

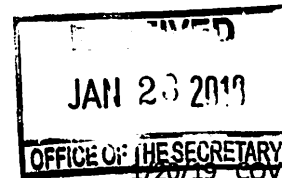
EDWARD M. DASPIN;

[REDACTED], BOONTON, N.J., [REDACTED]

[REDACTED]@OPTONLINE.NET, [REDACTED]

THE 1/17/19 DECLARATION

CASE#3-16509



THE HONORABLE BRENDA

MURRAY.

DEAR MS SHIELDS;

I have sent you under separate cover my supplemental declaration in opposition to the divisions' contempt motion; after i fully read the contempt motion ;in opposition to its' other alleged relief requests and in favor of the courts representations that after the scheduling hearing it would reply to each of the motions' I made as EX F to my 1/8/19 declaration outlines!

In the declaration this Cover letter is a part of there are and AS CONTAINED THEARIN the motions I referred to herein above; which I attach by reference as if made a part of herein and as if included herein, there is prima facie evidence and proof of the VALIDITY that:

1]Mr. Nwugugus' Chart is insurance claim of 12/10/12[+/-][See my disc which the enforcement division has given the court a copy of /or should under the section marked N and subsection Nwugugu..

He in essence admits he, not i , was the 100% author of all WMMA/WDI/PPMS'', contracts for employees, vendors regional promoters, and joint venture's' states..:

"In my submission in Para 5 and Para 6 and in Para 41 I ADMIT THAT I AM THE 100% AUTHOR [NOT MR. DASPIN]and inPara41, that I was the better writer! Please pay my claim of \$ 600,000.00!.."

Therefore; the complaints'; core allegation that i wrote and or was the author of the WMMA and/or the WDI PPMS' IN THE COMPLAINT WAS UNTRUE; AND THE COMPLAINTSALLEGATION[S] THAT I WAS RESPONSIBLE FOR ANY OF ITS OMISSIONS AND OR ALLEGED MISTATEMENTS' WAS UNTRUE AS FINAL SIGN OFF WAS IN THE WMMA BOARD OF DIRECTORS HANDS' AND MR.NWUGUGUS' FILED WITH THE SEC AND SECS' ACKNOWLEDGEMENT ON OCT 10,2011 AS THE PREPARER AND AUTHOR IS TRUE!.

2]THE SECS' COMPLAINTS' PERVASIVE ALLEGATION THAT WMMAS' SOLE MISSION WAS TO SERVE AS MY MILKING MACHINE OF ITS ASSETS HAS BEEN DISPROVED BY THE FACTS AS STATED AND UNCONTRAVENED BY THE SEC THAT I FORGAVE THE WMMA \$1,000,000.00 FEE FOR THE IMC CONTRACT WITH WMMA GIVING WMMA EXCLUSIVE CONTROL FOR ALL MMA RELATED DATABASE MARKETING;THAT MY WIFE LOANED,ADVANCED FOR STARTUP COSTS AND ADVANCED FOR ALL AMEX RELATED AUDITED EXPENSE VOUCHERS ANDBOARD APPROVED OVER \$500,000.00 WHICH WAS PAYED WITHOUT INTEREST TO MY WIFE AND THAT WMMA ONLY PAID MKMA 10% OF THE EQUITY ADVANCED ON A FIFO GAAP BASIS REGARDLESS OFWMMAS BOOKINGS FOR DEFERRED AND CONTRACT OWED HOURLY BILLINGS BY MKMA OF\$240,000.00 FOR A TOTAL OF \$740,000.00 PROVING THAT THE COMPLINT ALLEGATIONS' THAT WMMAS'MISSION WAS TO BE A MILKING MACHINE FOR MY INTERESTS WAS UNTRUE AND THAT IN FACT THE REVERSE WAS TRUE AS I AND MY ' WIFE CONTRIBUTED OVER \$4,250,000.00 IN CAPITAL AND UNBILLED WMMA HOURLY BILLINGS WHICH \$2,250,000.00 IS STILL OWEDSO THATTHECAPITALINVESTED WASMORETHAN6TIMES THEPAYMENTS MADE TOMEANDMY COMPANYANDLOANSOFMY WIFE!

