

Dear Ms. Shields' and Mr.Fields

re:case 3-16509 and 3-16509 at Declaration an brief

I swear under the laws of the united states that the foregoing is true to the best of my knowledge. I know if I willfully misrepresent what I believe the facts below are I'm subject to punishment.

1] Attached to this declaration is an iPhone response to my request that Dr Puzino opine again on [REDACTED] to proceed with any court proceedings as I will be [REDACTED] in his professional medical opinion were I forced to do so just as the Hon. Judge Carol Feolak found as fact the same finding so fact as Doctor Puzino again finds; after she took the federal district court judges 7 factor test wherein I promptly failed all factors while [REDACTED] that were supposed to [REDACTED]. On DEC24,2018 Dr Puzino write to whom it may concern that neither I and/or my wife were to participate in any court proceedings 3 years after his and judge Feolaks prior finding with respect to me. Since then my wife's [REDACTED] and [REDACTED] of the [REDACTED] [REDACTED] Dr Puzinos' ; his professional medical opinion that nether I and/or my wife participate in any court proceedings; was given the division and the court on Dec 26, 2018. Despite such notice Judge Murray had the audacity to sign a subpoena of my wife???, myself and DrPuzino; knowing that I'd be irreparably harmed and prohibited and that [REDACTED] [REDACTED] could regress from the stress so that I'd lose what little is left of her as she would recede to a [REDACTED]

2] There is no question that the division or their fronts convinced Mid Atlantic and its lawyers that Dr.Puzino should no longer provide his opinions with respect to their and his patients as his iPhone states attached as EX A. That obstruction of my justice now mandates that either the Commissioners and or Judge Murray order compliance that mid Atlantic provides DR Puzino the right, without recrimination to opine on my inability to attend any court proceedings for the same but more exaggerated poor declining [REDACTED] associated with my being 3 years older and that [REDACTED] from any testimony will cause me to [REDACTED] on his medical opinion as his prior Dec 24, 2018 email declared as before.

4] In addition, now [REDACTED] when I write SEC submissions of 210/100 average just writing about the SEC case whereas before, in 2015, it took a deposition in his medical office to cause [REDACTED] will lead to a [REDACTED] [REDACTED]

5] I'm 81 and she will be 78 and we dated 60 years ago. We are inseparable and I'm her servant for life. She has informed [REDACTED] the SEC and [REDACTED] if I ever forced her to see any of them. I did offer an in home 2nd opinion so that she wouldn't know its SEC board certified geriatric MD; but that was denied.

[REDACTED]

7] He also [REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]

8] [REDACTED]
[REDACTED]
[REDACTED]

I resent the divisions obstruction of justice. Who heard of my hospital and doctor ordered not to comply with my reasonable request court ordered that Dr. Puzino declare he is prohibited from opining on my condition when he has already done so!! Just received on 3/7 a judge's order; she want more especially on my medical condition.

9] I've been paying my bills!!?? My condition not being granted so the nefarious work of the divisions impressing the hospitals law firm Dirty prosecutorial conduct. Your honor now needs to order DrPuzino hospital to tell their lawyer to scratch, I tried judge but your division is playing dirty tricks.! The Mid Atlantic lawyer begged off for For Dr Puzino not to be deposed; but he was and/or must have been coerced not to permit DR Puzino to render his medical opinion to my detriment. I blame McGrath as he previously tried to suborn Mr Agostini's perjury and Mr Nwugugu's recantation lawyers gross negligence.

10] Both to my detriment and to your honor as he Kif dr refuses it stops me from complying with your order! now she refuses to comply and I will not die just because McGrath leverage the lawyer for mid Atlantic not to permit DR Puzino to comply. Mr McGrath interfering with my doctor!!

[REDACTED] to attend and until Dr Puzinos hospital is ordered to permit him to perform his doctor duties with respect to me, a paying client, I will be led by my doctor's orders.

