# IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS **DALLAS DIVISION**

RALPH S. JANVEY, IN HIS CAPACITY AS COURT-APPOINTED RECEIVER FOR THE STANFORD INTERNATIONAL BANK, LTD., ET AL.,

Case No. 3:10-cv-346

Plaintiff,

V.

DEMOCRATIC SENATORIAL CAMPAIGN COMMITTEE, INC.; NATIONAL REPUBLICAN CONGRESSIONAL COMMITTEE; DEMOCRATIC CONGRESSIONAL CAMPAIGN COMMITTEE. \$ \$ \$ \$ \$ INC.; REPUBLICAN NATIONAL COMMITTEE; and NATIONAL REPUBLICAN SENATORIAL COMMITTEE,

Defendants.

#### RECEIVER'S ORIGINAL COMPLAINT AGAINST POLITICAL COMMITTEES

#### **SUMMARY**

- 1. The Court has ordered Receiver Ralph S. Janvey ("Receiver") to take control of all assets of the Receivership Estate in order to make an equitable distribution to claimants injured by a massive fraud orchestrated by Allen Stanford, James Davis, and others.
- 2. The Receiver's investigation to date reveals that revenue from the sale of fraudulent certificates of deposit generated substantially all of the income for the Stanford Defendants, including Allen Stanford ("Stanford") and James Davis ("Davis"), the Stanford Financial Group, and the many related Stanford entities.
- 3. Allen Stanford, James Davis, and the Stanford Financial Group contributed more than \$1.8 million of their ill-gotten gains to a variety of political organizations and candidates.

The defendants in this case, the Democratic Senatorial Campaign Committee, Inc.; the National Republican Congressional Committee; the Democratic Congressional Campaign Committee, Inc.; the Republican National Committee; and the National Republican Senatorial Committee (collectively, the "Committee Defendants"), received more than \$1.6 million in funds ultimately traceable to money investors paid to the Stanford Defendants for the purchase of fraudulent CDs.

- 4. The Committee Defendants did not furnish any consideration whatsoever for the funds they received from Stanford, Davis, and the Stanford Financial Group. Consequently, they have no legitimate right to retain the funds, and the Receiver is entitled to the return of all such funds.
- 5. The Receiver has made written requests to the Committee Defendants for return of these funds, first in February 2009, and again in February 2010. The Committee Defendants, however, have ignored these requests, and, as a result, the Receiver has been forced to file this lawsuit seeking the return of the funds to the Receivership Estate for the benefit of claimants.
- 6. The Receiver seeks an order that: (a) the payments from Stanford, Davis, and the Stanford Financial Group to the Committee Defendants constitute fraudulent transfers under applicable law; (b) the payments from Stanford, Davis, and the Stanford Financial Group to the Committee Defendants are property of the Receivership Estate held pursuant to a constructive trust for the benefit of the Receivership Estate; (c) the Committee Defendants are liable to the Receivership Estate for an amount equaling the payments they received from Stanford, Davis, and the Stanford Financial Group; and (d) the Receiver is entitled to an award of reasonable attorneys' fees, costs, and interest.

#### **JURISDICTION & VENUE**

- 7. This Court has jurisdiction over this action, and venue is proper, under Section 22(a) of the Securities Act (15 U.S.C. § 77v(a)), Section 27 of the Exchange Act (15 U.S.C. § 78aa), and under Chapter 49 of Title 28, Judiciary and Judicial Procedure (28 U.S.C. § 754).
- 8. Further, as the Court that appointed the Receiver, this Court has jurisdiction over any claim brought by the Receiver to execute his Receivership duties.
- 9. Further, within 10 days of his appointment, the Receiver filed the original Complaint and Order Appointing the Receiver in 26 United States district courts pursuant to 28 U.S.C. § 754, giving this Court *in rem* and *in personam* jurisdiction in each district where the Complaint and Order have been filed, including the District for the District of Columbia.
- 10. This Court has personal jurisdiction over the Committee Defendants pursuant to F.R.C.P. 4(k)(1)(C) and 15 U.S.C. §§ 754 and 1692.

