March 10, 2016

The Honorable Charles E. Grassley  
U.S. Senate Judiciary Committee  
224 Dirksen Senate Office Building  
Washington, D.C. 20510

The Honorable Patrick Leahy  
U.S. Senate Judiciary Committee  
224 Dirksen Senate Office Building  
Washington, D.C. 20510

RE: Filling the Vacancy on the Supreme Court of the United States

Dear Chairman Grassley and Ranking Member Leahy:

The Hispanic National Bar Association (HNBA), the National Asian Pacific American Bar Association (NAPABA), the National Bar Association (NBA), the National LGBT Bar Association (National LGBT Bar), and the National Native American Bar Association (NNABA) have a long history of supporting judicial nominees from both Democratic and Republican presidents. Our non-partisan organizations represent the interests of almost two hundred thousand lawyers, judges, and legal professionals of diverse backgrounds across the country.

As professional legal membership organizations and representatives of diverse American attorneys, we have consistently maintained that it is both the President’s and the Senate’s constitutional responsibility to ensure that our courts are fully functioning.

The President has the constitutional duty to nominate Article III judges—including U.S. Supreme Court Justices—“by and with the Advice and Consent of the Senate,” under Article II, Section 2 of the U.S. Constitution.

Article II, Section 2 of the U.S. Constitution further makes it clear that the Senate fulfills its constitutional responsibility to ensure the effective functioning of our courts by giving that nominee fair consideration on the merits and a timely up or down vote.

The Constitutional obligations of the President and the Senate hold true irrespective of who is in the White House, the identity of the individual nominee, or the political affiliation of any individual Senator.
As attorneys, we are deeply concerned about the effect and impact that the current rhetoric and stated positions will have on the effective operation of the judiciary, and on public perception of the American justice system. A full complement of Supreme Court Justices is critical to ensuring the smooth functioning of the judiciary and our legal system. The mere prospect of two terms of the Court without a full bench opens the door to uncertainty in the legal system. Any actuality of an incomplete Court will hamper the administration of justice. The Court must be able to resolve questions of constitutional and statutory importance and resolve disagreements between the lower courts to ensure uniformity of federal law. As an institution, the Court must be complete in order to be able to do so effectively. Delay in the Supreme Court’s ability to fulfill its duties caused by intentionally leaving the Court incomplete will have a direct impact on the legal rights of Americans, individuals and businesses of all backgrounds, across the country, and further erode public confidence in our legal system and in the functioning of our democracy.

We strongly urge the Senate to uphold its Constitutional duty by holding a fair hearing and timely vote on any Supreme Court nominee to ensure the effective operation of our judicial system.

Sincerely,

Robert Maldonado  
President  
Hispanic National Bar Association

Jin Y. Hwang  
President  
National Asian Pacific American Bar Association

Benjamin Crump  
President  
National Bar Association

Eduardo Juarez  
President  
National LGBT Bar Association

Linda Benally  
President  
National Native American Bar Association