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OFFICE OF THE SECRETARY

Edward m Daspin pro see,

case-3-16509 & case # 3-16509AT 1/11/19 firs

4 Pine Veiwin, Boonton, N, J07005

@optonline.net

DECLARATION[s] & MOTIONS AND BREIF FOR THE FOLLOWING VIOLATIONS OF MY LITIGANTS RIGHTS, MY CONSTITUTIONAL RIGHTS' & ME TO RECEIVE EQUAL TREATMENTS UNDER THE LAW, AS WELL AS ALL OTHER RIGHTS'REFFERED TO HEARIN BELOW I MOTIONED BEFORE AS BY REFERANCE TO THEM ITS;, AS IF ATTACHED HEARIN THAT I DID NOT RECEIVE A RESPONSEANIRTHATYOURHOORENIEDBEFORANDI ASK THAT YOU REVISIT IT. IHAVENOT REEIVED THE FULL INITIAL DECISIOAND SOIMMAULINGIT ASANATTACHEMENT TO THISAND THE ATTACHED DECLATATIONANDBRIF WITH THE HOPE WE AN RESOLVE THEMANIFEST ERORSIMNTHEODPAGESANDMYEXISTINTHE EVENPAGES I ALOMOTION FOR THE TRANSCRPTSAND EXHBITS ATNO COSTASMYWIFEHAS ARIGHTUNDER SPOUSAL PRIVALDGE TO DENYME ACESS. THAT DOESNITMEAN THAT THE SECHAD]S THE RIGHT TO INISTON FORM 20AS A CONDITION PRECEENT TO GIVING ME WHAT IMENTITLED TO BY LAW UNDER EQUAL TREATMENT UNDER THE LAW,...

THIS COURT & COMMISSION WILL OBSERVE IN THE RECORD OF THIS MATTER. THAT I DON'T DESERVE TO BE FOUND GUILTY OF ANY VIOLATIONS'OF THE LAW, NOR WAS I GUILTY OF VIOLATING ANY LAW OF THE UNITED STATES WITH SCIENTER, TO ENSURE THAT EVERY INVESTOR KNEW BEFORE INVESTG AS ADMTTEDINTHE COMPLAINT INDEPENDAT OF . MR.YOUNG TESTIMONY!THE SIGNIFIGNANCEOF THTUNSOLICITED ADMISSIONPROVES MYHONESTYAS DOES THE FACT THATINSTEADOFMILKING WMMAS ACCUSED IN THE WELLS NOTICE I WAS A CREDITOR GIVING IT OVER\$2,760,000.00 ACREDIT THAT I NEVER RECEIVED PAYUMENT FOR AND WHICH THE WMMA/MKMA COTRACT GIVE WMMA THE RIGHT NEVER TO PAY. ITHAT IS NOT ME MILKING AND I WAS MILKED A MRBEIRS, THE SEC FRAUD AUDITORFOUNDNO FRAUDBYME WAS COMMITED RATHERTHAALL WE RECEIVED VER 9MONTHS IECBI,NKMA ANDME WAS #240,000.00WHICH WSS THESERVICEAGREMENT CONTRACTUALOBLIGATIONANDI FORGY MILLION FEEI, DESPITE THE WELLS'NOTICE NOT GIVING THE COMMISSIONERS' THE TRUTH THAT THE DIVISON HAD IN HAND FROM 2012 SUBPEONA AND FROM THE 2013LARRYLUX DEPOSITION ATTESTING TO THE FACT THAT HE, NOT I WAS THE CEO, THAT HE WANTED TO FIRE ME AND MKMA:BUT DID NOT THINK HE WOULD GET THE PEMISSION OF THE OTHER 2 WMMA DIRECTORS!1WHICH PROVES THT THEY WERE INDEPENDENT AND CONTROLED ME AND NOT AS YOUR **HONOR FOUND!**

THE DIVISON DID NOT GIVE THE COMMSSION THE WMMA CHAPTR11 FRAUDULENT DECLARATIONS OF HALF THE INVESTORS NOR DID THE DIVSON GIVE THEM THE [COMMISSIONERS THE FACTS' THAT THE SEC ADMITTED THAT THE OTHER 3 INVESTORS LIED IN THEIR SUBSCRIPTION AGREMEENTS' FOR A 100% FRAUD BATTING AVERAGE THAT ALL INVESTORS OATHS CANNOT BE TRUSTED.

