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David Dinkins announced, if elected, he would designate Victor Kovner, as his Corporation Counsel, which is tantamount to an assurance that judicial corruption will continue unabated, affecting, inter alia, the pocketbooks of each and every person.

You can personally verify the essential information contained herein by Freedom of Information requests to Attorney General Robert Abrams and The Office of Court Administration.

This material has been verified or is known by, inter alia, Mr. Jonathan Ferziger of United Press International (202-898-8000); Mr. Christopher Georges of the New York Times (212-556-1533); Chief Judge Sol Wachtler (518-455-7720); Chief Administrator Matthew T. Crosson (212-587-2004).

In its most lucrative form, the epicenter of this criminal racketeering enterprise is with Presiding Justice Francis T. Murphy of the First Judicial Department, who Victor Kovner, in his several capacities, including as a member, and now Chairman, of the Commission on Judicial Conduct, has attempted to protect.

This criminal operation revolves around judicial trusts and estates, which are "persons" within the meaning of the XIV Amendment of the U.S. Constitution. Instead of constitutional rights, these estates serve as carrion to satisfy the insatiable monetary appetites of the 'Murphy Gang', who are effectively protected by inter alia Victor Kovner.

The odyssey of the judicial trust assets of Puccini Clothes, Ltd. -- 'the judicial fortune cookie' -- is a dramatic example of 'the coins of the judicial realm' in the Murphy bailiwick, and the criminal manner by which it operates.

Puccini was involuntarily dissolved on June 4, 1980 by the New York County Supreme Court, which is within the Murphy domain.

An appointed receiver, legally acts as the arm of the court, subject exclusively to judicial control and direction, for which he receives a fee determined by statute (Bus. Corp. Law §1218), which fee cannot, even by consent, be exceeded.

To assure the honesty and integrity of the court-appointed receiver, he must file with the County Clerk an accounting "at least once a year" (22 NYCRR §202.52[e]), and various statements regarding his stewardship, which cannot be waived, excused, extended, or enjoined by anyone.

Indeed, in every American jurisdiction, including New York, a court-receiver must file an accounting for his stewardship so that public may know how the judiciary handles trust assets.

Furthermore, any awarded fee, in excess of \$200, must be promptly reported, with particulars, by the jurist making the award, to the Office of the Court Administration, (Judiciary Law §35-a), and those reports are also subject to public examination.

The Attorney General, Robert Abrams, is the statutory fiduciary, given great discretionary powers and some mandatory duties (Bus. Corp. Law, §1214, §1216), for the express purpose of protecting creditors, stockholders, and others having an interest in such assets. Copies of all filings by the receiver must also be made upon his office. These are also documents subject to public examination.

Among Robert Abrams statutory "duties", permitting no discretion whatsoever, is his obligation to compel the settlement of a filed accounting, and distribution of its assets, if not voluntarily performed within 18 months, unless the time for same has been extended by the Court (Bus. Corp. Law §1216).

It is now more than 9 years since Puccini was involuntarily dissolved. Although an accounting must be filed "at least once a year", not a single accounting has been filed, a fact personally known by Robert Abrams and Victor Kovner.

Approximately \$1,000,000 has been awarded from Puccini's trust assets, but no reports have been filed with the Office of Court Administration by the jurists making same, which is also known personally by Robert Abrams and Victor Kovner.

Although Robert Abrams, an avid David Dinkins supporter, as a mandatory "duty" must compel settlement of an accounting after the lapse of 18 months, not a single application has been made by him or his office -- although 112 months have now elapsed.

The creditors and stockholders, for whose benefit a court appoints a receiver, and for whose benefit Robert Abrams was made the statutory fiduciary, have received nothing.

The 'Murphy Gang' took it all -- and much more!

The 'Murphy Gang' simply does not file an accounting because it cannot do so without exposing the larceny, plundering, extortion, and the other criminal conduct, as Robert Abrams and Victor Kovner personally know.

