U.S. District Court Eastern District of New York (Brooklyn) CIVIL DOCKET FOR CASE #: 1:14-mc-00876-NGG

Purisima v. Zheng et al Assigned to: Judge Nicholas G. Garaufis Date Filed: 07/21/2014 Date Terminated: 07/30/2014

Plaintiff

Anton Purisima

represented by Anton Purisima 390 9th Avenue

New York, NY 10001

PRO SE

V.

Defendant

Eddie Zheng

("Manager")

Defendant

Nafang Mo

("President")

Defendant

People Republic of China (PRC) ("China")

Defendant

Wang Dang

"Jack Wang" ("Ugly Gorilla")

Defendant

Sun Kai Liang

"Sun Kai Liang" ("Jack Sun")

Defendant

Huang Zhen Yu

Huang Zhen Yu "HZY-THX"

Defendant

Wen Xin Yu

Wen Xin Yu "Win XY Happy" "Win XY" ("Lao Wen")

Defendant

Gu Chunhui

Gu Chun Hui, "Kandy Goo"

Defendant

Edward J. Snowden

NSA Contractor, ("The Leaker"), Edward Snowden

Defendant

Does 1-1.3 Billion

Date Filed	#	Docket Text
07/21/2014	1	MOTION for Leave to File a New Case by Anton Purisima. (Davis, Kimberly) (Entered: 07/24/2014)
07/21/2014	2	COMPLAINT against Gu Chunhui, Wang Dang, Does 1-1.3 Billion, Sun Kai Liang, Nafang Mo, People Republic of China (PRC) ("China"), Edward J. Snowden, Huang Zhen Yu, Wen Xin Yu, Eddie Zheng, filed by Anton Purisima. (Attachments: # 1 Civil Cover Sheet) (Davis, Kimberly) (Entered: 07/24/2014)
07/21/2014	3	MOTION for Leave to Proceed in forma pauperis by Anton Purisima. (Davis, Kimberly) (Entered: 07/24/2014)

07/24/2014	4	In accordance with Rule 73 of the Federal Rules of Civil Procedure and Local Rule 73.1, the parties are notified that <i>if</i> all parties consent a United States magistrate judge of this court is available to conduct all proceedings in this civil action including a (jury or nonjury) trial and to order the entry of a final judgment. Attached to the Notice is a blank copy of the consent form that should be filled out, signed and filed electronically <i>only if all</i> parties wish to consent. The form may also be accessed at the following link: http://www.uscourts.gov/uscourts/FormsAndFees/Forms/AO085.pdf . You may withhold your consent without adverse substantive consequences. Do NOT return or file the consent unless all parties have signed the consent. (Davis, Kimberly) (Entered: 07/24/2014)
07/30/2014	<u>5</u>	ORDER: Plaintiff's 1 request for leave to file a new action and accompanying 3 motion to proceed in forma pauperis are DENIED. The court's prior Order barring Plaintiff from filing future in forma pauperis complaints without first seeking the court's leave remains in effect. So Ordered by Judge Nicholas G. Garaufis on 7/28/2014. (c/m to pro se) (Lee, Tiffeny) (Entered: 07/30/2014)

PACER Service Center							
Transaction Receipt							
08/01/2014 18:16:27							
PACER Login:	ud0006	Client Code:					
Description:	Docket Report	Search Criteria:	1:14-mc-00876-NGG				
Billable Pages:	2	Cost:	0.20				

15. DEFENDANT HUANG ZHENYU, "ZHEN YU,"

"AZY-LAX"; and

16. DEFENDANT GU CHUNHUI, "GN Chun Hui," Kandy GOO,"
WERE AND ARE MEMBERS OF THE PEOPLE'S LIBERATION ARMY (PLA)
OF THE PEOPLE'S REPUBLIC OF CHINA (PRC), LOCATED IN
PEOPLE'S REPUBLIC OF CHINA (PRC) ("CHINA").
PLAINTIPF INCORPORATES PARAGRAPH I—ILL ABOVE HEREIN
AND TO SUPPORT THEREOF. THEREFORE, (EVERY "ACTS") ABOVE
BY THEIR CODEFENDANTS WERE AND ARE ACTS BY DEFENDANTS
HUANG. ZHENYU and GU CHUNHUI HEREW, PURSUANT TO
INFORMATION AND BELIEF THEREFORE PLAINTIFF ALLEGES
HEREIN. THEREFORE, DEFENDANTS HUANG. ZHENYU and
GU CHUNHUI WERE AND ARE RESPONSIBLE TO EVERY CAUSE
OF ACTION and DAMAGES ALLEGED HEREIN.

17. DEFENDANT EDWARD SNOWDEN, "EDWARD J. SNOWDEN,"

NATIONAL SECURITY AGENCY (NSA) CONTRACTOR EDWARD SNOWDEN, "SPY AGENCY CONTRACTOR EDWARD SNOWDEN," NSA CONTRACTOR EDWARD SNOWDEN, (THE "HACKER"), ("SNOWDEN"), (THE "BLOWER"), (THE "LEAKER"), SPY AGENCY CONTRACTOR EDWARD J. SNOWDEN, 15 PRESENTLY LOCATED AND RESIDING IN RUSSIA (MOSCOW). DEFENDANT SNOWDEN WAS AND IS (AN "AGIENT") OF DEFENDANTS HEREIN, (THE "INSIDE MAN") LIKE MORGAN SPURLOCK THE INSIDE MAN " OF CNN (TELEVISION SHOW), WORKING, (AS DOUBLE -AGENT") ACTED AS AN INSIDE MAN "AGENT" FOR DEFENDANTS HEREIN (TO "STEAL CLASSIFIED INFORMATION and pocuments and Secret documents to make the U.S. A. safe - Believed to have Stolen 1. 7 million computerized documents from the NSAII) DEFENDANT SNOWDEN IS WANTED BY THE AUTHORITIES IN THE U.S.A. FOR THE THEFT and at SPY "AGENT" FOR DEFENDANTS HEREIN, AND AS (AN "UNDER COVER AGENT") FOR DEFENDANTS HEREIN AND FOR RUSSIA (A COUNTRY), TO STEAL and TO DESTROY AMERICA (U.S.A) and The Philippines and Their friends Countries,
PURSUANT TO INFORMATION AND BEILLEF THEREFORE PLAINTIFF ALLEGES
HEREIN. DEFENDANT SNOWDEN DROPPED THESE STOLEN 1.7 MILLION