### THE PARTIES

- 11. Plaintiff Ralph S. Janvey, acting in his capacity as Court-appointed Receiver, has been appointed by this Court as the Receiver for the assets, monies, securities, properties, real and personal, tangible and intangible, of whatever kind and description, wherever located, and the legally recognized privileges (with regard to the entities) of Stanford International Bank, Ltd., Stanford Group Company, Stanford Capital Management, LLC, Robert Allen Stanford, James M. Davis, Laura Pendergest-Hold, Stanford Financial Group, the Stanford Financial Group Bldg., Inc., and all entities the foregoing persons and entities own or control (the "Receivership Assets").
- 12. Defendant Democratic Senatorial Campaign Committee, Inc. is a District of Columbia corporation with its principal office in Washington, D.C.

- 13. Defendant National Republican Congressional Committee is a political organization with its principal office in Washington, D.C.
- 14. Defendant Democratic Congressional Campaign Committee, Inc. is a District of Columbia corporation with its principal office in Washington, D.C.
- 15. Defendant Republican National Committee is a political organization with its principal office in Washington, D.C.
- 16. Defendant National Republican Senatorial Committee is a political organization with its principal office in Washington, D.C.
- 17. Each Defendant will be served pursuant to the Federal Rules of Civil Procedure, through their attorney of record, or by other means approved by this Court's order.

#### STATEMENT OF FACTS

18. On February 16, 2009, the Securities and Exchange Commission commenced a lawsuit in this Court against R. Allen Stanford, two associates, James M. Davis and Laura Pendergest-Holt, and three of Mr. Stanford's companies, Stanford International Bank, Ltd. ("SIB" or "the Bank"), Stanford Group Company, and Stanford Capital Management, LLC (collectively "Stanford Defendants"). On the same date, the Court signed an Order appointing a Receiver, Ralph S. Janvey, over all property, assets, and records of the Stanford Defendants, and all entities they own or control.

## I. Stanford Defendants Operated a Fraudulent Ponzi Scheme

19. As alleged by the SEC, the Stanford Defendants marketed fraudulent SIB CDs to investors exclusively through SGC Financial Advisors pursuant to a Regulation D private

placement. First Amended Complaint (Doc. 48), ¶ 23.<sup>1</sup> The CDs were sold by Stanford International Bank, Ltd. *Id*.

- 20. In marketing, selling, and issuing CDs to investors, the Stanford Defendants repeatedly touted the CDs' safety and security and SIB's consistent, double-digit returns on its investment portfolio. *Id.* ¶ 31.
- 21. In its brochure, SIB told investors, under the heading "Depositor Security," that its investment philosophy is "anchored in time-proven conservative criteria, promoting stability in [the Bank's] certificate of deposit." SIB also emphasized that its "prudent approach and methodology translate into deposit security for our customers." Id. ¶ 32. Further, SIB stressed the importance of investing in "marketable" securities, saying that "maintaining the highest degree of liquidity" was a "protective factor for our depositors." Id. ¶ 45.
- 22. In its 2006 and 2007 Annual Reports, SIB told investors that the Bank's assets were invested in a "well-balanced global portfolio of marketable financial instruments, namely U.S. and international securities and fiduciary placements." *Id.* ¶ 44. More specifically, SIB represented that its 2007 portfolio allocation was 58.6% equity, 18.6% fixed income, 7.2% precious metals and 15.6% alternative investments. *Id.*
- 23. Consistent with its Annual Reports and brochures, SIB trained SGC Financial Advisors, in February 2008, that "liquidity/marketability of SIB's invested assets" was the "most important factor to provide security to SIB clients." *Id.* ¶ 46. In training materials, the Stanford Defendants also claimed that SIB had earned consistently high returns on its investment of deposits (ranging from 11.5% in 2005 to 16.5% in 1993). *Id.* ¶ 24.

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Unless otherwise stated, citations to Court records herein are from the case styled SEC v. Stanford Int'l Bank, Ltd., et al., Civil Action No. 3-09-CV-0298-N.

