

IN THE CIRCUIT COURT OF INDEPENDENCE COUNTY, ARKANSAS
SECOND DIVISION

LUNDEN ALEXIS ROBERTS

PLAINTIFF

vs.

NO. 32DR-19-187

ROBERT HUNTER BIDEN

DEFENDANT

“We are dependent on citizens of good faith to step forward when they see evidence of wrongdoing. The system won't work otherwise.” -- Adam Schiff Chairman of the United States House Permanent Select Committee on Intelligence --September 26, 2019

Concluding Remarks after Testimony of National Intelligence Director Honorable J, McGuire

“To be or not to be, to wear masks or not to wear masks, to believe Hunter’s laptop is authentic or is a part of a Russian disinformation campaign, is Joe Biden the “big guy” or is it someone else, to believe the Director of National Intelligence John Ratcliffe or to believe the United States House Permanent Select Committee on Intelligence Adam Schiff, that is the question.”---Shakespeare in 2020

2010 Arkansas Code

Title 5 - Criminal Offenses

Subtitle 5 - Offenses Against The Administration Of Government

Chapter 53 - Offenses Relating to Judicial and Other Official Proceedings

Subchapter 1 - General Provisions

§ 5-53-102 - Perjury generally.

AMICUS BRIEF, MOTION TO REOPEN CASE, MOTION TO INTERVENE, MOTION FOR JUDICIAL NOTICE, NOTIFICATION OF PERJURY OF ROBERT HUNTER BIDEN ON SEVERAL OCCASIONS

Your Honor,

I have hesitated and restrained myself from writing to this Court for 10 months respecting and heeding the Court’s warnings to me and striking of my pleadings on

01/06/2020 of my honest and true submissions on 12/30/2019 and 12/31/2019. I am aware that I may have to show cause to the Court for this pleading and am willing to do so under oath and under penalty of perjury in the name of G-d Almighty. I cannot remain silent any longer.

I ask the Court to review my previous pleadings in light of the unprecedented global pandemic and the ongoing global financial and spiritual crisis on all levels on our planet and also in light of the recent global headlines regarding Robert Hunter Biden originating in the **New York Post** story by Emma-Jo Morris and Gabrielle Fonrouge entitled “**Smoking Gun email reveals how Hunter Biden introduced Ukranian businessman to VP**” on October 14, 2020 (See Exhibit 1) and another on the following day entitled “**Emails reveal how Hunter Biden tried to cash in big on behalf of family with Chinese firm**” (See Exhibit 2)

and all the ensuing events and stories including an October 15, 2020 Congressional letter to the FBI to check the authenticity and discovery of the laptop.

(See Exhibit 4)

Your Honor to avoid burdening the Court with further Exhibits I will just provide this link as the story on the New York Post in the face of the Twitter and Facebook and Google suppression is unfolding rapidly. <https://nypost.com/tag/hunter-biden/>

Looking Back,. . .

In the waning hours of 2019, I notified the Court of Hunter Biden’s sordid involvements with foreign powers and vast amounts of ill-gotten money he received in international crime networks who were tapping into our US Capital markets and then bribing our political elites.

I again beg the Court’s forgiveness and am willing to “show cause” if necessary (although I may have to do so through Zoom) and ask the Court to consider this new pleading as though the fate of our planet and the future of Truth, Justice and the American way depended on it. Because it does.

Robert Hunter Biden has committed perjury in this Court by saying that he was “broke and unemployed”

He was not broke your Honor. He and his attorneys lied in order to cover up and to continue to cover up the Truth which is now emerging rapidly in our 5G, interconnected world about what President Trump has called “the laptop from

hell” at a Trump Rally in Nevada on October 18, 2020
<https://www.youtube.com/watch?v=ghi7TZitKg>

Words of President Trump at Nevada Rally on the New York Post story.

