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### The Washington Bureau

# THE MOUTH OF THE POTOMAC

## Conservatives Tee Up

June 2, 2009

Sonia Sotomayor is still smiling today, but conservative Republicans are mounting their opposition to her in earnest.

Many of the judicial conservatives haven't been too thrilled by the screaming and yelling from the right, whether they agree or not, because it makes it look like the right wants to turn Sotomayor's confirmation process into a circus.

Loud, they want. Unbending, they want. But they also want serious and thoughtful debate, and they want Senate Republicans to do more than pay lip service.

Manny Miranda and his Third Branch Conference laid down the gauntlet today, sending a letter to top Republicans demanding just that. It is signed by the leaders of dozens of conservative groups. (It's after the jump.)

"Our purpose is to make sure the Senators don't give us the sugar, without the coffee, so it tastes sweet but remains dry," Miranda said.

He would also like some discipline from some of the yellers out there, whom he hopes will hold their tongues a bit, and be more strategic with what they say, when.

"The issue of timing is important," Miranda said, noting that it can be an effective political tool for the other side to argue about how ill-used a nominee has been if they've been peppered with harsh criticism all along.

- Michael McAuliff

THIRD BRANCH CONFERENCE \_\_\_\_\_  
Washington, D.C. June 2, 2009

The Honorable Mitch McConnell The Honorable Jon Kyl The Honorable Jeff Sessions The Honorable John Cornyn  
The Honorable John Thune and copied to all Minority Senators. United States Senate Washington, DC

Re: Debating the Supreme Court Nomination

Dear Senators:

Senator Sessions recently published a fine column offering his advice to the President on the qualities that should define a Supreme Court nominee. Senator Sessions respectfully explained what he expected of the President. Now that the President has made his nomination, it is up to the Senate to give the President "advice and consent."

With like respect, and as the petitioners for millions of Americans, we write to express what we expect of you as leaders of the Senate Minority on a matter of the greatest concern to us - the confirmation process of the President's nominee to the Supreme Court. In fact, we expect the same of the Majority in mirrored fashion.

We assume that Senators and staffs of the Committee on the Judiciary will do all that they can to illuminate the issues that under-gird a Supreme Court nomination. We hope that the time between nomination and hearings, and between hearings and a confirmation debate will be ample enough to alert the American people to the impact of the matter at hand, and comparable to previous nominations reviewed during times that Democrats controlled the Senate.

We say this to point out that the effort from you that we request is not at all limited to the walls of the Senate Judiciary Committee or its work, or to issues of procedure and timing. In this regard, we have every confidence in the new Ranking Member, Senator Sessions and his staff, and we know that the Members of the Committee, Republican and Democrat, will do their job.

Our concern arises from the little effort and time, Senate-wide, that was devoted to judicial nominations since the Alito confirmation, and during two election cycles. We have good reason to be concerned also given the extent of Senate effort in debate and scrutiny in the confirmations of Associate Justices Breyer and Ginsburg.

In recent years, and unlike the times that surrounded the confirmations of Justices Ginsburg and Breyer, the American people have been increasingly alerted to the Senate's role as the stewards of the federal judiciary.

In fact, Americans have been awakened to their own stewardship of the federal courts. Exit polls in the last election show that as many as three quarters of voters consider the Supreme Court nomination process a "significant" factor in their vote. A more significant number is that as many as seven per cent (7%) of voters in the last election, an election determined in states by similar margins, indicated that filling seats on the Supreme Court was the determining issue of their vote. These are surprisingly high numbers given that the issue was relatively hidden in the debate of the Senate and Presidential candidates in 2008 as compared to those recent years when Republicans won the White House and Senate seats.

And so with these considerations, let us share what, respectfully, we request of you:

A Great Debate We request that you will lead 40 or more Senators to participate in a great debate that highlights all the issues that come to the fore with a Supreme Court nomination. We urge that you mobilize all Republican Members and staffs, and create opportunity for comment and debate, in and out of the Judiciary Committee, on and off the Senate floor, and in and out of Washington, from this moment until the final floor vote.

