To whom it may concern,

Judge Kavanaugh has clearly violated Canon 2A of the Code Of Judicial Conduct For US Judges, as well as defamation laws under Title 28 of the US Code.

Canon 2 states that "A Judge Should Avoid Impropriety and the Appearance of Impropriety in all Activities."
Canon 2A – "An appearance of impropriety occurs when reasonable minds, with knowledge of all the relevant circumstances disclosed by a reasonable inquiry, would conclude that the judge’s honesty, integrity, impartiality, temperament, or fitness to serve as a judge is impaired."

On September 27, 2018 Judge Kavanaugh spoke during the Senate Judiciary Committee Hearing On the Nomination of Brett M. Kavanaugh To Be An Associate Justice Of The Supreme Court.
In this hearing, he made the following statement:

"This whole two-week effort has been a calculated and orchestrated political hit, fueled with apparent pent-up anger about President Trump and the 2016 election. Fear that has been unfairly stoked about my judicial record. Revenge on behalf of the Clintons. and millions of dollars in money from outside left-wing opposition groups."

Based on these statements, Judge Kavanaugh has made it clear that he would be unable to act impartially.

The naming of specific individuals clearly shows that not only is he unable to be impartial but may be in violation of defamation laws as listed in 28 U.S. Code § 4101 Number One.
This section defines defamation as “criticism, dishonor or condemnation of any person."

Judge Kavanaugh’s statement "Revenge on behalf of the Clintons" clearly meets the standard of defamation.

We request that Judge's Kavanaugh's statements to the Judiciary Committee, as stated above, be investigated for violation of the Code Of Judicial Conduct, as well as meeting the standards for the legal definition of defamation.