

Manuel P. Asensio-Garcia

From: Manuel P. Asensio-Garcia
Sent: Thursday, September 12, 2019 2:18 PM
To: Janet DiFiore (ucs-correspondence@nycourts.gov)
Cc: (Abrams_NYSDChambers@nysd.uscourts.gov); dennis.e.glazer@gmail.com; John G. Roberts. Jr. (JCD_PetitionforReview@ao.uscourts.gov)
Subject: Asensio v. DiFiore ECF 108-109-FRAUDULENT PROTECT ORDER
Attachments: 108.pdf

Please pardon any errors.

Chief Judge DiFiore,

Good afternoon.

Yesterday, I filed the attached motion seeking the recusal of Judge Abrams based on my August 24, 2019 filing at the US Judicial Conference. The motion includes a copy of most recent filing to Judge Burke seeking to vacate the fraudulent December 29, 2015-based criminal protection order. How ugly and terrible it is to see five federal judges including the US Chief Justice of the Supreme Courts involve themselves with covering up a stupid scheme created by Fasanya, Restivo and Bosak. All simply because of your politically interest in protecting the income flow of illegal unauthorized fees and jurisdiction that create December 29, 2015-type of fraudulent scheme that go on every day in New York State.

I am copying your husband. I pray you speak to him and your daughter about me and Eva and this case. I hope you can stop hiding behind Judge Abrams and the Governor and State Attorney and behave honestly and humanely. You and I have an opportunity to bring peace to millions of New Yorkers a year and eliminate unnecessary state generated conflict in private lives, and the rampant judicial and lawyer corruption that the DRE has created in New York among 120 senior state officials.

Judge Burke is in the middle of our dispute over your conduct with the New York Daily News. There are to undeniable real simple truths here that you must deal with.

First, it that every day you and on Chief Justice Roberts Jr. are keeping me from teaching my daughter the evil that you and Fasanya have brought into her life, the evils of "big" unaccountable government in general and the importance of America's constitutional democracy and limited government and how to vote to protect herself from evil government taking over the American people's unilateral power, rights, freedom and liberties.

What better example of evil government can there be than plain, simple, clear facts that the US Chief Justice of the Supreme Court, the Hon. John G. Roberts Jr., has been caught red handed directing and instructing the Chief Judge of the US Court of Appeals for the Second Circuit, Hon. Robert Allen Katzmann, and the Chief Judge of the US District Court for the Southern District of New York (SDNY), Hon. Collen McMahon, to conceal five complaints filed under the Judicial Council Reform and Judicial Conduct and Disability Act of 1980, a law codified in Title 28 of the US Code Chapter 16 Sections 351–364 and two federal civil rights complaints filed in the SDNY that are controlled by Judges Ronnie Abrams and Katherine Polk Failla.

The real fact is that Judicial Conduct Act grants the American people and Congress the right to oversee and regulate federal judges. The Act is designed to allow the American people and Congress to the power to effectively and independently oversee the federal judge outside of their procedural control of the US Courts. This is why five federal judges are keeping me from talking to a federal jury.

The real fact is that the purpose of Chief Justice Roberts Jr.'s misconduct is to cover-up his unauthorized undisclosed acts at the US Judicial Conference and in congress to protect his equally unauthorized action to fabricate a so-called "domestic relations exception to federal subject matter jurisdiction" policy and the facts that prove that Chief Justice Roberts Jr. is familiar and comfortable that with the knowledge that his unauthorized lobbying in congress and equally unauthorized domestic relations policies are being used to protect, preserve and perpetuate joint the federal and state judicial corruption.

As a result, Chief Justice Roberts Jr. has knowingly perpetrated the high crime of treason against America's constitutional democracy and aided and abetted state judges in violating American's most unilateral, comprehensive and precious freedoms, liberties and rights and in committing theft and deliberately and maliciously causing harm to minor children.

Once again I plead with you to recover from your denial of reality and speak plainly to me and settle.

But above all, is Eva and malicious harm New York has done to her moral, religious and political education under the cover of the DRE.

let us deal with openly with the real issues created by the DRE that Judge Burke has no ability to deal with: your own state constitutional treason in unauthorized using the Administrative Board of the Courts to protect Fasanya and your unauthorized fee and parenting suspense scheme in New York State.

You and you alone believe you could conceal your state constitutional treason at the Court of Appeals and in your chamber with Judge Marks. You have been on notice of Fasanya's criminal conduct since April 2016 but Judge Fern Fischer and Judge Marks had full knowledge of Fasanya's kickback scheme with Restivo since May 15, 2014 and involving his wife with Chinese clients since later in 2014

But the real crimes under the cover of the DRE are being done to Eva. This must end.

Manuel P. Asensio