

" 'All right', said the Cheshire Cat, and this time it vanished quite slowly, beginning with the end of the of the tail, and ending with the grin, which remained some time after the rest had gone." (Alice in Wonderland, Carroll).

Bankruptcy Judge DANIEL J. MOORE  
28 U.S.C. §372(c) Complaint  
"The Mother of All Judicial Frauds"

Irrevocably implanted in my "mind's eye" is the "Cheshire Cat Grin" on the face of DONALD F. SCHNEIDER, Esq. ["Schneider"] of FELTMAN, KARESH, MAJOR & FARBMAN, Esqs. ["FKM&F"], when the ease by which Bankruptcy Judge DANIEL J. MOORE ["Moore"] could be corrupted became apparent.

As a direct result of Judge Moore's corruption:

(1) All of the judicial trust assets of PUCCINI CLOTHES, LTD. ["Puccini"] were made the subject of larceny, leaving nothing for its legitimate stockholders and creditors;

(2) Millions of dollars were criminally extorted from HYMAN RAFFE ["Raffe"] payable to the clients of CLAPP & EISENBERG, P.C. ["C&E"] clients, some of it thereafter transferred to C&E, in order that Raffe avoid incarceration under a trialess criminal conviction and a Referee DONALD DIAMOND ["Diamond"] Report;

(3) Substantial monies payable "to the federal court" were diverted to the private pockets of the C&E clients;

(4) EUGENE PAUL KELLY ["Kelly"], a navy veteran of World War II, had his estate denuded of all its assets by the larcenous activities of a judge and his appointees;

(5) DENNIS F. VILELLA ["Vilella"] has been incarcerated for more than three (3) years for crimes that were never committed, and

(6) The fundamental rights of others, including my fundamental rights, have been transgressed.

Shortly after I ventured on the judicial forums of New Jersey, I executed the following:

" 'Woe unto you  
... for you make clean the  
outside of the cup and of the  
platter, but within they are  
full of extortion and excess.  
... [C]leanse first that which  
is within the cup and platter,  
that the outside of them may  
be clean also.' (Matthew,  
23:25-26).

CRIMINAL EXTORTION AND CORRUPTION IN THE  
COURTROOM OF JUDGE DANIEL J. MOORE.

March 17, 1988

Hon. Daniel J. Moore  
U.S. Bankruptcy Court  
970 Broad Street,  
Newark, New Jersey 07102

Honorable Sir:

1a. Openly admitted on March 14, 1988, is that Your Honor's Courtroom is and will be the forum for criminal extortion and corruption, a practice that Judge Howard Schwartzberg [of New York] attempted to abort, by the Order dated September 15, 1987.

b. That same ethically depraved scenario which Judge Schwartzberg correctly refused to permit, when the facts became clearly known, has now been resurrected, with CLAPP & EISENBERG, P.C. and ROTHBARD, ROTHBARD, & KOHN, Esqs. substituting for those heretofore disqualified.

c. I submit, where no attorney, ethical or otherwise, would even dare to undertake such Clapp-Rothbard adventure, the irresistibly compelling conclusion is that they know there will be no repercussions from Your Honor, or others, for their egregious conduct.

2a. HYMAN RAFFE, EUGENE DANN, and ROBERT SORRENTINO each have 25% stock, and other, interests in PUCCINI CLOTHES, LTD., which was involuntarily dissolved on June 4, 1980.

b. Puccini's judicial trust assets were made the subject of massive larceny, orchestrated by the law firm of KREINDLER & RELKIN, P.C., and its clients, JEROME H. BARR, Esq. and CITIBANK, N.A.

c. Participating in such larceny of judicial trust assets was the predecessor firm of NACHAMIE, BENJAMIN, LEVINE & SPIZZ, P.C., the attorneys for Dann & Sorrentino, who for monetary 'pay-offs', which unlawfully had as its source in Puccini's trust assets, it betrayed its clients.

