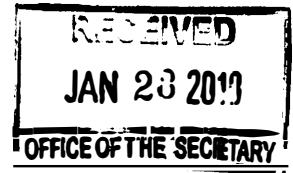


EM DASPIN



[REDACTED], Boonton, NJ [REDACTED]

CASE # 3-16509 1.9.19

DEAR MR Mc Grath; Please review Judge Murrays' order of 12/26/189:

It states on page 3, 2nd para)[1][Ined copy to fully reply to that which I don't ,201 16[b][1][.remember!

.. "I have stated that i would work to accommodate his personal situations and will do so where Mr' Daspin can show good cause for doing so" See[1] Nov 14 2018]; 17 cfr / ;pre trial hearing at[28-31].

. Perhaps in the courts graciousness it will furnish this witness what it states' ie; the transcript is also required by this witness to protect this witness rights and the disclosure of the context that the court is referring to as an 80 year old memory is different than a 50year old's memory and/or the non [REDACTED] persons' current [REDACTED]. To that extent the courts cooperation would be appreciated.

2)Now In addition to that promise[1] ,which on the heels of 12/21/18 and my copying the court with Dr. Puzinos' two[2] letters':

" to whom it may concern"; and in his" medical opinion[as our 23year period doctor and board certified internist,] he stated that we will be each unable to attend the subpoenaed court proceeding secondary to my wifes' [REDACTED] and [REDACTED] .."

Since Judge Murrays' order and much appreciated promise, to accommodate my personal situations' with good cause shown; I find it impossible to have the courts promise and reconcile it with the medical opinion notice given 5 days prior to the judges' accommodating cooperative order whearin on the very same day that the court promised cooperation it served 2[two]subpoenas on myself and my wife knowing that we were medically unfit to be able to attend.

3)This brings up the judges bias impulse trumping her promise to cooperate She demonstrates conclusively the reason she must recuse [herself as her good heart as li could tell from her tone at that hearing November,14,2018 hearing[Please send me the transcript copying and ill give you a check for the copying] so we can work toward completing the transaction we agreed upon as 'honest dealmakers' ;changed by your asking for an unachievable number . It was insulting and i tried to stop you from focusing on Judge Grimes ridiculous ,,in absentia default finding me in violation of the OIP allegtions before any hearings' ; before he knew that the OIP allegtions by you and your team were bogus!.

4){That's the problem in house; its' so incestuous that the adjs bend over for enforcement and in the end enforcement bends for the commissioners who they serve as do the adjs who were delegated to do the clean up by removal of the due process' rights, loss of full discovery rights and of a jury and of all the ingredients" that make America Great. The President knows this and in her heart, so does Judge Murry; but her heart is weighed down by her conflicted perception of what she wants to accomplish for our country! I believe that Judge Murrays' bottom line is:

5]ENFORCEMENT!THE PRESUMPTION OF GUILT AND THE VERACITY OF THE OIP ALLEGCTIONS' AND THAT THE HEARINGS ARE JUST WINDOW DRESSINGS ;TO DETERMINE THE PERCENTGE OF GUILT AND ALLOCATE IT ON OF THE DAMAGES WHICH THE COMPLAINTS' RECITALS PROVIDE TO FINANCIALLY COMPUTE THEM AS IS THE EQUITY AND OR PROFITS LOST WAS THE RESPONSBLITY]WETHER INHOUSE COMPENSTION TO EXECUTIVES OR AS OUTSIDE FEES THAT WERE ALLEGED TO HAVE MILKED THE UNSSPECTING INVESTORS OF THE SERVICES ' SUSPECTED OF CAUSING HE DAMAGES .

THE ASSUMPTION IS THAT THE DIRTY DEEDS WERE DONE AS THE COMMISSIONERS WOULD NEVER INITIATE A CASE UNLESS THEY HAD ALL THE FACTS ON BOTH SIDES OF THE EQUATION. THAT IS THE PROBLEM AS THE

[Type here]

INVESTIGATIVE REPORTERS ALL WORK FOR THE PROSECUTORS THAT THE COMMISSIONERS RELY ON; AS THAT IS THEIR PRIMARY REASON THAT THEY INITIATE THE LAWSUIT FOR THE ADJLS TO ENFORCE THEIR DELEGTD EDICTS!

6]IN THE FIRSTPLACE.THE ISSUES THAT THE INVESTIGTIVE REPORT MAY HAVE BEEN MODIFIED BY THE INFLUANCEOF ENFORCEMENTS' PROSECUTOR DOES RECEIVE ATTENTION AS THE EXPERTISE OF THE ENFORCMENTS' OVERRIDING JUSTIFICATION FOR THE COMMSIONERS' TO RELY ON IS ALWAYS;ASSUMED AS TRUE AND THE LEADERS OF THE PROSEUTION TEAM GET THE CASE WHEN ITS ABOUT READY TO GO TO PRESS FROM THE VERY PROSECUTORS LIKE YOURSELF MR. MC GRATH.

