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Charles Eastwood
4024 N. 84th Ln.
Phoenix AZ 85037
602-717-5397
Plaintiff in Pro Per

SUPERIOR COURT OF ARIZONAA
COUNTY OF MARICOPA

CV2010 027605

CHARLES EASTWOOD,

Plaintiff,

vs.

ATLAS LOCKSMITH SOLUTIONS, LLC;,
ET AL.,

Defendants

Case No.:

EX-PARTE MOTION RE
SERVICE OF SUMMONS,
COMPLAINT, and EXHIBITS
IN THIS MATTER.

Plaintiff Charles Eastwood hereby makes EX-PARTE application for an EX-PARTE order relative to the service of the Summons, Complaint and Exhibits in this matter.

Plaintiff has filed for relief under Chapter 7 of the United States Bankruptcy code on 4/20/2010. Plaintiff is informed and upon such information believes that plaintiff's home is going to be sold at foreclosure sale at some time in November, 2010. At the time of the writing of this motion plaintiff has a past due electricity bill of over \$600.00 and with continuing ongoing daily expenses does not know where the money is going to come from. If I don't get it paid today (9/20/2010) my power will be shut off.

Plaintiff's complaint against approximately 11 companies of criminal locksmith scammers, the principals of those companies, and many telephone companies providing services to these criminals is in excess of 100 pages in length. The supporting exhibits number over 40 and some of those are in the 100 page range.

1 With defendants numbering around 50 Plaintiff simply does
2 not have the financial means to reproduce or cause to be
3 reproduced literally thousands of pages of paper to serve on all
4 of the defendants.

5 Plaintiff has created all of the exhibits in this case in
6 the form of PDF files readable by various readers including the
7 Adobe Acrobat reader, available free on the internet.

8 Plaintiff is readily able to afford, and has the technical
9 ability to produce and replicate compact discs at a cost to
10 plaintiff of approximately \$0.25 (twenty five cents) each.

11 One compact disc is sufficient in capacity to hold all of
12 plaintiff's service documents as well as various other files
13 that defendants may find informational such as video and print
14 news media stories regarding the subject matter of plaintiff's
15 complaint.

16 Plaintiff requests that the court issue an ex-parte order
17 permitting plaintiff to serve the defendants, and each of them
18 with:

19 1. a paper copy of the summons;
20 2. a paper copy of the first 3 pages of the complaint
21 which contain the complete caption and the subject of the
22 action;

23 3. an information / instruction sheet to be approved
24 by the court;

25 4. a compact disc containing the following:
26 a. a copy of the summons and complaint;
27 b. a copy of each exhibit;
28 c. copies of various print and video news stories
29 referencing the subject matter of this action;
30 d. whatever other relevant material plaintiff has
31 to share with defendants.

32 ///

///

1 Plaintiff has prepared a proposed service package and is
2 attaching it to this motion marked "service exhibit" for
3 identification and incorporates same by reference as if fully
4 restated herein.

5 Respectfully submitted,

6
7 Dated 9/21/2010

8 CE
9 Charles Eastwood,
10 Plaintiff in Pro. Per.

11 **ORDER**

12 Good cause having been shown, it is hereby ordered that the
13 plaintiff in this matter my serve each of the defendants with a
14 service package consisting of:

- 15 1. a paper copy of the summons;
- 16 2. a paper copy of the first 3 pages of the complaint
17 which contain the complete caption and the
18 subject of the action;
- 19 3. an information / instruction sheet;
- 20 4. a compact disc containing the following:
 - 21 a. a copy of the summons and complaint;
 - 22 b. a copy of each exhibit;
 - 23 c. copies of various print and video news stories
24 referencing the subject matter of this action;
 - 25 d. whatever other relevant material plaintiff has
26 to share with defendants.
 - 27 e. A copy of this motion and order.

28
29 DATED: September 21, 2010

30 J. KENNETH MANGUM
31 Judge of the Superior Court
32

1 Charles Eastwood
4024 N. 84th Ln.
2 Phoenix AZ 85037
602-717-5397
3 Plaintiff in Pro Per

4
5 **SUPERIOR COURT OF ARIZONAA**
6 **COUNTY OF MARICOPA**

7 CHARLES EASTWOOD,
8 Plaintiff,
9 vs.

10 ATLAS LOCKSMITH SOLUTIONS, LLC;,
11 ET AL.,
12 Defendants

) Case No.: CV2010 027605
)
)
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**INSTRUCTIONS FOR
SERVICE OF PROCESS CD**

14
15 This CD contains various directories or folders.

16 The Summons & Complaint, ex-parte motions, and subpoenas that
17 plaintiff has created prior to filing of this case are contained
18 in the **LEGAL DOCUMENTS** folder in PDF format. These documents may
19 be read by the Adobe Acrobat reader or any other PDF reading
20 software.

21 The complaint and some of the Subpoenas reference various PDF
22 exhibits which are labeled "**EXHIBIT ###** -" followed by a
23 description of the particular exhibit. Those files are all
24 contained in the folder **NUMBERED EXHIBITS**. These files may also
25 be read with any PDF reading software.

26 Also included are miscellaneous other folders:

27 **1. AZ and Other States Legal Proceedings** contains PDF files
28 of as many documents as I have on the North Carolina case where
29 2 companies were put out of business and the Arizona case
30 against Dependable.

31 ///

32 ///

1 **2. News Videos** - Contains WMV files that may be viewed
2 using Windows Media Player. These videos are all news stories
3 from Phoenix and around the nation relating to the locksmith
4 scamming epidemic. Probably the most interesting or extensive is
5 the piece done by ABC's Good Morning America.

6 **3. Photos of Addresses** contains JPG files documenting that
7 many of the addresses listed by the various ILS DEFENDANTS are
8 in fact restaurants, hotels, UPS stores, or other types of
9 businesses and that there is in fact no locksmith business at
10 those locations.

11
12 In the root directory of the CD are PDF files from the **Federal**
13 **Trade Commission** and the **Better Business Bureau**, A Phoenix TV-12
14 news story featuring plaintiff and one other consumer locksmith
15 scam victim, and an excel spreadsheet with clickable links to
16 photos of some of the addresses that plaintiff has investigated
17 and indicating a great many addresses that just simply do not
18 exist (according to <http://www.melissadata.com>).

19
20 ===== END OF INSTRUCTION DOCUMENT =====
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