

THE JUDICIAL COUNCIL OF THE SECOND CIRCUIT
JUDICIAL MISCONDUCT COMPLAINT UNDER 28 U.S.C. §§ 351-364
JUDICIAL CONDUCT COMPLAINTS, 02-19-90052-JM. 02-19-90053-JM

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U.S. DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

May 24, 2019

- 1. **Name and Address of Claimant:** Manuel P. Asensio (“Complainant-Plaintiff”) 400 East 54th Street, Apt. 29B, New York, NY 10022 (212) 702-8801; Cell: (917) 515-5200; Email: mpa@asensio.com
- 2. **Place of Filing:** Catherine O’Hagan Wolfe, Clerk of Court, Thurgood Marshall United States Courthouse, 40 Foley Square, New York, NY 10007
- 3. **Name of Subject Judges:** The Hon. **Robert A. Katzmann**, Chief Judge of the United States Court of Appeals of the Second Circuit (“Chief Justice Katzmann”)
- 4. **Identification of Particular Case Where Ongoing Behavior Is Occurring:** Judicial Conduct and Disability Act of 1980 filed under rules 28 U.S.C. §§ 351-364 pertaining to *Asensio et al v. Roberts et al*, SDNY 19 CV 03384 and *Asensio et al. v. DiFiore et al.* 18-CV-10933

The filing in the complaints referenced in title above concern the collusion between Chief Judges Katzmann and the Hon. John G. Roberts, the US Supreme Court Chief Justice at the Judicial Conference to use allow federal judges to engage in corrupt acts under the cover of the so-called domestic relations DRE and judicial immunity. The purpose of their federal judicial corruption is to abrogate US Citizens’ rights under Article III of the US Constitution, the Due Process Clause of the Fifth Amendment, and the Equal Protection Clause of the Fourteenth Amendment to the US Constitution in federal and state domestic relations matters. This allows them, Chief Justice Roberts and Judge Katzman, circumvent the American People, Congress and the President in order to illegally regulate the most unilateral and comprehensive privileges and liberties of US Citizens in the adjudication of child custody matters. This include freedoms of speech, and political expression and affiliation, religion, and private cultural and moral attitudes and sentiments in post-divorce judgment proceedings.

The title Claimants address Chief Justice Roberts and Judge Katzmann’s corrupt purpose for allowing Judges Abrams and Failla to obstruct justice in *Asensio et al v. Roberts et al.* and *Asensio et al. v. DiFiore et al.* Therefore, the complaints must be fully adjudicated by the Judicial Council or referred to the Judicial Conference before any other proceeding occur in the underlying cases.

The Complaint has published research article titled and subtitled as follows:

Exposing True Federal Judicial Collusion

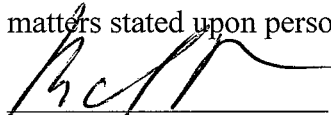
Analysis of ongoing collusion between the US Chief Justice as head of the US Judicial Conference with state governments in normal domestic relations based on evidence discovered in federal and state civil rights litigation against the New York State’s Governor, Chief Judge and Attorney General.

The abstract of the article is:

A comprehensive investigation of, the US Supreme Court Chief Justice the Hon. John G. Roberts' unauthorized and illegal use of his sole and exclusive jurisdictional and operating control of the Judicial Conference to collude with state governments for the purpose of abrogating US Citizens' rights under Article III of the US Constitution, the Due Process Clause of the Fifth Amendment, and the Equal Protection Clause of the Fourteenth Amendment to the US Constitution to abridge the privileges and liberties of US Citizens in the adjudication of child custody matters, including freedoms of speech, and political expression and affiliation, religion, and private moral decision making in post-divorce judgment proceedings.

The Compliant re-files two of complaints that Judge Katzmann improperly concealed from the Judicial Council. They are the February 27, 2019 complaint and the April 10, 2019 complaint with the March 5, 2019 Complaint to Chief Judge Roberts at the Judicial Conference with this complaint.

I, Manuel P. Asensio, swear that I am fully familiar with the facts contained in this complaint and that statements I make herein are complete and true to the best of my knowledge, including any matters stated upon personal information and belief. I do so swear.



Manuel P. Asensio

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