

In The
SUPREME COURT OF THE UNITED STATES
October Term, 1991
No. 91-

-----x
In re:

GEORGE SASSOWER

Petitioner.
-----x

x-----x
PETITION FOR A WRIT OF MANDAMUS AND PROHIBITION
TO THE U.S. CIRCUIT COURT OF APPEALS FOR THE
SECOND CIRCUIT
x-----x

x-----x
STAY APPLICATION
x-----x

This affirmative stay application is for the purpose of compelling KREINDLER & RELKIN, P.C. ["K&R"], in partial satisfaction of affirmant's contractually based money judgment to immediately pay the fees demanded by the Circuit Court of Appeals for the Ninth Circuit, Docket No. 92-15512, and the fees due the Circuit Court of Appeals for the Sixth Circuit, Docket No. 92-3472.

Affirmant has a contractually based money judgment against PUCCINI CLOTHES, LTD. ["Puccini"], of more than \$50,000, inclusive of interest, which judgment has the protective umbrella of Article 1 §10[1] and Amendment V of the United States Constitution.

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K&R engineered the larceny of all of Puccini's assets. That firm also diverted to its own pockets and the pockets of its client, monies payable "to the federal court", including monies paid on behalf of affirmant. K&R also sells "indulgences" wherein for the payment of monies, one can avoid incarceration, as responsible media representatives have confirmed.

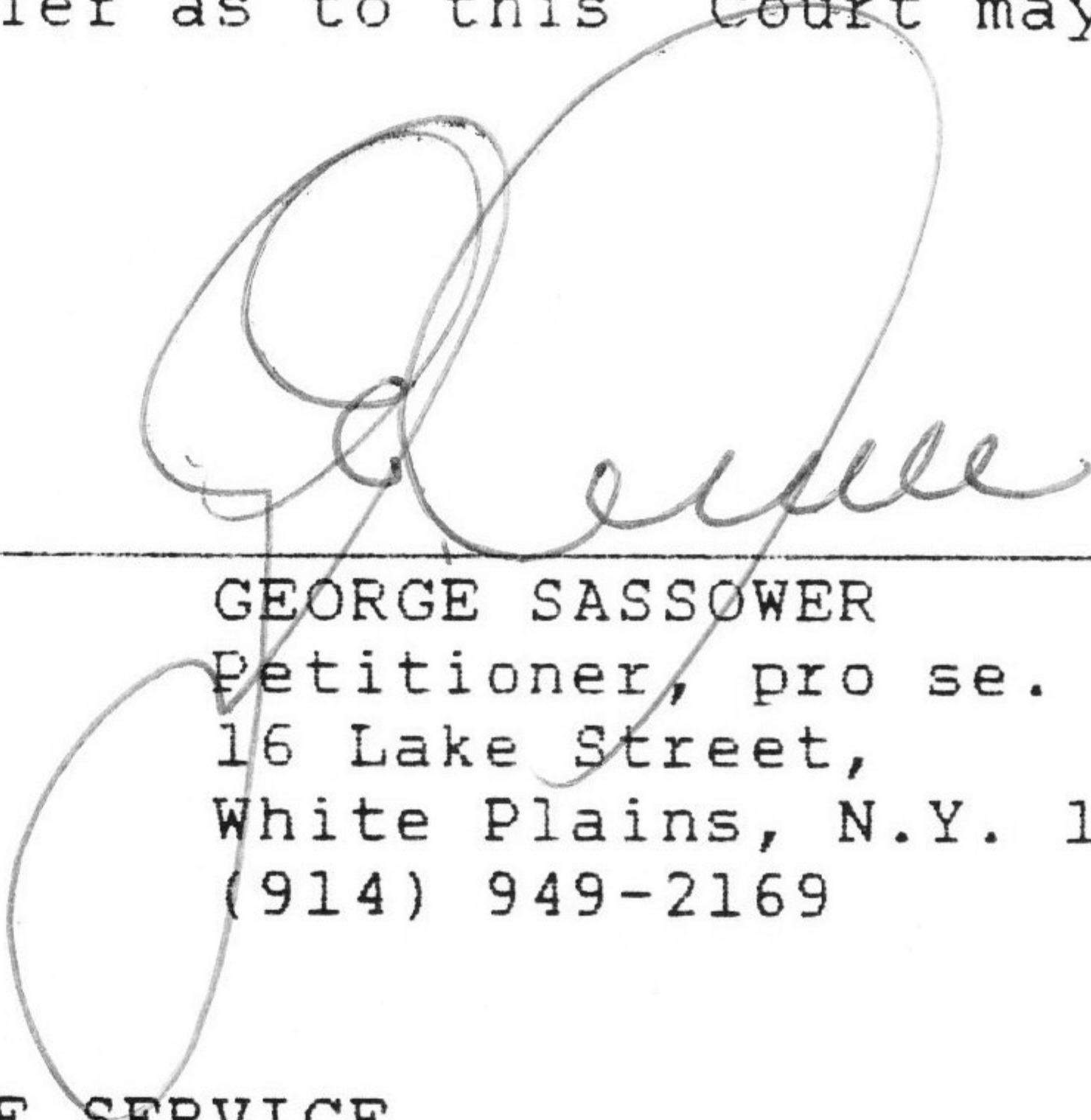
For the purpose of this application, affirmant does not concern himself with the K&R open boasts that they "control all judges", which is particularized in affirmant's Petition to this Court for a Writ of Certiorari.