IN ADDITION; THE ONLY REASON THAT THERE IS A SECURITIES CLAIM IS THAT THE INVESTIORS WERE NOT ACCREDITEDAND THAT THE EXCHANGEACT WASVIOLATED BY MYDISUISING THE INVESTMENTBANKING FEES ALLEGED TOI BE DISGUISED BY MEASHUMAN RESCOURSES FEES1 [MRNWUGUGUACCEPTED FULL RESPOSIBILITIES IN HIS OIPANSWERS AS PARTOF HIS RECANTATION OF HIS BRAYALLEGATIONS WHICH HERE PRESENTED WERE NOTHIS AND HETHEN AS NWERED ALLOIP ALLEGATIONS AS IF A DEFENDAT, INITHEADMITS HE USED THE CHAMCO SERVICRAGREEMENTAND EXAS THE TPLATE FOR THE WOWMMASERVICE AGREMENT WITH NMKMAAND THAT!

DIDNOTTOUGHITAND THATITWSAN EXACT REPLIC SOIWAS EXCULPATED BY HIM DESPITE HIS CLAIMS IN THE CHARTIS CLAIM THAT I WAS RESPONSIBLE FOR HIM NOT GETTING PAID WMMAS PERCENTAGE FEES THAT MKMA HAD AGREED TO DISCOUNT AND THEREFORE HE PROVED THAT I DID NOT DISGUISE THE INVESTMENT BANKING FEES AS THERE WERE NON IN THE CONTRCT AND 5 OF THE SEC WITNESS ADMITTED THE HR FEES WERE PERCENTAGE OF THE FIRST YEARS COMPENSATION AND NOT THE AMOUNT OF INVESTMENT!! ITS IN THE WELLS REPLY SUBMISSION WHICH YOUR HONOR REFUSED TO LOOK AT AS MY EXHIBIT TO DEFEND MYSELF PLEASE LOOK AT IT NOW AS I WAS FOUND BY THE WMMABANKRUPOTYCOURT TO HAVE COMMITTED NO WRONG DOING AND IN2014AFTERTHE COMPANYWASSHUTTHAT'S RES ADJUDICATA IN A FEDERAL JUDGE COURT AS AN OPINIONE BY THE TRUSTEE AND THE COURTS DISMISSAL OF THE CHAPTER 11 GIVING ME BACK THE COMPANY AND FINDING THE 4 WMMA OFFICERS'NON CREDIBLE,I ASKED YOUR HONOR TO REVEIW THE WMMA CHAPRTER11 DECLARATIONS OF MAIN,BERJEDEJIAN SULLIVAN AND MY REPLY AND THE TRUSTEES OPINION.

THAT PROVES NO SCIENTER ON MY PART WITH RESPECT TO THE HR FEES BEING DISGUISED AS INVESTMENT BANKING FEES ANDONA FIFOBASIS ALL THE \$240,000.00 OVER 30MONTHS FOR\$8,0000.00 A MONTH AND THE HOURLY RATES FOR THE FIRST4 MONTH OF JAN-APRIL 2011,BEFORE ANY HUMAN RECSOURSE FEES WERE DUE. THE HOURS \$RATEOF\$350.00AN HOUR IN THE CONTRACT WERE DEFFERED FO R THOSE MONTHS' AND TO BE PAID FROM FIRST CASH ;BUTMR BURNHAM WAS PAID FOR THE H/R FEE AS HE WASNT AN HOURLY WORKER SO MR AGOSTINI FOUND IT CONVEINET NOT TO HAVE A RUNNING TOTAL AND KEEP 2 SETSOFBOOKSONEFOR DEFFEEDMKMA FEESAND THEOTHER FORBURNHAM WMMAS SR VO H.R FOR HR FEES WERETHEYINVESTMENTBANING FEES THEN BIRNHAM WOULD HAVEBEEN SUED,HE WASNT SUED AND HIS BRADY PROVES ALL INVESTORS WERE TOLD BY HIM, PRIOR TOINVESTING THAT MY WIFE OWNED A MAJORITY OF WMMA11 [THE TRANCRIPER USED WMMA AND WARRANT MY WIFE OWNED IN WMMAH BY ERROR BY ERROR AS MR NWUGUUGS' RECANATATION & LAWYERS' LETTER ALSO ALLEGED PROSECUTOR FRAUD IN THEBRADY TRANSLATION!

