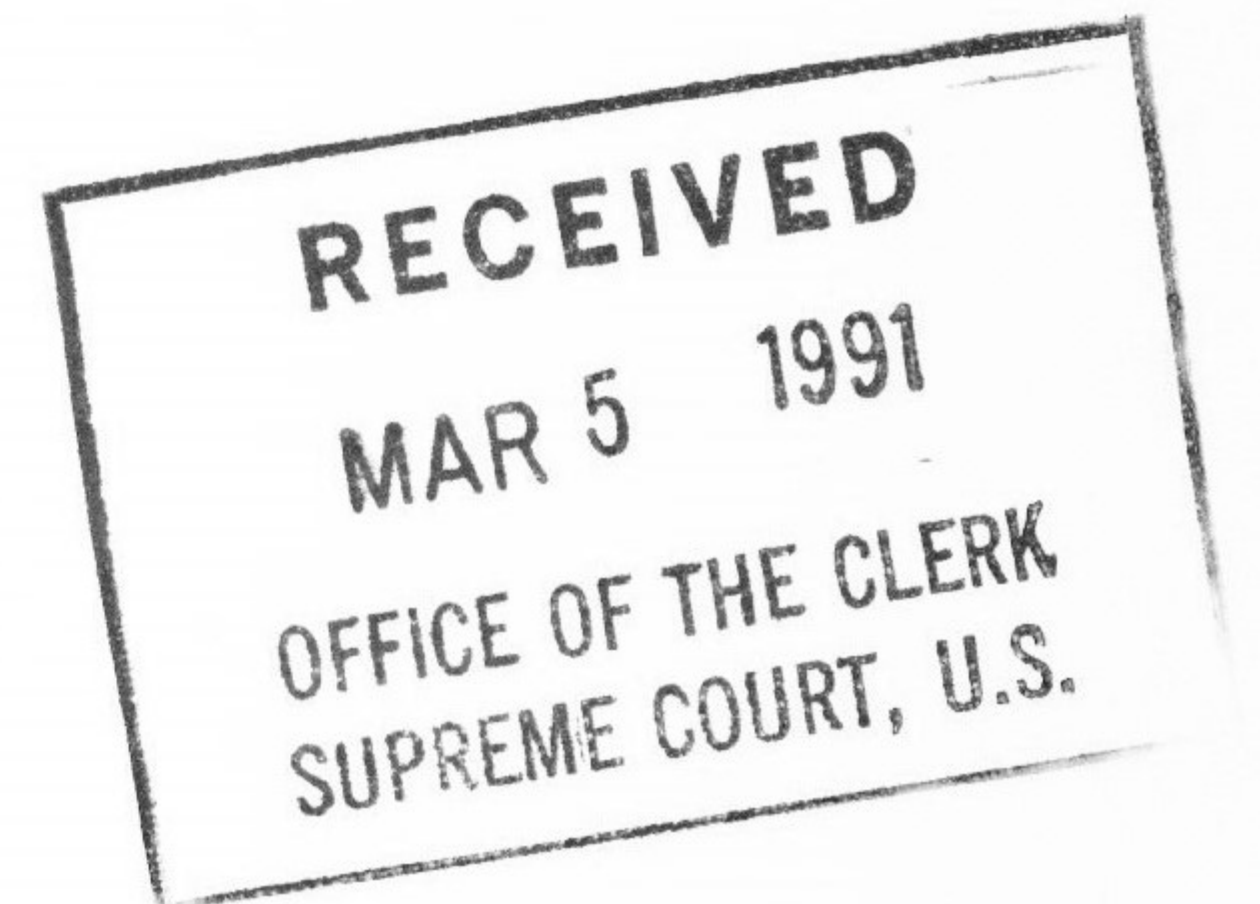


ORIGINAL

In The
SUPREME COURT OF THE UNITED STATES
October Term, 1990
No. 90-

-----x
GEORGE SASSOWER,
Petitioner,
-against-

Hon. A. FRANKLIN MAHONEY, as Presiding
Justice of the Appellate Division, Third
Judicial Dept.; WILFRED FEINBERG; EUGENE
H. NICKERSON; FRANCIS T. MURPHY; MILTON
MOLLEN; XAVIER C. RICCOBONO; ALVIN F.
KLEIN; DAVID S. SAXE; IRA GAMMERMAN; Hon.
ALLAN L. WINICK; DENIS DILLON; ROBERT
ABRAMS; ANTHONY MASTROIANNI; and The
DISTRICT COURT OF NASSAU COUNTY.
Respondents.

