### #<u>20-5236</u>

### IN THE SUPREME COURT OF THE UNITED STATES

Russell Rope,

Petitioner,

vs.

Facebook, Inc., Apple, Inc., Alphabet, Inc., Twitter, Inc., JPMorgan Chase & Co., & John Does 1 to 10,

Respondents,

On Petition for Rehearing Petition for Extraordinary Writ Specifically for Writs of Mandamus & Prohibition The United States Court of Appeals for the Ninth Circuit & The United States District Court for the Central District of California #18-55782 & #2:17-cv-04921 + SCOTUS #19-5616

### IN RE RUSSELL ROPE. [EMERGENCY] PETITION FOR REHEARING

**Russell Rope** 

#1607 POB 1198 Sacramento, CA 95812 (310) 663-7655

Petitioner In Pro Per

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### CASE SUMMARY

### Obstruction of Justice Must Be Terminated

This is a Petition for Rehearing; of the Petition for Extraordinary Writ, and a response to what was added to the docket a couple of days ago (on the 15th), but with the 132 (the 13th) obstruction "number hack" date (when the decision was supposed to be made at conference on the 9th) for the outrageous denial corresponding not only to the date for final denial on the original Petition for Writ of Certiorari case # 19-5616, but also to a repetitive pattern of obstruction in the lower courts and a similar pattern of racketeering activity identified with evidence attached to the original Complaint. This is a gross injustice and it must be corrected. The same pattern of 132 number hacks has been stalking Petitioner with Respondent Does interposing both "substantial" and "controlling effects" on not limited to business is money, physical health, property, and liberty.

### LIST OF PARTIES

### Requires Option to Amend if Necessary

**A. PETITIONER:** Russell Rope is highly educated, incredibly knowledgeable, credibly experienced, and a most talented genius with control of one thing being a flawless mind and perfect mental health demanding your respect, which starts with commanding JUSTICE is success with this Petition.

### **B. RESPONDENTS:**

- Facebook, Inc. is located in Menlo Park, CA.
- Apple, Inc. is located in Cupertino, CA.
- Alphabet, Inc. is located in Mountain View, CA.
- Twitter, Inc. is located in San Francisco, CA.
- JPMorgan Chase & Co. is located in New York, NY.
- John Does Possibly to be Amended (Mentioned in FAC & Sealed Exhibit 52)

Facebook, Apple, Alphabet, Twitter, & Chase, being the only official Respondents, have not changed on paper because there has not really been a proper opportunity to amend additional corporations. Individual John Does, including Jane Does and said additionally problematic entities have not been dismissed in any court. The pursuit of justice does not end with obstruction. The Court should recognize Petitioner's indomitable spirit and legal experience in ordering conflict resolution now, so there does not have to be another wave of legal action, or as many as it takes to achieve inevitable justice.

### **QUESTIONS PRESENTED**

Whether Petitioner Needs to Start Filing New Cases Plural (with Arrest Warrants Attached)

★ Whether The Court will honor The Constitution and applicable law by granting relief?

• If not, then in as much specific detail as humanly possible, why were all previous Petitions denied and how did each Justice vote on them?

### RELIEF SOUGHT – is not all or nothing; more like everything or as much as possible:

★ SCOTUS Takeover by Granting Not Limited to One of These Options for Progress:

- Writ for Local (in Los Angeles) Alternative Dispute Resolution ("ADR")
- Or Temp. Relocate Petitioner to Washington DC; Through Trial @ SCOTUS
- Or Preferably Writs for Award of The Proposed Relief Sought from ADR
- ★ Plus Original Relief that does Not Directly Involve Respondents as Follows

### Immediately Requested Writ(s) for Relief from Government Entities:

- ★ Writ of Mandamus for CalVCB to Provide \$100,000,000 of Victim Compensation
- ★ Writ of Mandamus for SSA to Provide Choice of Custom New Confidential SS# Post Victory @ This Point Pending Possible Secure Name Change TBD
- $\star$  Writ of Mandamus for CIA to Release of Information

- $\circ$   $\,$  To Petitioner Any & All Information Pertaining to Petitioner &/or This Cas
- $\star$  Writ of Mandamus for Exemption from Pacer Fees
- ★ Writ of Mandamus for Electronic Filing Access @ SCOTUS
- $\star$  Writ of Prohibition to Terminate Obstruction; Recusal of Previous District Judges
- ★ Writ of of Mandamus for Reversal of Quashed Subpoenas (Served By The Court)
- ★ Writ of Prohibition for "Any & All Law Enforcement" to Terminate Obstruction
- $\star$  Writ of Mandamus to DOJ for Restoration of Right to Bear Arms
  - $\circ$  & For Preferable Federal / International CCW / Security Clearance
- ★ Writ of Mandamus to LASD for Return of Small Pistol & Issuance of CCW Permit
  - LASD to Provide Cash for Equal Replacement if Destroyed
- ★ Writ of Mandamus to Superior Court of California for Termination of both Cases
   #ZM025125 and #ZM029514 &/or Anything Mental Health Related
  - Copy of All Records, Reports, Transcripts, Evidence, etc. to be Delivered to Petitioner & Then Permanently Destroyed
- ★ Writ of Mandamus for International Security & Investigation/Support from Secret Service In Direct Communication with Petitioner; 18 USC §§ 3056 & 1030

- ★ Writ of Prohibition for Terminate Obstruction @ 9th Circuit
- ★ Writ of Mandamus for Appointment of Pro Bono (Assistant/Stand By) Counsel To Assist Petitioner in Either ADR & Discovery @ Central District or @ SCOTUS.
- ★ Plus Relief or Progress Towards Relief From Damages & Punitive as Follows

Immediately Requested Writ(s) for Discretionary Relief from Non-Government Entities:

- ★ Writ of Mandamus for Transfer of Domain Name "rise.com"
  - From [Any Party] to Petitioner; or for Their Arrest Under RICO
- ★ Writ of Mandamus for Fair Sale or Property Title Transfer (because "The Feds" allegedly seized it) of Real Estate Known as "The Mountain" of BH
  - Located @ 1652 Tower Grove Dr., Beverly Hills, CA 90210
  - or From [Any Party] to Petitioner Upon Legal Victory
    - or Paid for by Respondents
    - Read the rest of this Petition and see Appendix A

### Reduced from Complaint/FAC Relief Proposed as Settlement Offer for ADR:

- ★ Writ of Mandamus for District Court to enter Judgement in favor of Petitioner and against Respondents jointly & severally, in the total amount of \$100,000,000,000.00
   to be transferred via direct deposit(s) into Petitioner's bank account(s).
- ★ Writ of Mandamus for 24/7/365 Petitioner access to Respondent system admins for purpose of stopping violations alleged by Petitioner; to reset settings preventing users from seeing Petitioner posts; to stop sabotage, hacks, censorship, and interference with connections, communications, business and personal life; to permit Petitioner access to private data based on probable cause.
- ★ Writ of Mandamus or injunction preventing Respondents from doing business with or providing service to or receiving goods or services from alleged by Plaintiff to be conspiring directly or indirectly with the criminal racket in any way Petitioner deems to be an illegal conflict of interest. Mostly referencing suspects identified in Exhibit "52" and anything questionable to be presented directly to Petitioner because discovery post Petitioner victory voids agreement.

### **INDEX TO APPENDICES**

**APPENDIX A:** Architecture Venture; More Information @ "Reasons for Granting"

- $\star$  New and evolving project. Expect much more detailed upgrades.
- $\star$  Relevant skill development for various aspects of primary media business.

**Previous Filings:** Also see not limited to Petition for Extraordinary Writ for this case and everything for case # 19-5616. By this reference and new motions, all Exhibits attached to the FAC, which were lodged on CD under seal with Petition for Writ of Certiorari, are made a part of this Petition. Moreover, five Motions and separate Applications to Justice Kagan and Chief Justice Roberts, allegedly none of which made it to The Justices, and all or at least some which should have been granted months ago, were refiled, served, and published to Petitioner's blog and social network at the same time as this Petition.

**FYI:** Petitioner usually tries to kill multiple birds with one stone, but the strategy here is to throw as many stones as it takes to hit the target once because they are all connected to the one hit wonder that has been obstructed on repeat since before 2014 if you count the first report (located on lodged CD with sealed evidence) to corrupt authorities who could have simply told Respondents to stop after they intentionally neglected numerous cease and desist letters.

