283 Soundview Avenue White Plains, New York 10606

Tel. (914) 997-1677 Fax (914) 684-6554

BY FAX: 212-416-8942

518-474-8995

August 27, 1997

New York State Attorney General Dennis Vacco 120 Broadway New York, New York 10271 Received 9/2/97 2nd floor Justice Bldg at 1030 A.M. for Attorney General Beth A. Perrella

RE:

Doris L. Sassower v. Mangano, et al.

Second Circuit #96-7805

Dear Attorney General Vacco:

Enclosed is a copy of the paid ad of the Center for Judicial Accountability, Inc., entitled "Restraining Liars in the Courtroom' and on the Public Payroll", which appears at pages 3-4 of today's New York Law Journal (Exhibit "1"). I draw your attention to the paragraphs relating to the above-entitled §1983 federal action and, particularly, the penultimate paragraph which challenges you to "personally defend the appeal" on August 29th before the Second Circuit.

That paragraph refers to your failure to take corrective steps, following "particularized written notice" of your "Law Department's 'fraudulent and deceitful conduct' and the district judge's 'complicity and collusion', as set forth in the appellant's brief'. So there is no doubt on the subject, such "particularized written notice" was my January 14, 1997 letter to you, which was faxed on that date, as well as sent to you by certified mail/ return receipt. That letter is cited in my appellant's Reply Brief (at p. 4, ln. 2) and is in the record before the Circuit, having been annexed as part of Exhibit "D" to my fully documented and uncontroverted April 1, 1997 sanctions motion against you. your Law Department, and your co-defendants -- the same motion as is referred to at footnote 1 to my Reply Brief. For your convenience, a copy of the January 14, 1997 letter is enclosed, together with Exhibits "A" and "B" thereto, and proof of receipt by your office (Exhibit "2").

At the oral argument on Friday, I expect you to do your duty as an officer of the court, who also has the higher responsibility of the public office you hold, to act in accordance with the ethical considerations and disciplinary rules of the Code of Professional Responsibility, particularly Canon 7. Such action includes withdrawing your opposition to the appeal and acceding to the relief requested by me at the November 8, 1996 pre-argument conference, which your Law Department sabotaged, to wit: (1) that you join in the appeal or stipulate to vacatur of Judge Sprizzo's decision/judgment for "fraud, misrepresentation and other misconduct"; (2) that you stipulate to the *immediate* vacatur of your judicial clients' June 14, 1991 "interim" order suspending my law license; and (3) that you stipulate to amending the caption of the action to reflect that you are the successor to Attorney General Koppell and that Janet Johnson has succeeded Edward Sumber as Chair of the Grievance Committee for the Ninth Judicial District¹.

See ¶¶20-23 of my April 28, 1997 Supplemental Affidavit in support of my April 1, 1997 motion.

Should you wish to discuss any aspect of the foregoing in advance of the oral argument, please feel free to call.

Very truly yours,

DORIS L. SASSOWER Plaintiff-Appellant, *Pro Se*

cc: Assistant Attorney General Jay Weinstein (By fax: 212-416-6009)

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