SUPREME COURT OF THE UNITED STATES
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In the Matter of

D-613

GEORGE SASSOWER, Esq.

An Attorney.

- 1a. Annexed is a copy of Affirmant's Notice of Motion and supporting papers in <a href="Raffe">Raffe</a> [Sassower] v. <a href="Feltman">Feltman</a>, returnable on June 4, 1987 in the Appellate Division, First Judicial Department, and is self-explanatory.
- b. June 4, 1987 also commences the eighth (8th) year since PUCCINI CLOTHES, LTD. ["Puccini"] was involuntarily dissolved, and still no filed accounting!
- 2a. Affirmant's state disbarment is solely referable to his exposing judicial and official corruption.
- b. Even disbarment has had no effect on affirmant's position that he will obey his professional mandate, with integrity (<u>Wayte v. U.S.</u>, 470 U.S. 598; <u>Thigpen v. Roberts</u>, 468 U.S. 27).
- 3. This affirmation is executed under penalty of perjury.

WHEREFORE, it is respectfully prayed that this matter be set down for a hearing, so that the matter can be fully exposed in a judicial atmosphere, rather than in the pages and electromagnetic waves controlled by the media, together with any other, further, and/or different relief as to this Court may seem just and proper in the premises.

Dated: May 19, 1987

GEO	RGE	SASS	OWER