# TABLE OF AUTHORITIES CITED

### RICO - 18 USC § 1962(a)(c)

- 18 USC § 1964 Civil Remedies
- Johnson v. GEICO Cas. Co., 516 F. Supp. 2d 351 (D. Del. 2007)
- Cited in FAC at Pages 1-4, 70-74

# RICO/Civil Conspiracy - 18 USC §§ 1962(a)(b)(c)(d) & 1349

- Doctors' Co. v. Superior Court (1989) 49 Cal.3d 44, citing Mox Incorporated v. Woods (1927) 202 Cal. 675, 677-78.)' (Id. at 511.) & (Allied Equipment Corp. v. Litton Saudi Arabia Ltd., supra, 7 Cal.4th at 510-11.)
- Cited in FAC at Pages 74-76

# FRAUD - PEN § 470, 18 USC § 1001, CIV § 1710, CIV § 3294

- Computer Fraud 18 USC § 1030 (a)(2)(c) & (a)(4), 18 USC § 1030(b), 18 USC § 1030(g)
- Computer Fraud & Abuse Act (CFAA) § 1030(a)/(c)(4)(A)(i)(I)-(V)
- 18 USC §1961 Definitions (1)(B)(5)
- Cited in FAC at Pages 77-79

# Fraud by Wire, Radio, or Television - 18 USC § 1343

- Manual of Model Criminal Jury Instructions for the District Courts of the 8th Circuit 6.18.1341 (West 1994)
- Cited in FAC at Pages 81-82

# Mail Fraud: 18 USC Ch. 63 & Other Fraud Offenses § 1341

• Cited in FAC at Pages 81-83

# Criminal Threats - PEN § 422

• Cited in FAC at Pages 84-86

# Obscene, Threatening, & Annoying Communications - PEN § 653m

• Cited in FAC at Pages 86-87

# Stalking - PEN § 649(.9)

• Cited in FAC at Pages 87-89

# Assault & Battery - PEN §§ 240 & 242

- Lowry v. Standard Oil Co. of California (1944) 63 Cal.App.2d 1, 6—7 [146 P.2d 57]
- Cited in FAC at Pages 89-90

### Espionage - Economic & Personal - 18 USC § 1831

• Cited in FAC at Pages 91-92

### Theft of Trade Secrets - 18 USC §§ 1832 & 1836

• Cited in FAC at Pages 92-94

# Obstruction of Justice - 18 USC §§ 1510, 1513, & 1985

• Cited in FAC at Pages 94-96

### False Imprisonment - 1240-1: PEN §§ 210.5, 236; 42 USC § 1983

• Cited in FAC at Pages 98-99

# Perjury –18 USC § 1621; CPC § 118(a)

• Cited in FAC at Pages 99-101

# Robbery & Theft/Burglary - 18 USC § 2113; PEN §§ 211, 484, & 458

• Cited in FAC at Pages 101-103

# Attempted Murder (Assault & Battery) - 18 USC §§ 1113 & 113

• Cited in FAC at Pages 103-105

# Defamation - CIV §§ 44(a)(b); 45-46

- Smith v. Maldonado (1999) 72 Cal.App.4th 637, 645 [85 Cal. Rptr. 2d 397]
- Cited in FAC at Pages 106-107

# Unfair Competition - CBPC § 17200-17210

### Intentional Interference with Economic Relations

- Unfair Competition Law (UCL) 288. CBPC § 17200 et seq.
- (UCL) (Bus. & Prof. Code, § 17200)
- Levine v. Blue Shield of California, 189 Cal. App. 4th 1117, 1136 (2010)
- Schwartz v. Provident Life & Accident Ins. Co., 216 Cal. App. 4th 607, 611 (2013)
- Cited in FAC at Pages 107-108

### Intentional Infliction of Emotional Distress - Civil Tort

- Hughes v. Pair (2009) 46 Cal.4th 1035, 1050—1051
   [95 Cal.Rptr.3d 636, 209 P.3d 963]
- Cited in FAC at Pages 108-113

# Cybersquatting - ACPA @ USC 15 § 1125(d)

- Anticybersquatting Consumer Protection Act: 15 USC § 1125(D) Sec. 1125
- False Designations of Origin, False Descriptions, and Dilution Forbidden
- [Fraudulent Misrepresentation]
- Cited in FAC at Pages 111-113

### EEO Violations 42 USC § 2000e-2(a)

- Title VII of Civil Rights Act of 1964
- Cited in FAC at Pages 113-114

# IN THE SUPREME COURT OF THE UNITED STATES EMERGENCY PETITION FOR EXTRAORDINARY WRIT(s)

To be Granted for the Best Reason

Petitioner respectfully demands, by law and based on emergency, that several writs issue

for expedited progress in this collective case, for any and all relief SCOTUS can provide.

# **OPINIONS BELOW**

Facts Above & Throughout

Opinions below the fact this case is meritorious and Respondents are truly malicious.

# JURISDICTION

Not Limited To Rule 44(2) & The Constitution

★ Jurisdiction of SCOTUS @ 28 USC §1254(1)

★ Article III, Section II of The Constitution

- ★ Judicial Review @ Marbury v. Madison (1803)
- ★ The Judiciary Act of 1789 SCOTUS Jurisdiction to issue Writs of Mandamus
- $\star$  Article VI of The Constitution establishes the Constitution as the Supreme Law
- ★ The Fourteenth Amendment & DUE PROCESS and 28 USC § 1651
- ★ SCOTUS Rule 20: "Extraordinary Writ authorized by 28 U. S. C. §1651(a)..."

### CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

Due Process Is All That Really Matters

- ★ **First Amendment:** "freedom of speech... of the press.... right of the people peaceably to assemble, and to petition the Government for a redress"
- **★ Second Amendment:** "...the right of the people to keep and bear Arms"
- ★ Fourth Amendment: "...against unreasonable searches and seizures..."
- ★ Fifth Amendment: "nor be deprived of life, liberty, or property...DUE PROCESS"
- ★ Sixth Amendment: "...and to have the assistance of counsel for his defence..."
- ★ Eighth Amendment: "Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted."
- ★ Fourteenth Amendment: "DUE PROCESS of law; nor deny to any person within its jurisdiction the equal protection of the laws.

### $\star$ Case Law: Exception To Res Judicata:

"The United States Supreme Court has stated for at least ninety years that only 'in

the absence of fraud or collusion' does a judgment from a court with jurisdiction operate as res judicata... The exception mentioned by the 4th Circuit in Resolute Ins. Co.—one for fraud, deception, accident, or mistake—is a classic example..."

### STATEMENT OF THE CASE

Honest Like Abe; Not Frivolous

**"SUBSTANTIAL" & "CONTROLLING EFFECTS"** Until resolved, either or both outweigh self-endangerment that would result in taking misdirection into a trap entailing elaboration upon new and present threats. *SCOTUS Rule 44(2)* 

### "GROUNDS NOT PREVIOUSLY PRESENTED"

- $\star$  Motions & Applications Obstructed From Reaching Justices
  - Motions for: Filing w/Deficiency (if there truly is), Case Consolidation, Transfer of Evidence, E-Filing, and Expedited Consideration
  - Application for: Expedited Consideration & Explanation/Review & for Endorsement of BAR Application
  - Strategy to Cover All Bases & Leave No Room for Legal Obstruction

Petitioner is unsure if it was 100% his fault, but admittedly made a mistake with the case numbers and either copied that error from Motion to Motion and App to App, or Defendants found a way to hack his cloud and did not get caught before filing, or perhaps they changed it after and intercepted the mail; nevertheless, Petitioner corrected it with plenty of time to spare before the scheduled conference. The simple fix would have been easy with e-filing opposed to an obsolete system that leaves too much room for obstruction. Was your system designed this way? It is supposed to be our system, but one can only assume that Petitioner is not the first to have been violated by what should be updated. The case analyst confirmed there would be an opportunity to file the Motions and Applications again with this Petition for Rehearing if the Petition for Extraordinary Writ were denied at conference, which certainly did not come as a surprise, but Petitioner is assured in dynamite vision to win against Bob E Fishin because a racketeer's hook is not high and tight like Rope cuts puppet strings; literate obstructor knows what that means.

