#### UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

UNITED STATES OF AMERICA,		
Plaintiff, v.		CASE NO.: 5:19-cv-00384
CHUEN CHENG CHOU,		
Defendant.	/	

# UNITED STATES OF AMERICA'S COMPLAINT FOR PERMANENT INJUNCTION

Plaintiff, the United States of America ("United States"), through its undersigned counsel, hereby sues Defendant Chuen Cheng Chou ("Defendant") and alleges as follows:

#### **INTRODUCTION**

- 1. Starting as early as 2018 and continuing to the present, Defendant has assisted and facilitated predatory mail and wire fraud schemes that primarily victimize senior citizens of the United States. Participants in the schemes contact potential victims, falsely claim that those victims have won the lottery, and thereby induce the victims to transmit money to Defendant to account for taxes and fees purportedly associated with victims' falsely promised lottery winnings.
- 2. The United States seeks to prevent continuing and substantial injury to victims of these fraudulent schemes by bringing this action for a permanent injunction and other equitable relief under 18 U.S.C. § 1345 to enjoin the ongoing commission of mail fraud and wire fraud in violation of 18 U.S.C. §§ 1341 and 1343.

#### **JURISDICTION AND VENUE**

- 3. The Court has subject matter jurisdiction over this action under 18 U.S.C. § 1345 and 28 U.S.C. §§ 1331 and 1345.
  - 4. Venue is proper in this district under 28 U.S.C. § 1391(b)(1).

#### **PARTIES**

- 5. Plaintiff is the United States.
- 6. Defendant is a resident of Ocala, Florida. Defendant engaged, and continues to engage, in the conduct described in this Complaint from within the Middle District of Florida.

#### **FRAUDULENT SCHEME**

- 7. Since at least 2018, Defendant has assisted and facilitated fraud schemes by accepting victim payments and providing participants of the scheme with access to those payments.
- 8. Operators of the fraud schemes engage in lottery scams. Callers associated with the fraud schemes contact victims, who often are senior citizens, and falsely claim that the victims have won the lottery. Typically, the callers then tell the victim that he or she needs to wire or otherwise transmit money to pay for fees and/or taxes allegedly associated with winning the lottery. These claims are false and fraudulent, as the members of the schemes know the victim has not won the lottery and that there is no need for the victim to wire fees and/or taxes associated with winning the lottery.
- 9. Since at least 2018, victims have been harmed by these fraudulent schemes facilitated by Defendant. Defendant plays a critical role in the schemes by receiving via U.S. mail victim payments in cash, cashier's checks, and money orders, as well as by wire transfers into bank accounts, Western Union, and MoneyGram. The Defendant then sends the payments

to individuals in Jamaica and elsewhere who are engaged in the schemes, using MoneyGram, Western Union, gift cards, mail, and by providing debit cards for the bank accounts he set up.

10. Between 2018 and May 2019, Defendant received payments sent to him from elderly lottery scam victims on behalf of individuals engaged in lottery schemes, who communicated with the Defendant by telephone.

#### **DEFENDANT'S KNOWLEDGE OF FRAUD**

11. Upon information and belief, the United States alleges that Defendant has knowledge that his conduct facilitates a mail and wire fraud scheme.

#### **HARM TO VICTIMS**

- 12. Victims suffer financial losses from the mail and wire fraud scheme facilitated by Defendant.
  - 13. The scheme disproportionately affects elderly victims.
- 14. Absent injunctive relief by this Court, Defendant's conduct will continue to cause injury to victims.

# COUNT I (18 U.S.C. § 1345 – Injunctive Relief)

- 15. The United States re-alleges and incorporates by reference Paragraphs 1 through14 of this Complaint as though fully set forth herein.
- 16. By reason of the conduct described herein, Defendant violated, is violating, and is about to violate 18 U.S.C. §§ 1341 and 1343 by facilitating a scheme and artifice to defraud and obtain money or property by means of false or fraudulent representations with the intent to defraud, and, in so doing, use the United States mails and interstate or foreign wire communications.

- 17. Upon a showing that Defendant is committing or about to commit mail or wire fraud, the United States is entitled, under 18 U.S.C. § 1345, to seek a permanent injunction restraining all future fraudulent conduct and to any other action that this Court deems just and proper to prevent a continuing and substantial injury to victims.
- 18. As a result of the foregoing, the Court should enjoin Defendant's conduct under 18 U.S.C. § 1345.

#### **PRAYER FOR RELIEF**

WHEREFORE, Plaintiff, United States of America, requests of the Court the following relief:

- A. That the Court issue a permanent injunction, pursuant to 18 U.S.C. § 1345, ordering that Defendant is restrained from engaging, participating, or assisting in any lottery scam or money transmitting business; and
- B. That the Court order such other and further relief as the Court shall deem just and proper.

Dated: August 13, 2019 Respectfully Submitted,

MARIA CHAPA LOPEZ UNITED STATES ATTORNEY

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#### **CERTIFICATE OF SERVICE**

The United States certifies that on August 13, 2019, I electronically filed the foregoing with the Clerk by using the CM/ECF system. I further certify that I mailed the foregoing document and the notice of electronic filing by first-class mail to the following non-CM/ECF participant:

Chuen Cheng Chou 2529 SE 16<sup>th</sup> St. Ocala, FL 34471-4703

s/ Linda I. Marks

Linda I. Marks
Senior Litigation Counsel
Consumer Protection Branch
U.S. Department of Justice

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JS 44 (Rev. 02/19)

### **CIVIL COVER SHEET**

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet.

purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS F  I. (a) PLAINTIFFS				DEFENDANTS					—	
United States of America				Chuen Cheng Cho						
(c) Attorneys (Firm Name, Address, and Telephone Number) Linda I. Marks, Senior Litigation Counsel, U.S. Department of Just Consumer Protection Branch, P.O. Box 386, Washington, D.C. 2020-307-0060			ce, 044;	County of Residence of First Listed Defendant Marion  (IN U.S. PLAINTIFF CASES ONLY)  NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION O THE TRACT OF LAND INVOLVED.  Attorneys (If Known)					F	
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