

**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](mailto:judgewatch@aol.com)  
Web site: [www.judgewatch.org](http://www.judgewatch.org)

Elena Ruth Sassower, Coordinator

BY FAX: 212-416-8962 (7 pages)

April 4, 2001

Michael Belohlavek, Deputy Solicitor General  
Office of New York State Attorney General Eliot Spitzer  
120 Broadway  
New York, New York 10271

RE: *Elena Ruth Sassower, Coordinator of the Center for Judicial  
Accountability, Inc., acting pro bono publico, against  
Commission on Judicial Conduct of the State of New York  
(NY Co. #108551/99; App. Div. Cal. #2000-5434)*

Dear Mr. Belohlavek:

Pursuant to your request, I will prepare a written presentation for your review outlining the *myriad* respects in which the March 22, 2001 "Brief for Respondent" of Assistant Solicitor General Carol Fischer – bearing *your* name on its cover and signature page – is based on *knowing and deliberate falsification and misrepresentation of the material facts and applicable law*, making it sanctionable under 22 NYCRR §130-1.1.

This, so that you – and, if necessary, Solicitor General Preeta D. Bansal – can discharge your mandatory supervisory duties under 22 NYCRR §1200.5, "Responsibilities of a Partner or Supervisory Lawyer"<sup>1</sup>, [DR 1-104 of the Code of Professional Responsibility], and withdraw it.

To ensure sufficient time on all sides, I request a stipulation extending my time to file a Reply Brief – should that be necessary. As discussed, there is no prejudice by the granting of such request, whose salutary purpose is to ensure the integrity of *your* appellate submission and obviate the need for me to burden the Court with a sanctions motion.

<sup>1</sup> See also the Appellate Division, First Department's Rules, Part 603 "Conduct of Attorneys".

EX "B-1"

408  
April 4, 2001

It was to ensure the integrity of your appellate submission that on January 11, 2001 I agreed to the request of Assistant Attorney General Carolyn Cairns Olson that I stipulate to extending the Attorney General's time. Inasmuch as you were unaware that the Attorney General's office had requested from me an extension of time, a copy of the signed, so-ordered stipulation is enclosed, as is my January 11<sup>th</sup> letter that accompanied my signature. As set forth therein:

*"I am ready to give the Attorney General's office all the time it needs so that it may properly review my Appellant's Brief, Appendix, and underlying Article 78 file. Such review will compel it to conclude that there is NO legitimate defense to my appeal and that the Attorney General's obligation, pursuant to Executive Law §63.1, is to repudiate his representation of the Commission and join with me in the appeal so as to uphold 'the interest of the state'." (emphasis added)*

That remained my position 2-1/2 months later -- as may be seen from my March 23<sup>rd</sup> letter -- to which Ms. Fischer responded by faxing her "Brief for Respondent".

Needless to say, this continues to be my position. Nothing is more essential than ensuring the integrity of the appellate process in this public interest case, whose consequence will so directly affect the rights of every person who files a *facially-meritorious* judicial misconduct complaint with the New York State Commission on Judicial Conduct.

To that end, you may be assured of my complete cooperation, beginning with the written presentation you requested. Meantime, please compare for yourself Ms. Fischer's March 22, 2001 "Brief for Respondent" with my December 22, 2000 Appellant's Brief<sup>2</sup>.

Yours for a quality judiciary,

  
ELENA RUTH SASSOWER, Coordinator  
Petitioner-Appellant *Pro Se*

Enclosures

---

<sup>2</sup> My uncontroverted analyses of Justice Cahn's fraudulent decision in *Doris L. Sassower v. Commission* and Justice Lehner's fraudulent decision in *Michael Mantell v. Commission* -- the existence of which Ms. Fischer wholly omits from her "Brief for Respondents" -- are referred to at pages 13, 24, 33, 35, 48, 58-60 of my Appellant's Brief. The analyses appear in my Appendix at A-52-54 and A-321-334, with the decisions at A-189-194 and A-299-307.