The great Supreme Court of The United States is supposed to answer questions. Leaving questions unanswered solves no problem. Nothing changes in a true pursuit of justice until it is attained. This case and the alleged injustices are real, instructions and rules have been followed, so Petitioner has to wonder where there might be a missing semicolon. Coming at the obstruction problem like the programmer and forensic scientist the Petitioner is, who can code in around thirty languages, one has to question minor technicalities because nothing other than criminal obstruction of justice makes sense in dealing with the most honorable, which can not be the intent of the system, or

Justices could be replaced with artificial intelligence. The Courts are supposed to be lenient towards pro per technicalities, not looking for bogus excuses to deny vital rights and then refusing to discuss them for what reason? This case is absolutely not frivolous, so was the evidence not considered by technicality?

Not that it should matter, and not limited to because Petitioner was waiting for an order for a new social security number before completing the name change process at the DMV (now might have to change the name again because of ID theft, bank fraud, and dangerously libelous records), but it may be relevant to let The Court know that the ridiculous delays in justice resulted in Petitioner finally acquiring a REAL ID under his most legal name "Russell Rope" and that anyone with his previous last name is more than suspect of criminal racketeering as previously identified under seal. Unprovoked daily violations have not stopped.

The stalking, computer-fraud-espionage, and attacks have been incessant and whatever lies are permitting the intolerable are only being used to steal business assumingly under false pretenses. Some recent gross violations include not only SBA Disaster Loan fraud obstructing deserved public funding to replace stolen technology necessary to conduct business, but the screen watching losers sunk so low as to delay, for months, and then steal instead of deliver the replacement camera/smart-phone ordered from the frauds at Wish dot com. There was a serious fraud problem with several stimulus check investments, some of which is connected to more grand violations, but this is not the time to delve into detail. There are many grounds not previously presented yet worth reporting, but preference is to keep the eye on the prize and move away from what is simply not safe to talk about at this juncture.

Shady obstruction regarding everything filed in all three levels of federal courts is a fact, but not worth getting into right now if at all; ultimate justice is more important than any of the petty obstructors. The Court can decide how or if and when to deal with incompetent Does, but the Respondents must pay or said Does, responsible executives, and corrupt authorities should all be sent on an indefinite vacation to federal prison. What is the treble damage karma for people trying to take all of the Petitioner's life?

\* Hint: \$100,000,000,000; rise.com; & The Mountain

### **REASONS FOR GRANTING THE PETITION**

THE LAW. Why Not?

### WHY WRIT(s) SHOULD ISSUE: Legally The Man Who Created & Owns The Plan

This is not a game or some get rich quick scheme. Petitioner was an award winning visual artist and developer, then a successful entrepreneur, the first college graduate of his generation of his extended family, and has been on the same track since childhood.

Dumb Does are literally trying to take Petitioner's life. Success is inevitable and undeniable where the claims are as real as the scars. Apparently some unreal people do not have a modern enough reading comprehension level to recognize real. The attached art and architecture is another example of how Petitioner's brilliant mind works on a new practice, such as law, so logically that an illiterate person can see the truth in another light on top of previous presented evidence.

Appendix "A" as in Architecture includes some renderings of Petitioner's technical real estate development plans for projected use of some legal winnings. Petitioner had never used architecture software before watching a bunch of tutorials, the equivalent to reading the legal rules, then sitting down and building the modern sculpture from scratch without any help. That does not mean Petitioner does not want to give or receive help. This development would certainly require a team to complete, unlike pro se legal work despite being obstructed from acquiring representation; point being good things could then very possibly include hiring that team to build more permanent and job creating shelters for the homeless as Petitioner is serious about giving back; "Philanthropreneur."

If Petitioner can breeze through this very complicated technical design work on such an advanced level of initial attempt, and post fabricated mental health framework; what or who is to say he cannot keep his sanity and equally file a perfect lawsuit defending his life on the first try? (2014 > 2017 < FAC) Sometimes you only get one shot, the original

filings were good enough if not flawless. Life is not a video game with a cheat code for infinite lives. One turn is too many for obstruction of justice. There is no excuse. The innovative pursuit has always required and demonstrated a sincere and much deserved need and potential use for funds. Petitioner has survived on efficiency and the only money problems he has ever had are all a result of the combination of insider bank robbery plus false imprisonments that accounted for disruption of perfect credit. Petitioner had always been the most successful businessman amongst his large peer network leading up to the first recognizable pattern of racketeering activity. Money wise knows that it is a tool and how to use it to make more of it. Unlike a money burning joker, Petitioner has always worked hard, paid dues and debts, and the financial framework alone is insulting enough to put the bank out of business.

This is not just about the money though. The domain name is how Petitioner was going to make the money on his own, which is why Respondents were spying and defrauded him of what at the time and still is a life's work; additionally, the one-of-a-kind undeveloped residential property known as "The Mountain," or "The Crown Jewel" at time of discovery, and formerly "The Vineyard," is what Petitioner would have spent a big chunk of change on, where some spying trapping Respondents Does lured him into the claim and have been trying to defraud him of it and everything else because they are fake and trying to make names for themselves. Real estate planning by delusional racketeers has been playing into the false hierarchcal scheme of fraudsters and their insane egos to the point where one dumb billionaire Doe, who was named under seal, exploited Petitioner's idea for a "modern fortress" before trying to pawn off the neighboring Trousdale (Beverly Hills) house on a slightly lower elevation with a slightly less awesome view, to Petioner, but most probably with plans to upgrade and move another dumb falsely entitled Doe onto the better lot next door. Nobody wants to play the fool, and no legitimate genius should tolerate playing subordinate to a criminal who ranks with goons and all of whom possess intellectually inferior minds. These things, including the nonphysical such as "intellectual property" and "justice," are real, they matter, and are worth fighting for; preferably by law and in court.

Last but not least, this is about family, but not from the poor perspective of people with limited or framed vision. Petitioner's future family, opposed to the criminal families trying to use obsolete frameworks as false justification to obstruct justice and steal from Petitioner, which is also stealing from and obstructing the wife Petitioner would love to have and children you better believe of whom Petitioner is going to be the best father. Respondents have already disrupted Petitioner's family, business, and basically his entire life. That disruption can cost others their freedom is life. Petitioner did not choose to file a lawsuit. Petitioner was attacked and chose to defend his life in the most peaceful way possible. The Justice system, or at least the civil side of it, was created for that purpose, not the opposite. The choice should be simple. "Give [Petitioner] Justice[s], or give [Respondents & Does] death" via their getting sentenced to prison down the line, in this court or the next, from Petitioner's inevitable legal victory.

### CONCLUSION

### Due Process & Justice for Petitioner is The People

In conclusion, irreparable damages have been done, to the Petitioner, and are still accumulating along with collateral damage. The enterprise of Respondents has not stopped, nor have they issued any demands to go along with their relentless terrorism. Petitioner has no intention of negotiating with people who act like terrorists, and neither should The United States of America. Respondents need to give up the loot or get terminated and go to prison. They still have not denied a single accusation in the face of indisputably clear and convincing evidence, which should speak in volumes about all that matters. The Court must assume Respondents will continue to violate not only the Petitioner, but also others, and with worse than civil war crimes. Please terminate obstruction of justice as soon as humanly possible in this lifetime and join in justice on the rise.

/<u>s/ RUSSELL ROPE</u> 10/17/2020 Petitioner & Petitioner In Pro Per

### #<u>20-5236</u>

### IN THE SUPREME COURT OF THE UNITED STATES

Russell Rope,

Petitioner,

VS.

Facebook, Inc., Apple, Inc., Alphabet, Inc., Twitter, Inc., JPMorgan Chase & Co., & John Does 1 to 10,

Respondents,

Attachment to Petition for Rehearing [Emergency] Petition for Extraordinary Writ(s) Over The United States Court of Appeals for the Ninth Circuit & The United States District Court for the Central District of California #18-55782 & #2:17-cv-04921

### **APPENDIX A**

Cover Sheet Plus One Page Graphic

More Information Per Request & Online @ russellrope.com/blog/?tag=architecture

/s/ RUSSELL ROPE 10/17/2020 Petitioner & Plaintiff In Pro Per







CREATED @RUSSELLROPE

# $\underset{\texttt{russellrope.com/blog/?tag=architecture}}{\text{APPENDIX}} A$











### IN THE SUPREME COURT OF THE UNITED STATES

Russell Rope,

Petitioner,

VS.

