

Supreme Court
of the United States

----- X Petition for a Rehearing of the Feb 25 2019
Petition DENIED for docket 18-7160

Gerald Aranoff,

Petitioner

-against-

Susan Aranoff,

Respondent

----- X

State of Israel

Tel-Aviv SS:

Gerald Aranoff, being duly sworn, deposes and says:

Gerald Aranoff

Gerald Aranoff

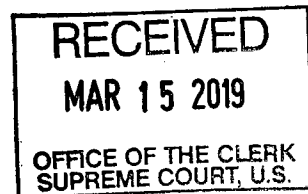
8 Miriam Haneviah Street

Bnei Brak 51583 Israel

Phone 972-523-602370

Email: garanoff@netvision.net.il

Sworn this 12th day of March 2019.



Contents

| | | |
|---|-----------------------------------|---|
| 1 | Opinions Below | 2 |
| 2 | Statement of the Case | 3 |
| 3 | Reasons for Granting the Petition | 5 |
| 4 | Conclusion | 6 |

Questions Presented

Can Supreme Court of the State of New York County of Kings Judge Eric I. Prus block me from seeing a critical document? Can Susan's lawyer, Myla Serlin, block me from seeing a critical document? The critical document is the 1995 Rigler Order of Separation used to justify the 2013 NYS civil divorce Gerald v. Susan despite the Israel divorce 1993.

List of Parties

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

1 Opinions Below

NYS Court of Appeals ruled February 19, 2019 "Mo. No. 2018-1149 Susan Aranoff, Respondent, v. Gerald Aranoff, Appellant. Motion for reargument of motion for leave to appeal denied."

2 Statement of the Case

1. I request permission to make this motion. I'm acting *pro se*. 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 Levitan. 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. My dear wife, Yemima, is retired from her employment as a clerk at Bank Mizrachi.
2. My motion docket 18-7160 sought the relief for the Supreme Court of the United States to cancel and nullify Contested Judgment of Divorce Judge Eric I. Prus signed 9/10/2013. I submitted US Federal Judge Sand March 6, 2009 ruling that had no mention of the fake 1995 Rigler Order of Separation. I submitted Susan's lawyer, Myla Serlin's Amended Complaint Action for Divorce that 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. I submitted 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 that grounds for a petition for a rehearing "shall be limited to intervening circumstances of a substantial or controlling effect or to other substantial grounds not previously presented." I'm asking the court to accept my petition on the grounds of evidence of fraud/forgery of a judge and a lawyer. The fake/phony 1995 Rigler Order of Separation is so blatant...

4. Eric I. Prus is a judge of the New York Supreme Court 2nd Judicial District. He was elected to his position in the official ballot for the general election—City of New York—County of Kings—November 6, 2018 justices of the Supreme Court. His current term expires 2032.
5. The relief I seek here is first, for a decision to cancel and nullify—the election results for Judge Eric I. Prus November 2018. Second, to cancel and nullify Judge Prus' awarding my house to Susan. Third, for a decision that NYS courts have no more control over the QDRO that tells TIAA to pay Susan 55% of my pension with no end in sight.
6. My argument is that Judge Prus has no prerogative/privilege to block me from seeing a critical document, namely the fake/phony 1995 Judge Rigler Order of Separation. TIAA partially agreed that I had a kangaroo problem with the Kings County Supreme Court.
7. TIAA letter 8/30/2007

“We did indicate that it was our understanding that a garnishment order could not transfer 100% of his pension benefits to satisfy the QDRO. The Court agreed, and the QDRO was quickly remedied to provide that only 55% of the pension could be garnished to satisfy the child support obligation.”

8. TIAA letter 3/10/2011

“For several months in 2007 August 2007–November 2007, we resumed full payments to you while the issue of arrears were [sic] before the Court. No payments were made to Susan during that time. Our records confirm \$117,462.79 having been paid to Susan Aranoff. Enclosed is a breakdown of all the amounts paid to Susan Aranoff from contracts OU12671-0, OT86956-7 and IC097426; the grand total of which is \$117,462.79 and comprises payments \$23,037.36 in January 1998 in response to the first court levy – representing payments for the period May 1994 through January 1998 and is summarize to the right of the charts for each contract.”

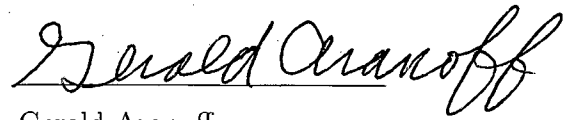
9. I asked TIAA if TIAA could suspend paying out my pension, meaning temporarily not paying out my pension. TIAA told me “I don’t think so,” but they want to look into the matter. TIAA did suspensions August 2007 through November 2007. I told TIAA did suspensions early 1994 until late 1997. TIAA’s pension payment suspensions may be in violation of ERISA.

3 Reasons for Granting the Petition

My questions to the Court is: Can Supreme Court of the State of New York County of Kings Judge Eric I. Prus block me from seeing a critical document? Can Susan's lawyer, Myla Serlin, block me from seeing a critical document? The critical document is the 1995 Rigler Order of Separation used to justify the 2013 NYS civil divorce Gerald v. Susan despite the Israel divorce 1993. 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 Rehearing of the Feb 25 2019 petition DENIED for docket 18-7160 should be granted.



Gerald Aranoff

8 Miriam Hanéviah Street

Bnei Brak 51583 Israel

Phone 972-523-602370

Email: garanoff@netvision.net.il

Sworn this 12th day of March 2019.

Certification per Rule 44.1

Gerald Aranoff, being duly sworn, deposes and says:

This Petition for a Rehearing of the Feb 25 2019 Petition DENIED for docket 18-7160 is presented in good faith and not for delay.



Gerald Aranoff

8 Miriam Haneviah Street

Bnei Brak 51583 Israel

Phone 972-523-602370

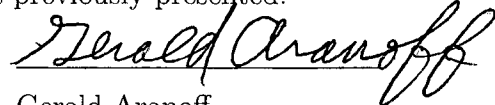
Email: garanoff@netvision.net.il

Sworn this 12th day of March 2019.

Certification per Rule 44.2

Gerald Aranoff, being duly sworn, deposes and says:

The grounds for granting this Petition for a Rehearing of the Feb 25 2019 Petition DENIED for docket 18-7160 are limited to intervening circumstances of a substantial or controlling effect or to other substantial grounds not previously presented.



Gerald Aranoff

8 Miriam Haneviah Street

Bnei Brak 51583 Israel

Phone 972-523-602370

Email: garanoff@netvision.net.il

Sworn this 12th day of March 2019.