#### GEORGE SASSOWER

51 DAVIS AVENUE WHITE PLAINS, N. Y. 10605

914-949-2169

February 8, 1987

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

Re: Presiding Justice Francis T. Murphy et el.

Dear Mr. Stern,

- 1a. Since I am "going public" in a very big way, and accusing you and your committee of engaged in concealing criminally corrupt activities and discriminatory practices, I would appreciate it if you would send me by return mail the names and mailing addresses of the committee's members.
- b. I want to make absolutely certain that none of the committee members can plead ignorance of the criminal activities that are taking place.
- 2a. Enclosed please find (1) "Did You Read The News' Editorial of Jan. 28, 1987"; (2) "The New and Improved Writ of Habeas Corpus -- 'The Writ of Extortion' "; (3) "The Depraved Criminal Conduct of Xavier C. Riccobono and Francis T. Murphy' ".
- b. Needless to say, more than eighty (80) months have expired and still no accounting with respect to Puccini Clothes, Ltd. (see Bus. Corp. Law, §1216[a]; 22 NYCRR 202.52[e]).

3. Murphy's rules seem to be that it is acceptable to steal, perjure, corrupt, and extort, as long as the appropriate judicial arrangements are made!

truly yours,

GEORGE SASSOWER

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# AN ANATOMY OF JUDICIAL CORRUPTION

## DID YOU READ THE NEWS' EDITORIAL OF JAN. 28, 1987?

1a. The News' editorial, entitled "Checking up on Lawyers", reads as follows:

"Francis Murphy, the judge in charge of the Manhattan Appellate Division, says there should be random checks on lawyers who are entrusted with money or property. Murphy points out that lawyers who are appointed to administer estates, escrow accounts, etc, are required to keep detailed records. But rarely does anyone in authority give the documents a look-see.

That provides greedy attorneys with a golden opportunity to dip into -- or just steal from -- the accounts. It happens. ...

Legal eagles are bound to squawk over the notion of random checks. The Legislature should ignore them and make this safeguard of the public interest a permanent part of the record."

- b. No, Daily News, "legal eagles" are not complaining, at least not this one!
- c. "Legal eagles" have to watch, in silence, while some of the appointed "friends" of the judiciary, including those of Presiding Justice Francis T. Murphy, steal, plunder, and extort, with impunity.
- 2a. I have been convicted, sentenced, and incarcerated three (3) times in one (1) year, without benefit of a trial, because I have caught "Murphy's friends" stealing and plundering.

I have become the object of Orders that direct the Sheriff to "break into" my residence, "seize all word processing equipment and software", and "inventory" my possessions!

b. The fact that the sanctimonious Murphy, and His Honor's robed mobsters, do not have the constitutional power to deprive anyone of a trial before such conviction, as the federal court recently held (NYLJ 12/9/86), or "break-into", "seize", and "inventory" does not disturb them.

- 3a. Puccini Clothes, Ltd. ["Puccini"], a solvent corporation was involuntarily dissolved on June 4, 1980 -- six (6) years, eight (8) months ago -- and although a final accounting and distribution should be made within one year, and the Attorney General, mandated, as a ministerial "duty" to make application for such accounting if not made within eighteen (18) months (Bus. Corp. Law §1216[a]), none has been rendered by "Murphy's friends".
- b. Unquestionably "Murphy's friends", Feltman, Karesh, Major & Farbman, Esqs. and Kreindler & Relkin, P.C. have been engaged in the massive larceny of Puccini's judicial trust assets, perjury, corruption, and extortion!
- c. Unquestionably Murphy has stonewalled any disciplinary action against such "criminals with law degrees", as well as any action by the Attorney General!
- d. Unquestionably, in addition to outright larceny of judicial trust assets, compensation totally almost a million dollars was given to "Murphy's friends", for doing absolutely nothing for their trust, although Murphy's own rule (22 NYCRR §660.24[e]), prohibited any and all compensation to them!
- e. The Bellacosa's Uniform Rules mandates an accounting "at least once a year" (202.52[e]), where is it?
- f. The "Murphy friends" cannot account without disclosing such massive larceny of judicial trust assets, it is that simple, so the Murphy mobsters throw people in jail, without a trial, to compel silence!
- 4a. "[T]hieves for their robbery have authority, when judges steal themselves" (Shakespeare's Measure for Measure, 2:02, 175).
- b. Murphy does not like "dope peddlers" and "fixers" in the park across from his Courthouse, but the "judicial fixers" and "peddlers of judicial indulgences" are royally welcomed in his Courthouse.
- c. The Legislature should enact a law that protects lawyers when they "squawk" about judicial corruption, as is their mandated duty (Disciplinary Rule 1-103).
- d. The "coins of the realm" in the Murphy bailiwick, is "corruption" and "criminal extortion"!
- e. The Fourth Estate should "look-see" the Murphy operation, rather than print His Honor's hypocrisy!

