1	Russell Rope	
2	#1607 POB 1198	
3	Sacramento, CA, 95812	
4	323-536-7708	
5	justice@russellrope.com	
6	Plaintiff in Pro Per	
7		
8	UNITED STATES	COURT OF APPEALS
9	FOR THE NINTH CIRCUIT	
10		
11	RUSSELL ROPE,	No. 18-55782
12	PLAINTIFF,	
13	VS.	D.C. No. 2:17-cv-04921-MWF-PLA
14		U.S. District Court for Central
15	FACEBOOK, INC., APPLE, INC.,	California, Los Angeles
16	ALPHABET, INC., TWITTER, INC.,	
17	JPMORGAN CHASE & CO. &	REQUEST FOR RECONSIDERATION
18	JOHN DOES 1 TO 10,	RE ORDER TO DISMISS
19	DEFENDANTS	
20		Requested Order Date: ASAP!
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23	To The Honorable Court: Please grant this Request for Reconsideration of The	
24	Court's unfair dismissal. The authority for this Request is based on The Court's	
25	errors and the following explanation:	
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27	Plaintiff, according to the rules, filed a timely "Statement & Explanation" as to	
28	why the appeal is not frivolous on August 13th, 2018. Nothing regarding the FAC	
	REQUEST FOR RECONSIDERATION RE ORDER TO DIMISS - 1	

1 is, has been proven to be, or was even specifically identified as frivolous, and an 2 actual "Appeal" has not even been filed yet. The most "frivolous" thing about this 3 case seems to be the loose use of the term without any valid supporting arguments. 4 Plaintiff applied for appointment of (assistant) pro bono counsel for purpose of 5 correctly filing the Appeal, so it could not possibly be neglected without reason under the false label of "frivolous," which is simply not the case in these honest 6 7 complaints and properly stated claims. If no one can even explain what is allegedly wrong with or "frivolous" about the FAC or an unfiled Appeal, then The 8 Court is clearly wrong and made an error. Plaintiff, pleading for his life, hereby 10 and humbly requests that The Court reconsider the illegal if not reversed dismissal 11 filed by The Court today, cease and desist from stalling is obstructing justice, answer all unanswered questions, explain not only the unfair dismissal thought 12 process, but also why the lie came months late, and most importantly issue orders 13 14 for appointment of (assistant) pro bono counsel, to proceed in forma pauperis, for a 15 refund of the fees paid in Central District Court, for exemption from Pacer fees, and for this appeal process to move forward. Furthermore, Plaintiff also requests 16 17 as much Ex Parte relief previously requested as possible and for an order for the clerk to reissue and US Marshalls to serve Plaintiff's subpoenas that were 18

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Seriously, all of this is really happening. Defendant John Does have been relentless with daily stalking, harassing, threatening, abuse of power wannabe hacking, interfering with communications, etc. Plaintiff was again physically assaulted two weeks ago without warning by a group of attackers camping out for Plaintiff and with more than highly suspected ties to the "Bad Karma Enterprise" as defined in the FAC and evidence. It is the only logical explanation behind the attack. There is a new battery report being neglected by LASD detectives, other relevant reports with LAPD etc. still being obstructed, and previously quashed but REQUEST FOR RECONSIDERATION RE ORDER TO DIMISS - 2

wrongfully quashed. Any other support would be much appreciated.

ever so relevant subpoenas, all of which can further prove racketeering/conspiracy

allegations not limited to with records and security camera footage, and Plaintiff

has too much (should be unnecessary) evidence that has yet to be filed or lodged.

Additionally, Facebook just illegally "unpublished" another legit business page

all that happened was the "unpublished" notification went away and attempted

visitors get a "content unavailable" error message while Facebook is still lying

and having Instagram mess with direct/private messages, stats and video

since any court's previous justice obstructing dismissal, all of which are

afternoon after the time The Court made another awful mistake.

and allegations. Defendants literally had people stalking the Defendant this

In conclusion, the FAC/Complaint is real, so is the Appeal, which has not even

been filed yet, dismissing it as frivolous is an error issued out of order, Plaintiff's

life is literally in danger, claims are stated accurately and in accordance with the

laws, rules, and procedures, and The Court must be more lenient towards a pro se

Plaintiff. Please immediately grant Plaintiff requests then have a happy holiday.

about it, other obvious abuse of power wannabe (because they have access) hacks,

resolution, etc. Chase still owes Plaintiff money they stole directly from the for no

legitimate reason terminated business account as documented by paper trail, all of

the Defendants are still engaging in the same criminal racketeering behavior, and

supported by facts and evidence. Connected violations have continued or occurred

additionally void based on new extenuating and evidence supported circumstances

that hardly covers many more new and connected violations, if reported always

with more than 10,000 likes for no reason, said they made an error and fixed it, but

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Russell Rope
Russell Rope Dated this 18th of December 2018.

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