

From: Center for Judicial Accountability, Inc. (CJA) <elena@judgewatch.org>
Sent: Friday, July 2, 2021 7:43 PM
To: srn@necheleslaw.com; BSkarlatos@kflaw.com
Subject: **What is the outcome of your review of the EVIDENCE substantiating CJA's June 4th message to Mr. Trump -- & have you discussed it with your clients & disclosed your conflicts-of-interest?**

Re-sent to correct error in e-mail address for Susan Necheles, Esq. – and bounce-back in e-mail for Bryan Skarlatos, Esq. Hopefully, this will reach you now.

Thank you & apologies.

From: Center for Judicial Accountability, Inc. (CJA) <elena@judgewatch.org>
Sent: Friday, July 2, 2021 7:34 PM

To: 'Mulligan, Mary' <mmulligan@kflaw.com>; 'mulligan.mary@icloud.com' <mulligan.mary@icloud.com>; 'rfischetti@fischetttilaw.com' <rfischetti@fischetttilaw.com>; 'asfuterfas@futerfaslaw.com' <asfuterfas@futerfaslaw.com>; 'Haggerty, Timothy' <thaggerty@kflaw.com>; 'pmalgieri@fischetttilaw.com' <pmalgieri@fischetttilaw.com>

Cc: 'nicholas.gravante@cwt.com' <nicholas.gravante@cwt.com>; 'annika.conrad@cwt.com' <annika.conrad@cwt.com>; 'sm@necheleslaw.com' <sm@necheleslaw.com>; 'BSkarlatos@kflaw.com' <BSkarlatos@kflaw.com>; 'amkcpaconsulting@gmail.com' <amkcpaconsulting@gmail.com>; 'press@trumporg.com' <press@trumporg.com>

Subject: **What is the outcome of your review of the EVIDENCE substantiating CJA's June 4th message to Mr. Trump -- & have you discussed it with your clients & disclosed your conflicts-of-interest?**

TO: Mary Mulligan, Esq., Ronald Fischetti, Esq., Alan Futerfas, Esq. -- & additionally, Timothy Haggerty, Esq. & Phyllis Malgieri, Esq.

This follows up my e-mails to you, beginning Saturday, June 26th and spanning to Wednesday, June 30th – a material portion of which are reflected by the below chain – and which are all posted on CJA's website, [here](#).

EVIDENT from yesterday's unsealing of the [indictment of the Trump Organization and Mr. Weisselberg](#) is that whether or not you each knew of my [June 4th message to Mr. Trump](#), **prior to my furnishing it to you on Monday** – a question you have NOT answered -- is that had you taken fast action on its "BOMBHELL EVIDENCE" – starting with [the June 9, 2020 grand jury/public corruption complaint against Manhattan's ALL Democratic state legislators that D.A. Vance has been "sitting on"](#) – D.A. Vance would have been UNABLE to obtain the grand jury indictment on Wednesday.

Indeed, NO grand jury would have allowed itself to be so manipulated by D.A. Vance as to hand-down for him an indictment against the Trump Organization and Mr. Weisselberg for a supposed:

- “SCHEME TO DEFRAUD IN THE FIRST DEGREE” (“FIRST COUNT”, p. 1);
- “CONSPIRACY...” (“SECOND COUNT”: p. 14);
- “GRAND LARCENY...” (“THIRD COUNT”: p. 16),
- “OFFERING A FIRST INSTRUMENT FOR FILING IN THE FIRST DEGREE” (“EIGHTH COUNT”: p. 20; “NINTH COUNT”: pp. 20-21; “TENTH COUNT”: p. 21; “ELEVENTH COUNT”: p. 22)

arising from \$1,760,630 in taxable, but unreported, non-salary compensation and benefits – had it known that D.A. Vance was withholding from grand jury presentment the [June 9, 2020 complaint](#) involving these very crimes pertaining to the ENTIRETY of the **now \$212 BILLION state budget** and the fraudulent pay raises it embeds for NY’s 213 state legislators, the governor, lieutenant governor, attorney general, comptroller – and for its thousands of judges and, based thereon, 62 D.A.s – the product of three “false instrument” reports, estimated by the [June 9, 2020 complaint](#) as costing NY taxpayers, since 2012, “**HALF A BILLION DOLLARS**”.

