

Manuel P. Asensio-Garcia

From: Manuel P. Asensio-Garcia
Sent: Wednesday, July 10, 2019 8:56 AM
To: John G. Roberts, Jr.
Cc: The Hon. Ronnie Abrams
Subject: Fault for Judge Abrams' Conduct and Disability

Chief Justice Roberts,

This is a time is of the essence matter. Instead of acting honestly as required Second Circuit Chief Judge Katzmann and SDNY Chief Judge McMahon are acting dishonestly in Asensio, et al. v. DiFiore, et al. The Chief Justice is the only US official with jurisdiction and authority to take remedial action. The Chief Justice is at fault for their dishonest acts and is responsible.

Yesterday I filed a new Motion to Compel Judge Abrams to recuse herself from Asensio, et al. v. DiFiore. This Motion is filed under ECF No. 102.

In support of this Motion I filed copies of my most recent applications to the Chief Justice as the Presiding Justice of the Judicial Conference. These applications seek to compel the Chief Justice to comply with his legal obligation to issue an order restricting Chief Judges Katzmann and McMahon from the Judicial Conference.

The Chief Justice is mandated by the Judicial Conduct and Disability Act of 1980, and the Rules of the US Courts promulgated in 2008 under this Act, to issue the restriction orders.

The cause of the restriction order are my complaints against Chief Judge Katzmann and Chief Judge McMahon's dishonest acts in Asensio, et al. v. DiFiore, et al.

The true reason for Judge Abrams' deliberate dishonest acts in Asensio, et al. v. DiFiore, et al. are her desires and needs to comply with Judges Katzmann and McMahon's private directives, instructions and orders. These are given to Judge Abrams privately because they require Judge Abrams to act dishonestly.

Under these private orders all of Judge Abrams' acts are conceived, aimed, and executed to cause me and my daughter substantial harm and to conceal the truth in Asensio, et al. v. DiFiore, et al. from coming to light in court and in the public.

The Chief Justice understands the true facts and problems Asensio, et al. v. DiFiore, et al. that Judges Katzmann, McMahon and Abrams are acting to conceal.

These facts and problems are not complicated. This is the reason that the New York federal judges are being aggressive and overtly dishonest. The survival of their private agreements dependent of concealing the facts. This is the problem. Concealed beliefs, concealed ethics, concealed emotions and concealed agreements.

The concealed political and emotional beliefs are driving Judges Katzmann, McMahon and Abrams' private decision making. It is the Chief Justice's duty to restrain them. This is true notwithstanding the fact that their dishonesty is the Chief Justice's fault.

The private processes that the Chief Justice has presided over at the Judicial Conference of the US are at fault. The Chief Justice has also presided over the private dialogue that has transpired between the staff and members of Judicial Commission's committees. These too are at fault.

It is the Chief Justice that is providing Judges Katzmann, McMahon and Abrams with the belief that they can act dishonestly in Asensio, et al. v. DiFiore, et al.

Again I compel the Chief Justice to issue the restriction orders and provide me with notice.

Thank you and God bless America.