1	Russell Rope		
2	ID 1607 POB 1198		
3	Sacramento, CA, 95812		
4	(310) 663-7655		
5	justice@russellrope.com		
6	Plaintiff In Pro Per		
7			
8	UNITED STATES DISTRICT COURT		
9	CENTRAL DISTRICT OF CALIFORNIA		
10			
11	RUSSELL ROPE,	Case # \$121B + rise.com + Mountain	
12	PLAINTIFF,		
13		CEASE & DESIST & DEMAND	
14	VS.	PRE-FILING SETTLEMENT OFFER	
15			
16	JOHN DOES 1 TO 10,	Then Binding & for Purpose	
17	DEFENDANTS	of Discovery; Agreed Upon	
18			
19		:::::: CIVIL COMPLAINT ::::::	
20		Racketeer Influenced & Corrupt	
21	OCTOBER 2022	Organizations Act (RICO)	
22		18 USC §1964(a)(c); etc.	
23			
24			
25			
26	Disclaimer: Copyright * Infinity; All Rights Reserved		
27			
28	In Brief: Give Plaintiff "the loot" as defined, receive equity, and evade capture.		
	CEASE & DESIST & DEMAND :: PRE-FILING SETTLEMENT OFFER :: PAGE 1 OF 10		

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- ◆ Plaintiff is nearly ready to file the new RICO Complaint he has been working on since most recent legal action in the Supreme Court of The United States. That case was obstructed and is frozen with pending Applications to Justices.
- ♦ Claims to business are maintained. Plaintiff redeveloped his web network created new equity capital business plans, pitch decks, and other relevant business documents; was going to and might still release apps integrated with new sites, but decided to first incorporate and start a franchise.
- ♦ This is a final pre-settlement offer before filing the next case starting against only John Does 1 to 10, and should result in original Defendants being amended back in with advance permission from an honorable judge.
- ♦ John and Jane Does have not been dismissed by any court, but this new case is focused on fraud and obstruction under RICO with less causes of action and more detailed pleading in the already 100+ page complaint.
- Plaintiff prepared a list of relief sought prior to potentially agreed upon legal action, which is contained herein and in consideration innocent shareholders of Defendant corporations.
- Plaintiff has always been the solution opposed to the problem and hopefully you can now realize what Plaintiff recognized early on where some of these issues have certainly evolved not only regarding what is damaging Plaintiff, but also society as depicted in relevant news that has since gone mainstream; such as the entire alleged Snowden thing, other leaks, hacks and accusations.

The new complaint not only goes into more detail than previously pled about outrageously continued racketeering activity and how the elements are met for each cause of action, but also further disproves all bogus excuses pled by Defendants and provided in foolish orders made by corrupt judges; moreover, greater explanation is provided for how relief is justified based on market values of copy-cat competition.

- ◆ **John Does:** Most previous violations were repeated and got much worse. Defendant admins and subpoenas can both identify unknown Does and validate beliefs/suspicions. Plaintiff can provide a list of additional businesses and individuals not limited to obvious executives who both have no excuse for neglect since 2014 and deserve to split the bill if or serve hard time.
- ♦ Meta / FB / IG: Not Limited to Regulated Reach/Stats (Followers, Likes, Views); Disabled WC IG Account; Disabled WC FB Fan Page; Various Disabled & Abused Features; "Seen" Direct Messages @Zuck (w/Seen Notifications Removed & Screenshot Evidence); News Feed Hacks (Targeted Mind Control Fails etc.); Store Disrupts; Like/View/Follow from Harassing Names Hacks; Number Hacks Apparently Programmed Into All Feeds Coming from an Array of Pre-Defined Harassing Numbers); Intentionally Harassing & Threatening Sponsored Content
- ◆ Alphabet / Google / YouTube / etc: Not Limited to: YouTube Attacks (Disabled & Restricted Videos, Forced Music Changes, Reach & View Counts); Galley Widget Fraud; Android Espionage; Google Store Fraud; AdSense Disruption; Responsibility for Twitter? Intentionally Neglected

Twitter Support; Similar to Apple App Store, Google Play is Responsible for Third Party (Mainstream) Hack App Distribution

- ◆ Twitter: Not Limited to: WC Twitter Account Suspension(s); Feed Programming / Attempted Mind Control; Number/Word Hacks in Shortened URLs; Fake News & Election Stats in Feed Corresponding to Identified Number Hacks; Twitter Emailing Fake News & to Suspended Account; Reach/Stats/Follower Disruption; OG Image Thumbnail Disruption
- ◆ Apple: Not Limited to What is Easily Proven: Made it Impossible to Update Mac Pro OS Thereby Disabling Necessary Software & Rendering Very Expensive Supercomputer Useless; Locked Out of iCloud; Brand/Fashion Stalkers Wearing Apple & Creeping into Stalker Photos; Cross Platform Stalking = Problems Followed to Windows/PC & Mimicked; Still Liable Despite No Longer Using Apple Technology, etc.
- ◆ Chase: Credit Score Problem Caused by Finance Disruption Still Affecting Plaintiff Regularly in Present Day; Slippery Slope to Other Financial and Bank/Money Related Fraud; Attorney Selection by Name Hack & Seemingly the Head Puppet Leading the Pack of "Criminal" Defense Attorneys (Nothing Personal Mr. Watson; Glad to Elaborate in Detail)

This list covers a lot of new instances of similar but different crimes committed by previously and criminally dismissed Defendants in violation of Plaintiff's rights, but hardly scratches the surface of everything Plaintiff is pleading in the new complaint. These Defendants are legally liable for previously report, forementioned, and the following violations, which most probably would not have happened if had Defendants not started the trend regardless of neglect and obstruction.

