

GEORGE SASSOWER

ATTORNEY AT LAW
51 DAVIS AVENUE
WHITE PLAINS, N. Y. 10605

914-949-2169

September 24, 1986

Gerald Stern, Esq.
Commission on Judicial Conduct
801 Second Avenue,
New York, New York, 10017

Michael A. Gentile, Esq.
Departmental Disciplinary Committee
41 Madison Avenue,
New York, New York, 10010

Re: Mr. Justice IRA GAMMERMAN
IRA POSTEL, Esq.

Gentlemen:

1a. Enclose please find copy of my Notice of Cross-Motion dated September 23, 1986, returnable October 1, 1986, which is self-explanatory.

b. Will Mr. Postel produce the documents demanded?

2a. The sooner you demand to see the books and records of PUCCINI CLOTHES, LTD. and/or demand an accounting from the attorney-receiver, very much overdue (Business Corporation Law §1216), the sooner this entire criminal charade will be ended!

b. As I previously stated, there is no reason for Mr. Justice THEODORE DACHENHAUSEN, JR., or any other innocent jurist, to become involved in the corruption being perpetrated by Mr. Justice IRA GAMMERMAN.

c. If Mr. Justice IRA GAMMERMAN desires to be corrupt, he should not place other jurists in an embarrassing position, or so I strongly believe!

Very truly yours,


GEORGE SASSOWER

cc: Hon. Theodore Dachenhausen, Jr.
Ira Postel, Esq.
Mr. Justice Ira Gammerman

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF WESTCHESTER

-----x
GEORGE SASSOWER,

Plaintiff,

-against-

A.R. FUELS, INC.,

Defendant.
-----x

Index No.
8314-1986

Assigned To:
Hon. THEODORE
DACHENHAUSEN,
JR.

S I R S:

PLEASE TAKE NOTICE, that upon the annexed affirmation of GEORGE SASSOWER, Esq., dated September 23, 1986, and all the pleadings and proceedings had heretofore herein, the undersigned will cross-move this Court, at a Term before Hon. THEODORE DACHENHAUSEN, JR., held at the Courthouse thereof, 111 Grove Street, White Plains, New York, 10601, on the 1st day of September, 1986, at 9:30 o'clock in the forenoon of that day or as soon thereafter as Counsel may be heard for an Order (1) to set this matter down for a hearing to determine whether the [sham] Order of Mr. Justice IRA GAMMERMAN, dated March 11, 1986, and and the [sham] proceedings of June 16, 1986, are valid and binding on this Court; (2) permitting plaintiff to proceed as a "Poor Person", pursuant to CPLR §1101; (3) together with such other, further, and/or different relief as to this Court may seem just and proper in the premises.

PLEASE TAKE FURTHER NOTICE, that the papers requested/demanded to be produced in the annexed affirmation are to be produced at the time opposing papers to this cross-motion are due, pursuant to pursuant to CPLR 2214(c).

PLEASE TAKE FURTHER NOTICE, that answering papers, if any, are to be served upon the undersigned at one (1) day before the return date of this motion, with an additional five (5) days if service is by mail.

Dated: White Plains, New York
September 23, 1986

Yours, etc.,

GEORGE SASSOWER, Esq.
Attorney for defendant,
pro se
51 Davis Avenue,
White Plains, N.Y. 10605
914-949-2169

To: Ira Postel, Esq.

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF WESTCHESTER

-----X
GEORGE SASSOWER,

Plaintiff,

-against-

A.R. FUELS, INC.,

Defendant.
-----X

Index No.
8314-1986

Assigned To:
Hon. THEODORE
DACHENHAUSEN,
JR.

