

From: Center for Judicial Accountability, Inc. (CJA) <elena@judgewatch.org>
Sent: Tuesday, May 3, 2022 3:20 PM
To: 'elena@judgewatch.org'
Subject: sent 2:56 pm -- via Manhattan Institute website -- https://www.city-journal.org/contributor/john-ketcham_1541

THE NY COURT OF APPEALS & NYS CONSTITUTION

I am director & cofounder of the non-partisan, non-profit citizens' organization Center for Judicial Accountability, Inc. The Court of Appeals' resounding vindication of the NYS Constitution in the election-redistricting case, about which you have written, contrasts irreconcilably with what the Court did in a comparably important case challenging the constitutionality and lawfulness of the NYS budget, including the Judiciary budget, & the commission-based judicial pay raises it embeds. Aided and abetted by Attorney General Letitia James, the Court there totally repudiated its mandatory constitutional duties -- and jettisoned all cognizable adjudicative and ethical standards. This is the subject of fully-documented complaints filed with the NYS Commission on Judicial Conduct and NY's court-controlled attorney grievance committees that I would like to furnish you for your scholarship -- and journalism -- or, at very least, for your assistance in finding other scholars -- and journalists. As will be immediately apparent to you, the complaints establish, by open-and-shut, prima facie EVIDENCE, that Attorney General James cannot be re-elected because she must be indicted and will be convicted for corruption and self-dealing -- as likewise NY's other re-election-seeking incumbents -- Gov. Hochul, Comptroller DiNapoli, Temporary Senate President Stewart-Cousins and Assembly Speaker Heastie, among scores of other public officers. Kindly furnish me with your e-mail address so that I can send you the complaints for your review. I would, of course, be most pleased to speak with you by phone --and am reachable at 914-421-1200. Thank you.