

RE: PLUS... : https://iapps.courts.state.ny.us/nyscef/ViewDocument?docIndex=NvtIUa5jls0V4/0F7/XIGg==

RE PLUS... https://apps.courts.state.ny.us/nyseef/NewDocument1docindoc-NvtiUa5ja0V4/0F7/XiGg==

BO FREEMAN -bsocproupholdingslic@mail.com>

MSB: MSRBEDPOFT (MSRB Doc, Typectho@mypd.org -10pctvo@mypd.org -10pctvo@mypd.org -11pctvo@mypd.org -11pctv

cweiss@ingramllp.com < cweiss@ingramllp.com>, iMICHAEL CAPOZZI' < mcapozzi@ingramllp.com>, iMOLLY WEISS' < mweiss@ingramllp.com>, slaskowitz@ingramllp.com> < slaskowitz@ingramllp.com>, anne@thehighlandpartners.com < administration@MSKYLINE.COM < administration@MSKYLINE.COM>, anne@thehighlandpartners.com < anne@thehighlandpartners.com < anne@thehighlandpartners.com>, iNDNALD ZUCKER ORGANIZATION' < slaimboi@mskyline.com>, iDONALD ZUCKER' < ADMINISTRATION@MSKYLINE.COM>, iDONALD ZUCKER' < ADMINISTRATION@MSKYLINE.COM>, iDONALD ZUCKER' < CDUCKER@MSKYLINE.COM>, iDOSEPH GIAMBOI' < slaimboi@mskyline.com>, iDONALD ZUCKER' < CDUCKER@MSKYLINE.COM>, iDOSEPH GIAMBOI' < slaimboi@mskyline.com>, iDOSEPH GIAMBOI' < slaimboi@mskyline.co

Date Mon. Feb 7, 2022 at 1:37 AM

DIDN'T KNOW THEY COULD TYPE THAT OUICK.

§ 250.60 Dissemination of an unlawful surveillance image in the first degree.

A person is guilty of dissemination of an unlawful surveillance image in the first

1. He or she, with knowledge of the unlawful conduct by which an image or images of the sexual or other intimate parts of another person or persons were obtained and such unlawful conduct would satisfy the essential elements of the crime of unlawful surveillance in the first or second degree, as defined, respectively, in section 250.50 or 250.45 of this article, sells or publishes such image or images; or 2. Having created a surveillance image in violation of section 250.45 or 250.50 of

this article, or in violation of the law in any other jurisdiction which includes all of the essential elements of either such crime, or having acted as an accomplice to such crime, or acting as an agent to the person who committed such crime, he or she intentionally disseminates such unlawfully created image; or

3. He or she commits the crime of dissemination of an unlawful surveillance image in the second degree and has been previously convicted within the past ten years of dissemination of an unlawful surveillance image in the first or second degree.

Dissemination of an unlawful surveillance image in the first degree is a class E felony.

1 question:

do you see any other WINDOWS that are being pointed at by ANY CAMERA

ms60710444266 [mailto:ms60710444266@yahoo.com]

From: ms60710444266 [mailto:ms60710444266@yahoo.com]

Sents Monday, February 07, 2022 1:30 AM

Sents Monday, February 07, 2022 1:30 AM

To: MSRB (MSRBSUPPORT[BMRS D.RG); 10pctdvo@nypd.org; 11pctyco@nypd.org; 11pctyco@nypd.org; 11pctyco@nypd.org; 12pctyco@nypd.org; 12pctyco@nypd.

Importance: High Sensitivity: Private

§ 250.60 Dissemination of an unlawful surveillance image in the first degree.

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1. He or she, with knowledge of the unlawful conduct by which an image or images of the sexual or other intimate parts of another person or persons were obtained and such unlawful conduct would satisfy the essential elements of the crime of unlawful surveillance in the first or second degree, as defined, respectively, in section 250.50 or 250.45 of this article, sells or publishes such image or images; or 2. Having created a surveillance image in violation of section 250.45 or 250.50 of this article, or in violation of the law in any other jurisdiction which includes all of the essential elements of either such crime, or having acted as an accomplice to such crime, or acting as an agent to the person who committed such crime, he or she intentionally disseminates such unlawfully created image; or 3. He or she commits the crime of dissemination of an unlawful surveillance image in the second degree and has been previously convicted within the past ten years of

dissemination of an unlawful surveillance image in the first or second degree.

felony.

