## **Center for Judicial Accountability**

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Sent: Wednesday, November 26, 2014 1:13 PM

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**Subject:** Request for NYT Coverage: Dec. 3rd Oral Argument of NYS Legislature's Declaratory

Judgment Action vs Commission to Investigate Public Corruption -- 60 Centre St. Room

222

**Attachments:** 10-2-14-letter-from-court.pdf

## Request for NYT Coverage: December 3rd Oral Argument of NYS Legislature's Declaratory Judgment Action vs Commission to Investigate Public Corruption -- 60 Centre St. Room 222

## ATT: NEW YORK TIMES EDITORS:

I believe <u>The New York Times</u> has done <u>no significant reporting</u> of the NYS Legislature's declaratory judgment action against the Commission to Investigate Public Corruption, *NYS Senate et al. v. Rice, et al* (NY Co. #160941/2013). Certainly, had the <u>Times</u> done an analysis of <u>the state of the record</u> in the case, perhaps inviting constitutional scholars and legal experts to also weigh in, it might have concluded that the reason Governor Cuomo shut down the Commission was because – <u>based on the record</u> – he was going to lose – and especially once the Legislature struck out his funding appropriation for the Commission in the budget for fiscal year 2014-2015.

It is because, <u>based on the record</u>, I believed the Senate and Assembly were entitled to summary judgment on the critical constitutional, separation of powers issues, but that a question existed as to whether they were actually parties – and that Temporary Senate Presidents Skelos and Klein and Assembly Speaker Silver lacked standing to assert those causes of action based on the <u>true facts about the genesis of the Commission</u>, concealed by their complaint – that, on April 23, 2014, I moved to intervene as a plaintiff, on behalf of the People of the State of New York & the public interest – including for purposes of challenging that the declaratory action was mooted by the Governor's shuttering of the Commission.

New York Supreme Court Justice Alice Schlesinger, who initially dismissed the case as moot, denying intervention by reason thereof, has calendared oral argument on my June 17, 2014 motion for reargument/vacatur for fraud. It is scheduled for next Wednesday, December 3, 2014, at 3 p.m. in her courtroom, Room 222, at 60 Centre Street. The record of the case is accessible from the Center for Judicial Accountability's website, <a href="www.judgewatch.org">www.judgewatch.org</a>, by the prominent hyperlink on our homepage entitled: "THE PEOPLE FIGHT BACK: December 3rd Oral Argument – for a Judicial Declaration that the Commission to Investigate Public Corruption was Unconstitutional — & Itself Corrupt". Attached is her letter scheduling the argument.

Please call me by no later than Monday morning, December 1<sup>st</sup> to confirm that The New York Times will be sending a reporter to cover the December 3<sup>rd</sup> oral argument – and that, additionally, the Times will be developing a substantive story on the state of the record in this far-reaching case, having the potential to clean up New York State government, once and for all. This includes an investigative story on the absence of ANY Senate and Assembly resolutions authorizing this declaratory judgment action and the absence of any Senate and Assembly contracts with ANY of the law firms for this or other litigations, and no approvals by the Comptroller – the consequence of which is that the plaintiffs are not properly plaintiffs and that the untold hundreds of thousands of taxpayer dollars paid to the law firms are illegal, if not unconstitutional, expenditures. These are the explosive threshold issues – detailed and documented by my September 26, 2014 reply affidavit and memorandum of law in further support of my June 17, 2014 reargument/vacatur for fraud

motion, directly accessible here: <a href="http://www.judgewatch.org/web-pages/searching-nys/commission-to-investigate-public-corruption/holding-to-account/6-17-14-reargument.htm">http://www.judgewatch.org/web-pages/searching-nys/commission-to-investigate-public-corruption/holding-to-account/6-17-14-reargument.htm</a>

Thank you.

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