

EXHIBIT 6

Hearing date: 9/14/09 / 9/24/09

COURT G.A. No. JUDICIAL DISTRICT OF: STAMFORD/NORWALK HOUSING SESSION AT (Town) STAMFORD

NAME OF CASE NOWACKI, SUZANNE v NOWACKI, MICHAEL

NAME OF JUDGE NOVACK/ADAMS NAME OF COURT REPORTER Mickenna / Clerk: Kerr DOCKET NO. FA 040201276 S

PLAINTIFF'S EXHIBITS Jordan/ DEFENDANT'S EXHIBITS Masha

- (ID) 1. Marital income of parties - Δ | A.
- (Full) 2. T's W-2 of 2007 - Δ | B.
- (Full) 3. T's Employment (K) - Δ | C.
- (Full) 4. T's 2008 W2 - Δ (1 pg copy) | D.
- (Full) 5. T's 2008 Income - Δ | E.
- (Full) 6. T's chase Acc. statement - Δ | F.
- (Full) 7. Client statement - Δ | G.
- (Full) 8. T's Neuberger Bergman client statement - Π | H.
- (Full) 9. T's Chase Transaction details - Π | I.
- (Full) 10. Transcript - 6/29/05 Δ | J.
- (Full) 11. Transcript - 6/29/05 Δ | K.
- (Full) 12. Email to Δ - 2/5/09 Δ | L.
- (Full) 13. Email to Δ - 2/26/09 Δ | M.
- (Full) 14. T's Fin. Aff - 11/1/04 - Δ | N.
- (Full) 15. T's Fin. Aff - 6/14/05 - Δ | O.
- (ID) 16. Document - Marital ~~income~~ assets of Π & Δ - Δ | P.
- (ID) 17. T's 2006 Federal return - Δ | Q.
- (ID) 18. T's 2007 Federal return - Δ | R.
- (ID) 19. T's ~~2007~~ 2007+2008 Federal return - Δ | S.
- (ID) 20. Chase Rules - Δ | T.
- (ID) 21. Δ 's Fin Aff dated 11/12/09 - Δ | U.
- (ID) 22. Jane Mulligan's Will - Δ | V.
- (ID) 23. T's fin aff dated 11/10/09. - Π | W.
- (ID) 24. Marital Assets Summary Document - Δ | X.
- (ID) 25. E-mail dated 11/9/05 - Δ | Y.

COURT G.A. No. JUDICIAL DISTRICT OF: Stamford/Norwalk HOUSING SESSION Stamford AT (Town)

NAME OF CASE Nowacki, Suzanne v. Nowacki, Michael

NAME OF JUDGE Adams, J NAME OF COURT REPORTER Jordan DOCKET NO. Fst fa-04 02 02 76

PLAINTIFF'S EXHIBITS		DEFENDANT'S EXHIBITS	
1. (full)	List of expenses	A.	
2. (full)	Excerpt of list of expenses	B.	
3. (full)	Email dated 2/28/09 btwn Δ + Nanny	C.	
4. (full)	Letter to π + Δ from Nanny, Katie Bowen	D.	
5.		E.	
6.		F.	
7.		G.	
8.		H.	
9.		I.	
10.		J.	
11.		K.	
12.		L.	
13.		M.	
14.		N.	
15.		O.	
16.		P.	
17.		Q.	
18.		R.	
19.		S.	
20.		T.	
21.		U.	
22.		V.	
23.		W.	
24.		X.	
25.		Y.	

PLAINTIFF'S EXHIBITS RETURNED TO	DATE	DEFENDANT'S EXHIBITS RETURNED TO	DATE
RECEIPT ACKNOWLEDGED (Attorney for Plaintiff)	DATE	RECEIPT ACKNOWLEDGED (Attorney for Defendant)	DATE

EXHIBIT 7

FST FA 04 0201276 S
SUZANNE NOWACKI

V.

