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October 20, 2004

Thomas J. Cahill, Esq.
Departmental Disciplinary Committee
61 Broadway,
New York, NY 10006

Re: Eliot Spitzer, Esq.; Katherine E. Timon, Esq.; Charles F. Sanders, Esq.
Maria D. Melendez, Esq.; Michael Rato, Esq.; Barry J. Glickman, Esq.;
Donald F. Schneider, Esq., and John I. Karesh, Esq.

Dear Mr. Cahill,

1A. The above, after some due process, should be immediately suspended from the practice of law, pending final determinations, on the common ground that they are all involved in the corruption of NY Supreme Court Justice *E. Michael Kavanagh* by, *inter alia*, relying on the validity of one of the orders of NY Supreme Court Justice *Ira Gammerman*, when they all know such Order is void!

B. Some of the above are also relying on the validity of one of the orders of Special Referee *Donald Diamond* when these lawyers also know such order is also void!

C. Individual allegations of misconduct against the above will be individually addressed by separate presentations.

2A. I have repeated stated, *ad nauseam*, including in papers submitted to Mr. Justice Kavanagh, that in twenty (20) years, no jurist, unless "fixed", has ever recognized the validity of any of the orders of Mr. Justice Gammerman or Referee Diamond in the matters revolving around the judicial trust assets of *Puccini Clothes, Ltd.*, which statements have never been denied or controverted by anyone, including by the above.

Nevertheless, obviously assured that Mr. Justice Kavanagh had been "fixed", the above continue to refer to such Gammerman-Diamond orders, as purportedly valid.

B. I challenge each of the above, to swear under oath or affirm under penalty of perjury, that the Gammerman and Diamond orders upon which they rely, are valid! They will all refuse, or qualify their response!

3A. After vigorous and extensive arguments by *Donald F. Schneider, Esq., Michael J. Gerstein, Esq.*, Senior New York State Assistant Attorney General ["NYSAG"] *David S. Cook* and myself, NY Supreme Court Justice *Kenneth L. Shorter* rendered his disposition two (2) months after the execution of the orders of Mr. Justice Gammerman of January 23, 1985 (Exhibit "A"), which disposition was never appealed or asserted by anyone to be incorrect.

Now, twenty (20) years later, the accused attorneys, while concealing the Order of Mr. Justice Shorter, are resurrecting these procedures before Mr. Justice Kavanagh (see, *Departmental Disciplinary Committee v. Issler*, 283 AD2d 59, 725 NYS2d 335 [1st Dept.-2001]!

B. Since the orders of Gammerman-Diamond were made (1) "without jurisdiction", (2) "without due process" and (3) were motivated by monumental "bribes" they could be, and were challenged, collaterally (*Windsor v. McVeigh*, 93 U.S. 274 [1876]).

On the contrary, Mr. Justice Shorter had "jurisdiction" when he rendered Exhibit "A", "due process" was afforded and the determination was honestly made, and consequently such Order cannot be collaterally attacked even before a jurist who has been obviously "fixed"!

4A. Schneider, one of the accused herein, argued the matters before Mr. Justice Shorter ago, on behalf of himself, *Lee Feltman*, Esq., the court-appointed receiver, and his law firm, *Feltman, Karesh, Major & Farbman*, Esqs., and they are estopped from employing procedures which were rejected by Mr. Justice Shorter.

B. Gerstein, argued the matters before Mr. Justice Shorter, on behalf of *Kreindler & Relkin, P.C.* ["K&R"] and *Citibank, N.A.*, and they, as well as *Maria D. Melendez*, Esq.; *Michael Rato*, Esq.; and *Barry J. Glickman*, Esq., who now represent Citibank before Mr. Justice Kavanagh are also estopped from resurrecting the rejected procedures advanced before Mr. Justice Shorter.

C. NYSAG *Eliot Spitzer*, Assistant NYSAG *Katherine E. Timon*, Assistant NYSAG *Charles F. Sanders* and *The State of New York* are bound by the actions of Senior Assistant NYSAG Cook twenty (20) years ago before Mr. Justice Shorter.

