Dr. Richard Cordero, Esq. Judicial Discipline Reform

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Joining forces to avoid wasting time fighting judges in court, where they abuse one party at a time and disregard precedent; and use your time to prepare your stories to appeal to the top media that have dare expose judges' abuse and are interested in scooping the confirmation of the justice nominee[‡]

In a recent thread of emails among members of an organization for pro ses to defend their rights, it is written pertinently "The in-fighting here is a waste of time".

A. The out-of-court inform and outrage strategy for telling your story with the media's help

- 1. That comment is most appropriate when applied to the effort of pro ses to fight their legal battles in court, the turf of judges, who there disregard their own rules and make as they go new ones for their gain and convenience. Pro ses, who do not read the law and even boast that they could not care less for court rules, including those on jurisdiction, waste their time and that of others trying to 'in-fight' judges in court. The powerless need an outsmarting strategy and many allies.
- 2. Judges' arbitrary manipulation of rules is factually based on the reports by top media outlets and a VIP that have, as shown in §B below, dare expose judges' abuse of power and financial criminality.
- 3. The alternative to court "in-fighting" is for pro ses and all the other Advocates of Honest Judiciaries to join forces to induce further exposure of judges by those top media outlets and VIP as well as politicians searching for a distinguishing issue on which to run in the primaries.
- 4. This is the most propitious time for such exposure because the media now have commercial and reputational interests in a scoop that exposes justice nominee Ketanji Brown Jackson and one preeminent fellow judge: former chief judge of the Court of Appeals for the District of Columbia Circuit, where she has sat since June 2021, and current Attorney General Merrick Garland.
 - a. President Biden knew and is imputed with knowing that they have dismissed 100% of complaints against their fellow judges and denied 100% of petitions to review those dismissals because that is shown in the official statistics of their circuit compiled by their Court and submitted to Congress by the Administrative Office of the U.S. Courts in its annual Report.
 - b. Chief Judge Garland, Judge Brown, and their colleagues left complainants uncompensated and everybody else at the mercy of emboldened "Judges Above the Law".
- 5. The media's exposure of JJ. Garland and Brown's exoneration of fellow judges to cover up the abuses and criminality underlying the complaints against them can cause public outrage at them in particular, and at judges, in general, that leads to her withdrawing her name from the justiceship nomination, both resign –as did Supreme Court Justice Abe Fortas on May 14, 1969(jur:92§d)–, and thus set the trend for other judges, justices, and even courts to resign under the pressure of a public in voting mood and outraged at their practice of "Judges Can Do No Wrong". What a scoop!
- 6. Moreover, an ever growing number of defendants and lawyers can be induced to claim on grounds of equal protection of the law that they too should be protected as law-breaking judge(¶12) have been: not one has been prosecuted or even investigated or forced to disgorge their ill-gotten gains.
- 7. Representing those defendants, complainants, and abusees can be the glut of unemployed lawyers, recently graduated lawyers, and law students guided by their professors. All of them and jour-

nalists investigating how deep and wide judges' abuse and criminality go can apply in their and the public's behalf the aphorism "In chaos there is opportunity" and give rise to a niche practice.

- 8. When the bullies have all the power, those who have none must not fight them in the bullies' turf. Rather, they must use what they have, i.e., their knowledge and intelligence to think strategically so as to outsmart them out of their turf, appeal to 'the enemies of our enemies, who are our friends', and fight them with the weapon to which the bullies are most vulnerable: *public outrage!*
- 9. Wielding that weapon is the objective of the out-of-court inform and outrage strategy. It aims to persuade journalists and academics to hold UNPRECEDENTED CITIZENS HEARINGS. They are to be held at media stations, university auditoriums, and via video conference so that the largest number of people everywhere can attend and testify inexpensively. The public will hear so many stories of judges' abuse and criminality that, outraged, it will compel principled and opportunistic politicians to hold judges and their judiciaries accountable and liable to pay compensation to abusees; and to reform the justice system through transformative change.
- 10. No case that a party 'in-fights' in court, not even one won, will ever achieve that objective: Lawbreaking judges will disregard any precedent and continue abusing millions of cases. Without a strategy, there is nothing but losing whinings. That is why 'in-fighting in court is a waste of time'.

B. Sample of how top media outlets and a VIP have dare expose judges

- 11. *The Wall Street Journal*, published on September 28, 2021, the first of a series of articles under the initial title "131 Federal Judges Broke the Law by Hearing Cases Where They Had a Financial Interest". Another article in the series was published on November 2, 2021, titled "Hidden Interests Federal Judge Files Recusal Notices in 138 Cases After WSJ Queries. Rodney Gilstrap initially argued he didn't violate financial-conflicts law"; James.Grimaldi@wsj.com, Joe.Palazzolo@wsj.com, Coulter.Jones@wsj.com, Michael.Siconolfi@wsj.com. (See the articles referred to here and at Appendix:6§C.22.)
- 12. Thomson Reuters, with 2,500+ journalists and 600+ photojournalists, published on June 30, 2020, the first of its three-part report "The Teflon Robe" on its massive investigation of state judges led by John.Shiffman@thomsonreuters.com and Michael.Berens@thomsonreuters.com. It found that "hardwired judicial corruption" intertwines state judges and the state commissions on judicial performance that are duty-bound to supervise and discipline them. Reuters asked readers to send it their stories of abuse by judges...and the reporters subsequently stated that they were "inundated" with them. This goes to showing that people who have suffered or witnessed judges' abuse want to tell their story to the largest public possible. Thereafter, Reuters proposed a law firm council.
- 13. *The Boston Globe* published its investigative report by Jenn Abelson, Nicole Dungca and "Todd Wallack" <twallack@gmail.com>, patricia.wen@globe.comrs.com, spotlight@globe.com, on September 30, 2018, "Inside our secret courts", in whose "private criminal hearings, who you are –and who you know– may be just as important as right and wrong". Officers making decisions in criminal matters need not be lawyers, although they are supposed to administer Equal Justice Under Law to criminal defendants.
- 14. Senator Elizabeth Warren, in her "I have a plan for the Federal Judiciary too", dare denounce judges' unaccountability and their abuse of it by refusing to recuse themselves from cases in which they own stock in one of the parties before them in order to steer the cases so as to protect and increase the value of their stock. Sen. Warren refers to their grabbing as 'abusive self-enrichment'.
- 15. The International Consortium of Investigative Journalists (ICIJ), headquartered in Washington,

D.C., published on October 3, 2021, the Pandora Papers, that is, close to 12 million financial documents leaked to it. "More Than 600 Reporters Around The Globe Work With ICIJ On The Most Expansive Leak Of Tax Haven Files In History". The expertise that ICIJ has gained in applying document scanning software and money tracking techniques can be applied(OL:194§E) to exposing judges' illegal flow of money from the point where they grab it to where they conceal it to evade taxes until it has been laundered of its illegal origin in order to spend it in the open.

- 16. NBC News published its report by Erik Ortiz on December 26, 2021, "Robed in secrecy: How judges accused of misconduct can dodge public scrutiny Thousands of complaints are filed against judges every year, but very few result in discipline. Ethics experts say the time for states to transform the judiciary is now"; erik.ortiz@nbcuni.com, Anna.Brand@nbcuni.com, Tim.Perone@nbcuni.com, Jessica.Simeone@nbcuni.com, Jaquetta.White@nbcuni.com.
- 17. ABC broadcast "Price of Protection: Woman loses Seffner home after father's guardian sues her for libel: Former guardian faces felony charges" by reporter Adam Walser of ABC Action News Plus on 20Feb22. His reportage raised the question where were the judges that allowed the guardian's felonious conduct to occur. He invited to be contacted at adam@abcactionnews.com.
- 18. "(dis)Honorable: Exposing 'Astonishing and horrific' conduct in the courtroom of Maricopa County Superior Court Judge Erin O'Brien Otis; A Maricopa County Superior Court judge and her staff mocked and ridiculed people during hearings and trials by routinely emailing each other cruel and obscene statements, jokes, and memes"; Dave Biscobing, chief investigator; ABC15 Arizona; February 12, 2022. The complaint filed by a whistleblower was dismissed by the Arizona Commission on Judicial Conduct. After two years of investigation and without publishing its re-cord, the Commission stated that it had "not found clear and convincing evidence" supporting the complaint. So the name of Judge Otis does not appear in the order of dismissal. The judge resigned in the middle of the investigation in 2020 and now works in the capital cases division of the Maricopa County attorney's office. Chief investigator Biscobing is now investigating "the Commission's lack of transparency"; dbiscobing@abc15.com, abc15news@wpde.com, wls-tv.iteam@abc.com, wls.planning@abc.com, JDucey@abc15.com, Diane.L.Wilson@abc.com.
 - a. Did Judge Otis tell the Commission: 'I know enough about the abuse of power and appalling conduct of each of the other Maricopa judges. So I will only resign my position as a judge if you dismiss the complaint and manage to give me a top job in the District Attorney's office...or I bring down with me all the judges that you have covered for *together with you!*
- 19. The Center for Public Integrity published "Federal judges plead guilty" for hiding their conflict of financial interests, by Reity O'Brien, Kytja Weir, Chris Young on April 28, 2014; https://publicintegrity.org/politics/federal-judges-plead-guilty/.
- 20. *The Washington Post* published "Ethics Lapses by Federal Judges Persist, Review Finds", by Joe Stephens on April 18, 2006.
- 21. Supreme Court Chief Justice John G. Roberts, Jr., in his "2021 Year-End Report on the Federal Judiciary" considered the "matter of financial disclosure and recusal obligations" exposed by *The Wall Street Journal* so important that it was the first one that he discussed of the three matters that he said "will receive focused attention from the Judicial Conference and its committees in the coming months...Let me be crystal clear: the Judiciary takes this matter seriously. We expect judges to adhere to the highest standards, and those judges violated an ethics rule".
- 22. Other media articles are discussed in my three-volume study* [†]* of judges and their judiciaries, the product of my professional law research and writing, and strategic thinking. It is titled thus:

Exposing Judges' Unaccountability and Consequent Riskless Abuse of Power:

Pioneering the news and publishing field of judicial unaccountability reporting* **

- a. I post some of my law articles to my website **Judicial Discipline Reform** at http://www.Judicial-Discipline-Reform.org. They analyze current events and propose concrete, reasonable, and feasible actions that webvisitors can take in their own interest. They are in long form, demand intellectual effort to understand them, and even make reference to official court statistics. They are similar to those that appear in the likes of *The New York Times Sunday Magazine, The Washington Post, The New Yorker*, TIME, The Atlantic, etc. Hence, my website subscribers are educated, well-off people willing to read what they have in front of them and even ask for what may be written in future.
- c. My articles have attracted so many visitors and elicited in them such a positive reaction that the number of those who had become subscribers as of 11March22, was 43,462+ (Appendix 3). How many law firms, let alone lawyers, do you know that have a website with so many subscribers? You too can subscribe to the articles: go to the website <left panel ↓Register or + New or They can buy your advertisers' products and services.Users >Add New.

