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B1040 (FORM 1040) (12/15)

ADVERSARY PROCEEDING COVER SHEET		ADVERSARY PROCEEDING NUMBER (Court Use Only)		
(Instructions on Reverse)		,		
PLAINTIFFS	DEFEND	ANTS		
Luc A. Despins, Chapter 11 Trustee	Quinones Law PLLC			
ATTORNEYS (Firm Name, Address, and Telephone No.)	ATTORNEYS (If Known)			
Douglas S. Skalka, Patrick R. Linsey Neubert, Pepe & Monteith, P.C. 195 Church St. 13th Floor New Haven, CT 06510 (203)781-2847	ATTOK	(D15 (ii Kilowii)		
PARTY (Check One Box Only)	PARTY (Check One Box Only)		
□ Debtor □ U.S. Trustee/Bankruptcy Admin	□ Debtor	☐ U.S. Trustee/Bankruptcy Admin		
□ Creditor □ Other	□ Creditor	⅓ Other		
Trustee	□ Trustee			
CAUSE OF ACTION (WRITE A BRIEF STATEMENT OF CAUSE OF ACTION, INCLUDING ALL U.S. STATUTES INVOLVED) Complaint of Chapter 11 Trustee seeking avoidance and recovery of postpetition transfers andrelated relief pursuant to Bankruptcy Code Section 549 and 550				
NATURE (OF SUIT			
(Number up to five (5) boxes starting with lead cause of action as 1, first alternative cause as 2, second alternative cause as 3, etc.)				
FRBP 7001(1) – Recovery of Money/Property	_	6) – Dischargeability (continued)		
☐ 11-Recovery of money/property - §542 turnover of property ☐ 12-Recovery of money/property - §547 preference	_	argeability - \$523(a)(5), domestic support argeability - \$523(a)(6), willful and malicious injury		
12-Recovery of money/property - \$547 preference 13-Recovery of money/property - \$548 fraudulent transfer	_	argeability - §523(a)(6), willful and mancious injury argeability - §523(a)(8), student loan		
14-Recovery of money/property - other	64-Disch	argeability - \$523(a)(15), divorce or separation obligation		
FRBP 7001(2) – Validity, Priority or Extent of Lien 21-Validity, priority or extent of lien or other interest in property	65-Disch	than domestic support) argeability - other		
FRBP 7001(3) - Approval of Sale of Property	`	7) - Injunctive Relief ctive relief - imposition of stay		
31-Approval of sale of property of estate and of a co-owner - §363(h)	_ `	ctive relief – other		
FRBP 7001(4) – Objection/Revocation of Discharge		3) Subordination of Claim or Interest		
41-Objection / revocation of discharge - \$727(c),(d),(e)	☐ 81-Subo	rdination of claim or interest		
FRBP 7001(5) − Revocation of Confirmation 51-Revocation of confirmation		9) Declaratory Judgment aratory judgment		
FRBP 7001(6) – Dischargeability	FRBP 7001(1	10) Determination of Removed Action		
66-Dischargeability - \$523(a)(1),(14),(14A) priority tax claims 62-Dischargeability - \$523(a)(2), false pretenses, false representation,		rmination of removed claim or cause		
actual fraud	Other			
67-Dischargeability - §523(a)(4), fraud as fiduciary, embezzlement, larceny	_	Case – 15 U.S.C. §§78aaa <i>et.seq.</i>		
(continued next column)		r (e.g. other actions that would have been brought in state court related to bankruptcy case)		
☐ Check if this case involves a substantive issue of state law	□ Check if	this is asserted to be a class action under FRCP 23		
☐ Check if a jury trial is demanded in complaint	Demand \$			
Other Relief Sought				

B1040 (FORM 1040) (12/15)

BANKRUPTCY CASE IN WHICH THIS ADVERSARY PROCEEDING ARISES				
NAME OF DEBTOR		BANKRUPTCY CASE NO.		
Ho Wan Kwok		22-50073 (JAM)		
DISTRICT IN WHICH CASE IS PENDING		NAME OF JUDGE		
Connecticut		Julie A. Manning		
RELATED ADVERSARY PROCEEDING (IF ANY)				
DEFENDANT		ADVERSARY		
		PROCEEDING NO.		
DISTRICT IN WHICH ADVERSARY IS PENDING		NAME OF JUDGE		
SIGNATURE OF ATTORNEY (OR PLAINTIFF)				
	PRINT NAME OF ATTORNE	Y (OR PLAINTIFF)		
	Douglas S. Skalka			
	DVERSARY F DEFENDANT	BANKRUPTCY CASE NO. 22-50073 (JAM) DIVISION OFFICE Bridgeport DVERSARY PROCEEDING (IF ANY) DEFENDANT IG DIVISION OFFICE PRINT NAME OF ATTORNE		

