

TWENTY-FIRST: Copies of the aforesaid eight complaints are annexed hereto as Exhibits "C" through "J", without the voluminous supporting exhibits and evidentiary proof. Pursuant to CPLR §409 and §7804(e), Petitioner requests that Respondent file with the Court a certified transcript of the record of the proceedings, including the original complaints filed by Petitioner, together with the exhibits and evidentiary proof supplied by Petitioner in support thereof, so that the Court may further verify the substantial and documented nature of her complaints.

TWENTY-SECOND: That the supporting exhibits and evidentiary proof supplied and proffered by Petitioner in support of her aforesaid complaints established, prima facie, judicial misconduct by the judges complained of or probable cause to believe that the judicial misconduct complained of had been committed.

TWENTY-THIRD: That the judicial misconduct alleged and documented by Petitioner's aforesaid eight complaints was of a profoundly serious nature -- rising to the level of criminality, involving corruption and misuse of judicial office for ulterior purposes -- mandating the ultimate disciplinary sanction of removal. Pursuant to Article VI, §22.a of the New York State Constitution and §44.1 of the Judiciary Law, Petitioner was constitutionally and statutorily entitled to investigation of such complaints.