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Murphy, Elizabeth

[REDACTED]

[REDACTED]

From: Robert Peacock [REDACTED]
Sent: Thursday, June 24, 2010 8:44 AM
To: Murphy, Elizabeth
Cc: CHAIRMANOFFICE; Schapiro, Mary L.; Casey, Kathleen; Walter, Elisse; Paredes, Troy A.; Rosenfeld, David; Wadhwa, Sanjay; Sporkin, Thomas; H. David Kotz; Jr.Eric Holder; Bobbi Goodman; Amanda Woloshen; JonTaets; Khuzami, Robert
Subject: RE: Motion to Issue a Restraining Order

VIA US Mail and Email

Dear Secretary Murphy,

I received your letter stamped June 15, 2010, and I see that my email dated February 12, 2007 has been added to the public comment section for the use of remaining funds. Thank you very much. From your letter I understand that the attachment to my 2.12.07 email entitled: "Summary of Damages and Customer Complaints Against: the New York Stock Exchange, NYSE Specialists, and Goldman Sachs and its broker subsidiary SLK," will now be considered by the Commission Staff and Commissioners in determining the use of the remaining funds. If this is not the case, would you please advise me immediately.

Can you please advise me who the right person is to obtain access to the NYSE execution data. This execution data is black and white documentation of the amount of money that I was cheated out of (or the precise dollar amount of the money stolen from me) by the NYSE and its members?

Regarding Mr. Sporkin's letter to me dated May 20, 2010, if this letter means that the reason that the Commission is not responding to my request to analyze the NYSE execution fraud data is because the data has been destroyed or is missing, then I have a right to know that so that I can immediately file a criminal complaint with the US attorney general and FBI.

Once again, I ask the SEC to provide me emergency financial relief for damages that I suffered as an independent contractor and trader for Empire Programs and Sea Carriers LP 1. I was not an employee of either entity, nor did I receive a salary, health benefits, pension benefits of any kind. My compensation as an independent contractor and trader was based entirely upon trading profits generated from the orders to purchase and sell stock listed on the NYSE that I personally transmitted directly to NYSE Specialists via the NYSE's SuperDOT system. This is how I supported myself and my family members.

The SEC and the NYSE cannot deny that I was adversely affected by the fraudulent acts of the NYSE and its members. I have not received even one penny in reimbursement of those damages. In addition to being cheated by the NYSE and its members, my client, Empire Programs advised me that they would not pay me my fair share of the Fair Funds distributions, and Empire kept its word.

Sea Carriers told me it would pay me my fair share of its Fair Funds distributions, yet kept all the money for itself. I was even an investor in Sea Carriers LP 1 and did not receive any distribution on my investment that was adversely affected by the NYSE violations.

In our phone conversation, you told me I would be getting a letter from the office of the Chairman. I did not. Why has the Chairman and Commissioners failed to respond to my repeated requests for a meeting?

Regarding the pro se complaint 08 CIV 10144 that I filed in US District Court SDNY, it is important that the Commission Staff and Commissioners understand that I withdrew that complaint after being threatened by the NYSE's attorney, Debra Torres of Fried Frank. As the NYSE operates as an extension of the SEC, and enjoys absolute immunity, this threat really came from the SEC.

I would appreciate a prompt response to all of these questions and comments.

Thank you again and best regards,

Bob Peacock

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