Facebook, Inc., Apple, Inc., Alphabet, Inc., Twitter, Inc., JPMorgan Chase & Co., & John Does 1 to 10,

Respondents,

On Petition for Rehearing Petition for Extraordinary Writ Specifically for Writs of Mandamus & Prohibition The United States Court of Appeals for the Ninth Circuit & The United States District Court for the Central District of California #18-55782 & #2:17-cv-04921 + SCOTUS #19-5616

### AFFIDAVIT & CERTIFICATION OF A PARTY UNREPRESENTED BY COUNSEL

Petitioner, Russell Rope, seeks [Emergency] Petition for Rehearing of Extraordinary Writ(s) for the above entitled case number 20-5236. Briefly and distinctly stated, this Petition is necessary, not limited to based on grounds not previously presented, which can be elaborated upon as necessary, but also because constitutional due process rights are being violated, life is in danger, and humanitarian rights of citizens are at stake. Denying the previous Petition(s) were grave errors that must be corrected immediately upon receipt of Petition is presented in great faith and not for delay. Grant this justice.

/s/ RUSSELL ROPE 10/17/20 Petitioner & Plaintiff In Pro Per (310) 663-7655

# IN THE

### SUPREME COURT OF THE UNITED STATES

Russell Rope — PETITIONER

VS.

Facebook, Apple, Alphabet, Twitter, Chase, & John Does — RESPONDENT(S)

### MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

The petitioner asks leave to file the attached petition for a writ of certiorari without prepayment of costs and to proceed *in forma pauperis*.

Please check the appropriate boxes:

 $\mathbf{x}$  Petitioner has previously been granted leave to proceed *in forma pauperis* in the following court(s):

Stanley Mosk Courthouse @ 111 N Hill St, Los Angeles, CA 90012

 $\Box$  Petitioner has **not** previously been granted leave to proceed *in forma* pauperis in any other court.

🗵 Petitioner's affidavit or declaration in support of this motion is attached hereto.

 $\Box$  Petitioner's affidavit or declaration is **not** attached because the court below appointed counsel in the current proceeding, and:

 $\Box$  The appointment was made under the following provision of law: \_\_\_\_\_

or

 $\Box$  a copy of the order of appointment is appended.

/s/ Russell Rope (10/17/2020)

(Signature)

### AFFIDAVIT OR DECLARATION IN SUPPORT OF MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

I, <u>Russell Rope</u>, and the petitioner in the above-entitled case. In support of my motion to proceed *in forma pauperis*, I state that because of my poverty I am unable to pay the costs of this case or to give security therefor; and I believe I am entitled to redress.

1. For both you and your spouse estimate the average amount of money received from each of the following sources during the past 12 months. Adjust any amount that was received weekly, biweekly, quarterly, semiannually, or annually to show the monthly rate. Use gross amounts, that is, amounts before any deductions for taxes or otherwise.

	e monthly amou t 12 months	unt during	Amount exped next month	cted
	You	Spouse	You	Spouse
Employment	\$2,100	\$NA	\$0	\$NA
Self-employment	\$	\$ <u>NA</u>	\$ <sup>210</sup>	\$NA
Income from real property (such as rental income)	\$0	\$NA	\$	\$NA
Interest and dividends	\$0	\$NA	\$0	\$NA
Gifts	\$0	\$ <u>NA</u>	\$0	\$ <u>NA</u>
Alimony	\$0	\$ <u>NA</u>	\$0	\$NA
Child Support	\$0	\$NA	\$0	\$NA
Retirement (such as social security, pensions, annuities, insurance)	\$	\$NA	\$	\$ <u>NA</u>
Disability (such as social security, insurance payments)	\$0	\$NA	\$0	\$NA
Unemployment payments	\$0	\$NA	\$0	\$NA
Public-assistance (such as welfare)	\$1,989	\$NA	\$ <u>221</u>	\$NA
Other (specify):	\$	\$NA	\$	\$NA
Total monthly income:	\$ <u>341</u>	\$NA	\$ <u>221</u>	\$NA

2. List your employment history for the past two years, most recent first. (Gross monthly pay is before taxes or other deductions.)

Employer	Address	Dates of	Gross monthly pay		
W.Connection, LLC	#1607 POB 1198	Employment 01/03/2007-Present	<b>\$</b> 210		
Wheels Labs, Inc.	<u>Sacramento, CA</u> Sunset Blvd, WeHo	Summer 2019	\$ \$1,000 to 0		

3. List your spouse's employment history for the past two years, most recent employer first. (Gross monthly pay is before taxes or other deductions.)

Employer	Address	Dates of Employment	Gross	s monthly pay
NA	NA	NA	\$	NA

4. How much cash do you and your spouse have? \$\_\_\_\_\_21 Below, state any money you or your spouse have in bank accounts or in any other financial institution.

Type of account (e.g., checking or savings)	Amo	ount you have	Amo	ount your spou	ise has
All Checking Accounts Overdrawn	\$	NA	\$	NA	

5. List the assets, and their values, which you own or your spouse owns. Do not list clothing and ordinary household furnishings.

□ Home		$\Box$ Other real estate
Value	NA	Value <u>NA</u>

☐ Motor Vehicle #1 Year, make & model	NA	☐ Motor Vehicle #2 Year, make & model	NA
Value		Value	

I Other assets Description	Priceless Intellectual Property & Legal Claims
Value	_

6. State every person, business, or organization owing you or your spouse money, and the amount owed.

Person owing you or	Amount owed to you	Amount owed to your spouse
your spouse money		

NA

\$

\$100,000,000,000

Respondents

7. State the persons who rely on you or your spouse for support. For minor children, list initials instead of names (e.g. "J.S." instead of "John Smith").

Name	Relationship	Age	
NA	NA	NA	

8. Estimate the average monthly expenses of you and your family. Show separately the amounts paid by your spouse. Adjust any payments that are made weekly, biweekly, quarterly, or annually to show the monthly rate.

		You		You	r spouse
Rent or home-mortgage payment (include lot rented for mobile home) Are real estate taxes included? Is property insurance included?	NA NA	\$	169	\$	NA
Utilities (electricity, heating fuel, water, sewer, and telephone)		\$	0	\$	NA
Home maintenance (repairs and upkeep)		\$	0	\$	NA
Food		\$	0	\$	NA
Clothing		\$	0	\$	NA
Laundry and dry-cleaning		\$	0	\$	NA
Medical and dental expenses		\$	> 50	\$	NA

	You		You	ır spouse
Transportation (not including motor vehicle payments)		0	\$	NA
Recreation, entertainment, newspapers, magazines, etc.	\$	0	\$	NA
Insurance (not deducted from wages or included in mortg	gage pa	yments)		
Homeowner's or renter's	\$	0	\$	NA
Life	\$	0	\$	NA
Health	\$	0	\$	NA
Motor Vehicle	\$	0	\$	NA
Other:	\$	0	\$	NA
Taxes (not deducted from wages or included in mortgage	payme	ents)		
(specify):	\$	0	\$	NA
Installment payments				
Motor Vehicle	\$	0	\$	NA
Credit card(s)	\$	0	\$	NA
Department store(s)	\$	0	\$	NA
Other:	\$	0	\$	NA
Alimony, maintenance, and support paid to others	\$	0	\$	NA
Regular expenses for operation of business, profession, or farm (attach detailed statement)	\$	0	\$	NA
Other (specify): Web Hosting & Registration	\$	10	\$	NA
Total monthly expenses:	\$	> 221	\$	NA

9. Do you expect any major changes to your monthly income or expenses or in your assets or liabilities during the next 12 months?

X Yes 🗌 No Hope to Gain Clients, Employment, Income, & Legal Victory

10. Have you paid – or will you be paying – an attorney any money for services in connection with this case, including the completion of this form? □ Yes 🖾 No

f yes, how much?	NA

If yes, state the attorney's name, address, and telephone number:

11. Have you paid—or will you be paying—anyone other than an attorney (such as a paralegal or a typist) any money for services in connection with this case, including the completion of this form?

If yes, how much? \_\_\_\_\_NA

If yes, state the person's name, address, and telephone number:

12. Provide any other information that will help explain why you cannot pay the costs of this case.

Respondents are the Reason Plaintiff is Broke & Homeless; Respondents have been Trying to Take Plaintiff's Freedom &/or Life

I declare under penalty of perjury that the foregoing is true and correct.