“Let’s see what happens with it. And they found the laptop you know they call that the laptop from hell, that is a laptop, it’s a laptop from hell let’s see what happens with it. Let’s see what happens with it. So a giant trove of emails show Hunter Biden making deals setting up meetings with his father Joe and using the office of the Vice-President for a for-profit-cash machine. This guy is a vacuum cleaner. He follows his father around and takes millions, hundreds of millions and millions of dollars out of these countries. I mean that is so dishonest, that so crooked. Why is it that I call him the human vacuum cleaner? Like you know those things on television he’s better than any one of them. Joe Biden said he did not lie. This laptop is a disaster . . . the fake news and big tech doesn’t want to write about it. They don’t want anything to do with it and they punished (the New York Post) and thank you to the New York post. it’s unbelievable what they are doing. You know it’s the 5th or 4th largest news paper. It is the oldest newspaper in the US. The New York times refuses to write about it. . .” --**President Trump at Nevada Rally on October 18, 2020**

President Trump was referencing the articles in **Exhibit 1 & 2**, your Honor which is currently under investigation by the FBI and is being probed and analyzed by members of Congress and the FBI and the Intelligence Department. (**Exhibits 4 and 5 and 6**)

Currently, half the media and population believe it is a Russian disinformation campaign and half the media and population believe it is authentic and undermines not only the premise of the Trump impeachment and the Russian hoax but also the authenticity of the claim of Vice-President Biden that he was not aware of his son’s business dealings in Ukraine and Russia.

In fact, your Honor, Congressman Adam Schiff, the Chairman of the United States House Permanent Select Committee on Intelligence and Congressman Devon Nunes, the Ranking Member of the House Permanent Select Committee on Intelligence also have completely opposite views.

Their websites and news articles tell two different versions, Your Honor, of the “laptop from hell.”

See Nunes-- <https://nunes.house.gov/about/committees.htm>

See Schiff -- <https://www.foxnews.com/politics/adam-schiff-hunter-biden-email-kremlin.amp>

<https://www.foxnews.com/politics/ratcliffe-hunter-biden-laptop-emails-not-russian-disinformation-campaign>

CRITICAL DEVELOPMENT ON OCTOBER 19, 2020 at 9 am from Director of Intelligence John Ratcliffe

Your Honor, as I was about to submit this pleading, at the risk of being called into this Court, the Director of Intelligence was on Fox News with the headline.

Ratcliffe says Hunter Biden laptop, emails “not part of some Russian disinformation campaign.”

That story is available HERE <https://www.foxnews.com/politics/ratcliffe-hunter-biden-laptop-emails-not-russian-disinformation-campaign>

See EXHIBIT 6 or see the recording at

<https://www.youtube.com/watch?v=woGyMvqLV5o>

The Full transcript of John Ratcliffe’s interview with Maria Bartiromo would be too long to fax to the Court but I can provide that. Here is an excerpt which should be sufficient to resolving the above matter and enough for the Court to suspect perjury.

“It’s funny that some of the people who complain the most about intelligence being politicized are the ones politicizing the intelligence,” Ratcliffe said. “Unfortunately, it is Adam Schiff who said the intelligence community believes the Hunter Biden laptop and emails on it are part of a Russian disinformation campaign.”

He added: “Let me be clear: the intelligence community doesn’t believe that because there is no intelligence that supports that. And we have shared no intelligence with Adam Schiff, or any member of Congress.”

Ratcliffe went on to say that it is “simply not true.” --October 19, 2020 DOI John Ratcliffe.

Your Honor, can we believe this is happening? Two ranking members of Congress, the minority and majority members of the Intelligence Committee have quite different versions of reality itself? And the Director of Intelligence says one is lying and one is not.

Your Honor, as I said in my pleading on December 31, 2019, Robert Hunter Biden committed perjury and should have to answer to this Court **under oath** like any other US citizen.

As a concerned citizen, I request that this Court begin a full investigation and determine once and for all what the heck is going on here.

I have already chased the China Hustle for 9 years in 3 Courts to no avail because the criminal have out-smarted me and the Courts are overburdened on top of all the corruption in our politics. In my opinion, **Immediate Action** should be taken by this Court for the sake of Truth, Justice and the American Way to prevent further disasters from occurring. (Have we forgotten the story of “Pinocchio” or the “Emperor has no Clothes” or “Honest Abe” or “George Washington. Father G-d, I cannot tell I lie” or from Scripture “The Truth shall set us Free” etc. etc.)