1 question:

do you see any other WINDOWS that are being pointed at by ANY CAMERA

and also about 3 feet INTO my doorway?

From: BO FREEMAN [mailto:bscpgroupholdingsllc@gmail.com] Sent: Monday, February 07, 2022 1:27 AM

Sent. Worlday, 7-2021.1.7-Will Teurday of Company Control of brian.nelsen@nypd.org; 'charles.novak@nypd.org; 'christophe.leap@nypd.org; 'christophe.snagg@nypd.org; 'christophe.freda@nypd.org; 'dajon.panton@nypd.org; 'daion.panton@nypd.org; 'george.kalogeropoulos@nypd.org; 'george.kalogeropoulos@nypd.org; 'george.kalogeropoulos@nypd.org; 'joseph.soldano@nypd.org; 'joseph.soldano@nypd.org; 'manton@nypd.org; 'John.Lamneck@nypd.org; 'joseph.soldano@nypd.org; 'manton@nypd.org; 'manton@nypd.org; 'joseph.soldano@nypd.org; 'manton@nypd.org; 'manton@nypd.org; 'joseph.soldano@nypd.org; 'manton@nypd.org; 'manton@nypd.org; 'joseph.soldano@nypd.org; 'joseph.soldano@nypd.org; 'manton@nypd.org; 'joseph.soldano@nypd.org; 'manton@nypd.org; 'manton@nypd.org; 'manton@nypd.org; 'joseph.soldano@nypd.org; 'manton@nypd.org; 'manton@nypd.org; 'joseph.soldano@nypd.org; 'manton@nypd.org; 'manton@nypd.org; 'joseph.soldano@nypd.org; 'manton@nypd.org; 'manton@nypd.org; 'manton@nypd.org; 'joseph.soldano@nypd.org; 'manton@nypd.org; 'man (PAM.OLSON@US.PWC.COM); 'PETER MERILL (PETER.MERILL@US.PWC.COM); 'CHICAGO@SEC.GOV; 'CHICAGO@SEC.GOV; 'REWYORK@SEC.GOV; 'SRIAN HODGSON (BRIAN.HODGSON.NYZ6@STATEFARM.COM); 'MATT HARVEY (MHARVEY13@BLOOMBERG.NET); 'rebecca.coyle@statefarm.com; '10pctdvo@nypd.org'; '10pctyco@nypd.org'; '12pctyco@nypd.org'; '12pctyco@nypd.org';

Subject: FW: PLUS...: https://iapps.courts.state.ny.us/nyscef/ViewDocument?docIndex=NvtIUa5jls0V4/OF7/XIGg==

Importance: High Sensitivity: Private

From: ms60710444266 [mailto:ms60710444266@yahoo.com] Sent: Monday, February 07, 2022 1:17 AM

Cc: BofAMarkets@bofa.com

Subject: PLUS...: https://iapps.courts.state.ny.us/nyscef/ViewDocument?docIndex=NvtIUa5jls0V4/OF7/XIGg==

Importance: High Sensitivity: Private

§ 250.60 Dissemination of an unlawful surveillance image in the first degree.

degree when:

He or she, with knowledge of the unlawful conduct by which an image or images of the sexual or other intimate parts of another person or persons were obtained and such unlawful conduct would satisfy the essential elements of the crime of unlawful surveillance in the first or second degree, as defined, respectively, in section 250.50 or 250.45 of this article, sells or publishes such image or images; or

Having created a surveillance image in violation of section 250.45 or 250.50 of

this article, or in violation of the law in any other jurisdiction which includes all of the essential elements of either such crime, or having acted as an accomplice to such crime, or acting as an agent to the person who committed such crime, he or she intentionally disseminates such unlawfully created image; or

3. He or she commits the crime of dissemination of an unlawful surveillance image in the second degree and has been previously convicted within the past ten years of dissemination of an unlawful surveillance image in the first or second degree.