Executed on: \_\_\_\_\_\_ October 17th \_\_\_\_\_, 2020

/s/ Russell Rope

(Signature)

### #<u>20-5236</u>

### IN THE SUPREME COURT OF THE UNITED STATES

Russell Rope,

Petitioner,

vs.

Facebook, Inc., Apple, Inc., Alphabet, Inc., Twitter, Inc., JPMorgan Chase & Co., & John Does 1 to 10,

Respondents,

Proof of Service On Petition for Rehearing Petition for Extraordinary Writ Specifically for Writs of both Mandamus & Prohibition The United States Court of Appeals for the Ninth Circuit & The United States District Court for the Central District of California #18-55782 & #2:17-cv-04921 + SCOTUS #19-5616

# PROOF OF SERVICE OF [EMERGENCY] PETITION FOR REHEARING

I, Russell Rope, declare that on the date of October 17, 2020, as normally required by Supreme Court, that I have served the enclosed EMERGENCY: APPLICATION TO PROCEED IN FORMA PAUPERIS, PETITION FOR REHEARING and AFFIDAVIT & CERTIFICATION OF A PARTY UNREPRESENTED BY COUNSEL on each party to the above proceeding (including judges), specifically on their counsel by both electronically filing said documents in the Ninth Circuit and emailing where they have previously agreed to electronic service. Furthermore, Petitioner is exempt from traditional methods of serving Respondents for the following reason:

### SCOTUS Rule 29.3:

"...unless the party filing the document is proceeding *pro se* and *in forma pauperis...*"

Plaintiff is both *pro se* and *in forma pauperis*. The rule is not clear as what exactly to do in this extraordinary situation, but other SCOTUS instructions and rules give reason for Petitioner to believe The Court can and will provide service if unbelievably necessary.

# Names & Addresses of Served Attorneys & Judges as Follows:

- Alphabet Inc. & Twitter, Inc. Attorneys:
  - Bali, Sunita @ <u>sbali@perkinscoie.com</u>
  - Snell, James G. @ jsnell@perkinscoie.com
- Apple, Inc. Attorneys:
  - Erickson, Ryan Bodine @ <u>rerickson@lewisllewellyn.com</u>
  - Furman, Rebecca @ <u>bfurman@lewisllewellyn.com</u>
- Facebook, Inc. Attorneys:
  - Malhotra, Paven @ <u>pmalhotra@keker.com</u>
  - Mehta, Neha @ <u>ymehta@lewisllewellyn.com</u>
- JPMorgan Chase & Co. Attorneys:
  - Watson, Brett D. @ <u>bwatson@ldattorneys.com</u> & <u>bwatson@cozen.com</u>
- Trial-Court Judge(s):
  - Michael W. Fitzgerald @ <u>MWF\_Chambers@cacd.uscourts.gov</u>
  - Paul. L. Abrams @ <u>pla\_chambers@cacd.uscourts.gov</u>
  - Circuit Court Judges Via CM/ECF @ <u>ca9.uscourts.gov/cmecf</u>

I declare under penalty of perjury, that to the best of my knowledge, all of the aforementioned is true and correct.

/<u>s/ RUSSELL ROPE</u> 10/17/2020 Petitioner & Plaintiff In Pro Per (310) 663-7655

### #<u>20-5236</u>

### IN THE SUPREME COURT OF THE UNITED STATES

Russell Rope,

Petitioner,

VS.

Facebook, Inc., Apple, Inc., Alphabet, Inc., Twitter, Inc., JPMorgan Chase & Co., & John Does 1 to 10,

Respondents,

Emergency Application to Justice of 9th Circuit The United States Court of Appeals for the Ninth Circuit & The United States District Court for the Central District of California #18-55782 & #2:17-cv-04921 + SCOTUS #19-5616

### IN RE RUSSELL ROPE. EMERGENCY APPLICATION

Attention Justice Kagan

@

### **Russell Rope**

#1607 POB 1198 Sacramento, CA 95812 (310) 663-7655

Petitioner In Pro Per

This application for emergency action is addressed to Justice Kagan because she is assigned to the Circuit from which this case arises.

I, Russell Rope, aka "Petitioner" and "Plaintiff" in proper, as personally as anything I have written in something like a couple thousand pages of totally honest filings and reports, implore you to demand that the other Justices join US by taking swift action in utilizing the full discretionary power of SCOTUS to support my most proper proper version of justice, which happens to be the only solution on the transparent table, or at least to be specific in your notation, required by the same Rule Twenty Two being the authority for this application, as to the specific reasons for any denials both past and present, so that I may have another opportunity for correction if absolutely necessary, which would not be the response of the prompt action I am most respectfully seeking. Petitioner truly desires no more than what is fair, which begins with expedited movement favorable to the Petitioner in pro per accompanied by as much of the requested relief from the FAC as can at this time be legally commanded by SCOTUS.

### **REQUESTS:**

- Start with what was also filed as five new motions and PLEASE:
  - Accept all pro se Petitioner filings as is / with any deficiency
  - Expedite everything based on life threatening situation
  - Consolidate the two cases @ SCOTUS
  - Transfer exhibits from the first to the current case @ SCOTUS
  - Grant Petitioner access to electronic filing in pro per
  - Make sure everything filed is the right order and docketed (see Petitions)
- Personally review everything filed in all three courts.
- Follow up with Chief Justice Roberts in regards to Application for Bar Admission

In conclusion, Please terminate obstruction with immediate consideration, not only due to the more relevant than ever labeled "emergency" situation caused by alleged criminal actions including but not limited to more recent and unprovoked stalking, another physical assault, and attempted theft by conspirators as reported to obstructing police, but also to the pending extraordinarily perfected Petition for Extraordinary Writ by endorsing and granting in full the rise to success.

Respectfully Submitted,

/s/ RUSSELL ROPE 10/17/2020 Originally Filed 6/10/2020 russellrope.com/blog/?tag=civil Petitioner In Pro Per

### #<u>20-5236</u>

# IN THE SUPREME COURT OF THE UNITED STATES

Russell Rope,

Petitioner,

vs.

Facebook, Inc., Apple, Inc., Alphabet, Inc., Twitter, Inc., JPMorgan Chase & Co., & John Does 1 to 10,

Respondents,

Proof of Service Emergency Application The United States Court of Appeals for the Ninth Circuit & The United States District Court for the Central District of California #18-55782 & #2:17-cv-04921 + SCOTUS #19-5616

# PROOF OF SERVICE OF EMERGENCY APPLICATION TO JUSTICE KAGAN

I, Russell Rope, declare that on the date of October 17, 2020, as normally required by Supreme Court, that I have served the enclosed EMERGENCY APPLICATION on each party to the above proceeding (including judges), specifically on their counsel by both electronically filing said documents in the Ninth Circuit and emailing where they have previously agreed to electronic service. Furthermore, Petitioner is exempt from traditional methods of serving Respondents for the following reason:

### SCOTUS Rule 29.3:

"...unless the party filing the document is proceeding *pro se* and *in forma pauperis*..."

Plaintiff is both pro se and in forma pauperis. The rule is not clear as what exactly to do

Petitioner to believe The Court can and will provide service if unbelievably necessary.

## Names & Addresses of Served Attorneys & Judges as Follows:

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  - Snell, James G. @ jsnell@perkinscoie.com
- Apple, Inc. Attorneys:
  - Erickson, Ryan Bodine @ <u>rerickson@lewisllewellyn.com</u>
  - Furman, Rebecca @ <u>bfurman@lewisllewellyn.com</u>
- Facebook, Inc. Attorneys:
  - Malhotra, Paven @ <u>pmalhotra@keker.com</u>
  - Mehta, Neha @ <u>ymehta@lewisllewellyn.com</u>
- JPMorgan Chase & Co. Attorneys:
  - Watson, Brett D. @ <u>bwatson@ldattorneys.com</u> & <u>bwatson@cozen.com</u>
- District Court Judges:
  - Michael W. Fitzgerald @ <u>MWF Chambers@cacd.uscourts.gov</u>
  - Paul. L. Abrams @ <u>pla\_chambers@cacd.uscourts.gov</u>
- Circuit Court Judges
  - Edward Leavy, Jay Bybee, Andrew Hurwitz
  - Via CM/ECF @ <u>ca9.uscourts.gov/cmecf</u>

I declare under penalty of perjury, that to the best of my knowledge, all of the

aforementioned is true and correct.

