3/25/98 A OTTOE Dart > not for origination unless Des 3/23/98 letter to clerk Searce compents not accorded the identical response as also given to her shoke her the the showed and the states and her 372(c) misconduct complaint is Non Newman #96-8511) to with an addrithal 8539, 8539, 15 days as provided for under Rule 7(c) - ahrch rale has remained unchanged since 50% 833 April 1, 1994 (See Rale 22) 3 -65 In the event this Circuit does (M) 20t compgi will Rule 7(c) so as # to approx Das the identical rights she had two gears ago under the dentical rale, please provide the reason in deviation from the rale took effect flease include arether + when it was the subject of public notice + comment. (P.S. & mecessed in ma considerations US' 3/23/98 10 + this marie as marie as marie as marie as marine Stong Ran Sessare Deris C. Sepson A Copies of DCS 5/10/96 14 + Cart Conge's 5/15/96 response thereto are transmitted herewith



- 0

BY HAND

May 10, 1996

George Lange, III, Clerk United States Court of Appeals for the Second Circuit United States Court House 40 Foley Square New York, New York 10007

> RE: Judicial Misconduct Complaint Docket No. 96-8511

Dear Mr. Lange:

Pursuant to Rules 5 and 6 of the Judicial Council of the Second Circuit Governing Complaints Against Judicial Officers under 28 U.S.C. §372(c), we hereby petition the Judicial Council of the Second Circuit for review of the April 11, 1996 Order of Acting Chief Judge Amalya Kearse, dismissing our judicial misconduct complaint against Chief Judge Jon O. Newman.

Under such Rule 6(e), we are required to provide "a brief statement of the reasons why the petitioner believes that the chief judge should not have dismissed the complaint...".

Because of time constraints and the press of other commitments, we have been unable to finalize the "brief statement" that we have drafted.

Rule 7(c) provides that where a timely petition is not in proper form, the Clerk will acknowledge receipt and an additional 15 days will be be afforded.

Since the absence of such "brief statement" makes our timely petition for review not in proper form, we hereby seek the additional time available to us under Rule 7(c).

Thank you.

Yours for a quality judiciary, Elena Ruk ( Sangol)

ELENA RUTH SASSOWER 16 Lake Street, Apt. 2C White Plains, New York 10603

Nou Jasson n

DORIS L. SASSOWER 283 Soundview Avenue White Plains, New York 10606 UNITED STATES COURT OF APPEALS FOR THE SECOND CIRCUIT UNITED STATES COURT HOUSE 40 FOLEY SQUARE NEW YORK 10007

GEORGE LANGE III CLERK

N

DATE: May 15, 1996

Elena Ruth Sassower Apt. 2C 16 Lake St. White Plains, NY 10603

> Re: Judicial Conduct Complaint Docket No. 96-8511

Dear Ms. Sassower:

We hereby acknowledge receipt of your petition for review, dated May 10, 1996, received in this office on May 10, 1996.

Pursuant to Rule 6(e) of the Rules of the Judicial Council of the Second Circuit Governing Complaints Against Judicial Officers Under 28 U.S.C. Section 372(c) the petition is not in proper form in that it fails to state the reasons why the petitioners believe the complaint should have not been dismissed.

You are hereby advised pursuant to Rule 7(c) of the Rules of the Judicial Council of the Second Circuit Governing Complaints Against Judicial Officers Under 28 U.S.C. Section 372(c) that you have 15 days from the date of this letter to comply with Rule 6(e) and submit a brief statement of grounds for the petition for review.

Failure to comply on or before May 30, 1996 will result in the rejection of this petition.

Sincerely, George Lange III, Clerk By n Bernard F. Madsen, Jr. Deputy Clerk