RECEIVED	
JUN 1 3 2019	
CASES-16509 The Honora) ble Chief Judge Brenda Murray

date 6/6/19

DECENVED

Edward m Daspin Pro see

4pineviwlane BoontonNewJersey.07005

973-919-0070, emdaspin2@optomnline.net. motion for relief and for a turnover order to the division

Dear Ms. Schields ;,

I declare under the laws of the United States that the following declaration by me is true to the best of my knowledge. I know if II make any willfully wrong statements im subject to punishment.

1]I recently received an email from the division informing me that they were preparing to submit their exhibits; I need a copy to understand how to satisfy the courts' instructions' and I lost my paper with my notes of which exhibits' your honor created the letter and number each of the exhibit[s][ie;d1and d1a]and which of my 50 exhibit[s] each lettered to be numbered and lettered !!The court was giving me the letters and numbers for. Ill need that your honor and I apologize for the delay.

This is a superseding declaration of my previous submission a long with my cover letter declaration/ submission ,as upon my review It became obvious ,that I left scrambled words that made the sentence's look ridicule's. I apologize; but know that you will understand as I was rushed to get on the flight with Joan to see OUR granddaughter.[FOR THE DIVIION"YES FELONS CAN ALSO HAVE GRANDCHILDREN!

2] I am asking this court , if it does not Sua' Sponte' decide the case without any more fan fair] to order the division to send me the transcripts' as theloan from a friend disappeared] im financially disadvantaged, My total income s a month from SS. That's' not enough to living expenses as my major aarp medical costs me and a month, Medicare had a donut hole of about а year (another and the first and the first and the dispatch is paid in addition and now Congress has passed a bill and the state of new Jersey that represents new chrges when I pick up **service**. We are in trouble as the cost to pay a seniors health insurance will be over 50% of my SS.! How can retires live off that amount when we started paying in 50 years ago all the health care cosr were in the \$3,000.00 a yearl costs will end up with! almost half the SS! Charges for the prescriptions that were to be furnished free I now pay about \$100.00 a month in addition so that the cost to me a is around this year.Who can live on the remaining **experience** ?Not me.l just cant defend myself without those transcripts and i cant submit trash to your honor.[OR THE DIVISION COULD DO IT FOR MYSELF BETTER THAN I CAN AND IM NOT SET UP TO DO THAT WORK S THE DIVISIONCAUSED THISMESS AND ABLACK MARK AGAINS THEIR ASSEMENT/LOGIC!AFTER ALL WHEN YOU HAVE A FINE FRAUD AUDITOR WHOSE IMACULATE EFFORT PRODUCED THE ACTUAL COSTS AND AMOUNT OF MONEY.ITS IMPOSSIBLE TO ALLEGE I CONTROLED MR AGOSTINI TO PREFERENTIALLY PAY ME, AND/ OR MY ASIGNES' MONEY NOT IN ACCORDANCE WITH THE CBI/MKMA/WMMA SERVICE CONTRACT. THE CONTRACT SAID NO MORE THAN 10% OF ANY EQUITY AND OR PRETAX PROFIT BE ALLOCATED TO PAY DOWN THE DEFFERED FEES DUE MKMA AND THE INVESTOR/OPERATOR \$2,400,000.00 INVESTMENT WAS SET OFF WITH MKMA RECIVING\$240,000.00 IN FEES AGAINST FEES EARNED OF \$2,150,000.00 STILL OWED WHICH WAS MY AND MKMAS' DEFICIENCY AND ON GOING SWEAT EQUITY AS MKMA COULD NOT GET PAID IT UNLESS WMMA WAS SUCESSFUL .!?.

3]THE MOMENT **THEY SAW NO MILKING BY** ME AND MKMA AND THAT THE REVERSE WAS TRUE AND THAT MKMA WAS GOING IN WITH MORE CAPITAL AS IT RENDERED ITS SERVICE THAT IT WAS PUTTING

UP 90% OF THE CAPITAL CONTRIBUTIONS, THEN YOU SAY" WAIT THIS GUYS' NOT A CROOK BUT A WMMA BENIFACTIR FOR HIS WIFES WARRENTS TO BE WORTH SOMETHING. AND WHEN THE HEARED LUXS DEPOSITIN STATES "DASPIN WAS NOT IN CONTROL BUT WAS A CONSULTANTY EWHOSE WIFEJST A CONSULTANT, AND WHENHE DECLARED IT WASNWUGUGU THAT DID THELIONSSHAREOF THEPPMAND NWUGUGUS' CHARTIS INSURANCE CLAIM ADMITTING IN PARA 5 AND 6 THAT HE, NOT I WAS THE AUTHOR, AND MR YOUNG SAW HIS ADMISSION IN NWUGUGUS CHARTIS CLAIM AND COMMENTED AT END OF CROSS "SO HE DID" ADMIT HE WAS ITS AUTHOR [!All of the above is the exculpatory evidence not in the WELLS notice and which if included cancel out any allegations of wrong full conduct by me! as we went thru the evidence]

4].THE MINUTE HE ADMITTED I WAS NOT MADE A DE FACTO ANYTHING OTHER THAN A CONSULTANTAND THAT THE WMMA DISINTERESTED BOARD ' CONTROLED THE COMPANY. THE CASE AGAINST ME, WAS OVER.AS SOON AS THEY SAW MR MAINS' BANK AUTHROIZITIONS' FOR ALL WMMA ENTITIES COMPANYS GIVING THE INVESTOR, SULLIVAN AND MAIN SIGNATURE AUTHORIZATION CONTROL OF THE MONEY AND LUX TESTIFIED IN HIS 2013 DEPOSITION THAT IT WAS NOT DASPIN. THAT CONTROLED THE COMPANY AND/ OR THE MONEY AND THE MAIN BANK ACCOUNTS' RESOLUTIONS FOR THE PROTECTION OF THE INVESTORS MONEY THEN THE DIVISION KNEW NO FRAUD WAS PERPETRTED BY DASPIN.AGOSTINI AND FOR THAT MATTER LUX .NO DASPIN CONTROLCONTROL THEY SAW MKMAS CAPITAL CONTRIBUTION OF 90% OF ITS FEES DEFFERED AND THAT WMMA HAD GIVEN IN EXAMO THE SERVICE CONTRACT, THE UNILATERAL RIGHT TO NOT HAVE TO PAY ANY DEFFERED FEES AT ALLI !! THIS CASE SHOULD NEVER HAVE BEEN INITIATED AND NOW YOUR MAKING JUDGE MURRAY FIND AGAINST YOU, AS YOU DID NOT TAKE HER ADVICE AT THE END OF THE PROSECUTIONS' PORTION SO HER FULL WRATH AGAINST WHAT YOU DID TO HER AND ME CANNOT BE OVEERSTATED. YOUR CONDUCT WAS UNBECOMING OFFICER[S] OF THE COURT AND A FRAUD PERPETRATED WITH MALICE OF FORETHOUGHT AGAINST ME!!!!!!. THIS CASE SHOULD NOTHAVE BEEN INITIATD AND THE WELLSNOTICE WAS A FRAUD PERPETRTED AGINSTETHE DASPIN DEFENDATS'AND THEPROOF THAT THE GOVERNMENTISMAKINGMEPAY FOR THE FELONY ICOMMITEDNDPAID FOR IN **1977, WITH NO RECIDIVISM SINCE THEN**