MICHAEL NOWACKI

SUPERIOR COURT
STAMFORD-NORWALK
JUDICIAL DISTRICT

: SUPERIOR COURT

2009 AUG 13 P 4:01 : JUDICIAL DISTRICT OF
STAMFORD/NORWALK

: AT STAMFORD

: AUGUST 13, 2009

PROTECTIVE ORDER

Pursuant to Section 13-5, Rules of Practice, and for good cause shown, it is Ordered:

1. Compliance with all requests for production and Orders relating thereto shall be by inspections of documents only, which documents shall be produced at the Superior Court, 123 Hoyt Street, Stamford, CT, at a time mutually convenient to the parties and their counsel. Documents produced shall be marked with appropriate exhibit numbers or bates numbers and a list of the documents produced shall be provided to the party receiving the documents. Compliance with the current outstanding requests for production shall be made in accordance herewith on or before September 10, 2009.
2. Any party seeking to utilize produced documents at a hearing or trial, may request production pursuant to Section 25-56, Rules of Practice.
3. The parties hereto shall hold the information confidential and not to provide the information orally or in writing or electronically stored to any third party, without the written consent of all of the parties hereto or their attorney's, other than disclosing it to and reviewing it with the other, offering it as evidence in the post judgment proceedings currently pending.

3A. As used herein, "information" shall mean:

- (a) Any information produced or to be produced by Suzanne Sullivan, David Barrington and Michael Nowacki as their positions, duties and responsibilities and future prospects at FOX, NBC and CBS, respectively;
- (b) Any information from which one could deduce the income or assets of any of the parties hereto, and;
- (c) Any information which sets forth actual or projected retirement benefits including, but not limited to, 401K, IRA's, Pension Plans.
- (d) Any information contained on any of the tax returns, W-2's and 1099's bank statements, credit card statements, and brokerage statements of any of the parties.

4. Any documents or information produced by a party during discovery, whether contained in a document, a response to a discovery request or otherwise, including a deposition, shall be considered confidential, whether or not specifically identified or labeled as such.

5. Unless otherwise ordered by the Court, or unless otherwise provided for herein, disclosed documents or information will be held and used by the party receiving such information solely for use in connection with the above-captioned action only.

6. Prior to disclosing or displaying any confidential documents or information to any person or entity, the party and/or his counsel shall (1) apprise that person of the confidential nature of the documents or information; and (2) provide that person with a copy of this Order, and obtain a receipt of delivery of this Order from that person.

7. Any confidential documents produced by the parties shall be used by the parties and their attorneys only for the purpose of the preparation for trial, or trial of this matter, and shall not be used for any other purpose, including, but not limited to, disclosure to any third party.

8. Each person given access to the confidential documents or information pursuant to this Order shall segregate such material, keep it strictly secure, and refrain from disclosing it in any manner, and shall keep the information or documents strictly confidential, except as specifically provided for by the terms of this Order.

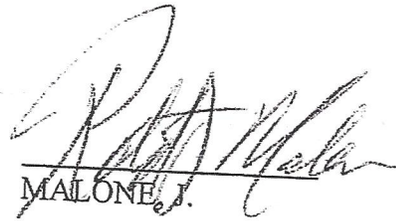
9. At the conclusion of litigation, the confidential documents and information and any and all copies thereof shall be promptly (and in no event later than thirty (30) days after entry of a final judgment not subject to further appeal) returned to the producing party or, with written consent from the producing party destroyed. The return or destruction shall be certified in writing by the holder of the confidential documents and information. The foregoing shall not apply to confidential documents and information that is part of the Court record and is otherwise public information.

10. The foregoing is entirely without prejudice to the right of any party to apply to the Court for any further protective order relating to confidential documents or information; or to object to the production of documents or information; or to apply to Court for an order compelling production of documents or information; or for modification of this Order.

11. Nothing in this stipulated protective order is intended to proscribe or limit the parties, and/or their agents, servants and employees, from (1) presenting any such confidential documents or information to the Court in a proceeding or trial or (2) thereafter utilizing same that has been present to the Court and is part of the public record in any lawful manner.