C. Strategic actions for joint exposure by abusees and witnesses of judges' abuse

- 23. The most important action that those who have suffered or witnessed judges' abuse of power and financial criminality can take is to send the media(Appendix 7) their individual story. The media can search for, and expose, the most persuasive type of evidence: patterns of abuse and criminality.
- 24. The media are not going to read hundreds pages of a case that not even the abusee, most likely a pro se, ever read. That is why the story must be written in only up to 500 words and contain data that is accurate, significant, and verifiable.
- 25. I have devised a two-step method that everybody can apply to write their individual story. I offer to present it at a workshop via video conference –and if in NY City, in person– held by you for your fellow members and guests. To schedule it use my contact information in the letterhead.
- 26. A written story is what will give every abusee an opportunity to do what they have longed to do during their experience of abuse and quest for justice: tell their story orally to the national public, be compensated, and bring about judicial reform.
- 27. Abusees may tell their story at the above-mentioned(¶9) UNPRECEDENTED CITIZENS HEARINGS. The written story will allow the hearings organizers, that is, the media, top journalists, and profes-sors and students, to choose those abusees who have suffered or witnessed the most representative and outrageous abuse and have set it forth in a sufficiently brief and coherent form to be delivered by them and understood by the public in the 5 minutes that each abusee will have to tell it.
- 28. To invite as many people as possible to attend the story workshop and promote the CITIZENS HEARINGS, you can as widely as possible share this email with all your relatives, friends, and colleagues, and post it to social media such as Facebook, YouTube, LinkedIn, Instagram, Google Plus, Pinterest, Reddit, Snapchat, and WhatsApp. Tweet this: Telling journalists your story of judges' abuse of power written at a workshop to seek the support of media that have exposed judges and want to scoop the justice nominee confirmation; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_your_story_for_media&citizens_hearings.pdf.
- 29. To begin with, you can send this article to the two blocs of email addresses(Appendix 7) of top journalists and law professors. In your own interest of telling your story, *make it go viral!*

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

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February 13, 2022

How ABC reporter Adam Walser and I-Teams nationwide, and victims of judges' abuse of power can investigate one story of abuse further and similar ones to inform the public and outrage it into demanding that judges be held accountable and liable at the most propitious time: at the start of the nomination and confirmation of a justice, and the primaries, when politicians need to cater to the public's demands

Reporter Adam Walser ABC Action News Plus Florida adam@abcactionnews.com

Ms. Lesa Martino Seffner, Florida lesa.m.martino@gmail.com

Dear Mr. Walser, Ms. Martino, and Advocates of Honest Judiciaries,

With great interest, I read the article and watched the footage concerning your story:

Price of Protection: Woman loses Seffner home after father's guardian sues her for libel: Former guardian faces felony charges; Adam Walser; ABC Action News Plus; February 10, 2022; https://www.abcactionnews.com/news/local-news/i-team-investigates/the-price-of-protection/price-of-protection-woman-loses-seffner-home-after-fathers-guardian-sues-her-for-libel?fbclid=lwAR0aejMvfcxBAJ4UqHm4xWHXolqRx7fkEX2_N XpmXahHH27L3snV54foPdw "...If you have a story you think the I-Team should investigate, email us at adam@abcactionnews.com."

I respectfully propose that you both:

- a. further investigate Ms. Martino's story as set forth below; and
- b. extend the opportunity to your fellow reporters across the nation to investigate similar stories.

A. The foundation of the proposed investigation

1. The proposed investigation has concrete and reasonable objectives attainable in the short term. The proposal has as its foundation my three-volume study of judges and their judiciaries, titled and downloadable thus:

Exposing Judges' Unaccountability and Consequent Riskless Abuse of Power:

Pioneering the news and publishing field of judicial unaccountability reporting* **

Open the downloaded files using Adobe Acrobat Reader, which is available for free.

- 2. I post some of my articles on my website **Judicial Discipline Reform** at http://www.Judicial-Discipline-Reform.org.
- 3. My articles are the product of professional law research and writing, and strategic thinking. They analyze current events and propose concrete, reasonable, and feasible actions that webvisitors can take in their own interest to:
 - a. expose judicial abuse of power and financial criminality;
 - b. collectively demand compensation; and
 - c. set in motion reform through transformative change, i.e., what goes into the process of change comes out transformed into a different entity.
- 4. Webvisitors have reacted so favorably to my articles that as of February 13, the number of them who have become subscribers is 43,157.

B. The objective of determining whether judges abused Ms. Martino

- 5. This investigation is guided by a question that can be asked in every individual case:
 - a. Did the judges involved in this case have enough evidence to suspect that other participants in the case, e.g., guardians, financial institutions, health care providers, auctioneers, warehousers, and lawyers, were abusing their position but chose not to pursue with due diligence their suspicions or to disregard them altogether in order to advance their own financial interests and maintain their acceptance among their fellow judges so that *but for* the abuse of power and dereliction of duty by the judges themselves, the abuse by the other participants would not have taken place?
 - b. If so, Ms. Martino and other similarly situated abusees -who can be located by applying the method for forming a group- will be able to join forces to demand collectively compensation from the participants, including the judges and their judiciaries. Their demand will invoke:
 - 1) the jurisprudence that the judges themselves have developed to hold accountable and liable pedophilic priests and sports officers and doctors as well as their churches and organizations; and
 - 2) the sources of authority that show the unconstitutionality, unlawfulness, and undemocratic nature of the doctrine of judicial immunity that judges have concocted abusively in self-interest and to the detriment of everybody else.

C. The objective of exposing judges' patterns of abuse

1. The nature and importance of patterns

- 6. The proposed further investigation aims to detect and expose the most persuasive type of evidence of abuse, namely, patterns of abuse.
 - a. The Racketeer Influenced and Corrupt Organizations Act (RICO) defines 'pattern of racketeering activity as two acts of racketeering activity committed within 10 years'(18 U.S.Code [of federal law only] §1961(5)).
 - b. Judges hold themselves and are held by the politicians who nominate and confirm them to the bench unaccountable. So they risklessly abuse their power and engage in financial criminality. As a result, they run their judiciaries as racketeering enterprises. Cf. *Washington*

Post reporter Carl Bernstein of Watergate fame called the White House run by President Nixon and 'All his Men' a criminal enterprise.

- c. Judges' abuse cannot be explained away as the inadvertent mistakes of an otherwise competent judge in a single case or the repeated mistakes of an incompetent judge; or even the systematic malfeasance of one rogue judge in many of his/her cases.
- d. Judges' patterns of abuse point to abuse so coordinated among, and extensively practiced by, judges and other participants as to reveal their abuse as their way of doing business. Through their abuse they advance their individual and judicial class interests to the detriment of parties to the cases filed in their courts and the rest of the public.
- e. Patterns reveal that judges have internalized their abuse by making it their institutionalized modus operandi; and externalized it by coordinating it with outside participants. Whether as principals, who engage in abuse of power or financial criminality, or as accessories, who cover for them, all of them have gone rogue(18 U.S.C. §§2-3; jur:88§§a-d)...and taken their judiciaries with them.
- 7. A single party, never mind one dealing with judges without a lawyer, that is, pro se, does not stand a chance of protecting his/her rights successfully, let alone obtaining compensation. They lost their case before even filing it in a court.
- 8. This is precisely what has been shown by the investigations into judges and their judiciaries by ABC competitors as reputable as *The Wall Street Journal*, Thomson Reuters, *The Boston Globe*, and a politician as knowledgeable about financial matters as Senator Elizabeth Warren; and what the International Consortium of Investigative Journalists, headquartered in Washington, DC, can help show thanks to its vast experience in investigations into hidden financial accounts and its use of advanced technology. All of their investigations are referenced in the article downloadable here and reproduced below.

2. Elements for the search for patterns of abuse in this case

- 9. The search for patterns of abuse and financial criminality in Ms. Martino's case can start off by determining in how many other cases the following people and entities have dealt with each other:
 - a. Judge Edward C. LaRose, Judge Patricia J. Kelly, and Judge J. Andrew Atkins
 - b. professional guardian Traci Hudson, formerly known as Traci Samuel
 - c. Gainesville attorney John Hayter
 - d. the Florida Department of Children and Families
 - e. the Florida Department of Elder Affairs
 - f. the Pinellas County Sheriff's Office
 - g. the health care facility to which Ms. Martino's father, ward Roland Martino, was committed
 - h. the doctors and nurses who drew up, carried out, and supervised the health treatment of ward Martino
 - i. the prosecutors of Traci Hudson and similar cases referred to, investigated, and/or prosecuted by, their district attorney's office
 - j. other participants in this and similar cases.

