

GEORGE SASSOWER

16 LAKE STREET
WHITE PLAINS, N. Y. 10603

914-949-2169

January 25, 1989

William E. Jackson, Esq.
Milbank, Tweed, Hadley & McCloy, Esqs.
1 Chase Manhattan Plaza
New York, New York 10005

Dear Mr. Jackson,

1a. I would appreciate the opportunity of making an oral presentation, supported by documents, to the Disciplinary Committee which you chair, concerning criminal, unconstitutional and unethical practices by the organization.

b. Alternatively, I would appreciate a list of all the members of the Committee with their addresses, so that my presentation may be made individually to all the committee members.

2. For the purpose of this request, I will briefly set forth only one (1) such matters which I desire to present and which has dramatic criminal and constitutional implications.

3. In one (1) document, without a trial or opportunity for same, although constitutionally mandated (Bloom v. Illinois, 391 U.S. 194), Mr. Justice ALVIN F. KLEIN convicted and sentenced three (3) persons to be incarcerated for thirty (30) days for the crime of non-summary criminal contempt.

a. HYMAN RAFFE ["Raffe"] never served any time, but instead paid millions of dollars in cash and other consideration to the "cronies" of Presiding Justice FRANCIS T. MURPHY.

b. I served my full sentence of incarceration and was subsequently disbarred, when I was not permitted to controvert the manifest unconstitutionality of such conviction and its lack of merit, and be silent on the subject of judicial corruption.

c. SAM POLUR, Esq. ["Polur"] also served his full term of incarceration, but when your committee commenced disciplinary proceedings, and having witnessed my fate, left the scene and such proceedings were terminated.

4. Clearly, in the above matter, the disciplinary procedures were being employed in a discriminatory manner in order to compel silence with respect to the massive larceny of

William E. Jackson, Esq.

January 25, 1989

the judicial trust assets of PUCCINI CLOTHES, LTD. ["Puccini"], with its judicial involvement, the mandate contained in DR 1-103 to the contrary notwithstanding.

5a. Instructively, Mr. Justice Klein refused to release Mr. Polur from incarceration or vacate the conviction, even when it was uncontroverted that the charge against Mr. Polur was based upon a false and perjurious accusation.

b. There never was any question, then or since, but that the uncorroborated allegation against Mr. Polur was false and perjurious, but your committee by the aforementioned, served the purpose in advancing a criminal racketeering adventure, and I so charge.

6. My letter to the Grievance Committee, of even date, and my extensively distributed publication of December 18, 1988 is also enclosed for further details.

7. What is an attorney supposed to do when he finds high echelon judges and/or their cronies with their hands in the till, in view of the actions of your and similar bodies?

Very truly yours,

GEORGE SASSOWER

cc: Charles J. Hynes, Esq.
Harvey L. Greenberg, Esq.
William Glaberson (N.Y. Times)
Leonard Levitt (Newsday)
Kevin McCoy (Daily News)
Jack Newfield (Daily News)
Jonathan Ferziger (U.P.I.)
Ray Kerrison (N.Y. Post)