The Honorable Michael R. Pence  
Vice President of the United States  
1600 Pennsylvania Avenue NW  
Washington, DC 20500

The Honorable Kamala D. Harris  
U.S. Senator for California  
112 Hart Senate Office Building  
Washington, D.C. 20510

Re: United States executive branch directives for prosecuting criminal violations of rights by U.S. court officers.

Dear Vice President Pence and Senator Harris,

Congratulations for being your party’s candidate for Vice President of the United States. Please pledge if elected to help substantially increase criminal prosecutions for deliberate violations of rights by U.S. officers of the courts.¹

We, the undersigned, are good government advocates focused on the U.S. legal system. We come from all walks of life, educational backgrounds, political affiliations, races, genders, religions, and types of employment including officers of the courts.

We have knowledge of courts, professional disciplinary agencies, district attorneys, attorneys general, and legislators turning blind eyes to citizens reporting violations of U.S. law in legal proceedings, including public corruption.

Many have reported and sought help for harm caused by court officer acts of misconduct (that do not necessarily constitute federal crimes, in and of themselves) such as: court rulings without subject matter jurisdiction; reliance upon known false testimony to determine the outcome of legal proceedings; suppression of material evidence; court document and electronic case file falsifications; illegal compensation from interested parties; coercion to knowingly make false statements and confessions under penalty of perjury; and misuse of the courts to retaliate against those who lawfully complain.

¹ Cornell Law School, Legal Information Institute defines an officer of the court as “Any person who has an obligation to promote justice and uphold the law, including judges, clerks, court personnel, police officers, and attorneys (who must be truthful in court and obey court rules).

United States executive branch directives for prosecution of violations of law in courts of law in the United States
Examples of criminal acts which are not being lawfully investigated, let alone prosecuted, are described in 18 U.S.C. Section 4 [Misprision of Felony]; 18 U.S.C Section 241 [Conspiracy against Rights]; 18 U.S.C. Section 242 [Deprivation of Rights Under Color of Law]; and 18 U.S.C. Section 1346 [Intangible Right to Honest Services].

Particularly concerning is the role of such crimes in violations of U.S. human rights treaties. These unprosecuted criminal violations of civil, constitutional, and/or human rights are allowing America's legal system to be abused and weaponized with impunity.

The lack of appropriate accountability for the wide-spread problem is also creating environments that threaten the rights and safety of good government employees. Several have experienced retaliation for whistleblowing about court officer corruption they have witnessed or have become undeserved targets of the public’s outrage.

We believe that the solution to the problem ultimately rests with the leadership of the United States. As such, we wish to know your answer to the following question:

*If elected Vice President of the United States, what will you do to encourage vigorous prosecutions of U.S. court officers who deliberately violate rights of individuals through knowing abuse of legal proceedings?*

Enclosed with this letter are 1.) brief biographies of the query-authors; and 2.) messages to you from members of the public with knowledge of dire consequences caused by inadequate oversight of U.S. court officers.

Respectfully yours,

Dr. Zena Crenshaw-Logal
NJCDLP, Inc.

Mrs. Sharon Noonan Kramer
NoCourtOfficerIsAboveTheLaw.com

Enclosures (2)
About the Question Authors

**Dr. Zena Crenshaw-Logal** is a former civil trial lawyer turned full time Human Rights Defender. She is the co-founder of multiple nonprofit good government advocacy groups and has been instrumental in challenging every seriously questionable aspect of America’s legal system. Undoubtedly the most controversial of these initiatives seeks appropriate, but dramatic expansion of U.S. state and federal judicial accountability. Most widely embraced among mainstreamed audiences in that endeavor is National Judicial Conduct and Disability Law Project, Inc. (NJCDLP), a judicial accountability specialist that Crenshaw-Logal co-founded and serves as Executive Director.

Through a series of reports Crenshaw-Logal drafted, NJCDLP established that as of 2016, America lacks effective avenues of redress and relief for the role of its judges in objectively discernible, national patterns of persistent U.S. legal system abuse. The U.N. Human Rights Council accordingly agreed to intervene in October 2018, subject to elaboration on instances of related harm. Since then, NJCDLP and its allies have focused on addressing the matter through the pending review of America’s compliance with its International Covenant on Civil and Political Rights, conducted by the U.N. Human Rights Committee.