- 24. Contrary to the Stanford Defendants' representations regarding the liquidity of its portfolio, SIB did not invest in a "well-diversified portfolio of highly marketable securities." Instead, significant portions of the Bank's portfolio were misappropriated by the Stanford Defendants and were either placed in speculative investments (many of them illiquid, such as private equity deals), diverted to other Stanford Entities "on behalf of shareholder" *i.e.*, for the benefit of Allen Stanford, or used to finance Allen Stanford's lavish lifestyle (*e.g.*, jet planes, a yacht, other pleasure craft, luxury cars, homes, travel, company credit cards, etc.). In fact, at year-end 2008, the largest segments of the Bank's portfolio were: (i) at least \$1.6 billion in undocumented "loans" to Defendant Allen Stanford; (ii) private equity; and (iii) grossly overvalued real estate. *Id.* ¶ 24, 48.
- 25. In an effort to conceal their fraud and ensure that investors continued to purchase the CD, the Stanford Defendants fabricated the performance of SIB's investment portfolio. *Id.* ¶ 5.
- 26. SIB's financial statements, including its investment income, were fictional. *Id.* ¶ 37. In calculating SIB's investment income, Defendants Stanford and Davis provided to SIB's internal accountants a pre-determined return on investment for the Bank's portfolio. *Id.* Using this pre-determined number, SIB's accountants reverse-engineered the Bank's financial statements to reflect investment income that SIB did not actually earn. *Id.*
- 27. For a time, the Stanford Defendants were able to keep the fraud going by using funds from current sales of SIB CDs to make interest and redemption payments on pre-existing CDs. *See id.* ¶ 1. However, in late 2008 and early 2009, CD redemptions increased to the point that new CD sales were inadequate to cover redemptions and normal operating expenses. As the depletion of liquid assets accelerated, this fraudulent Ponzi scheme collapsed.

28. Stanford Defendant Davis has admitted that the Stanford fraud was a Ponzi scheme from the beginning. *See* Doc. 771 (Davis Plea Agreement) at ¶ 17(n) (Stanford, Davis, and other conspirators created a "massive Ponzi scheme"); *id.* at 41 ("Soon after [Mr. Davis] became Controller [of Allen Stanford's Montserrat bank]... in at least 1989... Stanford requested that, in order to show fictitious quarterly and annual profits, [Mr. Davis] make false entries into the general ledger for the purpose of reporting false revenues, and false investment portfolio balances to the banking regulators."); Doc. 807 (Davis Tr. of Rearraignment) at 19:18-21 ("As early as 1990, Mr. Davis... at the request of Allen Stanford, began... making false entries into the books and records of SIBL."); *id.* at 16:16-17, 21:6-8, 21:15-17 (admitting the Stanford Ponzi fraud was a "massive Ponzi scheme ab initio").

# II. Stanford Transferred Funds from the Fraudulent Ponzi Scheme to the Committee Defendants

- 29. Funds from the Ponzi scheme described above were transferred by Allen Stanford, James Davis, and Stanford Financial Group to the Committee Defendants. The dates, amounts, transferors, and transferees of each specific transfer are reflected in Exhibit A.
- 30. The Committee Defendants received at least the following amounts in total transfers from Stanford, Davis, and the Stanford Financial Group:

Democratic Senatorial Campaign Committee	\$950,500
National Republican Congressional Committee	\$238,500
Democratic Congressional Campaign Committee	\$200,000
Republican National Committee	\$128,500
National Republican Senatorial Committee	\$83,345

- 31. The Committee Defendants did not furnish any consideration whatsoever in exchange for the transfers. Thus, the Committee Defendants did not provide reasonably equivalent value in exchange for these transfers.
- 32. On or about February 23, 2009, the Receiver made a written demand to the Committee Defendants for return of the above-referenced payments. After his first demand was ignored, the Receiver made a second written demand on or about February 9, 2010. Because the Committee Defendants have ignored the Receiver's repeated written requests, the Receiver has been forced to file this lawsuit to carry out his Court-ordered duty to recover monies for the benefit of the victims of Stanford's fraudulent scheme.

