Joining an international effort
to form a MeToo-like worldwide civic single issue movement
to expose unaccountable judges’ riskless abuse of power
and reform the judiciary to empower
We the People,
to hold judges accountable for their performance and
liable to compensate the victims of their abuse

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Note, please, that I am using the formal form of address used in the U.S., namely, the
professional title + the last name. If the formal form of address that you prefer me and others to
use is different, kindly state it.

Dear Dr. Navayan and Advocates of Honest Judiciaries,

Thank you for your kind and prompt reply offering to support the work of Advocates of Honest
Judiciaries.

A. Exposing here and abroad unaccountable judges’ riskless abuse of power

1. You can join the effort to add an international dimension to the Advocates’ work, which is:

   a. the formation of an international civic single issue movement for judicial abuse exposure,
      compensation of abusers, and reform,

   b. whose key means is the implementation of the out-of-court strategy for informing the public
      about judges’ abuse of power and so intensely outraged it at judges as to stir up the public
      to demand of politicians that judges be held accountable for their performance and liable to
      compensate the victims of their abuse.

2. To inform and outrage the public there is a list of concrete, reasonable, and feasible activities
   (*OL2:978$E*). They take place out of court.

3. This is warranted because judges wield the most power over our property, our liberty, and all the
   rights and duties that frame our lives and shape our identities(*OL2:234$4, 267$4*).

4. In “their” courts, they are in their turf and disregard the law and the rules, and conjure up others
   as they go(*OL2:455$8B, D*). The do that risklessly because they ensure their own unaccountability
   by abusing their self-disciplining authority(*jur:24$18*): They dismiss 100% of complaints against
   them and deny 100% of petitions to review dismissals(*OL2:792, 918*).

5. By so doing, judges have institutionalized abuse as their modus operandi(*jur:49$4*) and turned

† http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Honest_Jud_Advocates2.pdf from OL2:394

† http://Judicial-Discipline-Reform.org/OL2/DrRCordero-DrBNavayan.pdf
their judiciaries into their safe haven for abuse

a. The(*↑>footnote-like references) are to the two-volume study(*↑ of judges and their
judiciaries that provides the strategy’s factual, statistical, and argumentative foundation.
The study is titled and downloadable for free thus:

**Exposing Judges’ Unaccountability and
Consequent Riskless Abuse of Power:
Pioneering the news and publishing field of
judicial unaccountability reporting(*↑

a. Download the volume files using MS Edge, Firefox, or Chrome; it may happen that
Internet Explorer only downloads a blank page.

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

c. 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.

**B. The repeatable precedent for the international movement**

6. There is an internationally well-known and current precedent for the formation of the movement,
namely, the MeToo! movement.

7. Indeed, *The New York Times (NYT)* and *The New Yorker (NY)* published their exposés of Harvey
Weinstein’s sexual predation on October 5 and 10, 2017, respectively. Within days, they provoked
the eruption of the MeToo! movement internationally.

8. Since then, sexual abuses that used to suffer their abuse in silence, shame, and isolation have
gathered and self-assertively shout the rallying cry that victims of judges all over the world can
also voice loudly and clearly:

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

9. The NYT and NY articles have had a transformative impact on society, beginning on the relations
between men and women, extending to employers and employees, and reaching all those wielding
power and the weak who used to be at their mercy. No longer.

**C. Having an impact by encouraging insiders to inform and outrage**

10. You can support the formation of the movement and thereby contribute to having a transformative
impact on our system of justice. To that end, you can distribute articles like the one below(also at
↑>OL2:1014) and organize the listed activities.

11. The below article seeks to cause lawyers like you as well as judges and their law and court
clerks(↑>OL2:645§A) to inform and outrage by exposing, even if only discreetly as confidential
informants(*↑>OL:180), the abuse that they have committed, covered up, condoned, or
witnessed(↑>jur:88§§a-c).

12. Any one of you may do so because you want to redeem yourselves or realize that you signed up to
be, not enforcers of abuse(*↑>jur:30§1), but rather Workers of Justice.

13. To inform and outrage, any of you can in addition to distributing the below article and organizing

* [http://Judicial-Discipline-Reform.org/OL/DrRcorder-Honest_Jud_Advocates.pdf](http://Judicial-Discipline-Reform.org/OL/DrRcorder-Honest_Jud_Advocates.pdf) >all prefixes:# up to OL:393