Registered as a Republican voter from Georgia, Crenshaw-Logal is a published author and prolific writer on topics such as grassroots advocacy, First Amendment Rights, and the dynamics of organized U.S. legal system abuse. Writing for a stellar coalition of stakeholders participating in the 2010 Universal Periodic Review of America’s human rights record, Crenshaw-Logal explained: “When rogue agents of America’s local, state, and/or federal government align to subvert the law, no amount of legal training, talent, skill, or experience guarantees any American appropriate relief.”

Crenshaw-Logal has seen the toll first hand; even lived it. So, she knows that fundamental reform for the better of America’s legal system begins with healing, i.e., fostering genuine communication and inter-group as well as intra-group empathy among the widely diverse groups of people that collectively operate, use, refine, and oversee America’s legal system.

Dr. Zena Crenshaw-Logal, Executive Director, National Judicial Conduct and Disability Law Project, Inc., crenshaw-logal@njcdlp.org

---

Biographies of Dr. Crenshaw-Logal and Mrs. Kramer may be read with working links to supporting information at NoCourtOfficerIsAboveTheLaw.Com
Mrs. Sharon Noonan Kramer holds a degree in marketing from the University of Mississippi, 1977. She uses her marketing skills to communicate concerns to government regarding integrity in the intertwined subjects of environmental science, medicine, policy, and accountability in the courts. She is a medical journal published author on the subject.

Over the years she has collaborated with numerous non-profit organizations and individuals to effectively bring changes in federal and state policies and practices. This includes mildly improved disciplinary oversight of California’s judges by the Commission on Judicial Performance in 2019; and a federal audit detailing the need for consistent and accurate federal messaging about the health effects of mold and moldy buildings. The federal audit was ordered by the late U.S. Senator Edward Kennedy in 2006 at Mrs. Kramer’s urging.

She is known for being a good listener who “knows things that should make your skin crawl...and not afraid to speak them to persons at the highest levels of government and policy-making.” Her research and results of being a persistent squeaky wheel are often cited in toxic torts throughout the United States; and in national and international policy changing publications.

In 2012, Mrs. Kramer was retaliated against and incarcerated for two nights by order of a California judge, corum non judice, for refusing to be coerced to denounce what she had reported of a systemic corruption problem in the San Diego courts causing even greater frauds to continue in environmental medicine and courts, nationwide.

To date, no office of the court has been held accountable as the harm to Mrs. Kramer rages on for telling the truth in America. She has witnessed many lives forever devastated by lack of accountability in the U.S. legal system; and firmly believes that the only threats greater to a free society than a corrupt judge are erred attorney general practices which enable court officer crimes to continue. Proprietor of several blogs including NoCourtOfficerIsAboveTheLaw.com, Mrs. Kramer is registered as a Democrat voter from California.

Sharon Kramer, (760) 822-8206, SNK1955@aol.com

Biographies of Dr. Crenshaw-Logal and Mrs. Kramer may be read with working links to supporting information at NoCourtOfficerIsAboveTheLaw.Com
The Voting Public’s Messages to Candidates Pence and Harris

The following are messages to Vice Presidential Candidates Michael Pence and Kamala Harris from across the United States. Most commenters’ names have been withheld and many of the messages have been redacted. This is because Dr. Crenshaw-Logal and Mrs. Kramer are concerned that the commenters will experience retaliation under the façade of law for speaking out about corruption in easily identifiable courts. Identities are available upon request and with permission of the commenter.

