

Subject Re: VIOLATION OF PRIVACY - also OWNED BY CIK FILER 93715, an

From Bo Dincer <bo.dincer@yahoo.com>

To:

Date Mon, Aug 15, 2022 at 6:45 AM

COURT DOCKETS AND EVIDENCE FOR THE USDOJ

via.: .@mms.att.net

NOT IN DISNEY! AND

https://github.com/BSCPGROUPHOLDINGSLLC/AIDED-LIKE-BERNIE/find/main

https://github.com/BSCPGROUPHOLDINGSLLC/REPO3/find/main

https://github.com/BSCPGROUPHOLDINGSLLC/REPO2/find/main

https://github.com/BSCPGROUPHOLDINGSLLC/REPO1/find/main

/s/ bd. not registered in the BOP at any USP after they violated [USC 18, §3]...

under [USC 18, §225]+[USC 18, §21]+[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

not registered in the BOP at any USP after they violated [USC 18, §3] under [USC 18, §225]+[USC 18, §21]+[USC 18, §1962]+[USC 18, §1963]+[USC 18, §241]+[USC 18, §4] - will lie 150 East 42nd Stree PRIVACY - also OWNED BY CIK FILER 93715, and CIK filer 1516523 NO DISCLOSURE AND A MERGER ++++ LOST the greater of \$850,000,000.00 IN ABOUT 5 MINUTES. TO HUSH FROM THE FELON

Sent from Yahoo Mail on Android

On Mon, Aug 15, 2022 at 6:43 AM, Bo Dincer

to.dincer@yahoo.com> wrote:

COURT DOCKETS AND EVIDENCE FOR THE USDOJ

via.: .@mms.att.net

NOT IN DISNEYLAND.

https://github.com/BSCPGROUPHOLDINGSLLC/AIDED-LIKE-BERNIE/find/main

https://github.com/BSCPGROUPHOLDINGSLLC/REPO3/find/main

https://github.com/BSCPGROUPHOLDINGSLLC/REPO2/find/main

https://github.com/BSCPGROUPHOLDINGSLLC/REPO1/find/main

/s/ bd. not registered in the BOP at any USP after they violated [USC 18, §3]...

under [USC 18, §225]+[USC 18, §21]+[USC 18, §1962]+[USC 18, §1963]+[USC 18, §241]+[USC 18, §4]

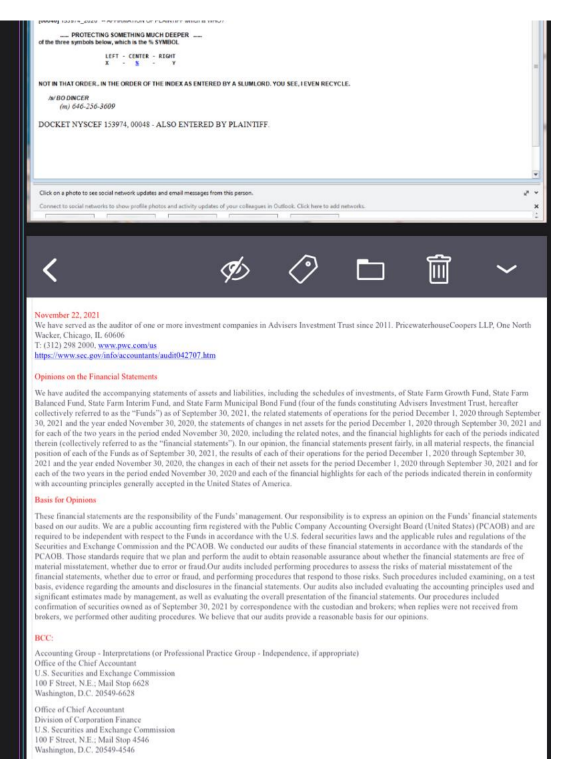
will lie 150 East 42nd Street 19th Floor, New York, NY 10017 Filed: 07/21/2020