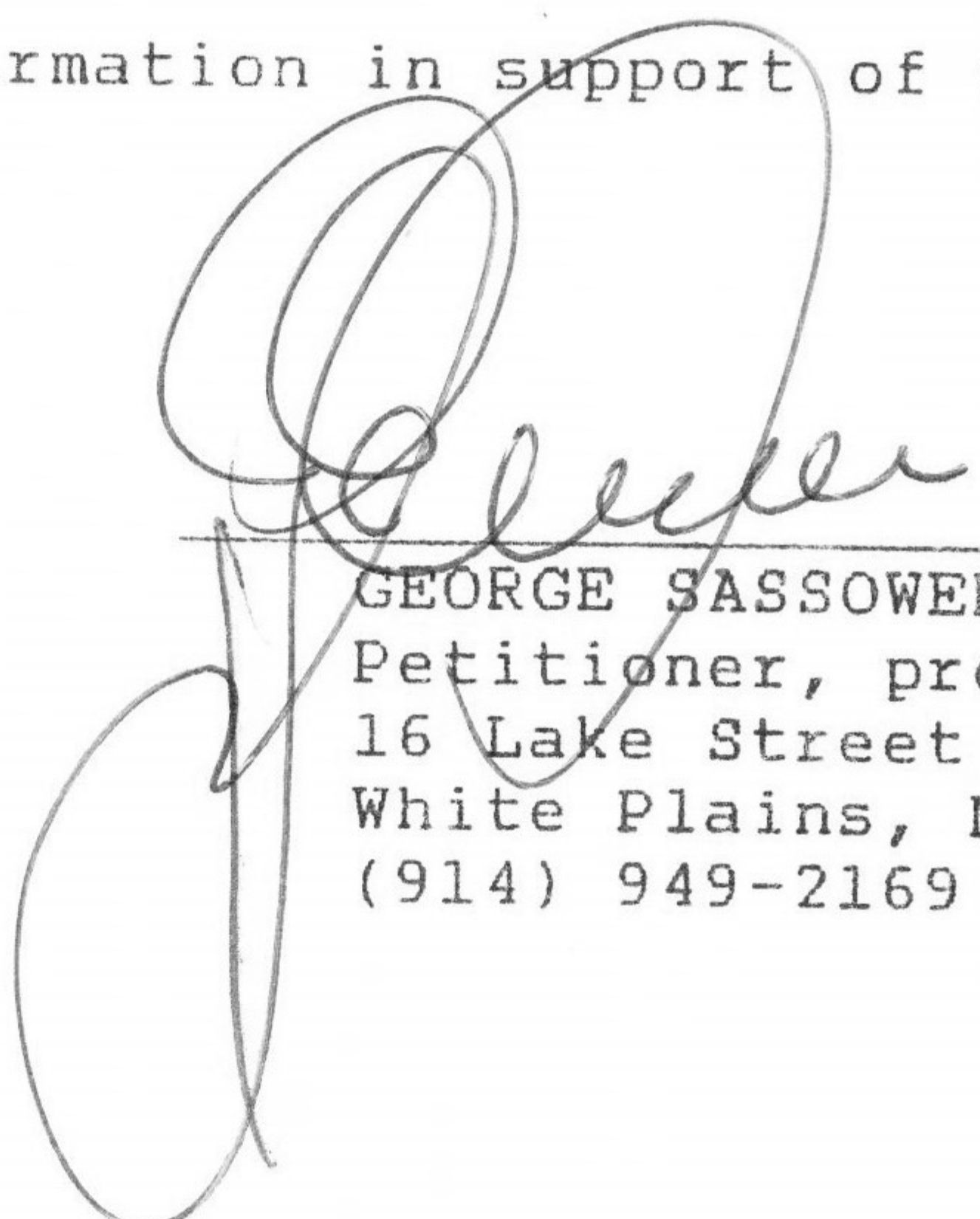


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x-----x
PETITION FOR WRIT OF CERTIORARI
TO THE CIRCUIT COURT OF APPEALS FOR THE FOURTH CIRCUIT
x-----x
MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

