

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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x-----x
PETITION FOR A WRIT OF CERTIORARI
to the
U.S. CIRCUIT COURT OF APPEALS FOR THE SECOND CIRCUIT
x-----x
x-----x
RULE 23.3 STATEMENT
x-----x

Petitioner, upon penalty of perjury, makes this
Rule 23.3 Statement.

1. The U.S. Circuit Court of Appeals for the Second
Circuit ["respondent"] has now, under its most recent edict of
April 20, 1993, physically refuses to accept petitioner's stay
applications, even when on their face, affirmant states that it
must be made under Rule 23.3 of the Rules of this Court.

The aforementioned may be confirmed with Ms.
KATHLEEN BROUWER ["Brouwer"], Operation Manager of the
respondent (212) 791-0004.

2. The respondent's criminal activities can be judged by its irrational, illegal, ad hoc, proclamations issued against affirmant.

Initially, panel member Chief Circuit Court Judge THOMAS J. MESKILL ["Meskill"] affirmed a non-summary criminal conviction against affirmant, without a trial, without the opportunity of a trial, without any confrontation rights, in absentia, and without any live testimony in support thereof.

Then the substantial monies payable "to the federal court" under such conviction were diverted to the pockets of the judicial cronies, clearly ratified by Chief Judge Meskill.

Then such trialess conviction was escalated, ex post facto, from an "offense" to a "serious" crime and affirmant was disbarred thereunder.

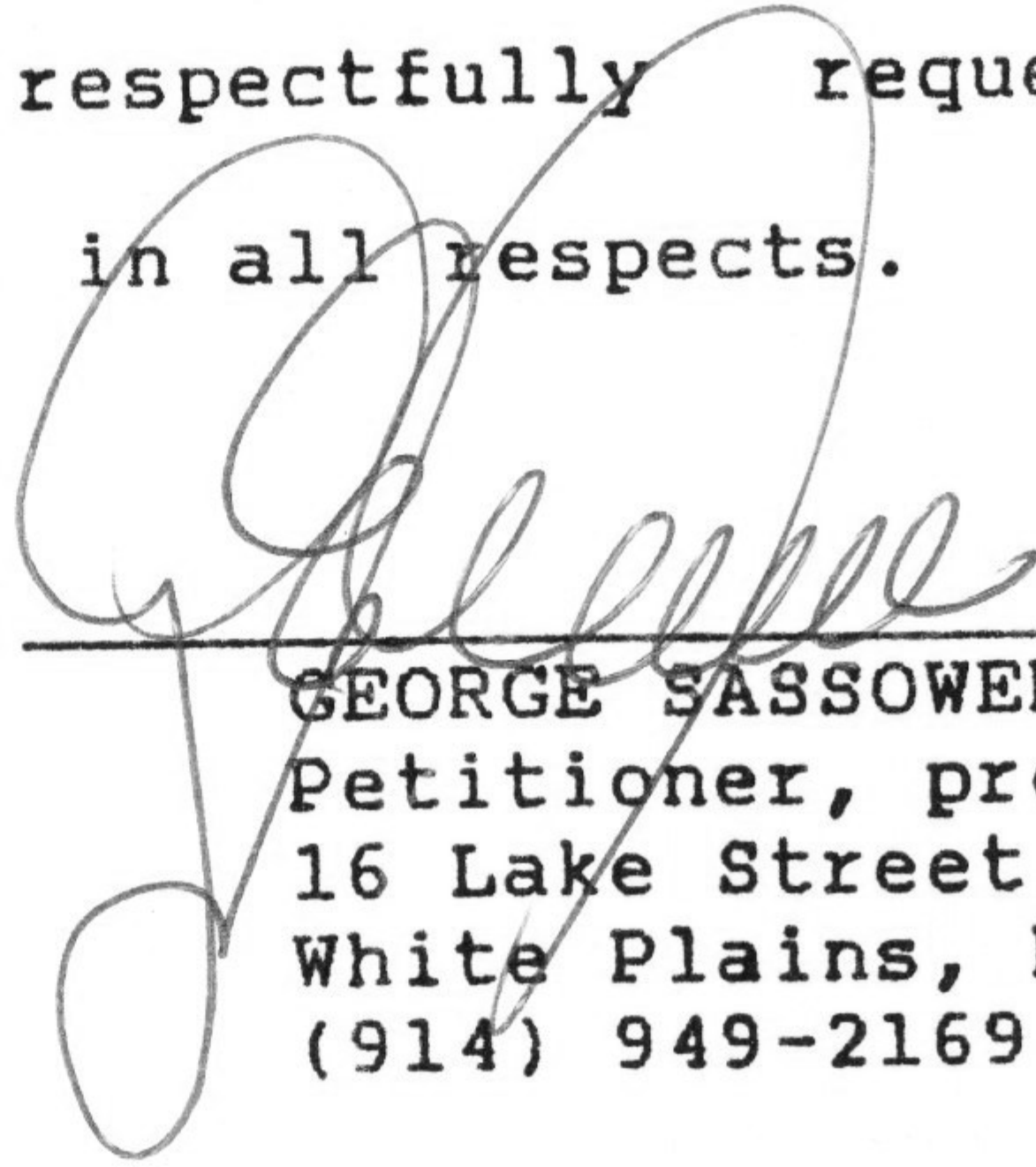
Then affirmant was denied even the right to file for post-conviction relief, even when based upon subsequent arising events.