3. Hiring law and journalism students to search for patterns

- 10. You, Ms. Martino, and every other abusee can ask ABC reporter Adam Walser at adam@abcactionnews.com and all the other ABC I-Teams to investigate your respective story in search of patterns of judges' abuse and criminality. But thereafter you must not simply sit back and hope that they do it.
- 11. You can take concrete, reasonable, and feasible steps to investigate your case *in a methodical way and assisted by trained people*. To search for patterns you can apply the method for seeking the assistance of law and journalism schools.
- 12. When you contact those schools, ask for the names of students whom even professors hire at an hourly rate to help them with their own academic research. These students are proficient in conducting computer-assisted research on the huge databases of Westlaw, NexisLexis, ProQuest, etc.(jur:105§b).
- 13. While you must pay the students, they will save you a considerable amount of effort, money, and frustration. You need not be the only one paying them if you apply the method for forming a group of similarly situated people abused by the same judges and in the same court as yours.
 - a. You of all can turn your group into the local chapter of the national movement for judicial abuse exposure, compensation, and reform. The precedent for this is very solid: Local chapters of people meeting in their homes and backyards and disciplined enough to discuss the *single issue* of no new taxes eventually coalesced into the TEA Party. The latter grew strong enough to dominate state and presidential elections.
- 14. Moreover, you can interest the students, professors as well as deans in contacting their classmates and colleagues to investigate judges' abuse of power and financial criminality as the subject matter of a course, seminar, or ABC internship for academic credit, or an article for submission to a respectable professional journal, newspaper, or magazine.
 - a. An investigation in which students participate that ends up at the top of the newscasts and the front page of prestigious publications will serve to enhance the resume that the students have to tender to the recruiters that come to their schools to interview students for summer jobs or their first job after graduation; and the list of achievements that professors will submit to the school committee on tenure, promotion, and review of compliance with the academic requirement "*Publish or Die!*".
 - b. It follows that students and professors have a vested interest in doing the best research and investigative work possible into a story that can provoke national outrage and galvanize the public into action. Therefore, think strategically: argue their own interest, not yours... precisely at the most propitious time:

D. The objective of turning judges' abuse of power into a decisive issue of the nomination of a justice and the primaries

- 15. This is the most propitious time to set in motion a state and national investigation into abuse of power and financial criminality committed by judges and their judiciaries because:
 - a. the nomination by President Biden of a justice to succeed retiring Justice Stephen Breyer and the confirmation by the Senate will focus national attention on the background of the nominee. You can help expand that focus to encompass the participation in abuse and criminality by:

- 1) the justiceship candidates, the nominee, their fellow judges, and the other justices (OL3:1420¶1.d); and
- 2) the judges in your case and the cases of the members of your group cum local chapter;
- b. the beginning of the primaries is a crucial time for politicians because they have to fix the issues on which they will run and expect to be supported by their fellow politicians and their state and national party committees.
- c. Likewise, you should strive to make those issues become decisive ones in the mid-term elections. You and your local chapter want to inform the state and national public of, and outrage it at, judges' abuse and criminality so that politicians are compelled to include those issues in their electoral platform and address them at every rally, townhall meeting, and interview.
- d. You want it to become a decisive issue in the mid-term elections. The reason for this is that only the public wielding its voting power can force politicians to investigate judges officially, pay their abusees compensation, and undertake transformative reform of the power of judges and their judiciaries.

E. What you and all other abusees can do to advance your similar interests

1. Writing in up to 500 words your story and emailing it

- 16. You all can apply the two-step method for writing in up to 500 words your respective story of the abuse of power and financial criminality by judges that you have suffered and witnessed. The method will help you to write a story that is accurate, significant, and verifiable. A lot rides on it.
- 17. Indeed, a rambling, incoherent, whining anecdote will put off every reporter, student, professor, and even fellow abusee. If you cannot show in the first 500 words that you have a case of outrageous abuse and criminality by judges, the next 500 will not even be read. If reporters want more information, they will ask you to send it to them.
- 18. Just as you must not send tens of pages in the body of the email, you must not send any attachment. In fact, people who know about the computer malware that can lurk in attachments do not even open them. This explains why there are email servers that upon receipt of an email with attachments do not forward it to their addressees, but rather send it back to the sender.
- 19. Nor can you merely send 'a bunch' of links and ask or simply expect the addressee to 'scrounge' for heads or tails in a basket case. You are the one asking for your addressee's attention. You are the one who has to go through your documents and write a brief story in up to 500 words that is informative, highlights only the most outrageous conduct, and provides data enabling verification and the search for patterns.
- 20. Relax: The two-step method is intended to make it easy for you to produce such a story. You only need to be so outraged by what judges have done and allowed others to do to you that you are determined to take advantage of this most propitious time to write your story: when even a reporter of a national media network is generously asking you to send it to him.
- 21. Consequently, do your homework. Compose your best story. Then email it to ABC reporter Adam Walser at adam@abcactionnews.com. Ask that he investigate it or refer it to the appropriate ABC I-Teams and fellow reporters across the country.
- 22. The more stories Mr. Walser receives, the more he, his assigning editor, and his fellow ABC reporters will realize that they got an issue with broad audience appeal. That is what scoops are

made of. Reporting on it is how Pulitzer Prizes are won.

23. To encourage as many people to write their story and email it to him, help this and my other articles go viral: **Open them,** click **"Reply All"**, and **"Send"**.

2. Promoting unprecedented citizens hearings

- 24. Make it a point to interest Mr. Walser and his fellow reporters in holding the proposed UNPRECEDENTED CITIZENS HEARINGS.
 - a. The citizen hearings will be held by media outlets, reporters, professors, and students of law, journalism, business, Information Technology, and social sciences.
 - b. Their venue will be media stations, university auditoriums, and video conferences, which will make participation and attendance possible everywhere and inexpensive.
 - c. The citizens hearings will afford you and many other abusees and people who witnessed abuse or even committed it, lest they be punished, a chance to do what is an essential element of the quest for justice of all of you: tell your stories to the public and let out that feeling that is burning you inside with pain and humiliation:

The judges had all the power...

and i was nothing!

d. The national public is willing to listen to you, for your story will resonate with it as has the self-assertive rallying cry of the *MeToo!* and BLM movements and those against police brutality, and for racial and socio-economic equality:

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

25. By promoting the UNPRECEDENTED CITIZENS HEARINGS you can do your part in setting in motion a national, single issue, apolitical, civic movement for judicial abuse of power exposure, compensation of abusees, and reform through transformative reform.

F. My offer of a presentation to you and your group of colleagues and guests

- 26. I offer to present this article and answer questions via video conference and, if in NY City, in person, to you and your group.
- 27. To schedule the presentation you may use my contact information below.

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

- 28. Lip service advances nothing; but it continues to enable the abusers.
- 29. Put your money where your outrage at abuse and quest for justice are. Support the professional law research and writing, and strategic thinking of **Judicial Discipline Reform.**
- 30. **DONATE** by making a deposit or an online transfer through either the Bill Pay feature of your online account or Zelle

from your account to TD Bank account # 43 92 62 52 45, routing # 260 13 673; or Citi Bank account # 4977 59 2001, routing # 021 000 089.

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

APPENDIXES

- App.1. Volumes of the study of judges and their judiciaries
- App.2. Offer of a presentation; and Activities to support with donations and investment
- App.3. Number of subscribers to Judicial-Discipline-Reform.org
- App.4. Statement by LinkedIn that Dr. Cordero has "one of the top 5% most viewed LinkedIn profiles for 2012"
- App.5. Resume of Dr. Cordero
- App.6. Links to articles ready for review and publication; subjects for commissioned articles; and links to external sources of information
- App.7. Blocs of email addresses of the people to whom to send one's story of judges' abuse of power and financial criminality

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Exposing

Judges' Unaccountability

and

Consequent Riskless Abuse of Power

Pioneering the news and publishing field of judicial unaccountability reporting

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

VOLUME I:

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

Volume II:

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

Volume III:

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

Dr. Richard Cordero, Esq. Judicial Discipline Reform

A. Offer to make a presentation on holding judges and their judiciaries accountable for their performance and liable to compensate the victims of their abuse

1. I offer to present my webinar & workshop, and business plan to you and your guests via video conference and, if in NY City, in person. To assess my capacity to present you may view my video and its slides. To set the presentation terms and scheduling use my contact information in the letterhead.