Our country needs a dose of real truth because we have lost our way. This Court has the power to bring that Truth and must act in my humble opinion to help America find its way.

Therefore, I will summarize and detail herein, the new revelations in regard to Robert Hunter Biden that have come to light over the past few days. His perjury to this Court must be put **in the spotlight under oath** as soon as possible to ascertain any discrepancies and outright lies that exist between his claims of being “**broke and unemployed**” in his past statements to this Court (See **Affidavit of Financial Means from 12/16/2019** and Defendant’s **Supplement to Affidavit of Financial Means from 12/23/2019**) from and the exposure of the real True and Correct information with his business dealings in Ukraine, China and Russia as emails from the laptop come to light and in light of the 86 page US Senate Committee on Homeland and Governmental Affairs published on September 18, 2020 entitled ‘**Hunter Biden, Burisma, and Corruption: The Impact on U.S. Government Policy and Related Concerns**’ which is available at.

URL

https://www.hsgac.senate.gov/imo/media/doc/HSGAC_Finance_Report_FINAL.pdf

Being Truthful in these matters is apparently exceedingly difficult for him and his attorneys due to the complicated web of crimes, bribes, ill-gotten payments, sex crimes, sexpionage attacks on him, drug addiction and kompromat that are a threat to our national security. Specifically, Hunter Biden and possibly his Father are victims of a CCP plan to become the global hegemonic power using a sinister, vile and immoral strategy called “BGY” or 蓝色 金 黄色 “BGY” stands for, “The plan (which) includes Blue (control the Internet), Gold (buy influence with money), and Yellow (seduce key people with sex).

The money that Hunter used to pay off his \$450,000 lien and to make monthly payments to this and other Courts belongs to others, including me from whom it was stolen by bad actors in other countries, notably China and was attempted to be money-laundered. <https://nypost.com/2020/08/10/hunter-biden-got-45000-dc-tax-lien-resolved-within-days-report/> (See Exhibit 3)

I therefore ask that the Court to consider this filing in the way the Court deems most appropriate and helpful; be that as an Amicus Brief or a Second Motion to Intervene or a Motion for Judicial Notice or as a Complaint of Perjury for the sake of both Baby Doe and for the very National Security of the United States and for our government finally putting a stop to the ongoing, multi-billion, systemic, formulaic Wall Street Stock scam known as **The China Hustle**.

I ask the Court to take appropriate actions to notify the Attorney General of Arkansas and the US Attorney’s Office and the Department of Justice of the specifics of this Motion and my previous pleadings. This Court has the power to put an end to this science fiction alternate reality show that we are living in.

In determining the income of Hunter Biden and whether he did or did not commit perjury to this Court, a felony under Arkansas § 5-53-102, the recent discovery of Hunter Biden’s laptop should be considered as evidence in this case.

- 1) In April of 2019, a water logged laptop allegedly belonging to Hunter Biden was dropped off at a computer repair shop in Delaware according to the store’s owner.
- 2) Upon abandonment, after repeated attempts to contact Hunter Biden and upon discovery of serious evidence that gave clarity to the ongoing Hunter Biden saga, the Ukraine and Chinese influence peddling, the Trump Impeachment, the Burisma Affair, the drug addiction and prostitute arrangements, the shop

owner contacted the FBI which apparently has been in possession of this laptop since August or December of 2019. The shop owner also made and gave a copy to the personal attorney of the President and former Mayor of New York known as American's Mayor for his work fighting crimes using RICO laws in New York City.