PRIVACY - also OWNED BY CIK FILER 93715, and CIK filer 1516523 NO DISCLOSURE AND A MERGER ++++ LOST the greater of \$850,000,000.00 IN ABOUT 5 MINUTES. TO HUSH FROM THE FEL

Sent from Yahoo Mail on Android

On Mon, Aug 15, 2022 at 5:31 AM, Bo Dincer





/BD

On Aug 15, 2022, at 5:21 AM, Bo Dincer

Springer Spring

/BD

Begin forwarded message:

From: Bo Dincer

**bdincer66@icloud.com

**Date: August 15, 2022 at 4:32:40 AM EDT

To: B D2022 <ms60710444266@yahoo.com>, myaccount@hoteltonight.com, ir@expedia.com, Travelocity <travelocity_at_ac_travelocity_com_4vcynsmji4_2def5353@privaterelay.appleid.co <ms60710444266@yahoo.com>, RISC@ic.fbi.gov, FDIC Public Information <publicinfo@fdic.gov>, helpdesk@leo.gov, antitrust.atr@usdoj.gov, Newyork <newyork@sec.gov>, 1pctdvo@nypd.smcgibbon@acus.gov

Subject: VIOLATION OF PRIVACY - also OWNED BY CIK FILER 93715, and CIK filer 1516523 NO DISCLOSURE AND A MERGER

ATTACHED. THE FOUR OTHER WHO ARE ALSO IN VIOLATION OF USC TITLE 18.3, DID NOT REPORT THAT DISASTER ON DECEMBER 22, 2021, KNOWN AND WILLFULLY DECIDED TO ASSIST THE ZUCKER ENTERPRISES IN THEIR CONTINUING FINANCIAL CRIMES, VIOLATION OF PRIVACY, AND IN FACT ARE PLANNING AN ORIENTATION LATER IN AUGUST TO TAKE ON NEW STUDENTS?









ATTACHED CONTACT INFO: SEE ALSO >

TICKER: STFGX

SEE ALSO USC TITLE 18,

§ 3 - Accessory after the fact
Whoever, knowing that an offense
against the United States has been
committed, receives, relieves, comforts or
assists the offender in order to hinder or
prevent his apprehension, trial or
punishment, is an accessory after the

fact. Except as otherwise expressly provided by any Act of Congress, an accessory after the fact shall be imprisoned not more than one-half the maximum term of imprisonment or (notwithstanding section 3571) fined not more than one-half the maximum fine

/BD

On Aug 14, 2022, at 11:00 PM, Bo Dincer

Springer

https://github.com/BBO-IC3-HIT/VIOLATION-OF-PRIVACY/blob/main/92E61C46-F8AF-4069-AA54-C3BC4A9982FD,jpeg

Explain.

/BD

On Aug 14, 2022, at 10:42 PM, Bo Dincer

Sdincer66@icloud.com> wrote:

They don't know which felony they are avoiding prosecution of at this point. In the words of Lambert, it's the inevitable, best thing that can happen...

https://raw.githubusercontent.com/BBO-IC3-HIT/VIOLATION-OF-PRIVACY/main/README.md

/BD

On Aug 14, 2022, at 7:34 PM, Bo Dincer

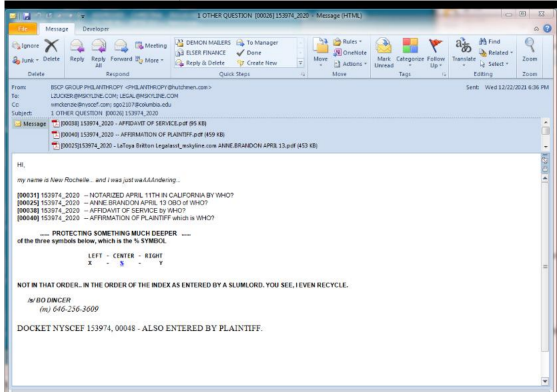
Splitting of the control of th

https://github.com/BBO-IC3-HIT/VIOLATION-OF-PRIVACY/blob/main/README.md

That one is out of my area of specialization and so, I consent for you to investigate those trespassers and at all times, I guarantee success on your part.