7]So your responsible to bring it home Any way you can wether by defrauding the commissioners' ,the leaders' of enforcement, and or by elimination of exculpatory information and or using the sophistry that shines like the illusion your admission that I did disclose my felony before they investors invested; **but just before the ink dried!** Even though your BRADY DISCLOSURE JUST BEFORE THE CASE WAS READY TO BE HEARD PROVED YOU LIED AND THAT I AND THE WMMA TEAM INFORMED EACH AT THE FIRST OR SECOND INTERVEIW WHICH WAS A MONTH BEFORE THEY SUBSCRIBED AND WROTE THE CHECK !IN LOCKETTS CASE 10 DAYS AFTER HE WAS INSIDE AND 45 YEARS' BEFORE I COMMITTED ONE [1]OFFENSE AND SERVED 6MONTHS! LOCKETT WANTED AS A WMMA OFFICER AND SUBSCRIPTION HOLDER TO TEST WETHER HE SHOULD MAKE THE INVESTMENT BY FIRST WORKING AT WMMA..

8]YOU POISONED THE WELLS AND COMPLAINT WHITHKNOWINGLY WHITHHOLDING THE FACTS FROM BOTH AND BY FILLING IT WITH FALSE OMISSIONS OF MATERIAL FACTS' AD NAUSUEM AND THE DOLT MINDED JUDGE DID NOT EVEN LOOK INSIDE ANY OFF THE SUBMISSIONS DEFENDANTS' SUBMITTED,HE JUST BELIEVED ITS ALLEGATIONS AS WHEN HE STATED THE BIAS BY DISOLVING JUDGE FEOLAKS' POSTPONEMENT KNOWING IT COULD KILL ME AND JUDGE MURRAY APPROVED AND LET IT STAND...

9]I ACTULLY FEEL SORRY FOR HIM AS "THEY KNOW NOT WHAT THEY DO THEY JUST BELIEVE IN THE GUILT OF DEFENDANTS.BECAUSE THE COMMISSIOERS DELEGATED IT THRU JUDGE MURRAY AND SHE BELIEVED IT BECAUSE SHE INTERNALLY BELIEVED THAT SHE SHOULD NEVER SERVE AS THE COMMISSIONERS' COMPLAINTS FIRST APPELATE OFFICER [HER ON THE RECORD COMMENT TO THE 8 DEFENDANTS THAT ASKED FOR DISMISSAL AND SHE REFUSED AND STATED ,IN ESSENCE THE ABOVE COMMENT BY ME!

MAKING DECISIONS' OVER THE COMMISSIONER HEADS'LAND OR INFORMING THEM OF ERRORS AS SHE WOULD GET MEN LIKE YOU IN TROUBLE..HER HEART WAS TO BIG FOR TEAM AND TO CLOSED FOR DEFENDANTS.THATS BIAS AND AS I SIT IN PAIN, I FORGIVE HER,BLESS HER IRISH HEART.SHE THOUGHT SHE WAS DOING THE RIGHT THING FOR THOSE SHE LED! You now do her right.

10]subject TO my felony of my action in1974/5 on the record that fraudulent admission that there was no fraud and or concealment of my felony before anyone invested all it did by the manner of presentation was making me look like a reformed crook who had to face his felony but oit tell anyone until the check was drying..Thats' creul, the message was a lie but you lied anyway to make a case!Do you get a bonus? How do you live with yourself and now when you had the opportunity to correct it your bulling and lust to harm people that your fraudulent inducements drive the commissioners' to punish when they are innocent by your little hand slights!' Telling a story leaving out the meet and potatoes' and alleging wrongdoing even when the disclosures' by us should have taught you we are clean! That no recidivism in 45years is a remarkable feet if a person has to go thru 50 McGraths I went thru over 50years.'

11]STOPMAKING THIS A FARCE! enforce of the settlement and not play games by making the settlement we agreed on well above my means That's not good faith Mr.Mc Grath ;give it up ! Your consuming \$100,000.00 a month from the SEC recourses and in effect will be \$25,000.00 a month ahead the first month and then4 times a

[Type here]

month more for those the government is not paying due to circumstances beyond his control to protect our county from harm.

12]Lastly I cannot force my wife to comply with the subpoena for all the reasons in my declaration of 1/7/19!Your persistance is getting the SEC team into a jam as the likely hood of the settlement evaporates each day.

13]If you want to harm judge Murray and Mr Kilodny and Barry it up to you. If you want to settle Come close to my last compromise on a deferred basis as a percentage over my last loan offer like Agostini who earns 4 times what I currently make from Ss and ill try to move; and ill try to move on theback deffered end as a piece of the incremental I may generate and ill try to finish this like Mar. Agostini who earns 4 times my SS!

Respectfully

EDWARD MICHAEL DASPIN

[Type here]