From my [June 4th message to Mr. Trump](#) – to which I alerted you on Monday – you had EVERYTHING you needed to verify, **speedily**, that the EVIDENCE substantiating the [June 9, 2020 grand jury/public corruption complaint](#) was, as stated, “*prima facie* and open-and-shut” – and not only in **PROVING, resoundingly**, Mr. Trump’s assertion that he is being made the subject of a “witch hunt” by Democratic D.A. Vance and Democratic A.G. James, but that D.A. Vance and A.G. James are long-standing participants, enablers, and beneficiaries of the massive governmental corruption chronicled by the [June 9, 2020 grand jury/public corruption complaint](#), for which they must each be indicted -- and will be convicted. This includes, specifically, with respect to the three “false instrument” pay raise reports that – *on their face* – violate the statutes pursuant to which they purport to be rendered, *inter alia*, because they do not evaluate and “take into account” non-salary compensation and benefits, which they were required to do – and which [the special webpage I added to the June 4th message](#), to which I alerted you on Wednesday, enabled you to see **within minutes**.

You have also NOT answered whether, as I requested, you have furnished Mr. Trump, the Trump Organization, and Mr. Weisselberg with the [June 4th message](#) and advised them of its OBVIOUS significance – as is your fiduciary duty to them. Likewise, you have NOT answered whether you have disclosed to them your conflicts-of-interest arising from your “professional and personal ties to the US Attorneys, the DAs, the judges, media, and the ‘who’s who’ in New York’s governance who, based on [the posted EVIDENCE of the June 4th message](#), **must be indicted & will be convicted.**” That’s quite apart from your HUGE financial interests in billing your clients at astronomical hourly rates into the indefinite future for defending against a grand jury indictment handed down on Wednesday that swift, responsible action on Monday might have reasonably obviated.

What are your answers? And have you forwarded my [June 4th message](#) to the additional lawyers working with you to defend the Trump Organization, Mr. Trump, Mr. Weisselberg, the Calamaris, whose names are now cropping up in media reports and [by their public appearances – as, for instance, Susan Necheles, Esq., representing the Trump Organization](#), and Bryan Skarlatos, Esq., representing Mr.

Weisselberg. What is their professional judgment of its significance – and the duty of all the lawyers to disclose to their clients their conflicts of interest arising from the [June 4th message](#)?

If – as with the below chain of e-mails – you do not respond to this e-mail, I will assume you cannot respond without conceding the truth of all I have set forth. Please advise, by the end of July 4th – more than 48 hours from now – so that I may be guided accordingly. There are other paths I can take to alert Mr. Trump to how EASILY and without significant financial cost he can use the [June 4th message](#) to not only PROVE his “witch hunt” claims and invidious/selective prosecution defense, but, simultaneously, to do a great public good by “draining the swamp” of New York public corruption – whose starting points, quite appropriately, are [D.A. Vance](#) and [A.G. James](#).

Finally, I take this opportunity to alert you to what I alerted CPA investigator Alan Katz to in our phone conversation together on Wednesday afternoon, referred-to in my immediately below June 30th e-mail, namely, that based on the [June 9th grand jury/public corruption complaint](#), the Trump Organization and Mr. Weisselberg will be able to make a successful motion to transfer/remove judicial proceedings on the indictment OUT of New York or to the federal courts, unless the Manhattan Supreme Court justice to whom the case is assigned dismisses the indictment, based thereon. This, because such Manhattan Supreme Court justice is, as established by the **EVIDENCE** substantiating the grand jury/public corruption complaint, the beneficiary of – and most likely knowingly so – of financial crimes involving a “scheme to defraud”, “conspiracy”, “grand larceny”, “false instruments” of a nature and scale far surpassing the comparative trivia of the indictment. Plainly, if New York’s judges and other highest public officers, including A.G. James and D.A. Vance, can “get away with” their gargantuan crimes, totally corrupting our state’s governance, the Trump Organization and Mr. Weisselberg should be forgiven for their “little cheats”.

Thank you.

