

Supreme Court
of the United States

Gerald Aranoff,

Petitioner

X Petition for a Rehearing of the Oct 04 2021
: Petition DENIED for docket 20-8096

-against-

Susan Aranoff,

Respondent

X

State of Israel

Tel-Aviv SS:

Gerald Aranoff, being duly sworn, deposes and says:

Gerald Aranoff

Gerald Aranoff

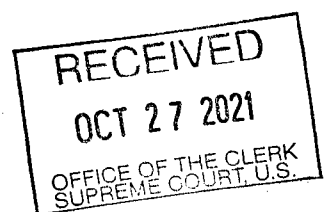
8 Miriam Haneviah Street

Bnei Brak 51583 Israel

Phone 972-523-602370

Email: garanoff@netvision.net.il

Sworn this 24th day of October 2021



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Questions Presented

The questions presented:

Can an elderly USA citizen living in Israel continuously since July 9, 1991 except for 1 week August 1992, appeal to the NYS Court of Appeals to overturn a NYS court order QDRO?

Can an elderly USA citizen living in Israel prove deliberate fraud of NYS judges/clerks?

Can an elderly USA citizen living in Israel, remarried, appeal to the NYS Court of Appeals to annul Judge Prus signed NYS civil divorce 9/10/2013?

List of Parties

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

Susan Aranoff, Respondent

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phones: 718-284-2093 917-671-7274

email: susanaranoff@gmail.com;

Gerald Aranoff

Gerald Aranoff, Petitioner

8 Miriam Haneviah Street

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Sworn this 24th day of October 2021

1 Statement of the Case

1. No new Decisions of New York State Court of Appeals Denying Review in my case.
2. I'm not a lawyer. I'm 75 years old retired living with my dear wife Yemima and our daughters in an apartment owned by my dear wife Yemima, also retired. My assets are my 1985 SAAB and my 2006 Kawasaki 500. My income is USA and Israel social security and 45% of my TIAA pension. I request permission to make this petition. I'm acting *pro se*. I request the Court to combine this petition with my docket numbers 18-7160, 18-9390, 20-6525, 20-7892, and 20-8096. 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 request the Court to accept my papers on size A4 paper and not letter size since in Israel it's hard to obtain letter size paper. I request the Court to accept one copy from me since it's difficult for me to prepare 10 copies. My dear wife, Yemima,, is retired from her employment as a clerk at Bank Mizrachi. We were married May 9, 1993, after I divorced Susan February 17, 1993. We are blessed with 3 daughters: Hadassah (3/7/1994), Tamar (11/22/1995), and Sapphire Rivka (2/20/1997). Each has a USA social security number. 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.
3. I seek from the Supreme Court of the United States:
First, 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 in violation of ERISA. Second, to cancel and nullify Judge Prus' awarding my house to Susan. Third, to cancel and nullify \$25,000 in fines unpaid against me (\$10,000 + \$10,000 of Rigler/Rothbart and \$5,000 of Garson/Rothbart).
4. NYS Get Law DRL 253 states:

New York Domestic Relations Law Sec. 253 Removal of Barriers to Remarriage 1.This section applies only to a marriage solemnized in this state or in any other jurisdiction by a person specified in subdivision one of section eleven of this chapter. . . .8.Any person who knowingly submits a false sworn statement under this section shall be guilty of making an apparently sworn false statement in the first degree and shall

be punished in accordance with section 210.40 of the penal law. 9. Nothing in this section shall be construed to authorize any court to inquire into or determine any ecclesiastical or religious issue. The truth of any statement submitted pursuant to this section shall not be the subject of any judicial inquiry, except as provided in subdivision eight of this section.

5. Section 210.40 of the penal law states:

A person is guilty of making an apparently sworn false statement in the first degree when he commits the crime of making an apparently sworn false statement in the second degree, and when (a) the written instrument involved is one for which an oath is required by law, and (b) the false statement contained therein is made with intent to mislead a public servant in the performance of his official functions, and (c) such false statement is material to the action, proceeding or matter involved. Making an apparently sworn false statement in the first degree is a class E felony.

6. The Get solemnizes the dissolution (formal end/breakup) of a marriage, man to woman, performed under Jewish law before witnesses. Once Susan received the Get I sent her from Israel in Rabbi Aryeh Ralbag's bet din in Brooklyn, before witnesses, on 2/17/1993, I became a free man, free to remarry. The ten commandments, no adultery, would no longer apply to Susan. Passover is the holiday of freedom. Susan's sworn statements that Judge Rigler signed an order of separation March 1995 are false. I claim that Susan and Myla Serlin forged the fake/phony Rigler March 1995 order of separation. Total nonsense Judge Pesce's statement in his letter that my children from Yemima are illegitimate because NYS courts did not recognize the 2/17/1993 Israel divorce.