The Petitioner, GEORGE SASSOWER, asks leave to file the attached petition for a writ of certiorari without prepayment of costs and to proceed in forma pauperis.

Petitioner's affirmation in support of this motion is attached hereto.

Dated: February 28, 1991



GEORGE SASSOWER
Petitioner, pro se
16 Lake Street
White Plains, N.Y. 10603
(914) 949-2169

In The
SUPREME COURT OF THE UNITED STATES
October Term, 1990
No. 90-

-----x
GEORGE SASSOWER,
 Petitioner,
 -against-
Hon. A. FRANKLIN MAHONEY, et el.,
 Defendant.
-----x

x-----x
 PETITION FOR WRIT OF CERTIORARI
TO THE CIRCUIT COURT OF APPEALS FOR THE FOURTH CIRCUIT
x-----x
 x-----x
 IN FORMA PAUPERIS AFFIRMATION
 x-----x

 This affirmation, made under penalty of perjury,
is in support of affirmant's motion to proceed on this Petition
for a Writ of Certiorari, without being required to prepay fees,
costs or give security therefor, and state that because of
poverty affirmant is unable to pay the costs of said proceeding
or to give security therefor; that affirmant is entitled to
redress; and that the issues which affirmant desires to present
are set forth in affirmant's accompanying Petition to this Court.

 Affirmant further affirms that the responses which
affirmant makes to the questions and instructions below relating
to his ability to pay the cost or prosecuting the appeal are
true.

 Affirmant further contend that because the
judiciary has unconstitutionally frozen my assets, the courts are
estopped from denying in forma pauperis relief (see Docket No.
90-6974).

In forma pauperis relief was not requested in the Courts below when they were commenced and appealed more than two (2) years ago.

1Q. Are you presently employed?

A. I am not presently employed. Except for a few years after World War II, or more than forty years ago, I have not been employed by anyone else and therefore received no income by reason of same.

2Q. Have you received within the past twelve months any income from a business, profession or other form of self-employment, or in the form of rent payments, interest, dividends, or other source?

A. The date of my last income was from self-employment and was in or about October of 1988. The gross amount from such self-employment averaged about \$500 per month during that month and the preceding year. Except for social security payments of approximately \$360.00 per month, which I am now receiving, I have received no other income.

3Q. Do you own any cash or checking or savings accounts?

A. The amount of cash that I have on hand is about \$10.00. I have no savings accounts. In my checking account, which is supposed to last me until my social security check on or about March 3, 1991, I have about \$70, which was borrowed until my next social security check arrives. As against such minimal liquid assets I have substantial liabilities, all legitimately and reasonably incurred, but "frozen".

4Q. Do you own any real estate, stocks, bonds, notes, automobiles, or other valuable property (excluding ordinary household furnishings and clothing).

