

APPENDICES

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Supreme and Appellate Court

Case Detail

Supreme & | Printer Friendly | New Search | Judicial
Appellate Version Home
Court Page
Look-up
Home

Case Information

SC 230063 THE BANK OF NEW
YORK MELLON v. WILLIAM
RUTTKAMP ET AL. Status: Denied

Pre-Appeal To receive an email when there
Petition is activity on this case, click here.
Information

Motion Name: Motion for Reconsideration En Banc

File Date: 09/27/2023 **Order:** Denied

Filed By: Petitioner **Order Date:** 11/07/2023

Trial Court Case Information

Docket No: MMXCV106001915S

APP - 2

Judgment For: Plaintiff **Court:** JD COURT
HOUSE AT
MIDDLETOWN

Trial Judge(s): HON. EDWARD **Judgment Date:**
S. DOMNARSKI 10/11/2022

Case Type: CIVIL – FORECLOSURE

Party/Attorney or Self-Represented Information

	Trial Court Party Class	Appeal Party Class
SHLOMIT RUTTKAM	Defendant	Petitioner/ Movant
Self Rep: SHLOMIT RUTTKAMP		
HOP ENERGY LLC D/B/A VALLEY OIL	Defendant	Respondent

Juris: 423840 REVELEY WILLIAM G. &
ASSOCIATES LLC

THE BANK OF NEW YORK MELLON F/K/A THE BANK OF NEW YORK AS TRUSTEE ON BEHALF OF CIT MORTGAGE LOAN TRU	Plaintiff	Respondent
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Juris: 418503 GERALDINE A CHEVERKO

APP - 3

WILLIAM J RUTTKAMP Defendant Respondent

Juris: 416965 TIMOTHY LODGE

Case Activity

Activity Number	Date filed	Description	Action
	Initiated By		Action Notice Date
PRE	SC 230063	E-filed	Denied
APPEAL	09/27/2023	Motion for	11/07/2023
MOTION		Reconsideration	11/07/2023
		En Banc	
OPPOSITION,	SC 230063	E-filed	Filed
RESPONSE	10/6/2023	Opposition,	11/07/2023
OR		Response	
WITHDRAWAL		or	
OF PETITION		Withdrawal	
		Of Petition	
ORDER	SC 230063	Clerk	Denied
	11/7/2023	Uploaded	11/07/2023
		ORDER	11/07/2023

Version 1.33.1.0 Nov 2023

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APP - 4

**Order On Pre-Appeal Motion for Reconsideration
En Banc SC230063**

Docket Number: MMXCV106001915S

Issue Date: 11/7/2023

Sent By: Supreme/Appellate

**Order On Pre-Appeal Motion for Reconsideration
En Banc SC230063**

MMXCV106001915 S THE BANK OF NEW YORK
MELLON v. WILLIAM RUTTKAMP ET AL.

Notice Issued: 11/7/2023 2:34:00 PM

Notice Content:

Motion Filed: 9/27/2023

Motion Filed By: Shlomit Ruttkamp

Order Date: 11/07/2023

Order: Denied

By the Court
Keane, Peter

Notice sent to Counsel of Record

Hon. Edward S. Domnarski

Clerk, Superior Court, MMXCV106001915S



Supreme and Appellate Court Case Detail

Supreme & | Printer Friendly | New Search | Judicial
Appellate Version Home
Court Page
Look-up
Home

Case Information

SC 220391 THE BANK OF NEW
YORK MELLON v. WILLIAM
RUTTKAMP ET AL.

Status: Denied

Pre-Appeal
Petition
Information

To receive an email when there
is activity on this case, click here.

File Date: 06/01/2023 Order: Denied

Filed By: Defendant Order Date: 09/19/2023

Trial Court Case Information

Docket No: MMXCV106001915S

Judgment For: Plaintiff Court: JD COURT
HOUSE AT
MIDDLETOWN

Trial Judge(s): HON. EDWARD Judgment Date:
S. DOMNARSKI 10/11/2022

Case Type: CIVIL – FORECLOSURE

Party/Attorney or Self-Represented Information

	Trial Court Party Class	Appeal Party Class
SHLOMIT RUTTKAM	Defendant	Petitioner
Self Rep: SHLOMIT RUTTKAMP		
HOP ENERGY LLC D/B/A VALLEY OIL Juris: 423840 REVELEY WILLIAM G. & ASSOCIATES LLC	Defendant	Respondent
THE BANK OF NEW YORK MELLON F/K/A THE BANK OF NEW YORK AS TRUSTEE ON BEHALF OF CIT MORTGAGE LOAN TRU	Plaintiff	Respondent

APP - 7

Juris: 418503 GERALDINE A CHEVERKO
WILLIAM J RUTTKAMP Defendant Respondent
Juris: 416965 TIMOTHY LODGE

Case Activity

Activity	Number	Date filed Initiated By	Description	Action Action Notice Date
PETITION	SC 220391	6/1/2023	Petition for Certification to the Supreme Court	Denied 09/19/2023 09/19/2023
OPPOSITION, RESPONSE OR WITHDRAWAL OF PETITION	SC 220391	6/12/2023	E-filed Opposition, Response or Withdrawal of Petition	Filed 09/19/2023
ORDER	SC 220391	9/19/2023	Clerk Uploaded Order	Denied 09/19/2023 09/19/2023

Version 1.33.1.0 Nov 2023

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**SUPREME COURT
STATE OF CONNECTICUT**

PSC-220391

THE BANK OF NEW YORK MELLON

V.

WILLIAM RUTTKAMP ET AL.

**ORDER ON PETITION FOR CERTIFICATION TO
APPEAL**

The defendant's petition for certification to
appeal from the Appellate Court,
(AC 45948), is denied.

Shlomit Ruttkamp, self-represented, in support of the
petition.

Geraldine A. Cheverko, in opposition.

Decided September 19, 2023

By the Court,

/S/

Peter D. Keane
Assistant Clerk – Appellate

APP - 9

Notice Sent: September 19, 2023
Petition Filed: June 1, 2023
Clerk, Superior Court, MMX-CV10-6001915-S
Hon. Edward S. Domnarski
Clerk, Appellate Court
Reporter of Judicial Decisions
Staff Attorneys' Office
Counsel of Record



Supreme and Appellate Court

Case Detail

Supreme & Appellate Court Look-up Home	Printer Friendly Version	New Search	Judicial Home Page
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Case Information

AC 45948

THE BANK OF NEW YORK MELLON v. WILLIAM RUTTKAMP ET AL.

