

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

From: MILTON MCKENZIE (ms60710444266@yahoo.com)

To: ms60710444266@yahoo.com; bdincer66@icloud.com; ashley.humphries@wilsonelser.com; kidsprivacy@viacomcbs.com; ricki.roer@wilsonelser.com; bondstrt@protonmail.com; bo.dincer@yahoo.com; abanews@americanbar.org; stephen.barrett@wilsonelser.com; william.behr@wilsonelser.com; nibal.pena@nypd.org; christina.ortiz@nypd.org; brittany.postiglione@nypd.org; wmckenzie@nycourts.gov; john.lamneck@nypd.org

Cc: lauren.zink@wilsonelser.com; erin.zecca@wilsonelser.com; ellyn.wilder@wilsonelser.com; patricia.wik@wilsonelser.com; angel.vitiello@wilsonelser.com; aviva.stein@wilsonelser.com; suzanne.swanson@wilsonelser.com; grace.song@wilsonelser.com; urvashi.sinha@wilsonelser.com; jennifer.provost@wilsonelser.com; kathleen.mullins@wilsonelser.com; carole.nimaroff@wilsonelser.com; meghan.rigney@wilsonelser.com; ricki.roer@wilsonelser.com; angelique.sabia-candero@wilsonelser.com; jennifer.sciales@wilsonelser.com; elizabeth.scoditti@wilsonelser.com; lois.ottombrino@wilsonelser.com; judy.selmeci@wilsonelser.com; stacey.seltzer@wilsonelser.com; lori.semlies@wilsonelser.com; corrine.shea@wilsonelser.com; andrea.shiffman@wilsonelser.com; yana.siegel@wilsonelser.com; debra.tama@wilsonelser.com; craig.brinker@wilsonelser.com; craig.hunter@wilsonelser.com; curt.schlom@wilsonelser.com; daniel.flores@wilsonelser.com; roger.gottilla@wilsonelser.com; sean.wagner@wilsonelser.com; thomas.manisero@wilsonelser.com; brittany.postiglione@nypd.org; wmckenzi@nycourts.gov

Bcc: 10pctdvo@nypd.org; 10pctyco@nypd.org; 14pctyco@nypd.org; 17pctyco@nypd.org; 18pctyco@nypd.org; 1pctdvo@nypd.org; 1pctyco@nypd.org; 90pctdvo@nypd.org; 90pctyco@nypd.org; adam.riddick@nypd.org; aloysius.sosic@nypd.org; alyssa.vogel@nypd.org; anthony.sclafani@nypd.org; bd2561@columbia.edu; bdincer66@icloud.com; brian.crooks@nypd.org; brian.nelsen@nypd.org; brittany.postiglione@nypd.org; charles.novak@nypd.org; christophe.leap@nypd.org; christophe.snagg@nypd.org; christopher.freda@nypd.org; dajon.panton@nypd.org; daniel.bavuso@nypd.org; daniel.sendrowski@nypd.org; erdem.ozen@nypd.org; eric.chau@nypd.org; francisco.martireyes@nypd.org; frank.aliperti@nypd.org; george.kalogeropoulos@nypd.org; gregory.conlon@nypd.org; jarett.dilorenzo@nypd.org; john.lamneck@nypd.org; john.tourloukis@nypd.org; johnny.liquori@nypd.org; joseph.leonard@nypd.org; joseph.soldano@nypd.org; kenneth.feeley@nypd.org; kidsprivacy@viacomcbs.com; lamarr.barnes@nypd.org; lance.trent@nypd.org; liam.moyles3@nypd.org; marian.bencea@nypd.org; marilyn.noa@nypd.org; mark.hunter@nypd.org; mark.pagano@nypd.org; matthew.whiting@nypd.org; max.solomon@nypd.org; michael.corrado@nypd.org; michael.rachwalski@nypd.org; michael.reilly2@nypd.org; michelle.murray@nypd.org; narine.ramlochan@nypd.org; nibal.pena@nypd.org; nibel.pena@nypd.org; nicholas.mitchell@nypd.org; patrick.doyle@nypd.org; paul.clark@nypd.org; raul.rodriguez3@nypd.org; richard.lee3@nypd.org; richard.narciso@nypd.org; robert.passero@nypd.org; robert.yturraspe@nypd.org; ronald.perillo@nypd.org; sean.aman@nypd.org; sean.hogan@nypd.org; serge.jean@nypd.org; taimoor.ahmad@nypd.org; tara.tizzio@nypd.org; tejinder.singh@nypd.org; thomas.meaney@nypd.org; tracie.shagiuriguen@nypd.org; william.lleras2@nypd.org

Date: Sunday, January 30, 2022, 11:20 AM GMT-5

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 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.

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. ?
- 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.



