

United States Court of Appeals FOR THE SECOND CIRCUIT

Each motion must be accompanied by a supporting affidavit.

ORIGINAL

SASSOWER V. MANGANO

96-7805

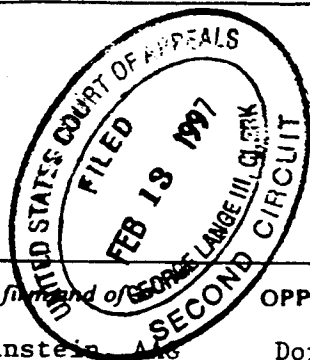
Date of Motion

NOTICE OF MOTION

state type of motion

for three-week extension to file brief
from 2/18/97 to 3/11/97

Use short title



MOTION BY: (Name, address and tel. no. of law firm and of attorney in charge of case)

OPPOSING COUNSEL: (Name, address and tel. no. of law firm and of attorney in charge of case)

N.Y.S. Dep't of Law by Jay T. Weinstein
120 Broadway, 24th Floor
New York, New York 10271
(212) 416-8573

Doris L. Sassower
Plaintiff Appellant Pro Se
283 Soundview Avenue
White Plains, New York 10606
(914) 997-1677

Has consent of opposing counsel:

- A. been sought? Yes No
- B. been obtained? Yes No

EMERGENCY MOTIONS, MOTIONS FOR STAYS & INJUNCTIONS PENDING APPEAL

- Has service been effected? Yes No
- Is oral argument desired? Yes No

Has request for relief been made below? Yes No

(See F.R.A.P. Rule 8)

(Substantive motions only)

Requested return date:
(See Second Circuit Rule 27(b))

Would expedited appeal eliminate need for this motion? Yes No

If No, explain why not:

Has argument date of appeal been set:

- A. by scheduling order? Yes No
- B. by firm date of argument notice? Yes No
- C. If Yes, enter date: _____

Will the parties agree to maintain the status quo until the motion is heard? Yes No

Judge or agency whose order is being appealed:

John E. Sprizzo

Brief statement of the relief requested:

Three-week extension of time to file brief, from February 18, 1997 to March 11, 1997

Complete Page 2 of This Form

By: (Signature of attorney)

Appearing for: (Name of party)

Appellant or Petitioner:

Plaintiff Defendant

Appellee or Respondent:

Plaintiff Defendant

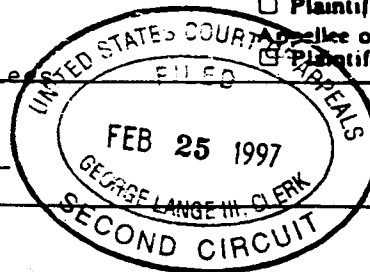
Signed name must be printed beneath

Jay T. Weinstein

Defendants-Appellee

Date

2/12/97



ORDER

Kindly leave this space blank

Having considered the motion (unsigned) and the Affidavit in opposition, **IT IS HEREBY ORDERED** that the motion be and it hereby is **denied** without prejudice to a renewed application setting forth particularized reasons for the requested extension of time. The mere fact that appellant, pro se, received extensions of time, for good cause shown, is no justification for a requested extension by an appellee without any showing of particularized need or special circumstances.

GEORGE LANGE, III, Clerk

by Stanley A. Bass

STAFF COUNSEL

Feb. 25, 1997

EX 2