11] I will not be able to participate as I'll be [REDACTED] per judge Feolak, DR Puzino and now add McGrath's involvement obstruct my doctor through contact with mid Atlantic not to permit my doctor to answer the judge's orders request for additional information. I would have given your honor an additional letter from my doctor but he has been gagged and I blame that to MC Grath. Coincidentally, that he bivouacked the mid Atlantic lawyer days ago and they must have made a deal "I won't bother you if dr puzino does not write opinions!" it but for an asinine interference of the SEC, bullying is McGraths middle name, subornation on of perjury fraud allegations from Brady witness over what! An 81 year old defendant that he has led and judge Murray has led this commission on spend about \$2,000,000.00 on this case this far knowing that if they bought off all the judges in the world it would not provide the American people with one dime more. You spent \$2million on 3 no asset defendants knowing that up front! and knowing that the wells letter omitted exculpatory and omissions of material facts.

12] My motion for recusal was denied and I appealed! No answer. My vacate motion promise to be answered by Judge Murray right after the scheduling hearing Not true! No answer or response, my dismissal motions no answer, my motions for change to the federal court by a new filing and I'll waive the statute problem, if any !no answer, My motion that I receive a refund of the million litigation fee I was fraudulently induced by Judge Murray, the old commissioners and McGrath et al enterprise to send on an unconstitutional article 2 judge! No answer and I'm denied counsel attributable to the prior commissioners Judge Grimes and Judge Murray and the 4 prosecutors complete disregard to provide my rights..

13] I'm sorry but I'm embarrassed by what I see is practiced here, no Jury, No full discovery, No due process and now delegation by the initiators of the complaint to the very ads that must stand in the commissioners shoes and find guilt wherein this case non exists!!. It's a farce a hung judge a misplaced division trust full of conflict of interest wherein the SEC employees hang together so an innocent defendant stands no chance
{lease order mid Atlantic to permit DR Puzino for the third time render his opinion and I can't expose myself or my wife's until all doctors required to report are heard and doctor Puzino merges those facts into a strategic medical plan and then implements the moving parts so [REDACTED] and [REDACTED]

Respectfully
Edward M Daspin



----- Original Message -----

From: ALAN PUZINO <[REDACTED]@aol.com>

To: [REDACTED]@optonline.net

Date: March 10, 2019 at 1:54 PM

Subject:

I regret to inform you that my attorney from AHS has advised me not to write and further opinions on your behalf.

Dr. Puzino

Sent from my iPhone

EM Daspin; 3/10/19e [3/7/19] cases 2-16509 and 3-16509 AT

Dear Mr. Field and Ms Shields:

The foregoing is an attachment to my 3/10/19 submission which I emailed yesterday and which will be this addendum cover.

Brief addendum and declaration of 3/10/19 declaration and as an exhibit under the Obstruction of justice declaration and to eliminate any hearings in this case until the medical relief in the 3/10/19 obstruction of justice is satisfied as covered in the brief this is attached to and made apart thereof to restate the declaration /Brief and declaration I filed on 3/7/19 as it made no grammatical sense and to supplement to it this obstruction declaration and motions to the 3/10/19 declaration and Brief.

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1) I declare under the laws of the United States that the foregoing is true to the best of my knowledge. I know if I willfully make a false statement that I am subject to punishment. I am subject to punishment. This oath is undertaken with my disclosure that the passage of time has made me omit facts and or think as fact things that were not meant to be stated due to [REDACTED] facts' in this case and for which I ask for a dismissal as during that interval of 9 years NOT ONLY HAVE I AND EVERY WITNESS LOST AN IMPORTANT PART OF EACH OF OUR MEMORIES' BUT THOSE REMINING HAVE BEEN DISTORTED BY THE PASSAGE OF TIME SO THAT A CLEAR PICTURE OF THE EVENTS HAS BEEN DISTORTED BY EACH WITNESS' IMAGINATION AND ' PERCEPTIONS' OF OUR PRIOR FACTUAL REPRESENTATIONS

.2) I have lost over 7 indispensable and material witness without whoms' presence I will not be given a fair chance to prove each and every allegation made by The Commission 'complaint and contravened by a living and or memory enhanced witness 'of those facts required to contravene the complaints' allegations"; and for a medical dismissal. And or vacate this case as motioned and as yet unanswered.

3) This declaration supplements and replaces the 3/7/19 motions' and declaration as well supplements' the cover 3/10/19 obstruction of justice and abuse of power submission of 3/10/19 which this is attached and made a part thereof.