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

From: elenaruth@aol.com <elenaruth@aol.com>
Sent: Wednesday, June 30, 2021 4:38 PM
To: 'Mulligan, Mary' <mmulligan@fklaw.com>; 'Haggerty, Timothy' <thaggerty@fklaw.com>
Cc: 'rfischetti@fischettlaw.com' <rfischetti@fischettlaw.com>; 'pmalgieri@fischettlaw.com' <pmalgieri@fischettlaw.com>; 'asfuterfas@futerfaslaw.com' <asfuterfas@futerfaslaw.com>; 'nicholas.gravante@cwt.com' <nicholas.gravante@cwt.com>; 'annika.conrad@cwt.com' <annika.conrad@cwt.com>; 'amkcpaconsulting@gmail.com' <amkcpaconsulting@gmail.com>

Subject: AGAIN -- EMERGENCY ATTENTION REQUIRED -- STOPPING, WITH BOMBHELL EVIDENCE, THE POLITICALLY-MOTIVATED INDICTMENTS OF MR. WEISSELBERG & THE TRUMP ORGANIZATION

TO: Mary Mulligan, Esq. & Timothy Haggerty, Esq. -- Friedman Kaplan Seiler & Adelman LLP

The below e-mail bounced back from each of your law firm e-mail addresses at 4:06 pm and 4:07 pm respectively, by the below messages. I am, therefore, resending it, *via* my personal e-mail – and to all recipients.

“<<< 550 Administrative prohibition - envelope blocked - <https://community.mimecast.com/docs/DOC-1369#550> [9wPwndmNO0mbo5ECVZ0dDw.us59]
550 5.1.1 <mmulligan@fklaw.com>... User unknown
>>> DATA
<<< 503 Illegal command sequence - <https://community.mimecast.com/docs/DOC-1369#503> [9wPwndmNO0mbo5ECVZ0dDw.us59]”

“<<< 550 Administrative prohibition - envelope blocked - <https://community.mimecast.com/docs/DOC-1369#550> [eweGHw_wNEOY403Aul8rwg.us578]
550 5.1.1 <thaggerty@fklaw.com>... User unknown
>>> DATA
<<< 503 Illegal command sequence - <https://community.mimecast.com/docs/DOC-1369#503> [eweGHw_wNEOY403Aul8rwg.us578]”.

Am I being “blocked” -- & if so, why. Forward this to your client Mr. Weisselberg, as is your duty.

Thank you.

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

From: Center for Judicial Accountability, Inc. (CJA) <elena@judgewatch.org>
Sent: Wednesday, June 30, 2021 4:06 PM
To: 'Mulligan, Mary' <mmulligan@fklaw.com>; 'mulligan.mary@icloud.com' <mulligan.mary@icloud.com>; 'Haggerty, Timothy' <thaggerty@fklaw.com>; 'rfischetti@fischettlaw.com' <rfischetti@fischettlaw.com>; 'pmalgieri@fischettlaw.com' <pmalgieri@fischettlaw.com>; 'asfuterfas@futerfaslaw.com' <asfuterfas@futerfaslaw.com>
Cc: 'nicholas.gravante@cwt.com' <nicholas.gravante@cwt.com>; 'annika.conrad@cwt.com' <annika.conrad@cwt.com>; 'amkcpaconsulting@gmail.com' <amkcpaconsulting@gmail.com>

Subject: EMERGENCY ATTENTION REQUIRED -- STOPPING, WITH BOMBSHELL EVIDENCE, THE POLITICALLY-MOTIVATED INDICTMENTS OF MR. WEISSELBERG & THE TRUMP ORGANIZATION

TO: Mary Mulligan, Esq., Ronald Fischetti, Esq., Alan Futerfas, Esq. -- & additionally, Timothy Haggerty, Esq. and Phyllis Malgieri, Esq.

This follows up the press reports I have now seen on the internet, as for instance, "[Trump Organization and CFO Allen Weisselberg Expected to Be Charged Thursday](#)" (Wall Street Journal) and "[Trump Organization expected to be charged with tax crimes on Thursday](#)" (CNN), reporting that tax evasion charges are expected to be brought tomorrow against Mr. Weisselberg and The Trump Organization pertaining to non-salary compensation and benefits.

