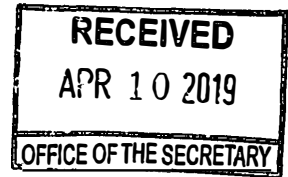


Final contempt response.



Edward M Daspin

██████████.Boonton, NJ 07005

case#3-16509,3-16509AT 4/3/19

██████████@optonline.net, ██████████ declaration and brief & opposition to contempt and
PROOF OF INNOCENCE

Dear Ms. Shields & Mr.Field;

I declare under the laws of the United States that the foregoing statements by me are true to the best of my memory and knowledge. I know if I willfully lie that I'm subject to punishment.

A) I have reviewed the letters and/or declarations of Mr. O'Connell and Mr. Mc Grath. With respect to Mr. McGraths recounting of my out of context requests that the court "default me!" Those requests were ones for relief BY ME from the burden[s] that faced me at the time I made that request; as a facetious attempt by me to demonstrate to the court, its unfairness to me in it's not granting me my plea!! My reasonable request[s]..... it was my way of saying;

... "YOUR HONOR'S POSITION and or denial of my request is unfair and will bias the courts' ultimate decision and or the commissioners views [just as Mr. O'Connell's request to default me is disingenuous as is his refrain from 2016!!that was a retort to the courts' position on a subject. I would use that expletive [default me]to bring to the courts' intention that "it might as well find me guilty.."; if it was going to deny me rights'. I believed I deserved by application of the bill of rights' and the constitution which embodies it ,and which it brings together that which we stand for and what our great country provides' us as its' citizens'.! This in house circle ;wherein the commissioners' initiate a complaint and its' allegations from a Wells letter ,which in my case eliminated most of ,if not, all exculpatory evidence and made misrepresentations of fact, as if fact, and omitted facts all of which were supplied by defendants' in document subpoena , prior to the Wells letter ! Makes the complaint a farce and exploitation of sophistry was practiced from then on. The sophistry enlarges the already glaring misstatements ,omissions of material facts and uses the misrepresentations' of fact to build upon ,as if the misrepresented facts were true "when they are false! .

B) I have had memory loses as anyone trying to remember facts from7 and8 years making it impossible for this defendant to receive a fair trial and the normal attrition that a man my age at 81 has also makes a fair trial impossible as I don't even remember the amount of partners dad and or then of the 300companiesi either owned and or acquired. I do remember the first corporation I created.. as a start up and it's still going strong today generating about \$2million a year pre tax profit and it's 55 years old. I also lost 7 material indispensable witness in the interim to death and stroke and Alzheimer's!.

C) It was true that Mr. Nwugugu was the ppms preparer and author, as he swore in his CHARTIS Insurance claim and he accepted responsibility for 100% of its final submission[s] which he also signed when filed as its preparer. In his filed claims he asked Chartis for \$600,0000.00 for all his work writing almost every WMMA/WDI document including PPMS ,employment ,promoter, acquisition of the IMC databases, consulting contracts, vendors contracts of every kind and nature and only he was and had the talents and expertise an d educational training to enable the WMMA work product to be highly

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acclaimed as he was a CPA.MBA, erie7/13 liscence holder, nadjunctprofessorin finceas well as author of financial ,literary work products that he owned in his name. he held an.MBA, he was A CPA adjunct professori in finance, a series liscene holder 7and 13 ;while all i have is a BA in psychology and that did not prepare me for such efforts as Mr Nwugugu creted for about 6corporations that i acquired and which I issued him equity positions in and anyone that alleges that i was the author of the sec documents is full of it.I drafted documents as the 10,000 corporationsi appraised for acquisitions and made contract offeres to purchase over 45years positioned me as a self made business appraiser and i acquired over 300 of those corporations and added on 5 or 6 strategic purchases for many of the holding corporations i formed. And indeed a financier, specializing in leverage buyouts and i can spot a fraud in the financials of almost any company from inventory cushion releases to deferred assets which should have been written off as well as p/l items that are scams or eliminations' of unreported erisa obligations to make the balance sheet look better than it is..Ive been assessed by over 5 federal bankruptcy courts and federal district court judges familiar with my background to be an expert appraiser as well as state court judges so that in that respect i stand with the best appraisers of buisness; but im not an author, I do not write grammatically correct memorandums and anyone in this case that had read my submissions knows the truth behind my protest! And /or i inserted in Mr Nwugugus' work product additions, deletions, narratives to update obsolete s section and tried to write sections of documents left to mr Nwugugu to clean up, correct or completely redo as anyone familiar with my submissions in this case realize I wander all over the place in my practise with joint venture partners contracts. It is also true that i worked with Andrew Young on writing draft section[s] for each of the PPM iterations' as I was usually on the front end of new events being the buisness development consultant for regional promoters and or interviews with potential new partners, new professional liaisons, new events were consummated and or as slight iterations to WMMA's strategic business plans were designated ;when older iterations proved unable to achieve the desired results.

