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IN THE
SUPREME COURT OF THE UNITED STATES

No. _____

ANTONELLO BOLDRINI ---

Petitioner

VS.

FEDERAL NATIONAL MORTGAGE ASSOCIATION
"FANNIE MAE" ---

Respondent

ON PETITION FOR A WRIT OF CERTIORARI TO THE SUPREME COURT OF PA
From Last Decision dated AUGUST 31, 2018, of
Captioned as (8- MAL- 2018 & 9- MAL - 2018) previously (518 MT 2017 & 519 MT 2017)

From
The Superior Court of Pa (845 MDA 2017 & 974 MDA 2017) Orders Dated August 18, 2017,

From
Luzerne County Pennsylvania Court Judge Gelb Orders Dated April 21, 2017 & June 12, 2017

ALLEGED FORECLOSURE CASE:
Federal National Mortgage Association "FANNIE MAE" v. Antonello Boldrini No. 2016-3597

APPLICATION TO EXTEND THE TIME TO FILE

A PETITION FOR WRIT OF CERTIORARI

November 29, 2018

ANTONELLO BOLDRINI
In Propria Persona
81 Frothingham Street
Pittston Twp., PA 18640
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III. APPLICATION TO EXTEND THE TIME TO FILE

A PETITION FOR WRIT OF CERTIORARI

I. JURISDICTION

This U.S. Supreme Court has jurisdiction pursuant to 28 U.S.C. # 1254(1) since the Supreme Court of Pennsylvania on July 2, 2018 entered their decision denying Boldrini's Petitions for Allowance to File Appeals being Captioned as N. 8 and N. 9 MAL 2018 from September Monday 18, 2017, original filed Appeals respectively as cases N. 518 MT 2017 & 519 MT 2017 [See: Appendix A(1) & A(2)].

Such Appeals were taken from PA Superior Court Decisions dated 08/18/2017 that denied Appeals cases 845 MDA 2017 & 974 MDA 2017 [Appendix B(1) & B(2)] which were taken by Boldrini in re County Case 2016-3597 fraudulent orders dated respectively on May Monday 22, 2017, from April 21, 2017 [See: Appendix C(1)], and on June 16, 2017 from the order dated June 12, 2017_ [See: Appendix C(2)].

On July 16, 2018, Boldrini filed the Motion For Reconsideration (Appendix E) that was denied by the Supreme Court of PA on August 31, 2018. (Appendix D).

TODAY November 29, 2018, on the 90th day from August 31, 2018 and due to

II. LIST OF PARTIES

All parties appears on the caption of the case on the Cover Page.

1. PETITIONER: (Fabricated Defendant) & (Victim of crime)

BOLDRINI ANTONELLO, pro-se is Italian citizen and Alien Resident in USA since 1990 Admitted under NP5 and subjected to INS ACT LAW, with address since 1994 at *81 Frothingham Street, Pittston Pennsylvania 18640* (Since 1994), having no criminal record in Pennsylvania, and herein is referred also as to “Boldrini”.

Antonello Boldrini since November 2, 2009 “IS NOT THE OWNER” of the property allegedly in foreclosure “*81 Frothingham Street, Pittston Twp. Pennsylvania 18640*” pursuant to Luzerne County PA Deeds_ Book_3009_Page_218678_

[See Case at USDC for the MD of PA 3:17-cv-2357 Doc. 4-8; pp. 2; and 24]

2. “ALLEGED” RESPONDENT: (Victim of Fraud, & Fabricated Plaintiff)

FEDERAL NATIONAL MORTGAGE ASSOCIATION “FANNIE MAE”, with its Headquarters address at 3900 Wisconsin Ave, N.W., Washington D.C.20016, is a United States government-sponsored enterprise (GSE) since 1968, is a publicly traded company and herein referred also as to “FANNIE MAE”.