IN HONG KONG, PEOPLE'S REPUBLIC OF CHINA (PRC), ON OR ABOUT 2013, and Collected payments (Big Amounts of Money) fortstolen 1.7 million Computerized documents from the NSA where he worked (as" Under-Cover Agent") for these Defendants having and for RUSSIA (a"country"), IN CONSPIRACY WITH THE ACTS OF HIS CODEFENDANTS HEREIN. AS FUNDED BY DEFENDANTS HEREIN, (TO CONDUCT HIS UNDER-COVER - ACTS ") FOR DEFENDANTS STEALING ACTS AND CORRUPT ACTS HEREIN, PURSUANT TO INFORMATION AND BELIEF THEREFORE PLAINTIFF, ALLEGES HEREIN. ON OR ABOUT 2013, DEFENDANT SNOWDEN DROPPED THE STOLEN 1. 7 MILLION COMPUTERIZED DOCUMENTS AS WELL AS COLLECTED THE ALLEGED PAYMENTS IN HONG KONG, PEOPLE'S REPUBLIC OF CHINA (PRC) WHEREIN DEFENDANT SNOWDEN AS A COVER-UP ACTS, PRESENTED HIMSELF AS INSTIGATED BY HIS CODEFENDANTS HEREIN TO COVER-UP (ANOTHER "ISSUE") OF STEALING ACTS EXPERTISE BY HIS CODEFENDANTS IN COMPUTER OF WHIT HACKING DIRECTED AGAINST AMERICAN OWNED COMPANIES TO COVER WITH GOVERNOUS OF PIRATED FILMS, SON'S, ARTICADE STOCKES; MARINE GLOBALL MACTS OF THEFT OF PROPERTIES TRADEMARKS. A PATENTED THOUGHTS, PESCURGES; MODELS; PATENTS; INTELLECTUAL PROPERTIES TRADEMARKS. A PATENTED THOUGHTS, INTELLECTUAL PROPERTIES TRADEMARKS. A PATENTED THOUGHTS, INTELLECTUAL PROPERTIES TRADEMARKS. A PATENTED THOUGHTS, INTELLECTUAL PROPERTIES TO US. PROPERTIES HEREN THROUGH THESE ACTS OF CONSPIRACY, CORRUPT HACKING ACTS THEREIN TO STEAL BY HIS CODEFENDANTS HEREIN AGAINST (IN "ORDER TO STEAL") BY HIS CODEFENDANTS HEREIN AGAINST PLAINTIFF AND ALL AMERICANS, and against the Philippines and Filipinot and their ALLIES PRODUCTS. A DEFENDANT SNOWDEN HEREIN and Filipinot and their ALLIES PRODUCTS. A DEFENDANT SNOWDEN HEREIN APPEARED ON TELEVISION IN HONG KONG, PEOPLE'S REPUBLIC OF CHINA(PRG) USING (HIS "ACTS OF POKER FACES") AND CONTINUING TO THE PRESENT HIS ACTS AS (A "BLOWER"), and after steeling there 1.7 MILLION COMPUTERIZED DOCUMENTS (TO MAKE ALL AMERICANS AND THE U.S.A. and its ALLIES/OR Friends SAFE OR PROTECTED) PURSUANT TO INFORMATION AND BELIEF THEREFORE
PLAINTIFF ALLEGES HEREIN. TADDITIONALLY, OIL; GAS, RARE EARTHS, PEARLS,
GOLD, RARE PROTECTED FISHES, CORALS, SEAFOODS, PROTECTED TURTLES, REFFS,
SHALES, FISHES, ORE, PRECIOUS METALS, and other minimals were AND ARE
SHALES, FISHES, ORE, PRECIOUS METALS, and other minimals were AND BELIEF
STOLEN BY DEFENDANTS HEREIN, PURSUANT TO INFORMATION AND BELIEF
STOLEN BY DEFENDANTS HEREIN, PURSUANT TO INFORMATION AND BELIEF THEREFORE PLAINTIFF ALLEGES HEREIN AS WELL AS ON OR ABOUT

= PAGE FIFTEEN OF 58=

FROM 1989, CONTINUING THROUGH EACH INCIDENT AND CONTINUING THROUGH TO THE PRESENT DEFENDANTS HEREIN BRIBED AND CORRUPTED GOVERNMENT PERSONNEL OF THE U.S.A. AND THE PHILIPPINES and their allies i Government Personnels.

BRIBED AND/CORRUPTED BUSINESSES IN THE U.S., IN THE PHILIPPINES, and in allies Countries, in order to win Business Biddings Government grand or Private owned furinesses world-wide)

AS ALLEGED IN EXHIBITS IN RELATED CASES TO THIS PRESENT ACTION. FOR THESE, PLAINTIFF INCORPORATES THESE EXHIBITS ATTACHED IN ALLEGED RELATED CASES TO THIS ACTION HEREIN AND TO SUPPORT THEREOF AS WELL AS PLAINTIFF INCORPORATES, NEWSPAPER ARTICLES REGIARDING THESE ISSUES ALLEGED HEREIN AS WELL AS TELEVISION NEWS REPORTS FROM ON ON CONTINUING 1989 CONTINUING THROUGH TO THE PRESENT TIMEN HEREIN AND TO SUPPORT THEREOF DUE TO THESE BRIDERY AND CORRUPTION AND TO BY DEFENDANTS HEREIN IN DOING BUSINESS AS ALLEGED

ACTS BY DEFENDANTS HEREIN IN DOING BUSINESS AS ALLEGED

IN EXHIBITS FROM THESE RELATED CASES TO THIS PRESENT ACTION AGAINST PLAINTIFF HEREIN, AGAINST ALL AMERICANS and AGAINST THE U.S.A., AGAINST THE JUDICIAL SYSTEM and AGAINS! THE U. > A. MAGIAINST THE DUDICION SYSTEM.

OF THE U.S.A. THAT THE ALLEGED ACTS WERE and ARE

CONDUCTED AGAINST THIS HONORABLE COURT BY DEFENDANTS

CONDUCTED AGAINST THIS HONORABLE COURT BY DEFENDANTS

HEREIN THROUGH THE UNDERLYING RELATED CASE # 09 - CV
HEREIN THROUGH THE UNDERLYING RELATED CASE # 09 - CV
HEREIN THROUGH THE UNDERLYING RELATED CASE # 09 - CV
HEREIN THROUGH THE UNDERLYING RELATED CASE # 09 - CV
HEREIN THROUGH THE UNDERLYING RELATED CASE # 09 - CV
HEREIN THROUGH THE UNDERLYING RELATED CASE # 09 - CV
HEREIN THROUGH THE UNDERLYING RELATED HEREWITH, AND THAT

IN WHICH CAUSED THIS PRESENT ACTION TO BE FILED

SEPARATELY THAT BECOMES A CASE WITHIN A CASE,

SEPARATELY THAT BECOMES A CASE WITHIN A CASE,

WILLIAM NECENDANTS! ATTE AND DAMAGES AGAINST WHEREIN DEFENDANTS ACTS AND DAMAGES MOSTLY WERE AND ARE RESULTED FROM THE UNDERLYING RELATED CASE HEREIN, PURSUANT TO INFORMATION AND BELIEF THEREFORE PLAINTIFF ALLEGES HEREIN. AS EVIDENCED IN PUBLISHED NEWSPAPER ARTICLES FROM ON OR ABOUT 2013, TO THE PRESENT AS WELL AS THROUGH TELEVISION NEWS REPORTS, DEFENDANT SNOWDEN HEREIN INVOLVED THE PHILIPPINES I GOVERNMENT

= PAGE SIXTEEN OF 58=

OFFICIALS (VICE PRESIDENT and INTERIOR SECRETARY) BOTH OF THESE INDIVIDUALS ARE POSSIBLE PRESIDENTIAL CANDIDATE FOR 2016 ELECTION, and exporting other allies! Government Head of states that Defendant Snowden alleged that being Computer Hacked by the NSA and ETC., at alleged by Defendant Swowden while he was in Hong Kong and presently in Russia. Some of these charges be allegations by Defendant Snowden berein were and (are not true MCTS of SHIPEH to destroy Showard with U.S. A. and to destroy the Philippines of and the filipinos as well as to destroy plaintif herein at and the filipinos as well as to destroy plaintif herein at and the filipinos well as the destroy plaintif herein at dragged to these issues as Retaliation for filing the underlying dragged to these issues as Retaliation for filing the underlying cash # 09-CV-3502 (NGG) (LB) (LB) (purisiona VS. Tiffany entertainment et. al.) on 2009 at well at the Philippines was involved by Defendant Snowden herein in his (BLOWER ACTS) due to Territorial Disputer intelled West philippines and ching (People's Philippines and ching (People's Philippines and ching (PRC)), and other countries in that region.

