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December 8, 2020

Thinking strategically while preparing a video conference for organizing a movement for judicial abuse of power exposure,

compensation of abusees, and reform of the judicial and legal system.

A three-point agenda to prepare for, and guide, it

A. Encouraged by individuals while committed to them and the rest of the public collectively

- 1. It is likely that you contacted me after reading one or more of my articles or visiting my website Judicial Discipline Reform at http://www.Judicial-Discipline-Reform.org. It has attracted so many webvisitors that 36,196 have become subscribers.
- 2. The article that has attracted the most enthusiastic response is that setting forth a method for people to write in up to 500 words their stories of abuse by judges that they have suffered or witnessed. In addition, it provides the email addresses for people to send their stories to Reuters, a major news organization that investigated state judges and in its report "The Teflon Robe" of last June 30 stated that it had found "hardwired judicial corruption"; see some of those addresses in paragraph 12 below. Reuters asked that people send it their stories of judges' abuse. It and other similar news organizations may investigate, and give people the opportunity to tell, their stories to the national public, for instance, at the proposed unprecedented citizens hearings. Hence, download the article, apply its method for writing your story, and send it to Reuters and the other news organizations as soon as possible.
- 3. I trust you realize that many of those visitors to my website as well as recipients of my emails have also come up with the same idea of contacting me for a consultation about their legal problem. Indeed, many people contact me by email, mail, and phone. Do you think that it would be reasonable to expect that I drop whatever I am doing, even if time sensitive, in order to help them and, in addition, do so for free? Of course not.
- 4. The article on preparing a video conference shows what I have been doing recently: I have been developing a strategy for exposing judges abuse of power in the context of current events: Judges are called upon to determine charges of fraudulent voting in the presidential election and President Trump and his supporters are very dissatisfied with their determinations.
 - a. Can we cause them to retaliate against judges by exposing their abuse?
 - b. Can the proposed unprecedented citizens hearings be the event where they can do so?
 - c. Can the naming by President-elect Biden of his commission to reform the judicial system which he announced in an interview with CBS newsanchor Norah O'Donnell on October 22- induce President Trump to use judicial reform as a justification for his judicial exposure?

B. Thinking strategically to advance our interest by gaining allies of result

- 5. Taking advantage of the exposure of judges' abuse by Reuters, Boston Globe, and Sen. E. Warren is an application of the strategic thinking principle "The enemy of my enemy is my friend".
- 6. Our objective is not to cause them to become our supporters. Rather, it is to heighten their own commercial and reputational interest in continuing the exposure of judges that they have already dare do and doing it to a greater extent in spite of the greater risk of incurring judges' retaliation,

e.g., by extending their investigation of state judges to their federal counterparts.

- 7. We must be willing to step outside the box in our comfort zone, so cluttered with the suffering, resentment, and outrage caused by judges' abuse, and think strategically in terms of the interests that motivate other people to take or not to take action or do so differently. We must try to steer their interest in a direction that is harmonious with our own interest in exposing judges' abuse, obtaining compensation, and reforming the system.
- 8. It follows that our and their interests need not coincide. We need not be ideological allies. Our interests only need be harmonious. We need be only allies of result: We want to achieve the same result even if driven to it by different motives and taking different routes. However, the separate advancement of the respective interest may prove reciprocally beneficial.
- 9. Becoming allies of result calls for strategic thinking. It also calls for realizing how time sensitive the implementation of this strategy is. A key element of it aims to induce President Trump to release to the public the FBI secret reports on its vetting of judicial candidates and nominees; for him to do that, he must still be in office, where he will be only until next January 20.
 - a. Those FBI vetting reports can reveal criminal and unethical conduct of unaccountable and consequently risklessly abusive judges. The outrage that such revelation can provoke can make judges' resignation unavoidable given that their own Code of Conduct, Canon 2, requires that judges "avoid impropriety and even the appearance of impropriety".
 - b. Trump, who together with his children faces charges in court alleging personal and organizational financial wrongdoing, would like nothing more than to disqualify any and all judges and throw federal and state judiciaries into chaos.
 - c. Chaos can act as an expository force, causing judges to plea bargain by incriminating their peers and "bigger fish", which with domino effect can cause one to bring another down and so on.
- 10. If we implement this strategy for exposing judges' unaccountability and abuse of power, each of us, all of us, and the rest of the national public will benefit.
 - a. Strategic thinking runs through my three-volume study* [†] of judges and their judiciaries, which is the product of professional law research and writing. It is titled and downloadable thus:
 - Exposing Judges' Unaccountability and Consequent Riskless Abuse of Power: Pioneering the news and publishing field of judicial unaccountability reporting* † *
 - * Volume 1: http://Judicial-Discipline-Reform.org/OL/DrRCordero-Honest_Jud_Advocates.pdf
 - [†] Volume 2: http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Honest_Jud_Advocates2.pdf
 - * Volume 3: http://Judicial-Discipline-Reform.org/OL3/DrRCordero-Honest_Jud_Advocates3.pdf
 - i. Open the downloaded files using Adobe Acrobat Reader, which is available for free at https://acrobat.adobe.com/us/en/acrobat/pdf-reader.html.
 - ii. In each downloaded file, go to the Menu bar >View >Navigation Panels
 >Bookmarks panel and use its bookmarks, which make navigating to the contents' numerous(* [†]>blue references) very easy.