12. In the event that any of the parties hereto distributes or shares (which terms shall include verbal disclosure) with any third party or entity any of the produced documentation or information derived therefrom, then that party shall be liable for liquidated damages in monetary sanctions and contempt orders payable to the party whose information has been disclosed or disseminated in violation hereof.

SO ORDERED


MALONE, J.

Decision entered in accordance with the foregoing.
All counsel and pro-se parties of record notified on
8/13/2009. *JJM, TAC*

EXHIBIT 8



JPMorgan Chase Bank, N.A.
 P O Box 260180
 Baton Rouge, LA 70826-0180

April 05, 2008 through May 06, 2008
 Primary Account: [REDACTED]

CUSTOMER SERVICE INFORMATION

Web site: Chase.com
 Service Center: 1-800-935-9935
 Hearing Impaired: 1-800-242-7383
 Para Espanol: 1-877-312-4273
 International Calls: 1-713-262-1679



00018380 DRI 802 LB 12808 - YNY P 1 000000000 24 0000
 SUZANNE SULLIVAN
 183 BRUSHY RIDGE RD
 NEW CANAAN CT 06840-4210

We've reorganized your Chase Statement to make it more
Simplified, Organized and Informative.

See the enclosed insert to get a quick look at the
 improvements to your Chase statement.

CONSOLIDATED BALANCE SUMMARY

ASSETS

	ACCOUNT	BEGINNING BALANCE THIS PERIOD	ENDING BALANCE THIS PERIOD
Checking & Savings			
Chase Workplace Checking	[REDACTED]	\$25,063.06	\$21,027.66
Total		\$25,063.06	\$21,027.66
TOTAL ASSETS		\$25,063.06	\$21,027.66

CREDIT CARDS, LOANS & LINES OF CREDIT

	ACCOUNT	AVAILABLE CREDIT	BALANCE
Credit Cards			
Visa	*****5585	\$5,000.00	\$0.00
Total		\$5,000.00	\$0.00
TOTAL CREDIT CARDS, LOANS & LINES OF CREDIT		\$5,000.00	\$0.00

All Summary Balances shown are as of May 6, 2008 unless otherwise stated. For details of your retirement accounts, credit accounts or securities accounts, you will receive separate statements. Balance summary information for annuities is provided by the issuing insurance companies and believed to be reliable without guarantee of its completeness or accuracy.



April 05, 2008 through May 06, 2008
Primary Account: 00307239678665

CHASE WORKPLACE CHECKING

SUZANNE SULLIVAN

Account Number: [REDACTED]

CHECKING SUMMARY

	AMOUNT
Beginning Balance	\$25,063.06
Deposits and Additions	115,401.79
Checks Paid	- 116,317.19
ATM & Debit Card Withdrawals	- 3,105.00
Other Withdrawals, Fees & Charges	- 15.00
Ending Balance	\$21,027.66
Annual Percentage Yield Earned This Period	0.00%

Your Chase Workplace Checking monthly service fee was waived because you had a direct deposit during the statement period.

This message confirms that you have overdraft protection on your checking account.

CHECKS PAID

CHECK NUMBER	DATE PAID	AMOUNT	CHECK NUMBER	DATE PAID	AMOUNT
288 ^	04/08	\$31.00	298 *	04/16	399.03
290 * ^	04/07	349.00	299 ^	04/16	275.00
291	04/11	2,290.29	300 ^	04/28	104,435.00
292	04/11	2,700.75	301 -	04/25	42.10
293 ^	04/10	43.10	302	04/24	2,017.94
294 ^	04/23	124.98	304 * ^	04/25	2,000.00
295 ^	04/11	185.00	305 ^	04/30	275.00
296 ^	04/09	654.00	306 ^	05/02	495.00

Total Checks Paid \$116,317.19

If you see a check description in the Transaction Detail section, it means your check has already been converted for electronic payment. Because of this, we're not able to return the check to you or show you an image on Chase.com.

* All of your recent checks may not be on this statement, either because they haven't cleared yet or they were listed on one of your previous statements.

An image of this check may be available for you to view on Chase.com.