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# AN ANATOMY OF JUDICIAL CORRUPTION

\$	Feb. 4, 1987  Eighty (80) months A[fter] D[issolution]  (Still No Accounting)	\$											
\$	(DCIII NO 12CCCC	\$											
\$	THE NEW AND IMPROVED WRIT OF HABEAS CORPUS "THE WRIT OF EXTORTION"	\$											
\$	1a. The 800 year Writ of Habeas Corpus ad subjiciendum, "The Great Writ", "The Writ of Freedom",	\$											
\$	has been replaced by a new, more effective, and improved version "The Writ of Extortion"!												
\$		\$											
\$	b. Originally, the writ of habeas corpus questioned only jurisdictional power; was thereafter improved to challenge deprivation of basic constitutional rights; and still later, at times, the mere propriety of custody.												
\$													
\$		\$											
\$	c. The new writ, the "Writ of Extortion", questions nothing, you simply pay (checks accepted)	\$											
\$	and keep paying, and you remain free!	\$											
\$	2a. "The Writ of Extortion" enters the judicial forum "subordinate" to nothing, as Mr. Justice Holmes	\$											
c	would say.	\$											
\$	b. The procedures for the new writ, the "writ of												
\$	extortion", albeit not found in Article 70 of the CPLR, has been approved by "Murphy's 25th Street Mob", comity												
\$	extended by "Uncle Milty" [as His Honor is called by the												
\$	"criminals with law degrees"] and His Honor's Court, a some of the "fixed" federal jurists.												
\$	3a. After your firm and its clients have	\$											
_	engineered the larceny of judicial trust assets, inundated the courts with perjurious denials, and												
\$	engaged in extensive judicial corruption, as did												
\$	KREINDLER & RELKIN, P.C. ["K&R"], you go, if you are caught, ex parte, to Administrator XAVIER C. RICCOBONO	\$											
\$	["Corruption Incarnate"]!	\$											
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b. Obviously, at this point, if you are a corrupt, court-appointed receiver, as is LEE FELTMAN, Esq. ["Feltman"], you cannot render an accounting, which you are mandated to do, without explicitly confessing criminal larceny and the commission of other egregious crimes!

c. Thus, although you are supposed to file a final accounting within one (1) year (Bus. Corp. Law, §1216[a]), "at least once a year" (22 NYCRR §202.52[e]), and the Attorney General compelled, as a ministerial "duty", to make application for such final accounting, if not rendered within eighteen (18) months, Riccobono, Murphy, and their thrall, solve all problems!

d. Riccobono will appoint Referee DONALD ["Khadaffy"] DIAMOND and/or manipulate the Bellacosa computer until, Mr. Justice IRA GAMMERMAN, the "bald turkey", is selected.

e. It is the high flying, free, "bald eagle", that has been the symbol of American for more than 200 years, the "turkey" is a scavanger, which dines and associates with anything, anywhere -- as long as you feed it!

4. To those who will not succumb to "judicial corruption" -- "the coins of the judicial realm" -- one can expect "a parade of horribles" -- with salvation, only in the "Writ of Extortion"!

5a. Re-enlisting, for example, the services of Mr. Justice ALVIN F. KLEIN ["Klein"], one of the "judicial whores" in the Riccobono fiefdom, who without benefit of a ministerially mandated trial, convicted and sentenced GEORGE SASSOWER, Esq. ["Sassower"], SAM POLUR, Esq. ["Polur"], and HYMAN RAFFE ["Raffe"], to be incarcerated for non-summary criminal contempt, speciously claiming that they violated the corruptly secured order of the "bald turkey"!

b. Salvation, from the "judicial purgatorium", lies, it is openly advocated, in making payment to "the criminals with law degrees" and their "judicial whores".

c. "Nuts" say, Sassower and Polur, and they are incarcerated, and made the subject of disciplinary proceedings based upon such convictions!

