	ES DISTRICT COURT
CENTRAL DIST	RICT OF CALIFORNIA
Steven ("Laser") Haas " Pro se ") Case No.: 2:13-cv-7738 SVW (AVG)
108 E Jewel Street	}
Delmar, DE 19940	
Laser.Haas @ Yahoo.com	
	RACKETEERING CIVIL
Plaintiff, v. Willard Mitt Romney 311 Dunemere Drive La Jolla, California Paul Traub C/O Rosner 824 Market St. Wilmington, DE 19801 Bain Capital 335 Bryant St Palo Alto, CA, 94301 John & Jane "Doe's" 1 thru 10	Request Metron for Leave to Have United States Marshals to Serve Summons upon the Defendants JURY TRIAL DEMANDED
	Private Attorney General 108 E Jewel Street Delmar, Delaware 19940 Laser. Haas @ Yahoo.com UNITED STAT CENTRAL DIST Steven ("Laser") Haas "Pro se" 108 E Jewel Street Delmar, DE 19940 Laser.Haas @ Yahoo.com Plaintiff, v. Willard Mitt Romney 311 Dunemere Drive La Jolla, California Paul Traub C/O Rosner 824 Market St. Wilmington, DE 19801 Bain Capital 335 Bryant St Palo Alto, CA, 94301

1	Morris Nichols Arsht & Tunnel	}
2	11 th Floor 1201 N. Market Street	}
3	Wilmington, DE 19801	{
4		{
5	Greg Werkheiser	{
6	C/O MNAT 11 th Floor	}
7	1201 N. Market Street Wilmington, DE 19801	}
8	Willington, DE 13001	{
9	Barry Gold	{
10	C/O Frederick Rosner	{
	824 Market. Suite 810	}
11	Wilmington, DE 19801	}
12	Michael Glazer	1
13	CEO Stage Stores	{
14	10201 Main Street	}
15	Houston, Texas 77025	}
16	Colm F Connolly	}
17	Nemours Building	}
18	1007 N. Orange St	}
19	Wilmington, DE 19801	3
20	Goldman Sachs	}
21	2121 Avenue of the Stars	}
22	Los Angeles, CA 90067	}
23	Johann Hamerski	}
24	P.O. Box 110371 Huffman Park	}
25	Anchorage, Alaska 99511	{
26		{
	Defendant (s)	{
27)
28		-

MOTION FOR LEAVE OF ORDER TO U.S. MARSHALS TO FILE SUMMONS UPON DEFENDANTS

Plaintiff, Steven Haas (also known more commonly as "Laser" Haas) does state - Under Penalty of Perjury - that the

WHEREAS this plaintiff alleges that the parties named below as Defendants have engaged in Racketeering.

issues alleged herein - are True & Correct!

WHEREAS litigant also alleges and can provide proof that mayhem and homicides - along with federal acts of corruption are transpiring.

WHEREAS, in the past, plaintiff received email from his own counsel warning him to "back off" from his pursuit of justice.

However, when the many crimes, attempts at bribery and efforts of extortion/intimidation were reported to various federal agents and agencies - nothing happened!

Except for the fact that rogue elements within the federal system of justice choose to assist President wannabe Mitt Romney and his gang, by being duplicitous.

Department of Justice Deputy Director over the

Executive Office of United States Trustee's - Lawrence

Friedman - did email this plaintiff, in 2005, direct

personal promises of addressing the crimes.

Upon plaintiff informing Director Friedman about

additional \$100 million in fraud and duplicity by his

(See U.S. Trustee website Press Release April 2005).

subordinate Mark Kenney, Lawrence Friedman Resigned.

Subsequently, litigant became informed, in 2007, about Roberta DeAngelis (secretly) being promoted to the post of "Acting" General Counsel of the United States Trustee's in Washington, D.C. - AFTER - Roberta DeAngelis had been replaced as Region 3 U.S. Trustee by Deputy Director Lawrence Friedman.

