The Nation's Top Supreme Judge and Six Other Big Shot Federal Judges resign.

Short-Seller & Cuban Refugee from Bay of Pigs Era Asensio and his daughter Eva win \$100 million settlement.



Trump enforces the Judicial Conduct Act and abolishes the terrible horrible DRE!

MEET THE ACTORS AND AUTHOR



www.judicialconduct.org

Meet Chief Justice John G. Roberts as the Emperor who paraded naked believing he was showing-off his non-existing new clothes in "The Emperor's New Clothes," and US Attorneys General William P. Barr as fake Wizard who was really the Man Behind the Curtain in the "The Wizard of Oz." Eva Asensio, the author's daughter, is the child who sees the Emperor is wearing no clothes and who learns that there is no Wizard just a Man Behind the Curtain. The Man Behind the Curtain has become a metaphor for a humbug. The phrase, "Emperor's new clothes", has become a standard metaphor for anything that smacks of pretentiousness, pomposity, social hypocrisy, collective denial, or hollow ostentatiousness.

The author, Manuel P. Asensio, is the nation's *Pioneer of Activist Short Selling*. Mr. Asensio is seeking to abrogate the *Domestic Relations and Violence Exception* (DRE) that is a terrible horrible fabrication by the federal judges (See Epilogue). Mr. Asensio is leading the abrogation process at the White House, in Congress, the Judicial Conference and Supreme Court in special proceedings against the DRE US Attorneys General Barr and Chief Justice Roberts and their secret fabrications. President John F. Kennedy famously said that "The very word secrecy is repugnant in a free and open society; and we are as a people inherently and historically opposed to secret societies, to secret oaths and to secret proceedings." Mr. Asensio and daughter, Eva Asensio, are seeking over \$100 million relief and redress for the harm and damage caused by the DRE and New York State use of the DRE against all Americans, and Eva, and his former spouse and Eva's mother, Emilie Bosak, and himself.

^{1.} According to an article published by the National Bureau of Economic Research, the nation's leading nonprofit economic research organization, titled, "How Constraining Are Limits to Arbitrage? Evidence from a Recent Financial Innovation."

^{2. &}quot;The President and the Press," Bureau of Advertising, American Newspaper Publishers Association, 27 April 1961.

PROLOGUE

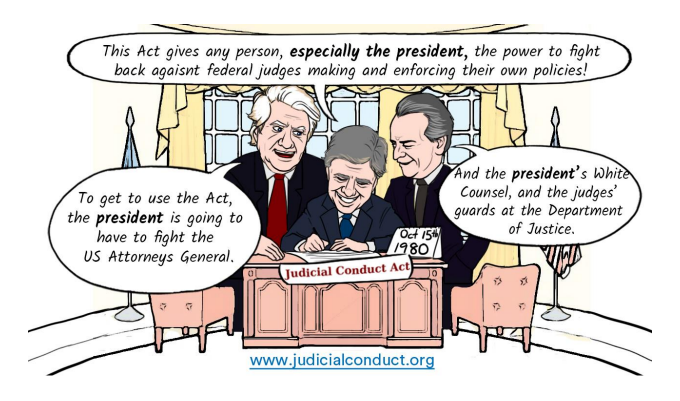
In 1980 during the aftermath of the Watergate scandal, after a decades-long wrestling match between Congress and the federal judges, President Jimmy Carter, House Speaker Tip O' Neil and US Senate Majority Leader Robert Byrd succeeded passing the Judicial Conduct Act to stop the federal judges from making up their own policies without a care for Americans, Constitution or law, and enforcing their fabrications on us! How? By getting together and agreeing to cheat in US courts under the protection of the US Attorneys General --- who makes sure the US Marshals and the FBI fall in line!

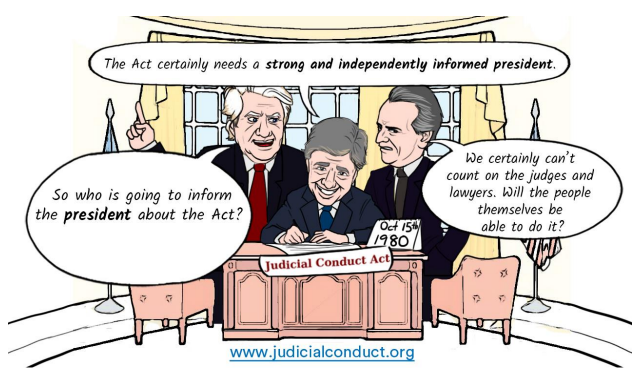
In fact, in the 40 years since the Act was signed into law, 13 US Attorneys General have managed to not only vanquish the Act, but to turn it upside down. They flipped the Act topsy turvy and turned it into a policy factory for all who were willing paid their club fees. Really.

