Re: PRINT THIS PLEASE:

From: MILTON MCKENZIE (ms60710444266@vahoo.com)

 $\label{total composition} \mbox{To:} \qquad \mbox{bdincer66@icloud.com; ashley.humphries@wilsonelser.com; ricki.roer@wilsonelser.com; sgo2107@columbia.edu; iprintivy@gmail.com and the control of the contr$

Date: Thursday, July 28, 2022 at 07:02 PM GMT-5



https://nicic.gov/jail-administration-participants-manual

just follow all of those directions and don't worry

i don't know anybody in the twin towers, or in Hollywood, or anywhere.

https://github.com/WILSON-ELSER-STATEFARM-SULLIVAN-ZUCKER/TDBANK-WEST57THSTREET-ZIPCODE-10019/new/main

On Thursday, July 28, 2022 at 06:48:30 PM GMT-5, MILTON MCKENZIE <ms60710444266@yahoo.com> wrote

 $\underline{https://www.bop.gov/locations/list.jsp?facilityType=RRM\&addAlphabet=false\&sortDescending=false\&rmvePhyCmplxLocs=false\&addStates=false\&addRegions=false\&rmvePhyCmplxLocs=false\&addRegions=false\&rmvePhyCmplxLocs=false\&addRegions=false\&rmvePhyCmplxLocs=false\&addRegions=false\&rmvePhyCmplxLocs=false\&$

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+the desperation of [USC 18, §3] under [USC 18, §225]+[USC 18, §1962]+[USC 18, §1963]+[USC 18, §241]+[USC 18, §4] - will lie 150 East 42nd Street 19th Floor, New York, NY 10017 Filed: 07/21/2020
    https://iapps.courts.state.ny.us/nyscef
IUSC 18, §225]+[USC 18, §21]+[USC 18, §215]+[USC 18, §241]+[USC 18, §373] <"*voicemail attached>"<br/>
IUSC 18, §241]+USC 18, §215][USC 18, §216][USC 18, §229B]-br><br/>
IUSC 18, §241]+[USC 18, §216][USC 18, §216][USC 18, §216][USC 18, §216][USC 18, §21]+[USC 18, §21]-[USC 18, §21]
  -WITHOUT THE ABILITY TO ENVOKE A TRADE RESTRICTION OR EFFECTIVELT, AN ESTOPT LESSIFIED THE STREET AND ESTOPT LESSIFIED THE STR
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On 6/27/2022 3:11 PM, Bo Dincer wrote:

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> /S/ BO DINCER
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- Forwarded Message

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"60710 BD. 153974" <bo.dincer@yahoo.com>, "American Bar Association" <abanews@americanbar.org>,
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vsen.wagner@wilsonelser.com>, "William McKenzie"

vmckenzi@nyocourts.gov>

vsent.*Sun, Jan 30, 2022 at 11:20 AM

Subject:**** Assigned Judge: Shlomo S. Hagler --- TY FOR GETTING

THIS TO THE RIGHT PRECINCT IMMEDIATE. >> 153974/2020

           ATTORNEYS ON THE RECORD FOR THE MATTER REPRESENTING THE ANNEXED ENTITIES, NOTWITHSTANDING ITS:
                      Members, Providers, Affiliates, Agents, Officers,
                      Directors, Volunteers, Employees, Contractors, and Principals are being drafted in a NY SUPREME COURT as a conglomerate of: THE ZUCKERS, THE YUZERS, THE ELSERS, AND THEIR ACCESSORIES...
            _101 WEST 55th STREET, NEW YORK, NY, 10019_
                      PAUL R. REGAN, ESQ. [NYS BAR # 2623577]
                      JOSEPH J. GIAMBOI, ESQ. [NYS BAR # 2104396]
                      DANIEL F. SULLIVAN, ESQ. [NYS BAR # 2383347]
                      WHERE DO THE ZUCKERS WORK FROM, THEY ALSO TRIED TO PEACOCK THE PROSECUTION OF THE NYPD...
            _150 EAST 42ND STREET, 19TH FLOOR, NEW YORK, NY, 10017_
                      SHARI S. LASKOWITZ, ESQ. [NYS BAR # 3043015]
                      CORY L. WEISS, ESQ. [NYS BAR # 2327187]
                      /"...LOCATION..."
 >>> RICKI E. ROER, ESQ. [NYS BAR # 1838549] <<< notarized by the ELSERS /// see also docket 33. 153972-2020; /*Ashley v. Humphries */
   "received a confirm from your paralegal Miss Roer..
*Tel.: 281-330-8004.*
 \_{\rm A} rough draft in progress... EX-POST FACTO... WHO ELSERS ON THAT LISTSERVE BTW.. ASK MCKENZIE._
  *1.* NOW WHERE THE F*** ARE MY TAPES;
   *2.* PHOTOGRAPHS. ?
 2. THOTOGRAPHS, **