Status: **Disposed**

Pre-Appeal Petition Information	To receive an email when there is activity on this case, click here.
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Date Filed: 10/28/2022

Response to
Docket Due

Appeal By: Defendant

Date:

Argued Date:

Disposition
Method: Court Motion

APP - 11

Submitted on Briefs
Date:
Panel:

Disposition
Date: 05/24/2023

Cite:

Petition(s) For
Certification: SC 220391

CROSS APPEAL/AMENDED APPEAL

Trial Court Case Information

Docket
Number: MMXCV106001915S

Judgment For: Plaintiff Court: JD COURT
HOUSE AT
MIDDLETOWN

Trial Judge(s): HON. EDWARD Judgment Date:
S. DOMNARSKI 10/11/2022

Case Type: CIVIL – FORECLOSURE

Party/Attorney or Self-Represented Information

APP - 12

	Trial Court Party Class	Appeal Party Class
SHLOMIT RUTTKAM	Defendant	Appellant
Self Rep: SHLOMIT RUTTKAMP		
HOP ENERGY LLC D/B/A VALLEY OIL	Defendant	Appellee
Juris: 423840 REVELEY WILLIAM G. & ASSOCIATES LLC		
THE BANK OF NEW YORK MELLON F/K/A THE BANK OF NEW YORK AS TRUSTEE ON BEHALF OF CIT MORTGAGE LOAN TRU	Plaintiff	Appellee
Juris: 418503 GERALDINE A CHEVERKO		
WILLIAM J RUTTKAMP	Defendant	Appellee
Juris: 416965 TIMOTHY LODGE		

APP - 13

**Transcripts
And
Exhibits**

**Exhibits
Received By
Court**

Party	Transcripts Ordered	Estimated Delivery Date	Delivered To Party	Pages	Delivered To Court
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SHLOMIT RUTTKAMP	10/31/2022	11/28/2022	10/38/2022	38	
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Preliminary Papers

Party Name	Preliminary Statement Of the Issues	Designation of the Proposed Contents of The Clerk Appendix	Certificate Transcript Received
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SHLOMIT RUTTKAMP	10/31/2022	12/05/2022	10/31/2022
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Docketing Statement	PAC Statement	Constitutionality Notice
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10/31/2022		10/31/2022
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APP - 14

Sealing Certificate
Notice Interested Entities

Briefs and Prepared Record **Record Filed:**

	Type	Original Due Date	Due Date	Date Filed
SHLOMIT RUTTKAMP Appellant	Brief	01/27/2023	TBD	

Case Activity

Activity	Number	Date filed Initiated By	Description	Action
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APPEAL AC 45948 10/28/2022 Direct Appeal

Filed

PRELIMINARY PAPER/APPEAL DOCUMENTS	10/28/2022	Correspondence from Court
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Filed

APP - 15

PRELIMINARY
PAPER/APPEAL
DOCUMENTS

10/31/2022

Appeal Transcript
Filing Form to
Accompany
Transcripts
and/or Land Use
Regulations

Filed

PRELIMINARY
PAPER/APPEAL
DOCUMENTS

10/31/2022

Appeal Transcript
Order Form

Filed

PRELIMINARY
PAPER/APPEAL
DOCUMENTS

10/31/2022

Constitutionality
Notice

Filed

PRELIMINARY
PAPER/APPEAL
DOCUMENTS

10/31/2022

Docketing
Statement

Returned

APP - 16

PRELIMINARY
PAPER/APPEAL
DOCUMENTS

10/31/2022

Pre-Argument
Conference
Statement

Returned

PRELIMINARY
PAPER/APPEAL
DOCUMENTS

10/31/2022

Preliminary
Statement of
Issues

Filed

TC MOTION AC 225115 11/1/2022 SHLOMIT
RUTTKAMP

Motion for Articulation
(Trial Court Only)

Denied

02/10/2023
02/10/2023

PRELIMINARY
PAPER/APPEAL
DOCUMENTS

11/1/2022

Docketing
Statement

Filed

APP - 17

PRELIMINARY
PAPER/APPEAL
DOCUMENTS

11/4/2022

Appeal
Transcript
Order
Acknowledgement
from Court
Reporter

Filed

PRELIMINARY
PAPER/APPEAL
DOCUMENTS

11/28/2022

Appeal
Transcript
Order Form with
Certificate of
Completion

Filed

DELINQUENCY
ORDER

220246

11/29/2022

Clerk
uploaded
Delinquency
Order

Filed

APP - 18

DELINQUENCY ORDER	220246	11/29/2022	Court NISI Appellate Electronic Access Form (JD-AC-015)
			Due By 12/09/2022 11/29/2022

PRELIMINARY PAPER/APPEAL DOCUMENTS	12/5/2022	Designation of the Contents of the Clerk Appendix
		Filed

BRIEF	12/13/2022	Clerk uploaded Electronic Version of Clerk Appendix
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APP - 19.

DELINQUENCY			
ORDER	220246	12/13/2022	Clerk Uploaded Delinquency Order

Filed

MOTION FOR
EXTENSION AC 2230993 12/19/2022 SHLOMIT
RUTTKAMP

Appellant Brief
Extension Date: 03/27/2023

Granted	12/29/2022
	12/29/2022

MOTION AC 223239 1/23/2023 SHLOMIT
RUTTKAMP

Request Regarding Electronic Briefing Requirements	Other 01/23/2023 01/23/2023
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ORDER	AC 223239	1/23/2023	Clerk Uploaded Order
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Filed

APP - 20

ORDER	AC 225115	2/10/2023	Clerk Uploaded Order
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Filed

MOTION AC 223414 2/17/2023 SHLOMIT
RUTTKAMP

Motion for Review Other

05/24/2023

05/24/2023

APPEARANCE	2/22/2023	E-filed Appearance Form
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Filed

MOTION FOR
EXTENSION AC 2231417 2/27/2023 SHLOMIT
RUTTKAMP

Appellant Brief
Extension Date:

Granted
03/07/2023
03/07/2023

APP - 21

OPPOSITION,
RESPONSE OR
WITHDRAWAL
OF MOTION

AC 223414

2/27/2023

E-filed
Opposition,
Response or
Withdrawal of
Motion

Filed

MOTION

AC 223790

4/25/2023

Court

Motion for
Supplemental
Memoranda

Granted
04/25/2023
04/25/2023

MOTION

AC 223791

4/25/2023

Court

Clerk
Uploaded
Motion to
Dismiss

Granted
05/24/2023
05/24/2023

APP - 22

MOTION	AC 223791	4/25/2023	Court
			Motion to Dismiss
			Granted
			05/24/2023
			05/24/2023
ORDER	AC 223790	4/25/2023	Clerk uploaded Order
			Filed
ORDER	AC 223791	4/25/2023	Clerk uploaded Order
			Filed
ORDER	AC 223791	4/25/2023	Clerk uploaded Order
			Filed
OPPOSITION, RESPONSE OR WITHDRAWAL OF MOTION	AC 223791	5/8/2023	E-filed Opposition, Response or Withdrawal of Motion
			Filed

APP - 23

OPPOSITION,
RESPONSE OR
WITHDRAWAL OF
MOTION

AC 223791

5/9/2023

E-filed
Opposition,
Response or
Withdrawal
of Motion

Filed

DISPOSITION

Court

Court Motion

Disposed

05/24/2023

ORDER

AC 223414

5/24/2023

Clerk
Uploaded
Order

Filed

ORDER

AC 223791

5/24/2023

Clerk
Uploaded
Order

Filed

APP - 24

MOTION AC 232614 9/27/2023 SHLOMIT
RUTTKAMP

Motion to Stay Pending
Decision by U.S. Supreme
Court (P.B. § 71-7)

Denied

10/13/2023

10/13/2023

OPPOSITION,
RESPONSE OR
WITHDRAWAL OF
MOTION

AC 232614

10/5/2023

E-filed
Opposition,
Response or
Withdrawal
of Motion

Filed

ORDER

AC 232614

10/13/2023

Clerk
Uploaded
Order

Filed

APP - 25

MOTION AC 232913 11/8/2023 SHLOMIT
RUTTKAMP

Motion to Stay Pending
Decision by U.S. Supreme
Court (P.B. § 71-7)

Denied

12/08/2023

12/08/2023

MOTION AC 232935 11/13/2023

THE BANK OF NEW YORK MELLON F/K/A THE
BANK OF NEW YORK AS TRUSTEE ON BEHALF
OF CIT MORTGAGE LOAN TRU

Motion for
Sanctions

Granted

12/08/2023

12/08/2023

OPPOSITION, AC 232913 11/13/2023
RESPONSE OR
WITHDRAWAL OF
MOTION

E-filed Opposition, Response or
Withdrawal of Motion

Filed

APP - 26

OPPOSITION,
RESPONSE OR
WITHDRAWAL
OF MOTION

AC 232935

11/20/2023

E-filed Opposition, Response or
Withdrawal of Motion

Filed

ORDER

AC 232913

12/8/2023

Clerk
Uploaded
Order

Filed

ORDER

AC 232935

12/8/2023

Clerk
Uploaded
Order

Filed

Version 1.33.1.0 Nov 2023

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**Order On Motion for Supplemental
Memoranda AC 223790**

Docket Number: AC45948

Issue Date: 4/25/2023

Sent By: Supreme/Appellate

**Order On Motion for Supplemental
Memoranda AC 223790**

AC45948 THE BANK OF NEW YORK MELLON v.
WILLIAM RUTTKAMP ET AL.