All People of China (PRC) and other countries in that region.

Defendant Snowder's acts herein in the philippines; SLANDER AND CREENDAN Problems between the U.S. and the Philippines; SLANDER AND CREENDAN AND I I will also the problems for liting the propons between the Plaintiff homein for filing the petalistion acts against plaintiff homein for filing the ALEREN, alleged underlying Care on 2009. AS "SPY" Defendant Smowden att homein AS SPY AS INSTIGNTED BY HIS CODEFENDANTS NICOMPRIACY TO ACT HEREIN DESTROYING ACTS his Af Cover-up" these Hacking and Stealing, conducted by his Codefendants herein to American owlned companies, and other illegalities conducted by his Codefendants herein, to follow the instructed sets instigated by his codefendants herein INONDER TO HAVE A REASON: YOU DO HACKING, Too OR other wordings the same meaning with this), with the ACTS OF DEFENDANT, SNOWDEN HEREIN (ar SPY MAGENT) for HIS CODEFENDANTS HEREIN at well as for DEFENDANT SNOWDEN'S "BIG BUCKS" PAY OUT, IN HONG

=PABLE SEVENTEEN OF 58 =

KONG, PEOPLE'S REPUBLIC OF CHINA (PRC). ON OR ABOUT 2013 AND CONTINUING TO THE PRESENT, DEFENDANT SNOWDEN HEREIN AFTER DROPPING THE STOLEN 1. 7 MILLION OR MORE COMPUTERIZED DOCUMENTS HE COLLECTED (AS "SPY" FOR COMPUTERIZED DOCUMENTS HE COLLECTED (AS "SPY" FOR DEFENDANTS HEREIN) FROM THE NSA AS A CONTRACTOR, "DOCUMENTS TO PROTECT ALL AMERICANS AND THE U.S.A. AND THE ALLIES COUNTRIES") WERE AND ARE GIVEN TO HIS CODEFENDANTS HEREIN IN HONG KONG, DEOPLE'S REPUBLIC OF CHINA (PRC) ("CHINA") AND COLLECTED (HIS "BIG BUCKS MONEY") PAYMENTS FOR HIS ACTS (POKER FACES) (AS "SPY "AND (AS "MENT) OF HIS CODEFENDANTS HEREIN WITH THE APPROVAL OF HIS (SNOWDEN'S) PARENTS, PURSUANT TO INFORMATION AND BELIEF THEREFORE PLAINTIFF ALLEGES HEREIN. AS WELL AS DEFENDANT SNOWDEN'S STAY IN RUSSIA (A"COUNTRY") WAS AND IS CONTINUOUSLY FUNDED BY (HIS "HANDLERS") AND HIS CODEFENDANTS HEREIN, PURSUANT TO INFORMATION AND BELIEF THEREFORE PLAINTIFF ALLEGES HEREIN. FOR THESE ACTS CONDUCTED BY DEFENDANT SNOWDEN, HE ACTED (AS "THE INSIDE MAN") TO SPY AND AS AN "ABENT" FOR HIS CODEFENDANTS HEREIN (USING HIS POKER FACES IN ORDER TO GAIN TRUST FROM THE N'S A PERSONNEL SO THAT DEFENDANT HEREIN CAN COPY THE ALLEGE PERSONNEL SO THAT DEFENDANT HEREIN CAN COPY THE ALLEGE 1.7 MILLION COMPUTERIZED (OR "MORE") DOCUMENTS THAT
MAKES AMERICA AND ITS ALLIES SAFE, PURSUANT TO INFORMATION
AND BELIEF THEREFORE PLAINTIFF ALLEGES HEREIN. DEFENDANT

=PAGE EIGHTEEN OF 58=

DEFENDANT SNOWDEN HEREIN IN CONSPIRACY BY THE ACTS OF HIS CODEFENDANTS HEREIN MADE AMERICA AND ITS ALLIES UNSAFE, VULNERABLE TO TERRORIST ATTACKS; EGONOMICALLY BROKE; DISCRIMINATED; INSULTED; SLANDERED; HARASSED; CORRUPTED; ITS CITIZENS MURDERED; IT'S LANDS ILLEGALLY GRABBED; IT'S NATURAL RESOURCES CONTINUOUSLY STOLEN; GRABBED; ITS NATURAL RESOURCES CONTINUOUSLY STOLEN;
ITS MARINE RESOURCES CONTINUOUSLY STOLEN;
RESOURCES LEGIALLY OWNED BY THE PHILIPPINES AND ITS ALLIES
COUNTRIES ARE CONTINUOUSLY STOLEN BY THESE DEFENDANTS
HEREIN; PLANTIFF HEREIN CONTINUOUSLY RETALIATED BY DEFENDANTS
HEREIN BY AND THROUGH (THE "ACTS") OF (THERE "AGENTS") AS
ALLEGED IN THESE RELATED CASES TO THIS ACTION;
BUSINESS BIDDINGS WERE AND ARE CORRUPTED IN ORDER TO WIN THE
COMMERCIAL BIDDINGS CONDUCTED AND INSTIGATED BY DEFENDANTS
HEREIN TO (THEIR "AGENTS") TO BRIBE, THEN BRIBED THE
OFFICIALS INCHARGE FOR THE ALLEGED COMMERCIAL BIDDINGS
IN ORDER THAT THE COMMERCIAL BIDS FOR THE PROJECTS CAN BE
AWARDED TO DEFENDANTS! COMPANIES HEREIN, AS EVIDENCED
IN EXHIBITS ATTACHED IN RELATED CASES TO THIS ACTION;
PRIVATE COMMERCIAL BUSINESSES IN UNITED STATES AND
WORLDWIDE AND CONTINUOUSLY DAMAGE THESE AMERICAN—OWNED CONTINUOUSLY DAMAGE THESE AMERICAN—OWNED CONTINUOUSLY DAMAGE THESE AMERICAN—OWNED CONTINUOUSLY DAMAGE THESE AMERICAN—OWNED CONTINUOUSLY DAMAGE THESE AMERICANS AND THEIR
AND ITS ALLIES COUNTRIES OWNED—COMPANIES WORLDWIDE CONTINUOUSLY IN
AND ITS ALLIES COUNTRIES OWNED—COMPANIES WORLDWIDE CONTINUOUSLY INSULTED THE AMERICANS AND THEIR
ALLIES; CONTINUOUSLY INSULTED THE JUDICIAL SYSTEM OF ALLIES; CONTINUOUSLY INSULTED THE AMERICANS AND THEIR ALLIES; CONTINUOUSLY INSULTED THE JUDICIAL SYSTEM OF THE U.S.A. BY NOT RESPECTING (ITS "ORDERS") IN THE ALLEGE UNDERLYING RELATED CASE # 09-CV-3502-(NGG) (LB) (PURISIMA VS. TIFFANY ENTERTAINMENT, et.al.); "CORRUPT PRACTICES ACT" VIOLATIONS THAT THE U.S. CONGRESS ENACTED IN 1977 WERE AND ARE CONTINUOUSLY, VIOLATED BY (THE "ACTS") OF DEFENDANT SNOWDEN HEREIN IN CONSPIRACY BY THE ALLEGED ACTS OF HIS CODEFENDANTS HEREIN, at alleged in (THE "ACT") OF U.S. CONGRESS:

= PAGE NINETEEN OF 58 =

"CORRUPT PRACTICES ACT" - THE ANTI-BRIBERY PROVISIONS OF THE FCPA MAKE IT ILLEGAL FOR ANY INDIVIDUAL OR GROUPS OR CORPORATE ENTITY TO BRIBE A FOREIGN GOVERNMENT OFFICIAL WITH THE INTENT..... (THE "ACT") THAT CONGRESS ENACTED IN 1977, DEFENDANTS HEREIN VIOLATED THE ABOVE PROVISIONS IN CONSPIRACY WITH THE ACT'S OF DEFENDANT SNOWDEN HEREIN, PURSUANT TO INFORMATION AND BELIEF THEREFORE PLAINTIFF ALLEGES HEREIN; CONSPIRACY (OF "ACTS")
OF THIEVERY CONDUCTED BY DEFENDANTS HEREIN AGAINST THE U.S.A. AND ITS ALLIES WORLDWIDE, (AS RETALIATION ACTS") AND CONTINUING...