<u>/s/ RUSSELL ROPE</u> 10/17/2020 Originally Filed 6/10/2020 Petitioner In Pro Per (310) 663-7655

# IN THE SUPREME COURT OF THE UNITED STATES

Russell Rope,

Petitioner,

vs.

Facebook, Inc., Apple, Inc., Alphabet, Inc., Twitter, Inc., JPMorgan Chase & Co., & John Does 1 to 10,

Respondents,

Application to Chief Justice The United States Court of Appeals for the Ninth Circuit & The United States District Court for the Central District of California #18-55782 & #2:17-cv-04921 + SCOTUS #19-5616

## IN RE RUSSELL ROPE. APPLICATION FOR ENDORSEMENT OF BAR ADMISSION

#### **Attention Chief Justice Roberts**

@

#### **Russell Rope**

#1607 POB 1198 Sacramento, CA 95812 (310) 663-7655

Petitioner In Pro Per

This is an Application to Chief Justice Roberts for not less than sponsorship of the attached Bar Application, but preferably for use of total discretionary authority to award Bar Admission.

With your approval, the only seemingly questionable rule that could be used to deny the application would be SCOTUS Rule 5(1), but that could be argued with a generous interpretation that admitting this pro se case to be filed and assigned in District Court, gave admission to practice law in the highest court(s) of the state considering the inherited admission into Circuit (being the highest in the state; superseding state courts) and then to Supreme Court; therefore, Petitioner In Pro Per was admitted to practice law in the highest court(s) since this case was filed just barely more than the required three years ago; aside from the original filing six years that did not inherit admission to higher courts. Think about it like the Conspiracy Tort where the evil Sith puppet conspirator inherits all the crimes, in this scenario the Jedi Master Petitioner similarly inherits the good admission to practice law in said courts. You can know someone better by reading them than face-to-face greeting them, and the rest of the requirements can be easily satisfied if you or the bar make a redepmtioniously favorable and mostly symbolic exception based on this logic. If that is not enough, then being Chief Justice should stand for something not limited to the ability to deem someone worthy of passing your bar, which would not be much different than a POTUS appointing a Justice who had never worked as a judge.

Petitioner is an attorney; someone who practices the law, and that practice has consumed professional work for nearly a decade. Virtuous and of supreme moral character, Petitioner should be officially recognized as such. Moreover, his father is an attorney and so was his father's father, so there is a legacy aspect to anything they can do, Petitioner can do better. Petitioner could have traditionally satisfied any requirements during the time spent fighting obstruction from The Courts being the best law school there is; thanks for the education and think about this is technically afforded by remedies for fraud. Petitioner has no intention of practicing law for other parties, but this honor would make up for some injustice.

The actual application is attached as **APPENDIX B** for BAR. Please share this information and request, if necessary and on Petitioner's behalf, the other sponsor signature from Justice Kagan. Respect this mind and indomitable spirit. Please additionally look into the other case files to make sure they receive fair and expedited attention, start granting everything as is the just thing to do, and join Petitioner on the rise dot com to success.

## IN THE SUPREME COURT OF THE UNITED STATES

Russell Rope,

Petitioner,

VS.

Facebook, Inc., Apple, Inc., Alphabet, Inc., Twitter, Inc., JPMorgan Chase & Co., & John Does 1 to 10,

Respondents,

Attachment to Petition for Rehearing [Emergency] Petition for Extraordinary Writ(s) Over The United States Court of Appeals for the Ninth Circuit & The United States District Court for the Central District of California #18-55782 & #2:17-cv-04921

## APPENDIX B

Cover Sheet

& Appended Incomplete Bar Application to Go Directly to Chief Justice Roberts

/s/ RUSSELL ROPE 10/17/2020 Petitioner & Plaintiff In Pro Per

# Supreme Court of the United States

**APPLICATION FOR ADMISSION TO PRACTICE** 

(Please do not submit attachments unless instructed to do so) Fill out form online and print

Nan	ne as you v	vant show	n on yo	our Certificate	Russe	ll Rope								
First Name:		Russell					Last Name: Rope							
Middle Name:							Suffix:							
Firm	Name:	RR Pro	ducti	ions		J								
Add	ress:	#1607	POB 1	L198										
City	:	Sacram	ento					State:	CA	Zip Code:	95812			
Offic	ce Phone:	+1 (31	0) 66	53-7655	Alterna	ate Phone:				Check this box	if you want the	alternate		
Ema	il Address:	justic	e@rus	ssellrope.	com	I					cribed in the inst			
1. City and state you want shown on your Certificate.       City:       Los Angeles       State:       CA								-						
2.	Date of bir	rth: 11/2	25/19	982 3. Birth (	City: Los	Angeles	5		4. Birth	State/Country: Los	Angeles			
5.	Residence	Address:	#160]	7 POB 1198	3									
	City:		Sacra	amento				State:	CA Zip Code: 95812					
6.	Name of p	arents: (	a) Mot	ther's full maid	en name	Confiden	tial							
		(	b) Fatl	her's name		Confiden	tial							
7.	State cour	ourt(s) of last resort to which you are admitte				l to practice,	and date(s) of	admissio	n.					
	Sta	ate Court		Date of Ad		_	State Court			Date of Admission				
				NA		_				NA				
8.		e you engaged in the practice of the law?									r			
	In Pro	Per Pr	rivat	e Practic	e									
9.	List firms o	or other en	tities wi	ith which you ł	nave been	formerly asso	ociated, or by	which yo	u have be	een employed, as a lav	vyer.			
	NA	· · · · · · · · · · · · · · · · · · ·												
10.	Undergra	duate and	ducation and w	/hen and v	where degree	es received.								
			Scho			Degree				Location	Date Ree	eived		
		rsity of Colorado				Technology/Art/Media			Bould	er	2006			
	Univer	sity of California			NA			Los A	ngeles	NA				
	Art Ce				NA			Pasad		NA				
11.										ONo				
	lf so, state	-		Confiden										
12.	departr Possess reprima	ave you ever been disciplined, disbarred, sanctioned, or suspended from practice before any court, epartment, bureau, or commission of the United States, or of any State, Commonwealth, Territory, ossession, or the District of Columbia, or have you received any public or private () Yes () No primands from any such entity pertaining to your conduct as a member of the bar?												
	(b) Are the	) Are there any disciplinary proceedings presently pending against you? () Yes () No												
	(c) Have yo above?	c) Have you been denied admission to the bar of this Court or the bar of any entity described in (a) above? O Yes O No												
	(d) Have yo	(d) Have you been convicted of a crime? (other than a minor traffic violation) O Yes  No												
(e) If you answered "yes" to any of the questions in this paragraph you must pro explanation on a separate sheet and attach any relevant documentation con COMPLETE CERTIFICATION ON FOL								cerning y	our answ	/er.				

First Name:	Russell	Last Name:	Rope	

# **CERTIFICATION**

I certify that I have read the foregoing questions and have answered them fully and frankly. The answers are complete and are true to my own knowledge.

own	knowledge.												
	9/4/2020		/s/ Russell Rope										
	Date		(Applicant's Signature)										
	STATEMENT OF SPONSORS												
We,	Chief Justice	•	John			oberts		G	Jr.	<b>▼</b> and			
,	Title		First Name			Last	Name	Middle Initial	Suf				
	Justice	•	▼ Elena			agan							
	Title		First Name				Name	Middle Initial	Suf	fix			
Unite	onally known to us, that the a ed States, and that we have ex cant's moral and professional	amined the	applicant's	s personal s	tatemen								
_	(Signa	ature)					(Signa	ture)					
	e Address:				Office /	Address:							
	reme Court of The Un	ited Sta	tes		Supreme Court of The United States								
1 F	irst Street				1 First Street								
City:	Washington				City: Washington								
State	: DC	Zip Code	: 20543		State: DC Zip Code: 20543								
			o	ATH OF	ADMIS	SION							
R	ussell Rope			7			) that as an atta			lava <b>f</b> thia			
.,	t I will conduct myself upright	ly and acco	rding to the				) that as an atto Constitution of			for of this			
	9/4/2020			/s/ Russ	sell Rop	e							
	Date					(Applicant's Signature)							
	COMPLETE THE	FOLLOWIN	G ONLY IF	ADMISSIO	N IS ON	WRITTEN M	IOTION (NOT IN	I OPEN COUI	RT)				
			МО	TION FO	R ADM	ISSION							
<sup>l,</sup> Ch	ief Justice John G.	Roberts,	Jr.				, a member of t	he Bar of the	Suprem	e Court of			
	(Movant's name is to be entered as				ission to th	nis Court)	I						
he U	Inited States, hereby move th	e admission	of Russe	ell Rope									
	e Bar of the Supreme Court of ssary qualifications.	the United	States. I an	n satisfied t	he appli	cant possess	ses the						
								Г	Tikke				

(Movant's Signature)

# IN THE SUPREME COURT OF THE UNITED STATES

Russell Rope,

Petitioner,

vs.