C. Helping one person warrants payment of a consulting fee

11. Therefore, turning my attention, effort, and time to the case of one party's personal and local legal problem can only be done as a gainful activity: a consulting fee must be earned. This fee is \$350 per hour to which is added the cost of access to any necessary legal databases or books as well as any other incidental expense. That fee is a retainer: You decide how many hours of consulting you want and pay for them in advance by making a deposit or an online transfer, which normally carries no transfer fee using your bank's Billpay feature, to:

Citi Bank, routing number 021 000 089, account 4977 59 2001

D. Joining forces to distribute the article and promote the video conference

12. In your own interest you can help implement the strategy laid out herein for exposing judges' abuse of power by sharing this article with all your friends and relatives; forwarding it to the addresses in the To: box of this email; and sending it to the following email addresses, which you can copy as one bloc, paste it in the To: box of this email, and click Send:

marketresearch.thomsonreuters@thomsonreuters.com, bthompson@legalnews.com, john.shiffman@thomsonreuters.com, michael.berens@thomsonreuters.com, blake.morrison@thomsonreuters.com, todd.wallack@globe.com, spotlight@globe.com, patricia.wen@globe.com, brian.mcgrory@globe.com, newstip@globe.com, evan.dewitt@lexisnexis.com, austin.dunn@lexisnexis.com, Lane.Okney@lexisnexis.com, info@elizabethwarren.com, Elizabeth_Warren@warren.senate.gov, john.caminiti@lexisnexis.com, communication@lexisnexis.com, mcnulaj@nytimes.com, eric.sylvers@wsj.com, Alice.Crites@washpost.com, Amy.Brittain@washpost.com, amber.phillips@washpost.com, jathomsen@alm.com, Derek.Willis@propublica.org, Eric.Umansky@ProPublica.org, amiller@newshour.org, watchdog@publicintegrity.org, ssmithrichardson@publicintegrity.org, andrea@americanthinker.com,

- 13. You can also post it to social media, such as:
 - Facebook Youtube LinkedIn Instagram Google Plus Pinterest
 - Twitter: Preparing a video conference on organizing a civic, single issue, apolitical movement for judicial abuse of power exposure, compensation of abusees, and reform of the judicial and legal system; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_preparing_video_conference.pdf
- 14. In the Subject: box or equivalent you can write this:
 - Re: Preparing a video conference for organizing a movement for judicial abuse of power exposure, compensation of abusees, and reform of the judicial system
- 15. By way of a preview of the video conference and its agenda, watch the presentation video of Judicial Discipline Reform and follow it with its slides.

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

16. Distributing this email is essential to implementing the strategy of taking advantage of current events in order to expose judges' abuse of power. But it is not enough. We all need to recognize that resources are needed. So:

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

Donate to

Judicial Discipline Reform

by making a deposit or an online transfer, which normally carries no transfer fee, to

Citi Bank, routing number 021 000 089, account 4977 59 2001

through *Paypal* https://www.paypal.com/cgi-bin/webscr?cmd=_sxclick&hosted_button_id=HBFP5252TB5YJ

or

by mailing a check to the address below.

