

Center for Judicial Accountability, Inc. (CJA)

From: Center for Judicial Accountability, Inc. (CJA) <elena@judgewatch.org>
Sent: Friday, March 24, 2017 1:33 PM
To: 'Jeffrey Dvorin'
Subject: CJA v Cuomo citizen taxpayer action: #5122-16 -- plaintiffs' Feb 15 OSC: adjournment request & notice to Attorney General
Attachments: 3-24-17-ltr-to-hartman.pdf; 3-24-17-senate-2017-amended-bills.pdf; 3-24-17-senate-2016-amended-bills.pdf; 3-24-17-assembly-2017-amended-bills.pdf; 3-24-17-assembly-2016-amended-bills.pdf

Dear Litigation Bureau Chief Dvorin,

Responding to your just-received e-mail, forwarded herewith is my self-explanatory e-mail to the Court, sent less than an hour ago. Please call me upon your review. Are you familiar with plaintiffs' February 15th order to show cause for Justice Hartman's disqualification/vacatur/reargument/renewal & other relief -- and the underlying record, substantiating its Exhibit U? For your convenience, here's CJA's menu page for our two citizen-taxpayer actions, from which everything is accessible: <http://www.judgewatch.org/web-pages/searching-nys/budget/menu-budget-reform.htm>.

Here's also the menu webpage for what's been happening with the budget in the 2007 legislative session: <http://www.judgewatch.org/web-pages/searching-nys/2017-legislature/2017-budget.htm>. I respectfully request that you view the VIDEOS of my testimony before the Legislature at its January 30th and 31st budget hearings. Here is the direct link to CJA's webpage on which both are posted, as likewise the VIDEO of my testimony at the Legislature's February 6, 2013 budget hearing: <http://www.judgewatch.org/web-pages/searching-nys/2017-legislature/budget-hearings.htm>.

Please call me -- or have another high-level supervisor call. The budget is OFF the constitutional rails -- and is permeated with fraud, including as to the purported "amending" of the budget bills.

I am available throughout the weekend, anytime. The Attorney General must intervene here, pursuant to the citizen-taxpayer action statute -- and Executive Law 63.1 -- NOT, as he has been doing, corrupting the judicial process via his "of counsel" AAG Adrienne Kerwin. If independent counsel must be appointed, because Attorney General Schneiderman is a party, so be it. It must be done, forthwith -- including for purposes of review as to what's been going on.

"Cleaning up Albany" is NOT a heavy-lift. It just requires honesty and integrity on the part of the office of the Attorney General.

Thank you.

Elena Sassower
914-421-1200

-----Original Message-----

From: Center for Judicial Accountability, Inc. (CJA) [mailto:elena@judgewatch.org]
Sent: Friday, March 24, 2017 12:47 PM
To: 'Joanne Locke' <jl Locke@nycourts.gov>
Cc: 'Adrienne Kerwin' <Adrienne.Kerwin@ag.ny.gov>