UNITED STATES DISTRICT COURTED

NORTHERN DISTRICT OF CALIFORNIA-1 P 3: 30

SEALED BY ORDER OF THE COURT

SAN JOSE DIVISION

RICHARD W. WIEKING CLERK U.S. DISTRICT COURT

THE UNITED STATES OF AMERICA

VS. DAVID RUSSELL FOLEY and MICHAEL DADDONA

INDICTMENT

COUNT ONE: Title 18, United States Code, §§371 and 2 -

Conspiracy to Commit Mail Fraud and Wire Fraud;

COUNTS TWO-ELEVEN: Title 18, United States Code § 2320(a) - Trafficking in

Counterfeit Goods, Aiding and Abetting;

COUNT TWELVE: Title 18 United States Code §§2314 and 2 -

Trafficking in Stolen Goods, Aiding and Abetting;

COUNT THIRTEEN: Title 18 United States Code §1832(a)(1) - Theft of

Trade Secrets;

COUNTS FOURTEEN - EIGHTEEN: Title 18 United States Code §§1341 and 2 - Mail

Fraud and Aiding and Abetting;

COUNTS NINETEEN-TWENTY THREE: Title 18 United States Code §§1343 and 2

Wire Fraud and Aiding and Abetting;

COUNT TWENTY FOUR: Title 18 United States Code §§1956(h) and 2 -

Conspiracy to Commit Money Laundering and

Aiding and Abetting;

COUNTS TWENTY FIVE - TWENTY NINE: Title 18 United States Code §1956(a)(1)(B)(i)-

Money Laundering

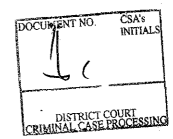
<u>COUNTS THIRTY - THIRTY FOUR:</u> Title 18 United States Code §1957 - Engaging

in Money Laundering Transactions in Property Derived From Specified Unlawful

Activity



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COUNT THIRTY FIVE

Title 18 Unit. States Code §1344(2) - Bank Fraud

A true bill.	Foreperson
	(I oreperson
Filed in open court this _	t day of July
A.D. 2009 Bail. 8 No Bail	United States Magistrate Judge
	noter Seel Dehreier V. Trimbel July 1, 2009

FILED JOSEPH P. RUSSONIELLO (CASBN 44332) 1 United States Attorney 2 2009 JUL -1 P 3: 30 3 RICHARD W. WIEKING CLERK U.S. DISTRICT COURT 4 NO. DIST. OF CA. S. J. 5 6 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 SAN JOSE DIVISION 11 12 HAL 13 UNITED STATES OF AMERICA, VIOLATIONS: 18 U.S.C. § 371 – Conspiracy to Commit Mail Fraud and Wire Fraud; 18 U.S.C. § 2320(a) - Trafficking in Plaintiff, 14 15 Counterfeit Goods; v. 18 U.S.C. § 2314 - Trafficking in Stolen Goods; 18 U.S.C. § 1832 - Theft of Trade Secrets; 18 U.S.C. §§ 1341 - Mail Fraud; 18 U.S.C. § 1343 - Wire Fraud; 18 U.S.C. § 16 DAVID RUSSELL FOLEY, and 17 1956(h) – Conspiracy to Commit Money Laundering; 18 U.S.C. § 1956(a)(1)(B)(i)-Money Laundering To Conceal Illegal Activity; 18 U.S.C. §1957(a) - Engaging in Monetary Transactions in Property Derived From Specified Unlawful Activity; 18 MICHAEL DADDONA, 18 Defendants. 19 20 U.S.C. 1344(2) - Bank Fraud; 18 U.S.C. 21 § 2--Aiding and Abetting 22 SAN JOSE VENUE 23 INDICTMENT 24 The Grand Jury charges: 25 **BACKGROUND** 26 At all times relevant to this Indictment: 27 GLOBAL VR was a corporation located in San Jose, California, engaged in the 1. 28

INDICTMENT

arcade systems as authentic GLOBAL VR product on eBay, an online auction market website.
The game packs were sold at significantly lower prices than the retail prices charged by
GLOBAL VR.

