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Edward m Daspin Pro See,

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case-3-16509AT & case # 3-16509 10/29/1

4Pineveiw lane, Boonton NJ 07005

Surelleille

DECLARTION & MOTIONS; [BREIF CONTAINED WHITHIN] TO EXTEND THE TIME TO PROVE MANIFEST ERRORS OF FACT BY PROVIDING ME THE TRANSCRIPT OF THE HEARING PROCEEDING AND THE EXHIBITS' ATTACHED AND REFFERED TO THERTO[I filed my financials' declared by me after and before my wife would not let me give her financial statements as part of form20, i was deprived of defending myself, Im entitled by law to the same rights as other defendants' having negative net worth and cash flows! Equal treatment under the law has been denied to me from the start.

I make this final motion to dimiss for all the offense against my constitutional right enumerated by me; as i attach and make my submissions' to judge Murray a part hereof this motion and breif by referencing them hearin below and as before cited to this court and now commission as well! .j udge Murray, please give me the rights based on the record and as motioned hearin and before your honor. Ito your honor, Judge Feolak finding of fact, thatif I was forced to testify to testify id be irreperbly harmed and not more true than now before your honor.

I took my life in my own hands by attending your hearing, to prove im not a mallingerer as Prelucia McGrath enterprise alleged to back up a default judgement voided by the U S Supreme courts'August 2018 Lucia v the SEC findings' ! They found that your honor, Judge Grimes and the other adjls' who participated in the Pre Lucia event their respective rights to hear cases by violation of the article 2,2nd amendments' appointment clause and the intentions of their order was to eliminate any and all adjls having participated in the Pre Lucia findings and having made findings against appeals made by me and the other 149 separate defendants' subjected to your honors willful premeditated violations' of the constitution supported by the enforcement divisions disregard for enforcement of the constitution; but apparently collaborating with your honors' violation of litigants' rights.

The record is replete with all my motions denied by your honor to protect the invasion Judge Grimes your honor all that were denied, You created the inhouse adjls, to look like they were part of your conspiracy with the division and their theft of my own and the rights of 150 other defendants that the U.S Supreme court found were defraud by their voiding all prior findings' against all of those defendants including myself ,that appealed to the circuit court in their jurisdiction., Your honor did more than that against MEI

By your support of the divisions' fraud and conspiracy to defraud the federal district court judge, in New York city that I applied for a TRO restraining the division from filling a lawsuit inhouse against me; as id suffer as one of your appointed judges found as fact id be irreparably harmed if forced to testify! The division opposed the TRO motion in the the morning before they filed the complaint inhouse against me. By yourhnorsfacilitationofpreappointing a jusdf=geonce theybypassed the fedeal judge, yourhonormade that federal judgewrongly believe the divisons actions in my se were contitutional when all of the fdivison and yourhonoknewwhata wasteofmy recourses it would be all of you facilitated the theft by fraud and deception of my assts with premeditated will fulconspiracy the theft intended by yourhonor with those under you commond stolemy 10,000 hours [Mypublished comnsulting time is billed at \$350.00 an hour that all of you knew and you stolemy litigation fund of one