SUPREME COURT OF THE STATE OF NEW YORK  
APPELLATE DIVISION : FIRST DEPARTMENT  
-----X

ELENA RUTH SASSOWER, Coordinator of the :  
Center for Judicial Accountability, Inc., :  
acting pro bono publico. :

Petitioner-Appellant, :

-against- :

COMMISSION ON JUDICIAL CONDUCT OF THE :  
STATE OF NEW YORK, :

Respondent-Respondent. :

STIPULATION TO ADJOURN  
TO JUNE, 2001 TERM  
Index No. 108551/99

IT IS HEREBY STIPULATED AND AGREED, that the above-captioned  
appeal, presently noted for the March, 2001, Be adjourned to the  
June, 2001 Term, and it is further

STIPULATED AND AGREED, that respondent-respondent's brief on  
appeal will be served upon petitioner-appellant by express mail or  
in another manner designed to provide for petitioner-appellant's  
receipt of it by or before March 23, 2001, and petitioner's time to  
reply will be April 27, 2001, the date designated by the rules of  
this Court, and it is further

STIPULATED AND AGREED that a facsimiled signature on this stipulation may be treated as an original.

Dated: New York, New York  
January 11, 2001

*Elena R. Sassower*

ELENA RUTH SASSOWER  
Petitioner-Appellant

Pro Se  
Box 69, Gedney Station  
White Plains, New York 10605-0069  
Ph: (914) 421-1200  
FAX: (914) 428-4994

ELIOT SPITZER  
Attorney General of the  
State of New York  
Attorney for Respondent-Respondent  
By:

*Carolyn Cairns Olson*

CAROLYN CAIRNS OLSON  
Assistant Attorney General  
120 Broadway - 24<sup>th</sup> Floor  
New York, New York 10271  
Ph: (212) 416-8595  
FAX: (212) 416-6009

*So ordered*  
*[Signature]*

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: [judgwatch@aol.com](mailto:judgwatch@aol.com)  
Web site: [www.judgwatch.org](http://www.judgwatch.org)

BY FAX: 212-416-6009 (3 pages)

January 11, 2001

New York State Attorney General Eliot Spitzer  
120 Broadway  
New York, New York

ATT: Assistant Attorney General Carolyn Cairns Olson

RE: *Elena Ruth Sassower, Coordinator of the Center for Judicial  
Accountability, Inc., acting pro bono publico, against  
Commission on Judicial Conduct of the State of New York  
(S. Ct. NY Co. #108551/99; Appellate Division, First Dept.:  
Cal. #2000-5434)*

Dear Ms. Olson:

Enclosed is my signature on the faxed stipulation. As discussed, I am ready to give the Attorney General's office all the time it needs so that it may properly review my Appellant's Brief, Appendix, and underlying Article 78 file. Such review will compel it to conclude that there is NO legitimate defense to my appeal and that the Attorney General's obligation, pursuant to Executive Law §63.1, is to repudiate his representation of the Commission and join with me in the appeal so as to uphold "the interest of the state".

Yours for a quality judiciary,



ELENA RUTH SASSOWER  
Petitioner-Appellant *Pro Se*

Enclosure

**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](mailto:judgewatch@aol.com)  
Web site: [www.judgewatch.org](http://www.judgewatch.org)*

*Elena Ruth Sassower, Coordinator*

BY FAX: 212-416-6009 (5 pages)

March 23, 2001

Assistant Attorney General Carolyn Cairns Olson  
120 Broadway  
New York, New York 10271

RE: *Elena Ruth Sassower, Coordinator of the Center for Judicial  
Accountability, Inc., acting pro bono publico, against Commission  
on Judicial Conduct of the State of New York (S. Ct. NY Co.  
#108551/99; Appellate Division, First Dept.: Cal. #2000-5434)*

Dear Ms. Olson:

I have not as yet received the Commission on Judicial Conduct's brief in the above-appeal – although I went to the post office three times today, the latest time being 3:45 p.m., when I was told that any express mail would have already been delivered.

Our signed and so-ordered January 11, 2001 stipulation called for the Commission's brief to have been served "by express mail or in another manner designed to provide for petitioner-appellant's receipt of it by or before March 23, 2001". For your convenience, a copy is enclosed.