As a contractual money judgment creditor of Puccini, petitioner has a remedy against K&R, who made its judicial trust assets the subject of larceny.

Affirmant, as more fully disclosed in his Petition and In Forma Pauperis application, does not have the monies to pay the aforementioned fees to the Ninth and Sixth Circuit Court of Appeals.

WHEREFORE, petitioner prays that K&R be compelled to immediately pay the aforementioned sums to the Circuit Court of Appeals for the Ninth and Sixth Circuit, together with any other, further and/or different relief as to this Court may seem just and proper in the premises.

Dated: May 23, 1992

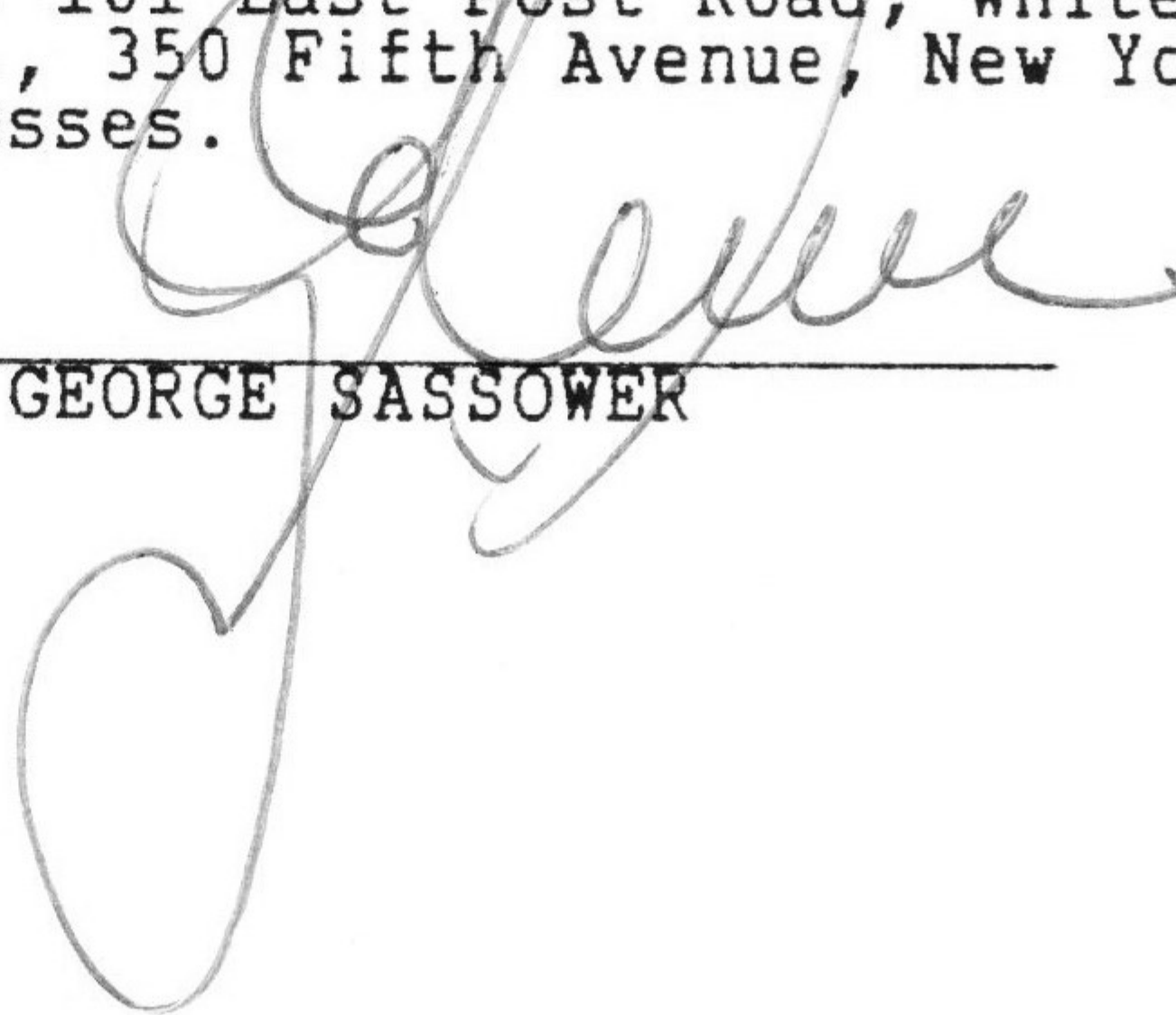


GEORGE SASSOWER
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CERTIFICATION OF SERVICE

On May 24, 1992 I served a true copy of this Rule 11 Statement by mailing same in a sealed envelope, first class, with proper postage thereon, addressed to U.S. Solicitor General, Kenneth W. Starr, Department of Justice, 10th & Constitution Ave., Washington, D.C. 20530; Circuit Court of Appeals for the Ninth Circuit, 121 Spear Street, P.O. Box 193939, San Francisco, California 94119-3939; Circuit Court of Appeals for the Sixth Circuit, U.S. Post Office & Courthouse, 100 East 5th Street, Cincinnati, Ohio 45202; Circuit Court of Appeals for the Second Circuit, Foley Square, New York, N.Y. 10007; U.S. District Court Judge Charles L. Brieant, 101 East Post Road, White Plains, New York 10601; and Kreindler & Relkin, P.C., 350 Fifth Avenue, New York, New York 10118, that being their last known addresses.

Dated: May 24, 1992



GEORGE SASSOWER