millondoallarselimining myability tombe represented by lawyer of my cheeoongall by craud, deception, diversion of my assets whithout dieproces and with mrethan 2 prediaeacts of the ftby fraud, deception without due process you cused meintentional infliction of emotional harmover 4 years inviation of a the cival ricopenalties the ebyuour honor and the conspirtors and enterprises thatyou, mcgrath and the otherenterpriseleaders are indebt to measofnow, informing the federal judge sttingin got=r emegentissues theyommitted thefact thtnonof theinhouseadjls werepermitted to heranycse filedinhousesallof the wereat that time violtersof the conttionan yourprticipationalsoinfrmed the judge thtyourhonorhadalready selected ainhusejudge tompresideovermyhearingwhenthat actionfacilitated the federal judge to believe tht yourhonorwssworkingunder the constituionand thetDoddFrank gve the divion firt right to select jurisdiction!!BUTNO TOSELECT A INHOUSEMURISTICTIONWITH NO ADJLSPERMITTED TOMHEARMYCASE, THAT FRAUDULENTINDUCEMENTBYMCGRATH AS FACILITATEBYYOURSSIGNING VIOLATORS TOMHEARINHUSECASESCOMMITEDTHEFTOFMY 10,000HOURSOF TIME, MYONLYTTET AT THE TIMEANSINASEPERATETHAFTBOTH COMMITTED WITH FRAUDAND DECEPTIONYOUSTOLEWITH JUDGEGRIMES AID AND ABETMENT MY\$1,000,000.00 LITIGATION FUND.I WAS ORDERED BY YOUR HONOR TO DEFEND IN THAT INHOUSE FRAUDULENT HEARING[S]! YOUR HOMNOR PARTTICIPTED AND IN FACT STEERED AND ORCHASTRATED THE MUSICAL JUDGE CHAIRS WHEN FAVORABLE FINDINGS' FOR ME WERE RENDEDER YOU FOUND ANOTHER SCHEDULING REASON & PRATT PERSON WHICH FACILITED THE CONSPIRCYAND WAS A MEMBER IF THE MURRY ENTERPRISE THAT COMMITTED 150 PREDICTE ACTS IN 6 YEARS THAT I WAS FORCED TO DEFEND UNDER & TO USEMYDEFENSEFUNDWHIKEYOU, THEDIVISONAND JUDGE GRIMES WERELAUGHINGKNOWING THATALL THELITIGATION FUNDS WEREGOING DOWN THE FRAINAS THE CONSTITUTION PROVIDES A RETRAILBYANEWADJL TEMAS PRTOF THE DEFENDANTS'LITIGATION RIGHTS; BUT BY NO MEANS LIMITED THERTO AS AGAINST THE INDIVISUAL ENTERPRISE CONSPIRATORS'THAT STOLE MYAND THE OTHER 150 DEFENDANT ASSETS BY FRAUD AND DECEPTION SUPORTING THE DIVISONS OMMISSIONS' OF MATERAIL FACTS; TO THE DISTRICT COURTJUDGE I SOUGHT THE TRO FROM & BY YOUR VIOLATION OF ALL MY CONSTITUTIONL RIGHTS BY REFERENCE HEARIN, I MAKE A PART OF AND ATTACHMENT OF THIS MOTIONAND RECORD!

RECOR=DSIF THEY WERE ATTACHED when you ,withmalice of forethought opened a road for the divison to stilldefraudme by yourparticipationinmy caseandmyappeal to JudgeGrimes creual andinhumane treatmentof forcing me to testify knowing that the fact found byJudgeFeolak if heinsistedon forcingme could kill me. Than wheniwasnolongerinthehospital yourhonoragain forceme to remain withhi for his defaultagainstme whileimcouldnt attend thehearing due tomyhosptalition, played musical judge chairs switching Judge Grimes to my case when I received a favorable finding fromJudgeCarolFeolaka she founded be irreparably harmed if freed to testify as fact!..

I only appeared afeter a recusal request was denied and then to disprove the divisions pre Lucia allegation that i was a malingerer! The allegation that i was acting ill and was not really as my ill health records demonstrated.

In fact after your honor filed to provide your recusal and my motions' for dismissal r ussing all factual proofs: I lost 7 of my material indispensable witness, to the 9 years old facts in the interim as this case slowly rolled along so at 81 it was impossible for me to defend 9 year old facts without any lawyers' to defend myself! ,caused by theft of your honors dissipation of my litigition fund of \$1,000,000.00 forcing me by fake orders, from fake judges as you weren't article2 appointed either, on fake judges as was your

