

MICHAEL MIROYAN
Plaintiff, in propria persona
orig. P.O. Box 3181
Saratoga Ca. 95070
E: MAC8881@me.com
ph#: 408-913-3123

19A163

ORIGINAL

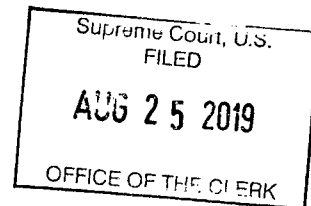
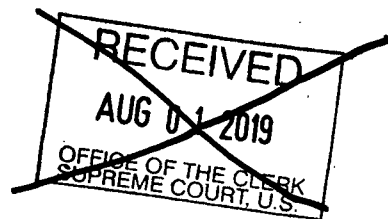
IN THE SUPREME COURT OF THE UNITED STATES

No. SCWC18-0000683

MICHAEL MIROYAN

V.

CORY TEREICK, ET AL



APPLICATION FOR AN EXTENSION OF TIME WITHIN
WHICH TO FILE A PETITION FOR A WRIT OF CERTIORARI
TO THE HAWAII STATE SUPREME COURT

Michael Miroyan, in propria persona, is a 67 year old man, a senior citizen, and is a victim of elderly abuse by the conspirators in the 2 foreclosure matters that he is currently dealing with in the state of Hawaii. Those 2 foreclosure matters are, (1) lower court case # 14-0429K (Michael Miroyan V. Cory Tereick) that is currently ~~the~~ ^{is} case at bar. The second foreclosure is the (2) lower court companion case # 15-0164K (Kai v. Michael Miroyan & HR LLC) and in that case there is even more of a corrupt mess than the case that is before you ^{for} ~~of~~ which respectfully a request ~~of~~ ^I a 60 day extension of time, to and including September 26, 2019 within which to file a petition for A writ of certiorari to review the judgement or more like the non

judgement of the Hawaii State Supreme Court "HSSC" in this case. *see order*

[Insert 1] The Hawaiian State Supreme Court issued its unsigned order on the docket on April 27th, 2019 (see attached addendum 1). This supreme court of Hawaii didn't even address Miroyan's meritorious arguments...they ignored the significant issues at bar solely to grant zero scrutiny to this "Cabal of 9" of their fellow brethren all lawyers and 2 judges. All of them broke the laws of the United

States by conspiring to steal Miroyan's land, and once all were in agreement of the goal of the conspiracy, each and every one committed an act in furtherance of the conspiracy to defraud Miroyan – and ~~so~~ did the State Judge R. Kim and Federal Judge R. Faris.

The Intermediate Court of appeals and the Hawaii State Supreme Court make a mockery of justice and of ~~the~~ following laws because they do ~~not~~ ^{not}. These justices in Hawaii could care less about the senior citizen whose being stolen from by members of the Honolulu Bar and these courts did nothing but turn a blind eye to the crimes committed by their Lawyer brethren and that is most disconcerting. Judge Faris who dismissed Miroyan's LLC's Chapter 11 bankruptcy and wiped out \$450,000 of unsecured debt in so doing failed to protect the very class of people, 8 of them that he is supposed to be protecting because they are unsecured.

Faris wipes them out like in a calloused move and it is he who has blacklisted Miroyan because his company, Redtail Investments, wanted and still wants to steal

Miroyan's 2 separate parcels totaling 25.75 Acres, 14.6 of which has the Commercial

Zoning and Faris couldn't get it for Redtail Investments. Miroyan, after being thrown under the bus by Faris, by Choi, his own paid attorney, put up a truthful but negative review of Choi for a plethora of reasons on AVVO. The main ones being Choi allowing the opposing counsel for lenders Kais, on 1 of Miroyan's properties, Choi said nothing while opposing counsel blatantly lied in court and fabricated lies. Choi also said negative, damaging, and false statements of his clients that showed his true alignment was for Choi himself and no one else except of course his boss, Robert Faris, and Choi moved to withdraw from the case rather than protect the equity of the unsecured class totaling \$450,000. Choi chose to work with the other side who made deal with Judge Faris who gave the opposing side practically whatever they wanted so long as his company Redtail Investments, got in on the

