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GEORGE SASSOWER

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914-949-2169

DEPARTMENTAL DISCIPLINARY COMMITTEE

March 7, 1989

Departmental Disciplinary Committee 41 Madison Avenue, New York, New York 10010

Certified Mail P 801 449 748

Re: Kreindler & Relkin, P.C.

350 Fifth Avenue

New York, New York 10118

Dear Sirs:

- la. This complaint sets forth only one, of the numerous, instances of unethical misconduct of KREINDLER & RELKIN, P.C., clearly mandating disbarment of some of its members, as a matter of law.
- b. Indeed, it is only because of the corrupt influence that the above firm has over various judges, state and federal, including Presiding Justice FRANCIS T. MURPHY and District Court Judge EUGENE H. NICKERSON, that it, and some of its members, have not been criminally prosecuted.
- c. To insure, even belatedly, that the criminal and ethical laws of our society are given obedience by those who have the "inside track" with the judicial system, copies of this complaint letter are being sent to, <u>inter alia</u>, the Attorney General of the United States, the Commission of Judicial Conduct, and members of the media, for simultaneous investigation.
- 2a. As background, unquestionably and undeniably the above firm engineered the massive larceny of the judicial trust assets of PUCCINI CLOTHES, LTD. ["Puccini"] and then inundated the judicial forum with perjurious affidavits denying same.
- b. United States District Judge EUGENE H. NICKERSON had to be corrupted and unquestionably, His Honor was.
- c. Indeed, MICHAEL J. GERSTEIN, Esq., of KREINDLER & RELKIN, P.C., as well as others, openly boasted of the fact that his firm and its co-conspirators "controlled" Judge NICKERSON, as well as other jurists.

- 3a. On June 7, 1985, Judge EUGENE H. NICKERSON, without a trial or opportunity for same, held both myself and Mr. HYMAN RAFFE to be, inter alia, in non-summary criminal contempt, although His Honor knew he lacked jurisdictional power (Nye v. United States, 313 U.S. 33).
- b. Since, even on an inquest basis, KREINDLER & RELKIN, P.C. could not establish a prima facie case for criminal contempt, that was also dispensed with.
- c. The herculian fines imposed upon myself and Mr. RAFFE were "payable to the [federal] court".
- d. The fine monies were <u>never</u> paid to the United States Government, or any agency thereof. Instead, such monies that were extorted from Mr. RAFFE, were paid to KREINDLER & RELKIN, P.C. and its clients.
- e. The aforementioned (1) corruption of Judge EUGENE H. NICKERSON by which His Honor knowingly entered a jurisdictionally defective Order of criminal contempt, and (2) the diversion of "fine monies" from the United States Treasury to its own pocket, is the basis of this complaint.
- 4. Upon receipt from your office of a Docket number to this complaint, I will send you the necessary documentation, and any other information that you might desire.
- 5. To expedite a response, a copy of this complaint is being sent directly to KREINDLER & RELKIN, P.C.

Very truly yours,

GEORGE SASSOWER

cc: Kreindler & Relkin, P.C.