

In The
SUPREME COURT OF THE UNITED STATES
October Term, 1991
No. 91-

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GEORGE SASSOWER,
Petitioner-Appellant,
-against-
D. MICHAEL CRITES and WILLIAM P. BARR,
Respondents-Appellees.
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x-----x
PETITION FOR A WRIT OF CERTIORARI
TO THE CIRCUIT COURT OF APPEALS FOR THE
SIXTH CIRCUIT
x-----x

x-----x
Rule 11 STATEMENT
x-----x

There are several reasons for immediate review by
this Court.

1a. Petitioner's mandamus petition of May 14, 1992,
reveals a charted course of bad faith at the Sixth Circuit Court
(Walker v. Birmingham, 388 U.S. 307 [1967]).

b. The relief requested in petitioner proceeding of
May 14, 1992 was:

" 1. The immediate docketing
at respondent tribunal of notices of appeal, which were
docketed in the U.S. District Courts of Ohio, Eastern
and Western Division, on March 19, 1992, in order to
meet the jurisdictional 'in' requirements set forth in
28 U.S.C. §1254.

2. The immediate docketing
and expeditious determination of petitioner's motions
which requested 'stays', in order to comply with the
pre-condition imposed by Rule 23 of the Rules of this
Court, all of which motions were unopposed.

3. The immediate docketing
and expeditious determination of petitioner's motions
which requested preliminary injunctions and/or
temporary restraining orders, all of which motions were
unopposed.

4. The immediate docketing and expeditious determination of petitioner's motions which request 28 U.S.C. §1254[2] certifications, all of which motions were unopposed.

5. The immediate docketing and expeditious determination of petitioner's motions which requested the payment of filing fees from petitioner's substantial, contractual based, money judgment and/or petitioner's other contractually based assets, which assets are constitutionally protected by virtue of Article 1 §10[1] and Amendment V of the U.S.Constitution.

6. The immediate service upon petitioner of copies of all statements filed by U.S. District Court Judge WALTER H. RICE at the respondent's tribunal in cases, actions and/or proceedings involving petitioner.

7. Any action necessary to correct the docket sheets and docket files at respondent tribunal in order to reflect the true and current events."

c. Probably prompted by the aforementioned proceedings, the Circuit Court finally docketed the subject appeal on May 19, 1992, or two months later, however the other corrective measures requested has not been accomplished as yet.

2a. The judiciary, on an ongoing and expanding basis, is being corrupted, circuit after circuit, with the Sixth Circuit completely engulfed, rendering any adjudication made in this matter, infirm.

b. Further delays, through procedural judicial dances, will serve no useful purpose.

c. In view of a simultaneous motion directed to the Second Circuit, request is being made to make available to petitioner, from his contractually based judgment of more than \$50,000, at least to the extent necessary to pay the necessary fees, mooting the procedural obstacle.

d. This Court's recent holding in Denton v. Hernandez, U.S. , 60 USLW 4346, 4348 [1992], that dismissal does "not prejudice the filing of a paid complaint making the same allegations", mandates the avoidance of any judicial procedural dance.

3a. Most importantly this ever-expanding judicial fraud must be decisively terminated at its earliest possible moment.

b. The Sixth Circuit has not shown any strength or determination to meet the task.

c. Having U.S. Attorney Crites defending federal judges, at federal cost and expense, involved in diverting monies payable "to the federal court" to private pockets and similar criminal racketeering activities, and resisting the recovery of such monies in favor of the United States is, without more, sufficient reason for immediate action by this Court.

WHEREFORE, it is respectfully prayed that this application be granted.

Dated: May 23, 1992

GEORGE SASSOWER
Petitioner, pro se.
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CERTIFICATION OF SERVICE

On May 24, 1992 I served a true copy of this Rule 11 Statement by mailing same in a sealed envelope, first class, with proper postage thereon, addressed to U.S. Solicitor General, Kenneth W. Starr, Department of Justice, 10th & Constitution Ave., Washington, D.C. 20530 that being his last known address.
Dated: May 24, 1992

GEORGE SASSOWER