

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

“However much money may be in the Treasury at any one time, not a dollar of it can be used in the payment of anything not previously sanctioned by Congress’ (*Reeside v. Walker, Secy of Treasury of the U.S.*, 52 U.S. 272, 291 [1851]).”

July 27, 2010

John G. Roberts
Chief Justice of the United States

Re: Dump Chief U.S. Circuit Court Judge Denis G. Jacobs

For the past twenty-three (23) years Federal jurists have been defrauding the United States by dragooning federal attorneys to defend them in their “*personal capacities*”, which is a felony punishable by fines and terms of incarceration (31 *U.S.C.* §§1341, 1342, 1350).

More than one (1) year ago, I filed Judicial Misconduct Complaints against (2) jurists who have *repeatedly* dragooned federal attorneys to defend them in their “*persona; capacities*” seeking *only* to compel them to “*reimburse*” the United States for the *unauthorized* federal expenditures made on their behalf..

Although the allegations were all undenied & uncontroverted, and the limited relief requested was not opposed, these complaints have not been processed or adjudicated.

The statute & rules require “expeditious” adjudications and dispositions within two (2) months.

The Constitution of the United States and the “Rule of Law” your prompt directive that these practices cease, that all federal jurists who have engaged in such practices to immediately *reimburse* the United States for the *unauthorized* federal expenditures made on their personal behalf and that Chief U.S. Court Judge Denis G. Jacobs be “*dumped*”!

Very truly yours,

George Sassower

cc: Chairman David B. Sentelle
Judge Denis G. Jacobs
Media