bankruptcy Court is not proper forum to conduct damages inquest	A:346
	III. Relief sought	A:347
271.	District Judge Larimer 's order of March 27 , 2003, in <i>Cordero v. Palmer</i> , no. 03-MBK-6001L, denying in all respects but without stating any reasons the motion for rehearing of his March 11 decision denying entry of default judgment against David Palmer	A: 350
272.	District Clerk Early's notice of March 27, 2003, of entry of Judge Larimer's March 27 order sent to Dr. Cordero, David Palmer, and the Bankruptcy Court	A: 351
273.	Att. Michael Beyma 's letter of August 1 , 2002, to Dr. Cordero [see A:353-15 below]	A: 352
	5. Dr. Cordero's search of his property and NYC-Rock trip to inspect it at Mr. Pfuntner's warehouse, when Premier Owner Palmer had abandoned it ⁴ a. Dr. Cordero's efforts to find his property before Pfuntner	re
	a. Di. Colucio's efforts to find his property before I juntine	111 2002
274.	Letter of March 1, 2002, of David Dworkin, owner/manager of the Jefferson Henrietta Associates' warehouse where Premier Van Lines rented space to store the storage containers holding the property of Premier's clients, to Dr. Cordero stating that from then he should make his monthly storage payments to Jefferson Henrietta Associates, not to Premier.	A: 353-1
275.	Jefferson Henrietta Associates' warehouse bill of March 7, 2002, to Dr. Cordero for past storage and insurance	A: 353-2

-

⁴ See footnote 2 on page 1 above.

A: 353-3	stating that M&T Bank has a blanket lien on Premier's assets in his warehouse and that the Trustee will not rent or control them	276
A: 353-4	. Manager Dworkin 's letter of April 25 , 2002, to Dr. Cordero stating that his property has not been removed from the Jefferson Henrietta warehouse since it took possession of the premises, but it is no longer insured	277
A: 353-5	. Letter of May 30, 2002, of Raymond Stilwell, Esq., attorney for Owner David Palmer and Premier Van Lines, Inc., his bankrupt moving and storage company and debtor in the Chapter 7 bankruptcy case <i>In re Premier Van Lines</i> , no. 01-20692, WBNY, to Dr. Cordero stating that Premier ceased operations at the end of 2001	278
A: 353-7	. Dr. Cordero's letter of May 30, 2002, to Trustee Gordon stating that he has not yet received the information concerning his property and Bankrupt Premier that the Trustee agreed to send him when they spoke on the phone two weeks earlier	279
A: 353-8	Trustee Gordon 's letter of June 10, 2002 , to Dr. Cordero providing him a copy of his April 16 letter to Warehouser David Dworkin, manager/owner of the Jefferson Henrietta Associates' warehouse where Premier rented space to store the storage containers holding the property of its clients	280
A: 353-9	. Letter of July 30 , 2002, of Christopher Carter -owner of Champion Moving & Storage, Inc., which bought storage containers of Bankrupt Premier Van Lines sold by Lienholder M&T Bank- to Dr. Cordero stating that his stored property is in a warehouse in Avon, NY	281
A: 353-10	. Christopher Carter 's letter of July 30 , 2002, to Vince Pusateri , Vice President of M&T Bank, general lienholder against Bankrupt Borrower Premier Van Lines, Inc., stating that his company did not receive containers with property of Dr. Cordero among the containers bought from M&T Bank	282
A: 353-11	a. Bill of sale from M&T Bank for Mr. Carter to sign in order to acknowledge receipt of containers bought from M&T, which liquidated its lien on them by selling the containers after Premier had bought them with an M&T loan and subsequently went bankrupt	
A: 353-12	b. List of former Premier clients whose property was allegedly in storage containers sold by M&T Bank to Champion's Mr. Carter, who received no containers with Dr. Cordero's name so he did not sign the acknowledgment	
A: 353-13	c. Premier Van Lines' invoice of September 26, 2000, for storage of Dr. Cordero's property	
	. Letter of August 1 , 2002, of Michael Beyma , Esq., attorney for	283

	Defendant M&T Bank and Third-party defendant David DeLano, the M&T Assistant Vice President in charge of liquidating M&T's lien on Premier's storage containers, to Dr. Cordero stating that M&T Bank did not sell storage containers holding his property, which they believe are in a warehouse in Avon, NY, owned by James Pfuntner, who is represented by Att. David MacKnight	A:353-15
284.	Att. Beyma's letter of August 15 , 2002, to Dr. Cordero stating, among other things, that "I understand that David DeLano [the M&T Assistant Vice President in charge of liquidating M&T's lien on Premier's cabinets, i.e. storage containers] has informed you that your two "Pyramid" storage cabinets are located at 2140 Sackett Road, Avon , New York. The owner of the property is James Pfuntner and he is represented by David MacKnight (585-454-5650)"	A: 353-16
285.	Dr. Cordero's letter of August 26, 2002, to Att. MacKnight requesting information about "Pyramid" storage containers and the whereabouts of his property	A:353-18
286.	Att. Beyma 's letter of August 28 , 2002, to Dr. Cordero stating that "M&T Bank has not sold your cabinets to Champion or any other party. M&T Bank sold only Pyramid cabinets which were located in Rochester"	A:353-19
287.	Att. MacKnight's letter of September 19, 2002, to Dr. Cordero stating that he will soon be receiving Mr. Pfuntner's summons and complaint	A: 353-20
288.	Letter of September 23 , 2002, of Kenneth Gordon , Esq., Chapter 7 Trustee for the liquidation of moving and storage company Premier Van Lines, Inc., to Dr. Cordero , with copy to U.S. Bankruptcy Judge John C. Ninfo , II, WBNY, and others , enjoining him from contacting his office concerning Dr. Cordero's search for his property in storage with Premier	A:353-25
289.	Dr. Cordero's letter of September 27, 2002, to Trustee Gordon requesting that he a) apologize for his unjustified and unprofessional September 23 letter to him, b) assure him that the lines of communication between them will be opened, and c) send him copies of the letters concerning Premier and his property that the Trustee sent to other parties	A: 353-26
290.	Dr. Cordero's letter of September 27 , 2002, to the Judge Ninfo requesting a review of Trustee Gordon's performance and fitness to continue serving as trustee	A: 353-28
291.	Dr. Cordero 's Statement of Facts and Application for a Determination of September 27 , 2002, by Judge Ninfo of whether Mr. Gordon, as trustee in bankruptcy with fiduciary duties to all the parties, failed in his duty and is not fit to continue as trustee of Premier Van Lines	A: 353-29
202	Trustee Cordon's letter of October 1 2002 to Judge Ninfo and	

	Cordero's September 27 application for a review of the Trustee's performance and fitness to serve as Premier's trustee	A:353-32
293.	Att. Beyma 's letter of October 4 , 2002, to Dr. Cordero stating that "it would appear that James Pfunter (sic) should allow you to remove your goods"	A: 353-34
294.	Dr. Cordero's letter of October 7, 2002, to Att. MacKnight stating that despite the latter's September 19 letter, Dr. Cordero has not yet received from either him or Mr. Pfuntner any information concerning his property stored by Premier Van Lines in Mr. Pfuntner's warehouse at 2140 Sackett Road in Avon.	A: 353-35
295.	Trustee Gordon's Answer of October 9, 2002, in <i>Pfuntner v. Trustee Gordon et al.</i> , stating that all Premier's assets were abandoned and that none is available to pay any claims	A: 353-36
296.	Dr. Cordero's letter of October 14, 2002, to Assistant U.S. Trustee Schmitt submitting his rejoinder to Trustee Gordon's October 1 letter to Judge Ninfo	A:353-47
297.	Dr. Cordero's letter of October 14, 2002, rejoinder showing that Trustee Gordon resorted in his October 1 letter to defamatory and false statements about Dr. Cordero to detract from his credibility and lend support to the Trustee's request that Judge Ninfo not take any action on Dr. Cordero's September 27 application for a review of his performance and fitness to serve as Premier's trustee	A: 353-48
298.	Att. MacKnight 's letter of October 16 , 2002, to Dr. Cordero stating that he should anticipate receiving a copy of Mr. Pfuntner's summons and complaint in the near future	A: 353-57
299.	Dr. Cordero 's letter of October 17 , 2002, to Plaintiff Pfuntner and Att. MacKnight stating that he has not yet received from them the requested information about the Pyramid containers storing his property in Mr. Pfuntner's warehouse in Avon, NY, and requesting them to provide such information	A:353-58
300.	Dr. Cordero 's voluntary waiver of service of summons and petition of October 23 , 2002, to the Bankruptcy Court for Clarification in <i>Pfuntner</i>	A: 353-59
	(A: 357 et	seq. below)
	b. From the pleadings in <i>Pfuntner v. Trustee Gordon et al.</i> , to the pre-trial conference of January 10, 2003	
301.	Cover sheet of September 26 , 2002, in <i>Pfuntner v. Gordon et al,</i> Adversary proceeding no. 02-2230 , WBNY, with Plaintiff Pfuntner by his Attorney, David MacKnight, Esq., claiming \$20,000 in interpleader	A: 18a

302.	Warehouser James Pfuntner 's summons of October 3, 2002, in <i>Pfuntner</i> , (received on or around October 20 , 2002; see pages A:32 4 th paragraph; A:50; and A:52)	A: 21
	a. "Interpleader Complaint to Determine Rights in Property of the Debtor and in Property in the Debtor's Possession, to Grant Plaintiff and Compel the Trustee to pay Administrative Expenses or Otherwise Determine the Liability of Those Found to Hold an Interest in the Debtor's Property or Property in Possession of the Debtor for the Use and Occupancy of the Plaintiff's Real Property, and to Vacate the Automatic Stay of Actions".	
303.	Dr. Cordero 's voluntary waiver of service of summons and petition of October 23 , 2002, to the Bankruptcy Court for Clarification in <i>Pfuntner</i>	A: 5C
304.	Dr. Cordero's answer and counterclaim of November 1, 2002, in	
	Pfuntner	A: 56
	a. Statement of Counterclaims	A: 60
	b. Relief	A: 61
	c. Table of Exhibits	A: 62
305.	Att. Beyma's letter of November 6, 2002, to Att. MacKnight accompanying:	A: 66
	a. M&T Bank's answer of November 6, 2002, to the claims against it in <i>Pfuntner v. Trustee Gordon et al.</i> , no. 02-2230	A: 67
306.	Att. MacKnight's letter of November 11, 2002, to the parties accompanying:	A: 68
	 a. Plaintiff Warehouser James Pfuntner's answer of November 8, 2002, to Dr. Cordero's counterclaim in Pfuntner 	A: 69
307.	Third party summons issued by Bankruptcy Clerk Paul R. Warren , and signed by Deputy Clerk Karen S. Tacy on November 19 , 2002, and accompanying Dr. Cordero's amended answer of November 21, 2002, with cross-claims & 3 rd party claims in <i>Pfuntner</i> , no. 02-2230, WBNY	A: 69b
308.	Dr. Cordero's Amended Answer of November 21, 2002, in <i>Pfuntner</i> with cross-claims against M&T Bank and Trustee Gordon, and third-party claims against M&T Assistant Vice President DeLano, Warehouser Dworkin, Jefferson Henrietta Associates, and Premier Owner David Palmer.	
	a. Table of Contents	A: 71
	I Statement of Facts	A:72

	II. Sta	tement of Claims	A: 78
	A.	David Palmer	A:78
	B.	David Dworkin	A:79
	C.	Jefferson Henrietta Associates	A:81
	D.	David Delano	A:82
	E.	M&T Bank	A:83
	F.	Trustee Kenneth Gordon	A:83
	III. Sta	tement of Relief	A: 87
	A.	All cross-defendants and third-party defendants	A:87
	В.	David Palmer, David Dworkin, and Jefferson Henrietta Associates	A:88
	C.	Trustee Kenneth Gordon	A:88
	IV. Tab	le of Exhibits	A:89
309.	Paul Warre	o 's letter of November 21 , 2002, to Bankruptcy Clerk n and Case Administrator Karen Tacy certifying service of d answer with cross- and third-party claims in <i>Pfuntner</i>	A: 95
310.		o's letters of November 21 , 2002, to Att. Beyma with the swer containing:	
	a. cross-	claims against M&T Bank	A: 97
		Darty claims against M&T Bank Assistant Vice President DeLano	A: 98
311.	Vice Preside	o's letter of November 21 , 2002, to M&T Bank Assistant ent David DeLano with the amended answer containing claims against him	A: 99
312.	stating that to obtain in	light 's letter of December 5 , 2002, to Judge Ninfo in light of Dr. Cordero's latest pleadings, there is a need formation from Trustee Gordon, Dr. Cordero, M&T Bank, on lest the pretrial conference fail to advance matters	A: 353-61
313.	stating that conference; position to	rdon's letter of December 9 , 2002, to Judge Ninfo the does not have documents to provide for the that Premier's clients and Mr. Pfuntner are in the best provide them; and that he "fail[s] to understand why [Mr. not already released Dr. Cordero's property to him"	A:357
314.		S. Trustee Schmitt 's request of December 10 , 2002, conference concerning <i>Pfuntner v. Trustee Gordon et al.</i>	A: 358
		e Schmitt's proposed Order Setting Matter in for Status ence/Pretrial Hearing	A: 360

	, , ,	A: 100
	a. Att Beyma 's answer of December 16, 2002, for M&T Bank and Mr. DeLano to Dr. Cordero's claims	A: 100-a
316.	Bankruptcy Case Administrator Karen Tacy's notice of pre-trial conference of December 18 , 2002, to all parties in <i>Pfuntner</i>	A:362
317.	Att. Stilwell 's letter of December 20 , 2002, to the Clerk of the U.S. Bankruptcy Court stating that he cannot participate in the pretrial conference at the date and time indicated, because he already has another judicial commitment for that date and hour	A: 297
318.	Dr. Cordero's letter of December 26, 2002, to Judge Ninfo in response to Att. Stilwell's letter, asking that Att. Stilwell be required to attend and participate in the pre-trial conference and provide all information useful to establish Mr. Palmer's whereabouts and fully assist the Court in bringing Mr. Palmer before it	A: 299
319.	Dr. Cordero's choices of December 26, 2002, in the pre-trial option form	A: 363
320.	Att. MacKnight 's letter of December 30 , 2002, to Dr. Cordero consenting to Dr. Cordero's appearance by phone at the pre-trial conference and requesting "a copy of the inventory and/or bill of lading given to you when Premier took possession of your goods"	A: 364
	a Proposing dates and measures for the property inspection	
	 Proposing dates and measures for the property inspectio at Plaintiff Pfuntner's warehouse in Avon, NY: conducted on May 19, 2003 	n
321.	at Plaintiff Pfuntner's warehouse in Avon, NY: conducted	
	at Plaintiff Pfuntner's warehouse in Avon, NY: conducted on May 19, 2003 Dr. Cordero's letter of January 29, 2003, to Judge Ninfo proposing six dates when Dr. Cordero can travel to Rochester to participate in the inspection of his property in storage in Plaintiff Pfuntner's warehouse in Avon, NY; and indicating measures that	A: 365
322.	at Plaintiff Pfuntner's warehouse in Avon, NY: conducted on May 19, 2003 Dr. Cordero's letter of January 29, 2003, to Judge Ninfo proposing six dates when Dr. Cordero can travel to Rochester to participate in the inspection of his property in storage in Plaintiff Pfuntner's warehouse in Avon, NY; and indicating measures that must be taken to make the inspection possible	A: 365

325.	Att. Beyma 's letter of February 20 , 2003, to Judge Ninfo that M&T Bank has not decided whether to attend the inspection but can decide to do so and attend it on any date	A: 371
326.	Att. MacKnigh t's letter of March 26 , 2003, to Dr. Cordero that Att. MacKnight's assistant called the court and found out that it will not supervise the inspection, which is to be arranged between Mr. Pfuntner and Dr. Cordero; and indicating the best dates when "Mr. Pfuntner is available at your convenience" for the inspection	A: 372
327.	Dr. Cordero's letter of April 2, 2003, to Att. MacKnight stating that "at a hearing on February 12, Judge Ninfo stated that he was waiting to hear from you on a date for the inspection"; pointing out the need to agree on conditions that will ensure that the inspection will achieve its intended purpose; and serving him with a motion to that end	A: 374
328.	Dr. Cordero's notice of April 3, 2003, of motion in Bankruptcy Court for measures relating to trip to Rochester and inspection of property	A: 376
329.	Dr. Cordero 's affirmation of April 3 , 2003, supporting motion for measures relating to trip to Rochester and inspection of property	A: 378
	A. Whether the court changed its requirements for trip and inspection	A:379
	B. Inexcusable disregard of six proposed dates for trip and inspection	A: 379
	C. Unreasonableness in the request for yet another date	A: 380
	D. The need to prepare the trip and inspection thoroughly	A: 381
	E. Consequences of the untimely scheduling of the trip and inspection	A: 382
	F. Mr. Pfuntner is leaving the jurisdiction	
	G. Relief sought	A: 383
	Table of Exhibits	A: 384
330.	Judge Ninfo 's letter of April 7 , 2003, to Dr. Cordero denying his request to appear by phone to argue his April 3 motion "due to the complexity of the legal issues you have now raised" regarding measures for the trip to Rochester and inspection of property; and stating that "your personal appearance will insure a complete and accurate record that is necessary for the proper administration of justice"	A: 386
331.	Plaintiff Pfuntner 's notice of April 10 , 2003, of motion pursuant to FRBkrP 7056 and 7022 to be discharged from liability	A: 387
	a. Plaintiff Pfuntner's motion of April 10, 2003, to discharge plaintiff from any liability to the persons or entities who own or claim an interest in the four storage containers and the contents	

	thereof presently located in the plaintiff's Sackett road warehouse and for other relief	A: 389
332.	Dr. Cordero's notice of postponement of April 14, 2003, of the motion for measures relating to the trip to Rochester and inspection of property	A: 394
333.	Dr. Cordero's brief of April 17, 2003, in Bankruptcy Court in opposition to Pfuntner's April 10 motion to be discharged from liability, for summary judgment, and other relief	
	i. Table of Contents	A: 397
	I. Requirement for summary judgment: no genuine issues of material fact	A: 397
	II. All issues of material fact remain to be determined	A: 398
	III. Plaintiff's failure to meet the requirements for summary judgment	A: 400
	IV. Disingenuous motion detracts from Pfuntner's and MacKnight's credibility	A: 401
	V. Relief sought	A: 408
	VI. Affidavit of Genuine Issues of Material Facts Requiring Discovery	A: 410
	VII. Table of Exhibits	A: 413
334.	Dr. Cordero's letter of April 30, 2003, to Att. MacKnight requesting written confirmation of agreement on the trip to Rochester and the inspection of property at Mr. Pfuntner's warehouse	A: 426
	a. Dr. Cordero's letter of April 30, 2003, to Plaintiff Pfuntner concerning the agreement between them to conduct the inspection of property at his warehouse in Avon, NY (outside Rochester)	A: 427
	[Appeal to CA2 in Part CToEA: 15	4A: 429]
335.	Dr. Cordero's letter of May 5, 2003, to Judge Ninfo stating that at the pre-trial conference on January 10, 2003, the Judge had stated that within two days of receiving Dr. Cordero' proposed dates for the inspection trip the Judge would have found the date most convenient to the parties in Rochester and inform Dr. Cordero thereof, and requesting that the Judge contact Mr. Pfuntner to find out what he intends to do and ask that Mr. Pfuntner let Dr. Cordero know in writing.	A: 490
336.	Att. MacKnight 's e-mail of May 8 , 2003, to Dr. Cordero stating that he will ask Mr. Pfuntner's staff to fax a confirmation of May 19 as the date for the inspection	A: 491
337.	Plaintiff Pfuntner 's letter of May 8 , 2003, to Dr. Cordero	

	confirmin	g May 19 as the date for the property inspection in Avon, NYA:492
338.	them of th	ero's letter of May 12, 2003, to the parties informing e agreement between Mr. Pfuntner and him to conduct the n on May 19
	a. Mr. P	funtner's letter of May 8, 2003, to Dr. CorderoA:492
	d.	Judge Ninfo's request after the inspection that Dr. Cordero resubmit the default judgment application only to deny it despite Dr. Cordero's proof of property loss & damage by Palmer
339.	Court for December request at where he I on May 19 damage to	ro's notice of June 16, 2003, of motion in Bankruptcy default judgment against David Palmer, with his 26 application therefor resubmitted at Judge Ninfo's the Judge's own initiative at the hearing on May 21, 2003, neard Dr. Cordero's report on the inspection of his property at Mr. Pfuntner's warehouse and the findings of loss of and his therein stored property, which were uncontradicted by hight, Mr. Pfuntner's attorney
		ordero's brief in support of his motion of June 16, 2003, in ruptcy Court for default judgment against David Palmer
	A.	Findings of the inspection of Dr. Cordero's property on May 19, 2003, at Mr. Pfuntner's warehouse in Avon, NY
	В.	Relief sought
	b. Attac	hed application
	1)	Bankruptcy Clerk Warren's entry of February 4, 2003, of default against David Palmer
	2)	Dr. Cordero's affidavit of non-military service by Mr. Palmer during time for him to file his answer to Dr. Cordero's third-party claim against him in <i>Pfuntner</i>
	3)	Proposed order to transmit record to District Court for entry of default judgment against David Palmer in Pfuntner
	4)	Dr. Cordero's affidavit of amount due by default by Palmer
	5)	Proposed order for District Court to enter default judgment against David Palmer in <i>Pfuntner</i>
340.	Bankrupt judgment	Inight's precautionary response of June 20, 2003, in cy Court to Dr. Cordero's motion to enter default against Palmer, requesting that it be denied in so far as seeks relief from Mr. Pfuntner

e. Dr. Cordero's motion for sanctions for false representations concerning the inspection by Absentees Pfuntner & Att. MacKnight

341.	Att. MacKnight 's letter of June 5 , 2003, to Judge Ninfo stating what a "prospective purchaser of the premises" of Mr. Pfuntner told him about what happened at the inspection , which neither Att. MacKnight nor Mr. Pfuntner attended	A: 495
342.	Dr. Cordero's letter of June 14, 2003, to Att. MacKnight asking that he submit affidavits of the "prospective purchaser of the premises" of Mr. Pfuntner and state what "inquiry reasonable under the circumstances", as required by Rule 9011 FRBkrP, he conducted to allow him to make the representations to Judge Ninfo contained in his June 5 letter; and indicating that if he fails to do so or to withdraw those representations within 21 days, Dr. Cordero will file his motion for sanctions: (cf. D:258)	A: 497
	a. Dr. Cordero's notice of motion, for filing on July 21, 2003, for sanction and compensation for Att. MacKnight making false representations to the Court	A: 498
	b. Dr. Cordero's brief, for filing on July 21, 2003, supporting his motion for sanction and compensation for Att. MacKnight making false representations to the Court	A: 500
	c. Dr. Cordero's affidavit of June 14, 2003, concerning Att. MacKnight's false representations to the Court	A: 503
343.	Dr. Cordero's notice of July 31, 2003, of withdrawal of motion for sanctions and compensation for Att. MacKnight making false representations to the Court, because Judge Ninfo denied Dr. Cordero's request to be allowed to appear by phone to argue it, and renotice of it for a later date	A: 505
	f. Dr. Cordero's motion for sanctions for Pfuntner & Att. MacKnight disobeying discovery orders	
344.	Dr. Cordero's notice of June 6, 2003, of motion in Bankruptcy Court	A: 508
	a. Dr. Cordero's motion of June 6, 2003, for sanctions and compensation for Mr. Pfuntner's and Mr. MacKnight's failure to comply with discovery orders (cf. D:258)	A: 510
	i. Table of Contents	A: 511
	I. Statement of Facts	A: 512
	A. Overview of Mr. Pfuntner and Mr. MacKnight's intentional and contemptuous disregard for court orders	A:512

		B. They disregarded the first discovery order of January 10, 2003	A: 513
		C. Out of the blue Mr. Pfuntner summons Dr. Cordero to Avon on March 25, 2003	
		D. Mr. MacKnight's unreasonable letter of March 26, 2003	A: 516
		E. Their disingenuous motion of April 10, 2003	A: 516
		F. Mr. MacKnight's assurances at the hearing on April 23, 2003	A: 518
		G. Their defiance of the 2nd order by avoiding setting up inspection date	A: 519
		H. Their flagrant disobedience to provide ordered discovery on May 19, 2003	A: 523
	II.	Standards for imposing sanctions	A:527
	III.	Relief sought	A:528
	IV.	List of Exhibits Evidencing Compensable Work	A:532
		A. Papers written and provided with evidentiary support by Dr. Cordero	A: 532
		B. Information gathered for the trip	
345.	sanctions MacKnigh	ro's addendum of October 13, 2003, to the motion for on and compensation from Mr. Pfuntner and Att. It for failure to comply with discovery orders; and request jury	A: 730
	trip o prop e	es of transportation tickets bought by Dr. Cordero for his in May 19 , 2003, from New York City to Rochester for the erty inspection at Mr. Pfuntner's warehouse required by Pinfo	A: 733
	g.	Att. MacKnight's "Notice to Admit" regarding findings of tion of property at Pfuntner's warehouse that neither atte	-
346.		Knight's "Notice to Admit" of June 10, 2003, to Dr. n Pfuntner v. Trustee Gordon et al., no. 02-2230, WBNY	A: 533
	a. Att. M	/lacKnight's exhibits	
	1) Dr	Cordero's letter of April 30, 2003 to Att. MacKnight	A: 426
	2) Dr	Cordero's letter of April 30, 2003 to Plaintiff Pfuntner	A: 427
	3) Dr	Cordero's letter of April 2, 2003, to Att. MacKnight	A: 374
347.		ro's reply of July 20, 2003, to Att. MacKnight's request ions	A: 538

