

FILED IN OPEN COURT U.S.D.C. Atlanta JUN 1 2 2008

JUN 1 2 2000

JAMES N. HATTEN, Clerk By: JAL Deputy Clerk

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

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UNITED STATES OF AMERICA

v.

JAMES P. ROBINSON,

Defendant.

Criminal No.: 1:08-CR-218

Filed:

Violations: 18 U.S.C. § 1349 (Count I) 26 U.S.C. § 7201, 18 U.S.C. § 2 (Counts II-III)

CRIMINAL INFORMATION

The United States of America, through its attorneys, charges:

COUNT ONE (18 U.S.C. § 1349 - Conspiracy)

1. Beginning at least as early as October 2002 and continuing thereafter at least through December 21, 2007, the exact dates being unknown to the United States, in the Northern District of Georgia and elsewhere, the defendant, JAMES P. ROBINSON (hereinafter referred to as "DEFENDANT ROBINSON"), ANTHONY M. TESVICH (hereinafter referred to as "TESVICH"), The Home Depot, Inc. (The Home Depot, Inc. and its wholly-owned subsidiary, Home Depot U.S.A., Inc., are hereinafter referred to as "Home Depot") employee Co-conspirator A, and other co-conspirators did unlawfully, willfully, and knowingly conspire, combine, confederate, and agree, in violation of Title 18, United States Code, Section 1349, to commit offenses against the United States, to wit, to violate Title 18, United States Code, Sections 1343 and 1346, by having devised and intending to devise a scheme and artifice to:

- (a) defraud Home Depot;
- (b) obtain money and property by means of false and fraudulent pretenses, representations, and promises; and
- (c) deprive Home Depot of the honest services of DEFENDANT ROBINSON, TESVICH and Home Depot employee Coconspirator A,

and executed the aforesaid scheme and artifice by and through the use of certain writings, signs, sounds, and signals transmitted in interstate and foreign wire communications.

BACKGROUND

2. At all times relevant to this Criminal Information, Home Depot was a publicly-traded corporation with its business centered on the operation of Home Depot retail stores located throughout the United States, Puerto Rico, Canada, and Mexico. Those Home Depot retail stores sold a wide variety of building materials, home improvement products, and lawn and garden items. Home Depot had its corporate headquarters located at 2455 Paces Ferry Road, N.W., Atlanta, Georgia, within the Northern District of Georgia. Sometime in 2001, Home Depot centralized its purchasing functions to an Atlanta Store Support Center, also headquartered at 2455 Paces Ferry Road, N.W., Atlanta, Georgia.

3. TESVICH was employed by Home Depot from 1986 until September, 2005. He received various promotions from Home Depot, finally obtaining the position of Global Product Development Merchant ("GPDM") for Home Depot Department 23 (Flooring), which he held until he left Home Depot. As GPDM, TESVICH owed a fiduciary duty to Home Depot. TESVICH had a duty to act honestly and faithfully in all business dealings with Home Depot. As GPDM, he was based in Home Depot's Atlanta Store Support Center. In his position as GPDM, among other things, TESVICH

was responsible for locating foreign suppliers which could supply lower cost, high quality Department 23 items for resale in Home Depot retail stores. As part of his duties as GPDM, TESVICH traveled to numerous countries to locate potential foreign suppliers and develop relationships with those foreign suppliers. As GPDM, TESVICH developed business relationships with foreign suppliers on behalf of Home Depot. These foreign suppliers sold Home Depot millions of dollars worth of items for resale in Home Depot's various retail stores.

4. DEFENDANT ROBINSON was employed by Home Depot from November, 1999 until July, 2007. He received various promotions from Home Depot, finally obtaining the position of Divisional Merchandising Manager ("DMM") for Home Depot Department 23 (Flooring), which he held until he left Home Depot. As DMM, and in his other positions with Home Depot, ROBINSON owed a fiduciary duty to Home Depot. ROBINSON had a duty to act honestly and faithfully in all business dealings with Home Depot. As DMM, he was based in Home Depot's Atlanta Store Support Center. In his position as DMM, and otherwise during his employment with Home Depot, he was responsible for overseeing the location of foreign suppliers which could supply lower cost, high quality Department 23 items for resale in Home Depot

retail stores. These foreign suppliers sold Home Depot millions of dollars worth of items for resale in Home Depot's various retail stores.

5. During the period that TESVICH developed business relationships with those foreign suppliers on behalf of Home Depot as its GPDM and those foreign suppliers sold Home Depot millions of dollars worth of items for resale in Home Depot's various retail stores, other Home Depot employees, DEFENDANT ROBINSON, and Co-conspirator A approved and supported Home Depot's purchases of millions of dollars of items from those foreign suppliers.

6. During the time that TESVICH was a GPDM for Home Depot and from that time through July, 2007 when DEFENDANT ROBINSON left Home Depot's employ, Home Depot maintained corporate policies prohibiting its employees from engaging in activities in which their personal interests would interfere with company business and prohibited its employees from receiving improper personal benefits as a result of their positions with the company such as bribes and kickbacks from suppliers. These policies were enacted to ensure that Home Depot employees acted honestly and faithfully in all of their dealings with Home Depot, including a duty to make full and fair disclosure to Home Depot of any personal interest, profit, or kickback the

employee expected to derive from any transaction in which he participated in the course of the employment.