12831491000010505002

BALANCING YOUR CHECKBOOK

Note: Ensure your checkbook register is up to date with all transactions to date whether they are included on your statement or not.

1. Write in the Ending Balance shown on this statement:

Step 1 Balance: \$ _____

2. List and total all deposits & additions not shown on this statement:

Date	Amount	Date	Amount	Date	Amount
_____	_____	_____	_____	_____	_____
_____	_____	_____	_____	_____	_____

Step 2 Total: \$ _____

3. Add Step 2 Total to Step 1 Balance.

Step 3 Total: \$ _____

4. List and total all checks, ATM withdrawals, debit card purchases and other withdrawals not shown on this statement.

Check Number or Date	Amount	Check Number or Date	Amount
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____

Step 4 Total: -\$ _____

5. Subtract Step 4 Total from Step 3 Total. This should match your Checkbook Balance: \$ _____

IN CASE OF ERRORS OR QUESTIONS ABOUT YOUR ELECTRONIC FUNDS TRANSFERS: Call or write us at the phone number or address on the front of this statement (non-personal accounts contact Customer Service) if you think your statement or receipt is incorrect or if you need more information about a transfer listed on the statement or receipt. We must hear from you no later than 60 days after we sent you the FIRST statement on which the problem or error appeared. Be prepared to give us the following information:

- Your name and account number
- The dollar amount of the suspected error
- A description of the error or transfer you are unsure of, why you believe it is an error, or why you need more information.

We will investigate your complaint and will correct any error promptly. If we take more than 10 business days (or 20 business days for new accounts) to do this, we will credit your account for the amount you think is in error so that you will have use of the money during the time it takes us to complete our investigation.

IN CASE OF ERRORS OR QUESTIONS ABOUT NON-ELECTRONIC TRANSACTIONS: Contact the bank immediately if your statement is incorrect or if you need more information about any non-electronic transactions (checks or deposits) on this statement. If any such error appears, you must notify the bank in writing no later than 30 days after the statement was made available to you. For more complete details, see the Account Rules and Regulations or other applicable account agreement that governs your account.



TRANSACTION DETAIL

DATE	DESCRIPTION	AMOUNT	BALANCE
	Beginning Balance		
04/07	Deposit		\$25,063.06
04/07	Check # 290	- 750.00 ✓	25,813.06
04/07	ATM Withdrawal 04/06 21 East Avenue New Canaan CT Card 3382	- 349.00 ✓	25,464.06
04/08	Check # 288	- 200.00 ✓	25,264.06
04/09	Book Transfer Credit B/O: Lehman Bros Inc New York NY 10019- Org: Suzanne Sullivan 183 B Rushy Ridge Road Ogb: Lehman Investment Inc. Network Management Ref:/Acc/07/07 Lehman Ref:M499V80 Trn: 7188800100Fq	- 31.00 ✓ 100,000.00 ✓	25,233.06 125,233.06
04/09	Incoming Foreign Wire Fee		
04/09	Check # 296	- 15.00 ✓	125,218.06
04/10	Check # 293	- 654.00 ✓	124,564.06
04/11	Check # 0292 Citicard Payment Check Pymt Arc ID: Citicards	- 43.10 ✓	124,520.96
04/11	Check # 0291 Retail Home Equi Check Pymt Arc ID: 0480000804	- 2,700.75 ✓	121,820.21
04/11	ATM Withdrawal 04/11 1251 Ave. of Americas N.Y.C NY Card 3382	- 2,290.29 ✓	119,529.92
04/11	Check # 295	- 600.00 ✓	118,929.92
04/14	ATM Withdrawal 04/13 21 East Avenue New Canaan CT Card 3382	- 185.00 ✓	118,744.92
04/16	Check # 0298 Chase Check Pymt Arc ID: 9200602070	- 200.00 ✓	118,544.92
04/16	Check # 299	- 399.03 ✓	118,145.89
04/17	Fox Broadcasting Payroll PPD ID: 7954044499	- 275.00 ✓	117,870.89
04/17	ATM Withdrawal 04/16 21 East Avenue New Canaan CT Card 3382	5,305.24 ✓	123,176.13
04/21	ATM Checking Transfer 04/20 21 East Avenue New Canaan CT Card 3382	- 200.00 ✓	122,976.13
04/21	ATM Withdrawal 04/20 21 East Avenue New Canaan CT Card 3382	- 505.00 ✓	122,471.13
04/22	Fox Broadcasting Payment PPD ID: 3954044499	- 200.00 ✓	122,271.13
04/23	Check # 294	3,860.29 ✓	126,131.42
04/24	Check # 0302 American Express Check Pymt Arc ID: 9200409211	- 124.98 ✓	126,006.44
04/25	Check # 304	- 2,017.94 ✓	123,988.50
04/25	Check # 0301 At & T Mobility. Check Pymt Arc ID: 2004012801	- 2,000.00 ✓	121,988.50
04/28	Check # 300	- 42.10 ✓	121,946.40
04/28	ATM Withdrawal 04/26 21 East Avenue New Canaan CT Card 3382	- 104,435.00 ✓	17,511.40
04/30	Deposit	- 700.00 ✓	16,811.40
04/30	Check # 305	181.01 ✓	16,992.41
04/30	ATM Withdrawal 04/29 21 East Avenue New Canaan CT Card 3382	- 275.00 ✓	16,717.41
05/01	Fox Broadcasting Payroll PPD ID: 7954044499	- 200.00 ✓	16,517.41
05/02	Check # 306	5,305.25 ✓	21,822.66
05/02	ATM Withdrawal 05/02 1251 Ave. of Americas N.Y.C NY Card 3382	- 495.00 ✓	21,327.66
05/05	ATM Withdrawal 05/05 21 East Avenue New Canaan CT Card 3382	- 200.00 ✓	21,127.66
	Ending Balance	- 100.00 ✓	21,027.66
			\$21,027.66