Plus, I would never waste your time.

> counselors for CON-plaintiff, notwithstanding their accessories.





November 22, 2021

We have served as the auditor of one or more investment companies in Advisers Investment Trust since 2011. PricewaterhouseCoopers LLP, One North Wacker, Chicago, IL 60606

T: (312) 298 2000, www.pwc.com/us

https://www.sec.gov/info/accountants/audit042707.htm

Opinions on the Financial Statements

We have audited the accompanying statements of assets and liabilities, including the schedules of investments, of State Farm Growth Fund, State Farm Balanced Fund, State Farm Interim Fund, and State Farm Municipal Bond Fund (four of the funds constituting Advisers Investment Trust, hereafter collectively referred to as the "Funds") as of September 30, 2021, the related statements of operations for the period December 1, 2020 through September 30, 2021 and the year ended November 30, 2020, the statements of changes in net assets for the period December 1, 2020 through September 30, 2021 and for each of the two years in the period ended November 30, 2020, including the related notes, and the financial highlights for each of the periods indicated therein (collectively referred to as the "financial statements"). In our opinion, the financial statements present fairly, in all material respects, the financial position of each of the Funds as of September 30, 2021, the results of each of their operations for the period December 1, 2020 through September 30, 2021 and the year ended November 30, 2020, the changes in each of their net assets for the period December 1, 2020 through September 30, 2021 and for each of the two years in the period ended November 30, 2020 and each of the financial highlights for each of the periods indicated therein in conformity with accounting principles generally accepted in the United States of America.

Basis for Opinions

These financial statements are the responsibility of the Funds' management. Our responsibility is to express an opinion on the Funds' financial statements based on our audits. We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) (PCAOB) and are required to be independent with respect to the Funds in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB. We conducted our audits of these financial statements in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud. Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. Our procedures included confirmation of securities owned as of September 30, 2021 by correspondence with the custodian and brokers; when replies were not received from brokers, we performed other auditing procedures. We believe that our audits provide a reasonable basis for our opinions.

BCC

Accounting Group - Interpretations (or Professional Practice Group - Independence, if appropriate)
Office of the Chief Accountant
U.S. Securities and Exchange Commission
100 F Street, N.E.; Mail Stop 6628
Washington, D.C. 20549-6628

Office of Chief Accountant Division of Corporation Finance U.S. Securities and Exchange Commission 100 F Street, N.E.; Mail Stop 4546 Washington, D.C. 20549-4546

Office of Chief Accountant Division of Investment Management U.S. Securities and Exchange Commission 100 F Street, N.E.; Mail Stop 4720 Washington, D.C. 20549-4720

Office of the Chief Accountant U.S. Securities and Exchange Commission 100 F Street, N.E.; Mail Stop 6628 Washington, D.C. 20549-6628

Office of Chief Accountant Division of Corporation Finance U.S. Securities and Exchange Commission 100 F Street, N.E.; Mail Stop 4546 Washington, D.C. 20549-4546

Office of Chief Accountant Division of Investment Management U.S. Securities and Exchange Commission 100 F Street, N.E.; Mail Stop 4720 Washington, D.C. 20549-4720

Subject: Advisers Investment Trust [CIK $\underline{0001516523}$] — (852,029,489.38) [SFBDX] [SFITX] [STFBX] [STFGX] mov DISTRIBUTIONS From: B D2022 $\underline{<}$ ms60710444266@yahoo.com>

