

GEORGE SASSOWER

ATTORNEY AT LAW
51 DAVIS AVENUE
WHITE PLAINS, N. Y. 10605

914-949-2169

January 25, 1987

Honorable Milton Mollen, Presiding Justice
Appellate Division : Second Judicial Dept.
45 Monroe Place,
Brooklyn, N.Y. 11201

Re: Grievance Comm. v. G. Sassower

Honorable Sir:

1a. Hereafter, my almost exclusive assault in the above matter, will be collateral.

b. My forums shall include the federal judiciary, criminal prosecuting authorities, and the media. Such assaults began, in earnest, with the first, of a serialized publication, "The Anatomy of Judicial Corruption -- Hang the Fastard", of which another copy is enclosed!

c. Your Honor's Court, in tandem with Mr. Straus, has clearly prevented me from litigating the issue of invidious and selective discrimination, and other basic constitutional rights (Middlesex County v. Garden State, 457 U.S. 423).

d. It is becoming more apparent, as each day passes, that this proceeding was instituted and prosecuted in order to compel me to succumb. It will not succeed.

e. I can always practice pro se and sue "the thieves with law degrees" for damages (Dennis v. Sparks, 449 U.S. 24).

2a. Under no circumstance will I tolerate, irrespective of the outcome, a trial or hearing, where the accused is denied all subpoena power; where Your Court's "flunky", ROBERT H. STRAUS, Esq., and others engage in ex parte conversations with the court's appointed hearing official, in their successful attempts to change vital rulings, or otherwise affect the result.

b. Mr. Straus is "in bed" with "criminals", and aiding, abetting, facilitating, and otherwise attempting to advance their criminal misadventures. It has, and will, not succeed!

c. All Mr. Straus' attempt to conceal the massive larceny of judicial trust assets, the perjury, the official and judicial corruption involved, the blackmail and criminal extortion, has been for naught!

d. The "criminal" friends of Mr. Straus, will never be able to truly "account", without disclosing such larceny and corruption until my tongue is silenced. This will never happen, as long as there is breadth in my lungs!

3a. This disciplinary proceeding is only part of the attempt to compel me to succumb. The answer is and always be "nuts"!

b. There is not a member of this Court, or any American Court, who is willing to testify under oath [or so I assert], that anyone can be convicted, sentenced, and incarcerated, without benefit of trial, absent a plea of guilty, for non-summary criminal contempt (Bloom v. Illinois, 391 U.S. 194).

No American Court has the power!

4a. Sooner or later, I will obtain the fundamentally fair trial, resulting from the Order of Judge DAVID N. EDLESTEIN of the United States District Court, and then all the charges contained herein, will simply collapse.

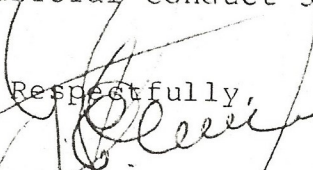
b. The "criminals with law degrees", and their cadre of corrupt jurists, know they simply do not have a case against me, so they had the corrupt jurist, Mr. IRA GAMMERMAN stay same.

5a. It is the "bald eagle", high soaring, majestic, free, and courageous, that has been the symbol of America since 1782.

b. Mr. Justice IRA GAMMERMAN, the "bald turkey", the lap-dog of the "criminals with law degrees", who transacts business with them ex parte, in the judicial sewers at 60 Center Street, who is America's disgrace!

6. I intend to do my duty (Disciplinary Rule, 1-103), by self-help, if necessary, even if the members of this Court, and others, do not (Code of Judicial Conduct 3B3)!

Respectfully,


GEORGE SASSOWER

cc: Associate Justice Isaac Rubin
Robert H. Straus, Esq.
Feltman, Karesh, Major & Farberman, Esqs.
Kreindler & Relkin, P.C.
Hon. William L. Booth
Mr. Justice Ira Gammernan
(unidentified)