- 11. Customers who purchased the game packs from AUTOMATED SERVICES and DADDONA paid for the games packs by mailing checks to Milford, Connecticut or via wire transfer using PayPal, an online money transfer service. After payments were received from the customers, AUTOMATED SERVICES and DADDONA mailed the game packs to the customers nationwide.
- 12. On September 23, 2006, FOLEY was terminated from his employment at GLOBAL VR after an internal investigation revealed that FOLEY continued to sell ULTRACADE game packs for his own benefit, even after FOLEY had agreed to and had been compensated for the transfer of intellectual property from FOLEY to GLOBAL VR.
- 13. On October 3, 2006, FOLEY applied for and ultimately secured a loan in the amount of \$2,624,475 to purchase a house in Los Gatos, California. FOLEY represented in the application and submitted documents stating that he was then still employed by and received regular income from GLOBAL VR.

COUNT ONE: (18 U.S.C. §§ 371–Conspiracy to Commit Mail Fraud and Wire Fraud)

- 14. The factual allegations in paragraphs 1 through 13 are re-alleged and incorporated herein as if set forth in full.
- 15. Beginning on a date unknown, but by no later than in or about June 2006, and continuing to on or about February 2008, in the Northern District of California and elsewhere, the defendants

DAVID RUSSELL FOLEY, and MICHAEL DADDONA

and others known and unknown to the Grand Jury, knowingly and intentionally combined, conspired, and agreed to commit mail fraud and commit wire fraud in violation of Title 18, United States Code, Sections 1341 and 1343.

MANNER AND MEANS OF THE CONSPIRACY

- 16. The gist of the conspiracy and scheme and artifice to defraud was that FOLEY, after reaping the benefits from the sale of his company, ULTRACADE, which ultimately resulted in the transfer of all of the assets and intellectual property belonging to ULTRACADE and FOLEY to GLOBAL VR, secretly manufactured and sold game packs containing video arcade games with counterfeit markings belonging to GLOBAL VR for his own financial benefit.
- 17. As part of the conspiracy and scheme and artifice to defraud, FOLEY retained and stole the intellectual property and trade secrets belonging to GLOBAL VR, and used materials purchased by GLOBAL VR, and other equipment belonging to GLOBAL VR, to manufacture and produce video arcade game packs and complete video arcade game systems with counterfeit markings.
- 18. As a further part of the conspiracy and scheme and artifice to defraud, FOLEY manufactured the game packs by using and including the proprietary code that enabled the games belonging to and licensed by GLOBAL VR, as well as games not licensed by GLOBAL VR, but owned by third party gaming software developers, such as Namco, Nintendo and Taito, to be played on the video arcade game platform belonging to GLOBAL VR.
- 19. As a further part of the conspiracy and scheme and artifice to defraud, FOLEY then sold the games packs he manufactured to AUTOMATED SERVICES, a company owned and operated by DADDONA in Milford, Connecticut.
- 20. As a further part of the conspiracy and scheme and artifice to defraud, FOLEY also sold a key fob burner to DADDONA, so that DADDONA could manufacture games packs loaded with the stolen intellectual property and trade secrets belonging to GLOBAL VR and others.
- 21. As a further part of the conspiracy and scheme and artifice to defraud, FOLEY directed DADDONA to pay for the counterfeit game packs by sending FOLEY checks made out to FOLEY, as well as sending checks and wire transfers to companies and bank accounts controlled and operated by FOLEY, but held in the names of other persons and entities.
 - 22. As a further part of the conspiracy and scheme and artifice to defraud, FOLEY

business of the development and sale of coin-operated arcade video games based on home gaming technology. GLOBAL VR's core business was centered upon redesigning video games licensed and developed by third parties, specifically for the coin-operated video arcade gaming market.

- Defendant DAVID RUSSELL FOLEY ("FOLEY") resided in Los Gatos,
 California, and previously owned and operated an arcade video game company called UltraCade
 Technologies (ULTRACADE) in San Jose, California.
- Defendant MICHAEL DADDONA ("DADDONA") owned and operated a coinoperated vending and arcade game business called AUTOMATED SERVICES in Milford, Connecticut.
- 4. GLOBAL VR and ULTRACADE entered into negotiations to evaluate an acquisition of the assets of both ULTRACADE and DAVID FOLEY through an Asset Purchase Transaction. On December 8, 2005, ULTRACADE and GLOBAL VR signed a Memorandum of Understanding memorializing the parties' intentions. On June 2, 2006, all of the assets of ULTRACADE and the assets FOLEY owned in ULTRACADE were conveyed to GLOBAL VR through a third party. As part of the purchase, GLOBAL VR obtained all of ULTRACADE's and FOLEY's ownership interests in the subject technology and assets. FOLEY, who had been a part of the development of some of ULTRACADE's products, also signed over all intellectual property titled in his own name. All ULTRACADE licensing rights were also transferred to GLOBAL VR.
- FOLEY was obligated under Employment and Confidentiality agreements to maintain the proprietary and confidential information in confidence and to act in GLOBAL VR's best interests.
- 6. One of the products that ULTRACADE sold was an item called a game pack. A game pack was a collection of video games that could be loaded onto a full arcade video game machine. The rights to produce and sell ULTRACADE game packs were also transferred to GLOBAL VR.
 - 7. In order to manufacture a game pack, a machine called a "fob burner" was used to