LETTER TO: DEFENDANT EDWARD SNOWDEN TO INCORPORATE HEREIN AND TO SUPPORT THEREOF

Present to information and belief as well as Through (your "ACTS") therefore I am alleging been that your latter liken to any (good Actor in movies or television Show) what at my is, (you are a good actor). If you compute, kack the CNN television show that it acted by (MORGIAN SPURLOCK THE INSIDE MAN")
YOU can Probably bears more of (the "ACTS"), at an inside with
PERSON". Also, I heard that you are a (good "NO LIMIT
TEXAS HOLDEM" POKER PLAYER), the reason of ask it of
any also a poken player of play the same game you
am also a poken player of play the same game you
am also a poken player of play the same game you
am also a poken player of play the same game you
am also a poken player of play the same game you
and still playing. You used your poker FACES
Played and still playing. You used your interview to
all your body landings during your interview to
all your body landings during your interview to
A watched on television, you acted good. HOWEVER,
ON YOUR OTHER HAND(IN"REAL LIFE"), PURSUANT TO INFORMATION
AND BELIEF THEREFORE of AM ALLEGING HEREIN, YOU ACTED

=PAGE TWENTY OF 58=

Case 1:14-mc-00826(NRATENERINTER SON TREDATES 4-TO EXCELD 1: 1-7 AND MORE COMPUTER IZED DOCUMENTS THAT PROTECTED AND MADE AMERICA AND ITS ALLIES SAFE. THEN, AFTER YOU APPHILD MADE AMERICA AND ITS ALLIES SAFE. THEN, AFTER YOU APPHILD (YOUR "ACTS") AS "SPY" AND (THE "INSIDE MAN") THAT ILLEGALLY COPIED AND STEAL THESE ALLEGED CLASSIFIED DOCUMENTS FROM THE NSA, PURSUANT TO INFORMATION AND BELIEF THEREFORE IN MALEGING HEREIN THAT YOU GAVE THESE ALLEGED DOCUMENTS TO YOUR CODEFENDANTS HEREIN IN HONG KONG, PEOPLE'S REPUBLIC OF CHINA (PRC)(CHINA), A FTER APPLYING (YOUR "ACTS") OF STEALWH, CONSPIRACY AND OTHER ILLEGAL! TIES ALLEGED DOCUMENTS OF STEALWH, CONSPIRACY AND OTHER ILLEGAL! TIES ALLEGED TO ACT (AS "SPY" AND (AS AN "INSIDE MAN") WHILE WORKING TO ACT (AS "SPY" AND (AS AN "INSIDE MAN") WHILE WORKING TO ACT (AS "SPY" AND (AS AN "INSIDE MAN") WHILE WORKING TO ACT (AS "SPY" AND INFERENT CURRENCES ") AND LECUET BANK DEPORTS IN HONG KONG, CHINA AND CONTENT OF MONIES IN DIFFERENT CURRENCES ") AND LECUET BANK DEPORTS IN THIS ACTION (ASA), AS CONTRACTOR. AT MONONTS OF MONIES IN DIFFERENT CURRENCES ") AND LECUET BANK DEPORTS IN THE MONONTS OF MONIES IN DIFFERENT CURRENCES ") AND LECUET BANK DEPORTS IN THE MONONTS OF MONIES IN DIFFERENT CURRENCES ") AND LECUET BANK DEPORTS IN JOHN WERE AND CONTINUOUS BEING POUR ACTS ") AND LEGAL ACT LEVEL AND LEGAL AND THE INTERIOR PURPOSE AND THE INTERIOR PURPOSE AND THE INTERIOR FILIPINO PEOPLE BY YOUR WRONG FUL ACCUSATIONS THAT THE NSA ALMOS, BARKS ON THE DIFFERENT OF THE PHILIPPINES AND THE INTERIOR FILIPINO PEOPLE BY YOUR WRONG FUL ACCUSATIONS THAT THE NSA ALMOS, BARKS ON THE DIFFERENT OF THE PHILIPPINES AND THE INTERIOR FILIPINO PEOPLE BY YOUR WRONG FUL ACCUSATIONS THAT THE NSA ALMOS, BARKS ON THE DIFFERENT OF THE PHILIPPINES AND THE INTERIOR FILIPINO PEOPLE BY YOUR WRONG FUL ACCUSATIONS THAT THE NSA ALMOS, BARKS ON THE DIFFERENT OF THE PHILIPPINES AND THE INTERIOR FILIPINAL FI FILIPINO PERFUE PRESIDENT OF THE PHILIPPINES AND THE INTERIOR HACKED THE VICE PRESIDENT OF THE PHILIPPINES AND THE INTERIOR HACKED THE PHILIPPINES (BINAY AND ROXAS), PURSUANT TO NEWSPAPER ARTICLES PUBLISHED AND OTHER NEWS REPORTS. YOUR ACCUSATIONS ALLEGED ABOVE WERE AND ARE UNFOUNDED, YOUR ACCUSATIONS ALLEGED ADOVE NEVER HAPPENED.
THEREFORE YOU LIED BECAUSE IT NEVER HAPPENED.
WHERE IS YOUR EVIDENCE? YOU WERE AND GAF JUST MANUFACTURING!)
YOUR ACCUSATIONS IN THESE NEWSPAPER ARTICLES AND NEWS REPORTS,
YOUR ACCUSATIONS IN THESE NEWSPAPER ARTICLES AND NEWS REPORTS, DUE TO YOU DO NOT HAVE ANY EVIDENCE TO SUPPORT THESE ACCUSATIONS,

YOUR ACTIONS ALLEGED HEREIN WERE AND (ARE "ACTS OF TERRORISM") CONDUCTED AGAINST BOTH THE U.S.A. AND THE PHILIPPINES AND THEIR "ALLIES" COUNTRIES INSTIGATED BY YOUR CODEFENDANTS THEREIN, PURSUANT TO INFORMATION AND BELIEF THEREFORE of AM ALLEGING THESE ISSUES, IN THIS LETTER TO YOU.