Notice Issued: 4/25/2023 2:06:55 PM

Notice Content:

Motion Filed: 4/25/2023

Motion Filed By: Court

Order Date: 04/25/2023

Order: Granted

In the following matter, counsel and the self-represented party are hereby ordered, sua sponte, to file memoranda of not more than five pages on or before May 9, 2023, to give reasons, if any, why this appeal should not be dismissed because the post-judgment orders being challenged in this appeal are not appealable final judgments.

General Statutes § 52-263; Practice Book § 61-14; In Re
Haley B., 262 conn. 406, 412 (2003); Taff v. Bettcher,
243 conn. 380, 384 n. 2 (1997); State v. Curcio, 191
Conn. 27, 30-31 (1983); East Hartford Housing
Authority v. Morales, 67 conn. App. 139, 140 (2001).

* The memoranda shall be uploaded as a response to
the Court's motion to dismiss by selecting
opposition/response/ withdrawal and motion # 223791.

By the Court
Hanna, Sarah

Notice sent to Counsel of Record

Order On Motion to Dismiss AC 223791

Docket Number: AC45948
Issue Date: 4/25/2023
Sent By: Supreme/Appellate

Order On Motion to Dismiss AC 223791

AC45948 THE BANK OF NEW YORK MELLON v.
WILLIAM RUTTKAMP ET AL.

Notice Issued: 4/25/2023 2:05:04 PM

Notice Content:

Motion Filed: 4/25/2023
Motion Filed By: Court
Order Date: 04/25/2023

Order: Granted

In the following matter, counsel and the self-represented party are hereby ordered, sua sponte, to file memoranda of not more than five pages on or before May 9, 2023, to give reasons, if any, why this appeal should not be dismissed because the post-judgment orders being challenged in this appeal are not appealable final judgments.

APP - 30

General Statutes § 52-263; Practice Book § 61-14; In Re Haley B., 262 conn. 406, 412 (2003); Taff v. Bettcher, 243 conn. 380, 384 n. 2 (1997); State v. Curcio, 191 Conn. 27, 30-31 (1983); East Hartford Housing Authority v. Morales, 67 conn. App. 139, 140 (2001).

* The memoranda shall be uploaded as a response to the Court's motion to dismiss by selecting opposition/response/withdrawal and motion # 223791

By the Court
Hanna, Sarah

Notice sent to Counsel of Record

Order On Motion to Dismiss AC 223791

Docket Number: AC45948

Issue Date: 5/24/2023

Sent By: Supreme/Appellate

Order On Motion to Dismiss AC 223791

AC45948 THE BANK OF NEW YORK MELLON v.
WILLIAM RUTTKAMP ET AL.

Notice Issued: 5/24/2023 12:57:14 PM

Notice Content:

Motion Filed: 4/25/2023

Motion Filed By: Court

Order Date: 05/24/2023

Order: Granted

Having reviewed the memoranda from the parties addressing whether this appeal should be dismissed because the post-judgment orders being challenged in this appeal are not appealable final judgments

(see General Statutes § 52-263; Practice Book § 61-14; In Re Haley B., 262 Conn. 406, 412 (2003); Taff v. Bettcher, 243 Conn. 380, 384 n. 2 (1997); State v. Curcio, 191 Conn. 27, 30-31 (1983); East Hartford Housing Authority v. Morales, 67 Conn. App. 139, 40(2001)), it is hereby ordered that the appeal is dismissed.

By the Court
Keane, Peter

Notice sent to Counsel of Record

Hon. Edward S. Domnarski

Clerk, Superior Court, MMXCV106001915S

Order On Motion for Review AC 223414

Docket Number: AC45948

Issue Date: 5/24/2023

Sent By: Supreme/Appellate

Order On Motion for Review AC 223414

AC45948 THE BANK OF NEW YORK MELLON v.
WILLIAM RUTTKAMP ET AL.

Notice Issued: 5/24/2023 4:53:58 PM

Notice Content:

Motion Filed: 2/17/2023

Motion Filed By: Shlomit Ruttkamp

Order Date: 05/24/2023

Order: Other

No action is necessary.

By the Court

Keane, Peter

Notice sent to Counsel of Record

APP - 34

ORDER 418032

DOCKET NO: MMXCV106001915S

SUPERIOR COURT
JUDICIAL DISTRICT
OF MIDDLESEX
AT MIDDLETOWN

THE BANK OF NEW YORK MELLON F/K/A THE
BANK OF NEW

V.

RUTTKAMP, WILLIAM Et Al

10/11/2022

ORDER

ORDER REGARDING:
10/05/2022 276.00 MOTION FOR STAY

Present: Pltf Atty Pocklington, SRP Ruttkamp

The foregoing, having been heard by the Court, is
hereby:

ORDER: DENIED

Superior Court Results Automated Mailing (SCRAM)
Notice was sent on the underlying motion.

418032

Judge: EDWARD S DOMNARSKI

This document may be signed or verified electronically and has the same validity and status as a document with a physical (pen-to-paper) signature. For more information, see Section I.E. of the State of Connecticut Superior Court E-Services Procedures and Technical Standards (<https://jud.ct.gov/external/super/E-Services/e-standards.pdf>), section 51-193c of the Connecticut General Statutes and Connecticut Practice Book Section 4-4.

ORDER 418032

DOCKET NO: MMXCV106001915S

SUPERIOR COURT
JUDICIAL DISTRICT
OF MIDDLESEX
AT MIDDLETOWN

THE BANK OF NEW YORK MELLON F/K/A THE
BANK OF NEW

V.

RUTTKAMP, WILLIAM Et Al

10/11/2022

ORDER

ORDER REGARDING:
10/05/2022 277.00 MOTION TO DISQUALIFY

Present: Pltf Atty Pocklington, SRP Ruttkamp

The foregoing, having been heard by the Court, is
hereby:

ORDER: DENIED

Superior Court Results Automated Mailing (SCRAM)
Notice was sent on the underlying motion.

418032

Judge: EDWARD S DOMNARSKI

This document may be signed or verified electronically and has the same validity and status as a document with a physical (pen-to-paper) signature. For more information, see Section I.E. of the State of Connecticut Superior Court E-Services Procedures and Technical Standards (<https://jud.ct.gov/external/super/E-Services/e-standards.pdf>), section 51-193c of the Connecticut General Statutes and Connecticut Practice Book Section 4-4.

APP - 38

ORDER 418032

DOCKET NO: MMXCV106001915S

SUPERIOR COURT
JUDICIAL DISTRICT
OF MIDDLESEX
AT MIDDLETOWN

THE BANK OF NEW YORK MELLON F/K/A THE
BANK OF NEW

V.