I have tried to furnish you with EVIDENCE to stop such prosecution – and, on Monday, e-mailed each of you my [June 4th message for Mr. Trump](#) from which the EVIDENCE is accessible. Not a single attorney saw fit to call me to explore its OBVIOUS usefulness – or to e-mail me a response to my questions as to their knowledge of the June 4th message – and whether it had been furnished to Mr. Trump, his sons, or others at The Trump Organization, such as Mr. Weisselberg, so that they could independently assess its significance.

Undeterred – and in a further effort to help you – I spent yesterday building three webpages that I thought would be particularly useful for you, including one expressly as a "[further aid](#)" for you concerning non-salary compensation and benefits.

This morning, upon endeavoring to send Ms. Mulligan and Mr. Haggerty an e-mail about these three new webpages, the e-mail bounced back, twice – as if a "block" had been placed on e-mails from me. My third attempt, by the below -- using my personal e-mail – has apparently been transmitted without a problem, but it is now hours later and I have had no response from them to it – nor from their CPA investigator Alan Katz, who called me briefly on Monday afternoon for purposes of setting up an appointment to meet with me tomorrow – without any awareness that no physical meeting with me was necessary because EVERYTHING needed for a successful investigation is conveniently accessible *via* my [June 4th message for Mr. Trump](#).

About five minutes after sending the below, I telephoned Nicholas Gravante, Esq, who represents the Calamaris – but got his voice mail, on which I left a message. How normal – and refreshing – to have gotten a prompt call back from his assistant Annika Conrad, Esq., as I had begun writing this. We spoke at fair length about the foregoing – and I explained to her that **the three "false instrument" reports that have stolen from NY taxpayers more than half a billion dollars – so-described by [the June 9, 2020 grand jury/public corruption complaint that D.A. Vance is "sitting on"](#) – are each, *on their face*, violative of the statutes pursuant to which they purport to be rendered, including their failure to examine and "take into account" non-salary compensation and benefits. [This EVIDENCE – immediately verifiable, prima facie, and open-and-shut – which is why I created a webpage for you](#) -- D.A. Vance is NOT prosecuting, instead hunting exhaustively – and at taxpayer expense -- to find some non-salary compensation and perks that the Weisselbergs and Calamaris may have received, but not reported on their taxes. How outrageous – and Mr. Trump, assuredly, will want to expose Mr. Vance as the corrupt, politicized public officer he is – and likewise AG James – the proof of which is *verifiable, readily*, from the EVIDENCE provided by the June 4th message.**

As I was finishing this e-mail, Mr. Katz called me and I explained to him the foregoing and more, including as to the duty of ALL the lawyers to disclose to Mr. Trump, his sons, The Trump Organization, Mr. Weisselberg, Mr. Calamari, etc. their conflicts-of-interest with respect to the June 4th webpage, arising from their professional and personal ties to the US Attorneys, the DAs, the judges, media, and the "who's who" in New York's governance who, based on [the posted EVIDENCE of the June 4th message](#), **must be indicted & will be convicted**.

TIME BEING OF THE ESSENCE, THERE IS NO TIME FOR ME TO WRITE MORE. I am, however, available to assist you in defending your clients – and request that you forward this e-mail to them.

Thank you.

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

From: elenaruth@aol.com <elenaruth@aol.com>
Sent: Wednesday, June 30, 2021 12:15 PM
To: 'Mulligan, Mary' <mmulligan@fklaw.com>; 'Haggerty, Timothy' <thaggerty@fklaw.com>
Cc: 'mulligan.mary@icloud.com' <mulligan.mary@icloud.com>; 'amkcpaconsulting@gmail.com' <amkcpaconsulting@gmail.com>

Subject: Further Assistance -- Defending your client Mr. Weisselberg

TO: Mary Mulligan, Esq. & Timothy Haggerty, Esq. -- Friedman Kaplan Seiler & Adelman LLP

The below e-mail bounced back from each of you – twice. The first set of bounce-back messages, at 8:50 am, read:

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“<<< 550 Administrative prohibition - envelope blocked -  
https://community.mimecast.com/docs/DOC-1369#550 [Xas8bL97OL-  
nULPGGLfvAg.us443]  
550 5.1.1 <mmulligan@fklaw.com>... User unknown  
>>> DATA  
<<< 503 Illegal command sequence - https://community.mimecast.com/docs/DOC-1369#503 [Xas8bL97OL-nULPGGLfvAg.us443]”
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“<<< 550 Administrative prohibition - envelope blocked -  
https://community.mimecast.com/docs/DOC-1369#550 [ljKA1_6jPGaBJakTgtLRSg.us9]  
550 5.1.1 <thaggerty@fklaw.com>... User unknown  
>>> DATA  
<<< 503 Illegal command sequence - https://community.mimecast.com/docs/DOC-1369#503 [ljKA1_6jPGaBJakTgtLRSg.us9]”
```

The second set of bounce-back messages, at 9:27 am, read:

```
“<<< 550 Administrative prohibition - envelope blocked -  
https://community.mimecast.com/docs/DOC-1369#550  
[HTJsuN9rO0mHweJGAdQlcw.us426]  
550 5.1.1 <mmulligan@fklaw.com>... User unknown  
>>> DATA
```

<<< 503 Illegal command sequence -
<https://community.mimecast.com/docs/DOC-1369#503>
[HTJsuN9rO0mHweJGAdQlcw.us426]”

“<<< 550 Administrative prohibition - envelope blocked -
<https://community.mimecast.com/docs/DOC-1369#550>
[5gBy0nWEMPOIsbUVKrkFyg.us42]
550 5.1.1 <thaggerty@fklaw.com>... User unknown
>>> DATA
<<< 503 Illegal command sequence -
<https://community.mimecast.com/docs/DOC-1369#503>
[5gBy0nWEMPOIsbUVKrkFyg.us42]”.

Therefore, I am sending this third transmittal *via* my personal e-mail – in the event the above bounce-backs mean that my professional e-mail, elena@judgewatch.org, has been “blocked”. I am also sending it to Mary’s personal e-mail to further assure receipt – and cc’ing Mr. Katz from whom I have not yet heard in response to my below e-mail, sent at 8:49 am – to which you were cc’d.

Please confirm that your client Mr. Weisselberg has been furnished with my **June 4th message to Mr. Trump** and that you have apprised him of its OBVIOUS significance, as well as your OBVIOUS conflicts-of-interest with respect thereto.

In any event, I request that this e-mail be promptly furnished to Mr. Weisselberg, with my request that he forward it to Mr. Trump, to Mr. Trump’s sons, and to others at the Trump Organization facing possible prosecution, such as the Calamaris, father and son. Also to Mr. Giuliani, to whom – as a 2nd postscript to my June 4th message now indicates – I can provide important assistance as he fights the interim suspension of his law license by the Appellate Division, First Department, granting the motion of the politicized Attorney Grievance Committee for the First Department it controls. Like Mr. Trump, Mr. Giuliani has an extraordinary opportunity to not only help himself, but – simultaneously – to do a great public good by “draining the swamp” of New York’s corruption that is destroying any semblance of constitutional governance.

This – and my prior e-mails – are, for now, not being posted on the webpage of my **June 4th message to Mr. Trump** – or furnished to the press. I will await your guidance before doing so.

Thank you.

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

From: Center for Judicial Accountability, Inc. (CJA) <elena@judgewatch.org>
Sent: Wednesday, June 30, 2021 9:26 AM

To: 'Mulligan, Mary' <mmulligan@fklaw.com>; 'Haggerty, Timothy' <thaggerty@fklaw.com>

Subject: Further Assistance -- Defending your client Mr. Weisselberg

The below e-mail bounced back from each of you and is, therefore, being re-sent.

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

Sent: Wednesday, June 30, 2021 8:49 AM

To: 'amkcpaconsulting@gmail.com' <amkcpaconsulting@gmail.com>

Cc: 'Mulligan, Mary' <mmulligan@fklaw.com>; 'Haggerty, Timothy' <thaggerty@fklaw.com>

Subject: Further Assistance -- Defending your client Mr. Weisselberg

Dear Alan,

Kindly call me at your earliest convenience.

I've made some extremely useful additions to the **June 4th message to Mr. Trump** that I would like to discuss with you. These include an [EVIDENTIARY webpage for D.A. Vance](#), an [EVIDENTIARY webpage for A.G. James](#), and an EVIDENTIARY webpage expressly identified, for Mr. Trump, [AS A FURTHER AID TO YOUR LAWYERS concerning non-salary compensation & benefits](#).