Is it the Attorney General's intention – or that of the Commission -- to fax the brief? If not, does the Attorney General need additional time? As reflected by the enclosed copy of my January 11, 2001 letter to you,

"I am ready to give the Attorney General's office all the time it needs so that it may properly review my Appellant's Brief, Appendix, and underlying Article 78 file. Such review will compel it to conclude

that there is NO legitimate defense to my appeal and that the Attorney General's obligation, pursuant to Executive Law §63.1, is to repudiate his representation of the Commission and join with me in the appeal so as to uphold 'the interest of the state'."

Yours for a quality judiciary,

ELENA RUTH SASSOWER  
Petitioner-Appellant *Pro Se*

Enclosures

cc: New York State Commission on Judicial Conduct  
[By Fax: 212-949-8864]

ATT: Gerald Stern, Administrator & Counsel  
Eugene W. Salisbury, Chairman  
Commission members

New York State Attorney General Eliot Spitzer  
[By Fax: 212-416-8139]

ATT: David Nocenti, Counsel  
Peter Pope, Chief, "Public Integrity Unit"  
William Casey, Chief Investigator, "Public Integrity Unit"



STATE OF NEW YORK  
OFFICE OF THE ATTORNEY GENERAL

ELIOT SPITZER  
Attorney General

PREETA D. BANSAL  
Solicitor General

(212) 416-8014

April 4, 2001

**Via Facsimile**

Ms. Elena Ruth Sassower  
P.O. Box 69, Gedney Station  
White Plains, New York 10605

Re: *Elena Ruth Sassower v. Commission on Judicial Conduct*, New York Co. Clerk's No. 99/108551

Dear Ms. Sassower:

I understand from speaking with Mike Belohlavek that you have asked for a two-month extension of time in which to file your reply papers. Particularly in light of your earlier courtesy to our office in granting an extension, we have no objection to this request. Please send me a stipulation to that effect at your convenience and I will sign it and return it to you.

Very truly yours,

Carol Fischer  
Assistant Solicitor General

EX "B-2"



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](mailto:judgewatch@aol.com)  
Web site: [www.judgewatch.org](http://www.judgewatch.org)

Elena Ruth Sassower, Coordinator

BY FAX: 212-416-8962 (4 pages)

April 6, 2001

Assistant Solicitor General Carol Fischer  
Office of New York State Attorney General Eliot Spitzer  
120 Broadway  
New York, New York 10271

RE: Elena Ruth Sassower, Coordinator of the Center for Judicial  
Accountability, Inc., acting pro bono publico, against  
Commission on Judicial Conduct of the State of New York  
(NY Co. #108551/99; App. Div. Cal. #2000-5434)

Dear Ms. Fischer:

Thank you for your April 4<sup>th</sup> letter. Although I did not mention to Mr. Belohlavek any specific length of time for the extension on my Reply Brief, two months should be more than adequate. In any event, I appreciate the reciprocity reflected by your letter.

Enclosed is my proposed stipulation with the addition of two months for my Reply Brief. This puts the appeal down for the September Term – which is the *first* following the June Term. Indeed, inasmuch as the April 27<sup>th</sup> date for my Reply Brief under the January 11, 2001 stipulation is the last day of the June Term, even the most minimal extension puts the appeal over to the September Term.

If the stipulation meets with Mr. Belohlavek's approval, please sign it and fax it back. I will file it with the Court. According to the Clerk, it does not have to be "so-ordered". "So-ordering" is required only of stipulations for appeals being placed on the short June Term – such as the January 11, 2001 stipulation.

Please advise Mr. Belohlavek that although I did not embody in the stipulation any date by which – based on my written presentation – he will advise me as to whether he will be withdrawing your Respondent's Brief, I believe an informal timetable is in order.

Ex B-3a

I will try to have a written presentation for Mr. Belohlavek by Monday, April 23<sup>rd</sup>. As three weeks should be more than adequate for him to review it -- particularly if he has already been comparing your Respondent's Brief to my Appellant's Brief -- I would ask for his decision no later than Monday, May 14<sup>th</sup>. That will give time for oversight review by Solicitor General Bansal -- should that be necessary. Giving Solicitor General Bansal three additional weeks, to Monday, June 4<sup>th</sup>, for her review, would then leave me with three weeks to prepare my Reply Brief, if the Respondent's Brief is not withdrawn.

