

From: Center for Judicial Accountability, Inc. (CJA) <elena@judgewatch.org>
Sent: Saturday, April 1, 2023 1:18 PM

To: 'srn@necheleslaw.com'; 'cseigel@tacopinalaw.com'

Cc: 'jtacopina@tacopinalaw.com'; 'info@tacopinalaw.com'; 'Harmeet K. Dhillon (Dhillon Law)'; 'info@habbalaw.com'; 'rjc@dhclegal.com'; 'frontdesk@nygop.org'; 'President@NYYRC.com'; 'VicePresident@NYYRC.com'; 'Treasurer@NYYRC.com'; 'RecordingSecretary@NYYRC.com'; 'CorrespondingSecretary@NYYRC.com'; 'ExecutiveSecretary@NYYRC.com'; 'Advisory@NYYRC.com'; 'Law@NYYRC.com'; 'Media@NYYRC.com'; 'CoMedia@NYYRC.com'; 'Policy@NYYRC.com'; 'Rules@NYYRC.com'; 'Info@NYYRC.com'

Subject: **Mr. Trump's successful motion to dismiss his indictment based on selective & invidious prosecution & for removal/transfer of the case to federal court, Etc.**

Attachments: [6-9-20-complaint-ny-da-vance-corrected.pdf](#);
[new-york-7-29-20-da-foil.pdf](#)

TO: Trump Lawyers [Susan Necheles, Esq.](#) and [Chad Siegel, Esq.](#)

According to yesterday's Reuters' article "[Donald Trump's lawyers: who are attorneys defending former president in Stormy Daniels case](#)", you, together with Joe Tacopina, Esq., are defending Mr. Trump against the indictment to be unsealed on Tuesday.

As I received no response from Mr. Tacopina or anyone else to the below e-mail, I now send it to you, directly, as it is essential to a successful motion to dismiss Mr. Trump's indictment based on selective and invidious prosecution – and for removal/transfer of the case to federal court. I understand you intend to make such motion(s).

Please forwarded this e-mail to Mr. Trump, so that he can know that the indictment brought against him based on alleged false business records is an opportunity for him to “drain the swamp” of New York's public corruption arising from the posturing and LIES of its public officers and their modus operandi of “false instruments”, such as:

- the “false instruments” by which Attorney General Letitia James and her AG predecessors, as a *modus operandi*, defend against lawsuits brought against the state and its public officers, in the absence of ANY legitimate defense, *to wit*, by fraudulent litigation filings, corrupting the judicial process;
- the “false instruments” by which New York judges, as a *modus operandi*, “throw cases”, *to wit*, by fraudulent judicial decisions, falsifying the litigation record before them and applicable law;
- the “false instrument” budget bills of the New York State budget that, as a *modus operandi*, the Governor introduces and the Legislature enacts, with knowledge of their unconstitutionality, fraud, and larceny – and which New York's Judiciary, from its Supreme Court to the Court of Appeals, have covered up by fraudulent judicial decisions, rewarding the Attorney General's litigation fraud;

- the “false instrument” August 29, 2011 report of the Commission on Judicial Compensation, which, beginning April 1, 2012, raised the salaries of New York judges – and D.A.s based thereon – embedded in the state budget;
- the “false instrument” December 24, 2015 report of the Commission on Legislative, Judicial Compensation, which, beginning April 1, 2016, further raised the salaries of New York judges – and D.A. salaries based thereon – embedded in the state budget;
- the “false instrument” December 10, 2018 report of the Committee on Legislative and Executive Compensation, which, beginning January 1, 2019, raised the salaries of New York’s Governor, Lieutenant Governor, Attorney General, Comptroller, 63 Senators, 150 Assembly Members, and such executive department agency heads as the Budget Director – embedded in the state budget;

