GEORGE SASSOWER

ATTORNEY AT LAW
16 LAKE STREET
WHITE PLAINS, N.Y. 10603

914-949-2169

October 29, 1988

Gary L. Casella, Esq. Grievance Committee, Ninth Judicial District 200 Bloomingdale Road, White Plains, New York 10605

> Re: Lawrence J. Glynn, Esq. 2 William Street, White Plains, New York 10601

Dear Mr. Casella,

la. On October 25, I received a telephone call from Peter J. Grishman, Esq., advising me that he had, that day, received a Memorandum of Law from Lawrence J. Glynn, Esq. in a federal action pending before Hon. Gerard L. Goettel, in which I am not a party, which contained the following statement:

"On the return date of that 'hold over proceeding' [before Hon. John F. Holden, City Court of White Plains, on October 17, 1988] George Sassower appeared on his own behalf and as a representative of Elena Sassower. Another attorney appeared on behalf of Respondent John McFadden. Both Sassower and the attorney for McFadden raised technical defenses to the jurisdiction of the Court. The case was adjourned to October 31, 1988 to allow Petitioner an opportunity to re-serve." [emphasis supplied]

- b. The statement is a bald face lie, as the court transcript should clearly reveal.
- 2a. One dragooned into court should not be made the subject wholly fabricated, prejudicially motivated, statements by attorneys, particularly as to third parties, or so I assert.
- b. Such type of practice will only cease when decisive action is taken by your committee against such "smut merchants".

- 3a. On a related subject, I am still actively and lawfully practicing law, as a photostatic copy of a "Certificate of Good Standing" issued from the United States District Court for the Eastern District of New York, reveals.
- b. Thankfully, some courts exhibit some integrity by refusing to honor a disbarment proceeding where all pretense of due process and constitutional rights are abandoned.
- 3a. It is now more than eight (8) years and four (4) months since Puccini Clothes, Ltd., was involuntarily dissolved, which was the subject of my disbarment order, and although an accounting <u>must</u> be filed "at least once a year" (22 <u>NYCRR</u> §202.52[e]), not a single accounting has been filed by the "criminals with law degrees" nor anyone else -- not one!
- b. "The criminals with law degrees" simply made these judicial trust assets the subject of massive larceny and plundering, leaving nothing for the stockholders and creditors.
- c. Even fines, payable "to the [federal] court", went into the private pockets of the "judicial criminals", rather than into the governmental treasury.

- The point is that it to be your Brady v. Maryland (373 U.S.83) prosecutorial obligation to disclose that those who have judges as partners or co-conspirators are not made the subject of disciplinary proceedings, but rather the proceedings are brought against attorneys who resist such corrupt activities and refuse to remain silent on the subject (cf. Disciplinary Rule 1-103).
- In short, if you must steal from trust assets, be sure you have some influential judge transactionally involved.
- Enclosed please find "Are Presiding Justice Francis T. Murphy and Administrator Xavier C. Riccobono Criminals in Black Robes?" and "Auditing the Books of Presiding Justice Francis T. Murphy".

Very truly yours,

GEORGE SASSOWER

Hon. Gerard L. Goettel #88 Civ. 5775 Hon. John F. Holden #434-1988 Lawrence J. Glynn, Esq. Peter J. Grishman, Esq. Jeffrey Marshall, Esq. Diamond, Rutman & Costello, Esgs. Apicillia, Berstein & Milano, Esqs. Bleakley, Platt & Schmidt, Esq.

CERTIFICATE OF GOOD STANDING

UNITED STATES OF AMERICA

EASTERN DISTRICT OF NEW YORK

SS.

I, ROBERT C. HEINEMANN , Clerk of the United States DISTRICT COURT FOR THE EASTERN DISTRICT OF NEW YORK

DO HEREBY CERTIFY That

GEORGE SASSOWER Was

duly admitted to practice in said Court on

MAY 14th 9 53

and is in good standing in said Court.

Dated at BROOKLYN, NEW YORK

Clerk

ROBERT C. HEINEMANN

on

OCTOBER 26, 19 88.

DONNA DANIEL Deputy Clerk.

GEORGE SASSOWER

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914 949 2169

ARE
Presiding Justice FRANCIS T. MURPHY
and
Administrator XAVIER C. RICCOBONO
CRIMINALS IN BLACK ROBES?

PUCCINI CLOTHES, LTD. -- "the judicial fortune cookie" -- was involuntarily dissolved on June 4, 1980 -- more than eight (8) years ago -- its assets becoming custodia legis.

Although an accounting <u>must</u> be filed "at least once a year" (22 MYCRR §202.52[e], not a single accounting has been filed -- not one!

An accounting will reveal that Presiding Justice FRANCIS T. MURPHY, Administrator XAVIER C. RICCOBONO, and others -- "the criminals in black robes" -- are involved in the larceny and plundering of judicial trust assets, extortion, and other, highly egregious, criminal conduct.

Presiding Justice FRANCIS T. MURPHY, and his designees, Administrators XAVIER C. RICCOBONO and LOUIS FUSCO, have made the courts "Unfit for Human Litigation", where "payoffs" and "marching orders" are "the coins of the judicial realm".