RUTTKAMP, WILLIAM Et Al

10/13/2022

ORDER

ORDER REGARDING:
10/12/2022 280.00 MOTION FOR CLARIFICATION-
COURT ORDER

The foregoing, having been considered by the Court, is
hereby:

ORDER: DENIED

Superior Court Results Automated Mailing (SCRAM)
Notice was sent on the underlying motion.

418032

Judge: EDWARD S DOMNARSKI

This document may be signed or verified electronically and has the same validity and status as a document with a physical (pen-to-paper) signature. For more information, see Section I.E. of the State of Connecticut Superior Court E-Services Procedures and Technical Standards (<https://jud.ct.gov/external/super/E-Services/e-standards.pdf>), section 51-193c of the Connecticut General Statutes and Connecticut Practice Book Section 4-4.

DOCKET NO. MMX-CV-10-6001915-S

SUPERIOR COURT
J.D. OF MIDDLETOWN
AT MIDDLETOWN

THE BANK OF NEW YORK MELLON F/K/A THE
BANK OF NEW YORK, AS TRUSTEE ON BEHALF
OF CIT MORTGAGE LOAN TRUST 2007-1

v.

WILLIAM J. RUTTKAMP, et al.

OCTOBER 5, 2022

MOTION FOR STAY OF EJECTMENT

The defendant in the above-entitled matter respectfully represents a stay of ejectment of additional time of 120 days before moving out of the property at 510 McVeagh Road, Westbrook, CT 06498 for the following reasons:

1. I was served with an Execution for Ejectment Mortgage Foreclosure JU-CV-30, including a directive to move my possessions and personal effects and move out of the premises by: Date of October 14, 2022, Time 8:00 am.
2. I have previously requested and filed a motion to stay and an additional request to motion to appear in

front of a judge and have an oral argument in person and requested that the judge will be different than Judge Edward Domnarski. I was denied both requests and denied due process and equal protection of the law, even though this court and Judge Domnarski lack subject matter jurisdiction to rule on any of the foreclosure matter, The Bank of New York Mellon vs. William J: Ruttkamp et al.

3. At this point, I am attaching a motion of the Defendant, Shlomit Ruttkamp and I move to recuse/disqualify the Honorable Judge Edward S. Domnarski (Juris No: 418032) from the above-entitled matter named, The Bank of New York Mellon f/k/a The Bank of New York, as Trustee on Behalf of CIT Mortgage Loan Trust 2007-1 v. William J. Ruttkamp, as Judge Domnarski violated the civil RICO law and I am intending to file a civil RICO lawsuit against each and every attorney that filed an appearance in this case, including the Superior Court clerk's office for cooperating with the attorneys to exchange documents during the twelve years of litigation to benefit the recklessness and neglect of the filing of the foreclosure documents and against Judge Domnarski continuously cooperating with the plaintiffs attorneys in committing fraud and violation of jurisdiction as this court lacks subject matter jurisdiction. (See Exhibit A)

4. I request a stay of ejectment until the motion recuse/disqualify the Honorable Judge Edward S. Domnarski (Juris No: 418032) for misconduct and for

cooperation of fraud and misleading information to the court will be addressed.

5. I have moved all my personal effects to a storage unit but still sleep at the house as I have nowhere else to go.

6. With my condition and the fact that I am disabled and this court, with the help of Judge Domnarski, is violating my right to due process and equal protection of the law, I am the sole owner. I am sick, and I have nowhere to be but in my own home that I rightfully own and had no obligation of any kind to any institutions or mortgage.

7. On September 19, 2022, I received Reclass Intravenous infusion treatment. Which involved 5 mg intravenous chemotherapy.

8. Due to the side effects from the treatment, I am experiencing fever, chills, muscle aches, headache, and joint stiffness. The side effects can last up to two weeks to fully dissipate, and I am still affected by the side effects.

9. My disability situation and the lack of income makes it difficult to find a proper affordable dwelling and move quickly to a new place to live.

10. I do not have any close family nor friends residing in the state of Connecticut. I do not currently have any other place to go, and in my current condition I cannot handle sleeping in my car. The cold weather is

affecting my condition for the worst. I addressed that in previous motions, and with no compassion for my condition, I was repeatedly denied additional time to figure things out in my situation and was also denied due process because this court lacks subject matter jurisdiction, and also does not have a proper law date upon which it is required by law to set after each appeal.

11. Allow me an additional 120 days to submit the motion to recuse/disqualify Judge Domnarski from this case as he is incapable of ruling according to the law, and according to the oath upon which he is sworn to uphold, out of animosity toward me in filing two complaints against him to the bar association.

Respectfully Submitted

/S/ Shlomit Ruttkamp

Pro se: Shlomit Ruttkamp

P.O. Box 611

Westbrook, CT 06498

Phone: (860) 853-8859

Email: rshlomit@yahoo.com

Executed on October 5, 2022

APP - 44

ORDER

The foregoing Motion having been heard; it is
hereby ORDERED:

GRANTED/DENIED

BY THE COURT

_____CLERK

CERTIFICATION

I hereby certify that a copy of the foregoing was mailed or electronically delivered on October 5, 2022, to all counsel and pro se parties of record:

REVELEY WILLIAM G. & ASSOCIATES LLC
P.O. Box 657
Vernon, CT 06066
Phone: (860) 872-0686
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GERALDINE ANN CHEVERKO
10 Bank Street Suite 700
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Email: gcheverko@eckertseamans.com
Juris No: 418503

Justin Ortega, Esq.
McCalla Raymer Leibert Pierce, LLC
50 Weston Street
Hartford, CT 06120
Phone: (860) 808-0606
Email: CT.Evictions@mccalla.com

HON. EDWARD S. DOMNARSKI
Superior Court Judge
1 Court Street
Middletown, CT 06457
Juris No. 418032

TIMOTHY LODGE
P.O. Box 1204
Glastonbury, CT 06033
Phone: (860) 585-5815
Email: LODGE912@AOL.COM
Juris No: 416965

WILLIAM J. RUTTKAMP
P.O. Box 343
Westbrook, CT 06498
Phone: (860) 581-3601
Email: bill71709@yahoo.com

Respectfully Submitted

/S/ Shlomit Ruttkamp
Pro se: Shlomit Ruttkamp
P.O. Box 611
Westbrook, CT 06498
Phone: (860) 853-8859
Email: rshlomit@yahoo.com

Executed on October 5, 2022

APP - 47

EXHIBIT A

DOCKET NO. MMX-CV-10-6001915-S

SUPERIOR COURT
J.D. OF MIDDLETOWN
AT MIDDLETOWN

THE BANK OF NEW YORK MELLON F/K/A THE
BANK OF NEW YORK, AS TRUSTEE ON BEHALF
OF CIT MORTGAGE LOAN TRUST 2007-1

v.

WILLIAM J. RUTTKAMP, et al.

OCTOBER 5, 2022

**MOTION TO DISQUALIFY JUDGE EDWARD S.
DOMNARSKI JURIS NO. 418032**

Now comes the above-named, Defendant,
Shlomit Ruttkamp who moves to recuse/disqualify the
Honorable Judge Edward S. Domnarski (Juris No:
418032) from the above-entitled matter, The Bank of
New York Mellon F/K/A The Bank of New York, as
Trustee on Behalf of CIT Mortgage Loan Trust 2007-1
v. William J. Ruttkamp.