5]. THE WELLS NOTICE IS THE PROOF THAT BURYS' YOU , AS NO COMMISSIONER, WITH A BRAIN, SEEING THE EXCULPATORY EVIDENCE THAT YOU HID FROM THEM WILL OFFER SYMPATHY , REGARDLESS OF WETHER YOU'RE AN APENDAGE OF THE AGENCY AND COMMISSION OR NOT: THEY WILL SURGICALLY REMOVE YOU IF THEY ARE AS SMART AS THEIR RESUMES MAKE THEM APPEAR. THEY WILL BE FORCED TO GRANT MY MOTION FOR THEDAMAGE PERPETRATED AGAINST ME AND BECAUSE IM A WHSTLEBLOWER ON THE 4 OF YOU [KAZON, MCGRATH, OCONNELL AND KILODNEY] HAD YOU INFORMED THE FEDERAL DISTRICT COURT JUDGE THAT AT THE TIME NON OF THE ADJLS WERE ARTICLE 2 COMPLIANT, SHE W OULD HAVE ORDERED THE WITCH HUNT TO BE IN THE FEDERAL COURT [BASED ON THE PUBLIC SENTIMENT AND LIKE IN THE PAST WITH RODNEY KING PREJUDICE AND VIOLATIONS OF HUMAN RIGHTS' HAS CAUSED ME TO BLOW THE WHISTLE ON A SMALL PORTION OF ITS STAFF. I AM ALSO PRESENTING A SOLUTION FOR THE ADJLS TO LISTEN TO A OMBUDSMEN REVIEW WHICH WOULD INCLUDE THE PROPOSED DEFENDANTS'TO BE INITIATED A COMPLAINT AGAINST. THE DEFENDANTS' PAYMENT FOR THE 3 WEEKS THAT THE THE OMBUDSMENS OPINION OF WETHER THE CASE TO BE INITIATED IS IN STARK CONTRVENTION OF THE DEFENDANTS' CULPABILITY, AS WAS DONE TO ME] AND THE REASONS' WHY THE OMBUDSMEN BELIEVE THAT NO CASE BE INITIATED IF THIS IS ITS FINDING RECOMENDS' WITH AN OPINION LETTER MADE AVAILABLE IN CONFIDENCE, TO THE COMMISSIONERS'

OR THE CHIF ADMINISRATIVE LAW AS THE CHIEF JUDGE ORDERSAS WELL AS THE DIVISONS' LEADER ON THE CASE FILE.OR IF THE OMBUDSMEN BELIEVES IT SHOULD BE SETTLED IT WILL ATTACH WHAT IT RECOMENEDS :WHAT THE COST TO THE DEFENDANT SHOULD BE AND WITH THE DIVISON TAKING INTO CONSDERATION THE COST REDUCTION IT WILL GAIN FOR THE GOVERNMENT, AND IF IT AND/OR SOME MODIFIED VERSION THE DIVISION IS WILLING TO AGREE TO AND WITH THE OMBUDSMEN EITHER ACCEPTING IT OR BEING SILENT AS THE CASE MAYBE. THE COURTS' ABILITY TO ORDER A WHISTLEBLOWER CONTRACT BE ISSUED TO ME AND WHITH THE AMOUNT OF PAYMENTS TO BE MADE TO CBI AT ITS' HOURLY RATE OF \$350.00AN HOUR WHICH ALSO PAYS THE AMINISTRATION COST AS WELL AS FLIGHT TO AND FROM WASHINGTON ONE WEEKTAMONTH. IN ADDITON ANY COSTS ABOVE ONE WEEK AMONTH WILL BE BILLED OUT TO THE DIVISION OR ENTITY RETINING TME.A FIRST.AND DEPENDING ON THE SUCCESS OF ONE TEAM. MERHENCEI WILLPROVIDE 5 TEAM SAT THOPTIONOF THE RETAINER OFCBI.FOR A TEAM OF 5 MEN WHICH WILL BE INCLUDED MYSELFS THE LEADER, TO ASESS ANY CASE THAT IS NOT YET MADE BUT WHICH THE DIVISION INTENDS TO DEMONSTRATE BY A DRAF TOF THE COMPLAINT WHICH DOVETALES WITH THE WELLSNOTICE. THE COURT.AS IT IS A DELEGATEE OF THE COMMISSION SPEAKS FOR IT WHEN IT RULES...IT WOULD BE WRONG FOR THE COURT AND OR THE COMMISSIONERS' THRU THE COURT NOTTO ORDER THE DIVISION TO PREPRARE A WHISTLBLOWER CONTRACT THAT THEY WILL IMPLEMENT WITH MYSELF TO ACCEPT THE WELLS NOTICE AND THE DEFENDANTS' RESPONSE PRIOR TO INITITION OF THE COMPLAINT. THIS CASE PROVES THAT AN OMBUDSMEN IS REQUIRED, THAT THE DEENDANTS PAY IF THEY ARE GIVEN NOTICE OF THE WELLS AND BEFORE THE COMMISSIONERS' INITIATE THE COMPLAINT, BUT WITH THE COMPLAINT DRAFT SO THAT THE OMBUDSMEN AND TO BE DEFENDANT, BUT FOR THE GRACE OF HIS/HER/ITS DEMONSTRATING THAT THERE IS NO CASE HERE AND OR CASE IS BEING MADE AGAINST AN INNOCENT THIRD PARTY LETTING THE REAL TORT FEASOR GET OFF SCOTT FREE! THATS THE WHISTLE.AN INDEPENDENT OMBUDSMEN SUCH AS MYSELF, MR AGOSTINIANDLARRYMAY OFMKMA, AGOSTINI AND ONE MORE MKMA LEER CAN ASSESS A REALLY GOING HERE ADJL ASSIGNEMENTAND BEFOIRE THE COMPLAINTIS ISSUED...

5]T could state that the division did not prove the allegations in their complaint at all ;as a matter ofT fact ther final witness, Mr Diamond was the biggest joke of all as I let all prospects know that every WMMA employ had skin in the game [Their sweat equity warrants were issued in exchange for their forT giving -up their salary's' by deferrall[;those deferred compensation which all Wmma/WDI employeesT did not receive in addition to their investment if made, were FULLY subordinate to trade debt]and theyT gave up their right to receive the compensation as the triggering eveent was WMMA making a pretaxT profit ;which it failed to do!T

6'l don't want to hear from the division that the sweat equity compensation was not skin in the game. MKMA AND I GAVE UP AND SUBORDINATED TO THE WMMA/WDI EMPLOYEES DEFFERED COMPENSATION ABOUT \$,200,000.00 AS WELL AS MY FORGIVNES

THRU, CBI, THEIMCCONTRACTNEGOTIATORBI OF THE ONE MILLION CONTRCT RECEIVABLE THAT GAVE CBIS ASSIGNee ,J oan Beverly Daspin so their skin was the sweat equity warrant holders' gave up for their labors and even the investor operators' had sweat equity skin in the game as they deferred 100% of all ther \$150,000.000 ayear for another million counting lux and mains sweat equity skin after eliminating their pittance advances' they receive for 2 years work effort and CBi/MKMA \$3,250,000.00 was our skin in the game. Io f WMMA would have had to pay those it would have been bankrupt from the start; but with mkma all its skin was deferred and contingent on making a pretax profit or

