



**OPEN LETTER TO CONGRESSMAN JIM JORDAN
CONCERNING HIS UNWILLINGNESS TO ACKNNNOWLEDGE
CONGRESS’S ROLE IN AUTHORIZING THE
USE OF RAW WILL BY FEDERAL JUDGES**

May 6, 2022

Dear Congressman Jordan:

This week the nation learned that the Supreme Court is planning to reverse *Roe v. Wade* later this term. The draft decision from the Supreme Court overturning *Roe v. Wade* is a confession of having organized the use of immoral and malicious raw will by federal judges. The Supreme Court held that judges have no right to use *any* raw will for *any* reason much less to try to resolve *moral controversies* in society, even citing to Alexander Hamilton’s famous quote that the Constitution gives judges “neither *Force nor Will*.” The Supreme Court was silent about other policies that federal judges have illegally imposed on American citizens through raw will.

For fifty years, Congress stood by and did nothing as the Supreme Court forced its own abortion policy by its will alone against American privacy. However, it is a travesty of justice that the Supreme Court fabricated its own abortion policy, but it was even worse for Congress to stand by and do nothing.

I have discovered the mistakes Congress made in the drafting of the Judicial Conduct Act of 1980 that allowed a single federal government official -- the chief justice of the Supreme Court -- to authorize the use of federal *and state* judicial raw will against American privacy.

Roe v. Wade was only possible because the chief justice is able use Judicial Conduct Act to control policymaking in the federal judiciary. In that way, the current version of the Judicial Conduct Act created the opportunity for the chief justice to force policies on American that are anti-natural rights, anti-family and parental rights, anti-equal protection, anti-due process, anti-border security, anti-separation of powers, and anti-separation of church and state. Amending the Judicial Conduct Act is necessary to protect the Constitution, the rule of law, democracy, and all that is good about America.

My landmark legislation will elevate the natural rights of individuals and will defeat the left’s ability to destroy truth and liberty by destroying the rule of law. My bill is



the Republican Party's *only* direct and *bona fide* response to federal judicial corruption. We all saw the federal judicial misconduct during Trump's Administration and in the aftermath of the 2020 election fiasco. My bill supplies a mechanism for holding accountable those responsible for ruining our Constitution and failure to consider the impact of organized federal judicial corruption on the constitutionality of the 2020 election.

I have shown you the mistakes Congress made in 1980 in and how these mistakes have caused many of the ills that plague our great nation. The Eva Asensio Anti-Judicial Corruption Act of 2023 fixes them. You knew it would be political suicide for Kat Cammack to debate me and oppose my bill. Yet you still went ahead and endorsed her *without* debating me and my bill in the public square. Instead, you decided to cheat the voters and help Kat Cammack bury my bill. There is nothing in America's history and traditions more sacred than the privacy of a family and the right of a parent to pass down to their child their religious and political beliefs. This is the issue between me and you, and us and Kat Cammack.

Let us not quarrel and follow the reserved and timid Timothy and stop burying the truth and ignoring federal judicial corruption. I renew my invitation to meet with you. God Bless America.

Respectfully,

Manuel P. Asensio

Manuel P. Asensio
Candidate for Republican
Congressional Nomination

