

GEORGE SASSOWER

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

914-949-2169

June 24, 1988

Chief Judge Sol Wachtler
New York State Court of Appeals
20 Eagle Street
Albany, New York 12207

Chief Administrator Albert M. Rosenblatt
Office of Court Administration
270 Broadway
New York, New York 10007

Dear Sirs:

Your Honors are the chief judicial administrators in this state, a matter of public concern and accountability.

Your own rules (22 NYCRR §202.52, §202.53) mandates that a receiver must file an accounting with the County Clerk "each and every year" without exception.

Puccini Clothes, Ltd. was judicially dissolved by Order of the Supreme Court, New York County on June 4, 1980 -- more than eight (8) years ago -- and yet the records in the County Clerk's Office reveal that not a single accounting has been filed -- not one!

Can Your Honors explain such failure by Lee Feltman, Esq., the court-appointed receiver and agent of the court, for this helpless constitutional "person?"

Can Your Honors explain such failure in view of the unquestionable fact that such judicial trust assets were made the subject of massive larceny and plundering?

I, having a vested, and other constitutionally protected, interests in Puccini, demand a public and/or grand jury inquiry and that those found wanting are brought to justice, irrespective of their position in the judicial or official hierarchy.

I enclose a copy of "The Wachtler-Rosenblatt Corrupt Judicial Empire," which is being mass circulated.

Respectfully,

GEORGE SASSOWER

GEORGE SASSOWER

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

914-949-2169

THE WACHTLER-ROSENBLATT CORRUPT JUDICIAL EMPIRE (Quis Custodiet Ipsos Custodes?) [Who Guards the Guardians?]

1a. Despite the fact that PUCCINI CLOTHES, LTD. ["Puccini"] -- "the judicial fortune cookie" -- was judicially dissolved on June 4, 1980 -- more than eight (8) years ago -- not a single accounting has been filed by its court appointed receiver, LEE FELTMAN, Esq., although it is mandated that such be filed within one (1) year, and "each and every year" thereafter (Bus. Corp. Law, §1216[a], 22 NYCRRR §202.52, §202.53).

b. In the corrupt and evil judicial empire administered by Chief Judge Sol WACHTLER and Chief Administrative Judge ALBERT M. ROSENBLATT, for which they bear ultimate responsibility, Puccini's judicial trust assets have served as carrion to satisfy the insatiable monetary appetites of corrupt judges, administrators, and/or their cronies.

c. Consequently no true accounting can ever be filed -- not in eight (8) -- nor in eight thousand -- years, without exposing the blatant larceny and plundering of these trust assets, the perjury, extortion, blackmail, and the judicial and official corruption that take place in the Wachtler-Rosenblatt 'Evil Judicial Empire'.

2a. Judicial barbarism, inflicted by the 'crime organization' of Administrator XAVIER C. RICCOBONO ["Corruption Incarnate"] has attempted to compel silence and submission through an unprecedented reign of terror, achieving only partial success.

b. Criminal convictions without benefit of trial are routine, followed by incarcerations, unless one pays extortion and blackmail monies, which runs into the millions of dollars, to FELTMAN, KARESH, MAJOR & FARBMAN, Esqs. and/or KREINDLER & RELKIN, P.C. -- "the merchants of corruption" -- "bag-men" for Administrator Riccobono and his designees.

3. Demand from Wachtler and Rosenblatt that Feltman render an accounting of Puccini's judicial trust assets, mandated by judicial regulations, and a public inquiry on the subject, sans fig leaves.

June 24, 1988

GEORGE SASSOWER