

Supreme Court
of the United States

X Petition for a Writ of Certiorari
: to NYS Court of Appeals

Gerald Aranoff,

Petitioner

-against-

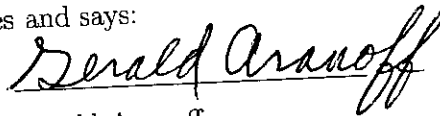
Susan Aranoff,

Respondent

X

State of Israel
Tel-Aviv SS:

Gerald Aranoff, being duly sworn, deposes and says:



Gerald Aranoff

8 Miriam Haneviah Street

Bnei Brak 51583 Israel

Phone 972-523-602370

Email: garanoff@netvision.net.il

Sworn this 27th day of November 2018.

List of Parties

All parties appear in the caption of the case on the cover page.

Questions Presented

The Court of Appeals, New York State's highest court, is composed of a Chief Judge and six Associate Judges, each appointed to a 14-year term. New York's highest appellate court was established to articulate statewide principles of law in the context of deciding particular lawsuits. The Court thus generally focuses on broad issues of law as distinguished from individual factual disputes. Can the NYS Court of Appeals dismiss my case saying that they don't have jurisdiction to entertain it?

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1 Opinions Below

NYS Court of Appeals ruled October 23, 2018 “Mo. No. 2018-840 Susan Aranoff, Respondent, v. Gerald Aranoff, Appellant. Motion for leave to appeal dismissed upon the ground that the Court of Appeals does not have jurisdiction to entertain it (see NY Const, art VI, §3; CPLR 5602).” See Exhibit A: State of New York Court of Appeals Decision October 23, 2018.

2 Statement of the Case

1. I request permission to make this motion. I'm acting *pro se*. I attach 1) Exhibit A: State of New York Court of Appeals Decision October 23, 2018 and 2) Exhibit B: Order of the Supreme Court of the State of New York County of Kings Judge Eric I. Prus signed 10/15/2013 and 3) Exhibit C: US Federal Judge Sand March 6, 2009 and 4) Exhibit D: Amended Complaint Action for Divorce and 5) Exhibit E: The official ballot for the general election—City of New York—County of Kings—November 6, 2018 justices of the Supreme Court. I'm including an affidavit of service with attached UPS proof of mailing. I'm sending an original securely bound, to US Supreme Court, 1 First Street, NE, Washington DC 20543 USA 202-479-3039 attention Jake Travers. I request the Court to accept my papers without notarization since, in Israel, a US citizen can only get court acceptable notarizations from the US embassy by appointment, and none are available now. I also request poor person relief as I'm 73, retired with virtually no assets and have bank debts, living on USA and Israel social security and on 45% of my TIAA pension. I attach separately a motion for leave to proceed in forma pauperis. My dear wife, Yemima, is retiring from her employment as a clerk at Bank Mizrahi, at the end of November 2018. I ask the court to allow me to report only my income and assets, as Yemima's income and assets are not large and not relevant.

2. The relief I seek is for the Supreme Court of the United States to clarify the law of the case and to cancel and nullify Exhibit B: Contested Judgment of Divorce Judge Eric I. Prus signed 9/10/2013. I attach Exhibit C: US Federal Judge Sand March 6, 2009. Note that there is no mention of the fake 1995 Rigler Order of Separation. I attach Exhibit D: Amended Complaint Action for Divorce. Note that Myla Serlin claims, ridiculous: "(a) That the Supreme Court, Kings County, New York State rendered a decree or judgment of separation on March 7, 1995, under Index Number 2321391 ..." The truth is as Judge Sand says, that I divorced Susan February 17, 1993. Exhibit E: The official ballot for the general election—City of New York—County of Kings—November 6, 2018 justices of the Supreme Court shows that Democratic, Republican, and Conservative parties choose Eric I. Prus. Judge Prus signing the NYS Judgment of Divorce me and Susan 9/10/2013 was preposterous, ridiculous, ludicrous; and illogical. Susan wins every time in NYS courts starting from "Court: Kings Supreme Court Index Number: 0023213/1991 Case Name: ARANOFF, SUSAN vs.

ARANOFF, GERALD Case Type: MATRIMONIAL MOTION Track:Standard RJI
 Filed: 08/23/1991 Attorney/Firm For Plaintiff: IRWIN H. HAUT, ESQ. Attorney
 Type: Retained Atty. Status: Active.”

3. The Rules of the Court state: “Review on a writ of certiorari is not a matter of right, but of judicial discretion. A petition for a writ of certiorari will be granted only for compelling reasons.” I’m asking the court to accept my petition on the grounds of fraud/forgery/etc. Time limits on filing cases based on fraud/forgery etc are extremely long. Often the police and court officials show no interest in evidence of crimes of fraud/forgery. An aggrieved party may have to be patient over many years, as I am, for overwhelming evidence to emerge of crimes fraud/forgery. See

<http://uswhistleblower.org/documents/The%20Worst%20Family%20Court%20Judges%20in%20New%20York%20State%20in%202018.pdf>

“24. Eric Prus (Kings County Supreme Court). Arrogant and obnoxious to litigants, Prus regularly fails to enforce stipulations entered into by the litigants in his own court. In one case, Prus had the father arrested in the courtroom and entered an order of protection where he could not even see his two daughters. In another case, he refused all applications by the father even though he was the custodial parent. He then jailed the father for failing to follow an oral order and caused his savings to be placed into escrow for many years – ruining him in the process. His conduct is unbecoming of a judge: he recently yelled at a lawyer regarding a statement of net worth; screamed at a father about paying money; and bawled at a mother about visits. This conduct is in violation of judicial canon, Section 100.3 (B)(3) (“A judge shall be patient, dignified and courteous to litigants, jurors, witnesses, lawyers and others with whom the judge deals in an official capacity”). To top it all off, he regularly falls asleep during hearings.”

4. I thank God that I’m in Israel where Judge Eric I. Prus cannot do to me as he did, e.g. “In another case, he refused all applications by the father even though he was the custodial parent. He then jailed the father for failing to follow an oral order and caused his savings to be placed into escrow for many years – ruining him in the process.” The fake/phony 1995 Rigler Order of Separation is so blatant. . .

5. The Appellate Division, 2nd Dept. put in motions on behalf of the court to my detriment. They denied me poor person relief—most unfairly. Susan is a well-known feminist activist involved with the Epstein kidnapping. Judge Freda Wolfson sentenced Mendel Epstein to 10-years jail, stating, Pacer:

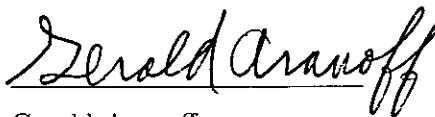
“I do find that the criminal conduct for which Epstein was convicted was heinous, regardless whether the act was committed in a religious context. More importantly, Epstein engaged in kidnappings, for the purposes of forced gittin, years before he was arrested; this was hardly a one-time, aberrational act on Epstein’s part.”

3 Reasons for Granting the Petition

The trial and jail sentence of the late Judge Gerald Garson was just the tip of the iceberg of fraud etc in NYS civil courts. The Court granting me my petition will help root out fraud etc in NYS civil courts.

4 Conclusion

The petition for a writ of certiorari should be granted.

A handwritten signature in cursive script, reading "Gerald Aranoff", written over a horizontal line.

Gerald Aranoff

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