I ask for this Commission to remove Judge Murray from this case as her administration clearly is in 4) contempt of the Supreme courts' orders' and its intentions' that any adji involved in the preremand adjudication may not participate in the new post remand case after the Lucia VS SEC finding of fact as well as Judge Murray having conflicts of interest in that she usurped and permitted m litigation funds to be spent on an article 2 appointment clause IADJL VIOLATER OF ARTICLE 2 judge. While she knew that neither Judge Grimes and /or Judge Murray were constitutionally appointed || Therefore knowing that I was wasting my insurance funding to defend the case and that I would have to fund the new case as the constitution remedy's require a new case without the insurance funds being available for me to defend the new case|

5) With Malice of forethought she aided and abbeted in the theft of my litigation funds thru fraud and deception pretending that I was before a judge that was constitutionally permitted to adjudicate. In that regard she has a conflict as if she doesn't find me guilty which will require appeals and the loss of

meaningful judicial review as [REDACTED] by then. In addition ive ben trving to prove my innocence in my submissions and judge Murray refuses to read them as she has not responded. In that regard im not even getting a first chance to prove my innocence. In that regard she is falling as a judge by using selective vision to delay any possible chance for innocence. If she doesn't respond it means she never reveiwed each submission which she promised to do after her scheduling hearing. I find such negligence impossible for me to mentaly and or physically to cope with. That is abuse of her power and discretion and obstruction of justice and abuse of power by Judge Murray I feel sorry for judge Murray as she has bitten off more than an one could handle with justice for all that she his selected to me before her. The administration of 5 adjls as well as her own cases and the interface with the commissioners require 6 hands and minds let alone 1 chief ! She cannot possibly give justice to her own cases while doing so for her adjls and this commission and I and others take the brunt of her failure to give justice by her abuse of her discretion. Putting my case submissionséon hold only means that the information contained in the submissions has been disregarded. Judge Murray falsly believes that no one is watching her overloaded judge and case load; but im watching and her put me in the cross hairs of guilt as to read each cases he assigned to herself and administer the adjls and comfort the commissioners is too much for her administration to handle. Thats why we get the time ush act. Its not herf fault but speed means a lot falls thru the cracks and im one of them. I gave her Doctor Puzinos letter to whom it may concern prohibiting me and joan from further presence at court proceedings!

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6) Im [REDACTED] and i declare it under the penalty , may [REDACTED] in [REDACTED] [REDACTED] and cant get to my [REDACTED] until the 3./19/19; yet Judge Mur could careless that im in capable of attending any hearing and or deposition. Dr puzinowrote a letter on Dec 26, 2018 stating no attendance to any court proceedings. Thats' enough to alert her that ir [REDACTED]; but she may want my blood knowing im old, [REDACTED] cant be prose any more as the stress harms m as described repeatedly and now her division is responsible for the hospitals attorney to direct that Dr Puzino not provide his opinion about my condition. Thats what patients pay for their doctor sopinion . If i cant get it because the division is obstructing my justice than Until my doctor declares that my wife and i wont be harmed as a result of such invasion; knowing [REDACTED] . I can not attend and if i did id pee in [REDACTED] [REDACTED] and have a cardiac violation event that will [REDACTED] permit that as ' my doctors had 25 years to know and protectus.us.. Its not a joke. What did i do ?? implement a service agreement. what did i do ?? contribute \$4,200,000.00 in capital to WMMA and only receied \$240,000.00 of it and my wife repayment of her loans of \$510,000.00 while forgiving \$1 million for the imc ? contract.

7) What did the division due trump up that im a Defacto CEO when the real ceo declared, Mr Lux, that I was a consultant and that the WMMA board resolutions controlled the company under his directions and Mar. Mains' Presidents; perveiw! The Federal Bankruptcy judge found no wrong doing by me that's what I did. The Federal Chamco Judge found the same WMMA service agreement that Nwugugu admits he not I, copied for WMMA. Judge Theodor Alpert, in the Chamco case found that there was no securities fraud federally and /or state securities fraud | despite the divisions' allegeations' that i tried to hide | (disguise) an investment banking fee as if a Human recourse fee! Its been ruled on by a federal bankruptcy judge finding me innocent and the contract valid! In 2013 from the Chamco [ZXauto case.] Please See the defendants Wells reply wherein its disclosed as an exhibit. . What did i do ?? assist MKMA to value the IMC contract and im an expert appraiser as over 4 federal and state judges declared . ive appraised over 10,000 corporations and acquired over 300 of them! Im an expert and we valued based

