Supreme Court, U.S. FILED

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### NO. 22A445

### In the

### Supreme Court of the United States

CHRISTOPHER M. HUNT, SR.

APPLICANT,

v.

NATIONSTAR MORTGAGE, LLC DEUTSCHE BANK NATIONAL TRUST COMPANIES JAY BRAY, CEO Nationstar THE ALBERTELLI FIRM, P.C.

RESPONDENTS.

APPLICATION FOR EXTENSION OF TIME TO FILE PETITION FOR A WRIT OF CERTIORARI TO THE UNITED STATES CIRCUIT COURT OF APPEALS FOR THE ELEVENTH CIRCUIT

To the Honorable Justice Clarence Thomas, Associate Justice of the United States Supreme Court and Circuit Justice for the Eleventh Circuit

Rev. Christopher M. Hunt, Sr. Ph.D. Pro Se 5456 Peachtree Blvd., Ste. 410 Atlanta, GA 30341 1cor13cmh@gmail.com 770-457-3300

January 3, 2023

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CHOREME COURT II C

Comes Now Applicant/Appellant "Homeowner" temporarily pro se due to Respondents/Appellees "Mortgagees" illegal court affirmed breach of contract and contemptuous theft of \$400,000 home equity and files in this honorable Court his APPLICATION FOR EXTENSION OF TIME TO FILE PETITION FOR A WRIT OF CERTIORARI TO THE UNITED STATES CIRCUIT COURT OF APPEALS FOR THE ELEVENTH CIRCUIT and avers:

#### APPLICATION FOR AN EXTENSION OF TIME

Pursuant to Rule 13.5 of the Rules of this Court, Applicant Christopher M.

Hunt, Sr. hereby requests a 60-day extension of time within which to file a Petition for a Writ of Certiorari up to weekend so including Monday, March 22, 2023.

Homeowner has persevered since his first defensive filing in state court was properly granted a TPO in 2014. Then a second proven proper TPO in 2017. Homeowner's 2014 case breach of contract, fraud, RESPA violations, and as a "whistle blower" of federal banking violations Sarbanes-Oxley Act and Dodd-Frank Wall Street Reform and Consumer Protection Act with violations of AMERICAN BANK & TRUST CO. V. FEDERAL RESERVE BANK, 256 U.S. 350 (1921); has been supported by recent rulings in Supreme Court (JESINOSKI ET

UX. v. COUNTRYWIDE HOME LOANS, INC., ET AL. No. 13–684

1/2015 and BP P.L.C. V. MAYOR AND CITY COUNCIL OF

BALTIMORE, 593 U.S. 2021); USCA (upholding District Court

ROBINSON V. NATIONSTAR MORTGAGE LLC 8:14-cv-03667

DCMDGreenbelt 2021 Homeowner is winning member #FF64929439

and MALONE V. FED. HOME LOAN MORTG. CORP., DCM.GA May

12, 2016 re: First Breach), all fifty state attorney generals, etc. (please see C-I-P) proving modern day legal battle David v. Goliath.

The home and home office of twenty+ years is being well cared for and is appreciating with equity almost equal to true debt (not fraudulently penalties, interest after Mortgagees First Breach and bid in higher than advertised contemptuous, illegal foreclosure though no competing bids in additional act of accounting fraud and tax evasion). This case is paramount importance for millions of homeowners and Homeowner is contacting attorneys and is preparing his Certiorari. Homeowner is willing to risk personal bankruptcy to retain counsel and help others by winning his case per "Equal Justice Under Law". Homeowner has a case in Supreme Court of Georgia S22C1331 due to conflict of courts this instant case finally resolves. There is a second

USCA11 sister case 22-11463 almost on its way into this Court due to USCA11 refusal to combine cases and with extension should be in this honorable Court. That case deals with the conflict of jurisdiction and enforcement of Federal Court jurisdiction and the new Court ruling of BP P.L.C. V. MAYOR AND CITY COUNCIL OF BALTIMORE that USCA11 was unaware until Homeowner informed and provided means to resolve incredibly serious conflict of Federal Courts "do not disturb" state even when state proven no jurisdiction and state has no internal means to void a defrauded state magistrate and superior court nullity order even when first breach, no jurisdiction, contemptuous and illegal acts are done! USCA11 and DCN.GA are not receptive to legal advice from pro se so this honorable Court must make ruling as it has in JESINOSKI and perfect the implementation of BP P.L.C. V. MAYOR AND CITY COUNCIL OF BALTIMORE, a current clarifying ruling for AMERICAN BANK & TRUST CO. V. FEDERAL RESERVE BANK, 256 U.S. 350 (1921 and answer this all-important question for sovereignty of USA and authority of Judicial Branch of Constitutional USA:

JURISDICTION Per filing: NOTICE OF FILING: SUPPLEMENT RECORD OF CONSTITUTIONAL QUESTION JURISDICTION

## OBJECTION TO MOTION TO DISMISS WITH NOTICE APPELLEES C-I-P DEUTSCHE IS ILLEGAL IN USA

21-10398 6 June 22 crossed filed from 22-11463:

When and how does a non-USA based, international foreign company(instant case Deutsche, Germany) come into jurisdiction of USA and a state (instant case Georgia) and then via Removal from a state into Federal Courts DCN.GA & USCA11, when said corporation is operating in violation of U.S. Supreme Court AMERICAN BANK & TRUST CO. V. FEDERAL RESERVE BANK, 256 U.S. 350 (1921); violating Congressional Federal Laws of Sarbanes-Oxley Act and Dodd-Frank, violates state laws O.C.G.A. First Breach so per MALONE no standing in any court to enforce contract until Deutsche cures breach, while not

even properly registered in any way (apparently to avoid state taxes and accountability of state juries) acted in brazen contempt of court orders, violated 28 US § 1450, violated Court jurisdiction, perpetrated fraud on courts to obtain nullity orders to steal USA citizens homes in violation to U.S. Constitution?!

How was improperly substituted Plaintiff Deutsche court recognized to have standing to enforce breached contract in contradiction to *MALONE* and *ROGERS V. DEUTSCHE BANK NATIONAL TRUST COMPANY* et al. A17A1256?

RES JUDICATA: How and when does Res Judicata apply to a case that 1) never had jurisdiction; 2) the previous case court dismissed without prejudice due to proven fraud on the courts with instructions to serve again because not accepting proven correct and defaulted Secretary of State; 3) the only mention of any potential ruling was proven erroneous, nullity inapplicable case law *HOSPITALITY* conflicting with U. S. Supreme Court *JESINOSKI*, District Court *MALONE*, etc.

U.S. CONSTITUTION: How does the Court recognize and cure the same extreme bias/prejudicial error of infamous Dred Scott of instant case due to Mortgagees slandering Homeowner to make case more of a "legal oligarchy v. pro se" instead of about law per U.S. Supreme Court website home page opening sentence:

"EQUAL JUSTICE UNDER LAW"-These words, written above the main entrance to the Supreme Court Building, express the ultimate responsibility of the Supreme Court of the United States.

If during extension of time the Supreme Court of Georgia rules properly to void all nullity orders obtained by fraud by improperly substituted parties and counsel, and void contemptuous illegal foreclosure done in known violation to Federal Court jurisdiction, then the matters of instant case will be simplified to the major conflicts that Mortgagees are misusing. Given the legal demands and need for attorney, the holidays and importance of case and nothing detrimental to any party the reasonable extension should be granted. Homeowner has always been able to afford and timely paid proper mortgage. Mortgagees indisputably committed First Breach and created this (il)legal Cat In The Hat mess. Currently attorney Larry Dougherty of GuerraKing.com is looking to take case.

Respectfully submitted this 3rd day January 2023.

Christopher M. Hant, Sr., Appellant Homeowner Pro Se.

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### CERTIFICATE OF COMPLIANCE

- 1. This petition complies with the type-volume limitation of Supreme Court, this filing contains 439+/- words.
- 2. This brief complies with the typeface requirements of Supreme Court because it has been prepared in a proportionally spaced typeface using a 14-point Century.

