## OFFICE OF THE DISTRICT ATTORNEY

## COUNTY OF GENESEE

LAWRENCE FRIEDMAN
District Attorney

KEVIN T. FINNELL
First Assistant District Attorney



Assistant District Attorneys
KAITLYNN E. SCHMIT
JOSEPH J. ROBINSON
CHERYL L. NIELSEN
ROBERT J. "BO" SHOEMAKER

August 27, 2020

Elena Ruth Sassower, Director Center for Judicial Accountability, Inc. P.O. Box 8101 White Plains, New York 10602

Re: Freedom of Information Act Request - public corruption complaints and

Genesee County Grand Jury

Dear Ms. Sassower:

This letter is in response to your Freedom of Information Law request (FOIL) dated July 31, 2020 and received by Genesee County on July 31, 2020, seeking copies of records relating to public corruption prosecutions and the Genesee County Grand Jury.

Public Corruption is a crime defined by Penal Law sec. 496.06 which became effective on April 30, 2014.

For the following reasons, your requests are hereby denied, with the exception of Request #7 which is granted to the extent of providing you with a copy of "The Right Thing."

Initially, your requests are denied because the Genesee County District Attorney does not maintain records of public corruption complaints received and/or the dispositions of such complaints. In addition, there is no query which could be entered into the District Attorney's computer record system which would yield the lists of information you are requesting. An agency is not required to disclose what it does not possess; similarly, an agency is not required, under FOIL, to compile information to create a new document. See Public Officers Law sec. 89 (3) (a); Matter of Data Tree, LLC v. Romaine, 9 N.Y.3d 454, 464-65 (2007); Matter of Locator Servs. Group, Ltd. v. Suffolk County Comptroller, 40 A.D.3d 760, 761 (2d Dept. 2007) (mem.); DiRose v. New York State Department of Correctional Services, 216 A.D.2d 691 (3d Dept.) (mem.); O'Shaughnessy v. New York State Division of State Police, 202 A.D.2d 508, 510 (2d Dept.) (mem.), appeal denied 84 N.Y.2d 807 (1994). See also Matter of James v. Goord, 35 A.D.3d 2006) (mem.), appeal denied 8 N.Y.3d 808, cert. denied 552 U.S.

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993 (2007).

Your request #1 seeking records reflecting the total number of public corruption complaints the District Attorney received is denied because the District Attorney does not have or maintain such record.

Your request #2 seeking records reflecting the number of public corruption complaints the District Attorney dismissed without presentment to grand juries is denied because the District Attorney does not have or maintain such record. In addition, if such record existed, access would be denied in light of the sealing requirements of Criminal Procedure Law section 190.50.

Your request #3 seeking records reflecting the number of public corruption complaints the District Attorney presented to grand juries that did not result in indictments is denied because the District Attorney does not have or maintain such record. In addition, if such record existed, access would be denied in light of the sealing requirements of Criminal Procedure Law sections 190.50 and 190.75.

Your request #4 seeking record of complaints the District Attorney presented to grand juries that resulted in indictments, the names of those indicted, the court index/docket numbers, and the disposition of the indictments pursuant to County Law sec. 700.7 is denied because the District Attorney does not have or maintain such record. In addition, if such record did exist, access would be denied to any portion concerning a sealed indictment (Criminal Procedure Law sec. 210.10 (3)) and access would be denied to any portion where sealing is required pursuant to CPL section 190.50. Also if such record did exist, access would be denied where required by Criminal Procedure Law Article 720.

Your request #5 seeking records reflecting the number of public corruption complaints the District Attorney presented to grand juries that resulted in grand jury reports – and the court index/docket numbers thereof pursuant to Criminal Procedure Law secs. 190.85, 190.90 and County Law section 700.7 is denied because the District Attorney does not have or maintain such record. In addition, if such record existed, access would be denied to any portion where sealing is required pursuant to Criminal Procedure Law section 190.85.

Your request #6 seeking records reflecting the number of public corruption complaints from which the district attorney recused itself – and how such complaints were handled is denied because the District Attorney does not have or maintain such record.

Your request #7 seeking manuals, guides, and other records setting forth the policies and procedures of the District Attorney's Office in instances of conflicts of interests of the District Attorney or Assistant District Attorneys, to wit, financial interest and professional, political, and social relationships is granted to the extent of providing you with an attachment of "Do the Right Thing" and our document entitled "ETHICAL AND

PROFESSIONAL RESPONSIBILITIES AS A PROSECUTOR". The District Attorney does not have or maintain any other manual, guide or record described in your request #7.

Your request # 8 (a) (b) ( c ) and (d) seeking manuals, guides, and other records of the District Attorney's office setting forth its procedures for handling public corruption complaints is denied because the District Attorney does not have such manual(s), guide(s) or records described in your request #8.

Your request #9 seeking records as to the number of grand jury indictments that the District Attorney obtained against a "public servant" and persons "acting in concert with a public servant" pursuant to Penal Law section 496 ("The Public Trust Act") -- and the names of those indicted thereunder, the court index/docket numbers, and the dispositions of the indictments pursuant to County Law section 700.6 is denied because the District Attorney does not have or maintain such records and is not required to create such record. If such record existed, access would be denied to any portion concerning a sealed indictment (Criminal Procedure Law section 210.10 (3)) and access would be denied to any portion where sealing is required pursuant to CPL section 190.50. Also if such record did exist, access would be denied where required by Criminal Procedure Law Article 720.

Finally, you request contact information for the Genesee County Commissioner of Jurors. This is not a record maintained by the District Attorney. However, for your convenience, the Commissioner of Jurors is: Kate Holvey, County Courts Facility, One West Main Street, Batavia, New York 14020, (585) 344-2550 ext. 2480 (phone). You also request an address for direct contact to the Grand Jury. This request is denied because the District Attorney does not have a record of that. Criminal Procedure Law Article 190 concerns the grand jury and its proceedings. The legal advisors to the Grand Jury are the Court and District Attorney "and the grand jury may not seek or receive legal advice from any other source." Criminal Procedure Law section 190.25 (6). Moreover, in New York State grand jury proceedings are secret. See Criminal Procedure Law section 190.25 (4); Penal Law section 215.70. See also Matter of James v. Donovan, 130 A.D.3d 1032 (2d Dept.) (mem.), appeal denied 26 N.Y.3d 1048 (2015); New York News v. Office of the Special Prosecutor, 153 A.D.2d 512 (1st Dept. 1989); Ruggiero v. Fahey 103 A.D.2d 65 (2d Dept. 1984) (mem.).

You may appeal this decision within 30 days. The appeal should be addressed to Kevin D. Earl, Esq., Genesee County Attorney, County Courthouse, 7 Main Street, Batavia, New York 14020, (585) 344-2550 ext. 2205 (phone).

Lawrence Friedman

Very truly yours,

Genesee County District Attorney