## GEORGE SASSOWER

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Attorney Grievance Committee 2<sup>nd</sup>, 11<sup>th</sup> & 13<sup>th</sup> Judicial Districts 335 Adams Street, Suite 2400 Brooklyn, New York 11201-3745

June 18, 2012

Re: Aprilanne Agostino #1973213

Sirs:

1. The letter of *Aprilanne Agostino*, "the accused", to the undersigned, dated June 4, 2012, opens as follows:

"Your letter dated May 23, 2012 to the Grievance Committee for the Ninth Judicial District and your letter dated May 29, 2012 to the Grievance Committee for the "Second & Eleventh Judicial Districts, now known as the Grievance Committee for the 2<sup>nd</sup>, 11<sup>th</sup> & 13<sup>th</sup> Judicial Districts, have been forwarded for review."

This Disciplinary Complaint is limited to my letter of May 29, 2012!

My investigation reveals that the letter which requested "review" of my complaint of May 29, 2012 does not exist. It is "phantom" & "non-existent". It was contrived, concocted & fabricated in order to produce the desired result of "the accused"!

I demand that *Aprilanne Agostino*, "forthwith" mail me and your committee, a copy of this "phantom" letter!

2. I do not know *Diana Maxwell Kearse*, Esq. or anyone from her office. However, I cannot accept, at face value, the inherently incredible assertion that she or anyone from her office asked "the accused" to "review" this complaint!

Again, I insist that there "forthwith" be transmitted to me and the committee a copy of such "phantom" letter!

3. The letter of June 4, 2012 continues:

"It has been determined that your letters either fail to state a complaint of professional misconduct against any attorney within the jurisdiction of the Second Judicial Department or otherwise fail to warrant further action. Accordingly, the Court and its Grievance Committee are unable to assist you in these matters."

This charge is that "the accused", whose duties are essentially ministerial, <u>knew</u> she did not have the "jurisdiction" or "power" to "determine" the merits of my or any other disciplinary complaint, but arrogantly & deliberately exercised same.

4. The disposition by "the accused", although exercised without "jurisdiction", confirms that "the accused" has become an active member of a egregious criminal enterprise whose activities include the "diversion" of judicial trust assets to and/or on behalf of members of the judiciary, compelling her "disbarment".

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5. Since I anticipate that no one will show, or even claim, that *Aprilanne Agostino*, Esq. had "jurisdiction" to dispose of my disciplinary complaints, my complaint of May 29, 2012 should be considered as active & still pending appropriate & lawful disposition which, I request, the Grievance Committee confirm by return mail.

Respectfully,

**GEORGE SASSOWER** 

## Certificate of Service

George Sassower, Esq., affirms under penalty of perjury, that on June 18, 2012, he caused to be mailed in properly addressed stamped envelopes, in a depository under the exclusive control of the United States Postal Service, the foregoing Complaint to: Aprilanne Agostino, Esq., Appellate Division, Second Department, 45 Monroe Street, Brooklyn, New York 11201; Diana Maxwell Kearse, Esq., Grievance Committee, 335 Adams Street, Brooklyn, New York, 11201-3745; Acting Presiding Justice William P. Mastro, Appellate Division, Second Department, 45 Monroe Street, Brooklyn, New York 11201; Robert P. Guido, Esq., 30 East Hoffman Avenue, Lindenhurst, New York 11757-5001; Gary L. Casella, Esq., Grievance Committee, 399 Knollwood Road, White Plains, New York 10603-1937 and A. Gail Prudenti, Esq., c/o Office of Court Administration, 25 Beaver Street, New York, NY 10004.

Dated: White Plains, NY June 18, 2012

GEORGE SASSOWER