Facebook, Inc., Apple, Inc., Alphabet, Inc., Twitter, Inc., JPMorgan Chase & Co., & John Does 1 to 10,

Respondents,

Proof of Service Application to Chief Justice The United States Court of Appeals for the Ninth Circuit & The United States District Court for the Central District of California #18-55782 & #2:17-cv-04921 + SCOTUS #19-5616

# PROOF OF SERVICE OF APPLICATION TO CHIEF JUSTICE

I, Russell Rope, declare that on the date of October 17, 2020, as normally required by Supreme Court, that I have served the enclosed APPLICATION TO CHIEF JUSTICE on each party to the above proceeding (including judges), specifically on their counsel by both electronically filing said documents in the Ninth Circuit and emailing where they have previously agreed to electronic service. Furthermore, Petitioner is exempt from traditional methods of serving Respondents for the following reason:

## SCOTUS Rule 29.3:

"...unless the party filing the document is proceeding pro se and in forma pauperis..."

Petitioner to believe The Court can and will provide service if unbelievably necessary.

## Names & Addresses of Served Attorneys & Judges as Follows:

- Alphabet Inc. & Twitter, Inc. Attorneys:
  - Bali, Sunita @ <u>sbali@perkinscoie.com</u>
  - Snell, James G. @ jsnell@perkinscoie.com
- Apple, Inc. Attorneys:
  - Erickson, Ryan Bodine @ <u>rerickson@lewisllewellyn.com</u>
  - Furman, Rebecca @ <u>bfurman@lewisllewellyn.com</u>
- Facebook, Inc. Attorneys:
  - Malhotra, Paven @ <u>pmalhotra@keker.com</u>
  - Mehta, Neha @ <u>ymehta@lewisllewellyn.com</u>
- JPMorgan Chase & Co. Attorneys:
  - Watson, Brett D. @ <u>bwatson@ldattorneys.com</u> & <u>bwatson@cozen.com</u>
- District Court Judges:
  - Michael W. Fitzgerald @ <u>MWF\_Chambers@cacd.uscourts.gov</u>
  - Paul. L. Abrams @ <u>pla\_chambers@cacd.uscourts.gov</u>
- Circuit Court Judges
  - Edward Leavy, Jay Bybee, Andrew Hurwitz
  - Via CM/ECF @ <u>ca9.uscourts.gov/cmecf</u>

I declare under penalty of perjury, that to the best of my knowledge, all of the aforementioned is true and correct.

# IN THE SUPREME COURT OF THE UNITED STATES

Russell Rope,

Petitioner,

vs.

Facebook, Inc., Apple, Inc., Alphabet, Inc., Twitter, Inc., JPMorgan Chase & Co., & John Does 1 to 10,

Respondents,

Motion to File with Deficiency The United States Court of Appeals for the Ninth Circuit & The United States District Court for the Central District of California #18-55782 & #2:17-cv-04921 + SCOTUS #19-5616

## IN RE RUSSELL ROPE. MOTION TO FILE WITH DEFICIENCY

Petitioner *In Pro Per* and *In Forma Pauperis*; simultaneously a "prisoner" of war and a free man, has been threatened for life and time is of essence. There is no excuse for sending anything back for irrelevant correction. Filing by mail is obsolete and causing problems. Please file and docket everything, regardless of any possible deficiency or what anyone other than Justices rule, and put the docketed Petition for Extraordinary Writ back in numerical page order as it was sent to The Court.

# IN THE SUPREME COURT OF THE UNITED STATES

Russell Rope,

Petitioner,

vs.

Facebook, Inc., Apple, Inc., Alphabet, Inc., Twitter, Inc., JPMorgan Chase & Co., & John Does 1 to 10,

Respondents,

Proof of Service Motion to File with Deficiency The United States Court of Appeals for the Ninth Circuit & The United States District Court for the Central District of California #18-55782 & #2:17-cv-04921 + SCOTUS #19-5616

# PROOF OF SERVICE OF MOTION TO FILE WITH DEFICIENCY

I, Russell Rope, declare that on the date of October 17, 2020, as normally required by Supreme Court, that I have served the enclosed MOTION TO FILE WITH DEFICIENCY on each party to the above proceeding (including judges), specifically on their counsel by both electronically filing said documents in the Ninth Circuit and emailing where they have previously agreed to electronic service. Furthermore, Petitioner is exempt from traditional methods of serving Respondents for the following reason:

## SCOTUS Rule 29.3:

"...unless the party filing the document is proceeding pro se and in forma pauperis..."

Petitioner to believe The Court can and will provide service if unbelievably necessary.

## Names & Addresses of Served Attorneys & Judges as Follows:

- Alphabet Inc. & Twitter, Inc. Attorneys:
  - Bali, Sunita @ <u>sbali@perkinscoie.com</u>
  - Snell, James G. @ jsnell@perkinscoie.com
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  - Malhotra, Paven @ <u>pmalhotra@keker.com</u>
  - Mehta, Neha @ <u>ymehta@lewisllewellyn.com</u>
- JPMorgan Chase & Co. Attorneys:
  - Watson, Brett D. @ <u>bwatson@ldattorneys.com</u> & <u>bwatson@cozen.com</u>
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  - Paul. L. Abrams @ <u>pla\_chambers@cacd.uscourts.gov</u>
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  - Edward Leavy, Jay Bybee, Andrew Hurwitz
  - Via CM/ECF @ <u>ca9.uscourts.gov/cmecf</u>

I declare under penalty of perjury, that to the best of my knowledge, all of the aforementioned is true and correct.

# IN THE SUPREME COURT OF THE UNITED STATES

Russell Rope,

Petitioner,

vs.

Facebook, Inc., Apple, Inc., Alphabet, Inc., Twitter, Inc., JPMorgan Chase & Co., & John Does 1 to 10,

Respondents,

Motion for Expedited Consideration The United States Court of Appeals for the Ninth Circuit & The United States District Court for the Central District of California #18-55782 & #2:17-cv-04921 + SCOTUS #19-5616

# IN RE RUSSELL ROPE. MOTION FOR EXPEDITED CONSIDERATION

Please grant Expedited Consideration of the Petition for Extraordinary Writ based on stalkers, assaults, and death threats. Time is of the essence. Terminate obstruction, quit stalling, and hurry the funk up in joining Petitioner on the rise dot com to success.

Respectfully Submitted,

# IN THE SUPREME COURT OF THE UNITED STATES

Russell Rope,

Petitioner,

vs.

Facebook, Inc., Apple, Inc., Alphabet, Inc., Twitter, Inc., JPMorgan Chase & Co., & John Does 1 to 10,

Respondents,

Proof of Service Motion for Expedited Consideration The United States Court of Appeals for the Ninth Circuit & The United States District Court for the Central District of California #18-55782 & #2:17-cv-04921 + SCOTUS #19-5616

# PROOF OF SERVICE OF MOTION FOR EXPEDITED CONSIDERATION

I, Russell Rope, declare that on the date of October 17, 2020, as normally required by Supreme Court, that I have served the enclosed MOTION FOR EXPEDITED CONSIDERATION on each party to the above proceeding (including judges), specifically on their counsel by both electronically filing said documents in the Ninth Circuit and emailing where they have previously agreed to electronic service. Furthermore, Petitioner is exempt from traditional methods of serving Respondents for the following reason:

## SCOTUS Rule 29.3:

"...unless the party filing the document is proceeding *pro se* and *in forma pauperis*..."

Petitioner to believe The Court can and will provide service if unbelievably necessary.