ALL these “false instruments” by New York public officers who freely operate “above the law”, with no “accountability” whatever, are totally unknown to the People of New York because the press has willfully and deliberately concealed what goes on – and the corruption of ALL ethics and criminal authorities, such as the Judiciary’s Attorney Grievance Committees, the Judiciary’s Inspector General, the Commission on Judicial Conduct, the now Commission on Ethics and Lobbying in Government (formerly JCOPE), the State Inspector General, the D.A.s, the U.S. Attorneys – in order to abet and perpetuate the unconstitutionality, unlawfulness, and larceny of New York state governance, extending to the counties, and to rig New York’s elections. As such, Mr. Trump has a HUGE opportunity to prove that the “fake news media” is NOT a fabrication by him, but absolutely true, from the New York Times on down. Prime examples of this are the Times’ rigging, with other media, of Bragg’s 2021 election as Manhattan D.A. and of James’ 2018 election and 2022 re-election as AG – and the EVIDENCE of this is recited and hyperlinked by the below.

I am available to answer questions and to assist you. Kindly confirm that you will be forwarding this e-mail to Mr. Trump – and to House Chairs Jordan, Steil, and Comer, so that they can make good on Article IV, §4 of the United States Constitution: “The United States shall guarantee to every State in the Union, a Republican Form of Government...”.

Thank you.

Elena Sassower, Director
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From: Center for Judicial Accountability, Inc. (CJA) <elena@judgewatch.org>
Sent: Friday, March 31, 2023 12:30 PM

To: 'info@tacopinalaw.com' <info@tacopinalaw.com>; 'Harmeet K. Dhillon (Dhillon Law)' <hdhillon@dhillonlaw.com>; 'info@habbalaw.com' <info@habbalaw.com>; 'rjc@dhclegal.com' <rjc@dhclegal.com>; 'frontdesk@nygop.org' <frontdesk@nygop.org>

Cc: 'President@NYRC.com' <President@NYRC.com>; 'VicePresident@NYRC.com' <VicePresident@NYRC.com>; 'Treasurer@NYRC.com' <Treasurer@NYRC.com>;

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Subject: AGAIN: Bragg's politicization of his D.A. office & the grand jury -- & his corruption as chief deputy in the AG's office, suppressed by NY's "fake news media" in rigging his 2021 election as Manhattan D.A.

**TO: Trump Lawyers Joseph Tacopina, Esq., Harmeet Dillon, Esq., Alina Habba, Esq. –
& Robert Costello, Esq. & New York State Republican Party Chair Edward Cox, Esq.**

I have received no response from any of you – or from the New York Young Republican Club cc's – to my below March 27th e-mail entitled “Bragg's politicization of his D.A. office & the grand jury -- & his corruption as chief deputy in the AG's office, suppressed by NY's ‘fake news media’ in rigging his 2021 election as Manhattan D.A.”.

Did you forward it to House Judiciary Committee Chair Jordan, to House Administration Committee Chair Steil, and to House Committee on Oversight and Accountability Chair Comer as substantiating their [March 20th letter to D.A. Bragg?](#)

Please advise, as otherwise, I will do so myself – and especially in light of [Bragg's today's letter](#) to them, by his counsel, asserting (at pp. 1, 6) as “baseless and inflammatory”, “misleading and meritless”, and “unfounded” their concerns that the D.A.'s grand jury investigation, now indictment, of Mr. Trump is “politically motivated” and disputing their jurisdiction to make inquiry.

My March 27th e-mail proves the contrary by its above attached and below evidentiary links, establishing that Bragg and his fellow D.A.s of New York's 62 counties have brazenly corrupted and politicized their offices and colluded in the collapse of constitutional, lawful governance in New York State. This, by preventing grand juries, which they control, from discharging their public integrity function under Article I, §6 of the New York State Constitution “to inquire into the wilful misconduct in office of public officers, and to find indictments” and under Criminal Procedure Law Article 190, by withholding from the grand juries citizen complaints of public corruption – and preventing citizens from accessing the grand juries directly.