Date: 4/7/2022, 7:25 PM

To: Sec News <webmaster@sec.gov>, texas@sec.gov, "shareholderproposals@sec.gov" <shareholderproposals@sec.gov>, Secretarys-Office@sec.gov, Rule-Comments <rule-comments@sec.gov>, publicinfo@sec.gov, philadelphia@sec.gov, "Pamela Gibbs [SEC]" <OMWI@sec.gov>, Ombudsman@sec.gov, "Carl Hoecker [SEC]" <OIG@sec.gov>, "oca@sec.gov" <oca@sec.gov>, voca@sec.gov>, NYROBankruptcy@SEC.GOV, Newyork <newyork@sec.gov>, Sec News <news@sec.gov>, losangeles@sec.gov, IMshareholderproposals <IMShareholderProposals@sec.gov>, foiapa@sec.gov, "dfw@sec.gov" <dfw@sec.gov>, denver@sec.gov, "dcaoletters@sec.gov" <dcaoletters@sec.gov-, cshugg@usinfosec.com, CommissionerRoisman@sec.gov, "CommissionerPeirce@sec.gov" <CommissionerPeirce@sec.gov-, "ChICAGO@SEC.GOV" <CHICAGO@SEC.GOV" <CHICAGO@SEC.GOV>, "CHAIR@SEC.GOV>, "boston@sec.gov" <box >boston@sec.gov>, atlanta@sec.gov, "premerger@ftc.gov>, "Josephine.Vella@finra.org" <Josephine.Vella@finra.org>, WebfileHelp@cpa.texas.gov,

инывинеці, ргоретту шора леказі, у певоигу, орегаліоно шоралеказі, у от пеказпольсь шора леказі, у от певоигу, орега пеказі, у от певоигу, орега пеказі, у от певоигу, орега пеказі, у от певоигу, орега певоигу, от певоигу, орега певоигу, орега певоигу, орега певоигу, орега пев statewide.accounting@cpa.texas.gov, spd.outreach@cpa.texas.gov, ptad.cpa@cpa.texas.gov, open.records@cpa.texas.gov, ombudsman@tdcj.texas.gov, oigspecialops@tdcj.texas.gov, oig.openrecords@tdcj.texas.gov, judiciary@cpa.texas.gov, exempt.orgs@cpa.texas.gov, econ.dev@cpa.texas.gov, court.costs@cpa.texas.gov, BIANCA 00088govtidx HARRIMON <citysecretary@mundaytexas.com>, Amy Hanrahan <amy.hanrahan@wilsonelser.com>, Alan Rubin <alan.rubin@wilsonelser.com>, Ricki Roer <ri>ricki.roer@wilsonelser.com>, "megan.disciullo@pwc.com" <megan.disciullo@pwc.com>, "larissa.vonlockner@pwc.com" <larissa.vonlockner@pwc.com>, "ryan.a.cangialosi@pwc.com" <ryan.a.cangialosi@pwc.com>, "kivalena.starr@pwc.com"



Submission Number 16368-809-301-165 was submitted on Saturday, November 13, 2021 at 07:54:50 AM EST

This PDF was generated on Saturday, November 13, 2021 at 07:54:57 AM EST

Thank you for contacting the United States Securities and Exchange Commission. This automated response confirms that your submission has been received successfully. We are always interested in hearing from the public, and your submission will be given careful consideration in view of the Commission's overall responsibilities under the federal securities laws. Please note, however, that it is the Commission's policy to conduct its investigations on a non-public basis in order to preserve the integrity of its investigative process. Subject to the provisions of the Freedom of Information Act, we cannot disclose to you any information which we may gather, nor can we confirm the existence or non-existence of an investigation, unless such information is made a matter of public record in proceedings brought before the Commission or the courts. Therefore, this may be the only response that you receive. If you want to learn more about how the Commission handles inquiries or complaints, please visit http://www.sec.gov/ complaint/info_tipscomplaint.shtml.

What is your complaint about?

Q: Please select the option that best describes your complaint.

A: Material misstatement or omission in a company's public filings or financial statements, or a failure to file

Q: Please select the specific category that best describes your complaint.

A: Internal Controls/Books and Records

Q: Is this supplemental information to a previous complaint?

A: No

Q: In your own words, describe the conduct or situation you are complaining about.