honor at that time! Time ravaged the respective lives on my witness, money by theft by fraud and deception without due process so i was forced to use only my cross examiniation of the SECS'witness. the fact that even the 2 lawyers' witnessed by the SEC McGraths efferal tomrCrigEaton EQ who the 27/12 e,qilmsPucciowrotetoNwuguguannouncing thenshe purched for\$500,000.00.89%ofWMMAH COMMONAND DISPLAYED THERONMR EATONSNAME ASONEOF THE WMMAH SHAREHIOLDERSPROVED TO THECOURTSNDMCGRTH THATEATONFORGOTHIS DEAL WITHWMMAAS HE DINT GET THE SHARES FONOTHINGBUT TOPROVIDECIRRPORATESERVICES TOWMMAHAND SUBSIDIARYSAND THEN THE US TRUSTEE,MR GUARDINOOF THE WMMABANKCROPTCY FORGOT THE REONFOR HIS40.00ALLWMMA ASETSONLIQUIDATION.IREMINDEDHIMTHTHEIMC CONTRCTWIH WMMA SPECIFICLLYVOIDS THE CONTRSCTINEVENT EITHERPARY FIESANINSOLVENCEYANDSO THE CONTRACT WAS OISANDNANSSET ATALLOFWMMAIHEAGREED THATMIGHT BE THE REASONAND WITHNO OTHEREXPLANATIONTHATSETTLED THE VALUATIN OF THE IMC DATABSES WHICH THE COMPLAINT STATED WAS VALULESS DESPITE MR WolkS'[deceased] BRADY STATING HE he was offered \$40 million for it many years before the internet had grown and MsPuccios valuation assuming the wmma/wdi combined oct11,211 current assets were eliminated by current deffered employee compensation then the only asset she judged worth \$500,000.00w.89% of the database value a that's all that was left pre chapter11. Thus confirming after eliminating 8% minority wmmad intersts an appraised value of \$100,000,000.00forimc while MKMA and i apprised it at the directives of wmma board to be used for the Texas boxing commission licence requirements to give wmma the right on3/31/1 to have the Wounded Warrior charitable event as M Sullivans' transmission attempt request to the WMMA board requested he send it to the commissioners in Texas. In other words the Divisons' allegation the appraisal was done to perpetrate a fraud on unsuspecting investors' was a commissioner fraud perpetrated by the divison on those they reported to!! It was also contravened by Sullivans' attached requires that theWMMA/WDi Board of directors[not me]give their permission[not mine!!!!!] the appaisel was notated on the oct 31/11 combined WMMA/WDi balance sheet[NOT TO BE RELIED ON FORINVESTMENT PURPOSES AND IN THE JAN 5TH, 2012PPM THE MKMA SEPARATE PARTY TRANSACTIONS' DEMONSTRATED MKMA HAS UNWAIVBLE CONFICTS OF INTERESTS' IS A APREFFERED SHAREHLDER OF WMMA AND WDI AND AS A CREDITOR OF EACH !! WHAT OTHER DISCLOSURES ARE MISSING??? THAT NWUGUGU FORGOTI I CANT THINK OF ANY INCLUDING CBIS' FORGIVENES OFA MILLION FEE[IT IN IT RAISING FLAG] AND THE WMMA WUSA SUBSIDIARYS' NOV1,2010 DRAFT PPM DEMONSTRING CBIIS' THE EXCLUSIVE MERCHANT DEALMAKING, ITS BANKER AND IM LISTED AS ITS CEO CHAIR. WICH RAISES MY FELONY FOR ALL IN ESTORS TO SEE DURING THE AVERAGE 2 MONTHS TO MAKE AN INFORMED INVESTMENT DECSION!!WHAT THE DIVISON DID TO THIS PRIOR COMMISSION IN THIS CASE IS UNFORGIVABLE AND DESERVES THE INSPECTOR GENERLS INVSTIGTION NOW!

Puccios' 3/27/12email to Nwugugu disclosing her \$500,000.00investment in WMMAH for .89 COMMON SHARES which was all the assets wmmah owned afternetting the subsdiaryscashcontact receivables with the deffred compensation to employees after eliminating inter affiliate stock transactions and the 8%minority intersts owned by he wammh sharholdersrs is for the imc value prechapter11,its 20% greater than my and mkmas oct31/11balence sheert the divison complained our\$83 million apprise was lower than!land in 5months\$17million increase demnstrates the internets user growth! So the WMMA common shares subsequent evaluated in and by n arms length COO purchase demonstrateds the fasity of the divisomsconvolutedthinking ie imilkedwmmawheni ivested 42,760,000.00whichinever received,I usec anakawhen edmichael is thenameivebeen clled for 81yearsby friends,I wrotetheppmswhenNwugugusCgartisclaimadmitshe wssmits100%authr,Ichargeinvestmentbanking fees

by disguising hr fees which were pseudonam for HR feess and vica versa when Nwugugu admits he completlycreated the service contract of both[not me]using the chamco contract2006 for the wmma service contrct and when federal Judge Theodor Alpert found me innocent of securities claimsusing thealmisr=t identical service contract!When Judge Gambreddella and her trustee[party at interest] found no wrong doingn by me in wmma! Res adjudicata in both federal judges re both securities claims and frauds NO SCIENTER!a CHAMCO FEDERAL JUDGE WHICH NWUGUG ADMITS HE SOLEY PREPARED THE CHAMCOAND WMMA CONTRCT USING CHAMCO[SEE HIS RECANTION OIP ANSWERS! After3 years Found me innocent! SEE HIS Wells reply ,MY EX C FORMY WELLS EPLYSUBMISSIONAND SEC 5,5AND 7 FOR THE NO SECUITIES VIOLTIONS' POSSIBLE AND NO CREDIBABLE INVESTOR/OPERATORS IN OTHER JURISTICIONS' AND THAT THE INVESTOR LIED[LIED] ABOUT ACCEDATION IN THE WMMA SUBSCRIPTION AGREMENTS'

I had No investment bankingliscence as non was required and there was non SEE EXA fee section of the wmma service contrct for any investment banking fees and the hr fees were a perentgeof hr firs tyears compensation or the greater of a base fee of \$25,000.00 with a cap than of 10% override of 1-% compensation they received regarless of compensation until the base of \$25,000.00 was made[just like any contract signed having nothing to do with compensation; ie; a lawfirm, a consulting firm contract, a cpa firm contract etc.id[s\$25,000.00 unless specified differently based on performance.