**MEMORANDUM OF POINTS AND
AUTHORITIES**

1. 28 USC § 455 states:
 - a) Any justice, judge, or magistrate judge of the United States shall disqualify himself in any proceeding in which his impartiality might reasonably be questioned.
 - b) He shall also disqualify himself in the following circumstances:
 - (1) Where he has a personal bias of prejudice concerning a party, or personal knowledge of disputed evidentiary facts concerning the proceeding,
 - (2) Where in private practice he served as lawyer in the matter in controversy, or a lawyer with whom he previously practiced law. *Marshall v. Jerrica Inc.*, US 238, 242, 100 S. Ct. 1610, 64 L. Ed. 2d 182 (1980).

HEARING AND BURDEN OF PROOF

The Honorable Judge Edward S. Domnarski failed to demonstrate objectively in all the hearing, refused to judge according to the law and abused his discretion to cover up fraudulent and misleading information to the court by the plaintiff's counsel only, and to consider evidence of misrepresenting of facts, misleading information to the court, and misconduct by law group McCalla Raymer Leibert Pierce, LLC that represents the plaintiff The Bank of New York Mellon Corporation.

Judge Edward S. Domnarski ignores evidence, corporation documents from various governmental agencies to prove that this case lacks subject matter jurisdiction for the court to rule on. The plaintiff's attorneys opened a case based upon a lie and misleading information to the court, a case that the court itself lacks subject matter jurisdiction to make any further decisions or ruling. I, the Defendant, Shlomit Ruttkamp, move for disqualification of Judge Edward S. Domnarski, and the grounds upon which the

disqualification exists, such a showing consists of substantial evidence that there exists such a personal bias, prejudice, and interest on the part of the judge to rule impartially.

1. The Plaintiff, The Bank of New York Mellon, is still the trade name of an entity and cannot compare Jurisdiction in this court, and the court lacks subject matter jurisdiction to present any order in the case of The Bank of New York Mellon v. William J. Ruttkamp, et al. (Docket No MMX-CV-10- 6001915-S).

2. The Plaintiff, The Bank of New York Mellon, brought this foreclosure action under a fictitious trade name entity of a corporation, and this court dismissed the case for lack of subject matter jurisdiction on February 27, 2012, and opened a case in which the court did not have subject matter jurisdiction.

3. The case was opened with fraudulent and misleading information to the court by The Plaintiffs' counsel only. The Bank of New York Mellon Itself and all documents from governmental institutions do not

deny at any time that The Bank of New York Mellon is a fictitious trade name entity of a corporation.

4. The Bank of New York Mellon alone without the corporation next to the name cannot compare jurisdiction over the courts to sue or be sued.

5. The Plaintiff's counsel themselves admitted in each of their documents that The Bank of New York Mellon is a corporation duly authorized and validly existing under the laws.

6. The Bank of New York Mellon brought this action solely in its trade name, without the corporation itself being name as a party. A trade name, or corporate brand is not an entity with capacity to sue.

7. The Bank of New York Mellon is not a validly registered corporation in the state of New York, the state of Delaware, nor with the Secretary of the State of Connect, or any other state; therefore, it lacks the capacity to sue or be sued in the courts of Connecticut and lacks the capacity to enter into contracts, notes,

mortgages or other agreements in the state of Connecticut.

8. No division of corporations in the state of New York nor in the state of Delaware has record of registration for any entity known as The Bank of New York Mellon. The Division of Corporations in New York and in Delaware have only one record of registration for an entity known as The Bank of New York Mellon Corporation. This court refuses to acknowledge that The Bank of New York Mellon instituted this suit in its trade name or corporate brand rather than its registered name and chooses to cover up fraud and misleading information to the court to recover from neglect in filing a suit. This court still lacks subject matter jurisdiction over these foreclosure proceedings.

9. Judge Edward S. Domnarski is a professional judge who knows the rules of law and the book of law, and the fact that The Bank of New York Mellon is a trade name, but for some reason or another, he refuses to acknowledge that fact and to rule this case from the beginning based upon the book of law and the rules of

law. It is obvious that Judge Edward S. Domnarski is either incompetent and becomes forgetful of the rules of law and the oath upon which he is sworn to. uphold, or he has financial gain in covering up misleading information regarding the one and only big corporation by the name, The Bank of New York Mellon Corporation. I am requesting investigation to the matter and if my due process will be denied once again as it has been denied for the past 12 years, I will be forced to file a civil RICO lawsuit against Judge Edward S. Domnarski and the clerk's office employees for committing fraud and helping the plaintiff to fix documents that were otherwise could not be fixed and changed without the help of the clerk's office employees, In addition, I will file a civil RICO lawsuit against every, attorney that ever filed an appearance in this court on my case, The Bank of New York Mellon vs. William J. Ruttkamp.

Therefore, to comply with due process and equal protection of the law, I ask the court to disqualify the Honorable Judge Edward S. Domnarski (Juris No:

418032), from any further hearing and ruling on the matter in the case, The Bank of New York Mellon F/K/A The Bank of New York, as Trustee on Behalf of CIT Mortgage Loan Trust 2007-1 v. William J. Ruttkamp et al, (Docket No MMX-CV-10-6001915-S), and the court shall ask the probate court administrator to cite another judge to act in the matter under C.G.S. § 45a-120 (Conn. Prob. Ct. R. P. 15).

The Honorable Judge Edward S. Domnarski (Juris No: 418032), refused to provide due process and equal protection to the Defendant, Shlomit Ruttkamp, pro se litigant before the court and behaved in a manner inconsistent with that which is needed for full, fair, impartial hearings - a judge who will always provide litigants with full protection of all rights.

CONCLUSION

Therefore, the Defendant, Shlomit Ruttkamp respectfully demands said judge recuse himself considering the evidence in the case, The Bank of New York Mellon F/K/A The Bank of New York as Trustee on behalf of CIT Mortgage Loan Trust 2007-1 vs.

William J. Ruttkamp et al. and to assign a new judge and provide a new trial so the Defendant, Shlomit Ruttkamp, will receive a fair and unbiased hearing as she is not liable to any debt or mortgage, and she is the rightful owner of the property in custody of this court because this case is detailing unethical and/or illegal conduct which gives good reason to believe the above judge cannot rule or hear the above case in fair and impartial manner.

Respectfully Submitted

/S/ Shlomit Ruttkamp
Pro se: Shlomit Ruttkamp
P.O. Box 611
Westbrook, CT 06498
Phone: (860) 853-8859
Email: rshlomit@yahoo.com

Executed on October 5, 2022

APP - 57

ORDER

The foregoing Motion having been heard; it is
Hereby ORDERED:

GRANTED/DENIED

BY THE COURT

_____CLERK

CERTIFICATION

I hereby certify that a copy of the foregoing was mailed or electronically delivered on October 5, 2022, to all counsel and pro se parties of record:

REVELEY WILLIAM G. & ASSOCIATES LLC
P.O. Box 657
Vernon, CT 06066
Phone: (860) 872-0686
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Phone: (914) 949-2909
Fax: (917) .949-5424
Email: gcheverko@eckertseamans.com
Juris No: 418503

Justin Ortega, Esq.
McCalla Raymer Leibert Pierce, LLC
50 Weston Street
Hartford, CT 06120
Phone: (860) 808-0606
Email: CT.Evictions@mccalla.com

HON. EDWARD S. DOMNARSKI
Superior Court Judge
1 Court Street
Middletown, CT 06457
Juris No. 418032

TIMOTHY LODGE
P.O. Box 1204
Glastonbury, CT 06033
Phone: (860) 585-5815
Email: LODGE912@AOL.COM
Juris No: 416965

WILLIAM J. RUTTKAMP
P.O. Box 343
Westbrook, CT 06498
Phone: (860) 581-3601
Email: bill71709@yahoo.com

Respectfully Submitted

/S/ Shlomit Ruttkamp
Pro se: Shlomit Ruttkamp
P.O. Box 611
Westbrook, CT 06498
Phone: (860) 853-8859
Email: rshlomit@yahoo.com

Executed on October 5, 2022

DOCKET NO. MMX-CV-10-6001915-S

SUPERIOR COURT
J.D. OF MIDDLETOWN
AT MIDDLETOWN

THE BANK OF NEW YORK MELLON F/K/A THE
BANK OF NEW YORK, AS TRUSTEE ON BEHALF
OF CIT MORTGAGE LOAN TRUST 2007-1

v.