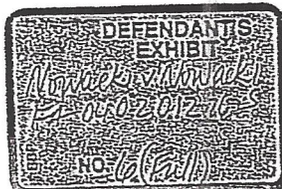


EXHIBIT 9

FST FA 04 0201276 S

SUZANNE NOWACKI

V.

MICHAEL NOWACKI

:SUPERIOR COURT

:JUDICIAL DISTRICT
STAMFORD/NORWALK

OCTOBER 13, 2009

BY LAIRD COOMI
STAMFORD-NORWALK
JUDICIAL DISTRICT
2009 OCT 13 P 4: 29

Post Judgment

MOTION OF CONTEMPT

On August 13, Judge Robert Malone issued a Protective Order as it related to matters in the continuing hearings on Case FST FA 04 0201276 S.

Pursuant to Section 13-5, Rules of Practice, and for good cause shown, it is ordered:

1. Compliance with all requests for production and Orders relating to shall be by inspection of documents only, which documents shall be produced at the Superior Court, 123 Hoyt Street, Stamford, Ct, at a time mutually convenient to the parties and their counsel. Documents produced shall be marked with appropriate exhibit numbers or bates numbers and a list of documents shall be provided to the party receiving the documents. Compliance with the current outstanding requests for production shall be made in accordance herewith on or before September 10, 2009.

Accordingly, Attorney Kevin Collins had such materials delivered to the courthouse on September 10, 2009 at approximately 4:10 pm by his associate

Ami Jayne Wilson.

The following documents were delivered, as noted in the attached letter from Attorney Collins.

The following documents were ordered to be produced in accordance with the Practice Book by Judge Shay on June 15, 2009 and were not produced in full.

Inasmuch as Judge Shay ordered the production of these materials, Defendant as Pro Se, was directed in court on October 13, 2009, that the Contempt Motion (Motion 201) dated July 2, 2009 was "moot."