Germane of this issues is the fact that the SEC, FBI, Congressmen, Senator and everyone else plaintiff reached out to about the manifest injustice; did inform this litigant to provide the information to the General Counsel of the U.S. Trustee's and the local United States Attorney (Colm Connolly).

1 Whereas, being that Roberta DeAngelis purportedly was removed for her incompetence over the eToys case; and the compounding fact that plaintiff also became 4 5 informed that Colm Connolly was actually a partner of 6 the Morris Nichols Arsht & Tunnel ("MNAT") law firm 7 8 that he was being asked to investigate. Hence, mockery of justice and feign of fiduciary duty was everywhere. 10 Additionally, plaintiff did file a Complaint on 11 12 December 7, 2007, with the Los Angeles U.S. Attorney's 13 office - where the Public Corruption Task Force was. 14

Litigant's 18 U.S.C. \$ 3057(a) "official" form was provided by a good faith federal justice's clerk who is not of this particular court.

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Plaintiff was instructed to get each and every page time/clocked stamped.

Attached is a copy of that submittal as plaintiff's "Attachment A".

When the Department of Justice's response was due approximately 12 weeks later, this pursuer of justice did call and demand a response.

No response was ever received!

However, as is reported by the Los Angeles Times in its March 2008 article "Shake-up roils federal prosecutors". That particular Public Corruption Task Force Unit was SHUT-DOWN and career federal agents were purportedly "actually" Threatened to keep silent!

This is both inexplicable and intolerable.

Additionally, plaintiff's daughter was abducted
AFTER - receiving an email threat from Henry Heiman

(who was plaintiff's own counsel) warning litigant that

Paul Traub's partner Susan Balaschak said "back off";

or not only would plaintiff's career be destroyed, his

business would not be paid and worse would occur.

Furthermore, Marty Lackner and his associate did reach out to plaintiff about Marty's connection to the Tom Petters Ponzi scheme; and the fact that Marty was the brother of Minnesota Assistant United States

Attorney (former head of Criminal Prosecution) James

Lackner. To date the Minnesota Department of Justice has made great efforts in concealing this embarrass.

1 Add to all this serious, mitigating facts, the issues that John "Jack" Wheeler was found dead in a 3 dump after visiting the Nemours Building. Whereas a 4 5 Racketeering Defendant Colm Connolly was a partner in the Racketeering while also being a federal prosecutor. 7 8 Colm Connolly's office and the United States Attorney's office is housed in the Nemours Building. 10 If plaintiff told the saga of Capone having been 11 12 investigated by John "Jack" Wheeler; and then Wheeler 13 wound up dead in the dump - who would be suspect? 14 15 Robert Alber was an eToys shareholder who joined 16 this plaintiff's quests for justice in 2004. 17 Johann Hamerski colluded with the Morris Nichols 18 Arsht & Tunnell law firm to destroy eToys shareholder 20 Robert Alber. 21 John "Jack" Wheeler was a West Point man, who 22 23 worked for 3 President Administrations, helped with the 24

John "Jack" Wheeler was a West Point man, who worked for 3 President Administrations, helped with the Vietnam Memorial and part of Mothers Against Drunk Driving. While also having his own charity in Vietnam to help feed/take care of children.

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Why this litigant was interest in John "Jack" 1 2 Wheeler assisting in this matter, is the fact that he 3 was also a part of the SEC's prosecution unit. 4 5 Johann Hamerski bragged that he was partners with 6 Jack Abramoff - well before Abramoff's conviction. 7 Robert Alber was offered a bribe by Hamerski and 8 turned it down. 10 Reportedly, Johann then told Alber "people like you 11 12 who turn down bribes - Wakes Up Dead"! 13 Upon Abramoff's early release, Johann Hamerski 14 continued his campaign to destroy Robert Alber. 15 16 Then, Gary Ramsey, a lifetime friend and co-owner 17 of a house with Robert Alber in Kingman, AZ; simply 18 walked away from a perfect credit rating and vanished 19 20 into thin air. 21 Career criminal Michael Sesseyoff did then assail 22 23 Robert Alber and was shot and killed in 2010. As a 24 result of the assaults - Alber is bed ridden. 25 John "Jack" Wheeler was hit in the head and thrown 27 in the dump on New Year's Eve in 2010.