A: HERE ARE SOME NOTES - YOUR TIME IS VALUABLE - SO IS MINE ... BUT IF I TOOK IT THIS FAR ... I AM 100% SO I MAKE SURE IT IS EXECUTED PROPERLY. Re: NYSCEF 158143 / ADMISSIONS / AFFIDAVITS / E-SERVICE NYSCEF 153974 / ADMISSIONS/ AFFIDAVITS / E-SERVICE William McKenzie Part Clerk to the Honorable Shlomo S. Hagler, J.S.C. New York Supreme Court, Civil Branch - Part 17 60 Centre Street, Room 335 New York, NY 10007 TEL.: 646-386-3283 THE PRIMARY SUBSTANCE WHICH IS CRITICAL, IS PRECEDENCE AND GRANTING A BROAD RANGE TO ALL REAL ESTATE PROPERTY OWNERS WHO HAVE TENANTS, NOT

Violated the Sarbanes-Oxley in more ways than I can type on my cellular phone

Item B.11. Legal proceeding.

Instruction. For purposes of this Item, the following proceedings should be described: (1) any bankruptcy, receivership or similar proceeding with respect to the Registrar any director, officer or other affiliated person of the Registrant is a party adverse to the Registrant or any of its subsidiaries; and (3) any proceeding involving the revoca

a. Have there been any material legal proceedings, other than routine litigation incidental to the business, to which the Registrant or any of its subsidiaries was a party or of which any of their property was the subject during the reporting period?

Yes
No

b. Has any proceeding previously reported been terminated?

Yes
No

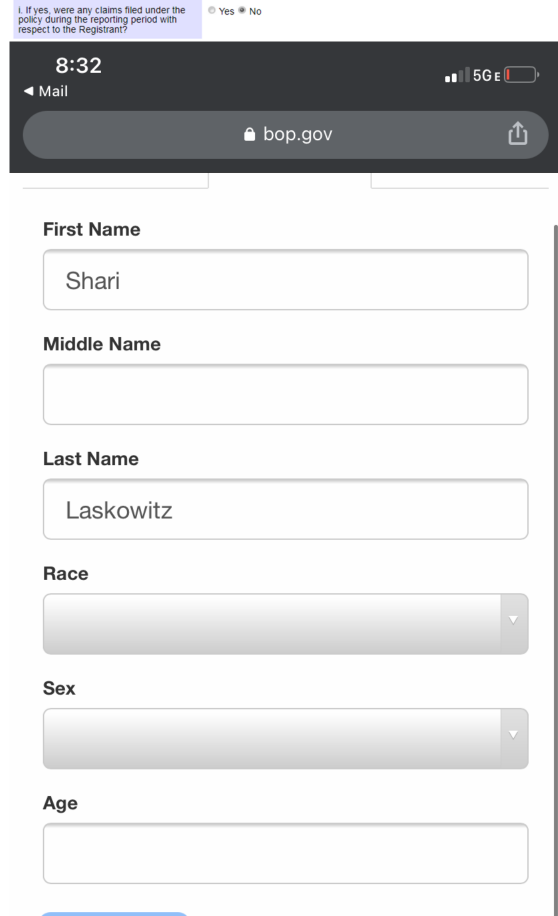
Item B.12. Fidelity bond and insurance (management investment companies only).

