

**GEORGE SASSOWER**

16 LAKE STREET  
WHITE PLAINS, N. Y. 10603

914-949-2169

January 14, 1991

Francis J. Lorsen, Esq.  
Chief Deputy Clerk  
Supreme Court of the United States  
Washington, D.C. 20543

Re: Sassower v. Briant  
Docket No. 90-6261

Dear Mr. Lorsen,

With respect to your letter of January 4, 1991, I make application for a Rule 23 stay at the Circuit Court on September 24, 1990, and was advised by that Court that they would not entertain any such stay motion, as confirmed by its letter of October 16, 1990.

Furthermore, today, I was for the first time informed by the Circuit Court that since December 3, 1990 I have been barred from any and all filings in the Circuit Court absent permission. I will attempt to obtain a copy of such Order within the next few days.

The stay request involves my physical exclusion from the Federal Building and Courthouse in White Plains, where proceedings in which I am involved are presently taking place.

Under the aforementioned bizarre and manifestly unconstitutional circumstances, the "extraordinary circumstances" warrant a consideration of my stay motion (Rule 23.3).

Most Respectfully,

GEORGE SASSOWER

cc: Hon. Kenneth W. Starr

SUPREME COURT OF THE UNITED STATES  
OFFICE OF THE CLERK  
WASHINGTON, D. C. 20543

JOSEPH F. SPANIOL, JR.,  
CLERK OF THE COURT

January 4, 1991

AREA CODE 202  
479-3011

George Sassower  
16 Lake Street  
White Plains, NY 10603

Re: George Sassower  
v. Charles L. Brieant

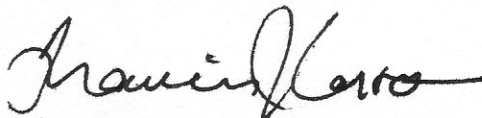
Dear Mr. Sassower:

Your application for stay was received again December 28, 1990 and is returned inasmuch as I do not find attached any order evidencing the denial of this relief by the U.S. Court of Appeals for the Second Circuit as required by Rule 23 of the Rules of this Court.

Very truly yours,

JOSEPH F. SPANIOL, JR., Clerk

By



Francis J. Lorson  
Chief Deputy Clerk

Enclosure  
FJL/cpj

United States Court of Appeals  
FOR THE SECOND CIRCUIT

Original

Each motion must be accompanied by a supporting affidavit.

Application of  
George SASSOWEL

90-3049  
Docket Number

NOTICE OF MOTION

state type of motion

for STAY -

Use short title

MOTION BY: (Name, address and tel. no. of law firm and of attorney in charge of case)

George SASSOWEL  
16 LAKE STREET  
WHITE PLAINS N.Y. 10603

Has consent of opposing counsel:

- A. been sought?  Yes  No
- B. been obtained?  Yes  No
- Has service been effected?  Yes  No
- Is oral argument desired?  Yes  No

(Substantive motions only)

Requested return date:

(See Second Circuit Rule 27(b))

Has argument date of appeal been set:

- A. by scheduling order?  Yes  No
- B. by firm date of argument notice?  Yes  No
- C. If Yes, enter date: \_\_\_\_\_

Judge or agency whose order is being appealed:

U.S. District Judge Thomas P. Griesa

Brief statement of the relief requested:

Stay Application Required by Rule 23 - U.S. Sup. Ct.

Complete Page 2 of This Form

By: (Signature of attorney)

Signed name must be printed beneath

George SASSOWEL

Appearing for: (Name of party)

Sept. 24 1990  
Date

Appellant or Petitioner:  
 Plaintiff  Defendant  
 Appellee or Respondent:  
 Plaintiff  Defendant

Kindly leave this space blank

ORDER

IT IS HEREBY ORDERED that the motion be and it hereby is granted denied

Date

Circuit Judge

UNITED STATES COURT OF APPEALS

SECOND CIRCUIT

UNITED STATES COURTHOUSE

FOLEY SQUARE

NEW YORK 10007

ELAINE B. GOLDSMITH  
CLERK

Date: Oct. 16, 1990

Mr. George Sassower  
16 lake Street  
White Plains, New York 10603

Re: In Re George Sassower

Docket No. 90-3049

We cannot accept the enclosed motion ~~of opposition~~ papers for filing for the following reason (s):

- ( ) No T-1080 Notice of Motion Form
- ( ) No signature on original
- ( ) Three copies must be submitted with original
- ( ) Papers must be on 8 1/2 x 11" paper
- ( ) Proof of Service must be included
- ( ) Moving party is not counsel of record
- ( ) No affidavit in support of motion is attached
- ( ) Motion must comply with Local Rule 4(b) (d)
- ( ) Moving papers exceed 10 pages-leave of the court is required
- ( ) No memorandum of law is attached
- ( ) Papers are out-of-time leave of the court to file is required
- ( ) Response may not be accepted because motion has been decided
- ( ) Relief request must be sought in the district court in first instance
- ( ) Suggestion for in banc cannot be filed-see Local Rule 27(i)
- ( ) Notice of Appeal to the United States Supreme Court must be filed with the United States Supreme Court and Not with the Court of Appeals
- ( ) Petition for Writ of Certiorari can only be filed in the U.S. Supreme Court and Not with the U.S. Court of Appeals.
- ( X ) Other- The Mandate in this case for a petition for a writ of mandamus has already been issued to the district court and no further entertainment of this case will be heard in this court. In order for this case to be entertained further you must either file a motion to recall and not a motion to stay...

Very truly yours,  
ELAINE B. GOLDSMITH, Clerk

By: 

Enclosure (s)