

SUPREME COURT OF THE UNITED STATES

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GEORGE SASSOWER,

Docket No. 93-5128

Petitioner,  
-against-

Proceeding #1

PUCCINI CLOTHES, LTD.; FRANCIS T. MURPHY; JAMES L. OAKES; CHARLES L. BRIEANT; LEE FELTMAN; FELTMAN, KARESH, MAJOR & FARBMAN; KREINDLER & RELKIN, P.C.; CITIBANK, N.A.; EUGENE DANN and ROBERT SORRENTINO, Respondents.

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In the Matter of the Application of GEORGE SASSOWER, Petitioner,

Docket No. 93-5127

-against-

Proceeding #2

LEE FELTMAN and ROBERT ABRAMS, Respondent.

For an Order compelling the filing of a verified accounting for the judicial trust assets for PUCCINI CLOTHES, LTD., and other relief.

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x-----x  
PETITIONS FOR WRITS OF CERTIORARI

to the  
U.S. CIRCUIT COURT OF APPEALS FOR THE SECOND CIRCUIT

x-----x

x-----x  
PETITIONER'S CONSOLIDATION MOTION  
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1. This affirmation, made under penalty of perjury, is in support of a motion to consolidate the above, interrelated, petitions for writs of certiorari.

2a. In Proceeding #1, affirmant has contractually based claims against PUCCINI CLOTHES, LTD. ["Puccini"], which was involuntarily dissolved more than thirteen (13) years ago, including an unsatisfied contractually based, constitutionally protected, judgment.



b. Affirmant's status as a creditor, judgment and otherwise, against Puccini, and as equitable owner of stock interests, guarantees affirmant's constitutional and statutory (N.Y. Bus. Corp. Law §1216(a)) right to demand an accounting for Puccini's assets.

3a. In Proceeding #2, the respondent LEE FELTMAN, Esq. ["Feltman"] is the court-appointed receiver for Puccini, while N.Y. State Attorney General ROBERT ABRAMS ["Abrams"] is the statutory fiduciary.

b. Although an accounting "must" be rendered "at least once a year" (22 NYCRR §202.52(e)), and although, as a mandatory "duty" Abrams must make application to compel an accounting after the expiration of 18 months (N.Y. Bus. Corp. Law §1216(a)), in the more than 13 years not a single accounting has been rendered, nor has any application been made by Abrams to compel such accounting.

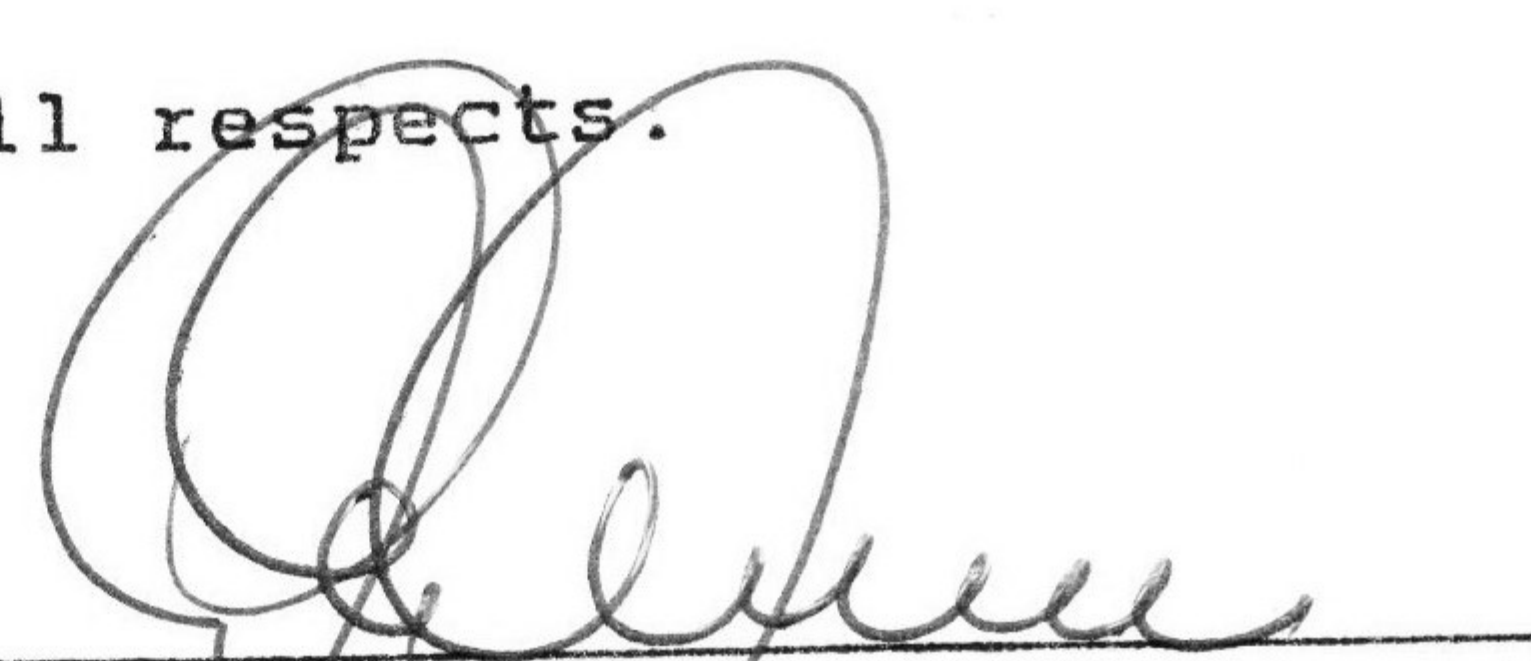
4. The judiciary, their bag-men and/or cronies took all of Puccini's judicial trust assets, the subject of larceny leaving nothing for any legitimate creditor including affirmant.