	A. Legal objections to the "Notice" to Admit	A:538
	B. Procedural objections to the "Notice" to Admit	A:540
	C. Requests numbered as in the original, each followed by a reply	A:540
348.	Att. MacKnight 's notice of October 6 , 2003, of motion in Bankruptcy Court "to determine matters admitted" in <i>Pfuntner</i>	A: 579
	a. Att. MacKnight 's motion of October 6 , 2003, "to determine certain matters in notice to admit are deemed admitted in this adversary proceeding"	A: 581
349.	Att. MacKnight 's amended notice of October 6 , 2003, of motion in Bankruptcy Court to determine matters admitted	A: 585
350.	Dr. Cordero's reply of October 10, 2003, to Att. MacKnight's "motion to determine matters admitted" in <i>Pfuntner</i> , WBNY	A: 587
	A. The motion is inadmissible for failure to comply with time requirements	A:587
	B. The motion is inadmissible by failure to object timely and by laches	A:588
	C. Mr. Pfuntner's and Att. MacKnight's motion is inadmissible because they failed to comply with the rules on Failure to Make Discovery and for Sanctions	A:589
	D. Relief	A:590
351.	Dr. Cordero's letter of November 4, 2003, to Mr. MacKnight about the apparently mistaken date on the docket of his motion to determine matters admitted	A:823
352.	Att. MacKnight' s letter of November 17 , 2003, concerning the correction of the mistaken date of his motion to determine matters admitted	A: 828
	6. Orders and motions concerning Judge Ninfo's "disc "discreet" hearing in <i>Pfuntner</i> on October 16, 2003	rete"
353.	Judge Ninfo' s Order of July 15 , 2003, requiring , among other things, that Dr. Cordero , who lives in New York City, participate in a series of "discrete" "discreet" hearings starting on October 16 in Rochester, NY	A·666
354.	Dr. Cordero 's notice of August 8 , 2003, of motion in Bankruptcy Court	
	 a. Dr. Cordero's motion of August 8, 2003, for Judge Ninfo to transfer Pfuntner v. Trustee Gordon et al., no. 02-2230, WBNY, to the U.S. District Court in Albany, NDNY, and recuse himself 	

i. Table of Contents	A: 675
I. Statement of facts illustrating a pattern of non-coincidental, intentional, and coordinated acts of this court and other court officers from which a reasonable person can infer their bias and prejudice against Dr. Cordero	A: 679
II. Recusal is required when to a reasonable person informed of the circumstances the judge's conduct appears to lack impartiality	A: 705
III. To provide for a fair and impartial judicial process, this case should be removed to the District Court for the Northern District of New York, held at Albany	A: 708
IV. Relief Sought	
Judge Ninfo' s letter of August 14 , 2003, to Dr. Cordero denying his request to appear by phon e, as he had on other occasions, to argue his motion for the Judge's recusal and removal of the case, thus requiring that he travel from NYC to Rochester	A: 712
Dr. Cordero's renotice of August 18, 2003, of motion for recusal and removal to be heard at the hearing scheduled for October 16, 2003	A . 710
Dr. Cordero's notice of October 3, 2003, of objections to hearings and withdrawal of motions except for recusal and removal motion	
a. Table of Contents	A: 715
Letter of October 6 , 2003, Karl S. Essler , attorney for Mr. David Dworkin and Jefferson Henrietta Associates, to Judge Ninfo opposing Dr. Cordero's motion for recusal and removal	A: 725
Dr. Cordero's reply of October 11, 2003, to Att. Essler' letter to Judge Ninfo, which is in substance a motion but fails to comply with the formal requirements of a motion of the FRCP	A: 727
Judge Ninfo 's " Decision and order [of October 16, 2003,] denying recusal and removal motions and objection of Richard Cordero to proceeding with any hearings and a trial on October 16, 2003"; and making reference to his oral decision read into the record at the October 16 hearing in Rochester, NY	A: 734
a. Judge Ninfo's attachment and exhibit	
 Judge Ninfo's oral decision placed on the record at the hearing in <i>Pfuntner</i> on October 16, 2003, in Rochester, NY 	A: 736
2) Judge Ninfo's order of July 15, 2003, requiring, among other things, that Dr. Cordero, who lives in New York City, participate in a series of "discrete" "discreet" hearings starting on October 16 in Rochester, NY	A: 746

	 Bankruptcy Clerk Warren's notice of entry of October 17, 2003, of Judge Ninfo's October 16 order denying Dr. Cordero's recusal and removal motion 	A: 752
361.	Judge Ninfo's "Decision and order [of October 16 , 2003,] disposing of causes of action " at the October 16 hearing in <i>Pfuntner v Trustee Gordon et al.</i> in Rochester, NY	A: 754
	a. Judge Ninfo's exhibits	
	1) Mr. Pfuntner's summons of September 26, 2002, by Att. MacKnight	A: 758
	2) Mr. Pfuntner's interpleader complaint of September 20, 2002	A: 759
	 Bankruptcy Clerk Warren's notice of entry of October 17, 2003, of Judge Ninfo's October 16 order disposing of causes of action in <i>Pfuntner</i> at the October 16 hearing in Rochester, NY. 	A: 766
362.	Judge Ninfo's "Scheduling order [of October 23, 2003,] in connection with the remaining claims of the plaintiff, James Pfuntner, and the crossclaims, counterclaims and third-party claims of the third-party plaintiff, Richard Cordero"	A:768
	a. Clerk Warren's notice of entry of October 23, 2003, of Judge Ninfo's October 23 order scheduling remaining claims in Pfuntner.	A: 772
363.	Judge Ninfo 's "Decision & order [of October 23 , 2003,] finding a waiver of a trial by jury " by Dr. Cordero in <i>Pfuntner</i>	A: 774
	a. Clerk Warren's notice of entry of October 23, 2003, of Judge Ninfo's October 23 decision finding a waiver of trial by jury by Dr. Cordero	A: 782
364.	Dr. Cordero's motion of October 23, 2003, for Judge Ninfo to provide a more definite statement of which of his oral version of October 16, 2003, read into the record, or his written version of the same date is the official version of his "order denying recusal and removal motions and objection of Richard Cordero to proceeding with any	
	hearings and a trial on October 16, 2003"	A: 785
365.	Judge Ninfo's order of October 28 , 2003, denying in all respects Dr. Cordero's motion for a more definite statement	
	Judge Ninfo's order of October 28, 2003, denying in all respects	A: 787
	Judge Ninfo's order of October 28, 2003, denying in all respects Dr. Cordero's motion for a more definite statement	A: 787
366.	Judge Ninfo's order of October 28, 2003, denying in all respects Dr. Cordero's motion for a more definite statement	A: 787 A: 801 A: 803

тоЕА:152

368.	Judge Ninfo 's letter of November 19 , 2003, to CA2 Clerk of Court Rosemary MacKechnie to submit copies of four of his decisions of October 16 and 23, 2003, after receiving from an unstated source a copy of Dr. Cordero's Motion Information Sheet indicating that CA2 had granted Dr. Cordero' motion to file an updating supplement of evidence of the Judge's bias	A: 830
	a. Judge Ninfo's "Decision and Order of October 16, 2003, Denying Recusal and Removal Motions and Objection of Richard Cordero to Proceeding with any Hearings and a Trial on October 16, 2003"	A: 734
	 b. Judge Ninfo's "Decision and Order of October 16, 2003, Disposing of Causes of action" in Pfuntner v Trustee Gordon et al 	A: 7 54
	c. Judge Ninfo's "Scheduling order of October 23, 2003, in Connection with the Remaining Claims of the Plaintiff, James Pfuntner, and the Cross-Claims, Counterclaims and Third-Party Claims of the Third- Party Plaintiff, Richard Cordero"	A: 768
	d. Judge Ninfo's "Decision and Order of October 23, 2003, Finding a Waiver of a Trial by Jury"	A: 774
369	7. Dr. Cordero's request to Bankruptcy Court for doc documents concerning Trustee Gordon's liquidation Premier and its failure to produce them Dr. Cordero's request of January 4, 2004, to Todd Stickle, Deputy	
369.	Dr. Cordero 's request of January 4 , 2004, to Todd Stickle, Deputy Clerk of Court, WBNY, for copies of certain financial and payment documents referred to in the docket of <i>In re Premier Van Lines</i> , no. 01-20692 (cf. D:193; Add:1038; ToED:215§III))	A:834
370.	Clerk Stickle 's letter of January 28 , 2004, to Dr. Cordero stating the cost of providing copies of some documents and requesting the docket number of other documents	
371.	Dr. Cordero 's letter of April 13 , 2004, to Paul Warren , Clerk of Court, WBNY, concerning a series of mistakes made by the clerks in entering on the docket of <i>Pfuntner v. Trustee Gordon et al.</i> , no. 02-2230, some documents filed by Dr. Cordero; and requesting information about the availability of certain documents referred to in the docket of <i>In re Premier</i> , no. 01-20692, WBNY	A: 872
372.	Clerk Stickle 's letter of April 16 , 2004, to Dr. Cordero indicating the correction of mistaken entries in the <i>Pfuntner</i> docket and the non-calendaring of his notice of motion because it will be disposed of by submission [The reference is to "Dr. Cordero's Motion of March 31, 2004, for a Declaration of the Mode of Computing the Timeliness of an Objection to a Claim of Exemptions and for a Written Statement on and of Local Practice" (D:07) which ludge Nipfo has pover disposed of 1	Λ.1011
373.	Practice" (D:97), which Judge Ninfo has never disposed of.]	A: 1011

	with certificates of service and, thus, for the purpose of their being filedA: 1012
374.	Clerk of Court Warren 's letter of May 4 , 2004, to Dr. Cordero requesting payment for document search
375.	Dr. Cordero's letter of May 16, 2004, to Clerk Warren stating that since the agreement between Deputy Clerk Stickle and Dr. Cordero, of which Clerk Warren was given notice, was only for the availability of certain documents to be determined and no mention was ever made of any search fee, no fee is owed
376.	Clerk of Court Warren 's letter of May 20 , 2004, to Dr. Cordero stating that the search fee is applicable even if no documents are requested and making a general reference to the Bankruptcy Fee Compendium
377.	Dr. Cordero's letter of May 22, 2004, to Clerk Warren requesting that if he knows where the Bankruptcy Fee Compendium provides authority to charge a search fee, he should cite and apply it to the facts and reasons which Dr. Cordero set forth in his previous letter against any such fee being owed; and asking that he file this and the previous letters as evidence of how the Court's administrative personnel operates
c.	 COURT OF APPEALS FOR THE SECOND CIRCUIT: From the appeal to CA2 on April 25, 2003, to its dismissal for lack of jurisdiction due to the alleged non-finality of the appealed orders re Trustee Gordon and Palmer, to the denial of the petition for panel rehearing on October 26, 2004
	1. Documents in Dr. Cordero's appeal that the District Court failed to transmit to CA2
	a. Appeal from District Court to CA2 and dockets of the Bankruptcy Court in <i>Premier Van Lines</i> and <i>Pfuntner</i>
378.	Dr. Cordero 's notice of appeal of April 22 , 2003, to the Court of Appeals for the Second Circuit from District Judge David Larimer's orders in <i>Cordero v. Trustee Gordon</i> and <i>Cordero v. Palmer</i> , WDNY
379.	Docket of In re Premier Van Lines, Inc., no. 01-20692, WBNY:
	a. as of March 21 , 2003
	b. as of September 5 , 2003 [updated to May 14, 2006]

380.	no. 02-2230 , WBNY:	
	a. as of May 19 , 2003	A: 445
	b. as of September 5 , 2003	A: 548
	c. as of December 9 , 2003	A: 865
	d. as of May 15, 2006	A: 1551
	b. Incomplete transmission of documents from District Co	urt to CA2
381.	District Deputy Clerk Ghysel's letter of April 28, 2003, mistakenly referring to Dr. Cordero's two appeals, namely <i>Cordero v. Gordon</i> , no. 03-cv-6021L, and <i>Cordero v. Palmer</i> , no. 03-MBK-6001L, as both being " <i>Cordero vs Palmer</i> ".	A : 467a
382.	Dr. Cordero's letter of May 5, 2003, to District Clerk Rodney C. Early stating that a statement sent to him by District Clerk Ghysel on April 28 refers in its subject line to his two cases in that Court as "Re: 03-cv-6021L - Cordero vs Palmer, 03-MBK-6001 -Cordero vs Palmer", which is a mistake since the former,6021L, is Cordero vs Gordon; and asking that he correct the mistake so that it may not cause problems with his appeal in CA2	A: 469
383.	Dr. Cordero's Redesignation of Items in the Record and Statement of Issues on Appeal of May 5, 2003, based on the Designation for the appeal from WBNY to WDNY, and prepared for the appeal from WDNY to CA2	A: 593
	1) Cordero v. Trustee Gordon, dkt. no. 03-cv-6021L, WDNY	
384.	District Appeals Deputy Clerk Margaret Ghysel's letter of May 19 , 2003, to Circuit Clerk Roseann MacKechnie transmitting the record on appeal and docket sheet of <i>Cordero v. Gordon</i>	A: 456
385.	District Clerk Rodney Early's certificate by Deputy Ghysel of May 19 , 2003, of entries and docket sheet as index to the record on appeal in Cordero v. Trustee Gordon	A: 457
386.	Docket of Cordero v. Trustee Gordon:	
	a. as of May 19 , 2003	A: 458
	b. as of May 15, 2006	A: 1295
	2) Cordero v. Palmer, dkt. no. 03-mbk-6001L, WDNY	
387.	District Appeals Clerk Margaret Ghysel's letter of May 19, 2003, to Circuit Clerk Roseann MacKechnie transmitting the record on	

	appeal and docket sheet of Cordero v. Palmer	A: 460
388.	District Clerk Rodney Early's certificate by Deputy Ghysel of May 19, 2003, of docket entries and the docket as index to the record on appeal	A: 461
389.	Docket of Cordero v. Palmer, O3mbk6001L, WDNY	
	a. as of May 19 , 2003	A: 462
	b. The attempt on May 15 and 16, 2006, to update the <i>Cordero v. Palmer</i> docket through the District Court's website http://www.nywd.uscourts.gov/ , was unsuccessful since the docket was not returned by querying or searching for a report on it. (see the "PACER search results" folder>"Cor v Palmer ToEA156">files in PDF and Word (the latter is likely to have active links to returned cases) and A: 467a, 469, 507, 855§1, 889§III, 1329§§5-7). Where is the docket?	
	c. Documents of Dr. Cordero's appeal missing in CA2	
390.	Dockets of In re Premier Van et al., no. 03-5023, CA2:	
	a. as of May 16 , 2003	A: 464
	b. case summary, as of July 7 , 2003	A: 470
	c. case summary, as of October 8, 2003	A: 613
	d. Public docket, printed by the clerks at the CA2 document Intake Room on March 15, 2004	A: 1001
	e. as of May 15, 2006	A:1285
391.	Dr. Cordero's letter of May 24, 2003, to Circuit Clerk Roseann MacKechnie stating that in neither the docket that he requested from the Bankruptcy Court or received unrequested from the District Court is there any entry for the Redesignation of Items in the Record and Statement of Issues on Appeal that he submitted to both courts on May 5, 2003; and submitting a copy of that Redesignation and Statement	A: 468
	a. Dr. Cordero 's Redesignation of Items in the Record and Statement of Issues on Appeal of May 5 , 2003	A: 593
392.	Dr. Cordero's letter of July 17, 2003, to CA2 Deputy Clerk Robert Rodriguez submitting copies of the two final orders of March 27, 2003, issued by District Judge Larimer that are missing from the red folder of the Court of Appeals record and that constitute the basis of his appeal in <i>Premier Van et al.</i> , no. 03-5023	A: 507
393.	Letter of Karl S. Essler , attorney for Mr. David Dworkin and Jefferson	

	Rodriguez, Supervisor of the Pro Se Unit at the Court of Appeals , requesting that his name be listed on the docket of <i>Premier Van et al.</i>	A:612
	2. Pleadings in <i>Premier Van et al.</i> , CA2	
394.	Title page of Dr. Cordero's opening brief of July 9, 2003	A: 1301
	a. Tables of Contents of:	
	Part 1. Brief	A: 1304
	II. Table of Headings of the Brief	A: 1304
	Part 2. Special Appendix (SPA)	A: 1313
	Part 3. Appendix	A: 1316
	b. Contents of:	
	Part 1. Text of the Brief	1=A:1317
	Part 2. A. Exhibits of the Special AppendixSp	A-1=A:1379
	B. Table of Contents of Reproduced Text of Authorities	-6/1i−Λ·1///5
	1) Rules of Procedure	
	2) Statutes	
	3) Trustee Manual	
	Part 3. Appendix [in a separate volume and consisting of pages A-1-429, corresponding substantially to]	A:1-429
395.	Trustee Gordon's answer of August 7, 2003	A: 1491
396.	Title page of Dr. Cordero's reply of August 25, 2004	A:1511
	a. Table of Contents	A: 1513
	3. Motions and oral argument in <i>Premier Van et al.</i> ,	CA2
397.	Dr. Cordero's motion of November 3, 2003, to CA2 for leave to file an updating supplement of evidence of bias in Judge Ninfo's denial of Dr. Cordero's request for a trial by jury	A: 801
398.	CA2's notice , dated October 22, 2003, but received on November 4 , 2003, setting December 11 as the date for oral argument and stating the time allotted in the case identified as "Short Title: In Re: Premier Van v. Palmer Docket Number: 03-5023"	A:825
399.	CA2's order of November 13, 2003, granting Dr. Cordero's motion for leave to file the updating supplement concerning Judge Ninfo's	

	bias in denying trial by jury	A:827
400.	Judge Ninfo 's letter of November 19 , 2003, to CA2 Clerk of Court Rosemary MacKechnie volunteering copies of four of his decisions of October 16 and 23, 2003, after receiving from an unstated source a copy of the Motion Information Sheet indicating that CA2 had granted Dr. Cordero' motion to file an updating supplement of evidence of the Judge's bias	A: 830
	a. Judge Ninfo's "Decision and order [of October 16, 2003,] Denying Recusal and Removal Motions and Objection of Richard Cordero to Proceeding with any Hearings and a Trial on October 16, 2003"	A: 734
	b. Judge Ninfo's "Decision and Order [of October 16, 2003,] Disposing of Causes of action" in <i>Pfuntner v. Trustee Gordon et al.</i> .	A: 754
	c. Judge Ninfo's " Scheduling order [of October 23 , 2003,] in Connection with the Remaining Claims of the Plaintiff, James Pfuntner, and the Cross-Claims, Counterclaims and Third-Party Claims of the Third-Party Plaintiff, Richard Cordero"	A: 768
	d Judge Ninfo's "Decision and Order [of October 23, 2003,] Finding a Waiver of a Trial by Jury"	A: 774
401.	Trustee Gordon's request of November 5 , 2003, to the Court of Appeals for leave to waive oral argument ; otherwise, to appear by video argument .	A: 831
	a. Trustee Gordon's video argument request of November 5, 2003	A:832
402.	Trustee Gordon's confirmation of November 20 , 2003, to CA2 Clerk Anna Vargas of the Court's grant of his request for a waive of oral argument	A:833
403.	Dr. Cordero's outline of his oral argument delivered both orally and on paper to the members of the CA2 panel on December 11 , 2003	A:837
	a. Table of Main Papers in <i>In re Premier Van et al.</i> , no. 03-5023, CA2, with the numbers of the pages where they appear in Dr. Cordero's Appendix (A:#) to his opening brief of July 9, 2003	A:842
404.	Dr. Cordero's motion of December 28, 2003, for leave to brief the issue raised at oral argument by the CA2 panel of CA2's jurisdiction to decide the case at bar, namely, <i>In re Premier Van et al</i> , no. 03-5023	A: 844
	a. Table of Contents	A:846
	b. Docket of <i>Pfuntner v. Trustee Gordon et al.</i> , no. 02-2230, WBNY, as of December 9, 2003	A:865
405.	CA2' s order of January 26 , 2004, granting the motion for leave to brief the issue of its jurisdiction to decide <i>Premier Van et al.</i> that it raised at oral argument	A: 875

406.	CA2's summary order of January 26 , 2004, dismissing Dr. Cordero's appeal for lack of jurisdiction	A:876
	4. Dr. Cordero's petition to CA2 for a writ of mandam disqualify Judge Ninfo for bias toward the locals and disregard for the law, and to transfer <i>Pfuntner</i> to Nand its denial for alleged non-fulfillment of "the extraordinary requirements" to issue a writ of mandam.	id IDNY;
407.	Dr. Cordero's petition of September 12, 2003, for a writ of mandamus In re Richard Cordero, dkt. no. 03-3088, CA2,	A: 615
	I. This Court can and should issue this writ	A: 61 <i>6</i>
	II. Issues presented	A: 617
	Table of Contents	A: 618
	III. Statement of facts	A: 619
	IV. Legal standards for determining that the writ should issue	A: 642
	V. Relief sought	A: 644
	VI. Table of exhibits	A: 645
408.	Court of Appeals' docketing letter of September 16, 2003, concerning the mandamus petition, docket no. 03-3088	A: 647
409.	General docket of In re Richard Cordero, no. 03-3088:	
	a. as of September 18 , 2003	A: 649
	b. as of October 29 , 2003	A: 665a
	c. as of May 15, 2006	A: 665g
410.	Dr. Cordero's return of September 21, 2003, to CA2 of acknowledgment form with request for correction of mandamus docket caption and list of respondents to be served	
	a. Dr. Cordero's return of September 21 , 2003, to CA2 of corrected pages of mandamus docket	A: 655
	b. Dr. Cordero's return of September 21 , 2003, to CA2 of acknowledgment letter	A: 657
411.	Dr. Cordero's motion of September 30, 2003, for CA2 to take expedited action before October 10, 2003, on his mandamus petition	A: 658
412.	CA2's letter of October 2, 2003, to Dr. Cordero stating the setting on the substantive calendar of his mandamus petition and motion to expedite its determination	

413.	writ of mandamus , by a CA2 panel composed of Chief Judge John M. Walker , Jr., Judge Wilfred Feinberg, and Judge Richard J. Cardamone	A: 664
	5. Dr. Cordero's petition for rehearing of <i>Premier Van et al.</i> due to the appealed orders' necessary finality; motions for CA2 Chief Judge Walker to recuse himself from its consideration due to his mishandling of a judicial misconduct complaint and toleration of a pattern of wrongdoing by Judge Ninfo and CA clerks; and the Chief Judge's belated and inconsequential recusal on October 13, 2004	
414.	Dr. Cordero's motion of February 7, 2004, for CA2 to extend time to file a petition for rehearing of his dismissed appeal <i>Premier Van et al.</i> , no. 03-5023, CA2, and to stay the mandate	A:879
415.	CA2's grant of February 23, 2004, of Dr. Cordero's motion to extend time to file the rehearing petition	A:881
416.	Dr. Cordero's motion of March 10, 2004, for CA2 to grant leave to attach to the petition for a panel rehearing and hearing en banc some entries of his Appendix, as updated after its submission with Dr. Cordero's opening brief in <i>Premier Van et al.</i>	A:883
417.	Dr. Cordero's petition of March 10, 2004, for CA2 panel rehearing and hearing en banc of the dismissal of his appeal <i>Premier Van et al.</i> , 03-5023	A:885
	a. Table of Contents	A: 900
	b. Table of Cases	A: 900
	c. Table of Statutes	A: 901
	d. Table of Exhibits	A: 901
418.	Dr. Cordero's motion of March 22, 2004, for CA2 Chief Judge John M. Walker, Jr., to recuse himself from <i>In re Premier Van et al.</i> and from considering the pending petition for panel rehearing and hearing	A . 003
	en banc	
	a. Table of Contents	A: 905
419.	CA2's grant of March 23, 2004, of the March 10 motion for leave to attach some entries of the Appendix to the petition for a panel rehearing and hearing en banc	A: 915
420.	Dr. Cordero's motion of April 18, 2004, for leave to update the	

A . 01.7	ch 22 motion for Chief Judge Walker to recuse himself from the Premier Van et al., with recent evidence of a tolerated pattern lisregard for law and rules further calling into question the Chief and the still the sent in the control of the contro	<i>In re</i> of di
	ge's objectivity and impartiality to judge similar conduct on appeal	_
	Table of Contents	
A: 938	Table of Exhibits	b.
A:940	4) Complaint Form accompanying the judicial misconduct complaint of March 19, 2004, indicating its statutory basis as 28 U.S.C. §372(c), and removed as required by CA2 Deputy Clerk Patricia Chin Allen (cf. entry 8.b, below)	
A: 943	5) Letter of Deputy Clerk Allen of March 24, 2004, to Dr. Cordero refusing for improper form to file his complaint against Chief Judge Walker	
	6) Letter of CA2 Clerk of Court Roseann B. MacKechnie of March 29, 2004, to Dr. Cordero returning his attachments to each of the five copies of his the complaint against Chief Judge Walker because they duplicate pages in the one volume of Exhibits	
A: 945	 Letter of Clerk MacKechnie by Deputy Allen of March 30, 2004, to Dr. Cordero stating that his complaint has been filed under the docket no. 04-8510 	
	8) Judicial misconduct complaint of March 19, 2004, against CA2 Chief Judge Walker	
A: 946	(a) Statement of Facts	
A· 951	(b) Complaint Form indicating the statutory basis of the misconduct complaint as 28 U.S.C. §351 (cf. entry 4, above)	
	(c) Table of Documents	
	(11) Dr. Cordero's Statement of Facts with its page numbers bearing the format E-# to indicate that it is an exhibit in support of his complaint under 28 U.S.C. §372(c)(1) submitted on August 11 , 2003 , to the CA2 Clerk against Judge Ninfo and other court officers at WBNY and WDNY	
-55 & A:964	(12) Dr. Cordero's two-page letter of August 11, 2003, to CA2 Clerk of Court MacKechnie setting forth a judicial misconduct complaint against Bankruptcy Judge John C. Ninfo, II, WBNY and other court officers at the U.S. Bankruptcy Court, WBNY, and the U.S. District Court, WDNY	

	(13)	Judge Ninfo's Order of July 15, 2003, in Pfuntner, requiring, among other things, that Dr. Cordero, who lives in New York City, participate in a series of "discrete" "discreet" hearings in Rochester, NY, in Pfuntner	-57 & A:666
(d)		5 pages of documents created since the original applaint against Judge Ninfo of August 11, 2003:	
	(1)	Dr. Cordero's letter of February 2, 2004, to Chief Judge Walker inquiring about the status of his complaint of August 11, 2003, against Judge Ninfo and providing updating evidence of the latter's bias	A: 966
	(2)	Deputy Clerk Allen's letter of September 2, 2003, to Dr. Cordero acknowledging receipt of his judicial complaint against Judge Ninfo and of docketing it as no. 03-8547	A: 968
	(3)	Precedent for updating bias evidence: CA2's order of November 13 , 2003, granting Dr. Cordero leave to file an updating supplement in <i>Premier Van et al.</i> of evidence of bias in Judge Ninfo's denial of Dr. Cordero's request for a trial by jury in <i>Pfuntner v. Trustee Gordon et al.</i> , no. 02-2230, WBNY	A: 969
	(4)	Chief Judge Walker's letter of February 4, 2004, by Deputy Clerk Allen stating: "I am returning your [February 2] documents to you. A decision has not been made in the above-reference matter. You will be notified by letter when a decision has been made"	A: 970
	(5)	Dr. Cordero's statement of facts in support of his complaint against Judge Ninfo and other court officers at the U.S. Bankruptcy Court, WBNY, and the U.S. District Court, WDNY, of August 11, 2003, as reformatted and resubmitted on August 27, 2003, to meet Clerk Allen's filing requirements	A: 971
	(6)	Clerk MacKechnie's letter of August 25, 2003, by Deputy Clerk Allen to Dr. Cordero acknowledging receipt of his August 11 judicial complaint against Judge Ninfo but requiring resubmission with the complaint form indicating its statutory basis as 28 U.S.C. §351 and a shorter statement of facts	A: 97 <i>6</i>
	(7)	Notice of Chapter 13 voluntary bankruptcy petition, docket no. 04-20280, WBNY, filed by	

