

GEORGE SASSOWER

ATTORNEY AT LAW

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August 8, 1986

Hon. Charles Hynes  
Special State Prosecutor  
2 Rector Street,  
New York, New York, 10006

Att: Ms. Karen Pace

Dear Ms. Pace,

1a. This is to confirm our appointment for Monday, August 11, 1986 at 3:00 p.m.

b. To familiarize yourself beforehand with the subject matter at hand, enclose please find a copy of my verified petition, dated April 21, 1986, a copy of which was served, on or about that date, on the Attorney General's and District Attorney's Offices!

2a. As you are aware, criminal enforcement of the law and access to the grand jury, lies exclusively in the hands of (1) the Attorney General, and (2) the District Attorney.

b. Since the Attorney General, and one of his Senior Assistants, are the subject of my accusations, the full responsibility is on the shoulders of the District Attorney.

c. The District Attorney's Office, never responded to such petition, nor ever asked for any of the supporting documentation, nor responded to any of my other communications!

d. How can one have faith in the criminal prosecutorial function, when serious charges of criminal misconduct do not even receive a pro forma acknowledgment?

3a. I draw your attention to Article 1, §6 of the New York State Constitution, which provides:

"The power of the grand jury to inquire into the wilful misconduct in office of public officers, and to find indictments or to direct filing of information in connection with such inquiries, shall never be suspended or impaired by law."



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b. How, in this matter, can the grand jury ever know of a situation possibly deserving of inquiry, if those having access to such grand jury are limited to the accused (the Attorney General) and a local prosecutorial office (the District Attorney) which does not even respond to judicial papers served on it?

4a. Business Corporation Law §1216 provides that a Receiver of an involuntarily dissolved corporation must file a final accounting and make distribution within one (1) year, and that if that is not done, then the Attorney General, must, as a mandatory "duty", make application to the Court for same when eighteen (18) months have expired!

b. PUCCHINI CLOTHES, LTD. ["Puccini"] was involuntarily dissolved on June 4, 1980 -- more than six (6) years ago -- its assets and affairs becoming custodia legis -- and since such time, no accounting has ever been rendered, nor has the Attorney General obeyed his statutory "duty" to make application to the Court for such accounting, although more than four (4) times the maximum time has elapsed!

c. Indeed, the Attorney General's Office, opposes such application when I attempt to make same, which is my statutory right!

d. There are other provisions in the law, including the recently enacted Uniform Court Rules (§202.52), which requires an accounting to be rendered annually!

e. Thus, even if you still believe it the "tooth fairy", you must recognize that there must be a great deal of "judicial-official" corruption involved when no accounting has been rendered in seventy-four (74) months!

f. Enclose please find "Would You Like to Win a Pulitzer Prize", which I shall shortly distribute to the media, and all college journalist students, in the metropolitan area.

g. Ms. Pace, before I arrive, why do you not simply make the four (4) local telephone calls suggested therein?

5a. Ms. Pace, I could inundate your office with a truckload of documentation, of the massive and unabashed larceny of judicial trust assets, which I exposed!

b. This was and is my obligation, the "zealous" pursuit of my client's rights, and never requested any medals for same.



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c. Nor do I complain, that as a result of effort, I was thrown in jail twice, and now face my third incarceration! These are the historical wages, and much more, for anyone who attempts to "cleanse the temple"!

d. My complaint is that the "judges" who you are supposed to oversee, convict, sentence, and incarcerate me, without the benefit of a trial! Lettres de Cache style!

e. You simply do not have to be a lawyer to know, that as a matter of ministerial prohibition, no american judge nor american court, can convict, sentence, and incarcerate, without a trial, absent a plea of guilty!

f. The judges and courts that you supervise simply do not have the constitutional power to declare war against God and Civilization. No matter how devastating the evidence, including outright voluntary confessions, without a plea of guilty, one must get a trial!

g. This was and is the law under the state constitution, and in the case of non-summary criminal contempt, such right to a trial before conviction, sentence, and incarceration is guaranteed to every person by federal constitutional mandate as well (Bloom v. Illinois, 391 U.S. 194)!

h. Since you told me you were an investigator, enclose please find my "Legal Quiz -- Legal Poll", so that you may test your skill!