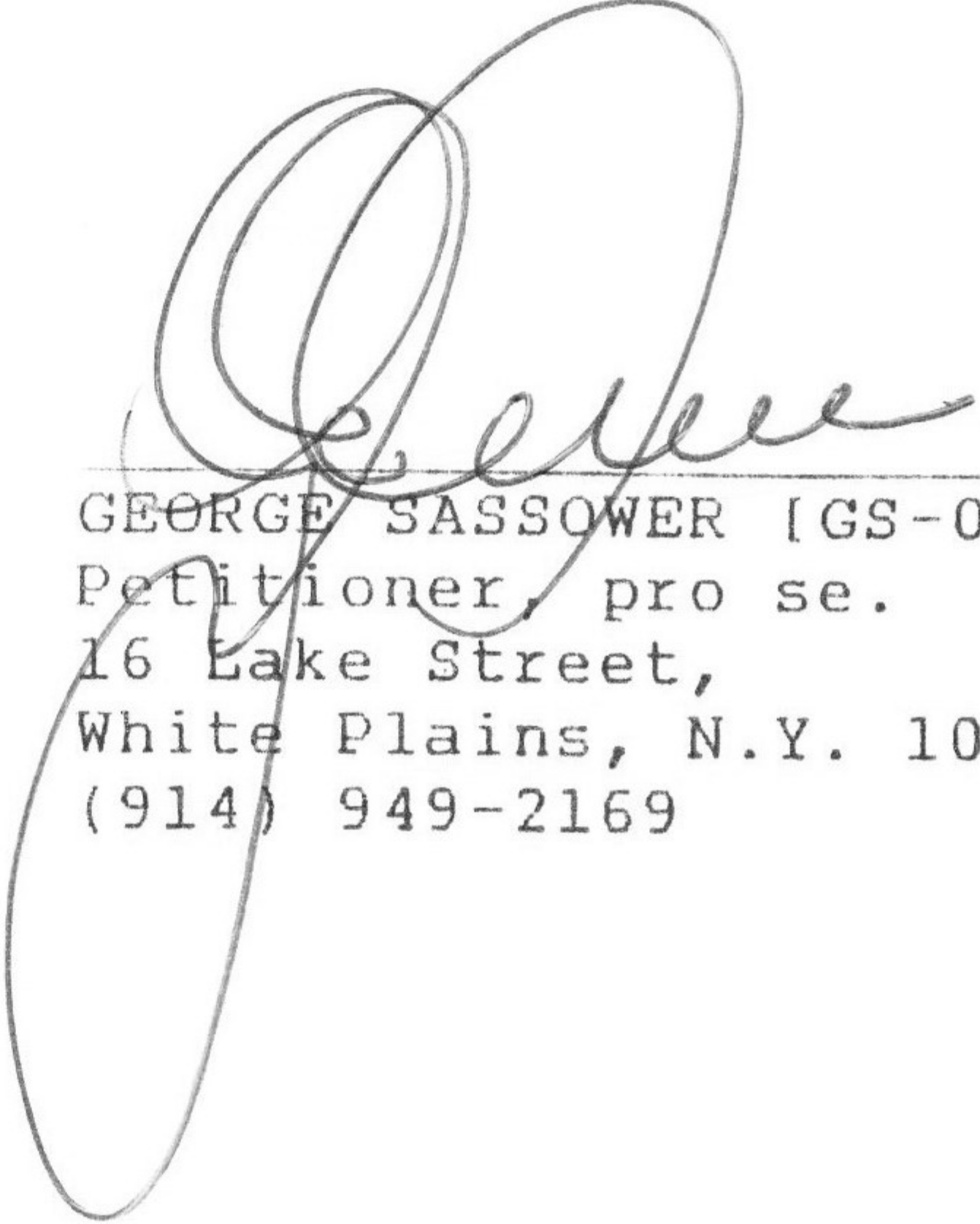
A. None, except for monies due me pursuant to a judgment and various claims, liquid and unliquidated, which I am unable to collect because I am denied access to the courts and for other unconstitutional reasons (see Docket No. 90-6974).

5Q. List the persons who are dependent upon you for support and state your relationship to those persons.

A. My youngest daughter, Lizbeth A. Sassower, but I am not supporting her because of my present financial situation.

The aforementioned is stated to be true under penalty of perjury.