Dated 3rd day of January, 2023

Christopher M. Hunt, Sr. Applicant

#### CERTIFICATE OF SERVICE

I have sent a copy of this APPLICATION FOR EXTENSION OF TIME

TO FILE PETITION FOR A WRIT OF CERTIORARI TO THE UNITED

STATES CIRCUIT COURT OF APPEALS FOR THE ELEVENTH

CIRCUIT by approved Electronic Service email via Cross Filing USCA11

per agreement Rule and if requested US mail after filing this 3<sup>rd</sup> day of

January, 2023

Christopher Anulewicz Balch and Bingham Counsel for Deutsche Bank Trust Company Americas Nationstar Mortgage LLC 30 Ivan Allen Jr. Blvd. NW Suite 700 Atlanta, GA 30308

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# FRAP 26.1 Certifical Interested Parties (C-I-P) US 22A445, USCA11 21-1039 22-11463 DEUTSCHE et al vs. Hunt DCNG 22cv01173,

Pursuant to Eleventh Circuit Rule 26.1-1, Christopher M. Hunt, Sr. ("Homeowner"/Appellant) hereby certify that the following is a complete list of all trial judges, attorneys, persons, associations of persons, firms, partnerships, or corporations that have an interest in the outcome of the present appeal, including subsidiaries, conglomerates, affiliates, parent corporations, and publicly held corporations that own 10% or more of the party's stock:

- Albertelli Law: Counsel for Mortgagees who participated in crimes by via illegal, contemptuous wrongful foreclosure, was paid % of KNOWN fraudulent inflated debt, violated O.C.G.A. § 14-2-1530 (5) and has defaulted on service for a fourth time after Balch coached how and when to remedy the fraud on courts "Compliant" company, has lost three federal cases as bad acting debt collector. Albertelli is always in CIPs as Defendant and CIP party and Mortgagees admit most questions of case involve mandated joinder party.
- Aldridge Pite, LLP: Law Firm of Dallas R. Ivey, Counsel Appellee DBTCA. Went without notice to courts or Homeowner as improperly substituted counsel for Albertelli with unauthorized substituted party Deutsche illegally went ex parte into state magistrate while known jurisdiction was in federal courts and obtained nullity eviction in conflict with U. S. Supreme Court by fraud in contempt of DCNG!
- Anulewicz, Christopher Scott: Counsel for Appellees Nationstar Mortgage, LLC and Deutsche Bank National Trust Companies. "Christ?opher" apparently will do almost anything for bosses to keep "one of our largest clients" as he orchestrates everything from fraud on courts concerning case start of Albertelli's default after original TRO, falsifying "compliance", violations Rule 3.3 and citing bad law to bias courts, etc. Refuses to adhere to rules of ethics for federal and state courts.
- Bray, Jay CEO: Defendant (but has not wrong Christ?opher!) as CEO of Nationstar was served 6/8/20 so also defaulted since Christ?opher admits has not answered Complaint. Jay has acknowledged his braying and

- company so bad it has to be transformed beyond just name change.
- Balch & Bingham LLP: Law firm of Christopher S. Anulewicz (above), Brooke W. Gram (below), and Patrick N. Silloway (below), counsel for Appellees Nationstar Mortgage, LLC and Deutsche Bank National Trust Companies and have senior partners in prison for corrupting government officials.
- · Cohen, Mark H.: U.S. District Judge for the N. District of Georgia.
- Dear Jackson, LaTisha: Judge, Superior Court of DeKalb County who started as "court of equity" and granted second proven proper TRO that ended conflict and contempt of federal courts and original TRO, but then was defrauded to violate laws and rules, then properly stayed all action but defrauded again in ruse by Deutsche/Aldridge to make a fifth correction to a final order that was misused violating Rule 28 §1445 to attempt evict!
  - Deutsche Bank National Trust Companies: Per Balch USCA11 21-10398: Deutsche Bank National Trust Companies is a national banking association organized under the law of the United States to carry on the business of a limited purpose trust company. Deutsche Bank is a wholly owned subsidiary of Deutsche Bank Holdings, Inc., which is a wholly owned subsidiary of Deutsche Bank Trust Corporation, which is a wholly owned subsidiary of Deutsche Bank AG, a banking corporation organized under the laws of the Federal Republic of Germany. No publicly-held company owns 10% or more of the Deutsche Bank AG's stock. Deutsche Bank's main office is in Los Angeles, California. Deutsche Bank's principal office of trust administration is in Santa Ana, California. As a national banking association, Deutsche Bank is operating illegally without being registered in headquarters state with registered agent in violation to U.S. Supreme Court American Bank & Trust Co. v. Federal Reserve Bank, 256 U.S. 350 (1921) so again Christ?opher misleads court as never corrected Homeowner filing but still files lies "may do business in all 50 states in the United States without having to be registered as a foreign corporation or otherwise be registered or licensed in any individual state in order to conduct business in the state"; Deutsche is one of main culprits causing "Great Recession", featured bank in movie The Big Short, U. S. fined Deutsche \$7.2Billion, 60 minutes expose