D].It was an ongoing process. or consensus of the WMMA board and MrNwugugu functioned to set it inplacewith good english,grammer and to direct that the ppm did not deviate from the professional standard that the accounting and securities professions required each submission cover as best they could have do.There were different opinions by Nwugugu and or Sullivan with each other and with me and the wmma board made all the final decisions unless the disputing parties were able to resolve them on their own. if any parties disagreed with a contract and or a PPM inset or elimination in new iterations then the board meeting was used for the WMMA Board of directors who had the final say,[See Mr Luxs' Declaration to the SEC depositions :**"The board resolutons' controlled WMMA.."**!Not Me! Regional promoters and drafts of each and every WMMA positions ,.

WMMAH ,The holding corporation. was incorporated around Janury15,2011 ONE OF THE REASONS THE COMPANY FAILED WAS THAT SINCE THE SR VP INVESTOR OPERATORS FAILED TOPERFORM THEIR SEPORTE YET TO BEINTEGRATED TSKS AND THE SUPERVISORSABOVE EACHLEVAL FAILED TO ENFRCE THEPERFORMANCE REQUIREMENTSOFTHEIR SUBORDINATESINA IMPLY FASHION.TISNEGLIGENCERESULTEIN INCOMPETANCEAND AT THE SAME TIME TO A LAXATY THAT MADE THE CORPORATIONS PERFORMANCE ADJUDICATION NOT ENFORCED IN A TIMLY FASHIONWHICH CREATED A COMPANY OUT OF CYNCE WITH ITS STRATEIC PLAN.NONE OF THE OPERTORS ENFORCED THE CONTROL EACH HAD OVER THE NEXT STRUNG BELOW THEM ISO THAT EVERYONE WAS FRIENDS AND FAILED TOGETHER.

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F]Lux was correct in his deposition as his Board resolutions were meant to control the company ,but it also takes all persons on the org chart to understand the duties assigned to themselves in their respective employment contract and those below them and that integration as well as the horizontal integration of their peers so that an efficient and effective event presentation was created while the sales marketing and core administrative protocols were understood and integrated into one mean machine. The latter was missing as a result of the fact of petty rivalries, insulting accusations and chauvinistic aromas well as thefts in the midst a lack of discipline and organization meetings' so the team works together. did not occur for the reasons disclosed herunder. The problem was no one controlled the company as mr Main Put up an org chart that put him at the top. but for other threats to the business that came from without and from within. No one controlled the company although they tried. The Board of directors resolutions did control the company but the resolutions were not effectively implemented it was the companys organization chart that failed to control each piece and therefore the entire company was not controlled by anyone. Sad but true.,,you cant give a set of bowling balls the material strength to knock down pins if the bowling balls were made of pape mache!. When I would point out to the managers that they should insure the performance of those below and integrate with those horizontally along side them whose performance counted on lateral as well as horizontal support within disciplines. support they handled the business units in their own way as no one was in control as I negotiated over 85 contracts interviewed about 15 applicants a week received about 150 resumes a week, and then was at the beck and call of any employee that tasked for me to explain WMMA PPM ideas. each senior vp who looked at me as their servant consultant. Far from me being in control bl was controlled by the companys upper echelon executives. Then diverted themselves as critical inflection points hit the company once a month. than to a man ,except teresa Puccio, whose 2 men were obviously anti feminists and chauvinists they would shunt their lack of resolve on others In 8 months all 3 cfo's didnt get a 2011 balance sheet audited and there was no revenue so they refused to set up a set of books using Nwugugus related party transactions in the PPMS they all had. and all documents Agostini had requires for them to setup the balance sheet... This was especially true wounded warrior event. Nothing was coordinated from the budget to the individual responsibilities for performance farlane was a crack head, had sales of sponsors and non showed up, negotiated an in demand contract which gave the profit to Indemand as He signed the contracts as WMMA's President but did not respect the rules that any contract must go to Garich and Agostini had joint control financially and purchase wise for all \$5,000.00 and over contracts who would then give it to me to negotiate so before could initiate me to negotiate consultancy Mr McFarlane ,probably gave himself to much crack that nite or whenever he signed the contract and made WMMA financially responsible for the trailer [\$150,000.00 in costs that the cable stations supposed to front,

G]MCFARLANE GAVE THE RANCH AWAY TO THE VENDOR BY Passing the contract WMMA protocols! He then gave them either 60 or 66.66 percent of the margin so that the cable station kept all the gravy and the most our margin could be was about 20% for event content because mc Farlane circumvented the controls, and then tried to deny he had accepted the presidency until Monica petty needed someone to support her theft of the 2 \$5,000 wires for her one \$5,000.00 per event planner 2 week contract.. Then McFarlane was ok being in charge!.. but it was for a sex thing and nothing else.. instead of a minimum 50% and his Blackops vendor late

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so we couldn't use the internet pay per view..Instead of selling 10,000 seats Jerry sold 1,200 seats in a 100,000 population demographic of 50,000 army soldiers and 50,000 college students in El Paso within 2 miles circumference around the DONA Haskins Arena!! it was pathetic and Craig focused on selling WMMA brand t shirts and baseball T caps and pocketing the excess inventory of 10,000 tshirts as after the event in of the inventory under his control came back.!!