-3-d. While Raffe's attorneys are incarcerated, "the criminals with law degrees" deal directly with Raffe, and/or his quisling usurper attorneys, IRA POSTEL, Esq. ["Postel"] and HOWARD BERGSON, Esq. ["Bergson"], although they all know that such dealings are an unethical nullity since time immemorial (Moustakas v. Bouloukos, 112 A.D.2d 981, 492 N.Y.S.2d 793 [2d Dept.]; Webb v. Dill, 18 Abb. Prac. Rep. 264; Disciplinary Rule 7-104[A][1]). Some of the essential transactions took place in the "non-public courtroom" of Referee DONALD DIAMOND, who in his "whorehouse" environment even provides "typing services", while they have the Sheriff threaten Raffe with "sign or go to jail" (Disciplinary Rule, 7-105)!e. Raffe is not only compelled to release irresistible compelling legitimate rights worth in the millions, but also to pay, and keep paying, to the "criminals with law degrees", because by now they have totally "cleaned out" Puccini, the "judicial fortune cookie", of all its assets! f. In exchange, and as long as Raffe cooperates with these judicial criminals, he will not be incarcerated, nor made the subject of any more of the in terrorem decrees! 6a. Of course, when Polur left the scene, that was \$ the end of the disciplinary proceedings against him. b. As long as Polur does not associate with Sassower, he will not be subject to any disciplinary proceedings nor any other of the in terrorem judicial decrees in the Riccobono-Murphy forums! 7a. Since Sassower will not succumb, and in \$ bowdlerized language, still says "nuts", he is continuously and repeatedly harassed, incarcerated, and \$ made subject of Diamond's orders directing the Sheriff to "break into" his premises, "seize his word processing and software" and to "inventory" his possessions. b. Under the same Klein conviction for which Raffe is paying, by check, hundreds of thousands of dollars, to the "criminals with law degrees", not to be incarcerated; and Polur is no longer pursued in disciplinary proceedings; "Uncle Milty's" entourage pursues Sassower claiming such same Klein conviction is a "serious crime"!

8. In further cooperation of this depraved \$ larcenous scheme, Associate Justice ISAAC RUBIN [Senior Member on the Stern Commission, or "Ike", as the \$ "criminals with law degrees" refer to His Honor], fully cooperates in giving obedience to the sham "dragooning \$ orders" of the "bald turkey". 9a. While Riccobono and "the criminals with law degrees", arrogantly and openly display their corruption, their co-conspirator, Murphy ["Hypocrisy Incarnate"] proclaims that "random checks" should be made against lawyers "who are entrusted with money or property" to assure they are not commingling or stealing \$ (News' Editorial, January 28, 1987). b. Of course, Murphy has no intention of making a "random check" on his friends, such as Kreindler & Relkin, P.C. or Feltman, Karesh, Major & Farbman, Esq. c. Murphy, who did a fine job in cleaning out the "dope peddlers" and "fixers" from the park across the \$ street (N.Y. Times, 3/24/84), nevertheless welcomes the "fixers" who are inside His Honor's Courthouse, as they \$ are awarded herculian fees although absolutely prohibited by His Honor's own rule (22 NYCRR §660.24[f]), and other hornbook legal principles! 10a. The most depraved, unethical, and unkindest cut, is when Riccobono, Murphy, and Chief Administrator JOSEPH W. BELLACOSA, acting in criminal association with the Attorney General, ROBERT ABRAMS, pirate Senior \$ Attorney, DAVID S. COOK, Esq. ["Cook"], to represent them and their thrall in the Puccini litigation. The commandeering of Cook to represent \$ Riccobono, Murphy, Bellacosa, and other "robed lepers", while simultaneously representing Puccini, can only be \$ the product of depraved and demented minds, as will be subsequently and separately shown. One thing is certain, -- there is no \$ one, in the nine circles of Dante's "Inferno", whose misconduct can equal that of the corrupt jurists involved in the Puccini litigation!

## GEORGE SASSOWER

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# AN ANATOMY OF JUDICIAL CORRUPTION

THE DEPRAVED CRIMINAL CONDUCT OF XAVIER C. RICCOBONO and FRANCIS T. MURPHY

- 1a. Six (6) years, eight (8) months -- eighty (80) months -- have now elapsed since PUCCINI CLOTHES, LTD. ["Puccini"], was involuntarily dissolved, its assets and affairs becoming custodia legis -- and still no filed accounting!
- b. Despite its dissolved status, Puccini, the "judicial fortune cookie", remained a "person" within the XIV Amendment of the U.S. Constitution, entitled to "due process", "equal protection", and other basic constitutional rights.
- 2a. The statutory fiduciary guardian for Puccini, and all other involuntarily dissolved corporations is Senior Attorney DAVID S. COOK ["Cook"] of the Office of the Attorney General.
- b. Cook, on behalf of the Attorney General, has great discretionary powers and mandatory obligations, as statutory fiduciary, to be exercised on behalf of the involuntarily dissolved corporation and those who have legitimate interests in the assets and affairs of such dissolved corporation (Gen. Bus. Law §§1214[a], 1216).
- c. As a practical matter, Cook's obligation is to guard the involuntarily dissolved corporation's assets only from the larcenous and ravenous activities of the judiciary and its appointees!
- d. Independently of Cook's obligation towards Puccini, his judicial ward, the courts, nisi prius and appellate, have an obligation to see that all helpless "persons" have adequate legal protection; and Presiding Justice FRANCIS T. MURPHY and Administrator XAVIER C. RICCOBONO, have trust obligations towards their judicial ward.
- 3a. Gen. Bus. Law §1216[a] speaks of a final accounting and distribution within one (1) year! -- The statute mandates, as a "duty", an application by the Attorney General, for such final accounting if same is not rendered within eighteen (18) months! -- The guestion is where was and is Cook?