Then, ever changing rules and procedures were promulgated, to deny affirmant stay relief in this Court.

To say more would be supererogatory.

WHEREFORE, it is respectfully requested that affirmant's application be granted, in all respects.

Dated: April 28, 1993

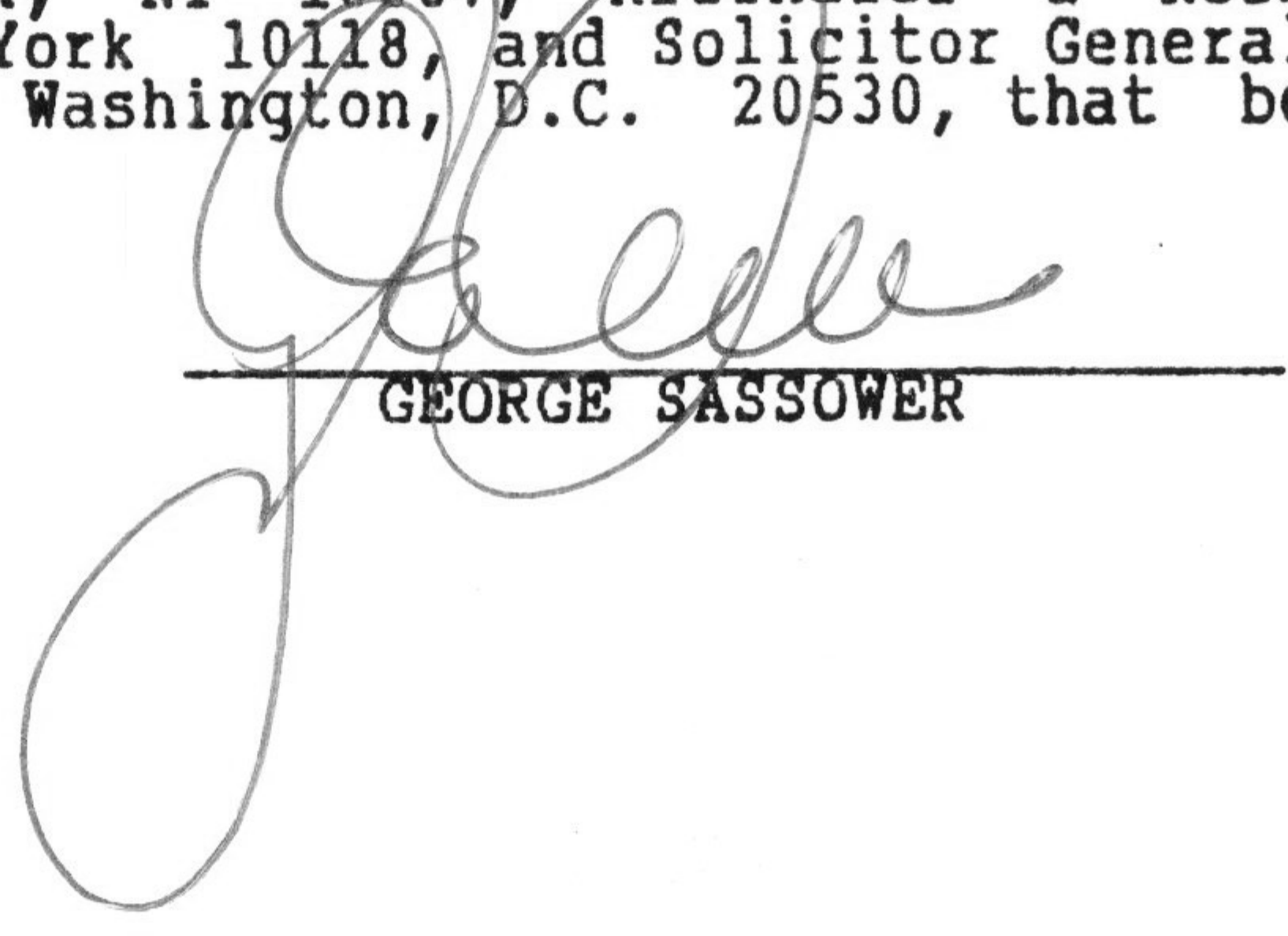


GEORGE SASSOWER
Petitioner, pro se
16 Lake Street
White Plains, N.Y. 10603
(914) 949-2169

CERTIFICATION OF SERVICE

On May 1, 1993, I served a true copy of this Notice of Motion and Affirmation 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; 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



A handwritten signature in cursive script, appearing to read "George Sassower", is written over a horizontal line. The signature is positioned above the printed name "GEORGE SASSOWER".

GEORGE SASSOWER