

How to Disqualify your Judges

Richard Fine: There are five down and 425 judges to go. I will keep going if I have to disqualify 425 judges. Fine is looking for one honest judge to nullify the order that kept him in jail for 18 months.

Fine: it was under California Code of Civil Procedure, Section 473(d)—a motion can be brought at any time to set aside a void judgment. That is the motion I have been bringing since August, 2010. Fine was jailed for not complying with Judge Yaffe's order to pay a \$47,000 penalty fee and Judge Yaffe's order was void because he was 'on the take.' He took \$860,000 from LA County, who was a party to the case, and that is a bribe and makes the judgment void. Under ordinary circumstances he would have been thrown out of office under the case, called the *Adams* case, where Judge Adams was thrown out of office and prosecuted by the Feds under the intangible right to honest services and that conviction was upheld. That is what should have happened to Judge Yaffe. Every order he made was void because he took that bribe. Fine has been trying to get a hearing in the Superior Court, and four judges have stopped him so far.

We have a new judge, Carolyn Kuhl who came out with an order that said all judges are elected officials and no elected official can overrule or decide what another elected official has done. That is craziness: there is no law that says that. She either made this up or it is something that judges are now using when they don't want to make a decision. It is even against the law. This is craziness and stupidity.

The judges know that the orders are null and void: any order by a judge who has accepted illegal money or any money from a person who is likely to appear in front of them is void. What that means is that any money that any judge took from LA County where LA county was a party before them, or LA County was a witness before them, or likely to appear before them, is going to be void.

That means that in every case with any of these possibilities, you have void orders and void judgments. There is no time limit with a void judgment as to when that void judgment can be set aside. It is up to the lawyer or the individual to come in and have it set aside. Does that mean that anyone who has found themselves on the losing end of a case in LA County can come back to court and move to have that order or that judgment set aside, wiped clean, nullified and erased? I am putting the word out and encouraging everyone to use their rights and go forward and do this. Ask your lawyer to do this and if he won't do this he is violating his duty to his client to adequately represent his client. So, if you were forced to pay a fine, the county must refund the money, no matter when the fine was imposed. Or no matter how much money was involved.

Is there restitution if the decision is voided? If the decision is voided it means that the decision never took place and consequently if the county got money from a person, the county has to give the money back. The county never had a right to that money and the court never had the jurisdiction to make the award.

The responsibility now falls on the individual people; we have a total failure of government. Fine sent appeals to all levels of the court and law enforcement to stop the corruption during his incarceration. This was all to no avail. It is now up to us to reclaim our justice system. As much as our government officials have decided to lay back and do nothing and scratch each other's backs and 'stick it to the people,' the method is there for the people to do this, and if we the people go forward and exercise our rights, sooner or later the people will win.

Every person who has been the subject of a void judgment can now come in under California CCP section 473 (d) and ask to have the order or the judgment set aside. He will make his filing available as a model on the website and he will do so. If you have lost a case in the LA superior court you can file to have your case nullified. You are talking about EVERY case where LA County is involved, from eminent domain cases to cases where the county is a named Plaintiff or Defendant, to family law cases

where they are using county people with respect to deciding on the evaluation of children. You have Title IV money that goes into the county and the county is intimately involved in custody and child support decisions, all the way into criminal cases. The county comes in with the sheriff's department testifying in criminal cases.

The way to reverse the corruption by following what Fine has suggested and done. People will be able to exercise their rights to make the change. You can lead a horse to water and you can't make the horse drink. All people who sincerely want to have change will do something about this. Hopefully I have shown the path to be able to get around the intransigence of judges, the intransigence of the AG and our local US Attorneys, as well as the "Jerry Browns" who have been State AG and the DA's. All these people have stymied us and that hasn't stopped us. My contribution is to show the path and now it's available for people to take it. If people want change it is now easy to accomplish. There is no longer the excuse that it is too hard, the attorney won't do it, and I can't afford the attorney.

You bring a motion to set aside a void judgment. The reason for the motion is that judge was on the take. Go to the county and get the amount of money that the judge has received, plug it in and away you go. I just file a Notice of Resetting the Hearing and will do this in Department 85, which illegally never moved the file to Department 1. I will demand that it be heard by a judge who has not received any money from the county. If they give me a judge that received money from the county I will immediately have that judge disqualified. I'll knock them off judge by judge. We have 425 judges now and sooner or later we will be down to zero. It's mathematics now. It's a question of how long it will take. I will, and we will, prevail in the end.

The judges have a major interest for both their jobs, their financial security and their freedom to do everything they possibly can to stop me from enforcing the law and getting Judge Yaffe's void order set aside. I have no doubt that sooner or later I will prevail; it's a matter of how long I will live and how long they will stay in office. That is really the clock we are dealing with. My father died at the age of 96 and I am 71. I figure I have 25 years to go and I don't think any of these judges have 25 years left on the bench. I have been fighting these judges for 10 years and they have destroyed my finances and taken away my livelihood by disbaring, and then jailing me for 18 months in solitary confinement in the notorious LA Men's Central Jail. In every appeal that was filed the corruption is rife at every level of our justice system, all the way up to our US Supreme Court.

On one side you have the judges; on the side you have 'little old me' who keeps coming. If you look back at Butch Cassidy and the Sundance Kid, they said "Who are these guys who are coming after us?" I am those guys and I will keep on coming. We have 430 judges and we have knocked off 5 of them, with 425 to go.

As far as the judiciary is concerned, it is no longer a 'dying animal' it's a 'dead animal.' It is just a question of removing the carcass.