Therefore this Motion requests that the Plaintiff and her attorney did not produce the following documents in full:

1. All pages of the 2006 tax returns prepared by Roy Rutledge of Rutledge and Simmens, 275 Madison Avenue—32nd floor, NY, NY 10016.
2. All pages of the 2007 tax returns prepared by Roy Rutledge of Rutledge and Simmens, 275 Madison Avenue—32nd floor, NY, NY 10016.
3. All pages of the 2007 revised tax returns prepared by Alan and Craig Jacobs, 265 Sunrise Highway #63, Rockville Center, NY 11570.
4. All pages of the 2008 revised tax returns prepared by Alan and Craig Jacobs.

The above returns should have had an FBAR filing attached and none of the above returns were provided with that required filings.

Due to the missing documents, the Defendant is requiring that said documents be sworn and certified as original copies and be sent to the Defendant directly within thirty days of the filing of this motion.

The returns for 2006, 2007, and 2008 including forms 1129, from the tax returns but did not include a statement from which that foreign dividend income.

The Ruling on the Objections to the Request for production on No. 11:

Ruling: "statements from all accounts maintained with any financial institution including banks, brokers, and financial managers for the past 24 months—two years"

Judge Shay did not exclude foreign accounts from his ruling. Judge Shay mandated "all account" and inasmuch as the 2006, 2007 and 2008 returns all contained foreign dividend income, the source of that income and investments must be produced by the Plaintiff and her attorney.

Defendant maintains that Plaintiff and her Attorney are also in non-compliance with the Ruling of Judge Shay on Point 14.

In the Ruling of Judge Shay on the Objection of Production on Point 14, the Court also ruled that any ability to write for instance, it s a money market account or a checking account or whatever in connection with that brokerage account then the....for 24 months.

Judge Shay did not exclude foreign accounts and therefore all foreign accounts must be produced and Attorney Kevin Collins has refused to produce such documents ordered by The Court.

Plaintiff and her Attorney Kevin F. Collins are in contempt of the Judge Shay's ruling on the Objection to the Production on Point 16, which related to any and all trust documents for any trust where the Plaintiff's been a recipient as a settler, grantor, trustee or beneficiary since the date of the dissolution and any distributions there from.

Judge Shay ruled—disclose any distributions since June 29, 2005.

Defendant has obtained a copy of the Will of the Jane O'Donnell Mulligan and a copy of the Revocable Trust of Jane O'Donnell Mulligan which specifically

allow for there to be a generational skipping trust if the two heirs of the estate, Patricia Mulligan Sullivan and Richard Mulligan Jr. so designate.

On January 20, 2005, Suzanne Nowacki (now Sullivan) received a trust distribution 22 months after the death of Jane Mulligan on March 21, 2003.

This trust distribution came via wire transfer from a foreign source, the Swiss Bank Corporation.

Such a wire transfer was a mechanism for estate tax avoidance and allowed for the Plaintiff to make a purchase of a property in 2006.

Such a property was not disclosed in the Plaintiff's financial affidavit filed with The Court dated August 7, 2009. The foreign dividend income for the tax year 2008 was \$9,259.

Plaintiff and her Attorney has engaged in fraudulent negotiations, as has her prior attorney Tom Colin, inasmuch as that income was being generated for the last three years and was on the tax returns of 2006, just six months after the separation agreement was signed.

Defendant believes the financial affidavit dated on June 14, 2005, was potentially fraudulent.

Between June 29, 2005 and August 2007, a margin loan was also retired attached to Suzanne Sullivan's Neuberger and Berman account. If funds from an overseas account or an overseas trust was used for such a loan satisfaction, the Court must hold the Plaintiff and her attorney in Contempt.

Furthermore, inasmuch as Plaintiff filed a Motion for a Custody Study and filed a motion for an Attorney for the Minor children, Plaintiff filed a falsified financial affidavit in the court to reduce the proportion of the allocations of such expenses.

A ruling is forthcoming on the appointment of a psychological study for both

parents as well, which might be decided from a fraudulent financial affidavit.

In addition, the Defendant filed a Whistleblower Complaint because Plaintiff's Attorney tried to lure the Defendant as Pro Se into signing a Confidentiality agreement to not turn over documents covered in the Protective Order to lawful authorities, as permitted by the protective order.