*3. * AUDIO; AND OTHER RECORDS VIDEOTAPED THE INTERIOR OF MY APARTMENT, AS ANNEXED BY THE _CON_-PLAINTIFFS. ?
    *WITHOUT MY CONSENT...
 *>>> in the matter of 153974/2020, *

**>>> *I BCCED the proper NYPD Precincts here as well for you, who demonstrably are capable of using their emails as well.*
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PART 1.01 WRITTEN DOCUMENTATION, ENTERED IS AN INVASION OF MY PRIVACY BY DEFENDANTS IN THE CAPTION AS REFERENCED HEREUNDER.
             ARTIFACT NUMBER [1]/NYSCEF DOCKET 32: THE AFFIDAVIT OF MIWAKO G. MESSER./
                (i)ANNEXED here is [X01], EXHIBIT 1 and in the AFFIDAVIT
                of MIWAKO G. MESSER aided and abetted the invasion of my
               privacy, demonstrably in her daily recount of my personal life and as part a part of her daily tasks and affairs attested further under penalty of perjury:
                  1)Observed from the corridor myself positioned and in her 22^ND item of record, on the 27^TH of April - myself as:
                      / "...banging against the radiator..."/
             ARTIFACT NUMBER [2]/ANNEXED here is [X02], EXHIBIT 2, and in, consideration of the ARTIFACT NUMBER [1], as ANNEXED IN THIS MATTER as items X01 and X02:/
 viii._ITEM 21_
3 April 2020.Defendants attest and document to a "...chronicle..." in light of the 1/8" hole that was drilled and reported on the 28/TH of March, as a basis of cause for the six hundred dollars in damages paid to replace a light fixture and paint a wall;
2 April 2020.Attest and document to myself using a hammer
2 April 2020. Attest and document to myself building a bed.
 2 April 2020.Attest and document myself hanging two chandeliers
  from the ceiling.
ix. ITEM 22
 3 April 2020. Defendants attest and document another resident email
regarding the work conducted in the residence, which was completed as referenced in the latter images entered; the Mirror was hung in
x._ITEM 23
4 April 2020 Defendants attest and document the building superintendent's coordination of Defendants' purported residents and entered a photograph of cigarette butts and used this image on several occasions as referenced in the AFFIDAVITS of the earlier BRANDON as entered in the County of Alameda, in the State of California, which is also not in the ZIP-CODE 10018.
xi._ITEM 24_
  11 April 2020.Defendants attest and document to several emails
In Apin 2020 Deterioritis attest and obcument to several entails 
circulated internally by Defendants which in this case the 
Defendant was in the State of California, Notarized the same and 
entered separately in the ANNEXED email in EX04 – entered an 
additional Docket Number 14 under the false light of Alexis 
Brandon under the auspice of the ZUCKERS distributed, tampered,
Brandon under the auspice of the ZUCKERS distributed, tampered, adjusted, and have not returned any photographs or videos as requested in email, letter, and by telephone – notwithstanding myself positioned and "...banging on the radiator..." on the 27^TH of April, 2020 – which I affirmas ANNEXED in the AFFIDAVIT of MIWAKO G. MESSER, as I recall this intimate encounter in the flesh – was a trespass of the sanctity of my home while in the nude as seen from the corridor and the gazing eyes ANNEXED and entered by
Defendants in the matter
11 April 2020. Defendants attest and document to the mother of a resident, ANNE BRANDON – after having entered the AFFIDAVIT of ALEXIS BRANDON entered on the 11<sup>4</sup>th of APRIL and the AFFIDAVIT of MIWAKO G. MESSER who under oath represents Miss Brandon having to leave on the 12<sup>4</sup>TH of April in light of the documented chronicle of information entered and sworn to by Defendants in the matter, notwithstanding Miss Ashley Humphries who notarized the Affidavit of John Doe as furthered hereunder on behalf of the ELSERS and the unlawful fees collected by the ZUCKERS, per the terms of their own lease.
xiii. ITEM 27
13 April 2020.//Defendants attest and document to circulating emails by and between the principles of the ZUCKER, namely Laurie Zucker, Anne Brandon, Paul Regan, Cory Weiss, and other members named above re-iterate that ALEXIS BRANDON is leaving the building, after demonstrating that she was already in California on the 11*TH while ANNE BRANDON was purported to be writing emails to the named defendants in the matter who in fact harassed me at all times demonstrable as referenced in ITEM 4, as a benat in
all times demonstrably as referenced in _ITEM 4_ as a tenant in one of their properties and throughout the term and lease agreement which terminated on the 31/ST of December, 2020 whereby my STUDIO was understood to be their "Premises" under which I was