3a. LEE FELTMAN, Esq., Puccini's fiduciary, is legally obligated to recover the stolen and misappropriated assets from the Kreindler entourage, but in exchange for massive 'pay-offs' to his law firm, FELTMAN, KARESH, MAJOR & FARBMAN, Esqs., also coming from Puccini's judicial trust assets, he has not done so -- not a single penny has he attempted to recover!

b. Obviously, where all of Puccini's assets were made the subject of larceny and unlawful plundering, Lee Feltman has been unable to render even a single accounting, although almost eight (8) years has elapsed since Puccini-- 'the fortune cookie' -- was dissolved, and the filing of a verified accounting is mandatory for each and every year.

4a. Now, actively aided and abetted by CLAPP & EISENBERG, P.C. and ROTHBARD, ROTHBARD, & KOHN, Esqs., such criminally corrupt conduct has now moved west into New Jersey, and Your Honor's Courtroom, as will be demonstrated.

b. I moved in Your Honor's New Jersey Federal Court to compel Lee Feltman to account for Puccini's judicial trust assets, which accounting will greatly inure to the financial benefit of Raffe, Dann, & Sorrentino, its stockholders, as well as to my Chapter 13 estate.

c. CLAPP & EISENBERG, P.C., who represent Lee Feltman, Puccini's fiduciary, in Your Honor's Court, opposes my motion for such long overdue compulsory accounting, because they also and simultaneously represent Kreindler & Relkin, P.C., Barr, Citibank, and Feltman, Karesh, Major & Farbman, Esqs., who would be compelled to return the vast sums they stole and plundered from Puccini, the judicial trust, if such accounting were rendered.

d. ROTHBARD, ROTHBARD & KOHN, Esqs., who represents Raffe, Dann, & Sorrentino, also oppose my motion, although same would inure to Raffe, Dann, & Sorrentino's benefit, because they also and simultaneously represent, the Nachamie firm, who would have to return the monies stolen from Puccini, if any accounting were ordered.

5a. As the Rothbard firm admitted before Your Honor on March 14th, Raffe is underwriting the cost of the Clapp and Rothbard representation.

b. Why should Raffe pay legal fees to attorneys for taking positions completely contrary and adverse to his personal interests, is a question the Rothbard or Clapp firms avoid answering?

c. The fact is that the Kreindler-Feltman firms are able to obtain unconstitutional criminal convictions and incarcerations in New York without benefit of a trial, but if one agrees to their demands, which in the case of Raffe means the payment of millions in case and other considerations, such incarcerations are held in limbo!

d. Thus in Your Honor's Courtroom, the Clapp and Rothbard firms are being extravagantly paid by Raffe, to argue against his interests.

e. HOWARD M. BERGSON, Esq., who Your Honor admitted to practice in Your Honor's New Jersey Federal Court, serves as the conduit, extorting monies from Raffe in New York to pay the Clapp and Rothbard firms in New Jersey.

6a. Raffe keeps paying extortion monies, in his words, 'because judges are crooks', and unless he continues to make payments, the cadre of 'crooked' judges controlled by the Feltman-Kreindler firms, will impose more draconian hardships on him and his family.

b. Obviously, Raffe makes payments for adverse representation in Your Honor's Court, because he has made to believe that Your Honor is also 'a crook'.

c. I respectfully submit that whether Your Honor's Court is 'Fit for Human Litigation', will be determined by the actions taken by Your Honor with respect to attorneys presenting positions contrary to their client's legitimate interests; permitting attorneys to represent conflicting interests; allowing fiduciaries to betray their trusts; and on permitting payments, extorted from Raffe, to be made based on ostensible services rendered in Your Honor's forum, contrary to his legitimate interests, or for corrupting officials located in New Jersey.

d. It is manifestly obvious, payments to the Clapp and Rothbard firms have been made in order to betray, not represent, and in order to corrupt.

7. To be continued . . . . .

Respectfully,

GEORGE SASSOWER"

On July 24, 1989, Feltman had Referee Diamond "approve" a non-existent "final accounting" for Puccini, and now that this "Mother of All Judicial Frauds" has been and will be publicly exposed, perhaps the Schneider "grin" will disappear, and the tragedies caused by Judge Moore will be remedied, wherever possible.

Dated: March 20, 1991

Respectfully,

GEORGE SASSOWER