B. Activities to be financed by donations and capital investment

- 2. Support Judicial Discipline Reform at http://www.Judicial-Discipline-Reform.org, whose articles(Appendix 6§A) have attracted countless webvisitors and elicited in them such a positive reaction that as of 11Mar22, the number of those who had become subscribers was 43,463(App3), to:
 - a continue its professional law research and writing, and strategic thinking, which has produced a three-volume study of judges and their judiciaries, titled and downloadable thus:

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

- b. turn the website from an informational platform, into:
 - 1) a clearinghouse for complaints against judges uploaded by anybody;
 - 2) a research center for fee-paying clients auditing judges' decisions and searching many other writings from many sources that through computer-assisted statistical, linguistic, and literary analysis can reveal the most persuasive type of evidence: judges' patterns, trends, and schemes of abuse of power, e.g.; their interception of people's emails and mail; and
 - 3) the digital portal of the business venture leading up to the Institute of Judicial Unaccountability Reporting and Reform Advocacy attached to a university or news network;
- c. organize and embark on a tour of presentations to you and your guests at law, journalism, business, and Information Technology schools; media outlets; etc., via video conference or, if in NY City, in person. To assess my capacity to present view my video and follow it on its slides;
- d. hold together with academics, media outlets, and journalists, the proposed UNPRECEDENTED CITI-ZENS HEARINGS, where people will be able to tell the national public their stories of judges' abuse;
- e. organize the first-ever, and national conference on judges' abuse in connivance with politicians, who fear their power of retaliation, where the report on the citizens hearings will be presented;
- f. publish as its sequel an academics/journalists multidisciplinary Annual Report on Judicial Unaccountability and Riskless Abuse of Power-cum-citizens inspector general report on the judiciary;
- g. launch an abuse investigation that attracts ever more media because Scandal sells & earns Pulitzers;
- h. promote the formation of a national, single issue, apolitical, civic movement for judicial abuse of power exposure, compensation of abusees, and reform through transformative change(**177**); etc.(**148**).
- 3. Every meaningful cause needs resources for its advancement; none can be continued, let alone advanced, without money. **Put your money where your outrage at abuse and passion for justice are.**
 - a. **DONATE** by making a transfer using your online bank account Bill Pay feature or through Zelle: to Citi Bank, routing 021 000 089, acc. 4977 59 2001; or TD Bank, routing 260 13 673, acc. 4392 62 5245; or by mailing a check to the address in the above letterhead; or through *Paypal*.

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

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

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March 11, 2022

A study and articles already written on judicial abuse of power, compensation of abusees, and transformative reform; subjects for articles that may be commissioned; and links to external sources of information useful for law research and writing[‡]

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A. The study and articles available for review before publication or law writing

1. The study

1. The three-volume study* † 🗢 of judges and their judiciaries that supports the articles, which are downloadable as individual files

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 OL3:1144-1455+
 - i. Download the volume files using MS Edge, Firefox, or Chrome; it may happen that Internet Explorer only downloads a blank page.
 - ii. Open the downloaded files using Adobe Acrobat Reader, which is available for free at https://acrobat.adobe.com/us/en/acrobat/pdf-reader.html.
 - iii. In each downloaded file, go to the Menu bar >View >Navigation Panels >Bookmarks panel and use its bookmarks, which make navigating to the contents' numerous(* † * >blue footnote-like references) very easy.
- 2. Many of the articles have been posted to the website of **Judicial Discipline Reform** at http://www.Judicial-Discipline-Reform.org.
- 3. Visit the website and join its 43,463+ subscribers to its articles thus: homepage <left panel ↓Register or + New or Users >Add New.

2. The individual sections of the study

1. jur:1; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_Intro_jur:1-8.pdf

- 2. jur:10; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_complaint_dismissal_statistics_jur9-20.pdf
- 3. jur:21; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_Sec_A_jur21-63.pdf
- 4. jur:65; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_Sec_B_jur65-80.pdf
- 5. jur:85; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_Sec_C_jur85-97.pdf
- 6. jur:97; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_Sec_D_jur97-111.pdf
- 7. jur:119; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_Sec_E_jur119-130.pdf
- 8. jur:130; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_Sec_E_jur130-169.pdf
- 9. jur:171; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_Sec_F_jur171-174.pdf

3. The articles already written

- 10. http://Judicial-Discipline-Reform.org/OL2/DrRCordero_collected_statistics_complaints_v_judges.pdf
 - Cf. a. jur:11: while Then-Judge, Now-Justice Sonia **Sotomayor** served on the Court of Appeals for the Second Circuit, http://Judicial-Discipline-Reform.org/OL2/DrRCordero complaint dismissal statistics.pdf
 - b. OL2:546; while Then-Judge, Now-Justice Neil Gorsuch served on the Court of Appeals for the Tenth Circuit, http://Judicial-Discipline-Reform.org/OL2/DrRCordero_hearings_JGorsuch_complainants&parties.pdf
 - c. OL2:748; Judge Brett Kavanaugh, Chief Judge Merrick Garland, and their peers and colleagues in the District of Columbia Circuit dismissed 478 complaints against them during the 1oct06-30sep17 11-year period; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_JJ_Kavanaugh-Garland_exoneration_policy.pdf; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_table_exonerations_by_JJ_Kavanaugh-Garland.pdf
 - d. OL2:1176; while Then-Judge, Now-Justice Amy Coney Barrett served on the Court of Appeals for the Seventh Circuit; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_JgACBarrett_condonation_judges_power_abuse.pdf
 - e. OL3:1229; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-JudgeRPratt.pdf and https://www.iasd.uscourts.gov/content/senior-district-judge-robert-w-pratt
 - f. OL3:1237 on exposing attorney general designate Judge M. Garland; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_media_exposing_judges.pdf
 - g. Template to be filled out with the complaint statistics on any of the 15 reporting courts: http://Judicial-Discipline-Reform.org/OL2/DrRCordero_template_table_complaints_v_judges.pdf
- 11. jur:32§§2-3; Congress's finding of cronyism in the federal courts, http://Judicial-Discipline-Reform.org/OL/DrRCordero-Honest_Jud_Advocates.pdf
- 12. jur:65; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_abuse_by_justices.pdf
- 13. jur:72fn144d; http://judicial-discipline-reform.org/journalists/CBS/11-5-18DrRCordero-ProdCScholl.pdf
- 14. jur:122; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judicial_unaccountability_brochures_report.pdf
- 15. jur:130; http://Judicial-Discipline-

Reform.org/OL2/DrRCordero_Institute_judicial_unaccountability_reporting.pdf

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- 17. Lsch:13; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_dynamic_analysis&strategic_thinking.pdf
- 18. http://Judicial-Discipline-Reform.org/DoJ-FBI/9-2-3DrRCordero-FBI_Corruption_Unit.pdf
- 19. DeLano Case Course; dcc; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_Syllabus.pdf
- 20. Creative writings, cw; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_creative_writings.pdf
- 21. OL:42; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_law_research_proposals.pdf
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- 23. OL:180 http://Judicial-Discipline-Reform.org/OL2/DrRCordero_turning_judges_clerks_into_irformants.pdf
- 24. OL:190; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_institutionalized_judges_abuse_power.pdf
- 25. OL:215; former CBS reporter Sharyl Attkisson and her suit against the Department of Justice for illegal electronic surveillance of her home and CBS office computers
- 26. OL:255; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-university_law_research.pdf
- 27. OL:274; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_auditing_judges.pdf
- 28. OL:311; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-presidential_candidates.pdf
- 29. OL:440; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-IT_investigate_interception.pdf
- 30. OL2:433; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_Yahoogroups.pdf
- 31. OL2:452; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Deans_professors_students.pdf
- 32. OL2:453; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judicial_accountability_presentation.pdf
- 33. OL2:468; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_turning_court_clerks_into_informants.pdf
- 34. OL2:546; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_complaint_dismissal_statistics.pdf; see also infra OL2:792; see the supporting official statistical tables of the federal courts at http://Judicial-Discipline-Reform.org/statistics&tables/statistical_tables_complaints_v_judges.pdf
- 35. OL2:548; table of 100% complaint dismissal and a100% dismissal review petitions denial while Then-Judge, Now-Justice Neil Gorsuch served on the 10th Circuit; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_hearings_JGorsuch_complainants&parties.pdf
- 36. OL2:567; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-The_Dissatisfied_with_Judicial_System.pdf
- 37. OL2:608, 760; article using official court statistics to demonstrate "the math of abuse": neither judges nor clerks read the majority of briefs, disposing of them through 'dumping forms', which are unresearched, reasonless, arbitrary, ad-hoc fiat-like orders on a 5¢ rubberstamped form; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judges_do_not_read.pdf
- 38. OL2:614; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_how_fraud_scheme_works.pdf

- 39. OL2:760; see OL2:608
- 40. OL2:768; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Congress.pdf
- 41. OL2:773; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Harvard_Yale_prof_students.pdf
- 42. OL2:781; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judges_intercepting_emails_mail.pdf
- OL2:792; Complaint filed with Supreme Court Chief Justice John G. Roberts, Jr., and the U.S. Court of Appeals for the District of Columbia Circuit; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-SupCt_CJ_JGRoberts.pdf
- 44. OL2:799; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-RepJNadler.pdf
- 45. [†]>OL2:821; Programmatic presentation on forming a national civic movement for judicial abuse of power exposure, redress, and reform; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_programmatic_presentation.pdf
- 46. OL2:840; http://www.Judicial-Discipline-Reform.org/OL2/DrRCordero-LDAD.pdf;
- *>OL2:879; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_Black_Robed_Predators_documentary.pdf
- 48. OL2:901; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-LDAD.pdf
- 49. OL2:918; File on the complaint's journey –from OL2:792– until its final disposition in the U.S. Court of Appeals for the 11th Circuit; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-11Circuit.pdf
- 50. OL2:929; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-IT_investigate_interception.pdf
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- 53. OL2:951; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judges_abuse_citizens_hearings.pdf
- 54. OL2:957; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judges_abuse_video.mp4
- 55. OL2:957; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judges_abuse_slides.pdf
- 56. OL2:971; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Professors_students_journalists.pdf; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Professors_students_lawyers.pdf
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- 69. OL2:1056; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-reporters_clerks.pdf = http://Judicial-Discipline-Reform.org/OL2/DrRCordero_sham_hearings.pdf
- 70. OL2:1066; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_adapting_to_new_legal_market.pdf, discussing a proposal to LexisNexis
- 71. OL2:1073; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_inform_outrage_be_compensated.pdf
- 72. *>OL2:1081; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judges_intercepting_emails_mail.pdf = http://Judicial-Discipline-Reform.org/OL2/DrRCordero-LexisNexis.pdf
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- 84. OL2:1154; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-American_Thinker.pdf
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Reform.org/OL2/DrRCordero_writing_reliable_stories&telling_national_public.pdf