=PAGE TWENTY-ONE OF 58=

ADDITIONALLY, YOUR ACTIONS IMPLICATING THE PHILIPPINES AND ALL FILIPINOS, & READ YOUR REASONS BEHIND IT, WHY YOU DID IT BECAUSE YOU WERE AND ARE INSTIGATED BY YOUR CODEFENDANTS IN THIS ACTION, AS & INDICATED ABOVE THAT & AM A POKER PLAYER THAT & CAN READ PEOPLE'S ACTIONS, THIS IS WHY & WON SOME SMALL TIME POKER TOURNAMENTS. THEREFORE, BACK TO YOUR ACTIONS HEREIN THAT YOU MADE WRONG PUL ACCUSATIONS AGAINST THE U.S.A., AGAINST THE PHILIPPINES AND ALL FILIPINOS AND THEIR ALLIES KNOWN (AS "WESTERN COUNTRIES"). PURSUANT TO INFORMATION AND BELIEF THEREFORE & AM ALLEGING IN THIS LETTER TO YOU, YOUR CODEFENDANTS IN THIS ACTION INSTIGATED THESE ACTS TO YOU, TO DO FOR THEM, FOR THE FOLLOWING REASONS:

I, TO MAKE FILIPINOS HATE AMERICA AS WELL AS TO CREATE TERROR AND ANIMOSITY BETWEEN THE FILIPINOS AND THE AMERICANS, AS ALLEGED YOUR CODEFENDANTS SUPPORTED TERRORISM 2. DUE TO RETALIATION ACTS THAT WERE AND ARE, GLOBALLY,

CONTINUOUSLY CONDUCTED BY YOUR CODEFENDANTS HEREIN
ABAINST ME , THEFORE, THE FILIPINOS ON THE PHILIPPINES
WERE ON ARE INCLUDED, DUE TO YOUR CODEFENDANTS IN THIS
ACTION KNEW THAT I AM FILIPINO - AMERICAN IN THE UNDERLYING RELATED CASE # 09-CV-3502 (NGG) (LB) (PURISIMA VS. TIFFANY ENTERTAINMENT, et. al.) THIS WAS AND IS ANOTHER REASON THE FILIPINOS AND THE PHILIPPINES

WERE AND ARE INCLUDED IN YOUR ACTS HEREIN;

3. ALSO, DUE TO THE CONFLICT IN WEST PHILIPPINES SEA (SOUTH CHINA SEX) BETWEEN THE PHILIPPINES AND CHINA THAT CHINA WAS AND IS CLAIMING. THE WEST PHILIPPINES SEA THAT BELONGS TO THE PHILIPPINES, PURSUANT TO INTERNATIONAL LAW THAT GOVERNED DIVISION OF WATERS, OCEANS, LAKES, AND SEAS. BUT CHINA REFUSED POLLOW THE ALLEGED LAW AND WANTS INSTEAD (TO CREATE CHINESE LAW") AND FORCED OTHER COUNTRIES LIKE THE PHILIPPINES, VIETNAM, JAPAN, AND OTHERS, TO FOLLOW CHINESE LAW WORLD WIDE and outside at well at pursuant to information and belief therefory of am alleging in this letter to you,

=PAGE TWENTY-TWO OF 58=

4. AND THE MOST APPLICABLE REASON OF YOUR CODEFENDANTS HEREIN THAT INSTIGATED (YOUR "OTHER ACTS") THAT INVOLVED THE PHILIPPINES AND THE FILIPINOS (IN "YOUR ACTS") HEREIN, 15 TO MAKE FILIPINOS MAD AGAINST A MERICANS IN ORDER NOT TO A LLOW THE MILITARY BASES IN THE PHILIPPINES SO THAT YOUR CODEFENDANTS IN THIS ACTION CAN PHILIPPINES SO THAT YOUR CODEFENDANTS IN THIS ACTION CAN CONTINUE THEIR BULLYING ACTS AND STEALING ACTS IN THE WEST PHILIPPINES SEA THAT REPORTEDLY SO MUCH OIL, GAS,
FISHES, MARINE RESOURCES, AND OTHER NATURAL RESOURCES
THAT BEFONGS TO THE PHILIPPINES, BUT CHINA WAS AND IS PRESENTLY
OCCUPYING AND CONTINUOUSLY STEAL ING. THESE ABOVE RESOURCES,
AFTER THE UNDERLYING RELATED CASE # 09-CV-3502 (NG. G.) (LB)
(PURISIMA VS. TIFFANY ENTERTAINMENT, et. al.)
TO THIS ACTION WAS FILED ON OR ABOUT 2009, THEREFORE, YOUR ACTS THAT WERE AND ARE INSTIGATED BY YOUR CODEFENDANTS
HEREIN (TO "SPY") AS "AGENT" FOR YOUR CODEFENDANTS HEREIN, WERE
AND ARE ACTS OF RETALIATION AGAINST ME AND AGAINST THE

U.S.A. AND ITS ALLIES COUNTRIES, PURSUANT TO INFORMATION

AND BELIEF AND FILED DOCUMENTS HEREIN THEREFORE & AM

ALLEGING IN THIS LETTER TO YOU. AS & ALLEGED ABOVE, &

AM ALSO A POKER PLAYER AS WELL AS & READ MY OPPONENTS

CARDS BASED ON THEIR ACTIONS AT THE POKER TABLE. THIS IS

THE REASON THAT & WON SOME POKER TOURNAMENTS AND MADE

MONEY PLAYING LIVE POKER GAMES, AT THE CASINOS. THEREFORE, MONEY PLAYING LIVE POKER GAMES, AT THE CASINOS. THEREFORE,
THIS WAS AND IS ONE REASON THAT I WAS ABLE TO READ (YOUR "ACTS") OR YOUR ACTIONS HEREIN;

FROM AND FOR UNCLE SAM? I AM UNCLE SAM!

5. DO YOU KNOW UNCLE SAM? I AM UNCLE SAM!

HEREIN. THEREFORE, YOU MUST KNOW AND ANSWER THE FOLLOWING:

A. DID YOU PAY YOUR STUDENT LOANS????

QUNDERSTAND BASED THROUGH YOUR ACTS HEREIN AND PURSUANT TO INFORMATION AND BELIEF AND MY OWN READINGS OF YOUR ACTS, YOU

=PABE TWENTY-THREE OF 58=

WERE AND ARE FUNDED AND RAISED (AS "SPY") BY YOUR CODEFENDANTS HEREIN, BUT AS (A "COVER") TO YOUR ACTS HEREIN, YOU WERE INSTRUCTED TO APPLY FOR "STUDENT LOANS," IN ORDER TO LEARN HOW TO COMPUTER HACK THROUGH YOUR PARENTS, AS INSTIGATED BY YOUR CODEFENDANTS HEREIN, PURSUANT TO INFORMATION AND BELIEF AND MY OWN READINGS OF YOUR ACTS, THEREFORE & AM ALLEGING HEREIN THAT AS U.S. CITTZEN AND A PLAINTIFF IN THIS ACTION IT IS MY RIGHT TO INCLUDE YOUR STUDENT LOANS AS ALLEGED ABOVE "HOSE WERE AND ARE MY MONIES THAT YOU USED TO LEARN HOW TO COMPUTER HACK; THAT FED YOU, THAT CLOTHED YOU, THAT RAISED AND TRAINED YOU (AS "SPY" FOR YOUR CODEFENDANTS HEREIN) ALTHOUGH YOUR ACTS SHOWS YOU WERE NOT PROPERLY RAISED, "YOU" DO NOT LIKE WOMEN" AS EVIDENCED BY THE STATEMENT OF THE PRESIDENT OF RUSSIA (PUTIN) THAT SAYS LIKE THIS; "HE IS A WEIRD PERSON" (ABOUT YOU) THEREFORE & READ YOUR ACTS (AS "YOU ARE NOT AMAIN!) COUPLED WITH YOUR ACTS THAT YOU DISPLAYED TWO (2) WOMEN SITTING ON THE TABLE WITH YOU DURING (THE SHOW-OFF") INTERVIEW IN RUSSIA (PROBABLY AT THE AIRPORT). & KNOW YOUR REASONS WHY YOU DISPLAYED WOMEN, "YOU WERE AND STILL BLUFFING IN YOUR ACTS."