GEORGE SASSOWER, Esq., an attorney, admitted to practice law in the courts of the State of New York, does hereby affirm the following statement to be true under penalty of perjury:

1a. This affirmation is in support of a cross-motion (1) to set this matter down for a hearing to determine whether the [sham] Order of Mr. Justice IRA GAMMERMAN, dated March 11, 1986, and and the [sham] proceedings of June 16, 1986, are valid and binding on this Court; (2) permitting plaintiff to proceed as a "Poor Person", pursuant to CPLR §1101.

b. This cross-motion is intimately related to defendant's attorney's motion.

c. The untimely motion of IRA POSTEL, Esq. confirms the studied attempt by those who have engaged themselves in the massive larceny of judicial trust assets, perjury, criminal extortion, and corruption, and their co-conspirators, which includes Mr. Justice IRA GAMMERMAN and IRA POSTEL, Esq., have been and are making in an attempt to compel your affirmant, by their in terrorem tactics, to succumb to a "code of criminal silence and submission".

2a. As His Honor was advised on September 17, 1986, this matter is unrelated to any other matter, and the underlying action was successfully concluded eons ago!

b. The only persons concerned with the underlying matter were your affirmant, the defendant, the City of New York, its attorneys, Mr. Justice ISRAEL RUBIN, and Mr. Justice PETER A. McCABE, JR.

Thereafter, it went to the Appellate Division and Court of Appeals several times.

c. The attempt by Mr. Justice IRA GAMMERMAN, and the "criminals with law degrees", to "dragoon" this and other unrelated proceedings into the bailiwick of Mr. Justice GAMMERMAN, is one of economic terrorism.

3a. On the record, before His Honor, on September 17, 1986, IRA POSTEL, Esq. repeatedly stated that he would produce, as part of his intended motion, the document or documents whereby affirmant was given notice of a proceeding to be held on June 16, 1986 before Mr. Justice IRA GAMMERMAN -- he has not!

b. Instead, His Honor is made the subject of some more of Mr. Postel's "hot air", for without any supporting documentation, his moving affidavit of September 19, 1986 blithely states:

"Mr. Sassower had notice of the hearing scheduled for June 16, 1986 and elected not to attend."

c. This is the same contrived nonsense that Mr. Postel spouted on September 17, 1986!

Where is the "notice" Mr. Postel? Produce it!

d. Indeed, all the other Orders and proceedings of Mr. Justice IRA GAMMERMAN in the Puccini matter are sham, false and contrived, and based on "fictitious documents"!

e. Affirmant again states, he not served with any notice, did not receive any notice by mail, phone, carrier pigeon, or otherwise!

f. One cannot "elect not to attend", something one knows nothing about!

4a. Affirmant, is well aware of His Honor's remarks that Mr. Postel, is an attorney, and until shown otherwise, he is entitled to be believed!

b. Affirmant intends to demonstrate, here and now, that he cannot be believed!

c. Your affirmant intends to show that Mr. Postel is attempting to deceive and mislead Your Honor (cf. Judiciary Law §487)!

5. Mr. Postel annexes to his moving papers, a purported Order dated March 11, 1986 (Exhibit "A), which states:

a. "Hyman Raffe, a shareholder of Puccini Clothes, Ltd., having moved for an order punishing George Sassower for criminal and civil contempt of court...".

Where are the documents which show any such motion, Mr. Postel? Are they real or phantom? Was such false recitation made to deceive His Honor, and other jurists? Produce them Mr. Postel, since they are not with the County Clerk!

b. The Order, signed by Mr. Justice IRA GAMMERMAN, further states, that:

"UPON the Notice of Motion for Contempt of Hyman Raffe, dated January 13, 1986, the affidavit of Hyman Raffe, sworn to on January 13, 1986, and the exhibits annexed thereto, in support of the motion".

Where are these recited document, Mr. Postel? Are they real or phantom? Was such false recitation made to deceive His Honor, and other jurists? Produce them Mr. Postel, since they are not with the County Clerk!

c. This Order, also states:

"the affirmation of Lee Feltman ... dated February 4, 1986, and the exhibits annexed thereto; the affidavit of Michael J. Gerstein sworn to on February 13, 1986; the affirmation of Arthur Goldstein, dated February 7, 1986".