Article IV, §4 of the United States Constitution states: “The United States shall guarantee to every State in the Union, a Republican Form of Government...” Based on the evidence furnished by the above and below, establishing, through a succession of lawsuits, the corruption of New York's judiciary, in addition to its executive and legislative branches, eviscerating “a Republican Form of Government”, Chairs Jordan, Steil, and Comer must cite to Article IV, §4 of the U.S. Constitution in support of their inquiries of Bragg, not just the jurisdictions of their respective committees pursuant to Rule X of the Rules of the House of Representatives.

Thank you.

Elena Sassower, Director
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From: Center for Judicial Accountability, Inc. (CJA) <elena@judgewatch.org>
Sent: Monday, March 27, 2023 1:25 PM

To: 'info@tacopinalaw.com' <info@tacopinalaw.com>; 'Harmeet K. Dhillon (Dhillon Law)' <hdhillon@dhillonlaw.com>; 'info@habbalaw.com' <info@habbalaw.com>; 'rjc@dhclegal.com' <rjc@dhclegal.com>; 'frontdesk@nygop.org' <frontdesk@nygop.org>

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Subject: Bragg's politicization of his D.A. office & the grand jury -- & his corruption as chief deputy in the AG's office, suppressed by NY's "fake news media" in rigging his 2021 election as Manhattan D.A.

**TO: Trump Lawyers Joseph Tacopina, Esq., Harmeet Dillon, Esq., Alina Habba, Esq. –
& Robert Costello, Esq. & New York State Republican Party Chair Edward Cox, Esq.**

In the event the New York Young Republican Club did not forward the below to you, as requested, I do so now myself.

I am available to answer any questions.

Thank you.

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From: Center for Judicial Accountability, Inc. (CJA) <elena@judgewatch.org>
Sent: Friday, March 24, 2023 11:17 PM
To: 'President@NYYRC.com' <President@NYYRC.com>; 'VicePresident@NYYRC.com' <VicePresident@NYYRC.com>; 'Treasurer@NYYRC.com' <Treasurer@NYYRC.com>; 'RecordingSecretary@NYYRC.com' <RecordingSecretary@NYYRC.com>; 'CorrespondingSecretary@NYYRC.com' <CorrespondingSecretary@NYYRC.com>; 'ExecutiveSecretary@NYYRC.com' <ExecutiveSecretary@NYYRC.com>; 'Advisory@NYYRC.com' <Advisory@NYYRC.com>; 'Law@NYYRC.com' <Law@NYYRC.com>; 'Media@NYYRC.com'

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Subject: AGAIN: Building Organizationally, Winning Electorally -- & Helping ALL New Yorkers & Mr. Trump by Exposing "the Swamp" of Public Corruption, enabled & perpetuated by Alvin Bragg & Letitia James, that NY's "Fake News" Media has Covered-Up, for Years

Correcting two typographical errors & adding a link to the below, sent to you at 7:51 p.m. this evening –

TO: [New York Young Republican Club](#)

How disappointing not to have heard from you, at all, in response to my below March 22nd e-mail – and I do not believe it is because I had dropped a “the” in my second sentence, now corrected. Kindly confirm that you have forwarded my e-mail to Mr. Trump and/or to Advisory Board Member Roger Stone for Mr. Trump, as requested – and also to the lawyers who have been defending Mr. Trump, and, specifically, [Joe Tacopina, Esq.](#) and grand jury witness for Mr. Trump, [Robert Costello, Esq.](#), as otherwise, I will do so, pronto.

The EVIDENCE furnished by my below e-mail proves, resoundingly, D.A. Bragg’s politicization of his office by his selective and invidious investigation of Mr. Trump and rebuts Bragg’s [yesterday’s letter, by his counsel, to House Chairs Jordan, Steil, and Comer](#), with its rhetoric about “pursuing justice and protecting New Yorkers” consistent with “the District Attorney’s oath to faithfully execute the laws of the State of New York” (at p. 1), and its pretense that investigation of Mr. Trump is part of a routine “pending local prosecution” (at p. 1), compelled because “In New York, the District Attorney is a constitutional officer charged with ‘the responsibility to conduct all prosecutions for crimes and offenses cognizable by the courts of the county in which he serves’ (at p. 2) and is simply “the punishment of local criminal activity” (at p. 3).

