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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".

3a. 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)



Newsday / R.A. Lucky Jr.

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