3

incremental equity which would leave WMMA with 90% left foritself! MKMA could only be paid at the rate of 10% of pretax and or equpty build up and further contingent on WMMA board permitting any payment they unilaterally thought would not harm in wmma/wdi by paying. These deferrals were investments in the warrants so they funded themselves the warrant cost by on average \$140,000.00 for the average time they collective would have received had they not invested their time spent skin in the game WMMA would not have existed!!!!!Do you get it now mr.McGrath?! If Judge Murray gives up by deferral her compensation and puts it at risk that's the equivalent of skin in the game! When our wariors o to IRAk and fight to defend ourself that's skin in the game m that skin was a real as the time we spent not getting our contractual due. and that went or all the hard cash investor opertor cash loss was real as was MKMAs skin and CBI and m lost her intrest on the \$300,000.00 or on average 5months thats skin in the game and add that as\$1,000,000.00 plus the intereston the \$3000.00 she did not receive of her principl that's \$23,000,000.00 , from the \$240,000.00thatNMKMA received is\$117,000 m y wife joan!!]Mtand so for 2 yers 19{+/-]deferrel of their comepesation of 80% as the did gets all advances to live]That average net investment totaled about \$70,000.00 per to\$2,800,000.00 for the 24 month and MKMA and CBI contributed sweat equity in the game of \$3,250,000,000.00 if we aback the million investment for joan WMMAH common shares which she sold to the three WMMA directors at the WMMAh leval.in fact so did I thru my wifes', ownership of the right to own WMMAh common in exchange for CBIS' forgiveness of the million 'dollar fee WMMAH owed CBI ansWMMA consultant and as a sweat skin equity linvestor I had skin in the game. I extended over \$3,2500,000 00 in capital as forgave a million fee so my wife could own a large share in WMMH.

6]I sell knowledge and i sell information and sell experience having owned in my lifetime over 300++corporations! Some are still in business of which one employed up to a thousand employees and telemarketing. Regardless of wether a business that a person invest in loses or wins the people that paid more for the shares or less resent the fact that some people spent their time creating something others' des ire. I spent 12months in the asement of my wifes home, like being in prision as an example co-developing a concept that now is a major UFC competitor!!! AN INTERNET MMA EVENTS MARKETING CORPORATION THRU THE ENTIRE WORLD [ZXNA | BLEIVE IS ITS NAME and events allover the world making star performer but not through the kind of fair tournament that could not be fixed As Non of the regional promoters could alter the results once ther fighters went to the semi and nationals as that's' when WMMA was the hard cash promoter]. The 3 division gofers think that when zuckerberg or bill GATES made something that people want to buy but did not invest money but sold shares to other when they didn't buy the shares but incorporated the compnies !s are crooksl if the company sells for hard cash shares! How did these people[the plan manegers get traind andor does the court believe that any company selling exempt securities must get an out side company to validate then make it a law then but for them to allege MKMA had that responsibility and I was down the line from MKMA and blame me makes a joke out of making allegations they know will be eliminated by a court of appropriate juristiction..

7]We did not sell them shares, Mar Lux and Main made the decision to either accept their requed to be permiedtto investor not and made the final interview and decision not me as each admitted on cross and or direct as the case may have been. .I was asked to explain the ioans its mine, Agostinis, Nwuguhuus, Mar Mains, Agostinis. Troppelos, an others The received shares and or warrents for their respective involvement as did ar Eaton, Mr mcGraths ending allegation being i was participarting in defrauding employee applicants by added persons that never gave permission for the shares and or

4

warrents to be issued to them persons that had no agreement with WMMA.MsPuccio was an expert appraiser of investments asasistant Treasurer of\$30,000,000,000.00subsdiary of AIG and invested in stocks bonds[preffred shars and common each year. Ms Puccios' own ex 1 march 27,012Anoucement that she bought shares In wmmah and mr Eaton was on the list which she issued .89 shares for\$500,000.00 investment in wmmah. That gave an imputed value to the WMMA IMC goodwill contract as valued by her of \$113,000,000.00at that the only other other assets were offset by the other liabilities and the net remainder was the good will in the that IMC contrct. [Thati the combinedoct31,201 balence sheet of WMMA/WDIS the consolidated net worth of WMMAH multiplied by92%, as investor/operators' owned 8% of the combined shares, after elimination of the intra company7minifinance investment companys' which gave each company the right to say that each was worth \$1,000,000.00 that reduced the consolidated combined net worth of WMMAh down by\$14,000,000.00.Thus the book valuea the time was \$78,000,000.00minus the \$500,000.00of hers but an increase in assets equivalent so she independent and with all avilable fact to her about the Ponzie scheme allegations appraised the imc at \$113,000,000.00 caseclosed! Also eidncing that her resignation letter 3monthfter was just self serving instrument for McGrath ,oconell and Kilodny to entrench ther respective allegations based on her self serving fraudulent letter as she never would havie nvested a dollar if inDEC2011She suspected aPonzies scheme. In fact all that bluster was for the paper mache case to go down the chimney with rabbit little and the tooth fairy the imc contrct was appraised by a \$30 billiont MBA assistant treasurer for the worlds largest insurer. at\$113,000,000.00

.This witch hunt needs to be stopped ,judge, im an honest man these prosecutors went off beyond and over the moon and wont admit it like Mr .MAIN they refuse to acknowledge it. Now what will Mr Eatons say if your hnor subpoenas him to court that i gave him the shares for nothing!Big chance that .your honor would believe him! The man hallucinates and does not ask because and then when you show him his error like Main he refuses to stand down. Judge if don't make him stand down he will be encouraged to bring more crap into your clean court room!!

Judge no apology y was needed about my alleged interst in filing a due process abuse charge! I deny all of my due process rights ever being violated by you and Judge Grimes as id did not know then he was a delegate of the Commissioners' whom a finding of fact in the complaint against me so now that I learned I also apologize to him as I know he is a loyal supplicant to your honor and to dsrespect him would be a disrespect t, You are marvelous example of a kind, brillant jurist that know show to get to the crux of any issue and moves on to the next element of an allegation unproven and/or contravened by a defendant like me with incontrovertible proof. I beg your honor ;please rsead my wells notice reply submission as that's my summation including the facts in the courtroom, that you deduced and the exhibits you allowed in, this motion and my to be filled motions unless you do a SUA SPONTWhich i ad to this motion that this court dimiss on the fact that the prosecution failed to prove its case and complaints allegations about me were untrue when made and proven untrue nowl!Further the witness they produced either came over to this defends side and or submitted proof that supported the statements of defendant and which this defendant conclusively proved the dishonesty of the plaintiffs witness' including Mr. Main, Mr. Lux, Mr. Heistekamp Mr Sullivan Mr Diamond, Mr Heisterkamph .