In other words the division with malice and forethought omitted all the material facts that theyhdprior tothewllsnotice hispd from the commission in their WELLS NOTICE AND IS GROUNDS FOR A DISMISSAL AS HAD THEY NOT DEFRAUDED THE COMISSION I WOULD NOT BE SUED!JUDGE MURRAY DENIED MY USE OF THAT WELLS REPLY AND NOTICE AND I SEEK A DISMALL AS SHE ERREDION THAT ALONE!

Had they disclosed in the wells notice it would nullify and contravene the allegations used by the commission to initiate and action., Prosecutounal misconduct and fraud perpetrated on the trier of fact are dismissal grounds are grounds for dismissal of the complaint that flowed from the fraud & the fraudulent WELLS notice. Again I ask for a dismissI as JudgeMurray refused to let me present it in evidence in the hearing[see the transcript] despite the fact i was 79,had no law firm attributable to that theft of my litigation fund hat she perpetrated with the divison and judge Grimes deserve a dismissal as i was denied my contitution! rights t defend, forced to go to trial with a judgehaving grossmanifestconflictsofinterests refusing to recuseandor eplyand answr the refusal of the divisontoanswermyvacatmotionhichisanadmissionof the thefttheymadean the courtasuderabobligio todismissatthatpointorrectify thetheftbyheselfand the diviondrsundermcGrath,Insteadshesluffeditside tf]dowhatshe could to derail justivecontinue deeaudungme conspiring wit the fivison to denyme my finspds torepresentmyselfand thenduetomherand their theft denus me myconstituinalmrights to the trnacriotand exhibits to derail firthermyability to defendmyself. The courtsactnfessinexcusabeinthismatterathe evidence that she attmIted to fix cases broughtinhousegainst defindats that Judge Cameron Elliot, Former Judge Lilian McEwen, judge Caro, Feolak will if subpeonedvalidatethatjudgemuray wasabimpedimate to judstic for defendatsand sought tompressurejudes tomfind for thprosecutinon thebasisthatshe actuatlybeleives we ar all guilty becauseDoddFrankmgives the presumption of guiltwhichboxesinthe commissioners as bettealternative ti oermitting apotentil gultypersontominvadeoubrothrsndsistersstandardofliving pefers t punt to the diisons they donthave thetime tomake ajudicial reveiw of the ceas r[they suervieif sprdover the =5 commissioners then 1,100 cases ayear they need ti receiepw thwells noticend replyand case law of bout 1,000pgesinthe8hourstheyhave every dy fr 4 daysoutof 5 days aweek therestof thetimisppelatean

running their divisions',My structure gives free the commissioners 3500man.woman hour including the federal retired judge initial non binding, in camera opion in30 [days after all wells documents and the division Brady and exculpatory deposition all are provided the ombudsmen! In this manner the commissioners can make and informed decision if they want to bet \$1-5million on A wells notice and that notice will improve for fear the omitted facts', like in my case, will prove that those division prosecutors' must not mar our Presidents halls of his SECs' justice!

There is no room for prosecutor fraud and fraud fraudulent inducement as well as a participation by several enterprises, which collectivly violated an committed in 5years, I 150 predicate acts of theft by fraud and deception with no due process; they even deprived me of the transcript violating the equal rights amendment under the law. The SEC rules do not dominate the comstitution so that judgeMurrays denial to me notonly violated my right but I could not respond to the divisons' post hearing submissions so I only continued whinning about the fraud perpetrated againt me and those other 150victums that judge murray best on all of USII there is no requirement for awife making separate financial tax returns for 50 years to be used by the court to deny me of my right under the law to receive the same rights others of my class received denied me my litigant rights,

Again my motions for dismissal divison, on the WMMA chapter11 trustee, Mr Galvano, the judges trustee, forgot the reason that he valued the debtors liquidation assets at \$0.00 The transcript review will prove that I lost about 40% of the witness statement as im hearing impaired and the court acoustic devices muffled the sound so that this court yelled as the witness statedandi did nt want toembaress this court as you were trying to help me and if led you to continue to repeat this courts statement to speed up my part of the case.