22. On April 27, 2020, Defendant had the door to his apartment wide open while I

was taking my trash out – his apartment stunk of cigarette smoke even though this is a non-

smoking Building. He then started banging on the radiator and I wondered if he was going to

flood the building again.

INFORMATION ONLY

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 pe 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<sup>ND</sup> item of record, on the 27<sup>TH</sup> 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<sup>TH</sup> of March, as a basis of cause for the six hurt 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 ei was hung in good taste.

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 us 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 circulated internally by Defendants which in this case the Defendant was in the State of California, Notarized the 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, adjus returned any photographs or videos as requested in email, letter, and by telephone – notwithstanding myself positioned and "...banging on the radiator..." on the 27<sup>TH</sup> of April, 2020 – which I 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 eyes ANNEXED and entered by Defendants in the matter.

xii.       ITEM 25

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>th</sup> c AFFIDAVIT of MIWAKO G. MESSER who under oath represents Miss Brandon having to leave on the 12<sup>TH</sup> of April in light of the documented chronicle of information entered and sworn to b 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, p 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, Pau 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<sup>TH</sup> while was purported to be writing emails to the named defendants in the matter who in fact harassed me at all times demonstrably as referenced in ITEM 4 as a tenant in one of throughout the term and lease agreement which terminated on the 31<sup>ST</sup> of December, 2020 whereby my STUDIO was understood to be their "Premises" under which I was 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 form 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 egres 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 ARGUMEN LASKOWITZ, who on behalf of the YUZERS represented the interests of the ZUCKERS documented myself as locked out and capable of entering the premises as a basis 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 "chr 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, 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 "earbuds" – a claim in their first docket as admitted.

xvi.       ITEM 30

19 April 2020.                      Defendants attest and document to circulating communications by and between the NEXUS of ZUCKERS, whereby I was documented as owne while videotaping, recording, and documenting my every step and motion referenced previously and during the time period referenced under ITEM 4 – obsessively and wit 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 clk 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 ir 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 r 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 "...bangi 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 BR/ 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 radiator..." through the door was admitted by the YUZERS on behalf of the ZUCKERS as being "...watched... opening his door... outside of the front door 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 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, N 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 probl 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 reporte March, and was repaired.

xxxi.      ITEM 48

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, YL 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 their properties, throughout the term and lease agreement terminated on the 31<sup>ST</sup> of December, 2020 whereby my STUDIO was understood to be their "Premises" where I 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 k 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 harassm named previously, in this CAPTION and also in the SUMMONS will attest to having a "concierge", a "porter" and a myriad of other services as advertised by the Manhatter 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 i videotaped me twenty-four hours a day and also 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 D 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 ZUCKI ELSERS as a listserve, distributed 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 t 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 the premises on the 26<sup>TH</sup> 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 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 reporte grinding metal at 9:00PM as a claim.

xxxv. ITEM 53

05 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 NI 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 ε 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 robustly as justifiable cause for in 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 A named as Defendants in this matter.

....

Received: 07/30/2020
















THEY FILED IN THE WRONG ZIPCODE ON THE 5TH OF JUNE, 2020. 10018

>> dy-no-mite

Received: 07/30/2020

CONSENT TO EFILING by yours truly.

144

-  [1]ConfirmationNotice.pdf  
61.1kB
-  1.pdf  
2.6MB
-  voicemail 917-843-3456.mp3  
298kB
-  \_\_first amendment primer.pdf  
330.1kB
-  DONALD ZUCKER COMPANY\_ LLC. - 2691342.pdf  
236.5kB
-  SULLIVAN PROPERTIES LP - 1386030 (CARE OF THE ZUCKER ORGANIZATION).pdf  
227.9kB
-  MANHATTAN SKYLINE LLC. - 4726985 (THE LLC - SAME AS 2613041).pdf  
235.9kB
-  INGRAM YUZEK - 250 PARK MY ASS - 150 EAST 42ND STREET.pdf  
241.4kB
-  MANHATTAN SKYLINE MANAGEMENT CORP. - 939477.pdf  
236.6kB
-  THE ZUCKER ORGANIZATION LLC\_- 2613041 (GIAMBOI FOR PROCESS).pdf  
241kB
-  emailed nyscef docket 33. 153972-2020.pdf  
4MB
-  EX5 - CLAIMS OF THE ZUCKERS IN EX4 - REVIEWED.pdf  
9.8MB
-  \_sworn to THEREAFTER on the 1st docket as well - not zipcode 10018.pdf  
788kB
-  4. GROUP email Monday - January 24th 2022 - ASHLEY HUMPHRIES.pdf  
921.5kB
-  2. ELSER - New York NY – Office – Wilson Elser [ roer ].pdf  
157.4kB