That the 4 other plaintiff witness such as the trustee in the WMMA chapter11 found that he saw no actions of wrong doing by me and found that the entire case was one of the clMcfarlane wmma investor opertors acting against the company they were sharholders of while officers took actions to reduce the value of the wmma shares they were to protect and colluded to violate my rights as an officer and

5

Υ

director that was trying to maximize the value of the wmma shares that weowned It it also became clear by a review of the dishonest shareholder meeting of 6/16/12,[page17;Ms terresa Puccio]that they had agreed to accept Mc Farlanes bribe[SEE Sullivan the receive salarys]See Berjedekain to receive greater value in newco than with wmma shares they owned] to provide them with greater shares in his Newco enterprise company and monthly checks if they joined him to coerce myself and & mr Agostini with threats, collusion and with a conspiracy aimed at giving Mar macFarlane wmma "on the cheep"[see mr lockett" on the cheep" by beating my head against the wall"]in the Glossary] Mr Agostini that they While officers of wmma would take ' actions against us for trying to protect the common share value] of their owm company while officers of wmma and while main was still a !!WMMA director., ć

The WMMA trustees review of all submissions was simple as he saw no validity of any wrongdoing by me at wmma and that this was a fight for control over wmma by macFarlane whose noncompete contract restricted him from violating any of wmma assets and not participating in any competitive business with Wmma for 3 years subsequent to his resignation clearly violating it with the wmmai nvestor/ operators ;bribing them to conspire against their own restrictions in their same NDAS' while con"spiring to get WMMA on the cheep by violance, coercion and threat of lawsuits'; when they had to invent and conspire to manufacture events that never took place wherinall3 of the 4would make anallegation that I directe Sullivan to not file a 1099 against MKMA! [This is what the decide to lie about me while a year before in the dishonest shareholder meeting and MrBedejekian admits to Mr Sullivan and the other investor operators' that WMMA IS In the clear by its not filing 1099 against MKMA..of course in my rebutral I advised the trustee and judge and she made a finding that she dismissed the company back to me and MrAgostini. WMMA was in the clear I attached as exhibit A to my reply declaration whth as EX Athe dishonest attached. In effect the division has known for 4 years they were not going to win this case as the evidence then was against any win if a defendant stood tall! But to go thru the machinations of a group prosecutors joining a group of know perjurers make me think that the dishonesty prevailing in this case is frightening!

[If the court uses the glossary in the review it will see the price that these 3prosecutors were and comtinue to be willing to do to put a victim away and assist the known liers, perjurers and con men, who sought to use a mistake I made and paid for 65 years ago which unfortunately i find surrounded us your honar! If this is the price we have to pay for this ilk of prosecutor than i say let some of the violators of the law go free rather than have assumed that they were guilty as my experience with these 3 prosecutors is unconscionable to say the least. In fact rather than permit these 3 men from participating with knowingly guilty investor/ operators trying to make a victum look guilty; I must believe from past performance Mar McGraths eitherdirectly suborned MrLUX perjuryor Mroconell did so atmcGrathsinstruction.that They tutored Lux to testify falsly after in 2013 his SEC deposition stated that Nwugugu did: the lions share of the PMMS" which was true, and all written documents including board resolutions, contracts with vendors, promoters, fighters and he comes before your honor with Mr McGrath leading him to testify that he would lead him to come up with an impossiblele position as Mc Grath already asked and he answered the same question in2013;andMrLUXSmemory was from one year ago in2013as he testified vs 6yerafterin2019!Whichis true. Mr Nwugugu wrote the lions share of the PPMS. In fact he admitted he never saw me type as i didn't know how to until 2014 when i went to school to learn with joan.Now all of a sudden 5 years later he comes up with Daspin wrote and dict ateded the ppm lhe was ccoahed as the over the shoulders became the word of one witness to valdate the next.to Young!MrLUX office made only superman and

or batman could look thru 4walls and 2 4by4 cubby cubicles and than a solid oak door and a sound proof confeance room. He Could not see or hear an He commited perjury before us as in 2013 he wasn't maneged by McGarth and since than MrMcGrath reieid to suborn mr AGOSTINIS PERJURY SO THAT MC GRATH AND JUDGEGRIMES WOULD VIOLATE THE THE 2ND CIRCUITS STAY ORDER WHICH THEY BOTH DID.Judgegrimes MADE FINDING IN MY DEFAULT JUDGEMENT THAT THE AIDER AND ABETOR THAT HELPED ME CONTROI"THE MONEY AND THE COMPAN" WILL NOT ESCAPE PUNIHMENT AS AGOSTINI WAS THE ONLY ONE LEFT AS MAR IUX HAD ALREADY SETTLED.

Implicit is its you Agostinini.Next morning good cop Mc graths email to agostini"ive got deal that you wont refuse" wont of course ii worked as judge Grimes telegraphed what he would do without mmtioning his name;but when you read the oip its Agostini so it wss contEmpt and then mcGraths direct reach wAs also contempt and then mcgrath wanted Agotini to lie to cover the both from the2nd circuit.Thats sinthe city!

Well it wont happen your honor and I are clean. I am herewith reporting mrLux for perjury.First we need to compare both transcripts then the court shall make its decision. After the comparision of both transcripts your honor should interview him, in camera', and find out who led him down the path of this is the tupehear as we caught him before so this time Im reporting M. rLux formally to your honor as a citizen's arrest he perjured himself 2019;

SEE what I mean :"what is going on right under your honors' courtroom floor". I can report to you and your honor can due what you want as some of them don't know. Its' one thing if a Madoff ,who killed people for every dime of their money.is being tried ;but edward Michael Daspin, Im a litte fish in abig pond and I did not, knowingly with sceinter, Sell and or offer to sell securities as they were exempted!! as the SEC returned the WMMA/WDIPPMS with their stamp meaning we got it reviewed it and its none of our business as stamped on oct 31,2011 with our seal.it s exempt from a securities offering. It filed with them In July 2011, whith no comment, meaning" we, the SEC are not involved and we would stop any offerings as is your honors' power. I was not the author of them and the up front employment proposal was everyone had to accept andmake a skin in the game decision and the type of skin was entirely up to them. deffered compensation and have sweat equity skin in the game.! of

.....

I am going to California. after this courts findings' and I will return after our grand daughters' graduation from High school . Joan will be coming as well. Before your honors place is cleaned from the aidor and abettor[s] mess , left by the perjurer, Mar Lux, whose omission of the material facts that Nwugugu was the man that was the ppms author doing the bulk of the work and signing his name on it as its author I request, respectfully, this court to grant my motion to vcate andif nit then dismiss. The prosecution failed to carry the day,,month and or year. This case took too long to be adjudicated and i had lost all my indispensable material witness' leaving me to accept the prosecutions witness without rebuttal witness! In addition my placed me at a marked disadvantage and had itnot been for the court support in my timeofneed I would havehad several cardiac episodes as the courtwellknows.as I previously pointed out in My Wells notice declaration reply. .

Mr.Mcgrath asked and had answer in 2013 from MrLux on who the preparer of thePPMS were.MrLux attributed the bulk of the effort to MrNwugugu and the rest of us including the 6 investor operators'a nd Mr Main assiste d in the Jan5,2012 WMMA ;PPM also submitted to the SEC on that date demonstrating compliance with the law. Mr Nwugugu may have made mand if so they were unintentional. tried to be the consultant that reviewed the submissions to try to prevent such errors as

7

the board requested MKMA to be the funnel for peoples submissions to M r.Nwugugu;', as before that day people would make their own revisions and by an erroPPM r was given to a candidate that was not proofed by Mr Nwugugu. The day the board requested me to review the submissions' of all comments by anyone so that MKMA would be the funnel to try to prevent an error is when the deluge of comments stopped as then I was assisting the board control the input directed the board members asMr Lux admitted he stopped reviews as the volume, Your honor has MrLUXS pure unadultrated testimony in2013by the SEC deposition prior to Mr McGrath tainting the evidence as he has attempted to do in the past including subornation attempt of Agostinis prgury by asking him to admit he ,rather than Mr McGrath , made the first offer to settle as both the Prosecuto rand the court before your honor vsiilted the 2nd circuits stay intentionally crossing the line by referring to Mar Agostini without naming him, by threatening the aider and abetter described in the complaint as Mr Agostini when luxhad settled so there was no question that Judge Grimes meant Mr Agostini and therefore was in contempt along withMr. McGrath who violated the stay by offering the settlement to Mr Agostini. Judge Grimes findings about me in his opinion clearly recites the punishment that awaited Mr .Agostini and then the good guy, Mr McGrath, sends the settlement proposal violating the stay futher aiding and abbeting in contempt of the 2nd circuitl stay.