transfer the intellectual property belonging to GLOBAL VR onto a "key fob" or portable thumb drive. A fob burner is a computer built using a specific motherboard and containing the proprietary fob-loading software. The software was downloaded to a key fob using an operating system that read and decrypted only Global VR games, and could be inserted into a computer to create individual games packs or full arcade systems. The license to use the key fob loading code was transferred from ULTRACADE and FOLEY to GLOBAL VR through the Asset Purchase Transaction. The operating system acquired by GLOBAL VR that enabled video games to be played on the gaming platform was called the "Joshua" operating system. The game packs themselves contained intellectual property of third parties, as well as game files that contained the GLOBAL VR proprietary code that allowed the games to be transferred onto arcade machines using the Joshua operating system.

- 8. Unbeknownst to GLOBAL VR, just prior to the purchase of ULTRACADE, FOLEY manufactured game packs at his residence using a fob burner stolen from ULTRACADE, along with approximately 1,500 blank key fobs also stolen from ULTRACADE, and an additional 200 blank key fobs that FOLEY ordered from Ma Laboratories and charged to GLOBAL VR. FOLEY used the licensed operating system on the key fob burner to manufacture game packs. These game packs were sold to AUTOMATED SERVICES in Milford, Connecticut, a company owned and operated by MICHAEL DADDONA. DADDONA paid FOLEY for the game packs and the proceeds were not recorded in GLOBAL VR's accounting records.
- 9. AUTOMATED SERVICES and DADDONA paid FOLEY for the game packs using checks made payable to FOLEY. At FOLEY's direction, DADDONA also paid FOLEY for the game packs by sending checks and wire transfers to a company called TOAPLAN, which is an entity established and controlled by FOLEY. At FOLEY's direction, DADDONA also paid FOLEY for the game packs by sending checks and wire transfers to a bank account in the name of B.B. After deposits were made into the B.B. bank account, funds were immediately transferred to Bank of America Account No. XXXXXXX5625, belonging to FOLEY.
 - 10. AUTOMATED SERVICES and DADDONA advertised the game packs and

then transferred the monies paid by DADDONA for the counterfeit game pack to a bank account in his own name.

- 23. As a further part of the conspiracy and scheme and artifice to defraud, FOLEY caused DADDONA to advertise and sell the counterfeit game packs as authentic GLOBAL VR product on eBay, at significantly lower prices than those charged by GLOBAL VR.
- 24. As a further part of the conspiracy and scheme and artifice to defraud, once consumers placed orders for what was represented to be genuine GLOBAL VR products, the consumers would and did send payment for the game packs to DADDONA by mail or by wire transfers of funds through PayPal.
- 25. As a further part of the conspiracy and scheme and artifice to defraud, and after DADDONA received payment for what was represented to consumers to be new and genuine GLOBAL VR product, FOLEY caused DADDONA to mail the counterfeit product to the buyers.
- 26. As a further part of the scheme and artifice to defraud, and in an attempt to conceal FOLEY's illicit activity from his employer, GLOBAL VR, FOLEY instructed, encouraged, and otherwise caused DADDONA to lie to representatives of GLOBAL VR when DADDONA was asked why he had not purchased the regular supply of game packs from GLOBAL VR.

OVERT ACTS COMMITTED IN FURTHERANCE OF THE CONSPIRACY

- 27. In furtherance of the conspiracy and to affect the objects thereof, at least one of the co-conspirators committed and caused to be committed in the Northern District of California and elsewhere, at least one of the following overt acts:
- a. The overt acts listed in counts 14 through 23 of this indictment, with each count being adopted and re-alleged as a separate overt act.

All in violation of 18 U.S.C. § 371.