#### REQUESTED RELIEF

- 33. This Court appointed Ralph S. Janvey as Receiver for the "assets, monies, securities, properties, real and personal, tangible and intangible, of whatever kind and description, wherever located, and the legally recognized privileges (with regard to the entities), of the Defendants and all entities they own or control." Order Appointing Receiver (Doc. 10) at ¶¶ 1-2; Amended Order Appointing Receiver (Doc. 157) at ¶¶ 1-2. The Receiver seeks the relief described herein in this capacity.
- 34. Paragraph 4 of the Order Appointing Receiver, signed by the Court on February 16, 2009, authorizes the Receiver "to immediately take and have complete and exclusive control, possession, and custody of the Receivership Estate and to any assets traceable to assets owned by the Receivership Estate." Order Appointing Receiver (Doc. 10) at ¶ 4; Amended Order Appointing Receiver (Doc. 157) at ¶ 4. Paragraph 5(c) of the Order specifically authorizes the Receiver to "[i]nstitute such actions or proceedings [in this Court] to impose a constructive trust, obtain possession, and/or recover judgment with respect to persons or entities who received

assets or records traceable to the Receivership Estate." Order Appointing Receiver (Doc. 10) at ¶ 5(c); Amended Order Appointing Receiver (Doc. 157) at ¶ 5(c).

35. One of the Receiver's key duties is to maximize distributions to defrauded investors and other claimants. *See* Amended Order Appointing Receiver (Doc. 157) at ¶ 5(g), (j) (ordering the Receiver to "[p]reserve the Receivership Estate and minimize expenses in furtherance of maximum and timely disbursement thereof to claimants"); *Scholes v. Lehmann*, 56 F.3d 750, 755 (7th Cir. 1995) (receiver's "only object is to maximize the value of the [estate assets] for the benefit of their investors and any creditors"); *SEC v. TLC Invs. & Trade Co.*, 147 F. Supp. 2d 1031, 1042 (C.D. Cal. 2001); *SEC v. Kings Real Estate Inv. Trust*, 222 F.R.D. 660, 669 (D. Kan. 2004). But before the Receiver can attempt to make victims whole, he must locate and take exclusive control and possession of assets of the Estate or assets traceable to the Estate. Doc. 157 ¶ 5(b).

# I. The Receiver is Entitled to Disgorgement of Assets Fraudulently Transferred to the Committee Defendants.

- 36. The Receiver is entitled to disgorgement of the funds transferred from Stanford, Davis, and the Stanford Financial Group to the Committee Defendants because such payments constitute fraudulent transfers under Texas law and other applicable law. *See, e.g.*, Tex. Bus. & Comm. Code § 24.005(a). Stanford, Davis, and the Stanford Financial Group made the payments to the Committee Defendants with actual intent to hinder, delay, or defraud creditors; as a result, the Receiver is entitled to the disgorgement of those payments.
- 37. The Receiver may avoid transfers made with the actual intent to hinder, delay, or defraud creditors. "[T]ransfers made from a Ponzi scheme are presumptively made with intent to defraud, because a Ponzi scheme is, as a matter of law, insolvent from inception." *Quilling v. Schonsky*, No. 07-10093, 2007 WL 2710703, at \*2 (5th Cir. Sept. 18, 2007); *see also Warfield v.*

Byron, 436 F.3d 551, 558 (5th Cir. 2006) ("... [the debtor] was a Ponzi scheme, which is, as a matter of law, insolvent from its inception. . . . The Receiver's proof that [the debtor] operated as a Ponzi scheme established the fraudulent intent behind transfers made by [the debtor]."). The Stanford Defendants, including Stanford and Davis, and the Stanford Financial Group, were running a Ponzi scheme and transferred funds generated by that scheme to the Committee Defendants.

- 38. Consequently, the burden is on the Committee Defendants to establish an affirmative defense, if any, of good faith and provision of reasonably equivalent value. *See, e.g., Scholes*, 56 F.3d at 756-57 ("If the plaintiff proves fraudulent intent, the burden is on the defendant to show that the fraud was harmless because the debtor's assets were not depleted even slightly."). Consideration that has no utility from the creditor's perspective does not satisfy the statutory definition of "value." *SEC v. Resources Dev. Intern., LLC*, 487 F.3d 295, 301 (5th Cir. 2007); *In re Hinsley*, 201 F.3d 638, 644 (5th Cir. 2000).
- 39. The Committee Defendants cannot meet their burden to establish that they provided reasonably equivalent value for the payments they received. The Committee Defendants did not furnish any consideration whatsoever for the above-referenced transfers. To the extent the Committee Defendants contend that Stanford, Davis, or the Stanford Financial Group received some sort of intangible non-economic benefit, such benefits do not constitute reasonably equivalent value in the context of claims for fraudulent transfer. *See 1992 Republican Senate-House Dinner Committee v. Carolina's Pride Seafood, Inc.*, 858 F. Supp. 243, 249 (D.D.C. 1994), *vacated after settlement*, 158 F.R.D. 223 (D.D.C. 1994) (court refused to recognize intangible rewards of political contribution as reasonably equivalent value for fraudulent conveyance purpose); *U.S. v. Evans*, 513 F. Supp. 2d 825, 835 (W.D. Tex. 2007)

