| SUPREME | UPREME COURT | | | THE | STATE | OF | NEW | YORK |
|---------|--------------|-----|------|-----|-------|----|-----|------|
| COUNTY | OF | NEW | YORK | | | | | |

DORIS L. SASSOWER,

95 JUN - 9 PM 2: 42

Petitioner,

Index No. 95-109141

-against-

Affidavit in Support of Proposed Intervenors

COMMISSION ON JUDICIAL CONDUCT OF THE STATE OF NEW YORK,

Respondent. ORAL ARGUMENT REQUESTED

STATE OF NEW YORK COUNTY OF WESTCHESTER) ss:

DORIS L. SASSOWER, duly sworn, deposes and says:

- This Affidavit is submitted in support of any and all applications by members of the public to intervene in this action.
- 2. In view of the complete failure of agencies of government charged with the duty to protect the public interest to intervene, although served with my Notice of Right to Seek Intervention, and the fraudulent and oppressive conduct of the Attorney General of this State, as more fully detailed in my June 8, 1995 Affidavit and Memorandum of Law, it is quite plain that the public must rely on itself to defend its clear interest in transcendingly important litigation involving this constitutional rights.
- It is difficult, if not impossible, for me alone to continue to prosecute and defend this Article 78 proceeding, which is not only for myself, but pro bono publico, against the

SUPREME STATE OF BELL JUN 9 1995

inexhaustible resources and hundreds of lawyers of the Attorney General's office, not to mention the more than ample taxpayer-funded legal staff and facilities of Respondent.

4. When to this "David and Goliath" struggle is added judicial self-interest, where the Court, instead of balancing the scales, is rendering procedurally aberrant adverse rulings, designed to make the litigation more onerous, expensive, and protracted, and shutting me and the public out from rightful oral argument, it is clear that I require the assistance of all persons similarly aggrieved by Respondent's unconstitutional and unlawful conduct.

DORIS L. SASSOWER

Sworn to before me this 9th of June 1995

Notary Public

LOUISE DECACOO FOCUS PATE, NATE of New York No. 4718571

Qualified in Westchester County Commission Expires March 30, 1982

2-10-96

Index No. 109141 Year 19 95
SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

DORIS L. SASSOWER,

Petitioner,

-against-

COMMISSION ON JUDICIAL CONDUCT OF THE STATE OF NEW YORK,

Respondent.

AFFIDAVIT IN SUPPORT OF PROPOSED INTERVENORS

DORIS L. SASSOWER, PMG.

Allomoy for

Petitioner Pro Se
Office and Post Office Address, Telephone
50-MAIN-STREET • TENTH-FLOOR

Doris L. Sassower 283 Soundview Avo White Plains NY 10606

(914) 997-1677

WHITE PEAINS, N.Y. 16606

(9141-683-3001

То

Attorncy(s) for

Service of a copy of the within

is hereby admitted.

Dated,

Attorney(s) for

Sir:-Please take notice

☐ NOTICE OF ENTRY

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

☐ NOTICE OF SETTLEMENT

that an order settlement to the HON.

of which the within is a true copy will be presented for one of the judges

of the within named court, at

on

19 at

M.

Dated,

Yours, etc.

DORIS L. SASSOWER, P.G.

Augmenter Petitioner Pro Se

Dorle L. Sassower 283 Soundview Ave White Plains NY 10606