Dissemination of an unlawful surveillance image in the first degree is a class E

felony.

From: BO FREEMAN [mailto:bscpgroupholdingsllc@gmail.com]
Subject: FW: https://iapps.courts.state.ny.us/nyscef/ViewDocument?docIndex=NvtIUa5jls0V4/OF7/XIGg==Importance: High
Sensitivity: Private

BALANCE ON MAY 31 - 2020

 $\underline{https://iapps.courts.state.ny.us/nyscef/ViewDocument?docIndex=I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPFDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PLUS_jFtPDT9gA1n6dg==I/WSXq_PUS_jFtPDT9gA1n6dg==I/WSXq_PUS_jFtPDT9gA1n6dg==I/WSXq_PUS_jFtPDT9gA1n6dg==I/WSXq_PUS_jFtPDT9gA1n6dg==I/WSXq_PUS_jFtPDT9gA1n6dg==I/WSXq_PUS_jFtPDT9gA1n6dg==I/WSXq_PUS_jFtPDT9gA1n6dg==I/WSXq_PUS_FTPDT9gA1n6dg==I/WSXq_PUS_FTPDT9gA1n6dg==$

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CHECK ALSO:: AUTOPAYMENT DOCKET 64...

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RENT STATEMENT FOR APRIL FLAT.

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ILLEGAL FEES - UNLAWFULLY BILLED. \$8106.21

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IT GOES ON LIKE THAT...

THANK GOD I MOVED OUT OF THERE, BUT THEY STILL HAVE POSSESSION OF MY VIDEOS, TAPES, AND OTHER THINGS ... LIKE THE INTIMIATE EVENINGS AND ALL ILLEGALLY AQUIRED WITHOUT MY CONSENT VIDEOTAPED ME INSIDE OF MY APARTMENT.

THOSE CREDITS ON THEIR ACCOUNT, AUTOPAYMENT CONFIRMED... LIKE I SIAD THEY HAVE ANOTHER 6000 LEASES AND A LONG HISTORY DEALING WITH STATE FARM IN ILLINOIS TO SECURE A \$6MM LOAN AT THE COST OF HARASSMENT AND MY PRIVACY??

 $\underline{https://iapps.courts.state.ny.us/nyscef/ViewDocument?docIndex=gnDUubovkEvZEkExbLHgfg==$

^^

p.s. RULES FOR UNLAWFUL FEES.

IN THEIR CONTRACT...

- THEY CANT BILL ME FOR THEIR LEGAL FEES ARBITRARILY, OR AT ALL.
- NOT UNLESS I ELECT TO THEIR SERVICES... AND THERE IS NO CHECKBOX FOR "DO YOU CONSENT TO THEIR COUNSEL"
- HENCE, ILLEGALLY THEN NOT REFUND THE MONEY BACK.

https://iapps.courts.state.ny.us/nyscef/ViewDocument?docIndex=gnDUubovkEvZEkExbLHgfg==

1. THEY HAVE 6000 OTHER LEASES, PURPORTEDLY;

- 2. HAVE CLAIMED THEY HAVE EMPTY BUILDINGS THAT COMPLAIN ARBITRARILYABOUT ME; AND
- 3. SO THEY CAN CONDUCT AN "INSPECTION" OF MY APARTMENT... OF ALL PLACES AT-WILL...

WHICH MEANS FOR CREDITWORTHINESS... INTELLIGENCE...

WHAT THEY SAY IS WORTH LESS THAN THE \$2 PRO I BOUGHT AS HIGH-LEVEL "DEVELOPER" – MORTGAGE SCAMMER ACTUALLY.

– STILL TRYING TO FIGURE OUT WHO IS HOLDING WHAT, BUT I DID LOAD THEIR ENTITIES IN THE REPO FROM THE NY STATE DEPT OF CORPORATIONS: LOCATED AT 101 WEST 55^{TH} STREET, NEW YORK, NY, 10019. NOT AS REPRESENTED IN THEIR LEASES EITHER.

