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From: elena@judgewatch.org <elena@judgewatch.org>

[add to contacts]

To: Skaggs, Adam <SkaggsA@exchange.law.nyu.edu>, elena@judgewatch.org,

adam.skaggs@nyu.edu

Cc: maria.dasilva@nyu.edu

Date: Tuesday August 10, 2010 07,50

Date: Tuesday, August 10, 2010 07:50 pm

Subject: Thank you, Adam -- Re: Advancing the Brennan Center's Recusal Reform Recommendations in NYS

Attachments: Text version of this message. (3KB)

for your kind acknowledgment.

I will eagerly look forward to discussing the Brennan Center's evaluation of this modest, yet <u>far-reaching</u>, case -- one perfect for recusal reform advocacy & "legal autopsy" scholarship. [see fn. 5 of the draft motion].

----Original Message-----

From: Skaggs, Adam [mailto:SkaggsA@exchange.law.nyu.edu]

Sent: Tuesday, August 10, 2010 06:24 PM

To: elena@judgewatch.org, adam.skaggs@nyu.edu

Cc: maria.dasilva@nyu.edu

Subject: RE: Advancing the Brennan Center's Recusal Reform Recommendations in NYS

Thanks for your e-mail, Elena. We will finish reviewing the materialsyou've shared with us by the end of the week to determine whether the BrennanCenter will be able to participate in the litigation as amicus.

Best regards,

Adam

J.Adam Skaggs

Counsel, Democracy Program

Brennan Center for Justice at NYU School of Law

161 Avenue of the Americas, 12th Floor

New York, New York 10013

646.292.8331 (phone) | 212.995.4550 (fax)

adam.skaggs@nyu.edu| www.brennancenter.org

From:elena@judgewatch.org [mailto:elena@judgewatch.org]

Sent: Tuesday, August 10, 2010 2:54 PM

To: adam.skaggs@nyu.edu **Cc:** maria.dasilva@nyu.edu

Subject: Advancing the Brennan Center's Recusal Reform Recommendations in NYS

Thank you and Maria, again, for meeting with me on July 27thand discussing CJA's three proposals for advancing the Brennan Center's recusalreform recommendations in New York: (1) developing

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record-based scholarship,particularly of cases involving motions to disqualify judges for ACTUAL, ratherthan apparent, bias; (2) establishing a recusal advisory committee -- theBrennan Center's only recommendation that can be citizen-activated:"Outside observers need not sit idly by as judges consider the [other 9]reforms"; (3) engaging in amicus curiae advocacy

As indicated by the voice messages I left for you, Adam, yesterday and earlier today, the opportunity for the Brennan Center's amicusvoice has now arisen -- one embracing scholarship and the functions of arecusal advisory committee: The Appellate Term denied, without reasons, the legally-sufficient April 25, 2010 motion for its disqualification that Ileft with you (embodying also my legally-sufficient January 2, 2010 disqualificationmotion, which I also left with you). Attached is a copy of its July 8,2010 decision/order -- which I only learned of a couple of hours after ourmeeting. Also attached: my draft notice of motion to the AppellateDivision and moving affidavit, incorporating the Brennan Center's recusalreform recommendations (see paras 32-35).

I would appreciate your review, <u>as soon as possible</u>. For starters, is there an appeal of right from the Appellate Term's denial, without reasons, of a motion to disqualify its justices -- or is the Appellate Division's reviewonly by leave? Have any laws "limited or conditioned" Article6, Sec. 4K of the NYS Constitution?

Please circulate this query and my draft motion amongBrennan scholars, lawyers, law students, and other researchers so that this andthe other legal and constitutional issues can be more fully developed. Iam completely open to suggestions for improving my draft motion.

By the way, the underlying record, both in White Plains CityCourt and at the Appellate Term (&, of course, the appellate briefs), isaccessible from CJA's website, www.judgewatch.org [see: sidepanel:Judicial Selection-NYS, with a hyperlink for White Plains City Court. Also, via the top panel "Latest New", likewise with a hyperlink.]

I will call you on Friday, if I don't hear from you sooner.

Thanks, again.

Elena

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