“FANNIE MAE” “*HAS NEVER BEEN THE PLAINTIFF*” in the case No. 2016 - 3597_ Commenced on January 10, 2017, by serving to Antonello Boldrini Martha’s complaint since pursuant to (Exhibit 4) “*on August 24, 2016, Fannie Mae’s “first lien on property 81 Frothingham St., Pittston Pa. 18640 was paid off having no influence on the loan”.*

[See Case at USDC for the MD of PA 3:17-cv-2357 Doc. 82-1; pp.1-2]

**APPLICATION TO EXTEND THE TIME TO FILE
A PETITION FOR WRIT OF CERTIORARI**

1st. REASON FOR

**III. “EXTRAORDINARY CIRCUMSTANCES”
& BACKGROUND**

The “Extraordinary Circumstances” is represented by the facts that this case has been constructed by victim Boldrini’s within the contest of his other cases “to expose to the justice the almost unbeatable modi operandi of the criminal organization that being infiltrated within the Pa Judicial system since 1978 controlling the state & federal “altar of the due process” as a White Glove Mafia pursuant to 923. 18 U.S. Code # 371 by *“1. Cheat the government out of money and property, and by 2. Interfere and obstructing legitimate Government activity, & 3. Make wrongful use of government instrumentality”*

BACKGROUND

Petitioner Antonello Boldrini pro-se herein incorporate by reference pursuant to FRCP Rule 10(c) all contents he filed in this S. Court Dockets in the 2 cases Petition N. 13-9142 (Re 3rd. Cir. 13-9142-) & Application N. 15-A408 (Re 3rd. Cir. 14-2735- 2015), and with the words of the Office of A.G. of PA Kathleen Kane filed on November 2014 [Case:14-2735 Doc: 003111791748; Pages 22, 23 Filed: on 11/13/2014 (3rd Cir. 2014)] at the 3rd Cir. “making fun” of crime victim Boldrini’s allegations saying ‘quote’:

“Incredibly, Boldrini now claims that he was the victim of an elaborate victim of an elaborate conspiracy which allegedly includes members of the Office of District Attorney of Clearfield, Union and Bradford Counties, members of the PSP, the Attorney General of Pennsylvania and other attorneys with that office, his own defense attorney in the “alleged” criminal action, and the federal district judge in the present case

A. GENERAL OF PA Kathleen Kane tomorrow November 30, 2018, at 9:00 a.m. will start her experience in jail being been convicted of obstruction of Justice & perjury.

Boldrini predicted to this Court on 10/13/2015 Application N.15-A408 about Kane

The others predicted 150 officials conspiracy to be incriminate is only matter that the Department of Justice in Washington will pursue his 2015 Criminal case n. #311552# in the light of "HEREBY PRESENTED" evidence showing that on December 16, 2008 the alleged Criminal Complaint C04-084850-9 & the OTN K-8131225 did not existed.

Pursuant to (Exhibit 1:)

PSP states that OTN: K8131255_ was generated on December 17, 2008_

Pursuant to (Exhibit 2:)

PSP states that Trp. Ponce's C04-084850-9_ IT IS NOT a Criminal Complaint.

Pursuant to (Exhibit 3:)

PA Magisterial Court 11-3-08 stated that on December 16, 2008, no record re Boldrini was existed with the Commonwealth of Pa and that on 12/16/ 2008 3 officer of the Court purposely conspired and kidnapped Antonello Boldrini.

The Conspirator all officials they fabricated on 12/17/ 2008 all documentation dated October 7, 2008 to procure jurisdiction and acted without authority of the law which include Judges DA, Attorney General of PA, federal judges lawyer Police all acted knowingly purposely to deprive life liberty and property of Antonello Boldrini.

Such retaliation and tampering with records and information is evident herein also with the alleged Foreclosure Case 2017 fabricated after the Affidavit (Exhibit 3) on July 7, 2016, was produced by the Magisterial Court in Luzerne County PA.

For the above reason this Court should grant this Application for Extension of time.