7. Judge Prus made a knowingly false statement in the August 2013 Inquest that the Get I sent Susan from Israel in Rabbi Aryeh Ralbag's bet din in Brooklyn, before witnesses, on 2/17/1993 was a religious ceremony. Judge Prus refuses to send me a copy of the fake/phony 1995 Rigler/Rothbart order of separation. Judge Prus refers to the fake/phony 1995 Rigler/Rothbart order of separation in his 9/10/2013 NYS civil divorce me and Susan. Judge Prus refuses to allow suspension of TIAA paying Susan 55% of my pension. I became free of Susan, free to remarry 2/17/1993 because of the Get. Further, Judge Prus' statement in the 9/10/2013 NYS civil divorce that his court retains control of the QDRO is a false statement, a 1st

degree perjury, a class E felony, in my opinion. Susan won the house, the \$10,000 will money, 55% of my pension from early 1994—there's no good reason to retain control of the QDRO in Judge Prus' court.

8. When judges say over and over that everything I say is frivolous, these are false statement under ¶8. Statements with implication that I don't deserve poor person relief are also false statements under ¶8. Statements Rigler/Rothbart made that my wife Yemima whom I married May 9, 1993 has no standing in a QDRO proceeding are false statements under ¶8. Statements that I just try to prolong court proceedings for no good reason are false statements under ¶8. Yes I try to be free of blame in my court papers. My reason: "Then you will find grace and good sense In the sight of God and man" (Proverbs 3:4).
9. Inquest August 1, 2013 [defendant not present at the proceedings]:

[page 3] THE COURT: What he says here, my main reason is that I already divorced Susan February 17th, 1993. That was a religious divorce. MS. SERLIN: It was a religious divorce in Israel without participation or knowledge of my client. THE COURT: Right. There were no issues involving equitable distribution? MS. SERLIN: There is a marital residence. That is the one and only issue. The separation agreement that they entered into, and there is a separation before, gives exclusive possession to my client. THE COURT: What does it say as far as equitable distribution of that? ... MS. SERLIN: He abandoned the property in 1991. THE COURT: And your client is seeking the [page 4] entire property? MS. SERLIN: She has paid all the mortgage payments, all the taxes, all the repairs. She is your honor. THE COURT: Is the plaintiff collecting any part of the defendant's pension? MS. SERLIN: She is. Because he never paid child support. She got a QDRO for the child support. And they taxed his pension... [page 6] THE PLAINTIFF: Right now, it's variable. Right now, I'm getting \$703.00 a month. THE COURT: And this case was before Judge Garson? MS. SERLIN: Most of it was before Judge Rigler. All of these decisions were Judge Rigler. Judge Garson was on it for about two months, but it was nothing was decided. [page 7] MS. SERLIN: He has focused on Judge Garson, obviously because— THE COURT: This was a determination after inquest or trial or settlement? MS. SERLIN: No. There was an inquest. I have a transcript of that inquest and which granted her a legal separation at that point. THE COURT: So now you're seeking conversion divorce based on separation agreement? MS. SERLIN: Correct. THE COURT: Did he sign a separation agreement? MS. SERLIN: No. There was a judgment after inquest that he did fight the separation. They had a

trial where he was represented. And Judge Rigler entered a judgment after a mini trial or hearing. THE COURT: A judgment of what? MS. SERLIN: a judgment of separation. THE COURT: Could I see that, please? MS. SERLIN: Sure. (handing up to the Court.) MS. SERLIN: And I have the transcript here also, in case you wanted to look at it...

10. The March 7, 1995 Rigler/Rothbart Separation Order cannot be explained in any way other than deliberate fraud by Judge Rigler, Larry Rothbart, Judge Ambrosio and Judge Prus. Larry Rothbart was the clerk for Judge Gerald Garson at the time Judge Garson threw Ian Anderson out of his court for no good reason. Larry Rothbart did the figuring of child support and backdated to when I was still in NY. Larry Rothbart added a 9% interest to the phony balance. Larry Rothbart and Judge Rigler froze my TIAA pension 100% early 1994 till late 1997 for no good reason. This was especially mean because I told the court in 1993 that I want to give half of my pension to Susan for child support. Judge Rigler signed a QDRO in 1997 to award Susan 100% but TIAA blocked that. Judge Rigler ordered TIAA to pay Susan \$23,000+ January 1998 for no good reason. Judge Ambrosio did a new QDRO in 2007 for no good reason. Judge Prus ruled to give Susan 55% of my TIAA pension for no good reason.
11. The Get solemnizes the dissolution (formal end/breakup) of a marriage, man to woman, performed under Jewish law before witnesses. Once Susan received the Get I sent her from Israel in Rabbi Aryeh Ralbag's bet din in Brooklyn, before witnesses, on 2/17/1993, I became a free man, free to remarry. The ten commandments, no adultery, would no longer apply to Susan. Susan's sworn statements that Judge Rigler signed an order of separation March 1995 are false. I claim that Susan and Myla Serlin forged the fake/phony Rigler March 1995 order of separation. Total nonsense Judge Pesce's statement in his letter that my children from Yemima are illegitimate because NYS courts did not recognize the 2/17/1993 Israel divorce.
12. Utter nonsense Susan/Rothbart/Rigler/Pesce that Yemima is my partner and Susan is my wife and so my children from Yemima are illegitimate. I quote:
"And if a man commits adultery with a married woman, committing adultery with another man's wife, the adulterer and the adulteress shall be put to death." (Leviticus 20:10).