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EXHIBIT(S) - 270

Myst70a Child Rights Law

EXHIBIT(S) - 414 (Motion #001)

Intest/www1 my oper/assets/fdhyddownloads/pdf/about/fdny-rules.pdf

EXHIBIT(S) - 200 (Motion #001)

Intest/www1 my oper/assets/fdhyddownloads/pdf/about/fdny-rules.pdf

EXHIBIT(S) - 500 (Motion #001)

PLAINTIEF DOES NOT HAVE A CERTIFICATE OF OCCUPANCY FOR THIS PROPERTY

EXHIBIT(S) - 503 (Motion #001)

PLAINTIEF ASSIGNED LEASES AND RENTS ON MAY 15TH https://a836-acris.nyc.gov/DS//DocumentSearch/Documen ... show more

EXHIBIT(S) - 501 (Motion #001)

PLAINTIEF ASSIGNED LEASES AND RENTS ON MAY 15TH https://a836-acris.nyc.gov/DS//DocumentSearch/Documen ... show more

EXHIBIT(S) - A00 (Motion #001)

ACRIS Detailed Document Information (201000021408)2019010800475001

EXHIBIT(S) - AC2 (Motion #001)

ACRIS Detailed Document Information (2020000155421)2020052000291003

EXHIBIT(S) - AC2 (Motion #001)

ACRIS Detailed Document Information (2020000155422)2020052000291004

EXHIBIT(S) - AC2 (Motion #001)

ACRIS Detailed Document Information (2020000155423)2020052000291004

EXHIBIT(S) - AC2 (Motion #001)

ACRIS Detailed Document Information (2020000155423)2020052000291004

EXHIBIT(S) - AC2 (Motion #001)

ACRIS Detailed Document Information (2020000155423)2020052000291004

EXHIBIT(S) - AC2 (Motion #001)

ACRIS Detailed Document Information (2020000155423)2020052000291004

EXHIBIT(S) - ACR (Motion #001)

ACRIS Detailed Document Information (2020000155423)2020052000291004
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ITEM 1. – FRAUD. AND FOR SERVICE, ADDRESSED ME AS JUST "111 SULLIVAN STREET" WHICH I DO NOT OWN, AND NEVER WILL IN THE RJI.

ILED; NEW YORK C	OUNTY CLERK 06/05/2	020 01:58 PM	RECEIVED NYSCEF: 06/05/2020
SOLE DOG. NO. 1			RECEIVED WISCELL 00/03/2020
SUPREME CO COUNTY OF N	URT OF THE STATE OF NEV EW YORK	V YORK	
CHILL INVESTIGATION	OPERTIES, L.P.,	X	
SULLIVAN PR	OPERITES, L.P.,	Inde	No.:
	Plaintiff,	THE C.	
		VER	IFIED
-against-		CON	IPLAINT
BARIS DINCE	R,		
	Defendant.		
Plaintiff	Sullivan Properties, L.P., by its		week Cainan Camall R
FIAMILIT	Sumvan Froperties, L.F., by its	attorneys, ingrain 1	uzek Gamen Carron &
Bertolotti, LLP,	as and for its Verified Complaint	against Baris Dincer, a	lleges as follows:
	PART	<u>IES</u>	
1. P	aintiff Sullivan Properties, L.P.	is a foreign limited p	artnership authorized to
conduct basiness	in the State of New York, with	an address c/o Manhati	an Skyline Management
Corp., 103 West	55th Street, New York, New York	10018.	

ALSO, FRAUD. SEE ALSO HIS CLAIM TO THE AIR CONDITIONER AND THEIR CONCIERGE SERVICES.

-againstBARIS DINCER,

Defendant.

