

August 13, 1986

Gerald Stern, Esq.
Commission on Judicial Conduct
801 Second Avenue,
New York, New York, 10017

Michael A. Gentile, Esq.
Departmental Disciplinary Committee
41 Madison Avenue,
New York, New York, 10010

Gentlemen:

1a. Today I received a copy of a letter from Senior Attorney, David S. Cook, Esq., of the Office of Robert Abrams, the Attorney General of the State of New York to Hon. Harry Reynolds, Clerk of the Appellate Division, First Department, dated August 12, 1986.

b. Mr. Cook represents the respondents in three (3) appeals scheduled to be heard during the September 1986 Term of that Court.

c. Under such circumstances, since all the information contained herein is within the public domain, unless I am advised otherwise by return mail, I deem the material in this letter non-confidential, subject to public distribution, including to the media!

2a. Mr. Cook is the one-man unit in the Attorney General's Office, the highest law enforcement office in the state, assigned to vouchsafe the assets and affairs of all involuntarily dissolved corporations!

b. The law, especially Business Corporation Law, places upon the Attorney General, and thus Mr. Cook, mandatory and discretionary obligations and duties, including §1216, which mandates as a "duty" that the Attorney General make application for a final accounting and distribution, if not voluntarily performed within eighteen (18) months.

c. It is now seventy-four (74) months since Puccini Clothes, Ltd., "the judicial-official fortune cookie" was involuntarily dissolved, and still no application for an accounting. Indeed, Mr. Cook opposes such accounting, even though the uncontroverted documentary evidence reveals massive larceny of judicial trust assets!

3a. In Appeal #2696, the appointment is requested for a Special Prosecutor, pursuant to County Law §701, to prosecute a boatload of people, including various judges and officials.

Those sought to be criminally prosecuted, include Chief Administrative Judge Joseph W. Bellacosa, Presiding Justice Francis T. Murphy, Administrative Judge Xavier C. Riccobono, Mr. Justice Ira Gammerman, and Referee Donald Diamond, all of whom have one characteristic in common -- they all, in one way or another, were criminally responsible for the massive larceny of Puccini's judicial trust assets or unlawfully prevent restitution or attempting to do so!

b. Mr. Cook simultaneously represents Puccini's statutory interests, and those who aided, abetted, and facilitated such criminal activity contrary to Puccini's legitimate interests!

4a. In Appeal #2699, the petition has various causes of complaint, but has, as common causes, the advancement of, inter alia, Puccini's rights, which proceeding was unconstitutionally stayed by Mr. Justice Ira Gammerman.

Such petition is against the Chief Administrative Judge and the Chief Judge of the Court of Appeals, and is intended to neutralize the unlawful, and indeed criminal, activities of Administrative Judge Xavier C. Riccobono, and others in his Court at his directions!

b. Mr. Cook simultaneously represents Puccini's statutory interests, and those who seek to defeat its legitimate interests!

5. In Appeal #2695, the petition has various causes of complaint, but here again, the petition has, as common causes, the advancement of, inter alia, Puccini's rights.

b. Here again, Mr. Cook simultaneously represents Puccini's statutory interests, and those who seek to defeat her legitimate interests.

6a. The material in my possession, much of it having already been distributed, uncontrovertibly reveals base criminal activity by Kreindler & Relkin, P.C. and Feltman, Karesh, Major & Farbman, Esqs.

b. Such criminal activity has succeeded, and only succeeds, because Senior Attorney, David S. Cook, Esq., Puccini's statutory watchdog, was commandeered to simultaneously represent adverse parties, including those of Administrative Judge Xavier C. Riccobono, Mr. Justice Ira Gammerman, Referee Donald Diamond, Presiding Justice Francis T. Murphy, Chief Administrative Judge Joseph W. Bellacosa and others!

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c. There is absolutely no one, who knows of this particular situation, who has expressed anything less than complete disgust with respect to the conduct of the aforementioned high judicial officials, and they all believe it warrants public exposure.

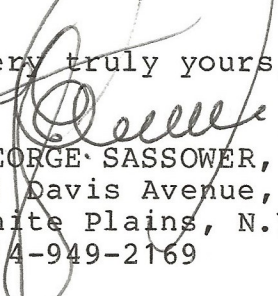
7a. I think that the public deserves to know about the criminal activities of Kreindler & Relkin, P.C. and Feltman, Karesh, Major & Farbman, Esqs. and that they operate with impunity only because of their judicial and official connections!

b. I think that the public deserves to know about the conduct of the Attorney General, the highest law enforcement officer in the state, concerning such criminal activities by the aforementioned law firms.

c. I think that the public deserves to know how high judicial officials have sought to protect the criminal activities of the aforementioned law firms.

d. Most important, I believe that the public deserves to know how you, the constables over the bench and bar, are acting, when they have in hand, substantial evidence of criminal and unethical conduct!

Very truly yours,


GEORGE SASSOWER, Esq.
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914-949-2169

cc: Hon. Mario N. Cuomo
Robert Abrams, Esq.
David S. Cook, Esq.
Chief Administrator Joseph W. Bellacosa
Presiding Justice Francis T. Murphy
Administrator Xavier C. Riccobono
Associate Justice Theodore R. Kupferman
Associate Justice Isaac Rubin
Kreindler & Relkin, P.C.
Feltman, Karesh, Major & Farbman, Esqs.