REMEMBER YOUR FRIEND IN THE MILITARY? HE ALREADY CHANGED HIS NAME TO WHAT NAME? THERE'S A SAYING: "BIRDS WITH THE SAME FEATHER FLOCKS TOGETHER". THIS SAYING IS PERFECT EXAMPLE FEATHER FLOCKS TOGETHER". THIS SAYING IS PERFECT EXAMPLE NAME TO WHAT NAME? THERE'S A SAYING: "BIRDS WITH THE SAME FEATHER FLOCKS TOGETHER," THIS SAYING IS PERFECT EXAMPLE OF YOUR ALLEGED ACTS HEREIN, AND YOUR FRIEND IN THE MILITARY WHO, CHANGING NAME TO A WOMAN'S NAME. NOTHING IS WRONG IN CHANGING NAMES, IN FACT (THESE PEOPLE) ARE PROTECTED HERE IN THE U.S. A. HOWEVER, IN RUSSIA AS SHOWN ON TELEVISION THEY DO NOT LIKE THESE KIND OF PEOPLE, THIS IS PROBABLY ONE THEY DO NOT LIKE THESE KIND OF PEOPLE, THIS IS PROBABLY ONE REASON THAT YOU DISPLAYED THESE TWO WOMEN SITTING WITH YOU REASON THE TABLE IN RUSSIA, AS YOUR ACTS OF BLUFFING. YOU CAN PROBABLY AT THE TABLE IN RUSSIA, AS YOUR ACTS OF BLUFFING. YOU WANTED CONVINCE OTHER PEOPLE TO BELIEVE YOUR ACTS THE WAY YOU WANTED THEM TO BELIEVE YOU, WITH THE CONSPIRACY OF YOUR CODEFENDANTS THEM TO BELIEVE YOU, WITH THE CONSPIRACY OF YOUR CODEFENDANTS HEREIN THAT SUCCEEDED IN STEALING THESE I. T. MILLION OR MORE OF COMPUTERIZED DOCUMENTS FROM THE NSA. IN (STEALING" ACTS"), YOU WERE AND ARE AN EXPERT WITH CONSPIRACY AND INSTRUCTIONS FROM YOUR CODEFENDANTS HEREIN, PURSUANT TO INFORMATION AND BELIEF AND MY READINGS OF YOUR ACTS THEREFORE & AM ALLEGING HEREIN, AND IN THIS LETTER TO YOU. THEREFORE, I WANT ALL THESE MONIES WITH

INTERESTS; STOLEN DOCUMENTS; BRIBED MONIES, SPY MONIES
THAT YOU COLLECTED IN HONG KONG AND CONTINUING IN RUSSIA
FROM YOUR CODEFENDANTS HEREIN; (AND PAYMENT OF DAMAGES)
OF MY RIGHTS AND ALL AMERICANS THAT WERE AND (ARE
"PRICELESS") CANNOT BE REPAIRED BY MONEY THEREFORE PRICELESS;
AND PAYMENT OF (OTHER DAMAGES") ASSOCIATED WITH YOUR ACTS HEREIN;
AS WELL AS THE FOLLOWING, THAT WILL COUNT AS EXPENSES:

1. THAT GIAVE YOU SHELTER;

2. GRANTS THAT YOU RECEIVED; 3. PLACES THAT YOU PLAYED AT AND/OR RAISED.

DUE TO THESE, I MUST ASK THE FOLLOWING AS WELL AS INFORM AND REMIND YOU:

1. HOW MUCH WAS YOUR STUDENT LOANS?

2. YOUR GRANTS, HOW MUCH?

3. DID YOU PAY YOUR STUDENT LOANS?

4. DID YOU READ THIS WARNING TO PEOPLE

LIKE YOU? THAT SAYS:



THE SNAKE AND WORDINGS HEREIN IS TO REPRESENT LONG ARMS STATUTES (LAWS) (TO "GO AFTER YOU") IN ORDER THAT THESE MONIES YOU OWED WILL BE PAID, FROM A PLACE "WHEREVER" YOU PRESENTLY STAYING.

THE ABOVE MESSAGE (ALSO REPRESENTS) DUE TO YOUR ACTS HEREIN

THE ABOVE MESSAGE (ALSO REPRESENTS) DUE TO YOUR RECENT

AND YOUR STATEMENT ON TELEVISION DURING YOUR RECENT

INTERVIEW ON OR ABOUT MAY 2-014 THAT YOU STATED:

YOU ARE A PATRIOT. HOW CAN YOU BE A PATRIOT?

A PATRIOT=15 SOMEONE THAT LOVES THEIR COUNTRY. A PATRIOT= WILL ALSO DEFEND THEIR COUNTRY AND ITS PEOPLE. A PATRIOT = THOSE WHO ARE IN THE MILITARY ARE CONSIDERED

PATRIOTS. NONE OF THE ABOVE REPRESENTS YOU. THEREFORE,

PATRIOT WORD IS NOT APPLICABLE TO YOU. PURSUANT TO (YOUR "ACTS")

=PAGE TWENTY-FIVE OF 58=

INFORMATION AND BELIEF THEREFORE & AM ALLEGING HEREIN

(THAT "YOU ARE A COWARD PERSON", BETRAYED THE U.S. A., AND

SOLD EVERY AMERICAN TO YOUR CODEFENDANTS IN THIS ACTION.

THEREFORE, THE RIGHT WORD THAT YOU COULD HAVE USED

AND PROPER (IS "TRAITOR") AND OR "SNITCH," AS SEEN IN YOUR "ACTS."

BY THE WAY, YOU WERE AND ARE STILL BLUFFING AND CONTINUING....

PURSUANT TO INFORMATION AND BELIEF AS WELL AS SHOWN IN

YOUR ACTS HEAEIN THEREFORE & AM ALLEGING IN THIS LETTER

TO YOU, & NEAD YOUR ACTS HEREIN;

5. PLEASE TAKE NOTICE, THIS LETTER IS ALSO

A "DEMAND LETTER" REQUIRED IN THIS ACTION THEREFORE. YOU A "DEMAND LETTER" REQUIRED IN THIS ACTION. THEREFORE, YOU MUST START PAYING THE ALLEGED MONIES YOU OWED AND DAMAGES ALLEGED HEREIN AS SOON AS POSSIBLE. OTHERWISE, IT WILL GO UP TO "DOUBLE-UP") THE DAMAGES AND PLUS INTERESTS, (SO "LEAKS"), YOU ARE BETTER OFF START SENDING MY MONIES ALLEGED ABOVE. IN THIS REGARD, PLEASE FURTHER NOTICE THAT IF YOU DO NOT MAKE PAYMENTS IN THIRTY (30) DAYS FROM THE DATE YOU RECEIVED THIS NOTICE, I WILL FILE AN AMENDMENT TO THIS COMPLAINT TO INCLUDE ADDITIONAL DAMAGES IN THIS ACTION.
I AM JUST (A "PROSE" LITIGANT") THEREFORE, YOU ARE BETTER-OFF TAKE ADVANTAGE AT THIS STAGE OF LITIGATION.
GO HIRE THE BEST GROUP OF LAWYERS IN THE WHOLE WORLD TO REPRESENT YOU IN THIS ACTION, YOU CAN AFFORD ANY WAY AS YOU (HAVE "TONS OF MONIES") BECAUSE YOU WERE AND ARE SUPPORTED BY YOUR CODEFENDANTS HEREIN AND BY YOUR HOST COUNTRY (RUSSIA), AND/OR (HIRE "BEICO") AS ADVERTISED ON TELEVISION, TO REPRESENT YOU HEREIN. A "DEMAND LETTER" REQUIRED IN THIS ACTION. THEREFORE, YOU YOU MEKEN.
WITH ALL THESE ACTS OF YOUR BLUFFING HEREIN, Q CALL, AND
WITH ALL THESE ACTS OF YOUR BLUFFING HEREIN, Q CALL, AND
RAISE MALL IN " LEAKER AND BLOWER, " LIKE IN
MOD LIMIT TEXAS HOLDEM POKER" GAME. & MIGHT BE YOU HEREIN. BLUFFING ALSO, WHO KNOWS? ITS YOUR CALL!!!

