

GEORGE SASSOWER

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RECEIVED

MAR 01 1989

DEPARTMENTAL
DISCIPLINARY
COMMITTEE

February 23, 1989

Departmental Disciplinary Committee
41 Madison Avenue
New York, N.Y. 10010

Re: William E. Jackson, Esq.
Chairman, Dept. Disciplinary Committee
c/o Milbank, Tweed, Hadley & McCloy, Esqs.
1 Chase Manhattan Plaza
New York, New York 10005

Gentlemen:

On February 10, 1989, I wrote to the above in his official capacity, requesting that:

"A prompt acknowledgment of this letter would be appreciated by the signing of a copy and returning same in the self addressed stamped envelope."

1. My initial complaint is that I was entitled, as a professional obligation, to the simple courtesy of having such letter promptly acknowledged.

2a. There is a conspiratorial aspect to the aforementioned nonfeasance by Mr. Jackson, in that similar requests were contemporaneously made in correspondence addressed to the Departmental Disciplinary Committee, at 41 Madison Avenue, and others, with similar results.

b. With respect to the Departmental Disciplinary Committee, I have been informed that they open all mail on the day of receipt, and that if one includes a duplicate copy, with a self-addressed stamped envelope, it is returned the same day.

The body of my aforementioned letter to Mr. Jackson was as follows:

"Inquiry made today has revealed that there is no record of any of my many complaints over the past few years concerning the conduct of Kreindler & Relkin, P.C. and Feltman, Karesh, Major & Farbman, Esqs. -- 'the criminals with law degrees' and/or 'the merchants of corruption', in the Office of the Grievance Committee for the First Judicial Department.

Departmental Disciplinary Committee

February 23, 1989

I believe that you authorize an immediate and appropriate inquiry with respect to such same.

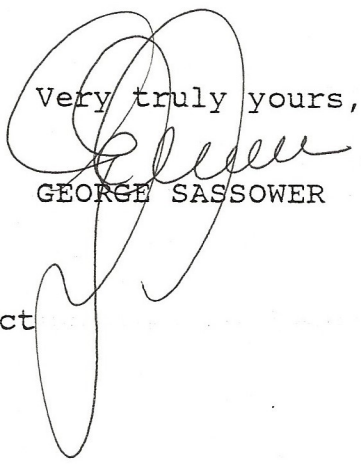
I consider the above, including the unethical and criminal conduct of the Kreindler and Feltman firms, to be matters of public interest, and have and will continue to make same the subject of media distribution."

Obviously there was destruction of disciplinary complaints against the "cronies" of Presiding Justice FRANCIS T. MURPHY during the tenure of MICHAEL A. GENTILE, Esq., a condition that continues even after Mr. Gentile's departure.

The point is that anyone employed in the "Temple of Horrors" must essentially click their heels in responding affirmatively to the Presiding Justice's demands, or else be consigned to selling apples on a street corner.

No attorney, not even Mr. Jackson, has the right, even by sufferance, to tolerate the destruction of disciplinary complaints.

Very truly yours,



GEORGE SASSOWER

cc: Hon. Sol Wachtler
Commission on Judicial Conduct
The Media