3]MR LUXS.DEPOSITION AS THE TRUE AND ONLY WMMA CEO: JUDICIAL NOTICE MUST BE MADE AS HE DECLAEED THE OPPOSITE OF THE COMPLAINTS' ALLEGATIONS' INTHAT:IN ESSENCE.:

...“MIKE DASPIN WAS NOT A SHAREHOLDER, DIRECTOR AND OR OFFICER,THE WMMA BOARD RESOLUTIONS RAN AND OPERATED WMMA[NOT MR DASPIN]..”that Mr. Daspin was a consultant [not a Defacto CEO]and when invited to attend some board meetings he did not vote nor over power or voiceover the directors, that the WMMA/CBI/MKMA service contracts fees for human recourse’s was based on a percentage of the first years employees commissions and not on the amount of the investment, that Mr. Nwugugu wrote the lions share of the WMMA/WDI ppms and that I never saw Mr. Daspin type[I didn’t learn until late2013]. Mr. Lux deposition also proved as untrue that he was in debt to me for recommending him for his \$2000.00 a month job By his deposition comment that and .to the effect:

..I wanted to fire MKMA and Mr. Daspin as I thought they were detriments to WMMA, but I didn’t raise it as i thought the other 2directors would not be in its favor..” Mr. Lux and M .Main were A WMMW BOARD OF DIRECTORS DISINTERESTED MAJORITY OF WMMAS’BOARD AND THE FACT THAT HE STATED IT WAS WMMAS’BOARD OF DIRECTORS’ RESOLUTIONS’ THAT CONTROLLED WMMA,RATHER THAN SHIFTING BLAME AS THE dishonest shareholders’ meeting SEE EX a to the 7/12/12 defenses’ opposition to the SEC wells letter, EX A, Pg17,L120-L-25 wherein they agree to collude and Ms. Puccio stating in essence

..“she will sign a letter to WMMAs board first for the WMMA board to fire MKMA and[myself as its employee/subcontractor]ratifies where the control was and that it was never in my hands as the complaint so disingenuously alleged, demonstrates the validity to Mr. Lux’s declaration in his SEC deposition who controlled wmma”I Its wasn’t me as by their admission the WMMA board controlled who was there and who could be fired. The WMMA Chapter!also proved who the trust for WMMAs care should be placed in despite the dishonest declarations’ and protestations of Mr. Main [who declared he was fired !!for sympathy from the court, when in fact he resigned per the EX I referred to this court.

In summation judicial notice should be taken by the SECs’ chief Administrative judge and the Commissioners who I copy here!:

3]If I was not a board member and since its agreed if the board resolutions’ controlled WMMA not me; if i did not milk wmma but rather was the milk capital provider placing in it 6times more asset than WMMA paid out TO MY ASSOCITED FAMILY and 14 more assets’ if we remove my wife’s loans. advances and T and E Amex payments more than the\$240,000.00 over 30 month=\$8,000.00 a month of which I received 50% and the rest did not go to me; if I and Mr. Agostini were selected to care for WMMA BY JUDGE GAMBREDELA AS DISMISSING WMMA FROM THE CHAPTER11 INTO MY AND MR.AGOSTINIS’ HANDS despite the NEWCO members entreaties to the contrary requested ,IF THE WMMA TRUSTEE COULD FIND NO WRONG DOING AS THE MC FARLEANE NEWCO ENTERPRISE MEMBERS FALSLY DECLARED TO HER THAN WHY AM I STILL IN THIS ROOTTEN TO GOODNESS CASE?

4]The WMMA PPM page3, 1st para states no one could and or should rely on ANYONES REPRESENTATIONS ‘about the company ..”UNLESS IT WAS CONTAINED IN THE WMMA PPM ; ONE WAS AUTHORIZED TO MAKE ANY REPRESENTATIONS’ ABOUT THE COMPANY UNLESS CONTAINED IN THE PPM ...”