		David and Mary Ann DeLano , on January 27, 2004, with the date for the meeting of their creditors and other deadlines	A: 977
	(8)	Dr. Cordero's objections of March 3, 2004, to confirmation of the plan of debt repayment filed by the DeLano Debtors	A: 979
	(9)	Dr. Cordero's Outline of his Oral Argument delivered on December 11, 2003, orally and in paper copy to the panel members of the Court of Appeals	A: 984
		(i) Table of Main Papers in Dr. Cordero's appeal in In re Premier Van et al., no. 03- 5023, CA2, with numbers of pages of the Appendix (A:#) where they appear	A: 989
	(10)	Dr. Cordero's sample of letters of February 11 and 13, 2004, to CA2 Judge Dennis Jacobs and to the other members of the Judicial Council of the Second Circuit describing how with disregard for law and rules Chief Judge Walker has handled his misconduct complaint against Judge Ninfo of August 11, 2003, and returned Dr. Cordero's February 2 inquiring and updating letter addressed to the Chief	A: 990
		(i) List of names, addresses, and telephone numbers of the Justice and judges members of Judicial Council to whom Dr. Cordero sent February 11 and 13his letter	A: 991
	"Evidentiary	of the separate volume of documents , titled Documents ", accompanying Dr. Cordero's March 19, 2004, against Chief Judge Walker	A: 992
	the word "Ex	itle page of the volume of documents, containing hibits", instead of "Evidentiary Documents", as erk Allen	A: 993
 	Heller, denying himself from consi and hearing en bar	4, 2004, signed by Motions Staff Attorney Arthur the motion for Chief Judge Walker to recuse dering Dr. Cordero's petition for panel rehearing ac of the dismissal of his appeal <i>In re Premier Van</i> 2	A: 1041
1	Arthur Heller, de recuse himself fro	May 10, 2004, signed by Motions Staff Attorney nying the motion for Chief Judge Walker to common considering Dr. Cordero's petition for panel	
I	rehearing and hear	ing en banc	A: 1042

A: 1043	Dr. Cordero's motion of May 15, 2004, for declaratory judgment that the legal grounds for updating opening and reply appeal briefs and expanding upon their issues also apply to similar papers under 28 U.S.C. Chapter 16 concerning judicial misconduct complaints	42
A: 1046	a. Table of Contents	
A: 1061	Dr. Cordero's motion of May 31, 2004, for Chief Judge Walker, either to state his arguments for denying the motions that he disqualify himself from considering the pending petition for panel rehearing and hearing en banc and from having anything else to do with <i>In re Premier Van et al.</i> , no. 03-5023, or disqualify himself and failing that for this Court to disqualify the Chief Judge therefrom	42
A: 1063	a. Table of Contents	
A: 1080	b. Table of Exhibits	
A: 1083	9) Excerpt from the Request of May 31, 2004, that the FBI open an investigation into the link between the pattern of non-coincidental, intentional, and coordinated disregard for the law, rules, and facts in the U.S. Bankruptcy and District Courts for the Western District of New York and the money generated by the concentration in the hands of individual trustees of thousands of open cases, including cases patently undeserving of relief under the Bankruptcy Code	
A: 1093	(a) Debt repayment plan of January 26, 2004, of the DeLanos, debtors in bankruptcy under 11 U.S.C. Chapter 13, in <i>In re DeLano</i> , 04-20280, WBNY	
A: 1095	(b) DeLanos' voluntary petition in bankruptcy under 11 U.S.C. Chapter 13, with Schedules A-J and Statement of Financial Affairs	
A: 1127	. CA2's order of August 2, 2004, denying Dr. Cordero's May 15 motion for declaratory judgment that the legal grounds for updating opening and reply appeal briefs and expanding upon their issues also apply to similar papers under 28 U.S.C. Chapter 16 containing the judicial misconduct provisions	42
A:1128	CA2's order of August 2, 2004, denying Dr. Cordero's May 31 motion for Chief Judge Walker either to state his arguments for denying the March 22 and April 18 motions that he disqualify himself from considering the pending petition for panel rehearing and hearing en banc and from having anything else to do with this case or disqualify himself and failing that for this Court to disqualify the Chief Judge therefrom	42
A: 1129	CA2's statement of October 13, 2004, that Chief Judge Walker recused himself from further consideration of <i>Premier Van et al.</i> , contained in the CA2's order denying Dr. Cordero's motion to quash Judge Ninfo's August 30 order	42

- 6. Dr. Cordero's motion to quash Judge Ninfo's order in DeLano requiring Dr. Cordero to take discovery of issues in *Pfuntner* on appeal in CA2 and try them piecemeal in DeLano so as to enable the Judge to disallow and dismiss wholesale Dr. Cordero's claims in both cases; and denial in CA2
- 428. Dr. Cordero's motion of September 9, 2004, to quash the order of Bankruptcy Judge Ninfo of August 30, 2004, to sever a claim from the case on appeal In re Premier Van et al., in the Court of Appeals for the purpose of **try**ing **it in** *In re DeLano* in Bankruptcy Court, WBNY......A: 1130⁵ 22) Judge Ninfo's Interlocutory Order of August 30, 2004, requiring Dr. Cordero to take discovery of his claim against Debtor David **DeLano** arising from the *Pfuntner v*. Trustee Gordon et al., docket no. 02-2230, WBNY, on appeal in the Court of Appeals sub nom. In re Premier et al., docket no. 03-5023, CA2, to try it in In re DeLano, docket no. 04-20280, WBNY A: 1051 23) Dr. Cordero's letter of August 31, 2004, to Bradley E. Tyler, Esq., U.S. Attorney in Charge of the U.S. Attorney's Office in Rochester, NY, sending back to him the files that his Assistant U.S. Attorney Richard Resnik had (a) Table of files already sent to U.S. Att. Tyler and updates accompanying Dr. Cordero's August 31

To them is added the transcript -Tr:#- of the evidentiary hearing before Bankruptcy Judge Ninfo on March 1, 2005, of the DeLanos' motion to disallow Dr. Cordero's claim against Mr. DeLano arising from *Pfuntner*, where they are third party plaintiff and defendant, respectively. The motion was granted; hence, Dr. Cordero's claim was disallowed, which in turn led to his appeal to District Court. All these exhibits, like all those in Pfuntner>Cordero v. Gordon &. Palmer>and Premier, are available digitally on the accompanying CD. (see Contents of Folders, ToEA:171)

These files can be accessed by clicking on the Attachments tab of this PDF file.

⁵ The exhibits relating to *In re DeLano*, docket no. 04-20280, WBNY, were filed by Dr. Cordero in his appeal Cordero v. DeLano, docket no. 05cv6190L, WDNY. They are grouped in three sets, namely, the Designated Items in the Record on Appeal, the Addendum to it, and the Post-Addendum. While the exhibits have consecutive page numbers, the sets are identified by a different prefix. i.e. D:#, Add:#, and Pst:#, respectively.

	(b) Letter of Richard Resnik, Esq., Assistant U.S. Attorney, of August 24, 2004, to Dr. Cordero stating that the U.S. Attorney's Office in Rochester will not investigate Dr. Cordero's "allegations of bankruptcy fraud and judicial misconduct" and	
	returning to him all the files	A: 1161
429.	Dr. Cordero's letter of September 27, 2004, to CA2 Clerk of Court MacKechnie and to the attention of Motions Staff Attorney Arthur Heller, to urge the Court to either stay Judge Ninfo's Order of August 30 or to treat on an emergency basis Dr. Cordero's motion of September 9 to quash it	A: 1181
430.	Dr. Cordero's letter of September 29, 2004, to the DeLanos' attorney, Christopher Werner, Esq., requesting production of documents pursuant to Judge Ninfo's August 30 order, and without prejudice to Dr. Cordero's September 9 motion in CA2 to quash it	A: 1183
431.	Trustee Reiber 's letter of October 1 , 2004, to CA2 Heller stating that he is not aware of any notice of appeal filed in CA2 in connection with <i>In re DeLano</i> , 04-20280, WBNY, and that he believes that Judge Ninfo's bench order, spoken at the <i>DeLano</i> hearing on August 23, 2004, is not appealable because it is not a final order	A: 1193
432.	Dr. Cordero 's letter of October 12 , 2004, to Trustee Reiber setting out the factual and legal reasons why Judge Ninfo's order does not and cannot prevent the Trustee from conducting an examination of the DeLanos by their creditors under 11 U.S.C. §341	A: 1194
433.	CA2's order of October 13, 2004, denying Dr. Cordero's motion to quash the August 30 order of Bankruptcy Judge Ninfo; and statement that Chief Judge Walker recused himself from further consideration of <i>Premier Van et al.</i> , no. 03-5023, CA2	A: 1197
434.	Dr. Cordero's letter of October 20, 2004, to Trustee Reiber showing that the Trustee's letter of October 13 belies his own statement therein that he did not have Judge Ninfo's August 30 written order, but only the August 23 spoken bench order, and once more requesting that he hold the §341 examination of the DeLanos	A: 1199
	a. WBNY Clerk Warren's notice of August 30, 2004, of entry certifying that a copy of Judge Ninfo's August 30 order was sent to all parties to DeLano, no. 04-20280, of whom Trustee Reiber is one.	A: 1203
	b. Trustee Reiber 's letter of October 13 , 2004, to Dr. Cordero stating that he only had Judge Ninfo's bench order, not the August 30 written version and that the latter is part of the <i>DeLano</i> case and has nothing to do with the appeal <i>Premier Van</i> et al., no. 03-5023, CA2	A·1204

435.	Dr. Corder o's letter of October 21 , 2004, to Trustee Schmitt requesting that she:	
	 a. disqualify Trustee Reiber from <i>DeLano</i> and investigate him and his attorney, James Weidman, Esq.; 	
	 appoint a trustee unrelated to the parties and the Bankruptcy Court as well as willing and able to investigate this case zealously and efficiently; 	
	c. otherwise, order Trustee Reiber to hold a §341 examination of the DeLanos on November 3 and 4 as requested	A: 1205
436.	Trustee Reiber's fax of October 27, 2004, to Dr. Cordero requesting a copy of the order by which Chief Judge Walker recused himself from <i>Premier Van et al.</i>	A: 1206
437.	Dr. Cordero 's fax of October 28 , 2004, to Trustee Reiber providing Trustee Reiber the requested copy of CA2 Chief Judge Walker's recusal from <i>Premier</i> and proposing dates for the Trustee to hold the examination of the DeLanos in an adjourned meeting of creditors under 11 U.S.C. §§341 and 343	A: 1207
	a. CA2's statement of October 13, 2004, that Chief Judge Walker recused himself from further consideration of <i>Premier Van et al.</i> , contained in the CA2's order denying Dr. Cordero's motion to quash Judge Ninfo's August 30 order	
	7. CA2 denial of the rehearing petition on October 26, 2004, and of the motion to stay the mandate on November 8, 2004	
438.	CA2's order of October 26 , 2004, denying "upon consideration by the panel that decided the appeal" <i>In re Premier Van et al.</i> [A:876], Dr. Cordero's petition for panel rehearing and hearing en banc	A:1231
439.	Dr. Cordero's motion of November 2 , 2004, for CA2 to stay the mandate following the CA2's denial of his motion for panel rehearing in <i>Premier Van et al.</i> and pending the filing of a petition for a writ of certiorari in the Supreme Court	A: 1232
	a. Table of Exhibits	
	 Dr. Cordero's motion of August 14, 2004, in the Bankruptcy Court, WBNY, for docketing and issue of the proposed order, removal, referral, examination, and other relief <i>In re DeLano</i>, no. 04-20280, 	
	b. Table of Contents	A: 1241
	 Dr. Cordero's proposed order of August 14, 2004, for issue by Judge Ninfo in <i>In re DeLano</i>, no. 04-20280, WBNY 	A:1260

	2) Phone bill showing faxes sent by Dr. Cordero to Judge Ninfo's fax no. (585)613-4299	A: 1262
440.	Dr. Cordero's motion of November 3, 2004, for CA2 to state the names of the panel members that reviewed his motion for panel rehearing and hearing en banc (returned unfiled)	A: 1263
441.	Dr. Cordero's motion of November 8, 2004, for CA2 to report <i>In re Premier Van et al.</i> , no. 03-5023, to the U.S. Attorney General under 18 U.S.C. §3057(a) for investigation of the evidence of a bankruptcy fraud scheme (returned unfiled)	A: 1265
	a. Table of Contents	A: 1266
442.	CA2's order of November 8 , 2004, denying Dr. Cordero's motion to stay the mandate	A:1283
443.	CA2's summary order of November 8 , 2004, issuing the mandate after denial of Dr. Cordero's rehearing petition	A: 1284
	SUPREME COURT OF THE UNITED STATES: Petition for a writ of certiorari to CA2 on grounds of intentional a	and
444.	coordinated denial of due process as part of a judicial misconduct a bankruptcy fraud scheme; denied on March 28, 2005 Title page of Dr. Cordero's petition, no. 04-8371, of January 20, 2005, to the U.S. Supreme Court for a writ of certiorari to CA2	and
444.	coordinated denial of due process as part of a judicial misconduct a bankruptcy fraud scheme; denied on March 28, 2005 Title page of Dr. Cordero's petition, no. 04-8371, of January 20,	and
444.	coordinated denial of due process as part of a judicial misconduct a bankruptcy fraud scheme; denied on March 28, 2005 Title page of Dr. Cordero's petition, no. 04-8371, of January 20, 2005, to the U.S. Supreme Court for a writ of certiorari to CA2	and A: 1601
444.	coordinated denial of due process as part of a judicial misconduct a bankruptcy fraud scheme; denied on March 28, 2005 Title page of Dr. Cordero's petition, no. 04-8371, of January 20, 2005, to the U.S. Supreme Court for a writ of certiorari to CA2 a. Prefatory material	A: 1601 A: 1602
444.	coordinated denial of due process as part of a judicial misconduct a bankruptcy fraud scheme; denied on March 28, 2005 Title page of Dr. Cordero's petition, no. 04-8371, of January 20, 2005, to the U.S. Supreme Court for a writ of certiorari to CA2 a. Prefatory material i. Questions presented	A: 1601 A: 1602 A: 1603
444.	coordinated denial of due process as part of a judicial misconduct a bankruptcy fraud scheme; denied on March 28, 2005 Title page of Dr. Cordero's petition, no. 04-8371, of January 20, 2005, to the U.S. Supreme Court for a writ of certiorari to CA2 a. Prefatory material i. Questions presented ii. List of Parties	A: 1601 A: 1602 A: 1603 A: 1603
444.	coordinated denial of due process as part of a judicial misconduct a bankruptcy fraud scheme; denied on March 28, 2005 Title page of Dr. Cordero's petition, no. 04-8371, of January 20, 2005, to the U.S. Supreme Court for a writ of certiorari to CA2 a. Prefatory material i. Questions presented	A: 1601 A: 1602 A: 1603 A: 1604
444.	coordinated denial of due process as part of a judicial misconduct a bankruptcy fraud scheme; denied on March 28, 2005 Title page of Dr. Cordero's petition, no. 04-8371, of January 20, 2005, to the U.S. Supreme Court for a writ of certiorari to CA2 a. Prefatory material i. Questions presented ii. List of Parties iii. Summary of Contents iv. Index of Appendices.	A: 1601A: 1602A: 1603A: 1604A: 1611
444.	coordinated denial of due process as part of a judicial misconduct a bankruptcy fraud scheme; denied on March 28, 2005 Title page of Dr. Cordero's petition, no. 04-8371, of January 20, 2005, to the U.S. Supreme Court for a writ of certiorari to CA2 a. Prefatory material i. Questions presented ii. List of Parties iii. Summary of Contents iv. Index of Appendices v. Table of Exhibits in the Appendix submitted to CA2	A: 1601A: 1602A: 1603A: 1604A: 1611A: 1629
444.	coordinated denial of due process as part of a judicial misconduct a bankruptcy fraud scheme; denied on March 28, 2005 Title page of Dr. Cordero's petition, no. 04-8371, of January 20, 2005, to the U.S. Supreme Court for a writ of certiorari to CA2 a. Prefatory material i. Questions presented ii. List of Parties	A: 1601A: 1602A: 1603A: 1604A: 1611A: 1629
444.	coordinated denial of due process as part of a judicial misconduct a bankruptcy fraud scheme; denied on March 28, 2005 Title page of Dr. Cordero's petition, no. 04-8371, of January 20, 2005, to the U.S. Supreme Court for a writ of certiorari to CA2 a. Prefatory material i. Questions presented ii. List of Parties iii. Summary of Contents iv. Index of Appendices v. Table of Exhibits in the Appendix submitted to CA2 vi. Table of Headings of the Petition	A: 1601A: 1602A: 1603A: 1604A: 1611A: 1629A: 1633
444.	coordinated denial of due process as part of a judicial misconduct a bankruptcy fraud scheme; denied on March 28, 2005 Title page of Dr. Cordero's petition, no. 04-8371, of January 20, 2005, to the U.S. Supreme Court for a writ of certiorari to CA2 a. Prefatory material i. Questions presented ii. List of Parties iii. Summary of Contents iv. Index of Appendices. v. Table of Exhibits in the Appendix submitted to CA2 vi. Table of Headings of the Petition b. Substantive material	A: 1601A: 1602A: 1603A: 1604A: 1611A: 1629A: 1633
444.	coordinated denial of due process as part of a judicial misconduct a bankruptcy fraud scheme; denied on March 28, 2005 Title page of Dr. Cordero's petition, no. 04-8371, of January 20, 2005, to the U.S. Supreme Court for a writ of certiorari to CA2 a. Prefatory material i. Questions presented	A: 1601A: 1602A: 1603A: 1603A: 1604A: 1611A: 1629A: 1633 t.1=A: 1635
444.	coordinated denial of due process as part of a judicial misconduct a bankruptcy fraud scheme; denied on March 28, 2005 Title page of Dr. Cordero's petition, no. 04-8371, of January 20, 2005, to the U.S. Supreme Court for a writ of certiorari to CA2 a. Prefatory material i. Questions presented ii. List of Parties	A: 1601A: 1602A: 1603A: 1604A: 1611A: 1629A: 1635A: 1635

TOEA:168

	VI. Conclus	sion	A: 1674
	c. Supporting r	naterial	
	i. Title pa	ge of Appendices	A: 1675
	ii. Append	lices:	1=A:1677
	I. O	pinions, orders, findings of fact, and conclusions of law	A: 1677
		ther relevant opinions, orders, findings of fact, and onclusions of law	A: 1689
		ther material indispensable to understand the etition	A: 1765
	А	Dr. Cordero's opening brief of July 9, 2003, in <i>In re Premier Van et al</i> , no. 03-5023, CA2	A: 1765
	В	Judicial Misconduct Complaints under 28 U.S.C. §351 et seq	A: 1927
	С	Supreme Court and Judicial Conference statistics	A: 1963
	D	. <i>In re DeLano</i> , a bankruptcy petition that provides insight into a judicial misconduct and bankruptcy fraud scheme	A: 1967
		i) WBNY Bankruptcy Court Notice of February 3, 2004, of meeting of creditors	A: 2051
		ii) Debt repayment plan of January 26, 20041	A: 2055
		iii) Bankruptcy petition , no. 04-20280, WBNY, of January 27, 2004, with Schedules A-J	A: 2057
		(a) Statement of Financial Affairs	A: 2077
		(b) Verification of Creditor Matrix	A: 2085
		(c) List of Creditors	A: 2086
	E	Request to the U.S. Attorneys in Buffalo and Rochester Offices for an investigation of bankruptcy fraud	A: 2127
	F.	Request for a judicial report under 18 U.S.C. §3057(a) to the U.S. Attorney General of evidence of bankruptcy fraud	A: 2187
445.	Acting Solicitor Go of Dr. Cordero's request that he b of a bankruptcy	ter of January 21, 2005, to Paul D. Clement, Esq., eneral of the United States, to serve on him a copy petition and request that he support it, and to ring the matter of the judicial misconduct in support fraud scheme and its handling by U.S. Attorney DNY, to the attention of the General Attorney	A: 2215
446.	-	notice of January 27 , 2005, to Dr. Cordero of the v. Trustee Gordon et al., on January 21, 2005, and	

	docketed as no. 04-8371	A: 2216
	a. Supreme Court form for petitioner to notify opposing counsel of the docketing of the petition for a writ of certiorari	A: 2217
	b. Supreme Court form for respondent to notify its waiver of the right to file a response to the petition for a writ of certiorari	A:2218
447.	Dr. Cordero's notice of February 2, 2005, to the parties of the Supreme Court docketing of his petition for writ of certiorari and of their option to waive their right to file a response	A: 2219
448.	Dr. Cordero's letter of February 6, 2005, to U.S. Acting Solicitor General Clement to inform him of the unpreparedness and lack of knowledge of Larry Walquast, Esq., trial attorney at the Executive Office of the United States Trustees, who called at Mr. Clement's instigation, to tell Dr. Cordero that the Department of Justice does not investigate "judicial fraud" and to refer him to the Administrative Office of the United States Courts, which does so, according to Mr. Walquast	A: 2221
449.	Letter of February 16 , 2005, of Lawrence A. Friedman , Director of the Executive Office of the United States Trustees (EOUST), to Dr. Cordero:	
	a. stating in response to his January 21 correspondence to the Acting Solicitor General that EOUST neither found bankruptcy fraud based on the evidence that Dr. Cordero presented nor has jurisdiction over the conduct of judges and	
	b. advising Dr. Cordero that if he believes to be in possession of evidence of judicial misconduct, he may contact the Administrative Office of the United States Courts or the FBI	A: 2223
450.	Respondent Pfuntner's waiver , by Louis A. Ryen, of February 18 , 2005, of his right to file a response in the U.S. Supreme Court to Dr. Cordero's petition for a writ of certiorari in <i>Cordero v. Trustee Gordon et al.</i>	A: 2224
451.	Acting Solicitor General Clement's waiver of February 24 , 2005, of right to file a response to <i>Cordero v. Trustee Gordon et al.</i>	A: 2226
452.	Supreme Court order of March 28 , 2005, denying Dr. Cordero's petition for writ of certiorari in <i>Cordero v. Trustee Gordon et al.</i>	A: 2228
453.	Docket of Cordero v. Trustee Gordon et al., no. 04-8371, U.S. Supreme Court, as of March 30, 2005	A: 2229
454.	-500. reserved	
]	Dated: August 1, 2006 59 Crescent Street. Brooklyn, NY 11208-1515	

Contents of Folders

A folder

Pfuntner v. Trustee Gordon et al., docket no. 02-2230, WBNY

Cordero v. Trustee Gordon, docket no. 03cv6021L, WDNY

Cordero v. Palmer, docket no. 03mbk6001L, WDNY

In re Premier Van et al., docket no. 03-5023, CA2

In re Richard Cordero, docket no. 03-3088, CA2

Cordero v. Gordon et al., docket no. 04-8371, Sup. Ct.

D Add Pst Transcript folder

In re DeLano, docket no. 04-20280, WBNY

Cordero v. DeLano, docket no. 05cv6190L, WDNY

Hyperlink bank

JDR's call: C:1/E:1; C:271; C:441; C:551; C:711; C:821; C:981; C:1081; C:1285; C:1373; C:1479

Pfuntner:A:1; A:156; A:302; A508; A:734; A:792; A:881; A:989; A:1131; A:1371; A:1461; A:1551; E:1-60

DeLano: D:1; D:103; D:203; D:301; D:425;

Add:509; Add:711; Add:911;

Pst:1171:

Tr=transcript of 3/1/5 hearing

Judicial-Discipline-Reform.org

Blank

Tables of Exhibits of D:, Add:, and Pst:# pages

consisting of the following subtables:

I. Designated Items by Appellant Dr. Richard Cordero on April 18, 2005, pursuant to FRBkrP 8006, and contained in the record of In re David & Mary Ann DeLano, **no. 04-20280, WBNY** pages D:1-D:508g..... ToED:201 D:1; D:103; D:203; D:301; D:425

II. Addendum to the Designated Items and accompanying Dr. Cordero's appellate brief of December 21, 2005, in Cordero v. DeLano, **05cv6190L, WDNY** pages Add:509-1155.. ToED:221 Add:509; Add:711; Add: 911

III. Post-Addendum including the exhibits accom panying Dr. Cordero's reply brief of February **8, 2006, and other exhibits since......** pages Pst:1171-1423. ToED:251 Pst:1171

> as of August 1, 2006 by Dr. Richard Cordero, Esq.

Table of Contents

- I. Mr. DeLano, a 39 year banking veteran, and his wife filed a petition for bankruptcy, where they named Dr. Cordero among their creditors and treated him as such for six months after he requested documents in support of their incongruous declarations, e.g. that they had only \$535 in cash and on account yet had earned \$294,470 in the preceding 3 years, but the Trustee tried to protect them from having to produce such documents,
- II. On the basis of their petition and the few documents that they produced, Dr. Cordero showed that the DeLanos had concealed assets, whereupon their attorney, who had appeared before Bankruptcy Judge Ninfo in over 500 cases, came up with the artifice of a motion to disallow his claim by pretending that

after all he was not a creditor; the Judge required Dr. Cordero to engage in discovery and present the evidence of his claim only for the Judge and the DeLanos to deny him every single document that he requested, which was followed by the predetermined disallowance of his claim at a sham evidentiary hearing, thus stripping him of his right as a creditor to request documents that could prove their participation in a bankruptcy

III. After the trustee and his supervising U.S. trustees attempted for 11 months to prevent Dr. Cordero from exercising his right to examine the DeLanos under oath, finally they allowed him to do so at a meeting, at which he discovered the DeLanos' suspicious series of mortgages, which even the incomplete documents that they produced allowed him to show that since 1975 they received \$382,187 to buy their home, yet in 2005, 30 years later, they still lived in the same home but owed \$77,084 and had equity of merely \$21,415; but the trustees refused to ask the DeLanos to account for that money and

IV. After Bankruptcy Judge Ninfo disallowed at a sham evidentiary hearing Dr. Cordero's claim against Mr. DeLano, whose testimony had corroborated it, District Judge Larimer ordered Dr. Cordero to file his appellate brief before the transcript, with its incriminating evidence of bias and unlawfulness, had even been started to be prepared, let alone its docketing by the court effected as required, whereby he protected his peer and the DeLanos by violating FRBkrP 8006 and 8007 ToEAdd:222

V. The court reporter that recorded stenographically the sham evidentiary hearing refused to certify that her transcript would be accurate, complete, and tamper-free, and Dr. Cordero requested Judge Larimer that she be replaced and reported for investigation, but he refused to do so and ordered Dr. Cordero to obtain the transcript from that reporter anyway, thus disregarding the doubt that she had cast on its reliability and its detrimental impact on the integrity of the appeal process....... ToEAdd:229

VI. Dr. Cordero showed on the basis of Trustee Reiber's "report" that he had conducted no investigation of the DeLanos at all and requested that Judges Larimer and Ninfo order the production of documents, such as those of their mortgages and the transcript that the Trustee had a private reporter prepare of the meeting at which Dr. Cordero had examined the DeLanos, that would show that the DeLanos had procured through fraud the confirmation of their plan of debt repayment, but both Judges refused to ask for a single document, not to

VII. Judge Larimer denied production of every single document requested by Dr. Cordero from the DeLanos or the trustees, for they could prove their support of a bankruptcy fraud scheme; and further protected them and Judge Ninfo by refusing to post on the Court's electronic case management system even the transcript or a single exhibit provided by Dr. Cordero both on a CD and in hardcopy with his appellate brief, thereby preventing them from being available publicly through PACER²......_{ToE}Pst:251

Hence, the headings only highlight the main objective of their effort at a particular point in time during the development of the case. Documents leading up to or tapering off from the objective indicated by a heading may be found under previous or subsequent headings. The documents themselves, particularly those of Dr. Cordero, which have many references to previous documents or point to a possible future course of action requested as relief, will indicate whether related documents may be under previous headings and whether further developments of an objective or course of action still being pursued are likely to be treated in documents listed under subsequent headings.

