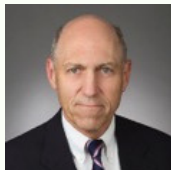


Can a Revised Inherent Contempt Procedure Strengthen Enforcement of House Subpoenas to the Executive Branch?

A PANEL DISCUSSION AND LUNCH WITH:
MORTON ROSENBERG
STANLEY M. BRAND
ELIZABETH HEMPOWICZ

MODERATED BY
DR. WILLIAM J MURPHY



FRIDAY, OCTOBER 19, 2018
12 NOON – 1:30PM
2226 RAYBURN HOUSE OFFICE BUILDING

The executive branch has challenged congressional oversight, investigative, and subpoena enforcement authority ever more boldly over the past few decades. The Department of Justice (DOJ) has pursued a deliberate strategy of preventing Congress from using its historically most effective inherent and criminal contempt enforcement procedures through litigation, internal legal opinions, and departmental policies.

The situation has deteriorated so significantly, that more than one observer has remarked that congressional subpoenas to the executive branch have become meaningless. A distinguished panel of congressional oversight experts including former House General Counsel Stanley M. Brand and Project on Government Oversight Director of Public Policy Elizabeth Hempowicz will consider whether an [amendment](#) to House rules establishing a revised inherent contempt enforcement procedure proposed by Good Government Now Senior Fellow Morton Rosenberg can reinvigorate congressional subpoena enforcement power in this luncheon panel discussion.

CONTACT ALISON ROMANO AT AROMANO@STANTONGRPLLC.COM
WITH ANY QUESTIONS

RSVP: <https://bit.ly/2xlFMbF>

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