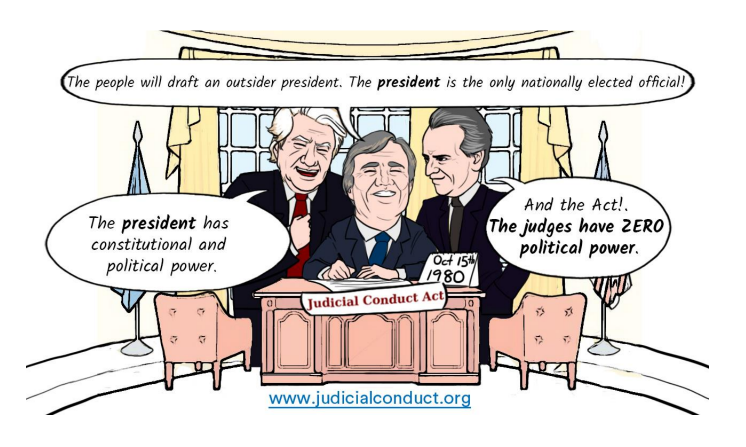
This is the story of the battle between Chief Justice John G. Roberts, Jr., and a father (the author) and his daughter, Eva, who were unwilling to let judges tell them that God didn't exist, and boys and girls aren't different, and that America is a prejudice nation, and the Bible and the Constitution are meaningless, and that the judges and their cronies were the rulers in America not the People or their President or their Congress. The father knew that he did not have a snowball's chance in hell to win the fight unless the President knew about the US Attorneys General's secret deal with Roberts and the federal judges.

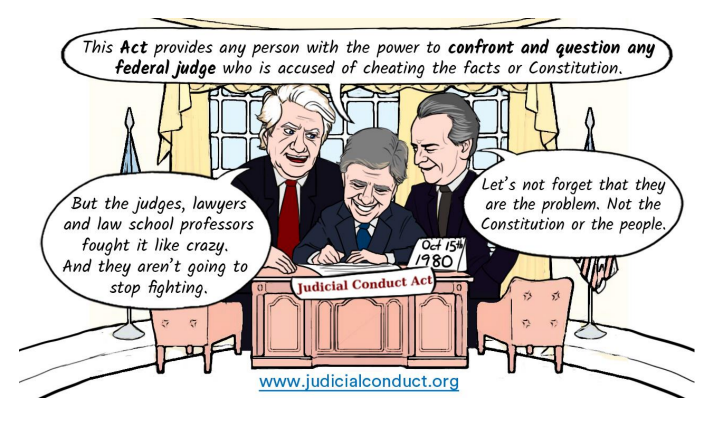
Fast forward to today, the federal judges' illegal policymaking and enforcement is at the center of the real controversy in in the Presidential Election of 2020. After having issued wiretapping orders against President Trump while he was a presidential candidate without an iota of care, issuing 50 or so nationwide injunctions against President Trump's executive power to administer the nation's immigration laws, and fabricating all sorts of crazy excuses to prevent the reinstatement of a Citizenship on 2020 census, and the backwards "Ukraine" impeachment trial, President Trump meets Eva and learns all about the vanquished Act, the dirty-deals between Barr and Roberts, and saves the Constitution and Americans' freedoms and liberties from the craziest, silliness duo imaginable: Barr the Wizard and Roberts the Emperor who parades in the nude to show off his new clothes.

