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Raheem J. Brennerman
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Federal Correctional Institution
Allenwood Low
P. O. Box 1000
White Deer, PA. 17887-1000

Catherine O'Hagan Wolfe
Clerk of Court
UNITED STATES COURT OF APPEALS
FOR THE SECOND CIRCUIT
Thurgood Marshall U.S. Courthouse
40 Foley Square
New York, New York 10007

February 28, 2022

BY CERTIFIED FIRST CLASS MAIL

Regarding: Judicial Conduct Complaint, 02-21-90005-jm, 02-21-90009-jm
NEW JUDICIAL CONDUCT COMPLAINT

Dear Clerk:

The undersigned, Raheem J. Brennerman ("Brennerman or Complainant") respectfully submits this correspondence in response to the dismissal order, of the judicial conduct complaint, dated February 18, 2022 in respect of the above referenced docket numbers. This correspondence is further submitted pursuant to the New York Bar/American Bar Association Professional Code of Conduct.

Complainant does not intend to petition the judicial counsel for review of the Chief Judge's order because the calculus on the situation has changed significantly. Following the submission of his prior judicial conduct complaint, Complainant has since presented demonstrable evidence of Judge Richard J. Sullivan intentionally misrepresenting (fabricating) evidence to falsely satisfy the law to convict and imprison him of bank fraud and bank fraud conspiracy at United States v. Brennerman, 17 Cr. 337 (RJS), EFC Nos. 269, 270, 272; See evidence of misconduct at 17 Cr. 337 (RJS), EFC No. 272 (emphasis added).

The collateral attack petition at United States v. Brennerman, 17 Cr. 337 (RJS), EFC No. 269, also highlight that the Second Circuit U.S. Court of Appeals' panel court of three appellate judges that considered his direct appeal has endeavored to protect Judge Sullivan by intentionally obfuscating on the issue of misrepresentation with the bank fraud conviction and falsely stated in their summary order affirming the conviction, that "the only indication that the documents [ICBC underwriting file] are extant comes from Brennerman's bare assertion" in contrast to the case record and testimony at United States v. Brennerman, 17 Cr. 337 (RJS), trial tr. 551-554 ("testimony of Government sole witness from ICBC (London) plc, Mr. Julian Madgett who testified that the documents [ICBC underwriting file] are extant, its importance to the criminal cases and its existence with Linklaters LLP and Attorney Paul S. Hessler, highlighting that the Government deliberately refused to obtain and present the documents in an endeavor to falsely convict and imprison Complainant")

Complainant has also since presented collateral attack petition in respect of the conviction before Judge Lewis A. Kaplan at Brennerman v. United States, 22 Cv. 996 (LAK), EFC Nos. 1, 2, 4, 9, where he also requested for the documents [ICBC underwriting files] which are exculpatory and demonstrates his innocence, in furtherance and support of his collateral attack motion. In addition, Complainant has highlighted Judge Lewis A. Kaplan's endeavor to prejudice him. During this time, the media and journalists are closely watching all the submissions as Complainant has succinctly highlighted endeavors by the Court (Kaplan, J.) to intentionally deprive him of exculpatory evidence, which exist and is pertinent and important to his collateral attack motion/arguments.

Given the above and complainant's experience to-date, he (Complainant) respectfully writes to seek clarification and confirmation that he may present new judicial conduct complaint. This time, complainant at his sole discretion, intends to concurrently submit the judicial conduct complaint as well publicly publish the submission through the media. The fact that Complainant remains incarcerated notwithstanding the issues highlighted above makes this a compelling story.

Complainant respectfully submits the above and awaits confirmation that he may present new judicial conduct complaint pursuant to the Judicial Conduct and Disability Act of 1980, 28 U.S.C. Section 351-364 (the "Act"), and the Rules for Judicial-Conduct and Judicial-Disability Proceedings (the "Rules") of the Second Circuit. Complainant will however wait for up-to 45 days from the date of this correspondence to receive a response, following which he will proceed at his sole discretion as aforesaid even without a response.

Complainant respectfully reserves the right to submit this correspondence to the Wall Street Journal (journalists who previously published about judicial misconduct) in the United States and both The Telegraph and Times news organization(s) in the United Kingdom.

Dated: February 28, 2022

White Deer, Pa. 17887-1000

Respectfully submitted

/s/ Raheem J. Brennerman
RAHEEM JEFFERSON BRENNERMAN
Federal Correctional Institution
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Complainant

Cc: Hon. Debra Ann Livingston, Chief Judge
Cc: Hon. Jose A. Cabranes, Acting Chief Judge