Meantime, and so that you may assist your superiors by your own recommendation, I urge you to making *findings* as to the accuracy of my analysis of Justice Cahn's decision in *Doris L. Sassower v. Commission* [A-52-54; A-189-194] and of Justice Lehner's decision in *Michael Mantell v. Commission* [A-321-334; A-299-307] -- as your Respondent's Brief does NOT even mention the existence of these dispositive analyses, let alone deny or dispute their accuracy. I do not believe the analyses are at all difficult to understand, but I would be happy to help you, should you need it. Examining them together would probably take no more than an hour or two.

Thank you.

Yours for a quality judiciary,



ELENA RUTH SASSOWER, Coordinator  
 Petitioner-Appellant *Pro Se*

Enclosure

Supreme Court of the State of New York  
Appellate Division, First Department

-----x  
ELENA RUTH SASSOWER, Coordinator  
of the Center for Judicial Accountability, Inc.,  
acting *pro bono publico*,

*Petitioner-Appellant,*

STIPULATION TO ADJOURN  
TO SEPTEMBER 2001 TERM

-against-

S. Ct/NY Co. Index #108551/99  
App. Div. Cal. #2000-5434

COMMISSION ON JUDICIAL CONDUCT  
OF THE STATE OF NEW YORK,

*Respondent-Respondent.*  
-----x

IT IS HEREBY STIPULATED AND AGREED that the above-captioned appeal,  
presently noticed for the June 2001 Term pursuant to a January 11, 2000 stipulation, be  
adjourned to the September 2001 Term, and it is further

STIPULATED AND AGREED that Petitioner-Appellant's time to respond to Respondent-Respondent's Brief, received by her on March 23, 2001 pursuant to the January 11, 2001 stipulation, shall be extended two months to June 27, 2001.

Dated: New York, New York  
April 6, 2001

---

ELENA RUTH SASSOWER  
Petitioner-Appellant *Pro Se*  
Box 69, Gedney Station  
White Plains, New York 10605-0069  
Tel: (914) 421-1200  
Fax: (914) 428-4994

NYS ATTORNEY GENERAL ELIOT SPITZER  
Attorney for Respondent-Respondent  
By:

---

CAROL FISCHER  
Assistant Solicitor General  
120 Broadway  
New York, New York 10271  
Tel: (212) 416-8020  
Fax: (212) 416-8942



STATE OF NEW YORK  
OFFICE OF THE ATTORNEY GENERAL

ELIOT SPITZER  
Attorney General

PREETA D. BANSAL  
Solicitor General

(212) 416-8014

April 6, 2001

Via Facsimile

Ms. Elena Ruth Sassower  
P.O. Box 69, Gedney Station  
White Plains, New York 10605-0069

Re: *Elena Ruth Sassower v. Commission on Judicial Conduct*, New York Co. Clerk's No. 99/108551

Dear Ms. Sassower:

Attached is the signed stipulation extending your time to file your reply papers. I had assumed that the extension would take us to the September Term.

Please bear in mind that you are free to organize this time as you wish and that the only written submission required of you is your reply brief. Any other written presentation you wish to make to us, including the one discussed with Mr. Belohlavek, is entirely voluntary.

Very truly yours,

Carol Fischer  
Assistant Solicitor General

Encl.

Ex "B-36"

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](mailto:judgewatch@aol.com)  
Web site: [www.judgewatch.org](http://www.judgewatch.org)

Elena Ruth Sassower, Coordinator

April 13, 2001

Assistant Solicitor General Carol Fischer  
120 Broadway  
New York, New York 10271-0332

RE: April 6, 2001 stipulation: Elena Ruth Sassower, Coordinator of the Center for Judicial Accountability, Inc., acting pro bono publico, against Commission on Judicial Conduct of the State of New York (S. Ct. NY Co. #108551/99; Appellate Division, First Dept.: Cal. #2000-5434)

Dear Ms. Fischer:

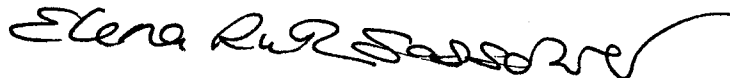
I am informed by the Appellate Division, First Department that I will need to file an original of our stipulation. Enclosed, in addition to the April 6<sup>th</sup> faxed copy, is an original for your signature.