²Judge Larimer's refusal to post the transcript or the exhibits and the glaring mistakes of fact that he made in his order of denial are discussed at C:1307¶¶45-51.

^{1.} The procedural and financial documents in DeLano have been listed in tables D:#, Add:#, and Pst:# chronologically since they all reinforce each other in revealing the same pattern of conduct of the DeLanos, their attorneys, the trustees, and the judges, namely, an intentional and coordinated effort to prevent Dr. Cordero from obtaining from the DeLanos documents concerning their financial affairs, even those as obviously pertinent to ascertaining the merits of any bankruptcy petition as bank account statements, for they would show that these parties and officers have all known and tolerated the DeLanos' concealment of assets as part of a bankruptcy fraud scheme supported by all of them.

I. Table of Exhibits of D:# pages

of the Designated items in In re DeLano

D:1; D:103; D:203; D:301; D:425

I. Mr. DeLano, a 39 year banking veteran, and his wife filed a petition for bankruptcy, where they named Dr. Cordero among their creditors and treated him as such for six months after he requested documents in support of their incongruous declarations, e.g. that they had only \$535 in cash and on account yet had earned \$294,470 in the preceding 3 years, but the Trustee tried to protect them from having to produce such documents, thus violating his duty to ascertain their financial affairs

(emphasis is added unless emphasis in the original is stated)

501.	Dr. Richard Cordero's Notice of Appeal of April 9, 2005	D:1
502.	Decision and Order of U.S. Bankruptcy Judge John C. Ninfo , II, of April 4 , 2005, in <i>In re David and Mary Ann DeLano</i> , docket no. 04-20280, WBNY, finding that Dr. Cordero has no valid claim against Mr. DeLano, no standing to participate in any further Court proceeding in the <i>DeLano</i> case, and denying any stay of the provisions of the Decision and Order, on appeal to the U.S. District Court , WDNY	D:3
503.	Notice of Chapter 13 Bankruptcy Case, Meeting of Creditors, Deadlines	D:23
504.	Voluntary Petition of January 26 , 2004, under Chapter 13 of the Bankruptcy Code, with Schedules, of David DeLano and Mary Ann DeLano	D:27
	a) Statement of Financial Affairs	D:47
	b) Verification of Creditor Matrix	D:55
505.	Chapter 13 Plan of Debt Repayment of January 26, 2004	D:59
506.	Capital One Auto Finance's Notice of February 3, 2004, of request to be served with notice pursuant to Bankruptcy Rule 2002 and 9010	D:61
507.	Bankruptcy Court's Order of February 9 , 2004, to Debtor to Pay Trustee	D:62
508.	Dr. Richard Cordero 's Objection of March 4 , 2004, to Confirmation of the DeLanos' Chapter 13 Plan of Debt Repayment	D:63
509.	Creditors' Appearances for §341 Meeting form showing Dr. Cordero's sole appearance for the DeLanos' meeting on March 8 , 2004	D:68

510.	Proceeding Memo-Chapter 13 341A meeting of Creditors on March 8, 2004, adjourning the meeting to April 26, 2004	D:69
511.	Assistant U.S. Trustee Kathleen Dunivin Schmitt 's letter of March 11 , 2004, to Dr. Cordero stating that the U.S. Trustee for Region 2 , Deirdre A. Martini , concurs with her that <i>In re DeLano</i> , no. 04-20280, WBNY, should continue to be handled by Chapter 13 Trustee George Reiber	D:70
512.	Claims register as of March 14, 2004	D:71
513.	Trustee Reiber 's letter of March 12 , 2004: see entries at pages 112, 151, and 159, infra	
514.	Letter of Christopher K. Werner, Esq., attorney for the DeLanos, of March 19, 2004, to Trustee Reiber proposing dates for the adjourned §341 examination of the DeLanos	D:73
515.	Trustee Reiber 's letter of March 24 , 2004 to Dr. Cordero accompanying a copy of Att. Werner's March 19 letter to him (D:73) and asking Dr. Cordero for dates for the examination	D:74
516.	Dr. Cordero's Objection of March 29, 2004, to the DeLanos' Claim of Exemptions	D:75
517.	Dr. Cordero's Memorandum of March 30, 2004, to the parties on the facts, implications, and requests concerning the DeLano Chapter 13 bankruptcy petition and the events at the meeting of creditors on March 8, 2004	D:77
518.	Dr. Cordero's Notice of March 31, 2004, of Motion for a Declaration of the Mode of Computing the Timeliness of an Objection to a Claim of Exemptions and for a Written Statement on and of the "Local Practice" concerning how the examination of the debtors is actually conducted at a §341 meeting of creditors in Bankruptcy Court in Rochester, WBNY, which "Local Practice" the officer presiding over <i>In re DeLano</i> , no. 04-20280, WBNY, namely, Bankruptcy Judge John C. Ninfo, II, claimed in open court and for the record on March 8, 2004, that Dr. Cordero should have found out by making phone calls instead of reading strictly the Bankruptcy Code and Rules; Judge Ninfo has never disposed of this motion	D:97
519.	Trustee Reiber 's letter of April 1 , 2004, to Dr. Cordero asking him for dates when to hold the §341 hearing	D:103
520.	Dr. Cordero 's letter of April 3 , 2004, to Region 2 Trustee Martini accompanying the March 30 Memorandum (D:77)	D:104
521.	Bankruptcy Court's Case Administrator Paula Finucane 's Deficiency Notice of April 9 , 2004, to Dr. Cordero	D:105

522.	Dr. Cordero's letter of April 13, 2004, to Clerk of Court Paul Warren concerning all the mistakes made in docketing three of Dr. Cordero's documents and the failure to docket other two, namely:	D:106
	a) Dr. Cordero's Objection of March 29, 2004, to a Claim of Exemptions	D:75
	b) Dr. Cordero's Memorandum of March 30, 2004, on the facts, implications , and requests concerning the DeLano bankruptcy petition and the events at the meeting of creditors on March 8 , 2004	D:77
	c) Dr. Cordero's Motion of March 31, 2004, for a Declaration of the Mode of Computing the Timeliness of an Objection to a Claim of Exemptions and for a Written Statement on and of Local Practice	D:97
	d) Dr. Cordero's letter of January 4, 2004, to Mr. Todd M. Stickle, Deputy Clerk in Charge, requesting information about documents mentioned in specific entries of the docket of <i>Pfuntner v. Gordon et al.</i> , no. 02-2230, WBNY, but not entered in it and, as a result, lacking their own entry numbers	D:108
	e) Deputy Stickle 's letter of January 28 , 2004, to Dr. Cordero asking him to provide the entry numbers of the requested documents, yet Dr. Cordero had stated that they lacked entry numbers	D:110
523.	Trustee Reiber 's letter, undated but received on April 15 , 2004, to Dr. Cordero concerning the letter that the latter had not received from the Trustee and referring to the Trustee 's need to "have sufficient time to complete my investigation " of the DeLanos before examining them, thereby pretending that he was investigating them although he had not trust called them for a single decrement.	D.111
524.	Dr. Cordero's letter of April 15, 2004, to Trustee Reiber requesting that he send the letter that he told Dr. Cordero on March 12 that he would send him and asking that he state the nature and scope of his investigation of the DeLanos.	
525.	Deputy Stickle 's letter of April 16 , 2004, to Dr. Cordero stating that the deficiency notice (D:105) relating to mistakes in docketing Dr. Cordero's Motion for a Declaration of the Mode of Computing the Timeliness of an Objection to a Claim of Exemptions and for a Written Statement on and of Judge Ninfo's "Local Practice" would be corrected (D:97)	D:115
526.	Att. Werne r's letter of April 16 , 2004, to Trustee Reiber and Dr. Cordero to provide dates in May for the adjourned §341 examination of the DeLanos	D:116
527.	Att. Werner's cover letter April 16, 2004, to the Bankruptcy Court	D:117

	a) "Debtors' statement in opposition to Cordero [sic] objection to claim of exemptions" of April 16, 2004, stating, among other things, that	
	"As indicated in the Debtors' petition, the Debtors' financial difficulties stem from over then (10) years ago, relating to a time when Mr. DeLano lost his job at First National Bank and had to take a subsequent position at less than half of his original salary. As a result, the Debtors were unable to keep pace on various credit card obligations which they had incurred in their children's education and other living expenses. The Debtors have maintained the minimum payments on those obligations for more than ten (10) years" (D:23-60)	D:118
528.	Trustee Reiber 's letter of April 20 , 2004, to Att. Werner directing him, "because of the concerns which have been raised" [by Dr. Cordero], to provide him with financial documents concerning the DeLanos, which constituted his first document request ever and the start of his pretense at investigating them	D:120
529.	Trustee Reiber 's letter of April 20 , 2004, sending Dr. Cordero a copy of the Trustee's letter of March 24 to Mr. Werner (D:74) and the latter's reply of March 19 (D:73), thereby pretending that they were the letters that Dr. Cordero had not received and had asked for although Dr. Cordero had stated that he had received those letters	D:122
530.	Trustee Reiber 's statement to the court of April 22 , 2004, that §341 hearing in <i>In re DeLano</i> , no. 04-20280, WBNY, is being adjourned and that he will set a new date at Court on April 26, 2004	D:123
531.	Dr. Cordero's letter of April 23, 2004, to Trustee Reiber stating that the letters (D:73, 74) that he sent with his April 20 letter to Dr. Cordero (D:122) could not be the letter that the Trustee had said that he would send Dr. Cordero and that the Trustee must have sent to Att. Werner, indicating how suspicious the Trustee's reluctance to send that letter was, and stating why the Trustee's request to Att. Werner for documents of the DeLanos was so deficient and requesting that he correct it	D:124
532.	Dr. Cordero 's reply of April 25 , 2004, to Debtors' statement in opposition to Dr. Cordero 's objection to a claim of exemptions	D:128
533.	Dr. Cordero's letter of April 26, 2004, to Trustee Martini requesting that she respond to his Memorandum of March 30 (D:77) and asking again that Trustee Reiber be removed and a trustee unrelated to the parties and willing to investigate the DeLanos be appointed	D:137
534.	Trustee Reiber 's letter of April 27 , 2004, to Dr. Cordero stating that he has not yet received the requested documents from the DeLanos that he needs in order to ask meaningful questions at the independent hearing	

	that he wants to hold and that he sent Dr. Cordero copies of letters between Att. Werner and the Trustee	D:138
535.	Trustee Martini 's letter mailed on May 5 and received by Dr. Cordero on May 6 but antedated as of April 14, 2004, stating that she spoke with Trustee Schmitt and sees no reason to recuse from <i>In re DeLano</i> , no. 04-20280, WBNY, Trustee Reiber , who is required to carefully scrutinize the schedules.	D:139
536.	Dr. Cordero's letter of May 10, 2004, to Trustee Martini stating that the letter that he received from her on May 6 but antedated as of April 14, was not accompanied by any list that she mentioned in her letter as being enclosed	D:141
537.	Dr. Cordero's proof of claim of May 15, 2004, against the DeLanos	D:142
	a) Summary of the document supporting Dr. Cordero's proof of claim against the DeLanos	D:144
538.	Dr. Cordero's letter of May 16, 2004, to Trustee Reiber 1) requesting once more the letter(s) that he sent to Att. Werner but not to him in which he must have stated, among other now regretted things, his request for proposed dates for the adjourned §341 examination of the DeLanos and 2) requesting the Trustee to obtain the already requested financial documents from the DeLanos	D:147
539.	Trustee Reiber 's letter of May 18 , 2004, to Dr. Cordero with copy of:	D:149
	a) Trustee Reiber's letter of March 12, 2004, sent to Att. Werner and promised in a phone conversation with Dr. Cordero but not sent to him till then and only after the latter's repeated requests that the Trustee send it to him too, informing them of the Trustee's decision to conduct an adjourned §341 hearing 'because Dr. Cordero raised objections which it is proper for Dr. Cordero to question the DeLanos about' and stating that "it would be helpful if Dr. Cordero could transmit to Att. Werner a list of any documents which he may desire prior to the hearing" (emphasis added)	D:151
540.	Trustee Reiber 's letter of May 18 , 2004, to Att. Werner to inquire about his progress in obtaining the documents requested in the April 20 letter (D:120)	D:153
541.	Stick-it of May 19, 2004, stuck on News release of April 16, 2003 , titled U.S. Credit Reporting Companies Launch New Identity Fraud Initiative (D:155), sent by Trustee Martini to Dr. Cordero instead of the requested list of credit card companies with their addresses, phone numbers, and names of contact persons.	D:154
542.	Dr. Cordero's letter of May 23, 2004, to Trustee Martini requesting that she send him the list of credit card companies that she pretended to	

	have sent and that she refer the case to the FBI and relinquish control of it	D:158
543.	Dr. Cordero 's letter of May 23 , 2004, to Att. Werner requesting , on the basis of Trustee Reiber's letter of March 12 (D:151), financial documents from the DeLanos	D:159
544.	Trustee Schmitt 's note of May 24 , 2004, to Dr. Cordero sending him without a formal letter and to speed things along a list of credit card issuers with their addresses	D:160
545.	Dr. Cordero's letter of June 8, 2004, to Trustee Reiber requesting that he obtain requested documents from the DeLanos, state whether the meeting adjourned to June 21 will be held, and recuse himself from the case	D:161
546.	Trustee Reiber 's letter of June 15 , 2004, to Dr. Cordero stating that he has not received any reply to his demand letter for documents; will not subpoena the DeLanos, and will move for dismissal, but will set a hearing date for August for the event that the DeLanos may produce the requested documents	D:162
547.	Trustee Reiber 's motion of June 15 , 2004, to dismiss the DeLanos' Chapter 13 petition "for unreasonable delay" in producing documents, noticed for July 19, 2004(see 11 U.S.C. §1307)	D:164
548.	Att. Werner 's letter of June 14 , 2004, to Trustee Reiber concerning his phone contact with the 8 credit card companies holding claims larger than \$5,000 and accompanying the following documents:	D:165
	a) Incomplete Equifax report no. 4117002205 of April 26, 2004, for David DeLano, which begins on page 3 of 14 and continues with pages 5, 7, 9, 11, 13	D:167
	b) Incomplete Equifax report no. 4129001647 of May 8, 2004, for Mary Ann DeLano, which begins on page 3 of 12 and continues consecutively until page 7 of 12	D:173
	c) A single statement of account of each of eight credit card accounts out of the 36 monthly statements of each account of the DeLanos covered by the Trustee's request for statements for the previous three years; and dated as of between July and October 2003, rather than the most current statement for May or June 2004	D:178
	d) IRS 1040 forms for the DeLanos' tax returns for each of the 2001-03 fiscal years	D:186
549.	Trustee Reiber 's letter of June 16 , 2004, to Att. Werner stating that he will maintain his motion to dismiss, suggesting that he move under Rule 2004 FRBkrP to compel the credit card companies to appear and	

	copy Dr. Cordero in on the correspondence and that in future he must do that but that on this occasion the Trustee will make a copy and send it to Dr. Cordero	D:189
550.	Att. Werner's letter of June 16, 2004, to Discover Financial Services requesting copies of statements for 2001-2003 of a joint account of the DeLanos	D:191
551.	Trustee Reiber 's adjournment on June 21, 2004, of the DeLanos' §341 meeting of creditors to August 23, 2004	D:192
	On the basis of their petition and the few documents that produced, Dr. Cordero showed that the DeLanos had conceassets, whereupon their attorney, who had appeared before Bankruptcy Judge Ninfo in over 500 cases, came up with the artifice of a motion to disallow his claim by pretending the all he was not a creditor; the Judge required Dr. Cordero to in discovery and present the evidence of his claim only for Judge and the DeLanos to deny him every single document requested, which was followed by the predetermined disalled of his claim at a sham evidentiary hearing, thus stripping his right as a creditor to request documents that could proparticipation in a bankruptcy fraud scheme	aled he at after o engage the that he owance him of
552.	Dr. Cordero's Statement of July 9, 2004, in opposition to Trustee Reiber's motion to dismiss the DeLano petition on grounds that the DeLanos have committed bankruptcy fraud, particularly concealment of assets, and containing in the relief the text of a requested order for them to produce documents to establish their financial affairs	D:193
553.	Att. Werner's letter of July 12, 2004, to Trustee Reiber concerning his efforts to obtain production of statements of credit card accounts and suggesting that the Trustee issue subpoenas to credit card companies Chase Manhattan and Bank One of Delaware to obtain the credit card statements that they have not produced, and his attempt to leave a message on Discover's subpoena mailbox	D:203
554.	Debtors' Statement of July 13 , 2004, in opposition to Trustee's motion to dismiss , submitted by Att. Werner to the court and stating that they requested that Trustee Reiber issue subpoenas to prompt the credit card companies to produce the requested credit card statements; and accompanied by exhibits:	D:204
	a) Mr. DeLano 's letter of April 29 , 2004, to Bank One Cardmember Services requesting copies of the monthly statements for his account for the period beginning April 2001 through April 2004	D:206

555.	Dr. Cordero 's letter of July 19 , 2004, faxed to Judge Ninfo as agreed at the hearing on July 19 together with his:	D:207
	a) Proposed order for production of documents by the DeLanos and Att. Werner, obtained through conversion of the requested order (D:199¶31) contained in Dr. Cordero's July 9Statement (D:193)	D:208
556.	Att. Werner 's letter of July 20 , 2004, to Judge Ninfo , delivered via messenger, objecting to Dr. Cordero's proposed order because it "extends beyond the direction of the Court"	D:211
557.	Att. Werner's letter of July 20, 2004, to Dr. Cordero accompanying the following documents:	D:212
	a) Att. Werner's subpoena of July 19, 2004, sent by mail or fax to:	
	1) Chase Manhattan, c/o eCast Settlement: 4102-0082-4002-1537	D:213
	b) Copy of Dr. Cordero's proposed order of July 19, 2004, for production of documents, bearing Att. Werner 's scribbles and cross-outs [cf. Add:937-939]	D:214
558.	Dr. Cordero's letter of July 21, 2004, faxed to Judge Ninfo, requesting that he issue the proposed order as agreed at the hearing on July 19, 2004	D:217
559.	Att. Werner 's notice of hearing and order objecting to Dr. Cordero's claim and moving to disallow it, dated July 19 , 2004, but filed on July 22, 2004	D:218
560.	Judge Ninfo 's order of July 26 , 2004, providing for production by the DeLanos of only some documents but not issuing Dr. Cordero's proposed order (D:208) because "to [it], Attorney Werner expressed concerns in a July 20, 2004 letter" [D:211]	D:220
561.	Att. Werner's letter of July 28, 2004, to Trustee Reiber	D:222
	a) Letter of Discover Financial Services of July 23 , 2004, to Att. Werner accompanying requested documents	
562.	Att. Werner's letter of August 5, 2004, to Trustee Reiber accompanying the submission of credit reports issued by Equifax, Experian, and TransUnion and statements of account of Bank One:	D:224
	a) Bank One 's Letter of July 29, 2004, to Att. Werner accompanying the requested documents	D: 22 5
563.	Att. Werner 's letter of August 11 , 2004, to Trustee Reiber about eCAST Settlement Corporation regarding the Chase Manhattan account statements	D:227

	a) Letter of Jon Brennan of Becket & Lee of July 26 , 2004, to Att. Werner concerning a letter from the Weinstein, Treiger & Riley law firm concerning two Bank One accounts	D:228
564.	Att. Werner's letter of August 13, 2004, to Trustee Reiber submitting statements of account of Bank One	D:229
	a) Letter from Jennifer Jones-Kabalo, Operations Supervisor at Weinstein, Treiger & Riley law firm, of August 12, 2004, concerning its request to its client Bank One for statements for two accounts	D:230
565.	Dr. Cordero's motion of August 14, 2004, in Bankruptcy Court for docketing and issue of proposed order, transfer, referral, examination, and other relief, noticed for August 23 and 25, 2004	D:231
	a) Proposed order for docketing and issue of proposed order, transfer, referral, and examination	D:246
566.	Dr. Cordero's reply of August 17, 2004, in opposition to the DeLano Debtors' objection to his claim and motion to disallow it	D:249
567.	Dr. Cordero's motion of August 20, 2004, for sanctions and compensation for violation of FRBkrP Rule 9011(b) concerning Christopher Werner, Esq., the DeLanos' attorney (cf. ToEA:148§e-f)	D:258
568.	Att. Werner's "Response to Cordero Reply to Objection to Claim"	D:271
569.	Judge Ninfo' s Interlocutory Order of August 30 , 2004, requiring Dr. Cordero to take discovery of his claim against Mr. DeLano [though arising from <i>Pfuntner v. Trustee Gordon et al.</i> , no. 02-2230, WBNY, and thus, on appeal in the Court of Appeals for the Second Circuit in <i>In re Premier Van et al.</i> , no. 03-5023]; suspending all other proceedings until the DeLanos' motion to disallow [D:218] Dr. Cordero's claim [D:142] is finally determined; and stating that on December 15 the date will be set for any evidence supporting that claim to be presented at an evidentiary hearing	D:272
570.	Att. Werner 's letter of September 1 , 2004, to Trustee Reiber concerning Discover Financial Services statements for Mr. David DeLano's account no. 6011-0020-4000-6645 closing from January 16, 2001 to December 16, 2003	D:280
571.	Att. Werner's letter of September 9, 2004, to Trustee Reiber accompanying statements of accounts from Chase Manhattan Bank	
572.	Dr. Cordero's letter of September 22, 2004, to Trustee Reiber proposing dates to examine the DeLanos under §341 and describing the broad scope of the examination as provided under FRBkrP Rule 2004(b)	
		· · · · · · · · · · · · · · · · · · ·

573.	Dr. Cordero's letter of September 27, 2004, to Arthur Heller, clerk at the U.S. Court of Appeals for the Second Circuit, concerning his motion to quash Judge Ninfo's order of August 30, 2004, which severs a claim from <i>Premier Van et al.</i> , no. 03-5023, CA2, on appeal in that Court to try it in <i>In re DeLano</i> , no. 04-20280, WBNY, before Judge Ninfo	D:285
574.	Att. Werner's letter of September 28, 2004, to Trustee Reiber informing him that he will not submit dates for the examination of the DeLanos in response to Dr. Cordero's September 22 letter (D:273) until the Trustee instructs him to do so	D:286
575.	Dr. Cordero's letter of September 29, 2004, to Att. Werner requesting production of documents pursuant to Judge Ninfo's August 30 order and without prejudice to Dr. Cordero's September 9 motion to quash it in the Court of Appeals for the Second Circuit (D:440)	D:287
576.	Trustee Reiber 's letter of October 1 , 2004, to Dr. Cordero stating that he does not think that he has authority under Judge Ninfo's bench order to examine the DeLanos until the matter of the allowability of Dr. Cordero's claim has been resolved	D:296
577.	Trustee Reiber 's letter of October 1 , 2004, to Mr. Arthur Heller, clerk at the Court of Appeals for the Second Circuit, referring to Dr. Cordero's September 27 letter to Mr. Heller (D:285) and stating that he is not aware of any notice of appeal in that Court concerning <i>In re DeLano</i> [thus betraying his failure to understand that the appeal concerned by the September 27 letter was that of <i>Premier Van et al.</i> , no. 03-5023, CA2]	D:297
578.	Dr. Cordero's letter of October 12, 2004, to Trustee Reiber setting out the factual and legal reasons why Judge Ninfo's August 30 order (D:272) does not prevent the Trustee from conducting a §341 examination of the DeLanos	D:298
579.	Trustee Reiber 's letter of October 13 , 2004, to Dr. Cordero stating that he only had Judge Ninfo's bench order, not the August 30 written version (D272) and that the latter has nothing to do with the appeal of the <i>Premier</i> case to the Court of Appeals	D:301
580.	Dr. Cordero 's letter of October 20 , 2004, to Trustee Reiber showing that the Trustee's letter of October 13 belies his own statement therein that he did not have Judge Ninfo's August 30 written order (D:272) and requesting him again to hold the §341 examination of the DeLanos	D:302
581.	Dr. Cordero's letter of October 21, 2004, to Trustee Martini and to Trustee Schmitt requesting each to instruct Trustee Reiber to hold a §341 examination of the DeLanos	D:307
582.	Trustee Reiber 's letter of October 27 , 2004, to Dr. Cordero requesting a copy of the order by which Chief Judge John M. Walker , Jr., of the	

	Van et al., no. 03-5023, CA2	D:308
583.	Ms. Christine Kyle 's letter of October 27 , 2004, stating that Trustee Schmitt will contact Dr. Cordero, either on November 17 when she comes back to the office or before, concerning her discussion with Trustee Reiber on the request that the Trustee hold the §341 examination of the DeLanos	D:309
584.	Dr. Cordero's letter of October 27, 2004, to Att. Werner to make a good faith effort under FRCivP 37(a)(2) to obtain discovery from Mr. David DeLano before moving for an order to compel such and for sanctions	D:310
585.	Dr. Cordero's letter of October 28, 2004, to Trustee Reiber providing Trustee Reiber with dates for holding the §341 examination of the DeLanos and accompanying a copy of	D:311
	a) statement of October 13, 2004, that Chief Judge Walker's recused himself from <i>Premier Van et al.</i> , no. 03-5023, CA2	D:312
586.	Att. Werner's letter of October 28, 2004, to Dr. Cordero stating that the latter's discovery demands (D:287) are largely irrelevant to his alleged claim against Mr. DeLano, that Mr. DeLano objects thereto, and that the DeLanos object to the demand for discovery of their finances	D:313
	a) Response to discovery demand of Richard Cordero-Objection to Claim of Richard Cordero, denying as not relevant all documents requested and stating that the item concerning Mr. Palmer is not in Mr. DeLano's possession	D:314
587.	Trustee Reiber 's letter of November 2 , 2004, to Dr. Cordero stating that he has nothing to add to his position concerning Dr. Cordero's request that the Trustee hold the §341 examination of the DeLanos	D:316
588.	Dr. Cordero's motion of November 4, 2004, to enforce Judge Ninfo's August 30 Order (D:272) by directing Mr. DeLano to produce the requested documents (D:287) and declaring that the Order does not and cannot prevent Trustee Reiber from holding a §341 examination of the DeLanos	D:317
589.	Att. Werner 's statement of November 9 , 2004, to Judge Ninfo on behalf of the DeLanos' "opposition to Cordero motion [sic] regarding discovery " and request that it be denied in all respects	D:325
590.	Judge Ninfo's Order of November 10 , 2004, denying all of Dr. Cordero's requests for discovery from Mr. DeLano [D:287, 317] and holding the hearing of Dr. Cordero's November 4 motion , noticed for	D 20-
	November 17 (D:317), to be moot	D:327