PAYMENTS OF WHEN THE INVESTORS'INVESTED FOR BURNHAM WERE FOR H/R FEES, BUT FOR MKMA WERE FIRST DEFFERED HOURLY FEES AS NO INVESTIORS INVESTED BEFORE SEPTEMBER 2011 AND MR AGOSTINIISAVED THE ACCRUED PAYABLES DUE MKMA, WE NEVER RECEIVED ANY H R FEE SO THERE WAS NO INVETMENT BANKING FEES EVENT !!THOUGH THE 'ALLEGATIONISIN ITSELF WERE AN ABUSE OF DISCRETION DEMONSTRATING JUDGE MURRAY HAD TO MUCH ON HER PLATE AND THAT'S WHY I WILL PROVDE THE MANNIFEST ERRORS WHEN IM GIVEN THE TRANSCRIPT.

THE ENTIREI ALLEGATION IS A RUSE S TO FINDME GUILTY OF THE EXCHNGE ACT THEY HAD TO FIND AN INVESTMENT BANKING FEES IN THE FEE AGREEMENTS; BUT THERE WAS NONE SO THEY INVENTED IT! JUDGE MURRA YWAS NOT INFORMED BY ME; YET AS THAT'S WHY WE ARE HAVING THIS EXERSISE, ICONVOLUTED TO TRY TO GRASP AT STRAWS TO FIND GUILT WHEN THE COMMISSIONERS' ONLY INITATED ACOMPLAINTBECAUSE THEYBELEIVE THEIR DIVISON BUTTHATS THEPROBLEMAS THEPROSECUTORSATTIMES AREBIGGERLIERSTHAT THE DEFENDAT THEY GO AFTER, NOT ALL PROSECTORS' ARE LIERS AND NOT ALL DEFENDANTS.

IN THIS CASE I AM A NON RECECIDIVIST FOR OVER 4 DECADES AND IM NOT GONG TO LET ANYONE FRAME ME! IT AT LEAST 33% OF THE DEFENDATS ARE FOUND INOCENT AFTER ONE YEAR IN SEC CASES SO WE WANT TO GIVE SOME UP FRONT OMBUDSEN DUE PROCES BEFORE A GUILT INITIATION SO

THAT THE COMMISSIONERS WILL HAVE MEANINGFULLUDICIAL REVEIWPRECOMPLAINTI 30DAYSAFTER WELLSUBMISSION SO THEY WONT PUNT TO THE DIVISON AS NOW 8 HOURS OF THEIR UNDIVIDED ATTENTION IS NOT ENOUGH FOR THEM TO LET POTENTIAL DEFENDANTS GO TO A NO ACTION LETTER PRE INITIATION OR SETTLEMENT; BUT THE NON BINDING IN CAMERA OPINON OF A FEDERAL JUDGE RETIRED SELECTED SINEACH DIVISONOF THE COUNTRYAND WITH THE SECDIVISONOFFICEUSED FOR EACH DYPROCEEDINGOFTHELAWYERSONLYAND THE PROSEE CASEINVESTGATORSWIKLGIVE THEM 3500 HOURS OF DUE DILIGENCE BY CBI 5 PERSON TEAM WHICH THE JUDGE IS THE LEADER. 33% DEFENDANTS' WERE FOUND INNOCENT SO IF WE GIVE THE COMMISSIONERS AN INDEPENDAT INCEMERA OPINION, NONBINDING AND THEN THEY MAKE THE DECISION THE DIVISON WONT BE ABE TO STEAL HOME PLATE TO PUNT!

ITS NOT THE COMMISSIONERS FAULT THAT THEY PUNT AS THEY DON'T HAVE THE H/R RESCOURSES.MY TRUMP PLAN GIVES THEM THE TIME FREE.ITS NOT THEIR FAULT THAT THE PRESUMPTION OF GUILT IS ATTCHED BY DODDFRANK THEHONSENTIRFROMMASS IS TPROPONANTOF THE DODD FRNKAMMENDEMENT, BUT ELIZEBETH WARREN NEEDS SOME TIME TO LEARN THAT CONNING COMMISSIONERS' TO PUNT IS UNFAIR TO DEFENDATS AS THESECLABEL ISTERRIBLE TO WASH OFF WHEN THEY ARE FINALLY FOUNDINNOCENT AFTER \$2,000,000.00 IN COSTS TO OUR GOVERNMENT.