H]The SEC has the audacity to say i controlled WMMA as its defacto CEO. The company's problem was THERE WAS NO CONTROLS!!!the real CEO couldn't control the officers of WMMA as they paid to also own Preferred shares and refused to follow the lead of their superiors because as OWNERS THEY FALSELY BELIEVED THAT THEY WERE BULLIT PROOF!

I]Every assumption by the division came falling down.They said that I used an alias aka Edward Michael ,that's my real name,they said i disclosed my felony before an investor invested; but their own Brady and Mr Mains being my chiropractor 3 months before he invested he knew ,the Brady proved Lange,Puccio.Berjedekian knew at the second interview or from the internet which Lange stated made it available to all that wanted and or cared to know, they said I milked WMMA when My capital contribution was 2- times greater than the \$240,000.00 that MKMA received after deducting my wife's loans from Ms Beirs calculations of outgoing,they stated I was the PPM's author Mr Nwugugu and their own records of the Oct 10,2011 SEC stamped PPM July 31,2011 demonstrate he was the author as does his chartis insurance Claims for \$600,000.00,they stated that I made representations that investors relied on that were not true when the PPM page 3 STATES THE COMPANY DOESN'T AUTHORIZE anyone to make any representation NOT CONTAINED IN THE PPM AND ON PAGE 4 OF THE PPM IT STATES NO INVESTOR SHOULD RELY ON ANY NON AUDITED ON PG 4 FINANCIALS PPM,THEY SAY THAT MY MKMA AND MY IMC APPRAISAL WAS INFLATED AND THEIR OWN MR Wolk{DECEASED}BRADY DISCLOSURE STATES UNDER MR Wolk he was offered \$90 million for the IMC contracts database when MKMA and i appraised it \$7 million less at \$83 million!

J]The alleged 2 investors that reviewed the Oct 31,2011 NON GAAP not to be relied on copyright non audited financial statement RELEADONIT!!!;YET THE ONLY 2 INVESTORS AFTER JAN 5 2012 WERE LOCKETT AND HEISTERKAMP AND THEY WROTE A Chartis claim excluding any reliance on the Oct 31,2011 balance sheet non GAAP, compilation by rather as when they asked for their investment back stating Mr Farlane and Puccio defrauded them by alleging he was WMMA's president and the non 7/10/12 they read his resignation contravening his Presidency of the WMMA which the WMMA board resolution approved him as its president on Feb 18,2012!

K]The SEC alleged there was no bespeaks caution in the Jan 5,2012 PPM for the IMC database not working with the WMMA website and or at all yet the Jan 5,2012 risk section completely disclaims the fact that if the IMC database isn't integrated and or doesn't perform it will irreparably harm WMMA! Every division allegation was contravened in the documents..

L]In essence the Brady demonstrates as does the SECS admission i was honest down to 40 years before a little black mark,that I informed the investors that my wife owned substantial WMMA shares and sold the shares to the 3 directors as Mr Berrnham went so far as in his Brady to inform each investor before they invested that that my wife owned a majority of WMMA's common shares..No investor was defrauded by me but they all defrauded me.

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M]The SEC admits that half 50% lied they were accredited when the SEC states 3of they lied in addition in the WMMACHapter11Main,Sullivan Berjedekian and mc Farlane either lied and or omitted material facts about me.Wayne Craig, in his federal district court NJ case filed a knowingly disengenuous complaint against me and Agostini and wmma alleging that WMMA wa supposed to pay him back for its regional events despite the contract stating that he was to absorb his own costs rather he ascribed mr Agostini and me to signing his regional contract signed by Jeryll not us.,The SEC knows that Puccio lied and stated she was accredited in her subscription warentee knowing she lied and in so doing exposed wmma and her co investors to finanacil ruin..

N]Heisterkamp fraud his wife in his divoce by violating the courts stay on diluting his pension fund by back dating it..What we have hear is a bunch of investor liers that the SEC wants to make this court beleive a man who has the honesty to admit his felony before investing should not be believed !!but that all the investirs who just recently lied should be beleived!!I did not have any legal problem for 43years after I learned my lesson your honor but the division bveleived that they control you or you them and owe one for the gipper..A miscarriage of justice is not the word for any guilt finding of me in this case,I gave and gave and gave till the cows came home and they use my felony that i admitted as if a wrong doing.'Well your honor its up to you.I will not get into the gutter,I ill and cant give you anymore proof than the submissions ive made to you since august 5,2018 and copied to our President who is in charge of the SEC,

O]In addition Since the Commissioer delegte my case to your honor your fiduciary is with them Also i attach hear by reference hearin all my submissions as if attached hearto so that the record is complete.in as if by reference they were all attached every submission ive reffered to in this case as if a part herof. Im not only not guilty ive been abused,I not only disproved the divisions allegations; but my vacate motion and my vacate repy,my dismissal motions and reply, the proofs that their wells letter ommitted the facts herin above recited is proof enough that it would be an injustice to findan innocent man guilty. I have by your honors own review proven my innocence iveproven that just some of the most important core allegations alleged by the division in the wells and complaint are untrue. I attach my submissions wells reply to the Wells letter and its EX A.the 6/19/12dishonist shareholder meetings script which unequivocally proves that they ,the WMMA'investor operators, joined McFarlane and his enterprise Newco, that mc farlane Craig, Jeryll co -founded therein corporate or may not have incorporated it , that its'mission was to get WMMA on the cheep thru extortion coeceion, subornation of ,perjury breach of fiduciary duty to care perjury and that he and its members stole money and inventory of WMMA and their goal was to destroy it so that they could could violate its nda. Destroy it and ask theChapter11 trustee and Judge not to dismiss it so that they could make a debtor reorganization offer after the 5month exclusive debtor reorganization plan expired. That court and trustee studied their allegations for almost a year and found in my favor,