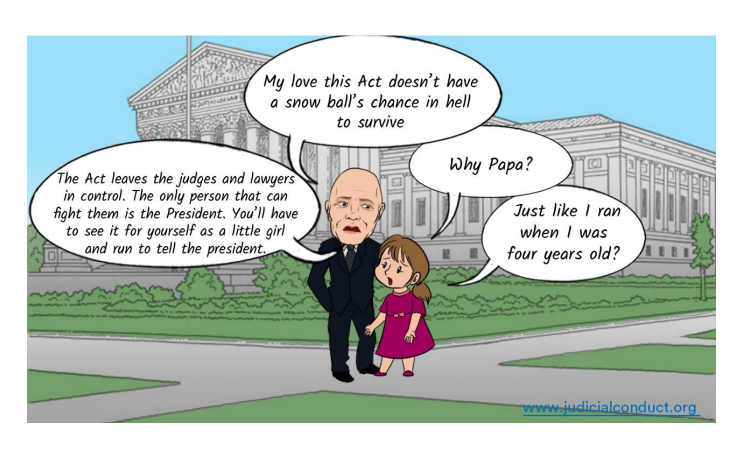
CHAPTER 1: THE ACT, THE SNOWBALL & EVA

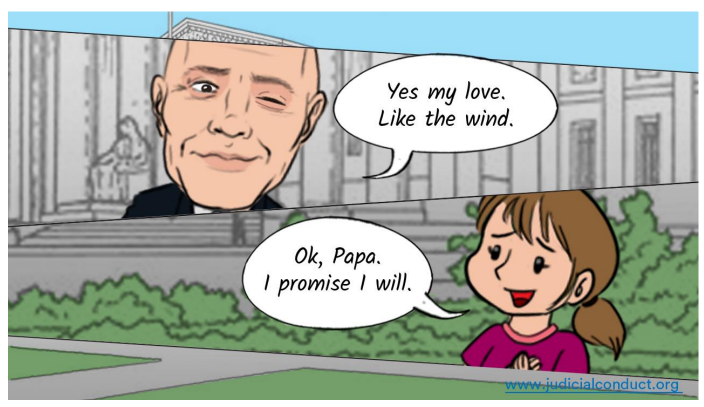




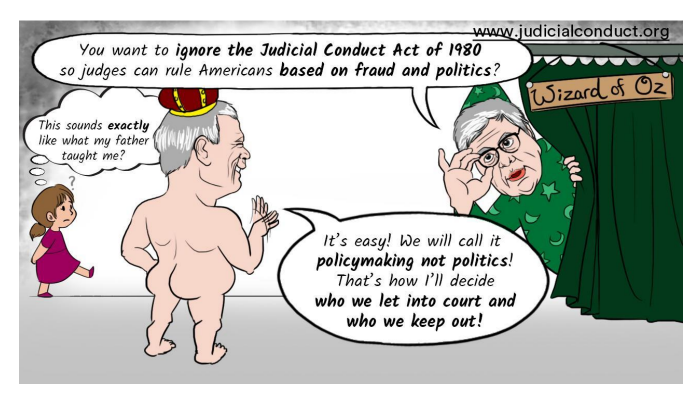


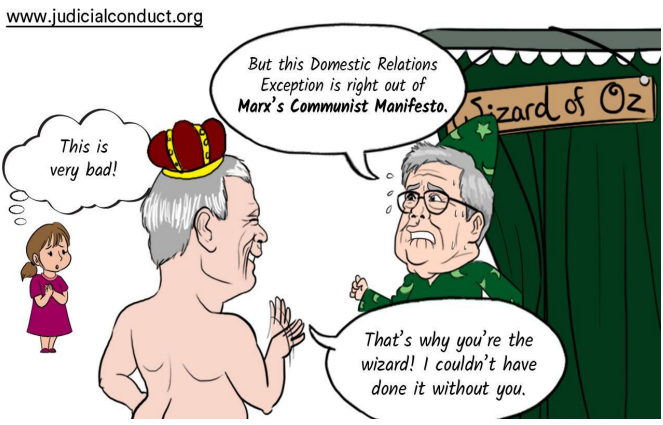






CHAPTER 2: ROBERTS'S AND BARR'S DEAL

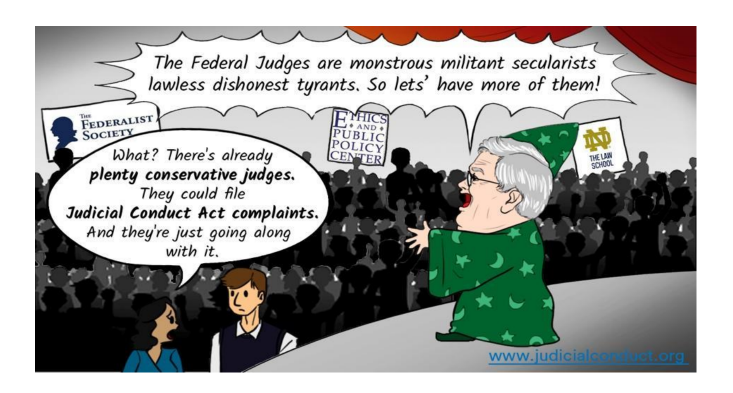


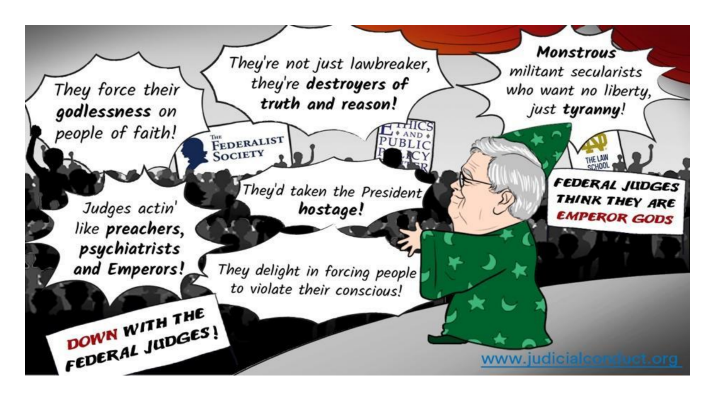




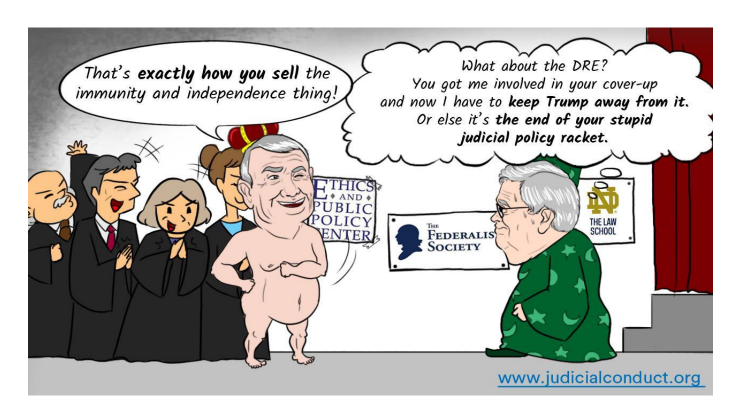


CHAPTER 3: BARR SPEECH SPEAK

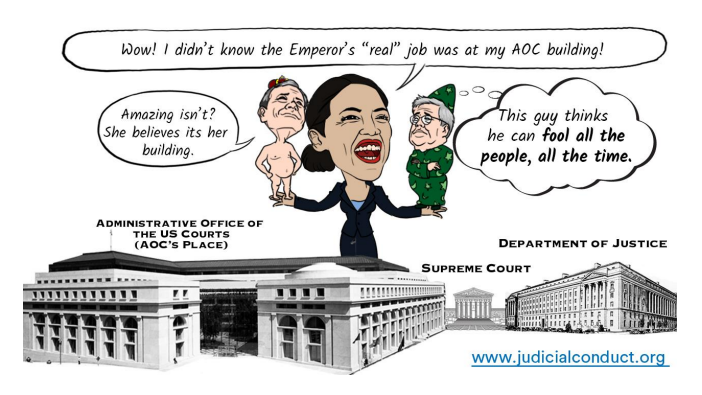




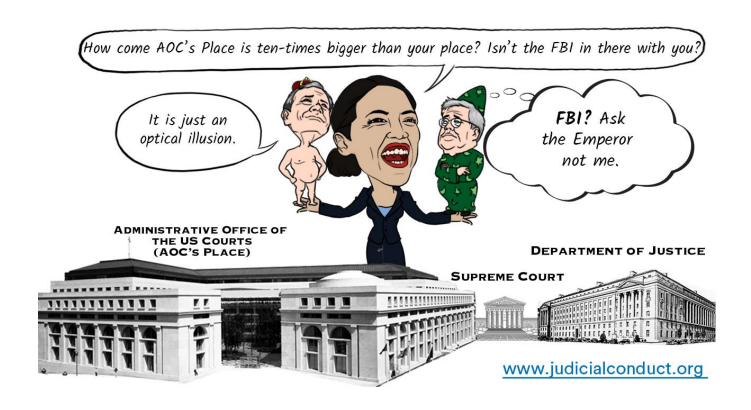


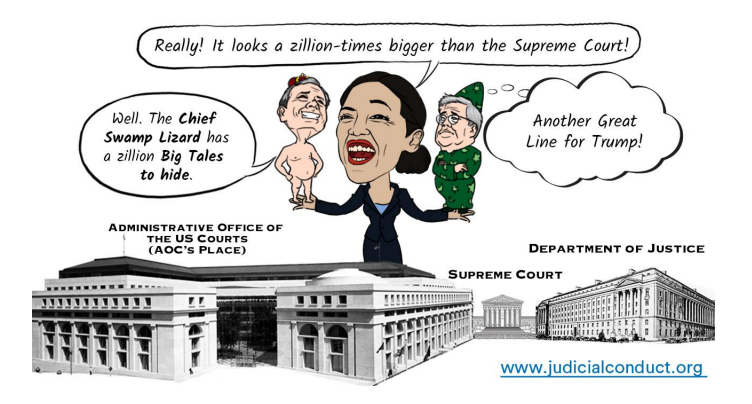


CHAPTER 4: TINY ITTY-BITTY SUPREME COURT





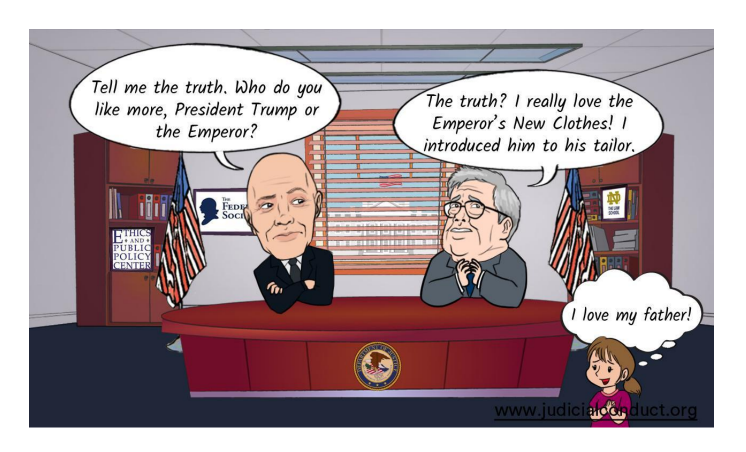




