

1 LASER HAAS)
 2 P OFF Plaintiff)
 3) ENTRY OF C[O]RDER THAT IS
 4 v) TO ACKNOWLEDGE PLEA OF THE
 5) DEFENDANTS THAT B. GUILTY
 6 RMONEY GANG et. al.) GUILTY AND VERY GUILDY
 7)
 8) Courtroom: 101-6 Sub A[r]se
 9 Dewfendants at Large) DAY: April [F]ools Day 2114
 10)
 11)

12
 13 COURT OF [I]NJUSTICA
 14 STATE of CARTI-FORNICA
 15

16 WHEREAS the Plaintiff presented a case and the
 17 Defendants have no substantive answers to the Complaint
 18 and can no longer flip flop their way out retroactive.

19 WHEREAS evidences presented are overwhelmingly
 20 profuse & irrefutable of guilty taking pharmaceuticals.

21 WHEREFORE, Defendants now enter a PLEA of their own
 22 cognitive dissonance via obfuscations contempor[**a**]nus.

23 THEREFORE, it is decreed that no malapropisms and/
 24 or any other effort to appeal to the "Deal"aware State
 25 of the banana republic shall be permitted.

26 JUDGMENT for Plaintiff is so ORDERVED!

27
 28 Date April 1, 2014 Signed the Honorable [P]issed Off