

Center for Judicial Accountability

From: Zephyr Teachout <zteachout@gmail.com>
Sent: Monday, July 21, 2014 10:09 AM
To: Center for Judicial Accountability; Lina Khan
Cc: Tim Wu; Zephyr Info; ZTEACHOUT@law.fordham.edu
Subject: Re: Thank You, BUT -- RE: Your running-mate, Zephyr Teachout, needs your help in winning vs Cuomo

Thank you elena! I'm sorry I haven't responded sooner--this looks like very important information, and I'm forwarding it to Lina Khan, our policy director!

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On Mon, Jul 21, 2014 at 10:04 AM, Center for Judicial Accountability <elena@judgewatch.org> wrote:

Dear Tim,

Thank you for your prompt response. However, if you only “think” that your campaign manager will write me, then you have NOT yourself reviewed the below links I furnished. Have you? And has Zephyr reviewed them?

Cuomo's corruption in office is YOUR WINNING ISSUE. His big war chest and overwhelming lead in the polls CANNOT save him because he must be indicted for corruption. This is evidenced by the links to CJA's two lawsuits vs him & to my April 23rd intervention motion in the declaratory judgment action vs the Commission to Investigate Public Corruption, which fronted for and protected him, & to the succession of corruption complaints we filed against Cuomo with investigative and prosecutorial authorities. Likewise, Schneiderman and DiNapoli and a “who's who” in the Senate and Assembly, beginning with Skelos and Silver must all be indicted for corruption, based on the evidence set forth in those lawsuits and complaints.

Zephyr and yourself are perfect candidates to raise & hammer the evidentiary, legal, and constitutional issues therein presented, including the unconstitutionality of “three men in a room” deal-making – Cuomo's *modus operandi* for governance (See Zephyr's “*The Anti-Corruption Principle*”, *inter alia*, pp. 354-356, 364-365, 370-371 on the relationship of size and corruption; “small group corruption” (p. 368).)

Nor is this a matter of waiting to see what US Attorney Bharara does, especially as he has been sitting on the open-and-shut, PRIMA FACIE evidence of Cuomo's corruption since April 15, 2013, when I hand-delivered our corruption complaint vs Cuomo, *et al*, to his office. Indeed, I was most shocked to read, in the Epoch Times' July 8th article “Zephyr Teachout Corruption Crusader” of her deference to US Attorney Bharara in stating: “I don't know if [Cuomo] did anything illegal, but I know there's an ongoing investigation,” she said. “There are things that could pop this summer.” This is not how a gubernatorial candidate, who is a constitutional scholar with an expertise in political corruption, should be speaking when – as by our below links – she has *prima facie* evidentiary proof of Cuomo's indictable offenses for “grand larceny