What a group your honor has to corral. I don't know how you do it.Mr Luxs'2013 declaration is the truth as he knew it fresh off the company's' activities that Mr Lux was in charge of prior to submitting his resignation.. Mr MC Grath knew what he was doing whenhe set in motion Mr.Luxs testimony to revise his prior testimony in2013. Whats the point of this lawsuit? . If Mr. Mcgrath is suborning witness perjury as its obvioushe did with Diamond, Heisterkamp, Main, Sullivan etc etc.subornation and /or attempted subornation of perjury, meddling with the Brady submission as Mr .Nwugugus' recantation laywers letter of his Brady recital, that he, Mr.Nwugugu, stated was a false description of his debriefing's This complaint is full of prosecutorial misconduct from the onset with the Wells notice to MrNwugugus recantation, to@nd circuit contempt to subornation of MrAgostinishonesty puton the line and now MrMcGrath, in a desperate effort to revise MrLuxs' admission in 2013 that I was not an officer, director or shareholder o fWMMA, that he not i was its ceo , that i never voted when and if I wa sinvited to attend any board meetings, that the WMMA board of directors resolutions controlled WMMA and not me! That Mr.Nwugugu was responsible for the bulk of the ppms preparation as Mr Nwugugu accepted that responsibility when he filed his Chartis insurance claim. Not mention of me in it or \$33million on a progected disclaimed NON GAAP non-audited footnoted compilation of a combined WMMA/WDi balence sheet. It states do NOT USE F OR FINANCIAL DECISIONS! Whats the use of my efforts if MrMcGrath sets up Mar. Heisterkamp to declare he relied on a \$ 33million cash in the bank whe nhe admits its and awaiting the Charitable event which was canceled in Ghana and moved to ElPaso Texas.progected and the man is an mbandimnot the author and the ppmits in states WMMA i is losing money in the respective and may not sell any more units and if it doesn't it will be irreparably harmed and his subscruptin agrement states he read it and Heleiserkamp states if he knew the mkma and cbi fees he would not have invested, Then his own Chartis claim contravenes his innocence as he attaches to the chartis claim the mkma and cbi fees etall.

The bank progegted after the event that never took place is put in the record knowing H eisterkampis an MBA and that he iled a claim against WMMa with Chartis insurance along with Mr Lockett, theonly 2 persons that subscribed after the jan5,2012PPM was published. Heisterkamp did not charge me with fraud to Chartis he filed it against Puccio and Mr. Mac Farlane as both these peoples resignation letter

admissions contained allegations' of their ommissions that Puccio alleged she and S ullivan and Berjedekian knew WMMA was a Ponzie scheme in DEC2011 that they never informed Heistercamp and orMrLockett [may he rest in peace] that MrMacfarlane was not the companys president[he was]asMr MacFarlanes resignation letter disclosed !F McGrath wants to control all witness testimony, meddle with the brady attempt subornation of Mr Agostinis being the first to ask for a settlement so that judge Griesand Mr mcgrath could not be considered in contempt of the stay which both of them were and which i reported to the sec what thaT THEY were in contempt WHATIS THE SENESE OF THE ENTIREPROCSS??. If they cant win fair its not the iNhouses fault; but the fact that those Prosecutors need to be put on a leash. At least youll get the truth from me as your second paid set of eyes!!Like wild dogs that 'smellblood they rampage through the forest attacking little fawns, and or 80 yea rolds who was an, honest to goodness consultant, and not responsible party .I was never in control during the period up to My being accepted as aWMMA board member and that was after they, the investor operators, the collusive, conspiratorial Newco enterprise WMMA investor/operators' left WMMA after we caught them joining Newco and on tape in the dishonest shareholders meeting of 6/19/12; wherin they demonstrated their plan of attacking me to soften WMMAH and me up for the kill! to try to destroy WMMAS value, They won and the division assisted in that feat

. During the pre Daspin WMMA director appointment I never owas in control of WMMA/WDIS' operations' and/or the finaces' and/or checks nor didi have the power and/or authority to hire and or fire any WMMA/WDI employee[s] nor pairtcipate in the sale of and/or recieving any investment banking fees. TheW MMA service contract withMKMA was amirrorimage of the Vhamoc federal bankruptcy Judges finding as fact my innocence of any state and or federal securities laws as EX C to My Wells' notice reply declaration demonstrates. IN that case the trustee found me innocent of any wrongdoing, just like in the WMMA chapter!!,by its dismissal and the trustees' declaration that I committed no wrong doing. In the Monica Petty complaint before the Texas bureau of taxation prompted she participated in the theft of \$5000.00 aided and abeeted by McFarlane and then by a stringof connected emails he showedher howthey could backdate his alleged WMM CONTRACT WITH HERBYALETTERHEWOULDBACK DATEIIn other words as the company he was presidentof was being raped byWayne Craig his and Jryll sientpartner and craig ws either selling the WMM abrnded Tshirts at the event for cash and pocketing\$2 0.00ashirt that WMMA paid \$2.50 for just plain outright theft of the inventory is what he perpetrated. In the meantime I believe he back doored WMMA by receiving compensation tied to the WMMA-In demand contract which made WMMA put up all the front money to advertise the event that Indemand would get 66% &WMMA only33.33%!!of! Or some such percentage. The normal cble andr TV deal is a 50/50 and they pay for the advertizings and WMMA pays for the production shoot or both chip in the deal. He made WMMA get taken for a ride and as a result in addition to other theft possibilities either rone the Mac farlane enterprise founders[Barry Jeryl], WMMA ECOO ring operations, William MacFarlane the alleged marketing guru and wmma PRESIDENT THAT LATER SIGNED A DCLARAION THAT HE NEVER WAS ITS; PRESIDENT. He signed contracts as its President, he was on TV as its Presdent ; but when they raped it he forgot its name. Genius who declared he would sell to the olympic advertisers and/or PGA advertizing sponsors. As to obtain a WMMA/WDI consulting contract he boasted how he was wired with both of those organizaions.\$10,000.00 a '.month went down the drains the end result was coke party the night before them event and he was bedding the ring girls. No spot commercials and No brand name advertiser's for WMMA. Just pure gluttoney for him , Jeryll and WayneCraig. He never invested a dime just talked big. positions for a progected \$400,000.001What dd WMMa get mr Craigs car warentee company and lookat

