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SID J. WHITE

JUN 21 1993

CLERK, SUPREME COURT

BY _____
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June 15, 1993

LICENSED IN VIRGINIA AND FLORIDA

Mr. Sid J. White, Clerk
Supreme Court of Florida
500 South Duval Street
Tallahassee, Florida 32399-1927

RE: CASE: 81,685

- Code of Judicial Conduct

Dear Mr. White:

I am writing in accordance with the request by the Florida Supreme Court to provide comments on the above matter.

I have witnessed and personally sustained the wrath of prejudice against individuals and the personal bias and prejudices by the judges in the 19th Judicial Circuit. It is blatantly obvious due to the unethical and prejudicial practices therein that these judges, Kanarak, Harper, Fennenly and Hendry, continue to practice the "Good old boy" system. These judges continuously use their unethical prejudices and biases regarding individuals who, unfortunately, come under their jurisdiction. You are totally familiar with the divorce action in the 19th Judicial Circuit in Martin County, Florida, in which I was a defendant. Judge Kanarak used his absolute prejudice against me and bias towards my former wife, took all of my worldly possessions and any property which I may ever acquire in the future. He did this based on his Preferred religion of Judaism. He cited in the FINAL ORDER that because my former wife had raised our children in the Jewish faith, that he was awarding her well over any bounds which justice and equity could have ever provided. Kanarak is Jewish and he therefore awarded her, for becoming Jewish, every thing that I had and also directed an incredibly exorbitant amount for attorneys fees to be paid to his fellow conspirator attorneys and fellow judges. This was blatantly shown in the final decree and in the appeal, which your court chose to ignore.

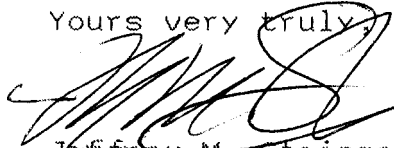
It is further obvious that there has been an enormous amount of complaints by attorneys and victims as to judicial prejudices wherein the judges have done the exact same things to victims such as myself simply for their own biases, prejudices and personal gain.

Please note that the judicial system cannot mix church and state; however, this was obvious in my case as recited in the final decree. However, the wife of one of the attorneys against ~~me~~ therein was a 4th District Court of Appeals judge and she dismissed all of my motions and appeals. A little conflict of interest that your court did not care about. It is well past time to move gentlemen.

If you wish ~~me~~ to appear at any hearings, I will be more than happy to come to Florida and do so, as long as I will have the protection of the Supreme Court. I can provide the Court with at least eight victims of judicial bias within the 19th Judicial Circuit, wherein the judges have raped the victims in divorce cases for either the judges' own personal bias or for their own economic and/or political gain.

The first of the Lord's plaques has now beset the Martin County Courthouse with a fungus. The judges must now physically practice their deceit elsewhere.

Yours very truly,



Jeffrey M. Steingold
Florida Bar #410772

JMS/bof