Where are these recited document, Mr. Postel? Are they real or phantom? Was such false recitation made to deceive His Honor, and other jurists? Produce them Mr. Postel, since they are not with the County Clerk!

d. Mr. Postel, do you really want Mr. Justice THEODORE DACHENHAUSEN, JR., or anyone else to believe that on a criminal and civil contempt motion, your affirmant did not submit any opposing papers, at least the Order of Mr. Justice IRA GAMMERMAN does not recite any!

6a. Obviously, one cannot be held in criminal and/or civil contempt when there is not even pretended compliance with Judiciary Law §756 or due process (People v. Giglio (74 A.D.2d 348, 428 N.Y.S.2d 27 [2d Dept., per Hopkins, J.])).

b. Furthermore, your affirmant had just been resoundingly vindicated on the same charges by Hon. LESTER EVENS, Acting Justice of the Supreme Court, New York County, whose Order, entered January 27, 1986, read as follows:

"The motion to hold GEORGE SASSOWER in contempt is denied. With regard to charges of contempt related to Mr. Sassower's motion numbered 145 on the calendar of 12-30-85, that motion has been dismissed and contempt charges are now moot. Those charges relating to Mr. Sassower's purported conduct in matters other than motion #145 are insufficient to support a finding of contempt." [emphasis supplied]

c. Only a tyrant and a corrupt jurist, such as Mr. Justice IRA GAMMERMANN, could by some "phantom" proceeding, find one in contempt, after he had been vindicated by an honest jurist (Smalis v. Pennsylvania, U.S. , 106 S.Ct. 1745; Burks v. United States, 437 U.S. 1; Greene v. Massey, 437 U.S. 19; Ashe v. Swenson, 397 U.S. 436; Benton v. Maryland, 395 U.S. 784 North Carolina v. Pearce, 395 U.S. 711; People v. Brown, 40 N.Y.2d 381, 386 N.Y.S.2d 848, cert. den. 433 U.S. 913; People v. Farson 244 N.Y. 413; People v. Davis, 91 A.D.2d 948, 458 N.Y.S.2d 563 [1st Dept.]; People v. Dann, 100 A.D.2d 909, 474 N.Y.S.2d 566 [2d Dept.]; Rafferty v. Owens, 82 A.D.2d 582, 442 N.Y.S.2d 571 [2d Dept.]; People v. Warren, 80 A.D.2d 905, 437 N.Y.S.2d 19 [2d Dept.]).

d. Furthermore, based on the same charges, affirmant has already served three (3) days detention, by reason of an Order of the Appellate Division of June 24, 1986. There cannot be "double punishment", which Mr. Postel is now seeking!

7a. Mr. Postel, testified under oath that he served your affirmant with a Notice of Cross-Motion in a matter before Hon. STANLEY HARWOOD.

b. Mr. Postel even went as far as to fabricate a copy of the document he purportedly served your affirmant, the attorneys for the other parties, and Mr. Justice STANLEY HARWOOD.

c. The issues was pressed, and it was thereafter conceded, that no such service was made on anyone!

d. Nor was there any record of the "fictitious" conversations between Mr. Postel and the Court or anyone else.

8a. Consequently, a hearing is requested, since that is the best way for His Honor, or any other jurist, to find truth, particularly when one is met with a person like Mr. Postel, who plays fast and loose with the courts!

b. Three (3) sets of papers, relating to proposed Writs of Certiorari were filed this week in the United States Supreme Court, and if this matter is transferred and stayed, your affirmant intends to file a fourth (Cohen v. Beneficial, 337 U.S. 541)!