Please sign it and leave it with the gentleman who sits at the 24<sup>th</sup> floor window, from whom I will pick it up before noon or so on Wednesday, April 18<sup>th</sup> so that I can then deliver it to the Appellate Division.

In the event you are unable to leave it with that gentleman, I would appreciate if you would either mail it to me or to the Appellate Division.

Thank you.

Yours for a quality judiciary,



ELENA RUTH SASSOWER  
Petitioner-Appellant *Pro Se*

Enclosures

Ex 'B-4'



STATE OF NEW YORK  
OFFICE OF THE ATTORNEY GENERAL

ELIOT SPITZER  
Attorney General

PREETA D. BANSAL  
Solicitor General

(212) 416-8014

April 18, 2001

Via Facsimile

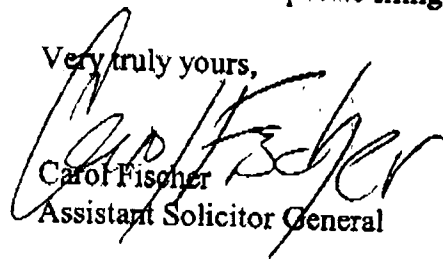
Ms. Elena Ruth Sassower  
P.O. Box 69, Gedney Station  
White Plains, New York 10605-0069

Re: *Elena Ruth Sassower v. Commission on Judicial Conduct*, New York Co. Clerk's No. 99/108551

Dear Ms. Sassower:

I understand that you stopped by our offices this morning concerning the stipulation extending your time to file your reply papers. I had faxed a copy with my signature on it to you on April 6, 2001 (see the attached). I could not have filed it with the Court as it did not have your signature. Please let me know what you would like me to do to expedite filing.

Very truly yours,

  
Carol Fischer  
Assistant Solicitor General

Encl.

EX "B-5"

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](mailto:judgewatch@aol.com)  
Web site: [www.judgewatch.org](http://www.judgewatch.org)

Elena Ruth Sassower, Coordinator

BY FAX: 212-416-8962 (3 pages)

April 19, 2001

Assistant Solicitor General Carol Fischer  
Office of New York State Attorney General Eliot Spitzer  
120 Broadway  
New York, New York 10271

RE: Elena Ruth Sassower, Coordinator of the Center for Judicial  
Accountability, Inc., acting pro bono publico, against  
Commission on Judicial Conduct of the State of New York  
(NY Co. #108551/99; App. Div. Cal. #2000-5434)

Dear Ms. Fischer:

Thank you for your yesterday's fax – from which I infer you did not receive my April 13<sup>th</sup> letter, which I had mailed to you. A copy is enclosed.

In any event, after leaving the Attorney General's office yesterday, I filed a copy of our faxed April 6<sup>th</sup> stipulation with the Appellate Division, First Department. Enclosed is the receipted first page.

Assumedly, my April 13<sup>th</sup> letter will eventually reach you. When it does, please be good enough to mail to the Court the "hard copy" of our April 6<sup>th</sup> stipulation.

Thank you.

Yours for a quality judiciary,



ELENA RUTH SASSOWER, Coordinator  
Petitioner-Appellant *Pro Se*

Enclosures

EX "B-6"





STATE OF NEW YORK  
OFFICE OF THE ATTORNEY GENERAL

ELIOT SPITZER  
Attorney General

PREETA D. BANSAL  
Solicitor General

(212) 416-8014

April 19, 2001

Via Facsimile

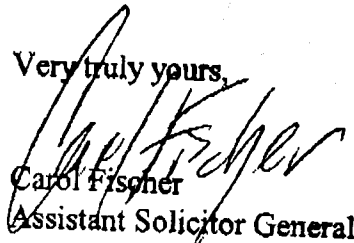
Ms. Elena Ruth Sassower  
P.O. Box 69, Gedney Station  
White Plains, New York 10605-0069

Re: *Elena Ruth Sassower v. Commission on Judicial Conduct*, New York Co. Clerk's No. 99/108551

Dear Ms. Sassower:

Thank you for your letter earlier today. Your letter of the 13<sup>th</sup> did eventually reach my desk and the "hard copy" of the stipulation has been filed with the Appellate Department, First Department.