P] **Judicial notice should also be taken** Mr Nwugugus 12/12 Charis insurance claim, when he did not realize that the SEC was looking, takes not only admittes he wrote all the PPms and document ts in final copy as i only submitted drafts with mr young but he also takes credit for being the WMMA.MKMA service contractt author contravening the divisions complaints' allegations that i disguised investment bankng fees and if you believe that lie then he ads that since i had no licensee to investment banking fees I violate an SEC law! for the PPMS the

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divisions place at my door by for the WMMA/MKMA service contract which the division laughingly places me as a co-drafter, when in fact Mr Nwugugu in his recantation responses to the divisions allegations state he and he alone used his Chamco service contract as the WMMA template and that they were almost identical and the Federal Bankruptcy Judge, Theodor Alpert found me innocent of all claims also related with federal and or state securities claims!! by reference to the almost identical contract that WMMA used with MKMA!!]. Judge Theodor Alpert found as well as the bankruptcy trustee counsel Mr Golobow, a brilliant Lawyer, that neither in any or the service contracts caveats did not violate any federal and or state securities laws. Ditto the WMMA Service contract as Mr Nwugugu, admitted sole authorship, copied Chamco to form WMMA/MKMA service contract and with no disguising of investment banking fees as if human recourses fees!!.

Q] The allegation makes no sense, assuming it was sense..25% of one years compensation \$150,000.00, is not equal to 25% of a \$250,000.00. I was not a Defacto anything there as there was NO CONTROL, NOTHING TO CONTROL AS THE INVESTOR OPERATORS UNFORTUNATELY BELIEVED THAT THEY WERE NOT UNDER THE CEO AS HE DID NOT INVEST HARD CASH NOR FOR THAT MATTER DID I. ONLY DOUG MAIN AND HE HAD LIMITED MR LUX MANAGEMENT EXPERTISE..IF THE SR VPS RESPECTED THE CEO MAYBE THEN THEY WOULD HAVE IMPLEMENTED THE PPMS STRATEGIC PLAN. UNDER MR LUX!..HOWEVER REVIEWING INVESTOR/OPERATOR GUIDELINE THE ADVANCES STOPPED WHEN 50% OF THE EQUITY WAS EXCEEDED ;SO IN EFFECT THE INVESTOR OPERATORS WERE ABOUT TO BE STOPPED FROM ANY MORE ADVANCES. THAT IS THE REASON THAT THEY MADE A UNANIMOUS DECISION BY THE MINORITY SHAREHOLDERS THAT THEY WANTED THE BOARD TO LET THEM TAKE THE RISK AGAINST THE PPMS STRATEGIC PLAN WHICH THEY HAD INVESTED IN PROHIBITED ANY PROMOTER RISKS UNTIL AFTER THE COMPANY WAS GENERATING A REGIONAL PROMOTER PROFIT, BUT SINCE THE BLACKOPS WEBSITE WAS PROJECTED TO BE UP AND RUNNING IN MARCH 31, 2012 THE INVESTORS WOULD HAVE HAD TO GIVEN UP 3 MONTHS OF ADVANCES. THEY CHOSE TO RISK THEIR ENTIRE INVESTMENT RATHER THAN GO HOME TO THE FAMILY WITHOUT THE 2.5% ADVANCE FOR 3 MONTHS! TO RISK THEIR CAPITAL.

R] THEY INVESTED TO GET THE ADVANCES OF 2.5% A MONTH BETTING WMMA WOULD GET ITS WEBSITE UP BEFORE THE 50% MARK. IT DIDN'T AND BLACKOPS HAD JUST STARTED SO THEY MADE A DECISION TO RISK THEIR ENTIRE INVESTMENT RATHER THAN HAVE NO ADVANCE FOR 3 MONTHS THEY LOST THEIR BET. RATHER THAN EAT IT LIKE MEN AND WOMAN THEY FOUND A RED HERRING AND SOLD THE SEC THAT THE OLD RED HERRING WAS A FELON PUT OUT TO SEA 40 YEARS BEFORE, THEY CONVINCED IT THAT IT CAME BACK INTO SIGHT AFTER 40 YEARS OF GOOD BEHAVIOR. ?? A FELON, ALBEIT 43 YEARS AGO IS A JUICY TARGET. TO THE YOUNG SEC!!!.

S] WMMA was a VERY YOUNG COMPANY IN ITS FIRST STAGE HIRING EMPLOYEES AND ITS INFRASTRUCTURE MANAGEMENT CAME IN AT THE END OF ITS FIRST YEAR WITH MOST OF ITS SWEAT EQUITY EMPLOYEES YOUNG RECRUITS THAT HAD NOT YET FELT THE REPORTING YOLK ASSOCIATED WITH MID MANAGEMENT.

