

THIS STUB COMPLETE

GRUNWITZ (re name) et al

DORIS L. SASSOWER

Title of Action or Proceeding to be TYPED or PRINTED by applicant
SUPREME COURT, NEW YORK COUNTY

DO NOT DETACH

Endorse This INDEX NUMBER On All Papers and advise your adversary of the number assigned. SS 660.3, 660.4 & 660.8 Supreme Court Rules.
92 29094

INDEX NUMBER FEE \$170.00

Supreme Court
1-1-79
COURT OF THE STATE OF NEW YORK
NEW YORK

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PUBLISHER, NYC 10013

Index No. 29094/92

Plaintiff designates

New York
County as the place of trial

The basis of the venue is

Defendant's residence

Summons with Notice

Plaintiff resides at

White Plains, New York

County of Westchester

ASSOWER

Plaintiff

against

COMPANY, INC., GANNETT SATELLITE
ON NETWORK, INC., NANCY Q. KEEFE,
NES, ELAINE A. ELLIS, CAROLE TANZER
AMERON MCWHIRTER, TOM ANDERSON,
EEK, LAURIE NIKOLSKI, MILTON HOFFMAN,
, being Gannett editors, Defendant s

and Defendant EVELYN BRESLAW and ABBIE PETRILLO,

It are hereby summoned to answer the complaint in this action and to serve a copy
r, if the complaint is not served with this summons, to serve a notice of appearance on the Plaintiff's
n days after the service of this summons, exclusive of the day of service (or within 30 days
is complete if this summons is not personally delivered to you within the State of New York); and in
re to appear or answer, judgment will be taken against you by default for the relief demanded herein.

ber 26, 1992
ss:

DORIS L. SASSOWER, Pro Se
Attorney(s) for Plaintiff
Office and Post Office Address

283 Soundview Avenue
White Plains, NY 10605

to be attached
re of this action is
, slander, and negligence
(see attached)
is

000,000 compensatory and \$20,000,000 punitive damages

failure to appear, judgment will be taken against you by default for the sum of \$ see above
st from November 15, 19 89 and the costs of this action.

ing papers to her former client, Breslaw, and fined
er the costs incurred by Breslaw in retrieving her file."

about February 12, 1992, Defendants (other than Breslaw and
lo) negligently, recklessly, and/or intentionally published
ollowing false and defamatory statements: "The settlement
ade Dec. 13, 1991, after a seven-week trial in which
er's former client, Kathleen C. Wolstencroft, sued to get
documents involving her case.", and "In addition, Colabella wrote
that Sassower still must pay Wolstencroft \$700,000 under the
settlement."

On or about February 14, 1992, Defendants (other than Breslaw and
Petrillo) negligently, recklessly, and/or intentionally published
the following false and defamatory statements: "The court did not
overturn his order that she pay Wolstencroft \$700,000 under a
Dec. 13, 1991 settlement after a seven-week trial in which
Wolstencroft sued to get documents in her case."

EX "A-1"

SASSOWER v. GANNETT: Attachment to Summons with Notice

In or about July 1989 and continuing thereafter, all Defendants negligently, recklessly, and/or intentionally stated and published negative information damaging Plaintiff.

On or about October 22, 1991 and at various other times, Defendants Breslaw and Petrillo negligently, recklessly, and/or intentionally spoke and published concerning the plaintiff false and defamatory words, including the following: speaking of Plaintiff, Defendant Breslaw stated at a public gathering: "I found a woman lawyer with a full-page ad in Martindale-Hubbell. The lawyer did nothing for six months...and for another eighteen months refused to give my papers to a third lawyer." Speaking of Plaintiff, Defendant Petrillo stated at the same public gathering: "That female lawyer ... is Doris L. Sassower."

On or about October 24, 1991, Defendants (other than Breslaw and Petrillo) negligently, recklessly, and/or intentionally published and circulated the aforesaid statements concerning Plaintiff, with knowledge of their falsity and libelous and defamatory nature, further stating in connection therewith that "The audience growled" at the mention of Plaintiff's name, and the statement that Plaintiff "was indefinitely suspended in June from practicing law".

On or about November 18, 1991, Defendants (other than Breslaw and Petrillo) negligently, recklessly, and/or intentionally published Plaintiff's Letter to the Editor in unauthorized edited form, adding the following false and defamatory statement: "Writer Sassower was ordered suspended from the practice of law on June 14 by the Appellate Division, 2nd Department of state Supreme Court for failure to cooperate with a previous order of the court. That suspension is still in force. Additionally, Justice Samuel Fredman found Sassower in contempt of court for not returning papers to her former client, Breslaw, and fined Sassower the costs incurred by Breslaw in retrieving her file."