X
STATE OF NEW YORK)
:ss:
COUNTY OF NEW YORK)

ANDRES REYNOSO, being duly sworn, deposes and states:

 I am employed by Manhattan Skyline Management Corp., the managing agent for Sullivan Properties, L.P., the owner of the building located at 111 Sullivan Street, New York, New York (the "Building") as the resident manager of the Building. As such, I am familiar with the facts regarding this matter.

PLUS, THEY TAMPERED WITH THE HOSTED VIDEOS (WHICH WERE NOT CONSENTED TO EITHER) AND CONVERTED THEM INTO A VIDEO. MOV FILE (ALSO WITHOUT CONSENT)...

AFFIDAVIT OF ANDRES REYNOSO

- I SWEAR UNDER OATH YOU KNOW I DON'T SETTLE EX-POST.
- NOT AFTER DEALING WITH THEIR MINIONS FOR 9 MONTHS, AND OFFERED TO SETTLE- OUT OF COURT.

PLUS, THEY TRY TO MAKE MY LIFE DIFFICULT AS WELL WHILE I PREPARE THESE COMMENCEMENT DOCUMENTS SO PLEASE.

TAKE PRECAUTION, OTHER THAN THAT...

ENJOY YOUR WEEK.

	A T A T A T A T A T A T A T A T A T A T
OC. NO. 75	RECEIVED NYSCEF: 07/21/20
SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK	
SULLIVAN PROPERTIES, L.P.,	
Plaintiff,	Index No.: 15974/2020
-against-	AFFIDAVIT
BARIS DINCER,	
Defendant.	
Plaintiff Sullivan Properties, L.P., by its attorneys, Ing Bertolotti, LLP, and Paul Regan for Manhattan Skyline Skyline Management Corp.), herein (the "Plaintiff") hav complaints against Baris Dincer (the "Tenant"), who alleges a	Properties (a.k.a. Manhattan e filed a series of frivolous
PARTIES.	
1. Plaintiff Sullivan Properties, L.P. is a foreign lim	nited partnership authorized to
conduct business in the State of New York, with an ad-	dress c/o Manhattan Skyline
conduct business in the State of New York, with an ad- Management Corp., 103 West 55th Street, New York, New York	

Baris Dincer is an individual who resides at 111 Sullivan Street, Apartment 2BR,

SEE ALSO DOCKET 293 – I THINK IT MIGHT BE THEM – one these jane/john does at 150 east 42^{nd}

New York, New York 10012 - effectively the Tenant.

For cause, let me know if you have an opinion after filming the playground and myself distribution photographs on your telephones...

Without consent.

From: ms60710444266 [mailto:ms60710444266@yahoo.com] Sent: Sunday, February 06, 2022 11:04 PM

Sent: Sunday, February 06, 2022 11:04 PM

To: 'cweiss@ingramllp.com;' MICHAEL CAPOZZI (mcapozzi@ingramllp.com); 'MOLLY WEISS'; 'slaskowitz@ingramllp.com;' ADMINISTRATION@MSKYLINE.COM

(ADMINISTRATION@MSKYLINE.COM); 'MANHATTAN SKYLINE, LLC. (ADMINISTRATOR@MSKYLINE.COM); anne@thehighlandpartners.com; 'ANDRES REYNOSO (AREYNOSO@mskyline.com);'
DONALD ZUCKER (DZUCKER@MSKYLINE.COM); 'JOSEPH GIAMBOI (jgiamboi@mskyline.com); 'ZUCKER ORGANIZATION (jgiamboi@mskyline.com); 'Joseph Giamboi, ESQ

(joseph.giamboi@brooklaw.edu); 'LATOYA BRITTON (LBRITTON@MSKYLINE.COM); 'MSKYLINE BROKER (leftbank@mskylinerentals.com); 'LEGAL@MSKYLINE.COM;'
'LEGALASST@MSKYLINE.COM;' 'LZUCKER@MSKYLINE.COM;' 'ANA LOPEZ (MGMTADMIN@mskyline.com); 'PREGAN@MSKYLINE.COM;' 'SHIKENA MELTON (SMELTON@mskyline.com);'
'MANHATTAN SKYLINE MANAGEMENT CORP. (Super@sullivanmews.com); 'teschmann@mskyline.com; kidsprivacy@viacomcbs.com