T] The mistake that cost the company and or may have! Then August 2011, the start of the mid management hard cash hires with Sullivan the first hard cash investor hired and the next 4 months all 6 mid managers' hard cash investors came in with Berjedekian, then Puccio

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and that's when it started. Sullivan and Berjedekian ostracized Puccio, they shunned her as he email of DEC 5, 6, 7, 8 of 2011 proved and she then wanted revenge and soon got the chance when she informed her, by then her bitter enemies, that they found that Agostini was helping Daspin steal Mains' \$333,333.33 investment [Proof the divisions nonsense that Agostini concealed the books was foolish as Sullivan was CFO and the first to get the books]

U] Puccio gets her chance to get even but in so doing causes a rift that eliminated the cooperation of all 3 financial officers to ever work together. Their report gave Ms. Puccio chance to off seat them as she hoped that Agostini and Main and Lux would want to fire them for starting such a conspiracy so early on; without concrete that such theft was in play. proof. She was right. But instead of firing them the board promoted her above each making her Bejedekian CFO of WDI and Sullivan retained CFO of WMMA and Puccio became chief financial and administrative officer of WMMH and WMMA. She then wanted to convert her WDI and WMMA Preferred with an additional \$100,000.00 investment into WMMAH as she knew that was the company that owned 92% of WMMA and WDIS common shares and that was the place to be later on if she perceived that success was going to be a reality.. [On March 15, 2012 She struck as then Walter Vilabois signed a contract to invest \$5,000,000.00 for 10% of WMMA S Which by itself since there were to be 7 such continental Holding companies under WMMAH his investment would mean that at the time he invested the \$5,000,000.00 WMMA SA would be worth \$50 million by itself and with 7 such holding subsidiary's WMMAH was worth \$350 million in a matter of one year! Plus the charity event was at hand in 2 weeks], She was on a roll or so she thought; But greed and avarice caste many men and women as under!

V] In the meantime Puccio saw her plan reaping a benefit as Agostini was chairman and accusing him of fraud was not only foolish but without formal proof stupid and Puccio already knew Daspin and Agostini were not crooks and Agostini and Ms Daspin could own a majority of WMMAH from the WMMA Director. if she exercised her warrants as Bernham had informed her that Ms. Daspin held warrants for a majority of WMMAH. Could own a majority of WMMAH if Ms Daspin exercised her warrants which Mr Daspin and Bernham informed her before she invested in WMMA/WDI Puccio knew that Mr Daspin and Mr Agostini were dedicated to WMMA; success ! She knew that no one in that position would steal when they could vote themselves in at any time and she was also informed that Ms Daspin had loaned WMMAH money and that the money was down streamed as working capital for WMMA into WMMA as I had informed her when she asked if my family invested any capital. Therefore without informing Sullivan and Berjedekian she let them dig their own graves!!..

W] Then On DEC 8, 2011 Mr Agostini explained what Mr Berjedekian and Mr Sullivan should have known when they were given the right to ask for all documents in the subscription agreements and when they received answers to all questions. That being Ms Daspin had advanced over \$500,000.00 in loans, advances and the checks she was getting every month was simply repayment as the subsidiaries guaranteed any parent loans, advances and startup expenses and the principal from her own money was not needed WMMA WAS cash flow positive from subscribers THE CHAPTER 11 BANKRUPTCY TRUSTEE FOUND NO WRONG DOING AND THE STUPIDITY SULLIVAN AND BERJEDEKIAN THEFT CLAIM CAUSED THE DISRUPTION OF A GREAT COMPANY BY 2 DISPLACED TREASURERS WHOSE FRAUD AUDIT WAS UNTRUE AS MRS

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BEIERS LOPSIDED WMMA MONEY OUT WITHOUT CREDITING MONEY IN, FEES IN, ASSETS IN ETC FROM THE PRESENT!..

X]..Im very upset that this boy hit me with a pile of bricks at 78 year of age without any request for our side of the story. Now its up to judge Murray she can make her friends right and find guilt where non whatsoever exists as im as clean as a freshly plucked turkey confessing to 43 year old sins after 43 years!!! longer!! I should be made whole by the court as the 6 investor operators, Richter, mcfarlane, wayne craig, monica Petty all deserve what ever it takes for the fraud they perpetrated against mc grath et al. On DEC 8, 2011 mr Berjedekian and Sullivan and Main all apologized to name in writing and the court has it.

Y] Also this entire convoluted investment banking fee disguised as a human resources fee is Machiavellian. Its the sign of a desperate man looking to build a pile of crap from smaller piles of crap ie; I have an aka, I milk wmma, I hid my felony till the last moment, I authored the WMMA PPMs, I was a Defacto ceo when no one controlled wmma! Sullivan Berjedekian and Puccios get even game caused a schism and mc Farlane and main saw a way to use it to their own demented minds gain to steal WMMA on the cheap. The bankruptcy trustees saw thru it now its up to this judge. Murray. MS Daspin held warrant's for a majority of the 92% WMMAH shareholder so no one in that position would want to destroy the company they could own 92% of unless psychotic and sadists!

