UNITED STATES COURT OF APPEALS FOR THE POURTH CIRCUIT

COMPLAINT OF JUDICIAL MISCONDUCT OR DISABILITY

MAIL THIS FORM TO THE CLERK, UNITED STATES COURT OF APPEALS, 10TH & MAIN STREETS, RICHMOND, VIRGINIA 23219. MARK THE ENVELOPE "JUDICIAL MISCONDUCT COMPLAINT" OR "JUDICIAL DISABILITY COMPLAINT." DO NOT PUT THE NAME OF THE JUDGE OR MAGISTRATE ON THE ENVELOPE.

Thiore	
1.	Complainant's name: George SASSOWER.
۲.	
	Address: 16 LAKE STREET
	White Plains N.4 10603.
	Daytime telephone: 914-949-2169
2.	Judge or magistrate complained about:
	Name: ChiBF. Judge Sam. J. ERNN
	court: CIRCUIT COURT . M Appeals
3.	Does this complaint concern the behavior of the judge or magistrate in a particular lawsuit or lawsuits?
	\mathbb{Z} Yes $(?)$, [] No
	If "yes," give the following information about each lawsuit (use the reverse side if there is more than one):
	court: CIRCUIT COURT of Appell.
	Docket number: 90 - 1146
	Are (were) you a party or lawyer in the lawsuit?
	[X] Party [] Lawyer [] Neither
	If a party, give the name, address, and telephone number of your lawyer:
	pro. fe.
	Docket numbers of any appeals to the Fourth Circuit: 90-1142.
	907/1/2.
	Wird Proceedings
	Writ Mocee wing

4.	Have you filed any lawsuits against the judge or magistrate? Yes [] No
90	If "yes," give the following information about each lawsuit (use the reverse side if there is more than one): Court: Fin A. Trans. to Mod. Docket number: None Yek Present status of suit: Pending - Filing - CCA Name, address, and telephone number of your lawyer:
:	court: E) /A. Trans, to
	Docket number: Nove Yek
	Present status of suit: Pending - Filing
	Name, address, and telephone number of your lawyer:
	Court to which any appeal has been taken:
	Docket number of the appeal:
	Present status of the appeal:
5.	On separate sheets of paper, not larger than the paper on which this form is printed, describe the conduct or the evidence of disability that is the subject of this complaint. See rule 2(b) and 2(d). Do not use more than 5 pages (5 sides). Most complaints do not require that much.
6.	You should either (1) check the first box below and sign this form in the presence of a notary public; or (2) check the second box and sign the form. You do not need a notary public if you check the second box.
	I swear (affirm) that- [1] I declare under penalty of perjury that- (1) I have read rules 1 and 2 of the Rules of the Judicial Council of the Fourth Circuit Governing Complaints of Judicial Misconduct or Disability, and (2) The statements made in this complaint are true and correct to the best of my knowledge.
	(Signature)
	Executed on 3/3/19/
	orn and subscribed before me
FO	(Date)

(Notary Public)
My commission expires:

=;

Chief U.S. Circuit Court Judge SAM J. ERVIN, III 28 U.S.C. \$372(c) Complaint "The Mother of All Judicial Frauds"

This is the first, of a series, of 28 U.S.C. \$372(c) complaints to be lodged against Chief U.S. Circuit Court Judge SAM J. ERVIN, III of the Fourth Circuit Court of Appeals.

All of these \$372(c) complaints against Chief Judge Ervin are in His Honor's administrative, non-judicial, capacity.

The matters will also be made the subject of public disclosure.

Canon 3(B)3 of the <u>Code of Judicial Conduct</u> states (<u>Administrative Responsibilities</u>):

"A judge should take or initiate appropriate disciplinary measures against a judge or lawyer for unprofessional conduct of which the judge may become aware".

- la. The charge in this complaint is that the Chief Judge is aware of the uncontradicted assertions in the Chief Judge courts that penalty monies made payable "to the federal court" were diverted to private pockets, and the Chief Judge's lack of reaction is most remarkable, to say the least.
- b. My demand that I have in hand a copy of a check made payable to the federal government for the amount diverted, with interest, by March 19, 1991, has received no response from anyone, including the Chief Judge.
- 2a. The Chief Judge is aware that such monies were diverted to the clients of Quinn, Ward & Kershaw, P.C., and that no attempt is being made to recover such monies by Assistant U.S. Attorney Barbara L. Herwig for the benefit of the federal government.
- b. The quantum of judicial corruption in the Chief Judge's courts is staggering, none of which has prompted any reaction by the Chief Judge, is left for future complaints.
- c. If the Chief Judge is silent about the diversion of monies payable "to the federal court" to private pockets, the Chief Judge's can be expected to be silent about all misconduct by bench and bar, no matter how egregious.

3a. In the face of the mandate of the Code of Judicial conduct such silence cannot be tolerated, and in addition to this filing, I intend to make same to subject of public disclosure.

b. With April 15, coming shortly, it should be interesting to obtain the <u>vox populi</u> when they learn that federal judges and federal officials, all on the federal payroll, are diverting monies from the federal treasury to the pockets of their cronies, or remaining silent on the subject, including by one who carries the name of "Ervin" and the title of "Chief Judge".

Dated: March 21, 1991

GEORGE SASSOWER A6 Lake Street,

White Plains, N.Y. 10603

(914) 949-2169

cc: Quinn, Ward & Kershaw, P.C/ Ass't U.S. Attorney, Barbara L. Herwig