III. OBVIOUS PATTERNS OF RACKETEERING ACTIVITY

All these problems are linked to one another and follow the relentless pattern of damage causing violations and obstruction centered around original Defendants who along with new John Does are all equally liable for everything under the doctrine of conspiracy easily proven by clear and convincing evidence.

- ♦ Name, Number, Word Hacks
- ◆ Car/License Plate Stalkers
- ♦ Continued Pure Evil Housing Fraud
- ♦ Gym Stalkers, Bans & Damages
- ♦ GTA & Attempted Repeat
- ♦ Grand Theft of Tech & IP By Stalkers
- ♦ Death Trap / Obstacle Course Stalkers
- ♦ More False Arrests & Obstructions
- ♦ Health Care Fraud & Stalkers
- ♦ Physical Assault & Battery; Broken Foot
- ♦ Bank / Money / Check etc. Fraud
- **♦** Terminate OBSTRUCTION of JUSTICE

The cowardly collusion against Plaintiff in attempt of replace Plaintiff and steal intellectual property is clearly being conducted with competitive businesses planned to be distributed amongst conspirators not otherwise in position for legitimately attainable grandeur for their delusions, etc. They are not merely adopting crimes like copycat killers, but evidence and personal knowledge of certain people make it obvious that their motive and foolish thoughts about getting away with taking life of genius are rooted in not legally deliverable promises and agreements with original Defendants and dumb Does who are still liable for everything.

1	IV. NEW DAMAGES	
2		
3	There is no justification for any of the criminally caused damages to:	
4		
5	♦ Relationships	
6	o Family (Delay of Future Family), Friends, Romantic, Business	
7		
8	♦ Balance & Reputation	
9	 Stats Matter; Reach Matters 	
0	o Defamation	
1	 Genius w/Perfect Mental Health Defamed by Frauds 	
12	 Personal & Business Reputation 	
13		
14	♦ Physical / Health	
15	 Face & Visible Scars, Foot, Body; Discomfort & Chronic Pain 	
16	o Disturbing Inner Peace w/ Intentional Aggravation & Affliction	
17		
18	♦ Time & Freedom	
19	o Irreplaceable	
20	 Quality of Life 	
21	o Options = Free Will	
22		
23	◆ Physical & Intellectual Property	
24	o Stolen: Car, Computer, Camera, Wallet/IDs, Phones	
25	o Stolen Money, Ability to Earn, & What Would Have Been Earned	
26	■ "Benefit of the Bargain"	
27	o rise.com	
28	Home(s) / Real Estate	
	CEASE & DESIST & DEMAND :: PRE-FILING SETTLEMENT OFFER :: PAGE 6 OF 10	

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From All Violations, Sabotage, Spying, & Stalking, etc.

- ♦ Interactions Between Defendants & Does Must be Approved by Plaintiff
- ♦ Arrest Warrants for Individual Defendants in Violation of Agreement

VI. ATTACHMENTS

Per usual all statements contained herein are supported by clear and convincing evidence. Plaintiff is still continuously gathering similar variety of evidence as previously demonstrated, but it is of preference to save time compiling by your taking his word under possibly penalty of fraud/perjury for it. Besides, more details that require digging up and formally logging will be preparation leading to more Defendant Doe discovery and heavy karmic no mercy legal actions.

A. Business .PDFs (Drafts)

- ◆ RRP Equity Capital Pitch Deck (Settlement Offer Version)
 - o RRP Equity Capital Business Plan
- ♦ WC Equity Capital Pitch Deck (Public Offer if Neglected Version)
 - o WC Equity Capital Business Plan
 - o WC Franchise Disclosure Document
- ♦ New RICO Complaint Per Request @ Face-to-Face

B. URLs

- ♦ https://russellrope.com
- ♦ https://thetrueogreport.com
- ♦ https://weedconnection.com

VII. CONCLUSION

WTF!? Are we not all Americans? This is more than the law and values of the land whereas Defendant evil is unjustifiable by any belief system. Plaintiff is a can do, did, and does do kind of man opposed to falsely entitled dumb Does being monkey see but cannot legitimately do wannabes, intellectually inferior goons, and corrupt government actors causing additional damages.

Give Plaintiff all the loot with no strings attached or he will inevitably arrest John & Jane Doe Defendants, evil attorneys, and government actors who obstructed of justice.

In conclusion, please do the right thing as this could be your final opportunity to live in peace and freedom while joining true original genius ("OG") on the rise to success.

Connect,

@ Russell Rope

/s/ Russell Rope

10/21/2022

Plaintiff in Pro Per