On or about February 12, 1992, Defendants (other than Breslaw and Petrillo) negligently, recklessly, and/or intentionally published the following false and defamatory statements: "The settlement was made Dec. 13, 1991, after a seven-week trial in which Sassower's former client, Kathleen C. Wolstencroft, sued to get documents involving her case.", and "In addition, Colabella wrote that Sassower still must pay Wolstencroft \$700,000 under the settlement."

On or about February 14, 1992, Defendants (other than Breslaw and Petrillo) negligently, recklessly, and/or intentionally published the following false and defamatory statements: "The court did not overturn his order that she pay Wolstencroft \$700,000 under a Dec. 13, 1991 settlement after a seven-week trial in which Wolstencroft sued to get documents in her case."

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

Index No. 29074/92

Plaintiff designates

New York
County as the place of trial

The basis of the venue is

Defendant's residence

Summons with Notice

Plaintiff resides at

White Plains, New York

County of Westchester

DORIS L. SASSOWER

Plaintiff

against

GANNETT COMPANY, INC., GANNETT SATELLITE
INFORMATION NETWORK, INC., NANCY O. KEEFE,
DEBBIE PINES, ELAINE A. ELLIS, CAROLE TANZER
MILLER, CAMERON McWHIRTER, TOM ANDERSON,
MICHAEL MEEK, LAURIE NIKOLSKI, MILTON HOFFMAN,
DOES 1-15, being Gannett editors, Defendant s-

EVELYN BRESLAW and ABBIE PETRILLO,

To the above named Defendant

You are hereby summoned to answer the complaint in this action and to serve a copy of your answer, or, if the complaint is not served with this summons, to serve a notice of appearance, on the Plaintiff's Attorney(s) within _____ days after the service of this summons, exclusive of the day of service (or within 30 days after the service is complete if this summons is not personally delivered to you within the State of New York); and in case of your failure to appear or answer, judgment will be taken against you by default for the relief demanded herein.

Dated, October 26, 1992
Defendant's address:

DORIS L. SASSOWER, Pro Se
Attorney(s) for Plaintiff
Office and Post Office Address

to be attached
Notice: The nature of this action is

Libel, slander, and negligence
(see attached)
The relief sought is

283 Soundview Avenue
White Plains, NY 10605

\$10,000,000 compensatory and \$20,000,000 punitive damages

Upon your failure to appear, judgment will be taken against you by default for the sum of \$ _____ and the costs of this action. see above

November 15, 19 89

Lucy Codella
secretary to
✓ V.P. of Finance
Chuck Schmitt

- service of all names
except Breslaw, Petrillo

Ex "A-2" Lucy Codella 11/22/93 4:46

EB-24-93

WED 9:49 WRN

EDITORIAL ADMIN.

PERSON:	FAMILY RATE P
REFERRED TO:	2/27/93
SWITZER, JUDITH BLUMBERG ATTORNEY AT LAW BURKE & BURKE	

7/2-193-4146 gm of *Time Postcard*

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 Personal Receiver, 178

SUPREME COURT OF THE STATE OF NEW YORK
 COUNTY OF NEW YORK

Index No. 25074 / 92-GM
 Plaintiff designator
 New York
 County as the place of trial

DORIS L. SASSOWER,

The basis of the venue is
 Defendant's residence

Plaintiff

against
 GANNETT COMPANY, INC., GANNETT SATELLITE
 INFORMATION NETWORK, INC., NANCY Q. KEEF,
 DORIS L. SASSOWER, ELAINE A. ELLIS, CAROLE TANZER
 MULLER, CAMERON MCWHIRTER, TOM ANDERSON,
 MICHAEL MEEK, LAURIE NIKOLSKI, MILTON HOFFMAN,
 et al., being Gannett editors
 Defendant A

To above named Defendant

County of Westchester

You are hereby summoned

to answer the complaint in this action and to serve a copy of your answer, or, if the complaint is not served with the summons, to serve a notice of appearance, on the Plaintiff Attorney(s) within days after the service of this summons, exclusive of the day of service (or within 30 days after the service is complete if this summons is not personally delivered to you within the State of New York); and in case of your failure to appear or answer, judgment will be taken against you by default for the relief demanded here

Dated, October 26, 1992
 Defendant's address:

DORIS L. SASSOWER, Plaintiff
 Attorney(s) for Plaintiff
 Office and Post Office Address

to be attached
 Notice: The nature of this action is

283 Soundview Avenue
 White Plains, NY 10

libel, slander, and negligence
 The relief sought is

\$10,000,000 compensatory and \$20,000,000 punitive damages

Upon your failure to appear, judgment will be taken against you by default for the sum of \$ with interest from

November 15, 19 89 and the costs of this action. see abo

Handwritten: f M...
 Ex 'A-3