COUNTS TWO THROUGH ELEVEN:

(18 U.S.C. §§ 2320(a) and 2 - Trafficking In Counterfeit Goods; Aiding and Abetting)

28. The factual allegations in paragraphs 1 through 13 are re-alleged and incorporated

herein as if set forth in full.

29. On or about the dates set forth in the separate counts below, in the Northern District of California, and elsewhere, the defendants

DAVID RUSSELL FOLEY, and MICHAEL DADDONA

did intentionally traffic in goods and knowingly use counterfeit marks on and in connection with those goods, by knowingly transporting, transferring, and disposing of for value, the following packages of the below-listed counterfeit game packs and arcade systems:

Count	Date	item Proposition of the Proposit
2	6/29/06	Casino Pack - Ultracade (UC)
3	8/26/06	Taito Arcade Classics Pack for Arcade Legends (AL)
4	9/22/06	Trackball Classics Pack for UC
5	10/9/06	Midway Arcade Treasures for AL
6	3/7/07	Lost Treasures for AL
7	3/18/07	Sports Pack for AL
8	4/6/07	Space Invaders for UC
9	9/9/07	Dragon's Lair Anniversary Pack for UC
10	12/11/07	Mega Pack for AL
11	1/28/08	Custom F pack for AL

All in violation of 18 U.S.C. §§ 2320(a) and 2.

COUNT TWELVE: (18 U.S.C. §§ 2314 and 2 -Trafficking in Stolen Goods; Aiding and Abetting)

- 30. The factual allegations in paragraphs 1 through 13 are hereby realleged and incorporated by reference as if set forth in full herein.
- 31. Beginning on or about June 2006, and ending on or about January 2008, the defendant

DAVID RUSSELL FOLEY

did traffic in stolen goods by knowingly transporting, transmitting, and transferring in interstate commerce, that is, from California to Connecticut, goods of the value of \$5,000 or more, to wit: a

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key fob burner containing the intellectual property and proprietary code belonging to and licensed by GLOBAL VR, knowing the same to have been stolen, converted and taken by fraud.

All in violation of 18 U.S.C.§§ 2314 and 2.

COUNT THIRTEEN: (18 U.S.C. § 1832(a)(1) - Theft of Trade Secrets)

- 32. The factual allegations in paragraphs 1 through 13 are hereby realleged and incorporated by reference as if set forth in full herein.
- 33. Beginning on or about June 2006, and ending on or about January 2008, in the Northern District of California, the defendant

DAVID RUSSELL FOLEY

with intent to convert a trade secret, that is related to and included in products that are produced for and placed in interstate commerce, specifically the delivery mechanism enabling the games contained in the GLOBAL VR game packs to be played on the GLOBAL VR propriety multigame gaming systems, intending that the theft would economically benefit someone other than GLOBAL VR, and intending and knowing that the offense would injure GLOBAL VR, did steal and without authorization, appropriate and take such information.

All in violation of 18 U.S.C. § 1832(a)(1).

COUNT FOURTEEN THROUGH EIGHTEEN:

(18 U.S.C. §1341 and 2– Mail Fraud; Aiding and Abetting)

- 34. The factual allegations in paragraphs 1 through 13 are hereby realleged and incorporated by reference as if set forth in full herein.
- 35. On or about the dates listed below, in the Northern District of California and elsewhere, for the purpose of executing the aforementioned scheme and artifice to defraud and attempting to do so, the defendants

DAVID RUSSELL FOLEY, and MICHAEL DADDONA

having devised the above-described scheme and artifice to defraud and obtain money by means

of material false and fraudulent pretenses, representations, and promises, caused to be deposited matters and things in the Northern District of California, that is, game packs and video arcade units, to be sent and delivered by a private and commercial interstate carrier, that is, United Parcel Service, as set forth in the separate counts below:

Comic	Date	Name (Signal Signal Sig	Aldress	Aymount
14	6/29/06	Sam Martinovich	Danville, California	\$ 775.00
15	10/12/06	Timothy Tarasow	Danville, California	\$ 970.00
16	6/01/07	John Binder	San Jose, California	\$ 125.00
17	9/9/07	Aaron Eeg	Sunnyvale, California	\$ 550.00
18	12/10/07	Ronald Cheung	Foster City, California	\$ 550.00

All in violation of 18 U.S.C. §§ 1341 and 2.

