

U.S. 7th Circuit  
RECEIVED  
JUN 11 2012 EF

GINO J. AGNELLO  
CLERK

GEORGE SASSOWER  
Attorney-at-Law  
10 Stewart Place  
White Plains, NY 10603-3856  
(914) 681-7196

June 7, 2012

Foreperson & Members of the U.S. Grand Jury  
Northern District of Illinois  
c/o U.S. Attorney Patrick J. Fitzgerald  
219 S. Dearborn Street  
Chicago, Illinois 60604

**Chapter I**  
**The Victim: --The United States**

Dear Foreperson & Members of the Grand Jury,

1. For the past twenty-five (25) years, in all federal money damage tort actions revolving around "***The Citibank Bribes for Total Immunity Enterprise***" ["***The Enterprise***"], federal judges & judicial officials have been defended by federal attorneys, in their "*personal capacities*", at *unauthorized* federal cost & expense, with the knowledge, consent and participation of Chief Justices of the United States, **William H. Rehnquist** and/or **John G. Roberts** and every Attorney General of the United States, from **Edwin Meese, III** to **Eric Holder**.

Chapter I targets, as the victim, "***The United States***", with the subsequent chapters targeting other victims of "***The Enterprise***".

2. Previously, U.S. Attorney **James B. Burns** who, without authorization, was representing **William H. Rehnquist**, a money damage tort defendant in his "*personal capacity*", was confronted with the obligation of transmitting an 18 U.S.C. §3332[a] petition to the Grand Jury which exposed the fraud that was taking place (Docket #94-3984).

To abort such *Grand Jury* proceeding, U.S. Circuit Court Judge, now Chief Judge, **Frank H. Easterbrook**, concocted, contrived & fabricated the existence of a "phantom" appeal which had been "submitted" to the Seventh Circuit Court of Appeals on July 8, 1994 and was determined on July 25, 1994 (*Geo. Sassower v. American Bar Association*, 33 F.3d 733 [7<sup>th</sup> Cir.-1994]).

While Chief U.S. Circuit Court Judge **Frank H. Easterbrook** was able to extend the life of this egregious criminal racketeering enterprise for almost twenty (20) years, with incredible arrogance & stupidity, he reduced its criminal operation to "*hard published print*", *compelling* your filing of "*indictments*" against him & other high-echelon judges & judicial officials, who were committed their federal crimes at 219 S. Dearborn Street, Chicago, Illinois!

3. To prevent anyone from preventing this *Grand Jury* from obeying its statutory obligation, this Grand Jury submission is being extensively distributed, so that the refusal of the U.S. Attorney to obey his legal obligation of transmitting this Presentation will not prevent it from knowing of the continuing fraud being perpetrated.

From whatever source this information reaches you, your obligation, as expressed by the Supreme Court of the United States is:

"to inquire into all information that might possibly bear on its investigation until it has identified an offense or has satisfied itself that none has occurred" (*U.S. v. R. Enterprises*, 498 U.S. 292, 297 [1991]).

Most Respectfully,

GEORGE SASSOWER

cc: Chief U.S. Circuit Court Judge **Frank H. Easterbrook**  
**American Bar Association**