deal all ^{8th} part. *AND IT LOOKS LIKE ALL. JUDGES STEALING FROM THEIR FELLOW AMERICANS. HOW WONDERFUL AN EXAMPLE!*

Redtail Investments has picked up for cheap and super cheap \$225 million in properties over the last 10 years. Faris has been orchestrating from his "power position" ~~by~~ being the only Chapter 11 Corporate Bankruptcy Judge covering the Pacific Ocean and all its islands and inhabitants. Faris's position in the 9th circuit

bankruptcy court of appeals where he insulates himself from scrutiny and any adverse rulings and uses his position to generate purchases of corporate/LLC assets and thus has he and his friends become rich...by taking advantage of the people who turn to bankruptcy courts for help and for time to get their alternative ~~plan~~ financing in order.

MIROYAN RESPECTFULLY ASKS THIS HONORABLE COURT TO TAKE JUDICIAL NOTICE THAT PERPETRATORS OF THIS OUTRAGEOUS THEFT OF A SENIOR CITIZEN'S LAND IN THE STATE OF HAWAII ~~AND~~ ^{with} 2 JUDGES ~~Complicity~~ ^{League} ~~of~~ ⁷ LAWYERS ARE

- 1) PAUL SULLA JR.: LAWYER FOR DEFENSE (*he's guilty of malpractice*)
- 2) COMMISSIONER MICHAEL SCHLUETER: LAWYER AND HIS PARTNER

3) ANDREW KENNEDY: LAWYER

Both HAVE Lied & defrauded all unsecured creditors AND MIROYAN whose \$6 million in equity is being stolen by the 7 men listed here & w/ 2 judges that ARE corrupt!

4) MICHAEL CARROLL: ^{HAWAII} LAWYER FOR KAI

5) MATTHEW SHANNON: ^{HAWAII} LAWYER

6) CHUCK CHOI: ^{HAWAII} LAWYER FOR MIROYAN'S

7) STEPHEN WITTAKER ~~and~~ ~~and~~ ~~and~~ ^{LAWYER} for TEREICK

PLUS 2 JUDGES *sworn to uphold the US Constitution*

1) JUDGE ROBERT KIM ^{3rd} CIRCUIT COURT KONA

2) ROBERT FARIS; "KING OF THE PACIFIC" SOLE BANKRUPTCY COURT JUDGE FROM THE WEST COAST, CALIFORNIA TO THE MARIANNA ~~NA~~ ISLANDS

- ❖ Judge Robert Faris has been a friend of Chuck Choi since their college days together. Chuck Choi since pursued Miroyan and his Hawaiian LLC, Hawaiian Riverberd, LLC to become his clients. Faris has used his considerable influence and had me, Michael Miroyan blacklisted *in A*

cowardly move by one who won't admit what he does or explain it... he hides... in plain sight destroying people's lives... there's A

great America jurist. I am so appalled and shocked because this great country is dying at the hands of, at the ideas of, and at the pathetic implementations of men w/ misaligned & treacherous priorities and disgusting goals and doing it when they have so much already... I don't get it.

And this petitioner, Michael Miroyan, derives zero pleasure from this gang banging - bullies smashing me & in their duplicitous lies they whorishly justify it. This type of banishment & discrimination is hurtful to any human being and their family also. Black listed! Banished to the City of Refuge - outcast - don't speak to that Leper or we will black list and banish you!

FARIS AND his cabal of CHOIS AND SULTAS, SHANNAN AND CARROLLS, all hypocrites of the highest duplicity control/weak underlings and enemies w/ fear.

I find it pathetic, dishonorable and truly if it were offered to me as something I could do and join... I would not. There's no victory there; no moral high ground... Nothing to affirm but greed, treachery and deceit and poor shameful choices.

No thanks. I pass. I don't understand how one would or could participate. If you don't punish

WRONG CHOICES, CHOICES THAT HARM OTHERS, WHERE IS THE DETTERENT? MORE IMPORTANTLY, YOU'VE USURPED AND DONE AWAY W/CKS AND BALANCES.

