**ANNEXED BY ONE OF THE ATTORNEYS OF DONALD ZUCKER AND SULLIVAN PROPERTIES LP AND BY ITS ATTORNEYS.  
  
 A CERTAIN VIOLATION OF PRIVACY.**  
 <https://iapps.courts.state.ny.us/nyscef/ViewDocument?docIndex=fXMaXgeyzvA85ViWMmvfAQ==>  
  
CARRIES A CERTGAIN BURDEN OF THE RISKS AND TO THE NEW "HOLDERS" OF THE LEASES AND RENTS IN THEIR “AUTOMATIC MERGER” WAS PERMITTED AND SELF DECLARED “INCORRECTLY” BY THEIR DEIRECT WHO ALSO DID NOT INCLUDE THE CORRECT SEC FILE NUMBER, OR ANY LEGAL PROCEEDINGS OR CLASS III HOLDINGS, AS PROMULGATED BY PRICEWATERHOUSE COOPERS, IS DUE TO THE OBSTRUCTION OF JUSTICE THAT WAS ABSOLUTELY AIDED AND ABETTED BY THEIR COUNSELOR, SHARI LASKOWITZ AT NEARLY ALL TIMES WHILE I RESIDED THERE.  
  
PER THE TERMS OF 255 AFFIDAVIT **[ LETTER OF CREDIT ]** BETWEEN THE PARTIES.  
 - THE TAX CONSEQUENCES WERE ANNEXED IN THE MATTER OF NYSCEF 153974/2020; *AND*  
 - THE GROSS NEGLIGENCE OF MY CIVIL RIGHTS AND RIGHT TO TRIAL ARE ALSO PROMIMENT, REMAIN UNDISCLOSED BY ITS DIRECTORS AS “LEGAL PROCEEDINGS” THAT ARE *ORDINARY* AND PRESENT NO RISK OF STATE’S FARM FAMILY OF HOLDING COMPNIES UNDER THEIR UMBRELLA, NOTHWITHSTANDING STATE BARM BANK.  
 AS FAR AS AN ORDINARY DEPOSITOR IR INVESTOR IS CONCERNED, IS A RISK WHICH DOES NOT EXIST, AND NOR DOES A LETTER BY ANY OF THEIR CLOSE OR AFFILIATED COMPANIES, ABSENT OF STATE FARM LIFE INSURANCE, IN A “TRANSFER OF LEASES AND RENTS”WHICH THEY HOLD THE RIGHTS TO. HAVING EVALUATED THE COURT DOCKETS, WHERE I WAS VIDEOTAPED INSIDE AND WITHOUT MY CONSENT, FOR EXAMPLE: PRESENTS THE FOLLOWING RISKS:  
 THEIR CONSERTED AVOIDANCE AND OBSTRUCTION OF BOTH CRIMINAL AND CIVIL PROSECUTION WAS AIDED AND ABETTED BY ALL THOSE WHO DID NOT PRESENT THIS AS AN ISSUE OF CIVIL RIGHTS. HENCE, MY CONERN IS AFFIRMED AFTER HAVING SEEN THAT MY FATHER’S ATTORNEY, ALSO DID NOT BRING THIS TO FORE AT ANY POINT IN TIME, DESPITE THE FACT THAT I WAS CONSTANTLY RESTRAINED WITHOUT CAUSE – AS REFERENCED IN THEIR SEVERAL REQUESTS CONTINUES.  
 ALL INVOLVEMENT IS GENERALLY AVOIDED, AND AFTER HAVING HARRASSED MY LIFE FOR THE EXTENT OF ONE YEAR – AS SEE IN THOSE PROCEEDINGS IN ORDER TO CONDUCT “MANDATORY” INSPECTIONS AT THE REQUEST OF THEIR “BANK”.  
 – THE HARASSMENT CONTINUES, AND IN MY FATHER’S HARASSMENT- TO THIS DAY- IS IN A “STATE OF CONVICTION” HAVING PROVIDED ME A VOICEMAIL FROM THE COUNSELORS OF MANHATTAN SKYLINE, WHO ALSO THREATENED TO FOLLOW HIM “TO THE END OF THE WORLD” – ALLEGEDLY.  
  