Z] Wmma sponsored 12 events of which 2 were in UK, one in Ireland, One in Germany, One in Poland, 2 in Brazil and 4 in USA including the first Charitable event. Its website was almost completed and it demonstrated it could shoot the Charitable event up to the satellite to be able to commence operations and it generated pay per view. It emerged from Start up operations and was dismissed from a chapter 11. It is debt free. Other than insiders subordinated to any trade and it can wage a comeback after this SEC confabulation is over.. Even the SEC could not kill WMMA.. Yes there were many mistakes but that's the learning curve..

ZA] There was no fraud by me, Agoatini and/or lux just by the investors that did want to steal WMMAHS SUBSIDIARYS ASSETS. 3 predicate acts of theft by fraud and deception up On this date and including at the trial, MAIN McFarlane, Craig, and the 5 investor WMMA Newco enterprise members. Were sold out by egos, by greed and avarice and those who Mcfarlane was able to poison. They know the truth of these words' JUST AS JUDGE MURRAY DOES IF SHE WANTS TO GET OVER THE MINUTE'! The problem: there was no control, Jerry had ticket sales and no effort produced NO results LANGE had the communications satellite signal and protocols to protect security of copyright and protected backup audio systems and he succeeded in some and failed in the other.

ZB] Mc farlane did not spot check that each section under him was over nighting in full capacity but he was making it with ring girls 3 times younger than his age group, he failed to sell one PGA sponser and or one olympic sponser!. His talk was bigger than his actions and he left poor Jerry in the cold as Jerry had directed a good performance; but that Mcfarlane infected his ego into a fresh new startup and chose to try to purchase what his negligence harmed as a way to divert peoples attention away from his inadequacy, gross negligence and dishonesty with himself and those that believed in him as WMMA had lot of good people a board just that they to control

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or direct. He should get his wish retire to the Maldives and one night when he realizes then he lives he destroyed

ZC].!!Its sad but true.,I wish now I had taken control by asking my wife to exercise her warrants ;but it would have solved nothing as the employment contracts in the subsidiaries' had 5year terms and if WMMA fired those delinquent th good ones were not yet advanced to implement the strategic plan and the litigation from the elimination of those that refused to perform would have stopped the company before it succeeded.

ZD] .Each employees contract set forth with specificity his/her job description which mr Nwugugu and/or Lux designated and if that person followed it with focus on the ppms strategic plans implementation and the organization chart mr Main set it up for the corporations pecking order and as spelled out in each employee contract who reported to who and so forth and so one it became obvious that the entire company was self sufficient as far as operational integrations so that the company was semiautonomous with the exception that the next higher level was supposed to inspect that the level under it was performing their respective operational performance standards so that no one person was letting the rest of the group down and that was the failure that was of most concern supervisors at each level did not want to enforce the authority they had over each lower level and good guys lose!!

ZE]That stated there maybe some misunderstanding about my consultancy duties;but they were all inclusive just as Mar Luxs ceo duties were all inclusive as spelled out in his and Mr Mains was all inclusive as its ceo and president respectively.

ZF]To an outsider watching me function they might look at me as the leader as I was in charge, subject to wmma board approval to negotiate every contract and that's how imade my living as its dealmaker. At those meetings it was essential that the other side of each transaction beleiveid i had the final say so that they would not hold back until the alleged" deision maker met with them. If i did not give the impression of being able to bind i would have been an ineffectual dealmaker and therein lies the errors of perception over fact.The facts internally are in the cbi/WMMA/MKMA contract of 1/20/11which outlined the relationship and excluded MKMAs right to bind wmma to any contract.In addition to no control, the contract specifically gave wmma the exclusive right to optout of paying any of the wmma billing for services it had rendered if it felt by so doing it would negatively effect WMMAs operations .In other words the account receivable was only contingent on payment and if paid capped at no more than10% of incremental equity buldup from the prior month and/or pretax profit after all deferred compensation was paid to the sweat equity employees an all wmma employees were not receiving the compensation as it was deffered until a\$1.00 pretax after payment of all deferred for that period were made..

1]This put MKMA under the absolute control of WMMAs board of directors and despite "the lady doth protest to much" Mr Lux was a disinterested director along with Mr Main as his deposition made sure all knew that:.he stated he wanted to fire me and mkma as he believed we were impediments" .Also the myth that the division wanted the commissioners to buy into that WMMAS mission was to MILK wmma FOR MKMA WAS A FRAUD AS THE SERVICE CONTRAC STATES 180% THE OPPOSITE!!

2]I asked for" a default ' as a rhetorical question because my requested relief was denied and that without this honorable court providing my motions' request ie ;for the division to amend its Wells letter

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to include the exculpatory and omissions of material facts' they had PRIOR TO ISSUING IT! The commissioners would not be able to qualitatively and quantify to make a meaningful decision a **no bill**.

