

Center for Judicial Accountability, Inc. (CJA)

From: Center for Judicial Accountability, Inc. (CJA) <elena@judgewatch.org>
Sent: Friday, April 17, 2020 11:31 AM
To: 'Martin Samoylov'
Subject: One other point -- on severability, unconstitutionality -- or any other judicial declaration

You say, pertaining to Goodell's April 1st remarks on the Assembly floor – "I think the interesting part there is him mentioning the severability clause. So the budget itself would still be valid even if the non-budgetary parts of it are unconstitutional." There needs to be a functioning judicial process, abiding by basic adjudicative principles, for any declaration, be it as to severability, unconstitutionality, or anything else.

Cases are "perfect paper trails". Goodell is a lawyer. What is his assessment of the record of CJA's citizen-taxpayer actions, suing the three government branches for unconstitutionality, unlawfulness and fraud with respect to the budget & the commission-scheme for legislative, judicial and executive pay raises? The record of the proceedings, at the Court of Appeals, in the culminating 2nd citizen-taxpayer action, is here: <http://www.judgewatch.org/web-pages/searching-nys/budget/citizen-taxpayer-action/2nd/record-ct-of-appeals.ht>. Let him start with the record on the final November 25, 2019 motion.

Where is the oversight by the Assembly Judiciary Committee and the Assembly Committee on Governmental Operations, of which he has been a member, for years?

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From: Center for Judicial Accountability, Inc. (CJA) <elena@judgewatch.org>
Sent: Friday, April 17, 2020 10:41 AM
To: 'Martin Samoylov' <martin.r.samoylov@gmail.com>
Subject: Goodell, a lawyer, is a posturing hypocrite, in addition to being ineffectual -- "Statewide Public Finance Is a Big Deal. Let's Treat It As Such." (Kings Co. Politics, April 14, 2020)

Thank you for your examination of what has gone on with the FY2020-21 budget. Goodell, a lawyer, is not just ineffectual, but a posturer – and I have years of correspondence with him to prove it. This includes with respect to the March 18, 2020 letter – as to which I stand corrected in stating, as I did in my yesterday's 1st e-mail to you, that I received no responses. I did get an e-mail response, from Goodell and I will send it to you momentarily. It is, by the way, posted on CJA's webpage of outreach for the March 18 letter, here: <http://www.judgewatch.org/web-pages/searching-nys/2020-legislative/outreach-3-18-20-ltr-legislators.htm>.

Insofar as the link you sent me to Goodell's April 1st remarks on the Assembly floor, his duty – unless he denied or disputed the accuracy of my March 18, 2020 letter – which he did not -- was to "whistle-blow", and not only about the unconstitutionality of 6 of the Governor's 7 "Article VII bills" – but of "three men in a room", behind-closed-doors, package deal-making, etc – as to which, as he knows, the records in CJA's citizen-taxpayer actions establishes the People's entitlement to summary judgment, thwarted by a double-whammy of fraud by judges, in tandem with the attorney general.

I am available to speak with you directly by phone, which would be more efficient.