CENTER for JUDICIAL ACCOUNTABILITY, INC.

P.O. Box 69, Gedney Station White Plains, New York 10605-0069 Tel. (914) 421-1200 Fax (914) 428-4994 E-Mail: judgewatch@aol.com Web site: www.judgewatch.org

Elena Ruth Sassower, Coordinator

July 20, 2002

Suzanne Aiardo, Chief Motions Clerk New York Court of Appeals Court of Appeals Hall 20 Eagle Street Albany, New York 12207-1095

> RE: Elena Ruth Sassower, Coordinator of the Center for Judicial Accountability, Inc., acting pro bono publico v. Commission on Judicial Conduct of the State of New York (AD 1st Dept. #5638/01; S.Ct./NY Co. #108551/99) <u>Addendum to July 13, 2002 reply affidavit on motion to strike, etc. [Mo. #719/02]</u>

Dear Ms. Aiardo:

Thank you for your July 16th acknowledgment that my July 13, 2002 reply affidavit on my motion to strike, etc. is before the Court.

On the same day as I received your July 16th acknowledgment, I received the enclosed July 15th letter from Deputy Solicitor General Michael Belohlavek. Such letter underscores ¶6 of my July 13th reply affidavit as to the wilful failure and refusal of Mr. Spitzer, his supervisory staff, and the Commission "to take 'reasonable remedial action' upon being notified of Ms. Fischer's litigation misconduct", thereby "leav[ing] it to the Court to severely discipline not just Ms. Fischer, but themselves".

I, therefore, request that this letter, with its attached July 15th letter from Mr. Belohlavek, be placed before the Court as an addendum to my July 13th reply affidavit on my motion to strike, etc.

Suzanne Aiardo, Chief Motion Clerk

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July 20, 2002

Thank you.

Yours for a quality judiciary,

Elena Rug Sassol

ELENA RUTH SASSOWER Petitioner-Appellant Pro Se

Enclosure

cc: Attorney General Eliot Spitzer ATT: Deputy Solicitor General Michael Belohlavek New York State Commission on Judicial Conduct



STATE OF NEW YORK OFFICE OF THE ATTORNEY GENERAL

ELIOT SPITZER Attorney General

CAITLIN J. HALLIGAN Solicitor General

reald 7/19/02

July 15, 2002

Ms. Elena Ruth Sassower Center for Judicial Accountability, Inc. P.O. Box 69 Gedney Station White Plains, NY 10605-0069

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Dear Ms. Sassower:

Having reviewed your correspondence dated July 3, July 11, and July 12, 2002, this is to advise you that this office has no intention of withdrawing Ms. Fischer's "Affirmation in Opposition to Petitioner's Motion To Strike and For Sanctions, etc.," dated June 28, 2002.

Sincerely,

Michael Belohlavek

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