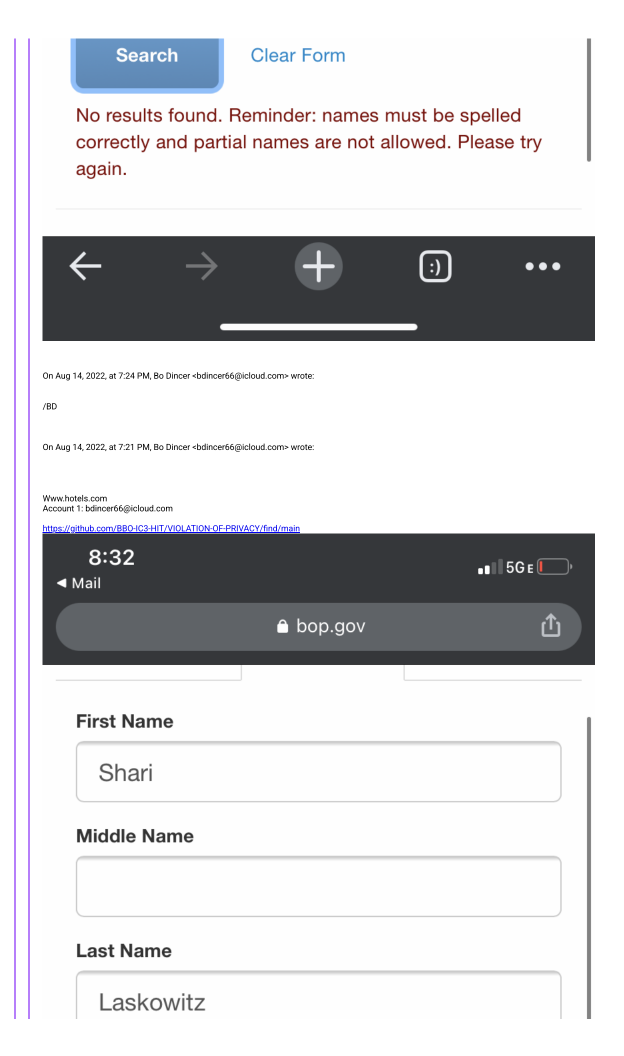
a. Were any claims with respect to the Registrant filed under a fidelity bond (including, but not limited to, the fidelity insuring agreement of the bond) during the reporting period?

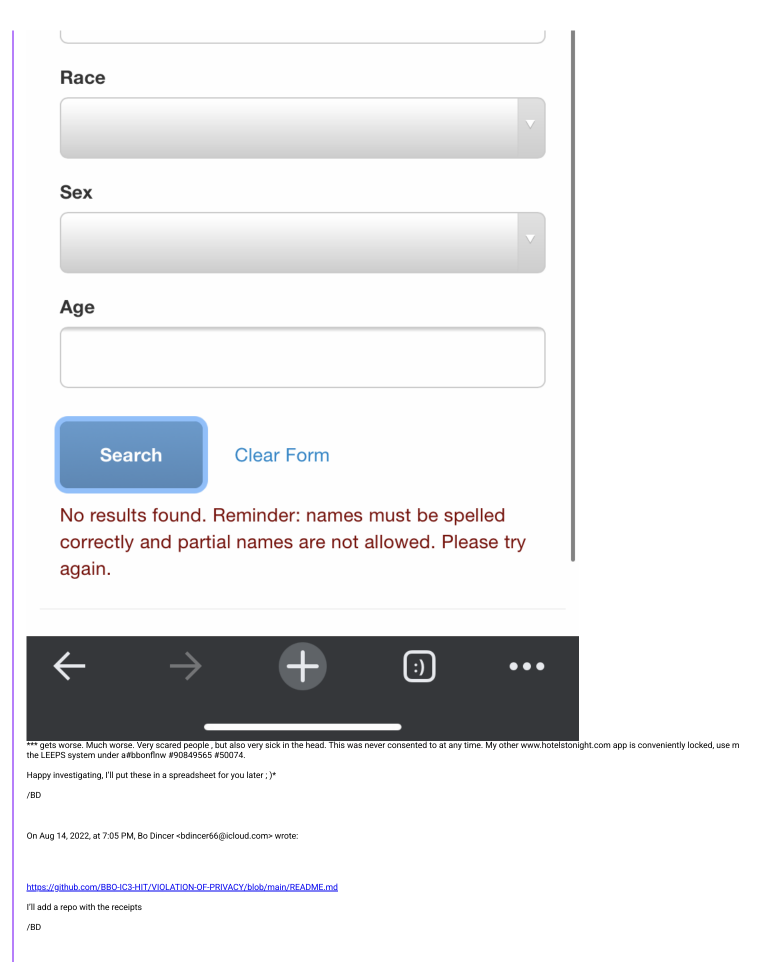
Yes
No

Item B.13. Directors and officers/errors and omissions insurance (management investment companies only).

directors under any directors and officers/errors and omissions insurance policy owned by the Registrant or anyone else?