III APPLICATION TO EXTEND THE TIME TO FILE

A PETITION FOR WRIT OF CERTIORARI

Petitioner Antonello Boldrini (herein referred as to “Boldrini”) respectfully presents to this U.S. Supreme Court this Application to Extend the Time To File A Petition For Writ Of Certiorari on the following four specific reasons:

FACTS THAT PROVE FRAUD FORECLOSURE

2nd. REASON

A) FRAUDULENT MISUSE OF GOVERNMENT “FANNIE MAE”

15 U.S. Code § 1692e - False or misleading representation

The false representation or implication that the debt collector is vouched for, bonded by, or affiliated with the United States or any State, including the use of any badge, uniform, or facsimile thereof

Federal National Mortgage Association “Fannie Mae” has never been the Plaintiff that served Antonello Boldrini on January 10, 2017 in the alleged foreclosure action *Federal National Mortgage Association Fannie Mae v. Antonello Boldrini 2016-3597* since pursuant to Fannie Mae Email dated 2/07/2018 (Exhibit 4) “*the first lien on property 81 Frothingham Street Pittston Pa 18640 was paid off on August 24, 2016.*” [See Case at USDC for the MD of PA 3:17-cv-2357 Doc. 82-1; pp.1-2]

Antonello Boldrini had never had mortgage with FANNIE MAE other than Mortgage Insurance . Fannie Mae did not commenced the action 2016- 3597 on January 10, 2017, against Antonello Boldrini and for this reason this Application should be granted.

3rd. REASON

VIOLATION OF FEDERAL PREEMPTION

B) Pursuant 12 USC 1701-j-3 PREEMPTION OF DUE-ON-SALE PROHIBITIONS
d) EXEMPTION OF SPECIFIED TRANSFERS OR DISPOSITIONS with respect to a real property loan secured by a lienon a residential home a lender may not exercise its option pursuant to a due-on-sale clause upon (6) a transfer where the spouse or children of the borrower become an owner of the property;

If Fact the Property *81 Frothingham Street Pittston Pa 18640* on November 2, 2009 was transferred to Daniele Boldrini children of Antonello Boldrini and become owner of the property on November 2, 2009, when the sale was registered on the DEEDX

[See Case at USDC for the MD of PA Doc. 4-8 Filed on 12/29/17 Pages 2; and 6]

For this reason also this Application for Extension of time should be granted.

4th. REASON

C) VIOLATION OF DANIELE BOLDRINI RIGHTS

Antonello Boldrini is not the owner of *81 Frothingham Street Pittston Pa 18640* since November 2, 2009 pursuant to Luzerne County PA DEEDX Recorded on November 2, 2009 Instrument N_5892786 _Book_3009_ Page_218678_ transferred from Father to Child & Father in joint tenancy with right of survivorship.

[See Case at USDC for the MD of PA 3:17-cv-2357 Doc. 4-8; pp. 2; and 24]

Daniele Boldrini as “joint tenancy with right of survivorship” has 100% ownership of the Property *81 Frothingham Street Pittston Pa 18640* , and being no defendant his property cannot be dispose without due process & this application should be granted.

Title of the Property *81 Frothingham Street Pittston Pa 18640* was reconfirmed on March 28, 2017, by the same GRANTEES of 2009 DANIELE BOLDRINI & ANTONELLO BOLDRINI as Child & Father in JTWROS Book_3017_ Page_ 56845_ confirmed Child & Father to Child & Father in joint tenancy with right of survivorship. [See Case at USDC for the MD of PA 3:17-cv-2357 Doc. 4-4; p. 2; and pp. 33—38]

5th. REASON:

NOTICE OF T.I.L.A. RESCISSION MARCH 31, 2018.

Pursuant to “*Jesinoski v. Countrywide Home Loans, Inc*”

D) Boldrini on March 31, 2018 executed his rights to sent the Note of Rescission from his original 2003 loan agreement # 1764018817# that allegedly was modified on March 31, 2015, and said note was sent by Certified mail to 31 persons, and nobody contested the TILA rescission as now as 8 months later. For this reason all transaction and documentation became void for operation of law and for this reason the extension of Time should be granted.

[See Case at USDC for the MD of PA 3:17-cv-2357 Doc. 77 Page 001 trough 100]

[See Case at USDC for the MD of PA 3:17-cv-1959 Doc. 4 Page 001-through – 100]

6st. REASON:

**CONSPIRACY AT THE USDC For The MD of PA
WITH THE USDC For The WD of PA and the
SUPREME COURT OF PENNSYLVANIA AND THE
U. S. THIRD CIRCUIT COURT OF APPEALS
KNOWING THAT THE CASE WAS IN STATE COURT.**