Hertz Chumash p. 507 (edited): "commits adultery. The repetition of the phrase and the substitution of another man's wife for a married woman stress the heinousness of the offense. Marriage is not merely a 'contract'; it is a consecration, and adultery is far more than merely an offense against one of the parties to a contract. It is an offense against the Divine Command proclaimed at Sinai, and constitutes the annihilation of holiness in marriage (Z. Frankel)."

13. I'm not a lawyer. The NYS Court of Appeals is the highest court in NYS. The NYS Court of Appeals surely has jurisdiction to order TIAA to stop violating ERISA and to open an investigation into blatant crimes and misdeeds.
14. Judge Leonard B. Sand March 6, 2009 dismissing my complaint of ERISA violation. Judge Sand ruled that federal courts lack jurisdiction to order TIAA to stop violating ERISA. I'm not a lawyer. Courts can always open an investigation into blatant crimes and misdeeds. This is critical for public acceptance of the authority of courts. This is critical for public acceptance of TIAA paying out pensions to NYS citizens. The more time passes and TIAA pays 55% of my pension to my opposition the more the public sees public disregard of ERISA and a failure of NYS courts to reign in TIAA's misdeeds. Alas, I'm in urgent need of my full pension. I get no response from NYS Court of Appeals, TIAA or from my opposition.
15. The late Judge Gerald Garson made horrific rulings. See Court Scandal Embroils B'klyn Jews by Eric J. Greenberg May 2, 2003

In a landmark decision, Garson invoked the 1983 New York State Get Law and ordered the husband to pay his 22-year-old wife of four months the sum of \$500 a week in permanent maintenance because he refused to "remove a barrier to her remarriage" by denying her the get. "For the get issue, that was a great decision," said Susan Aranoff, director of Agunah International Inc., a women's advocacy group. The International Council of Jewish Women also hailed Garson, who became a judge in 1998.

16. Gerald Garson felt it safe to take money to help women. Why? Garson viewed himself a vigilante that people love. Times are changing. Law is the law. No one today likes perjury and stealing. Rigler/Rothbart made horrific rulings, such as the supposed 1995 Rigler order of separation which Judge Prus refuses to allow me to see a copy of. Garson/Rothbart made horrific rulings such as fining me

\$5,000 and claiming Ian Anderson lacks authority to represent me. Judge Prus made horrific rulings such as the QDRO will not be changed and be under his control. Numerous horrific rulings in my case, such as awarding Susan the William Richardson \$10,000 check payable to me. A neighbor died childless willed \$10,000 to me. Judge Prus made horrific rulings. Judge Prus feels safe from my complaints because Judge Prus considers himself a vigilante that people love. Mendel Epstein et al and Rabbi Ralbag considered themselves vigilantes that people love. Judge Wolfson jailed Mendel Epstein 10 years and granted immunity to Rabbi Ralbag for his testimony to convict Mendel Epstein et al.

17. Judge Eric I. Prus September 10, 2013 Judgment of Divorce states

This action was submitted to this court for consideration this 1st day of August 2013.

The Defendant was served personally outside the State of New York Plaintiff presented a Summons With Notice and Verified Complaint and Affidavit of Service proving service on the defendant.

The Defendant has failed to appear and an Inquest was held setting out the facts of this matter.

The Court accepted written proof of non-military status.

The plaintiff's address is 498 East 18th Street, Brooklyn, New York and social security number is 092-40-5101. The Defendant's address is 8 Miriam Haneviah Street, Bnei Brak, Israel, New York and social security number is 267-78-9897.

Now on motion of Titone & Serlin, the attorneys for plaintiff it is:

ORDERED AND ADJUDGED that the Referee's Report, if any, is hereby confirmed, and it is further

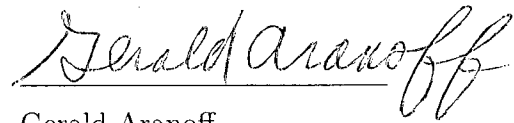
ORDERED, ADJUDGED AND DECREED that the PLAINTIFF SUSAN ARANOFF has been granted a divorce and the marriage between SUSAN ARANOFF, plaintiff and GERALD ARANOFF, defendant is hereby dissolved by reason of: the parties having lived separate and apart pursuant to a decree or judgment of separation dated March 7, 1995, for a period of one or more years after the granting of such decree or judgment, pursuant to D.R.L. §170(5).

2 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 in NYS civil courts.

3 Conclusion

The petition for a writ of certiorari should be granted.



Gerald Aranoff

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Sworn this 24th day of October 2021.