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on the boards request[we get paid for hourly consulting].the appraisal was required not to hype investors; but for a non gaap compilation used to provide Mr main the Texas boxing commission its balance sheet and its got disclaimers all over it and not to be relied on for investors found it's a going concern value was \$83 million and its owners Brady declare he was offered \$90 million for the data base of 830million double opt on emails

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8].What did i do ??disclose PRIOR TO ANY INVESTOR investment my felony;but im falsly blamed that its disclosure was just before they invested when the divisions own Brady disproves the allegations and/or maybe to poison the former commissioners i used an make which just happens to be my real name EDWARD MICHAEL DASPIN.Thats the divisions methodology to take real facts and make them sound evil instead of congratulating me for no recidivism in 45years!!

9]

██████████-Ln,Beerton,N.J,██████████

██████████@optonline.net██████████ 3-136509 & 3-16509AT response to DIVISIONS 3/1/19 UPS package.. Declaration and Breift to support motin on for a tolling of time to postpone the case for medical reasons or dismiss it for those reasons!

DEAR Ms. SHIELDS AND MR.FIELDS;

I declare under the laws of the United 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.

██████████ and ██████████ revelwreview as I cant handle the responsibilities i have without my receiving ██████████ for the reasons outlined hereinbelow.

10];I received the above captioned UPS package 3/6/19. I did not sign for it; but i did receive it and thank all personel for getting it ,albeit 5 days late ,I am proven by the bates exhibits Innocen5 of the allegations as Mar. ' Nwugugs' recantation of his alleged Brady discovery disclose he not I wrote the PPM and although I participated in reviewing it with about 8 other WMMA personnel and in adding draft sections containing new information ,he made the final decision.

11]The wmma board was controlled by, Mr. Lux and Mr. Main, not me! MrMain, Sullivan and Berjedekian made a perjurious collusive corroborative declaration[s] in the WMMA Bankruptcy; by alleging thati directed Sullivan to have WMMA commit an IRS Fraud by not filing a 1099 against MKMAI[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 Berkedekian and he informed all the WMMA/investors' operators' turned NEWCO enterprise members' ,stated WMMA was in the clear by not filing1099S' 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 in the SEC bates stamped documents]and the judges' dismissal order supporting the trustees declaration that he saw no wrong doing by me and or Mr Agostini and/or Mr Lux at all and the judge agreed by her dismissal of WMMA from bankruptcy courts' jurisdiction back to us!

12] Berjedekian, Sullivan and Main knew that partners' of Price Waterhouse and KPMG informed them WMMA a year before the WMMA chapter 11, 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 declarations, falsely alleging that had I "directed" anyone to not file a WMMA 1099; ~~WMMA that it 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. That's why this case makes no sense! I had a consulting contract with MKMA and thru it WMMA to provide services including being WMMA's chief negotiator as I have negotiated over 300 contracts for acquisitions of assets of companies! My fees were based on receiving the greater of 25% of the savings below 6 times EBITDA, or from the 2 prior years average EBITDA or a flat rate fee for the service whichever was greater! My supplying the services MKMA contracted to provide with a majority of WMMA's disinterested board of directors approval, I have no obligation except to provide the services on a best faith basis with no guarantees intended and or implied. I

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 committed". e

~~I had no authority to DIRECT SULLIVAN TO EVEN do so As his WMMA employment contract requires him to report to WMMA's 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 MacFarlane vs Daspin civil matter which Mr MacFarlane and Ms Puccio turned into a SEC issue so that our government would shoulder the litigation's costs and they would receive a percentage of the agency's recovery after it spends \$2,000,000.00 on uncollectable and innocent defendants! 13]~~

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 ASSIST 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 SELECTED WHAT TO PROVIDE THE GOVERNMENT UNDER HIS SIGNATURE and his exclusive authorship.

