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6 *Plaintiff in Pro Per*  
7

8 **UNITED STATES COURT OF APPEALS**  
9 **FOR THE NINTH CIRCUIT**  
10

11 RUSSELL ROPE,  
12 PLAINTIFF,  
13 VS.  
14  
15 FACEBOOK, INC., APPLE, INC.,  
16 ALPHABET, INC., TWITTER, INC.,  
17 JPMORGAN CHASE & CO. &  
18 JOHN DOES 1 TO 10,  
19 DEFENDANTS  
20

No. 18-55782

D.C. No. 2:17-cv-04921-MWF-PLA  
U.S. District Court for Central  
California, Los Angeles

**REPLY TO RESPONSE & REQUESTS**

**Requested Order Date: ASAP!**

21  
22 **TO THE HONORABLE COURT:** Mr. Watson is a liar and Defendants are still  
23 attacking Appellant on the daily. Mr. Watson was lying in District Court and is  
24 lying again here in the 9<sup>th</sup> Circuit. The string pulled puppet attorney was hired  
25 because: he lies for money, his first name is the same as a John Doe Defendant  
26 identified under seal, and some idiot thought the last name would be an insult to  
27 Appellant and currently justice obstructed detective on this case. Mr. Watson is  
28 not only the name of a head detective's sidekick, but also of an extremely foolish

1 Defendant attorney who is not upholding his oath to practice law with respect to  
2 The Constitution; moreover, this perjurer does not deserve freedom where  
3 Appellant promised to act against justice obstructers. Appellant is officially  
4 requesting that Mr. Watson be disbarred, arrested for and charged with no less than  
5 perjury (18 USC § 1621), and held in custody pending his possibly being amended  
6 as a Defendant to criminal RICO etc. charges pending the outcome of this case, all  
7 by order of The Court. More importantly, and once again, Appellant is requesting  
8 answers to important questions, orders granting previous requests, and for the case  
9 to move forward without further delay.

10  
11 It should be very noticeable to The Court that Mr. Watson is lying. The arguments  
12 presented in Response to Appellant's Statement & Explanation only support points  
13 made by the Appellant/Plaintiff in District Court. Mr. Watson intentionally  
14 ignores everything he cannot try and twist to fit the Defendants' lies of a defense,  
15 is fractionally quoting things out of context, and essentially lying about everything.  
16 The other Defendant attorneys and corrupt judges have been mimicking his lead  
17 and following him off the bridge, but it looks like other Defendants put their  
18 pretentious defense on pause perhaps because this time Mr. Watson was so brief  
19 and unmistakably out of line.

20  
21 Mr. Watson's first lie in the Response is that Appellant is attacking the court and  
22 various parties with *ad hominem* allusions to violence where Appellant is simply  
23 exercising his freedom of speech and making straightforward statements.  
24 Appellant specifically mentioned that he has "chosen to take the higher path of  
25 non-violence while patiently waiting with 'GOOD faith' in THE LAW that The  
26 Courts will to do the right thing and rule in favor of the HONEST APPELLANT"  
27 who has the right to make statements about limited possible outcomes to this  
28 situation such as (and with intent to influence) justice being the law above all, (and

1 opposed to) karmic, metaphorical or literal termination of life upon anything bad  
2 through natural tragedy like dying from sudden illness such as undetected cancer,  
3 in a car accident, or by losing freedom is life, or getting fired, or disbarred, etc.  
4 Appellant chooses his words wisely, has never, nor does he currently have any  
5 intent to make or carry out an illegal threat or attack upon anyone. Furthermore, it  
6 is only fair for Appellant to express a belief that poor or illegal treatment of our  
7 rights/this case would not be tolerated by society is closest thing to God.

8  
9 Appellant stated that this case and Appeal are “not only not frivolous, but rather  
10 with the greatest of all time merit” because Appellant’s claims are genuine. Mr.  
11 Watson lumped that quote together with his next lie that Appellant summarily  
12 concluded that this is a “flawless appeal” where the complete sentence was  
13 “Additionally, Appellant requested appointment of (assistant) counsel; for purpose  
14 of filing a flawless Appeal that could not possibly be interpreted as frivolous etc.”  
15 This was most apparently taken completely out of context in effort to support a  
16 totally fictitious defense. Mr. Watson was doing this in District Court, but the  
17 difference here is that he is misquoting a brief statement by Appellant instead of  
18 harder to decipher and inapplicable case law or the FAC. Like Bobby Fisher  
19 calling checkmate, it is impossible to legally deny Appellant’s simple truth in this  
20 instance or the entire case.

21  
22 The following false argument presented by Mr. Watson is that Appellant made no  
23 effort to explain the Appeal, as if it had been filed, which it has not been unless  
24 The Court is ready to move in favor of Appellant, but Appellant did explain why  
25 the not yet filed Appeal is not frivolous, which is what The Court was asking for at  
26 this point. Appellant not only explained accordingly, but also cited relevant laws  
27 and presented logical connections between rules and reasoning not limited to the  
28 following: “The planned Appeal, inclusive to this document, are not only not

1 frivolous or malicious, but Appellant successfully stated legitimate claims on  
2 which relief may be granted; supported by clear and convincing facts and authentic  
3 evidence against Defendants who are not immune from the relief requested (28  
4 USC § 1915(e)(2)(b))” and “The allegations of poverty are not only true (28 USC  
5 § 1915(e)(2)(a))” and “Counsel should be provided, over dismissing a case... 28  
6 USC § 1915 (e)(1) says ‘The court may request an attorney to represent any person  
7 unable to afford counsel.’”

8  
9 Nevertheless, Appellant additionally invokes the following Constitutional Rights in  
10 respect to the entire case/Appeal: 1<sup>st</sup> Amendment = Freedom of Speech, Press, &  
11 Religion, 2<sup>nd</sup> Amendment = Right to Keep & Bear Arms, 4<sup>th</sup> Amendment = No  
12 Unreasonable Searches & Seizures, 13<sup>th</sup> Amendment = No Slavery, Involuntary  
13 Servitude, or Peonage, 14<sup>th</sup> Amendment = Due Process & Equal Protection.

14  
15 In conclusion, Appellant is again making a “statement that appeal should move  
16 forward,” has explained undeniable logic behind that declaration, and therefore  
17 demands progress on the rise to success and justice; approval of fee waiver, orders  
18 for: refund of district court filing fee, exemption from pacer fees, appointment of  
19 (assistant) counsel, extension to file with legal support, as much of requested ex  
20 parte relief as possible, and now sanctions against Mr. Watson including but not  
21 limited to disbaring of and arrest mostly because Plaintiff always follows through.  
22 Appellant successfully satisfied his burden of demonstrating that action is not  
23 frivolous and therefore dismissal is not justified and would be a highly illegal  
24 obstruction of justice. Please do the right thing and order this case to progress.

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27 Dated this 30<sup>th</sup> of August, 2018.

*Russell Rope*

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Russell Rope