October 10, 1988



GEORGE SASSOWER

ATTORNEY AT LAW 16 LAKE STREET WHITE PLAINS, N.Y. 10603

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"You have sat too long for any good you have been doing. Depart, I say, let us have done with you. In the name of God, go! (Oliver Cromwell)

AUDITING THE BOOKS OF PRESIDING JUSTICE FRANCIS T. MURPHY

- la. The books of FELHMAN, KARESH, MAJOR & FAREMAN, Esqs. ["FKM&F"] and KREINDLER & RELKIN, P.C. ["K&R"]--"the criminals with law degrees"--who openly boast that they corruptly control, inter alia, Presiding Justice FRANCIS T. MURPHY and Administrator XAVIER C. RICCOBONO, should be made the subject of immediate inspection and audit, along with the judicial trust books of PUCCINI CLOTHES, LID., the "judicial fortune cookie".
 - b. Judicial mandated rules provide that an accounting must be filed "at least once a year" (22 NYCRR §202.52[e]), but the "Murphy-Riccobono" cronies -- "the criminals with law degrees" -- have been able to avoid filing an accounting for Puccini's trust assets for more than eight (8) years--more than eight (8) years without an accounting -- not a single one!
 - c. Thus, while Presiding Justice FRANCIS T. MURHIY has been strongly advocating the random inspection of attorney's trust accounts, his criminal co-conspirators have failed to account in more than eight (8) years with respect to judicial trust assets, although a filed accounting is mandated "at least once a year".
 - 2a. The law also provides, as a mandatory "duty", that the Attorney General must make application for the settlement of a filed accounting, and distribution of the assets, if not voluntarily performed within eighteen (18) months (Bus. Corp. Law §1216[a]).
 - b. Although more than one hundred (100) months have expired, not a single application has been made by the Attorney General -- not a single one!
 - c. Presiding Justice FRANCIS T. MURPHY and Administrator XAVIER C. RICCOBONO, reached rock bottom on the depravity scale, when they dragooned, hijacked, and accepted Diccini's statutory fiduciary in the Attorney General's Office to simultaneously represent them and their thrall, in opposition to
 - d. Thus, Attorney General ROBERT ABRAMS and Senior Attorney DAVID S. COOK, Puccini's statutory fiduciaries, in their simultaneous representation, have abandoned their statutory trust, and their obligations thereunder, in order to aid, abet, and facilitate the "criminals in black robes" in their joint racketeering adventures with "the criminals with law degrees".
 - 3a. K&R was the law firm that engineered the massive larceny of Puccini's judicial trust assets and thereafter inundated the judicial forum with perjurious affidavits denying same.

- b. LEE FELHMAN, Fsq. ["Feltman"], the court's appointed agent, agreed not to expose such larceny or make any attempt at recovery on behalf of his helpless judicial trust, provided he be given the balance of Puccini's trust assets. Since Feltman's fees are set by statute, the vehicle for such unlawful "bribe" monies was to be Feltman's law firm, FKM&F.
- c. As the "Murphy-Riccobono" criminal racketeers now recognize, under the aforesaid circumstances, there can never be any filed accounting, no matter how many judges and officials they corrupt, without exposing the massive larceny and plundering of judicial trust assets, the extortion, the perjury, and the official and judicial corruption.
- d. The Gordion Knot should be cut **now**, and the "criminals with law degrees" made to account for Puccini's judicial trust assets, as mandated by statute.
- 4a. Although 22 NYCRR §660.24[f] prohibited the award of any fees to FKMEM, they were given more than one million dollars (\$1,000,000) from these judicial trust for not doing anything intended to benefit Puccini, or which in fact benefitted it.
- b. Statute and judicial rules mandate that information, with particulars, concerning such fee awards to FKM&F be reported, reports which are supposed to be available for public inspection (Judiciary Law §35-a; 22 NYCRR §202 Parts 26, 36), but this was also dispensed with in the case of the Puccini rape.
- 5a. When the "Murphy-Riccobono" cronies completely denuded Puccini of all its tangible judicial trust assets, extortion became the means in order to keep the "green" flowing.
- b. Without benefit of a trial, although constitutionally mandated, the "Murphy-Riccobono" thrall, convicted my client, HYMAN RAFFE ["Raffe"] of non-summary criminal contempt, and sentenced him to be incarcerated.
- c. <u>But</u>, for the payment of millions of dollars to the "criminals with law degrees", general releases in their favor, and in favor of the "Murphy-Riccobono" thrall, Raffe was never incarcerated.
 - d. According to Raffe "they are bleeding me to death"!
- 6a. The validity of the "Murphy" proposal for inspection of attorney's trust records should not be affected by Murphy's own personal derelictions, and those of his cronies.
- b. Nevertheless, it should be noted that those few attorneys who invade trust assets have generally been single practitioners suddenly met with unfortunate personal problems not of their own doing or fault.
- c. The "Murphy-Riccobono" fat-cats are motivated by unadulterated and criminal greed, whose idea of justice is to "pay-off" judges and officials.
- 7. Neither Murphy, nor Riccobono, nor their cronies, are above the law -- they must be made to immediately account for Puccini's trust assets.

October 10, 1988

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