COUNTS NINETEEN THROUGH TWENTY-THREE:

(18 U.S.C. §§ 1343 and 2 - Wire Fraud; Aiding and Abetting)

- 36. The factual allegations in paragraphs 1 through 13 are hereby realleged and incorporated by reference as if set forth in full herein.
- 37. On or about the dates listed below, in the Northern District of California and elsewhere, the defendants,

DAVID RUSSELL FOLEY, and MICHAEL DADDONA

having devised the above-described scheme and artifice to defraud and obtain money by means of material false & fraudulent pretenses, representations, and promises, knowingly transmitted and caused to be transmitted, in interstate and foreign commerce, by means of wire communications, certain writings, signs, and signals, that is, transmissions from the Northern District of California to Connecticut, as set forth in the counts below:

Count	Invoice Date	Product(s)	Payment Amount
19	6/29/06	Casino Pack, Galaxian Pack, Space Invaders Deluxe \$ 697.50	
20	10/12/06	Midway Arcade Treasures, Arcade Pack 4	\$1,030.00

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21	2/09/07	King Pack for AL	\$ 260.00
22	9/09/07	Dragon's Lair Anniversary Pack for UC, Taito Arcade Classics Pack for UC	\$ 592.25
23	12/05/07	Mega Pack, Space Invaders Pack	\$ 180.25

All in violation of 18 U.S.C. §§ 1343 and 2.

COUNT TWENTY-FOUR: (18 U.S.C. §§ 1956(h)—Conspiracy to Commit Money Laundering)

- 38. The factual allegations in paragraphs 1 through 13 are re-alleged and incorporated herein as if set forth in full.
- 39. Beginning on a date unknown, but by no later than in or about June 2006, and continuing to on or about February 2008, in the Northern District of California and elsewhere, the defendants

DAVID RUSSELL FOLEY, and MICHAEL DADDONA,

and others known and unknown to the Grand Jury, knowingly and intentionally combined, conspired, and agreed to engage and attempted to engage in a monetary transaction by, through, and to a financial institution, affecting interstate and foreign commerce, in criminally derived property of a value greater than \$10,000, that is, by depositing a monetary instrument, such property having been derived from a specified unlawful activity, namely, mail fraud and wire fraud, in violation of Title 18, United States Code, Sections 1341 and 1343, and thus in violation of Title 18, United States Code, Section 1957.

40. The manner and means of the conspiracy in paragraphs 16 through 26 are re-alleged and incorporated herein as if set forth in full.

All in violation of Title 18, United States Code, Sections 1956(h).

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COUNTS TWENTY-FIVE THROUGH TWENTY-NINE: (18 U.S.C. 1956(a)(1)(B)(i) - Money Laundering To Conceal Illegal Activity)

- 41. The factual allegations in paragraphs 1 through 13 are hereby realleged and incorporated by reference as if set forth in full herein.
- On or about the dates set forth in the separate counts below, in the Northern 42. District of California, and elsewhere, the defendants

DAVID RUSSELL FOLEY, and MICHAEL DADDONA

knowing that the property involved in the financial transaction represented proceeds of some form of unlawful activity, did knowingly and willfully conduct and attempt to conduct the financial transactions set forth below, affecting interstate and foreign commerce, all of which involved the proceeds of criminal theft of a trade secret, trafficking in counterfeit goods and stolen goods, and wire fraud and mail fraud, knowing that each transaction was designed in whole or in part to conceal and disguise the nature, location, source, ownership, and control of the proceeds of those specified unlawful activities, to wit: the defendants established and used bank accounts in the names of nominee business entities including Toaplan Ltd. to conceal the proceeds of the unlawful activity:

			Destination	Amount
			Account	
25	2/7/07	Wire	Toaplan	\$ 6,000
26	8/1/07	Wire	Toaplan	\$ 3,500
27	12/5/06	Wire	David Foley	\$ 9,400
28	12/11/06	Wire	David Foley	\$ 9,500
29	12/22/06	Wire	David Foley	\$ 5,000

All in violation of Title 18, U.S.C. § 1956(a)(1)(B)(i).

