

SUPREME COURT OF THE UNITED STATES

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In the Matter of

D-613

GEORGE SASSOWER, Esq.

An Attorney.

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1a. In my affirmation of April 10, 1987, I stated that I had been deprived of about every federal constitutional and civilized right in the state disciplinary proceeding, and requested that a master (or committee) be appointed to take my testimony and examine my evidence.

b. My federal constitutional rights were wilfully violated because, as I will demonstrate, the state tribunal knew that to afford me of such federal rights would result in my resounding vindication.

2a. Since April 10, 1987, I have reviewed my evidence, and have concluded that I can disclose a sufficient amount to irresistibly cause each and every member of this Court to conclude that had I been afforded my fundamental constitutional rights, any fair tribunal would have been compelled to dismiss each and every charge.

b. All the charges revolve around one (1) proceeding, which is still active in litigation, and obviously there is some material which, if needlessly disclosed at this time, might cause me prejudice in such litigation.

c. Nevertheless, I shall, on an almost daily basis, submit material that I can disclose to this Court, charge by charge, to support my assertions made to this Court thus far.

3. By such method, hopefully, the necessity of any hearings might be dispensed with or the issues limited.

4. The facts and assertions herein are hereby affirmed under penalty of perjury.

WHEREFORE, it is respectfully prayed that additional time be afforded to your affirmant to submit his evidence, so that the rule to show cause discharged.

Dated: April 17, 1987

GEORGE SASSOWER