

SUPREME COURT OF THE UNITED STATES

-----x
In the Matter of

D-613

GEORGE SASSOWER, Esq.

An Attorney.
-----x

1a. Annexed is a copy of Affirmant's Notice of Motion and supporting papers in Raffe [Sassower] v. Feltman, returnable on June 4, 1987 in the Appellate Division, First Judicial Department, and is self-explanatory.

b. June 4, 1987 also commences the eighth (8th) year since PUCCHINI CLOTHES, LTD. ["Puccini"] was involuntarily dissolved, and still no filed accounting!

2a. Affirmant's state disbarment is solely referable to his exposing judicial and official corruption.

b. Even disbarment has had no effect on affirmant's position that he will obey his professional mandate, with integrity (Wayte v. U.S., 470 U.S. 598; Thigpen v. Roberts, 468 U.S. 27).

3. This affirmation is executed under penalty of perjury.

WHEREFORE, it is respectfully prayed that this matter be set down for a hearing, so that the matter can be fully exposed in a judicial atmosphere, rather than in the pages and electromagnetic waves controlled by the media, together with any other, further, and/or different relief as to this Court may seem just and proper in the premises.

Dated: May 19, 1987

GEORGE SASSOWER