To join for free its subscribers:

go to http://www.Judicial-Discipline-Reform.org <left panel ↓Register or + New or Users >Add New.

I look forward to hearing from you.

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

Sincerely,

Dr. Richard Cordero, Esq. Judicial Discipline Reform 2165 Bruckner Blvd Bronx, New York City 10472-6506 http://www.Judicial-Discipline-Reform.org tel. +1(718)827-9521 Dr.Richard.Cordero_Esq@verizon.net, DrRCordero@Judicial-Discipline-Reform.org, Corderoric@yahoo.com

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

NOTE: Given the interference with Dr. Cordero's email and e-cloud storage accounts described at *>ggl:1 et seq. and [†]>OL2:1114§G, when emailing him, copy the above bloc of his email addresses and paste it in the To: line of your email so as to enhance the chances of your email reaching him at least at one of those addresses.

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

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December 6, 2020

Preparing a video conference for organizing a movement for judicial abuse of power exposure, compensation of abusees, and reform of the judicial and legal system.

An agenda to prepare for, and guide, it*

Mr. Kenneth McClenton The Exceptional Conservative Network® 1307 44th Place SE Washington, DC 20019 Phone: (202) 660-1329 bell1two@gmail.com Black on Purpose TV Network blackonpurposetv@gmail.com

Dear BOP officer, Mr. McClenton, fellow talkshow hosts, and Advocates of Honest Judiciaries,

Thank you for your inquiry about a time for us to have a zoom call. I am very interested in talking to you. I trust you had time to read my previous reply to your email.

A. The importance of a conference with an agenda

- 1. I am organizing a video conference with people willing to join forces, able to think strategically, and capable of contributing means of attaining concrete, realistic, and feasible intermediate objectives for involving the media, universities, and the national public in the pursuit of the ultimate objective of judicial abuse of power exposure, compensation of abusees, and reform of the judicial and legal system.
- 2. The conference must have an agenda so that participants can prepare for it and its discussion can be moved along efficiently toward conclusions that are the signs of tangible progress. That way the conference will not degenerate into a social media chat for swapping spur-of-the-moment, halfbaked ideas that lead to nothing except to disappointment and frustration.

B. The three points of the agenda

3. Three intermediate objectives provide the video conference with an agenda consisting of clearly defined and manageable points:

Agenda Point I. Holding unprecedented citizens hearings: http://Judicial-Discipline-Reform.org/OL2/DrRCordero_citizens_hearings.pdf

- a. organized by media outlets, newscast anchors, reporters, academic entities, deans and professors, and the proposed coalition of talkshow hosts; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Talkshow_hosts_coalition.pdf
- b. held at their stations and auditoriums, if need be, although mainly held via video conference so as to avoid expensive travel and room and board away from home, and reach the largest segment of the public;

- c. conducted by panels of reporters, professors, and multidisciplinary experts;
- d. intended to take the testimony of victims of, and witnesses to, judges' abuse of power, including current and former court/law clerks. Hence, the citizens hearings will give the national public the opportunity not only to be passively informed about judges' abuse, which includes criminal acts, but also actively express their outrage at it. http://judicial-discipline-reform.org/OL2/DrRCordero judicial abuse_forms.pdf
 - Their testimony can so outrage the audience as to incite it to participate in turn in the hearings. Outrage can become the citizens hearings' self-reinforcing mechanism. It can provoke a public shout of self-assertion, guiding-objective, and commitment that becomes *the People*'s rallying cry:

Enough is enough! We won't take any abuse by anybody anymore.

