

GEORGE SASSOWER

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June 10, 1988

Chief Judge Wilfred Feinberg
Circuit Court of Appeals, Second Circuit
Foley Square,
New York, New York, 10007

Re: "Unfit for Human Litigation"

Dear Sir:

1. Enclosed is a copy of a letter, of even date, mailed to every U.S. Chief Circuit Judge, appropriately captioned "Feinberg's Evil Judicial Empire".

2a. Demand is made, that on or before June 15, 1988 there be served and filed a verified accounting for Puccini Clothes, Ltd., whose assets became custodia legis on June 4, 1980, more than eight (8) years ago.

b. All Puccini's judicial trust assets, in which I have a vested interest, made the subject of larceny or plundering, or the monetary equivalent, are to be promptly returned.

3a. I, Sam Polur, Esq., and Hyman Raffe, were by a trialess single decree convicted of non-summary criminal contempt and each sentenced to be incarcerated for thirty (30) days.

b. I and Sam Polur, Esq. served our full terms of incarceration, but Raffe, of Nassau County, paid millions of dollars in cash and other considerations to the private, self-proclaimed, public prosecutors, and never as a result was incarcerated.

c. Demand is made, that on or before June 15, 1988, all monies paid by Raffe to these private parties be returned to him, with interest, and the other extorted considerations cancelled, or Mr. Raffe be promptly incarcerated in the same correctional institution, for the same term, and under the same conditions.

d. If the United States, or any agency thereof, desires to make claim to any portion of such monies, since there exists an Order by Judge Eugene H. Nickerson, under a trialess conviction, that the imposed fines be paid "to the [federal] court", a lien should be promptly asserted.

June 10, 1988

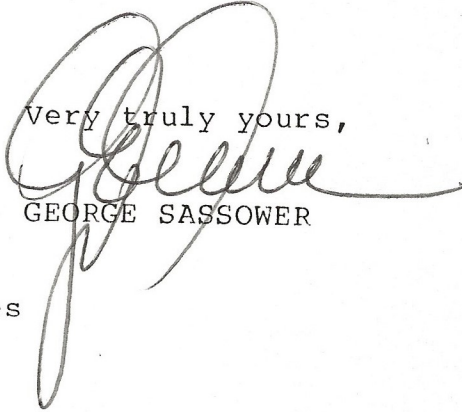
4a. Dennis F. Vilella, of Nassau County, was convicted and is presently incarcerated for a possible maximum term of twenty-five years, of crimes which neither he nor anyone else committed.

b. Demand is made, that unless, by June 15, 1988, the District Attorney of Nassau County can produce a single rational person in the entire United States that is ready and willing to testify under oath, and subject to cross-examination, that such crimes could have been committed by anyone, in view of the hospital records of the alleged victim, which were concealed during Vilella's pro se trial representation, immediate steps must be taken for Vilella's release.

5. Unless, by June 15, 1988, legal need is clearly shown, demand is made that all my original word processing data discs seized by the District Attorney of Nassau County, be returned, in addition to any duplicates that may have been made.

6. Since you and your judicial thrall, state and federal, have consistently denied me and my clients access to the courts for affirmative relief, or almost invariably a trial to defend ourselves, the public arena must serve as our forum for judicial relief, with the public serving as the judicial officers.

Very truly yours,



GEORGE SASSOWER

cc: U.S. Chief Circuit Judges