

*IN RE*: PETITION FOR WRIT OF CERTIORARI NO: 18-7225

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IN THE  
SUPREME COURT OF THE UNITED STATES

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NEIL J. GILLESPIE, PETITIONER

vs.

REVERSE MORTGAGE SOLUTIONS, INC., RESPONDENT

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RULE 15.8 SUPPLEMENTAL BRIEF  
OF NEIL J. GILLESPIE, PETITIONER

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Submitted February 25, 2019

by

Neil J. Gillespie, an indigent, disabled,  
Older American, nonlawyer, appearing *pro se*  
8092 SW 115th Loop  
Ocala, Florida 34481  
Tel: 352-854-7807  
Email: neilgillespie@mfi.net

## LIST OF PARTIES

### NEIL J. GILLESPIE, PETITIONER

An indigent, disabled, Older American, nonlawyer, appearing *pro se*  
8092 SW 115th Loop  
Ocala, Florida 34481  
Tel: 352-854-7807  
Email: neilgillespie@mfi.net

vs.

### REVERSE MORTGAGE SOLUTIONS, INC., RESPONDENT

Represented by: Curtis Alan Wilson, Esq., Florida Bar No. 77669  
McCalla Raymer Leibert Pierce, LLC  
225 E. Robinson St. Suite 115  
Orlando, FL 32801  
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### Parties Not Sued

Penelope M. Gillespie, Borrower, Died September 16, 2009  
Estate of Penelope M. Gillespie, Closed with Notice of Trust June 24, 2014  
Gillespie Family Living Trust Agreement dated February 10, 1997, Terminated February 2, 2015

### Other Parties

13CA000115AX	DEVELOPMENT & CONSTRUCTION CORPORATION OF AMERICA (Default)
13CA000115AX	ELIZABETH BAUERLE* (Consent to Judgment)
13CA000115AX	JOETTA GILLESPIE* (Consent to Judgment)
13CA000115AX	MARK GILLESPIE* (Consent to Judgment)
13CA000115AX	OAK RUN HOMEOWNERS ASSOCIATION INC (Default)
13CA000115AX	UNITED STATES OF AMERICA (Disclaimer)

\*Justin R. Infurna, Esq., LL.M, The Infurna Law Firm, P.A., Attorney for Defendants Mark Gillespie, Joetta Gillespie, Elizabeth Bauerle, Scott Bidgood. 121 South Orange Ave., Ste. 1500, Orlando, Florida 32801, Telephone: (800)-774-1560; Fax: (407)386-3419  
Primary Email: justin@infurnalaw.com; Secondary Email: justininfurna@gmail.com  
NOTE: Consent to Judgment was filed by and through Kaufman, Englett & Lynd PLLC.

### Fake Parties

- Neil J. Gillespie and Mark Gillespie as Co-Trustees of the Gillespie Family Living Trust Agreement dated February 10, 1997
- Unknown Parties, including the Unknown Settlers/Beneficiaries of The Gillespie Family Living Trust Agreement dated February 10, 1997

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Exhibit 1      AFFIDAVIT OF NEIL J. GILLESPIE, Re: Florida Supreme Court, 32 pages

RULE 15.8 SUPPLEMENTAL BRIEF  
OF NEIL J. GILLESPIE, PETITIONER

Neil J. Gillespie, age 62, an indigent, disabled, nonlawyer appearing *pro se*, henceforth in the first person, submits his Rule 15.8 Supplemental Brief in Petition No. 18-7225 for a writ of certiorari to the U.S. Supreme Court (FSC No. SC18-343), and states:

Rule 15.8 Supplemental Briefs, states,

8. Any party may file a supplemental brief at any time while a petition for a writ of certiorari is pending, calling attention to new cases, new legislation, or other intervening matter not available at the time of the party's last filing. A supplemental brief shall be restricted to new matter and shall follow, insofar as applicable, the form for a brief in opposition prescribed by this Rule. Forty copies shall be filed, except that a party proceeding in forma pauperis under Rule 39, including an inmate of an institution, shall file the number of copies required for a petition by such a person under Rule 12.2. The supplemental brief shall be served as required by Rule 29.