THE FACT THAT ALL 7 OF MY MATERAIL, INDESPENSIBLE NAMED BYME WHICH INCLUDED MR BERYL WOLK A WMMAH SH ARHOLDEROF WARRENTS'AND THEIMC OWNER WHO INFORMED ME HE WAS OFFERED\$ 90 MILLION FOR THE DATABASE AND REFUSED IBEFORTHE SECGOT THEIRBRSADYAND THENHEDEID!THATSONEEHO WOULD SUPPORT THR \$83MILLONAPPRAISLE1HEIS DRADANDICNTBRING HIMBACK BUT A GLIMER OF IT IS IN HIS BRADY AS A REPONSE WHEN I ASKED HIM DURING THE NEGOTIATIONS TO GIVE WMMA AN OPTION TO PURCHASE AND WHICH AT THE TIME WOULD NOT BE ABLE TO CONSUMATE A SALE ASHEKNEWHE WAS DYING; BUT DID NOT TELL ANYONE.HE SAID HED SELL FOR ALL CASH AND NOT TIE UP HIS COMPANYS ABILITY TO SELL TO THE HIGHEST BIDDER AND THEN GOD HE TOOK HIM.DIED, SO DID DAVID FRISHMAN A WMMAH SHAREHOLDER AND KEY REGIONAL WDI EXCUTIVE AS DID MR FRANK PRICE A WMMA SR VP HUMAN RESCORSES AS DID GIRGIO KAUFMAN AN WMMAH SHAREHOLDER AND FINDER WHO OBSERVED ON SEVERAL OCCASIONS MY DISCLOSURES TO PROSPECTIVE EMPLOYEE, AND CASH BUYER WHO WERE INFORMED BY ME UPFRONT OF MY BACKGROUND FELONY AND NON RECIDIVISM FOR 4 DECADES AND DESPITE THE FACT THAT OUT OF 300+AQUSITIONS' INVOLVING ABOUT 1,000 SELLERS AND ABOUT THE SAME OPERATING PARTNERS OF THE NEWCO[S] THAT WE FORMED FOR THE ACQUISITIONS' AND ROLLUPS' MY WITNESS EITHER DIED, HAD STROKES, AND OR REPORTED TO ME THEY COULD NOT REMEMBER WITH SPECIFICITY THE **EVENTS' 9 YEARS AGO.**

IT DEMONSTATES DISMISSAL SHOULD HAVE BEEN GRANTED ASI COULD NOT EVEN PAY ALAWFIRM AS A RESULT OF THE FRAUDULENT INDUCEMENT THAT JUDGE MURRAY AND THE PRESIDENT OBAMA COMMISSIONERS, LED BY THE HON.MARY JOE WHITE, WHITH JUDGE MURRAYS' SUPPORT! THEY BOTH HAD SINCE 2008 THE ARTICLE 2 APPONTMENTS READY FOR SIGNATURE SO THE FRAUD, CONSPIRACYNDENTERPRISE ACTIONS WAS WILLFUL MALICIOUS AND WAS PERPETRATED AGAINT 150 IN HOUSEONSPIRACY DEFRAUDED AND STILE THE LITIGATION ASSETS SO THAT IM DEPRIVED OF ALAW FIRM BECASUSE JUDGE MURRAY PERMITTED THE ASIGNMENT OF FAKE ADJLS, HAD SHE NOT LED THE ENTERPRISE AND NOT APPOINTED FAKE JUDGES! HAVE THE MILLION

LITIGITION FUND AND MONEY TO PAY FOR THE TRIANSCRIPT, THEY DEFRAUDED ME OF THE ASSETS I NEEDED TO PROTECT ME SO THAT THE END RESULT IS THAT THEY ARE RESPONSIBLE FOR DEPRIVING ME OF MY CONSTTIONAL RIGHT AND THEFT OF MY ASSETS, THE 10,000 HOURS BY FRAUD AND DECEPTION WHITH OUT DUEPROCES IS POUNISHABLE INDIVIDULLY WHITHOUT LITIGATION IMUNITY AND I DESERE IT!