Very truly yours,

  
Carol Fischer  
Assistant Solicitor General

EX "B-7"

Supreme Court of the State of New York  
Appellate Division, First Department

-----x  
ELENA RUTH SASSOWER, Coordinator  
of the Center for Judicial Accountability, Inc.,  
acting *pro bono publico*,

*Petitioner-Appellant,*

STIPULATION TO ADJOURN  
TO SEPTEMBER 2001 TERM

-against-

S. Ct/NY Co. Index #108551/99  
App. Div. Cal. #2000-5434

COMMISSION ON JUDICIAL CONDUCT  
OF THE STATE OF NEW YORK,

*Respondent-Respondent.*

**FILED**

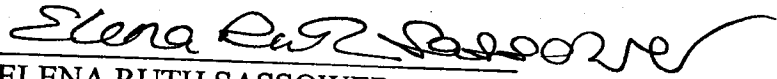
**APR 18 2001**

APPELLATE DIVISION, SUPREME  
COURT, FIRST DEPARTMENT

IT IS HEREBY STIPULATED AND AGREED that the above-captioned appeal,  
presently noticed for the June 2001 Term pursuant to a January 11, 2000 stipulation, be  
adjourned to the September 2001 Term, and it is further

STIPULATED AND AGREED that Petitioner-Appellant's time to respond to Respondent-Respondent's Brief, received by her on March 23, 2001 pursuant to the January 11, 2001 stipulation, shall be extended two months to June 27, 2001.

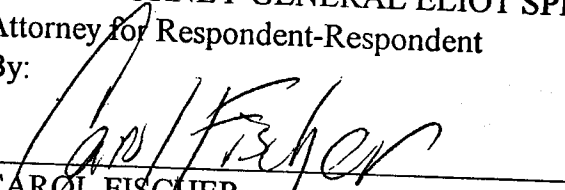
Dated: New York, New York  
April 6, 2001



ELENA RUTH SASSOWER  
Petitioner-Appellant *Pro Se*  
Box 69, Gedney Station  
White Plains, New York 10605-0069  
Tel: (914) 421-1200  
Fax: (914) 428-4994

NYS ATTORNEY GENERAL ELIOT SPITZER  
Attorney for Respondent-Respondent

By:



CAROL FISCHER  
Assistant Solicitor General  
120 Broadway  
New York, New York 10271  
Tel: (212) 416-8020  
Fax: (212) 416-8942

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Elena Ruth Sassower, Coordinator

BY FAX: 212-416-8962 (11 pages)

April 23, 2001

Deputy Solicitor General Michael S. Belohlavek  
Office of New York State Attorney General Eliot Spitzer  
120 Broadway  
New York, New York 10271

RE: Elena Ruth Sassower, Coordinator of the Center for Judicial  
Accountability, Inc., acting pro bono publico, against Commission  
on Judicial Conduct of the State of New York (NY Co. #108551/99;  
App. Div. Cal. #2000-5434, September 2001 Term)

Dear Mr. Belohlavek:

This is to advise that in view of Ms. Fischer's April 6<sup>th</sup> letter to me that my written presentation to you is "entirely voluntary" and that I am "free to organize" as I choose the time afforded me by our April 6<sup>th</sup> stipulation, I am allowing myself an additional week beyond the "informal timetable" I had proposed for submitting my written presentation to you<sup>1</sup>. My new target date is, fittingly, Law Day, May 1<sup>st</sup>.

Meantime, you should have received the copy of my April 18<sup>th</sup> letter to Attorney General Spitzer – which I left for you and Ms. Fischer on that date at the window on the 24<sup>th</sup> floor. This was a few hours before I gave the original, *in hand*, to Attorney General Spitzer<sup>2</sup>, along with a copy of my Appellant's Brief and Appendix, and Ms. Fischer's Respondent's Brief.

