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**PUBLIC CORRUPTION COMPLAINT AGAINST THE FBI
(& NY's ACTING U.S. ATTORNEYS),
filed by Elena Sassower, at 3:12 pm, Friday, September 3, 2021
with the Department of Justice's Inspector General, via its website portal –
<https://oig.justice.gov/hotline/employee-or-program-complaint/form>**

On October 16, 2020, at the instruction of the office of Acting U.S. Attorney for the Northern District of New York Antoinette Bacon, I filed a FULLY-DOCUMENTED [public corruption complaint with the FBI](#), via its electronic portal, TIPS.FBI.GOV, against the highest constitutional officers in NYS' 3 government branches and against NYS' 62 district attorneys for "Fraud and larceny involving their OWN pay raises – the product of 3 'force of law' commission/committee reports which are 'false instruments', violating a succession of penal laws – and the NYS budget, violating a mountain of constitutional, statutory, and legislative rule provisions".

In the absence of response, I sent a [November 4, 2020 letter/complaint to Acting U.S. Attorney Bacon](#), for supervisory oversight – &, in the absence of her response, sent a [December 19, 2020 letter/complaint to NY's 3 other acting U.S. Attorneys](#): Audrey Strauss (SDNY), Seth DuCharme (EDNY), and James Kennedy (WDNY), with a copy to Acting U.S. Attorney Bacon. No response from a single one – presumably because they each suffer from a multitude of conflicts of interest born of professional and personal relationships with the complained-against state public officers and those complicit in the many years of corruption encompassed by the October 16, 2020 complaint, as, for instance, former U.S. Attorney Preet Bharara (SDNY), former U.S. Attorney Loretta Lynch (EDNY), and former U.S. Attorney Richard Hartunian (NDNY) – and are seeking to avoid what the law requires, namely, to disqualify themselves pursuant to [28 CFR §45.2](#), and to refer the complaints to the Justice Department for independent investigation and prosecution.

[On August 26, 2021](#), I also sent now Acting U.S. Attorney Jacquelyn Kasulis (EDNY), who had been chief of the Criminal Division under former Acting U.S. Attorney DuCharme, a supplement to the December 19, 2020 complaint, furnishing an update as to the identical fraud and larceny in the FY2021-22 state budget and other subsequent corruption, specifically pertaining to the Legislature and involving the Assembly's impeachment investigation of Governor Cuomo, by the taxpayer-paid law firm of Davis Polk Wardwell, LLP, whose lead attorney had been chief of the Criminal Division and possibly even her boss. I asked for her response by no later than September 6th, including as to whether she would "take steps to secure an independent prosecutor" by reason of her "conflicts of interest...arising from professional and personal relationships with the many, many participants in, and abetting facilitators of, the systemic governmental corruption that is the subject of the December 19, 2020 public corruption complaint." As yet I have received no response.

The foregoing complaints AND THE EVIDENCE SUBSTANTIATING THEM are all posted on the website of the nonpartisan, nonprofit citizens' organization of which I am director and co-founder, Center for Judicial Accountability, Inc. – www.judgewatch.org, accessible from the top panel "Latest News", via the link entitled "[Bringing In the Feds](#)".

There you will also find a link entitled "[President Biden's New U.S. Attorneys for NY](#)", bringing up a webpage with my correspondence to the White House and Senate Judiciary Committee, culminating in my [e-mail of today's date to the Senate Judiciary Committee](#), identifying that I would be filing a complaint with you. The e-mail, entitled "Pres. Biden's 4 US Attorney Nominees for NY – & the SJC's Sept. 15th oversight hearing on the FBI's 'dereliction of duty' in the Larry Nassar case (a piece of a larger whole of FBI nonfeasance, misfeasance, & corruption, requiring oversight)", states, in pertinent part:

"The Nassar case is NO anomaly – and the FBI's 'dereliction of duty' is NOT confined to matters pertaining to sexual abuse. Indeed, the PROOF is the December 19, 2020 complaint, whose Exhibit A is the FULLY-DOCUMENTED [October 16, 2020 public corruption complaint I filed with the FBI](#), to which there was ZERO response from the FBI notwithstanding, as stated by the December 19, 2020 complaint, the EVIDENCE it provided is:

'open-and-shut and *prima facie* for indicting and convicting the highest constitutional officers of New York's three government branches, starting with the Governor, Lieutenant Governor, Attorney General, Comptroller, Temporary Senate President, Assembly Speaker, and all seven New York Court of Appeals judges – plus all 62 county district attorneys – for public corruption, including fraud and larceny with respect to the state budget and their own salaries'.

For this flagrant and indefensible 'dereliction of duty' by the FBI, subjecting the 19-1/2 million People of the State of New York to continuing victimization and ongoing theft of their taxpayer monies, there must also be accountability – starting with, as in the Nassar case, your questions to the FBI as to its handling of the complaint and referral to the Justice Department's Inspector General for investigation and report – and I so-request.

So that, in advance of the September 15th oversight hearing, DOJ Inspector General Horowitz may be apprised of how the FBI operates in NY, when furnished with rock-solid PROOF of high-level public corruption, infesting all three of the state's government branches, aided and abetted by NY's 4 acting U.S. Attorneys, I will furnish him this e-mail in substantiation of a complaint for his investigation and report, further requesting that he assist the Committee by his advisory opinion as to the last sentence of the December 19, 2020 complaint, reading:

'No nominee [for U.S. Attorney] may be deemed fit to hold such pre-eminent position[] of public trust and law enforcement who does not assure prosecutions based on the October 16, 2020 complaint – and claw-backs of the half-billion dollars in fraudulent salary raises already paid out.'" (capitalization, italics, and underlining in the original).

I am eager to answer questions about this complaint and to testify under oath. Please deem the above as sworn to as true under penalties of perjury.