("The Fifth Circuit has concluded that intangible non-economic benefits do not constitute reasonably equivalent value for purposes of Texas fraudulent transfer law."). Accordingly, the Receiver is entitled to return of the funds transferred, which funds the Committee Defendants have no legitimate right to retain.

- 40. The Receiver was only able to discover the fraudulent nature of the above-referenced transfers after Allen Stanford and his accomplices were removed from control of the Stanford entities. Thus, the discovery rule and equitable tolling principles apply to any applicable limitations period. *See Wing v. Kendrick*, No. 08-CV-01002, 2009 WL 1362383, at \*3 (D. Utah May 14, 2009); *Quilling v. Cristell*, No. 304CV252, 2006 WL 316981, at \*6 (W.D.N.C. Feb. 29, 2006); *Warfield v. Carnie*, 2007 WL 1112591, at \*8 (N.D. Tex. April 13, 2007); *see also* Tex. Bus. & Comm. Code § 24.010(a)(1) (claims may be brought either within four years of the transfer *or* "within one year after the transfer or obligation was or could reasonably have been discovered by the claimant").
- 41. The Receiver is entitled to recover his costs and reasonable attorneys' fees incurred in pursuing these claims. *See* TEX. BUS. & COMM. CODE § 24.013.
- 42. The Receiver therefore seeks an order that (a) the payments from Stanford, Davis, and the Stanford Financial Group to the Committee Defendants constitute fraudulent transfers under applicable law; (b) the funds transferred from Stanford, Davis, and the Stanford Financial Group to the Committee Defendants are property of the Receivership Estate held pursuant to a constructive trust for the benefit of the Receivership Estate; (c) the Committee Defendants are liable to the Receivership Estate for an amount equaling the amount of funds transferred from Stanford, Davis, and the Stanford Financial Group to the Committee Defendants; and (d) the

Receiver is entitled to recover his costs and reasonable attorneys' fees incurred in pursuing these claims, in addition to pre- and post-judgment interest on any award.

#### **PRAYER**

- 43. The Receiver respectfully requests an Order providing that:
  - (a) the payments from Stanford, Davis, and the Stanford Financial Group to the Committee Defendants constitute fraudulent transfers under applicable law;
  - (b) the funds transferred from Stanford, Davis, and the Stanford Financial Group to the Committee Defendants are property of the Receivership Estate held pursuant to a constructive trust for the benefit of the Receivership Estate;
  - (c) the Committee Defendants are liable to the Receivership Estate for an amount equaling the amount of funds transferred from Stanford, Davis, and the Stanford Financial Group to the Committee Defendants; and
  - (d) the Receiver is entitled to recover his costs and reasonable attorneys' fees incurred in pursuing these claims, in addition to pre- and post-judgment interest on any award and all other relief to which he is justly entitled.

Dated: February 19, 2010 Respectfully submitted,

#### BAKER BOTTS L.L.P.

By: /s/ Kevin M. Sadler

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ATTORNEYS FOR RECEIVER RALPH S. JANVEY

#### **CERTIFICATE OF SERVICE**

On February 19, 2010, I electronically submitted the foregoing document with the clerk of the court of the U.S. District Court, Northern District of Texas, using the electronic case filing system of the Court. I hereby certify that I will serve the Democratic Senatorial Campaign Committee ("DSCC"); the National Republican Congressional Committee ("NRCC"); the Democratic Congressional Campaign Committee ("DCCC"); the Republican National Committee ("RNC"); and the National Republican Senatorial Committee ("NRSC") individually or through their counsel of record, electronically, or by other means authorized by the Court or the Federal Rules of Civil Procedure.