Also rebutted is that “Congress cannot have any legitimate legislative task relating to the oversight of local prosecutors enforcing state law” (at p. 4) – as the EVIDENCE my e-mail furnishes proves that New York’s D.A.s have [so politicized their enforcement of the penal laws](#) they simply ignore indisputable, open-and-shut, *prima facie* EVIDENCE of public corruption by the state’s highest, most powerful public officers in all three government branches, driving the state budget “OFF THE CONSTITUTIONAL RAILS” and plundering billions of dollars from the taxpayers, including for their own pay raises. The starting point is my above-attached June 9, 2020 grand jury/public corruption complaint to then Manhattan D.A. Vance and July 29, 2020 FOIL request to the Manhattan D.A.’s office that Bragg has known about at least since [my June 14, 2021 e-mail](#), as it is dispositive of the high-level “local criminal activity” that Bragg is not prosecuting – and that is not being prosecuted by New York’s 61 other D.A.s. Here’s the [webpage posting the 62 grand jury/public corruption complaints I filed with New York’s 62 D.A.s from June 4 – July 1, 2020](#), also including my 62 FOIL requests to the D.A.s pertaining to their handling of public corruption complaints and citizen access to the grand jury so that it can discharge its duty pursuant to Article I, §6 of the New York State Constitution to inquire into “wilful misconduct in office” of public officers, unobstructed by them. The substantiating EVIDENTIARY webpage for the complaints is [here](#).

Three years later, Congressional oversight would be welcome because, as the EVIDENCE furnished by my below e-mail to you shows, New York state and local entities with oversight responsibilities are corrupted, as are [the FBI, New York’s four U.S. Attorneys, and the U.S. Justice Department](#), and because AG James corrupts the judicial process with litigation fraud and is rewarded by fraudulent judicial decisions “throwing” meritorious citizen lawsuits, such as [CJA’s current lawsuit](#) challenging the state budget, pay raises, and the unconstitutionality of New York’s state governance, commenced last June, [now on](#)

[appeal](#). New York's "fake news" media has reported NOTHING – and the consequence, in addition to enabling corrupt incumbents to be re-elected and elected to other and higher offices, is that the massive public corruption particularized by those 62 complaints has not just continued, but accelerated. A glimpse of what is unfolding NOW with the FY2023-24 state budget is posted on CJA's MENU webpage for the 2023-24 legislative session, [here](#).

[House Chairs Jordan, Steil, and Comer, by their March 20, 2023 letter to D.A. Bragg](#), rightfully cite to the necessity of "congressional scrutiny about how public safety funds appropriated by Congress are implemented by local law-enforcement agencies" (at p. 3) – and this should be examined, in tandem with examining how New York's corrupted state governance, including by its budget, swallows up vast amounts of federal monies and perpetuates and exacerbates abuses that are the subject of citizen complaints, ignored by New York authorities, including the D.A.s.

In the coming weeks, I will update and refile the 62 grand jury/public corruption complaints I filed three years ago with New York's 62 D.A.s. As then, the initial grand jury/public corruption complaint will be to the Albany D.A., as his jurisdiction is the seat of New York's state governance, but the five after that will be to New York City's five D.A.s, starting with D.A. Bragg. Two of the five, Democratic Bronx D.A. Darcel Clark and Democratic Queens D.A. Melinda Katz, are up for re-election this year. The New York Young Republican Club must take the lead, NOW, in recruiting solid, qualified candidates to run on the Republican line who will whistle-blow about what these two re-election seeking D.A.s have been complicitly covering up – and my [June 8, 2020 grand jury/public corruption complaint to D.A. Clark](#) and [July 29, 2020 FOIL request](#) and [June 9, 2022 grand jury/public corruption complaint to D.A. Katz](#) and [July 29, 2022 FOIL request](#) will enable Republican candidates to WIN – and bring down the whole kit and kaboodle, largely Democratic.