WILLIAM J. RUTTKAMP, et al.

OCTOBER 12, 2022

MOTION FOR CLARIFICATION

The defendant, Shlomit Ruttkamp, in the above referenced action hereby respectfully represents as follows:

1. The court conducted a remote hearing on defendants, Motion for Stay of Ejectment, and a Motion to Disqualify Judge Dorimarski, (Juris No.418032). On October 11, 2022.
2. The defendant Shlomit Ruttkamp asked the court Judge Edward S. Domnarski, for continuance as

it was a conflict of interest for him to hear and rule on the Motion to disqualify himself, and I asked to assign a different judge that will hear and rule on the Motion to Disqualify and was denied by Judge Edward S. Domnarski.

3. On October 11, 2022, a judgment/order of denied on the motion to disqualify Judge Edward S. Domnarski entered by this Court, (Judge Edward S. Domnarski) himself with no memorandum of decision.

4. This Court's order attached as Exhibit A.

5. The defendant, Shlomit Ruttkamp respectfully requests that this Court (Judge Edward S. Domnarski), clarify its decision and set forth the exact reasoning and the violation of Due Process to the ruling on the motion to disqualify in a memorandum of decision so I can represent that in my appeal as I am going to appeal Judge Edward S. Domnarski.

6. "The trial court has jurisdiction to clarify an ambiguous judgment at any time." *Sosin v. Sosin*, 300 Conn. 205,218, 14 A.3d 307, 316 (2011). "Motions for interpretation or clarification, although not specifically described in the rules of practice, are commonly considered by trial courts and are procedurally proper." *Holcombe v. Holcombe*, 22 Conn. App. 363, 366, 576 A.2d 1317, 1319 (1990).

7. WHEREFORE, the defendant respectfully requests that this Court Judge Domnarski. Clarify its decision and set forth the exact reasoning of the violation of Due Process.

THE DEFENDANT

/S/ Shlomit Ruttkamp

Pro se: Shlomit Ruttkamp

P.O. Box 611

Westbrook, CT 06498

Phone: (860) 853-8859

Email: rshlomit@yahoo.com

APP - 63

ORDER

The foregoing Motion having been heard; it is
Hereby ORDERED:

GRANTED/DENIED

BY THE COURT

JUDGE

CERTIFICATION

I hereby certify that a copy of the above was mailed or electronically delivered on October 12, 2022, to all counsel Judge and pro se parties of record as follows:

REVELEY WILLIAM G. & ASSOCIATES LLC
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Email: gcheverko@eckertseamans.com
Juris No: 418503

Justin Ortega, Esq.
McCalla Raymer Leibert Pierce, LLC
50 Weston Street
Hartford, CT 06120
Phone: (860) 808-0606
Email: CT.Evictions@mccalla.com

HON. EDWARD S. DOMNARSKI
Superior Court Judge
1 Court Street
Middletown, CT 06457
Juris No. 418032

TIMOTHY LODGE
P.O. Box 1204
Glastonbury, CT 06033
Phone: (860) 585-5815
Email: LODGE912@AOL.COM
Juris No: 416965

WILLIAM J. RUTTKAMP
P.O. Box 343
Westbrook, CT 06498
Phone: (860) 581-3601
Email: bill71709@yahoo.com

Respectfully Submitted

/S/ Shlomit Ruttkamp
Pro se: Shlomit Ruttkamp
P.O. Box 611
Westbrook, CT 06498
Phone: (860) 853-8859
Email: rshlomit@yahoo.com

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EXHIBIT-A

APP - 67

ORDER 418032

DOCKET NO: MMXCV106001915S

SUPERIOR COURT
JUDICIAL DISTRICT
OF MIDDLESEX
AT MIDDLETOWN

THE BANK OF NEW YORK MELLON F/K/A THE
BANK OF NEW

V.

RUTTKAMP, WILLIAM Et Al

10/11/2022

ORDER

ORDER REGARDING:
10/05/2022 277.00 MOTION TO DISQUALIFY

Present: Pltf Atty Pocklington, SRP Ruttkamp

The foregoing, having been heard by the Court, is
hereby:

ORDER: DENIED

Superior Court Results Automated Mailing (SCRAM)
Notice was sent on the underlying motion.

418032

Judge: EDWARD S DOMNARSKI

This document may be signed or verified electronically and has the same validity and status as a document with a physical (pen-to-paper) signature. For more information, see Section I.E. of the State of Connecticut Superior Court E-Services Procedures and Technical Standards (<https://jud.ct.gov/external/super/E-Services/e-standards.pdf>), section 51-193c of the Connecticut General Statutes and Connecticut Practice Book Section 4-4.

DOCKET NO. MMX CV 10-6001915-S

: SUPERIOR COURT
: J.D. OF MIDDLESEX
: AT MIDDLETOWN

THE BANK OF NEW YORK MELLON F/K/A THE
BANK OF NEW YORY AS TRUSTEE ON BEHALF OF
CIT MORTGAGE LOAN TRUST 2007-1

V. : FEBRUARY 27, 2012

WILLIAM J, RUTTKAMP, ET AL.

ORDER

The plaintiff filed a motion for summary judgment (No, 119.00) seeking judgment as to the liability of the defendant Shlomit Ruttkamp. The defendant opposes the summary judgment motion on grounds that the plaintiff commenced suit in its trade name or corporate brand (The Bank of New York Mellon), rather than its registered name (The Bank of New York Mellon Corporation), and that a trade name or corporate brand is not a legal entity with capacity to

sue, The defendant claims that the court therefore lacks subject matter jurisdiction to decide the merits of the plaintiffs claim,

The plaintiff does not dispute that "The Bank of New York Mellon" is a corporate brand name, nor does it claim that the name is a mere misnomer or description error used in filing suit. To the contrary, in its memorandum of law in support of its motion for summary judgment, the plaintiff plainly acknowledges that "The Bank of New York Mellon" is the corporate brand of The Bank of New York Mellon Corporation and may also use as a generic term to reference the corporation as a whole or its various subsidiaries

"[A] party must have standing to assert a claim in order for the court to have subject matter jurisdiction over the claim." (Citation omitted.) Webster Bank v. Zak, 259 Conn. 766, 774, 792 A.2d 66 (2002). The question of subject matter jurisdiction can be raised by any of the parties, or by the court sua sponte, at any time. Id "[W]henver it is found after suggestion of the parties or otherwise that the court

lacks jurisdiction of the subject matter. The judicial authority shall dismiss the action." Practice Book § 10-33; *Burton v. Dominion Nuclear Connecticut, Inc.*, 300 Conn. 542, 550, 23 A.3d 1176 (2011).

"It is elemental that in order to confer jurisdiction on the court the plaintiff must have an actual legal existence, that is be or it must be a person in law or a legal entity with legal capacity to sue. ... Although a corporation is a legal entity with legal capacity to sue, a fictitious or assumed business name, a trade name, is not a legal entity; rather, it is merely a description of the person or corporation doing business under that name. ... Because the trade name of a legal entity does not have a separate legal existence, a plaintiff bringing an action solely in a trade name cannot confer jurisdiction on the court." (Citations omitted; internal quotations marks omitted.) *America's Wholesale Lender v. Pagano*, 81 Conn. App. 474, 866 A2d 698 (2005).