The AFFIDAVIT OF NEIL J. GILLESPIE, Re: Florida Supreme Court, 32 pages, shows the Florida Supreme Court, by and through the responses by Clerk John A. Tomasino on January 2, 2019, and on January 3, 2019, does not have records showing compliance with *The Supreme Court of Florida Manual of Internal Operating Procedures* in any of my cases, including the instant case, FSC18-343 Neil J. Gillespie, Etc. v. Reverse Mortgage Solutions, Inc., currently before this Court as Petition No. 18-7225 for Writ of Certiorari.

Therefore, this Rule 15.8 Supplemental Brief shows I was denied due process under the Constitution and laws of the United States, and Florida.

This Rule 15.8 Supplemental Brief shows and there is a civil rights problem in Florida courts with the *interposition and nullification* of "due process rights" under the Constitution and laws of the United States, and Florida.

Reasons the Rule 15.8 Supplemental Brief Shows  
Petition No. 18-7225 Should be Granted

For a man's house is his castle . . . .\*

—Sir Edward Coke  
Third Institute (1644)

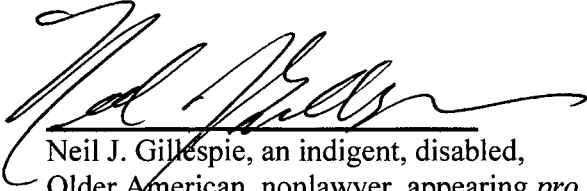
The maxim that a "man's house is his castle" is one of the oldest and most deeply rooted principles in Anglo-American jurisprudence. It reflects an egalitarian spirit that embraces all levels of society down to the "poorest man" living "in his cottage." The maxim also forms part of the fabric of the Fourth Amendment to the Constitution, which protects people, their homes, and their property against unreasonable searches and seizures by the government.

\*Citation: Sir Edward Coke, Third Institute of the Laws of England 162 (1644). The complete quotation is: "For a man's house is his castle, *et domus sua cuique tutissimum refugium.*" The Latin means: "and his home his safest refuge." See *Semayne's Case* (1603) 77 Eng. Rep. 194 (K.B.) ("[T]he house of every one is to him as his castle and fortress, as well for his defence against injury and violence, as for his repose."), *quoted in* *Wilson v. Layne*, 526 U.S. 603, 609–10 (1999); *Weeks v. United States*, 232 U.S. 383, 390 (1914) ("[E]very man's house is his castle." (quoting Judge Thomas McIntyre Cooley, *A Treatise on the Constitutional Limitations Which Rest upon the Legislative Power of the States of the American Union* 299 (1868))); William Blackstone, 3 *Commentaries* 288 (1768) ("[E]very man's house is looked upon by the law to be his castle..."); William Blackstone, 4 *Commentaries* 223 (1765–1769) ("[T]he law of England has so particular and tender a regard to the immunity of a man's house, that it stiles it his castle, and will never suffer it to be violated with impunity..."); *Miller v. United States*, 357 U.S. 301, 307 (1958) (quoting William Pitt's 1763 speech in Parliament: "The poorest man may in his cottage bid defiance to all the forces of the crown. It may be frail; its roof may shake; the wind may blow through it; the storm may enter; the rain may enter; but the king of England may not enter—all his force dares not cross the threshold of the ruined tenement!").

CONCLUSION

The Rule 15.8 Supplemental Brief shows Petition No. 18-7225 should be granted.

Respectfully submitted,

A handwritten signature in black ink, appearing to read "Neil J. Gillespie", written over a horizontal line.

Neil J. Gillespie, an indigent, disabled,  
Older American, nonlawyer, appearing *pro se*  
Date: February 25, 2019