THE MANNER AND MEANS

7. Home Depot was defrauded by a kickback scheme arranged by TESVICH, DEFENDANT ROBINSON, Home Depot employee Co-conspirator A, and other co-conspirators. Home Depot had a right to rely on TESVICH, DEFENDANT ROBINSON, and Home Depot employee Co-conspirator A to conduct their work on Home Depot's behalf in an honest fashion so as to benefit Home Depot, including their work in securing high quality items from suppliers at the best prices and on the most advantageous other terms of sale, for resale in Home Depot retail stores. Home Depot employees were prohibited from taking bribes and kickbacks from suppliers or potential suppliers in return for favorable treatment.

8. TESVICH, DEFENDANT ROBINSON, Home Depot employee Co-conspirator A, and other co-conspirators arranged for Home Depot to purchase items for resale, on less than the most advantageous terms of sale, from Home Depot foreign suppliers. In return, and while he was a Home Depot employee and after he left Home Depot's employ, TESVICH received millions of dollars from Home Depot foreign suppliers and passed on through

kickbacks hundreds of thousands of dollars and other items of value to DEFENDANT ROBINSON and Home Depot employee Co-conspirator A for their role in approving and supporting Home Depot's purchases from Home Depot foreign suppliers. TESVICH, DEFENDANT ROBINSON, and Home Depot employee Co-coconspirator A took affirmative acts to conceal from Home Depot their receipt of the aforesaid money and things of value and provided false statements to Home Depot denying their receipt of same.

9. For the purposes of forming and effectuating the aforesaid conspiracy, TESVICH, DEFENDANT ROBINSON, Home Depot employee Coconspirator A, and other co-conspirators did those things they conspired to do, including, among other things:

(a) While an employee of Home Depot and after he left Home
Depot's employ, TESVICH set up and controlled various
corporations (hereinafter "front companies"), which he
established to give Home Depot the impression it was dealing
with local branches or representatives of Home Depot foreign
suppliers on a daily basis and at the same time intentionally
hiding his connection with those front companies and Home
Depot foreign suppliers from Home Depot;

(b) While an employee of Home Depot and after he left Home Depot's employ, TESVICH received millions of dollars from Home Depot foreign suppliers which he used to establish front companies and to otherwise provide money for his personal use to purchase cars, property, investments, entertainment, and to otherwise further his own personal business interests;

(c) While he was an employee of Home Depot and after he left Home Depot's employ, TESVICH secretly supplied DEFENDANT ROBINSON and Home Depot employee Co-conspirator A hundreds of thousands of dollars and things of value in a concealed and surreptitious manner so as not to arouse suspicion as to their receipt of same by Home Depot.

TESVICH, DEFENDANT ROBINSON, and Home Depot employee Coconspirator A foresaw or reasonably should have foreseen that Home Depot might suffer an economic harm as a result of his and their breach of their fiduciary duty to Home Depot.

OVERT ACTS

10. In addition to the interstate and foreign telephone calls, interstate and foreign facsimiles, and interstate and foreign wire transfers

made and caused to be transmitted in furtherance of the conspiracy by TESVICH, DEFENDANT ROBINSON, Home Depot employee Co-conspirator A, and other co-conspirators, the following acts were done in furtherance of the conspiracy:

> (a) Substantial cash payments, which were referred to as
> "french fries" and "milkshakes," were provided to
> DEFENDANT ROBINSON and Home Depot employee Coconspirator A; and

(b) A luxury SUV was provided to DEFENDANT ROBINSON. ALL IN VIOLATION OF TITLE 18, UNITED STATES CODE, SECTION 1349.

COUNTS TWO THROUGH THREE (26 U.S.C. § 7201 - tax evasion)

11. The allegations set forth in paragraphs 1-10 of this Criminal Information are hereby repeated, re-alleged and incorporated herein as if fully set forth in these Counts.

12. For each count of the following Counts Two through Three of this Criminal Information, during the calendar years as set forth below, in the Northern District of Georgia, Atlanta Division and elsewhere, DEFENDANT ROBINSON, living and working in the Northern District of Georgia, Atlanta Division, aided and abetted by others known and unknown to the United States, had and received taxable income in the approximate sums set forth below and upon said taxable income there were taxes due and owing to the United States of America in the approximate amounts set forth below; that well knowing and believing the foregoing facts, on or about the filing dates for each tax return year listed below, DEFENDANT ROBINSON did willfully attempt to evade and defeat the said income tax due and owing to the United States for each said calendar year by failing to report said income on the federal income tax returns he filed for those calendar years, as required by law to any proper officer of the Internal Revenue Service, by failing to pay to the Internal Revenue Service said income tax, and by concealing and attempting to conceal from all proper officers of the United States his true and correct income.

COUNT	YEAR	APPROXIMATE TAXABLE INCOME NOT REPORTED	APPROXIMATE TAX DUE AND APPROXIMATE DATE RETURN RECEIVED BY INTERNAL REVENUE SERVICE
2	2005	\$133,000	\$40,428 February 20, 2006
3	2006	\$632,879	\$227,984 March 7, 2007

ALL IN VIOLATION OF TITLE 26, UNITED STATES CODE, SECTION 7201

AND TITLE 18, UNITED STATES CODE, SECTION 2.

Dated this 120 day of JUME

DAVID E. NAHMIAS UNITED STATES ATTORNEY

2008.

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