Subject matter jurisdiction cannot be conferred when an action is instituted under a corporate brand

name because a brand name is not a legal entity with capacity to sue. The plaintiff brought this suit under its brand name and, therefore, it has no standing to sue.

In the absence of standing on the part of the plaintiff, the court has no jurisdiction. Accord *Coldwell Banker Manning Realty, Inc. v. Computer Sciences Corp.*, Superior Court, judicial district of Hartford, Docket No. HHDCVO30825180S (November 12, 2010, Sheldon, J.), (51 Conn. L. Rptr. 10); *Century 21 Access America v. McGregor-McLean*, Superior Court, judicial district of Fairfield, Docket No. CV044000764 (July 20, 2005, Doherty, J.) (39 Conn. L. Rptr. 639).

For these reasons, the plaintiff's motion for summary judgment is denied and the court hereby dismisses this action for lack of subject matter jurisdiction.

SO, ORDERED.

/S/ Lisa Kelly Morgan
Lisa Kelly Morgan, Judge

**THE UNITED STATES DISTRICT COURT FOR
THE DISTRICT OF CONNECTICUT**

KBYINWORTH

Plaintiff,

v. : Docket No. 3:18-cv-00662

Bank of New York Mellon Corporation, et al

Defendant

: NOTICE OF REMOVAL

**TO: THE HONORABLE JUDGES OF THE UNITED
STATES DISTRICT COURT FOR THE DISTRICT OF
CONNECTICUT**

Pursuant to 28 U.S.C. §§ 1332, 1441 and 1446
the Defendants hereby remove the above captioned
lawsuit from the Superior Court for the State of
Connecticut) District of Waterbury, at Waterbury to
the United States District Court for the District of
Connecticut. As grounds for the removal of this case,
the Defendants state as follows:

BACKGROUND

1. On or about March 21, 2018, Plaintiff filed suit in the Superior Court for the District of Waterbury, State of Connecticut, in a case entitled Keyin T. Worth v. The Bank of New York Mellon Corporation, et al, Case No. UWY-CV18-5021612-S (the "State Court Action"),
2. The first Defendant is alleged to have been served with process on March 19, 2018 and again on April 18, 2018.
3. Pursuant to 28 U.S.C. § 1446(a), a complete copy of all process received by Defendants in the State Court Action.
4. Pursuant to 28 U.S.C. § 1446(b), this Notice of Removal is timely because it has been filed within 30 days after the first Defendant's receipt of the Summons and Complaint.
5. This Court is the district and division "embracing the place where [the State Court] action is pending "28 U.S.C. § 1441(a).

DIVERSITY JURISDICTION EXISTS

6. This Court has original diversity jurisdiction pursuant 28 U.S.C. § 1332, because this action is between citizens of different states and the amount in controversy exceeds the sum or value of \$75,000.00, exclusive of interest, costs and attorney fees.

7. Plaintiff. For purposes of diversity jurisdiction, a person is a citizen of the state in which he or she is domiciled, *Newman-Green, Inc. v. Alfonzo-Larrain*, 490 U.S. 826, 828 (1989). "[D]omicile is established by physical presence in a place in connection with a certain state of mind concerning one's intent to remain there" *Mississippi Band of Choctaw Indians v. Holyfield*, 490 U.S. 30, 48 (1989). Plaintiff is a resident of New Haven County, Connecticut. (See Compl. at ¶3.) Plaintiff does not allege that she has any intention of leaving Connecticut. (See Compl., generally.) Therefore, upon information and belief, Plaintiff is domiciled in the State of Connecticut.

8. The Bank of New York Mellon Corporation ("BNYMC"): BNYMC is a Delaware corporation with its

principal place of business located in the State of New York. Therefore, BNYMC is a citizen of Delaware and New York within the meaning of 28 U.S.C, § 1332(c).

9. Thus, complete diversity exists because Plaintiff is a citizen of Connecticut, and Defendant is a citizen of other states.

10. The amount in controversy exceeds the sum or value of \$75,000.00, exclusive of interest, costs and attorneys' fees. Plaintiffs claim for damages exceeds \$75,000.00 for the following reasons:

A. Consistent with state court practices, Plaintiff's Complaint does not specify the sum sought as damages. (See Compl.,).

B. Nevertheless, Plaintiff seeks declaratory and equitable relief relating to a Mortgage in the principal amount of \$420,000.00. (See Compl.).

C. When a plaintiff seeks specific performance, declaratory relief, or injunctive relief, the amount in controversy is measured by the value of the object that is the subject matter of the action, Wash.

State Apple Adver. Comm'n, 432 U.S. 333, 347 (1977)) (holding "[i]n actions seeking declaratory or injunctive relief, it is well established that the amount in controversy is measured by the value of the object of the litigation."),

D. In addition, Plaintiff also seeks to quiet title to real property located at 11 Village Drive, Wolcott, CT 06716. (See Compl., ¶28 and Count I). On April 9, 2015, the Court entered an Order and Judgment of Strict Foreclosure in favor of BNYM in which the Court found that "the fair market value of the property located at 11 Village Drive, Wolcott, Connecticut 06716 is \$270,000.00. The Court also finds that the amount of the debt is \$578,660.98, and that the appraisal fee is \$600.00. The total amount owed by the Defendant Keyin T. Worth, is therefore \$579,260.98."

E. While Defendants deny the allegations in Plaintiff's Complaint, and denies any liability to Plaintiff whatsoever, if those allegations are proven to be true, the amount in controversy exceeds the sum or

value of \$75,000.00, exclusive of interest, costs and attorneys' fees, because Plaintiff seek, among other things, declaratory and equitable relief in the form of quieting title to property valued in the amount of at least \$270,000.00.

WHEREFORE, Defendants hereby remove the State Court Action from the District of Waterbury Superior Court, State of Connecticut, to this Court, and request that the Court take jurisdiction of this civil action to the exclusion of any further proceedings in the State court.

DEFENDANTS

By 418756
Christopher J Picard
McCalla Raymer Leibert Pierce, LLC
Thier Attorneys
50 Weston Street
Hartford, Ct. 06120
(860) 808-0606
Jurjs No. 101589

CERTIFICATE OF SERVICE

This is to certify that a copy of the foregoing has been mailed, postage prepaid, by first class mail on April 19, 2018, to the following pro se parties:

Keyin Worth
11 Village Drive
Wolcott, CT 06716

418756
Christopher J Picard
Attorney for the Defendants

Case Detail- UWY-CV18-5021612-S

page 1 of 3



UWY-CV18-5021612-S

WORTH, KEYIN, T

V.

THE BANK OF NEW YORK MELLON
CORPORATION

Prefix/Suffix:	Case Type:	File Dale:	Return Date:
{none}	P20	03/21/2018	05/01/2018

Case	Notices	Scheduled	E-Services	Screen
Detail	History	Court	Login	Section
		Dates		Help

To receive an email when there
is activity on this case,
[click here.](#)

Information Updated as of: 01/24/2020

Case Information

Case Type: P20- Property- Quiet Title/Discharge
of Mortgage or Lien

Court Location: WATERBURY JD

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List Type: No List Type

Trial List Claim:

Last Action Date: 12/04/2018 (The "last action date" is the date the information was entered in system).