“As President and Chief Executive Officer of the Executive Committee for the National Judicial Conduct and Disability Law Project, Inc. (NJCDLP) and as President of the National Strategy and Management Board (NSMB), I hereby commit the full force and citizenry of the United States legal reform community to this initiative, one of several undertaken in our effort to gain traction against deliberate human rights violations perpetrated upon innocent people through misuse and abuse of the American system of Justice. I respectfully request the administration prioritize this campaign against rampant misconduct and resulting malfeasance of public office. The people of this great nation have earned the right to be heard and have been crying out for help for three decades. Previous administrations have ignored or conducted ineffective campaigns. It is our hope and belief that a core component of making America great again, from the standpoint of any political party, is its Justice system. Without it, we have little more than a bunch of people in uniform randomly enforcing a bunch of unrelated and ineffectual laws. With a coherent system of justice, one which focuses on the constitutionally founded rule of law, then, and only then, can peace overcome riot and law and order overwhelm crime. Respectfully.” Chief Gordon L Wiborg Jr (Ret), President, NJCDLP, Inc. and NSMB

“It is imperative that judges that abuse a litigant be prosecuted for committing the abuse. I am signing individually and as the First Vice President of the National Strategy Management Board in addition to signing as the President of the Judicial Accountability Movement.” Brian Kitner

“A serious problem is judicial self-policing whereby the judiciary solely determines the lawfulness of its own conduct, even where there is legal system abuse. There are no reliable checks on judicial misconduct and overreach in America, especially beyond garden variety offenses by U. S. judges such as classic bribery. Prosecutions of these relatively petty offenses are to be commended, but not to the exclusion of other crimes impeding a fair and impartial administration of justice in America. The request made by our group to your office can help to deter these offenses.” Dr. Andrew D. Jackson, Co-Founder and Executive Committee Member, National Judicial Conduct and Disability Law Project, Inc.
“I am the author of the book ‘Judicial Criminals, The greatest fraud upon American society America's Legal System’. A Michigan Democratic State Representative read my book and responded to me November 19, 2019: ‘With that all said, it is still well documented that either recourse is an uphill, and sometimes impossible, battle for a person when looking for judicial recourse and is in need of reform.’” Christine Morrison

“It is time to reform our courts, especially equity courts, to ensure the public is protected versus the ability for the legal community to profit. Transparency and integrity to the law is being trampled on everyday across America.” Rick Black, Center for Estate Administration www.cearjustice.org

“I subscribe to Dr. Crenshaw’s advocacy of this proposed pledge. Thank you to potential V.P. candidates Kamala Harris and Mike Pence for agreeing to this pledge. Remember, our vote counts. Thank you!"

“Every employee of the people has to be held accountable for crimes committed against the people.”

“I was retaliated by judges and numerous lawyers for reporting the legal malpractice being done in my three-year abusive divorce.”

“District Attorneys should not be able to use false information just because they have been used to doing just that. They need to abide by the law. Not make their own laws.”

“The system is broken. There is only selective justice not equal justice for all. It is no wonder why we are a country so divided.”

“Fathers’ lives matter”

“I have been in Court corruption cases that went from California to New York, both are Fraud on the Courts for 16 years....In my case key California supposed leaders were subpoenaed to the case where an attorney defrauded me in a divorce. Oversight is corrupt and inoperable. So many aid the corruption and crimes by Judges, Attorneys and County employees, as do turn-a-blind eye politicians. It’s a great evil destroying countless American families lives as the U.S. Constitution is violated along with Civil and Human Rights, besides property, family and children’s rights.”

“We need Judicial Justice! We need open court houses and open records!”
“I am asking that you form laws against these people who are abusing our children and the law. I’m a victim of child sex trafficking, and I know what these kids go through. My life has not been easy, and I’m still fighting to overcome all of the abuse. I could tell you things that would haunt you for the rest of your life from my personal abuse. Let me tell you about a little girl, she was taken from a loving mother who was a student, and another student made false allegations against the mother and her daughter was removed, and she is in foster care and she is currently being sexually, mentally, and physically abused. The person who called the false allegations is working as a social worker. She lied and has ENDANGERED a happy, healthy child. We need to make MAJOR lifesaving laws to protect the children and persecute these sick people.”

“I am speaking in reference to a family member who was wrongfully convicted of a crime he didn’t commit. There are official documents that will prove that his conviction was based on planted false tainted evidence, digitally altered surveillance footages, perjured testimony, racially discriminated jury, ineffective counseling and a bias corrupt judge [redacted] who was illegally assigned as presiding judge over his case causing a void judgement. His arresting officer testified under the assumption that he was the suspect of the crime. He was convicted (no DNA match, no GSR residue, no eyewitnesses, nothing to prove he committed the crime). Thank you for your time and have a blessed day.”