OL2:1033
the listed activities:

a. publish an Emile Zola’s *I accuse!*-like(\$jur:98) open letter denouncing judges’ abuse and connivance between the politicians that put judges on the bench and the judges, who can retaliate(\$Lsch:17C) by, e.g., declaring laws unconstitutional(\$jur:2317); granting or denying motions or search and seizure warrants; sustaining or overruling objections;

b. become confidential informants of us and of journalists, reminiscent of Deep Throat(\$jur: 106C) during the Watergate scandal, which forced President Nixon to resign on August 8, 1974;

c. dare denounce judges’ abuse, as presidential candidate frontrunner Senator Elizabeth Warren has(\$OL2:1003). According to her, federal judges engage in self-enrichment by failing to recuse themselves from cases in which they own shares in one of the parties before them; and resolving such conflict of interests in favor of that party and to the benefit of themselves, even though at the expense of the opposing party and judicial integrity. She has “a plan for that too”: If elected, she will adopt legislation(\$OL2:998A) to curb what she deems the enabling circumstance(\$OL:1901-7) of such abuse of power, to wit, judges’ unaccountability; or

d. take advantage of any official or journalistic mechanism to complain anonymously, as did *Whistleblower*, the aide to President Trump who blew the whistle on his July 25 conversation with Ukrainian President Vladimir Zelensky, putting in motion the events leading to P. Trump’s impeachment and removal trial. *Whistleblower* can be the model of a clearly present and more ‘dangerous’ kind of transformative agent of our public life: an insider, in-formed and outraged, with a sense of right and wrong, and of official and civic duty to abide by his/her oath of office and do what every citizen is expected to do: “if you see something, say something!”

D. Your saying something by distributing this email and the article below

14. As a practicing lawyer, you most likely have suffered or witnessed judges’ abuse, and can say something.

15. You can easily and right away do so by distributing the article below together with this email. You may share and post them to social media as widely and repeatedly as possible.

16. You are well situated to do so effectively because you are a member of an organization advocating human rights, which in turn is with a high degree of probability connected to a network of similar organizations as well as journalists and media outlets. You can persuade your fellow members and those organizations to distribute the article and this email as a means of forming the international civic single issue movement for judicial abuse exposure, compensation, and reform.

1. The *media* as the most efficient distributor

17. A special target of such sharing is journalists and media outlets, for they have the most efficient means of informing and outraging the public.

a. We want to induce journalists to investigate, not any one personal, local case, which may be explained away as involving only abuse of discretionary power by a rogue judge.

b. Rather, we want them to launch a Ukrainian scandal-like generalized media investigation. It can expose unaccountable judges risklessly running their judicatories as racketeering enter-

\[^{1}\text{http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Honest_Jud_Advocates2.pdf}\]
prises involved in coordinated criminal activity. For instance, the judges’ self-enrichment denounced by Senator Warren necessarily involves their concealment of assets, tax evasion, and money laundering.

c. There is an abundance of leads that journalists can follow to start off their investigation (*>OL:194§E; ↑>OL2:1016§E).

18. Simply copy the following block of addresses to the To: line of your email and send it to the following top journalists and media outlets in the U.S. and similar ones in your country:

NTotenberg@npr.org; Sandra.Peddie@newsday.com; MCoyle@alm.com; aturturro@alm.com; timesinsider@nytimes.com, Jacqueline.Alemany@washpost.com, matt.zapotosky@washpost.com, letters@washpost.com, washingtonweek@pbs.org, newsthirteen@thirteen.org, amiller@newshour.org, frontline@pbs.org, newsthirteen@thirteen.org, pressroom@pbs.org, dailybrief@huffpost.com, letters@theatlantic.com, editor@newsday.com, indepth@law360.com, newsroom@law360.com, “Vanity Fair” <letters@vf.com>, pressroom@pbs.org, viewermail@newshour.org, viewer@mpbs.org, comments@nymag.com, editorialscontributions@nymag.com, mmarciano@alm.com; vaughan.smith@frontlineclub.com,

E. Offer of a presentation

19. KNOWLEDGE IS POWER. The more you know and the more people are informed and outraged, the more powerful we become to expose unaccountable judges’ riskless abuse of power.

20. To gain KNOWLEDGE AND POWER, I respectfully encourage you to read as many of the (* ↑>blue text references) here and in the article.

21. Likewise, I offer to present via video conference or in person this email and the below article to you and your guests. To decide whether to accept my offer, you and they may review the following files, which you may also share and post widely and repeatedly:

http://Judicial-Discipline-Reform.org/OL2/DrRCordero_judges_abuse_video.mp4


22. My contact information below can be used to discuss with me the presentation’s terms and conditions, and its scheduling.

23. The link to a small file that can be downloaded to a smartphone and that contains only this email and the article below is this:

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

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

24. Every meaningful cause needs resources for its advancement; none can be continued, never mind advanced, without money.

Support

Judicial Discipline Reform
in its:

a. professional law research(*>jur:131§b) and writing, and strategic thinking(↑>OL2:445§B, 475§D); and

* http://Judicial-Discipline-Reform.org/OL2/DrRCordero-Honest_Jud_Accuses.pdf >all prefixes:# up to OL:393
OL2:1035