

#20-5236

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. EMERGENCY APPLICATION TO TERMINATE OBSTRUCTION

To Chief Justice Roberts

....

Russell Rope

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

Petitioner In Pro Per

This Application is to Justice Roberts because he is The Chief. The Justice assigned to Petitioner's Circuit has been unresponsive; therefore, escalation is justified. It is an "emergency" because relentless Respondents and Defendant Does think they are getting away with serious crimes, which are still evolving and multiplying. This is inclusive but not limited to attempted entrapments and attempted murder on repeat as of recently; unprovoked and with puppet strings surely being pulled by the racket on all interactions. The purpose of this case is still, and since day one has been, for civil justice as originally intended based on facts supported by clear and convincing evidence and relevant law; not frivolous, not malicious, claims stated, elements alleged, and with proof. There is reliance for justice: answers, subpoenas; both regardless of still preferable alternative dispute resolution, for confirmation of not limited to Justices receiving and considering all filed documents and lodged exhibits, and progress or explanation for obstruction; all of which must be afforded to Petitioner because of due process, and on the government dollar. Concealment of these liberties; of [freedom of] information, is causing damages and is literally fraud on top of obstruction of justice. Beyond time to set new precedents or to at least command ADR and Discovery in either federal court local to Petitioner. Moreover, this is a request to renew the Application to The Chief for endorsement of SCOTUS Bar application, for Application to Circuit Justice to be redirected to The Chief, for any possible relief, and progress on the rise to legal success.

/s/ RUSSELL ROPE 05/28/21

★ *Verifiable Public Filings & Exhibits .PDFs @ russellrope.com/blog/?tag=civil*

#20-5236

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 CHIEF JUSTICE

I, Russell Rope, declare that on the date of May 28, 2021, as normally required by Supreme Court, that I have served the enclosed EMERGENCY APPLICATION TO TERMINATE OBSTRUCTION OF 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*...”

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

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

/s/ RUSSELL ROPE 05/28/2021
Petitioner In Pro Per
(310) 663-7655