THE MURRY ENTERPRISE AND HER ASSOCIATED FRAUDULENT VIOLATERS THAT COULD NOT JUDGE ME AND KNEW THAT THE CONSTITUTION GAVE THEM A 2NDCHANCE TO RUN ME OUT OF THE MONEY AND TIME AND MAYBE DIE.I WONT DIE JUST ON SPITE! JUDGEMURRAY AND JUDGE GRIMES BANDED TOGETHER TO BRING AN INNOCENT TO JUSTICE!WHAT A DEGENERATE DISCGRACE,I APLOGIZE;BUT SETTING ME UP, SWITCHING,JUDGES'AFTER I GET FAVORABLBE DECSION, THEN LETTING THE GRIM REAPER,DISOLVE THE PROTECTION KNOWING THAT MY LIFE WOULD BE AT STAKE BECAUSE HE DIDN'T LIKE THE OIP ALEGATIONS'!! THAT THE DIVISON USED TO DEFRAUD ALL OF THE AFORMENTND AND THE REFUSING ARE RECUSAL AND A DISMISSAL FOR THE 9 YEARS BEING TO LONG FOR ME TO EVEN REMEMBER HALF THE SHIT FROM REIEVWING THIS CASE TO DEFRAUD ME BYTHEMCGRATH ENTERPRISE WITH THE MURRAYWENTERPRISEINTANDAM WITH:

MsPuccio and the Mc farlane enterprise trying to streel the company they raped from the inside and blaming me as the/rabbi the use of my 4 decade old mistake that didn't con any of the 50 judges ive been before winning every case as they all used that to steal judge Gmbreddela and her Mr Giordano trustee they knew the truth Judge Alpert in Chamco knew the truth and his trustees' lawyer a brilliant man whose name escapes me but after 3 years found me innocent what gnetlemena1HIM

JUDGE MURRAY AND THE PRIOR COMMISSIONERS BECAUSE I WAS FELON 43 YEARS BEFORE AND AFTER I PAID FOR IT,IT MUST BE STOPED!! A FORMER PRESIDENT WHEN HE WASLEAVINGOFFICEANDHISWIFEASKEDME FOR #100,000.00FOR THELIBRARY ANDI PAID HALF THEN REALIZED WHAT GOOD IS A PARDON YOU HAVE TO PAY FOR AND RECEIVED THE DOWNPAYMENT BACK NOTPRESIDENTTRUMP HE DOESN'T NEED MONEYAND CANT BE BRIBED AND HEHAS RIGHT TO SEEIFJOWBIDEMSKIDISPASSING SOMEOF THEUKRANESMONEY THRU HIMTO JOE BEFORE HE PAID S THE UKRANEITHATS HIS JOB HE JUST GOT THE ISIS LEADER THAT'S HISIJOB TO PROTECT US. JUDGE MURRAY YOU LET A NON JUDGE DISOLVE THE PROTECTIVE ORDER KNOWING I COULD AND YOUWANT TO JUDGEMEIAREYOUKIDDING??DISOLVE A PROTECTIVE ORDER WHEN IRREPERBLE HARM WAS FOUND BY YOUR OWN JUDGE ??ITS NO T THAT IM CALLING YOUR HOMOR A CROOK AS IWNT TO BE NICE, IF I DID NOT END UP LIKING YOU ID SUE YOU BUT I WANT THIS SETTLED

.I WAS ANOFFICERAND TANK COMMANDER TO PROTECT OUR COUNTRY TO DEFENDED AT MY AGE OF 81 AND A SOLE PROVIDER OF MY WIFE AND AND IM A HUNT AND PECK TYPIST I ONLY LEARNED IN 2014 AT A HIGH SCHOOL COURSE.1WITH MY OWN ILLNESS ITS IMPOSSIBLE TO RECEIVE THE CONSTITUTIONAL BENFIT THAT WERE STOLEN FROM ME BY JUDGE MURRAY, MC GRATH, JUDGE GRIMES ET AL ALL OFTHE DEFENDANTS THAT THE SUPREME COURT IN ITS WISDOM AND COURAGE INFORMED THE SEC TO PROVIDE A NEW JUDGE THAT HAD NO EXPERIENCE WITH THE PRE LUCIA VS SEC IAUGUST2018I