- 2) The hearings can incrementally generate a critical mass of outrage that neither politicians nor judges can disregard, as they do the public reaction elicited by the sham congressional hearings that they mount only for show. http://Judicial-Discipline-Reform.org/OL2/DrRCordero-reporters_clerks.pdf
- 3) Public outrage that so intensifies can generate for the media a commercial and reputational motive to investigate judges' abuse of power in order to satisfy the avid public interest in the story. That is substantively different from the media merely discussing judicial nominees' past decisions and speculating about their future ones, as happens during congressional hearings on judicial nominations. http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Reuters_judges_investigation.pdf
- 4) The hearings can be pioneered by talkshow hosts holding coordinated weekly or monthly shows where the audience call in to share their stories of judges' abuse of power;
- e. transmitted to the national public live, through multimedia, and interactively to allow the receipt of the public's feedback in real time; and made available for later viewing through streaming on the citizens hearings website (see Point III infra) and podcasts;
- f. announced by one attention-commanding national media outlet, such as Reuters, or a group of outlets –e.g., TV and radio stations and networks and talkshow hosts–, and/or the citizens hearings steering committee formed of journalism, law, Information Technology, and business professors at a press cum meeting-of-the-minds conference that can be set up with the assistance of the respective news departments and university press offices; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Reuters_Law_Firm_Council.pdf
- g. leading up to the presentation of the citizens hearings report at the first-ever and subsequently annual, multidisciplinary, and nationally and internationally broadcast conference on judges' unaccountability and consequent riskless abuse of power.
 - The citizens hearings and their report-presentation conference can give rise to a single issue civic movement that follows the precedents set by the fast nationally and internationally spreading Tea party –which originated in local chapters that coalesced into a national party–; the *MeToo!* and the Black Lives Matter movements; and the demonstrations against police brutality and for socio-

economic equality;

- h. both the citizens hearings and its report-presenting conference affording the opportunity to call for the constitutional convention that since April 2, 2014, 34 states, constituting the two thirds of states required by the amending provisions of Article V of the Constitution, have petitioned Congress to convene;
- i. linked in a mutually reinforcing relation to the proposed documentary Black Robed Predators: when the judges are the abusers. http://Judicial-Discipline-Reform.org/OL2/DrRCordero_Black_Robed_Predators_documentary.pdf
 - 1) The documentary can both be a promotional tool for the hearings and its conference, and receive powerful advertisement through them.
 - 2) It can be produced to the standards of, and apply similar marketing means as did, Michael Moore's *Fahrenheit 9/11* and *Penguins*, which became the largest grossing documentaries of their respective time.

Agenda Point II. Causing President-elect Biden to follow through on his announcement on October 22 in an interview with CBS newsanchor Norah O'Donnell of his intent to form a bipartisan commission to reform the judicial system.

4. We will endeavor to be named to the commission on the strength of our superior professional conduct and original research on judges and their judiciaries, knowledge, and proposals, contained in the study titled and downloadable thus:

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

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

- [†] Volume 2: http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Honest_Jud_Advocates2.pdf >from page OL2:394-1143
- Volume 3: http://Judicial-Discipline-Reform.org/OL3/DrRCordero-Honest Jud Advocates3.pdf >from OL3:1144
 - a. Open the downloaded files using Adobe Acrobat Reader, which is available for free at https://acrobat.adobe.com/us/en/acrobat/pdf-reader.html.
- 5. Our objective is to influence the commission to undertake what constitutes the indispensable first step of any good faith pursuit of reforms: an independent investigation of the nature, full extent, and gravity of judges' abuse of power. Only such investigation can expose abuse that has become the institutionalized modus operandi of judges and their courts. The outrage that the exposed abuse will provoke will turn reform measures that today appear inconceivable into an unavoidable transformation of the judicial system.

- a. The investigators must not include any judge, judicial staff, or current or former clerk or lawyer who regularly argues before any court. http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Reuters_judges_investigation.pdf
- b. Moreover, the investigators must be endowed with their own subpoena, search and seizure, and contempt power not subject to judges' approval or review. Article III, Section 1, of the Constitution provides the grounds for excluding from the courts' jurisdiction any matter, e.g., lawsuits, motions, petitions, and applications, concerning the commission's investigation of them and their judges. Judges must not be in a position to limit, hinder, delay, or defeat the investigation of themselves.

Agenda Point III. Developing Judicial Discipline Reform, which conducts professional research on judges and their judiciaries, and its website at http://www.Judicial-Discipline-Reform.org.

