
As long as judges have absolute immunity, there should be no raises.

1 message

irwin ironstone
To: nyscompensation@gmail.com

Sun, Nov 8, 2015 at 10:35 PM

My name is Irwin Eisenstein, JD. I passed the NY bar in 2010 but was denied a bar card in 2014, four years later.

I submitted a writ to the US Supreme Court that was rejected. What the writ shows is the errors in the Application committees report. Since the report was accepted by the Appellate Court and also the Court of Appeals I appealed to the U S supreme Court.

Even though my writ was not accepted it does not address the many issues and violations that occur at the NY state Courts.

It appears that New York limits the First amendment when there are complaints against lawyers, judges and/or closed hearings. See Judicial Law 90 (10) Closed hearings lead to constitutional violations and more.

It was amusing when Justice Lippman spoke about opening up grand jury hearings and changing New York law but ignored the same opening up of complaints against lawyers and judges

The Writ is online at the following address:

https://www.academia.edu/Documents/in/privileges_and_immunities_of_the_Constitution

https://www.academia.edu/15919628/Requesting_SCOTUS_to_review_the_New_York_Bar_Admissions_Process_

--

Ironstone