6a. Hon. MARTIN H. RETTINGER, is a criminal court judge, who judges those who purportedly disobey the law!

b. Before the surfacing of the "hard evidence" of massive larceny, I demanded an examination of Puccini's books and records, as was my right!

c. Instead the Receiver, LEE FELTMAN, Esq., petitioned Mr. Justice MARTIN H. RETTINGER for the appointment of RASHBA & POKART, as investigatory accountants!

Mr. Justice MARTIN H. RETTINGER, made such appointment!



d. It turned out that RASBA & POKART were the accountants for KREINDLER & RELKIN, P.C. and/or its clients, and previously the law firm of ARUTT, NACHAMIE, BENJAMIN, LIPKIN, & KIRSCHNER, P.C., had unlawfully taken \$10,000 from Puccini's trust assets, "laundered" \$6,200 and gave it to RASHBA & POKART in payment of an invoice by that accounting firm to KREINDLER & RELKIN, P.C. (enclose photo copy of check), keeping for itself \$3,800, as a "laundering fee"!

e. Ms. Pace, particularly as an investigator, you must surely know that one cannot be appointed to investigate one's own client, and appoint one to investigate a firm who previously "laundered" monies to the investigator!

f. Such funds, which were the subject of larceny, came from the judicial trust assets, on whose behalf such investigation was to be made!

g. Obviously, the appointment was not made to expose the massive larceny that took place, but to conceal same!

h. Why do you not telephone Mr. Justice MARTIN H. RETTINGER and ask him about such appointment, and what he has done with respect to same since I exposed same on D-Day, June 6, 1984 -- more than two (2) years ago!

7a. Dante, in epic, "The Inferno", described the "Nine Circles of Hell", and their earthly misconduct which warranted such eternal resting place!

b. Ms. Pace, I will tell you about misconduct, which warrants being encased in the "Tenth Circle of Hell"!

c. Incidentally, as Dante tells us, over the portal of Hell is the sign "Abandon all hope, ye who enter here"!

d. It is a sign which belongs on the facade of some of the courthouses in the metropolitan area!

e. My right to set forth my complaint to you, is a constitutional right included in the right to petition government for redress of my grievances (U.S. Constitution, Amendment 1; California Motor v. Trucking Unlimited, 404 U.S. 508, 513; N.Y.S. Constitution, Article 1 §9).



f. Now, the founding fathers, found it unnecessary to set forth, in explicit language, that one could not be "boiled in oil" for making a legitimate complaint to a governmental representative -- but that is precisely what is happening and more!

g. When I uncovered the "hard evidence" of massive larceny of judicial trust assets, I communicated with the Attorney General, who was and is Puccini's statutory watchdog!

h. Senior Attorney, DAVID S. COOK, Esq., an essentially one man unit in the Attorney General's office responded, for he was the attorney assigned to vouchsafe Puccini's trust assets!

i. There followed months of almost daily conversation, where very confidential information was exchanged, since we both had a mutual interest in advancing Puccini's welfare!

j. When, thereafter, on behalf of Puccini, I commenced proceedings against Mr. Justice MARTIN H. RETTINGER, Mr. Justice DAVID B. SAXE, and others members of the judiciary who had been criminally or otherwise involved in the Puccini adventure, can you guess who from the Attorney General's Office was commandeered to represent these members of the judiciary?

k. Only, one guess is necessary! It was Senior Attorney, DAVID S. COOK, Esq., who was assigned to oppose me and Puccini!

l. Now, guess who, was to represent the statutory rights of Puccini, on behalf of the Attorney General! Again, only one guess is necessary! Senior Attorney, DAVID S. COOK, Esq.!