9a. One further misleading statement of Mr. Postel should be examined. Mr. Postel states:

"Mr. Sassower has also received a copy of Exhibit B, the transcript of the hearing of June 16, 1986."

b. Mr. Sassower received same, as was exhibited to Your Honor, with a motion to hold him in contempt.

c. Annexed hereto, and made part hereof, is affirmant's letter of September 14, 1986 (Exhibit "1"), which includes the statement:

"If you have an interest in Puccini and make a motion on Monday to compel an accounting; the "criminals with law degrees" go to Mr. Justice IRA GAMMERMAN, ex parte, on Tuesday, declaring what was done on Monday, unlawful; Wednesday, you are held in contempt and sentenced, without a trial, in absentia, for doing on Monday, which was lawful on that day, but made unlawful on Tuesday; Thursday, you are in jail, unless you agree to the "humanitarian" terms offered; and Friday, the Writ of Habeas Corpus ad subjiciendum is effectively suspended! Interesting week!"

d. Affirmant received such transcript, as part of a contempt proceeding!

This action was lawfully commenced on Monday, on Tuesday Mr. Justice IRA GAMMERMAN, made it unlawful, and on Wednesday, affirmant is served with papers to hold him in contempt ..."

e. Annexed hereto is a copy of the contempt motion, with the minutes attached (Exhibit "2") which were exhibited to His Honor on September 17, 1986.

10. The following is another scene from the same play:

a. Referee DONALD DIAMOND imposed a fine on your affirmant, and then misrepresenting same to be a judgment, FELTMAN, KARESH, MAJOR & FARBMAN, Esqs. has the Sheriff levy and execute on affirmant's bank accounts.

b. Then such firm again misrepresenting such "phantom" judgment to be real and totally unsatisfied, they gave another execution to the Sheriff of Westchester County and eventually an order to "break into" affirmant's premises, "seize all word processing equipment", and "inventory" his possessions.

c. When affirmant moved to vacate such sham order, Mr. Justice IRA GAMMERMAN stayed same.

d. When the Sheriff of Westchester County asked for "judicial instructions", Mr. Justice IRA GAMMERMAN stayed that also.

e. Consequently, all affirmant's assets are tied up, and he is invading the monies of his children.

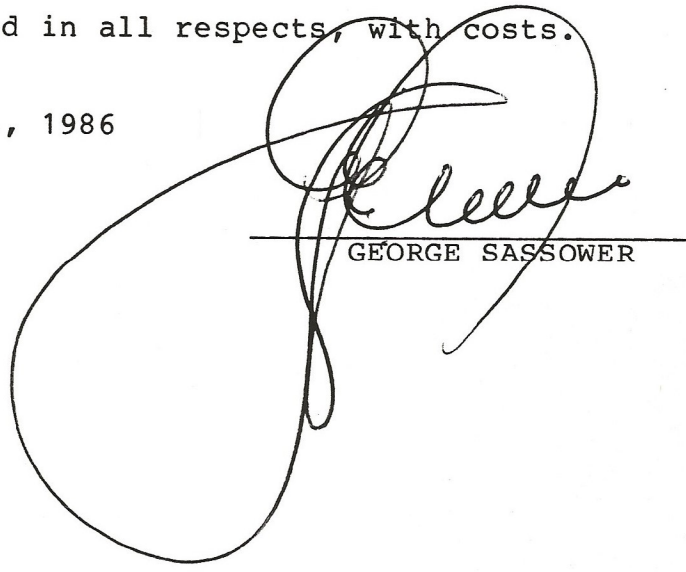
11a. Affirmant has earned during the past twelve months about \$2,000, and simply cannot accept any court work, except for pro bono, because the cases are simply "fixed" by the "friends" of those engaged in the "criminal larceny of judicial trust assets".

b. Affirmant is without funds, except for such sums that he borrows from relatives and friends.

c. Affirmant respectfully requests an Order pursuant to CPLR §1101 et seq.

WHEREFORE, it is respectfully prayed that this cross-motion be granted in all respects, with costs.

Dated: September 23, 1986



GEORGE SASSOWER

GEORGE SASSOWER

ATTORNEY AT LAW
51 DAVIS AVENUE
WHITE PLAINS, N. Y. 10605

914-949-2169

September 14, 1986

Hon. Theodore Dachenhausen, Jr.
Justice of the Supreme Court,
County of Westchester,
111 Grove Street,
White Plains, New York, 10601

Re: Sassower v. A.R. Fuels
Index No. 8314-1986

Honorable Sir:

1. Initially, this is to confirm that Ira Postel, Esq., was previously mailed a copy of Your Honor's letter of August 23, 1986, as provided therein.