 COUNTS THIRTY THROUGH THIRTY-FOUR: 18 U.S.C. § 1957(a) - Engaging in Monetary

18 U.S.C. § 1957(a) - Engaging in Monetary Transactions in Property Derived From Specified Unlawful Activity

- 43. The factual allegations in paragraphs 1 through 13 are hereby realleged and incorporated by reference as if set forth in full herein.
- 44. On or about the dates set forth in the separate counts below, in the Northern District of California, and elsewhere, the defendant

DAVID RUSSELL FOLEY

did knowingly engage in a monetary transaction in criminally derived property of a value greater than \$10,000 and is derived from specified unlawful activity that took place in the United States, all of which involved the proceeds of criminal theft of a trade secret, trafficking in counterfeit goods and stolen goods, and wire fraud and mail fraud, to wit: the defendant used illegal funds to put a down payment on his house and to pay monthly mortgage and two down payments, all over \$10,000:

Conn	Daie		Amouni
30	6/29/06	Down payment	\$95,668.93
31	6/29/06	Down payment	\$35,463.47
32	5/16/07	Mortgage payment	\$16,874.85
33	8/21/07	Mortgage payment	\$16,874.85
34	1/22/08	Mortgage payment	\$18,067.87

All in violation of Title 18, U.S.C. § 1957(a).

COUNT THIRTY-FIVE: (18 U.S.C. § 1344(2) - Bank Fraud)

- 45. The factual allegations in paragraphs 1 through 13 are re-alleged and incorporated herein as if set forth in full.
 - 46. On October 3, 2006, in the Northern District of California, the defendant,

DAVID RUSSELL FOLEY,

knowingly executed a scheme or artifice to obtain any of the moneys, funds, credits, assets,

securities, or other property owned by, or under the custody or control of, a financial institution, by means of material false or fraudulent pretenses, representations, and promises, to wit: submission of papers stating GLOBAL VR as an employer and a monthly salary, when in fact as the defendant well knew, he was no longer employed by GLOBAL VR, nor were any monies to be paid to FOLEY by GLOBAL VR.

All in violation of 18 U.S.C. § 1344(2).

<u>FIRST FORFEITURE ALLEGATION</u>: (18 U.S.C. § 981(a)(1)(C) and 28 U.S.C. § 2461(c))

- 47. The factual allegations contained in paragraphs 1 through 13, paragraphs 16 through 26, and Counts 1, 14 23 and 35 of this Indictment are hereby re-alleged and by this reference fully incorporated herein for the purpose of alleging forfeiture pursuant to the provisions of Title 18, United States Code, Section 981(a)(1)(C) and Title 28, United States Code, Section 2461(c).
- 48. Upon conviction of any of the offenses alleged in Counts 1, 14 23 and 35 of this Indictment, the defendants

DAVID RUSSELL FOLEY, and MICHAEL DADDONA

shall forfeit to the United States pursuant to Title 18, United States Code, Section 981(a)(1)(C) and Title 28, United States Code, Section 2461(c), all property constituting, and derived from, proceeds the defendants obtained, directly or indirectly, as the result of said violations, including but not limited to the following property:

- a sum of money equal to the total amount of proceeds defendants
 derived from the commission of said offenses.
- 49. If, as a result of any act or omission of the defendants, any of said property
 - a. cannot be located upon the exercise of due diligence;
 - b. has been transferred or sold to or deposited with, a third person;
 - c. has been placed beyond the jurisdiction of the Court;
 - d. has been substantially diminished in value; or

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e. has been commingled with other property that cannot be divided without difficulty,

any and all interest the defendants have in any other property, up to the value of the property described in paragraph 48 above, shall be forfeited to the United States pursuant to Title 21, United States Code, Section 853(p), as incorporated by Title 28, United States Code, Section 2461(c).

SECOND FORFEITURE ALLEGATION: (18 U.S.C. § 982(a)(1))

- 50. The factual allegations contained in paragraphs 1 through 13, paragraphs 16 through 26, and Counts 24 -34 of this Indictment are hereby re-alleged and by this reference fully incorporated herein for the purpose of alleging forfeiture pursuant to the provisions of Title 18, United States Code, Section 982(a)(1).
- 51. Upon conviction of any of the offenses alleged in Counts 24 -34 of this Indictment, the defendants

DAVID RUSSELL FOLEY, and MICHAEL DADDONA

shall forfeit to the United States pursuant to Title 18, United States Code, Section 982(a)(1), all right, title, and interest in property, real and personal, involved in said violations, or any property traceable to such property, including but not limited to the following:

- a. all commissions, fees, and other property constituting proceeds of said offenses;
- b. all property used in any matter to commit or facilitate the commission of said offenses;
- c. a sum of money equal to the total amount of money involved in the commission of said offenses.
- 52. If, as a result of any act or omission of the defendant, any of said property
 - a. cannot be located upon the exercise of due diligence;
 - b. has been transferred or sold to or deposited with, a third person;
 - c. has been placed beyond the jurisdiction of the Court;

