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- 1. Defendant Governor Cuomo's original budget bills
- 2. Defendant Governor Cuomo's 30-day amended budget bills
- 3. Defendant Senate's budget bills which it purported to have "amended" on March 13, 2017 and March 20, 2017
- 4. Defendant Assembly's budget bills which it purported to have "amended" on March 13, 2017 and March 20, 2017
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	Plaintiffs' March 26, 2015 e-mail to AAG Kerwin
	Plaintiffs' March 31, 2015 e-mail to AAG Kerwin
	Plaintiffs' September 2, 2015 e-mail to AAG Kerwin
	Plaintiffs' March 11, 2016 e-mail to AAG Kerwin
Exhibit X:	Plaintiffs' March 28, 2017 e-mail to Judge Hartman: "further notice to the highest supervisory levels of the Attorney General's office"
	Plaintiffs' March 28, 2017 e-mail to Judge Hartman
	Plaintiffs' March 30, 2017 e-mail to Judge Hartman: "URGENT/TIME-SENSITIVE: Reconsideration – & the granting of a TRO and/or the scheduling of an evidentiary hearing, tomorrow, on plaintiffs' entitlement to a preliminary injunction"

	Judge Hartman's March 31, 2017 letter1215a, 872
	Plaintiffs' March 24, 2017 letter to Judge Hartman1215a, 838
	Plaintiffs' March 30, 2017 e-mail to Judge Hartman:  "URGENT/TIME-SENSITIVE: Reconsideration —  & the granting of a TRO and/or the scheduling of an evidentiary hearing, tomorrow, on plaintiffs' entitlement to a preliminary injunction"
Exhibit Y:	Plaintiffs' February 24, 2017 e-mail to AAG Kerwin
	AG Litigation Bureau Chief Dvorin's March 24, 2017 e-mail
	Plaintiffs' March 24, 2017 e-mail to Bureau Chief Dvorin: "adjournment request & notice to Attorney General"
	AG Litigation Bureau Chief Dvorin's March 24, 2017 e-mail1217a, 843
	Plaintiffs' March 24, 2017 e-mail to Bureau Chief Dvorin: "Concerns"
	AG Litigation Bureau Chief Dvorin's March 24, 2017 e-mail1217a, 845
	Plaintiffs' March 24, 2017 e-mail to Bureau Chief Dvorin: "Thank you"
	Plaintiffs' March 27, 2017 e-mail to Bureau Chief Dvorin: "Awaiting the results of your review"
	AG Litigation Bureau Chief Dvorin's March 27, 2017 e-mail1217a, 848
	Plaintiffs' March 27, 2017 e-mail to Bureau Chief Dvorin: "handled appropriately in all respects by this office?"
	AG Litigation Bureau Chief Dvorin's March 27, 2017 e-mail1217a, 850
	Plaintiffs' March 27, 2017 e-mail to Supervising AAG Levine: "YOUR SUPERVISORY OVERSIGHT IS URGENTLY REQUIRED"
	AAG Supervisor Levine's March 28, 2017 e-mail:  "RE: YOUR SUPERVISORY OVERSIGHT IS URGENTLY REQUIRED"  1217a 858

	Plaintiffs' March 28, 2017 e-mail to Supervising AAG Levine: "GOING UP THE SUPERVISORY LADDER – INCLUDING TO AG SCHNEIDERMAN"
	Plaintiffs' March 30, 2017 e-mail to Supervising AAG Levine, etc.: "Request that the AG rise above his conflict of interest & do his duty to secure the TRO to which plaintiffs were entitled yesterday, as a matter of law"
	Plaintiffs' March 30, 2017 e-mail to AAG Lynch: "Your letter of retraction to Justice Hartman"
	Plaintiffs' March 31, 2017 e-mail to AG Schneiderman, etc.: "IMMEDIATE OVERSIGHT & ACTION REQUIRED"1217a, 870
	Plaintiffs' April 2, 2017 e-mail to AG Schneiderman: "NYS BUDGET & the AG's DUTY TO IMMEDIATELY SECURE A TRO, etc."
	Plaintiffs' April 5, 2017 e-mail to AG Schneiderman: " Your duty to advise your co-defendant clients of their treason to the NYS Constitution by their behind-closed-doors, '3-men-in-a-room'-'amended' budget bills – violating Article VII, §§4, 5, 6 and Article III, §10"
Exhibit Z:	webpages from CJA's website, <a href="www.judgewatch.org">www.judgewatch.org</a> :  Doris L. Sassower v. Mangano federal action
Exhibit AA:	"Refusal to Apologize Costs Judicial Watchdog 6 Months"  (New York Law Journal, July 8, 2004, at p. 1)
	21, 2017 Memorandum of Law in Opposition and in Support of
	2017 Letter to Judge Hartman, THE ATTORNEY GENERAL"
Judge Hartman's A	<u>ugust 7, 2017 So-Ordered Letter</u>

Plaintiffs' August 25, 2017 Reply in Further Support of their June 12, 2017 Order to Show Cause	
	Defendants' July 21, 2017 Cross-Motion
Plaintiff Sassower'	s August 25, 2017 Affidavit in Reply and in Opposition
Exhibit H-1:	Plaintiffs' July 27, 2017 letter to Judge Hartman, "& NOTICE TO THE ATTORNEY GENERAL"
Exhibit H-2:	Judge Hartman's August 7, 2017 So-Ordered Letter
Exhibit I:	Plaintiffs' "legal autopsy"/analysis of Judge Hartman's June 26, 2017 Decision and Order
Exhibit J:	Plaintiffs' June 16, 2017 complaint to Commission on Judicial Conduct: "Conflict-of-interest/corruption complaint against Acting Supreme Court Justice/Court of Claims Judge Denise A. Hartman for willfully violating judicial disclosure/disqualification rules in order to 'throw' a citizen-taxpayer action in which she is financially interested & has personal and professional relationships with defendants"
Plaintiffs' August 25, 2017 Memorandum of Law in Reply & in Opposition to Cross-Motion	
with transmitting "I hereby to WITH which is by their	rvice for Plaintiffs' Reply Affidavit & Memorandum of Law, g e-mails – reiterate the NOTICE that I gave you on July 27, 2017, IDRAW AAG KERWIN's OPPOSITION/CROSS-MOTION – your duty to do, as likewise, to join in plaintiffs' application, August 25 <sup>th</sup> reply papers, for Judge Hartman's disqualification tur of her decision/orders – all fraudulent"

## Plaintiffs' Stipulation in Lieu of Certification Pursuant to CPLR §5532