	Capital One Auto Finance	D:340
596.	Att. Werner's letter of February 16, 2005, to Trustee Reiber accompanying the following incomplete documents described as "relevant portion of Mr. and Mrs. DeLano's Abstract of Title" in response to "your request at the adjourned 341 Hearing"; these documents begin thus:	D:341
	a) "4. Church of the Holy Spirit of Penfield New York"	D:342
	b) "Public Abstract Corporation", concerning an interest in premises from October 5, 1965, recorded in Liber 3679, of Deeds, at page 489, of the Records in the office of the Clerk of the County of Monroe, New York	D:344
	c) "#12,802 Abstract of Title to Part Lot 45 Township 13, Range 4, East Side Shoecraft Road, Town of Penfield"	D:345
	d) "33516 Abstract to Lot #9 Roman Crescent Subdivision"	D:347
	e) "Mortgage Closing Statement April 23, 1999, 1262 Shoecraft Road, Town of Penfield \$95,000"	D:351
	f) "U.S. Department of Housing and Urban Development Optional for Transactions without Sellers"	D:353
597.	Dr. Cordero 's motion of February 17 , 2005, to request that Judge Ninfo recuse himself under 28 U.S.C. §455(a) from <i>DeLano</i> and <i>Pfuntner</i> due to his lack of impartiality	D:355
	a) Dr. Cordero's motion of August 8, 2003, for Judge Ninfo to transfer <i>Pfuntner v. Trustee Gordon et al.</i> , no. 02-2230, WBNY, to the U.S. District Court in Albany, NDNY, and recuse himself due to bias	D:385
	b) Dr. Cordero's motion of November 3, 2003, in the Court of Appeals for the Second Circuit for leave to file an updating supplement of evidence of bias in Judge Ninfo's denial of Dr. Cordero's request for a trial by jury	D:425
	c) Dr. Cordero's motion of September 9, 2004, in CA2 to quash the order of WBNY Judge Ninfo of August 30, 2004, that severs a claim from his appeal <i>In re Premier Van et al.</i> ,, no. 03-5023, CA2, so that the Judge can decide it in <i>In re DeLano</i> , no. 04-20280, WBNY, thus making a mockery of the appeal process	D:440
598.	Dr. Cordero's letter of February 22, 2005, to Trustee Reiber analyzing the documents produced by Att. Werner as incomplete, incapable of explaining the flow of mortgages, silent on equity, and at odds with information previously provided; and requesting that the Trustee recuse himself or hire professionals to conduct a title search and	
	appraisal, and follow the money earned by the DeLanos	D:461

599.	Henrietta Associates, of February 22 , 2005, to Judge Ninfo , stating Mr. Essler's belief that the Judge has done no thing that warrants granting Dr. Cordero's motion for his recusal	D:468
600.	Trustee Reiber 's letter of February 24 , 2005, to Att. Werner requesting information about the mortgage to Columbia Bank (D:350) that later on ended up with the government –HUD, Housing and Urban Development (D:353)- but that is not recorded as having been discharged	D:469
601.	Dr. Cordero's letter of March 1, 2005, to Trustee Schmitt serving on her a copy of his February 22 letter to Trustee Reiber (D:461), pointing out the need to grant the requests made to and denied by Trustee Reiber, and requesting that she take a position on the letter and its requests and inform Dr. Cordero thereof in writing [never replied to]	D:470
602.	Dr. Cordero's letter of March 10, 2005, to Assistant U.S. Trustee Schmitt accompanying the required blank tapes to have an official copy of the recording of the §341 examination of the DeLanos at Trustee Reiber's office on February 1, 2005, and requesting an answer to the letter of March 1, 2005 (D:470) [never replied to]	D:471
603.	Att. Werner's letter of March 10, 2005, to Trustee Reiber in response to the latter's letter of February 24 concerning records of discharge of mortgages of the DeLanos (D:469)	D:472
604.	Dr. Cordero's letter of March 19, 2005, to Att. Werner stating that no enclosures were sent to Dr. Cordero with the copy of Att. Werner's March 10 letter to Trustee Reiber (D:472) and requesting that he send a list of everything that Att. Werner sent to the Trustee as well as a copy	D:473
605.	Dr. Cordero's letter of March 21, 2005, to Trustee Schmitt stating that in response to his request for an official copy of the tapes of the §341 examination of the DeLanos on February 1, 2005, she sent a copy of a recording of a meeting of creditors on March 8, 2004 that has nothing to do with the DeLanos except that it occurred on the same day when Trustee Reiber's attorney, James Weidman, Esq., prevented Dr. Cordero from examining the DeLanos, and requesting that she send a copy of the recording on February 1, 2005, and of the meeting of the DeLanos conducted by Att. Weidman on March 8, 2004 [never replied to]	D:474
606.	Letter of Ms. Jill Wood, Assistant to Trustee Schmitt , of March 23, 2005, apologizing for having sent a copy of a recording made on March 8 , 2004 -which had nothing to do with the DeLanos except the date of the meeting of creditors- and accompanying a copy of a recording labeled	
	as that of the §341 examination of the DeLanos on February 1, 2005	D:476

607.	Att. Werner 's letter of March 24 , 2005, to Dr. Cordero with 14 "copies of the enclosures to our letter to Trustee Reiber of March 10, 2005, which were apparently omitted from your copy of the correspondence"	D:477
	a) Printouts of screenshots of February 25, 2005, of electronic records indexing of the Monroe County Clerk's office	D:478
608.	Dr. Cordero's letter of March 29, 2005, to Trustee Reiber (copied to Trustees Schmitt and Martini) commenting on the uselessness of the printed screenshots from the website of the County Clerk's Office that Att. Werner produced in response to the Trustee's request for information about a mortgage of the DeLanos; asking whether his lack of protest means that the §341 examination of the DeLanos on February 1, 2005, was a charade that he conducted with no intention to obtain any financial information from the DeLanos; and requesting that he either take certain steps to obtain that information or recuse himself and let another trustee be appointed who can conduct an efficient investigation of the DeLanos [never replied to]	D:492
609.	Assistant Wood's letter of April 6, 2005, to Dr. Cordero accompanying a copy of "the 341 hearing tapes for March 8, 2004" -meaning tapes of the §341 meeting of the DeLanos' creditors held on that date at Trustee Schmitt's Office- stating where it begins on the tape and that she mistakenly told him that the recording included Trustee Reiber's introduction, which is on a video tape and is not recorded on the audio tape	D:495
610.	Docket of <i>In re David G. and Mary Ann DeLano</i> , no. 04-20280, WBNY, as of May 10, 2006	D:496
611.	-630. reserved	

Dated: August 1, 2006
59 Crescent Street
Brooklyn, NY 11208-1515

Judicial-Discipline-Reform.org

Blank

Judicial-Discipline-Reform.org

Blank

II. Table of Exhibits of Add:# pages in the Addendum

Add:509: Add:711: Add: 911

to the Designated Items in the Record of *In re DeLano*, WBNY, and accompanying the appellate brief of December 21, 2005 in Cordero v. DeLano, no. 05cv6190L, WDNY as of August 1, 2006

> by Dr. Richard Cordero, Esq.

Table of Contents

IV. After Bankruptcy Judge Ninfo disallowed at a sham evidentiary hearing Dr. Cordero's claim against Mr. DeLano, whose testimony had corroborated it, District Judge Larimer ordered Dr. Cordero to file his appellate brief before the transcript, with its incriminating evidence of bias and unlawfulness, had even been started to be prepared, let alone its docketing by the court effected as required, whereby he protected his peer and the DeLanos by violating

V. The court reporter that recorded stenographically the sham evidentiary hearing refused to certify that her transcript would be accurate, complete, and tamper-free, and Dr. Cordero requested Judge Larimer that she be replaced and reported for investigation, but he refused to do so and ordered Dr. Cordero to obtain the transcript from that reporter anyway, thus disregarding the doubt that she had cast on its reliability and its detrimental impact on the

VI. Dr. Cordero showed on the basis of Trustee Reiber's "report" that he had conducted no investigation of the DeLanos at all and requested that Judges Larimer and Ninfo order the production of documents, such as those of their mortgages and the transcript that the Trustee had a private reporter prepare of the meeting at which Dr. Cordero had examined the DeLanos, that would show that the DeLanos had procured through fraud the confirmation of their plan of debt repayment, but both Judges refused to ask for a single

IV. After Bankruptcy Judge Ninfo disallowed at a sham evidentiary hearing Dr. Cordero's claim against Mr. DeLano, whose testimony had corroborated it, District Judge Larimer ordered Dr. Cordero to file his appellate brief before the transcript, with its incriminating evidence of bias and unlawfulness, had even been started to be prepared, let alone its docketing by the court effected as required, whereby he protected his peer and the DeLanos by violating FRBkrP 8006 and 8007

(emphasis is added unless emphasis in the original is stated)

631.	Judge Ninfo 's statements on pages 3 and 4 (D:5-6) of his decision on appeal of April 4 , 2005, portraying Dr. Cordero as a liar and a perjurer concerning his status and work as a lawyer	Add:509
632.	Letters, briefs, motions, applications, and statements in which Dr. Cordero gave notice since 2002 that he is a lawyer to Judge Ninfo and the parties and in turn the parties acknowledged that fact to the Judge, which casts doubt on the truthfulness of the Judge's allegation that "neither the Court nor any of the courtroom staff recalls such an admission" or on his competency in reading those documents at all or with the minimal degree of due care required of a lawyer, let alone a judge	Add:510
633.	Dr. Cordero's letter of September 27, 2002, to Judge Ninfo identifying himself as a lawyer	Add:513
634.	Judge Ninfo 's letter of October 8 , 2002 acknowledging receipt of Dr. Cordero's letter of September 27, 2002	Add:514
635.	Report for Judge Ninfo's search of February 23 , 2005, for Richard Cordero in the New York State Attorney Directory	Add:515
636.	Report for Judge Ninfo's WestLaw Search of February 28, 2005, of "Richard & Cordero"	Add:516
637.	Letter of April 26, 2005, of Mr. Samuel H. Younger, Chief Management Analyst, Attorney Registration Unit, New York State Unified Court System, Office of Court Administration, to Dr. Cordero indicating that there is only one Richard Cordero registered with the Office and listing the dates of registration, which indicate that he retired since 1993.	Add:518
638.	Docket of the Chapter 11 bankruptcy case of Heller, Jacobs & Kamle t, no. 04-13127, SDNY, filed on May 7, 2004, as of May 16, 2005	Add:520
639.	Affirmation of Leonard G. Kamlet , Esq., of April 14 , 2005, stating that	

	a Richard Cordero worked at his former law firm of Heller, Jacobs & Kamlet in a paralegal capacity, was not a lawyer, and was not the Richard Cordero, Esq., to whom he handed the affirmation	Add:526
640.	Affirmation of Anthony M. Heller , Esq., of April 21 , 2005, stating that his former law firm of Heller, Jacobs & Kamlet employed a paralegal named Richard Cordero, who was never an attorney, but never employed Dr. Richard Cordero or anyone else named Richard Cordero who was an attorney, and that his firm went out of business at the end of 2003	Add:529
641.	Docket of <i>Pfuntner v. Trustee Gordon et al.</i> , no. 02-2230, WBNY, as of May 10, 2006	Add:531
642.	Extracts from the American Bar Association Model Code of Professional Responsibility	Add:551
643.	Extract from the New York Code of Professional Responsibility : Canons and Disciplinary Rules	Add:552
644.	Letter of May 3, 2005, of Linda C. Smith, Senior Account Representative at Martindale-Hubbell, to Dr. Cordero acknowledging that through an internal error his record was associated to that of the law firm of Heller, Jacobs & Kamlet	Add:553
645.	FindLaw Manager Brian Doyle's letter of May 4 , 2005, to Dr. Cordero stating that they could not identify any precise event or request that associated him to the law firm of Heller, Jacobs & Kamlet	Add:554
	a) FindLaw's corrected listing as of April 26, 2005, concerning Richard Cordero	Add:555
646.	Dr. Cordero's petition of January 20, 2005, to the Supreme Court of the United States for a Writ of Certiorari to the Court of Appeals for the Second Circuit, docket no. 04-8371	Add:557
	1) Questions Presented	Add:557
	2) Index of Appendices	
	3) Table of Authorities Cited	
	4) Table of Headings of the Petition for Certiorari	
	b) Substantive material	
	I. Opinions Below	Add:590
	II. Jurisdiction	
	III. Constitutional and Statutory Provisions Involved	Add:591

	IV. Statement of The Case	Add:592
	V. Reasons for Granting The Writ	Add:604
	VI. Conclusion	Add:629
647.	18 U.S.C. §3057(a) on the duty to report to the U.S. Attorney grounds for believing that bankruptcy fraud has been committed or that an investigation in connection therewith is needed	Add:630
648.	28 U.S.C. §158 Appeals (As amended April 20, 2005, P.L. 109-8, Title XII, § 1233(a), 119 Stat. 202)	Add:630
649.	U.S. District Court, WDNY, Local Rule s of Civil Procedure, Rule 5.1 on pleading a RICO count	Add:633
650.	Biographical note of Bankruptcy Judge John C. Ninfo, II, showing that he was a partner in the law firm of Underberg & Kessler, LLP, at the time of his appointment to the bench; http://www.nywb.uscourts.gov/aboutjcn.php	Add:636
651.	Judge Ninfo's citations to authority in his decision on appeal of April 4, 2005	Add:637
	a) 9C Am Jur 2d Bankruptcy	Add:638
	b) Norton Bankruptcy Law and Practice 2d	Add:643
	c) 9 Collier on Bankruptcy § 3001.09, 15th Edition Revised	Add:649
	d) In re Youroveta Home & Foreign Trade Co., 297 F. 723 (1924)	Add:651
	e) In re Burrows, 156 F.2d 640 (2nd Cir. 1946)	Add:654
652.	Bankruptcy Court's notice of April 11, 2005, to Dr. Cordero to request that pursuant to FRBkrP 8006 he perfect the record of his appeal in <i>DeLano</i> to the District Court by submitting by April 21 his designation of items in that record and his statement of issues on appeal	Add:679
653.	Dr. Cordero's Designation of April 18, 2005, of Items in the Record and Statement of Issues on Appeal (D1-508)	Di
654.	Dr. Cordero 's letter of April 18 , 2005, to Bankruptcy Court Reporter Mary Dianetti requesting that she state "the number of stenographic packs and the number of folds in each pack that you used to record that hearing and that you will be using to prepare the transcript" of her own recording of the evidentiary hearing in <i>DeLano</i> on March 1, 2005, and indicate the cost of the transcript	Add:681
655.	Dr. Cordero 's letter of April 19 , 2005, to Trustee Martini requesting that she remove Trustee Reiber and let Dr. Cordero know what she intends to do [never replied to]	Add:682
656.	Dr. Cordero's letter of April 21, 2005, to Trustee George Reiber	

requesting a response to his letter of March 29 (D:492) concerning the uselessness of Att. Werner's printouts of screenshots from the Monroe County Clerk's Office website (D:478) that were to have provided information about the DeLanos' mortgages (D:461, 469) and sending him a copy of the Designation and Statement (Di) [never replied to]	
657. Dr. Cordero's letter of April 21, 2005, to Trustee Schmitt requesting for the 4 th time (D:470, 471, 474) a statement of her position on Trustee Reiber's failure to investigate the DeLanos [never replied to]	
657a. Cover letter of Bankruptcy Court Case Administrator Karen S. Tacy of April 22, 2005, to Dr. Cordero accompanying her transmittal forms to District Court Clerk Rodney C. Early and informing Dr. Cordero that the District Court Civil Case Number for the appeal is 05cv6190L.	
a) Bankruptcy Court transmittal form of April 21, 2005, addressed to District Court Clerk Rodney C. Early; marking as transmitted to the District Court Dr. Cordero's April 9 "Notice of Appeal" (D:1) and April 18 "Statement of Issues and Designated Items of Appellant(s)" (Di); while marking as missing documents the "Statement of Issues and/or Designated items of Appellee(s)"	
658. Bankruptcy Court's electronic filing on April 22, 2005, of the title cover of Dr. Cordero's Designation of Items in the Record and Statement of Issues on Appeal of April 18, 2005 (Di), and notice that because it is voluminous it is available in paper format only and is available for review at the clerk's office	
659. Judge Larimer's order of April 22, 2005, informing Dr. Cordero that his appeal was docketed on that date and that he is scheduled "to file and serve his brief within twenty (20) days after entry of this order on the docket"	
[Comment: Docketing occurred the day after Dr. Cordero's Designation of Items was filed in Bankruptcy Court so that the record could not be complete given that the period for the DeLanos to file their Designation of Additional Items had just begun to run-their filing took place on May 3 (Add:711)- and the transcript had not even been started and was not finished and filed until November 4, 2005! Hence Judge Larimer lacked jurisdiction over the case and could not schedule any brief, whereby he did so with disregard for FRBkrP 8007(b).	
660. District Court's electronic filing on April 22 , 2005, of Judge Larimer's scheduling order of the same date	
order, because "contact with the court reporter for preparation of the transcript has only been initiated so that the transcript has not been even started , let alone delivered for the appellant to take it into consideration when writing his brief on appeal", whereby the transmittal of the record from the Bankruptcy to	

the District court was premature ; and his request for the urgent resciss ; of the order and for the Judge to inform him of his decision promptly fax on this occasion	by
662. Letter of May 2, 2005, by Devin L. Palmer on behalf of the DeLanos Bankruptcy Case Administrator Tacy stating that Appellant designated documents included the necessary items; that "However Appellant failed to include the four exhibits attached to Judge Ninfo's Aproposition and Order of Judgment Ninfo [sic]. Those exhibits, clearly part the record as an attachment to the decision appealed by Mr. Cordero enclosed hereto (and that they are enclosed and attached under Documents No. 90 of the online Docket)"; [the documents sent to and received Dr. Cordero are the following]	nt's ver, il 4 t of are ent by
a) James Pfuntner's Interpleader Complaint filed on Septemb 27, 2002 , to "Determine Rights in Property of the Debtor and Property in the Debtor's Possession, to Grant Plaintiff a Compel the Trustee to pay Administrative Expenses Otherwise Determine the Liability of Those Found to Hold Interest in the Debtor's Property or Property in Possession the Debtor for the Use and Occupancy of the Plaintiff's R Property, and to Vacate the Automatic Stay of Actions"	in nd or an of eal
b) Judge Ninfo's Order of July 15, 2003 , providing for a series "discrete" "discreet" hearings from October 16, 2003, in <i>Pfuntne</i>	
c) Judge Ninfo's Order of October 16, 2003 , Disposing of Cause of Action in <i>Pfuntner</i>	
d) Judge Ninfo's Decision and Order of October 16, 20 Denying Recusal and Removal Motions and Objection Richard Cordero to Proceeding with any Hearings and a Tron October 16, 2003, in <i>Pfuntner</i>	of rial
e) Judge Ninfo's "Cordero Oral Decision " of October 16, 2003 , <i>Pfuntner</i>	
f) Judge Ninfo 's Decision & Order of October 23, 2003 , Finding Waiver of a Trial by Jury, in <i>Pfuntner</i>	~
g) Judge Ninfo's Scheduling Order of October 23, 2003 , in Conntion with the Remaining Claims of the Plaintiff, James Pfuntrand the Cross-Claims, Counterclaims and Third-Party Claims the Third-Party Plaintiff, Richard Cordero, in <i>Pfuntner</i>	ner, of
663. Dr. Cordero 's answer and counterclaim of November 1, 2002 , <i>Pfuntner</i>	
a) Plaintiff Pfuntner's Summons of October 3 , 2002, in	an

Adversary Proceeding (AP), no. 02-2230, to Dr. Cordero	Add:777
b) Letter of Michael Beyma , Esq., attorney for M&T Bank, of August 15 , 2002, to Dr. Cordero	Add:778
c) Dr. Cordero's letter of August 26, 2002, to Att. MacKnight	Add:780
d) Trustee Gordon's letter of September 23, 2002, to Dr. Cordero	Add:781
e) Dr. Cordero's letter of October 7, 2002, to Att. MacKnight	Add:782
f) Dr. Cordero's letter of October 17, 2002, to Plaintiff Pfuntner	Add:783
664. Att. Beyma's letter of August 1, 2002, to Dr. Cordero	Add:784
665. Dr. Cordero 's third-party complaints and cross-claims of November 21, 2002, in <i>Pfuntner</i>	Add:785
a) Letter of David Dworkin , owner/manager of Jefferson Hen-rietta Associates warehouse, of March 1, 2002, to Dr. Cordero	Add:805
b) Bill for storage and insurance from Jefferson Henrietta Associates of March 7 , 2002, to Dr. Cordero	Add:806
c) Manager Dworkin 's letter of April 25 , 2002, to Dr. Cordero	Add:807
d) Trustee Gordon's letter of April 16, 2002, to Manager Dworkin	Add:808
e) Trustee Gordon 's letter of June 10 , 2002, to Dr. Cordero	Add:809
f) Att. Stilwell's letter of May 30, 2002, to Dr. Cordero	Add:810
g) Letter of Michael Beyma , Esq., attorney for M&T Bank, of August 28 , 2002, to Dr. Cordero	Add:811
h) Att. MacKnight's letter of September 19, 2002,to Dr. Cordero	Add:812
i) Trustee Gordon's letter of September 23, 2002, to Dr. Cordero	Add:813
j) Trustee Gordon 's letter of October 1 , 2002, to Judge Ninfo	Add:814
666. Trustee Schmitt 's letter of October 8 , 2002, to Dr. Cordero that her office contacted Trustee Gordon and that when information is received and reviewed Dr. Cordero will be contacted	Add:816
667. Judge Larimer's order of May 3, 2005, rescheduling Dr. Cordero's appellant's brief for June 13 without making any reference to, much less discussing, any of Dr. Cordero's legal and practical arguments for not scheduling the brief until after the filing of the transcript, whose preparation was not yet even in sight due to Reporter Dianetti's failure to provide the requested information	Add:831
668. Bankruptcy Case Administrator Tacy's transmittal form of May 3, 2005, to District Clerk Early, marking "Perfected Record consisting of: Letter and supporting documents filed by Appellee" and "Other: Please note that the Appellee paper filed a copy of Appellant's Designation of Items",	

	transmitted despite the fact that item no. 112 of Dr. Cordero's Designation (Di:xii) and the accompanying copy of his April 18 letter to Bankruptcy Court Reporter Dianetti (Add:681) gave the Bankruptcy Court notice that he wanted and had requested the transcript, which had not yet been filed so that the record was still incomplete under FRBkrP 8007(b) and could not be transmitted	Add:832
669.	Reporter Dianetti's letter of May 3, 2005, to Dr. Cordero stating that the transcript will cost between \$600 and \$650 and "Please understand that this is an estimate only", and that "The information you requested regarding how many packs of [stenographic] paper and the number of folds was given to you after the hearing"	Add:834
670.	Dr. Cordero's letter of May 10, 2005, to Court Reporter Dianetti asking by how much more her estimate of the transcript cost between \$600 and \$650 can fluctuate and that such fluctuation "makes it all the more necessary that you state how many packs of stenographic paper and how many folds in each pack constitute the whole of your recording. I trust you will have no problem in providing me with this information this time".	Add:835
671.	Dr. Cordero's motion of May 16, 2005, for the District Court to comply with FRBkrP 8007 in the scheduling of his appellate brief and "rescind its scheduling order requiring that he file his brief by June 13 and reissue no such order until in compliance with FRBkrP 8007(b) it has received a complete record from the clerk of the bankruptcy court"	Add:836
672.	Judge Larimer's rescheduling order of May 17, 2005, pretending that "Appellant requested additional time within which to file and serve his brief", and requiring that "Appellant shall file and serve his brief within twenty (20) days of the date that the transcript of the bankruptcy court is filed with the Clerk of the Bankruptcy Court", and thus without referring to or discussing Dr. Cordero's arguments for the Judge to comply with FRBkrP 8007.	Add:839
673.	Court Reporter Dianetti 's letter of May 19 , 2005, to Dr. Cordero stating that "I am unable to state by how much my estimate can fluctuate, if it fluctuates at all, unless I prepares the entire transcript" and that as to the number of stenographic packs and folds "I trust you already have that information"	Add:840
674.	Dr. Cordero's letter of May 26, 2005, to Court Reporter Dianetti that her calling her price range 'an estimate' defeats the purpose of stating an upper limit and requesting that she state the maximum cost of the transcript and "the number of stenographic packs and the number of folds in each that comprise the whole recording of the evidentiary hearing and that will be translated into the transcript"	Add:842

675.	Court Reporter Dianetti 's letter of June 13 , 2005, stating that the maximum cost of the transcript is \$650 and "I am listing the number of stenographic packs and the number of folds in each pack and this is the same information that was given to you on the afternoon of the hearing"	Add:843
676.	Dr. Cordero's notice of June 20, 2005, to the District Court of his efforts to obtain the transcript of the evidentiary hearing before Judge Ninfo on March 1, 2005, of the DeLanos' motion to disallow his claim	Add:845
677.	Dr. Cordero 's motion of June 20 , 2005, for the District Court to stay in Bankruptcy Court <i>Pfuntner v. Trustee Gordon et al.</i> , no. 02-2230, WBNY, and join the parties in that case to the <i>DeLano</i> appeal	Add:851
	a) Dr. Cordero's statement of June 18, 2005, to the <i>Pfuntner</i> parties on Judge Ninfo's linkage of <i>Pfuntner</i> and <i>DeLano</i> in the Judge's April 4 decision on appeal (D:3), where the Judge traced the origin of <i>DeLano</i> through documents filed in <i>Pfuntner</i> , which he attached to his decision and which the DeLanos' attorney not only included in their Designation of Additional Items on the Record (ToEAdd:226>711 et seq.), but also added other <i>Pfuntner</i> documents to them, whereby they all demonstrated that they	A 110F2
	viewed the two cases inevtricably linked	V 44.0E3
	viewed the two cases inextricably linked	Auu:033
v.	The court reporter that recorded stenographically the she evidentiary hearing refused to certify that her transcript would be accurate, complete, and tamper-free, and Dr. C requested Judge Larimer that she be replaced and report investigation, but he refused to do so and ordered Dr. Co to obtain the transcript from that reporter anyway, thus disregarding the doubt that she had cast on its reliability its detrimental impact on the integrity of the appeal pro-	am cordero ed for ordero y and
	The court reporter that recorded stenographically the she evidentiary hearing refused to certify that her transcript would be accurate, complete, and tamper-free, and Dr. C requested Judge Larimer that she be replaced and report investigation, but he refused to do so and ordered Dr. Co to obtain the transcript from that reporter anyway, thus disregarding the doubt that she had cast on its reliability	am cordero ded for ordero y and cess

