

In The  
SUPREME COURT OF THE UNITED STATES  
October Term, 1990  
No. 90-6261

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GEORGE SASSOWER,

Plaintiff-Petitioner,

-against-

Hon. RICHARD L. THORNBURGH; NICHOLAS H. POLITAN;  
DANIEL J. MOORE; JOHN F. GERRY; SUSAN C. CASSELL;  
KREINDLER & RELKIN, P.C.; FELTMAN, KARESH, MAJOR  
& FARBMAN; CLAPP & EISENBERG, P.C.; ROTHBARD,  
ROTHBARD & KOHN; HOWARD M. BERGSON; ROBERT ABRAMS;  
and CITIBANK, N.A.,

Defendants-Respondents.  
-----X

X-----X  
PETITION FOR A WRIT OF CERTIORARI  
TO THE CIRCUIT COURT OF APPEALS FOR THE  
DISTRICT OF COLUMBIA  
X-----X

X-----X  
NOTICE OF MOTION  
X-----X

Petitioner, GEORGE SASSOWER, prays that this  
Honorable Court to:

(a) disqualify the Office of the UNITED STATES  
SOLICITOR GENERAL from representing the federal defendants;

(b) direct Hon. RICHARD L. THORNBURGH, the  
United States Attorney General to recover from KREINDLER &  
RELKIN, P.C. and CITIBANK, N.A. the monies payable "to the  
federal court" but diverted to their pockets;

(c) direct the Hon. RICHARD L. THORNBURGH, the  
United States Attorney General to recover from FELTMAN, KARESH,  
MAJOR & FARBMAN, Esqs. the monies "extorted" from HYMAN RAFFE in  
consideration for not being incarcerated under the conviction of  
N.Y. State Supreme Court Justice ALVIN F. KLEIN and the Report of  
Referee DONALD DIAMOND;

(d) compel the firm of GALLAND, KHARASCH, MORSE & GARFINKLE, P.C. to divulge the source of their fees;

(e) together with such other, further and/or different relief as to this Court may seem just and proper in the premises.

Dated: January 9, 1991

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GEORGE SASSOWER [GS-0521]  
Petitioner, pro se  
16 Lake Street  
White Plains, N.Y. 10603  
(914) 949-2169

CERTIFICATION OF SERVICE

On January 10, 1991, I served a true copy of this Notice of Motion and Affirmation by mailing same in a sealed envelope, first class, with proper postage thereon, addressed to the Solicitor General, Department of Justice, Washington, D.C. 20530; Galland, Kharasch, Morse & Garfinkle, P.C. at 1054 Thirty-First Street, NW, Washington, D.C. 20007, and Ass't N.Y. State Ass't Atty. Gen. Stephen Mendelsohn at 120 Broadway, New York, N.Y. 10271, that being their last known addresses.

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October Term, 1990  
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GEORGE SASSOWER,

Plaintiff-Petitioner,

-against-

Hon. RICHARD L. THORNBURGH; NICHOLAS H. POLITAN;  
DANIEL J. MOORE; JOHN F. GERRY; SUSAN C. CASSELL;  
KREINDLER & RELKIN, P.C.; FELTMAN, KARESH, MAJOR  
& FARBMAN; CLAPP & EISENBERG, P.C.; ROTHBARD,  
ROTHBARD & KOHN; HOWARD M. BERGSON; ROBERT ABRAMS;  
and CITIBANK, N.A.,

Defendants-Respondents.  
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x-----x  
PETITION FOR A WRIT OF CERTIORARI  
TO THE CIRCUIT COURT OF APPEALS FOR THE  
DISTRICT OF COLUMBIA  
x-----x

x-----x  
MOVING AFFIRMATION  
x-----x

This affirmation is made in support of a motion  
to:

(a) disqualify the Office of the UNITED STATES  
SOLICITOR GENERAL from representing the federal defendants;

(b) direct the Hon. RICHARD L. THORNBURGH, the  
United States Attorney General to recover from KREINDLER &  
RELKIN, P.C. ["K&R"] and CITIBANK, N.A. ["Citibank"] the monies  
payable "to the federal court" but diverted to their pockets;

(c) direct the Hon. RICHARD L. THORNBURGH, the  
United States Attorney General to recover from FELTMAN, KARESH,  
MAJOR & FARBMAN, Esqs. ["FKM&F"] the monies "extorted" from HYMAN  
RAFFE ["Raffe"] in consideration for not being incarcerated under  
the conviction of N.Y. State Supreme Court Justice ALVIN F. KLEIN  
["Klein"] and the Report of Referee DONALD DIAMOND ["Diamond"];

(d) compel the firm of GALLAND, KHARASCH, MORSE & GARFINKLE, P.C. ["GKM&G"] to divulge the source of their fees;

(e) together with such other, further and/or different relief as to this Court may seem just and proper in the premises.