Judge murray must have her own	i asked her to recuse herself with the conflicts
she has with as she switched judg	ges when judge Feolak found id be irreperaly harmed I testify and
gave a 7 factor test federal judges use to asses wether and adjournment is fair,,I failed all 7 factors ans	
when I was being deposed by the	sec, at the beginning of the 2d half

after judge Feolak found after highly contested wth issues an no question I could judge murray interfered in my case and threw judge feolak off my case threw in her ringer judge james Grimes also is constructional violator as judge murray and she thinks she is conning the world or doesn't care whose right she she chose to trod over and i realized that Judge lilian McEwen and judge Elliot must be right and im in the center of judge fixer and violater[s] of the constitution,,,

judge murray while defrauded me before the Lucia descion, she commits theft of my10,000hours by appointing all violetears adjis; which she knowingly knows that the constitution penalty is a retrialwhich means double costs after they milked /stole my million defense budget and then after she re fuses to recuse her self,refuses to respond to my vacate motion and reply with call for support, the violations and theft personally as im not suing my country! Its the individuals that participated in the cival rico which over 150predicatacts of theft of my assets and the other defendants through fraud and deception whithout due process!

include a draft declaration and motions under this motion and decoration This comes first then the declaration sent out under this cover and then the exhibits of the odd initial decision pages the certified rmail receipt found when I opened the certified letter that my wife misplaced for 3 days half done with no even pages when I found it and the envelop to weigh the proof only half was sent. Once im getting my fullintil decision and if there is no dismissal and or settlement then we move forward till the case is brought up in federal wherever this clean commission takes me.

Respectively

e m daspin pro see 3;43 11/1 10

THE HONORABLE DONALD J TRUMP PRESIDENTOF THEUNTRED STATES[CERTIFIED MAIL] FOR HIS PERMISSION TO USE HIS NAME IN HIS HONOR TO SAVE COMMISSION LITIGATION COSTS, THE REPUTTIPONS OF SOME OF THE INOCENT TO BE DEFENDATS IF NOT FOR THIS PLAN WITH DUE PROCESS AHEAD OF THE DODD FRANK AMMENDMENT LOCKINGING IN! AT NO COST TO US WHITH A BOUNTY FOR EVERY AMERICAN WE SAVE FROM THE FATE THAT I WENT THRUAND SAVINGOURCOU TRY FORECHONEB ETWEEN 41MILLIONAND \$5MILLONAS THE OMBUDSMEN REPRTINTO THE COMMISIONEROF ECH CAEPRIOR TO THE INITTIONOFALAW SUIT TO GIVE 3,500HORSOF DUEGDILIGENCE FREE AND SAVEIF THEBETQ TEST WORKS' 200 DEFENDANT PER YEAR D AN ABOUT\$200,000,000.00 A YEAR FOR THE COMMISSIONS REDUCTION OF 5%OF ITS COSTU+/- ACTUIAL NUMBERSICERTIFIED THWHTEHOUSEANDBEDMINSTER AT HISCOUNTRY CLUB.WITH AN INVITATION FOR ME TO MEET WITH HIM WHEN HE GETS INTO TOWN OR FOR HIMTO VISIT ME AT MY HONE IN

THE COMMISSION THRU MR FIELDS CERTIFIED MAIL AND EMAIL;

,MS, SHIELDS FOR JUDGE MURRY AND ALL 5 ADJLS[E MAIL AS WELL AS CERTIFIED

MR MCGRATH, MR SHAPANKA AND MR AGOSTINI.E MAIL ONLY

CERTIFACATE OF SERVICE ON 11/1/19

WARRENTHLDERANDIF, WITHNOQUATRENTEESINTENEDND ORIMPLIED THE COMPANYMAEHALF OD THEPROFECTIONSIN 6YEARS THE WARRET COUL TOTAL#3MILLIONTO 45MILLIO SONOONE,NOONEHAD TO TKEANYRISCK TO BE APAERTNERANDASHOTATMILLNSF HEORSEHE JUSTCAMEIN TO WORKAND THENOM 3 TO SYEARSASKED FOR THENET,, NO ONE NEEDED TO INVESTA PENNY AS WMMA RECEIVED THEIR LABOR AT NO UP FRONT WEEKIY AND OR MONTHLY SIGNIFICAT COMPENSATION IT WAS DEFFERED ENOUGH TO TAKE OUT TO THE SUNDAY IN 2015 OR 161

