OPTONLINE.		ration and renewed dismissal mo icationof prior submissions;	tion
BOONTON T	WP,N,J, SUPP	PLEMENTAL DUE PROCES VIOLAT	ION
EDWARD M DASPIN	OF THE SECRETARY 1/26/20	CASE3-16509AT	
	ECEIVED AN 292020		

Dear Mr. Field,

I declare under the laws of the united states that the forgoing is true to the best of my knowledge. I know if I willfully misrepresent that i am subject to punishment,

Due process is the principal that the government must provide the legal rights owed to a person according to the law! In this regard the government is subservient to the citizens!'

In this case my due process rights were violated in many ways and absent those violations there would not have been a complaint issued. I WAS ENTITLED TO THE RIGHT TO SELECT A LAWYER OF MY CHOICE BY OUR CONSTITUTIONANDDENIED THATRIGHTAS ARESULTOF THE FRAUDULENTINDUCEMENT THAT EXISTEDWHENTHE AGENCY DID NOTASURE THATTSDILS WEREARTICLE2 COMPLAINT!

Judge murray was responsible in part, along with those members in enforcement looking the other way so as to keep the edge that we all know exists in the inhouse process, The commissioners' were deprived of the exculpatory and material information the prosecution had in hand and did not disclose in the Wells notice,, When the Supreme court found in Lucia vs SEC that our defendants' rights were being violated they stopped it; however they failed to hear from other defendants' that we lost our litigation funds on the first go round ,the one that violated my constitutional rights and as a result the government must acknowledge the U.S.SUPREME COURTS' LUCIA V SEC findings 'and excuse by dismissal all those defendants that lost their constitutional rights by the governments' mistake.

I am not asking for the \$1,000,000,000.00that was stolen by fraud and deception of the Murray enterprise and the McGrath enterprises complicity in aiding and abetting William Macfarlanes' Newco enterprise that sought to force a sale of the Wmma shares thereby owning the strategic business plan, The conspiracy is demonstrated in my Wells replys' ex A, when Puccio, already an SEC associate in the spoils, to be obtained by her perjury colluded with the other investor operators to perjure themselves about my alleged control of WMMA ,1n the 6/19/12 dishonest shareholders' meeting wherin on page 17,Ms.Puccio, your whistleblower ,that the prosecution purposlydidnotdepose at the hearings mentors; as the divison agent and while still a wmma officer conspired with the other WMMA officers to lie about my alleged control!! iTs absurd that anyone reading the contracts could make that allegation unless they wanted to participate in attacking my persona and getting reveiws' that they participated in theft of my reputation by fraud and deception Who in theirrightmind couldthinkmymissionwas

topillageWMMaofitsasetswhenicontributedmorenetcapitalastsafterasmall7.5%downpaumentoffees earned andwhenthe ceostatedthatthewmmaboardcontroledwmmabyitsresolutions tatsthentruth Nocontrol norapingitsmoney, no boardmember nauthorof theppms

justdoingwhatmyconsutingcontractmandatesandisdisclosedinechemployeesemploymentcontract, thepp ms relatedpartydectionandinntheorganizationchartmrMainsentbyemil tojerylloutliningthe reportingstructureofwnma which is also in the ppms management section Yet Judge Murray found guilt for her and I do was on her mind sec couldn't judge me independently and I was deprived a trial by an independent t judge That's a violation of my due process right! its her utterance that sealed her fate and is adequate for dismissal, by itself !!

I was fraudulently induced to spend the litigation funds on a willfully and maliciously fake hearing by an adjl when in the face of Judge Feolaks' decision that I would be irreparably harmed were i forced to testify The dissolution order was designee to do just that except they forgot her finding of fact of irreparably harm decieded to harm me for a division error,, These adjls with exception of Judge Feolak and Elliot were in effect junior to the commissioners as they could be fired; however when they were granted the article2 despite being bullet proof they had a fiduciary the moment they stood in the shoes of the delgator to the Commissioners' that initiated the lawsuit against me! When they accept a delegate position they have a fiduciary which outweighs their independence as it's a subsequent transaction and the fiduciary is a step that is triggered when the adjl accepts the delegate position, the process!