“I am an affiliate of aidileys.co a 501(c)3 non-profit in Kannapolis, North Carolina. (aidilays.org) This issue matters to me, because my 3 children, and myself are victims of this unjust “system”-(group of collaborators who assist in the intentional destruction of our lives as a family unit) The Family courts have utilized all of their resources to destroy our lives (including violating so many of our God-given and human rights, and other Rights), and the countless lives of so many others that these individuals have destroyed.”

“These ‘judges’ give themselves ‘immunity’ and all those ‘conspirators’ that assist them (GALs, police, CPS, DHHS agencies, etc) There is no oversight or accountability to these individuals! It is time for this to change!”

“I support this action as a victim of both the family court system and the criminal court system, having my rights continuously violated by 8 judges in Indiana for filing complaints against members of the Judiciary when they committed crimes against myself in court.”

“Please help. Stanislaus family court corruption. The mothers and children are suffering here. Mother’s like myself are losing out on their motherhood because of these corrupt officials, making money off these sad events is just wrong. These mediators as they like to call themselves are making terrible mistakes with people’s children and destroying families and causing suicides. Please help us.”

Messages to Vice Presidential Candidates Pence and Harris from people across the United States with knowledge of unpunished corruption in U.S. courts.
“There is no other country I would rather call my home than the United States! At times a review is necessary to continue the high standards already maintained. This is the time for review. Our fellow citizens need to know that not only are they given an honest and fair trial but are treated with dignity.”

“I have been a victim of judicial rulings which caused financial and emotional damage. I have never felt more frustrated in my life! It is past time to evaluate judicial conduct and provide powerful oversight to vacate rulings which violate the statutory rules and laws which are created by our state legislatures as well as their federal counterparts.”

“I am currently in a divorce. It is being presided over by Judge [redacted] in Queens County Supreme Court, NY. Judge [redacted] placed five years stay away Order of Protection against me without any due process and with it and other manipulations coerced a custody settlement. All of that at one court appearance. Prior to that Judge [redacted] tried to obstruct justice and advised my lawyer to advise me to withdraw my domestic violence complaint from the DA office. She has encircled herself with corrupt unethical professionals like herself. There are currently several complaints against her with the NY State Commission on Judicial Conduct that have to be investigated.”

“My county in Texas has become notorious in refusing to return children to compliant parents who have wrongfully been accused under CPS…I do not have the resources to fight for my precious grandsons. My family has been ripped apart by these practices. Please defund CHILD THEFT.”

“This issue is important to me because my vulnerable minority elderly mother suffers from Alzheimer’s. A total of five court orders to enforce visitation, one recused judge, affidavits. No one held accountable. I am the only surviving daughter and next of kin. Guardianship Oversight Florida Victim.”

“I am in full agreement with this petition as I am actively combating willful dismissal of evidence of my being a fit and capable parent in Los Angeles County with DCFS and with evidence of social workers and courts involved in the trafficking of my minor daughter of who I am the biological single mother and have not lost parental rights. This is more than an emergency- it is crisis across America. We follow in the footsteps of former Senator Nancy Schaefer and Crimes committed by SCOTUS in exposing ongoing corruption within CPS and the aforementioned judiciary. Thank you for your attention.”

“I am being abused by local government, state government and federal government. I am a whistleblower. They are retaliating and discriminating against me for trying to report criminal activity involving [redacted] National Bank. They are violating my constitutional rights.”

Messages to Vice Presidential Candidates Pence and Harris from people across the United States with knowledge of unpunished corruption in U.S. courts.
“My mother was tortured to death by acts from Judge [redacted]. She issued orders from
er her court that had no jurisdiction. Using her connections with the police department and
local detectives has been allowed to run corrupt and untouchable [in Pennsylvania]. She
undermined due process by false claims of abuse without even filing it to the court of record
-- she kept all the fraud in her court. There is too much to say but...this is organized crime
and I have police reports showing this fraud...I haven’t seen any penalty to anyone
involved. Corruption using false claims to deny me of my rights to protect my mother.”

