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October 29, 1986

Hon. Burton S. Joseph
c/o Acting Justice of the Supreme Court
Family Court : Nassau County
1200 Old Country Road,
Westbury, New York, 11590

Re: People ex rel Sassower v. Sheriff
Estate of E.P. Kelly
Hearing: Nov. 6, 1986

Honorable Sir:

1a. This is to confirm the conversation with Thomas Mehon, Esq., of Your Honor's Court, on Your Honor's behalf, that I may sign the Subpoenas sent to Your Honor, and others, without Your Honor "So Ordering" same, with the same force and effect as if so countersigned.

b. The aforementioned specifically includes the Subpoenas to be served on Judge Harry Seidell and Surrogate Ernest L. Signorelli.

2a. There was no intention by the Signorelli entourage, of having any hearing on March 7, 1978, or at any other time, with me present!

b. Your Honor's own decision of August 1, 1986, and the documented evidence presented at such hearings, irresistible makes that clear!

3a. The evidence presented before Your Honor reveals that Mr. Berger and Mr. Mastroianni, in 1977, in addition to all my records, had the records of Mr. Albert Paronowky, the accountant for Eugene Paul Kelly, the deceased, a fact that they heretofore, with Charles Abuza, Esq., they concealed, from Hon. George F.X. McInerney, Hon. Aloysius J. Melia, and everyone else!

b. Since the letter admitting the possession of the records of Mr. Baranowsky, was to Ms. Grace DuRois, Mr. Abuza's client, he must have known such fact also.

4. I do not recall any testimony that Mr. Berger needed the deed (which I did not have), but assuming arguendo he so testified, the Court's comment that Mr. Berger could have obtained a description of the property from the County Clerk's Office or the title company, while correct, overlooks the fact that Mr. Berger had in his possession a description of the property from the contract that I signed, as "directed" by Surrogate Signorelli, and from the title report, both of which admittedly I turned over to Mr. Berger!

5a. Thus, assuming arguendo, I did appear on March 7, 1978, was Mr. Mastroianni and Mr. Berger ready to testify that I "willfully did not turn over the books and records of the Kelly Estate"?

b. How could they, when they had all the records in 1977?

c. Let everyone hear on November 6, 1986, what Mr. Berger and Mr. Mastroianni intended to swear to on March 7, 1978, had I appeared on that date!

d. Judge Seidell, Surrogate Signorelli, and Mr. Berger actually knew that there was no jurisdiction to convict and sentence me simply because I was engaged in another court. This fact I will also show, if not in Court, then to the media!

6a. The fact is, as was almost invariably the situation, when I was there, the matter was adjourned or nothing was done. When I, or Ms. Sassower, were not present, no matter how legitimate the reason, there was a default, or the contention that there was a constitutional waiver of the right to be present!

b. This charade, was a fraud upon everyone, including the Kelly estate, and the public pocketbook, at a total cost probably amounting to a million dollars, and it is still continuing!

7a. I am not displeased by the fact that Robert M. Calica, Esq., went to the press, nor by the fact that he and Richard C. Cahn, Esq. want a trial!


b. Everyone will be called to testify, including Surrogate Signorelli and Judge Harry Seidell.

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c. All the fact will be presented to Your Honor, so that Your Honor, the Appellate Division, and the media can each make their own individual decision!

d. Perhaps the public should know that I, my wife, and my child were incarcerated at public expense, with this and other incidents judicially concealed as "frivolous litigation"!

Respectfully,



GEORGE SASSOWER

cc: Richard C. Cahn, Esq.
Robert M. Calica, Esq.
Doris L. Sassower, Esq.
Judge Harry Seidell (courtesy copy of Subpoena).
Surrogate Ernest L. Signorelli (" " ").
Newsday:
Att: Ms. Jane Fritsch