BLUFFING ALSO, WHO KNOWS? ITS YOUR CALL!!!

AMERICANS AND THEIR ALLIES AS ALLEGED IN YOUR ACTS HEAEIN,

(IN MY READINGS) AND PURSUANT TO INFORMATION AND BELIEF THENEFORE IN MY KEADING IN THIS LETTER, IF YOU DO NOT PAY ME OF MY ANNIES AND DAMAGES YOU OWED AS ALLEGED HEREIN AND YOU DO NOT RESPOND TO THIS COMPLAINT, I WILL ASK THIS HONORABLE COURT, TO ISSUE AN ORDER FOR DEFAULT JUDGMENT AGAINST YOU.

AND Q WILL ENFORCE THAT JUDGMENT IN RUSSIA OR =PAGE TWENTY-SIX OF 58=

WHEREVER YOU MAYBE HIDING. THEN, I WILL HIRE AN ATTORNEY

(MY "REPRESENTATIVE") TO ENFORCE THE JUDGMENT IN

RUSSIA BY AND THROUGH FILING A CASE IN MOSCOW, RUSSIA

AND/OR WHATEVER IS NECESSARY TO ENFORCE THE ALLEGED

JUDGMENT. THERE IS POSSIBILITY THAT RUSSIA WILL BE

INCLUDED (AS "DEFENDANT") IN THE CASE THAT WILL BE FILED

IN RUSSIA OR HERE IN THE U.S.A. FOR CONNIVING WITH YOUR

ACTS HEREIN AND FOR SHELTERING STOLEN ITEMS (KNOWN AS

STOLEN DOCUMENTS) WHEREIN YOUR ACTS SHOWS YOU WERE AND

ARE ALSO AN "SPY" FOR RUSSIA, (HAT "ACTS") INVOLVED RUSSIA (AS

"RESPONSIBLE FOR ALL YOUR ACTS AND DAMAGES ALLEGED HEREIN"),

PURSUANT TO INFORMATION AND BELIEF AND MY READINGS OF

YOUR ACTS, THEREFORE, I AM ALLEGING IN THIS LETTER TO YOU

AS WELL AS FOR FUNDING (YOUR "ACTS") WITH CONSPIRACY

WITH YOUR CODEFENDANTS HEREIN AS (THE "INSIDE MAN") IN WITH YOUR CODEFENDANTS HEREIN AS (THE "INSIDE MAN") IN THE NSA, (AS "SPY") FOR YOUR CODEFENDANTS HEREIN;

7. THE BOTTOM LINE IS IF YOU DO NOT RESPOND,
(THE "COURT JUDGMENT") IN THIS ACTION, WILL BE ENFORCED
HERE IN THE U.S.A., IN RUSSIA, IN PEOPLE'S REPUBLIC OF
CHINA (PRC), AND OR (TO "ANYWHERE IN THIS WORLD") THAT
YOU WERE AND ARE HIDING AS WELL AS IF NECESSARY,

1 WILL FILE ANOTHER CASE TO INCLUDE ALL PEOPLE
(INDIVIDUALS) ASSOCIATED WITH YOUR ACTS HEREIN THAT
INCLUDES YOUR FATHER BECAUSE HE WAS AND IS SUPPORTING,
YOUR ACTS HEREIN AND EVERY MEMBER OF YOUR FAMILY
THAT DEEMS ASSOCIATED WITH YOUR ALLEGED ACTS
HEREIN, AS WILL BE RESPONSIBLE (AS "CONSPIRATORS" AND
'INSTIGATORS') TO YOUR ACTS ALLEGED HEREIN, PURSUANT
TO INFORMATION AND BELIEF AND MY READINGS OF YOUR ACTS THE NSA, (AS "SPY") FOR YOUR CODEFENDANTS HEREIN; INSTIGATORS) 90 YOUR ACTS ALLEGED HEREIN, PURSUANT TO INFORMATION AND BELIEF AND MY READINGS OF YOUR ACTS HEREIN THEREFORE & AM ALLEGING, IN THIS LETTER TO YOU; AND OR PLANET MARS, BUT THOSE PLACES EITHER ARE ALLEGED AMERICAN OWNED, DUE TO AMERICA DISCOVERED THESE ALLEGED PLACES FIRST, THEREFORE, OWNS THEM!!! REMEMBER?
PLACES FIRST, THEREFORE, OWNS THEM!!! REMEMBER?
PURSUANT TO INFORMATION AND BELIEF AS WELL AS MY OWN PURSUANT TO INFORMATION AND BELIEF AS WELL AS MY OWN READINGS OF YOUR ACTS HEREIN THEREFORE & AM ALLEGENGING IN THIS LETTER TO YOU; = PAGE TWENTY - SEVEN OF 58=

Q. The only fearble option for your own

Benefit (it "come back") and surrender Here in the U.S.A.

AS WELL AS "FACE THE MUSIC," at allegal by the Interviewer

To you on tileurion on or about may 2 lift (to FACE THE

CRIMINAL CHARBES AGAINST YOU, Then, I must try to TONE

THE MUSIC DOWN FOR YOU SO THAT YOU CAN DANCE EASILY WITH YOUR

FANORITE MUSIC AS WELL AS DANCE WITH (YOUR "PARTNERS")

HEREIN. O THERWISE, IT GOES ON (THE "HARDWAYS") THAT IS

MORE EXPENSIVE AND MORE HIDING. LIKE IN "TABALOG LANGUAGE"

THAT SAYS, "TAGO - NG. TAGO" (TN T) (HIDE AND HIDE).

REMEMBER SNOW" (DEFENDANT SNOWDEN), I called your SNOW

BECAUSE There is lot of mour in RUSSIA and I think you like

Snow at well, I am beying alp these for vivile SAM"

At well (at "you AND ME") are poken player therefore I will

The concept and my stiff in playing "NO LIMIT TEXAS HOLDEM

POKEN" gains at you were and are gold at it, pureant to

and ornation and belief and my acting of your acts from

Thurful I am alleging these in this listle, to your

ACTS FOR "UNCLE SAM" THE ONLY PROBLEM IS YOUR ACT AND

ACTED AS WELL AS WORKED UNDERGROUND AS "SPY" AND

ACTED AS (THE "INSIDE PERSON") FOR YOUR CODEFENDANTS IN THIS

OPPOSITE WAYS, THAT IS THE DIFFERENCE HEREIN.

OPPOSITE WAYS, THAT IS THE DIFFERENCE HEREIN.