- 3) Last week the New York Post, the 4th largest newspaper publication in the United States published the pictures and emails contained on that laptop which bear on this case and purported to expose the corruption of Hunter Biden and his Father Vice-President Joe Biden with dealings in the Ukraine in Burisma Affair which is a story unto itself involving the theft of billions of dollars. which I referenced in my previous pleadings and which is ubiquitous now in the public discourse. **(See Exhibits 1 & 2)**
- 4) There is ongoing controversy of the veracity of those materials with ½ the population and ½ of Congress and ½ of the media outlets saying they are authentic and the other ½ saying they are sources of a Russian disinformation campaign intended to hurt the campaign of Vice President Joe Biden.
- 5) Due to the immediate censorship of the original New York Post article by Twitter and Facebook and the ongoing “info-war” in our Country and as Twitter continues to block the original New York Post article (See Exhibit 1), Senator Graham and Senator Hawley have subpoenaed the CEO's of Twitter, Facebook and Google for a hearing that will take place later this week. **(See Exhibit 5)**

(See <https://www.hawley.senate.gov/sites/default/files/2020-10/Hawley-Letter-Facebook-Subcommittee-Hearing-Election-Censorship.pdf>)

These Senators wish to level the playing field when it comes to Free Speech and how big Tech companies are still getting protection under Section 230 while papers like the New York Post do not get protection and therefore subject to defamation lawsuits.

- 6) Clearly, this Court has a crucial role to play in putting Robert Hunter Biden under oath to testify as to which of his conflicting statements and affidavits in the past are True and Correct and which are falsehoods.
- 7) (Your Honor, this is the same phenomenological pattern as the Chinese Stock Frauds that I referenced previously as documented in The China Hustle. In short, your Honor China lied, people died. China lied and people got robbed,

China lied and Hunter Biden got compromised and exposed. And now Hunter Biden has either

- A) lied to this Court or
- B) not lied to this court.

8) And the fate of our country rests with the action or lack of action this Court will take or not take. It rests on your shoulders Judge.

To fulfill its moral, legal and ethical obligations, this Court should zoom in on the apparent perjury of Robert Hunter Biden on Affidavits from December 16, 2019 and December 23, 2019 as well as other statements to this Court that he was “**broke and unemployed**” in regard to his recently publicized financial dealings in China, Ukraine and Russia that are documented in the US Senate Committee on Homeland and Governmental Affairs which is available at.

URL

https://www.hsgac.senate.gov/imo/media/doc/HSGAC_Finance_Report_FINAL.pdf

In a world where human beings are honest, Your Honor, there should be 100% congruency between what Robert Hunter Biden told this Court and between the US Senate Committee Report and between the material from Hunter Biden’s laptop now in the possession of the FBI and Mayor Rudy Giuliani and the New York Post, America’s fourth largest and oldest newspaper.

If investigated, the Court will indeed find lies, inconsistencies and cover-ups and cover-ups of cover-ups by Robert Hunter Biden and others “**to the nth degree.**”

BACKGROUND

On March 11, 2020, the Court has noted the prophetic letter from December 3, 2019 of Judge McSpadden who recused from this case after the pleading of myself and another interested party. In that letter, the Honorable Judge McSpadden warned the parties not to “drag out” this matter.

In light of the global pandemic, the growing revelations regarding President Trump’s impeachment, the Russia Hoax and the post-apocalyptic, surreal, alternate universes

that our society lives in regarding the last 4 years, I ask the Court to also countenance the prophetic insights of my prior pleadings that came from my Soul.

Your Honor, I do not believe this case is closed and I ask the Court to take the appropriate measures expeditiously and to see what has happened in related Courts as I documented in my “Exhibits” pleading on December 31, 2019.

Robert Hunter Biden was part of the access point for a massive bribery scam orchestrated by the Chinese Communist Party and Ukranian and Russian crime rings.

Not unlike the flood of Noah which I referenced previously, the negligence and crimes and influence peddling of the Chinese Communist Party which was and is in business with Robert Hunter Biden and his family brought the world to its knees through this global pandemic through their ongoing lies and cover-ups. Hunter Biden was bribed and influence peddled and therefore could not show this Court his true financial statements as he was ordered to do. He showed limited financial information and claimed to this Court on several occasions that he was “broke and unemployed.”

Instead of responding Truthfully and punctually to this Court’s Orders, he stalled for months and then at the last minute, after months of delay and days before this Court would have found Hunter Biden in contempt, mysteriously a **“global final settlement was achieved”** in the words of Plaintiff’s Attorney Clinton Lancaster.