Boldrini on 12/ 20/ 2017 attempted a removal to Federal Court but he never served the Supreme Court of Pa were the state jurisdiction was removed since September 18, 2018. However the Federal Court has been extremely unfair to the extent that Magistrate Judge Martin C. Carlson being the U.S. Attorney on 2008 and been a direct enemy of Antonello Boldrini and being accused by Boldrini to be part of the “White Glove Mafia” he refused to recuse himself based on Boldrini request

[See Case at USDC for the MD of PA 3:17-cv-2357 (Doc. 27) Page 1 of 28]

Conspiracy Between Clerk of Court “lh” which hided all filing filed at the Superior Court Of Pennsylvania the same case of the State Court See Case at USDC for the MD of PA 3:17-cv-2357, (Doc. 4-1;p.2) (Doc. 4-2;p.2)(Doc. 4-3;) (Doc. 4-4;p.2) (Doc. 4-5;) (Doc. 4-6; p.2) (Doc. 4-7;p.2) (Doc. 4-8;p.2) (Doc. 4-9;) (Doc. 4-10; p.2) (Doc. 4-11;) (Doc. 4-12;) and (Doc. 10-1) (Doc. 10-2) (Doc. 10-3) (Doc. 10-4; P.2) (Doc. 10-5;P.2) (Doc. 10-6; P.2) (Doc. 10-7) (Doc. 10-8; P.2) (Doc.10-9) (Doc. 10-10; p.2) (Doc.10-11) (Doc.10-12) (Doc.10-13) (Doc. 11; p.2) _

“Federal National Mortgage Association Fannie Mae v. Antonello Boldrini 2016-3597”

At the USDC MD of PA “Fannie Mae” has been Mutilated and became

“Federal National Mortgage Association

v. Antonello Boldrini “

U S D C MD PA New Case 3; 18- 1959 re same case

“Federal National Mortgage Association Fannie Mae v. Antonello Boldrini 2016-3597”

At the U. S. THIRD COURT OF APPEAL re same State Case 2016 – 3597, we have

Appeal N. 18- 1277

Appeal N. 18- 1325

Appeal N. 18- 3275

Appeal N. 18- 3561.

Appeal N. 18- 2280 related to alleged foreclosure 2013 State Case N. 2329

BOLDRINI FEEL LIKE BE PERSECUTED FOR A CASE THAT
HAS NO REASON TO EXIST OTHER THAN OBSTRUCT JUSTICE.

IT IS OVERT ACT OF MAGISTRATE JUDGE CARLSON KNOWING
THAT HE IS RESPONSIBLE OF BOLDRINI’S KIDNAPPING on 2008.

WHEN HE WAS U.S. ATTORNEY IN SUBSTITUTION OF TOM MARINO.

SERIOUS MATTER

Antonello Boldrini is in panic to be in Court because the Courts of Pennsylvania are nothing else than the HITMAN for the Criminal Organization behind.

It is a disgrace to experience and make such statement but however recognize that the problem is HERE IN PENNSYLVANIA..

THE D.O.J. SHALL INTERVENE and taken care business that in 40 years has become intolerable where the Federal Official end up on the private sector of criminal organization to the extent that they may be in connection when they are Feds yet. They said this is "Nepotism". In Italy we call it "Mafia di Potere".

QUESTION: ARE ALL THE COURT OF PENNSYLVANIA FIXED ?

ANSWER: Has been and they are in Boldrini's cases.

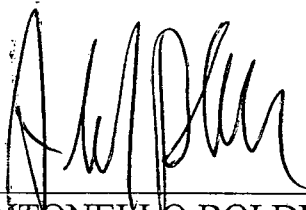
CONCLUSION

Notwithstanding the above positive reasons in favor of Boldrini to have the case dismissed and in the light of the unfair opposition demonstrated by Magistrate Judge Carlson and other five Magistrate and judges all involved in the same "organization" Boldrini want to pursue the direct appeal of the original state case with this Supreme Court of United States and for this reason at this point respectfully requests not 60 but 50 days of extension to file a Writ for Certiorari with the hope that the D.O.J. may start its investigation since a copy of this Document will be sent to them also.

WHEREFORE, for all the above reasons Petitioner Antonello Boldrini respectfully

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request that this Application to extend the time for 50 days to file the Petition for Writ of Certiorari be granted.



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November 29, 2018