First and foremost of the issues for you to illumine is the difference in judicial philosophies that today clearly

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distinguishes between the judicial nominees of a Republican and Democrat president.

Secondly, we ask that you engage the entire Senate, and in so doing the American people, in a great debate that makes clear the consequences of the two distinct judicial approaches to the Constitution, to our national character, and to the lives of our children.

Third, we ask that you rise to the extraordinary educable moment that a Supreme Court confirmation process represents, and to teach the American people about the controversial issues that the Supreme Court will decide one way or another as a result of the President's nomination, and any other that he might make, as a result of the differences between judicial philosophies.

Finally, we request that you, in both the great debate and how you conclude it, make crystal clear why Americans should believe that Republicans are intelligent defenders of the Constitution, or not.

A Democratic Filibuster There has been much distraction in discussing whether the Republican Minority would or could muster a "Democratic filibuster," i.e., a filibuster used to obstruct a Senate confirmation vote. We recognize that Senate precedent has been altered by the systematic use of the "Democratic filibuster."

As Senator Ben Nelson of Nebraska (D) recently pointed out, a minority of Senators may now be well-entitled to prevent a cloture vote of a Supreme Court nominee who is, as Senator Nelson put it, an "activist." Such a result could similarly be justified by a nominee who is unqualified, with no judicial or jurisprudential record, or who is clearly an adherent of "Living Constitution" jurisprudence, or otherwise likely to bring to the court their personal politics.

We remind you that the Republican Party Platform, which almost all Republican Senators voted to adopt, establishes that you will not support a "stealth nominee" or a nominee who does not display fidelity to the Constitution.

Even so, no credible person, if any, has called on Senate Republicans to brandish a "Democratic filibuster." We call on you instead to display leadership, if the nominee merits it, in preparing for the use of the traditional filibuster, not intended to obstruct, together with moderate Democrats, so that the debate on the Senate floor is appropriately long and, therefore, suitably catalyzed to the American people.

The Final Vote Our national experience in the past decade has changed the standard by which Republicans should cast their confirmation vote for a Supreme Court nominee of a Democrat president. The benefit of a doubt that once arguably might have justified the indifference over the last two nominees of a Democratic president is no longer tenable.

The record is clear that those with the judicial philosophy held by the nominees of a Democratic president have a particular and consistent approach to Constitutional interpretation and application. President Obama has, after all, repeatedly shown that he adheres to "Living Constitution" jurisprudence and favors judicial nominees who will allow personal feeling and personal background to color their judgment with empathy for particular classes of litigants.

The record is similarly clear as to the consequences of confirming Supreme Court nominees with no judicial record or judicial philosophy, which is what prompted the popular rejection of the Miers nomination.

We call on you to lead so that the confirmation vote of the President's nominee, when it comes, honestly displays the differences between Republicans and Democrats to the American people.

An argument can be made that in times past Americans slumbered while the Supreme Court hubristically usurped their rights. It can be argued also that we all slumbered during the Clinton Supreme Court nominations and failed, by acquiescence and inertia, to alert Americans to the consequences of the popular vote.

The times have changed, and we expect more from you than once we might have.

