

SUPREME COURT OF STATE OF NEW YORK
COUNTY OF ALBANY

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CENTER FOR JUDICIAL ACCOUNTABILITY, INC.
and ELENA RUTH SASSOWER, individually and
as Director of the Center for Judicial Accountability, Inc,
acting on their own behalf and on behalf of the People
of the State of New York & the Public Interest,

Index #:904235-22

Petitioners/Plaintiffs

AMENDED
ORDER TO SHOW CAUSE
FOR MANDAMUS,
DECLARATORY RELIEF,
& PRELIMINARY INJUNCTION

-against-

NEW YORK STATE JOINT COMMISSION ON PUBLIC ETHICS,
LEGISLATIVE ETHICS COMMISSION,
NEW YORK STATE INSPECTOR GENERAL,

KATHY HOCHUL, in her official capacity as
GOVERNOR OF THE STATE OF NEW YORK,

ANDREA STEWART-COUSINS, in her official capacity as
TEMPORARY SENATE PRESIDENT, & the NEW YORK STATE SENATE,

CARL HEASTIE, in his official capacity as
ASSEMBLY SPEAKER, & the NEW YORK STATE ASSEMBLY,

LETITIA JAMES, in her official capacity as
ATTORNEY GENERAL OF THE STATE OF NEW YORK,

THOMAS DiNAPOLI, in his official capacity as
COMPTROLLER OF THE STATE OF NEW YORK,

Respondents/Defendants.

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Upon the annexed affidavit of the *pro se* individual petitioner/plaintiff Elena Ruth Sassower,
sworn to on June 6, 2022, the accompanying verified petition/complaint, its exhibits and links, and
upon all the papers and proceedings heretofore had

LET respondents/defendants show cause before this Court at the Albany County Courthouse, Room 102, 16 Eagle Street, Albany, New York 12207 on the 15th day of July, 2022 at 10:00 a.m. or as soon thereafter as they may be heard, why an order should not issue:***

(1) for a preliminary injunction staying Part QQ of the Education, Labor, Housing, and Family Assistance Budget Bill #S.8006-C/A.9006-C – the “ethics commission reform act of 2022” – from taking effect on July 8, 2022 which, pursuant to its §19, is “the ninetieth day after it shall have become a law”, pending final determination of this order to show cause and the verified petition/complaint, and enjoining respondent/defendant New York State Joint Commission on Public Ethics from closing;

(2) directing that the New York State Joint Commission on Public Ethics comply with Executive Law §§94.13(a) and (b) with respect to petitioners’ seven complaints – starting with the ministerial act of 15-day letters;

(3) directing that the New York State Joint Commission on Public Ethics comply with Executive Law §94.9(l)(i) mandating that its annual reports contain “a listing by assigned number of each complaint and referral received which alleged a possible violation within its jurisdiction, including the current status of each complaint” – starting with its upcoming annual report for 2021 and such annual report as it will be rendering for 2022;

(4) directing that Temporary Senate President Stewart-Cousins and Assembly Speaker Heastie comply with Legislative Law §80.1 and §80.4 mandating their joint appointment of the Legislative Ethics Commission’s ninth member – this being the non-legislative member that makes non-legislators its majority;

(5) directing that the Legislative Ethics Commission comply with Legislative Law §80.7(l) pertaining to its annual reports – starting with rendering annual reports for 2020 and 2021;

(6) directing that the New York State Inspector General comply with the mandates of Executive Law Article 4-A and its own Policy and Procedure Manual, violated by its handling of petitioners’ November 2, 2021 complaint – and declaring the provision of the Policy and Procedure Manual that allows the Inspector General to take “no action” on complaints involving “covered agencies” to be violative of Executive Law §53.1 and void;

(7) declaring unconstitutional, unlawful, and void Part QQ of Education, Labor, Housing, and Family Assistance Budget Bill #S.8006-C/A.9006-C – the “ethics commission reform act of 2022” – enacted in violation of mandatory provisions of the New York State Constitution, statutes, legislative rules, and caselaw;

*** Personal appearances are not permitted unless authorized by the assigned Justice.

(8) declaring unconstitutional, unlawful, and void the FY2022-23 New York state budget, enacted in violation of mandatory provisions of the New York State Constitution, statutes, and legislative rules, and caselaw;

(9) declaring unconstitutional, unlawful, larcenous, and void Legislative/Judiciary Budget Bill #S.8001-A/A.9001-A, enacted in violation of mandatory provisions of the New York State Constitution, statutes, legislative rules, and caselaw;

(10) declaring unconstitutional, larcenous, and void the FY2022-23 appropriations for the New York State Commission on Judicial Conduct, the New York State Inspector General, the Appellate Division attorney grievance committees, and the Unified Court System's Inspector General – based on the evidence of their flagrant corruption in handling complaints furnished by petitioners at the Legislature's January 25, 2022 "public protection" budget hearing and again by their March 25, 2022 e-mail;

(11) declaring unconstitutional, *as written* and *as applied*, Public Officers Law §108.2(b), violating Article III, §10 of the New York State Constitution and legislative rules consistent therewith, by exempting the Legislature from the Open Meetings Law to enable it to discuss "public business" in closed-door party conferences, rather than openly in committees and on the Senate and Assembly floor;

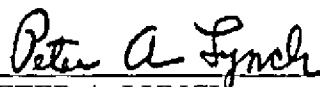
(12) such other and further relief as may be just and proper and, specifically:

(a) referring respondents to the Public Integrity Section of the U.S. Department of Justice's Criminal Division for investigation and prosecution of their public corruption, obliterating constitutional, lawful governance and stealing taxpayer monies, documentarily-established by petitioners' interrelated complaints to the New York State Joint Commission on Public Ethics, to the Legislative Ethics Commission, to the New York State Inspector General, to the New York State Commission on Judicial Conduct, to the Appellate Division attorney grievance committees, and to the Unified Court System's Inspector General, among other ethics oversight and enforcement entities;

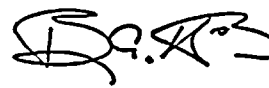
(b) \$100 motion costs to petitioners-plaintiffs pursuant to CPLR §8202.

LET SERVICE of this order to show cause, together with the papers on which it is based, be made on or before the 20th day of June 2022 upon respondents/defendants by personal service in accord with CPLR Article 3 be deemed good and sufficient service.

ANSWERING PAPERS, if any, are to be served
*via e-filing, on or before July 11, 2022, and Reply papers, if any, are to be served via
e-filing on or before 5:00 PM July 14, 2022.*



HON. PETER A. LYNCH
Justice, Albany County Supreme Court



06/09/2022