Court of Appeals United St

FOR THE DISTRICT OF COLUMBIA CIRCUIT

No. 84-5058

11

September Term, 19 83 CA 78-00322

. Harold Weisberg, Appellant

ν.

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William H. Webster, Director, Federal Bureau of Investigation, et al.

And Consolidated Case No. 84-5059

No. 84-5201 Harold Weisberg and James H. Lesar, Appellants ν.

William H. Webster, Director, Federal Bureau of Investigation, et al.

84-5202 No. Harold Weisberg and James H. Lesar, **Appellants** ν.

Federal Bureau of Investigation, et al.

CA 78-00322

CA 78-00420

United States Court of Appeals for me district of Columbia Circuit

FILED APR 1 8 1984

THE A FIDITUS CLERK

It is ORDERED, sua sponte, that the above captioned cases are consolidated.

ORDER

For the Court: George A. Fisher, Clerk

anm By: a Daniel M. Cathey

First Deputy Clerk

FOR THE DISTRICT OF COLUMBIA CIRCUIT

No. 84-5058

Harold Weisberg

v.

September Term, 19 United States Court of Appeals . For The District of Columbia Circuit

FILED FEB 20 1883

GEORGE A. FISHER

William H. Webster

And consolidated case no. 84-5201

BEFORE: Robinson, Chief Judge, Wright, Tamm, Wald, Mikva, Edwards, Ginsburg, Bork, Scalia and Starr, Circuit Judges

ORDER

Upon consideration of Appellant's Suggestion for Rehearing <u>en banc</u>, filed January 11, 1985, and of the Petition of Appellant for permission to proceed out of order and add to the Suggestion, it is

ORDERED, by the Court <u>en banc</u>, that the Petition for leave to file a supplement to the Suggestion is denied and, the Suggestion having been circulated to the full Court and no member having requested the taking of a vote thereon, it is

FURTHER ORDERED, by the Court <u>en banc</u>, that Appellant's Suggestion for Rehearing <u>en banc</u> is denied.

FOR THE COURT GEORGE A. FISHER, CLERK

BY: Robert 10 Robert A. Bonner

Chief Deputy Clerk

The district court's quotation of <u>Lockwood</u> v <u>Bowles</u> (page 9) is altered in a manner consistent with abuse of discretion and the indulgence of perjudice against Weisberg and bias in favor of the defendants. This is fortified by examination of both the facts in that case, which are not in any way like those in this litigation, and the exceptions cited in that decision, which <u>are</u> relevant in this litigation. In the district court's version, the decision says,"Fraud, <u>inter parties</u>, without more [is not] a fraud upon the court." The "ironclad" formulation of this quotation, "is not," is unfaithful to what, without apparent need, is replaced, "should not be." This means that under some conditions it could be. Bearing on this, Lockwood states "that intrinsic fraud is discoverable through the ordinary processes of the trial itself, such as the right to cross-examine - a right fomefited by defendants in the instant case."(page 630) Weisberg did fact for for a trial only to receive no answer, ot have his petition ignored.

"In the instant action," Lockwood states at page 629, "plaintiffs have been greatly prejudiced bu defendants' fourteen years delay," but Weisberg acted as rapidly as he considered proper and possible, without any delay. During that 14 years almost all the witnesses died and the new evidence was largely an affidavits by an admitted incompetent - who had been availabel before she became incompetent. Lockwood says that the conditions in that case made granting relief under the conditions existing in that case is inequitable but posits the possibility of relief "where no such conditions have arisen - no such equities intervened - mere lapse of time that is not so excessive as to warrant a presumption of their existence <u>ought not bar</u> relief where actual fraud has been committed "(Citing 36 App. D.C.315(1911))

No. 84-5058 Harold Weisberg

v.

William H. Webster

And consolidated case no. 84-5201

BEFORE: Wald and Scalia, Circuit Judges, and Wilkey, Senior Circuit Judge

$\underline{O} \ \underline{R} \ \underline{D} \ \underline{E} \ \underline{R}$

Upon consideration of the Petition for Rehearing of Appellant Weisberg, filed January 11, 1985, and of the Petition of Appellant for permission to proceed out of order and add to petition already filed it is

ORDERED, by the Court, that the Clerk is directed to file the supplement of Appellant Weisberg and it is

FURTHER ORDERED, by the Court, that the aforesaid Petition for Rehearing is denied.

FOR THE COURT GEORGE A. FISHER, CLERK

BY: Kober ome

Robert A. Bonner Chief Deputy Clerk

Senior Circuit Judge Wilkey did not participate in this Order.

September Term, 19 United States Court of Appeals For The District of Columbia Circuit

FILED FEB 20 1995

GEORGE A. FISHER

FOR THE DISTRICT OF COLUMBIA CIRCUIT

No. 84-5058 Harold Weisberg September Term, 19 United States Court of Appeals For The District of Columbia Circuit

v.