hydrographed, documented in the AFFIDAVITS of their residents, and purported as legal residents of the building and address where I resided in the County of New York, addressed formerly at 111 Sullivan Street, APT 2BR, New York, NY 10012.
 xiv. ITEM 28
15 April 2020.//Defendants attest and document to circulating emails by and between the /NEXUS/ of the ZUCKERS, whereby the window which provides egress to the fire-escape was damaged, boarded-up and was not repaired at any point in time. Despite the requests for EMERGENCY access, was deemed as appropriate in the ORAL ARGUMENT of SHARI S. LASKOWITZ, who on behalf of the YUZERS
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represented the interests of the ZUCKERS documented myself as locked out and capable of entering the premises as a basis of
locked out and capable of entering the premises as a basis of fitness. It was deemed of no consequence or urgency, as the Defendants in this matter were also neglectful of my physical health as furthered hereunder, despite the continuance as "chronicled" in the daily recount of my personal life. As referenced previously and during the time period referenced under __ITEM 4_ – obsessively would document each and every aspect of my life, certain of those claims are in fact a perjury under Federal and State Law, as sworn to under the AFFIDAVITS notarized by the ZUCKERS, YUZERS, and the ELSERS.
  xv._ITEM 29_
   19 April 2020.//Defendants attest and document to circulating
 communications by and between the /NEXUS/ of ZUCKERS, whereby I was documented as "calm" and also wearing "earbuds" – a claim in their first docket as admitted.
   xvi. ITEM 30
   19 April 2020.//Defendants attest and document to circulating
 ommunications by and between the /NEXUS/ of ZUCKERS, whereby I was documented as owner of a "tape gun", while videotaping, recording, and documenting my every step and motion referenced previously and during the time period referenced under _ITEM 4_ –
  obsessively and without my consent, destroyed the sanctity of my home in their coordinated observations entered by and on behalf of the ZUCKERS, YUZERS, and ELSERS was admittedly documented as closing my door was entered in the FEDERAL record as such and
 "twice in an hour's time." – which demonstrates a scrutinized violation of my privacy by all the NEXUS of Defendants named in the caption of this matter, sworn to under the AFFIDAVITS notarized by the ZUCKERS, YUZERS, and the ELSERS.
   xvii. ITEM 32
21 April 2020.//Defendants attest and document to circulating communications by and between the /NEXUS/ of ZUCKERS, whereby I was documented playing music and also during the onset of the Covid-19 Pandemic – attest to finding a blue-mask.
  xviii. ITEM 33
27 April 2020.//Defendants attest and document to circulating communications by and between the /NEXUS/ of ZUCKERS, whereby I was documented "...banging on the radiator..." as referenced on the same date by as ANNEXED in the AFFIDAVIT of MIWAKO G. MESSER, whereby she attests to the location and departure of ALEXIS BRANDON, who notarized the letter on the same date emailed by her mother, purportedly as entered by Defendants in the matter – was more likely than not tampered with.
  xix._ITEM 34_
28 April 2020.//Defendants attest and document to circulating communications by and between the /NEXUS/ of ZUCKERS, in furtherance of myself documented "...banging on the radiator..." through the door was admitted by the YUZERS on behalf of the ZUCKERS as being "...watched... opening his door... outside of the front floor frame."
  xxix._ITEM 46_
 22 May 2020.Defendants again document to circulating emails by and between the /NEXUS/ of ZUCKERS, YUZERS and ELSERS and disdain to
 my culinary skills, as furthered hereunder was also introduced as a coordination of emails, as purported, by two building residents who allegedly resided in their Premises located at 111 Sullivan Street, New York, NY 10012.
  xxx._ITEM 47_
 24 May 2020. Defendants again document to circulating emails by and between the /NEXUS/ of ZUCKERS, YUZERS and ELSERS and have an ongoing problem of flooding in the building, despite having a collection of written, photographed, videotaped, and recorded
  audio continue to place blame on myself for a 1/8" inch hole which
   was reported on the 28^TH of March, and was repaired.
 28 March 2020.Plaintiff previously attests to having reported the 1/8" hole, document such as this was circulated by and between the NEXUS/ of ZUCKERS, YUZERS and ELSERS throughout their pleadings, perjury, and violation of the sanctity of my home throughout my tenancy as referenced in the caption and in their _ITEM 4_ while I was a tenant in one of their properties, throughout the term and lease agreement terminated on the 31*ST of December, 2020 whereby my ST II/OW was understood to be their "Texmises" where I was
