

GEORGE SASSOWER

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November 5, 1986

Hon. Milton Mollen
Presiding Justice, Appellate Division
45 Monroe Place,
Brooklyn, New York, 11201

Re: Grievance Committee v. G. Sassower

Honorable Sir:

- 1a. Several letters to Your Honor, Robert H. Straus, Esq., and Feltman, Karesh, Major & Farbman, Esqs. for a single exculpatory document, to wit., the accounting purportedly presented for settlement in the "non-public courtroom of Referee Donald Diamond", supposedly a public document, did not even receive a courtesy negative response from anyone, including Your Honor!
- b. I have therefore moved Your Honor's Court, by motion returnable November 14, 1986, for the appropriate relief.
- c. The aforementioned notwithstanding, I intend, within the next few days, to request intervention by the federal courts based on a significantly instructive course of conduct by the state judiciary in this matter (Middlesex County Ethics v. Garden State, 457 U.S. 423).
- 2a. Interestingly, Newsday, on November 2, 1986, printed my photograph in front of the "guarded entrance" to the courtroom of Referee Donald Diamond, where everyone opposed to his corrupt conduct, including myself, are excluded!
- b. I enclose a copy of such photograph, with the sign "ALL VISITORS MUST BE ANNOUNCED".
- The irresistible conclusion from the lack of response by Your Honor and His Honor's Court as to my several demands for a copy of such accounting, is that Your Honor and his Court are actually aware that such accounting reveals that larceny of judicial trust assets took place, and I intend to so contend to such other forums!
- b. Such contention will not only be made in the federal forum, but also the media.
- C. There is no question that Mr. Straus, Mr. Professional Ethics, knew such criminality to be a fact, almost from the very beginning, which should all prove very interesting reading.

- 4a. My adversaries are not only "criminals with law degrees", but have the ability to corrupt jurists by the boatload. They are truly "merchants of corruption"!
- b. I have never known a "fixer" who had sufficient influence to convict and incarcerate his adversary, without benefit of trial. Indeed, none of the several reporters I have spoken to in the past week, believe it is legally possible. They happen to be right, as Your Honor and every American jurist knows!
- 5a. I suggest that the Feltman firm advise the Court how much money was paid by Mr. Raffe to them, in order not to go to jail, as a result of his conviction, also without benefit of trial, pursuant to the same order!
- b. One order, three (3) are convicted, sentenced, and incarcerated, without benefit of trial. Two go to jail, the third pays money and does not!
- b. Obviously, the judiciary is engaged in criminal extortion and blackmail, at least that is what those who do not still believe in the "tooth fairy" have concluded!
- c. Everyone, including the courts, are wasting their time, monies, and energies, in believing that I can be compelled to tolerate such a situation. As quoted in Newsday, it reads:

"Regarding the disciplinary proceedings, he said: 'I don't care. I'd rather be honest and have them take my license. I can't tolerate out-and-out corruption' "

Think about it!

Respectfully,

GEORGE SASSOWER

CC: Hon. Isaac Rubin
Robert H. Straus, Esq.
Feltman, Karesh, Major, & Farbman, Esqs.
Mr. Hyman Raffe
Newsday, Att: Ms. Jane Fritsch
(media, unidentified)