Cc: andrea.shiffman@wilsonelser.com; angel.vitiello@wilsonelser.com; angelique.sabia-candero@wilsonelser.com; ashley.humphries@wilsonelser.com; aviva.stein@wilsonelser.com; erin.zecca@wilsonelser.com; grace.song@wilsonelser.com; glyn.wilder@wilsonelser.com; erin.zecca@wilsonelser.com; grace.song@wilsonelser.com; jennifer.provost@wilsonelser.com; jennifer.sciales@wilsonelser.com; judy.selmeci@wilsonelser.com; kathleen.mullins@wilsonelser.com; lauren.zink@wilsonelser.com; patricia.wik@wilsonelser.com; RICKI.ROER@WILSONELSER.COM; roger.gottilla@wilsonelser.com; stacey.seltzer@wilsonelser.com; suzanne.swanson@wilsonelser.com; urvashi.sinha@wilsonelser.com; yana.siegel@wilsonelser.com

Subject: RE: https://iapps.courts.state.ny.us/nyscef/ViewDocument?docIndex=NvtIUa5jis0V4/OF7/XIGg==

Importance: High

Importance: High Sensitivity: Private

See also email on August 7^{TH} ...

Looks like the other CAMERAS point TO THE FLOOR...

SEE ALSO THE FINE IN 2015, FOR STATE FARM...

AND USE THE LINKS BELOW TO SEE WHY THEY HAD A REAL EMERGENCY IN MAY TO ENTER THE PREMISES AS WELL..

VERY CAREFULLY ADDRESSED FOR AN IMMEDIATELY FAILURE ON SERVICE BTW... BUT THEY LEFT ALL THIS INFORMATION OUT THERE... LIKE THE STILL SHOTS IN THE ATTACHED DOCKET AS WELL...

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EXHIBIT(S) - GF1
2020.06.16 - GOOD FAITH ATTEMPT TO TIMELY FILE
EXHIBIT(S) - EFF
NOTICE OF EFILING APPROVAL
EXHIBIT(S) - PLT 644_9-a - Nonconsensual Dissemination OF VIDEO [SEE ALSO LINK TO VIDEO ON PUBLIC DOMAIN.]
EXHIBIT(S) - DOB (Motion #001)
DOB PUBLIC RECORDS ON FILE - PUBLIC RECORDS
EXHIBIT(S) - OPP (Motion #001).
PLAINTIFF DOES NOT HAVE A CERTIFICATE OF OCCUPANCY FOR THIS PROPERTY
EXHIBIT(S) - 503 (Motion #001)
TAX MAP BLOCK 503 - LOT 8 [GIS.NYC.GOV]
EXHIBIT(S) - no1 (Motion #001)
PLAINTIFF ASSIGNED LEASES AND RENTS ON MAY 15TH https://a836-acris.nyc.gov/DS/DocumentSearch/Documen ... show more
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From: ms60710444266 [mailto:ms60710444266@yahoo.com]

From: ms60/10444266 [mailto:ms60/10444266 [wyanoo.com]
Sent: Sunday, February 06, 2022 10:38 PM
To: 'cweiss@ingramllp.com'; 'MICHAEL CAPOZZI (mcapozzi@ingramllp.com)'; 'MOLLY WEISS'; 'slaskowitz@ingramllp.com'; 'ADMINISTRATION@MSKYLINE.COM
(ADMINISTRATION@MSKYLINE.COM)'; 'MANHATTAN SKYLINE, LLC. (ADMINISTRATOR@MSKYLINE.COM)'; anne@thehighlandpartners.com; 'ANDRES REYNOSO (AREYNOSO@mskyline.com)';
'DONALD ZUCKER (DZUCKER@MSKYLINE.COM)'; 'JOSEPH GIAMBOI (jgiamboi@mskyline.com)'; 'ZUCKER ORGANIZATION (jgiamboi@mskyline.com)'; 'Joseph Giamboi, ESQ
(joseph.giamboi@brooklaw.edu)'; 'LATOYA BRITTON (LBRITTON@MSKYLINE.COM)'; 'MSKYLINE BROKER (leftbank@mskylinerentals.com)'; 'LEGAL@MSKYLINE.COM';
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Subject: https://iapps.courts.state.ny.us/nyscef/ViewDocument?docIndex=NvtIUa5jisOV4/0F7/XIGg==