CHAPTER 5: BARR MEETS A SHORT-SELLER





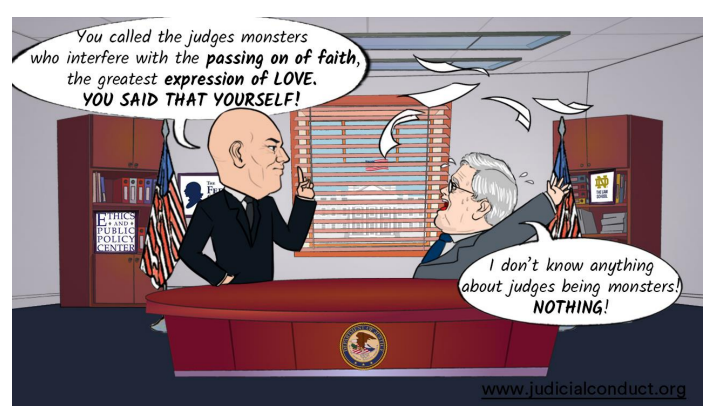


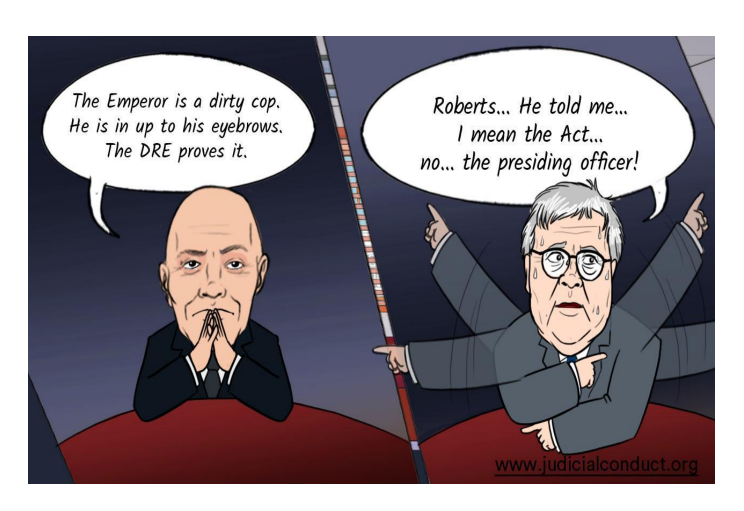








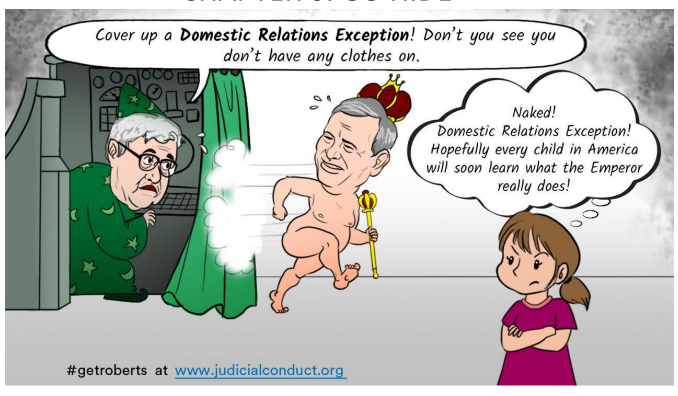


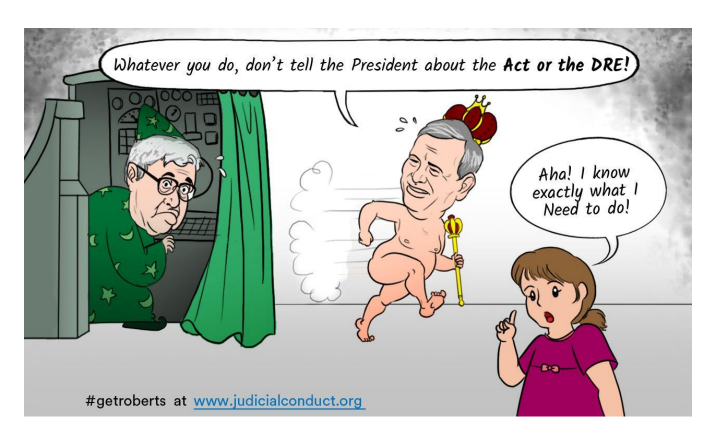






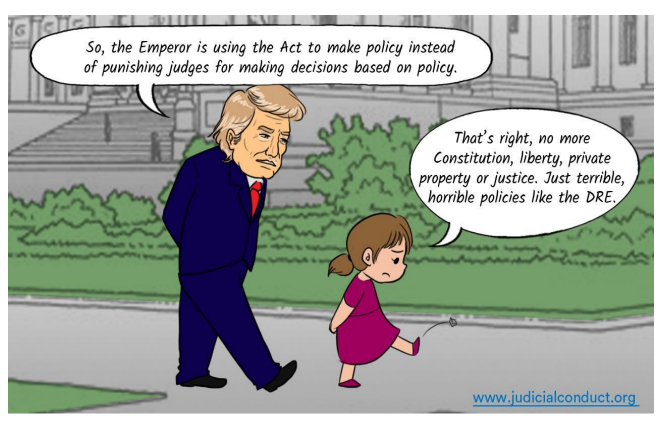
CHAPTER 6: GO HIDE





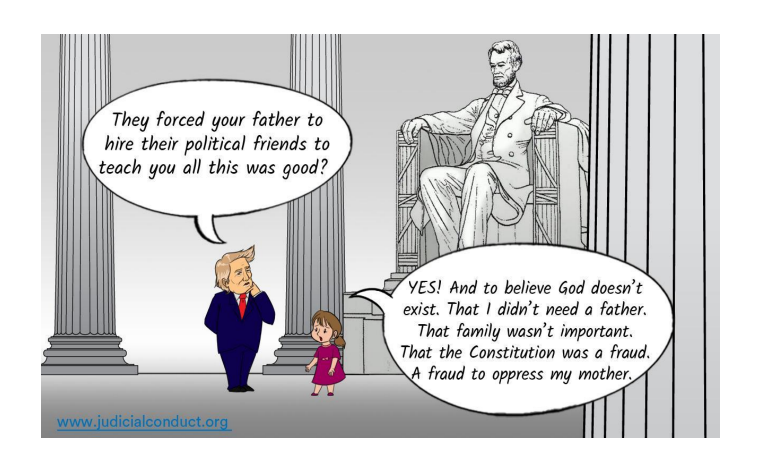
CHAPTER 7: EVA AND TRUMP TAKE A WALK

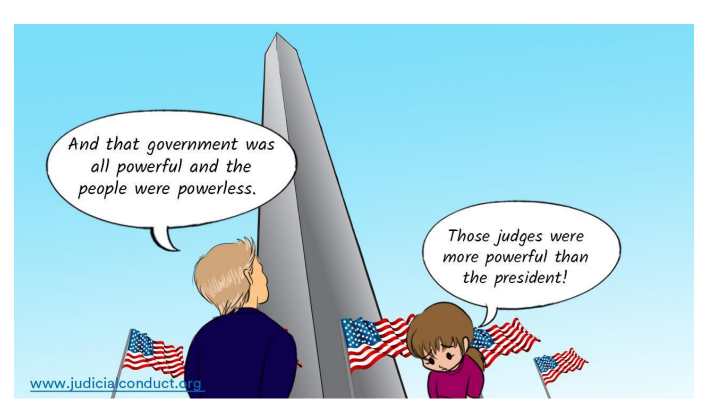










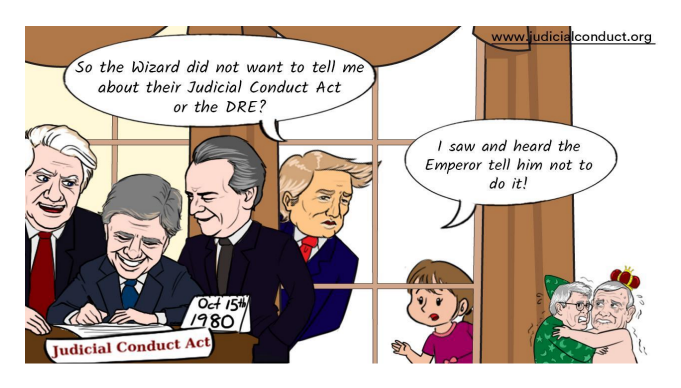


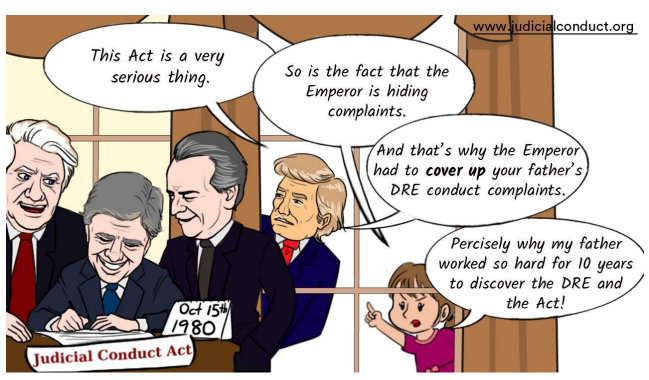






CHAPTER 8: TRUMP & EVA AT SIGNING THE ACT

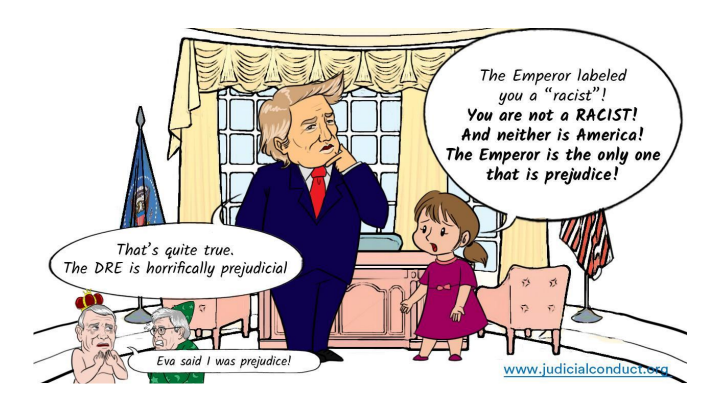