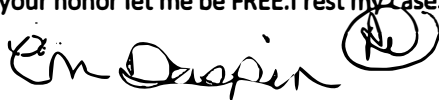
The WMMAPPM further states on page 4,Last large Para that the reader cannot rely on any unaudited financial statements’ with respect to investments’ in WMMA...” THERE WERE NO AUDITED FINANACILS ONLY A NON GAAP COMPILATIONS WHICH FOOTNOTED THAT THE COMBINED WMMA/WDI OCT 31,2011 FINANCAILBALANCE SHEET WAS NON AUDITED AND NOT TO BE RELIED ON; THAT MKMA WAS THE non gaap imc evaluator AND AS SUCH IT HAD A CONFLICT OF INTEREST AS DEMONSTRATED IN THE PPMS’ ,RELATED PARTY SECTION, THAT DEMONSTRATED IT HAD THE SERVICE CONTRACT WITH WMMA AND WAS A CONFLICT OF INTEREST EVALUATION! THE RISC SECTIOSTATES THATWMMMAISA FIRST STAGE START UP LOSING MONEY AND THAT. IT HAS NO ADDITIONAL INVESTORS’ AND IF IT DOES NOT RECEIVE ADDITIONAL EQUITY IT WILL BE IRREPERABLY HARMED; THAT AN INVESTOR MUST ACCEPT THAT HE/SHE MAY LOSE A PORTION AND /OR THEIR ENTIRE INVESTMENT!

5)THEWMMA/WDI SUBSCRIPTION AGREEMENT IN THE PPM CLEARLY STATES BY THEIR SIGNATURE OF THE INVESTOR THAT THE INVESTOR HAS READ THE PPM, IS AWARE OF THE RISKS' ATTENDANT TO MAKING AN INVESTMENT AND IS PREPARED TO RISK A PORTION AND/ OR ALL OF HIS/HER INVESTMENT AND IS FINANCIALLY CAPABLE TO TAKE THE LOSS AND WILL STILL BE ABLE TO PROVIDE FOR THEIR RESPECTIVE FAMILY THE SAME LIFESTYLE TO WHICH THE FAMILY HAS RECEIVED IN THE PAST IN THE EVENT OF SUCH LOSS.

I make a plea to this court as it would be fitting to restore peace and honesty to me in this matter to free me from the bonds of the false, untrue complaints' core allegations: MY SUBMISSIONS' HEARIN ABOVE DEMONSTRATE:

I am not responsible FOR ANY LOSSES; I did not control ANYONE AS IM NOT A DIRECT REPORT IN ANY OF THE 40 WMMA/WDI EMPLOYEMENT CONTRACTS!; I did not milk its assets ; was not its Defacto anything. I was its consultant ; provided the services that the WMMA BOARD OF DIRECTORS' requested ; as in the CONTENTS that Mr. Nwugugus' recantation and answer with respect to it HE owned up to his being the sole provider of the WMMA/WDI/cbi ,/mkma Jan. 20, 2011 service contract and PPMS without my participation in the final approved and submitted contract[s] and PPMS above stated as his sole work product for which he wanted Chartis insurance to pay him \$600,000.00! and not one he collaborated with me; he stated he copied the service contract from other prior service contracts he had written over the years! If the above refrain of my innocence by those whose interests were to harm me and not exculpate me are insufficient, than if you don't believe them and me and Judge Gambreddelas' trustee than I'm guilty! On the other hand since disinterested 3rd parties declarations, representations and deposition prove that the complaints' allegations as to me are untrue; than as Moses asked the pharaoh I ask your honor let me be FREE. I rest my case.

Respectfully;

A handwritten signature in black ink that reads "Edward M. Daspin". The signature is written in a cursive style. To the right of the signature is a circular stamp or mark containing the number "12".

Edward M Daspin [whose nickname and not aka is Edward Michael]