William H. Webster

And consolidated case no. 84-5201

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FILED FEB 20 1203

GEORGE A. FISHER

BEFORE: Robinson, Chief Judge, Wright, Tamm, Wald, Mikva, Edwards, Ginsburg, Bork, Scalia and Starr, Circuit Judges

<u>O R D E R</u>

Upon consideration of Appellant's Suggestion for Rehearing <u>en banc</u>, filed January 11, 1985, and of the Petition of Appellant for permission to proceed out of order and add to the Suggestion, it is

ORDERED, by the Court <u>en banc</u>, that the Petition for leave to file a supplement to the Suggestion is denied and, the Suggestion having been circulated to the full Court and no member having requested the taking of a vote thereon, it is

FURTHER ORDERED, by the Court <u>en</u> <u>banc</u>, that Appellant's Suggestion for Rehearing en banc is denied.

FOR THE COURT GEORGE A. FISHER, CLERK

BY: Joleett Bome Robert A. Bonner Chief Deputy Clerk

FOR THE DISTRICT OF COLUMBIA CIRCUIT

No. 84-5058

Harold Weisberg

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September Term, 19 United States Court of Appeals. For The District of Columbia Circuit

FILED FEB 20 1803

William H. Webster

GEORGE A. FISHER

And consolidated case no. 84-5201

C:P

BEFORE: Wald and Scalia, Circuit Judges, and Wilkey, Senior Circuit Judge

$\underline{O} \underline{R} \underline{D} \underline{E} \underline{R}$

Upon consideration of the Petition for Rehearing of Appellant Weisberg, filed January 11, 1985, and of the Petition of Appellant for permission to proceed out of order and add to petition already filed it is

ORDERED, by the Court, that the Clerk is directed to file the supplement of Appellant Weisberg and it is

FURTHER ORDERED, by the Court, that the aforesaid Petition for Rehearing is denied.

FOR THE COURT GEORGE A. FISHER, CLERK BY: Polert Bonner Robert A. Bonner Chief Deputy Clerk

Senior Circuit Judge Wilkey did not participate in this Order.

FOR THE DISTRICT OF COLUMBIA CIRCUIT

No. 84-5058

Harold Weisberg

v.

William H. Webster

And consolidated case no. 84-5201

September Term, 19 United States Court of Appeals . For The District of Columbia Circuit

FILED FEB 20 1803

GEORGE A. FISHER

BEFORE: Robinson, Chief Judge, Wright, Tamm, Wald, Mikva, Edwards, Ginsburg, Bork, Scalia and Starr, Circuit Judges

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Upon consideration of Appellant's Suggestion for Rehearing <u>en banc</u>, filed January 11, 1985, and of the Petition of Appellant for permission to proceed out of order and add to the Suggestion, it is

ORDERED, by the Court <u>en banc</u>, that the Petition for leave to file a supplement to the Suggestion is denied and, the Suggestion having been circulated to the full Court and no member having requested the taking of a vote thereon, it is

FURTHER ORDERED, by the Court <u>en banc</u>, that Appellant's Suggestion for Rehearing <u>en banc</u> is denied.

FOR THE COURT GEORGE A. FISHER, CLERK

BY: Robert Some Robert A. Bonner Chief Deputy Clerk

FOR THE DISTRICT OF COLUMBIA CIRCUIT

No. 84-5058

Harold Weisberg

v.

William H. Webster

And consolidated case no. 84-5201

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September Term, 19 United States Court of Appeals For The District of Columbia Circuit

FILED FEB 20 1905

GEORGE A. FISHER

BEFORE: Wald and Scalia, Circuit Judges, and Wilkey, Senior Circuit Judge

ORDER

Upon consideration of the Petition for Rehearing of Appellant Weisberg, filed January 11, 1985, and of the Petition of Appellant for permission to proceed out of order and add to petition already filed it is

ORDERED, by the Court, that the Clerk is directed to file the supplement of Appellant Weisberg and it is

FURTHER ORDERED, by the Court, that the aforesaid Petition for Rehearing is denied.

FOR THE COURT GEORGE A. FISHER, CLERK BY: Polert Bonner Robert A. Bonner Chief Deputy Clerk

Senior Circuit Judge Wilkey did not participate in this Order.

FOR THE DISTRICT OF COLUMBIA CIRCUIT

No. 84-5058

Harold Weisberg

٧.

William H. Webster

And consolidated case no. 84-5201

September Term, 19 United States Court of Appeals . For The District of Columbia Circuit

FILED FEB 20 1803

GEORGE A. FISHER

BEFORE: Robinson, Chief Judge, Wright, Tamm, Wald, Mikva, Edwards, Ginsburg, Bork, Scalia and Starr, Circuit Judges

<u>O R D E R</u>

Upon consideration of Appellant's Suggestion for Rehearing <u>en banc</u>, filed January 11, 1985, and of the Petition of Appellant for permission to proceed out of order and add to the Suggestion, it is

ORDERED, by the Court <u>en banc</u>, that the Petition for leave to file a supplement to the Suggestion is denied and, the Suggestion having been circulated to the full Court and no member having requested the taking of a vote thereon, it is

FURTHER ORDERED, by the Court <u>en</u> <u>banc</u>, that Appellant's Suggestion for Rehearing en banc is denied.

FOR THE COURT GEORGE A. FISHER, CLERK BY: Robert A. Bonner

Chief Deputy Clerk