This is so important as my wife had loaned over \$350,000.with the \$87,000.00 star,t up 2010t the start up cash of \$87,000.00 in the ppm and the main equity of \$333,333,33meant that wmma was fed for a year without any other investments'; so no pressure was on anyone to invest and in fact WMMA was very conservative as no expenses amounted to more than\$25,000.0amonth out of basement office and we could put 20 employees comfortable and use the parlor and or upstairs for interveiws .Since Mr Nwugugu was a joint venture partner for about 7 years when this deal came up he had vettedme fr 7earsan vey rimeitwausedand we were sued Thw Ilwationsaoutsecurities wasdismissed andinchamco after yearsandwe funded the Cimpanywith a506PPMthe securitsclims we were foundinnicentof and Nwuguguised that service contract as his replinhise antation to the secofhisoriginal Brady conteinedhisanswers to ehOIPLLWGATIONLINEBYLINEAND HE EXCULPATMEASHEWASVERYHIGHTLYEFICATEDAND WITH SERIES7/13.2YEARS LAWSCHOOL AcpaAND AN ADJUNCT PROFFESORAT A CITYUNIVERSITY INFNCE Gaduareschool wel published articles top draw,, Wvery deal he vetted the companyhaditlaw for and cpa formand InsirancebrokerlikewillisandMarshantheyhavehigh browinhousesexritieslawyers beforethey underwriteit dfor aninurancecompany.. Everylawand accounting tform asellinwmmaccepted his work productbroughtoit to theiorfirmsieplapiperandmcGladertyand thepartnerincharof wmas acount aeme a thinbsup asinegotiated alineof creditas a starrupneed capitalpotectso weusevendor creditlik myandr maysMKMA gaceunlimie xredit towma as wealllooked to theback endbigpay daylAndMKMAandCBIgaveit \$3.000.000.00incredotandonly feceives 240.000.00 for 30monthseeforsand \$600.000.00ididnothargefir2010linotherwordsby the timeDoungmaincameinland CBI hadinested weat equityodf \$,5990999,99nasnmywifeslianswas \$359,999.99ifneedednd itwasneeded t fettgreat realestatepenthouseoficeas the companyneeded anetworh of amillionans[d with #1,000,000 fee forgivnessonimcand the Minequityand the wmmah loans thajoan fnded asloans at the hilding companywichinvesteditinWMMA/usa shares acea real \$1,400,000.0forwmaand %30,000.99ashinhebankTheysigned theleasefor a 3yearsubleseand thenan extensionasWMMAhdhire someof the wrongpeopand avery speedyemployment rateisa startuosnightmare Butwm a invitedjonskers atleast 3 dayifnot 4 aweek with -3 visitorsa day fro 5 figurejons is ungit for 10 years forjonseekersamdabout 0%want toinvest so theps were redy so that an overveia fter annua was signed wascustomaryandmryounf=g took careof thenda thevisotorfilesithMr Brnjam sr vp human rescourseswhiowedhisownnortgagebrokeragefirmand knewcreidt for ome equitylines for homebuers Hemadeabout #15m6=760orhalfof the 25% offirstyeard compendation it he qarrent gilder for sweqar] t equtyto deffer the compensationuntilwmmamadea\$1.00aterpauingthatmonthscompensationto theempluees if anything left over MKMA reve 10% of the incement I, pretax and or equity with acapandnomrequitemen to etpaldifmma wa strappedashis wa agreatinditry with a gretvison o cut the event con tencosts uinsing theinternet to corout the cableand tv huf=gepeiceof thepayper veiwie 22 to 40%!With theintentits10%!Thastasavingso 805OFCABLECOSTSANDALLWM ANEEDED WAS TO FINISH THEWES]DSISEA DHIEA CTO TO CONECTWMMAS SIE WITHIMC DATABSED AND M WILLMOULDSEND OUT THEMAILSMBY THEMILLIONS FOR AFREE WMAPLATIMNUMCARDAND 105DISCOUNTRESERVED