

**From:** Center for Judicial Accountability, Inc. (CJA) <elena@judgewidth.org>  
**Sent:** Monday, January 22, 2024 2:09 PM  
**To:** 'Records\_Access'

**Subject:** **Please furnish me with an e-mail address to send correspondence to Governor Hochul/executive staff/counsel**

Dear Records Access –

Please furnish me with an e-mail address to send correspondence to Governor Hochul/executive staff/counsel. If necessary, please deem this a FOIL request for records reflecting such e-mail addresses – at least comparable to what I have for Lt. Governor Delgado: [LGNY@exec.ny.gov](mailto:LGNY@exec.ny.gov).

Thank you.

Elena Sassower  
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**From:** Records\_Access <[Records.Access@exec.ny.gov](mailto:Records.Access@exec.ny.gov)>  
**Sent:** Monday, January 22, 2024 12:03 PM  
**To:** 'Center for Judicial Accountability, Inc. (CJA)' <[elena@judgewidth.org](mailto:elena@judgewidth.org)>

**Subject: RE: Your Duty to VOID the Dec 4, 2023 Report of the Commission on Legislative, Judicial & Executive Compensation, STRIKE the \$34.6M for judicial pay raises from the Legislative/Judiciary budget bill, & REFER the commissioners for criminal prosecutions**

Dear Elena Sassower:

Unfortunately, your correspondence is not a Freedom of Information Law Request (“FOIL”) pursuant to the Public Officers Law. Public Officers Law § 89(3)(a), indicates that an agency is not required to create a record in response to a request. If you wish to submit a FOIL request via the GovQA system, or directly to [records.access@exec.ny.gov](mailto:records.access@exec.ny.gov), please feel free to do so and we’ll process it accordingly.

Thank you,  
Records Access  
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**From:** Center for Judicial Accountability, Inc. (CJA) <[elena@judgewidth.org](mailto:elena@judgewidth.org)>  
**Sent:** Thursday, January 18, 2024 8:06 PM  
**To:** Records\_Access <[Records.Access@exec.ny.gov](mailto:Records.Access@exec.ny.gov)>; Office of the Lieutenant Governor Antonio Delgado <[LGNY@exec.ny.gov](mailto:LGNY@exec.ny.gov)>; Andrea Stewart-Cousins (Senate) <[scousins@nysenate.gov](mailto:scousins@nysenate.gov)>; [Ortt@nysenate.gov](mailto:Ortt@nysenate.gov); [Speaker@nyassembly.gov](mailto:Speaker@nyassembly.gov); [BarclaW@nyassembly.gov](mailto:BarclaW@nyassembly.gov); [rwilson@nycourts.gov](mailto:rwilson@nycourts.gov); [jzayas@nycourts.gov](mailto:jzayas@nycourts.gov); [smartucc@nycourts.gov](mailto:smartucc@nycourts.gov); [NYAG.Pressoffice@ag.ny.gov](mailto:NYAG.Pressoffice@ag.ny.gov); [mkogut@osc.ny.gov](mailto:mkogut@osc.ny.gov)

**Subject:** Your Duty to VOID the Dec 4, 2023 Report of the Commission on Legislative, Judicial & Executive Compensation, STRIKE the \$34.6M for judicial pay raises from the Legislative/Judiciary budget bill, & REFER the commissioners for criminal prosecutions

**TO: Governor Kathy Hochul & Lieutenant Governor Antonio Delgado**  
**All Senators: c/o Senate Leaders Andrea Stewart-Cousins & Robert Ort**  
**All Assembly Members: c/o Assembly Leaders Carl Heastie & William Barclay**  
**Chief Judge Rowan Wilson & Chief Administrative Judge Joseph Zayas, Etc.**  
**Attorney General Letitia James & Comptroller Thomas DiNapoli**

The December 4, 2023 Final Report of the Commission on Legislative, Judicial and Executive Compensation is a fraud on the People of the State of New York and a grand larceny of taxpayer monies by its judicial pay raise “Conclusions”, if these are deemed to be its “force of law” “recommendations”. This is demonstrated by CJA’s January 18, 2024 Opposition Report, above-attached. It is addressed to all of you so that individually and collectively you can discharge your constitutional and oversight responsibilities:

- (1) to void the Commission’s “force of law” December 4, 2023 Report because it is statutorily-violative, fraudulent, and unconstitutional – and to strike the \$34.6 million appropriation for judicial salary increases from the Governor’s Legislative/Judiciary Budget Bill #S.8301/A.8801;
- (2) to refer the Commission’s seven members for criminal prosecution – and for Attorney General James to herself bring such prosecution – based on penal law violations including:

Penal Law §175.35: “Offering a false instrument  
for filing in the first degree”;

Penal Law §195: “Official misconduct”;

Penal Law §105.15: “Conspiracy in the second degree”;

Penal Law §20.00: “Criminal liability for conduct of another”;

Penal Law Article 496: “PUBLIC TRUST ACT”

§496.06: “Public corruption”;

§496.05: “Corrupting the government in the first degree”.

Although the Opposition Report is filled with EVIDENTIARY hyperlinks, CJA’s website has an [EVIDENTIARY webpage](#) for the Opposition Report, to further assist you. Please note that the posted Opposition Report removes the LIVE link in footnote 5 that reads:

“Because the Independent Expert Report pertains to a sealed Monroe County Family Court case, it and what occurred thereafter, recited by CJA’s October 25, 2023 complaint, are posted on a publicly inaccessible webpage, [here](#).”

Finally, to those whose direct e-mails I do not have, kindly forward.

Thank you.

Elena Sassower, Director  
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[elena@judgewatch.org](mailto:elena@judgewatch.org)