Yes, your Honor, sadly, it was a “global” settlement in that, the bribe money that Hunter Biden was paid gave access by serious criminals to the Second Highest Office in our land and the evidence that would have revealed that, now remains under lock and key in this Court’s records and so, yet another crime of biblical proportions has been covered up.

Your Honor, how can we sleep at night? Only by the love, grace and compassion of our One Creator.

Put simply, there is an ongoing, formulaic, systemic multi-billion dollar stock fraud that funds the CCP and the PLA over 10 or possibly hundreds of Billion dollars a year and has been ongoing since at least 2008. This is documented in a movie called **“The China Hustle”** and is also described in this Wikipedia link which contains Court citations from several US Courts.
https://en.wikipedia.org/wiki/The_China_Hustle

One example of the China Hustle is the case of Advanced Battery Technologies 9542-VCMR in the Delaware Court of Chancery, which was a \$100,000,000 stock fraud which resulted in a complete heist and wherein the criminals were able to waltz back to China with vast sums. There are hundreds of other examples similar to the case of Advanced Battery Technologies. The SEC has deregistered over 300 Chinese companies over the last 10 years resulting in losses of over \$100 Billion dollars and is described here:

https://en.wikipedia.org/wiki/Advanced_Battery_Technologies

Hunter Biden's Father, Vice President Joe Biden allowed the bad actors in China to pursue these shenanigans of fabricated accounting based on a 2013 Memorandum of Understanding which is available here:

<http://upload.news.esnai.com/2013/0617/1371444412766.pdf>

In return for this favor, Hunter Biden's hedge fund or whatever Rosemont Seneca, Rosemont Capital and Bohai Investments are, was given 1.5 Billion dollars by the Bank of China and for which Hunter Biden received a commission which reliable sources say is about 3% or \$20-\$30 million dollars. All of this information is documented in the report by the US Senate Committee on Homeland and Governmental Affairs as referenced above.

Robert Hunter Biden perjured himself in this Court and should have to answer under oath about his financial dealings over the last 5 years like any other person especially when there are thousands if not tens of thousands of victims like me who hold worthless shares of deregistered Chinese shell companies and have lost billions of dollars and ruined lives.

If the Court takes the appropriate action, it will trigger a chain of revelations that will help US National Security and the restoration of justice. If the Court fails to act on this information, I will have done my patriotic and religious duty and the guilt will lie with this Court and other complicit Courts in the Eyes of G-d Almighty.

Lastly, when I filed my pleadings on December 30, 2019 and December 31, 2019, I could not have expected that hundreds of articles would be written about those pleadings, nor that millions of people would die from Covid-19 and tens of millions would become infected and that the citizens of our world would suffer due to a global pandemic that began in China and which the Chinese Communist Party covered up.

Those articles about my previous pleadings in this Court can be accessed on-line by doing a simple **Google Search under Joel Caplan and Hunter Biden.**

A careful reading of my Motions will reveal that these trends of global catastrophe were already in the making due to the patterns of international crimes and the bribery, drug use and lack of moral responsibility and amnesty for criminals on so many levels. From a spiritual point of view, since the Courts of Justice can't do what is right on planet Earth, the Creator of the Universe sent us a very loud wake-up call as was done in the days of Noah thousands of years ago.

Your Honor, we have to stop the cover-ups and start holding the wrongdoers accountable or our country will remain divided and weakened.

Meanwhile **The China Hustle** goes on to the detriment of the United States of America but to the benefit of the Chinese Communist Party, the Chinese People's Liberation Army and apparently the Biden Family, as American investors have put hundreds of Billions of Dollars at risk in the CCP where US Court Judgements and US Court Appointed Receivers like Robert Seiden of the Seiden Law firm are scoffed at,

(See <https://www.nytimes.com/2016/03/16/business/dealbook/bounty-hunter-tracks-chinese-companies-that-dupe-investors.html>) because they know they can get off much cheaper by bribing a compromised politician's son and others bribable figures including but not limited to our Courts and our Treasury Department.

Your Honor that is not how justice is supposed to work.

Thank you for your time.

Sincerely,

Joel Caplan

Defrauded Investor in the China Hustle

1 413 529 4456

lovemybraincells@gmail.com