  my STUDIO was understood to be their "Premises" where I was
  photographed, as documented in the AFFIDAVITS of their residents, purported to and while I resided at 111 Sullivan Street, #2BR, New York, NY 10012 are named in the caption having knowledge,
 York, NY 10012 are named in the caption having knowledge, involvement, and are jointly and severally liable for violating the privacy of home, and also the physical and psychological risks to my health as implied in the daily harassment by Defendants named previously, in this CAPTION andalso in the SUMMONS will attest to having a "concierge", a "porter" and a myriad of other services as advertised by the Manhattan Skyline Management Corp., notwithstanding their Members, Providers, Affiliates, Agents, Officers, Directors, Volunteers, Employees, Contractors, and Principals.
  xxxii._ITEM 50
 Defendants in the morning, afternoon and evening were aware of each step that I would take, anything I would cook, music that I listened to, and also entered in their EXHIBITS and without my consent videotaped me twenty-four hours a day and also at night
 consent videotaped met twenty-four nours a day and aiso at night per the timestamps as entered in the stills of their videos have not returned any of the more "...intimate..." videos as attested to by Defendants in this matter in their _ITEM 33_which was sworn to and NOTARIZED by Paul R. Regan, Daniel Sullivan, Shari S. Laskowitz and Ashley V. Humphries and in their commencement documents.
     -Instructed as furthered hereunder was understood by the Part Time
  Clerk, McKenzie in the prior matter was maintained by the the NEXUS of ZUCKERS. YUZERS and ELSERS as a listserve, distributed
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over the internet and maintained by the named individuals in the Caption as acceptable.
                   xxxiii._ITEM 51_
                  27 May 2020. Defendants again document to circulating emails by and between the NEXUS of ZUCKERS, YUZERS and ELSERS and have an ongoing problem having reported a "light bulb" has gone out, as a continuation and in violation of my privacy as seen in the AFFIDAVITS of ANDRES REYNOSO and ADNAN UTIC, and emails entered by
                  Defendants named in the caption also reported to having entered the premises on the 26*TH of May as well – maintained a 'podcast' of myself by a videographer named as an ACCESSORY to the NEXUS of ZUCKERS, YUZERS and ELSERS by ROSALIA CHANN – who is a
                   professional host and distributor of videos, as furthered in the
                   EXHIBITS annexed in the sections which ensue.
                   xxxiv._ITEM 52
                  29 May 2020.Defendants again document to circulating emails by and between the NEXUS of ZUCKERS, YUZERS and ELSERS and have an ongoing problem having reported the sound of grinding metal at
                   9:00PM as a claim
               D5 JUNE 2020. Defendants again jointly and severally document and attest to themselves and use the words "HUMAN DECENCY" after circulating emails by and between the NEXUS of ZUCKERS, YUZERS and ELSERS of a certain breach of the sanctuary of my home in the PUBLIC and FEDERAL RECORD repeat and realleges same for each and every ITEM above, as an allegation for cause, attested to and entered as ITEM 55, further demonstrating their understanding of the Federal, State, and Local Laws which are set forth herein more populstly as justifiable cause for injunctive relief sought for
                  robustly as justifiable cause for injunctive relief sought for each cause of action as set forth below, jointly and severally for all Defendants named and grouped for convenience as members of the ZUCKERS, YUZERS, ELSERS, and the ACCESSORIES named as Defendants
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https://www.iustice.gov/actioncenter/locate-prison-inmate-or-sex-offende
  >> THIS IS AN ISSUE???
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ASHLEY.HUMPHRIES@wilsonelser.com <ASHLEY.HUMPHRIES@wilsonelser.com>,
           +19084337463
                                                                LEGAL@mskyline.com <LEGAL@mskyline.com>,
           +19178433456.
           1320 EST: Voicemail from Mr. PAUL regan [USC 18, §241]
  all up like the farmers, but at 116th/ not in disneyland
                                             Stephen O'Connell <sgo2107@columbia.edu>