680. Application of July 7 , 2005, by Christopher Werner, Esq., attorney for the DeLanos , for \$16,654 in legal fees for services rendered to the DeLanos.	Add:871
a) Att. Werner's itemized invoice of June 23, 2005, for legal services rendered to the DeLanos, consisting almost exclusively of maneuvers to avoid production of Dr. Cordero's requested documents, beginning with the entry on April 8, 2004 "Call with client; Correspondence re Cordero objection" and ending with that on June 23, 2005 "(Estimated) Cordero appeal"	Add:872
681. Dr. Cordero's motion of July 13, 2005, for the District Court, WDNY, to stay the confirmation hearing in Bankruptcy Court of the debt repayment plan (D:59) in <i>DeLano</i> , no. 04-20280, WBNY, and the confirmation order; withdraw <i>DeLano</i> to itself pending appeal; remove Trustee George Reiber; and take notice of Dr. Cordero's addition of issues to the appeal	Add:881
a) Dr. Cordero's affidavit of July 11, 2005, in support of his July 13 motion in District Court for a stay; removal of the Trustee; etc.	Add:886
b) Dr. Cordero's proposed order submitted to District Judge David G. Larimer with his July 13 motion	Add:907
682. Dr. Cordero's motion of July 18, 2005, for the District Court to have Bankruptcy Court Reporter Mary Dianetti referred to the Judicial Conference for investigation of her refusal to certify the reliability of her transcript	Add:911
a) Dr. Cordero's proposed order submitted to Judge Larimer with his motion of July 18, 2005, to refer Reporter Dianetti to the Judicial Conference	Add:932
683. Att. Werner's ingratiating letter of July 19, 2005, to Judge Larimer accompanying:	Add:935
a) Att. Werner's "Statement in opposition to Cordero motion [sic] to stay confirmation and other relief", because "Richard Cordero sets forth no substantive basis for any of the relief requested in his current Motion, nor does he have any interest in the DeLano matter whatsoever, as determined by Judge Ninfo" (a conclusory assertion unsupported by any legal discussion, and revealing Att. Werner's failure to recognize Dr. Cordero's status as a party in interest, not to mention as appellant)	Add:936
684. Trustee Reiber 's undated " Findings of Fact and Summary of 341 Hearing "	Add:937

	a) Undated and unsigned sheet titled "I/We filed Chapter 13 for one or more of the following reasons"	Add:939
68	35. Judge Ninfo 's order of August 8 , 2005, instructing M&T Bank to deduct \$293.08 biweekly from his employee, Debtor David DeLano , and pay it to Trustee Reiber	Add:940
68	36. Judge Ninfo 's Decision and Order of August 9 , 2005, confirming upon "the Trustee's Report [Add:937] and the testimony of Debtor" the DeLanos' debt repayment plan [D:59]; finding that "Any objections to the plan have been disposed of"; and allowing payment of legal fees in the amount of \$18,005 to Att. Werner by the DeLanos [who stated in Schedule B of their January 2004 bankruptcy petition (D:31) that they had only \$535 in cash and on account]	Add:941
68	37. Trustee Reiber 's Acknowledgment of August 19 , 2005, of Claim and Notice of the Manner of the Proposed Treatment of Dr. Cordero's Claim , stating that its amount is zero and its classification is " ignore ", and remarking that the claim is disallowed	A 11044
VI.	Dr. Cordero showed on the basis of Trustee Reiber's "report that he had conducted no investigation of the DeLanos at a and requested that Judges Larimer and Ninfo order the production of documents, such as those of their mortgages and the transcript that the Trustee had a private reporter prepare of the meeting at which Dr. Cordero had examined DeLanos, that would show that the DeLanos had procured through fraud the confirmation of their plan of debt repayment, but both Judges refused to ask for a single document, not to mention revoke the confirmation	11
	that he had conducted no investigation of the DeLanos at a and requested that Judges Larimer and Ninfo order the production of documents, such as those of their mortgages and the transcript that the Trustee had a private reporter prepare of the meeting at which Dr. Cordero had examined DeLanos, that would show that the DeLanos had procured through fraud the confirmation of their plan of debt repayment, but both Judges refused to ask for a single	ll the
	that he had conducted no investigation of the DeLanos at a and requested that Judges Larimer and Ninfo order the production of documents, such as those of their mortgages and the transcript that the Trustee had a private reporter prepare of the meeting at which Dr. Cordero had examined DeLanos, that would show that the DeLanos had procured through fraud the confirmation of their plan of debt repayment, but both Judges refused to ask for a single document, not to mention revoke the confirmation Dr. Cordero's notice of motion and motion of August 23, 2005, to compel the production of documents and take other actions necessary for the exercise of the District Court's supervision over the Bankruptcy Court and of Appellant's right of appeal, and for the proper	the Add:951

	Mr. Pfuntner and that the name Pfuntner be stricken from any order issued in connection with that motion	Add:985
690.	Att. Werner's response of September 7, 2005, on behalf of the DeLanos, addressed to Judge Larimer to oppose Dr. Cordero's motion by stating that "it does not appear that Cordero has fully perfected the appeal to date; Judge Ninfo has already determined that Cordero has no claim in this proceeding and is not a creditor[so] there is no basis for the current Motion herein by Cordero; [and] all other aspects of the Cordero Motionhave no merit nor any procedural basis herein"	Add:988
691.	Judge Larimer's decision and order of September 13, 2005, stating that Dr. Cordero's motion "to refer a bankruptcy court reporter to the Judicial Conference for an "investigation" is denied in all respects" because "The prolix submissions might lead one to believe that this is a significant problem. It is not. It is a tempest in a teapot" and with nothing more, let alone a legal argument, ordering that "The matter must be resolved as follows", where he required Dr. Cordero to request in writing Reporter Dianetti to prepare the transcript, which he "has no right to "condition" his request in any manner" (but see Add:1004§IV), and prepay her fee of \$650	Add:991
692.	Dr. Cordero's motion of September 20, 2005, for reconsideration of Judge Larimer's decision and order concerning Reporter Mary Dianetti and the transcript necessary for the appeal	Add:993
693.	Judge Larimer's order of October 14, 2005, stating that "The motion for reconsideration [Add:993] is in all respects denied", with not a single argument indicating that the Judge had even read it or noticed that it was returnable on November 18, whereby his premature order deprived the other parties of the right to write a paper or be heard on it, and revealing that he assumed or knew that they would not exercise such right and that even if they did so it would not matter because he had already predetermined that the motion was to be denied; and then directing Dr. Cordero to request the transcript within 14 days and pay the \$650 fee lest he be found to have failed to perfect his appeal and have it dismissed	Add:1019
694.	Judge Larimer's order of October 17, 2005, "den[ying] in their entirety" Dr. Cordero's three pending motions [Add:851, 881, 951] but referring to not even one of his legal arguments if only to show that the Judge had bothered to read the motions before expediently getting them out of the way with once more the lazy and conclusory fiats that "there is no basis in law to support such relief", "these motions are wholly without merit", and "it completely lacks merit"	Add:1021
695.	Letter of Bankruptcy Clerk Paul R. Warren of October 20, 2005, to Judge Larimer to inform him of Dr. Cordero's letter to Contracting Officer Frieday and qualifying it as "an effort to both avoid your Order and to	

	intimidate the Bankruptcy Court's clerical staff"	Add:1024
696.	Dr. Cordero's letter of October 18, 2005, to Contracting Officer Melissa Frieday, stating in the first sentence that he had been referred to Officer Frieday by the Chair of the Executive Committee of the Judicial Conference, Chief Judge Carolyn Dineen King, CA5; and requesting that she replace Reporter Dianetti in preparing the transcript, investigate her refusal to certify its reliability, and refer the matter to U.S. Attorney General Alberto Gonzales	Add:1025
697.	Dr. Cordero's letter of October 24, 2005, to Reporter Dianetti requesting that she prepare the transcript of the March 1 evidentiary hearing in Bankruptcy Court, enclosing with it a certified check for \$650, and stating that the request was being made under the compulsion of Judge Larimer's order and with reservation of all his rights	Add:1027
698.	Dr. Cordero's notice of October 25, 2005, to Judge Larimer that he complied with his order by requesting Reporter Dianetti to produce the transcript and providing payment, but did so under compulsion of his October 14 order (Add:1019) and under reservation of his right to challenge the order and the request on appeal	Add:1031
699.	Dr. Cordero's cover letter of October 25, 2005, to the Bankruptcy Court accompanying his notice of the same date to the District Court of having complied with the order of Judge Larimer that directed him to request the transcript (Add:1019) and stating that such notice was his response to Bankruptcy Clerk of Court Warren's letter to Judge Larimer of October 20 (Add:1024)	Add:1037
700.	Reporter Dianetti 's letter of November 4 , 2005, to Dr. Cordero stating that she received on November 2 his letter with enclosed check (Add:1027) requesting the transcript of the evidentiary hearing of March 1, 2005, of the DeLanos' motion to disallow his claim (D:218), and was filing her transcript that day in Bankruptcy Court, sending him a paper and a PDF copy of it, and returning to him the balance of his prepayment	Add:1071
701.	Reporter Dianetti 's statement to Dr. Cordero , on the first page of the transcript of November 4, 2005, identifying the hearing that it reported and stating its final cost	Add:1072
702.	Reporter Dianetti's certificate of November 4, 2005, accompanying her transcript of the March 1 evidentiary hearing in <i>DeLano</i> and certifying that her "transcript is a true and accurate transcription "of her report in stenotype machine shorthand of such proceeding	Add:1073
	[Comment: This transcript was made available only well over half a year after Dr. Cordero first approached the Reporter with his April 18 letter to obtain it. (Add:681)	

Having caused the preparation of the transcript to drag for so long due to her refusal, among others, of Dr. Cordero's request that she certify its completeness, accuracy, and tamper-free condition (Add:867, 869), it is reasonable to think in parallel that upon receiving the request for the transcript on November 2, Reporter Dianetti did not set out on a mad rush to prepare it practically overnight in order to mail it to Dr. Cordero on November 4. She had no motive and hardly the capacity to drop everything that she was doing and miss her normal courtroom work in Bankruptcy Court on Wednesdays, such as November 2, in order to cash Dr. Cordero's check, transcribe close to 200 pages, write her letter, and her certificate, and her statement, and make a copy on paper and another on a PDF file on a CD, file a copy in Bankruptcy Court, and go to the post office to get a money order for the balance of the prepayment of her estimated cost of the transcript, and pack everything, and mail it to Dr. Cordero...and breathe! On four occasions, she took much longer to write just a single letter to respond to Dr. Cordero's letters concerning the transcript (table of dates at Add:912), not to mention the more than two and a half months from January 8 to March 26, 2003, that she took to prepare and send a previous transcript, the one in *Pfuntner*, which ran to only 17 pages (A:265-281).

Consequently, one must conclude that Reporter Dianetti had already prepared the transcript and upon receiving Dr. Cordero's request with prepayment simply mailed a copy to him. That raises several questions:

- 1. Who asked her to make the transcript and presumably pay for it?
- 2. Since the therein-reported evidentiary hearing took place on March 1, 2005, did Judges Ninfo or Larimer already have it by April 22?
- 3. Anyway, did they use or need the transcript to realize that it would incriminate Judge Ninfo in bias and disregard for the law, the rules, and the facts at the hearing and that Mr. DeLano's testimony corroborated Dr. Cordero's assertion of his claim against him, so that they decided to keep it from Dr. Cordero receiving and making it part of the record on appeal, which they could expect Dr. Cordero eventually to file with CA2 and the Supreme Court? (cf. A:1301, Add:556; ToEC:55>C:1271>Comment)
- 4. Was the objective of depriving Dr. Cordero of the transcript pursued by Judge Larimer issuing his April 22 order (Add:692) requiring Dr. Cordero to file his appellate brief within 20 days even though Dr. Cordero had sent the Court a copy of his April 18 letter to Reporter Dianetti (Add:681) where he asked her for an estimate of the transcript's cost, from which the Judge could deduct that the Reporter had hardly received the original of that letter so that there could not be even an agreement to start preparing it, let alone any date to complete it?
- 5. Did Judge Larimer pursue the same objective by issuing his subsequent order of May 3 (Add:831) under similar circumstances?

- 6. Was the realization of the dismal quality of the transcript (see Comment below), known from other transcripts yet tolerated, a factor in Judge Larimer denying Dr. Cordero's motion of July 18, 2005 (Add:911) to refer Reporter Dianetti to the Judicial Conference for investigation of her refusal of Dr. Cordero's request that she agree to certify its reliability (Add:867, 869)?]

[Comment: In the printed volume of the Addendum, the Transcript is found at the end of it as the last item. There it consists of a copy of the hardcopy provided by Reporter Dianetti. She also provided a digital version of her transcript in a PDF file; a copy of each file is found in the Tr folder on the CD since Dr. Cordero scanned the paper copy.

Reporter Dianetti produced a PDF file that is defective: To begin with, its layout is misaligned. In the hardcopy of her transcript each page bears text with its lines numbered 1-25 and with the page number in the page header. However, in the digital copy each such page straddles two pages and has two page numbers, that is, one at the bottom of the page and one with the header somewhere on the page. As a result, making and finding a reference to it is problematic and confusing.

In his appellate and reply briefs (Pst:1231, 1381), Dr. Cordero cited the pages of the hardcopy version and used the format Tr.#, where # stands for the only page number that they had, that is, the one on the header. Thus, to maintain consistency and preserve the validity of the citations in those briefs, all documents herewith use the same Tr.# format and header page number to cite the digital version of the transcript in the PDF file included on the CD. This is also necessary for a grave fact: **The PDF version is MISSING PAGES!** It has 169 pages while the paper version has 190 and a comparison shows gaps in the discussion. Somebody renumbered the pages consecutively on the footer after taking out some pages. Who did so, on whose instructions, and for what purpose?

On both versions Reporter Dianetti makes everybody, all professionals, come across as if they spoke Pidgin English. This is a reflection on her competency as a reporter. (C:1310¶52) As a matter of fact, this is not the first time that she turns out a transcript whose quality is so low that it is toil to understand whatever it was that she managed to find "intelligible" enough to take down stenographically. (cf. A:263; C:1303¶¶34-39).

So why do Judges Larimer and Ninfo keep her as the court reporter despite the dismal quality of her work? It is clear that since Judge Larimer repeatedly scheduled Dr. Cordero's appellate brief in *DeLano* to be filed before the transcript's production had even been started, let alone its

docketing had taken place (Add:1084§II), just as he had done before (Add:1086¶16), he never intended to read it to decide the appeal so he could not care less whether the transcript was written in broken English or official Mandarin.

As for Judge Ninfo, Reporter Dianetti tried to keep from Dr. Cordero the transcripts of the hearings that the Judge presided over and from whose decision Dr. Cordero appealed. Thereby she tried to protect the Judge from his unlawful conduct in summarily dismissing Dr. Cordero's crossclaims against Trustee Kenneth Gordon at the hearing on December 18, 2002, and disallowing his claim against Mr. DeLano despite the latter's own testimony corroborating it at the evidentiary hearing on March 1, 2005. Hence, it is reasonable to assume that Reporter Dianetti's willingness to violate to Judge Ninfo's benefit her duties under FRBkrP 8006 and 8007 and 28 U.S.C. §753 is the qualifying factor for the Judge to keep her in his employment. (Add:918§II)]

704. Dr. Cordero's notice of motion and motion of November 5, 2005, under 11 U.S.C. §1330(a) for Judge Ninfo to revoke his order of August 9, 2005, [Add:941] confirming the DeLanos' debt repayment plan [D:59], because

705. Dr. Cordero's notice of November 9, 2005, to the District Court of a) his November 5 motion [Add:1038] filed in Bankruptcy Court for Judge Ninfo to revoke for fraud the confirmation of Debtor DeLanos' plan; and of **b)** his **intent** that the attached **copy** be **filed** in the District Court's appeal docket of Cordero v. DeLano, no. 05cv6190L...... Add:1064

706. Judge Ninfo's letter of November 10, 2005, to Dr. Cordero denying, without stating any reason whatsoever, his request to appear by phone at the **hearing** [Add:1062¶66.e] of his motion returnable on November 16 [Add:1038], to revoke the confirmation of the DeLanos' debt repayment plan due to its procurement by fraud; and requesting that he renotice his motion to state the missing time of day when it would be heard...... Add:1065

707. Dr. Cordero's request of November 11, 2005, for a statement of reasons for Judge **Ninfo** to **deny** his request to **appear by phone** [Add:1062¶66.e] at the hearing in Rochester set for November 16, despite the fact that Dr. Cordero, who lives in New York City, has so appeared before Judge Ninfo in 12 previous occasions; that such hearings on average last 15 minutes, which does not justify the trip's substantial cost in time and money; and that other parties are still allowed to appear by phone, so

708. Dr. Cordero's letter of November 11, 2005, to the parties advising them that the time of the revocation motion hearing on November 16 is 11:00a.m. and that they should **contact** the **Court or** consult its electronic calendar in PACER (CM/ECF) before attending the hearing given Judge

	Ninfo's denial of Dr. Cordero's request to appear by phone	Add:1068
709.	Att. Werner's response of November 11, 2005, "to Cordero motion [sic] to revoke confirmation", that "Dr. Cordero was previously found to have no standing for lack of any proper interest or claim against the Debtors" and "his motion is wholly without merit andis without merit and should be denied" (without Att. Werner discussing any of Dr. Cordero's legal arguments or element of his statement of facts)	Add:1069
710.	Dr. Cordero's notice of November 12, 2005, to the District Court of his filing a request in Bankruptcy Court for a statement of reasons for Judge Ninfo having denied his request to appear by phone at the hearing on November 16 of his motion to revoke {Add:1038] for fraud the confirmation of Debtors' debt repayment plan.	Add:1070
711.	Dr. Cordero's motion of November 15, 2005, for the District Court to comply with the FRBkrP for docketing the transcript, entering the appeal, and scheduling the appellate brief	Add:1081
712.	Dr. Cordero's proposed order submitted to Judge Larimer in connection with his motion of November 15, 2005, for the District Court to docket the transcript, enter the appeal, and schedule the appellate brief	Add:1090
713.	November 16, 2005, Hearing of Dr. Cordero's motion of November 5, 2005, (Add:1038) under 11 U.S.C. §1330(a) for Judge Ninfo to revoke his August 9 order (Add:941) confirming the DeLanos' debt repayment plan (D:59) because it was procured by fraud; denied (Add:1094) after the Judge maneuvered the absence at the hearing in Rochester of Dr. Cordero, who lives in New York City, by denying without stating any reason (Add:1065) his request, included in the motion (Add:1062¶66.e), to appear, as he had on 12 previous occasions, by phone (Add:1066); thereby the Judge made it possible that "Appearing in opposition: [alone was] George Reiber, TrusteeOrder to be submitted by the Trustee"	51 on D:508f
714.	Judge Larimer's order of November 21, 2005, a) granting in part Dr. Cordero's November 15 motion [Add:1081] as if "Appellant requests an extension of time to file his brief", rather than requests the District Court to comply with the FRBkrP on transcript docketing, appeal entering, and brief scheduling; b) confirming, as requested by Dr. Cordero, that "briefs are deemed filed the day of mailing"; and c) stating that "the remainder of the motion is denied" because "the appeal was docketed in April 2005 and all parties were notified[and] it now appears that the record on appeal is complete"	Add:1092
	[Comment: Thereby Judge Larimer implicitly admitted that the record was incomplete on April 22 when he issued his scheduling order (Add:692) requiring Dr. Cordero to file his brief within 20 days (cf.Add:695, 836).]	1 MM.1072

715.	Judge Ninfo's order of November 22, 2005 denying Dr. Cordero's November 5 motion to revoke [Add:1038] due to fraud the order of confirmation [Add:941] of the DeLanos' debt repayment plan because Dr. Cordero has no standing in the case, is not a party in interest, and thereby cannot file the adversary proceeding necessary to seek revocation	Add:1094
716.	Dr. Cordero's notice of motion and motion of December 6, 2005, in Bankruptcy Court to quash the order [Add:1094] denying the motion to revoke {Add:1038] due to fraud the order of confirmation [Add:941] of the DeLanos' plan, revoke the confirmation, and remand DeLano to the District Court	Add:1095
717.	Dr. Cordero's motion of December 7, 2005, in District Court to withdraw DeLano and <i>Pfuntner</i> from Bankruptcy Court and declare both: a) Judge Ninfo's order [Add:1094] denying his motion to revoke [Add:1038] due to fraud Judge Ninfo's order of confirmation [Add:941] of the DeLanos' plan [D:59]; and b) the order confirming [Add:941] such plan, null and void pending appeal	Add:1097
718.	Judge Ninfo's order of December 9, 2005, peremptorily dispatching with an "in all respects denied" one-liner Dr. Cordero's December 6 motion [Add:1095], issued offhand on the same day of the motion's arrival and without any discussion of its detailed factual considerations and legal analysis of the Judge's November 22 order [Add:1094] sought to be quashed for denying the motion to revoke [Add:1038] confirmation [Add:941] of the DeLanos' debt repayment plan	Add:1125
719.	Dr. Cordero's notice of December 16, 2005, to the District Court of his filing in Bankruptcy Court of his December 6 motion [Add:1095] and pointing out how Judge Ninfo peremptorily dispatched [Add:1125] that 25-page motion on December 9, the day of its arrival, with his "in all respects denied" one-liner without any discussion of its detailed contents	Add:1126
	a) Copy of Dr. Cordero's motion of December 6, 2005, in Bankruptcy Court [Add:1095]	Add:1127
720.	Judge Larimer 's order of December 19 , 2005, stating that "Appellant's motion is denied in all respects" concerning his December 7 motion (Add:1097) to withdraw <i>DeLano</i> and <i>Pfuntner</i> from Bankruptcy Court and nullify Judge Ninfo's decisions due to his condonation of a bankruptcy fraud scheme	Add:1155
721.	-750. reserved	
]	Dated: <u>August 1, 2006</u> 59 Crescent Street Brooklyn, NY 11208-1515	

Judicial-Discipline-Reform.org

Blank

Judicial-Discipline-Reform.org

Blank

III. Table of Exhibits of Pst:# pages in the Post-Addendum

Pst:1171

including the exhibits accompanying the reply brief of February 8, 2006, in *Cordero v. DeLano*, no. 05cv6190L, WDNY and other exhibits since;

as of August 1, 2006

by

Dr. Richard Cordero, Esq.

VII. Judge Larimer denied production of every single document requested by Dr. Cordero from the DeLanos or the trustees, for they could prove their support of a bankruptcy fraud scheme; and further protected them and Judge Ninfo by refusing to post on the Court's electronic case management system even the transcript or a single exhibit provided by Dr. Cordero both on a CD and in hardcopy with his appellate brief, thereby preventing them from being available publicly through PACER¹

(emphasis is added unless emphasis in the original is stated)

- 753. Dr. Cordero's notice of December 16, 2005, of filing a motion in Bankruptcy Court to quash the order denying the motion to revoke

¹ Judge Larimer's refusal to post the transcript or the exhibits and the glaring mistakes of fact that he made in his order of denial are discussed at C:1307¶¶45-51.

	due to fraud the order confirming the DeLanos' Plan, revoke the confirmation, and remand the case	Pst:1176
754.	Docket of Cordero v. DeLano, no. 05cv6190L, WDNY, as of May 10, 2006	Pst:1181
755.	United States District Court for the Western District of New York Administrative Procedures Guide: The Electronic Filing System	Pst:1189
756.	Notice of February 6 , 2004, on the obligation in WDNY to file using the Electronic Case Filing (ECF) system or a disk	Pst:1209
757.	Notice of July 5, 2005, on WDNY judicial officers who want filings on paper despite the Case Management (CM)/ECF system	Pst:1211
758.	Letter from John Folwell, clerk at the District Court, of January 3, 2006, to Dr. Cordero, returning his CD with the Appellant's Brief, the Designation of Items, and the Addendum in PDF files because "local court rules prohibit the Clerk's office from accepting electronic filingsfrom pro se parties"	Pst:1213
759.	Judge Larimer's order of January 4, 2006, denying Dr. Cordero's request —made by phone to Clerks John Folwell and Jean Marie McCarthy— "that the Addendum in Support of Appellant's Brief be filed electronically" because it "exceeds 1,300 pages. Scanning this lengthy document into the system would be very time consuming and unnecessary", but without mentioning that the Appellant's Brief (Pst:1231), the Designation of Items (D:1 et seq), and the Addendum (Add:509 et seq.) were provided by Dr. Cordero on a CD in PDF files so that there was no need to do any scanning at all	Pst:1214
760.	Dr. Cordero's appellate brief of December 21, 2005, to the District Court, Judge David G. Larimer presiding, WDNY	Pst:1231
	a. Table of Contents	
	A. Tables of Authorities Cited, References, and Headings	
	3. Headings of the Body of the Brief	
	B. Basis of Appellate Jurisdiction	
	C. Issues Presented and Standard of Appellate Review	
	D. Statement of the Case	
	E. The Argument	Pst:1266
	F. Conclusion and Relief Sought	Pst:1306
	b. Proposed Order	Pst:1307
761.	The DeLanos' answer of January 20 , 2006, by Devin Lawton Palmer, Esq	Pst:1361
762.	Dr. Cordero's motion of January 23, 2006, for an extension of time	

	for him to mail and file his reply to February 10, 2006, endorsed by Judge Larimer 's grant of it	Pst:1379
763.	Dr. Cordero 's reply of February 8, 2006, to the DeLanos' answer by Attorney Palmer	Pst:1381
	a. Dr. Cordero's letter of February 10, 2006, to District Judge Larimer stating that all the record is complete, all the briefs	D : 1000
	have been filed, and the case is ready for submission	
	b. Table of Contents	
	A. Tables of Authorities Cited, References, and Headings	
	3. Headings of the Body of the Reply	Pst:1393
	c. Body of the Reply: §§I-VII	Pst:1395
	I. The Bankruptcy Abuse Prevention Act's finding of "absence of effective oversight to eliminate abuse in the system" renders all the more understandable the presence in this case of the Act's target: fraud and a bankruptcy fraud scheme	Pst:1395
	VI. The purpose of the Statement of Issues on Appeal is to afford the appellee the opportunity to determine whether appellant's Designated Items in the Record is sufficient to prepare the appellee's answer and, if not, to designate additional items; whereby the Statement, which is not even part of the record, does not limit the issues on appeal	Pst:1414
	A. Since the issues of the voidness of District Local Rule 5.1.(h) dealing with RICO, and of the unconstitutionality of the BAP provisions of 28 U.S.C. §158(b) could not have been dealt with in bankruptcy court for lack of jurisdiction, there were no items in the record that Appellees could have additionally designated if these issues had been included in Appellant's s R. 8006 statement so no harm has been caused by their inclusion in the Rule 8010(c) statement	Pst:1416
	VII. The unaccounted-for money establishes fraud & warrants the relief sought	
	d. Table of Post-Addendum Items in the Record	
	u. Tavie of tost-vanctinnin hellis III the vectin	1 31.1422

Dated: August 1, 2006
59 Crescent Street.
Brooklyn, NY 11208-1515

Judicial-Discipline-Reform.org

Blank

VII.A.3. Contact information with detailed index to exhibits, organized by categories listed in the order in which the Follow the money! investigation may proceed (see also the alphabetically organized table at ToEC:76)

- I. The web of personal relationships in WDNY (Stat. of Facts 4¶14 et seq.) and the bkr fraud scheme (C:660)
- a) The bankrupts
- b) The trustees
- c) The judges & their staffs
 - Bankruptcy Court, WDNY
 - ii) District Court, WDNY
- d) Lawyers and law firms
- e) Bankruptcy professionals
- f) Warehousers
- g) Financial Institutions
- h) U.S. attorneys
- i) FBI agents

- II. Higher courts protecting their judicial peers (Stat. of Facts 5§A et seq.)
- a) Court of Appeals for the 2nd Circuit
 - i) CA2 Judges
 - ii) Staff of CA2
- b) Judicial Council of 2nd Circuit
 - i) Circuit Justice
 - ii) Circuit Judges
 - iii) District Judges
- c) Administrative Office of the U.S. Courts
- d) Judicial Conference of the U.S.
 - i) Executive Committee
 - ii) Conference Members
 - iii) Committee to Review Circuit Council Conduct and Disability Orders
- e) Supreme Court of the United States
 - i) Judicial Conduct and Disability Act **Study Committee**
- f) U.S. Congress Committees on the **Judiciary**