Thank you.

Elena
914-421-1200

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

Sent: Monday, June 28, 2021 4:46 PM

To: 'amkcpaconsulting@gmail.com' <amkcpaconsulting@gmail.com>

Cc: 'Mulligan, Mary' <mmulligan@fklaw.com>; 'Haggerty, Timothy' <thaggerty@fklaw.com>

Subject: Defending your client Mr. Weisselberg

Dear Alan,

Thank you for your call – and again, thanks to Mary, for requesting that you call me.

As discussed, here's my e-mail sent, this morning, to Mary and Tim, furnishing my [June 4th message to Mr. Trump](#). The message supplies THE EVIDENCE TO FULLY SUBSTANTIATE MR. TRUMP'S CLAIM that D.A. Vance and A.G. James have engaged in a "witch hunt" politicized investigation, expending vast amounts of public resources TO FIND EVIDENCE upon which to prosecute him and The Trump Organization, through Mr. Weisselberg – while not prosecuting New York's mostly Democratic public officers whose corruption, in office—including their financial crimes involving the ENTIRETY of the state budget and the fraudulent pay raises it embeds – is the subject of *prima facie*, open-and-shut EVIDENCE,

furnished, long ago and repeatedly, to Vance and James “on a silver platter” – and that the “fake news” press has been covering up the situation.

I am available 24-7 to assist you. Feel free to call.

Thank you.

Elena
914-421-1200
cell: 646-220-7987

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

Sent: Monday, June 28, 2021 10:39 AM

To: 'Mulligan, Mary' <mmulligan@fklaw.com>; 'Haggerty, Timothy' <thaggerty@fklaw.com>

Subject: Again -- Assisting you in your defense of Trump Organization CFO Allen Weisselberg

TO: Mary Mulligan & Timothy Haggerty – Friedman Kaplan Seiler & Adelman LLP

Having received no response to the e-mail I sent you at 8:36 am this morning entitled “TODAY & ASAP...” whose first sentence read “TIME IS OF THE ESSENCE”, I called Ronald Fischetti’s office an hour later. Below is the e-mail I then sent to Mr. Fischetti, reflecting my phone conversation with his law partner, Phyllis Malgieri.

I have just now left a phone message with FKSA’s receptionist, Elaine (212-833-1100), requesting to speak to lawyers at the firm handling Mr. Weisselberg’s defense – and summarizing my e-mail exchange with you over the weekend and this morning, attempting to assist you in defending your client Mr. Weisselberg.

Are you aware of [my June 4th message for Mr. Trump](#), posted on CJA’s website, www.judgewatch.org, furnishing him with the *prima facie*, open-and-shut EVIDENCE to substantiate his claims that he is the victim of selective, invidious prosecution by a politicized D.A. who has been aided and abetted by a “fake news” media? Was it forwarded to you and other lawyers of the firm retained to represent Mr. Weisselberg?

So that I may know how to proceed, please advise, yes or no. If yes, has the firm furnished it to Mr. Weisselberg – and to the Trump Organization and Mr. Trump -- so that they could make their own independent determination of its OBVIOUS significance to their defense?

I am available now – as I have been for the past two days – to speak directly with the firm’s attorneys/investigators being paid to handle Mr. Weisselberg’s defense.

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: Monday, June 28, 2021 10:06 AM
To: 'rfischetti@fischettilaw.com' <rfischetti@fischettilaw.com>
Cc: 'pmalgieri@fischettilaw.com' <pmalgieri@fischettilaw.com>

Subject: Assisting you in your defense of Mr. Trump, the Trump Organization -- & Allen Weisselberg

TO: [Ronald Fischetti, Esq.](#)

This follows up my phone conversation a short time ago with your [law partner Phyllis Malgieri](#), with whom I left a message for you.

I am director and co-founder of the non-partisan, non-profit citizens' organization, Center for Judicial Accountability, Inc. (CJA). I understand you are one of the attorneys representing Mr. Trump and/or the Trump Organization. According to [news reports](#), Manhattan D.A. Vance has set a deadline of TODAY for your final arguments as to why the Trump Organization should not be indicted for "possibly extensive and protracted criminal conduct".

