

GEORGE SASSOWER

16 LAKE STREET
WHITE PLAINS, N. Y. 10603

914-949-2169

March 18, 1991

Judicial Council for the Third Circuit
601 Market Street,
Philadelphia, Pennsylvania 19106-1790

Re: "The Mother of All Judicial Frauds"
J.C. 91-06 to 91-09

Dear Sirs:

In a few days the deadline I set forth in my letter of March 7, 1991 will expire, and the public, shortly thereafter, will learn of the criminal fraud and corruption of this Circuit, and its failure to take remedial action.

To repeat, I expect: (1) to receive a verified accounting for the judicial trust assets of PUCCINI CLOTHES, LTD. ["Puccini"]; (2) that all monies payable "to the federal court" but diverted to the pockets of the CLAPP & EISENBERG, P.C. ["C&E"] clients, be turned over "to the federal court"; and (3) that all monies and other consideration received from HYMAN RAFFE ["Raffe"] by the C&E and/or its clients, be returned, with interest.

Can there be any question concerning the public reaction when they learn that members of the judiciary in the Third Circuit are involved in aiding and abetting (1) the larceny of judicial trust assets; (2) the diversion of monies payable "to the federal court" to the private pockets of their cronies; and (3) extorting "millions of dollars" from Raffe as consideration for not being incarcerated?

Can there be any question concerning the public reaction when they learn that I was incarcerated for two (2) months, at great federal expense, immediately prior to the Order of July 24, 1989, a copy of which is attached hereto, in order for Referee DONALD DIAMOND ["Diamond"] to "approve" the "final accounting" of the court-appointed receiver, a C&E client, a "final accounting" that does not exist -- it is "phantom".

This racketeering criminal adventure with clear judicial involvement by members of this Circuit, if not the Circuit itself, is foreordained to collapse and disaster, unless immediate remedial action is taken.

March 18, 1991

I further suggest, in addition to the
aforementioned, that C&E and/or its clients immediately,
candidly and unequivocally state that there is no filed
accounting for Puccini, otherwise such continued concealment will
simply be considered another level of misconduct.

The dramatic nature of my evidence, my
determination and the public reaction be underestimated.

My intention is to remedy, not to destroy, but if
necessary, I will plunge this Circuit into scandal for the
purpose of obtaining remedial action.

Respectfully,

GEORGE SASSOWER

cc: Chief Judge Dolores K. Sloviter
Circuit Judge Collins A. Seitz
Circuit Judge A. Leon Higginbotham, Jr.
Circuit Judge Samuel A. Alito, Jr.
U.S. Chief District Judge John F. Gerry
U.S. Judge Nicholas H. Politan
U.S. Bankruptcy Judge Daniel J. Moore
Clapp & Eisenberg, P.C.