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has been substantially diminished in value; or d. e. has been commingled with other property that cannot be divided without difficulty, any and all interest the defendant has in any other property, up to the value of the property described in paragraph 31 above, shall be forfeited to the United States pursuant to Title 21, United States Code, Section 853(p), as incorporated by Title 18, United States Code, Section 982(b)(1). DATED: 1/1/09 A TRUE BILL. JOSEPH P. RUSSONIELLO United States Attorney Chief, San Jose Branch Office (Approved as to form: AUSA RICHARD CHENG

AO 257 (Rev. 6/78)

DEEENDANT INFORMATION RELATIVE T	O A CRIMINAL ACTION - IN U.S. DISTRICT COURT
BY: COMPLAINT INFORMATION INDICTMENT	Traine of Bistilet Court, and of sudget in a section
OFFENSE CHARGED SUPERSEDII	
COUNTS 1 THROUGH 30 - SEE ATTACHMENTS Petty	SAN JOSE MISION - 1 P 3: 30
Mind	KICHARD W WIFKING
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PENALTY: SEE ATTACHMENTS	DISTRICT COURT NUMBER
	UNDER SEAL
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PD 00777110	DEFENDANT HR
Name of Complaintant Agency, or Person (& Title, if any)	IS NOT IN CUSTODY Has not been arrested, pending outcome this proceeding.
Name of Complaintant Agency, of Person (& Title, if any)	1) If not detained give date any prior summons was served on above charges
person is awaiting trial in another Federal or State Court, give name of court	2) [] Is a Fugitive
	3) Is on Bail or Release from (show District)
this person/proceeding is transferred from another district	
per (circle one) FRCrp 20, 21, or 40. Show District	IS IN CUSTODY
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this is a reprosecution of	4) Official charge
charges previously dismissed which were dismissed on motion SHOW	5) On another conviction
of: DOCKET NO	
U.S. ATTORNEY DEFENSE	If answer to (6) is "Yes", show name of institution
this consequition values to a	
this prosecution relates to a pending case involving this same	Has detainer Yes If "Yes" give date
defendant MAGISTRAT CASE NO.	E Deer liled? No J filed
prior proceedings or appearance(s)	DATE OF Month/Day/Year ARREST
before U.S. Magistrate regarding this defendant were recorded under	Or if Arresting Agency & Warrant were not
Name and Office of Person	DATE TRANSFERRED Month/Day/Year
Furnishing Information on this formJOSPEH P. RUSSONIELLO	TO U.S. CUSTODY
☑ U.S. Attorney ☐ Other U.S. Agency	,
Name of Assistant U.S. Attorney (if assigned) Richard Cheng	This report amends AO 257 previously submitted
	FORMATION OR COMMENTS —
PROCESS: ☐ SUMMONS ☐ NO PROCESS* ☐ WARRANT .	Bail Amount: No Bail
If Summons, complete following:	·
Arraignment Initial Appearance	* Where defendant previously apprehended on complaint, no new summons or warrant needed, since Magistrate has scheduled arraignment
Defendant Address:	
`	Date/Time: Before Judge:
Comments:	

PENALTY SHEET

United States v. David Russell Foley and Michael Daddona

Count 1: 18 U.S.C. §§ 371 and 2 - Conspiracy to Commit Mail Fraud and Wire Fraud (Foley and Daddona)

Maximum Penalties: 5 years imprisonment, 3 years supervised release, \$250,000

fine (or twice the gross gain or loss), and \$100 mandatory

special assessment

Counts 2-11: 18 U.S.C. §§ 2320(a), and 2-Trafficking in Counterfeit Goods;

Aiding and Abetting (Foley and Daddona)

<u>Maximum Penalties</u>: 10 years imprisonment, 3 years supervised release, \$250,000 fine, and a \$100 mandatory special assessment.

Count 12: 18 U.S.C. §2314 and 2-Trafficking in Stolen Goods; Aiding and Abetting (Foley Only)

<u>Maximum Penalties</u>: 10 years imprisonment, 3 years supervised release, \$250,000 fine, and a \$100 mandatory special assessment.

