ICOP DIGITAL, INC Form SC 13G April 15, 2009

United States Securities and Exchange Commission Washington, D.C. 20549

Schedule 13G Under the Securities Exchange Act of 1934 (Amendment No. n/a)*

> OMB Number 3235-0145

ICOP DIGITAL, INC (Name of Issuer)

Common Stock (Title of Class of Securities)

44930M203 (CUSIP Number)

April 01, 2009 (Date of Event which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

R Rule 13d-1(b)
R Rule 13d-1(c)
o Rule 13d-1(d)

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

^{*} The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

CUSIP No. 44930M203

1. Names of Reporting Persons.

I.R.S. Identification Nos. of above persons (entities only). Chester L.F. and Jacqueline M. Paulson as Joint Tenants

2. Check the Appropriate Box if a Member of a Group (See Instructions)

a. £ b. R

3. SEC Use Only

4. Citizenship or Place of Organization

United States of America

5. Sole Voting Power

Number of

200,000

Shares

Beneficially 6. Shared Voting Power

Owned by

574,155

Each

Reporting 7. Sole Dispositive Power

Person With: 200,000

8. Shared Dispositive Power

574,155

9. Aggregate Amount Beneficially Owned by Each Reporting Person 774,155

- 10. Check if the Aggregate Amount in Row 9 Excludes Certain Shares (See Instructions)
- 11. Percent of Class Represented by Amount in Row 9 9.94
- 12. Type of Reporting Person (See Instructions) IN

Footnotes:

Chester L.F. and Jacqueline M. Paulson (together, the "Paulsons") may be deemed to control Paulson Capital Corp. ("PLCC"), which wholly owns Paulson Investment Company, Inc. ("PICI"). The Paulsons control and are the managing partners of the Paulson Family LLC ("LLC") which is a controlling shareholder of PLCC, which is the parent company for PICI.

CUSIP No. 44930M203

1. Names of Reporting Persons.

I.R.S. Identification Nos. of above persons (entities only).

Paulson Capital Corp.

93-0589534

2. Check the Appropriate Box if a Member of a Group (See Instructions)

a. £ b. R

3. SEC Use Only

4. Citizenship or Place of Organization

United States of America

5. Sole Voting Power

Number of

er oi

Shares

Beneficially

Owned by 6. Shared Voting Power

0

Each

Reporting 551,855

Reporting Person

With:

Sole Dispositive Power

0

7.

8. Shared Dispositive Power

551,855

9. Aggregate Amount Beneficially Owned by Each Reporting Person 551,855

- 10. Check if the Aggregate Amount in Row 9 Excludes Certain Shares (See Instructions)
- 11. Percent of Class Represented by Amount in Row 9 7.18
- 12. Type of Reporting Person (See Instructions) CO and BD

Footnotes:

Paulson Capital Corp. ("PLCC") wholly owns Paulson Investment Company, Inc. ("PICI"). PLCC is a corporation and PICI is a broker-dealer.

Item 1.		
	a.	Name of Issuer
ICOP Digital Inc.		
b.	A	ddress of Issuer's Principal Executive Offices
16801 West 116th Street Lenexa, KS 66219		
Item 2.		
		Name of Danson Eiling
	a.	Name of Person Filing
Securities and Exchange Cor Chester L.F. Paulson and Jac control and are the managing an Oregon corporation, which	nmission under Secti queline M. Paulson, g partners of the Pauls h directly wholly ow ad PLCC are collective	e following persons pursuant to Rule 13d-1(k) promulgated by the son 13 of the Securities Exchange Act of 1934, as amended: (i) as joint tenants and each individually (together, the "Paulsons") who son Family LLC ("LLC"); and (ii) Paulson Capital Corp. ("PLCC"), ns Paulson Investment Company, Inc. ("PICI"), an Oregon vely referred to as the "Reporting Persons". The Reporting Persons as Exhibit 1.
assumes responsibility for the	e accuracy or comple 3d-1(k). By their sign	is given solely by such Reporting Persons, and no Reporting Person eteness of the information by another Reporting Person, except as nature on this statement, each of the Reporting Persons agree that g Persons.
b. The Paulsons, PLCC's, and P		Principal Business Office or, if None, Residence ess address is:
811 SW Naito Parkway, Suit Portland, OR 97204	e 200	
	c.	Citizenship
The Paulsons are citizens of t United States of America.	the United States of A	America, and PLCC and PICI are organized under the laws of the

d.

