EM Daspin;

RECEIVED MAR 1 1 2019 OFFICE OF THE SECRETARY

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<u>Emdaspin2@optonline.net;973-919-07005</u> 3-136509 & 3-16509AT response to DIVISIONS 3/1/19 UPS package.. Declaration and Breif to support motinon for a tolling of time to postpone the case for medical reasons or dismiss it for those reasons1

DEAR Ms. SHIELDS AND MR FIELDS;

I declare under the laws of theUnited States that the foregoing is true to the best of my knowledge .I know if i do not provide the truth to best of my knowledge im subject to punishment.

Ineed a complete and and and a reveuw asicant handle the responsibilitiesi have whithoutmy receiving and a second for the reasons outlined herinbelow.

;I received the above captioned UPS package 3/6/19. I did not sign for it; but i did receive it and thank all , cbi, **but the wmma board**, Mr. Lux and Mr Main, **not me**]]to have WMMA commit an IRS Fraud by not filing a 1099 against MKMA![The dishonest shareholder meetings', EX A ,proves that a year before the WMMA bankruptcy Sullivan was informed by Berjedekian that 2 big 6 CPA firms' partners'[PRICE AND KPMG] informed Berkedejian and he informed all the WMMA/investors' operators' turned NEWCO enterprise members' ,stated WMMA was in theclearbynotfiling1099S' least and did not have to file 1099;but the 3WMMA i investor operators'I hid that from the declaration's they submitted to Judge Gambreddela,[a living legend in Bankruptcy , legal and constitutional matters,] THAT I SHOULD NOT BE TRUSTED TO OPERATE WMMA AND THAT SHE SHOULD NOT. Approve my motion to dismiss![You have the trustees report and the judges' dismissal order supporting the **trustees declaration that he saw no wrong doing by me and orMr Agostini and/orMr Lux at all** and the judge agreed by her dismissal .of WMMA from bankruptcy courts jurisdiction back to us!

Berjedekian ,Sullivan and Main knew that partners' of Price Waterhouse and KPMG informed them WMMA a year before the WMMA chapter11,that there was no fraud perpetrated by me against WMMA and the 3WMMA Investor/operators[MAIN, Sullivan & Berjedekian]than fabricated that one existed and then used that fabricated conversation as a building block to corroborate a conversation I never had! to give credibility to the disingenuous allegation;but they forgot the year earlier Dishonest shareholder meeting and omitted it from their declartions that had i"directed' anyone to not file a WMMA1099;WMMA was in the clear.By omitting that material fact they made it appear that i had directed Sullivan to commit a WMMA IRS fraud to discredit me..Thats why this case makes no sense!! had a consulting contract with MKMA and thru it WMMA to provide services including being WMMAs chief negotiator as i have negotiated over 300 contracts for acquisitions of assets of companys! My fees were based on reciving the greator of 25% of the savings below 6 times ebitda, a from the 2 prior years average ebitd or a flat rate fee for the service whichever was greater!. My supplying the services MKMA contracted to provide with a majority of WMMAS disinterested board of directors approval, I have no obligation except to provide the services on a best faith Basis with no guaentees intended and or implied..!

On March 4,2019 SECTION B in the WSJ:

" US District COURT JUDGE CHARLES BRYER JUSTICE DEPARTMENT VS ROBERT BOGUCKI [A BARKLY BANKS TRADER]STATED:

.."When a prosecutor charges an individual with crime it has to be fairly obvious that a crime was commited".

I had no authority to DIRECT SULLIVAN TO EVEN do so As his WMMA employment contract requires him to report to WMMAs President,CEO and Board,not me! That WMMA had no obligation to report by submitting 1099s'against a vendor corporation as Berjedekian stated on the taped dishonest shareholders meeting was in the cLear. Judge Gambredella and her trustee in essence found no wrongdoing by me and that it was a mc farlane vs Daspin cival matter which Mr Mac Farlane and MsPuccio turned into an SEC issue so that our government would shoulder the litigation's' costs and they would receive a percentage of the agencys' recovery after it spends\$2,000,000.00 on uncollectable and innocent defendants!

THERE WAS NO OBVIOUS CRIME COMMITTED BY ME AS YOU HAD TO CREATE ME AS IF I WAS A DEFACTO CEO WHEN THAT'S' NOT WHAT ANY DOCUMENT SAID! ,YOU HAD TO CREATE ME AS THE AUTHOR OF THE PPMS' WHEN ALL I DID WAS ASS IST NWUGUGU AS 8 OTHER CONSULTANTS AND WMMA OFFICERS DID AND IN FACT HIS OWN ADMISSIONS IN HIS CHARTIS INSURANCE CLAIMS PROVE HE WAS IN CONTROL OF THE PPMS AND ELECTED WHAT TO PROVIDE THE GOVERNMENT UNDER HIS SIGNATURE..

He called the agency grossly negligent and or dishonest! are you??.No you flew off the handle when you got A juicy ex felon and decided to crucify me!.

Pleae settle this case!i mold ill,have rep	peated ,	informed byMy
doctor could be		today. ,or
and or both.In 2weeks I see	as the earliest date i can see h	im on march 19,2019at2;30;I have
to seemy and make the appointment this week for when he can see me, I have to see		
and do not have a date	yet,and	I must care for my
wifel can not attend any hearings, depositions or the like until im from my		
	the fall and ive i	
. ive increased		
,Judge Feolak found as fact that I will be		
., Now the 3 years have not be	en kind.	

Consider this a motion for a stay of all proceedings 'until I alleviate

.In addition My motions have not been answered as to all. The vacate motion, dismissal motion and others have been put on hold violating JudgeMurrays representation's' that after the scheduling hearing she would reply. The Judge is an emissary by accepting the commissions delegation of my case to her

and therefore biased and has conflicts of interests. Presently I ask for a tolling of the time on all aspect of this case an recommend that your office and the court complete the settlement deal we orally agreed on.This is a bullshit case as you were defrauded by the McFarlane newco enterprise members;, including Puccio your own whistleblower who perjured accreditation in her subscription agreement..**There is not one witness that does not have an axe to grind and your complaints' allegations are false and manufactured, There is no obvious crime here only, a convoluted fabricated one.** 

,My memory is only 75% effective now and ive lost over 7 indespensibe materialwitness,I cant focus on this case until im **Exercise**.Judge Feolak knew the truth.**Exercise** by 60% than 3 years ago. The facts are derived from ea rly2010so that the time dictates that this case be dismissed **Exercise**.

Respectfully

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E M Daspin.

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