9

the subscriber she took in and never paid WMMA the 50/50 contract for his being advertised .Ditto mcfarlane and his comsulting corporation.on a 50/50profitsharing basis and that was the only advertisinge sponser with all IPaso and the E Ipaso vendors never solicited. They had 3 months to set up a planned event which was on national TV and just decision ended to take whatever they could and throw WMMA to a chater11. Thsts what the enforcement decision should have audited but instead the focused on the good guys and left the crooks get away. its not to late to audit the /3/12 event ie the indemand contracts and avegage deal that indemand gives out by deucim teakum and testificandum. The Venue kick backs from the brokerand the the Cameras operating at the box office in the venue inElpaso of hide., Mr Craig and o rierylls companys received a kick back for puttingWMMA OMITS BACK in the contract ditto The Bell canada contract and Mr Jerylln and wayne craig manned the ticket sales as there were about 5,500 spectators but revenue for 1,100 spectators. Mrmainsentmeand emil that he was not going to take my advice e to have the accounting firm be on site with cash and other operating controls. He stated in the emailit was to expensive at \$20.00;yet the ;projected cash flow from the live gate was in excess of \$300,000.00agreement to pay a breakup fee ifWMMA aid not hire her as event planner for aoril and May 2012. In the months unbeknownst to McFarlane only wayne craig his cotenet in scotsdale Arizona had regional events to that his agreement to stage an obligation of WMMA is alln the email chain. In that chain he admits that asif and when he aquires WMMA he wont use any of the WMMA owner operators[he wasjust goaded them on to turn against their own company]The MacFarlane Enterprise from monica Petty to wayne craig to Mr Heisterkamp, to the chaprera11. I had no control as Mr Luxs2013 deposition, which i did not attend ,.Mr Main and Lux were the responsible officers and the majority disinterested directors, Mr. Nwugugu assured me that the securities were excempted by his filing the 506 REG C which demonstrated compliance with the law. Mr. Main and Mar. Lux, in front of your honor both admitted that they were in charge offering the candidate a position and permitting his/her subscription, not me. As the majority of the directors were disinterested their contracts are all valid and I cannot and/or should not have been prosecuted for anything the company did and/or did not do.I was not a responsible officr and i was under the control of the wmma board as was everyone else. Non of my conduct was with Sceinter as this court helped me prove. Mr Mains letter email to Jeryl declare better that i can and his attached organization chart of who reports to who at WMMA excludes me and demonstrates where the control of WMMA was as does Mr Mains Bank authorization by his being the Secretary of all wmma entities and their President ;He and MrMc Grath triedto conceal the evidence that they had been sent, persuant to the subpoena all along in their passion?.Why in GODS' great Power did Mr McGrath do this to me??!

.

He holds the secret to the conspiracy to hide Mcfarlane before your honor!So does Oconell ,Nichoas Kolodney and Ms Lesle Kazon who sought to protect a damsel in distress, MsPuccio, the biggest lier of them all. She writes her resignation letter in 6/2012and in it states and admits that she knew all along with Berdejekian and Sullivan that WMMA was a Ponzie scheme in DE C2011!??!!Then why in March, 27th 2012 did she invest \$500,000.00 in WMMAH!???? Im the red herring that the McGrath division wanted to use as a prop to hide Mac farlan;,Mitt Romneys SW finance presidential campaign maneger! His complicity is all over the place as the issues raised from Mr Craig self serving email of May 10,2012 the email of "Whats going on In this place" to his federal lawsuit which he filed against me and WMMA and Mr Agostini that he lost with prejudice, to Mr Heitekamps filing an unemployment claim defrauding michigans adjl and alleging the foreward stock redemption checks were payroll checks!! To monca pettys loss claim of the Texas Tax claim which she 'lost as did Heisterkampp to Mcfarlanes taking on a law firm to represent some of the WMMA investor/operators Newco enterprise members ie Mr

Main ,Sullivan, Berjedekian and Mcfarlane all filed perjurios declarations before Judge Gambreddela and also lost.

With the 2013 transcript?

Its like Mr LUX and Mr Brown, a Brady debriefed WMMA candidate. They both cheated and MKMa which relied on the non compete period of 3years from introduction and WMMA introduced to each other in reliance that they would not breach the NDA theft of services is also whatMrbrown commited yet his Brady demonstrates a holier than thou approach against my admission of my felony at his meeting. which I have declothed mr mcGraths attempt to use to justify his invasion of my privacy, the divisions complicity in theNewco enterprise and in the MMA investor/operators false claims about my having control when the reverse was trueWMMA was the source of free services as the contracts calls on fee payments maxed out payments at of 10% of pretax if any and/ or equity ;reduced WMMAs fee payments to 7% of its billings for services rendered. In reality the division knew from MsBeiars report that WMMA was not forced to nor did itever get miked by me and or MKMA yet Mcgrath filed a complaint against the person having the most to lose by being paid WMMAs cash flow. I was in effect working to assist manegemnt to make WMMa a success to the adverse financial interests of myself and MKMa as the contrct capped any fee payments guarantying WMMA 90% of all cash flow, MKMA and i created a cap on its being paid any money at the whim of WMMAs board..

The complaints allegations are disproved by the service contract and MSBeirs financial report., There was never any wrong doing by me and McGrath and the division persons along side and under him knew they were suing the victim all along.!!..There was never any logic to the lawsuit milking of Wmma by me when in fact i was wmmas biggest proponenant and by contract hand cuffed MKMa so that it was the loser and its destiney tied to WWMMAs profitability and MKMAS' biggest debtor of WMMA.; but with no control, to receive any fees. Mr. McGraths unwarrented Wells notice and his continuance of a case that never had any logic to its allegations makes him a prosecutors without a cause .He assisted the mcfarlane a enterprise to destroyWMMa knowing all along that i and MKMa were victims.OnE must ask why did he do this.???Answer:WE DON'T YET KNOW ;BUT WE DO KNOW THAT THEY KNOW AND ITS'UP TO THE COURT TO HELP ME FIND OUT.THE DIVISON PERSONS' TIED INTO MR MCGRATH WILLFULLY AND WITH MALICE OF FORETHOUGHT ATTA KED THE WRONG PERSON!WHY AND WHO THEY PROTECTED WE ONLY KNOW THEL ATTER WHICH IS :

THE MCFARLANE NEWCO ENTERPRISEAND THE WMMA INVESTOR OPERSTORS THAT THEY TAUGHT TO LIE.ABOUT ME AND MY BEING A CONTROL PERSON!

Why did the division believe those that raped WMMA of its free cash flow and removed the finacial controls that if implemented would have saved the company from teetering on going out of business ,mr Sullivan,Berjedekian andMs P uccio along with Mar.Mc farlane,Main and Wayne Craig and barry jerryl must share in all the blame for the finacial/operations' distater associated with the destruction of WMMA..The management did not implement the financial and or other controls that would have enforced the budget and Mar macFarlane as its operating president shares the blame in proportion to the excess over budjet that wmma was force to submit to by McFarlane unjustified invasion of his takeover of WMMAsoperations in Febuary,2012 about45days before the event which he,jerryl and wayne were working on since jan2012 when the Ghana charity event was called off..Thats what has really been going on and MsBaeirsfinacial report in has demonstrated that's what happened.. This fact and this facts alone demonstrates that with respect to myself and Agostini r he was not only

honestbuthe made amistakeit wson the side ofwmma.MrsBear stated that He shorted My wifesloan By \$13,000.00and forgot to pay her interest on her loans!mistake in the selection of defendants;but the evidence the divisions had acess to all along from Msbeairs fraud division had not been heeded by the division. She proved my innocence. She proved that the operators went 2.5 times over budget not as a result of my teceipt of fees as the fees received by MKMa and me were dominium's as a percentage of the available cash as of jan1,2012and the incremental equity o fmr heisterkmp and Mrlckett. That was \$550,000.00 by itself and Mspuccios\$100,000.00 was an additional \$650,000.00to the #,000,0000.00 thebankonJan1,2012!Thatmeans that the operaters went thru\$1,640,000.00in4months.There is a fraud that MsBaeir will give us based on the expenses from jan 1,201 toJune31,2012andmrSullivan submitted a financial report of that period on august 15,2012!! recommend that the division focus on the expenditures from jan1,2012 untiljune31,2013 and income that maybe the jerryl craig team took in the live gate into their own pockets. In fact I did receive an email from Mr main stating that he did not want an accounting firms costs to provide operational oversite and an audit of the receipts as his son was in the Arizona operational team IIS It possible that the newco enterprise took off with all the cash leaving the operational costs to the finacial investor/operators while main, MacFarlane and Jeryl land Craig were stealing from the live gate an from adiversion of the paypal receipts from indemand the indemand paypal receipts .MsBaer should audit in demands payment[s] to WMMA and where they paid wmma As the indemand gate was ridiculously low despite the blogers and Mxfarlanes contract as WMMas president may have given his newco a way to divert some of the checks that were to go to the N.J office to the Arizona office and where WMMA had no financial comtrol and newco was up and running prior to the investor opertors moving with them. Too much hurray and scurry from my pont of veiw. Maybe the theft will be uncovered by the division they owe WMMA that because they went after the red herring giving the newco enterprise insiders of MAIN.Craig, Jeryll, Macfarlane away to plunder WMMAs cash flow, as MrsBaeir can visit with me to find the crooks after im back from my grandughters graduation on June20,2012!.

