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Sept. 25, 1986

Hon. Thurgood Marshall
Associate Justice,
Supreme Court of the United States
U.S. Supreme Court Building,
Washington, D.C. 20543

Re: Sassower v. Justices
Sassower v. Feltman
Sassower v. Harwood
(Rule 43-Applications)

Honorable Sir:

1. Request is respectfully made for a brief, but immediate, oral presentation on the above applications, for interim relief.

2a. Three (3) times in one year, I have been convicted, sentenced, and incarcerated, for non-summary criminal contempt, without a trial, although no one denies that as a matter of ministerial constitutional compulsion, no such event can jurisdictionally occur, absent a plea of guilty.

b. Unless a stay is granted such scenario is sure to occur several times each and every year.

3a. As against such three (3) convictions and incarcerations, without benefit of trial, during the past year, there have been about seventeen (17) resounding vindications, effective vindications, or results other than guilty, each one, triggering "double jeopardy" constitutional protection.

b. Here again the reasonable expectation will be about twenty (20) non-summary criminal contempt proceedings per year.

4a. In the present situation, state exhaustion was only possible because after a three (3) day detention, a medical situation arose giving rise to a stay of incarceration.

b. Such medical stay was vacated today, I was informed by telephone.

Hon. Thurgood Marshall

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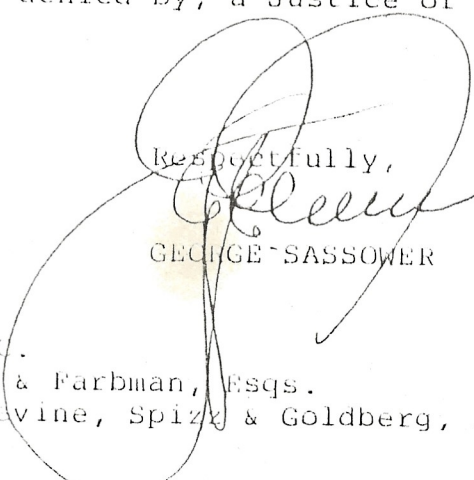
5a. There are other jurisdictional and constitutional deficiencies, but the aforementioned should suffice to reveal that I am once again to be incarcerated for 30 days, with legal relief to come after the full term has been served.

b. Simply because I caused the exposure of massive larceny of judicial trust assets, perjury, criminal extortion, and judicial and official corruption, does not, I insist, result in a wholesale suspension of the rights contained in the federal constitution.

6a. If Your Honor believes, after a short oral presentation, that relief should only come after 30 short term incarcerations, and 170 results other than not-guilty, I will return in 10 years!

b. Enclosed are letters confirming that applications for stays were made to, and denied by, a Justice of the Court of Appeals.

Respectfully,



GEORGE SASSOWER

cc: Hon. Robert Abrams
Kreindler & Relkin, P.C.
Feltman, Karesh, Major & Farbman, Esqs.
Nachamie, Kirschner, Levine, Spizy & Goldberg, P.C.