5. No prejudice will be caused to any party and no opposition is anticipated.



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

Dated: July 20, 1993



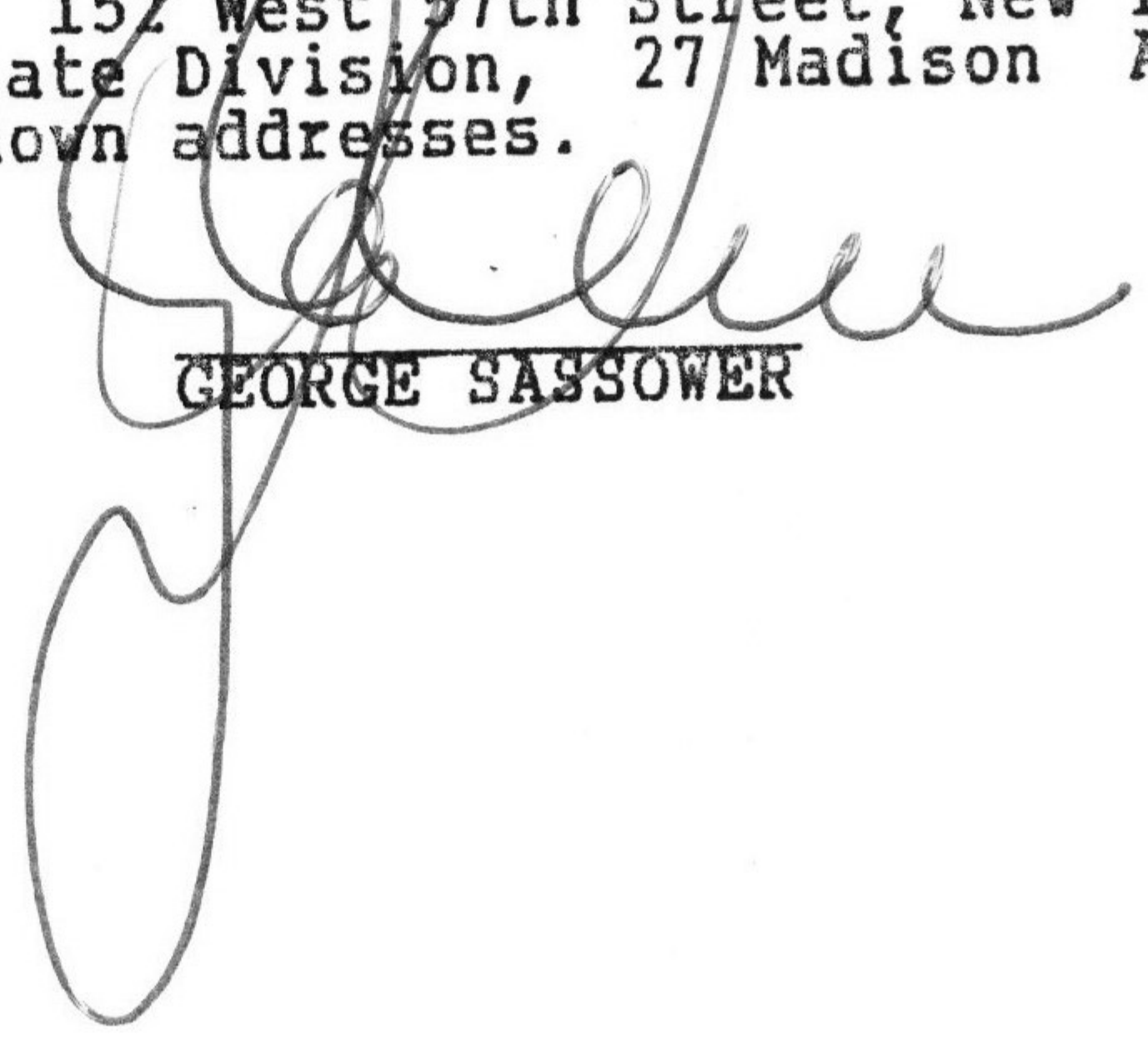
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GEORGE SASSOWER  
Petitioner, pro se  
16 Lake Street,  
White Plains, N.Y. 10603  
(914) 949-2169

CERTIFICATION OF SERVICE

On July 21, 1993 I served a true copy of this Petition by mailing same in a sealed envelope, first class, with proper postage thereon, addressed to U.S. Solicitor Attorney, Drew S. Days, III, 10th and Constitution Avenues, Washington, D.C. 20530; Kreindler & Relkin, P.C., 350 Fifth Avenue, New York, NY 10118; NY State Atty. Gen. Robert Abrams, 120 Broadway, New York, NY 10271; Charles L. Brieant, 101 East Post Road, White Plains, NY 10601; Feltman, Karesh, Major & Farbman, Esqs., 152 West 57th Street, New York, NY 10019, and Francis T. Murphy, c/o Appellate Division, 27 Madison Avenue, New York, NY 10010, that being their last known addresses.

Dated: July 21, 1993



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GEORGE SASSOWER