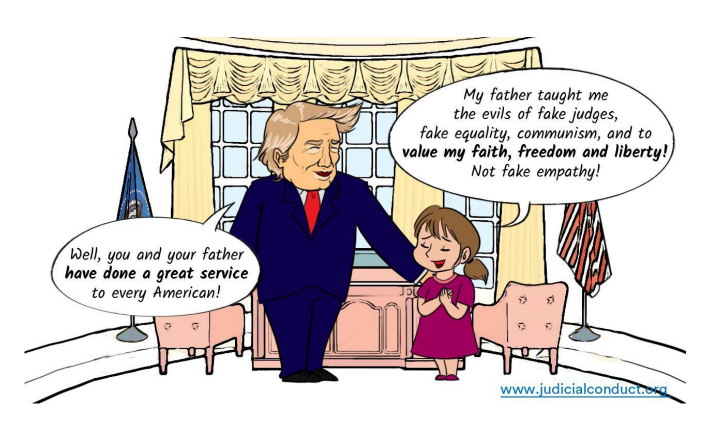




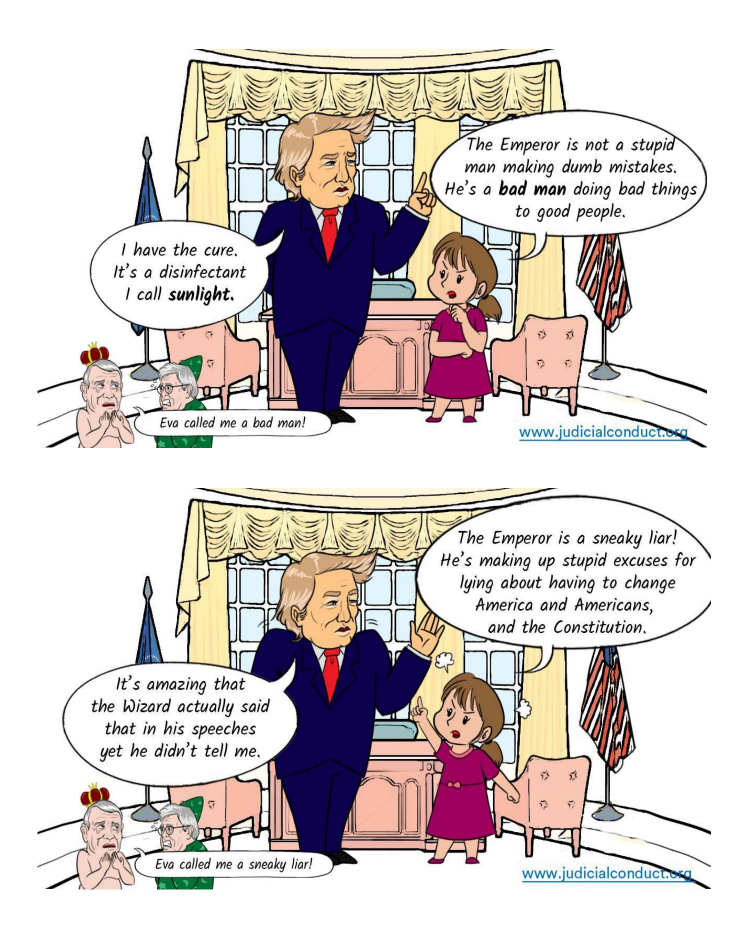
CHAPTER 9: THE PREJUDICES OF JUDGES





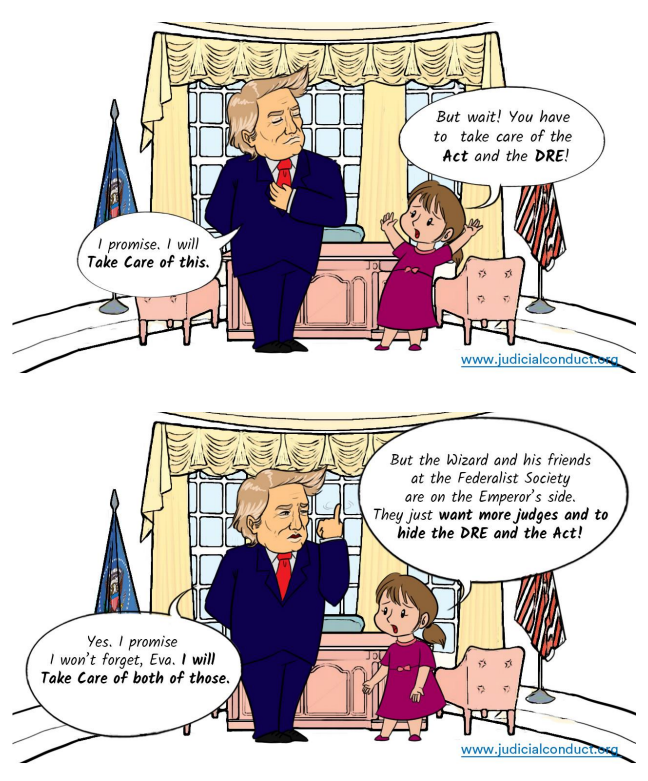


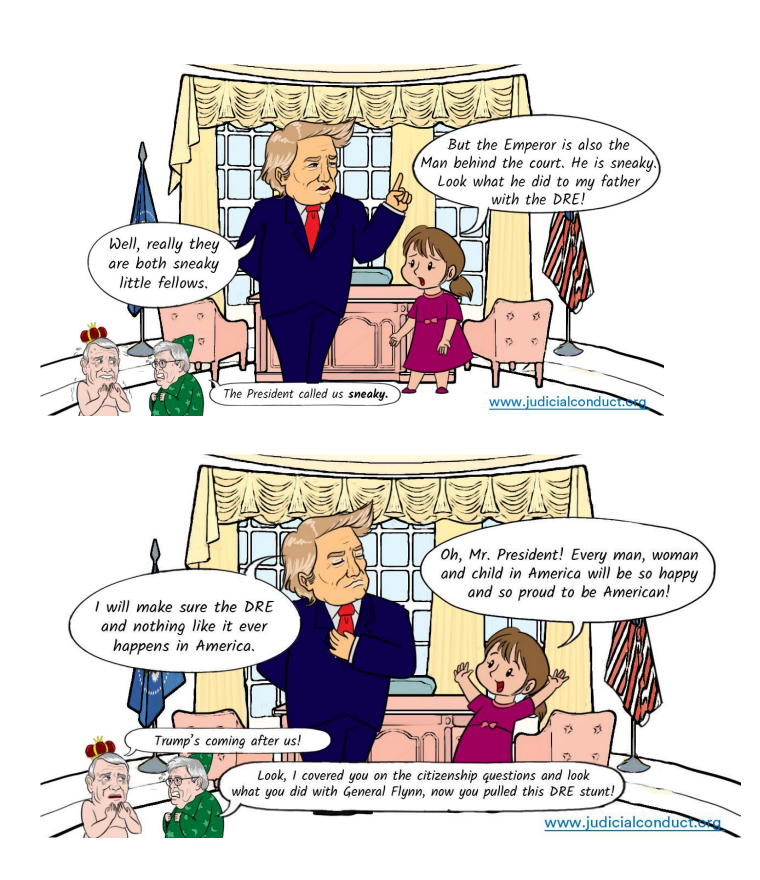




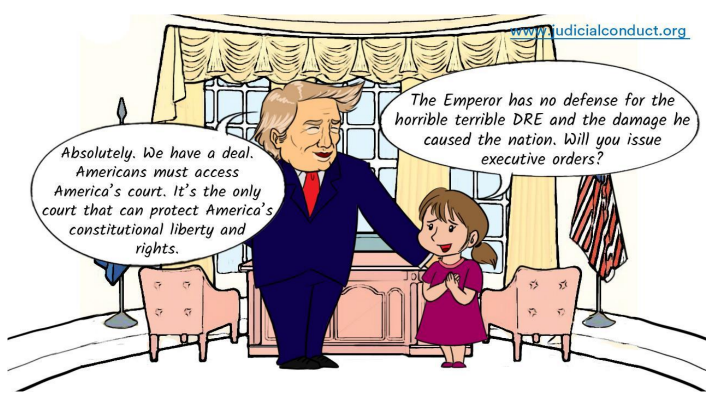


CHAPTER 10: THE ART OF DEAL

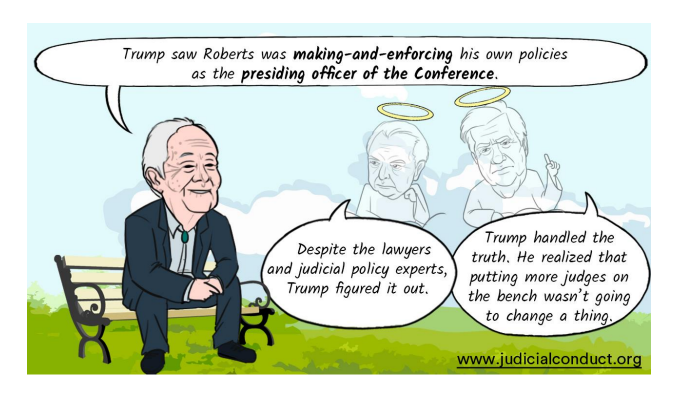


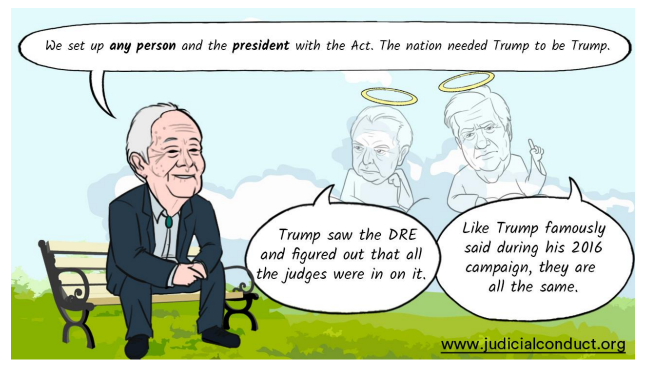






CHAPTER 11: CARTER'S FRIENDS IN HEAVEN





EPIL OGUE

The federal judges fabricated the DRE without the slightest legitimate state purpose, an iota of authority or notice, or legal foundation. Call it a policy, dicta, a decision and order, or