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DEPARTMENTAL  
DISCIPLINARY  
COMMITTEE

**GEORGE SASSOWER**

16 LAKE STREET  
WHITE PLAINS, N.Y. 10603

914-949-2169

February 22, 1989

Departmental Disciplinary Committee  
41 Madison Avenue  
New York, N.Y. 10010

Re: Robert Abrams, Esq.  
Attorney General, New York State  
120 Broadway  
New York, N.Y. 10271

Gentlemen:

1. The body of my letter of February 3, 1989 to the above, to which there was deliberately no response, was as follows:

"Kindly forward to Hon. Sol Wachtler, Chairman of the Administrative Board of the Unified Court System, at Court of Appeals Hall, 20 Eagle Street, Albany, New York 12207, with a copy to the undersigned, copies of all accountings filed for Puccini Clothes, Ltd., which was involuntarily dissolved on June 4, 1980 by the Supreme Court, New York County, and in particular the 'final accounting' that was 'approved' by Referee Donald Diamond on October 26, 1988, if any.

Also forward to the above a copy of the Bus. Corp. Law §1207(C)[3] Statement, if any, that was required to be filed by or on behalf of Lee Feltman, Esq., which was due to be filed by February 1, 1989."

2a. Initially it must be re-stated that it is an essential principle of American society that no person, no matter how exalted his position, is above the criminal or ethical laws of the community.

b. The fact that the above is the highest law official in this state does not immunize him for his criminal and unethical activities.

February 22, 1989

3a. ROBERT ABRAMS, Esq., in order to conceal the massive larceny of judicial trust assets, failed to forward to Hon. SOL WACHTLER the §1207 Statement that had to be filed by February 1, 1989 or to disclose to His Honor that none was filed; and failed to inform the Chief Judge that the "final accounting" that Referee Diamond "approved" on October 26, 1988, and which needed his consent, did not exist.

b. There is no way that the cronies of Presiding Justice FRANCIS T. MURPHY and Administrator XAVIER C. RICCOBONO can account for Puccini's trust assets, without revealing their criminal conduct, and consequently Referee DONALD DIAMOND "approved" a phantom accounting -- one that does not exist.

c. In order to consummate such fraud, they needed, and obtained, the cooperation of ROBERT ABRAMS, Esq. in having such phantom accounting approved.

4a. Where there is a court-receiver appointed, in all American jurisdictions, there must be a filed accounting, since the public is entitled to know how the judiciary and their cronies dispose of judicial trust assets.

b. Unquestionably Hon. SOL WACHTLER, as well as the public, are entitled to expect that ROBERT ABRAMS has been giving obedience to the law and his fiduciary obligations.

5. Since the request to Mr. Abrams was extensively distributed to the media, this complaint is similarly being extensively distributed.

6. To expedite a response by Mr. Abrams, a copy of this complaint is being sent directly to him.

Very truly yours,

  
GEORGE SASSOWER

cc: Robert Abrams, Esq.  
Hon. Sol Wachtler  
Associate Judges, Court of Appeals  
Associate Justice David Ross  
Associate Justice E. Leo Milonas  
Associate Justice Betty W. Ellerin  
Associate Justice Ernst H. Rosenberger  
The Media