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

By Fax: 202-514-8788 (2 pages) By E-Mail: Jessie.K.Liu@usdoj.gov

April 8, 2004

Assistant U.S. Attorney Jessie K. Liu 555 Fourth Street, N.W. Washington, D.C. 20530

RE:

United States of America v. Elena Ruth Sassower, M-4113-03 "Disruption of Congress"

Dear Ms. Liu:

This responds to your yesterday's fax, sent at 8:22 p.m., transmitting four pages of documents which you purport "came into the government's possession this afternoon [yesterday] during a witness conference in preparation for trial on April 12, 2004."

These four pages are a two-page "Subject Profile", with two pages pertinent thereto prepared by U.S. Capitol Police. Such were demanded <u>nearly eight months ago</u> by my August 12, 2003 First Discovery Demand, in particular by items ## 5, 6, 9, 10, 11 – as to which I made my October 30, 2003 motion to enforce my discovery rights and the prosecution's disclosure obligations.

Based on your yesterday's production, I hereby demand your <u>immediate</u> production of the following documents, whose possession by Capitol Police is specifically referred-to by the "Subject Profile":

(1) a copy of the audiotapes of the two voice messages I left with Senator Clinton's office, the first on May 20, 2003 and the second on May 21, 2003;

(2) a copy of my fax, whose date is not identified, which Senator Clinton's office faxed to Capitol Police, wherein I requested "to testify in opposition at the May 22, 2003 hearing on Judge Wesley's confirmation" and for "Withdrawal of your 'blue slips' approving Senate confirmation of Judge Wesley and of P. Kevin Castel, Esq.".

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Assistant U.S. Attorney Jessie Liu

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As reflected by the "Subject Profile", it was Capitol Police which made the copies of my voice mail messages with Senator Clinton's office. Presumably, Capitol Police also utilized its recording system to tape my phone conversations with Special Agent Lippay and Detective Zimmerman. Demand is hereby made for a copy of such audiotapes, requested by item #6 of my First Discovery Demand, as well as for copies of any other audiotapes, handwritten notes and other records which Capitol Police made pertaining to the matters set forth in the "Subject Profile" – to which I am entitled by my items ##5, 6, 9, 10, and 11, in particular.

All such documents are "material to the preparation of [my] defense" – as expressly stated by my First Discovery Demand, quoting the language of Superior Court Criminal Procedure Rule 16(a)(1)(C). As such, I am entitled to production IN ADVANCE OF TRIAL.

Sena Can Jours are

ELENA RUTH SASSOWER Defendant Pro Se

cc: Judge Brian F. Holeman Mark Goldstone, Esq. USA v. Elena Ruth Sassower: "Disruption of Congress": Records Production

Subject: USA v. Elena Ruth Sassower: "Disruption of Congress": Records Production Date: 4/8/2004, 5:43 PM From: Elena Ruth Sassower <judgewatchers@aol.com> To: Jessie K.Liu@usdoj.gov cc: mllaf@aol.com

Organization: Center for Judicial Accountability, Inc.

Attached is my already-faxed April 8th letter to you demanding IMMEDIATE production of records.

Elena Sassower, Defendant Pro Se (914) 421-1200

TRANSMISSION VERIFICATION REPORT

- TIME : 04/08/2004 17:38 NAME : CJA FAX : 9144284994
- TEL : 9144211200

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