In 2021, the same year as Democrat Bragg won the Manhattan D.A. race, Brooklyn Democratic D.A. Eric Gonzalez won re-election, with no Republican candidate running against him, or any other. That must not happen again in any D.A. race – beginning with this year's Bronx and Queens D.A. races.

I am available over the weekend to discuss the above and below. TIME IS OF THE ESSENCE – for all.

Thank you.

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From: Center for Judicial Accountability, Inc. (CJA) <elena@judgewatch.org>
Sent: Wednesday, March 22, 2023 3:18 PM
To: 'President@NYYRC.com' <President@NYYRC.com>; 'VicePresident@NYYRC.com' <VicePresident@NYYRC.com>; 'Treasurer@NYYRC.com' <Treasurer@NYYRC.com>; 'RecordingSecretary@NYYRC.com' <RecordingSecretary@NYYRC.com>; 'CorrespondingSecretary@NYYRC.com' <CorrespondingSecretary@NYYRC.com>; 'ExecutiveSecretary@NYYRC.com' <ExecutiveSecretary@NYYRC.com>; 'Advisory@NYYRC.com' <Advisory@NYYRC.com>; 'Law@NYYRC.com' <Law@NYYRC.com>; 'Media@NYYRC.com' <Media@NYYRC.com>; 'CoMedia@NYYRC.com' <CoMedia@NYYRC.com>; 'Policy@NYYRC.com' <Policy@NYYRC.com>; 'Rules@NYYRC.com' <Rules@NYYRC.com>

Subject: Building Organizationally, Winning Electorally -- & Helping ALL New Yorkers & Mr. Trump by Exposing "the Swamp" of Public Corruption, enabled & perpetuated by Alvin Bragg & Letitia James, that NY's "Fake News" Media has Covered-Up, for Years

TO: [New York Young Republican Club](#)

You can build organizationally, win electorally – and help ALL New Yorkers and Mr. Trump – by exposing the “swamp” of public corruption that Alvin Bragg and Letitia James have enabled and perpetuated, covered up by New York’s “fake news” media, for years.

I am director and co-founder of the non-partisan, non-profit citizens’ organization Center for Judicial Accountability, Inc. (CJA) and have the open-and-shut, *prima facie* EVIDENCE, born of contact with Bragg and James, to indict and convict them both for public corruption involving the state budget and pay raises. Likewise, a long, long list of corrupt public officers and co-conspirators they have “protected”. The below live links will take you to where it is posted on CJA’s website, www.judgewatch.org.

Starting with Bragg, the EVIDENCE of his media-rigged 2021 election as Manhattan D.A. – abetted by the other eight Manhattan D.A. candidates, including the sole Republican candidate – is posted on a webpage entitled “[The Unfit 2021 Democratic Candidates for Manhattan D.A. – & the Media-Rigging of the Primary Election](#)”. Its first two links are to my June 9, 2021 and June 14, 2021 e-mails – the originals of which are below. The above two attachments are the attachments to the June 14, 2021 e-mail, whose substantiating narrative of Bragg’s corruption as chief deputy under Attorney General Barbara Underwood, a position he had held under Attorney General Eric Schneiderman, was provided by a separate [EVIDENTIARY webpage](#).

Bearing the title “So, you want to be Manhattan D.A., here's the info & EVIDENCE in support of your whistle-blowing, NOW – & your duty, IF elected, to present same to a Manhattan grand jury”, the June 14, 2021 e-mail expressly challenged Bragg to “deny or dispute ANY aspect of [the mountain of open-and-shut, prima facie EVIDENCE against \[him\], posted on \[the narrative\] webpage](#)” and to contest that “a Manhattan grand jury would indict [him] – and a Manhattan trial jury convict [him]”. It also asked, based on its assertion that:

“No candidate may be deemed fit to serve as Manhattan D.A. – or to occupy ANY office of public trust – who does not, based on the [posted EVIDENCE](#), whistle-blow loudly and NOW – with an unequivocal pledge to Manhattan voters that, if elected, he/she will present the [June 9, 2020 grand jury/public corruption complaint](#) to a Manhattan grand jury [that D.A. Vance has been “sitting on”] – and obtain and release responsive answers to the above-attached [July 29, 2020 FOIL/information request](#) to which D.A. Vance has not responded”,

whether Bragg would make such pledge. This was also the question for the eight other Manhattan D.A. candidates to whom the e-mail was sent.

