

September 2, 1986

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

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

Re: Mr. Justice IRA GAMMERMAN

Gentlemen:

1. The only notice, written or oral, that I ever received of any proceedings on June 18, 1986, was when I received a cover sheet to hold me in contempt, an annexed transcript, all on the legal back of Feltman, Karesh, Major & Farbman, Esqs.

2. My action for legal services against A.R. Fuels, Inc., is unrelated to anything else; and wherein I tried a case twice, was in the Appellate Division, four times, and the Court of Appeals twice, and obtained a very successful result for my client. The case did not involve either Feltman, Karesh, Major & Farbman, Esqs. nor Kreindler & Relkin, P.C., nor did it ever involve Mr. Justice Gammerman in any way!

3. I would appreciate if you would investigate the activities of Mr. Justice Ira Gammerman in His Honor's dealings with the Kreindler & Feltman firms!

4a. The Kreindler firm engineered the massive larceny of the judicial trust assets of Puccini Clothes, Ltd., and for more than three (3) years inundated the courts with perjurious affidavits denying same!

b. Puccini, was involuntarily dissolved, on June 4, 1980 -- more than six (6) years ago, and the Feltman firm still has not filed an accounting, and cannot, without disclosing such massive larceny, perjury, and corruption, for which it received "pay-offs" from the Kreindler firm!

c. The fact that I have the documented and uncontroverted evidence of such criminal activity, and the involvement of Mr. Justice Gammerman in same, does not give His Honor the right to pursue me and my cases in every county and every court and other departments, with his ex-parte "buccaneering tactics", intended to harass me, and force me into economic ruin.

5. I received the other day, the enclosed notice from Hon. Theodore Dachenhausen, Jr. of Westchester County, scheduling a conference for September 17, 1986, and see no reason why His Honor, or any other jurist, should be embarrassed by becoming involved in such a corrupt situation, directly or indirectly, particularly since I am going public on the matter.

6a. My unalterable decision to go public stems from an Order which was served upon me last week, by the Sheriff of Westchester County, which directs him:

"to enter, search and seize any and all word processors, word processing equipment and related software, including without limitation an Exxon word processor ... and if entry cannot be obtained by peaceful means, the Sheriff shall enter the premises by any means necessary and may break and enter the premises; and it is further

ORDERED ... the Sheriff of Westchester County shall file with Referee Donald Diamond an affidavit setting forth in detail and with particularity the property of George Sassower in his possession, and in the event that the Sheriff has not seized the personalty described in the preceding decretal paragraph, describing in detail the efforts made to do so ..."

b. Previously, the Westchester County Attorney, filed an affidavit which stated that he:

"opposes the totalitarian attempt to have [the Sheriff] break into a judgment debtor's residence and tear apart a mattress in which the judgment debtor allegedly keeps money, all for the purpose of satisfying a \$5,000 judgment."

c. What judgment! Anyone who can find such judgment, I will gladly present with a "box of good cigars" (perfume for the ladies)!

d. Of course I keep my money in my "non-interest bearing mattress", so as to prevent these "hijackers" from executing against my bank accounts based on their representations to banking institutions that they have judgments against me!

e. When the Westchester County Attorney, requested "instructions" with regard to such executions, Mr. Justice Gammerman stayed same!

f. When I sued to get my monies back, in Westchester County, based on levies made on these fictitious judgments, Mr. Justice Gammerman, "dragooned" such action to his personal bailiwick, also by some ex parte arrangement, and stayed same!

g. Mr. Justice Gammerman "dragoons" cases from other departments wherein he is a named defendant, respondent, and/or a named co-conspiring essential witness!

h. I recognize that Mr. Justice Gammerman, by two Orders, secured, ex parte, by the "criminals with law degrees" enjoined me from communicating with any Disciplinary and Grievance Committee regarding the activities of the Kreindler & Feltman firm, and my response to such corruptly secured, out-of-orbit orders, is "nuts"!

7a. Again, if you, or the respective Appellate Divisions cannot resolve this problem, perhaps the media can!

b. To repeat, there is no reason for Mr. Justice Dachenhausen to become involuntarily involved in this collateral situation, and I believe His Honor has no such desire!

c. Consequently, some action before the 17th is necessary!

Very truly yours,

GEORGE SASSOWER

cc: Hon. Theodore Dachenhausen, Jr.
Presiding Justice Francis T. Murphy
Presiding Justice Milton Mollen
Hon. Theodore R. Kupferman
Hon. Isaac Rubin
Mr. Justice Ira Gammerman
Ira Postel, Esq.
Feltman, Karesh, Major, & Farbman, Esqs.
Kreindler & Relkin, P.C.
Senior Attorney Brian J. Powers
Dept. Sheriff Wm. K. Batters