INSTRUCTIONS

The filing of a bankruptcy case creates an "estate" under the jurisdiction of the bankruptcy court which consists of all of the property of the debtor, wherever that property is located. Because the bankruptcy estate is so extensive and the jurisdiction of the court so broad, there may be lawsuits over the property or property rights of the estate. There also may be lawsuits concerning the debtor's discharge. If such a lawsuit is filed in a bankruptcy court, it is called an adversary proceeding.

A party filing an adversary proceeding must also must complete and file Form 1040, the Adversary Proceeding Cover Sheet, unless the party files the adversary proceeding electronically through the court's Case Management/Electronic Case Filing system (CM/ECF). (CM/ECF captures the information on Form 1040 as part of the filing process.) When completed, the cover sheet summarizes basic information on the adversary proceeding. The clerk of court needs the information to process the adversary proceeding and prepare required statistical reports on court activity.

The cover sheet and the information contained on it do not replace or supplement the filing and service of pleadings or other papers as required by law, the Bankruptcy Rules, or the local rules of court. The cover sheet, which is largely self-explanatory, must be completed by the plaintiff's attorney (or by the plaintiff if the plaintiff is not represented by an attorney). A separate cover sheet must be submitted to the clerk for each complaint filed.

Plaintiffs and Defendants. Give the names of the plaintiffs and defendants exactly as they appear on the complaint.

Attorneys. Give the names and addresses of the attorneys, if known.

Party. Check the most appropriate box in the first column for the plaintiffs and the second column for the defendants.

Demand. Enter the dollar amount being demanded in the complaint.

Signature. This cover sheet must be signed by the attorney of record in the box on the second page of the form. If the plaintiff is represented by a law firm, a member of the firm must sign. If the plaintiff is pro se, that is, not represented by an attorney, the plaintiff must sign.

UNITED STATES BANKRUPTCY COURT DISTRICT OF CONNECTICUT BRIDGEPORT DIVISION

		•
In re:		Chapter 11
HO WAN KWOK, et a	$al.,^1$	Case No. 22-50073 (JAM)
	Debtors.	(Jointly Administered)
LUC A. DESPINS, CH TRUSTEE, v.	HAPTER 11 Plaintiff,	Adv. Proceeding No. []
		February 12, 2024
QUIÑONES LAW, PI	LC,	
	Defendant.	
		

COMPLAINT OF CHAPTER 11 TRUSTEE SEEKING AVOIDANCE AND RECOVERY OF POSTPETITION TRANSFERS AND RELATED RELIEF PURSUANT TO BANKRUPTCY CODE SECTIONS 549 AND 550

Luc A. Despins, in his capacity as the chapter 11 trustee (the "<u>Trustee</u>") appointed in the chapter 11 case (the "<u>Chapter 11 Case</u>") of Ho Wan Kwok (the "<u>Debtor</u>" or "<u>Kwok</u>"), files this adversary complaint (the "<u>Complaint</u>") against defendant Quiñones Law, PLLC (the "<u>Defendant</u>"), stating as follows:

for the Trustee, Genever Holdings LLC, and the Genever Holdings Corporation is Paul Hastings LLP, 200 Park Avenue, New York, NY 10166 c/o Luc A. Despins, as Trustee for the Estate of Ho Wan Kwok (solely for purposes

of notices and communications).