3]I didN't use an aka at WMMA,I used my real given names ed Michael was how my friends refer to me. I did inform investors' **before they invested of my prior felony** and they all had access to the internet ; wherein Mr. Greg Langes' Brady discloses he found it himself on the internet as i put my bio ,under Daspin and CO ,and in it i disclosed my felony; so that no one would use the over used allegations' "that I hid my felony from investors before investors invested and then disclosed it after the investor invested his money in a deal !That allegation almost worked 40 years ago when the internet was a technology rarely used by the public! After It became a way of life no intelligent individual would believe that a reasonably intelligent person, investing a large portion of their respective liquid capital **would not look a person up on the internet!**

4]Yet believe it or not Mr Sullivan ,who like all the other investor operators' that even the division admits; **all knew my felony before they invested, wrote a letter to the head of the investigative unit Mr; HEAd [?]or Mr Barr[?]and in it he alleged that until long after he became an investor he did not know my last name or my felony ;**yet at the time he wrote his subscription check and signed his employment agreement my name,edward michael Daspin was under the signature line for Mackenzie mergers and Acquiition so he was born lier !! He alleged in the letter which i think was august-1 to aMr BARR :**"THAT I acted like I was edward michael !!!"** that he did not know i had a last name and/ or a felony!!..the problem with Mr he did it to a government investigator; that makes it criminal and all he had to do was read the signature on his employment contract under Mackenzie Mergers and Acquisitions' wherein i signed it as I signed all the other WMMA employment contracts which i also signed :Edward Michael Daspin; before he submitted his subscription agreement and his check.,! The proof he knew before he invested was in his employment contract signed on the same day he submitted his subscription; further when he submitted his declaration to Judge Gambreddea about my alleged""[his employment contract had him reporting to Mr. LUX and Mr. MAIN **NOT ME**] **INCONSISTANT STTEMENTARE THE PROOF OF FRAUD.**

5]Sulivans contract has him report to the WMMABoard and the Board, **not me** } to direct him [Sullivan]that "he should not file a wmma1099 for MKMAS' revenue!!to persuade her that she should not dismiss WMMA from the Chapter11,[as im a bad to ma,n that wanted him to defraud WMMA & the IRS[but omitting the material information that a year before the 2014WMMA chapter 11,that in the dishonest shareholder meeting of 6/19/12[attached as **EX A** ,to my submission reply to the divisions' wells' in the glossary at the rear under Price..water..KPMG], so that Mr. Berjedekian confessed to all WMMA INVESTOR OPERATORS' that 2 partners from Price Water.and KPMG informed him that WMMA was in the clear not filingany1099as oe company doesnt file1099s;against other company's revenue if it were a payroll item!.and that I do not does not deserve to get WMMA back! !Mr Sullivans' declaration completely omitted his allegation to Mr Barrr ;to the effect that I that i defrauded him by not giving him my last name until long after he invested as he **alleged** to the head of the investigatve unit!,

6]As a matter of fact when a search of Edward michael brings up automatically Edward michael Daspin and then my biography.In this high tech age no one can hide! Anyone alleging they invested hundreds of thousands of dollars and did not know who he/she was doing business with is either to stupid to deserve to retain that money as the American cancer society knows what to do with it or is a liar and **wanted to take that risk and has absolutely no bonifide** complaint that would be able to withstand scrutiny and so

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they try to go to the US attorneys office but that's criminal; or take a shot with the SEC as Mr Mac Farlane and Ms Richter did with MacFarlanes backing as Ms. Richter did when they sold a friend at the SEC. This is not an SEC case this is a simple non securities case that mc grath shaped up, cut and pasted into one by making me some one im not a defacto ceo ,then making lux a nothing as if i was the ceo than what was he, just a director!!that where the power was anyway so that doesn't work.! then what does he do with Main the real President. .He forgets Main, forgets Lux as if i was the ceo than Lux was nothing ;so why was he a defendant!!

7)[Its disproven in the Brady disclosure when Ms Puccio states Mr Young informed her and Mr Berjedekian at the 2nd interview about my felony]Mr .Lang stated he knew from his internet search before he invested!!]So we know McGraths allegations are contravened by his Brady. What does it mean when a man and or his witness contravene him.?!/but lets just assume he was right and investors are even a bigger idiots than Mr. McGrath makes them out to be by investing despite being told just before he wrote the check!!It makes no sense as locket admits and his check cashed proves is dated 10 days after he started work in WMMA and the first thing all investors talk about is what they knew about my felony. They want all details so if a man didn't know till just before his check was cashed he would never write the check. until he took a sabbatical to ensure im was'nt jack the ripper or bernie madoff!!At least a normal man would want to know all the dirt! Wouldnt you your honor!??

8)WMMA let him do it!! Unfortunately he is dead but his employment file and check cashing are all part of the records so that's checkable. **Heisterkamp back dated his employment contract and subscription agreement to be in contempt of a divorce court judges stay order** baring him from using his pension fund after a date certain."he back dated his subscription agreement one day before the stay order or 2 days but you can see what happened as the checks date as against when it was cashed demonstrates that WMMA waited 4-5days before it cashed its be checks an I know for a fact the checks were deposited the day received!OI found this out from mr burnham after the wounded warrior event loss when Heisterkam punloadedonMr bernham and burnham admitted he didnt think anything wrong helping a guy out. I then asked rich well how do you think his wife and kids feel?? Judge read the dishonest shareholders meeting and see who they decided to short WMMA's shares to coerce me to give up WMMA for their own averice while wmma officers[Loo up in the glossery ' On the cheep!!!.Im the victim your honor they must pay for this I ask this court to find that they defrauded the division with Richter who we proved violated her lawyers ethical standards and Mcfarlane and Puccio aided and abbeted in the crimes agaisnt me my wifes warrents and MKMA's sweat equity believers in WMMA1andmy efforts I still can beat the statue of limitations on a civil Rico on them!