- 118. OL3:1383; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_webinar_judges_abuse_compensation.pdf
- 119. OL3:1389; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_webinar&story_workshop_slides.pdf
- 120. OL3:1393; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_webinar_&_workshop_dates.pdf
- 121. OL3:1394; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_thinking_strategically_to_gain_result_allies.pdf
- 122. OL3:1399; analysis of *The Wall Street Journal* article exposing how "131 Federal Judges Broke the Law by Hearing Cases Where They Had a Financial Interest"; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-join_demand_for_compensation_from_judges.pdf
- 123. OL3:1407; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_reading_strategizing_taking_action.pdf
- 124. OL3:1411; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_plan_of_action_v_judges_abuse.pdf
- 125. OL3:1417; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Reuters_journalists_lawyers_on_judges_power_abuse.pdf
- 126. OL3:1426; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_forming_local_chapters&appealing_to_schools.pdf
- 127. OL3:1430; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-ABC_investigate_judges_abuse.pdf
- 128. OL3:1436; http://Judicial-Discipline-Reform.org/OL2/DrRCordero-CLE_webinar_exposing_judges.pdf
- 129. OL3:1440; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_workshop_for_preparing_your_story.pdf
- 130. OL3:1445; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_your_story_for_media&citizens_hearings.pdf
- 131. OL3:1449; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_need_to_read&best_time_to_distribute.pdf
- 132. OL3:1451; to publishers to offer them my articles and describe a plan of actions to enter jointly a multidisciplinary academic and business venture for judicial abuse exposure, compensation and reform; http://Judicial-Discipline-Reform.org/OL2/DrRCordero_articles_actions_to_expose_judges.pdf

B. Subjects for commissioning one or a series of articles

- 133. judges' unaccountability(*>OL:265) and their riskless abuse of power(*>jur:5§3; OL:154§3);
- 134. statistical analysis for the public([†] >OL2:455§§B-E, 608§A) and for researchers(jur:131§b);
- 135. significance of federal circuit judges disposing of 93% of appeals in decisions "on procedural grounds [i.e., the pretext of "lack of jurisdiction"], unsigned, unpublished, by consolidation, without comment", which are unresearched, reasonless, ad-hoc, arbitrary, fiat-like orders, in practice unappealable(OL2:453);
- 136. to receive 'justice services' (OL2:607) parties pay courts filing fees, which constitute consideration, whereby a contract arises between them to be performed by the judges, who know that they will in most cases not even read their briefs(OL2:608§A), so that courts engage in false advertisement, fraud in the inducement, and breach of contract(OL2:609§2);

- 137. Justiceship Nominee Judge Neil Gorsuch said, "An attack on one of our brothers and sisters of the robe is an attack on all of us": judges' gang mentality and abusive hitting back(OL2:546);
- 138. fair criticism of judges who fail to "avoid even the appearance of impropriety" (jur:68123a);
- 139. abuse-enabling clerks(OL2:687), who fear arbitrary removal without recourse(jur:30§1);
- 140. law clerks' vision at the end of their clerking for a judge of the latter's glowing letter of recommendation (OL2:645§B) to a potential employer morally blinds them to their being used by the judge as executioners of his or her abuse;
- 141. judges dismiss 99.82% of complaints against them(jur:10-14; OL2:548), thus arrogating to themselves impunity by abusing their self-disciplining authority(jur:21§a);
- 142. escaping the futility of suing judges(OL2:713, 609§1): the out-of-court inform and outrage strategy to stir up the public into holding them accountable and liable to compensation(OL2:581);
- 143. how law professors and lawyers act in self-interest to cover up for judges so as to spare themselves and their schools, cases, and firms retaliation(jur:81§1; Lsch:17§C): their system of harmonious interests against the interests of the parties and the public(OL2:635, 593¶15);
- 144. turning insiders into Deep Throats(jur:106§C); outsiders into informants(OL2:468); and judges into criers of 'MeToo! Abusers'(OL2:682¶¶7,8) that issue an I accuse!(jur:98§2) denunciation of judges' abuse: thinking and acting strategically(OL2:635, 593¶15) to expose judges' abuse by developing allies who want to become Workers of Justice(OL2:687), as opposed to being enforcers of abuse or enablers by endorsement or willful ignorance or blindness;
- 145. two unique national stories, not to replace a rogue judge, but to topple an abusive judiciary:
 - a. Follow the money! as judges grab(OL2:614), conceal(jur:65^{107a,c}), and launder(105²¹³) it;
 - b. The Silence of the Judges: their warrantless, 1st Amendment freedom of speech, press, and assembly-violative interception of people's emails and mail to detect and suppress those of their critics(OL2:582§C;OL3:1228);
 - made all the more credible by Former CBS Reporter Sharryl Attkisson's \$35 million suit against the Department of Justice for its illegal intrusion into her computers to spy on her ground-breaking investigation and embarrassing reporting(OL2:612§b);
 - by using Information Technology examination and statistical analysis, such interception and contents-based suppression can be exposed, which will provoke a scandal graver than that resulting from Edward Snowden's revelations of NSA's massive illegal collection of only nonpersonally identifiable metadata(OL2:583§3);
 - the exposure can be bankrolled as discreetly as Peter Thiel, co-founder of PayPal, bankrolled the suit of Hulk Hogan against the tabloid Gawker for invasion of privacy and thereby made it possible to prosecute and win a judgment for more than \$140 million(OL2:528);
 - 4) principles can be asserted and money made by exposing judges' interception;
- 146. launching a Harvey Weinstein-like(jur:4¶¶10-14) generalized media investigation into judges' abuse of power as their institutionalized modus operandi; conducted also by journalists and me with the benefit of the numerous leads(OL:194§E) that I have gathered;
- 147. **Black Robed Predators**(OL:85) or the making of a documentary as an original video content by a media company or an investigative TV show, with the testimony of judges' victims, clerks, lawyers, faculty, and students; and crowd funding to attract to its making and viewing the crowd that advocate honest judiciaries

and the victims of judges' abuse of power;

- 148. promoting the unprecedented to turn judges' abuse of power into a key mid-term elections issue and thereafter insert it in the national debate:
 - a. the holding by journalists, newsanchors, media outlets, and law, journalism, business, and IT schools in their own commercial, professional, and public interest as We the People's loudspeakers of nationally and statewide televised citizens hearings(OL2:675§2, 580§2) on judges' unaccountability and consequent riskless abuse;
 - a forensic investigation by Information Technology experts to determine whether judges intercept the communications of their critics(OL2:633§D, OL2:582§C);
 - c. suits by individual parties and class actions to recover from judges, courts, and judiciaries filing fees paid by parties as consideration for 'justice services' (OL2:607) offered by the judges although the latter knew that it was mathematically(OL2:608§A; 457§D) impossible for them to deliver those services to all filed cases; so the judges committed false advertisement and fraud in the inducement to the formation of service contracts, and thereafter breach of contract by having their court and law clerks perfunctorily dispose of cases by filling out "dumping forms" (OL2:608 ¶ 5);
 - d. suits by clients to recover from their lawyers attorneys' fees charged for prosecuting cases that the lawyers knew or should have known(jur:90§§b, c) the judges did not have the manpower to deliver, or the need or the incentive to deal with personally, whereby the lawyers committed fraud by entering with their clients into illusory contracts that could not obtain the sought-for 'justice services'; and
 - e. suits in the public interest to recover the public funds paid to judges who have failed to earn their salaries by routinely not putting in an honest day's work, e.g., closing their courts before 5:00 p.m., thus committing fraud on the public and inflicting injury in fact on the parties who have been denied justice through its delay(cf. OL2:571¶24a);
- 149. how parties can join forces to combine and search their documents for communality points (OL:274-280; 304-307) that permit the detection of patterns of abuse by one or more judges, which patterns the parties can use to persuade journalists to investigate their claims of abuse;
- 150. the development of my website Judicial Discipline Reform at http://www.Judicial-Discipline-Reform.org, which as of March 11, 2022, had 43,463+ subscribers, into:
 - a. a clearinghouse for complaints against judges uploaded by the public;
 - b. a research center for professionals and parties(OL2:575) to search documents for the most persuasive evidence of abuse: patterns of abuse by the same judge presiding over their cases, the judges of the same court, and the judges of a judiciary; and
 - c. the showroom and shopping portal of a multidisciplinary academic and business venture (jur:119§§1-4). It can be the precursor of the institute of judicial unaccountability reporting and reform advocacy attached to a top university or established by a consortium of media outlets and academic institutions(jur:130§5);
- 151. a tour of presentations(OL:197§G) by me sponsored by you on:
 - a. judges' abuse(jur:5§3; OL:154 ¶ 3);
 - b. development of software to conduct fraud and forensic accounting(OL:42, 60); and to perform thanks to artificial intelligence a novel type of statistical, linguistic, and literary analysis of judges' decisions and other writings(jur:131§b) to detect bias and disregard of the requirements of due process and

equal protection of the law;

- c. promoting the participation of the audience in the investigation(OL:115) into judges' abuse; and their development of local chapters of investigators/researchers that coalesce into a Tea Party-like single issue, civic movement(jur:164§9) for holding judges accountable and liable to their victims: *the People*'s Sunrise(OL:201§J);
- d. announcement of a Continuing Legal Education course, a webinar, a seminar, and a writing contest(*>ddc:1), which can turn the audience into clients and followers;
- 152. a multimedia, multidisciplinary public conference(jur:97§1; *>dcc:13§C) on judges' abuses held at a top university(OL2:452) to pioneer the reporting thereon in our country and abroad;
- 153. the call of the constitutional convention(OL:136§3) that 34 states have petitioned Congress to convene since April 2, 2014, satisfying the amending provisions of the Constitution, Article V.

