

PRESS RELEASE

STATUS - RICO Litigation - HAAS v ROMNEY #14-55784 Ninth Circuit

By Collateral Logistics, Inc., ("CLI")
CEO Steven ("Laser") Haas (laser.haas@yahoo.com)
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Los Angeles - Steven ("Laser") Haas, did put forth On October 18, 2013, a cause of action in Los Angeles Central District Court (case #2:13-cv-7738) alleging Racketeering violations by Mitt Romney, Bain Capital, and plethora of apparent cronies/ cohorts and Goldman Sachs along with Paul Traub (attorney and former partner of Ponzi convicted Tom Petters and also law firm partner of Fraudster Marc Dreier).

Nature of Proceedings Current

After Romney lost the election in 2012, a hearing transpired in the Delaware Bankruptcy Court, by former Chief Justice Mary F. Walrath, of the eToys.com case (DE Bankr. 01-706). At that time, informed of homicides and corruption issues not previously addressed, the judge permanently banned Laser Haas from seeking grievance amends; which freed up the pursuer of justice from that jurisdiction.

When the racketeering case was filed in Los Angeles Central District, before Honorable Stephen V. Wilson, Ropes & Gray for Romney, Michael Glazer and Bain sought to be precluded by statute of limitations.

Additionally, Goldman Sachs, its Delaware counsel MNAT, an attorney partner thereof (Greg Werkheiser) along with eToys CEO Barry Gold sought to be precluded under a 130 year old case "*Barton doctrine*".

His Honor Judge Wilson, stipulating he read all the filings granted both those requests, ruled Haas was frivolous and denied his appeal.

Though the 9th Circuit (case 14-55784) initially also rejected HAAS's filings; it did grant permission to pay \$505 filing fee and Ordered a Show of Cause Response as to why the case should not be closed.

Laser paid and filed a timely response, along with a Motion about Frauds on the Court and denial of due process. A subsequent ruling that the case is "insubstantial" compelled Laser Haas to file his "Request" for an entire court rehearing on "substantial" issues.

Currently, a decision on the "Request" is still pending.

Goldman Sachs Tapes Senate Hearing

Litigant Haas submitted a letter to the Senate's "Goldman Sachs Tapes" Hearing that occurred on November 15, 2014. Senator's Warren, Brown and Sanders were the primary recipients of that correspondence.