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

14] Please settle this case! I'm old, I have [REDACTED] I was informed by my doctor could be [REDACTED] lack of medicine sufficient medicine [Janumet] to control it and possibly a [REDACTED] 3/19/19 with DR Freidman. Hand he [REDACTED]

...or prostrate and or both. In 2 weeks I see [redacted] as the earliest date i can see him on
march 19,2019 at 2:30; I have to see [redacted] and [redacted] this week for when he
can see me, I have to see [redacted] and do not have a date yet, and [redacted]

15] and I must [redacted] my sweet [redacted] wife. I can not attend any hearings, depositions or the like
until im [redacted] from [redacted] s increased from the fall and ive
[redacted] . ive increased
has increased;

...
when i write to you or the Sec and [redacted]

[redacted] Judge Feolak found as
fact that I will be irreparably harmed if forced to testify., Now the 3 years have not been kind.

16] Consider this a motion for a stay of all proceedings 'until I alleviate my medical, [redacted]
as an 81 year old man. [redacted]

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17] In addition My motions have not been answered as to all. The vacate motion, dismissal motion and
others have been put on hold violating Judge Murrays representation's' that after the scheduling
hearing she would reply. The Judge is an emissary of this commission and by such delegation accepts it
with bias against any and all defendants. Judge Murray never contravened the fact that she informed
former Judge Lillian McEwen to find for plaintiffs! The plaintiffs whose case is against defendants'. She
assigned judge Cameron Elliot cases as well and he refused to deny that she pressured him as Judge
McEwen declared she was pressured to find for Plaintiff by Judge Murray. Judge Murrays greatest thrill
appears to be finding guilt for the defendants. If that what our congress calls justice is Dodd Frank,
congress erred and the Dodd Frank has become the worst plaintiff against the constitution which
which the SEC uses with Impunity to the biased validation that the defendants must unless judge
Murray directs a win! Hail to Caesar! This inhouse adjudication is damaging our country and destroying
our ability to be protected with due process and without bias against this and every defendant under
the constitution.

18] Any wins are merely for the sake of showing that at times the Chief administrative judge gives mercy
and to set an example that the bias, that exists thru delegation, doesn't exist!! Her obvious
administrations' mission is to beat federal district court on a comparative basis more defendants'
guilty than the federal court system. But she does it holding all the aces and the district court holds non
of the aces... Its her internal race to put more defendants' away by her natural bias. The
aforementioned are on information and belief as she never admitted that she is biased as a delegate
she stands in the shoes of the very commissioners that found as fact that i committed a wrong doing.

19] Facing this biased adjudicator: that the Supreme courts intention was that anyone with direct
knowledge of the pre remand cases adjudication and there is no doubt in my mind that she
orchestrated my guilt by manipulating and switching adils and by permitting after my disapproval of
Judge Grimes dissolution of the postponement sine die judge Feolak gave me for health reasons
Judge Murray let the biased dissolution Jet stand!! It was not a bias against me she said but one against
Judge Feolaks order!! CUTE!! I was the object of that orders dissolution and therefore it was directly a

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bias against me. I argued to no avail. Had she not contributed to the adjudication of the Judge Grimes case I wouldn't object to her adjudicating my case; but she refused to recuse herself in obvious contempt of the intentions in the Supreme courts' order following Lucia VS SEC: wherein they disclosed that they want an impartial adjudication, one not tainted by prior experience in the prior adjudication of my case. But she was inside and outside my case, she manipulated the judges; once Judge Feolak found as fact that I'd be irreparably harmed if forced to testify and she was right. Judge Murray does not care if I'm forced to testify as she wants it. She has the bold faced lack of making me a postponement knowing that I'm not physically, mentally, and/or emotionally capable of proceeding as my doctors letter denies any participation in any proceeding based on his professional medical opinion. That's not enough for Judge Murray and so the division arranged that Dr Puzinos employer wont let him opine! Its up to Judge Murray to order the hospital to permit Dr Puzino to protect the litigant since her proceedings have proved they irreparably harm me and my wife.