9) **THE CAPITALIZATION OF THE STARTUP. When the IMC contract was consummated WMMAH, a to be formed holding corporation was to issue 51%of the capital common shares of WMMAH of which my wife and the swaet equity partners ,exclusive of mr Main 2.5% of WMMAH or the common shares he owned in WUSA pursuant toamcontract and for its prefer. WMMAH therefore owns' Mr Mains WUSA shares,and about 92%of WMMA and 92% of WDIS' common shares.**

10] **i SIGNED EACH AND EVERY EMPLOYMENT CONTRACT FOR MKMA SO THAT NO ONE CAN REFURTE THAT IM AN HONEST MAN AS THE SEC ADMITS I INFORMED ALL OF MY FELONY PRIOR TO ANY INVESTMENT.JUDGE HOW MANY PEOPLE ARE THAT HONEST? NO RECIDERVISM IN 43YEARS ??AND THE WMMA INVESTOR OPERATORS COMMIT WITH MCFARANE AND MAINS' NEWCO ENTERPRISE MEMBERS A FRAUD AGAINST THE SEC IM SURE ITS' HAPPENED BEFORE AND I KNOW THAT YOUR HONOR NEVER**

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REFUTED OTHERS STATEMENTS EVEN WHEN TO YOUR DISADVANTAGE SO IM CONVINED YOUR HONEST! YOU BELEIVE THAT ITS YOUR DUTY TO SAVE AMERICA BY ANY MEANS AND SOMETIMES THAT COMES WITH A COST! I DO NOT AGREE WITH DENIAL OF DUE PROCESS AND OTHER RIGHTS BUT I BELEIVE! YOUR HONESTY DON'T FIND GUIT WHEN INNOCENCE STARES YOU IN THE FACE. IF THAT'S DONE THEN THERE IS NOJUSTIFICATION FOR THIS DODDFRANK! THATS WHY MUCH AS IT HURTS YOULL DISREGARD ALL THE HEARSAY AND DOCTORS ALLEGATIONS AS THAT'S NOT WHY WE ARE HEAR HEAR WE HEAR FOR THE THRUTH !

11]The division appraiser appraised WMMA before after ufc sold privately for 10 times ebit justifying a \$4 billion private sale after the **divisions appraisers shot himself in the leg** downed the mma industry and it was and still is the fastest growing sport in the world! MKMAs appraisal was less than ufc private sale as a multiple of ebitda when WMMA used a public sale to derive a **projected** value and MKMAs appraisal was also before ufc's \$4 billion private sale. MKMAs imc appraisal was before we saw Mr Wolke's Brady disclosure some \$7 million greater than he offered than my and MKMAs appraisal on the 31, 2011 goodwill in the jonga app note to be relied for investment compilation!! that the division takes a devil advocate approach knowing the falsity of the approach! It's a meaningless exercise im innocent. As I asked for a lie detector test, I also informed this court could bring its doctor to visit [REDACTED] so that no one was hiding, I didn't use an aka my name is Edward Michael Judge. Make it right.

12] it is my **right to inform the court** that the divisions' complaints' allegations that i was the defacto Ceo is also ridiculous; none of the employees' reported to me, I had no control over any of them, no binding power and in fact the WMMA employees viewed me as a service provider to the company and themselves as both Mr Sullivan and Mr Berjedekian reported to MS Puccio in their and her emails of Dec 6th, 7th and 8th 2011; to the WMMA board and CC to me .

Respectfully;

Edward M Daspin Pro SEE

I will try to be a prose if [REDACTED] can't take it ill leave. Please send me directions to get to court

I won't have no one to retrieve exhibits and im not computer literate so ill ask the division to give me the documents i ask for to prove my case and for cross examination I did state that the witness the division calls will be my witness bif WMMA employees. The consultants appraisals are not relevant to the fact in the case as im appearing to this hearing which proves im not a malinger so the psychiatrist diagnosis is waste of time not required. Neither is the appraiser as the UFC sale proved him wrong all the Brady must be hard copy available and i asked for the first witness then 2nd etc in case I have access to a file so please [REDACTED]

[REDACTED], Mar Mains and all the other chapter 11 bankruptcy declarations and each witness signed contracts date they signed and dates of ndas signed. I'll need Mr Lux deposition, Mar Agostini's denial to the complaint and Lux's denial I'll need all Brady responses ditto my young thanks for the support

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case number 3-16509AT

CERTIFICATE OF SERVICE ON 04/09/2019 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, & ME FOR CBI, MR LUIGI AGOSTINI
(CORPORATE STAFF, MR GARY KRENSEL CORPORATE STAFF) PRESIDENT DONALD J. TRUMP

A handwritten signature in black ink, appearing to read "E M Daspin". The signature is written in a cursive, somewhat stylized font. There is a small circular mark or stamp at the end of the signature.

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