6. The articles posted to its site have attracted so many visitors that 36,120 and counting have become subscribers. You may subscribe for free to those articles thus:

go to http://www.Judicial-Discipline-Reform.org <left panel ↓Register or + New or Users >Add New.

7. Watch the video that presents the work of Judicial Discipline Reform and follow it using its slides. http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judges_abuse_video.mp4

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

- 8. Investing in the development of Judicial Discipline Reform and its website is described in a business plan that is guided by the principle "Making Money While Doing Justice". It envisages turning the site from an informational platform into: http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Capital_Investors.pdf
 - a. the official website of the citizens hearings and report-presenting conference. It will be tasked with facilitating their coordination and production; allowing live, streaming, and podcast access to them; and serving as depository of people's stories of abuse and documents, and the carrier of an analytical blog relating to them; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_your_story_for_Reuters.pdf
 - b. a **clearinghouse** for complaints against judges uploaded by anybody; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_complaint_dismissal_statistics.pdf
 - c. a **research center** for clients that pay a single session or subscription fee to use advanced software that performs statistical, linguistic, and literary analysis to audit many writings of judges and many sources in search of the most persuasive type of evidence: judges' patterns, trends, and schemes of abuse of power. http://Judicial-Discipline-Reform.org/OL2/DrRCordero auditing_judges.pdf

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

9. Our cause is a meaningful one: To expose judges who exonerate themselves from any complaint against them and in connivance with the politicians who put them on the bench risklessly abuse

their power for their gain and convenience, to the detriment of litigants and the rest of the national public. We want to be instrumental in causing the current judicial system to be reformed so profoundly that it undergoes transformative change:

- a. The exposure of judges' abuse through unprecedented citizens hearings will so inform and outrage the public as to stir it up to force changes from which the public will emerge transformed into *We the People* who effectively assert our status as Masters of all our public servants in "government of, by, and for the people". For the first time in history, *the People* will be empowered to hold their judicial public servants accountable for their performance and liable to compensate the victims of their abuse.
- 10. We, the participants in the video conference being prepared, can pioneer such transformative change by joining forces to implement this agenda. If we do so, we can reasonably expect to become widely recognized by a grateful *People* as their Champions of Justice.

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

Donate

through *Paypal* https://www.paypal.com/cgi-bin/webscr?cmd=_sxclick&hosted_button_id=HBFP5252TB5YJ

by making a deposit or an online transfer to Citi Bank, routing number 021 000 089, account 4977 59 2001 or

by mailing a check to the address below.

I look forward to hearing from you.

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

Sincerely,

Dr. Richard Cordero, Esq. Judicial Discipline Reform 2165 Bruckner Blvd Bronx, New York City 10472 http://www.Judicial-Discipline-Reform.org tel. +1(718)827-9521 Dr.Richard.Cordero_Esq@verizon.net, DrRCordero@Judicial-Discipline-Reform.org, Corderoric@yahoo.com

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

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

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www.Judicial-Discipline-Reform.org

Volume I

Exposing

Judges' Unaccountability and

Consequent Riskless Wrongdoing

Pioneering

the news and publishing field

of

judicial unaccountability reporting

A study of coordinated wrongdoing as judges' institutionalized modus operandi and its out-of-court exposure through a multidisciplinary academic and business venture based on strategic thinking centered on dynamic analysis of harmonious and conflicting interests

Volume I:

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or http://1drv.ms/11kvhB8

http://Judicial-Discipline-Reform.org/jur/DrRCordero_jud_unaccountability_reporting.pdf

or

https://independent.academia.edu/DrRichardCorderoEsq

Volume II:

 $http://Judicial-Discipline-Reform.org/{\mbox{OL2}}/DrRCordero-Honest_Jud_Advocates.pdf$

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Volume II

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Volume I:

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A study of coordinated wrongdoing as **judges'** institutionalized modus operandi and its out-of-court exposure through a multidisciplinary academic and business venture based on strategic thinking centered on dynamic analysis of harmonious and conflicting interests

PART I:

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

PART II:

 $http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Honest_Jud_Advocates 2.pdf$

PART III:

 $http://Judicial-Discipline-Reform.org/OL3/DrRCordero-Honest_Jud_Advocates 3.pdf$

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

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