As for [The New York Times](#), which had editorially endorsed Bragg’s candidacy, the June 14, 2021 e-mail cc’d its editorial board, metro desk, tips e-mail, and ten of its reporters and also cc’d four of Bragg’s high-profile endorsers, Liz Holtzman, Zephyr Teachout, Preet Bharara, and Jennifer Rodgers. The [express](#) reason for doing so was to give them an opportunity to respond “including by retracting their endorsements”.

To all of this, there was no response – not from Bragg, not from the other D.A. candidates, not from the endorsing [Times](#), and not from Bragg’s other four endorsers. There was also no response from the

additional press to which I forwarded the June 14, 2021 e-mail – this being “the panoply of New York City’s other ‘independent’, ‘trustworthy’, ‘local journalism’ – the ‘nonprofits’, among them”, to which my June 14, 2021 e-mail referred. The direct link to my e-mails to this additional press, from June 16 – June 19, 2021, is [here](#).

None disputed that the [narrative EVIDENTIARY webpage](#) was completely accurate. Yet none took steps to expose and rectify a magnitude of corruption that had destroyed constitutional, lawful governance and which would continue to do so, not just unabated, but accelerated – and about which the public was completely unaware and could not exercise any informed vote in the Manhattan D.A. race, or in any of the other 2021 races to which it was germane. This, because the press was reporting nothing about any of the corruption – much as it had reported nothing over decades. Indeed, the narrative EVIDENTIARY webpage furnished a link to our [June 4, 2021 webpage message to former President Trump](#), whose recitation about the media’s behavior was as follows:

“MR. TRUMP, the reason you know nothing about any of this is because NY's mostly left-leaning press has, for years, been complicit in the systemic corruption of NY's governance -- involving all three government branches. It has concealed, totally, the EVIDENCE of what has been going on and, by its knowingly false reporting and editorializing, has sped the collapse of constitutional checks and balances, including by its rigging of NY's elections. Here's [CJA's 30-year archive chronicling this](#) -- and here's our two lawsuits aimed at securing media accountability, the first vs [The New York Times](#) and the second vs [Gannett](#) -- both ‘thrown’ at trial and appellate levels by fraudulent judicial decisions of NY's state courts because there was NO legitimate defense to either lawsuit. Here's also CJA's most recent and IMMEDIATELY relevant chronicling of the ‘fake news’, corruption-abetting, election-rigging journalism that has deprived the People of the State of New York of what they have needed to know about their public officers and state governance: [last year, before the 2020 elections](#) and, after, in [November](#) and in [December](#), and this year: in [January](#), [February-March](#), [April-May](#), and thus far, in [June](#).

MR. TRUMP, from [this website](#), you have the EVIDENCE to PROVE that you are being invidiously and selectively investigated by AG James and DA Vance who have corrupted their offices and are pocketing fraudulent pay raises for their crimes -- and that the media has known about this, but reported NOTHING. You have a slam-dunk opportunity to not only help yourself, but, simultaneously, to do a great public good: to ‘drain the swamp’ that is NY's governance and expose -- definitively and beyond all doubt -- its ‘fake news’ press. Go to it!” (bold in original).

The ONLY change, since that June 4, 2021 message to Mr. Trump was written, is that Bragg replaced Vance as Manhattan D.A. in the media-rigged 2021 elections. Other than that, Bragg, like Vance, has not presented the above-attached June 9, 2020 grand jury/public corruption complaint to a grand jury – or responded to the above-attached FOIL request concerning the Manhattan D.A.’s handling of grand jury/public corruption complaints – consistent with “equal justice” and no one being “above the law”. Instead, he has unabashedly politicized his office – and nothing exemplifies this more than the prosecutorial and grand jury resources he has been expending to indict Mr. Trump for what does not appear to be a crime and on questionable evidence.