“I wish to revisit the Article which applies under our treaty agreement. This requirement
rests on the shoulders of our legislative body to oversee the ‘public’ official who leverages
the power of office to implement ‘cruelty’. Under the Convention against Torture, each
state party must prevent any acts of cruel, inhuman or degrading treatment, inside our
criminal justice court room and ALL other courtrooms. Imperative for equal justice for all,
is the standard for which justice is applied by the actors of the court. That standard needs
revisited with full focus on restoration of Constitutional protections and the standard for
which ALL courtrooms must fall within the perimeters of the Constitution and the human
rights granted to ALL persons under agreement of the nations. Those who are granted the
power of Judicial seats must be held accountable for acts of cruel and unusual punishment
against the citizens of the USA. Article 16 Each State Party shall undertake to prevent in
any territory under its jurisdiction other acts of cruel, inhuman or degrading treatment or
punishment which do not amount to torture as defined in article I, when such acts are
committed by or at the instigation of or with the consent or acquiescence of a public official
or other person acting in an official capacity. In particular, the obligations contained in
articles 10, 11, 12 and 13 shall apply with the substitution for references to torture of
references to other forms of cruel, inhuman or degrading treatment or punishment.”

“My children and I are victims of the corrupt family court system, which resulted in the
complete destruction and devastation of our family. I am currently attempting to have the
judge, attorneys and law enforcement husband prosecuted for witness tampering,
conspiracy, obstruction of justice, and intentionally violating state law.”

“Bossier Parish [Louisiana] courts definitely need to be investigated. I have advocated
and court watched in other states, too. Justice is not what I see happening in courtrooms.
Family is not even allowed in family courts. Those doors need to be open. Criminal courts
just seem to be tagging human beings with numbers and moving through buildings and
systems until they die. It reminds me of the sale barn on Saturday’s where animals with
tags are bought and sold. Some are killed.”

“My daughters are being court ordered to live with our rapist. Please help!”
“Something very illegal happened to me in a custody case where the guardian ad litem assigned to my child was extremely biased towards the father because he was good friends with the father’s lawyer and the father dated the paralegal to his lawyer. It resulted in me losing custody of my baby for a few weeks when she was only four months old and breastfeeding. The GAL blatantly lied to the judge on me to sway his decision when he saw the judge was siding with me.”

“I have been abused and violated of parental rights by unethical attorneys for profit in family court.”

“Our judicial system is perverted and destroyed when there is no oversight with those who corrupt it. Our system should be held to the high standards it was put in place with.”

“I lost millions in a settlement becoming homeless and indigent at age 65 because I reported legal malpractice being done by lawyers and judges verified by one of my lawyers to the Overseers of the Bar when I reported five lawyers and four judges for fraud. The Bar covered up the corruption.”

“I already informed the President about a situation that happened with me down here in N.C. last November. A judge who interned in the White House during the Clinton Administration verbally abused me in front of a room full of people and ruled against me without provocation (“coincidentally” right around the time I became very vocal on Facebook about my disdain for [redacted]) when I had one of the best, if not the best defense attorneys in the City....The “Judicial Standards Commission” tried to cover for her.”

“Judges and politicians are the only professional group that have excluded themselves from liability for failure to do their job. No other profession can get away with poor judgment, unethical, or immoral decisions and cause so much damage without repercussions.”

“Dakota County, MN 2006. A judge used a federal agency to conspire to take large asset. Corruption has got to stop. I have attempted complaints at every department and agency imaginable and met with our US Congressman for two hours in October 2019. We need action.”

“We need change and transparency especially in family law, criminal and civil. The judges can collude to take both assets and children. No family should ever lose everything and have to fight to save their lives.”
“I have encountered many wrongdoings and violations of civil rights in the family court system and with law enforcement in St. Lawrence County in New York. In this county there is a civil suit against DSS/CPS for failing to protect children. The system is broken.”

