

1 Manuel P. Asensio  
2 641 Lexington Avenue, Suite 1533  
3 New York, NY 10022  
4 (212) 702-8801 Cell (917) 515-5200 mpa@asensio.com  
5

6 VIA JCD\_PetitionforReview@ao.uscourts.gov  
7

8 **FOURTH NOTICE**  
9

10 June 5, 2019

11  
12 Judicial Conference Committee on Judicial Conduct and Disability  
13 Office of General Counsel and Director of the  
14 Administrative Office of the United States Courts  
15 One Columbus Circle, NE  
16 Washington, DC 20544

17 Attention:

18 John G. Roberts, Jr.,  
19 Chief Justice of the United States and  
20 Presiding Justice of the Judicial Conference of the United States  
21 1 First Street, NE  
22 Washington, DC 20543  
23

24 **MANDATORY RESTRICTIONS UPON HON. ROBERT ALLEN KATZMANN,  
25 THE CHIEF JUDGE OF THE UNITED STATES COURT OF APPEALS FOR THE  
26 SECOND CIRCUIT AND THE HON. COLLEEN MCMAHON, THE CHIEF  
27 JUDGE OF THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN  
28 DISTRICT OF NEW YORK FROM SERVING ON A SPECIAL COMMITTEE  
29 APPOINTED UNDER SECTION 353 AT US JUDICIAL COUNCIL FOR THE  
30 SECOND CIRCUIT AND AT THE JUDICIAL CONFERENCE.**  
31

32 **Fourth Notice** of the March 5, 2019 request for US Judicial Commission jurisdiction under 28  
33 U.S.C. §§ 351–364 of the **JUDICIAL CONDUCT COMPLAINTS DOCKET NUMBERS 02-**  
34 **19-90052-JM. 02-19-90053-JM (Two Additional Docket Numbers Pending)** at the Judicial  
35 Council of the Second Circuit, against Robert A. Katzmman, the Chief Judge of the United States  
36 Court of Appeals for the Second Circuit and three other New York federal judges.  
37

38 Dear Chief Justice Roberts:  
39

40 This complaint originates from an investigation into the central but concealed role that the Chief  
41 Justice of the US Supreme Court, the Hon. John G. Roberts, Jr. is playing in four judicial conduct  
42 complaints filed under the US Judicial Conduct and Disability Act of 1980 codified under Title 28  
43 of the U.S. Code Chapter 16 §§ 351-364.  
44

45 The complaints are against the Hon. Robert Allen Katzmman, the Chief Judge of the United States  
46 Court of Appeals for the Second Circuit and three other federal judges in New York State

46 The complaints are against the Hon. Robert Allen Katzmann, the Chief Judge of the United States  
47 Court of Appeals for the Second Circuit and three other federal judges in New York State  
48 (“Katzmann Complaints”). Chief Justice Roberts is the Chief Executive Officer of a government  
49 entity called the US Judicial Conference, a post that is unrelated to his position as Chief Justice of  
50 the US Supreme Court. The fundamental issue in the Katzmann Complaints is Chief Justice  
51 Roberts’ deliberate misconduct at the US Judicial Commission. This article provides references to  
52 the federal statutes and codified rules that regulate the US Judicial Commission.

53  
54 The Katzmann Complaints concern evidence of collusion between Judge Katzmann and the Hon.  
55 Colleen McMahon, the Chief Judge of the United States District Court for the Southern District of  
56 New York, and the Hon. Ronnie Abrams and the Hon. Katherine Polk Failla who are trial judges  
57 in the United States District Court for the Southern District of New York. Judge Abrams and Failla  
58 were assigned two federal civil rights cases that deal with federal and state judicial corruption.  
59 They were filed against Chief Justice Roberts and the Hon. Janet Marie DiFiore, the New York  
60 State Chief Judge.<sup>1</sup>

61  
62 The central issue in both New York cases is Chief Judge Roberts’ sanctioning of the federal judges’  
63 fabrication of the so-called domestic relations exception to federal subject matter jurisdiction  
64 (“DRE”) and the fact that the DRE inescapably makes misconduct by federal judges, including  
65 collusion between federal and state judges, necessary. Chief Judge Roberts’ convoluted and  
66 conceal role make the Katzmann Complaints circular. The central issue in the Katzmann  
67 Complaints is that the four judges’ misconduct is necessary to protect Chief Justice Roberts who  
68 promotes the use of the DRE that makes federal judicial misconduct necessary.