    Forwarded Message

 Subject: [WILSON-ELSER-STATEFARM-SULLIVAN-ZUCKER/WILSON-ELSER-STATEFARM-SULLIVAN-ZUCKER] 2c44b9: slaskowitz@ingramllp.com <slaskowitz@ingramllp.com...
Date: Tue, 28 Jun 2022 00:53:27 -0700
From: WILSON-ELSER-STATEFARM-SULLIVAN-ZUCKER <noreply@github.com>
 To: ms60710444266@vahoo.com, financialeducation@info.consumerfinance.gov
 Author: WILSON-ELSER-STATEFARM-SULLIVAN-ZUCKER <108204659+WILSON-ELSER-STATEFARM-SULLIVAN-ZUCKER@users.noreply.github.com>
 Date: 2022-06-28 (Tue, 28 Jun 2022)
 Changed paths: A wilsonelser-Jan 30-2022
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 ---- Forwarded wiessage ----
Trom: "MILTON MCKENZIE" <a href="mailto:">ms60710444266@yahoo.com</a>
To: "B D2022" <ms60710444266@yahoo.com>, "60710 BD. 153974" <b dincer66@icloud.com>, "ashley.humphries@wilsonelser.com" <a href="mailto:sashley.humphries@wilsonelser.com"">ashley.humphries@wilsonelser.com"<a href="mailto:sashley.humphries@wilsonelser.com">ashley.humphries@wilsonelser.com"<a href="mailto:sashley.humphries@wilsonelser.com">ashley.humphries@wilsonelser.com"<a href="mailto:sashley.humphries@wilsonelser.com">ashley.humphries@wilsonelser.com"<a href="mailto:sashley.humphries@wilsonelser.com">ashley.humphries@wilsonelser.com"<a href="mailto:sashley.humphries@wilsonelser.com">ashley.humphries@wilsonelser.com"<a href="mailto:sashley.humphries@wilsonelser.com">ashley.humphries@wilsonelser.com"<a href="mailto:sashley.humphries@wilsonelser.com">ashley.humphries@wilsonelser.com</a> ("kidsprivacy@viacomcbs.com")<a href="mailto:sashley.humphries@wilsonelser.com">ashley.humphries@
```

<abanews@americanbar.org>, "stephen.barrett@wilsonelser.com" <stephen.barrett@wilsonelser.com", "william.behr@wilsonelser.com" <william.behr@wilsonelser.com", "nibal.pena@nypd.org" <nibal.pena@nypd.org" <nibal.pena@nypd.org>, "brittany.postiglione@nypd.org"
"christina.ortiz@nypd.org", "wmckenzie@nycourts.gov" <wmckenzie@nycourts.gov>, "john.lamneck@nypd.org"

C: "lauren.zink@wilsonelser.com" <lauren.zink@wilsonelser.com", "erin.zecca@wilsonelser.com", "erin.zecca@wilsonelser.com", "erin.zecca@wilsonelser.com", "ellyn.wilder@wilsonelser.com", "ellyn.wilder@wilsonelser.com", "patricia.wik@wilsonelser.com", "patricia.wik@wilsonelser.com", "angel.vitiello@wilsonelser.com", "angel.vitiello@wilsonelser.com", "aviva.stein@wilsonelser.com", "aviva.stein@wilsonelser.com", "suzanne.swanson@wilsonelser.com", "grace.song@wilsonelser.com", "grace.song@wilsonelser.com", "urashi.sinha@wilsonelser.com", "carole.nimaroff@wilsonelser.com", "granifer.provost@wilsonelser.com", "granifer.gravost@wilsonelser.com", "angel.vitiello@wilsonelser.com", "angel.vitiello@wilsonelser.com", "angel.vitiello@wilsonelser.com", "granifer.provost@wilsonelser.com", "granifer.provost@wilsonelser.com", "granifer.granife.gwilsonelser.com", "arallen.gwilsonelser.com", "angel.vitiello@wilsonelser.com", "ange

Sent: Sun, Jan 30, 2022 at 11:20 AM

Subject: *** Assigned Judge: Shlomo S. Hagler --- TY FOR GETTING THIS TO THE RIGHT PRECINCT IMMEDIATE. >> 153974/2020

ATTORNEYS ON THE RECORD FOR THE MATTER REPRESENTING THE ANNEXED ENTITIES, NOTWITHSTANDING ITS:

Members, Providers, Affiliates, Agents, Officers, Directors, Volunteers, Employees, Contractors, and Principals are being drafted in a NY SUPREME COURT as a conglomerate of: THE ZUCKERS, THE YUZERS, THE ELSERS, AND THEIR ACCESSORIES...

101 WEST 55th STREET, NEW YORK, NY, 10019

PAUL R. REGAN, ESQ. [NYS BAR # 2623577]

JOSEPH J. GIAMBOI, ESQ. [NYS BAR # 2104396]

DANIEL F. SULLIVAN, ESQ. [NYS BAR # 2383347]

WHERE DO THE ZUCKERS WORK FROM, THEY ALSO TRIED TO PEACOCK THE PROSECUTION OF THE NYPD...