Dated: February 28, 1991

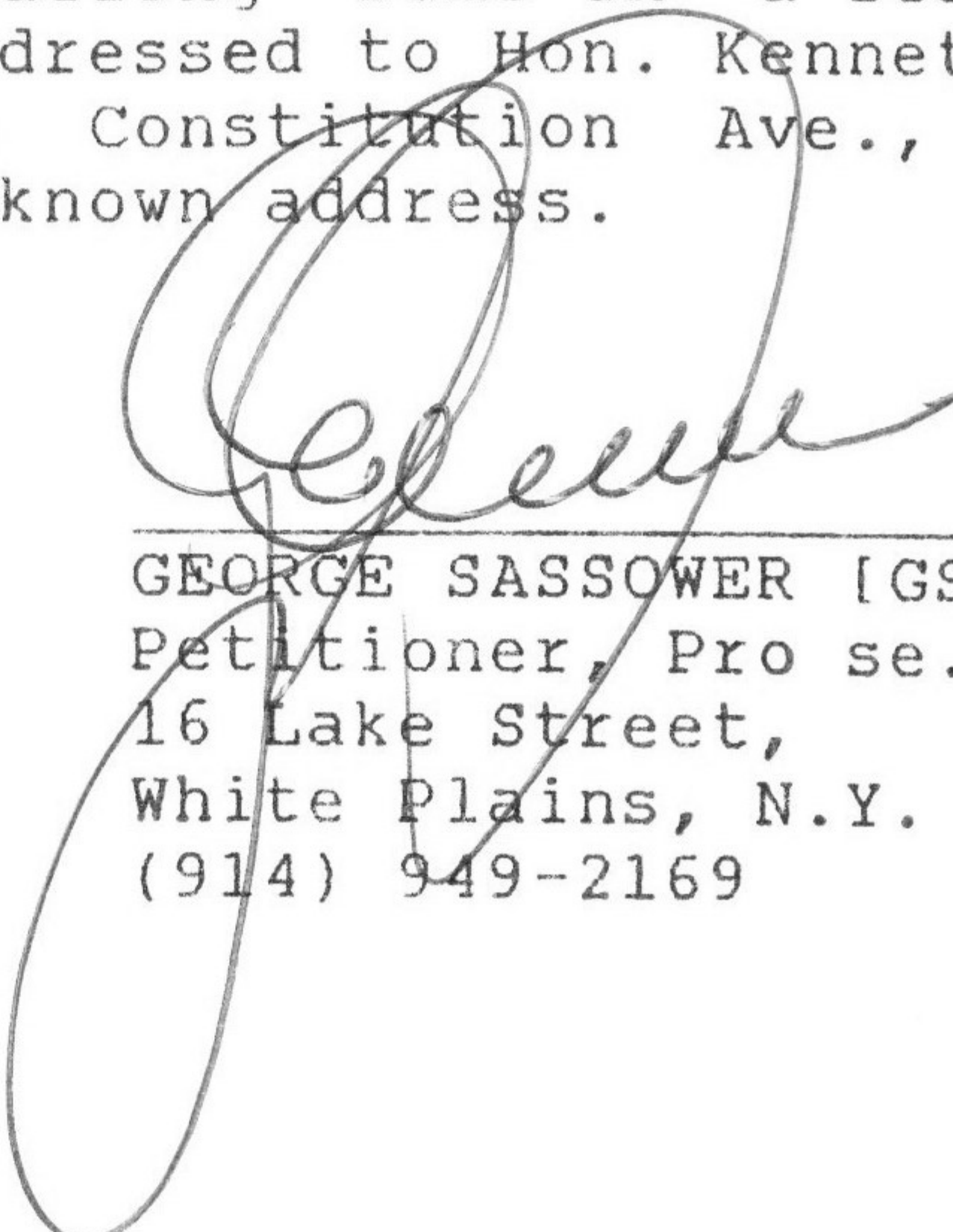


GEORGE SASSOWER [GS-0512]
Petitioner, pro se.
16 Lake Street,
White Plains, N.Y. 10603
(914) 949-2169

CERTIFICATION OF SERVICE

On March 1, 1991, I served a true copy of this Notice of Motion and Affirmation by mailing same in a sealed postage paid envelope, first class, addressed to Hon. Kenneth W. Starr, U.S. Solicitor General, 10th & Constitution Ave., Washington, D.C. 20530, that being his last known address.

Dated: March 1, 1991



GEORGE SASSOWER [GS-0512]
Petitioner, Pro se.
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