a ruling, for all intents and practical purposes, the DRE is a complete fraud on the Constitution and the American people.

The DRE makes US and state courts futile, hollow, and deceptive organs of a tyrant state within the US. The DRE proceedings are occurring at the White House with President Donald J. Trump, the Department of Justice with US Attorneys General William P. Barr, in Congress, and at the Judicial Conference of the US.

Every notion of truth, reason, fairness, and justice, constitutional principle, academic papers published in the nation's leading law journals, and plain-old common sense make it patently obvious that the DRE is an legitimate judicial fraud, a fraud, a phony and a fake.

The DRE is a fabricated policy, a blatant illegal abrogation of all the most important constitutional liberties, protections, and legal rights of US citizens. In fact, the DRE is a violation of the first and most important law governing federal judicial procedures: Title 28, Chapter 131, USC §2072(b) that specifically prohibits federal judges from creating or implementing policies or rules that "abridge, enlarge or modify any substantive right."

The DRE brutally harms and damages Americans that have broken no law, done no harm to anyone, nor imposed themselves on any other person's rights. The DRE acts to demoralized Americans' belief in independence, freedom, and liberty.

In simple terms, having been caught-red-handed fabricating the DRE by a short-seller who is a father and not a lawyer, and his daughter, the federal judges resorted to engaging in a cover up, to act fraudulently in courts and at the Conference, to defend the DRE and themselves. The federal judges are simply lying, cheating and hiding to prevent the evidence against the DRE and themselves from being presented to a American public and a federal jury.