The Debtors in these chapter 11 cases are Ho Wan Kwok (also known as Guo Wengui, Miles Guo, and Miles Kwok, as well as numerous other aliases) (last four digits of tax identification number: 9595), Genever Holdings LLC (last four digits of tax identification number: 8202) and Genever Holdings Corporation. The mailing address

NATURE OF ACTION

- 1. The Trustee commences this adversary proceeding to avoid and recover transfers of property of the Debtor's estate effectuated by the Debtor after the commencement of this Chapter 11 Case and not authorized by the Bankruptcy Court or under Title 11 of the United States Code (the "Bankruptcy Code").
- 2. The Debtor, through his alter-ego shell company, G Club Operations LLC ("G Club"), transferred funds in the amount of \$375,011.29 after the Petition Date (as defined herein) to the Defendant as initial transferee.
- 3. Because these postpetition transfers of estate property were not authorized by the Court or under the Bankruptcy Code, they are subject to avoidance and recovery under sections 549 and 550 of the Bankruptcy Code.

JURISDICTION AND VENUE

- 4. This Court has subject matter jurisdiction over this adversary proceeding pursuant to 28 U.S.C. § 1334(b).
- 5. This adversary proceeding has been referred to this Court pursuant to 28 U.S.C. § 157(a).
- 6. The statutory predicates for the relief sought herein include 11 U.S.C. §§ 549 and 550.

THE PARTIES

7. The Trustee is the chapter 11 trustee in the Chapter 11 Case pursuant to the Bankruptcy Court's order entered on July 8, 2022 [Case No. 22-50073 (the "Main Case") Docket No. 523].

8. The Defendant is a New York professional service limited liability company with an address at 430 Park Avenue, 6th Fl., New York, New York 10022.

FACTS

A. Chapter 11 Case

- 9. The Debtor filed a voluntary petition for relief under Chapter 11 of Title 11 of the Bankruptcy Code on February 15, 2022 (the "Petition Date") in the United States Bankruptcy Court for the District of Connecticut (the "Court" or "Bankruptcy Court"), thus commencing the above-captioned chapter 11 case (the "Chapter 11 Case").
- 10. On March 21, 2022, the Office of the United States Trustee appointed an Official Committee of Unsecured Creditors in this Chapter 11 Case. No examiner has been appointed.
- 11. The Debtor's bankruptcy schedules, filed in March 2022 with the Bankruptcy Court, claimed that he owned \$3,850 in assets and had incurred hundreds of millions of dollars of liabilities.² While the Debtor was, indeed, deeply indebted, his schedules failed to disclose the Debtor's property as held and/or transferred through his many alter-ego shell companies, including G Club.
- 12. On June 15, 2022, the Bankruptcy Court entered a memorandum of decision and order [Main Case Docket No. 465] directing the United States Trustee to appoint a chapter 11 trustee in the Chapter 11 Case. Pursuant to this order, the United States Trustee selected Luc A. Despins as the Trustee. On July 8, 2022, the Bankruptcy Court entered an order granting the appointment of Luc A. Despins as the Trustee in the Chapter 11 Case [Main Case Docket No. 523].

² Schedule of Assets and Liabilities, at 1 (Main Case, Docket No. 78).

B. <u>Debtor's Use of Shell Companies and Trustee's Adversary Proceedings</u>

- 13. G Club is one of the numerous alter-ego shell companies used by the Debtor to defraud his creditors.³ For years, the Debtor has orchestrated a "shell game," employing a convoluted web of shell companies, nominally owned by family members and subordinates, but in reality, controlled by the Debtor. This shell game enabled the Debtor to use, spend, and transfer millions of dollars of cash and other assets while concealing his property from creditors.
- 14. Since his appointment, the Trustee has commenced a number of adversary proceedings in the Chapter 11 Case to, among other things, establish that the Debtor's shell companies were his alter-egos and/or that such companies and their assets were equitably owned by the Debtor and in several adversary proceedings, the Bankruptcy Court has already granted such relief.⁴
- 15. The fact patterns in these litigations consistently involve: (i) Debtor-controlled shell companies held by close family members and/or subordinates, (ii) assets purchased with cash from other Debtor-controlled entities and/or transferred to and among shell entities for no consideration, and (iii) the Debtor benefiting from and having control and dominion over such assets.

The Trustee has or will imminently commence an adversary proceeding against G Club, which adversary proceeding seeks, among other things, a declaratory judgment that G Club was the alter ego of the Debtor. The Trustee incorporates by reference herein, the Trustee's Complaint filed in such adversary proceeding.