SORRY, I PUT MY FAITH IN THE FOUNDING FATHERS ~~WH~~ WHO CREATED THIS VIBRANT LIVING BREATHING WONDERFUL COUNTRY OF OURS AND WHO FOUGHT FOR IT, ON PAIN OF DEATH SHOULD THEY LOSE. BEHOLD WHAT THEY GAVE US... THE GREATEST GIFT TO HUMANITY, SAVE FOR LIFE ITSELF FROM OUR MAKER.

IT IS SAID AND IT IS TRUE... "WHERE THE DEAD BODY LIES.... THERE YOU WILL FIND " NOR WILL YOU FIND THIS PLAINTIFF; BECAUSE, AND I THANK MY GOD, I DON'T BELONG TO THAT CLUB NOR DO I WANT TO...

I ASK THE SUPREME JUSTICES TO FORGIVE MY HANDWRITING REQUEST BUT THE UNBELIEVABLE HAD TO HAPPEN WHICH MADE THIS MANDATORY.

I BROUGHT MY CAUSES OF ACTION AGAINST JUDGE KIM BECAUSE OF HIS DENYING ME ACCESS TO THE COURTS, BECAUSE OF HIS CONSTANT THREATS TO "NOT SAY A WORD" OR TO GO TO JAIL FOR "PRACTICING LAW W/O A LICENSE" ALL OF WHICH IS PURE INTIMIDATION, DISCRIMINATION, DENIAL OF DUE PROCESS & ZERO PROTECTION UNDER THE LAW.... JUDGE KIM KNEW ON JUNE 21, 2019 THAT I SUED HIM IN FEDERAL COURT NDCA -

for too many, alid reasons to begin to mention.

Judge Kim held a hearing on June 3, 2019 involving my 15ac. of Commercial Property whereby MISCREANT Shannon, crooked little Matty - Carrol's well taught protégé, and runner up in the "Cabal of 9" for the Crowne Skeez Award where this attorney held an auction of my property, in my name, where I signed on the notes) after my attorney notified him of my Chapter 13 BK filing - the automatic stay was in place for close to 3 hours AND the pathetically morally bankrupt Andrew Kennedy, the heel of pig sat around to eat it.

Shannon and his friends auction is void it was conducted after they'd been notified of the stay the case * the filing time and they had does to prove it.

Now behold... the unmitigated gall, the pure arrogance of little bigot Matty the doer/it and only in that vein is he scandalously consistent.

Matt SHANNON NEVER served me papers for the June 3, 2019 hearing. He added me as a John Doe #1 without service. Paul (King Skeez) Sulla is AN owner of the franchise "Crown Skeez" and is a scam

bag of the highest order, who loves lies more than truth, is bereft of discernment, and like an animal appears to have no conscience. His presence anywhere is a mockery of decency and his disgusting and continued actions offend me to the point of total disgust. Sulla lives w/ impunity and immunity and flaunts it while angels blush/cry. One can't go any lower w/ Sulla and within 2-4 weeks of my transferring the assets of my HR LLC to myself after corporate resolution to protect the assets of the LLC, and after a document I prepared showing I was owed at least \$1.9 million from the LLC for putting the property into it ten years before and for no salary for the better part of 9 years I announced to all that I did it openly, legally and assuming all debt, which is less than a 20% PLV. In so doing I took the opportunity on Sept. 18 or 24, 2018 to completely fire the scumbag parasite never wanting to see his ilk for the rest of my life and I did it in ccd email traffic to the pathetic prostitute Andrew Kennedy who, w/out my permission or knowledge,

sent it to opposing counsel, Matty Shannon, who being the perverted one he is ... probably figured he was sneakily gaining big access and by cheating, his M.O., gaining an edge to achieve victory while peeping Tom in on my email communications whereby I fully and unequivocally fired the human refuse Sulla and I say it from experience - I told him in writing some 40 days after I had owned the property you will never ever represent me or my entities in any court of law ever in this state or in any other.

Idiot Shannon piped in to Kennedy's call for direction ... shocking me and busting both of them.