\$100+Billions money laundering, violated banking rules to obtain and maintain known child pedophile sex trading Epstein account, instant case violated federal banking laws, first breach, fraud, slander etc.

- CONTRADICTS Aldridge Pite's 22-11463
- Deutsche Bank Trust Company Americas, as Trustee: Appellee. DBTCA is a New York state chartered banking corporation with fiduciary powers duly organized under the laws of the State of New York. DBTCA is a wholly owned subsidiary of Deutsche Bank Trust Corporation, a New York corporation. Deutsche Bank Trust Corporation is a wholly owned subsidiary of DB USA Corporation, a corporation organized and existing under the laws of the State of Delaware. DB USA Corporation is a wholly owned subsidiary of Deutsche Bank AG. Deutsche Bank AG (DB:U.S.; DBK:GR) is a German multinational investment bank and financial services company headquartered in Frankfurt, Germany, and is dual listed on the Frankfurt Stock Exchanges and the New York Stock Exchange. Deutsche Bank AG is not a subsidiary of any parent corporation, and no publicly held corporations own 10% or more of the stock of Deutsche Bank AG. Is also operating illegally without being registered in headquarters state of New York without a registered agent in violation to U.S. Supreme Court American Bank & Trust Co. v. Federal Reserve Bank, 256 U.S. 350 (1921) to avoid taxes and accountability of New York juries?!!
- Gram, Brooke Walker: Counsel for Appellees Nationstar Mortgage, LLC and Deutsche Bank National Trust Companies who conveniently used to work in federal court judge's office.
- Hunt, Sr., Christopher M.: Appellant; "Homeowner" has always been 100% honest, court honoring and legally right per U.S. Supreme Court, DCMG, DCNG, OCGA, federal banking laws, TROs.
- KKR Wand Investors Corporation: KKR Wand Investors Corporation, is a Delaware corporation which has no parent corporation and is not publicly held; SEC violations misallocating more than \$17 million in so-called "broken deal" expenses to its flagship private equity funds in breach of its fiduciary duty. KKR agreed to pay nearly \$30 million

including a \$10 million penalty.

- Mr. Cooper Inc.: Mr. Cooper Inc. (NASDQ ticker: COOP) is owned by KKR Wand Investors Corporation; is new rebranding attempt AKA Nationstar so corrupt and incompetent that local Dallas paper was critical of name change without character and performance change.
- Nationstar Mortgage LLC: Nationstar Mortgage LLC is wholly owned by Nationstar Subl LLC and Nationstar Sub2 LLC. Nationstar Subl LLC and Nationstar Sub2 LLC are both wholly owned by Nationstar Mortgage Holdings, Inc., a publicly-traded company. (NYSE ticker: NSM); so bad even name change cannot transform admitted bad culture and costumer abuse. Recently lost \$3Millions case on RESPA violations.
- Sewing, Christian: CEO Deutsche -voluntarily dismissed as a defendant on 8/17/20 after translating Complaint because case is won, and he is in so much trouble for other things more accountability unnecessary.
- Silloway, Patrick N.: Counsel for Appellees Nationstar Mortgage, LLC and Deutsche Bank National Trust Companies, needs to start making an honest living. These attorneys need to withdraw or stop bad filings.
- Thrash, Thomas W.: District Judge for the N. District of Georgia; severally prejudiced by misplaced trust in bad acting debt collector attorneys' slander, bad law and Magistrate's erroneous report...

Walker, Linda T.: Magistrate Judge for the DCNG

Respectfully submitted this 3rd day of January, 2023

Christopher M. Hunt, Sr. forced Pro Se Appellant Homeowner

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