

Subj: Maintaining a TRUE Record of Judge Wesley's Decision-Making
Date: 6/18/03 5:56:32 PM Eastern Daylight Time
From: Judgewatchers
To: vbonv@mail.als.edu
CC: Judgewatch

TO: Professor Vincent Bonventre

My groundbreaking public interest lawsuit against the NYS Commission on Judicial Conduct did NOT disappear simply because you – and Professor Siegel – chose NOT to give me ANY assistance, when I turned to you for help.

The case went up to the Court of Appeals – and what the judges of that Court did is grounds for their removal.

Any TRUE evaluation of Judge Wesley's decision-making at the New York Court of Appeals, as likewise the decision-making of his Court of Appeals colleagues, would have to include evaluation of what he and they did in my Commission case – as well as in the case of Robert L. Schulz, et al. v. NYS Legislature, et al.

Judge Wesley's impeachable conduct in these cases is highlighted by CJA's March 26, 2003 written statement, posted on the homepage of our website: www.judgewatch.org. – with the two focally-discussed motions for reargument and for leave to appeal also posted on the website.[See Commission case].

As discussed, please send me information about your newly-instituted "Center for Judicial Process" – referred to in today's story in the NYLJ, "Wesley to Be Sworn in as Circuit Judge Today".

If the "Center for Judicial Process" truly is a "think tank" "to encourage independent, interdisciplinary scholarship on the judicial process", it's ethical duty is to confront the EVIDENCE of how corrupted this state's "judicial process" is –including at the Court of Appeals. For this reason, I offer it a copy of the record of my Commission case as the MOST PERFECT EXAMPLE of how the New York courts – at every level –obliterated any semblance of "judicial process".

Let me know when you would like me to deliver it – and, whether, in addition, you would also like me to deliver a copy of the record of the MOST PERFECT EXAMPLE of how the federal courts – at every level– obliterate any semblance of "judicial process" – including at the U.S. Supreme Court. Such case is the Section 1983 civil rights action, Doris L. Sassower v. Honorable Guy Mangano, et al. – whose significance is highlighted by CJA's March 26, 2003 statement (pp. 17-18, 28).

Thank you.

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