I. The web of personal relationships in WDNY

a) The bankrupts

Palmer, David Premier Van Lines, Inc. 1829 Middle Road Rush, NY 14543 Tax id. no. 065-62-2753 (owner of Premier who filed for its bankruptcy under Ch. 11, Reorganization) (A:72¶10 et seq., 78§A, 88§B, 290-295, 351)

Premier Van Lines, Inc.

c/o David Palmer 1829 Middle Road

Rush, NY 14543

Tax id.: 16-1542181 (A:565)

(storage and moving company)

DeLano, David Gene and Mary Ann 1262 Shoecraft Road

Webster, NY 14580

Tax id. Nos. 077-32-3894; 091-36-0517) (debtors in In re DeLano who filed under Ch. 13, Adjustment of debts of individuals with regular income)

- a) who the DeLanos are $(C:1296\P\P9-16)$
- b) notice of meeting of creditors (C:581)
- c) list of the DeLanos' creditors (C:583 & ToEC:25>583>Comment)
- d) bankruptcy petition (C:585; D:23)
- e) debt repayment plan (C:617; D:59)
- f) documents requested by the DeLanos (D:199, 206, 213)
- g) documents produced (C:1469-1479; D:165-188, 223-230, 280-282)
- h) mortgages and unaccounted-for proceeds (C:1312; 341-354, 472-491; cf C:492)
- i) analyses of documents (C:578)
- j) table comparing claims on the DeLanos (C:1415)

DeLano, David Gene
Assistant Vice President
M&T Bank
255 East Avenue
Rochester, NY 14604
tel. (585) 258-8475, (800) 724-2440
(3rd party defendant in *Pfuntner*(A:82, 87; Pst:1285¶70);
(bkr. petitioner in *DeLano* (D:23-60)
defendant in *Cordero v. DeLano*)
(Pst:1281§§d-f)

b) The trustees

Executive Office of the U.S. Trustee (EOUST)
20 Massachusetts Ave., N.W., Room 8000
Washington, D.C. 20530
tel. (202)307-1391; fax (202)307-0672
http://www.usdoj.gov/ust/eo/ust_org
/office_locator.htm

Friedman, Lawrence A.
Director
Executive Office of the U.S. Trustees
20 Massachusetts Ave., N.W.
Washington, D.C. 20530
tel. (202)307-1391; fax (202)307-0672

Martini, Deirdre A.
U.S. Trustee for Region 2
Office of the United States Trustee
55 Whitehall Street, 21st Floor
New York, NY 10004
tel. (212) 510-0500; fax (212) 668-2256
http://www.usdoj.gov/ust/r02/
(D:90§VII, 137, 139, 141, 158, 307, 330)

Schwartz, Carolyn S. United States Trustee for Region 2 3 Whitehall Street, Suite 2100 New York, NY 10004 tel. (212)510-0500; fax: (212)668-2256 (A:101, 102)

Schmitt, Kathleen Dunivin, Esq.
Assistant U.S. Trustee
Federal Office Building, Room 6090
100 State Street, Room 6090
Rochester, New York 14614
tel. (585) 263-5812; fax (585) 263-5862
(A:37, 38, 52, 102; D:84§IV; D:160, 307, 470, 471, 474; ToEC:§VII.E Table 4)

Kyler, Christine

Assistant to Assistant U.S. Trustee Federal Office Building, Room 6090 100 State Street, Room 6090 Rochester, New York 14614 tel. (585) 263-5812; fax (585) 263-5862 (D:474, 476, 495)

Gordon, Kenneth W., Esq. Chapter 7 Trustee Gordon & Schaal, LLP 100 Meridian Centre Blvd., Suite 120 Rochester, New York 14618 tel. (585) 244-1070; fax (585) 244-1085 (trustee for liquidating Premier)

- a) re his 3,383 cases (C:641 & тоЕC:26>641>Comment; тоЕC:91)
- b) letters (A:1, 2, 8, 19, 37, 83§F, 88§C)

Reiber, George M., Esq. Chapter 13 Trustee South Winton Court 3136 S. Winton Road, Suite 206 Rochester, NY 14623 tel. (585) 427-7225; fax (585) 427-7804 (trustee in *DeLano*)

- a) re his 3,383 cases (C:641)
- b) events on March 8, 2004 ((D:79§§ I&II, 92§C)
- c) disregard of statutory duty to investigate the DeLanos (ToEC:111>row 1)
- d) confirmation of the DeLanos' plan (C:1052-1054; 1056; Add:1038)
- e) knew the DeLanos have money (C:1052, 1056, 1060, TOEC:45>1060> Comment, C:1064 & ToEC:46>1064>Comment

Weidman, James, Esq. South Winton Court 3136 S. Winton Road, Suite 206 Rochester, NY 14623 tel. (585) 427-7225; fax (585) 427-7804 (attorney for Trustee Reiber) (D:79§§ I&II)

c) The judges & their staffs

Internet links to all federal courts http://www.uscourts.gov/courtlinks/ (C:852)

i) Bankruptcy Court, WBNY

Bankruptcy Court (Buffalo) U.S. Bankruptcy Court, WBNY Olympic Towers, 300 Pearl St., Suite 250 Buffalo, NY 14242

tel. (716) 551-4130; fax (716)551-5103 http://www.nywb.uscourts.gov/ (Official directory at TOEC:90)

Bankruptcy Court (**Rochester**)

U.S. Bankruptcy Court, WBNY 1400 U.S. Courthouse 100 State Street Rochester, NY 14614 tel. (585) 613-4200; fax (585)613-4299 http://www.nywb.uscourts.gov/ (Official directory at TOEC:89)

Ninfo, Bkr. Judge John C., II United States Bankruptcy Court 1400 United States Courthouse 100 State Street Rochester, NY 14614 tel. (585) 613-4200; fax (585)613-4299 (Official directory at ToEC:89) (judge in Premier Van Lines, Pfuntner, and DeLano

- a) misconduct complaint (C:1, 63; E:1-60)
- b) evidence of bias and disregard for rule of law (C:951, 1313; A:801; D:231; Pst:1269§§a-d)
- c) motions to recuse (A:674; D:355
- d) list of hearings and decisions presided over or written by Judge Ninfo in *Pfuntner* and *DeLano*, as of May 10, 2006 (C:1110)
- e) failure to investigate (ToEC:\SVII.E Table 4; Add:1051§II)
- f) Judge Ninfo's decisions at http://www.nywb.uscourts.gov/deci sions/jcn.php to be searched for patterns and inconsistencies

Warren, Paul R.
Bankruptcy Clerk
United States Bankruptcy Court
1400 United States Courthouse
100 State Street
Rochester, NY 14614
tel. (585) 613-4200
(C:1166, A:303; 334, 337, ToEA:§B.7)

Stickle, Todd
Deputy Clerk of Court
U.S. Bankruptcy Court, WBNY
1400 United States Courthouse
100 State Street
Rochester, NY 14614
tel. (585) 613-4223
(TOEA:§B.7)

Dianetti, Mary
Bankruptcy Court Reporter
612 South Lincoln Road
East Rochester, NY 14445
tel. (585)586-6392
(C:1081 & 1083; C:1155-1165, 1167; see Melissa Frieday below)

Frieday, Melissa Court Reporter Contracting Officer US. Bankruptcy Court, WBNY Olympic Towers, 300 Pearl St., Suite 250 Buffalo, NY 14242 tel. (716) 551-4130; fax (716)551-5103 (cf. C:1152; C:1153, 1166)

ii) District Court, WDNY

District Court U.S. District Court, WDNY 2120 U.S. Courthouse 100 State Street Rochester, NY 14614-1387 tel. (585)613-4000 http://www.nywd.uscourts.gov/ District judges' decisions at http://www.nywd.uscourts.gov/de cision/decision.php to be searched for patterns and inconsistencies

Larimer, District Judge David G.
United States District Court
2120 U.S. Courthouse
100 State Street
Rochester, NY 14614-1387
tel. (585) 263-6263
(judge in appeals from *Pfuntner* and *DeLano*)

- a) list of orders (C:1278)
- b) in *Pfuntner* (A:1654§B)
- c) efforts in DeLano to keep transcript from Dr. Cordero (C:1108 & ToEC:>C:1108>Comment; C:1170, 1183, 1303§B, 1313, I)
- d) disregard for statutory duty to investigate bkr fraud (TOEC:111 Table 4; TOEC:>C:1108>Comment)
- e) refusal to post digital record on PACER (C:1307¶¶46-49 & Pst:1214)

Rand, Paula

Courtroom Deputy for Judge Larimer United States District Court 2120 U.S. Courthouse 100 State Street Rochester, NY 14614-1387 tel. (585)613-4040, (585) 263-6263 Early, Rodney C. Clerk of Court United States District Court 2120 U.S. Courthouse 100 State Street Rochester, NY 14614-1387 tel. (585) 263-6263 (A:469, 457, 461, 462, 1370§D)

Ghysel, Margaret (Peggy) Appeals Clerk **United States District Court** 2120 U.S. Courthouse 100 State Street Rochester, NY 14614-1387 tel. (585) 263-6263 (A:467a, 456, 460, 462, 1370§D)

d) Lawyers and law firms

Beyma, Michael J., Esq. Underberg & Kessler, LLP 1800 Chase Square Rochester, NY 14604 tel. (585)-258-2890 (attorney for M&T and David DeLano in *Pfuntner*) (Add:531; Pst:1289§f) law firm's tel. (585) 258-2800; fax (585) 258-282 http://www.underberg-kessler.com/

Essler, Karl S., Esq. Fix Spindelman Brovitz & Goldman, P.C. 295 Woodcliff Drive, Suite 200 Fairport, NY 14450 tel. (585) 641-8000; fax (585) 641-8080 http://fixspin.com/fsbg.html (attorney for David Dworkin and Jefferson Henrietta Associates) (A:725, 727)

MacKnight, David, Esq. Lacy, Katzen, Ryen & Mittleman, LLP 130 East Main Street Rochester, New York 14604-1686 tel. (585) 454-5650; fax (585) 454-6525 http://www.lacykatzen.com/ (attorney for James Pfuntner) (Add:531; A:495-505, 510)

Stilwell, Raymond C., Esq. Adair, Kaul, Murphy, Axelrod & Santoro, LLP The Law Center at Williamsville 17 Beresford Court Williamsville, NY 14221 tel. (716) 565-2000 300 Linden Oaks, Suite 220 Rochester, NY 14625 tel. (585)248-3800; fax (585)248-4961 (Attorney for Premier & David Palmer) (A: 353-5, 341, 565)

Werner, Christopher K., Esq. Boylan, Brown, Code Vigdor & Wilson, LLP 2400 Chase Square Rochester, NY 14604 tel. (585) 232-5300; fax (585) 232-3528 http://www.boylanbrown.com/ (DeLanos' attorney in their bankruptcy case *In re DeLano*)

- a) motion to disallow Dr. Cordero's claim (D:218, 249)
- b) refusal to produce documents (D:287, 313; 320§II, 325, 327)
- c) violation of FRBkrP 9011(b) (D:259; Pst:1288§e-f)
- d) knew the DeLanos have money (C:1059, 1060 & TOEC:45>1060> Comment, >1064>Comment)
- e) out of his 575 cases, 525 before Judge Ninfo (TOEC:91¶3)

e) Bankruptcy professionals

Bonadio & Co. LLP Accountants **Corporate Crossings** 171 Sully's Trail Suite 201 Pittsford, NY 14534-4557 tel. (585)381-1000; fax (585)381-3131 http://www.bonadio.com/ (accounting firm in *Premier*) (TOEA:153§7; A:431, 967)

Reynolds, John, Auctioneer tel. (315)331-8815 (Tr.97/13-20, 98/13-20, 102/2-19, 110/2-8, 110/23-111/4, 113/2-10, 115/4-17, 119/4-14, 121/9-17)

Teitsworth, Roy Auctioneer

6502 Barber Hill Road Geneseo, NY 14454 tel. (585)243-1563; fax (585)3311

http://www.teitsworth.com/

(hired by Trustee Gordon in *Premier*) (A:431, 576/97, 967, 986; TOEA:153§7)

f) Warehousers

Pfuntner, James 2140 Sackett Road Avon, NY 14414 tel. in NY (585)738-3105; (585)226-2122; (585)226-8303; in Florida (954)321-6449)

- a. Owner of the warehouse in Avon and Plaintiff in Pfuntner (A:18a, 21, 22, 56, 492, 510)
- b. Western Empire Truck Sale, owner 2926 West Main Street Caledonia, NY 14423 tel.~(585)538-2200; fax~(585)~538-9858 g) Financial Institutions
- c. Western Empire Storage, owner Caledonia, NY 14423 tel. (585)538-6100

Carter, Christopher, Owner Champion Moving & Storage 795 Beahan Road Rochester, NY 14624

tel. (585) 235-3500; fax (585) 235-2105 cellular (585) 820-4645 (A:353-9/14; 109fn.8)

Ormand, John

tel. (585)226-8303) (Manager of James Pfuntner's warehouse in Avon, NY) $(A:500\ 2 \text{ et seq.}; 503; 520\ 49 \text{ et seq.})$

Chris, John Ormand's son) $(A:500\ 2 \text{ et seq.}; 503; 520\ 49 \text{ et seq.})$

Dworkin, David

Manager Jefferson-Henrietta Warehouse 415 Park Avenue Rochester, NY

tel. (585) 244-3575; fax 716-647-3555 (3rd party defendant in *Pfuntner* (A:79, 88; 353-1/2&4) (manager of Simply Storage tel. (585) 442-8820; officer of LLD Enterprises tel. (585) 244-3575; fax (716)647-3555)

Jefferson Henrietta Associates

415 Park Avenue Rochester, NY 14607 tel. (585) 244-3575; fax. (585) 473-3555 (3rd party defendant in *Pfuntner*) (A:81, 88; 353-2; 108fn.5-8)

Creditors, financial institutions, and others (C:583, 1354, 1464, 1481, 1488; D:324)

M&T Bank (Manufacturers & Traders Trust Bank) 255 East Avenue Rochester, NY 14604

tel. (585) 258-8475, (800) 724-2440, 8472 http://mtbna.com/ (defendant and cross-defendant in *Pfuntner* & employer of David DeLano) (A:83, 87§III.A)

Pusateri, Vince Vice President

Manufacturers & Traders Trust Company 255 East Avenue Rochester, NY 14604 tel. (585) 258-8472, 800-724-2440 (David DeLano's boss) (A:353-10-14)

h) U.S. attorneys

Department of Justice

U.S. Department of Justice 950 Pennsylvania Avenue, NW Washington, DC 20530-0001 main switchboard tel. (202)514-2000 Office of the Att. Gen. tel. (202)353-1555 http://www.usdoj.gov

Attorney General Alberto Gonzales

U.S. Department of Justice 950 Pennsylvania Avenue, NW Washington, DC 20530-0001 main switchboard tel. (202)514-2000 Off. of the Att. Gen.'s tel. (202)353-1555 http://www.justice.gov/index.html http://www.justice.gov/usao/offices/ usa_listings2.html#n

Battle, Michael, Esq. U.S. Attorney for WDNY U.S. Attorney's Office 138 Delaware Center Buffalo, NY 14202 tel. (716)843-5700; fax (716)551-3052 http://www.justice.gov/usao/nyw/ (C:1551, 1552, 1562-1566, 1568, 1601)

Floming, Mary Pat, Esq. Assistant U.S. Attorney U.S. Attorney's Office for WDNY 138 Delaware Center Buffalo, NY 14202 tel. (716)843-5700, ext. 867; fax (716)551-3052 (C:1560, 1561)

Bowman, Jennie

Executive Assistant to the US Attorney U.S. Attorney's Office for WDNY 138 Delaware Center Buffalo, NY 14202 tel. (716)843-5700; fax (716)551-3051 (C:1559)

Tyler, Bradley E., Esq. U.S. Attorney in Charge 620 Federal Building 100 State Street Rochester, NY 14614 tel. (585)263-6760; fax (585)263-6226 (C:1512, 1513, 1546, 1547)

Resnik, Richard, Esq. Assistant U.S. Attorney 620 Federal Building 100 State Street Rochester, NY 14614 tel. (585)263-6760; fax (585)263-6226 (C:1545, 1546, 1547)

U.S. Attorney's Office for SDNY

One St. Andrews Plaza New York, NY 10007 tel. (212)637-2200; fax (212)637-2611 http://www.justice.gov/usao/nys/ (see also Kelley, David N., Esq.) (C:1345, 1391-1395, 1511, 1512;

Kelley, David N., Esq. U.S. Attorney for SDNY One St. Andrews Plaza New York, NY 10007 tel. (212)637-2200; fax (212)637-2611 http://www.justice.gov/usao/nys/ (C:1345, 1391-1395, 1511, 1512)

Mauskopf, Roslynn, Esq.
U.S. Attorney for the EDNY
147 Pierrepont Street
Brooklyn, NY 11201
tel. (718)254-7000; fax (718)254-6479
http://www.justice.gov/usao/nye/
(C:1346, 1347)

i) FBI agents

Federal Bureau of Investigations

J. Edgar Hoover Building 935 Pennsylvania Avenue, NW Washington, DC 20535-0001 tel. (202) 324-3000 http://www.fbi.gov/

Ahearn, Peter
Special Agent in Charge
FBI Buffalo
7800 One FBI Plaza
Buffalo, NY 14202-2698
tel. (716) 856-7800; fax (716)843-5288
http://buffalo.fbi.gov/
(C:1550)

FBI, Rochester Office

Rochester Resident Agent 300 Federal Building 100 State Street Rochester NY 14614 tel. (585)546-2220); fax (585)546-2329

Damuro, Pasquale J. Assistant Director in Charge FBI New York
26 Federal Plaza, 23rd. Floor
New York, NY 10278-0004
tel. (212)384-1000; emergency (212)384-5000]
http://newyork.fbi.gov/
(C:1331, 1348, 1391, 1396)

II. Higher courts protecting their judicial peers

a) Court of Appeals, 2nd Circuit (CA2)

Court of Appeals for the Second Circuit Thurgood Marshall U.S. Courthouse 40 Foley Square New York, NY 10007 tel. (212) 857-8500 http://www.ca2.uscourts.gov/

- a) table of key documents and dates of the judicial misconduct complaints (TOEC:107)
- b) lists of CA2 judges contacted either as members of the Court or of the Judicial Council, and titles of documents sent (C:141, 653, 783, 887, 997, 1000, 1026; see also Judicial Council, 2nd Circuit below)
- c) CA2's invitation to comment on J. Ninfo's reappointment (C:981)
 - 1) comments (C:982, 1001, 1027)
 - 2) letters to judges (C:995 & 997; 1000 & 999; 1025 & 1026)

i) CA2 Judges

Walker, Chief Judge John M., Jr.

- a) complaint v. J. Ninfo (C:1; E:1, C:63, 105; cf. C:145)
- b) complaint v. CJ Walker (C:271, 632)

- c) complaint v. staff (C:441, 465 & 442; C:514 & 540; cf. C:657)
- d) appeal *In re Premier Van et al.* (C:119 & ToEC:10>119>Comment; cf. C:169)
 - i) motion re J. Ninfo's bias (C:108)
- e) petition for rehearing (C:122, 394 & ToEC:18>394>Comment, C:403)
- f) motions & orders re CJ Walker's recusal (C:303, 337, 359 & 360; C:361 & 389; C:393 & ToEC:17>393>Comment)
- g) unavailability of CA2 misconduct orders (530, 533; ToEC:22>536>Comment)
- h) order to issue mandate (C:421)

Jacobs, CA2 Judge Dennis (next eligible chief judge)

- a) complaint v. J. Ninfo (C:111, 145)
- b) complaint v. CJ Walker (C:271 & 279, 391 & ToEC:17>391>Comment
- c) complaint v. staff (C:316; cf. 656)
- d) abrogation of WDNY rules (C:1285, 1317)
- e) request to refer to U.S. Att. Gen. re bkr fraud scheme (C:1285, 1317 & ToEC:57>1317>Comment; cf. ToEC:18>405>Comment; C:1317)

Cabranes, Judge Jose A.
Calabresi, Judge Guido
Hall, Judge Peter W.
Jacobs, Judge Dennis (see above)
Katzmann, J. Robert A. &
Oakes, Judge James L.

- a) appeal *In re Premier Van et al.* (C:119 & ToEC:10>119>Comment; cf. C:169)
- b) petition for rehearing (C:122, 394 & TOEC:18>394>Comment, C:403)
- c) motion re J. Ninfo's bias (C:108)

- d) motions & orders re CJ Walker's recusal (C:303, 337 & 360; C:361 & 389; C:393 & ToEC:17>393>Comment)
- e) motion to refer to U.S. Att. Gen. re bkr fraud scheme (C:404; ToEC:18>405>Comment)
- f) motion to stay mandate (C:395, 420, 421)
- g) motion to refer to U.S. Att. Gen. re bkr fraud scheme (C:404 & TOEC:18>405>Comment
- h) complaint v. staff (C:441, 442, 514 & 540

Oakes, Judge James L.

- a) (see J. Katzmann above; C:359
- b) J. Ninfo's reappointment (C:995)

Parker, Judge Barrington D. (C:1000)

Pooler, Judge Rosemary S. (C:652)

Raggi, Judge Reena (C:1025)

Sack, Judge Robert D. (C:319, 320)

Sotomayor, Judge Sonia

Straub, Judge Chester J. (C:658)

Walker, Chief Judge John M., Jr. (see above)

Wesley, Judge Richard C. (C:359)

Winter, Judge Ralph K. (see also Judicial Conference Committee to Review Circuit Council Conduct and Disability Orders)

ii) Staff of CA2

MacKechnie, Roseann

Clerk of Court

Court of Appeals for the Second Circuit 40 Foley Square, Room 1802 New York, NY 10007

tel. (212) 857-8500

- a) complaint v. J. Ninfo (C:1; E:1; C:63)
 - 1) re letter to judges re complaint v. J. Ninfo (C:142;

ToEC:11>142>Comment

- b) complaint v. CJ Walker (325; ToEC:16>C:325>Comment
 - 1) re letter to judges re complaint v. CJ Walker (C: 320)
- c) complaint v. staff (C:465 & 442, 491; ToEC:20>491>Comment; C:492, 510; cf. C:514)
- d) petition for review re J. Ninfo (C:654, 656)
- e) (see also Allen, Patricia)

Allen, Patricia Chin-

Deputy Clerk

Court of Appeals for the Second Circuit 40 Foley Square, Room 1802 New York, NY 10007 tel. (212)857-8702

- a) complaint v. Judge Ninfo (C:62, 71 & TOEC:8>71>Comment; C:73, 107, 109, 144)
- b) complaint v. CJ Walker (C:315; cf. 316; C:326, 390)
- c) complaint v. staff (C:465 & 442, 510)
- d) petition for review re J. Ninfo (C:651, 657, 658, 671)
- e) petition for review re CJ Walker and denial (C:716; 777-779; 780)

Galindo, Fernando

Chief Deputy Clerk Court of Appeals for the Second Circuit 40 Foley Square, Room 1802 New York, NY 10007 tel. (212) 857-8500

- a) complaint v. staff (C:509 & ToEC:21>509>Comment; C:537)
- b) petition for review re J. Ninfo (C:621 & TOEC:25>621>Comment &C:622)

Carr, Lucille
Deputy Clerk
Court of Appeals for the Second Circuit
40 Foley Square
New York, NY 10007
tel. (212)857-8521
(C:121)

Rodriguez, Robert

Deputy Clerk Court of Appeals for the Second Circuit 40 Foley Square New York, NY 10007 tel. (212)857-8521 (A:507, 612)

Heller, Art (Arthur), Esq.

Calendar Officer
Calendar Office
Court of Appeals for the Second Circuit
40 Foley Square
New York, NY 10007
tel. (212) 857-8532

- a) motions signed (C:360, 420, 540)
- b) letters (A:1041, 1042, 1181, 1193; D:285, 297)

b) Judicial Council, 2nd Circuit

Judicial Council of the Second Circuit Court of Appeals for the Second Circuit 40 Foley Square, Room 1802 New York, NY 10007 tel. (212)857-8700; fax (212)857-8680

- a) official information about the Judicial Council http://www.ca2.uscourts.gov/ (C:775)
- b) table of key documents and dates of the judicial misconduct complaints (TOEC:107)

- c) letters re complaint v. J. Ninfo (C:110, 112, 141)
- d) petition for review re J. Ninfo and denial (C:551 & 561; 623 &629; 672 & TOEC:28>672>Comment)
 - 1) letters to judges or clerks (C:652 &653; 654 & 655; 659 & 660)
 - 2) from clerks (C:656-658; 667-670; 671)
- e) table of CA2 judicial misconduct orders (C:564; cf. C:973, C:980.k; ToEC:980.k>Comment)
- f) petition for review re CJ Walker and denial (C:711, 781)
 - 1) letters (C:716, 717 &718; 777)
- g) request to report evidence of judicial wrongdoing & bkr fraud scheme to U.S. Att. Gen (C: 782, 783, 785; cf. C:404 & ToEC:18>405>Comments; see also i) abrogatory request below)
 - 1) money driving bkr fraud scheme (C:660)
- h) comments on J. Ninfo's reappointment
 - 1) CA2 invitation to comment (C:981)
 - 2) comments (C:982, 1001, 1027)
 - 3) letters to judges (C:995 & 997; 1000 & 999; 1025 & 1026)
- i) request for abrogatory review of WDNY Local Rule inconsistent with FRCivP (C:1291)
 - 1) letters (C:1285 & 1286; 1317 & ToEC:57>1317>Comment)
 - 2) request for report to Att. Gen (see g) above)
- j) tables of names, addresses, and telephone numbers of the members of the Judicial Council
 - 1) displayed in tabular format for mail merge (C:774)

2) displayed as block addresses (C:112, 783)

i) Circuit Justice

Ginsburg, Justice Ruth Circuit Justice for the Second Circuit The Supreme Court of the United States 1 First Street, N.E. Washington, D.C. 20543 tel. (202) 479-3000

- a) circuit justice for 2nd circuit (C:149)
- b) complaint re J. Ninfo (C:110, C:653)
- c) petition for review of Judicial Council denials (C:855)

ii) Circuit Judges

(see also Court of Appeals, 2nd Cir. above)

Cabranes, Judge Jose A. (C:141, 668, 778, 811)

Calabresi, Judge Guido (C:142, 670)

Jacobs, Judge Dennis (C:111, 656, 667)

Pooler, Judge Rosemary S. (C:652)

Straub, Judge Chester J. (C:142, 779)

Sack, Judge Robert D. (C:319; C:320)

Walker, Chief Judge John M., Jr. (C:669, 777)

Member of Judicial Council, 2nd Circuit Court of Appeals for the Second Circuit Thurgood Marshall U.S. Courthouse 40 Foley Square New York, NY 10007 tel. (212)857-8700; fax (212)857-8680

iii) District Judges

Chatigny, Chief Judge Robert N. Member of Judicial Council, 2nd Circuit U.S. District Court for the District of Connecticut 450 Main Street Hartford, Ct 06103 tel. (860) 240-3659 (C:139; ToEC:11>139>Comment)

Korman, Chief Judge Edward R.
Member of Judicial Council, 2nd Circuit
U.S. District Court, EDNY
225 Cadman Plaza East
Brooklyn, NY 11201
tel. (718) 330-2188
(C:659, 812)

Mukasey, Chief Judge Michael B.
Member of Judicial Council, 2nd Circuit
U.S. District Court, SDNY
500 Pearl Street, Rm 2240
New York, NY 10007
tel. (212) 805-0136; (212) 805-0234
(C:140 & TOEC:11>140>Comment

Scullin, Chief Judge Frederick J., Jr. Member of Judicial Council, 2nd Circuit U.S. District Court, NDNY James T. Foley U.S. Courthouse Albany, NY 12207-2924 tel. (518) 257-1800 or-1661

Arcara, Judge Richard J.
Member of the Judicial Council
U.S. District Court, WDNY
Olympic Towers, Ste. 250
300 Pearl St.
Buffalo, NY 14202-2501
tel. (716)551-4211; fax (716)551-4850
(C:717)

Sessions, Chief Judge William, III Member of Judicial Council, 2nd Circuit U.S. District Court for the District of Vermont P.O. Box 945 Burlington, VT 05402-0945 tel. (802) 951-6395 Milton, Karen Greve 2nd Circuit Executive Court of Appeals for the Second Circuit 40 Foley Square New York, NY 10007 tel. (212)857-8700; fax (212)857-8680

- a) complaint v. J. Ninfo (C:143, ToEC:12>143>Comment)
- b) complaint v. staff (C: 466 &442 & 469; 508, 511, 513; ToEC:21>513>Comment)
- c) denial of petition for review re J.Ninfo (C:672 & ToEC:672>Comment)
- d) denial of petition for review re CJ Walker (C:781 & TOEC:781>Comment; C:811)
- e) comments on J. Ninfo's reappointment (cf. C:981; C:982; 998; 1024 & ToEC:44>C:1024>comment, 1066)
- f) request for abrogatory review of WDNY Local Rule inconsistent with FRCivP (cf. C:1285 & 1286; C:1317 & ToEC:57>1317>Comment))

c) Administrative Office of the U.S. Courts

Administrative Office of the U.S. Courts Office of the General Counsel One Columbus Circle, NE, Suite 7-290 Washington, DC 20544 tel. (202) 502-1100; fax (202) 502-1033 http://www.uscourts.gov/adminoff.html (C:685, 1120)

- g) statistics on judicial misconduct complaints (C:973 & ToEC:39>980.k-x and Comment thereunder; see also Judicial Conduct and Disability Act Study Committee)
- h) complaint v. court staff (C:685)

- i) petition for review of Judicial Council's denials re J. Ninfo and CJ Walker (C:859 &тоЕС:34>859>Comment; cf. C:865 & 877)
- j) court reporter's refusal to certify her transcript's reliability (C:1120 &ToEC:49>1120>Comment)

Barr, Jeffrey, Esq. Assistant General Counsel Administrative Office of the U.S. Courts Office of the General Counsel One Columbus Circle, NE, Suite 7-290 Washington, DC 20544 tel. (202) 502-1100; fax (202) 502-1033 (C:681-684)

Burchill, William, Esq. General Counsel Administrative Office of the U.S. Courts Office of the General Counsel One Columbus Circle, NE, Suite 7-290 Washington, DC 20544 tel. (202)502-1100; fax (202)502-1033 statistics on systematic judicial complaint dismissals (cf. C:877, 887, 890, 893, & ToEC:37>893>Comment)

Deyling, Robert

Assistant General Counsel Office of the General Counsel Administrative Office of the U.S. Courts One Columbus Circle, NE, Suite 7-290 Washington, DC 20544 tel. (202) 502-1100; fax (202) 502-1033 petition for review of Judicial Council's denials re J. Ninfo and CJ Walker (C:859 &ToEC:34>859>Comment; cf. C:865 & 877)

Rabiej, John K.