69  
70 The inexorable facts are quite simple. The DRE is an outrageous and illegal judicial scheme. The  
71 federal judges fabricated the DRE in concealment and are using it to abrogate US Citizens’ rights  
72 under Article III of the US Constitution, the Due Process Clause of the Fifth Amendment and the  
73 Equal Protection Clause of the Fourteenth Amendment to the US Constitution.<sup>2</sup> Under the cover  
74 of the DRE to Chief Justice Roberts is colluding with federal and state judges for the purpose of  
75 allowing state judges to commit crimes against US citizens. This simply amounts to outrageous  
76 protection of organized federal and state judicial corruption.

77  
78 Under 28 U.S.C. §§ 351-364 Chief Justice Roberts is solely and individually responsible for the  
79 jurisdiction and all proceedings that transpire or are decided at the US Judicial Conference. He is  
80 responsible for reporting to the US Congress. He is responsible for appointing all the members of  
81 all the US Judicial Conference’s Committees. This includes the members of the US Judicial  
82 Conference’s Committee on Judicial Conduct and Disability. This Committee will review the

---

<sup>1</sup> These federal civil actions were filed by the author based on an investigation of the DRE and Judge DiFiore’s DRE-related conduct. This is discussed below. They are titled Asensio, et al. v. DiFiore, et al. and Asensio, et al. v. Roberts, et al.

<sup>2</sup> The DRE lacks any foundation in the constitution or federal statute. Thus, there can be no legitimate reason for its existence. It is simply a scheme to allow state government to violate US citizens’ Article III, equal and due process rights and provide federal judge cover to turn their backs on US citizens’ seeking redress for state judicial corruption. There is simply no valid, objective, or substantial reason for its existence.

83 decisions in the Katzmman Complains. In this manner, Chief Justice Roberts is solely and  
84 individually responsible for all proceedings, reporting and disclosures, as well of deliberate lack  
85 of proceedings and disclosures, at the US Judicial Conference concerning the fabrication of the  
86 DRE, deliberate judicial misconduct related to the DRE and the final adjudication of the Katzmman  
87 Complains.

88  
89 The Katzmman Complains concern illegal actions taken by two New York federal Chief Judges  
90 and two New York federal trial judges to protect the DRE and their agreements with New York  
91 State's politicians under the DRE. These acts inexorably involve Chief Justice Roberts. In fact,  
92 Judges Katzmman and McMahon are 2 of the 26 judges that compose Chief Judge Roberts' US  
93 Judicial Conference. Further, Chief Judge Roberts appointment Judge Katzmman to the US Judicial  
94 Commission's Executive Committee. Judge Katzmman has had the audacity of involving himself  
95 in a cover-up of Judge Abrams' collusion with Judge DiFiore to devise publicity strategies to deal  
96 with the *New York Daily News*' interest in *Asensio v. DiFiore* and Judge Failla's illegal conduct  
97 to protect Chief Judge Roberts' role in these matters for being publicly exposed.

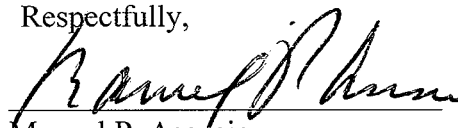
98  
99 One of the most outrageous illegal acts addressed in the Katzmman Complains involves Judges  
100 Katzmman and McMahon's collusion with Judge Failla to protect Judge Abrams' deliberate and  
101 malicious violations of Title 28 USC Section 455 (b) (iii), Canon 3 (C) (1) (d) (i) and (iii) of the  
102 Code of Conduct for United States Judges as promulgated by the Judicial Conference of the US  
103 Advisory Committee on Codes of Conduct and the US Judicial Conference's Advisory Opinion  
104 No. 103 of the Judicial Conference's Committee on Codes of Conduct by refusing to recuse herself.

105  
106 As a result, under Section 359 of the Judicial Conduct Act requires Chief Judge Roberts' is required  
107 as a matter of law to restrict Judges Katzmman and McMahon serving a special committee  
108 appointed under section 353, on US Judicial Council for the Second Court and on the Judicial  
109 Conference, and on the standing committee established under section 331 until all proceedings  
110 relating to Katzmman Complains have been finally terminated.<sup>3</sup>

111  
112 I have information and knowledge that I must convey to Your Honor or his special appointed  
113 deputy in this matter.

114  
115 In the interest of justice, the undersigned respectfully requests that the Hon. Chief Justice take  
116 emergency action in this matter.

117 Respectfully,

118   
119 Manuel P. Asensio  
120 Complainant

121  
122 James C. Duff,  
123 Secretary to the Judicial Conference  
124 One Columbus Circle, NE  
125 Washington, DC 20544

---

<sup>3</sup> <https://www.ca1.uscourts.gov/sites/ca1/files/oce/misconduct.pdf>