Importance: High Sensitivity: Private

WHAT PART OF YOU'RE ARE NOT ALLOWED TO FILM INSIDE OF MY APARTMENT DO YOU NOT UNDERSTAND?

- NOW PLEASE, CHANCE ME ON YOUR OTHER FINANCIAL AGENDA...

LIKE THE ONE IN THE SUBJECT LINE...

2020.07.03 - CEASE AND DESIST SENT TO PARTIES (TO BE LEFT ALONE)

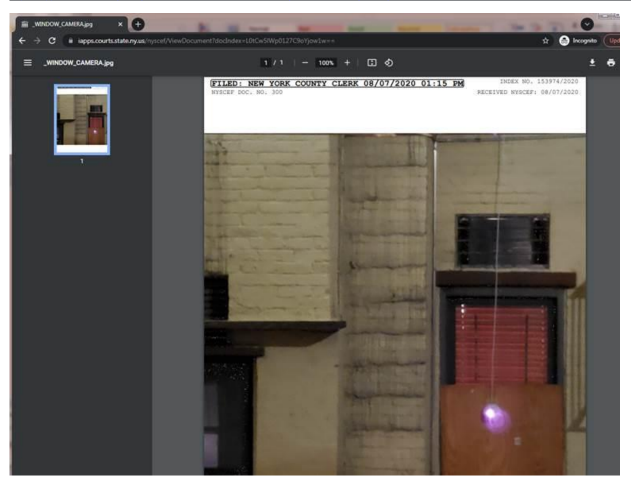
Filed: 08/09/2020 Received: 08/09/2020

1 question:

do you see any other WINDOWS that are being pointed at by ANY CAMERA

and also about 3 feet INTO my doorway?

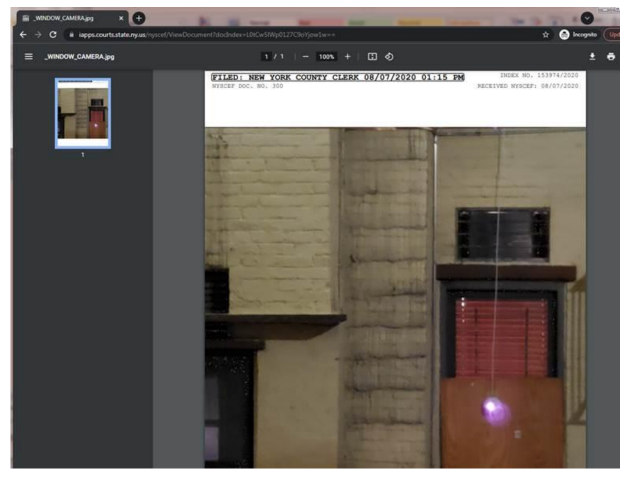
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titlps://lapps.courts.state.ny.us/nyscef/ViewDocument?docindex=Lapps0WNI.tVII.KYERIK/1 a==
titlps://lapps.courts.state.ny.us/nyscef/ViewDocument?docindex=Lapps0WNI.tVII.KYERIK/1 a==
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From: ms60710444266 [mailto:ms60710444266@yahoo.com]
Sent: Sunday, February 06, 2022 9:21 PM
To: LEXUS DIAMONDS (BSCPGROUPHOLDINGSLLC@GMAIL.COM)
Cc: HAGGLERS MCKENZIE MILTON
Subject: 2020 07 26 - WINDOW NOT REPAIRED. CAMERA IS WORKING. ON 2020 08 07 DOCKET 300

Importance: High Sensitivity: Private





2020 07 26

WINDOW STILL NOT REPAIRED.

