



STATE OF NEW YORK
COMMISSION ON JUDICIAL CONDUCT
38-40 STATE STREET
ALBANY, NEW YORK 12207
(518) 474-5617

Members

Henry T. Berger, Chair
Helaine M. Barnett
Herbert L. Bellamy, Sr.
E. Garrett Cleary
Dolores Del Bello
Lawrence S. Goldman
Hon. Juanita Bing Newton
Hon. Eugene W. Salisbury
John J. Sheehy
Hon. William C. Thompson
Clerk
Albert B. Lawrence

COPY

June 21, 1994

Gerald Stern
Administrator

Robert H. Tembeckjian
Deputy Administrator

Stephen F. Downs
Chief Attorney

Facsimile
(518) 486-1850

CONFIDENTIAL

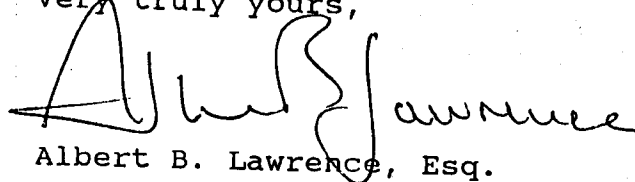
Honorable George P. Alessio
615 State Tower Building
Syracuse, New York 13202

Dear Judge Alessio:

The State Commission on Judicial Conduct has reviewed your letter of complaint dated November 11, 1993. The Commission has asked me to advise you that it has dismissed the complaint.

Upon careful consideration, the Commission concluded that there was insufficient indication of judicial misconduct to warrant an investigation.

Very truly yours,


Albert B. Lawrence, Esq.

ABL:slc

GEORGE P. ALESSIO

Attorney at Law

(315) 424-0300

615 State Tower Bldg.

Syracuse, N.Y. 13202

Fax (315) 424-0680

June 27, 1994

COPY

Mr. Albert B. Lawrence, Esq.
Commission on Judicial Conduct
38-40 State Street
Albany, NY 12207

Re: Dismissed Complaint addressing the Conduct of Andrew Piraino, Town of Salina
(Onondaga County)

Dear Mr. Lawrence:

I am in receipt of your letter, dated, June 21, in regards to the above matter. I now write with the request to be provided with more detail why the complaint was dismissed. I will assume that you have access to the entire file.

I have again reviewed the statutory mandate of the Commission, most particularly, Section 44, which states in pertinent part: "The commission shall receive, initiate, investigate and hear complaints with respect to the conduct, qualifications, fitness to perform, or performance of official duties of any judge..." In the case in question, the individual named above was at the time of the alleged misconduct, a lawyer, subject to the *Code of Professional Responsibility*, (Judiciary Law Appendix), and the *Code of Judicial Conduct* (DR-8-103).

The case of Nicholson v. State Commission on Judicial Conduct, 431 N.Y.S.2d 340 Ct. App. 1980), appears to stand for, among other things, the ability of the Commission to investigate charges of misconduct of a judge or a judicial candidate. (Emphasis added). In Nicholson, supra, at 345, the Court found that:

"Misconduct by a Judge or judicial candidate cannot be shielded from scrutiny merely because it takes place in the political forum. The First Amendment implications, if any there be, are far outweighed by the State's interest in the integrity of its judiciary."

Please recall that the Grand Jury Report, dated October 8, 1993, determined the "Caucus" was akin to a "Banana Republic Coup," and it was a "miscarriage of justice that the candidates selected at the caucus are the nominees of (that) party." The Grand Jury further found that the "intentional" avoidance of service (of judicial candidate Piraino) essentially quashed judicial review of the events surrounding the "Caucus."

I cannot believe that the information provided to the Commission could not be construed as a sound evidentiary basis to further inquire whether a conspiracy existed to improperly capture the Democratic nominations at the May 6 "Caucus." The evidence pointed most conspicuously to the then Democratic Chairwoman, Barbara Wallace, and her attorney, Aaron Zimmerman, Piraino's law partner, as the perpetrators of the conspiracy.

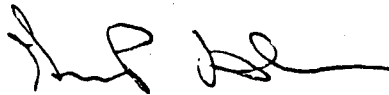
EX 11

Mr. Albert B. Lawrence, Esq.
Letter of June 27, 1994
Page Two

To the Commission, the most pertinent question becomes: Was then judicial candidate Piraino aware that a vote was to be held that evening, knowing that other candidates were to be denied the right to supply supporters for a fair vote to determine candidates? I must say that to conclude "no," in consideration of the evidence submitted, without further inquiry, is an insult to the intelligence of the entire Salina citizenry.

I invite your comment on the above matter. Please understand the extreme disappointment I feel by the State allowing a candidate to ascend to public office, "selected" at a "Caucus," which is essentially declared illegal by an Onondaga County Grand Jury. The matter seems to defy logic in any sense of the word. My professional and personal disappointment is shared by many others, both named and unnamed, who respectfully demand an explanation.

Sincerely,



George P. Alessio

mtb

pc

Hon. William, J. Fitzpatrick, Onon, Cty. Dist. Atty.
Paul J. Ginnelly, Esq., 5th. Jud. Dist. Griev. Ctme.
Stephanie Miner, NYS Dept. State
Richard R. Southwick, Esq., Asst. U.S. Atty.
Hon. Michael J. Bragman, NYS Assembly
Hon. Michael F. Nozzolio, NYS Senate
Hon. James E. Morris, NYS Mag. Assn.
Hon. Richard A. Wittenburg, Onon. Cty. Mag. Assn.



STATE OF NEW YORK
COMMISSION ON JUDICIAL CONDUCT

38-40 STATE STREET
ALBANY, NEW YORK 12207
(518) 474-6617

Members
Henry T. Berger, Chair
Helaine M. Barnett
Herbert L. Bellamy, Sr.
Hon. Evelyn L. Braun
E. Garrett Cleary
Dolores Del Bello
Lawrence S. Goldman
Hon. Jannita Bing Newton
Hon. Eugene W. Salisbury
John J. Sheehy
Hon. William C. Thompson
Clerk
Albert B. Lawrence

Gerald Stern
Administrator

Robert H. Tembeckjian
Deputy Administrator

Stephen F. Downs
Chief Attorney

Facsimile
(518) 486-1850

July 15, 1994

CONFIDENTIAL

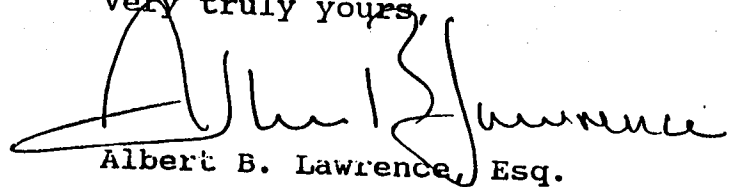
George P. Alessio, Esq.
615 State Tower Building
Syracuse, New York 13202

Dear Mr. Alessio:

This is in response to your letter of June 27, 1994, concerning the Commission's disposition of your complaint.

The Commission does not issue written opinions stating its reasoning and analysis in matters such as yours. I am unable to offer more information than was contained in my letter of June 21, 1994.

Very truly yours,


Albert B. Lawrence, Esq.

ABL:slc