2a. At the conference set for September 17, 1986, at 10 a.m., if Mr. Postel, in any respect, intends to assert, any ex parte ukase issued by Mr. Justice IRA GAMMERMAN, I believe it should be by formal motion, on notice, made beforehand.

b. If Mr. Postel desires a short adjournment to make such motion, I have no objection, provided I am immediately advised, and Your Honor consents.

3a. Absent a formal motion, for everyone's protection, including Your Honor's, I respectfully request the presence of a court stenographer.

b. Mr. Justice IRA GAMMERMAN, with Referee DONALD DIAMOND, both lackeys of Administrative Judge XAVIER C. RICCOBONO, are corrupt jurists, who entangle other jurists into becoming involved, and participating, in their criminal corruption!

Exhibit "1"

c. This action is none of their business, they were never involved therein, as the records in the Appellate Division and Court of Appeals clearly demonstrate.

4a. This action could be settled in five minutes, with or without Your Honor's participation, but Mr. Postel will not, but I will, advise Your Honor that my client may go to jail, or suffer other draconian penalties, if he voluntarily settles this case!

b. Indeed, if I may respectfully suggest, since the time for disclosure has long past, cancel the conference, permit me to place this matter on the calendar, I will demand a jury, it will take less than one day to try, and no innocent person will have to answer to anyone.

5a. Everything I have, with few exceptions, has been, or will be, turned over to, inter alia, the media, and there is no reason that anyone, including Your Honor, not involved in Puccini matter, to become needlessly associated with same.

b. To repeat -- this action has absolutely nothing to do with, and is unrelated to, Puccini, and I will not tolerate the "judicial whores" of the "criminals with law degrees" tracking down every case wherein I am involved, and interfering with such actions!

6a. I have the "hard evidence" of criminal conduct by the "criminals with law degrees" and their "judicial whores", and nothing, absolutely nothing, will compel me to succumb to their desired criminal code of silence, including their Gestapo orders to "break into" my premises, "seize all Word Processing equipment and Soft Ware", and "inventory" my possessions!

b. The scenario, which in modified form, is being repeated before Your Honor, as set forth in my extensively distributed letter of September 7, 1986, is:

"If you have an interest in Puccini and make a motion on Monday to compel an accounting; the "criminals with law degrees" go to Mr. Justice IRA GAMMERMAN, ex parte, on Tuesday, declaring what was done on Monday, unlawful; Wednesday, you are held in contempt and sentenced, without a trial, in absentia, for doing on Monday, which was lawful on that day, but made unlawful on Tuesday; Thursday, you are in jail, unless you agree to the "humanitarian" terms offered; and Friday, the Writ of Habeas Corpus ad subjiciendum is effectively suspended! Interesting week!"

Hon. Theodore Dachenhausen, Jr.

-3-

Sept. 14, 1986

c. Each time this charade is performed, it will be played before an extensive audience!

d. Enclosed please find some of my recent publications, on the unrelated Puccini litigation!

e. It is now more than six (6) years since Puccini was involuntarily dissolved, and neither the "criminals with law degrees", nor their "judicial whores", can conceal the massive larceny of judicial trust assets, the perjury, the criminal extortion, and corruption, by the simple expedient of incarcerating me several times each year, instead of accounting!

7. I will, of course, be guided exclusively by Your Honor's wishes in this matter,

Respectfully,

GEORGE SASSOWER

cc: Ira Postel, Esq.
Gerald Stern, Esq.
Michael A. Gentile, Esq.
Chief. Ad. Judge, Joseph W. Bellacosa
Hon. Joseph F. Gagliardi
Presiding Justice Milton Mollen
Presiding Justice Francis T. Murphy
Associate Justice Theodore R. Kupferman
Administrator Xavier C. Riccobono
Mr. Justice Ira Gammerman
Referee Donald Diamond
Kreindler & Relkin, P.C.
Feltman, Karesh, Major & Farbman, Esqs.
(media)

WARNING: YOUR FAILURE TO APPEAR IN COURT MAY RESULT IN YOUR ARREST AND IMPRISONMENT FOR CONTEMPT OF COURT.