20] Her division obstructed justice and tortuously interfered with my medical practitioner as well as his employer. Now Judge Murray wants to violate my and Joans 8th ammendment right by denying our prayer for relief after she has our doctors letter denying any participation in any court proceeding. This is unjust and demonstrates the Judges inability to think of the consequences to our life.!!!! by ordering cruel and ununusual punishment for me and my wife by subpoena!! an [REDACTED] LADY THAT IS UNDER MY PROTECTION FOR 60 YEARS. CAN YOU BEAT THAT!! Or worse an 81 year old man [REDACTED] when even submitting declarations, let alone direct or cross examinations which [REDACTED] at [REDACTED] and possibly [REDACTED] cancer as the urination continues after doubling the dosage of Janumet!! I have hyperventilation and my [REDACTED] I need [REDACTED].

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21] Does this commission want the responsibility of a [REDACTED] on its [REDACTED]! It wont happen if [REDACTED]. My doctor has written that we cannot participate in any court proceeding. I ask Judge Murray or the Commission who assigns this case to an impartial arbitrator to order to order midatlantic hospital to cease and desist in eliminating my obtaining additional opinions [FOR WHAT DR PUZINOS MEDICAL PROFESSIONAL OPINION IS SUFFICIENT ASHES MY DOCTOR FOR 25 YEARS!! ITS JUST JUDGE MURRAY'S APPETITE TO TASTE BLOOD!! I HOPETHIS NEVER HAPPENS TO HER AS GOD IS MY JUDGE! JUDGE MURRAY SHOULD NOT PARTICIPATE AS AN ADJL AND OR ADVISE THEM AS SHE CARES NOT FOR THE DAMAGE SHE CREATES EVEN UNDER THE HUMAN LIFE SHE RULES ON.; My wifes testimony would be valueless! She asks me to invite her mother and father to visit us when [REDACTED] that this phony case has created Judge Murrays' multiple conflicts of interest. Preclude Judge Grimes dissolution of Judge Feolaks finding of fact that if forced to testify I'd be irreparably harmed she accepted my case knowing that she actively participated in the manipulation of judges Grimes adjudication and findings against me. In fact her judge switching skills astound me.

22] Might as well have no trial with these shenanigans and in the adjudication by Judge Grimes she took a proactive role and with her tacit approval and participation that and being ill and a lone soldier at the same time is a death sentence that we have been given by herself appointment of herself impossible odds against the inhouse mission. by accepting the commissions delegation of my case to her! I again appeal to this commission to dismiss her appointment as it violates the Supreme courts intentions. in

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its order I ask for the \$1,000,000.00 litigation fund i was fraudulently induced to use by the former commissioners Judge murray and Judge Grimes and the 4prosecutors who knew that the adils violate article 2of the appointments clause ,did not disclose this infirmity and by not doing so are guilty of aiding and abetting a theft by fraud and diversion as they and she urged me to spend the funds knowing a new trial would be the constitutional cure for such an abuse and run me out of the funds for the retrial. -and

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23|This case therefore is biased and has conflicts of interests and im ILL. Very ILL and The3/10/19 submission of my breif and declaration asking that the abuse of discretion and the governments. 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.

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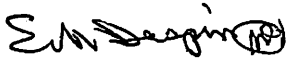
[REDACTED]
[REDACTED] until im well enough. Judge Feolak knew the truth, [REDACTED] by 60% than 3 years ago. The facts are derived from ea rly2010so that the time dictates that this case be dismissed ~~for~~for medical reasons.

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Respectfullymedical reasons

E.M Daspin

Respectfully



E-M-Daspin.

case number 3-16509AT

CERTIFICATE OF SERVICE ON 3/11/19 I SERVICED UPS TO REMIT THIS SERVICE EDWARD M DASPIN-----

THE PRESIDENT OF THE UNITED STATES. THE HONORABLE DONALD J TRUMP

MR FIELD OR THE COMMISSIONERS (3 COPIES)

MS SHIELDS (1 COPY FOR THE JUDGE BRENDA MURRAY;

MR MCGRATH, MR KOLODNY, MR O'CONNELL, MR SHAPANKA, MR AGOSITINI, MR LUX, MR L CHESTER MAY FOR MKMA & ME
FOR CBI, MR LUIGI AGOSTINI (CORPORATE STAFF, MR GARY KRENSEL CORPORATE STAFF)