On Aug 14, 2022, at 6:46 PM, Bo Dincer

*bdincer66@icloud.com> wrote:

/BD

On Aug 14, 2022, at 6:10 PM, Bo Dincer

Spincer 66@icloud.com> wrote:



STATUTORY MAXIMUM SENTENCES United States v. Bernard L. Madoff

Count	Charge	Maximum Penalties
ONE	Securities Fraud	20 years in prison; 3 years' supervised release; fine of the greatest of \$5 million or twice the gross gain or loss from the offense; and restitution
TWO	Investment Adviser Fraud	5 years in prison; 3 years' supervised release; fine of the greatest of \$10,000 or twice the gross gain or loss from the offense; and restitution
THREE	Mail Fraud	20 years in prison; 3 years' supervised release; fine of the greatest of \$250,000 or twice the gross gain or loss from the offense; and restitution
FOUR	Wire Fraud	20 years in prison; 3 years' supervised release; fine of the greatest of \$250,000 or twice the gross gain or loss from the offense; and restitution
FIVE	International Money Laundering to Promote Specified Unlawful Activity	20 years in prison; 3 years' supervised release; fine of the greatest of \$500,000 or twice the value of the monetary instruments or funds involved, or twice the gross gain or loss from the offense; and restitution
SIX	International Money Laundering to Conceal and Disguise the Proceeds of Specified Unlawful Activity	20 years in prison; 3 years' supervised release; fine of the greatest of \$500,000 or twice the value of the monetary instruments or funds involved, or twice the gross gain or loss from the offense; and restitution
SEVEN	Money Laundering	10 years in prison; 3 years' supervised release; fine of the greatest of \$250,000 or twice the gross gain or loss from the offense; and restitution
EIGHT	False Statements	5 years in prison; 3 years' supervised release; fine of the greatest of \$250,000 or twice the gross gain or loss from the offense; and restitution
NINE	Perjury	5 years in prison; 3 years' supervised release; fine of the greatest of \$250,000, or twice the gross gain or loss from the offense; and restitution
TEN	Making a False Filing with the SEC	20 years in prison; 3 years' supervised release; fine of the greatest of \$5,000,000 or twice the gross gain or loss from th

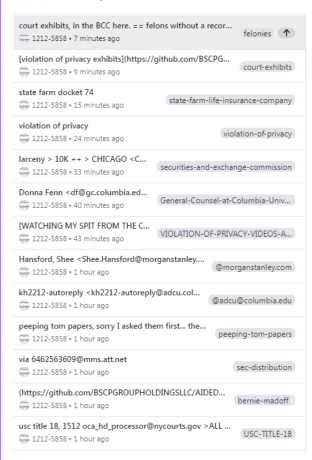
		offense; and restitution
ELEVEN	Theft from an Employee Benefit Plan	5 years in prison; 3 years' supervised release; fine of the greatest of \$250,000, or twice the gross gain or loss from the offense; and restitution

/BD

On Aug 14, 2022, at 1:48 AM, B D2022 <ms60710444266@yahoo.com> wrote:

GFY, ty for the chat

On 8/13/2022 9:25 PM, B D2022 wrote:



On 8/13/2022 9:25 PM, B D2022 wrote:

violation of Privacy court dockets, to come in the Year which ensues. BOP register ->>

On 8/13/2022 9:18 PM, B D2022 wrote:

Barbranda.Walls@americanbar.org

no bcc

 $\underline{https://github.com/BSCPGROUPHOLDINGSLLC/REPO1/find/main}$

LOCATE here with this *KEY*

"court exhibits, in the BCC here. == felons without a record or registe"

On 8/13/2022 9:12 PM, B D2022 wrote:

VIOLATION OF PRIVACY - also OWNED BY CIK FILER 93715, and CIK filer 1516523 NO DISCLOSURE AND A MERGER

court exhibits

https://github.com/BBO-IC3-HIT/2022-08-12A/find/main

https://github.com/BSCPGROUPHOLDINGSLLC/REPO1/find/main