Are you aware of [my June 4th message for Mr. Trump](#), posted on CJA's website, www.judgewatch.org, furnishing him with the *prima facie*, open-and-shut EVIDENCE to substantiate his claims that he is the victim of selective, invidious prosecution by a politicized D.A. who has been aided and abetted by a "fake news" media? I transmitted the message *via* the ONLY e-mail address I could find for Mr. Trump and the Trump Organization – press@trumporg.com – by the below two e-mails, on June 4th and June 8th – to which I received no response or even acknowledgment. Was it ever forwarded to you – and to the other lawyers handling the defense of Mr. Trump, the Trump Organization – and CFO Allen Weisselberg?

So that I may know how to proceed, please advise, yes or no. If yes, have you furnished it to Mr. Trump, his sons, and Mr. Weisselberg so that they could make their own independent determination of its OBVIOUS significance to their defense?

I am available to speak with you and other attorneys on the defense team, directly.

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: Tuesday, June 8, 2021 11:51 AM
To: 'press@trumporg.com' <press@trumporg.com>

Subject: AGAIN: For Chief Legal Officer & Executive VP Alan Garten -- valuable EVIDENCE for Mr. Trump vs AG James & DA Vance -- criminal & ethics complaints vs them, covered up by NY's "fake news" press.

TO: Press@trumporg.com

I have received no response to my below June 4th e-mail. Kindly confirm that you received it and forwarded it to Mr. Garten for Mr. Trump, as I requested.

Thank you.

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

From: Center for Judicial Accountability, Inc. (CJA) <elena@judgewatch.org>
Sent: Friday, June 4, 2021 11:30 AM
To: 'press@trumporg.com' <press@trumporg.com>

Subject: For Chief Legal Officer & Executive VP Alan Garten -- valuable EVIDENCE for Mr. Trump vs AG James & DA Vance -- criminal & ethics complaints vs them, covered up by NY's "fake news" press.

TO: Press@trumporg.com

I am director and co-founder of the NY-based non-partisan, non-profit citizens' organization, Center for Judicial Accountability, Inc. (CJA).

I believe I spoke with Trump Organization Chief Legal Officer & Executive Vice President Alan Garten in 2015 – and he was very helpful in furnishing me with the litigation papers in Mr. Trump's lawsuit vs the New York State Joint Commission on Public Ethics (JCOPE). There is no pick-up on the phone number for Mr. Garten on those papers (212-832-2000). I did find a phone number, on the internet, for the Trump Organization, 212-247-7100 – and left a voice mail message a short time ago (about 10:37 am), stating that I have valuable EVIDENCE for Mr. Trump pertaining to his two New York prosecutors – New York Attorney General Letitia James and Manhattan District Attorney Cyrus Vance – and that I had created a webpage on CJA's website, www.judgewatch.org, with a message for Mr. Trump about the EVIDENCE, there accessible. I stated that it could be reached *via* the website's top panel, "Latest News" and quoted its first link, reading:

CJA's JUNE 4, 2021 MESSAGE
TO FORMER PRESIDENT DONALD J. TRUMP --

"...AG James and DA Vance...have corrupted their offices and are pocketing fraudulent pay raises for their crimes -- and... the media has known about this, but reported NOTHING."

The embedded direct link to CJA's webpage for the message to Mr. Trump, with its EVIDENCE, is here:
<http://www.judgewatch.org/web-pages/searching-nys/district-attorneys/june-4-2021-message-to-trump.htm>

Kindly have someone call or e-mail me that this e-mail has been forwarded to Mr. Garten for Mr. Trump.

I am available to speak directly with Mr. Garten, Mr. Trump – or with any of Mr. Trump's lawyers or members of his press team – and to answer any and all questions.

Thank you.

Elena Sassower, Director
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