

In the
SUPREME COURT OF THE UNITED STATES
October Term, 1992
No.

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GEORGE SASSOWER,
Petitioner,
-against-

KREINDLER & RELKIN, P.C.; CITIBANK,
N.A.; JEROME H. BARR; LEE FELTMAN;
FELTMAN, KARESH & MAJOR; HOWARD M.
BERGSON; ROBERT ABRAMS; EUGENE H.
NICKERSON; THOMAS J. MESKILL;
WILFRED FEINBERG; HELEN KAUFMAN,
as executrix of the Estate of
IRVING KAUFMAN; JAMES L. OAKES;
CHARLES L. BRIEANT; FRANCIS T.
MURPHY; XAVIER C. RICCOBONO;
ANDREW J. MALONEY; WEST PUBLISHING
COMPANY; MEAD DATA CENTRAL, INC.;
and LAWYERS CO-OPERATIVE PUBLISHING
COMPANY,

Respondents.

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PETITION FOR A WRIT OF CERTIORARI
to the
U.S. CIRCUIT COURT OF APPEALS FOR THE SECOND CIRCUIT

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MOTION TO DISQUALIFY

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Petitioner, under penalties of perjury, moves this Court to prohibit the SOLICITOR GENERAL OF THE UNITED STATES, from representing, at federal cost and expense, any federal official, unless a 28 U.S.C. §2679[d] "scope" certificate is executed.

Any such representation, at federal cost and expense, in this personal capacity action, for conduct contrary to sovereign interests, would be a fraud on the federal purse, and taxable income to those the Solicitor General purports to represent (26 U.S.C. §120).

The undivided legal obligation of the Solicitor General is to the United States, not to perfidious federal judges and officials, engaged in their personally motivated criminal activities.

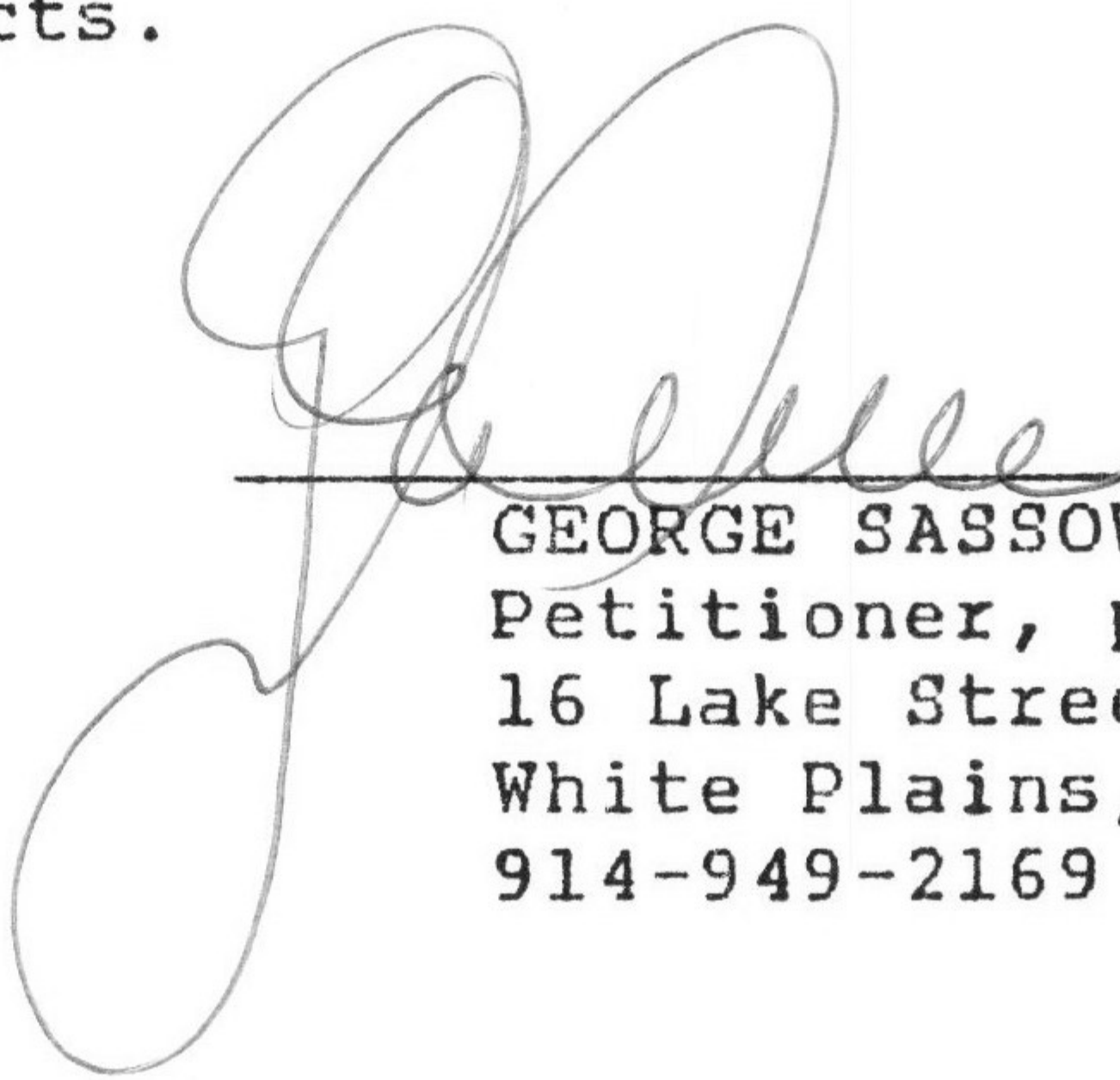
Neither the Attorney General of the United States, nor any U.S. attorney in seven circuits have been willing to execute 28 U.S.C. §2679[d] "scope" certificates for, as revealed by petitioner's "Motion/Application" these defendants are engaged in, inter alia, diverging monies payable "to the federal court" to private pockets.