These include the following adversary proceedings: (i) Luc A. Despins, Chapter 11 Trustee v. HK International Funds Investments (USA) Limited, LLC, et al. [Adv. Proc. No. 22-05003]; (ii) Luc A. Despins, Chapter 11 Trustee v. Greenwich Land LLC, et al. [Adv. Proc. No. 23-05005]; (iii) Luc A. Despins, Chapter 11 Trustee v. Mei Guo [Adv. Proc. No. 23-05008]; (iv) Luc A. Despins, Chapter 11 Trustee v. HCHK Technologies, Inc., et al. [Adv. Proc. No. 23-05013]; (v) Luc A. Despins, Chapter 11 Trustee v. Taurus Fund LLC, et al. [Adv. Proc. No. 23-05017]; (vi) Luc A. Despins, Chapter 11 Trustee v. Golden Spring (New York) Limited [Adv. Proc. 23-05018]; and (vii) Luc A. Despins, Chapter 11 Trustee v. Lamp Capital LLC, et al. [Adv. Proc. 23-05023].

16. The Debtor also used his alter egos, including G Club, as personal piggy-banks, funding the lavish lifestyle to which he and his family had become accustomed, while concealing assets in these alter egos from his creditors and hindering and delaying creditors from recoveries on their claims. The transfers that the Debtor effectuated through these alter egos perpetuated the Debtor's fraudulent scheme. The property of these alter egos, including G Club, was at all times property of the Debtor.

C. <u>Debtor's Shell Game and Fraud Continues Postpetition</u>

- 17. As of the Petition Date, all of the Debtor's property held through his alter egos, including G Club, became property of the chapter 11 estate. *See* 11 U.S.C. § 541(a)(1).
- 18. Following the Petition Date, the Debtor, with blatant disregard for the Bankruptcy Court and his obligations under the Bankruptcy Code, continued to effectuate transfers through numerous alter-ego shell companies, including, without limitation, G Club.
- 19. None of these postpetition transfers were authorized by the Bankruptcy Court nor were such transfers authorized under the Bankruptcy Code.

D. Transfers to the Defendant

20. Subsequent to the Petition Date, the Debtor, through his shell company, G Club, or otherwise, transferred property of the Debtor's chapter 11 estate to the Defendant (collectively, the "<u>Transfers</u>"), including, without limitation, as follows:

See **SCHEDULE** A attached hereto and made a part hereof.

- 21. At the time of the Transfers, the Debtor had outstanding obligations to creditors of the Debtor's estate.
 - 22. The Defendant was the initial transferee of the Transfers.

FIRST CLAIM

(Claim to Avoid and Recover Unauthorized Postpetition Transfers pursuant to Bankruptcy Code sections 549 and 550(a))

- 23. The Trustee repeats and realleges the allegations contained in paragraphs 1-22 as if fully set forth herein.
- 24. The Transfers were made to the Defendant by the Debtor, including through his alter-ego shell company, G Club.
 - 25. The Transfers occurred after the Petition Date.
- 26. The Transfers were not authorized by the Bankruptcy Court or by the Bankruptcy Code.
- 27. The Transfers constituted the unauthorized transfer of property of the Debtor's chapter 11 estate.
 - 28. The Transfers are avoidable pursuant to section 549(a) of the Bankruptcy Code.
- 29. Pursuant to section 550(a) of the Bankruptcy Code, the Trustee is entitled to recover the Transfers, or the value thereof, from the Defendant plus interest thereon to the date of payment and the costs of this action.

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PRAYER FOR RELIEF

WHEREFORE, for the foregoing reasons, the Trustee respectfully requests that judgment be entered as follows:

- 1. An order (a) declaring that the Transfers in an amount not less than \$375,011.29 are avoided pursuant to section 549 of the Bankruptcy Code; and (b) an order directing that the Transfers be set aside; and (c) recovery of the Transfers, or the value thereof at the Trustee's option, from the Defendant for the benefit of the Debtor's estate pursuant to section 550(a)(1) of the Bankruptcy Code;
- 2. Awarding the Trustee pre-judgment interest at the maximum legal rate from the date of the filing of this Complaint to the date of judgment herein; and
- 3. Such other and further relief as the Court may deem just, proper, or equitable under the circumstances.

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Dated: February 12, 2024 LUC A. DESPINS
New Haven, CT CHAPTER 11 TRUSTEE

By: /s/ Douglas Skalka_

Douglas S. Skalka (ct00616)
Patrick R. Linsey (ct29437)
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SCHEDULE A

FILED UNDER SEAL