Respectfully,

Manuel A. Miranda, Chairman Richard Viguerie, ConservativeHQ.com David Keene, American Conservative Union Gary Bauer, American Values Grover Norquist, Americans for Tax Reform Larry Pratt, Gun Owners of America Dr. Virginia Armstrong, Eagle Forum's Court Watch Colin Hanna, Let Freedom Ring Mark R. Levin, President, Landmark Legal Foundation Tom Minnery, Focus on the Family Wendy Wright, Concerned Women for America Rev. Miguel Rivera, National Coalition of Latino Clergy & Christian Leaders Dr. Carl Herbster, AdvanceUSA Donald E. Wildmon, American Family Association Niger Innis, Congress of Racial Equality Willes K. Lee, Hawaii Republican Party. Immediate Past Chairman Ron Robinson, Young America's Foundation Michael P. Farris, Esq., Home School Legal Defense Association Peter Flaherty, National Legal and Policy Center Kelly Shackelford, Liberty Legal Institute Dana Cody, Life Legal Defense Foundation. Susan Carleson, American Civil Rights Union Curt Levey, Committee for Justice Phillip Jauregui, Judicial Action Group, Ilya Shapiro, Esq., Cato Institute Dean John C. Eastman, Dean, Chapman University School of Law Dean Mathew D. Staver, Liberty Univ. School of Law (Founder, Liberty Counsel) Prof. Teresa S. Collett, University of St. Thomas School of Law, Minnesota Prof. Ronald D. Rotunda, Chapman University School of Law Michelle Gress, J.D., The Westchester Institute for Ethics L. Brent Bozell III, Media Research Center Thomas A. Glessner, JD, National Institute of Family and Life Advocates Denise Singleton, American Federation of Senior Citizens Jim Martin, 60 Plus Association Rev. Rick Scarborough, Vision America Rev. Louis Sheldon, Traditional Values Coalition Andrea Lafferty, Traditional Values Coalition Keith Wiebe, American Association of Christian Schools Debbie Joslin, Alaska Eagle Forum, Republican National Committeewoman, Alaska Bruce Ash, Republican National Committeeman, Arizona Steve Scheffler, Iowa Christian Alliance, Republican National Committeeman, Iowa W. Ross Little, Jr., Republican National Committeeman, Louisiana Carly Haugland, Republican National Committeeman, North Dakota Cathie Adams, Texas Eagle Forum, Republican National Committeewoman, Texas Kathy Terry, Republican National Committeewoman, Virginia David Ridenour, The National Center for Public Policy Research Amy Ridenour, Americans for the Preservation of Liberty Jeffrey Mazzella, Center for Individual Freedom William H. Shaker, Rule of Law Committee William J. Murray, Religious Freedom Coalition J. C. Wilke, MD, International Right to Life Federation Bradley Mattes, Life Issues Institute Fr. Thomas J. Euteneuer, Human Life International Dr. Patricia McEwen, Life Coalition International Austin Ruse, Catholic Family & Human Rights Institute Jennifer Kimball, Culture of Life Foundation Eric Scheidler, Pro-Life Action League John Jansen, Generations for Life Mark L. Melcher - The Political Forum Deal W. Hudson, Catholic Advocate Brian Burch, Fidelis and CatholicVote.org John-Henry Westen, LifeSiteNews.com Tom Shields, Coalition for Marriage and Family Chuck Muth, Citizen Outreach William Greene, Ph.D., RightMarch.com Jimmy LaSalvia, GOProud Mychal Massie, Project 21 Linda Harvey, Mission America David Crowe, Restore America Sandy Rios, Culture Campaign Robert Peters, Morality in Media C. Preston Noell III, Tradition, Family, Property, Inc. Dave Bydalek, Family First Richard Ford, Heritage Alliance Peter LaBarbera, Americans for Truth Tim Echols, Teenpact Leadership Gary Palmer, Alabama Policy Institute Bryan Fischer, Idaho Values Alliance Mary Anne Hackett, Catholic Citizens of Illinois James Dunlap, Citizens for Community Values of Indiana Micah Clark, American Family Association of Indiana Dr. Don Racheter, Iowa Wednesday Group Dennis K. Baxley, Christian Coalition of Florida Kent Ostrander, The Family Foundation (Kentucky) Gene Mills, Louisiana Family Forum Jason Stern, Louisiana Family Forum Action Brian Camenker, MassResistance Kris Mineau, Massachusetts Family Institute Joseph Ureneck, The Fatherhood Coalition, Massachusetts Gary Glenn, President, American Family Association of Michigan John Helmberger, CEO, Minnesota Family Council & Institute Pastor Paul Blair, Reclaiming Oklahoma for Christ Diane Gramley, American Family Association of Pennsylvania Fran Bevan, Pennsylvania Eagle Forum Harry Levine, Victory NH Carolee Adams, Eagle Forum of New Jersey Marie E. Tasy, New Jersey Right to Life Bill Brooks, North Carolina Family Policy Council Action Bobbie Patray, Tennessee Eagle Forum Beverly Roberts, Texas Concerned Women for America Betty Anderson, Eagle Forum of Montgomery Co., Texas Daniel J. Cassidy, Editor,

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