/s/ Kevin M. Sadler
Kevin M. Sadler

#### Case 3:10-cv-00346-FLV PICUMOTV-ER FS44 P2F972010 Page 1 of 1

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. (SEE INSTRUCTION ON THE REVERSE OF THE FORM.)

#### I.(a) PLAINTIFFS

JS 44 (Rev. 12/07)

Ralph S. Janvey, Receiver

#### **DEFENDANTS**

ATTORNEYS (IF KNOWN)

Democratic Senatorial Campaign Committee, Inc.; National Republican Congressional Committee; Democratic Congressional Campaign Committee, Inc.; Republican National Committee; National Republican Senatorial Committee

(b) COUNTY OF RESIDENCE OF FIRST LISTED PLAINTIFF Dallas Co., Texas (EXCEPT IN U.S. PLAINTIFF CASES)

COUNTY OF RESIDENCE OF FIRST LISTED DEFENDANT Washignton D.C.

(IN U.S. PLAINTIFF CASES ONLY)
IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE

TRACT OF LAND INVOLVED.

(c) ATTORNEYS (FIRM NAME, ADDRESS, AND TELEPHONE NUMBER)

Kevin M. Sadler, Baker Botts L.L.P. 98 San Jacinto Blvd., Ste. 1500 Austin, Texas 78701 Ph: 512.322.2500

II.	BASIS OF JURISDICTION	(PLACE AN "X" IN ONE BOX ONLY)	III. CITIZENSHIP OF (For Diversity Cases Only)	PRINCIPAL P	PARTIES (PLACE AN "X" IN ONE BY AND ONE BOX FOR DEFEND	
<b>X</b> 1	U.S. Government Plaintiff	□ 3 Federal Question (U.S. Government Not a Party)	Citizen of This State	<b>PTF DEF</b> □ 1 □ 1	Incorporated or Principal Place of Business In This State	<b>PTF DEF</b> □ 4 □ 4
□2	U.S. Government Defendant	☐ 4 Diversity (Indicate Citizenship of Parties in	Citizen of Another State	□ 2 □ 2	Incorporated <i>and</i> Principal Place of Business in Another State	□ 5 □ 5
		Item III)	Citizen or Subject of a Foreign Country	□ 3 □ 3	Foreign Nation	□ 6 □ 6

#### IV. NATURE OF SUIT (PLACE AN "X" IN ONE BOX ONLY) OTHER STATUTES CONTRACT TORTS FORFEITURE/PENALTY BANKRUPTCY □ 110 Insurance PERSONAL INJURY PERSONAL INJURY 422 Appeal 28 USC 158 400 State Reapportionment 610 Agriculture □ 120 Marine 620 Other Food & Drug 410 Antitrust 310 Airplane □362 Personal Injury □ 130 Miller Act 315 Airplane Product 625 Drug Related Seizure 423 Withdrawal 430 Banks and Banking Med. Malpractice □ 365 Personal injury -□ 140 Negotiable Instrument of Property 21 USC 881 28 USC 157 450 Commerce Liability 630 Liquor Laws $\hfill\Box$ 150 Recovery of Overpayment 320 Assault Libel & Product Liability 460 Deportation □ 368 Asbestos Personal PROPERTY RIGHTS & Enforcement of Judgment Slander 640 R.R. & Truck 470 Racketeer Influenced and □ 151 Medicare Act 650 Airline Regs. Corrupt Organizations 330 Federal Employers' Injury Product Liability □ 152 Recovery of Defaulted 480 Consumer Credit 660 Occupational 820 Copyrights Liability Student Loans Safety/Health 340 Marine PERSONAL PROPERTY 830 Patent 490 Cable/SAT TV 690 Other (Excl. Veterans) 370 Other Fraud 840 Trademark 810 Selective Service 345 Marine Product 850 Securities/Commodities/ □ 153 Recovery of Overpayment Liability □ 371 Truth in Lending LABOR SOCIAL SECURITY of Veteran's Benefits Exchange 350 Motor Vehicle □ 380 Other Personal 710 Fair labor Standards □ 160 Stockholders' Suits 355 Motor Vehicle 875 Customer Challenge Property Damage 861 HIA (1395ff) 12 USC 3410 □ 190 Other Contract Product Liability □ 385 Property Damage 862 Black Lung (923) 720 Labor/Mgmt. Relations □ 195 Contract Product Liability X 890 Other Statutory Actions 360 Other Personal Injury Product Liability 863 DIWC/DIWW(405(g)) 730 Labor Mgmt. Reporting 891 Agricultural Acts 864 SSID Title XVI REAL PROPERTY & Disclosure Act CIVIL RIGHTS PRISONER PETITIONS 892 Economic Stabilization Act 865 RSI (405(g)) 740 Railway Labor Act 893 Environmental Matters 790 Other Labor Litigation □ 210 Land Condemnation 441 Voting 510 Motions to Vacate 894 Energy Allocation Act FEDERAL TAX SUITS 791 Empl. Ret. Inc. □ 220 Foreclosure 442 Employment SentenceHabeas Corpus: 895 Freedom of 530 Security Act □ 230 Rent Lease & Ejectment 443 Housing/ General 870 Taxes (U.S. Plaintiff Information Act Accommodations 535 Death Penalty □ 240 Torts to Land or Defendant) 900 Appeal of Fee Determination □ 245 Tort Product Liability 444 Welfare 540 Mandamus & Other 871 IRS - Third Party Under Equal Access to 445 Amer. W/Disabilities -□ 290 All Other Real Property 550 Civil Rights IMMIGRATION 26 USC 7609 Justice 462 Naturalization Application Employment 950 Constitutionality of 445 Amer. W/Disabilities -463 Habeas Corpus -State Statutes Alien Detainee Othert 440 Other Civil Rights 465 Other Immigration Actions

