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Feb. 12, 1987

Hon. Rudolph W. Giuliani
U.S. Attorney, Southern District of New York
U.S. Courthouse Annex,
One St. Andrew's Plaza,
New York, New York, 10007

Honorable Sir:

1a. I bring to your attention the continuing criminally corrupt activities involving and surrounding PUCCINI CLOTHES, LTD. ["Puccini"], and no matter what my personal and professional cost, I am ready and willing to fully cooperate with you and your office.

b. Puccini is a constitutional "person" within the XIV Amendment, albeit it was involuntarily dissolved on June 4, 1980 -- more than eighty (80) months ago.

c. Puccini's judicial trust assets became the subject of massive larceny engineered by the firm of KREINDLER & RELKIN, P.C. ["K&R"] and its clients.

d. Consequently, their co-conspirators, LEE FELTMAN, Esq. ["Feltman"] and FELTMAN, KARESH, MAJOR & FARBMAN, Esqs. ["FKM&F"], cannot file a true accounting, without disclosing the the perjury, the extortion, and judicial and official corruption, which accompanied or resulted from such larceny.

2a. A final accounting and distribution should be made within one (1) year (Bus. Corp. Law §1216[a]), "at least once a year" (22 NYCRR §202.52[e]).

b. As a ministerial "duty", the Attorney General, must make application for such accounting, if not rendered within eighteen (18) months (Bus. Corp. Law §1216[a]).

3a. Since shortly after November 7, 1983, that date that some of the "hard evidence" of such larceny of judicial trust assets surfaced, there has been a "parade of horrors" in order to compel my silence and submission.

b. I have refused to remain silent and submit to criminal corruption, and will continue that course, without abatement.

4a. Initially, it must be noted, that although Puccini was and is a helpless constitutional "person", held under "color of law", it has always been represented, since it was involuntarily dissolved, in and out of the judicial forum, by persons who acted, for "pay-offs", adverse to its interests.

b. Since I have the documented evidence, indeed the effective confessions, concerning the larceny of Puccini's judicial trust assets, I believe it is the obligation of your office to prosecute these "criminals with law degrees" and their co-conspirators, robed and otherwise.

5a. My client, HYMAN RAFFE ["Raffe"], the stockholder with the largest interest in Puccini, is not permitted to intervene in Puccini's affairs, although such right is a constitutional and statutory absolute.

b. If I, or any other attorney appears on Mr. Raffe's behalf, Mr. Raffe is made the subject of draconian penalties, penal and/or economic, by the corrupt jurists controlled by the "criminals with law degrees".

c. Thus, the right of "counsel of one's choice" has been effectively eliminated.

6a. Mr. Giuliani, do you know of any attorney, of such immense corrupt power, who can repeatedly cause the conviction, sentencing, and incarceration of his adversaries, without benefit of a trial?

b. Mr. Giuliani, do you know of any attorney, of such corrupt power, who can repeatedly obtain orders directing the Sheriff of Westchester County to "break-into", "seize all word processing equipment and software", and "inventory" my possessions?

c. Mr. Giuliani, can you conceive of jurists so ethically depraved that they would dragoon Senior Attorney David S. Cook, Esq. ["Cook"], of the Attorney General's Office, the statutory watchdog for Puccini, to simultaneously and personally represent them, in their criminal misadventures, while purporting to represent Puccini as well?

7a. Can you conceive, Mr. Giuliani, of all the accountants in the City of New York to investigate K&R and Arutt, Nachamie, Benjamin, Lipkin, & Kirschner, P.C. ["ANBL&K"], Feltman, FKM&F, and Mr. Justice MARTIN H. RETTINGER would choose RASHBA & POKART ["R&P"]?

b. R&P were the accountants for K&R and/or its clients in this litigation.

c. ANBL&K had unlawfully taken \$10,000 of Puccini's trust assets, "laundered" such monies, giving R&P \$6,200 in payment of an invoice to K&R, and keeping for itself the sum of \$3,800 as a "laundering fee"!

d. Nevertheless, the larceny was sufficiently massive that even R&P could not conceal the larceny of their clients and of those who had previously "laundered" monies to them!

8a. I want it to be plainly understood that there is absolutely no merit to these criminal contempt charges that are continuously brought by the "criminals with law degrees".

b. If there was any merit, I, SAM POLUR, Esq., and HYMAN RAFFE ["Raffe"], would have been given a trial.

9a. Nor is there any substantive merit to the trialess criminal contempt conviction that Judge DAVID N. EDELSTEIN set aside on December 4, 1986.

b. I offered to serve six (6) months, not thirty (30) days, during the state proceedings, if they could find me guilty of a single, not sixty-three (63) counts of criminal contempt, after a fundamentally fair trial, held according to law. The offer was never accepted.

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c. Once such conviction was vacated by Judge DAVID N. EDELSTEIN, it was I, the accused, who moved for a trial, it was the accusers, the "criminals with law degrees", who did not want same.

10a. Mr. Giuliani, all you need do is compel Feltman, the Receiver, or R&P, his purported accountants, to render a true sworn accounting, or have your office render same.

b. Then simply trace the stolen and plundered assets.

c. You will have, after asking a few relevant questions, the most extensive case of official and judicial corruption in angle-american history.

d. The evidence is all there, waiting to be plucked!

11. I am enclosing a copy of my complaint to your colleague, Hon. Andrew J. Maloney, with regard to the criminal acts which are occurring in his jurisdictional bailiwick.

Respectfully,



GEORGE SASSOWER

cc: Hon. Andrew J. Maloney