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THE COMMERCIAL APPEAL

## TRI-STATE

MEMPHIS, SATURDAY, NOVEMBER 7, 1987

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# Appeals court says attorney can sue Sundquist for libel

## Panel's ruling limits lawmaker immunity

By James W. Brosnan  
Washington Bureau

District of Columbia.

Judges James Buckley and Stephen Williams ruled that the "Speech and Debate" clause of the Constitution, which gives congressmen immunity from statements they make, applies only in connection with congressmen's legislative duties. They lose the protection when they try to influence the executive branch, they held.

Judge Abner Mikva disagreed, saying that to narrow congressmen's responsibilities solely to lawmaking would give them less legal protection than "postmen."

Judge Buckley, who wrote the winning opinion, formerly was a Republican senator from New York. Judge Mikva was a Democrat in the House from Illinois.

WASHINGTON — A Memphis Area Legal Services attorney can sue Rep. Don Sundquist (R-Tenn.) for libel over the congressman's charges of wrongdoing at the agency, a federal court of appeals ruled yesterday.

The ruling, if upheld, would set new limits on how far congressmen can go outside their law-

making responsibilities and still be protected from lawsuits.

Sundquist in 1985 accused the agency and spe-

cifically lawyer Wayne Chastain of harassing Ju-

venile Court Judge Kenneth Turner in Judge

Turner's efforts to collect child support from

the agency, a federal court of appeals ruled yes-

terday.

That led to an investigation in the Memphis

agency and a shakeup in its leadership. Chastain,

who remains a Legal Services attorney sued for libel.

The lawsuit was thrown out by the District

Court here, but reinstated yesterday by the 2-1 de-

cision of a panel of the Court of Appeals for the

or directly to the U.S. Supreme Court.

Steven Ross, the House legal counsel who repre-

sented Sundquist, said Judge Buckley's ruling is a

"dangerous" and "anti-democratic" opinion. Ross

said it could have a chilling effect on congress-

men who want to help constituents with their

problems at federal agencies.

Previously the U.S. Supreme Court allowed Sen.

William Proxmire (D-Wis.) to be sued for libel by a

researcher accused by Proxmire in a press release

of pursuing a worthless project. But Ross and

Judge Mikva contend that congressmen were

protected by other decisions that generally ex-

tended immunity to most government employees

in performance of their duties.

Ross said yesterday's ruling will be appealed ei-

ther to the full 11-member Court of Appeals here

or directly to the U.S. Supreme Court.