Count 13: 18 U.S.C. §§ 1832(a)(1)-Theft of Trade Secrets (Foley Only)

Maximum Penalties: 10 years imprisonment, 3 years supervised release,

\$5,000,000 fine, and a \$100 mandatory special assessment

Count 14-18: 18 U.S.C. §§ 1341 and 2-Mail Fraud; Aiding and Abetting (Foley and

Daddona)
Elements:

Maximum Penalties: 20 years imprisonment, 3 years supervised release,

\$250,000 fine (or twice the gross gain or loss), and a \$100

mandatory special assessment.

Count 19-23: 18 U.S.C. §§ 1343 and 2-Wire Fraud; Aiding and Abetting (Foley and Daddona)

Maximum Penalties: 20 years imprisonment, 3 years supervised release;

\$250,000 fine (or twice the gross gain or loss), and a \$100

mandatory special assessment

Count 24: 18 U.S.C. §§ 1956(h) and 2-Conspiracy to Commit Money Laundering; Aiding and Abetting (Foley and Daddona)

Maximum Penalties: 10 years imprisonment, 3 years supervised release,

\$250,000 fine (or twice the amount of the criminally derived property involved in the transaction), and a \$100

mandatory special assessment

Count 25-29: 18 U.S.C. §§ 1956(a)(1)(B)(i)—Money Laundering (Concealment); Aiding and Abetting (Foley and Daddona)

Maximum Penalties: 20 years imprisonment, 3 years supervised release, \$500,00

fine (or twice the amount of the criminally derived property involved in the transaction), and a \$100 mandatory special

assessment

Counts 30-34: 18 U.S.C. §§ 1957—Engaging In Money Laundering Transactions In Property Derived From Specified Unlawful Activity (Foley Only)

Maximum Penalties: 10 years imprisonment, 3 years supervised release,

\$250,000 fine (or twice the amount of the criminally derived property involved in the transaction), and a \$100

mandatory special assessment.

Count 35: 18 U.S.C. §§ 1344(2)—Bank Fraud (Foley Only)

Maximum Penalties: 30 years imprisonment, 3 years supervised release,

\$1,000,000 fine, and a \$100 mandatory special assessment.

DEFENDANT INFORMATION RELATIVE T	O A CRIMINAL ACTION - IN U.S. DISTRICT COURT
	Traine of District Court, and/or subgraviation and Education
OFFENSE CHARGED SUPERSEDIN	SAN JOSE DIVISION
COUNTS 1 THROUGH 30 - SEE ATTACHMENTS Petty	2009 JUL - 1 P 3: 30
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SEALET THE COURT	7
PENALTY: SEE ATTACHMENTS OF THE	DISTRICT COURT NUMBER
	UNDER SEAL
	CR - 09 000'CU
	DEFENDANT
PROCEEDING	IS NOT IN CUSTODY Has not been arrested, pending outcome this proceeding.
Name of Complaintant Agency, or Person (& Title, if any)	1) X If not detained give date any prior summons was served on above charges
person is awaiting trial in another Federal or State Court,	2) [Is a Fugitive
	3) Is on Bail or Release from (show District)
this person/proceeding is transferred from another district	
per (circle one) FRCrp 20, 21, or 40. Show District	IS IN CUSTODY
	4) On this charge
this is a reprosecution of	
charges previously dismissed which were dismissed on motion SHOW	5) On another conviction
of: DOCKET NO	6) Awaiting trial on other charges
U.S. ATTORNEY DEFENSE	If answer to (6) is "Yes", show name of institution
this prosecution relates to a	Has detainer Yes If "Yes" give date
pending case involving this same defendant MAGISTRATE	give date
CASE NO. prior proceedings or appearance(s)	DATE OF Month/Day/Year
before U.S. Magistrate regarding this	ARREST
defendant were recorded under	Or if Arresting Agency & Warrant were not
Name and Office of Person Furnishing Information on this form JOSPEH P. RUSSONIELLO	DATE TRANSFERRED Month/Day/Year TO U.S. CUSTODY
☑ U.S. Attorney ☐ Other U.S. Agency	
Name of Assistant U.S. Attorney (if assigned) Richard Cheng	This report amends AO 257 previously submitted
PROCESS: ADDITIONAL INF	FORMATION OR COMMENTS
SUMMONS NO PROCESS* WARRANT	Bail Amount: No Bail
If Summons, complete following: Arraignment Initial Appearance	* Where defendant previously apprehended on complaint, no new summons or
Defendant Address:	warrant needed, since Magistrate has scheduled arraignment
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