150 EAST 42ND STREET, 19TH FLOOR, NEW YORK, NY, 10017

SHARI S. LASKOWITZ, ESQ. [NYS BAR # 3043015]

CORY L. WEISS, ESQ. [NYS BAR # 2327187]

"...LOCATION..."

>>> RICKI E. ROER, ESQ. [NYS BAR # 1838549] <<< notarized by the ELSERS $/\!/\!/$

---- Forwarded Message ---From: MILTON MCKENZIE mseo710 Bb. 153974 mseo710 Bb. 153974 bdf:mseo74240642400.com
Sent: Thursday, July 28, 2022 at 06.444.0 PM GMT-5
Subject: Fw. USC Title 18 violations --- i just updated THOSE BOOSTERS.

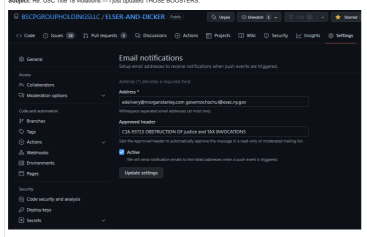
[SPERM BANKS](https://www.bop.gov/locations/list.jsp?facilityType=RRM&addAlphabet=false&sortDescending=false&rmvePhyCmplxLocs=false&addStates=false&addRegions=false)

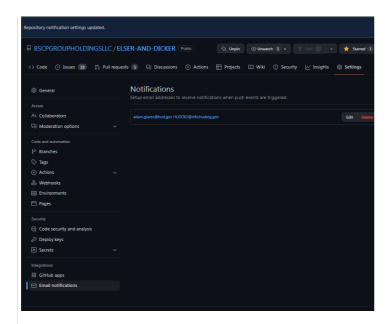
On Thursday, July 28, 2022 at 06:41:48 PM GMT-5, MILTON MCKENZIE <ms60710444266@yahoo.com> wrote:

THAT'S GOVERNOR HOCHUL, NOT KATHY.

---- Forwarded Message ---From: MILTON MCKENZIE cms60710444266@yahoo.com>
To: 60710 BD. 153974 <a href="https://doi.org/10.1007/10.1

Sent: Thursday, July 28, 2022 at 06:37:30 PM GMT-5
Subject: Re: USC Title 18 violations --- i just updated THOSE BOOSTERS.





#CLEAR

On Thursday, July 28, 2022 at 06:33:56 PM GMT-5, MILTON MCKENZIE <ms60710444266@yahoo.com> wrote:

HERE YOU ARE

A LIST OF DICKER

A FEW BOPS

AND A LINK TO OTHERS, INDEXED.

THAT AND A FEW TCR INDEXES OFFICIALLY.

I ALREADY FAXED IT ON YOUR BEHALF, AND TO INSIDER MAGAZINE.

$\underline{https://github.com/BSCPGROUPHOLDINGSLLC/ELSER-AND-DICKER/tree/INSIDER-TRADERS-ANONYMOUS}$

From: MILTON MCKENZIE <ms60710444266@yahoo.com>
From: MILTON MCKENZIE <ms60710444266@yahoo.com>
From: MILTON MCKENZIE <ms60710444266@yahoo.com>
To: info@manhattanho, nyc.gov < info@manhattanho, nyc.

that's right - you need to have a DISCLAIMER

>> THAT YOU, AT ANY POINT IN TIME ARE SUBJECT, AND UNDER A BURDEN OF PROOF ARE A "BABY-FELON"

GitHub - BSCPGROUPHOLDINGSLLC/ELSER-AND-DICKER at INSIDER-TRADERS-ANONYMOUS



SO YOUR CLIENTS, IF THEY FIND OUT AFTER YOU TAKE A RETAINER? NEED TO KNOW YOU ARE CONFLICTED IN THE HEAD. - IF YOU BELIEVE YOU ARE EXEMPT FROM THIS PROSECUTION TABLE.

On Thursday, July 28, 2022 at 06:29:42 PM GMT-5, MILTON MCKENZIE <ms60710444266@yahoo.com> wrote:

Yana Siegel
Yana Siegel Hannah King@WILSONELSER.COM, grace.song@wilsonelser.com, erin.zecca@wilsonelser.com, eliyn.wilder@wilsonelser.com, elizabeth.scoditti@wilsonelser.com, Debra Tama <debra.tama@wilsonelser.com>, Daniel F. Flores <daniel.flores@wilsonelser.com>, curt.schlom@wilsonelser.com, craig.hunter@wilsonelser.com, craig.brinker@wilsonelser.com, Corrine Shea <corrine.shea@wilsonelser.com>, carole.nimaroff@wilsonelser.com

aviva.stein@wilsonelser.com, Angelique Sabia-Candero <angelique.sabia-candero@wilsonelser.com>, angel.vitiello@wilsonelser.com, Andrea Shiffman <andrea.shiffman@wilsonelser.com>, Amy Hanrahan <amy.hanrahan@wilsonelser.com>, alex.kress@wilsonelser.com, Alan Rubin <alan.rubin@wilsonelser.com>, aguirguis@schools.nyc.gov <aguirguis@schools.nyc.gov>

On Thursday, July 28, 2022 at 06:29:05 PM GMT-5, MILTON MCKENZIE <ms60710444266@yahoo.com> wrote

H-Town - Jezebel (1997)



H-Town - Jezebel (1997)



H-Town - Jezebel (1997)

----- Forwarded Message ---From: MILTON MCKENZIE ms60710444266@yahoo.com
To: Cla-CCM@bop.gov <clb-ccm@bop.gov <clb-ccm@bop.gov <stephen.e.murphy@hud.gov <stephen.e.murphy@hud.gov <stephen.e.murphy@hud.gov <sdam.glantz@hud.gov <clb-ccm@bop.gov <stephen.e.murphy@hud.gov <stephen.e.murphy@hud.gov <sdam.glantz@hud.gov

Cc: rise@ic.fici.gov <ri>rise@ic.fici.gov <ri>rise@ic.fici.gov <ri>rise@ic.fici.gov <id>rise@ic.fici.gov <ri>rise@ic.fici.gov <id>rise@ic.fici.gov <id>rise@ic.fici.gov <id>rise@ic.fici.gov <id>rise@ic.fici.gov <id>rise@ic.fici.gov <id>rise@ic.fici.gov </d>

