FREE-STANDING EXHIBIT I (eye)

Appellant Sassower's July 24, 2018 affidavit in support of Order to Show Cause, with Preliminary Injunction & TRO

(enclosures to Appellant Sassower's May 16, 2018 letter/NOTICE to Attorney General Underwood)

(1)	Appellants' November 29, 2011 corruption complaint to Attorney General
Schneiderman's	"Public Integrity Bureau" & its responding December 7, 2011 letter;

- (2) Appellants' March 2, 2012 letter to Governor Cuomo, Temporary Senate President Skelos, Assembly Speaker Silver, Chief Judge Lippman—"YOUR FINDINGS OF FACT & CONCLUSIONS OF LAW: Protecting the People of this State & the Public Purse from Judicial Pay Raises that are Unconstitutional, Unlawful, & Fraudulent"—with copy to Attorney General Schneiderman;
- (3) Appellants' March 30, 2012 order to show cause for a stay with TRO and supporting affidavit, annexing March 29, March 28, and March 2, 2012 e-mails reflecting transmittals to the Bureau Chief and Deputy Bureau Chief of Attorney General Schneiderman's "Public Integrity Bureau"; as well as April 5, 2012 transmitting letter to Attorney General Schneiderman, *et al.*, urging review by "independent counsel, whose name we hereby request";
- (4) Appellants' March 6, 2018 corruption complaint to Albany County District Attorney Soares "Grand Larceny of the Public Fisc & Other Corrupt Acts...SEEKING ENFORCEMENT OF 'THE PUBLIC TRUST ACT' Penal Law §496, 'corrupting the government'"
 - -- with its incorporated March 6, 2018 complaint/supplement to the Third Department Attorney Grievance Committee against District Attorney Soares & his fellow district attorneys within the Third Department;
- (5) Appellants' September 16, 2017 conflict-of-interest/misconduct complaint against Attorney General Schneiderman and his culpable attorney staff to the First and Third Department Attorney Grievance Committees, with transmitting coversheet/forms.

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