C. Links to external sources of information useful for law research and writing

1. Treatises

- 154. Start your research here to gain an overview of the subject and proceed to the ever more specific: https://store.legal.thomsonreuters.com/law-products/Legal-Encyclopedias/American-Jurisprudence-2d/p/100027544, covering state and federal, civil and criminal, substantive and procedural law
- 155. https://store.legal.thomsonreuters.com/law-products/Publication-Types/**Treatises**/c/20231?page=1&n=c%3d20231%3bcount%3d25%3bi%3d1%3bq1%3dFederal%3bsort %3dSC_Units%3bx1%3djurisdiction
- 156. https://store.legal.thomsonreuters.com/law-products/Publication-Types/**Treatises**/c/20231?page=1&n=c%3d20231%3bcount%3d25%3bi%3d1%3bq1%3d**Federal**%3bq2% 3dCriminal%2bLaw%2band%2b**Procedure**%3bsort%3dSC_Units%3bx1%3djurisdiction%3bx2%3dPractic eArea

2. Law reviews and journals

157. Gain a narrower and more specialized understanding of particular topics; https://store.legal.thomsonreuters.com/law-products/Law-Reviews-and-Journals/Law-Reviews--Journals-Westlaw-PROtrade/p/104937407

3. U.S. Constitution

- 158. U.S. Constitution, Preamble: "We the People of the United States, in Order to form a more perfect Union, establish Justice"; http://judicial-discipline-reform.org/docs/US_Constitution.pdf
- 159. U.S. Constitution, Article II, Section. 2. The President...shall have Power to grant Reprieves and Pardons for Offenses against the United States, except in Cases of Impeachment. http://Judicial-Discipline-Reform.org/docs/US_Constitution.pdf

4. U.S. Code (compilation of all federal, as opposed to state, laws)

- 160. https://uscode.house.gov/download/download.shtml; cf. Legal Information Institute (LII) of Cornell Law School; https://www.law.cornell.edu/
- 161. E.g., US Code, Title 11 (11 USC), Bankruptcy Code; id.; enhanced with bookmarks to facilitate navigation at

http://Judicial-Discipline-Reform.org/docs/11usc_Bankruptcy_Code.pdf

162. E.g., US Code, Title 18 (18 USC), Criminal Code, containing all federal criminal laws;. id.; with bookmarks at http://Judicial-Discipline-Reform.org/docs/18usc_Criminal_Code.pdf

5. The law organizing the Federal Judiciary

163. U.S. Code, Title 28 (28 USC), The Judicial Code; https://uscode.house.gov/download/download.shtml; enhanced with bookmarks to facilitate navigation at http://Judicial-Discipline-Reform.org/docs/28usc_Judicial_Code.pdf

6. Federal rules of procedure applicable in all federal courts

- 164. U.S. Code, Title 11, Appendix (11 USC Appendix) containing the Federal Rules of **Bankruptcy** Procedure; https://uscode.house.gov/download/download.shtml; enhanced with bookmarks to facilitate navigation at http://Judicial-Discipline-Reform.org/docs/11usc_Bankruptcy_Rules.pdf
- 165. U.S. Code, Title 18, Appendix (18 USC Appendix) containing the Federal Rules of Criminal Procedure; id.; enhanced with bookmarks to facilitate navigation at http://Judicial-Discipline-Reform.org/docs/18usc_Criminal_Rules.pdf
- 166. U.S. Code, Title 28, Appendix (28 USC Appendix) containing the Federal Rules of Civil and Appellate Procedure and Evidence; id.; enhanced with bookmarks to facilitate navigation at http://Judicial-Discipline-Reform.org/docs/28usc_Civ_App_Evi_Rules.pdf
- 167. Cf., https://store.legal.thomsonreuters.com/law-products/Statutes/Federal-Civil-Judicial-Procedure-and-Rules-2021-revised-ed/p/106721176?trkcode=recsrpl&trktype=internal&FindMethod=recs
- 168. Federal Rules of Civil Procedure, Rules and Commentary, 2021 ed.; Steven S. Gensler and Lumen N. Mulligan; https://store.legal.thomsonreuters.com/law-products/Treatises/Federal-Rules-of-Civil-Procedure-Rules-and-Commentary-2021-ed/p/106676872?trkcode=recspdpb&trktype=internal&FindMethod=recs
- 169. Federal Civil Rules Handbook, 2022 ed.; Steven Baicker-McKee and William M. Janssen; https://store.legal.thomsonreuters.com/law-products/Court-Rules/Federal-Civil-Rules-Handbook-2022ed/p/106744906?trkcode=recsrserp&trktype=internal&FindMethod=recs
- 170. For the rules of the Supreme Court, see subsection 12 infra.

7. Rules of procedure specific to each federal court

171. E.g. Local rules and internal operating procedure of the U.S. Court of Appeals for the Second Circuit; https://www.ca2.uscourts.gov/clerk/case_filing/rules/rules_home.html

8. Code of Federal Regulations

- 172. Regulations adopted by the federal administrative agencies that implement and enforce the applicable law; https://www.govinfo.gov/app/collection/cfr/
 - **9. Bills pending** (in committees and on the floor of the U.S. Senate and House of Representatives)
- 173. https://www.senate.gov/pagelayout/legislative/b_three_sections_with_teasers/active_leg_page.htm
- 174. https://www.house.gov/legislative-activity

10. Some federal laws of particular interest

- 175. The **Ethics** in Government Act of 1978, Appendix to 5 USC; https://uscode.house.gov/download/download.shtml; enhanced with bookmarks to facilitate navigation at http://Judicial-Discipline-Reform.org/docs/5usc_Ethics_in_Government.pdf
- 176. Duty to report abuse, 18 USC §3057; https://www.law.cornell.edu/uscode/text/18/3057
- 177. Circuit justices, 28 USC 42
- 178. bill S.1873, passed on October 30, 1979, and HR 7974, passed on September 15, 1980, entitled The Judicial Councils Reform and Judicial Conduct and Disability Act of 1980; Congressional Record, September 30, 1980; 28086; http://Judicial-Discipline-Reform.org/docs/Jud_Councils_Reform_bill_30sep80.pdf (see also jur:159²⁸⁰)
- 179. The Reform part of the bill included a provision for opening the meetings of the judicial councils, but was excluded from the version that was adopted; 28 U.S.C. §332(d)(1), http://Judicial-Discipline-Reform.org/docs/28usc331-335_Conf_Councils.pdf (see also jur:75¹⁴⁸)
- 180. Judicial Conduct and Disability Act of 1980; (28 USC §§351-364); http://Judicial-Discipline-Reform.org/docs/28usc.pdf (see also jur:24^{18a}), setting forth a procedure for anybody to file a complaint about a federal judge with the chief circuit judge where the complained-about judge sits
- 181. Rules for Processing Judicial Conduct and Disability Complaints; https://www.uscourts.gov/judgesjudgeships/judicial-conduct-disability
- 182. https://www.law.cornell.edu/rules/frcp/rule_11 (duties of lawyers and pro ses who sign papers and make representations to the court; sanctions for non-compliance)
- 183. Ethics in Government Act of 1978; 5 U.S.C. Appendix; https://uscode.house.gov/download/download.shtml
- 184. Racketeer Influenced and Corrupt Organizations Act(RICO); 18 U.S.C. §§1961 to 1968; https://uscode.house.gov/download/download.shtml
- 185. Foreign Intelligence Surveillance Act; 50 U.S.C §§1801-1885c; https://uscode.house.gov/download/download.shtml; enhanced with bookmarks to facilitate navigation at http://Judicial-Discipline-Reform.org/docs/50usc_FISA.pdf

11. U.S. Supreme Court cases, rules of procedure, and case statistics

- 186. https://www.supremecourt.gov/
- 187. https://www.supremecourt.gov/filingandrules/rules_guidance.aspx
- 188. https://www.supremecourt.gov/publicinfo/year-end/2020year-endreport.pdf of the Chief Justice of the Supreme Court, who discusses the key statistics on federal cases
- 189. Cf. Workload of the Courts, Appendix to the Year-end Report of the Chief Justice; https://www.supremecourt.gov/publicinfo/year-end/2020year-endreport.pdf
- 190. Table 1

Federal cases disposed of or terminated in the fiscal year to September 30, 2020			
Supreme Court		69	
Courts of appeals (12 regional circuit courts)	48,300		

Federal circuit	1,568	
94 District courts (civil cases)	271,256	
94 District courts (criminal cases)	58,589	
90 Bankruptcy courts	721,251	
U.S. Court of International Trade	631	
U.S. Court of Federal Claims	1,742	
Totals		1,103,337

12. Cases in the lower federal courts

- 218. Case Management/Electronic Case Filing (CM/ECF); https://www.uscourts.gov/court-records/electronicfiling-cmecf
- 219. Cf. https://store.legal.thomsonreuters.com/law-products/Publication-Types/Statutes/c/20196
- 220. Public Access to Court Electronic Records (PACER); https://pacer.uscourts.gov/
- 221. To find the website of each federal court, where its cases are posted go to https://www.uscourts.gov/federal-court-finder/search

13. Forms

- 222. E.g., District Courts—Civil (Vols. 2-4A, West's® Federal Forms); https://store.legal.thomsonreuters.com/law-products/Forms---Topical/District-CourtsmdashCivil-Vols-2-4A-Westsreg-Federal-Forms/p/100001667
- 223. Bankruptcy Courts (Vols. 6-6C, West's® Federal Forms); https://store.legal.thomsonreuters.com/lawproducts/Forms---Topical/**Bankruptcy**-Courts-Vols-6-6C-Wests174-**Federal-Forms**/p/100001669

