GEORGE SASSOWER

16 LAKE STREET WHITE PLAINS, N.Y. 10603

914-949-2169

RECEIVED

MAY 19 1993 OFFICE OF THE CLERK SUPREME COURT, U.S.

May 14, 1993

Ms. Cynthia J. Rapp Supreme Court of the United States 1 First Street, N.E. Washington, D.C. 20543

Re: George Sassower v. Abrams [2nd Circuit]

Dear Ms. Rapp,

- With respect to the above matter, enclosed find returned my (1) "Motion/Application for Stay/Injunction", (2) Motion for Leave to Proceed in Forma Pauperis. (3) Rule 11 Affirmation, (4) Motion to Compel, and (5) Rule 23.3 Statement.
- With reference to your letter, I draw your attention to the second sentence in Rule 23.3 which should be read in conjunction with my Rule 23.3 Statement, and reveals truly "extraordinary circumstances".
- Summarizing my Rule 23.3 Statement, the Second Circuit either does not adjudicate my Rule 23.3 applications, or does <u>not</u> physically accept same.
- Under the aforementioned bizarre circumstances, and your unjustified and abbreviated interpretation of Rule 23.3, compliance is impossible.
- Nevertheless, if a Justice of your Court determines that notwithstanding the contents of my Rule 23.3 Statement, an application for a write mandamus should be made to compel the Second Circuit to physically accept and expeditiously adjudicate my Rule 23.3 motion, I will then promptly bring such proceeding.

SASSOWER