

UNITED STATES COURT OF APPEALS  
FOR THE SECOND CIRCUIT

George Lange, III  
Clerk

Stanley A. Bass  
Staff Counsel  
(212) 791-0979

Sassower v. Mangano

96 - 7805

PRE-ARGUMENT CONFERENCE NOTICE AND ORDER

A PRE-ARGUMENT CONFERENCE has been scheduled for NOVEMBER 6,  
1996 at 11:00 A.M. P.M., at the United States  
Courthouse, 40 Foley Square, New York, NY 10007 in Room 2803.

To effectuate the purposes of the Conference, the attorneys in charge of the appeal or proceeding are required to attend and must:

- (1) have full authority to settle or otherwise dispose of the appeal or proceeding;
- (2) be fully prepared to discuss and evaluate seriously the legal merit of each issue on appeal or review;
- (3) be prepared to narrow, eliminate, or clarify issues on appeal when appropriate.

Any other matters which the Staff Counsel determines may aid in the handling or the disposition of the proceedings may be discussed. Counsel may raise any other pertinent matter they wish at the Conference.

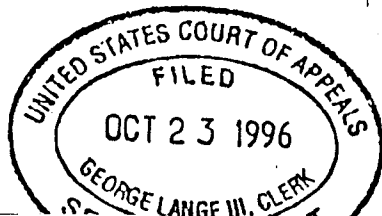
\* To insure that all parties have received notice of the scheduled pre-argument conference, counsel should confirm with each other the time and place of the conference at least 48 hours prior to the conference.

\*\* Counsel are requested to call (212) 791-0979, upon receipt of this notice, in order to confirm.

Date: 10/23/96

BY:

Daniel Mizrahi,  
Stanley A. Bass  
Staff Counsel  
Assistant



EX "A"

UNITED STATES COURT OF APPEALS  
FOR THE SECOND CIRCUIT  
U.S. COURTHOUSE  
40 FOLEY SQUARE  
NEW YORK, NEW YORK 10007

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Room 2803  
(212) 791-0979

*Sassower v. Mangano*

*96-7805*

A pre-argument conference has been scheduled for November 8, 1996 at 11:00. To facilitate Staff Counsel's preparation for the conference, please submit to the room listed above the following documents, immediately upon receipt of this notice.

Memorandum Opinion, dated 5/23/96, signed by  
Judge Sprizzo

This request is necessary because appellants's counsel failed to comply with CAMP Rule 3 (e), which requires him/her to append to the Form C Pre-Argument Statement copies of all relevant lower court decisions. Your prompt cooperation and compliance with Rule 3(e) in this case and in all future cases in the Second Circuit will better enable Staff Counsel to prepare in advance for the pre-argument conference, and will avoid delay and inconvenience to the parties.

Date

10/23/96

By: Daniel Mizrahi, Assistant  
Stanley A. Bass, Staff Counsel