## GEORGE SASSOWER

16 LAKE STREET WHITE PLAINS, N.Y. 10603

914-949-2169

June 28, 1994

Janet Reno, Esq.
Attorney General of the U.S. <u>Certified Mail P 009 265 918</u>
Department of Justice
10th & Constitution Ave.
Washington, D.C. 20530

Re: Sassower v. American Bar Association CCA 7th File No. 94-2070/2145
For Filing.

Dear Ms. Reno,

- la. This is to put you, as well as President Clinton, on actual notice, that you, Mme. Attorney General, are defrauding the federal treasury, and otherwise violating the federal criminal code, by being defended, at federal cost and expense, in an action wherein you are being sued and defended in your personal capacity, the clear language of the statute (28 U.S.C. \$2679[d]), and all decisions on the subject (e.g., Sullivan v. Freeman, 944 F.2d 234 [7th Cir.-1991, per Posner, J.]) notwithstanding.
- b. In view of your misconduct, which is of a criminal magnitude and not disputed, no U.S. Attorney, although authorized (28 CFR \$15.3), has been willing to issue a 28 U.S.C. \$2679[d] "scope" certificate for in your favor or for your co-conspirators.
  - 2a. At present there is pending my motion:
  - "(2) to direct the U.S. Attorney for the Northern District of Illinois, to take such action as may be necessary to recover such monies that were payable 'to the federal court', but diverted to the pockets of CITIBANK, N.A. ['Citibank'] and KREINDLER & RELKIN, P.C. ['K&R'], which included monies paid on behalf of affirmant."
- b. Although not disputing the fact that monies payable "to the federal court" were diverted to private pockets, U.S. Attorney James B. Burns, as representing you personally, opposes such relief.
- 3. Ironically, the President, when sued in his personal capacity, for alleged misconduct, which did not prejudice the federal or state sovereign purse, unlike yourself, is not permitted to burden the federal treasury for his personal legal defense.

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Janet Reno, Esq.

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- 4. I deem this criminal situation, involving you, the Attorney General, to be a matter of public attention and redress by, inter alia, the vox populi.
- 5. Unless you <u>immediately</u> repudiate the aforementioned usurped representation and the conduct of the U.S. Attorney in opposing restitution in favor of the United States, for monies diverted to private pockets, I will deem such misconduct as having been ratified.

Most Respectfully,

GEORGE SASSOWER

CC: President William J. Clinton
Chief U.S. Circuit Court Judge Richard A. Posner
U.S. Attorney James B. Burns
American Bar Association
Skadden, Arps, Slate, Meagher & Flom, Esqs.
Hopkins & Sutter, P.A.
(The Media)