

August 17, 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

Re: Sassower v. Sheriff et al.

Gentlemen:

1. Enclose please find my affirmations of August 5, 1986 and August 17, 1986, in the above entitled matter.

2. Honorable MATTHEW F. COPPOLO is sufficiently seasoned to know how to handle a writ of habeas corpus ad subjiciendum, without being given "marching orders".

3a. I am reasonably certain that His Honor, as do most jurists, dislike being given "marching orders" on any matter.

b. This type of judicial practice, must cease!

4a. Everyone knows that I was convicted and sentenced to be incarcerated (now for the third time), simply because the corrupt firms of Kreindler & Relkin, P.C. and Feltman, Karesh, Major & Farbman, Esqs., cannot account for the assets of Puccini Clothes, Ltd., without revealing the massive larceny, perjury, and corruption that took place!

b. The point is that I will not, nor do I believe anyone should, jettison this historic 800 writ of freedom, to conceal judicial-official corruption!

c. Kreindler & Relkin, P.C. and Feltman, Karesh, Major & Farbman, Esqs., are not only the "scum" of the profession, they are base criminals in addition thereto.

5. Since I am going public, in a very public way, you may chart your course accordingly!

Very truly yours,

GEORGE SASSOWER

cc: Hon. Matthew F. Coppolo
Feltman, Karesh, Major & Farbman, Esqs.
Kreindler & Relkin, Esq.
Sen. Atty. Brian J. Powers, Esq.