Senior Attorney DAVID S. COOK, Esq., represents Puccini, the helpless judicially eunuch, who has been repeatedly raped, and also those engaged in aiding and abetting the rapors!

m. Obviously, Mr. Cook in such new representation took with him all the confidential information which I gave him, which was my constitutional right, and my professional obligation, as an attorney (Disciplinary Rule 1-103).

o. Now you can understand why the Attorney General and Mr. Cook, do not demand an accounting, although it is a mandated "duty", for it would expose their own misconduct, as well as the misconduct of their judicial clients!



p. I do not have to tell you of the number of available attorneys that could have been chosen, or the number of Assistant Attorney Generals, who could have likewise been chosen, without commandeering Mr. Cook in such dual representation!

q. Now, maybe you can come to understand why I am repeatedly thrown in jail, without a trial! I simply have refused to promise to keep my mouth shut!

r. Those who agree to keep their mouths shut, do not go to jail under such sham convictions, nor are they any longer prosecuted!

8a. Who are these criminal prosecutors, who have innocent people convicted and jailed, without a trial?

b. Ms. Pace, your office is supposed to oversee the criminal justice system, as I understand it, and does not even know who runs such system that you are supposed to oversee!

c. The "self-styled public prosecutors" are persons who the federal courts have held cannot constitutionally be in charge, as public prosecutors (see Polo Fashions v. Stock Buyers, 760 F.2d 696 [6th Cir.], amicus invited, U.S. , 106 S.Ct. 565, 88 L.Ed2d 550)!

d. Simply put, I question if your office knows what is really going on in the judicial system!

e. The public prosecutors, in this instance, are KREINDLER & RELKIN, P.C., of 500 Fifth Avenue, New York, New York, 10010. They engineered the massive larceny of Puccini's trust assets, and inundated the courts with perjurious affidavits denying same.

KREINDLER & RELKIN, P.C., were aided and abetted by ARUTT, NACHAMIE, BENJAMIN, LIPKIN & KIRSCHNER, P.C., now known as NACHAMIE, KIRSCHNER, LEVINE, SPIZZ & GOLDBERG, P.C., of 342 Madison Avenue, New York, New York, 10173.

FELTMAN, KARESH, MAJOR & FARBMAN, Esqs., of 55 East 52nd Street, New York, New York, 10055, own, operate, and hold in bondage, the judicial system, which you are supposed to oversee!

f. If you do not believe me, I can supply you with a list of judges that are under their complete control!



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g. Poor SAM POLUR, Esq., he was convicted, sentenced, and incarcerated for twenty (20) days, without a trial, by Mr. Justice ALVIN F. KLEIN, for purportedly serving a summons on DONALD F. SCHNEIDER, Esq. of FELTMAN, KARESH, MAJOR & FARBMAN, Esqs., according to Mr. Schneider's uncorroborated affidavit.

h. Even when it was shown, and undisputedly so, that such accusation by Mr. Schneider was false, Mr. Justice KLEIN failed to release Mr. Polur (see Brady v. Maryland 373 U.S. 83; United States v. Agurs 427 U.S. 97), for a criminal reason that would make any decent person vomit!

9. Mr. Justice IRA GAMMERMANN, one of the three judicial "whores" completely bonded to the aforementioned "criminals with law degrees", has enjoined me from communicating with the Grievance Committee, an arm of the Appellate Division!

10a. Now, perhaps, you will understand why the Sheriff of Westchester County receives orders from Supreme Court, New York County that he should "break-into" my residence, "seize all word processing equipment and soft ware", and "inventory" my possessions!

b. No, Ms. Pace, these and similar orders do not come from Hitler's Germany, but from 60 Center Street, New York, New York, 10007.

11a. Ms. Pace, I can bring a truckload of documents, confessions, and other material, and I would not blame you if you did not believe such material existed!

b. Therefore, although I did almost all your investigative work for you, in order that you can believe what is happening, make the few telephone calls heretofore suggested, and request that the Receiver, Lee Feltman, Esq. or his law firm Feltman, Karesh, Major, & Farbman, Esq., bring to you the financial books and records of Puccini, for an examination!

c. It should take a half-blind bookkeeping student, five (5) minutes to conclude that there was massive larceny of judicial trust assets!