## Names & Addresses of Served Attorneys & Judges as Follows:

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  - Erickson, Ryan Bodine @ <u>rerickson@lewisllewellyn.com</u>
  - Furman, Rebecca @ <u>bfurman@lewisllewellyn.com</u>
- Facebook, Inc. Attorneys:
  - Malhotra, Paven @ <u>pmalhotra@keker.com</u>
  - Mehta, Neha @ <u>ymehta@lewisllewellyn.com</u>
- JPMorgan Chase & Co. Attorneys:
  - Watson, Brett D. @ <u>bwatson@ldattorneys.com</u> & <u>bwatson@cozen.com</u>
- District Court Judges:
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  - Paul. L. Abrams @ <u>pla\_chambers@cacd.uscourts.gov</u>
- Circuit Court Judges
  - Edward Leavy, Jay Bybee, Andrew Hurwitz
  - Via CM/ECF @ <u>ca9.uscourts.gov/cmecf</u>

I declare under penalty of perjury, that to the best of my knowledge, all of the aforementioned is true and correct.

# IN THE SUPREME COURT OF THE UNITED STATES

Russell Rope,

Petitioner,

vs.

Facebook, Inc., Apple, Inc., Alphabet, Inc., Twitter, Inc., JPMorgan Chase & Co., & John Does 1 to 10,

Respondents,

Motion for Case Consolidation The United States Court of Appeals for the Ninth Circuit & The United States District Court for the Central District of California #18-55782 & #2:17-cv-04921 + SCOTUS #19-5616

# IN RE RUSSELL ROPE. MOTION FOR CASE CONSOLIDATION

Please join case #19-5616 and case #20-5236 because not only are they the same case, but they are also relevant to each other, and evidence lodged under the first must be considered for the pending Petition for Extraordinary Writ.

Respectfully Submitted,

# IN THE SUPREME COURT OF THE UNITED STATES

Russell Rope,

Petitioner,

VS.

Facebook, Inc., Apple, Inc., Alphabet, Inc., Twitter, Inc., JPMorgan Chase & Co., & John Does 1 to 10,

Respondents,

Proof of Service Motion for Case Consolidation The United States Court of Appeals for the Ninth Circuit & The United States District Court for the Central District of California #18-55782 & #2:17-cv-04921 + SCOTUS #19-5616

# PROOF OF SERVICE OF MOTION FOR CASE CONSOLIDATION

I, Russell Rope, declare that on the date of October 17, 2020, as normally required by Supreme Court, that I have served the enclosed MOTION FOR CASE CONSOLIDATION on each party to the above proceeding (including judges), specifically on their counsel by both electronically filing said documents in the Ninth Circuit and emailing where they have previously agreed to electronic service. Furthermore, Petitioner is exempt from traditional methods of serving Respondents for the following reason:

## SCOTUS Rule 29.3:

"...unless the party filing the document is proceeding pro se and in forma pauperis..."

Petitioner to believe The Court can and will provide service if unbelievably necessary.

## Names & Addresses of Served Attorneys & Judges as Follows:

- Alphabet Inc. & Twitter, Inc. Attorneys:
  - Bali, Sunita @ <u>sbali@perkinscoie.com</u>
  - Snell, James G. @ jsnell@perkinscoie.com
- Apple, Inc. Attorneys:
  - Erickson, Ryan Bodine @ <u>rerickson@lewisllewellyn.com</u>
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# IN THE SUPREME COURT OF THE UNITED STATES

Russell Rope,

Petitioner,

vs.

Facebook, Inc., Apple, Inc., Alphabet, Inc., Twitter, Inc., JPMorgan Chase & Co., & John Does 1 to 10,

Respondents,

Motion for Transfer of Exhibits The United States Court of Appeals for the Ninth Circuit & The United States District Court for the Central District of California #18-55782 & #2:17-cv-04921 + SCOTUS #19-5616

# IN RE RUSSELL ROPE. MOTION FOR TRANSFER OF EXHIBITS

Please transfer the exhibits/evidence filed and lodged under seal from case #19-5616 to case #20-5236 because evidence lodged under the first case must be considered for not

limited to the pending Petition for Extraordinary Writ.

Respectfully Submitted,

# IN THE SUPREME COURT OF THE UNITED STATES

Russell Rope,

Petitioner,

vs.

Facebook, Inc., Apple, Inc., Alphabet, Inc., Twitter, Inc., JPMorgan Chase & Co., & John Does 1 to 10,

Respondents,

Proof of Service Motion for Transfer of Exhibits The United States Court of Appeals for the Ninth Circuit & The United States District Court for the Central District of California #18-55782 & #2:17-cv-04921 + SCOTUS #19-5616

# PROOF OF SERVICE OF MOTION FOR TRANSFER OF EXHIBITS

I, Russell Rope, declare that on the date of October 17, 2020, as normally required by Supreme Court, that I have served the enclosed MOTION FOR TRANSFER OF EXHIBITS on each party to the above proceeding (including judges), specifically on their counsel by both electronically filing said documents in the Ninth Circuit and emailing where they have previously agreed to electronic service. Furthermore, Petitioner is exempt from traditional methods of serving Respondents for the following reason:

# SCOTUS Rule 29.3:

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# IN THE SUPREME COURT OF THE UNITED STATES

Russell Rope,

Petitioner,

vs.

Facebook, Inc., Apple, Inc., Alphabet, Inc., Twitter, Inc., JPMorgan Chase & Co., & John Does 1 to 10,

Respondents,

Motion for Electronic Filing The United States Court of Appeals for the Ninth Circuit & The United States District Court for the Central District of California #18-55782 & #2:17-cv-04921 + SCOTUS #19-5616

# IN RE RUSSELL ROPE. MOTION FOR ELECTRONIC FILING

Please grant Petitioner In Pro Per access to e-filing because there have been too many

problems caused delays, interferences, obstructions; errors, or whatever you want to call

the results of an obsolete and insecure system. Nevertheless, necessity is based on time

is of the essence because this is a life threatening situation.

Respectfully Submitted,

# IN THE SUPREME COURT OF THE UNITED STATES

Russell Rope,

Petitioner,

vs.

Facebook, Inc., Apple, Inc., Alphabet, Inc., Twitter, Inc., JPMorgan Chase & Co., & John Does 1 to 10,

Respondents,

Proof of Service Motion for Electronic Filing The United States Court of Appeals for the Ninth Circuit & The United States District Court for the Central District of California #18-55782 & #2:17-cv-04921 + SCOTUS #19-5616

# PROOF OF SERVICE OF MOTION FOR ELECTRONIC FILING

I, Russell Rope, declare that on the date of October 17, 2020, as normally required by Supreme Court, that I have served the enclosed MOTION FOR ELECTRONIC FILING on each party to the above proceeding (including judges), specifically on their counsel by both electronically filing said documents in the Ninth Circuit and emailing where they have previously agreed to electronic service. Furthermore, Petitioner is exempt from traditional methods of serving Respondents for the following reason:

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- JPMorgan Chase & Co. Attorneys:
  - Watson, Brett D. @ <u>bwatson@ldattorneys.com</u> & <u>bwatson@cozen.com</u>
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# MEDIA | MARKETING | DESIGN | PR **ORUSSELLOPE PRODUCTIONS**

connect@russellrope.com :: (310) 663-7655 :: Located @ Hollywood & Beverly Hills, Los Angeles, California

SUMMARY: Seeking income from career path relevant media marketing work, investors, and legal support.

RR Productions :: Media | Marketing | Design | PR :: 1995-Infinity

Russell Rope Productions ("RRP") is a world-class media production, digital publishing, and marketing company specialized in entertainment, arts, media, technology, communications, kush, events, and lifestyle. Headquartered in Hollywood / Los Angeles with global affiliates, RRP also known as RR Productions is notorious for implementing innovative, progressive, disruptive, and overall creative campaigns designed for success.

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#### **MEDIA MARKETING SERVICES @ RR PRODUCTIONS:**

- Consulting, Design & Media Services, etc.
- Web Development w/ Blog & Ecommerce
- Email Newsletter Marketing & SEO
- Social Media Strategy w/ Automation
- Content/Ad Creation: Photo, Video, Text
- Print: Flyers, Banners, etc. & Distribution
- Media Buying: Subcontracted Ad Placement
- Reports: Statistics, Analytics, Demonstratable Results

## PR SERVICES @RUSSELLROPE .COM/BLOG:

- PR / Social Media: Blog, Text, Photo & Video
- Third Party Posts & Reviews: Social Networks & Review Sites
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