As evident from my April 18th letter – and as I highlighted when we spoke together on April 3<sup>rd</sup> and then reiterated in my April 4<sup>th</sup> letter to you – there is nothing more dispositive of your obligation to withdraw your Respondent's Brief than my two uncontroverted analyses [A-52-54; A-321-334]: of Justice Cahn's decision in *Doris*

<sup>1</sup> I made such proposal in my April 6<sup>th</sup> letter to Ms. Fischer.

<sup>2</sup> The original I handed to Attorney General Spitzer corrected typographical errors. A further corrected copy is enclosed.

EX 'B-9'

Deputy Solicitor General Belohlavek

Page Two

April 23, 2001

*L. Sassower v. Commission* [A-189-194] and of Justice Lehner's decision in *Michael Mantell v. Commission* [A-299-307] – decisions on which Justice Wetzel exclusively relied to dismiss my Article 78 proceeding [A-12-13].

Please use this additional week to verify for yourself the accuracy of these two uncontroverted analyses, as well as of my uncontroverted analysis of the Appellate Division, First Department's affirmance in *Mantell*<sup>3</sup>. Once you have, "all the rest is commentary".

Yours for a quality judiciary,



ELENA RUTH SASSOWER  
Petitioner-Appellant *Pro Se*

Enclosures

cc: Assistant Solicitor General Carol Fischer

As Assistant Solicitor General Fischer is at the same fax number, please share the enclosed with her.

<sup>3</sup> For your convenience, a copy of that analysis, contained in CJA's December 1, 2000 memorandum-notice, is enclosed.

CENTER for JUDICIAL ACCOUNTABILITY, INC.

P.O. Box 69, Gedney Station  
White Plains, New York 10605-0069

Tel. (914) 421-1200  
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Web site: [www.judgewatch.org](http://www.judgewatch.org)

Elena Ruth Sassower, Coordinator

BY FAX: 212-416-8962 (1 page)

May 1, 2001

Deputy Solicitor General Michael S. Belohlavek  
Office of New York State Attorney General Eliot Spitzer  
120 Broadway  
New York, New York 10271

RE: *Elena Ruth Sassower, Coordinator of the Center for Judicial  
Accountability, Inc., acting pro bono publico, against Commission  
on Judicial Conduct of the State of New York (NY Co. #108551/99;  
App. Div. Cal. #2000-5434, September 2001 Term)*

Dear Mr. Belohlavek:

Following up my April 23<sup>rd</sup> letter, I have now completed my critique of Ms. Fischer's Respondent's Brief, in honor of Law Day.

As the critique is voluminous, I will not burden your fax with it. Rather, I will hand-deliver it for you tomorrow, with a duplicate for Attorney General Spitzer.

Yours for a quality judiciary,



ELENA RUTH SASSOWER  
Petitioner-Appellant *Pro Se*

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](mailto:judgewatch@aol.com)  
Web site: [www.judgewatch.org](http://www.judgewatch.org)

Elena Ruth Sassower, Coordinator

BY FAX: 212-416-8962 (1 page)

May 2, 2001

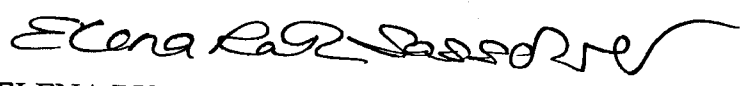
Deputy Solicitor General Michael S. Belohlavek  
Office of New York State Attorney General Eliot Spitzer  
120 Broadway  
New York, New York 10271

RE: *Elena Ruth Sassower, Coordinator of the Center for Judicial  
Accountability, Inc., acting pro bono publico, against Commission  
on Judicial Conduct of the State of New York (NY Co. #108551/99;  
App. Div. Cal. #2000-5434, September 2001 Term)*

Dear Mr. Belohlavek:

The critique of Ms. Fischer's Respondent's Brief will be delivered tomorrow. Sorry  
for this further delay.

Yours for a quality judiciary,



ELENA RUTH SASSOWER  
Petitioner-Appellant *Pro Se*