٤

Checks potentially based on heraudit!

I truly embraced your honor to even make what to me was a wonderful learning experience that disproved my own allegations' about your honor. It never happened. And .i apologize .

I ask for a dismisal and the financial relief from an equitable solution toa fully justified repaytiation caused by an error in the system that this defendant was not responsible for. Justice can be served by this court providing me repaytiation for a grave error and which this court may grant while at the same time providing it by ataching to ita consultancy for MKMa to streamline the incompatible inhouseadjudicationan the federal ditrict courts adjudication. There is no question that the sec must control the markets and apply with constancy its rules and regulations so that they give all defendants the same method and benifits that this case has taught me is at and in need of a strategic plan in and which experience and I and MKMA have the ability to provide.!

Your honor has Mains declaration in the chapter11as you will see him declare that he didn't know what a ppm was and did none of it but Mt Youn gp roved he lied there as well as he did with the financial control There is nothin in the complaint that sticks against me Just a red herring front that

won every lawsuit i was a defendant in; but what did it get me!Just greif. That he was fired in his sworne to declaration trying to make me look like the guy that took his money and the fired him.Great srory if true but its main thats the lier and not me Judge. Im clean and I left the court feeling great .Thats' the truth but he lied in his declaration to judge Gambreddela. See him stand tall refusing to admit he lied to the prosecutors' that in their complaint allege I controlled the money thru Agostini when Mr Main had all the control as i was only a consultant.

It has dawned on me that what really happened in Elpaso is WMMA e got ripped off. I counted about5,500 seats filled at the El Paso event; yet wmma only received money for 1,100seats. I have a feeling tha tsince doug main sent out a letter not to audit the box office seatsandindemand pay pal recipts is he and Mcfarlane and craig got together and made a deal as Mains son was close to the Arizona crowd..Jweryll,macfarkane,Craig and a the DON haskins venue deal so it sounds like they got kickback from the agency that they are close to.that brokered the venue. In addition MrAgostini informed me that Craig ripped WMMA off of 15,000 tshirts an ill bet he sold them at the venuea for \$20.00each and then took whather hedidntsellasifheremoved theinventory for someregionalevent andwould repayWWMMQ but never did..he stole about15,000 times \$20.00 is \$300,000.00! also believe that the SEC auditor MsBaeir should and must audit the money paid to In demand for the evert, the money from paypal In demand and received any fees and/or paid any commisions ro their endas the contract was consummated by circumventing mkmas comtrct so When i saw it the deal was crafted to in-demands advantage they got 2/3 WMMA1/3 its supposed to be at least 50/50and they should have paid for the advertizing trailer production pick up advertising trailer cost as they own half the receipt so Mcfarlane sold WMMa out and must have received a kickback from Indemand/ or one of the enterprise members as jeryll, Craig etc.

While they diverted the SEC from auditing the wmma at the 3/31/12 event MrMcGrath he had Ms Baeir looking to catch me and Agostini, while the real crooks were getting away.but i didn't promte that eventin the ,they ,themcFarlane,Jeryll,Criaig Main group did.Why MrMain sent me a email he was not going to audit the cash from the event a si recommended he do as cah goes outwith the ticket counters, and he sent an email it would not to much cost with[a progected \$1,2000.000.00? As im being attacked i also took my mind of the operating Loss gross] from the live gate, the branded t shirt sales the box office ticket recipts on fight nite, the indemand paypal receipts and Bellcanada.Each of the 3controled the cash sources .mcFarlane in-demand and bell Canada.,MrCriig WMMA t shirt sales and he stole15,000Tshits[Mar Agiostin has the info]ill bet he sold wmmas tshirts for the 3/31/12event WMMA and then said then pocketed the retail price which at\$20.00 is\$ 300,000.00!,Smaewith the box office seats recived 1,100 tickets at live gate and i counted about 5,500 seats occupied. Elpaso has the wounded warriors returning and 40,000.00 soldier in one mileof the venue and the universityis40,000 srudents that 80,000 potential spectators and tv advertizing a sat night in el paso when this is the big event..4,100 seats stole at \$30.00 is\$140,000,0000.00 stream venue an ill bet mcfarlane scored big as he sold outWMMa on the indemand revenue share.maybe wmma was sent an additional\$250,000.00 to its WMMAUSA Arizona office?? Ditto Bell canda

I motion for the court to order Mar mc g raths team to look into thi .And audit the hel lout of those3crooks with respect to the wounded warrior event, Its not a hard task and MSBaeir is darn good so with the subpeona power of McGrath may be he can pay us back for his blunder AN JOIN THE A TEAM JUDEGE YOU AND ME !NSTEAD OF going after the man with the most to lose if the company goes down is INSANE!!Mcfarlane, Jeryll, Craigand Main and his son and main. We know he will lie to our face and he

is not above theft. His son is street smart. We need MsBeairs audit skills and MrMcGraths assistance with subpeona catching the real crooks instead of going after me!lts truly a joke they run off with the live gate, tshirt sales, box office receipt and in demand sales and contract kickbacks and ive been sued for 4 years. And 10,000 hours by a waste of time and its this divisions omission of a materail fact and chasing the wrong people; but it can be straightened out, your honor, as you have the commissioners power and are a delagatee and they cannot enter into any deal as ive just made the case that gives the SEC an example of a turnaround based on a judge that opened her arms to justice and fairness as wells to protecting the innocent and punishing the crooks. Had i been a crook and had the box office and t shirt sales and in demand contract exploying WMMA from the inside out paced in officers positions of trust. No audit by Mr.main and Sullivan and Puccio of a budget that by its own progections was to takein\$1,000,000.00.WMMA was ripped off by the newco enterprise from the inside out and outside in. , been like the 3crooks brain that's what could have been done !It.WMMAhad15,000tshirtsthatwayne craig took and the t shirt sales for 5,500 persons at 2 that a person is \$200,000.00! and @one per person its\$100,000.00.WMMa pays\$2.50 and the 3crooks sell them for \$20.00atanwventthatWMMpaid for.mr Craig informed Mr Agostini he took the ts hits for lettingWMMA use the octogon which costs \$15,000.00.noonemadeanydealwithhimfor #15,000.00he just made it up and stole WMMas revenue.t he octogon for his own events take in hundereds of thounds of revenue streems.by mcfarlane, Jeryll and Craig they are partners and took in main so that what happened is over but we sll have a chance. The in demand checks were to small I expect a diversion of indemand sending some of the recipts to Arizona, and a mac farlene kickback for the sweet deal he gave them off WMMAs back. I was in Europe getting Ladbrooks to want to handle out WMMA book. In my moving papers i explained the facts to the Division, Did they track it down no they were after the redhering, the felon! I could defiantly reduce costs for the adjls; by consulting and inforing the court of my opinion of cases as out of 500 cases a year I beleivei I could assist in negotiating out 20% as a consultant in between the law firm and the division. its needed as the law firms don't not want to give the cashflow streems away so they cause the clients to incur more legal costs by prolonging the case infedersl court..l believe i can negotiate out from no settlement to a settlement..it would be a free benifit to the defendantand if the law firm doesnt want it the client will have the opportunity to read a letter from me [with good spelling]aboute what happened whe u dont settle. I would have receive the wells and reply and then test the dealmaking with no power to bind just like i did for WMMA.It was lost as a client by the diversion from the agency backing the wrong horse .The defendant that cant shoot straight will lose any way so my service would asist the innocent defendants to save money as I fit thatpicture. If It was was offered to me id takeit. ..