REYNOSO array.noso@mskyline.com; ANA LOPEZ array.noso@mskyline.com; Paul Regan pown.gov; DONALD ZUCKER dov.gov; Paul Regan pown.gov; Paul Regan pown.gov;

I think think I pretty much cleared the LOCAL prison COs as well.

">https://iapps.courts.state.ny.us/nyscef/ViewDocument?docIndex=19MVPFXy0G0QvnmRLGpYIQ==>

On Thursday, July 28, 2022 at 06:21:56 PM GMT-5, MILTON MCKENZIE <ms60710444266@yahoo.com> wrote

FREE AND CLEAR?

Stephen E. Murphy, FOIA Public Liaison

(212) 542-7109

stephen.e.murphy@hud.gov

Adam Glantz, Regional FOIA Liaison

(212) 542-7158

adam.glantz@hud.gov

- On 7/28/2022 6:29 PM, B D2022 wrote:
 > https://github.com/WILSON-ELSER-STATEFARM-SULLIVAN-ZUCKER/FEDERAL-USE-AND-DISTRIBUTION-ONLY/blob/main/README.md\
- > PLAINTIFF ASSIGNED LEASES AND RENTS ON MAY 15TH TO STATE FARM LIFE INSURANCE COMPANY TO PROTECT THEIR INVESTMENT A SHORT TERM INVESTMENT WITH 30-YEAR TERMS.
- > *** INCLUDING THEIR TAX RISKS AS IMPLIED https://iapps.courts.state.ny.us/nyscef/ViewDocument?docIndex=19MVPFXy0G0QvnmRLGpYIQ==
- > EXHIBIT(S) AC0 (Motion #001) ACRIS Detailed Document Information (2019000021408)2019010800475001 https://iapps.courts.state.ny.us/nyscef/ViewDocument?docIndex=ze6a1KA9akRV9TGfXXJT/g==
- EXHIBIT(S) AC1 (Motion #001) ACRIS Detailed Document Information (2020000155422)2020052000291003 https://iapps.courts.state.ny.us/nyscefi/ViewDocument?docIndex=bVk8slt7n3kGwHqebPg0fw=
- > EXHIBIT(S) AC2 (Motion #001) ACRIS Detailed Document Information (2020000155421)2020052000291002 https://iapps.courts.state.ny.us/nyscef/ViewDocument?docIndex=wTG2YD2PqXuxmoKqFiESrw==
- > EXHIBIT(S) AC3 (Motion #001) ACRIS Detailed Document Information (2020000155422)2020052000291003 https://iapps.courts.state.ny.us/nyscef/ViewDocument?docIndex=au8qh7Dn66hrVmJ9DX_PLUS_bdg==
- > EXHIBIT(S) AC4 (Motion #001) ACRIS Detailed Document Information (2020000155423)2020052000291004 https://iapps.courts.state.ny.us/nyscef/ViewDocument?docIndex=/yhEICiKJ0BGv2DF/MOn4g==
- > EXHIBIT(S) ACR (Motion #002) ACRIS.NYC.GOV >> ASSIGNMENT OF LEASE AND RENTS ON FILED ON MAY 26TH https://iapps.courts.state.ny.us/nyscef/ViewDocument?docIndex=gcMSDaFzm0ynPeXZKSHgLQ==

> Ref.: El Dorado Task Force > Ref.: El Dorado Task Force - August 29 2012

- > COPY OF LEASE: FILED BY THE COUNSELORS OF SULLIVAN PROPERTIES LP
- > *** obtained an unlawful Loan for \$6,000,000.00 in NYSCEF 153974/2020 as filed to confirm violations under USC 18.21, 18.225, and USC 18.2, 18.3, 18.4 > *** while

> = IN THE COUNTY OF KINGS

- In The COUNT TO KINGS.
 case number: 400842/2020
 Hon. Nancy T. Sunshine, Kings County Clerk
 and Clerk of the Supreme Court
- > https://iapps.courts.state.ny.us/nyscef/ConfirmationNotice?docId=HD6/wXvIOxflJUIQyXqedQ==

> On 7/28/2022 6:25 PM, B D2022 wrote:

>>

>> If you believe that DOJ maintains the records you are seeking, but you are uncertain about which component has the records, you may send your request to: FOIA/PA Mail Referral Unit, Justice Management Division, Room 115, LOC Building, Washington, D.C. 20530-0001, Attention: FOIA Request. You may also send your request to the Mail Referral Unit via e-mail (MRUFOIA.Requests@usdoj.gov) or fax ((202) 616-6695). Personnel in that division will then forward your request to the DOJ component(s) it determines are most likely to maintain the records you are seeking.

>> do you understand how STUPID these people are?

>> https://sexualrespect.columbia.edu/

 $>> https://cm.maxient.com/reportingform.php?ColumbiaUniv\&layout_id=5$