5A. Plaintiff held, and still holds, a contractually based, constitutionally protected, money judgment against *Puccini Clothes, Ltd.*, *Eugene Dann* and *Robert Sorrentino* (Exhibit "B"), which cannot be "impaired" by any branch of the state or federal government (Article 1 §10[1], Amendment V & XIV of the *Constitution of the United States*), except by an Article 1 Bankruptcy tribunal.

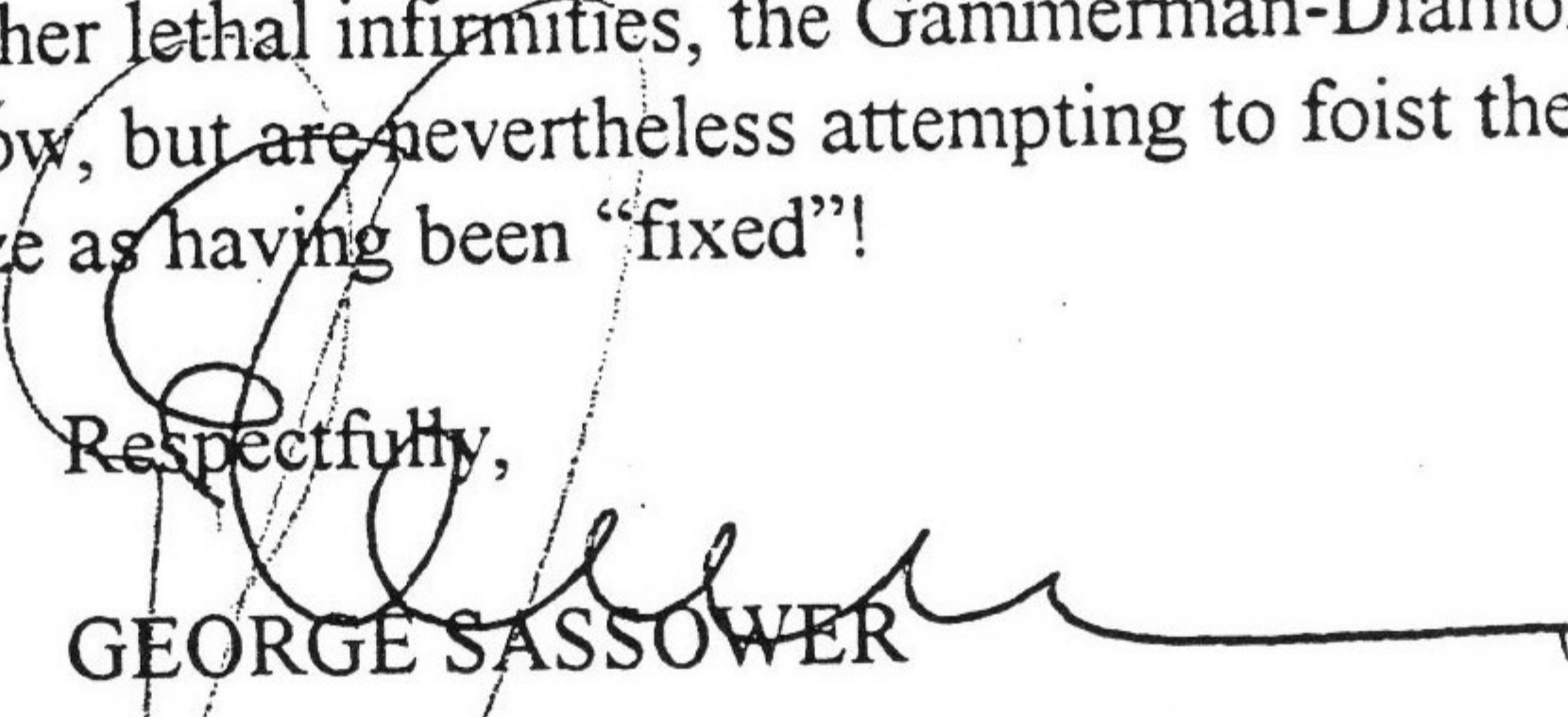
Citibank-K&R engineered the larceny of Puccini's judicial trust assets and is liable for the satisfaction of my money judgment and other contractually based obligations (*NY Debtor & Creditor Law Article X*).