.

;

You taught me how to see my wrong allegations and crual allegations i made about this court from a few articles in the wall street journal by an embittered judge that didnt want to get the message. The message is this a person is better off as a defendant and a judge thinking the prosecution's case was sound as the commissioners who called the shot were they authority and their decisions should be respected, as the costoflitigtion in federal I district court costs our economy too much. In house has merit as if your innocent you rlegal costs will be 1/3of federal district court tand the adjls like Judge Feolak and your honor are great,.

Your honor Mar MAIN dishonesty on cross stating he did not control WMMAs finaciaces were proven disingenuous as I gave him the 4wmmaboard and bank resolutions authorizations for cosignatures on all WMMA entities check signing accounts. He signed as secretary and he was alsoPresident.So we have

established that the complaint allegations that I controled finaces and bank accounts thru MrAgostini as the complaintallegeswasuntruewhenmadeandrtherthatthedivisionwithmaliceofforethouhtmadeallegatio ns thru the complaint that they knew were untrue. This is not what we as citicens are supposed to get infederal district court and certainly before the in house, In fact despite the soevrign immunity if the SEC repaytriates a wrong as this is a special case and no one will want federal district court and i serve as a reference that if your a straight shooter your better off here!. I believe i can be of assistance before the complaint but after the wells to resolve to the divisions satisfaction cases as I wont be paid by the hour if your honor wants but by the results. I will sign the oath so that all will remain confidential and all i needs access which this court will want as im to assist in resolution as between the staff and defendant potential council with their cleint. I will be paid by both sides if your honor so directs 50/50 representtion of all firm you have 2hard heads. [My fee of\$350,.00hour plus expenses is fair and it will be useful as ill be the only one in the room that relates to the defendant. But ive gone through both forms of adjudication and i can provide both sides with what they need and ill write a report to your honor soley so that if the court desires it can finish a settlement.

r

Incidentally your honor on an other note I did present as ex1WMMAH March27,2012email to mikeNwugugu.89% investment for her \$500,0000.00investmentintoWM Ah 3days before the3/31/12 eventwithanother\$100,000.000 lush her exchange of preffered into WMMAh. At that time if she was in her right in WMMA as Sr vp admin and finance over Sulivan and berjedekian, but she knew that the net cash was about equal to the deferred compensation and trade creditors and that she was in effect investing nto a net asset of thervaluatinoftheimC contract. That was theomnly asset left besides the startup goodwill and teven capitalizing all costs until revenue was made and service fees not paid;but earned and all deferred capital that would amont to\$\$7,000,000.0without the intercompany miniinvestment companys wmma and wdi held and that were in the related party transaction. Mr eaton wmmah shares prove Mr Eaton, a lawyer forgot 1 That shows how long ago this transaction occurred.to long for a fair hearing I didit even know who Diamond was until the resume with the circus was mentioned!. Ms Puccios Imc value exceede\$100,000.00Evalue independent of any MKMa her iMC appraisel convtraened the value that the complaint alleges was exaggerated. It was not as a going concern.Each related party transaction explains any quaestions that an investor may have asked.MS Puccios access to the WNMMAH shareholder list includes the trusteess that the thre directoirs had thus also proving that if an investor wanted to elicit WHMMAH shareholder list they would have access. TheWMMAH shaeholdrs list they had access to the the boad members and would receive the same disclosers i gave applicants. That my wife joan held warrents' that the three directors had a fiduciary too or which if exercised would give her control and i disclosed that with my felony judge ; as I am an honorable man with values .I did tell them about the wareents and that I and my family had sweet equity investment and capital combine of \$1.500,0000.00 by august of 2011. of earned fees of which one million was forgiven and the rest is owed as a contingent account payable and subordinated at that as its after employees deffered compensation gets paid first and no warentee they have to anything, payed and at that time All the MKMAhard cash fees had not yet been paid only the monthly loan repayments to joan.!

The complaint alleges that i was a control person but Mr luxs 2013 deposition states that untruthful as he testified under oath that i was a consultant and the wmma majority disinterested directors controlled and that the Board of director resolutions controlled the wmma companys and he was its ceo..The complaint alleges I and Agostini control WMMAs money when this court saw the bank resolution signed by Mr Main, Sullivan ,Lux and Main with anyone as a co signature to Agostini. They could have implemented it by driving a couple of blocks to the bank but didnt'want the responsibilities,. All sullivan the CFO had to do was ride over the the bank file the resolutions an start signing checks, ditto main and ditto LUX. They didn't want the responsibility as then they wouldn't be able to blame the red herring the felon, me, for the losses they incurrd by not following the WMMA PPMS rules: don't promote until the regional promoters champions are selected and then with the money made by showing the regional events once the wmma web site was up and connected to Mr Wolks IMC database.

Ive knwn of Mar Wolk for over 40year as I finally remembered he had a website and i received deal flow from it. I thought it was a different Wolk as he has a brother. The Judge the allgatioons in the complaint are about a different Mike Daspin and or ed Michael not me. I did not have control Mr Mainadmrluxdids they were the majority

I also lost the notes that your hono rexpects me toad the exhibits I offerd, Please let me know the numbers in my 50 and the name of each and numberand letter your honorwant me to assign to it as its new to me and i apologize. However; judge please do a sua sponete as their was never a case here just one i have established and which I don't want to be involvesd in. I need your power and i can be of real assistance as what I discovered is almost as bad as the mis manegement faiure of WMMA. This great agency and you and m yasistance would be fun. I know that I will be an aid to you judge as Itshard to conceptualize what frustrations you have the strength to manege and enjoy as i can see you are the SEC. Im honored to be able to talk to you Judge. So I need your honor to give me the name of the 50 exhibit that you want me to keep and the reaminder ill throw away. I need to see how the division responds to the order as i was so tired from that last day and MrMcgraths informing me that I setup the ppm readers by creating phoney resumes as MrEaton I must have fogoten. Thats another reason to dismissi as I lost all **setup** the died, had **setup** and **setup** and **setup**.

That's why I used the prosectuions witness and i was delighted by mr lange and mission that iinformed I told him my background at the first interview which was exactly what i did the moment I saw the nda signed and i would tell them the mike and joan story to break the ice and then it was time for their story.thats all that happened.I swear this on the bible under the Lord Our GOD.

Respectfully

Cm Daspin @

EwardM Daspin prosee

Em Daspen

CERTIFICATE OF SERVICE ON 06/12/2019 I SERVICED UPS TO REMIT THIS SERVICE EDWARD M DASPIN------

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)

. . . .