Notice: The purpose of the hearing is to punish you for a criminal and civil contempt of Court. Such punishment may consist of fine or imprisonment, or both, according to law.

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

-----x

In the Matter of the Application of :
Jerome H. Barr and Citibank, N.A., :
as Executors of the Will of Milton :
Kaufman, Holders of One-Quarter of :
All Outstanding Shares of Puccini : Index No. 01816/80
Clothes, Ltd. Entitled to Vote in :
an Election of Directors, :

For the Dissolution of Puccini :
Clothes, Ltd., :
:

-and-

ALL OTHER ACTIONS AND PROCEEDINGS IN :
ANY COURT CONCERNING OR RELATING TO :
PUCCINI CLOTHES, LTD., ITS RECEIVER :
OR SHAREHOLDERS OR THEIR ATTORNEYS. :

-----x

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IRA POSTEL, ESQ.,
Attorney for, Raffe, A. R. Fuels, Inc.
725 Fifth Avenue
New York, New York

1 SUPREME COURT OF THE STATE OF NEW YORK

2 COUNTY OF NEW YORK : TRIAL TERM PART 27

3 ----- X

4 In the Matter of the Application of
5 JEROME H. BARR and CITIBANK, N.A., as
6 Executors of the Will of MILTON KAUFMAN,
7 Holders of One-Quarter of All Outstanding
8 Shares of Puccini Clothes, Ltd., entitled
9 to Vote in an Election of Directors,

10
11 Petitioners,

12 For the Dissolution of Puccini Clothes,
13 Ltd.

14 ----- X

15 60 Centre Street
16 New York, New York

17 June 16, 1986

18 Before:

19 HONORABLE IRA GAMMERMAN, J.S.C.

20 Appearances:

21 KREINDLER & RELKIN, P.C.

22 Attorneys for Jerome H. Barr and Citibank
23 500 Fifth Avenue, New York, N Y

24 BY: RICHARD H. BREGMAN, ESQ., of Counsel

25 FELTMAN, KARESH, MAJOR & FARBMAN, ESQS.

Receiver for Puccini Clothes, Ltd.

Park Avenue Plaza

15 East 52nd Street, New York, N Y

BY: DONALD F. SCHNEIDER, ESQ., of Counsel

MARLENE MALTESE, C.S.R.
Official Court Reporter

1
2 THE COURT: As I understand it, the order
3 that I issued staying all proceedings in this
4 matter did not refer to a corporation owned by
5 Mr. Raffe, A. R. Fuels, Incorporated.

6 That order is deemed amended to include any
7 actions or proceedings naming A.R. Fuels, Inc.,
8 as defendant or respondent in all such actions
9 and proceedings, pursuant to my order of March
10 11th, 1986.

11 I am advised that both the Appellate Division
12 First and Second Department have denied applic-
13 ations made by the various individuals, lawfirms
14 and other entities sued by Mr. Sassower to stay
15 all proceedings in the Appellate Division which
16 have been initially instituted by Mr. Sassower
17 in those courts with leave to make application
18 before me for appropriate relief.

19 There was a motion for contempt sanctions
20 against Mr. Sassower which was held in abeyance.
21 I will hear that motion on June 24th at 9:30 A.M.

22 Please obtain a transcript of this record
23 and have it served by personal delivery on Mr.
24 Sassower. That should be done with appropriate
25 notice pursuant to statute.