#### V. ORIGIN(PLACE AN "X" IN ONE BOX ONLY) X 1 Original □ 2 Removed from $\square 3$ Remanded from □4 Reinstated or □ 5 Transferred from □ 6 Multidistrict □ 7 Appeal to District Judge from Magistrate State Court Appellate Court another district Proceeding Reopened Litigation (specify) Judgment VI. CAUSE OF ACTION (CITE THE U.S. CIVIL STATUTE UNDER WHICH YOU ARE FILING AND WRITE BRIEF STATEMENT OF CAUSE. DO NOT CITE JURISDICTIONAL STATUTES UNLESS DIVERSITY.) 28 USC 754 & 1692; 15 USC 78aa; 15 USC 77v(a) Brief Description of Cause: Receivership Claims for Disgorgement and Fraudulent Transfer VII. REOUESTED IN **DEMAND \$** CHECK YES only if demanded in complaint: \$1.6 Million **COMPLAINT:** CHECK IF THIS IS A CLASS ACTION JURY DEMAND: ☐ YES X NO □ UNDER F.R.C.P. 23 VIII. RELATED CASE(S) (See Instructions): IF ANY JUDGE Godbey 3:09cv298-N DOCKET NUMBER 2/19/10 DATE: SIGNATURE OF ATTORNEY OF RECORD /s/ Kevin M. Sadler

Kevin M. Sadler FOR OFFICE USE ONLY RECEIPT #\_AMOUNT\_\_\_\_\_\_APPLYING IFP \_\_\_\_\_JUDGE \_\_\_\_\_\_MAG. JUDGE

# IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS **DALLAS DIVISION**

RALPH S. JANVEY, IN HIS CAPACITY AS COURT-APPOINTED RECEIVER FOR THE STANFORD INTERNATIONAL BANK, LTD., ET AL.,

Case No. 03:10-CV-346

Plaintiff,

V.

DEMOCRATIC SENATORIAL CAMPAIGN COMMITTEE, INC.; NATIONAL REPUBLICAN CONGRESSIONAL COMMITTEE; DEMOCRATIC § CONGRESSIONAL CAMPAIGN COMMITTEE, INC.; REPUBLICAN NATIONAL COMMITTEE; and NATIONAL REPUBLICAN SENATORIAL **§ § § §** COMMITTEE,

Defendants.