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Due to these serious issues of mayhem, harm and potential life threating scenarios plausible, litigant requests that the court order that the U.S. Marshal serve the Summons upon the Racketeering Defendants.

WHEREAS, in the alternative, (and to reduce costs to plaintiff who is homeless, bereft of funds and does not have money); could the court order that the all the Defendants by served by email.

Please NOTE, plaintiff will beg and borrow, if needs be, to fund the estimated \$750.00 cost to regular serve the Defendants.

But there is nothing - regular - about this RICO.

That being said, litigant has already bantered with all named Defendants via email; and (in the interest of expediency) there are no good faith reasons that the Defendants could demand to be hand served.

May it please the court that this litigant comes now as a "Private Attorney General" seeking the court's assistance (and guidance) in how to address and arrest Racketeering Felons, via the Civil RICO action; due to

the existence of many, clearly visible "Prosecutorial Gaps".

(Civil Rights as such affirmed US Sup In re Sedima).

Instead of putting a halt to the massive felony acts; the Delaware Department of Justice chose to be a part of the Racketeering and betray their oath of office (due to Defendant Colm Connolly's corruption).

All this is true and makes this case is extraordinary!

Hence, the manifest injustice heretofore does drive away intelligent attorneys at law who realize that the Code & Rule of Law is NOT being applied. Thus, this plaintiff first need, to accomplish justice, is to find a way to compel the application of the Rule of Law!

Plaintiff Steven Haas also known as "Laser" hereby charges that Willard Mitt Romney ("Romney"), Michael Glazer, Paul Traub, Barry Gold, Morris Nichols Arsht & Tunnell ("MNAT") and MNAT's partner Greg Werkheiser, and former MNAT partner Colm Connolly (who also was the Delaware United States Attorney from August 2, 2001 until the time of "Connolly" resignation in 2008), and also Johann Hamerski (a self-professed partner of Jack

Abramoff), along with Goldman Sachs and Bain Capital; are named as Racketeering "Defendants" herein.

Whereas plaintiff contends and is able to provide proof at trial that Defendants are "culpable" persons who engage in manifold schemes "corrupting" legitimate businesses via "predicate act" State & Federal Felony Law violations for Defendants sake of unjust enrichment.

Defendants are violating the United States Code

Title 18\$1961 thru 1968 also known as ("a/k/a") Racketeer

Influence & Corrupt Organizations ("RICO") Act of 1970.

Whereas, plaintiff alleges and is able to provide clear and convincing proof that Defendants are robbing interstate commerce and increasing the scope & breath of their organized crimes through many violations felonious, also known as 18 U.S.C. \$ 1961 - "predicate acts".

Proficient <u>and continuous</u> are enterprising schemes thru "patterns" of "racketeering", for many years.

Defendants ARE powerful people and have openly assaulted the Constitution of the United States without and remorse or relent due to federal venality.

1	Plaintiff pray this court provide assistant in the
2	manner of ordering are to be served by the United
4	States Marshals and/or that the named Defendants must
5	accept electronic service to protect all innocent
6 7	parties from further harm; and to put a halt to the
8	manifest injustice.
9	PLAINTIFF DEMANDS A JURY TRIAL!
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11	Litigant prays the court see the extraordinary
12	issues at play hereof and begs the courts indulgence?
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14	02//
15	Date 12-2-2017 Signed (max)
16	Steve ("Laser") Haas
17	Appearing "Pro Se"
18	Private Attorney General
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