B. As every American lawyer knows, that even big and powerful corporations in order to "impair" their contractual obligations must file for bankruptcy protection.

However, Citibank, "the world's largest money machine" chooses to "pay-off", some in its cadre of corrupt judges and officials, such as Gammerman and Diamond!

6. Again, in addition to other lethal infirmities, the Gammerman-Diamond orders are "void on their face", as the accused attorneys know, but are nevertheless attempting to foist them on Mr. Justice Kavanagh, who they obviously recognize as having been "fixed"!

Respectfully,


GEORGE SASSOWER

cc.

Mr. Justice E. Michael Kavanagh

Eliot Spitzer, Esq., Katherine E. Timon, Esq. and Charles F. Sanders, Esq.

Office of the NY State Attorney General, 120 Broadway, NY, NY

Maria D. Melendez, Esq. and Michael Rato, Esq.;

Sidley, Austin, Brown & Wood, LL.P., 787 Seventh Avenue, NY, NY 10019

Barry J. Glickman, Esq.;

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Donald F. Schneider, Esq.

Schneider, Goldstein, Bloomfield, LL.P., 90 Broad Street, NY, NY 10004

✓ John I. Karesh, Esq.

Vedder, Price, K & K, P.C., 805 Third Ave., NY, NY 10022-7513

IN THE MATTER OF:

T Barr Raffe

COMTEX INFORMATION SYSTEMS, INC. v. MICROBANK SOFTWARE, INC.—Motion denied. See memorandum on file.

MATTER OF BARR (Raffe)—Motion denied. See memorandum on file.

MATTER OF BARR (Puccini Clothes, Ltd.)—Motion denied. See memorandum on file.

SOLOMON v. TEACHERS' RETIREMENT SYSTEM OF THE CITY OF NEW YORK—Motion denied. See memorandum on file.

following papers numbered 1 to 5

No. *17* on Calendar of *23-35*

Filed
Order to Show Cause and Affidavit

Affidavit of service

Answering Affidavit in opposition

Military Affidavit—Tax Commission—Report—Minutes

Affidavit of Service

Filed Papers

See Commission Motions # 47, 48, 170 + 171

Guardian's Report—Referee's Report—Affidavit of services

MAR 26 1985
N.Y. LAW JOURNAL

PAPER NUMBERED

1 & 2
3
4-5

Exhibit "A"

Upon the foregoing papers this motion, by the receiver vacate two notices of motion, is denied. The CPLR does not provide said relief. Furthermore, the receiver can submit papers in opposition to the motions raising the same arguments.

FILED
MAR 28 1985
COUNTY CLERK
NEW YORK

9-1985

Defendant's Prisoner's

Respondent's

KENNETH SHORTER

County Clerk's No.

Spec I Lib

16792
B...

1985

Exhibit "B"

JUDGMENT DEBITOR		JUDGMENT CREDITOR	ATTORNEY FOR JUDGMENT CREDITOR
Name	Street Name	Street and Address	Name and Address
Puccini Clothes Ltd.		40 W. 42nd St. 55 E. 62nd St. N.Y., N.Y.	George Sussower Esq. 213ounding Ave. White Plains, N.Y. 10606
Dann	Eugene	10 S. Channel Hicksville, N.Y.	Pro-Se
Sorrentino	Robert	21 sue Court North Babylon N.Y.	
JUDGMENT DOCKETED	JUDGMENT ENTERED	AMOUNT OF JUDGMENT	REMARKS, DATE AND MANNER OF CHANGE OF STATUS OF JUDGMENT
4/29/82	Sup. N.Y. 2120178 4/29/82 1115	27,912.42	
EXCUTION	SATISFIED		
			<p>STATE OF NEW YORK County of New York</p> <p>NORMAN GOODMAN, Clerk of the County of New York, hereby certifies that the above named creditor has the status of judgment creditor.</p> <p>In Testimony Whereof, I have hereunto set my hand and official seal at the City of New York, this 9th day of May, 1985.</p> <p><i>Norman Goodman</i> County Clerk, New York County</p>