In doing so, Attorney Kevin F. Collins has exposed himself to hiding the evidence of his tax fraud. On Thursday, October 4, 2009, a Form 211 was filed at the IRS offices in Washington DC which charges Attorney Collins with criminal involvement in the hiding of the evidence of the unlawful tax avoidance of his client.

On July 2, 2009, when notified of the filing of the Form 211 with the IRS, Attorney Collins asked me if the Defendant, "could get it back". It was the filing of the complaint. The answer from the Defendant was a firm no.

Attorney Collins attempt to entrap the Defendant in his client's misdeeds was covered in the decision reached by Judge Malone.

Attorney Collins has also refused to indemnify the Defendant on the 2004 and 2005 tax returns as required in the Separation Agreement, Section 10.1. In addition, Attorney Collins has made false statements to the Tribunal, officials of the court, and has tried to disparage the Defendant, publicly and privately.

The Defendant has a right to the Production Ordered by Judge Malone in his Order dated August 13, 2009 to produce documents ordered by Judge Shay on June 15, 2009.

The Defendant is also requesting that a \$10,000 penalty be applied to the Plaintiff for her failure to comply with the Court Order and such penalty be able to be used by the Plaintiff for the satisfaction of Court Costs and the \$6,250 retainer Plaintiff was required to pay.

The endless delays and roadblocks of the Plaintiff and her Attorney is an attempt to endanger the continued employment of the Defendant.

Attorney Kevin Collins has threatened to go to my employer which is not allowed in the Separation Agreement signed on June 29, 2009.

Such threats and intimidations are outlawed by the Federal Court in retaliation for filing actions which could endanger the employment of the Defendant.

Attorney Kevin Collins should remove himself from this case due to his conflict of interests in defending his client against both civil and criminal penalties.

The IRS has opened case files on 25 individuals and the SEC has also opened a case file. The CFO of a domestic investment firm has been removed from his position.

In addition, Attorney Tom Colin has also had a case file opened at the IRS based on his testimony on September 24. The transcript of that hearing is not available. Attorney Tom Colin also is engaging in the attempt to intimidate a witness in a criminal investigation and sent a cease and desist order to attempt to intimidate me into dropping my pursuit of discovery which will prove his testimony to have been an attempt to mislead the court.

Since, my communications have been solely with Attorney Kevin Collins, and not Attorney Mark Sherman, Attorney for Tom Colin, Attorney Collins is attempting to intimidate me since he is aware of the filing of Form 211 against both Attorney Kevin Collins and Attorney Tom Colin.

Tax evasion and estate tax avoidance is a very serious issue for this case and has significant impact on the best interests of Kerry Nowacki and Tim Nowacki.

Attorney Collins and other members of his staff continue to use procedural delays to try and discourage his client from truthful compliance with the production and discovery requests.

In his failure to comply with the court order for Production, Attorney Collins has engaged in the obstruction of the Defendant's rights for Production on this Civil matter.

Furthermore, Attorney Kevin Collins, Attorney Tom Colin and GAL Lacey Bernier spoke in advance of the hearing held on September 30, about the testimony given by Tom Colin.

Such corroboration on sworn testimony is also troubling to the Defendant, inasmuch as the lack of "recollection" was used by both Attorney Colin and Lacey Bernier on all similar questions where there was a meeting held which included Attorney Colin and Lacey Bernier. Lacey Bernier denied that she was in conversation with Attorney Colin between September 24 and September 30, despite that she admitted under oath they spoke about "other" matters.

As such, the Defendant is requesting this Court to also hold Attorney Kevin Collins in contempt of the Court, and that a fine of \$10,000 be applied to Attorney Collins to be held to offset the expenses associated for transcripts and future court expenses for upcoming hearings and depositions required to refute the testimony of his client and Attorney Tom Colin and GAL who resigned the case, Lacey Bernier.

So Ordered

Date _____

Respectfully Submitted:



Michael Nowacki
Pro Se
319 Lost District Drive
New Canaan, Ct. 06840

Office: 212-975-3231
Home: 203-966-6474
Cell: 203-273-4296