“My life was destroyed by an organized crime ring in Columbus, GA Family Court which included my own attorney and the Chief Judge of Columbus, GA. I provided proof to the FBI. We cannot trust the entities who are supposed to oversee legal officials. They protect each other instead of protecting the honest citizens of America. Thank you.”

“There are literally million-dollar lawsuits being won in California via 1983 Tort Claims against CPS for removing children from good homes without a warrant. I am a maternal grandmother who fought to save my unborn grandson. CPS nor the Chief of the Police Department would help me…. I went to many of my local leaders for help. None could or would help me. Nine months later he was born severely addicted to heroin, meth, crack and marijuana I cared for him day and night while in the NIC Unit right before he was weened of the drugs via morphine and was getting better. Then CPS came in and took him denying me without a home study or background check which is their own policy and procedure…. They stated I threatened the workers and was not levelheaded. I worked for the federal government for twelve years for SSA. Surely, I was levelheaded. They took him on hearsay. CPS is RICO, nationwide abuse of power, and needs the federal funds stopped. Thank you.”

“We have been systematically been denied fundamental due process at the 18th Circuit Court of Florida. I have had no trial in 8 years, with 8 continuances of trial, and I have not seen my only child now for 8 years while the court continues to place orders for reunification therapy on me while the child’s other parent keeps sabotaging this. This court is known for its discrimination (Trayvon Martin, Clemente Aguirre, and hundreds of other cases with human rights violations).”

“These ‘judges’ give themselves ‘immunity’ and all those ‘conspirators’ that assist them (GALs, police, CPS, DHHS agencies, etc.) There is no oversight or accountability to these individuals! It is time for this to change!”

“As a military family fighting military housing in our court system, the weight of high powered companies with infinite legal teams and money leave me little hope that my family will ever see justice without reform. Government contractors in PPV [private public venture] situations run and hide behind the protections of these contacts, leaving families with nothing or with medical and legal bills; and no support from the government to make these companies responsible.”

Messages to Vice Presidential Candidates Pence and Harris from people across the United States with knowledge of unpunished corruption in U.S. courts.
“The doctrine of judicial immunity should be abolished. It is a moral and Constitutional atrocity. Judges need to be held accountable in some reasonable and appropriate manner. Better attorney regulation is also needed.”

“Stop facilitating the kidnapping and trafficking of Children using DCS Arizona and CPS in every state.”

“I am a victim of corruption and fraud by the Fulton County Probate Court judge in the State of Georgia along with other officers of the court i.e. lawyers. Not only did I lose my inheritance but I was denied the right to a jury trial; denied the right to testify at the trial; my key witness was dismissed without any explanation; the judge concealed documents from the public docket; replaced original filings with edited copies; held ex parte communications; denied the Application of Certificate for Review and Motion to Appeal, etc. The reason for such unethical, illegal and criminal behavior was that the judge favored the attorneys on the other side of the case. I was a pro se litigant and a woman. The Georgia Judicial Qualifications Commission disregarded my complaint against the judge and ultimately claimed to have lost all of the documentation submitted in the course of three years. Evidence in support of all the allegations stated herein are available upon request.”

“Reuters recently ran a series of articles entitled “Teflon Robes”. The subject of the articles is how judges across the United States are rarely held accountable for unethical and unlawful conduct, including in legal proceedings; and how this perverted privilege destroys the lives of their victims. In reality, the problem far worse than even that. When judges are not held accountable for criminal conduct in legal proceedings, NO ONE with whom they have colluded is held accountable. Lack of personal accountability for judges is a root cause of injustice, unrest, mistrust of government, and unpunished white-collar crime in the United States. Please work to implement practices that stop the inequality, injustices and crimes occurring in U.S. courts.”

“There are hundreds if not thousands of instances where there is proof of police, detectives, prosecutors, and others lying to the courts and public. This has been proven consistently by videos and teams such as the Innocence Projects. One instance of these issues is shameful but to have thousands upon thousands is disgraceful at the minimum.”

Messages to Vice Presidential Candidates Pence and Harris from people across the United States with knowledge of unpunished corruption in U.S. courts.