1a. K&R and Citibank engineered the larceny of the judicial trust assets of PUCCINI CLOTHES, LTD. ["Puccini"] which was involuntarily dissolved on June 4, 1980.

b. In consideration for concealing such larceny and not making any attempt to recover same in favor of his judicial trust, K&R and Citibank agreed to transfer the balance of Puccini's tangible judicial trust assets to FKM&F, the law firm of LEE FELTMAN, Esq. ["Feltman"], the court-appointed receiver, since the receiver's maximum compensation is established by statute.

c. Since under the aforementioned criminal arrangement the court-appointed receiver could not file an accounting of his stewardship, the criminal conspirators began to corrupt state and federal jurists and officials.

2a. Without a trial, without the opportunity of a trial and without any live testimony, U.S. District Judge EUGENE H. NICKERSON of the Eastern District of New York convicted affirmant and Raffe of non-summary criminal contempt and imposed herculian fines upon them payable "to the [federal] court".

b(1) Three (3) weeks later, Mr. Justice Klein, under the same trialess, without live testimony, scenario, in one document, found (1) affirmant, (b) Raffe, and (c) SAM POLUR, Esq. ["Polur"] of non-summary criminal contempt and sentenced each to be incarcerated for thirty (30) days.

(2) Affirmant and Polur served their full terms of incarceration, but Raffe did not.

c(1) Under a similar trialess without live testimony scenario, Referee Diamond found affirmant guilty of 63 counts of non-summary contempt.

(2) In a mirrored Report, Referee Diamond found Raffe guilty of the same 63 counts of criminal contempt, and in addition 8 more counts, and recommended that he be fined a substantial sum of money and incarcerated for 71 months.

d. While affirmant and Polur were incarcerated, K&R and FKM&F negotiated with Raffe, and in consideration for not being incarcerated Raffe agreed to:

(1) Pay to K&R and Citibank personally, on his own behalf and on behalf of affirmant, the fine monies due "to the federal court". Thus, the federal court received nothing because of such criminal diversion.

(2) Pay to FKM&F, very substantial sums of monies, which have now totalled many millions of dollars. Future payments paid by Raffé were correlated to the legal activities of affirmant. Thus, Raffé has had to underwrite the fees of GKM&G, although such representation does not inure to the legitimate interests of Raffé (cf. Wood v. Georgia, 450 U.S. 261, 265 p. 5 [1981]).

(3) As long as Raffé obeys the requests of FKM&F, which includes the aforementioned "extortion" payments, Raffé will not be incarcerated, and so the written agreement provides.

(4) Raffé had to also agree to the "approval" of the "final accounting" by Referee Diamond, an accounting that does not exist.

3a. Aiding and abetting this criminal conspiracy, including obstructing the recovery of the "extortion" monies in favor of the federal government and the other sovereigns, were the defendants, U.S. Chief District Court Judge JOHN F. GERRY, U.S. District Court Judge NICHOLAS H. POLITAN, Bankruptcy Judge DANIEL J. MOORE and Assistant U.S. Attorney SUSAN C. CASSELL, all of New Jersey.

b. Having the U.S. Solicitor General, whose compensation comes from the federal government, represent those who have actively obstructed the recovery of monies rightfully the property of the federal government, is improper and an affront to the American taxpayer.

c(1) Monies payable, in haec verba, "to the federal court" belong in the "federal court" not in the private pockets of K&R and Citibank.

(2) Fines and penalties as a result of criminal contempt convictions belong to "the government" (Gompers v. Buck's Stove, 221 U.S. 418, 447 [1911]), "the sovereign" (Goodman v. State, 31 N.Y.2d 381, 340 N.Y.S.2d 393, 292 N.E.2d 665 [1972]) -- not to the private pockets of FKM&F.

4. The payment of monies to private parties to avoid incarceration under a criminal conviction, whether such conviction is lawful or unlawful, is ultimate judicial abomination.

5. The aforementioned is stated to be true under the penalty of perjury.

WHEREFORE, it is respectfully prayed that affirmant's motion be granted in all respects.

Dated: January 9, 1991

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GEORGE SASSOWER [GS-0521]