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June 10, 1988

Chief Judge John J. Gibbons  
Circuit Court of Appeals,  
Third Circuit,  
21400 U.S. Courthouse,  
601 Market Street,  
Philadelphia, Pa. 19106

Re: "Feinberg's Evil Judicial Empire"

Honorable Sir:

1a. On June 3, 1939, a jury found Chief Judge Martin T. Manton of the Second Circuit guilty of "selling justice", an event which adversely affected the reputation of the entire American judiciary.

b. Now, one half century later, in the same forum, there exists a far more egregious situation, which will soon be made known to public.

c. I write Your Honor, as well as every other Chief Judge of the Circuit Courts of Appeals, so that Your Honor and his colleagues may have the initial opportunity to "clean house".

2a. A letter of even date to Chief Judge Wilfred Feinberg is enclosed making various demands, including inter alia the filing of an accounting for the judicial trust assets of Puccini Clothes, Ltd. -- "the judicial fortune cookie" -- which was involuntarily dissolved on June 4, 1980 -- more than eight (8) years ago.

b. Although statute and judicial rules mandate a filed accounting within one (1) year, and the filing of same "each and every year" thereafter, not a single accounting has been rendered during the more than eight (8) years.

c. Any accounting, and true statement by Chief Judge Wilfred Feinberg, on the subject will reveal massive larceny and plundering of Puccini's judicial trust assets, blatant perjury, extortion, blackmail, and very extensive judicial and official corruption, with the active participation of Judge Feinberg, several members of the Circuit Court, as well as a number of members of the District Courts in the Second Circuit.

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3. The following represents only a partial list for asserting that the Second Circuit is "Unfit for Human Litigation", and my position with respect thereto:

- a. No longer will I tolerate, without public exposure, of repeated trialess convictions for non-summary criminal contempt, in order to compel submission and silence regarding judicial corruption.
- b. No longer will I tolerate, without public exposure, repeated incarcerations pursuant to such trialess convictions, in order to compel submission and silence regarding judicial corruption.
- c. No longer will I tolerate, without public exposure, the extortion payment of millions of dollars to the "patrons" of the Feinberg judiciary, as the quid pro quo for not being incarcerated, under such manifestly unconstitutional trialess convictions.
- d. No longer will I tolerate, without public exposure, fines and penalties payable "to the [federal] court" which are then diverted to the private pockets of the "patrons" of the Feinberg judiciary.
- e. No longer will I tolerate, without public exposure, the repeated orders "directing" the Sheriff to "break into" my premises, in order to "seize all word processing equipment and software", and "inventory" my possessions, in order to compel silence regarding judicial corruption.
- f. No longer will I tolerate, without public exposure, the seizure of my bank deposited assets under "phantom" judgments, and monetary restraining notices on third parties, in order to compel submission and silence regarding judicial corruption.
- g. No longer will I tolerate, without public exposure, any further applications to have the Sheriff "break into" my apartment in order to "rip apart" my "non-interest bearing mattress".
- h. No longer will I tolerate, without public exposure, having my premises searched, confidential attorney-client documents and work product papers read and seized.
- i. No longer will I tolerate, without public exposure, having my premises searched, and correspondence with the media and others seized in order to paralyze the exercise of my First Amendment rights.

j. No longer will I tolerate, without public exposure, having my word processor's "data discs" seized and confiscated, in order to frustrate lawfully efforts.

k. No longer will I tolerate, without public exposure, having my cases "fixed", to the depraved point of having a client incarcerated for a crime that neither he nor anyone else committed, for whatever "hostage value" such conduct may serve.

l. To continue with a further enumeration of this parade of unending horrors would be supererogatory, and stretch credulity to its outer limits, except to note that Chief Judge Martin T. Manton did not attempt to incarcerate District Attorney Thomas E. Dewey, without benefit of a trial, or divert monies payable "to the [federal] court" into the pockets of private attorneys who have the "inside track" in the "Feinberg citadel".

4a. I am a born American, served in World War II as a foot soldier, hold every battle star awarded for service in the European Theatre of Operations -- from Normandy to Germany.

b. It was a personal honor to be part of a historic crusade to destroy "evil incarnate".

c. I consider my refusal to succumb to any and all "judicial terrorism", a personal honor, as well.

5a. This is my country, and my object is not personal heroism or suffering, but to defeat those who have betrayed the constitutional and civilized values of our country.

b. I have little doubt that shown such Puccini accounting and given the hard facts, Your Honor and his colleagues, with one voice, will very strongly suggest that this cadre of corrupt and tyrannical judges, including Chief Judge Feinberg, resign forthwith.

c. Whatever decision Your Honor's make, the final one must be with the people of the United States, and/or their elected representatives, and/or the prosecutorial authorities, after a presentation, sans fig leaves.

Respectfully,

GEORGE SASSOWER