14. Judicial Conference of the U.S. (the highest policy-making and disciplinary body of the Federal Judiciary)

- 224. 28 USC §331. Judicial Conference; https://uscode.house.gov/download/download.shtml
- 225. https://www.uscourts.gov/about-federal-courts/governance-judicial-conference, which contains a list of its 20 committees
- 226. The Chief Justice appoints the members of the Judicial Conference committees; https://www.uscourts.gov/about-federal-courts/governance-judicial-conference/about-judicial-conference
- 227. Reports of the Judicial Conference's biannual meetings, https://www.uscourts.gov/about-federalcourts/reports-proceedings-judicial-conference-us
- 228. Regulations on judges' annual mandatory financial disclosure reports, https://www.uscourts.gov/rules-policies/judiciary-policies/ethics-policies/financial-disclosure-report-regulations
 - **15. Administrative Office of the U.S. Courts** (federal, as opposed to state, courts)
- 229. Administrative Office of the U.S. Courts (AO); https://www.uscourts.gov/
- 230. Administrative Office of the U.S. Courts; (28 USC §§601-613); http://Judicial-Discipline-
 - * http://Judicial-Discipline-Reform.org/OL/DrRCordero-Honest_Jud_Advocates.pdf >all prefixes:# up to OL:393 App.6:13

Reform.org/docs/28usc.pdf

- 231. https://www.uscourts.gov/statistics-reports
- 232. Annual Report of the Director of the Administrative Office of the U.S. Courts, filed with Congress as a public document(28 USC §604(a)(3-4)); the Director is appointed by the Chief Justice of the Supreme Court(§601); https://www.uscourts.gov/statistics-reports/analysis-reports/directors-annual-report
- 233. https://www.uscourts.gov/statistics-reports/judicial-business-2020
- 234. https://www.uscourts.gov/statistics-reports/analysis-reports/judicial-facts-and-figures
- 235. http://Judicial-Discipline-Reform.org/statistics&tables/num_jud_officers.pdf
- 236. Table 2

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

- 278. https://www.uscourts.gov/statistics-reports/judicial-business-2020-tables; and
- 279. https://www.uscourts.gov/statistics-reports/annual-report-2019
- 280. https://www.uscourts.gov/judicial-business-2019-tables
- 281. AO's 1997-2019 judicial business reports, containing the statistics on complaints about federal judges in Table S-22(28 USC §604(h)(2)); https://www.uscourts.gov/statistics-reports/analysis-reports/judicial-business-united-states-courts
- 282. https://www.uscourts.gov/statistics-reports/judicial-business-2019j
- 283. Judicial misconduct procedure, e.g., in the Court of Appeals for the District of Columbia Circuit; https://www.cadc.uscourts.gov/internet/home.nsf/Content/Judicial+Misconduct
- 284. https://www.uscourts.gov/services-forms/fees/court-appeals-miscellaneous-fee-schedule

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

285. https://www.fjc.gov

286. List of the 8 impeached federal judges since the creation of the Federal Judiciary in 1789; https://www.fjc.gov/history/judges/impeachments-federal-judges

17. Other federal entities and people

- 287. White House press release of April 9, 2021, "President Biden to Sign Executive Order Creating the Presidential Commission on the Supreme Court of the United States"; https://www.whitehouse.gov/briefing-room/statements-releases/2021/04/09/president-biden-to-sign-executive-order-creating-the-presidential-commission-on-the-supreme-court-of-the-united-states/
- 288. Presidential Commission on the Supreme Court of the United States (PCSCOTUS): Commission charge and public comment policy; 14 June 2021; https://www.regulations.gov/document/PCSCOTUS-2021-0001-0003/comment
- 289. Office of Professional Responsibility of the U.S. Department of Justice; https://www.justice.gov/opr
- 290. Judges' annual mandatory **financial disclosure reports**, collected by, and downloadable from, JudicialWatch.org; https://www.judicialwatch.org/documents/categories/financial-disclosure/
- 291. https://www.iasd.uscourts.gov/content/senior-district-judge-robert-w-pratt

18. United States Postal Service

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

19. Sources of state legal authority

a. Treatises

293. E.g., https://store.legal.thomsonreuters.com/law-products/Publication-Types/Treatises/c/20231

b. State constitution and laws

- 294. https://legal.thomsonreuters.com/en/products/lawbooks/jurisdictions?gclid=EAIaIQobChMImbuX1sHh8gIVh9zICh0mTgt-EAAYASACEgI0nfD_BwE&searchid=TRPPCSOL/Google/PrintUS_PP_Law-Books_Main_Search_Brand-Phrase_US/TRLegalBooks-Phrase&chI=ppc&cid=9015549&sfdccampaignid=7014O00000vZOgQAM&ef_id=EAIaIQobChMImbuX1sH h8gIVh9zICh0mTgt-EAAYASACEgI0nfD_BwE:G:s&s_kwcid=AL!7944!3!440994957489!p!!g!!thomson%20reuters%20legal%20 books
- 295. Search for a compilation of all state codes, laws, rules, and regulations; e.g., McKinney's Consolidated Laws of New York Annotated® (Annotated Statute & Code Series); https://store.legal.thomsonreuters.com/lawproducts/search?r=13001&s=KEYWORDSEARCH&g=consolidated+laws+of+new+york

c. Uniform laws (the product of agreements among the states)

- 296. Uniform Laws Annotated; https://store.legal.thomsonreuters.com/law-products/Uniform-Laws-Annotated/**Uniform-Laws**-Annotated/p/100028543
- 297. Uniform Commercial Code; https://store.legal.thomsonreuters.com/law-products/Uniform-Laws-Annotated/Uniform-Commercial-Code-2020-2021-
 - * http://Judicial-Discipline-Reform.org/*OL*/DrRCordero-Honest_Jud_Advocates.pdf >all prefixes:# up to OL:393 App.6:15

ed/p/106675446?trkcode=recspdpb&trktype=internal&FindMethod=recs

d. Restatement of laws

298. https://store.legal.thomsonreuters.com/lawproducts/search?r=13001&s=KEYWORDSEARCH&q=**restatement+of+laws**

e. Rules of procedure applicable in all the courts of a state

299. E.g., McKinney's New York Civil Practice Law and Rules, 2020 ed.; https://store.legal.thomsonreuters.com/law-products/Jurisdictions/New-York/c/20075

1) Rules of the specific court where a brief is being filed; e.g.,

in New York; https://www.nycourts.gov/courts/index.shtml

- 300. Rules of the Chief Judge, http://ww2.nycourts.gov/rules/chiefjudge/index.shtml, of the Court of Appeals, https://www.nycourts.gov/courts/courtofAppeals.shtml, the highest NY State court (#1- to 81)
- 301. Rules of the Chief Administrative Judge (#100 to 154), http://ww2.nycourts.gov/rules/chiefadmin/index.shtml
- 302. Uniform Rules of the New York State trial courts (#200 to 221), http://ww2.nycourts.gov/rules/trialcourts/index.shtml; e.g., the supreme and the county courts; http://ww2.nycourts.gov/rules/trialcourts/202.shtml.
 - a. Rules of the First Department Supreme Court [of four departments], which in NY is a trial court; http://ww2.nycourts.gov/courts/1jd/supctmanh/Commencement-of-Cases-2.shtml
 - b. There are uniform rules (#205 to 221) for specialized courts, e.g., family and surrogate, capital cases, and particular activities, e.g., jury selection, depositions
- 303. Joint Rules of the Departments of the Appellate Division (partial: 22 NYCRR Parts 1200-1400); http://ww2.nycourts.gov/rules/jointappellate/index.shtml
 - a. Rules of the Appellate Division, First Judicial Department, of the Supreme Court of the State of New York; https://nycourts.gov/courts/AD1/Practice&Procedures/index.shtml
- 304. Each court may have supplementary rules of its own as well as rules of specific judges...so much for a New York State *Unified* Court System.

f. Regulations of the state administrative agencies

- 305. Go to the state's department of state; Google the state administrative agency; or search for a compilation of the state codes, laws, rules, and regulations
- 306. E.g., https://govt.westlaw.com/nycrr/Index?bhcp=1&transitionType=Default&contextData=%28sc.Default%29
- 307. E.g., https://store.legal.thomsonreuters.com/law-products/Statutes/New-York-Codes-Rules-and-Regulations-NYCRR/p/100019553

g. Bills pending in the state legislature

308. E.g. https://www.nysenate.gov/legislation

h. State cases

- 309. For information on state cases Google the highest court in the state, which may have a state court locator or a "Links of interest"; otherwise, Google the lower state court in question, which may have a website and post its cases to it; e.g., https://nycourts.gov/courts/
- 310. E.g., Court of Appeals of the State of New York (the highest court in New York State), https://www.nycourts.gov/ctapps/index.htm
- 311. E.g., https://nycourts.gov/courts/cts-NYC-SUPREME.shtml (the supreme courts in NYS are trial courts)
- 312. E.g., Supreme Court for the County of New York (Manhattan and Bronx) http://ww2.nycourts.gov/courts/1jd/**supctmanh**/index.shtml

i. Forms

313. E.g., Domestic Relations (Volume 7, West's Legal Forms); https://store.legal.thomsonreuters.com/lawproducts/Forms---Topical/Domestic-Relations-Vol-7-Westsreg-Legal-Forms/p/100001671

j. Cases from the Federal Judiciary and from other states

20. Entities representing state courts and compiling their statistics

- 314. Conference of Chief Justices of the states; https://ccj.ncsc.org
- 315. National Center for State Courts; www.ncsc.org/services-and-experts/areas-of-expertise/court-statistics
- 316. Court Statistics Project; https://www.courtstatistics.org/court-statistics https://www.courtstatistics.org/court-statistics
- 317. Conference of State Court Administrators (COSCA); https://cosca.ncsc.org
- 318. National Association for Court Management (NACM); https://nacmnet.org
- 319. National Conference of Appellate Court Clerks (NCACC); www.appellatecourtclerks.org
- 320. Number of cases filed in state courts **annually**; http://Judicial-Discipline-Reform.org/docs/num_**state_cases_**07.pdf