 **– SO I HOPE YOU UNDERSTAND WHERE THIS ALSO PRESENTS A CONFLICT, AS HE BELIEVES THIS TO BE TRUE.  
  
 USC 18, §241. Conspiracy against rights.**

- If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or

- If two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured—

THANK YOU FOR THE ADDITIONAL FOLDER, AND FOR YOUR CONSIDERATION OF BY WHO AND WHEN THAT INFORMATION WAS CIRCULATED, NOTWITHSTANDING THE INSPECTION WHICH TOOK PLACE IN MAY OF 2020.

THANK YOU – THE RIGHTS TO RENTS AND LEASES WERE SUCCESSFULLY EXCHANGED TO STATE FARM, AND BY ITS CREDIT AND LOAN AGENCY, LOANED THE ZUCKER $6,000,000.00 IN BY THEIR AFFILIATED COMPANY “ STATE FARM LIFE INSURANCE COMPANY” AND ALSO “ STATE FARM BANK “. I AM UNSURE OF WHICH ENTITY IS IN CHARGE OF CASH DEPOSITS, BUT LAST I CHECKED IT IS THEIR BANK THAT DOES THEIR LENDING WHICH IS ALSO DISCLCOSED, HOWEVER AVOIDS TO NYSCEF MATTER 153974/2020. AS A BASIC EXAMPLE, AND REFERENCE ABOVE IN USC 18.241, DOES IMPOSE A CERTAIN RISK THAT IS NOT CIRCULATED, HOWEVER MATERIALLY SUBSTANTIVE TO THE HOLDINGS WHICH ARE CURRENTLY NOT DISCLOSED, AND NO LEGAL MATTER OR INVOLVEMENTS BY THEIR DIRECTORS.

I HAVE NO IDEA OF THE CONVERSATIONS AND VIDEOS OF MYSELF SHARED BY AND BETWEEN THOSE PARTIES, AS REFERENCED INDIVIDUALS, NAMELY BY [ASHLEY.HUMPHRIES@WILSONELSER.COM](mailto:ASHLEY.HUMPHRIES@WILSONELSER.COM) – IS A VIDEO OF MYSELF THAT WAS CIRCULATED WITHOUT CONSENT, ONE OF SEVERAL WHICH ARE NOW UNDER THE PURVIEW AND RISK OWNED BY STATE FARM AS OF MAY IN 2020, AND WHILE I LIVED THERE – HAVE NOT RETURNED A PHONE CALL OR EMAIL OR ANYTHING, INCLUDING THE UNLAWFUL RENTS AND LEASES HELD ON DEPOSIT AT JP MORGAN CHASE BANK.

* <https://iapps.courts.state.ny.us/nyscef/ViewDocument?docIndex=ze6a1KA9akRV9TGfXXJT/g==>
* [https://iapps.courts.state.ny.us/nyscef/ViewDocument?docIndex=bVk8sIt7n3kGwHqebPg0fw==](https://iapps.courts.state.ny.us/nyscef/ViewDocument?docIndex=bVk8sIt7n3kGwHqebPg0fw== )
* <https://iapps.courts.state.ny.us/nyscef/ViewDocument?docIndex=wTG2YD2PqXuxmoKqFiESrw==>
* <https://iapps.courts.state.ny.us/nyscef/ViewDocument?docIndex=au8qh7Dn66hrVmJ9DX_PLUS_bdg==>
* <https://iapps.courts.state.ny.us/nyscef/ViewDocument?docIndex=/yhElCiKJ0BGv2DF/MOn4g==>
* <https://iapps.courts.state.ny.us/nyscef/ViewDocument?docIndex=gcMSDaFzm0ynPeXZKSHgLQ==>

**AS STATED, I AM UNSURE OF HIS INVOLVEMENT,** HAVING A COUNSELER AND DESPITE MY REQUESTS FOR AN IMMEDATE ESTOPPEL AND A REQUEST FOR THE JUDGE TO BAR THEIR ATTORNEYS, WAS PERMITTED TO PROCEEED WITHOUT ANY CAUSE..  
  
 **– WAS MARKED AS SUFFICIENT TO “RESTRAIN ME” AND HOLD ME IN CONTEMPT AND ARRREST FOR A FAILURE TO APPEAR, ALL OTHER REQUESTS WERE GRANTED – IN SOME CASES UNDER 48 HOURS – WHICH IS DISGUSTING.**