January 9th, 2019

United States Courts for the Tenth Circuit
Office of the Circuit Executive
1823 Stout Street
Denver, Colorado 80257

Re: Petition for Review

To Whom it May Concern:

I am one of the 83 people who filed a complaint regarding Judge Kavanaugh’s behavior and statements he made during his testimony before the Senate on September 27th. I wrote my complaint on September 29th, 2018. At that time, Judge Kavanaugh had not yet been confirmed to the Supreme Court by the partisan majority Republican Senate.

Because Judge Kavanaugh was confirmed on October 6th, 2018 by the Senate to the Supreme Court, the complaints filed against him were rendered moot because, as the ruling order states, Judge Kavanaugh was elevated to the Supreme Court—“an intervening event.” The “Congress provided that judicial disqualification standards apply to "any justice, judge, or magistrate judge of the United States.” I understand that in 1979 Congress rejected an amendment that would have “explicitly extended the Judicial Conduct and Disability Act to justices of the Supreme Court.” My complaint was written prior to his confirmation.

Perhaps it’s a waste of my time to suggest that this does not make sense. Additionally, I do not understand why a Supreme Court Justice cannot be held to the same standards and rules of conduct that are set for other judges. In fact, one would expect, as I apparently do, that a Supreme Court Justice should be held to a higher standard, not a lower one.

As we all know, all men are fallible. No one is, nor should be, above the law. I suggest, that as we witness a careening decline in what is considered acceptable behavior within both our culture and highest governing bodies, that a review of this ruling, and Judge Kavanaugh’s behavior, is not only necessary, but may be one thing that defines what kind of a country we inhabit.

Sincerely,