GEORGE SASSOWER

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October 27, 1986

Non. Burton S. Joseph c/o Acting Justice of the Supreme Court Family Court: Nassau County 1200 Old Country Road, Westbury, New York, 11590

Re: People ex rel. Sassower v. Sheriff

Estate of E.P. Kelly

Hearing: Nov. 6, 1986

Honorable Sir:

- 1a. Most respectfully, 1 must insist, that Your Honor employ all the authority of His Office, and make every effort, to have present at the above hearing, all the court papers and documents, not 10%!
- b. This is one "jellyfish that will be nailed to the wall"!
- 2a. There was <u>not</u> going to be any hearing on criminal contempt on March 7, 1978, or any other time, with me present.
- b. For two (2) years, there was essentially the same scenario, when I was there, nothing was done, or the matter was adjourned.
- Court of Appeals, or at the Appellate Division, or elsewhere engaged, there was almost invariably a default!
- d. The hearings of Doris L. Sassower, Esq., before Hon. Aloysius J. Melia, reveals that she had the same experience, while I was hospitalized, as affidavits, sent by certified mail were simply destroyed by Surrogate's Court!
- e. Indeed, as I will demonstrate, there were times that appearances at Surrogate's Court were intentionally scheduled, when they actually knew that I would be elsewhere engaged, and could not possibly be present!

- 3a. "In the valley of the blind, the one eye man is king", and it is my intention, on November 6, 1986, to demonstrate to all, including the blind, not only did I not waive my constitutional right to be present, but there was absolutely no intention of holding any contempt hearing, then or anytime else, when I was, or could be present!
- b. Does anyone believe, including those who still insist on the actual existence of the "tooth fairy", that Mr. Mastroianni was ready, or intended, on March 7, 1978, or any time thereafter, to testify that I "had willfully refused to turn over the books and records of the Kelly Estate"?
- Does anyone believe, including those who still insist on the actual existence of "Mary Poppins", that Mr. Berger was ready, or intended, on March 7, 1978, to testify that I "had willfully refused to turn over the books and records of the Kelly Estate"?
- 4. It is now I, who desire a hearing, rather then a summary disposition, so that all can judge who are the "frivolous litigators"!
- 5a. My adversaries, the "judicial plunderers" in Suffolk and New York Counties, have what they always tried to obtain. Having cleaned out my childrens' bank accounts, I filed a petition in bankrupcy today (copy enclosed).
- b. I did not have, nor do I have, the resources of my adversaries, to engage in frivolous litigation over a period of ten (10) years!
- c. I will be present on the 6th, even if I have to walk on water, because of lack of funds to pay the bridge toll!
- d. The ship may go down, but the flag will never be struck!
- 6. I can assure Your Honor that had there been assessed against me, all or any part of the more than \$70,000 which Mr. Mastroianni's attorneys sought, rather than "zilch", I would have paid it, even if I had to "scrub floors". I did not zeolously defend myself as an academic exercise!

Restertfully,

GEORGE SASSOWER

cc: Richard C. Cahn, Esq.
Robert M. Calica, Esq.
Doris L. Sassower, Esq.

Newday: Att: Ms. Jane Fritsch

Ur.	Date I Cition Phea
UNITED STATES BANKRUPTCY COURT FOR THE AUGUST	DISTRICT OF Bankruster Laboratoria
III fe	Sankrupte) Judge
GLORCH GRASSOMER	CHAPTER 7
Soc. Sec. No. Debtor's Employer's Tax Id. No.	Debtor* \ \OLUNTARY PETITION
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(If this form is used for it if petitoleds wherever the word "petitioner" or wo	reds reflecting in presidenters are asout the relatifier read and in the plural.
1. Petitioner's mailing address, including county is	
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had his(her) principal assets resided or been domiciled or	or the preceding 180 days. a this district for the preceding 180 days; of business within this district for the preceding 180 days, within this district for the preceding 180 days, had his(her) principal place of business within this district for ding 180 days than in any other district, titled to the benefits of title 11, United States Code as a volun-
tary debtor.	near to the benefits of fitte 11, United States Code as a volun-
4. Petitioner is aware that he (she) may proceed under the relief available under each such chapter, and chooses to	r chapter 7 or 13 of title 11, United States Code, understands
5. A declaration in the form of Exhibit "B" is attach	hed to and made a part of this partition?
	mand a part of this petition.
Wharter	
Wherefore positioner prays for relief in accordance with	chapter 7 of title 11, United States Code.
Signed:	Petitioner (s) John if not/typic conted by attorney
Address: Address:	464 46
	Petitioner
11-249-2169	
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INDIVIDUAL: I, GFORGE SASSIFETY the	
alty of perjury under the laws of the United States that the fore	egoing is true and correct.
JOINT INDIVIDUALS: We	
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going is true and correct.	ay or perjury under the laws of the United States that the fore-
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Partnership: 1,	a member an authorized agent of the partnership named
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Executed on Optober 19, 1986 Signature of	Petitioner Signature of Petitioner
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I, the attorney fat have informed the petitioner that he or she may proceed under explained the relief available under each such chapter.	
explained the relief available under each such chapter.	or the petitioner named in the foregoing petition, declare that

Executed on

Signature of Attorney for Petitioner