

SEC Exchange and Board of Commissions

On

MEMX LLC Notice 4-764

Supplemental Material

After careful examination and mediation regarding proposed decisions and denials of requests for relief, I question the true nature and lawful reasons to initiate, continue(allegedly now terminated), or “advance” any pseudocriminal investigation on a human processing trauma. In one of the prior footnotes, “IF the target(the “Company”) were aware of said Investigation prior to the interruption, sans disrespect and demoralizing character of those under “Covered Actions”, chances are I would have been much more informative during the traumatic traffic stop. One speculates, if the decision to advance was primitive and arcane in nature given my ‘timely’ and ‘robust’ instruments were what the Board and Enforcement agencies were referring to consistently, which ultimately “led to” your

success in an Enforcement judicial process. One questions the lack of reason and logic which you assume to have used to justify the absence of ethical, cognitive function to provide and satisfy the gross and blatant disregard to humanity and consequences in my life due to said denial to an award which I was honestly unaware of until five minutes ago, and the moral turpitude to impose a sanction against an individual that clearly drafted instruments which carried said disruptive, baseless cause to continue advances of Pseudocriminal Investigation and Malicious unprofessional misconduct causing a myriad of issues which neither the Board, or SEC care to remedy through no fault or suspicion of my own. One would never subject oneself to such attention, infliction, pain, and confusion; nor would one retaining a heart or conscience would inflict such duress. I had to fight for my life that day. Unappreciative, the lack of regard. Regardless of the inhumanity, I have miles to go before I sleep.