

Center for Judicial Accountability, Inc. (CJA)

From: Center for Judicial Accountability, Inc. (CJA) <elena@judgewatch.org>
Sent: Friday, July 21, 2017 11:09 AM
To: 'lawlmk@hofstra.edu'
Subject: CONTINUING OPPORTUNITY/OBLIGATION -- citizen-taxpayer action challenging the unconstitutionality & unlawfulness of the NYS budget -- and the dysfunction & corruption underlying it and which it engenders

Dear Laura,

Following up our phone conversation a short time ago, below is the e-mail I had just sent to Professor Lane and, below it, the e-mail I had sent him on April 18th, without response from him.

I appreciate your further forwarding it to him – and letting him know that I would like to speak with him at his earliest convenience.

Thank you.

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

From: Center for Judicial Accountability, Inc. (CJA) [mailto:elena@judgewatch.org]
Sent: Friday, July 21, 2017 10:36 AM
To: 'federicks@brennan.law.edu' <federicks@brennan.law.edu>
Cc: 'wendy.weiser@nyu.edu' <wendy.weiser@nyu.edu>; 'lawrence.norden@nyu.edu' <lawrence.norden@nyu.edu>; 'fritz.schwarz@nyu.edu' <fritz.schwarz@nyu.edu>; 'fschwarz@cravath.com' <fschwarz@cravath.com>; 'eric.lane@hofstra.edu' <eric.lane@hofstra.edu>
Subject: CONTINUING OPPORTUNITY/OBLIGATION -- citizen-taxpayer action challenging the unconstitutionality & unlawfulness of the NYS budget -- and the dysfunction & corruption underlying it and which it engenders

TO: Sidni Frederick/Special Assistant to Brennan Center Democracy Program Director Wendy Weiser

Following up our phone conversation a short time ago, below is my April 18, 2017 e-mail to Brennan Center Democracy Director Weiser, Deputy Director Lawrence Norden, and Chief Counsel Frederick Schwarz – to which I received no response from them, or from your predecessor, Nathaniel Sobel, no longer at the Brennan Center. Nor have I received a response from Hofstra Law School Professor Eric Lane.

I appreciate your offering to arrange to set up a telephone call between myself and Ms. Weiser, as soon as possible. CJA's groundbreaking citizen-taxpayer action continues to unfold, <http://www.judgewatch.org/web-pages/searching-nys/budget/citizen-taxpayer-action/2nd/menu-2nd-citizen-taxpayer-action.htm> – and in a fashion reflecting the consequences of what the judicial process looks like in politically-explosive cases where there is NO media attention and NO participation of powerful *amici* like the Brennan Center and constitutional scholars like Professor Lane.

Thank you.

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

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

Sent: Tuesday, April 18, 2017 2:25 PM

To: 'wendy.weiser@nyu.edu' <wendy.weiser@nyu.edu>; 'lawrence.norden@nyu.edu' <lawrence.norden@nyu.edu>; 'fritz.schwarz@nyu.edu' <fritz.schwarz@nyu.edu>; 'fschwarz@cravath.com' <fschwarz@cravath.com>; 'eric.lane@hofstra.edu' <eric.lane@hofstra.edu>

Cc: 'nathaniel.sobel@nyu.edu' nathaniel.sobel@nyu.edu

Subject: OPPORTUNITY/OBLIGATION -- citizen-taxpayer action: March 29, 2017 OSC for declaration of unconstitutionality & unlawfulness of NYS budget -- returnable April 28, 2017

TO: BRENNAN CENTER FOR JUSTICE – DEMOCRACY PROGRAM

Wendy Weiser, Director – Democracy Program

Lawrence Norden, Deputy Director – Democracy Program

Frederick A. O. Schwarz, Jr. – Chief Counsel

TO: PROFESSOR ERIC LANE/Eric T. Schmertz Distinguished Professor of Law & Public Service-HOFSTRA LAW SCHOOL

This follows my phone conversation earlier today with Nathaniel Sobel, Special Assistant to the Director of the Brennan Center's Democracy Program – and the subsequent phone message I left for Hofstra Law Professor Eric Lane, formerly a Brennan Center senior fellow, whose article "*Albany's Travesty of Democracy*", 7 City Journal 48 (Spring 1997), gave rise to the Brennan Center's devastating 2004, 2006, and 2008 reports assessing New York's legislature as THE MOST DYSFUNCTIONAL of state legislatures and Congress, attributing this to legislative rules vesting autocratic powers in leadership and emasculating members and committees. Yet omitted from the Brennan Center reports was any examination of the New York State budget – and so-acknowledged by former Brennan Center staffer Jeremy Creelan, in response to questioning at the February 25, 2009 hearing of the Temporary Senate Committee on Rules and Administration Reform, upon conclusion of his stellar testimony and that of Professor Lane and Mr. Norden. The video of the hearing is, posted on CJA's website, www.judgewatch.org, here:

While I have no recollection of having previously reached out to Ms. Weiser, I have reached out, repeatedly to Mr. Norden, Professor Lane – and, last year, to Mr. Schwarz – informing them of the citizen-taxpayer action commenced in 2014 by our non-partisan, non-profit citizens' organization, laying out the mountain of constitutional, statutory, and legislative rule violations that presumably the Brennan Center would have chronicled had it included the New York State budget in its scholarship. Most important was our March 23, 2016 second supplemental complaint, with its first ever constitutional challenge to closed-door party conferences that substitute for open legislative committee deliberations and vote, crediting (at ¶1365) the challenge to Professor Lane's "*Albany's Dysfunction Denies Due Process*", 30 Pace L. Rev. 965, 992, 997-998 (2010) -- and also challenging, for the first time ever, "three-men-in-a-room", budget-dealmaking and amending of bills by the Governor, Temporary Senate President, and Assembly Speaker – also behind closed doors.

On September 2, 2016, we embodied this second supplemental complaint in a second citizen-taxpayer action. It is unfolding in Supreme Court/Albany County – with a March 29, 2017 order to show cause, returnable on April 28, 2017 for declarations of unconstitutionality nullifying the entire executive budget for fiscal year 2017-2018. Here's the link to the webpage for it: <http://www.judgewatch.org/web-pages/searching-nys/budget/citizen-taxpayer-action/2016/9-2-16-osc-complaint/3-29-17-osc.htm>.

It will not take you long to review the March 29th order to show cause and recognize its potential. Please, therefore, call me as soon as you review it so that I might have the benefit of your thoughts and judgment. I have no doubt that based on Article VII, §§4, 5, 6 of the New York State Constitution and the reinforcing Court of Appeals decisions in *Silver v. Pataki/Pataki v. Assembly & Senate*, 4 NY3d 75 (2004), and *New York State Bankers Association v. Wetzler*, 81 NY2d 98