So, for the last 4-5 days I've been dealing w/ Judge Kim's treachery and highly questionable legal tactics whereby he was served my lawsuit attached hereto but will be amended as lead defendant for denying me access to the courts, threatening me, obliterating due process and equal protection under the law to just name a few and at the hearing on June 3, 2019 where for the first time in ~~4~~ 4 years the Judge

allowed me to speak for 2-3 minutes I told him I had not been served that the hearing should not be held, that the illegal auction during an automatic federal Bankruptcy stay is void, that I had unequivocally fired Sulla 9 months earlier even though the 2 of them pretended it hadn't occurred and continued to hold "court" w/out me being notified w/a miscreant attorney Sulla who I guess is so obtuse he knows not when he's fired; and that I was suing them in an adversary complaint in federal court for conspiring to steal my land w/out due process of law and as such I demanded Judge Kim recuse himself and that he not continue this farce and mockery of court where it's his own personal agenda getting accomplished w/out a thread of integrity let alone the cloth of integrity being in the Court and as such he must not rule on Matty Shannon's disingenuous and illegal motions to sanction me for a valid open and honest transfer done on Aug 9, 2019 at the Honolulu Bureau of Conveyances and for Shannon's pleadings calling his and his friend Kennedy's farce of an auction to be valid, when it's void; he Shannon then

asks the judge BROOKED Kim to order that title be taken from me w/out the mandatory proper auction and the all important court confirmation hearing taken place.

With all this out in the open and going on and the criminals of the conspiracy running for cover - never would I believe this Judge would rule after being sued for numerous plainly valid causes, none of which he has immunity for when he's following his own illegal and self serving and highly profitable selfish piggy agenda whereby \$5 million in equity will be stolen again in broad daylight.

But in his infamous greaseball fashion w/ his COCKROACH Shannon and Lulla cheering him on along w/ Robert Faris telling Robert Kim don't worry the fix is in - King Faris will protect you no matter what... incredibly this embarrassment ~~of~~ of the judiciary waited until July 1, 2019 right before the 4th July long weekend and granted everything in its entirety to Shannon and Carol as if this

legal sinning represents victory and then they do not post it or notify me its even occurred and like thieves in the night Shannon runs to draw docs ... then waiting 15 full days, Shama mails the minute order attached hereto as Ex 3 on July 15, 15 days after the ruling and on Mon 22ND I opened an envelope sent to the wrong address and they'd been so informed and in the envelope is a quit claim for me to sign and return no later than Monday 22ND totally illegal - no service that they can prove because it never occurred - they don't care they are ordering title Co. to follow judge's order and take me off title and give it to the guilty cheating lying lender who, as my partner, lied to me for 2 1/2 years while they breached our purchase agreement and plotted w/ Shannon & Carol to steal my property and while they know they won't get it legally thru legal channels now they plot this scandalous run for the border

To say that I've been busy is an under
statement. Clifford Horner told me he would
take this case and upon my visit to his Walnut
Creek office in mid June he turned it down....
most won't like to sue a judge even when he's
a crooked judge because it doesn't usually
pay dividends but I have no choice because it
is he who is doing this horror to me. I've asked
to know the name of title Co. and they won't
tell me. It's me Miroyan against the
7 lawyers and their staff and the 2 bad
judges we can't forget so it's not a fun job
and I am overwhelmed and they cheat & they
lie and one I have to do my duty to
protect family items and land given to me thru
my hard work whereas these have never earned
any of it yet they covet it and in broad
daylight bring shame & game to themselves
because why? Because Paris tells them to.
I would like to have time to

truly organize my truthful findings and
proof into a compelling lawsuit. I would
like to put my best foot forward on my
wit of Carthari; I believe a blind eye
turned is wrong that grabbing the bull by
the horns is best for all of us in our country.

I am continually overwhelmed and
shocked as every dirty trick is employed to
disrupt me and here I stand requesting
the ^{*}maximum amount of days to extend
because all things will be in better view
by then and I hope and pray the Supreme
Justs will ^{*}allow this plaintiff to put together
a cohesive, compelling, accurate brief
that may make a difference when read
by these scholars and their team members.

I, Michael Miroyan, do hereby
swear under penalty of perjury of the laws
of Calif., all the above is true.

Date: 7/25/19

Respectfully

Submitted

4:44pm

Michael Miroyan
M Miroyan