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September 13, 2004

Administrator Francis A. Nicolai
Westchester County Supreme Court
111 Martin Luther King, Jr. Blvd.
White Plains, New York, 10601

Re: Citibank v. Geo. Sassower
Docket No. 04-4818

Honorable Sir:

1. I received on Saturday, September 11, by regular mail, the letter of *Daniel S. Hollman*, Esq., dated September 7, and the letter of *Donald F. Schneider*, Esq., dated August 25, addressed to *Leonard N. Spano*, the Westchester County Clerk and here respond.

2. As I wrote on the 3rd inst.:

"In more than twenty (20) years, unless '*fixed*', no jurist has ever recognized the validity of any of the Orders of NY Special Referee *Donald Diamond* or NY Supreme Court Justice *Ira Gammernan* both of NY County, regarding the racketeering adventure of *Citibank*, since they were all 'void', most of them, 'void on their face'!"

Mr. Hollman and Mr. Schneider obviously are convinced that you have been "*fixed*" and/or are "*fixable*", so that you will accept, as valid, the Gammernan-Diamond frauds, and that they can give "instructions" directly to Mr. Spano, with impunity!

The Gammernan-Diamond documents, which they rely upon, are "void on their face", in addition to lacking in "subject matter jurisdiction", "personal jurisdiction", "notice", "opportunity to oppose" and the product of "monumental bribes"!

3A.. Pursuant to Article 1 §6 of the *Constitution of the United States*, I request there be made available to me access to the grand jury for the purpose of making a documented presentation of egregious criminal activities in the courthouse! Any failure or refusal, without articulated justification, can only be construed as complicity in this egregious criminal racketeering adventure.

B. I am confident, that none of my adversaries, including Gammernan or Diamond, would be willing to swear, under oath, at a session of the grand jury, that the Gammernan-Diamond Orders, have any validity!

4. I am an American born citizen, a battle-starred veteran of World War II, who landed on Omaha Beach in Normandy, and in just under one (1) year, in 1944-1945, fought in France, Belgium and Germany and earned my right to "access to the courts", including the grand jury, without the consent of anyone, including Gammernan-Diamond who have substantial monetary interests in this litigation.

A. Even if the Gammernan-Diamond Orders were not the product of "bribes", as they

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were, does anyone seriously believe that I could be enjoined from corresponding with the Grievance Committee, particularly when "bribery" was openly being flaunted by my adversaries?

B. Does anyone seriously believe that Gammerman-Diamond could "impair" my contractually based, constitutionally protected, money judgment because it would result in a lethal blow to their "*Citibank Bribes for Total Immunity Agreement*?"

C. Where *NY Bus. Corp. Law* §1216, affords me the right to make application to have a court-appointed receiver "account" for his stewardship, can Gammerman-Diamond "enjoin" such right, because an "accounting" would reveal that judicial trust assets were dissipated to "bribe" judges, officials and others?

D. Is Mr. Hollman (who is not listed in the Legal Diary as an attorney) or any of my adversaries, willing to swear before a grand jury, that the Gammerman-Diamond Orders are valid?

E. Are you, Administrator Nicolai, District Attorney *Jeanine Pirro*, or any jurist of this Court, after reading the Gammerman-Diamond Orders, willing to testify before the grand jury, under oath, that these Orders are valid?

F. Even Gammerman-Diamond would not be willing to testify before a grand jury that these Orders were and are valid?

5A. Anyone who ever practiced law in New York County and knows the manner that orders are processed in that Court, by simply looking at these Orders, recognizes that they were not processed by the Clerks of that Court, a mandatory procedure, before they were signed!

The Gammerman-Diamond Orders have as much facial validity, as a \$10 bill bearing their photographs, with the legend "In Gammerman-Diamond We Trust"!

B. Any doubt as to the invalidity of these purported Gammerman-Diamond Orders should immediately dissolve when there is produced those documents requested, pursuant to *CPLR* 2214[c], with respect to my cross-motion returnable September 17, 2004.

I venture to predict that my adversaries will not comply with this lawful demand!

6. Since Gammerman & Diamond seek to enjoin me from access to the Grievance Committee and the courts, the media and the public will be my forum of choice!

The Bar and the Public should be made aware that they can prevent professional disciplinary complaints and claims by their creditors by purchasing "indulgences" from Gammerman-Diamond, the modern-day Friar *Johann Tetzels*.

Respectfully,


GEORGE SASSOWER

cc: District Attorney Jeanine Pirro
Mr. Justice Aldo A. Nastasi
Leonard N. Spano, Esq.
James Garfein, Esq.
Daniel S. Hollman, Esq.
Donald F. Schneider, Esq.
Ass't NY State Attorney General Katherine E. Timon
Zeichner, Ellman & Krause, LL.P.
Sidley, Austin, Brown & Wood, LL.P.
Thomas J. Cahill, Esq.