OPTION FOR YOUR ACTS AND MY ACTS ARE GOING.

OPPOSITE WAYS, THAT IS THE DIFFERENCE HEREIN.

OPTION FOR YOUR ACTS HEREIN AND THE FOREGOING, THE BEST

IN VIEW OF YOUR ACTS HEREIN AND THE FOREGOING, THE BEST

IN VIEW OF YOUR ACTS HEREIN AND THE FOREGOING, THE BEST

IN VIEW OF YOUR ACTS HEREIN AND THE FOREGOING, THE BEST

IN VIEW OF YOUR ACTS HEREIN AND THE FOREGOING, THE BEST

IN VIEW OF YOUR ACTS HEREIN AND THE FOREGOING, THE BEST

IN VIEW OF YOUR ACTS HEREIN AND THE FOREGOING, THE BEST

IN VIEW OF YOUR ACTS HEREIN AND THE FOREGOING, THE BEST

IN VIEW OF YOUR ACTS HEREIN AND THE ADVISE OF YOUR T.V.

OPTION FOR YOUR AS SAY U.S. CITTEN I HAVE A

PLEASE NOTE, AS A U.S. CITTEN I HAVE A

CONSTITUTIONAL RIGHT TO ENFORCE ALL THE ABOVE, THEREFORE, PLEASE NOTE, AS A U.S. CITIZEN & HAVE A CONSTITUTIONAL RIGHT TO ENFORCE ALL THE ABOVE DAMAGES,
YOU ARE BETTER OFF START PAYING ME FOR THE ABOVE DAMAGES,
AS SOON AS POSSIBLE. AND THAT IS MY BET AS WELL AS WHEREVER, IT GOES!

THEREFORE, DEFENDANT EDWARD SNOWDEN WAS AND IS

RESPONSIBLE TO EVERY CAUSE OF ACTION AND DAMAGES ALLEGED

=PAGE TWENTY-EIGHT OF 58 =

HEREIN.

MR. SNOWDEN, I AM REQUESTING, YOU AND ME

MR. SNOWDEN, I AM REQUESTING, YOU AND ME

PLAY LIVE POKER GIAME (NO LIMIT TEXAS HOLDEM POKER),
IN ANY CASINO HERE IN THE U.S.A., I WILL REQUEST YOUR
PLAY, (YOUR "CHOICE") BUT MUST BENISIDE THE CASINO. THE DEAL:

Of you win, I will give you 5 % of the proceeds of
my there in this action and I will wait the damages
my there in this action and I will wait the damages
my there in this action and I will wait the damages
My there in this action and I will wait the damages
Mill make it waitable also, "if you talk to me and
Will make it waitable also," if you talk to me and
Muser THAKE (3) QUESTIONS FROM ME, this is if you

LOSE, YOU STILL WIN.

INTERESTED OR NOT, PLEASE RESPOND IMMEDIATELY
BY AND THROUGH E-MAIL AT; ACPURISIMA @ HOTMANL. COM

DATED: JULY 19, 2014
NEW YORK, NEW YORK

New YORK, NEW YORK

New YORK, NEW YORK

ALP

Nowy truly,

Kto C. Py
ANTON PURISIONA,

PLAINTIFF, PRO SE
E-MAIL: ACPURISIMA @
HOTMAIL. COM

= PAGE THENTY-NINE OF 58=

DIF

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK	
ANTON PURISIMA,	-X

ORDER

Plaintiff,

14-MC-876 (NGG)

-against-

EDDIE ZHENG, NAFANG MO, PEOPLE'S REPUBLIC OF CHINA (PRC), WANG DONG, SUN KAILIANG, WEN XIN YU, HUANG ZHEN YU, HUANG ZHEN YU, GU CHUNHUI, EDWARD J. SNOWDEN, DOES 1-1.3 BILLION,

Defendants.
 X
United States District Judge.

On January 31, 2012, in response to the filing of multiple frivolous and duplicative actions by Plaintiff Anton Purisima, this court barred Plaintiff from filing any new in forma pauperis complaints in this court without first seeking the court's leave. See Purisima v. Xilai, No. 11-CV-5523 (NGG), 2012 WL 293772 (E.D.N.Y. Jan. 31, 2012), reconsideration denied, 2012 WL 669045 (E.D.N.Y. Feb. 29, 2012). On July 21, 2014, Plaintiff filed a Proposed Complaint (Dkt. 2), accompanied by a request for leave to file a new action (Dkt. 1) and an application to proceed in forma pauperis (Dkt. 3).

Plaintiff's request for leave fails to provide the court with any valid reason to allow the proposed action to go forward. Plaintiff argues that the Proposed Complaint should be allowed to proceed as it is "related" to his pending case, <u>Purisima v. Tiffany Entertainment</u>, et al., No. 09-CV-3502 (NGG). To the extent that his Proposed Complaint reiterates substantially the same allegations raised in his "underlying" action, the claims plainly are duplicative. Moreover, to the

extent that Plaintiff seeks to raise new claims, his allegations are rambling and baseless. For instance, Plaintiff alleges that the People's Republic of China executed "Three (3) plus One (1) Filipinos" as retaliation against Plaintiff. (Proposed Compl. at 32.) He further asserts that China harvested the organs of the aforementioned individuals and "transferred these harvested organs to waiting rich Chinese." (<u>Id.</u> at 33.) In addition, Plaintiff's Proposed Complaint includes a letter directed to Edward Snowden, in which Plaintiff seeks damages for any and all actions that Mr. Snowden is alleged to have taken against the United States and challenges Mr. Snowden to a game of poker at a casino of Mr. Snowden's choosing. (<u>Id.</u> at 21-30.) Finally, Plaintiff seeks to recover ten duodecillion dollars in damages (<u>id.</u> at 56), which is a one followed by thirty-seven zeroes and equates to roughly 5.8 x 10²³ times the gross domestic product of the United States.

Plaintiff's allegations are frivolous and duplicative. Plaintiff demonstrates that neither his lack of success in filing these submissions nor the warnings of this court will deter him from filing frivolous and repetitive proceedings. See Purisima v. Xilai, et al., No. 11-CV-5523 (NGG), 2011 WL 6329831, at *2 (E.D.N.Y. Dec. 15, 2011) (dismissing Plaintiff's claims as frivolous and duplicative of his previous actions); Purisima v. Xilai, et al., No. 12-MC-748 (NGG) (E.D.N.Y. Feb. 26, 2013) (denying Plaintiff leave to file duplicative suit); Purisima v. Zemin, et al., No. 12-MC-755 (NGG) (E.D.N.Y. Feb. 26, 2013) (same).

CONCLUSION

Accordingly, Plaintiff's request for leave to file a new action and accompanying motion to proceed in forma pauperis are DENIED. The court's prior Order barring Plaintiff from filing future in forma pauperis complaints without first seeking the court's leave remains in effect. The Clerk of Court is directed to return without filing and without judicial order any future in forma pauperis complaint submitted by Plaintiff that does not comply with the Court's filing injunction.

The court certifies pursuant to 28 U.S.C. § 1915 (a)(3) that any appeal from this order would not be taken in good faith and therefore in forma pauperis status is denied for the purpose of an appeal. Coppedige v. United States, 369 U.S. 438, 444-45 (1962).

The Clerk of Court is respectfully directed to close this action SO ORDERED.

s/Nicholas G. Garaufis

Dated: Brooklyn, New York July 26, 2014

NICHOLAS G. GARAUFIS United States District Judge