21. Rules and codes of conduct for judges and lawyers

- 321. Code of Conduct for U.S. Judges; https://www.uscourts.gov/judges-judgeships/code-conduct-unitedstates-judges
- 322. American Bar Association Model **Rules** of Professional Conduct; https://www.americanbar.org/groups/professional_responsibility/publications/model_rules_of_professional_ conduct/model_rules_of_**professional_conduct**_table_of_contents/
- 323. American Bar Association Model Code of Judicial Conduct; https://www.americanbar.org/groups/professional_responsibility/publications/model_code_of_judicial_con duct/
- 324. New York Rules of Professional Conduct; https://nysba.org/attorney-resources/professional-standards/

22. Reports by media outlets and VIPs that have exposed judges

a. Reports exposing judges

325. The Teflon Robe; Michael Berens and John Shiffman; Thomson Reuters:

- a. Part 1, 30jun20; https://www.reuters.com/investigates/special-report/usa-judges-misconduct/
- b. Part 2, 9july20; https://www.reuters.com/investigates/special-report/usa-judges-deals/
- c. Part 3, 14juy21; https://www.reuters.com/investigates/special-report/usa-judges-commissions/
- d. https://www.reuters.com/article/us-usa-judges-commissions-snapshot-idUSKCN24F1E4
- e. 30jun20; https://www.reuters.com/investigates/special-report/usa-judges-methodology-qanda/
- f. https://www.reuters.com/investigates/special-report/usa-judges-data/
- 326. In the secret courts of Massachusetts A Globe Spotlight report; Jenn Abelson, Nicole Dungca, and Todd Wallack; edited by Patricia Wen; The Boston Globe; 30sep18
 - a. https://apps.bostonglobe.com/spotlight/secret-courts/
- 327. The Wall Street Journal; James.Grimaldi@wsj.com; https://www.wsj.com/news/author/james-v-grimaldi; Coulter.Jones@wsj.com; https://www.wsj.com/news/author/coulter-jones; reach Mr. Jones at 212-416-3778; Joe.Palazzolo@wsj.com; https://www.wsj.com/news/author/joe-palazzolo
 - a. 131 Federal Judges Broke the Law by Hearing Cases Where They Had a Financial Interest; https://www.wsj.com/articles/131-federal-judges-broke-the-law-by-hearing-cases-where-theyhad-a-financial-interest-11632834421?fbclid=IwAR17veisSou0tQJdrn4VM9Svk_JYFqCY-Foselbnkb1SsNx2ia1Fji1GAQ; 28sep21; updated under the title "Federal Judges Heard Cases Despite a Financial Interest"; 29sep21
 - b. Texas Judge Leads Tally of Cases With Financial Conflicts --- Gilstrap didn't recuse in 138 suits involving firms in which he or his wife had an interest; 30sep21
 - c. Judges or Their Brokers Bought And Sold Stocks of Litigants --- 61 report trades made while they oversaw suits involving the companies; 16oct21
 - d. U.S. News: Bill Would Toughen Stock-Trading Rules for Federal Judges; 26oct21
 - e. Hidden Interests Federal Judge Files Recusal Notices in 138 Cases After WSJ Queries. Rodney Gilstrap initially argued he didn't violate financial-conflicts law; 2nov21
 - f. U.S. News: Judge Acknowledges Possible Recusal Errors; 3nov21
 - g. U.S. News: Bill on Judge Disclosures Passes House Panel; 18nov21
 - h. U.S. News: Bill Gains To Speed Disclosure by Judges; 2dec21
- 328. Senator Elizabeth Warren's "I have a plan for the Federal Judiciary too"; https://elizabethwarren.com/plans/restore-trust?source=soc-WB-ew-tw-ro
- 329. Several of the above-listed reports are collected at http://Judicial-Discipline-Reform.org/OL2/financially_conflicted_judges.pdf

b. Reports with leads and methodology useful for investigating judges

330. Pandora Papers; International Consortium of Investigative Journalists, Washington, D.C.; 3oct21; https://www.icij.org/investigations/pandora-papers/

23. Journalists and media outlets

331. CBS newsanchor Norah O'Donnell interviews Candidate Joe Biden on October 22, 2020, on 'packing the

Supreme Court'; https://www.youtube.com/watch?v=enEzm-QL5RY

- 332. Biden's court-reform commission hears from experts on term limits and judicial review; Mitchell Jagodinski; SCOTUSblog (July 1, 2021, 8:45 AM); https://www.scotusblog.com/2021/07/bidens-court-reform-commission-hears-from-experts-on-term-limits-and-judicial-review/
- 333. The Associated Press; https://www.ap.org/about/

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

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

25. Law book publishers

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

26. Other private entities and people

- 342. American Association of University Professors, https://www.aaup.org/report/statement-professional-ethics
- 343. American Association of Retired People; https://press.aarp.org/?intcmp=FTR-LINKS-PRO-PRESS2-EWHERE
- 344. Judicial Watch, https://www.judicialwatch.org
- 345. Judicial Watch's repository of judges' financial disclosure reports, https://www.judicialwatch.org/documents/categories/financial-disclosure/

Ph.D., University of Cambridge, EnglandM.B.A., University of Michigan Business SchoolD.E.A., La Sorbonne, Parishttp

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

2165 Bruckner Blvd., Bronx, NY 10472-6506 DrRCordero@Judicial-Discipline-Reform.org tel. (718)827-9521; follow @DrCorderoEsq

Appendix 7

Two blocs of email addresses of

journalists, professors, and students, and the members of the Biden Commission for the reform of the Supreme Court[‡]; to interest them in holding

UNPRECEDENTED CITIZENS HEARINGS,

to be placed in the To: and cc: boxes of your email containing your story of judges' abuse of power and financial criminality[•]

To: [journalists and academics]

pam.spector@law360.com, dbiscobing@abc15.com, adam@abcactionnews.com, iteam@abcactionnews.com, assignmentdesk@abc15.com, iteam@abc.com. Coulter.Jones@wsj.com, James.Grimaldi@wsj.com, Joe.Palazzolo@wsj.com, michael.siconolfi@wsj.com, Jess.Bravin@wsj.com, kate.davidson@wsj.com, john.shiffman@thomsonreuters.com, michael.berens@thomsonreuters.com, erik.ortiz@nbcuni.com, Anna.Brand@nbcuni.com, Tim.Perone@nbcuni.com, Jessica.Simeone@nbcuni.com, cmartel@thehill.com, Jaquetta.White@nbcuni.com, blake.morrison@thomsonreuters.com, tips@thomsonreuters.com, contact@go.reuters.com, patricia.wen@globe.com, brian.mcgrory@globe.com, newstip@globe.com, spotlight@globe.com, insiders@icij.org, tips@publicintegrity.org, gryle@icij.org, ginger.thompson@propublica.org, andrea@americanthinker.com, marketresearch.thomsonreuters@thomsonreuters.com, drew@americanthinker.com, contact@icij.org, fshiel@icij.org, investigations@icij.org, charles.ornstein@propublica.org, newsletters@abovethelaw.com, Thehill@email.thehill.com, email@washingtonpost.com, mderienzo@publicintegrity.org, watchdog@publicintegrity.com, emily.holden@theguardian.com, ryan.grim@theintercept.com, tips@latimes.com, tips@propublica.org, mcnulaj@nytimes.com, info@AP.org, corderoric@yahoo.com, communication@lexisnexis.com, info@mail.huffpost.com, aturturro@alm.com, support@washposthelp.zendesk.com, Opencourt@cnn.com, wpmagazine@washpost.com, Evan.Allen@globe.com, Brendan.McCarthy@globe.com, colorofmoney@washpost.com,

cc: [commissioners]

dana.fowler@pcscotus.gov, info@pcscotus.gov, cristina.rodriguez@yale.edu, robert.bauer@nyu.edu, caroline.fredrickson@georgetown.edu, kandrias@law.columbia.edu, jack.balkin@yale.edu, baude@uchicago.edu, madams@vu.edu, charles@law.duke.edu, acrespo@law.harvard.edu, jgoldsmith@law.harvard.edu, bross@law.virginia.edu, wdellinger@omm.com, levi@law.duke.edu, ecb95@law.rutgers.edu, justin.driver@yale.edu, development@naacpldf.org, rfallon@law.harvard.edu, heather.k.gerken@yale.edu, tgrove@law.ua.edu, tgriffith@law.harvard.edu, ngertner@harvard.edu, ojohns@law.columbia.edu, bhuang@law.columbia.edu, mkang@northwestern.edu, awhite36@gmu.edu, lacroix@uchicago.edu, lemos@law.duke.edu, trevor.morrison@nyu.edu, cnelson@law.virginia.edu, rick.pildes@nyu.edu, d-strauss@uchicago.edu, mramsey@SanDiego.edu, krooseve@law.upenn.edu, tribe@law.harvard.edu. kewhitt@princeton.edu, michael.waldman@nyu.edu, Dr.Richard.Cordero_Esq@verizon.net,

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

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

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