- b. The Bellacosa Uniform Rules requires an accounting "at least once a year" (22 NYCRR §202.52[e])! -- Again, the question is where was and is Cook?
- 4a. The sanctimonious Murphy enacted 22 NYCRR §606.24, which provided [subd. "f"]:

"An appointment made without following the procedures provided in this section, shall be null and of no effect and no person so appointed shall be entitled to recover any compensation for the services rendered or claimed to have been rendered."

- b. Additionally, Cook, on behalf of the Office of Court Administration, Riccobono, and his thrall, represented to Murphy's Court that such mandatory ministerial prohibition would be obeyed.
- c. Thus, for example, when an action was brought, on Puccini's behalf, by the undersigned against Mr. Justice DAVID B. SAXE for making gargantuan awards in favor of FELTMAN, KARESH, & MAJOR, Esgs. and RASHBA & POKART, in violation of the prohibition contained in 22 NYCRR §660.24[f], and in violation to the representation to Murphy's tribunal that the rule would be obeyed, it was Cook who was dragooned to represent Mr. Justice DAVID B. SAXE.
- d. When, applications are made for an accounting, it is Cook, Puccini's statutory guardian, who opposes same, or does not support such application.
- 5a. In January 1984, two (2) months after the massive larceny of Puccini's judicial trust surfaced, the Attorney General was advised, in writing, of the relevant facts.
- b. Such written communication was routed by the Attorney General's Office to Cook, and it was to Cook that I, then and thereafter, gave all my confidential information concerning the larceny, perjury, and corruption, related to the Puccini matter.
- c. Such information is constitutionally protected (U.S. Constitution, Amendment 1; California Motor v. Trucking Unlimited, 404 U.S. 508, 513; N.Y.S. Constitution, Article 1 §9).
- d. Thereafter, when actions and proceedings were commenced on behalf of Puccini, or otherwise, against Riccobono, Murphy, and their thrall, including the other "hard core" corrupt jurists in this matter, it was Cook, of all the many assistant Attorney in this matter, it was dragooned to represent the "robed Generals available, who was dragooned to represent the "robed thieves"!

- e. Cook, in his representation of Riccobono, Murphy, and the other "hard core" corrupt jurists, was and is (1) simultaneously representing Puccini; and (2) carries with him, in such dual representation, the confidential information which I gave him, in his role as Puccini's statutory guardian.
- f. Consequently, since the Murphy-Riccobono citadels know of my knowledge of their criminal corruption, I am repeatedly incarcerated, without benefit of a trial, albeit constitutionally ministerially mandated.

When one such conviction was recently nullified under a federal writ of habeas corpus, the corrupt "bald turkey", Mr. Justice IRA GAMMERMAN, a Riccobono designee, stayed my motion demanding a trial on the charges for which I was incarcerated, (Barr v. Sassower, 121 A.D.2d 324, 503 N.Y.S.2d 392 [1st Dept.]), obviously because these thieves, robed and unrobed, simply had no case!

- g. Consequently, repeated Orders are issued by Referee DONALD [Maommar Khadaffy] DIAMOND, from his "non-public courtroom" directed to the Sheriff of Westchester County to "break-into" my premises "seize all word processing equipment and soft ware", and "inventory" my possessions.
- h. Consequently also, they have seized my assets under "phantom" judgments, "fixed" my cases, and otherwise resorted to economic in terrorem so that I have been driven into bankrupcy.
- i. Murphy, Riccobono, and the other "robed barbarians", in dragooning Cook to act contrary to Puccini's interests, and accepting such representation, while he simultaneously represents Puccini, are all "ethically depraved" in very sense of the word!
- 6a. Nevertheless, I will move forward, the "thieves" will account; the massive larceny and plundering exposed; the Attorney General will designate a statutory guardian for Puccini, who, with undivided loyalty, will serve Puccini, his statutory ward; and all monies from Mr. Hyman Raffe, returned!
- b. No, I will not keep guiet, no matter how many times I am incarcerated, without benefit of trial!
- c. No, I will not keep guiet, no matter how many orders are issued directing the Sheriff to "break-into" my home, "seize all word processing equipment and soft ware", and "inventory" my possessions.
- d. No, I will not keep guiet, no matter how many times my assets are seized, based on "phantom" judgments!
- e. No, I will not deal in "judicial indulgences" peddled by "the criminals with law degrees"!