As for James, whose [2018 election as AG was media-rigged](#), as, likewise, her 2022 re-election, the best narrative of her corruption, in office, with EVIDENCE, is furnished by our [February 11, 2021 attorney misconduct complaint](#) against her to New York’s court-controlled attorney grievance committees— thereafter embodied in our [March 5, 2021 ethics complaint](#) against her to the Joint Commission on Public

Ethics (JCOPE). Both are featured on the June 14, 2021 narrative EVIDENTIARY webpage AND the June 4, 2021 message for Mr. Trump webpage.

Since then, we have filed two subsequent complaints against AG James – each also furnishing narratives, with EVIDENCE: our [July 8, 2022 complaint](#) to JCOPE’s successor, the Commission on Ethics and Lobbying in Government (COELIG), and our [October 10, 2022 complaint](#) to New York’s attorney grievance committee for the First Judicial Department. The media was furnished these prior to AG James’ 2022 re-election – and the EVIDENCE of this, from our September – October 2022 log of e-mails to the media, is [here](#).

It will not take you long to verify the significance of the foregoing and the HUGE opportunity it presents for the New York Young Republican Club to actualize [Article II, §1 of its By-Laws](#), including to “resist and expose political corruption”, and, in so doing, to completely upend the New York political scene. If the Club champions a Republican Party that holds true to public integrity and constitutional, lawful governance and process, you can win – ending the reign of a corrupt Democratic/“progressive” majority and, ousting, as well, a no less corrupt Republican/“conservative” minority, comprised of ineffectual, self-serving posturers.

Please forward this e-mail to Mr. Trump – and/or to [your Advisory Board Member Roger Stone](#) for his transmittal to Mr. Trump – and to all persons who will examine the above and below and take appropriate, responsible “whistle-blowing” action to save our beloved New York State and nation. I will hold off forwarding the e-mail to others until I hear from you. May it be enthusiastically and soon.

I am available to answer questions – and would welcome the opportunity to do so.

Thank you.

Elena Sassower, Director
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From: Center for Judicial Accountability, Inc. (CJA) <elena@judgewatch.org>
Sent: Monday, June 14, 2021 12:06 PM

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Subject: So, you want to be Manhattan D.A., here's the info & EVIDENCE in support of your whistle-blowing, NOW -- & your duty, IF elected, to present same to a Manhattan grand jury

TO: Would-Be Manhattan District Attorneys Aboushi, Crotty, Florence, Lang, Orlins, and Weinstein

Five days ago, I sent you the below June 9th e-mail entitled **“To the whistle-blower belongs the prize: Info to help you win your Democratic primary race for Manhattan D.A. -- & knock out Alvin Bragg & his endorsements by the NYT & such others as Liz Holtzman, Zephyr Teachout, & Preet Bharara. Also, Dan Quart”** – furnishing it to Candidate Crotty by facebook.

Shortly thereafter, I received a call from one of your campaigns – and in the lengthy phone conversation that followed provided the info and substantiating EVIDENCE, which I showed was accessible from CJA’s website, www.judgewatch.org, via its prominent **ELECTIONS 2021** center link, containing entries for Would-Be Manhattan D.A.s Bragg and Quart. I had not yet created a dedicated webpage for the Manhattan D.A. race, but stated I would be doing so – and that I would post a narrative of EVIDENCE substantiating my June 9th e-mail, including as to the Bragg endorsers. This, I have now done, placing the substantiating narrative and EVIDENCE on CJA’s webpage for this e-mail. The direct link is: <http://www.judgewatch.org/web-pages/elections/2021/june-14-2021-email.htm>.

