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8 June 12, 2019
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10 *VIA ECF and Email to Abrams_NYSDChambers@nysd.uscourts.gov*
11

12 The Honorable Justice Ronnie Abrams
13 US District Court, Southern District of New York
14 Thurgood Marshall United States Courthouse
15 40 Foley Square, Courtroom: 1506
16 New York, NY 10007
17

18 **MOTION TO RECUSE**
19

20 **NOTICE OF MANDATORY RESTRICTIONS UPON HON. ROBERT**
21 **ALLEN KATZMANN, THE CHIEF JUDGE OF THE UNITED STATES**
22 **COURT OF APPEALS FOR THE SECOND CIRCUIT, AND THE HON.**
23 **COLLEEN MCMAHON, THE CHIEF JUDGE OF THE UNITED STATES**
24 **DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK**
25 **FROM SERVING A SPECIAL COMMITTEE APPOINTED UNDER**
26 **SECTION 353 AT US JUDICIAL COUNCIL FOR THE SECOND**
27 **CIRCUIT AND AT THE JUDICIAL CONFERENCE IN ANY FORM OR**
28 **CAPACITY.**
29

30 Dear Judge Abrams:
31

32 Attached hereto is a copy of the Plaintiff's June 5, 2019 request written confirmation that the US
33 Supreme Court Chief Justice John G. Roberts, Jr. has served notice on the Judicial Council of the
34 Second Circuit, the Hon. Robert A. Katzmann, the Chief Judge of the United States Court of
35 Appeals for the Second Circuit and the Hon. Colleen McMahon, the Chief Judge of the United
36 States District Court for the Southern District of New York of their restriction.
37

38 The Plaintiff has repeatedly requested that Judge Abrams recuse herself. Judge Abrams responded
39 dishonestly and deceitfully. She has completely ignored all the facts, factors and circumstances
40 supporting the Plaintiff's motions to recusal. She then violated commanding statutory text in law,
41 Title 28 USC Section 455 (b) (iii), Canon 3 (C) (1) (d) (i) and (iii) of the Code of Conduct for
42 United States Judges as promulgated by the Judicial Conference of the US Advisory Committee
43 on Codes of Conduct and the US Judicial Conference's Advisory Opinion No. 103 of the Judicial
44 Conference's Committee on Codes of Conduct directly obligating in unambiguous terms, which
45 are not subject to interpretations of law or facts, to recuse herself.
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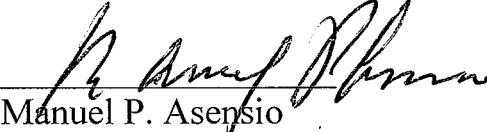
1 This case is exactly about the collusion between New York federal and state judges that has been
2 established under the cover of the domestic relations exception to federal subject matter
3 jurisdiction and the criminal, malicious, deceitful, illegal judicial acts that the DRE allows New
4 York State judges to executed in clear absence of jurisdiction.\

5
6 It is preposterous for a judge, namely Judge Abrams, to pretend that after exhibiting contempt for
7 justice, equity, truth and the Plaintiff, and his daughter, and after treating them inhumanly and with
8 utter disrespect to their human dignity, that Judge Abrams refuses to recuse herself.

9
10 There can only be two imaginable reasons for Judge Abrams' refusal to recuse herself. First, that
11 she wants to continue to act dishonestly and blatantly and completely ignored all the facts, factors
12 and circumstances supporting the Plaintiff's opposition and dismiss. Second, that Chief Judges
13 Katzmann and McMahon need her to dismiss, need her to continue to misrepresent the character
14 and nature of this case and Plaintiff and need her to continue to harass and intimate the Plaintiff
15 and cause the Plaintiff and his daughter harm.

16
17 All the above are impossible to correct conflicts of interest and proof of bias and prejudice that
18 scream out for recusal. None of the above reasons have any relationship with justice, equity,
19 fairness, truth or justice, or law. The Plaintiff prays that Judge Abrams recuse herself. Thank you.

20
21 I do so swear the above to be true,

22
23 
24 Manuel P. Asensio
25 Plaintiff

26
27 Jonathan D. Conley, Esq., jonathan.conley@ag.ny.gov
28 Emile Bosak, emilie.bosak@gmail.com