

GEORGE SASSOWER

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

914-949-2169

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Mr. Jonathan Ferziger
c/o United Press International
Box 7271
State Capitol
Albany, New York 12224

Dear Jonathan,

As per telephone conversation, and projecting ahead, I make the following suggestions -- suggestions -- you chart your own course as you see appropriate -- all I promise you is big names -- real big -- big stories -- at the end of the trail:

1. Initially, forget about me, George Sassower, and so tell the Attorney General and members of his office.

a. Tell them you do not want to hear about Sassower, but you do want to see a copy of "the final accounting", particularly since Referee Diamond approved same in a court filed Order.

b. A copy of such Order is attached to the Puccini Bankruptcy motion papers of this date.

c. Stick with the "accounting", which is the key, particularly "the final accounting" which Diamond approved, and which can only be approved after the Attorney General, the statutory fiduciary, consents to same.

d. After your conversations with Cook, and your unanswered FOIL request, I believe that at this point, despite the statements in the Diamond Order, no accounting exists -- it is "phantom"!

e. The bottom line is that Feltman, the court appointed receiver submitted a "phantom" accounting, the Attorney General consented to the settling of such "phantom" accounting, and Diamond, approved of such 1986 "phantom" accounting.

f. The "accounting" does not exist -- it is an apparition -- and Jonathan unless you inspect the file itself, or insist that the Attorney General produce such "accounting", there is no way that I can prove this type of negative.

g. However, enclose is a photocopy of the Docket Book for the past two (2) years, and you will find nothing about any §1207 Statements or accountings being filed -- nothing!.

h. You can only find out where the money and assets went by an "accounting", and it is for that reason you will never see any, unless the media, the Governor, or high officials in Washington intervene.

2. Where any judicial trust is involved resulting from an involuntary dissolution, there is the mandatory requirement that annual Bus. Corp. Law, §1207 Verified Statements be filed with the County Clerk and the Attorney General, which must set forth certain information including "the assets" of the judicial trust.

b. There is also the mandatory requirement that the receiver file an "accounting" "at least once a year" (22 NYCRR §202.52[e]).

c. There are other requirements, including the mandatory requirement that the Attorney General, as a "duty" must compel settlement of his accounting and distribution of its accounting (Bus. Corp. Law, §1216[a]).

The time to settle and distribute may be extended by a court, but not the other mandates.

To extend a receiver's time to settle and distribute, it is necessary to show good cause and it must be on notice to the Attorney General. If the Attorney General tells you that Feltman's time was extended to settle and distribute, let him show you (1) the notice, (2) his consent, and (2) the order granting such extension.

The County Clerk's records, here enclosed, for the past two (2) years shows that no such extension was requested or given.

In any event, the annual \$1207 statements and accountings must be filed, and no one can dispense with same or extend the time of the filing of same.

d. To repeat -- the above requirements are not dependent on the existence of, George Sassower, as a creditor, or otherwise.

The above requirements do not depend on whether the creditor George Sassower is a saint or a sinner.

The above requirements do not even depend on the existence of a creditor, since inter alia, the judicial trust is a "person" within the meaning of the XIV Amendment, entitled to rights, including the right not to be raped and ravished with impunity.

e. The public has the right to know how the judiciary and its cronies dispose of trust assets -- So says the law.

The prime obligation of the media is to expose governmental misconduct, particularly of a criminal nature and by high-level officials, or so I believe.

3a. Again by way of suggestion, whatever the Attorney General gives you by way of an accounting take it to Thomas Sobol, Commissioner of Education, identify it as part of the matter involving Rashba & Pokart Case No. 8607632, and you will find that even Sobol and his department is involved in this criminal corruption.

b. What kind of example is there for the children and general citizens of this state when you can bribe and corrupt the Education Department, the Attorney General's Office, and high-level judges?

4. The matter is not a case of ethics alone, but the massive larceny of judicial trust assets, crimes of the first magnitude.

5a. Again insist on seeing a copy of the "accounting" -- that is the key that unlocks almost all the doors.

b. I assure you that you will get plenty of hot air and a great deal of disparaging remarks about me, but you will never see any accounting -- at least not until the media prints the story, the Governor, or Washington insists that one be filed.

c. It is the Governor who told the Gannett chain that "Yonkers must obey the rule of law"! This applies equally to him, his Attorney General, the judges he appoints, the Commission of Education, and others.

Regards,

Geo.