APPENDIX TO RECEIVER'S ORIGINAL COMPLAINT AGAINST POLITICAL COMMITTEES

Dated: February 19, 2010 Respectfully submitted,

### BAKER BOTTS L.L.P.

By: /s/ Kevin M. Sadler

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ATTORNEYS FOR RECEIVER RALPH S. JANVEY

#### **CERTIFICATE OF SERVICE**

On February 19, 2010, I electronically submitted the foregoing document with the clerk of the court of the U.S. District Court, Northern District of Texas, using the electronic case filing system of the Court. I hereby certify that I will serve the Democratic Senatorial Campaign Committee ("DSCC"); the National Republican Congressional Committee ("NRCC"); the Democratic Congressional Campaign Committee ("DCCC"); the Republican National Committee ("RNC"); and the National Republican Senatorial Committee ("NRSC") individually or through their counsel of record, electronically, or by other means authorized by the Court or the Federal Rules of Civil Procedure.

/s/ Kevin M. Sadler Kevin M. Sadler

Donations to Democratic Senatorial Campaign Committee ("DSCC"		mmittee ("DSCC")
Date	Contributor	Amount
6/22/2000	Stanford Financial Group	\$15,000.00
7/17/2000	Stanford, Allen	\$10,000.00
7/18/2000	Stanford Financial Group	\$5,000.00
9/29/2000	Stanford Financial Group	\$10,000.00
12/19/2000	Stanford Financial Group	\$10,000.00
3/29/2001	Stanford Financial Group	\$12,500.00
3/29/2001	Stanford Financial Group	\$12,500.00
6/27/2001	Stanford Financial Group	\$25,000.00
12/28/2001	Stanford Financial Group	\$50,000.00
3/14/2002	Stanford Financial Group	\$100,000.00
8/9/2002	Stanford Financial Group	\$500.00
8/15/2002	Stanford Financial Group	\$100,000.00
10/9/2002	Stanford, Allen	\$250,000.00
11/1/2002	Stanford, Allen	\$250,000.00
11/5/2002	Stanford, Allen	\$50,000.00
6/30/2003	Stanford, Allen	\$10,000.00
	Davis, James	\$5,000.00
	Stanford, Allen	\$10,000.00
	Stanford, Allen	\$25,000.00
Total Contribu	ıtions	\$950,500.00

Date	Contributor	Amount
4/6/2001	Stanford Financial Group	\$25,000.0
3/13/2002	Stanford Financial Group	\$25,000.0
10/11/2002	Stanford, Allen	\$100,000.0
11/4/2002	Stanford Financial Group	\$50,000.0
9/22/2004	Stanford, Allen	\$5,000.0
4/8/2005	Stanford, Allen	\$5,000.0
5/21/2008	Stanford, Allen	\$28,500.0
tal Contribi	ıtions	\$238,500.0

Donations to Democratic Congressional Campaign Committee ("DCCC")		
Date	Contributor	Amount
2/17/2000	Stanford, Allen	\$20,000.00
8/4/2000	Stanford Financial Group	\$5,000.00
3/26/2001	Stanford Financial Group	\$10,000.00
5/8/2001	Stanford Financial Group	\$10,000.00
10/23/2001	Stanford Financial Group	\$20,000.00
3/29/2002	Stanford Financial Group	\$50,000.00
9/10/2002	Stanford Financial Group	\$25,000.00
10/21/2002	Stanford Financial Group	\$50,000.00
5/31/2003	Stanford, Allen	\$10,000.00
Total Contribu	ıtions	\$200,000.00

Donations to Republican National Committee ("RNC")		
Date	Contributor	Amount
6/23/2000	Stanford Financial Group	\$100,000.00
7/21/2000	Stanford Financial Group	\$3,500.00
3/2/2004	Stanford, Allen	\$25,000.00
Total Contribu	ıtions	\$128,500.00

Date	Contributor	Amount
8/28/2000	Stanford Financial Group	\$20,000.
8/30/2000	Stanford Financial Group	\$20,000.
9/12/2000	Stanford Financial Group	\$250.
1/23/2001	Stanford Financial Group	\$800.
4/9/2001	Stanford Financial Group	\$550.
6/11/2001	Stanford Financial Group	\$275.
6/21/2001	Stanford Financial Group	\$20,000.
6/25/2001	Stanford Financial Group	\$20,000
8/16/2001	Stanford Financial Group	\$400.
3/28/2002	Stanford Financial Group	\$335.
4/11/2002	Stanford Financial Group	\$400.
7/10/2002	Stanford Financial Group	\$335.