I mean all 7of my indispensable witness were dead and stroke victims so I was my only witness I was not given equal time to put on my witness I was the only one as all my died et all, You gave the Prosecution 8 days and me 4hours! Iwanted to use my wells reply and comment based on what we learned the sec witness admitted in cross to prove that im not the guy they should have gone after, Craig, Mr mcFarlane, Jereyll, Main as they controlled the no auditled by me to audit the ecven as the budget and progection I saw showed \$600,000.00cash receipts for tickets inhouse and inventory before any advertizers and pay for view!!He emailed me not to audit as hecos from mcGladdery was quoted at \$20,000.00!To protect \$600,000.00la the \$20,000.00 to protet the \$600,000.00 1Helet them and his son steal1His son was at the event for 4 days before it occured with the aforementioned! It was to expensive, What was he an idiot savant or was he part of the macFalanene enterprise an we know from the dishonst shareholder meeting he was !He helped them launder the live gate!

My hearing defense was going to use the wells reply but your honer stopped me in 4hours!You cut my defense time 4 hours as you wanted to go backto: Washigntonbut gave my adversary's 8 days!!

No witness,81,the time to long as9 years ago,mr Lux after 9years acrtaully doube crossed his truthful2013deposition,McGrath suborned his perjury!! LooK this 2013 deposition ie:Nwugugu wrotr the lion share and he never saw mr Daspin type:now9yearafter the 2012-2011herememberidicatedit to Youngwhenhisoffice wa sepertrdandbyn5doors soic-doakand 4officesoutofsightnd earing,Thiswas rigged caseand he sa fixedwitnss Hn eOwas a f.....g lor!

There was no justice in my case only angst, there was no compassion for the denials the court permitted aginst me as the court knew what was coming and that's why it chose to trust Cameron Elliot or

JudgeFeolak to jeoprdize them as that the divison created and which your honor refused to permit despite the divison defrauded the prior commissioners,, Your honor is brilliant and a task master suited to find guilt but unsuited for justice, Judge Grimes is of the same persuasion and that's why the Presidents' son in law got out of the profession as it sickend him what it did to his fatherand me like me, President Trump will right the ship as long as we get him another term as no one in 4 years with a house so biased and on such a with chunt that thyhave the balls to tryn to impeach a guy whose giving us his life, I see him aged and he is one strongman but we must give him the tight to finish why we voted for him and dive the demonstrates out of the house of representatives A backlash will come of that im sure against those they try to unseat the greatest Pesident this country ever had,

, Your honor forgot the transcript will clear up the manifest errors; but is it really necessary as we both know I was denied my constitutional rights, best by your honor and McGraths and your honor admitted on the record that you perceive me as an enemy; it on the transcript land that's why you let me object!!how can a judge who admits an adversary conflict ever provide anyone an unblased opinion???, I regret the manifest errors it is in the the transcript; but your refusal ti give it to and exhibits me to defend myself requires a motion to your honor again as I hearwith appeal on the transcript and exhibits as i can defend and prove manifest errors whithout it ?? I don't have the financial strength to pay for it as my declaration and financial prove, to give it to me & a20 day extension with that subject to the commission granting me and extension for rule111 review or they can accept this as my appael on this discrete imotion if your honor reffuses to grant it with the extensions requested.?

It's a start andi enclose myoff page and certified receipt when i received the certified office is toffice letter for the inital decision as they must have left it in themail andjoan got to it before me as i found it on ter[10.22.19, not including thefullevenpages so it was no good!! Anyway!The odd pages i enclose it for you to weigh the enclosed page as proof it was incomplete from he start, I have not received an be copy as of yet and I had asked that I personaly sign all noticed to me because of joans condition!

I motion the commision to extend me a start, commission additional 10 days after your grants into themotione or denies it and then i file this as my appeal on that issue before i can responds to the manifest error. honor form 20 which required me to provide my wifes independent financial statements is unconstitutional as she refused to give me them and our tax statements are seperated for 50 years independent of each o thers and as itsher right as her privilege despit her

and ineed the exetra 10 days as im beset as her primary

caregiver with emergencys she created every day! we will finish together. Repectfully

E m.daspin.Prosee

ccMcgrath,Mr Fields;MsSheildsbyemailand hardcopy for Mr feildsinwshingtonandMsSheilds for the commissionand for the JudgeMurray

Separate notice to the President of the United States for Permision to name the Ombudsmen's New rule in the SEC procceding s precomplaint initiation to dueprocees before DoddFrank Commences so this Commissioner wil; receive meaningful judicial rveiw nonbinding in camera so before the complaint is initiated so that the commissioners are not hamstrung by only having 8 hours per case forcing them to punt while the33%innocent defendants reputations' are not smeared.