

CENTER for JUDICIAL ACCOUNTABILITY, INC.

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PRIORITY ATTENTION REQUIRED

DATE: June 24, 2004

TO: Senator Orrin G. Hatch, Chairman, U.S. Senate Judiciary Committee
By Fax: 202-224-6331 / 202-224-9102 [2 pages]
By E-Mail: senator_hatch@hatch.senate.gov
swen_prior@judiciary.senate.gov

Senator Patrick Leahy, Ranking Member, U.S. Senate Judiciary Committee
By Fax: 202-224-9516 [2 pages]
By E-Mail: senator_leahy@leahy.senate.gov
mona_lewandoski@judiciary.senate.gov

New York Home-State Senator Charles E. Schumer
By Fax: 202-228-4562 [2 pages]
By E-Mail: michael_tobman@schumer.senate.gov
robert_paxton@schumer.senate.gov

New York Home-State Senator Hillary Rodham Clinton
By Fax: 202-228-0121 [2 pages]
By E-Mail: josh_albert@clinton.senate.gov
leecia_eve@clinton.senate.gov

Senator Saxby Chambliss
By Fax: 202-224-0103 [2 pages]
By E-Mail: [\[saxby_chambliss@chambliss.senate.gov\]](mailto:[saxby_chambliss@chambliss.senate.gov)

FROM: Elena Ruth Sassower, Coordinator
Center for Judicial Accountability, Inc. (CJA)

RE: **JUNE 28th SENTENCING FOR "DISRUPTION OF CONGRESS"**
& Your As-Yet NOT Received Response to CJA's May 28, 2004 Memo

I have received NO response to my May 28, 2004 memorandum, addressed to each of you – even to the limited extent of a response to my request for publicly-available documents for 11 New York federal judicial nominees so that, “in the event I am sentenced to jail – with no stay granted me pending appeal – I [might] make productive use of my jail time”.

1703 Ex "M-1"

June 24, 2004

In the unlikely event that Senate Legal Counsel and/or the U.S. Attorney did NOT inform you that my June 1st sentencing for "disruption of Congress" was adjourned to Monday, June 28th, you are hereby so advised and afforded this further opportunity to respond to my May 28, 2004 memorandum, which I will be submitting to the Court at the June 28th sentencing.

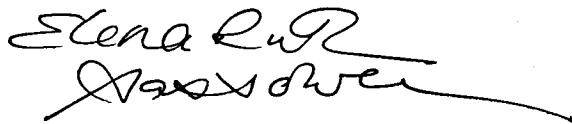
Please note that I not only faxed and e-mailed that memorandum to you on May 28th, but 20 copies were thereafter hand-delivered to the Senate Judiciary Committee office on June 4th by George McDermott, a CJA member, with his own coverletter requesting "that each member of the Senate committee on the judiciary receives a copy...in their mailbox." Included with each of these 20 hand-delivered copies were my appended two published Letters to the Editor in Roll Call (May 10, 2004) and the New York Law Journal (May 19, 2004) – whose "pertinent recitations, *corroborative of my innocence*", stand undenied and undisputed by you.

Consequently, I am not herewith re-faxing/e-mailing my May 28, 2004 memorandum and published Letters to the Editor – which, moreover, are conveniently posted on the homepage of CJA's website, www.judgewatch.org -- along with the "Paper Trail" of my correspondence with you to which they refer.

Finally, please be advised that the D.C. Court Services' May 28, 2004 presentence report recommended that I perform "community service". I am perfectly willing to perform "community service" -- so long as it consists of my working with the Senate Judiciary Committee to develop ways of facilitating and enhancing citizen participation in federal judicial selection and otherwise advancing the unimplemented non-partisan, good-government reform recommendations of The Ralph Nader Congress Project (1975), Common Cause (1986), and The Twentieth Century Fund Task Force on Judicial Selection (1988)¹. Would this be acceptable to you?

If I do not hear from you, I will assume you have NO OBJECTION and will so inform the Court at the June 28th sentencing.

cc: U.S. Attorney for the District of Columbia
Senate Legal Counsel
D.C. Superior Court Judge Brian Holeman
George McDermott, CJA member
The Public



¹ Excerpts of these important recommendations are quoted by my June 16, 2003 memo to Ralph Nader, Public Citizen, and Common Cause – posted at the TOP of CJA's homepage.