So that Messrs. Bragg and Quart may have the opportunity to deny or dispute ANY aspect of [the mountain of open-and-shut, prima facie EVIDENCE against them, posted on that webpage](#) – including the summarizing above-attached June 9, 2020 grand jury/public corruption complaint that Manhattan D.A. Vance has been “sitting on” – I am cc’ing them on this e-mail. Do they contest that the posted EVIDENCE leaves no doubt that a Manhattan grand jury would indict them – and a Manhattan trial jury convict them?

No candidate may be deemed fit to serve as Manhattan D.A. – or to occupy ANY office of public trust – who does not, based on the [posted EVIDENCE](#), whistle-blow loudly and NOW – with an unequivocal pledge to Manhattan voters that, if elected, he/she will present the [June 9, 2020 grand jury/public corruption complaint](#) to a Manhattan grand jury – and obtain and release responsive answers to the above-attached [July 29, 2020 FOIL/information request](#) to which D.A. Vance has not responded. Will Messrs. Bragg and Quart do that? How about the rest of you?

To enable Republican Manhattan D.A. candidate Thomas Kenniff to also demonstrate his fitness, by his response, I am cc’ing him on this e-mail, as well.

As for Bragg endorsers [The New York Times](#), Liz Holtzman, Zephyr Teachout, Preet Bharara, and Jennifer Rodgers, about whom the accompanying webpage furnishes an EVIDENTIARY narrative of their prior knowledge of the material facts and their cover-up and fraudulent conduct with respect thereto, I am also cc’ing them so that they may respond, including by retracting their endorsements.

In addition to [The New York Times](#), I will separately forward this e-mail to other press, including the panoply of New York City’s other “independent”, “trustworthy”, “local journalism” -- the “nonprofits”, among them. These will be accessible via a link on CJA’s menu webpage for the Manhattan D.A. race: <http://www.judgewatch.org/web-pages/elections/2021/menu-manhatta-da-race.htm>.

Needless to say, ALL the candidates, by reason of their candidacies, can command press coverage, without having to pay for it. Likewise, most of the endorsers. And, of course, [The New York Times](#) is its own press.

Finally, since D.A. candidate Crotty is apparently refusing to furnish me with an e-mail, I will – as I did with the below June 9th e-mail – paste it onto the chain of my messages to her, on her facebook page: <https://www.facebook.com/Lizcrotty2021>. Also, since Bragg endorser Preet Bharara apparently posts no e-mail address for himself, I request that recipients of this e-mail forward it on to him, for response.

Thank you.

Elena Sassower, Director
Center for Judicial Accountability, Inc. (CJA)
www.judgewatch.org
914-421-1200

From: Center for Judicial Accountability, Inc. (CJA) <elena@judgewatch.org>

Sent: Wednesday, June 9, 2021 12:29 PM

To: 'Press@TahanieForDA.com' <Press@TahanieForDA.com>; 'info@dianaforda.com' <info@dianaforda.com>; 'press@dianaforda.com' <press@dianaforda.com>; 'info@votelucylang.com' <info@votelucylang.com>; 'info@elizaorlins.com' <info@elizaorlins.com>; 'info@TaliForDA.com' <info@TaliForDA.com>

Subject: To the whistle-blower belongs the prize: Info to help you win your Democratic primary race for Manhattan D.A. -- & knock out Alvin Bragg & his endorsements by the NYT & such others as Liz Holtzman, Zephyr Teachout, & Preet Bharara. Also, Dan Quart

TO: Would-Be Manhattan District Attorneys Aboushi, Crotty, Florence, Lang, Orlins, and Weinstein

I have info to help you win your upcoming Democratic primary for Manhattan D.A. – & knock out Alvin Bragg AND his endorsements by [The New York Times](https://www.nytimes.com) and such others as Liz Holtzman, Zephyr Teachout, & Preet Bharara. Also, Dan Quart.

Please call me for details – and the explosive substantiating EVIDENCE. To the whistle-blower belongs the prize – and the gratitude of the People of Manhattan AND the State of New York!

As I have no e-mail address for Candidate Crotty, from whom I have received no response to my messages for same, *via* her facebook page, I will furnish this to her, *via* facebook.

Thank you.

Elena Sassower, Director
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