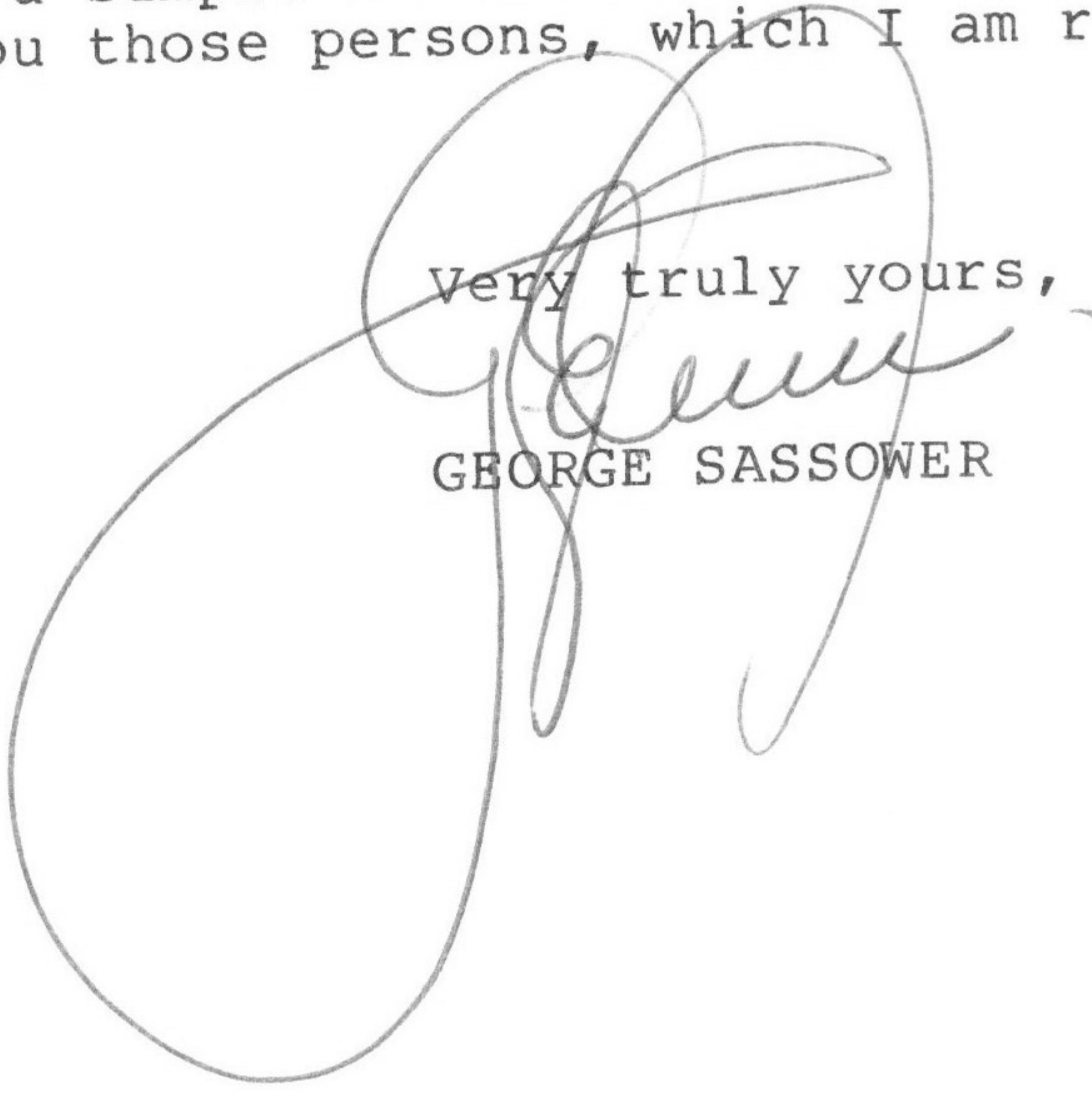
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d. Once you are convinced of that fact, those who aided, abetted and gained from same, or tried to conceal and prevent restitution, is a simple matter of investigation, even if I do not identify for you those persons, which I am ready to do!

Very truly yours,



GEORGE SASSOWER

GS/bh