Title of Class of Securities

Common Stock for ICOP Digital Inc.

e. CUSIP Number

44930M203

Item 3. If this statement is filed pursuant to §§240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a:

- a. R Broker or dealer registered under section 15 of the Act (15 U.S.C. 78o).
- b.£ Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c).
- c. £ Insurance company as defined in section 3(a)(19) of the Act (15 U.S.C. 78c).
- d.£ Investment company registered under section 8 of the Investment Company Act of 1940 (15 U.S.C 80a-8).
- e. £ An investment adviser in accordance with §240.13d-1(b)(1)(ii)(E);
- f. £ An employee benefit plan or endowment fund in accordance with §240.13d-1(b)(1)(ii)(F);
- g.£ A parent holding company or control person in accordance with §240.13d-1(b)(1)(ii)(G);
- h.£ A savings associations as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813);
- i. £ A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3);
- j. £ Group, in accordance with §240.13d-1(b)(1)(ii)(J).

Item 4. Ownership

a.

Amount beneficially owned:

The Paulsons may be deemed to be the beneficial owners of a total of 774,155 shares of Issuer Common Stock. The precise owners of these shares is described more specifically in this paragraph. The Paulsons may be deemed to control Paulson Capital Corp. ("PLCC"), which wholly owns Paulson Investment Company, Inc. ("PICI"). The Paulsons control and are the managing partners of the Paulson Family LLC ("LLC"). Through the LLC, the Paulsons indirectly own 22,300 shares of Issuer Common Stock. The Paulsons collectively own 100,000 shares of Issuer Common Stock and Issuer Warrants exercisable into 100,000 shares of Issuer Common Stock. Chester Paulson directly owns 0 shares of Issuer Common Stock. Jacqueline M. Paulson directly owns 0 shares of Issuer Common Stock. The Paulsons may be deemed to indirectly own 169,780 shares of Issuer Common Stock, Issuer Warrants exercisable into 224,856 shares of Issuer Common Stock, and Underwriter Warrants exercisable into 157,219 shares of Issuer Common Stock through PICI. PLCC directly owns 0 shares of Issuer Common Stock. Pursuant to SEC Rule 13d-4, the Paulsons expressly disclaim beneficial ownership of the 169,780 shares of Issuer Common Stock, Issuer Warrants exercisable into 224,856 shares of Issuer Common Stock, and Underwriter Warrants exercisable into 157,219 shares of Issuer Common Stock of which PICI is record owner.

b. Percent of class:

As of March 17, 2009 the Issuer had 7,306,232 shares of Issuer Common Stock issued and outstanding, as reported in their 10-K filed March 20, 2009 (the "Issuer Outstanding Shares"). The Paulsons actual and deemed beneficial ownership of Issuer Common Stock represented approximately 9.94% of the Issuer Outstanding Shares. PLCC's indirect beneficial ownership of Issuer Common Stock represented approximately 7.18% of the Issuer Outstanding Shares.

c. Number of shares as to which the person has:

i. Sole power to vote or to direct the vote:

The Paulsons have sole power to vote or direct the vote of 200,000 shares. PLCC has sole power to vote or direct the vote of 0 shares.

ii. Shared power to vote or to direct the vote:

The Paulsons have shared power to vote or direct the vote of 574,155 shares. PLCC has shared power to vote or direct the vote of 551,855 shares.

iii. Sole power to dispose or to direct the disposition of:

The Paulsons have sole power to dispose or direct the disposition of 200,000 shares. PLCC has sole power to dispose or direct the disposition of 0 shares.

	iv.	Shared power to dispose or to direct the disposition of:
	ns have shared powe direct the disposition	er to dispose or direct the disposition of 574,155 shares. PLCC has shared power to of 551,855 shares.
Item 5. Ow	nership of Five Perce	ent or Less of a Class
	•	o report the fact that as of the date hereof the reporting person has ceased to be the live percent of the class of securities, check the following £
N/A		
Itam 6 Onn	warshin of Mana than	Eine Deve and on Dehelf of Another Deve an
nem o. Ow	nership of More than	n Five Percent on Behalf of Another Person.
N/A		

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company
See Item 4(a)
Item 8. Identification and Classification of Members of the Group
N/A
Item 9. Notice of Dissolution of Group
N/A

Item 10. Certification

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

Signature

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

April 13, 2009 Date

/s/ Chester L.F. Paulson Signature

Chester L.F. Paulson Individually Name / Title

/s/ Jacqueline M. Paulson Signature

Jacqueline M. Paulson Individually Name / Title

Paulson Capital Corp. /s/ Chester L.F. Paulson Signature

Chester L.F. Paulson Chairman of the Board Name / Title

NOTE: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §240.13d-7 for other parties for whom copies are to be sent.

Attention: Intentional misstatements or omissions of fact constitute Federal criminal violations (See 18 U.S.C. 1001)