In the SUPREME COURT OF THE UNITED STATES October Term, 1992 No. 92-9228

GEORGE SASSOWER,

Petitioner,

-against-

EDMUND SARGUS and JANET RENO,
(D.MICHAEL CRITES and WILLIAM P. BARR)
Respondents.

For a Writ of Mandamus and Prohibition

PETITION FOR A WRIT OF CERTIORARI
TO THE CIRCUIT COURT OF APPEALS FOR THE
SIXTH CIRCUIT

x-----x
Petitioner's Rule 23 Stay Motion

X------

This affirmation, made under penalty of perjury, is in support of a Rule 23 stay enjoining the respondents from representing judges and officials, at federal cost and expense, without a 28 <u>U.S.C.</u> \$2679[d] "scope" certification or adjudication, and/or a mandatory stay compelling the Circuit Court to determine affirmant's Rule 23.3 stay motion, dated May 26, 1993 (Exhibit "A").

la. Affirmant understands that his motion of May 26, 1993 will not be considered unless he pays the filing fee to the Circuit Court, as this Court and/or the Solicitor General can easily confirm, which monies, in liquid form, affirmant does not have.

- b. As the Circuit Court knows, and this Court should know (Sassower v. Puccini, 93-5128; Sassower v. A.R., 93-5129), all of affirmant's substantial assets, including those of a contractual nature and reduced to a money judgment, have been effectively frozen by the judiciary for resisting and exposing judicial corruption.
- c. The freezing of affirmant's assets by the Second Circuit and denial of 28 <u>U.S.C.</u> \$1915 relief by the Sixth Circuit is conspiratorial and coordinated.
- 2a. Affirmant's Rule 21.2[b] motion of June 23, 1993 is uncontroverted and unopposed, and the grant of this stay, which affirmant expects also to be uncontroverted and unopposed, will prevent a continuing fraud upon the federal purse.
- b. At no time or place has anyone defended the lawfulness of the Attorney General's action in defending judges and officials, at federal cost and expense, in tort money damage actions, without a 28 <u>U.S.C.</u> \$2679[d] "scope" certification or adjudication.
- c. Obviously, no "scope" certificate will be issued to judges who, in a non-judicial capacity, are diverting monies payable "to the federal court" to private pockets, extortion and larceny of judicial trust assets, all of which is fully documented and uncontroverted.

3a. This stay motion and/or the cessation of federal representation, at federal cost and expense, should have been at the instance of U.S. Solicitor General DREW S. DAYS, III ["Days"] and/or U.S. Attorney General JANET RENO ["Reno"].

b. However, the irresistible compelled conclusion is that Days and Reno, Article II members of government, have been compromised and corrupted by Article III judges.

4a. The "fixing" activities of [former] Chief U.S. District Court Judge CHARLES L. BRIEANT ["Brieant"] and that of [former] Chief U.S. Circuit Court Judge JAMES L. OAKES, [former] Chief U.S. Circuit Court Judge THOMAS J. MESKILL ["Meskill"] and Chief U.S. Circuit Court Judge JON O. NEWMAN makes this relief unavailable in any other court or any other judge.

 b. This judicial scandal will never disappear, only grow geometrically.

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

Dated: July 17, 1993

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

CERTIFICATION OF SERVICE

On July 18, 1993 I served a true copy of this Petition by mailing same in a sealed envelope, first class, with proper postage thereon, addressed to Solicitor General of the United States Drew S. Days, III, Department of Justice, 10th Street & Constitution Avenues, Washington, D.C. 20530, that being their last known address.

Dated: July 18, 1993

GEORGE SASSOWER

U.S. CIRCUIT COURT OF APPEALS FOR THE SIXTH CIRCUIT

In the Matter of the Application of GEORGE SASSOWER,

Docket No. 92-3852

Petitioner-Appellant,

EDMUND SARGUS and JANET RENO,

Respondents-Appellees.

For a Writ of Mandamus and Prohibition

APPELLANT'S MOTION FOR A RECALL; FOR A RULE 23.3 (RULES OF THE SUPREME COURT OF THE UNITED STATES) STAY; EXPUNGEMENT, and SANCTIONS.

Affirmant, under penalty of perjury, submits this supplemental affirmation, to his motion dated May 14, 1993 pending sub judice.

Exhibits "A", "B", and "C" from the Second Circuit Court of Appeals, which denied him leave to appeal from the denial to file actions which sought to: (a) liquidate his contractual based, constitutionally protected, money judgment against PUCCINI CLOTHES, LTD. ["Puccini"] (Exhibit "D"); (b) to compel LEE FELTMAN ["Feltman"] and Attorney General ROBERT ABRAMS ["Abrams"] to account for Puccini's judicial trust assets, which is affirmant's absolute constitutional and statutory right (e.g. NY Bus. Corp. Law \$1216); and (c) to commence an action against A.R. FUELS, INC. ["AR"] and HYMAN RAFFE ["Raffe"] for, inter alia, the contractually based monies due affirmant, including the \$120,000 admittedly due from AR which is unrelated to Puccini.

Echibid "A"

- b. Raffe, by an unsolicited affidavit, dated December 22, 1992 in Sassower v. Abrams (SDNY 92-08515 [PKL]), and to members of the media, has admitted he has "paid-off" the cronies of the Chief U.S. District Court Judge CHARLES L. BRIEANT ["Brieant"] and Presiding Justice FRANCIS T. MURPHY ["Murphy"]. by checks, sums which "exceeds \$2,000,000".
- c. Such "extortion" monies include litigation billings, which are contrary to his personal legitimate interests, in the Sixth Circuit.
- 2a. Obviously, if there existed a "final accounting" for Puccini, leave to file, would not have been denied, indeed, affirmant would have never have ever made the application.
- b. The consideration for such "extortion" payments is to avoid being incarcerated, recited in a <u>written</u> instrument, and for the "fixing" activities of Chief Judge Brieant, including protection against the payment of monies due affirmant.
- 3a. Should appellant, a born American citizen, a battle-starred veteran of World War II, be compelled to subsist on "food stamp" assistance, or denied access to the courts, including in the Sixth Circuit, because of the larceny, thievery, and extortion by members by judiciary, while they obtain the government subsidized "free" legal services of the Department of Justices for such activities?

b. To say more, at this time, would be supererogatory, but more will follow.

Dated: May 26, 1993

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

CERTIFICATION OF SERVICE

On May 26, 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. Attorney Edmund Sargus, U.S. Courthouse, 85 Marconi Blvd., Columbus, Ohio 43215; Attorney General Janet Reno, Department of Justice, 10th & Constitution Ave., Washington, D.C. 20530; that being their last known addresses.

Dated: May 26, 1993

GEORGE SASSOWER

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Exhibit "D".