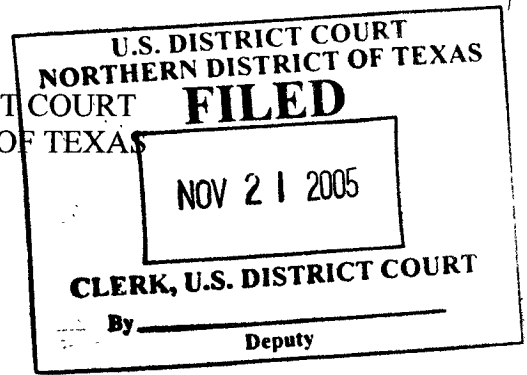


ORIGINAL

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION



MICHAEL J. QUILLING, RECEIVER
FOR SARDAUKAR HOLDINGS, IBC AND
BRADLEY C. STARK,
Plaintiff

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§
§

v

Civil Action No. 3-05CV2122-H.

JEFFREY MARC SCHONSKY,
Defendant

ORIGINAL ANSWER OF DEFENDANT

TO THE HONORABLE JUDGE OF SAID COURT:

COMES NOW Jeffrey Marc Schonsky (hereinafter "Defendant") and files this his Original Answer to the Complaint filed in the above referenced and numbered cause and shows the Court as follows:

RESPONSE TO ALLEGATIONS OF COMPLAINT

1. The Defendant is without sufficient knowledge to admit or deny the allegations contained in paragraph 1 and paragraphs 3 through 16 of the Complaint, and therefore denies the same. Defendant admits material allegations of paragraph 2 of the Complaint and admits that Defendant received funds as a "gift" and possession of the watch and computer substantially, as described in paragraph 8 of the Complaint.

AFFIRMATIVE DEFENSES

2. Defendant alleges affirmatively that this Court does not have in personam

jurisdiction over him. See *SEC v. Bilzerian F. Supp. 116 (D.D.C. 1993)*

Traceability is a necessary requirement for jurisdiction. Clearly, distinguishing what monies stem from unlawful conduct, if any.

3. The Defendant would affirmatively show that venue of this action is improper in this Court.
4. The Defendant admits no prior knowledge of any "ill gotten gains". Defendant has not violated securities laws. Disgorgement prevents violators of securities laws to gain by their illegal conduct. See *Texas Gulf Sulfur, 446 F. 2d 1301*. Should a finding of wrongdoing be seen in court, the VIOLATOR shall be deemed to make restitution, clearing the innocent party. See *SEC v. Shah, No. 92-Civ.-1952, 1993 WL 288285, at *5 (S.D.N.Y. July 28, 1993)* See *First Jersey Securities, 101 F. 3d at 1474*. The remedy is imposed against the individual(s) who violate securities laws.
5. The Defendant has initiated obligated payment(s) to The United States Treasury.

PRAYER FOR RELIEF

WHEREFORE, Defendant prays that Plaintiff take nothing by his action and that Defendant receive other relief to which he is justly entitled. Defendant seeks dismissal of complaint.

Respectfully Submitted,



Jeffrey Marc Schonsky
65-20 Booth Street Apt 3L

Rego Park, NY 11374
917-691-3676


Pro Se

CERTIFICATE OF SERVICE

I hereby certify that on the 17th day of November 2005, a true and correct copy of the above and foregoing instrument was served on all counsel of record in accordance with Rule 5(b) of the FEDERAL RULES OF CIVIL PROCEDURE by the mean set forth herein.

Michael J Quilling, Esq.
Quilling Selander Cummiskey & Lownds, P.C.
2001 Bryan Street, Suite 1800
Dallas, Texas 75201-4240

Via certified mail, return
receipt requested and
facsimile 214 871 2111



Jeffrey Marc Schonsky