Chief of the Rules Committees Support Office

Administrative Office of the U.S. Courts One Columbus Circle, NE, Suite 7-290 Washington, DC 20544

tel. (202)502-1820 (C:861, 862 & ToEC:35>862>Comment))

PACER (Public Access to Court Electronic Records)

http://pacer.psc.uscourts.gov/; cf. https://ecf.nywb.uscourts.gov/cgibin/login.pl

(Stat. of Facts $2\P\P2$, 11, 19, 33b)

d) Judicial Conference of the U.S.

Executive Committee Conference members Committee to Review Circuit Council Conduct and Disability Orders

Judicial Conference of the United States Administrative Office of the U.S. Courts Office of the General Counsel One Columbus Circle, NE, Suite 7-290 Washington, DC 20544 tel. (202) 502-1100; fax (202) 502-1033 http://www.uscourts.gov/judconfindex.html

- a) reports (C:567, 568-572)
- b) the 15 misconduct memoranda & orders
 - 1) request for (C:681-683)
 - 2) table (C:566)
 - 3) text (C:1611)
- c) petition for review of Judicial Council's denials re J. Ninfo and CJ Walker (C:823, 899; ToEC:35>862>Comment)

- 1) letters to members (C:851& 822; 855; 865 & 872)
- 2) replies (see the NOTE under Conference Members below)
- d) court reporter's refusal to certify her transcript's reliability
 - 1) petition for investigation and replacement (C:1081, 1083 & ToEC:47>1108>Comment, C:1115)
 - 2) letters re petition to and from members (except chairs of Executive Committee below) (C:1119; 1121, 1122, 1124)
 - 3) Administrative Office (C:1120)
 - 4) supplement to the petition (C:1127, 1151)
 - 5) letters re supplement (C:1125, 1151)
- e) Trustee Reiber and bkr fraud scheme (C:1127, 1151)
- f) how to update the table of Conference members (C:852)

i) Executive Committee

King, Chief Judge Carolyn Dineen **Chair** of the Executive Committee of the Judicial Conference

U.S. Court of Appeals for the 5th Circuit 515 Rusk Street, Room 11020 Houston, TX 77002 tel. (713)250-5750; fax (713)250-5050

600 Camp Street New Orleans, LA 70130 tel. (504) 310-7700

- a) petition for review of Judicial Council's denials re J. Ninfo and CJ Walker (cf. C:822 & 853)
 - 1) request re Mr. Deyling's letter (C:859 & ToEC:34>859>Comment; 872 & 887; 891, 896 & ToEC:38>896>Comment)

- 2) Conference's jurisdiction to review petition (C:897, 971)
- b) court reporter's refusal to certify her transcript's reliability (C:1117, 1118, 1123; 1152, ToEC:51>1152>Comment & cf. ToEC:52>1166>Comment & cf. Add:1025)

Hogan, Chief Judge Thomas F.
Chair of the Executive Committee of the Judicial Conference
U.S. District Court for the District of Columbia
333 Constitution Avenue, NW
Washington, DC 20001
tel. (202) 354-3000
court reporter's refusal to certify her transcript's reliability (C:1177, 1178, 1179;
TOEC:55>1271>comment)

ii) Conference Members

NOTE: These were the members as of November 2004. (cf. C:852) The names with hyperlinks indicate that they or their staffs replied to Dr. Cordero's c.2) petition for review (C:822 & 851).

Flaum, J., 7th Cir. **Rehnquist**, W., SCt Ginsburg, R., SCt Stadtmueller, J. Boudin, M., 1st Cir. Loken, J., 8th Cir. Laffitte, H., Rosenbaum, J. Schroeder, M., 9th Cir. Walker, J, Jr., 2nd Cir. Scullin, F., Jr. Ezra, D. Scirica, A., 3rd Cir. Tacha, D., 10th Cir. Vanaskie, T. Russell, D. Wilkins, W., 4th Cir. Edmondson, J., 11th Cir. Norton, D. Forrester, J. King, C., 5th Cir. Ginsburg, D., CA DCC Feldman, M. Hogan, T. Boggs, D., 6th Cir. Mayer, H., CA FC Zatkoff, L. Restani, J., Int' Trade

Rehnquist, Chief Justice William Member of the Judicial Conference **Supreme Court** of the United States 1 First Street, N.E Washington, D.C. 20543 tel. (202) 479-3000

- a) petition for review of Judicial Council's denials re J. Ninfo and CJ Walker (C:851, 865, 872)
- b) court reporter's refusal to certify her transcript's reliability (C:1121, 1122)

Ginsburg, Justice Ruth Circuit Justice for the Second Circuit Supreme Court of the United States 1 First Street, N.E. Washington, D.C. 20543 tel. (202) 479-3000 (C:855 & 857)

Boudin, Chief Judge Michael Member of the Judicial Conference U.S. Court of Appeals, First Circuit John Joseph Moakley U.S. Courthouse 1 Courthouse Way Boston, Massachusetts 02210 tel. (617) 748-4431; (617) 748-9057

Laffitte, Chief Judge Hector M. Member of the Iudicial Conference U.S. District Court for the District of Puerto Rico 150 Carlos Chardon Street Clemente Ruiz-Nazario U.S. Courthouse & Federico Degetau Federal Building 150 Carlos Chardon Street Hato Rev, P.R. 00918 tel. (787) 772-3131

Walker, Chief Judge John M., Jr. Member of the Judicial Conference U.S. Court of Appeals, Second Circuit Thurgood Marshall U.S. Courthouse 40 Foley Square, Room 1802 New York, NY 10007 tel. (212) 857-8500

Scullin, Chief Judge Frederick J., Jr. Member of the Iudicial Conference U.S. District Court for the Northern District of New York U.S. Courthouse, 445 Broadway Albany, NY 12207-2924 tel. (518) 257-1800

Scirica, Chief Judge Anthony J. Member of the Judicial Conference U.S. Court of Appeals, Third Circuit 22614 U.S. Courthouse 601 Market Street Philadelphia, PA 19106 tel. (215) 597-2995 (C:851, 856 & ToEC:33>856>Comment)

Vanaskie, Chief Judge Thomas I. Member of the Iudicial Conference U.S. District Court for the Middle District of Pennsylvania William J. Nealon Federal Building & U.S. Courthouse 235 N. Washington Ave., P.O. Box 1148 Scranton, PA 18501 tel. (570) 207-5720

Wilkins, Chief Judge William W. Member of the Judicial Conference U.S. Court of Appeals, Fourth Circuit Lewis F. Powell, Jr., U. S. Courthouse Annex 1100 East Main Street, Annex, Suite 501 Richmond, Virginia 23219-3517 tel. (804) 916-2700

Norton, Judge David C. Member of the Judicial Conference U.S. District Court for the District of South Carolina Post Office Box 835 Charleston, SC 29402 tel. (843) 579-1450

King, Chief Judge Carolyn Dineen Member of the Judicial Conference U.S. Court of Appeals, Fifth Circuit 600 Camp Street New Orleans, LA 70130 tel. (504) 310-7700 (see Executive Committee above)

Feldman, Judge Martin L. C. Member of the Judicial Conference U.S. District Court for the Eastern District of Louisiana 500 Poydras Street, Room C555 New Orleans, LA 70130 tel. (504) 589-7550

Boggs, Chief Judge Danny J.
Member of the Judicial Conference
U.S. Court of Appeals, Sixth Circuit
Potter Stewart U.S. Courthouse
100 E. Fifth Street
Cincinnati, Ohio 45202-3988
tel. (513) 564-7000

Zatkoff, Chief Judge Lawrence P.
Member of the Judicial Conference
U.S. District Court for the Eastern District
of Michigan
Theodore Levin U.S. Courthouse, Rm. 703
231 W. Lafayette Blvd.
Detroit, MI 48226
tel. (313) 234-5110
(C:851 & 889 &
TOEC:37>889>Comment)

Flaum, Chief Judge Joel M.
Member of the Judicial Conference
U.S. Court of Appeals, Seventh Circuit
Dirksen Federal Building, Room 2702
219 S. Dearborn Street
Chicago, IL 60604
tel. (312) 435-5850

Stadtmueller, Judge J. P.
Member of the Judicial Conference
U.S. District Court for the Eastern District
of Wisconsin
United States Courthouse
517 East Wisconsin Avenue
Milwaukee, WI 53202
tel. (414) 297-3372

Loken, Chief Judge James B. Member of the Judicial Conference U.S. Court of Appeals, Eighth Circuit Federal Court Building 316 North Robert Street St. Paul, MN 55101 tel. (651) 848-1300

Rosenbaum, Chief Judge James M.
Member of the Judicial Conference
U.S. District Court for the District of
Minnesota,
15E U.S. Courthouse
300 S. 4th Street
Minneapolis, MN 55415
tel. (612)664-5050

Schroeder, Chief Judge Mary M. Member of the Judicial Conference U.S. Court of Appeals, Ninth Circuit Post Office Box 193939 San Francisco, CA 94119-3939 tel. (415) 556-9800

Ezra, Chief Judge David Alan Member of the Judicial Conference U.S. District Court for District of Hawaii 300 Ala Moana Boulevard, Rm C338 Honolulu, HI 96850 tel. (808) 541-1301

Tacha, Chief Judge Deanell R. Member of the Judicial Conference U.S. Court of Appeals, **Tenth** Circuit Byron White U.S. Courthouse 1823 Stout Street Denver, CO 80257 tel. (303) 844-3157

Russell, Judge David L. Member of the Judicial Conference U.S. District Court for the Western District of Oklahoma U.S. Courthouse, Room 3309 200 NW 4th Street Oklahoma City, OK 73102 tel. (405) 609-5000; (405) 609-5100

Edmondson, Chief Judge J. L. Member of the Judicial Conference U.S. Court of Appeals for the Eleventh Circuit 56 Forsyth Street., N.W. Atlanta, GA 30303 tel. (404) 335-6100

Forrester, Senior Judge J. Owen Member of the Judicial Conference U.S. District Court for the Northern District of Georgia 1921 Richard B. Russell Federal Building and United States Courthouse 75 Spring Street, S.W. Atlanta, GA 30303-3309 tel. (404) 215-1310

Ginsburg, Chief Judge Douglas H. Member of the Judicial Conference U.S. Court of Appeals for the District of Columbia Circuit

E. Barrett Prettyman U.S. Courthouse 333 Constitution Avenue, N.W. Washington, D.C. 20001 tel. (202) 216-7280; (202) 216-7190

- a) petition for review of Judicial Council's denials re J. Ninfo and CJ Walker (C:876, cf. & тоЕС:34>858>Comment)
- b) court reporter's refusal to certify her

transcript's reliability (C:1119, 1124)

Hogan, Chief Judge Thomas F. Member of the Judicial Conference U.S. District Court for the District of Columbia 333 Constitution Avenue, NW Washington, DC 20001 tel. (202) 354-3420 (see Executive Committee above)

Mayer, Chief Judge Haldane Robert Member of the Judicial Conference U.S. Court Appeals, Federal Circuit 717 Madison Place, N.W Washington, D.C. 20439 tel. (202) 312-5527 (C:865)

Restani, Chief Judge Jane A. Member of the Judicial Conference U.S. Court of International Trade One Federal Plaza New York, NY 10278-0001 tel. (212) 264-2018

a) petition for review of Judicial Council's denials re J. Ninfo and CJ Walker (C:858 & TOEC:34>858>Comment; C:875 & ToEC:35>875>Comment)

iii) Committee to Review **Circuit Council Conduct and Disability Orders**

Committee to Review Circuit Council Conduct and Disability Order Administrative Office of the U.S. Courts Office of the General Counsel One Columbus Circle, NE, Suite 7-290 Washington, DC 20544 tel. (202) 502-1100; fax (202) 502-1033

a) reports to the Judicial Conference

(C:569-572; cf. C:973 & TOEC:980.k and Comment thereunder; C:1374, 1376-1379)

- 1) table of all 15 memoranda & orders (C:566, 1373)
- 2) text (C:1611)

Winter, Judge Ralph K., Jr.

Chairman

Committee to Review Circuit Council Conduct and Disability Orders Thurgood Marshall U.S. Courthouse 40 Foley Square

New York, NY 10007

tel. (212)857-8700; fax (212)857-8680 (C:877; cf. C:890, C:893 & ToEC:37>893>Comment; 935, 936, 968; cf. C:967)

- a) request to forward petition for review to Conference (C:877; cf. 890; & C:893)1) statement of facts (881)
- b) request to submit to whole Committee (C:935, 936, 967, 968, 972)

Bowman, Judge Pasco M.

Member of the Committee to Review Cir.
Council Conduct and Disability Orders
U.S. Court of Appeals for the 8th Circuit
111 South 10th Street
St. Louis, MO 63102
tel. (816) 512-5800
(C:967-968; cf. 574)

Dimmick, Judge Carolyn R.

Member of the Committee to Review Cir.
Council Conduct and Disability Orders
U. S. District Court for the Western
District of Washington
700 Stewart Street
Seattle, WA 98101
tel. (206) 370-8400
(cf. C:967-968)

Sanders, Judge Barefoot
Member of the Committee to Review Cir.
Council Conduct and Disability Orders
U. S. District Court, Northern District of Texas
1100 Commerce Street, Room 1504
Dallas, Texas 75242-1003
tel. (214) 753-2375; fax: (214) 753-2382
(cf. C:967-968)

Sloviter, Judge Dolores K.

Member of the Committee to Review Cir.
Council Conduct and Disability Orders
U. S. Court of Appeals for the 3rd Circuit
18614 U.S. Courthouse
601 Market Street
Philadelphia, PA 19106
tel. (215) 597-1588
(cf. C:967-968; C:972 &
TOEC:39>972>Comment)

Winter, Judge Ralph K., Jr. (see above)

e) Supreme Court of the U.S.

Supreme Court of the United States
1 First Street, N.E.
Washington, D.C. 20543
tel. (202)479-3211
year-end reports (C:573 &
ToEC:24>573>Comment; C:980.k &
ToEC:40>980.x>Comment)

Rehnquist, Chief Justice William Supreme Court of the United States 1 First Street, N.E. Washington, D.C. 20543 tel. (202)479-3000 (see Judicial Conference)

Ginsburg, Justice Ruth Circuit Justice for the 2nd Circuit Supreme Court of the United States 1 First Street, N.E. Washington, D.C. 20543 tel. (202)479-3000 re misconduct complaints (C:110; 855, 857)

Breyer, Justice Stephen (see Judicial Conduct and Disability Act Study Committee)

Suter, William K. Clerk of the Supreme Court of the U.S. Office of the Clerk Washington, D.C. 20543-0001 tel. (202)479-3023 (C:857, 1121)

Blalock, M.

Office of the Clerk of the Supreme Court of the U.S. Washington, D.C. 20543-0001 tel. (202)479-3023 (C:857, 1121)

Arbur, Cathy **Public Information Officer** Public Information Office Supreme Court of the United States 1 First Street, N.E. Washington, D.C. 20543 tel. (202)479-3050. (202)479-3000 (C:573, 980.k; ToEC:>C:980.x>Comment; A:1601)

Turner, Ed

Deputy Public Information Officer Public Information Office Supreme Court of the United States 1 First Street, N.E. Washington, D.C. 20543 tel. (212)479-3211

i) Judicial Conduct and **Disability Act Study Committee**

Breyer, Justice Stephen Chairman Judicial Conduct and Disability Act Study Committee Supreme Court of the United States 1 First Street, N.E. Washington, D.C. 20543 tel. (202) 479-3211 http://www.supremecourtus.gov/pu blicinfo/press/pr_04-13-04.html

- a) announcement of first meeting (C:574)
- b) systematic complaint dismissal (C:973, ToEC:980.k and Comment thereunder)
- c) no need of Study to know of complaint dismissal (Stat. of Facts 10¶32)

Barker, Judge Sarah Evans Member of the Judicial Conduct and Disability Act Study Committee U.S. District Court for the Southern District of Indiana 46 East Ohio Street, Room 210 Indianapolis, IN 46204 tel. (317) 229-3600; fax (317) 229-3607 (C:574)

Bowman, Judge Pasco M. Member of the Judicial Conduct and Disability Act Study Committee U.S. Court of Appeals for the 8th Circuit 111 South 10th Street St. Louis, MO 63102 tel. (816) 512-5800, (314) 244-2400 (C:574; 967)

Hornby, Judge D. Brock Member of the Judicial Conduct and Disability Act Study Committee U.S. District Court for the District of

Maine 156 Federal Street Portland, Maine 04101 tel. (207)780-3280; fax (207)780-3152 (C:574)

Rider, Sally M.

Administrative Assistant to the Chief Justice
Member of the Judicial Conduct and Disability Act Study Committee
Supreme Court of the United States
1 First Street, N.E
Washington, D.C. 20543
tel. (202)479-3211
(C:574)

Wilkinson, Judge J. Harvie, III Member of the Judicial Conduct and Disability Act Study Committee U.S. Court of Appeals for the 4th Circuit 255 West Main Street Charlottesville, VA 22902 tel. (434)296-7063 (C:574)

f) U.S. Congress, Committees on the Judiciary

U.S. House of Representatives
Committee on the Judiciary
2138 Rayburn House Office Building
Washington, D.C. 20515
tel. (202) 225-3951
http://judiciary.house.gov/
www.house.gov/judiciary
(C:1354; ToEC>C:1352>Comment)

Sensenbrenner, Chairman F. James Jr., U.S. HR Committee on the Judiciary U.S. House of Representatives 2138 Rayburn, House Office Building Washington, DC 20515
(cf. C:574; C:576, 1352;
TOEC>C:1352>Comment)
www.house.gov/judiciary
U.S. Senate News Advisory, Contact:
Jeff Lungren/Terry Shawn
tel. (202)225-2492
(C:576)

U.S. Senate

Judiciary Committee

224 Dirken Senate Office Building

Washington, D.C. 20510

tel. (202) 224-5225; fax: (202) 224-9102

http://judiciary.senate.gov/

(C:1354; TOEC>C:1352>Comment)

Hatch, Chairman Orrin G.
U.S. Senate, Judiciary Committee
224 Dirksen Senate Office Building
Washington, DC 20510
tel. (202) 224-5251; fax: (202) 224-6331
(C:1353, TOEC>C:1352>Comment)

(from TOEC:89) VII.A. 2. Official Directory of the Bankruptcy Court in Rochester and Buffalo, NY

Rochester - Judge John C. Ninfo II - Chambers Staff

Andrea Siderakis	Judicial Assistant	(585) 613-4200
Megan Dorr	Law Clerk	(585) 613-4200

Administrative

Section

Paul R. Warren	Clerk of Court	(585) 613-4200
Todd M. Stickle	Deputy-in-Charge	(585) 613-4223

Operations Section			Chapter 7 + 13	
			BK Case # Range	
Torry Hirsch	Supervisor	(585) 613-4200	91-96	
Jane Murphy	Data Quality Analyst/Trainer	(585) 613-4200	97-99	
Tina Folwell	Case Manager	(585) 613-4200	00-10	
Lisa Lawson	Case Manager/Trainer	(585) 613-4200	11-21	
Ginny Wheeler	Case Manager	(585) 613-4200	22-32	
Amy Andrews	Case Manager	(585) 613-4200	33-43	
Carm Capogreco	Case Manager	(585) 613-4200	44-54	
Annette Lampley	Case Manager	(585) 613-4200	55-65	
Judy Middleton	Case Manager	(585) 613-4200	66-76	
Paula Finucane	Case Manager	(585) 613-4200	77-83 + odd numbered A.P. cases	
Karen Tacy	Case Manager	(585) 613-4200	84-90 + even	
			numbered A.P. cases	
Larraine Parkhurst	Courtroom/Calendar Deputy	(585) 613-4200		

NOTE: Chapter 11 case assignments are rotated among Tina, Lisa, Ginny, Amy, Carm, Annette and Judy.

Intake/Financial Section

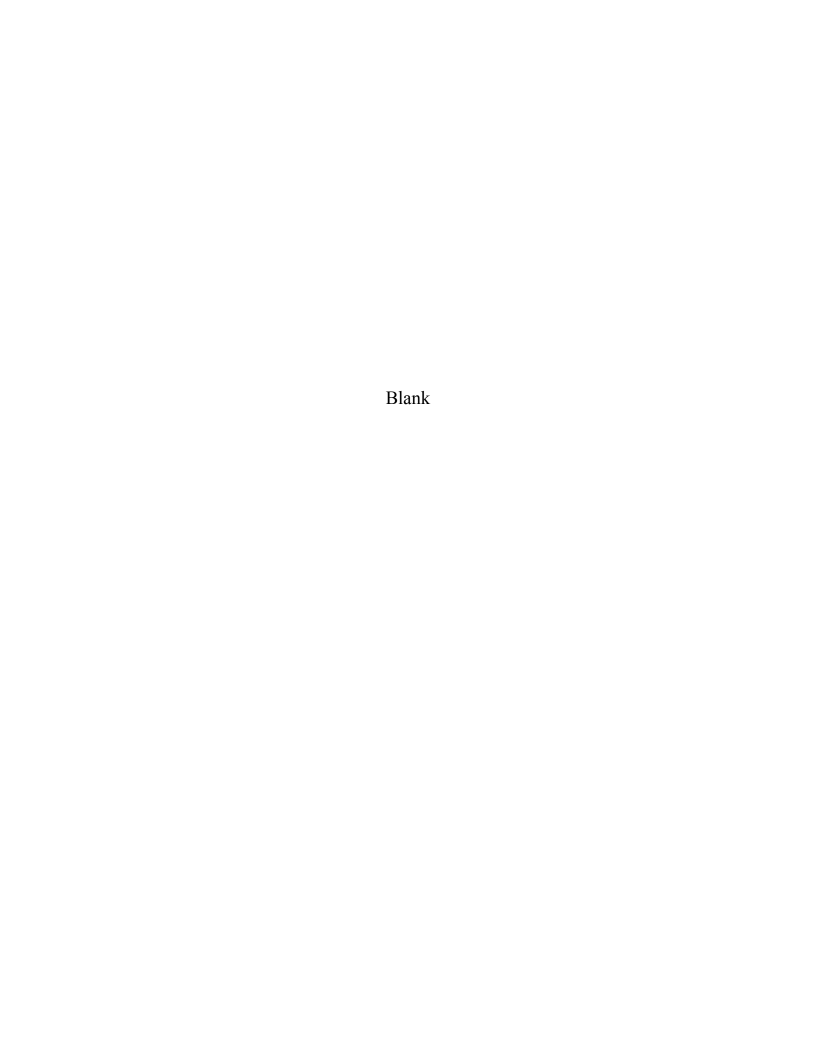
Michele Telesca	Intake Clerk	(585) 613-4200
Maggie Clifford	Intake Clerk	(585) 613-4200

United States District Court Western District of New York

Notice

Effective immediately the telephone numbers for the Rochester division of the United States District Court judicial officers and staff have changed. Please update your directories with these new numbers:

U.S. District	Judge David G. Larimer Main Number FAX Number Paula Rand, Courtroom Deputy David Chapus, Law Clerk Kathryn Lee, Law Clerk	(585) 6 (585) 6 (585) 6	13-4045 13-4044 13-4042
U.S. District	Judge Charles J. Siragusa Main NumberFAX Number	. ,	
U.S. District	Judge Michael A. Telesca Main Number	(585) 6 ³ (585) 6 ³	13-4065 13-4064
U.S. Magistra	ate Judge Jonathan W. Feldman Main Number FAX Number		
U.S. Magistra	ate Judge Marian W. Payson Main Number FAX Number Catherine Marr, Courtroom Deputy	(585) 6	13-4085
Rodney C. Ea	Main Number	(585) 6 ⁻ (585) 6 ⁻	13-4035 13-4010



Blank

Last page