Summarily here are the mechanics, which have received the blessings and cooperation of Kovner and Abrams.

Kreindler & Relkin, P.C. ["K&R"] and its clients engineered the larceny of Puccini's judicial trust assets.

Lee Feltman, Esq. ["Feltman"], the court-appointed receiver, was promised the balance of Puccini's trust assets if he concealed such larceny and made no attempt at recovery.

Since Feltman's maximum fee is determined by statute, it was agreed that such balance would be paid over to Feltman's law firm, Feltman, Karesh, Major & Farbman, Esqs. ["FKM&F"], although it did nothing for Puccini, nor did they ever intend to do anything to benefit this judicial trust.

To further aid in the concealment of such K&R engineered larceny, they had Rashba & Pokart, K&R accountants, appointed as fiscal investigators for the Puccini judicial trust.

Thus K&R's accountants were to serve as fiscal investigators, for and at the expense of Puccini, to determine if their own client stole monies.

Having completely ravished all of Puccini's trust assets, the 'Murphy Gang' began to criminally extort monies from Hyman Raffe, who held the major interest in Puccini.

This criminal extortion by the 'Murphy Gang' was actively aided by Robert Abrams, with the knowledge of Victor Kovner.

Although manifestly unconstitutional, Raffe without benefit of a trial or opportunity for same, was held several times in non-summary criminal contempt.

You simply do not have to be an attorney to know that absence a plea of guilty, one cannot be convicted of any crime in America, including non-summary criminal contempt, without benefit of a trial. But in the Murphy bailiwick or those tribunals where his influence exists, this basic constitutional right does not exist.

Furthermore, any fine or penalty monies imposed, belong to the "sovereign" (Goodman v. State, 31 N.Y.2d 381, 340 N.Y.S.2d 393) -- that is you, the taxpaying public.

Instead these fine and penalty monies, paid by Raffe, went into the private pockets of the 'Murphy Gang'.

When Mr. Raffe was sentenced to be incarcerated, without benefit of trial, he paid "more than \$2.5" to the 'Murphy Gang', and never spent a minute in jail, confirmed by media publications (Village Voice, June 6, 1989; New Jersey Law Journal, July 13, 1989).

As long as Raffe pays extortion monies to the 'Murphy Gang', he will not be incarcerated, according to the written agreement in the possession of Robert Abrams and Victor Kovner's Commission on Judicial Conduct. In Raffe's words, "they are bleeding me to death".

Those like myself and another, who refused to pay extortion to these 'criminals with law degrees', were incarcerated, wherein the "sovereign" -- that is you, the taxpaying public, paid the cost thereof.

Robert Abrams, is an integral part of this racket, never performs, and always betrays, his statutory fiduciary duties in the Murphy bailiwick.

Victor Kovner, is also the attorney for the Village Voice, and when Mr. Jonathan Ferziger wrote an article for that paper which exposed some of the practices Murphy and his gang, it was Victor Kovner who censored a good portion of the article adverse to Presiding Justice Murphy.

With Abrams, the highest law enforcement official in this state, and Kovner, the highest legal official in this City, your money will be safer in some insolvent savings and loan association. At least in a savings and loan association, you will have some hope that the federal government will come to your rescue.

Telephone Robert Abrams (212-341-2000), telephone Feltman (212-371-8630), telephone Rashba & Pokart (212-736-3340) and ask them to give you a copy of a filed accounting for the judicial trust assets of Puccini Clothes, Ltd. There is none!

Demand a copy of such non-existent accounting from Robert Abrams, under the Freedom of Information Act, and you will personally learn that there is none!

Demand a copy of the non-existent Judiciary Law §35-a filings from the Office of Court Administration, under the Freedom of Information Act, and you will see for yourself that there are none!

Where from the private pockets of the 'Murphy Gang' are some of these stolen, plundered, and extorted monies going, Mr. Justice Murphy?, Mr. Justice Riccobono?, Mr. Abrams?, Mr. Kovner?