Petitioner respectfully submits, the non-discretionary obligation of the Solicitor General is: (a) to take such action as may be necessary to recover monies made payable "to the federal court", but diverted to private pockets, and (b) to initiate, through the Attorney General's Office, an inquiry concerning the continuing fraud, where federal jurists are being represented, at federal cost and expense, without 28 U.S.C. §2679[d] "scope" status.

The aforementioned obligation on the part of the Solicitor General exists, petitioner asserts, irrespective of the disposition made by this Court of this matter, since the Article II branch of government cannot be constitutionally relegated to the status of "lackeys" for the Article III judiciary.

WHEREFORE, it is respectfully prayed that this motion be granted in all respects.

Dated: April 28, 1993

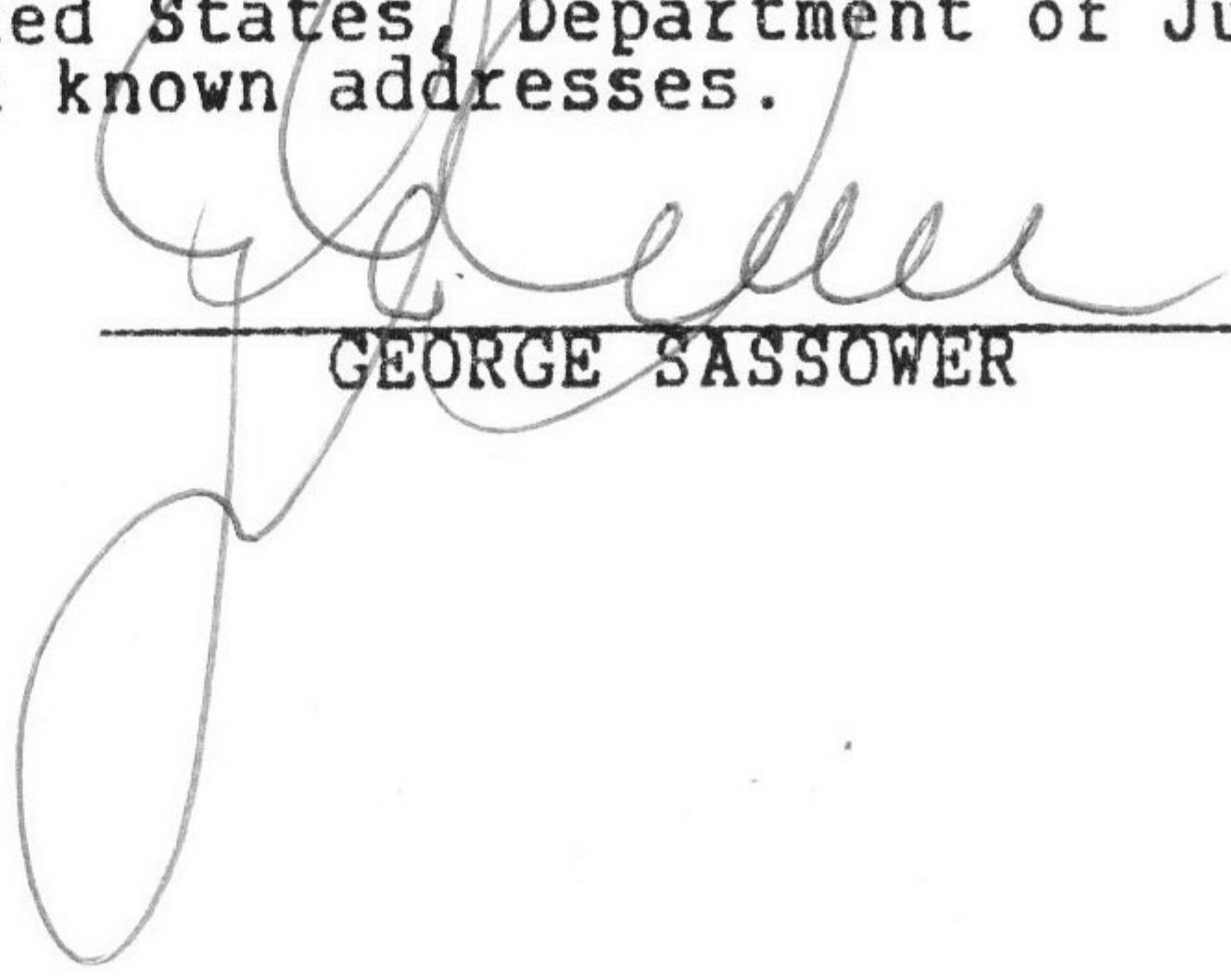


GEORGE SASSOWER
Petitioner, pro se
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White Plains, NY 10603
914-949-2169

CERTIFICATION OF SERVICE

On May 1, 1993, I served a true copy of this motion by mailing same in a sealed envelope, first class, with proper postage thereon, addressed to U.S. Circuit Court of Appeals for the Second Circuit, Foley Square, New York, NY 10007; N.Y.S. Attorney General Robert Abrams, The Capitol, Albany, New York 12224; Kreindler & Relkin, P.C., 350 Fifth Avenue, New York, New York 10118; and Solicitor General of the United States, Department of Justice, Washington, D.C. 20530, that being their last known addresses.

Dated: May 1, 1993



GEORGE SASSOWER