

Center for Judicial Accountability, Inc. (CJA)

From: Center for Judicial Accountability, Inc. (CJA) <elena@judgewidth.org>
Sent: Thursday, December 12, 2019 3:41 PM
To: 'Dan Clark'; 'DanClarkReports@Gmail.com'
Subject: The status of CJA v. Cuomo...DiFiore, at the Court of Appeals, is that ALL cognizable adjudicative and ethical standards have been "thrown out the window" -- and this is why the "force of law" commission scheme & lawsuits challenging them continue
Attachments: 8-21-19-nylj-ltr.pdf; 11-25-19-signed-ltr-to-marks.pdf

TO: Dan Clark/New York Law Journal

Thank you for your response. The status of *CJA v. Cuomo...DiFiore*, at the Court of Appeals, is that ALL cognizable adjudicative and ethical standards have been "thrown out the window" – replicating what took place in Supreme Court and the Appellate Division. The lawsuit record is the open-and-shut, *prima facie* EVIDENCE of what has gone on – and you need to examine it so that you can know, for a certainty, that not only do you have a MAJOR, MAJOR story to report – consistent with what I stated in my August 21st published New York Law Journal letter to the editor, "A Call for Scholarship, Civic Engagement, & Amicus Curiae at the NYCOA", but one that it EASY to VERIFY.

For starters, why don't you begin with the motion returnable on January 6, 2020 – appellants' November 25th motion for vacatur, reargument/renewal, and other relief, whose Exhibit F is my above-attached November 25th letter to Chief Administrative Judge Marks, demanding that he withdraw his fraudulent November 4th testimony before the Commission on Legislative, Judicial and Executive Compensation, and his written submission. The direct link to CJA's webpage for the motion is here: <http://www.judgewidth.org/web-pages/searching-nys/budget/citizen-taxpayer-action/2nd/ct-appeals/11-25-19-motion-5015-etc.htm> – and the November 25th letter is discussed at pages 19-22 of my moving affidavit.

Also, if you've never read the lawsuit's 2nd, 6th, 7th, and 8th causes of action pertaining to the unconstitutionality and unlawfulness of the Judiciary budget and of the statute establishing the Commission, *as written, as applied*, and by its enactment, it is imperative that you do so. Indeed, I furnished hard copies of these causes of action to Commissioners Lachman, Eng, and Hormozi, *in hand*, at the November 4th hearing, IMMEDIATELY following my testimony. The webpage for my testimony, posting everything I gave them, is here: <http://www.judgewidth.org/web-pages/searching-nys/force-of-law-commissions/part-e-chapter60-laws-2015/cja-nov4-2019-testimony.htm>.

Let's plan to speak on Monday, after you've taken some time to review the record of *CJA v. Cuomo...DiFiore* – which, as I stated in testifying, is EXHIBIT A as to how New York's judiciary operates, and the attorney general, as well. If you let me know what time is best for you, I'll make sure to be available. That being said, you can call me anytime before then, with questions.

Thank you.

Elena
914-421-1200

From: Dan Clark <dmclark@alm.com>
Sent: Thursday, December 12, 2019 1:32 PM
To: Center for Judicial Accountability, Inc. (CJA) <elena@judgewidth.org>
Cc: Dan Clark <DanClarkReports@gmail.com>