STATE OF NEW YORK, COUNTY OF

ss.:

I, the undersigned, an attorney admitted to practice in the courts of New York State,

- Certification By Attorney
- Attorney's Affirmation

certify that the within has been compared by me with the original and found to be a true and complete copy. state that I am

the attorney(s) of record for in the within action; I have read the foregoing and know the contents thereof; the same is to be alleged on information and belief, and as

true to my own knowledge, except as to the matters therein stated to be alleged on information and belief, and as to those matters I believe it to be true. The reason this verification is made by me and not by

The grounds of my belief as to all matters not stated upon my own knowledge are as follows:

I affirm that the foregoing statements are true, under the penalties of perjury. Dated:

STATE OF NEW YORK, COUNTY OF

ss.:

The name signed must be printed beneath

- Individual Verification
- Corporate Verification

being sworn, say: I am in the within action; I have read the foregoing and know the contents thereof; the same is true to my own knowledge, except as to the matters therein stated to be alleged on information and belief, and as to those matters I believe it to be true. a

corporation and a party in the within action; I have read the foregoing and know the contents thereof; and the same is true to my own knowledge, except as to the matters therein stated to be alleged upon information and belief, and as to those matters I believe it to be true. This verification is made by me because the above party is a corporation and I am an officer thereof. The grounds of my belief as to all matters not stated upon my own knowledge are as follows:

Sworn to before me on

19

The name signed must be printed beneath

STATE OF NEW YORK, COUNTY OF

ss.:

(If both boxes are checked — indicate after names, type of service used.)

age and reside at

being sworn, say; I am not a party to the action, am over 18 years

- Service By Mail
- Personal Service on Individual

19 I served the within by depositing a true copy thereof enclosed in a post-paid wrapper, in an official depository under the exclusive care and custody of the U.S. Postal Service within New York State, addressed to each of the following persons at the last known address set forth after each name: by delivering a true copy thereof personally to each

served to be the person mentioned and described in said papers as a party therein.

Sworn to before me on

19

The name signed must be printed beneath

Px 1 id.

NOTICE OF ENTRY
Sir--Please take notice that the within is a (certified)
true copy of a
duly entered in the office of the clerk of the within
named court on 19

Dated, Yours, etc.,

FELTMAN, KARESH, MAJOR & FARBMAN

Attorneys for
Office and Post Office Address

PARK AVENUE PLAZA
55 EAST 52ND STREET
NEW YORK, N. Y. 10055

To
Attorney(s) for

NOTICE OF SETTLEMENT

Sir--Please take notice that an order
of which the within is a true copy will be presented
for settlement to the Hon.

one of the judges of the within named Court, at

on 19
at M.

Dated, Yours, etc.,

FELTMAN, KARESH, MAJOR & FARBMAN

Attorneys for
Office and Post Office Address

PARK AVENUE PLAZA
55 EAST 52ND STREET
NEW YORK, N. Y. 10055

To
Attorney(s) for

In the Matter of the Application of Jerome H. Barr, and Citibank, N.A., as Executors of the Will of Milton Kaufman, Holders of All Outstanding Shares of Puccini Clothes, Ltd. Entitled to Vote in an Election of Directors, For the Dissolution of Puccini Clothes, Ltd.,

-and-
ALL OTHER ACTIONS AND PROCEEDINGS IN ANY COURT CONCERNING OR RELATING TO
PUCCINI CLOTHES, LTD., etc.

FELTMAN, KARESH, MAJOR & FARBMAN

Attorneys for
Office and Post Office Address, Telephone

PARK AVENUE PLAZA
55 EAST 52ND STREET
NEW YORK, N. Y. 10055
(212) 371-8630

To

Attorney(s) for

Service of a copy of the within is hereby admitted.
Dated,

Attorney(s) for

GEORGE SASSOWER,
Esq., an attorney, admitted to
practice law in the courts of the
State of New York, does hereby
affirm the following statement to be
true under penalty of perjury:

On September 23, 1986, I served the
within Notice of Cross-Motion and Affirmation by
depositing a copy of same in a Post Office in the State
of New York addressed Ira Postel, Esq. at his last known
address.

Dated: September 23, 1986

GEORGE SASSOWER