

In the  
SUPREME COURT OF THE UNITED STATES  
October Term, 1992  
No. 92-9228

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GEORGE SASSOWER,  
                  Petitioner,  
          -against-  
EDMUND SARGUS and JANET RENO,  
(D.MICHAEL CRITES and WILLIAM P. BARR)  
                  Respondents.  
For a Writ of Mandamus and Prohibition  
-----x

x-----x  
                  PETITION FOR A WRIT OF CERTIORARI  
TO THE CIRCUIT COURT OF APPEALS FOR THE  
                  SIXTH CIRCUIT  
x-----x

x-----x  
                  Disqualification Motion  
                  (U.S. Solicitor General)  
x-----x

This affirmation, made under penalty of perjury,  
is made in support of a motion disqualifying U.S. Solicitor  
General DREW S. DAYS, III ["Days"], an Article II official, from  
representing "The Government" in this matter, since it is  
patently obvious that Solicitor General Days has abandoned his  
fiduciary obligations to "The Government" in favor of rogue  
Article III jurists who are engaged in the larceny of judicial  
trust assets, the diversion of monies payable "to the federal  
court" to private pockets, extortion and other criminal  
racketeering activities.

1. No officer of the federal government is legally authorized to commit or cooperate in the commission of financial frauds upon the federal treasury, which is openly being practiced by Solicitor General Days in this Court.

2a. Documented and beyond dispute is that Article III jurists from the Second Circuit, including at the Circuit level, are engaged in privately motivated criminal racketeering activities which activities are contrary to governmental interests.

b. There is also no dispute that absent a 28 U.S.C. §2679[d] "scope" certification or adjudication, all members of the federal government sued in tort for money damages, defend themselves, at personal, not governmental, cost and expense.

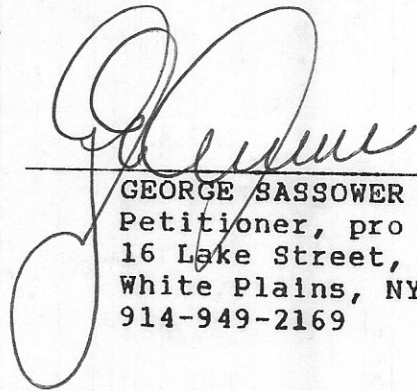
3a. It follows that Solicitor General Days, whose obligation to "The Government" is supposed to be one of "undivided loyalty", must support, "with zeal", affirmant's position that governmental representation, at federal cost and expense, for judges who have not been 28 U.S.C. §2679[d] "scope" certified or adjudicated, must be promptly terminated.

b. Affirmant entertains little doubt that had these rogue federal officials not been high level members of the judiciary, they would never be represented in civil tort litigation at federal cost and expense.

4. Furthermore having members of the federal judiciary, sued in their personal capacities, defended by Article II officials is contrary to the separation of powers scheme of government, and results in additional and unauthorized income for those members of the judiciary.

WHEREFORE, it is respectfully prayed that this motion be granted in all respects.

Dated: July 17, 1993



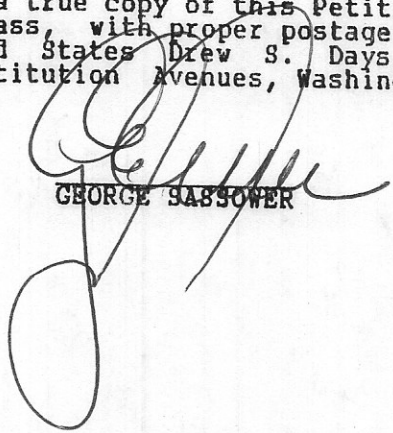
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GEORGE SASSOWER  
Petitioner, pro se  
16 Lake Street,  
White Plains, NY 10603  
914-949-2169

CERTIFICATION OF SERVICE

On July 18, 1993 I served a true copy of this Petition by mailing same in a sealed envelope, first class, with proper postage thereon, addressed to Solicitor General of the United States Drew S. Days, III, Department of Justice, 10th Street & Constitution Avenues, Washington, D.C. 20530, that being their last known address.

Dated: July 18, 1993



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GEORGE SASSOWER