```
>> I appreciate SILENCE, other than that - provided everythigh to all those agencies
     >> If I get any more specific, people will be receiving life and or death sentences, which is not my will or intent. >> https://www.ecfr.gov/current/title-28/chapter-I/part-16#sp28.1.16.e
     >>
   >> ......Forwarded Message ------
>> Subject. Fwic: Fwic: Fwic: Wid: High you believe that DOJ maintains the records you are seeking, but you are uncertain about which component has the records
>> Date: Thu, 28 Jul 2022 18:24:22 -0500
>> From: B D2022 \text{mst0710444266@yahoo.com}>
>> To: ALEXIS.M.SANDERS@cbp, dhs.gov >, ALEXIS.M.SANDERS@cbp, dhs.gov >, ANTHONY.BUCCI@cbp, dhs.gov >, Anthony.bucci@cbp, dhs.gov >, AZCBPPublicAffairs@cbp, dhs.gov >, CBPINFOCENTER@cbp, dhs.gov >, CBPI
                                          Forwarded Message
     >>
>> = Forwarded Message — F
                                         - Forwarded Message --
        >> of course, I reported that "impersonation" using their own thing.
     >> THAT is how seriously deranged, scared, and I don't care - those are lines, you also are not permitted to cross, NO MATTER WHAT BANK, DEALER, FUND, or FIRM.
     >> Subject: If you believe that DOJ maintains the records you are seeking, but you are uncertain about which component has the records >> Date: Thu, 28 Jul 2022 18:19:40 -0500  
>> From: B D2022 <ms60710444266@yahoo.com>
                                         notifications@maxient.com, notification@maxient.com
MRUFOIA.Requests@usdoj.gov <MRUFOIA.Requests@usdoj.gov>
     >> CC:
     >> If you believe that DOJ maintains the records you are seeking, but you are uncertain about which component has the records, you may send your request to: FOIA/PA Mail Referral Unit, Justice Management Division, Room 115, LOC Building, Washington, D.C. 20530-0001, Attention: FOIA Request. You may also send your request to the Mail Referral Unit via e-mail (MRUFOIA.Requests@usdoj.gov) or fax ((202) 616-6695). Personnel in that division will then forward your request to the DOJ component(s) it determines are most likely to maintain the records you are seeking.
       >> do you understand how STUPID these people are?
        >> https://sexualrespect.columbia.edu
       >> https://cm.maxient.com/reportingform.php?ColumbiaUniv&layout_id=5
```