Of cource we could try to use the PRESIDENT DONALD j TRUMP ADVOCATE PLAN strategic plan i believe most exculpatory evidence withheld by the division would be fereited out and we would save about 20% of the Wells notice defendants giving the commissioner the true picture and meaningful precomplaint initiation judicial review . By doing this we bypass the hold that the division has on the commissioners as the commissioners in my case under mary Joe White were outfoxed by mc grath Oconell and kilodnys 'sophistry and then their conspiracy with the presiding judge to dissolve my protective order supported by judge murray who manipulated my case by playing musical judge chairs to dissolve a protective order in the face of irreparable harm that age discrimination and she positioned herself to be ineligable to hear the post Lucia vs sec ordered case! How foolish and omnipotent of her to toy with my life change judges and after I explain I caught her in the act self assign herself to find guilt where non exists,, That judge did the worst acts against an aged defendant I ever heard to be reasigned to one of her clones to assist the division to fry me!CORRUPT IS AND UNDERSTATEMENT AND NOW ITS ABOUT TO END.ONCE YOU RULE IN MY CASE

"Ill take any lie detector you send to me if impartial withouttheaidofthedivison reporting only to the commission so that enforcementisnowherenearthedetectorUSeanongovernmentliedetectorexpert so no conflicts of interest.youll know where you need to clean shop!and who also assisted the division to defraud a federal district court judge when I filed myOSC for a tro to find jurisdiction in the federa lcourt and they omitted the fact that non of the adjls was article 2 complaint!t .That fraud perpertrated by the division and aided and abbeted by judge murray continuing the travesty of having non article2adjls hear cases is the reason ive been so terribly damaged in addition to my innocence which judge Murrays perception that im her adversary was correct! Correct! Sh hadnorightnotto recuseherselfunderthosecircumstanceswherinsheopted to overulejustice, switchjudgesndthenapprovethedisolutionofmyprotectiveorder!Thisis notanundeoendatjudgeandmyrecualmotion,myc-vacatemotion,mymotionthati receivewhistlblowercompensationand to bakencethescales so thecommissioners areindependatof theironduvusonasthey eachhaveseperateanddistinctgoals If this commissionameaningfuljudicil reveiwatthe wellsstagean save\$1,000,000,000.00foreachof the 150casesayearweobtainanbillso that the

inhouse litigation cost go down and so we save innocent reputaions isn't it better to weed out innocent defendants before we so end up to \$2million/ case and pay a\$4-,000.00 up fron tombudsmen to facilitate this for the time you want the defendants to get a fair shot, As it is now a fact that 33% are judged innocent after\$2millionon average was spent. We can save\$150million=/-after the beta test for 18months passes by demonstrating before a bill the the ommissions of material facts and charting those enforcement agency prosecutors that were toying with the commissioners minds!

Thats a conflict no one can dodge and so I appeal to the United States Supreme court that the Dodd frank mmendements be ruled on as unconstitutional as it predisposes the judge against the defendant the moment they accept being a delgate their fiduciary to the commissioners TRUMPs their independence and its in their financial interest to accept that fiduciary! Despite my attempt to even the scales as i believe in the honesty and integrity of the commissioners and adljls we might be able to counter balence the initiation of a complaint by giving the defendants and up front advocate as I believe from what I learned !

THIS IS THE GREATEST COUNTRY IN THE WORLD WE HAVE THE GREATEST PRESIDENTAND THIS COMMISSION HAS BEEN RESPONSIVE TO RIDDING THE SEC OF THE HANGING JUDGE ,

I LOST MY RIGHTS TO THE VACATE MOTIONS DISMISSAL OF THIS CASE BY HER NON ANSWER AFTER THE DIVISION HAD NO RESPONSE TO THE FACTS.AND IN FACT IWASNT PHYICALLYABLE TO REPRESENT MYSELF AS MY HANDICAPS PROHIBITED ME FROM FOCUSING ON THEISSUES,FROM APPLICATION OF THE LAW AND FROM MY INABILITY TO HEAR MOST OF THE HEARING TESTOMONY WHICH A READ OF THE TRANSCRIPT WILL DISCLOSE,,JUDGE MURRAY HAD TO YELL AT ME,NOT TO HARM ME,TO ASSIT ME TO KNOW WHAT WITNESS WERE SAYING BUT TO NO AVAIL AS ALSO PROHIBITED ME FROM HEARING HER MOST OF THE TIME AND WHEN HEARING HER I HAD TO CONTROL MYSELF FOR FEAR WOULD WOULD

I ask that you remember judge Feolaks finding of fact, I wasn't in shape to defend myself forced todo so by the agencys violation of my constitutional rights that were resolved in Lucia vs SEC and now I ask that since it cost me my litigation fund it woud be unfair for me to be forced to have no lawyer; and judge murray knew that??

Respectfully

E M Daspin pro see