Disposition Information

Disposition Date: 04/19/2018

Disposition: REMOVED TO FEDERAL
DISTRICT COURT

Judge or Magistrate:

Party & Appearance Information

Party	No Fee Party	Category
P-01 KEYIN WORTH		Plaintiff
Self Rep: 11 Village Dr Wolcott, CT 06716	File Date: 03/21/2018	
D-01 THE BANK OF NEW YORK MELLON CORPORATION		Defendant
Attorney: MCCALLA RAYMER LEIBERT PIERCE LLC (101589) 50 WESTON STREET HARTFORD, CT 06120	File Date: 04/19/2018	
D-02 DOES 1 TO 25 Non-Appearing		Defendant

Viewing Documents on Civil, Housing and Small Claims Cases:

If there is an E in front of the docket number at the top of this page, then the file is electronic (paperless).

- Documents, court orders and judicial notices in electronic (paperless) civil, housing and small claims cases with a return date on or after January 1, 2014 are available publicly over the Internet. • For more information on what you can view in all cases, view the Electronic Access to Court Documents Quick Card.

- For civil cases filed prior to 2014, court orders and Judicial notices that are electronic are available publicly over the internet. Orders can be viewed by Selecting the link to the order from the list below. Notices can be viewed by clicking the Notices tab above and selecting the link. *

- Documents, court orders and Judicial notices in an electronic (paperless) file can be viewed at any Judicial district courthouse during normal business hours. *

Pleadings or other documents that are not electronic (paperless) can be viewed only during normal business hours at the Clerk's Office in the Judicial District where the case is located. *

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- An Affidavit of Debt is not available publicly over the internet on small claims cases filed before October 16, 2017. *

* Any documents protected by law or by court order that are Not open to the public cannot be viewed by the public online and can only be viewed in person at the clerk's office where the file is located by those authorized by law or court order to see them.

Motions/ Pleadings/ Documents/ Case Status

<u>File Date</u>	<u>Description</u>	<u>Arguable</u>
------------------	--------------------	-----------------

<u>http://civilinquiry.jud.ct.gov/</u>		
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1/24/2020

<u>Entry</u> <u>No</u>		<u>Filed</u> <u>By</u>		
03/21/2018		P	<u>SUMMONS</u>	
03/21/2018		P	<u>COMPLAINT</u>	
04/19/2018		D	<u>APPEARANCE</u> Appearance	
100.30	03/21/2018	P	<u>RETURN OF</u> <u>SERVICE</u>	No
101.00	04/09/2018	P	<u>NOTICE</u> PLAINTIFF KEYIN WORTH NOTICE OF RESEND SUMMONS AND COMPLAINT	No
102.00	04/18/2018	O	<u>RETURN OF</u> <u>SERVICE</u>	No
103.00	04/19/2018	D	<u>NOTICE OF</u> <u>REMOVAL TO</u> <u>FEDERAL</u> <u>DISTRICT</u> <u>COURT</u>	No
104.00	04/19/2018	D	<u>REMOVED TO</u> <u>FEDERAL</u> <u>DISTRICT</u> <u>COURT</u>	No

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105.00	05/02/2018	P	<u>CERTIFICATION OF SERVICE PLAINTIFF'S CERTIFICATE OF SERVICE</u>	No
--------	------------	---	--	----

106.00	05/23/2018	O	<u>SUPPLEMENTAL RETURN</u>	No
--------	------------	---	--------------------------------	----

107.00	11/23/2018	C	<u>RECORD CORRECTION</u> Last Updated: Legend Code -- 12/04/2018	No
--------	------------	---	---	----

Scheduled Court Dates as of 02/21/2024

UWY-CV18-5021612-S - WORTH, KEYIN, T v. THE
BANK OF NEW YORK MELLON CORPORATION

<u>#</u>	<u>Date</u>	<u>Time</u>	<u>Event Description</u>	<u>Status</u>
----------	-------------	-------------	--------------------------	---------------

No Events Scheduled

Judicial ADR events may be heard in a court that is different from the court where the case is filed. To check location information about an ADR event, select the Notices tab on the top of the case detail page.

Matters that appear on the Short Calendar are shown as scheduled court events on this page. The date displayed on this page is the date of the calendar.

All matters on a family support magistrate calendar are presumed ready to go forward.

The status of a Short Calendar matter is not displayed because it is determined by markings made by the parties as required by the calendar notices and the civil standing orders. Markings made electronically can be viewed by those who have electronic access through the Markings History link on the Civil/Family Menu in E-Services. Markings made by telephone can only be obtained through the clerk's office. If more than one motion is on a single short calendar, the calendar will be listed once on this page. You can see more information on matters appearing on Short Calendars by going to the [Civil/Family Case Look-Up](#) page and [Short Calendars By Juris Number](#) or [By Court Location](#)

Periodic changes to terminology that do not affect the status of the case may be made.

This list does not constitute or replace official notice of scheduled court events.

Disclaimer: For civil and family cases statewide, case information is displayed and is available for inquiry on this website for a period of time, one year to a maximum period of ten years, after the disposition date. To the extent that Connecticut Practice Book Sections 7-10 and 7-11 provide for a shorter period of time, this information will be displayed for the shorter period. In accordance with the Federal Violence Against Women Act of 2005, cases involving relief from physical abuse (restraining order-s), civil protection orders, foreign protective orders, and motions that would be likely to publicly reveal the identity or location of a protected party may not be displayed and may be available only at the courts.

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<http://civilinquiry.jud.ct.gov/>

1/24/2020

Party Name Search Results

page 1 of 2



Party Name Search Results

[New Search](#)

Records 1-12 Of 12

Results for Party Last Name THE BANK OF NEW
YORK MELLON CORPORATION

Party Name	Case Name	Docket No.	Court Location	Pty No.	Self- Rep.
---------------	--------------	---------------	-------------------	------------	---------------

THE BANK OF NEW YORK MELLON
CORPORATION, AS TRUSTEE BANK OF NEW
YORK MELLON FKA THE BANK OF NEW YORK

v.

PATEL, SHASH

FBT-CV-13-6036941-S Bridgeport JD P-01

THE BANK OF NEW YORK MELLON
CORPORATION AS TRUSTEE FOR STRUCTURED
ASSET MORTGAGE INVESTMENTS II INC.
MORTGAGE PASS-THROUGH CERTIFICATES
SERIES 2005-AR2 THE BANK OF NEW YORK

APP - 90

MELLON CORPORATION AS TRUSTEE

v.

MELTON, JANE, F/K/A JANE CRONIN F/K/A JANE
GOLDBER

LLI-CV-14-6011072-S Litchfield JD P-01

THE BANK OF NEW YORK MELLON
CORPORATION AS TRUSTEE THE BANK OF NEW
YORK MELLON CORPORATION, AS TRUSTE

v.

FLEMING, NANCEE

NNH-CV-12-6026688-S New Haven JD P-01

THE BANK OF NEW YORK MELLON
CORPORATION AS TRUSTEE FOR STRUCTURED
ASSET MORTGAGE INVESTMENTS II INC.
MORTGAGE PASS-THROUGH CERTIFICATES
SERIES 2006-AR1 THE BANK OF NEW YORK
MELLON CORPORATION AS TRUSTEE

v.

PALMIERI, GREGORY

NNH-CV-14-6049879-S New Haven JD P-01

THE BANK OF NEW YORK MELLON
CORPORATION AS TRUSTEE FOR STRUCTURED
ASSET MORTGAGE INVESTMENTS II INC.

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MORTGAGE PASS-THROUGH CERTIFICATES
SERIES 2006-AR4 THE BANK OF NEW YORK
MELLON CORPORATION AS TRUSTEE

v.

DUBUC, LESLIE E.

NNH-CV-14-6048572-S New Haven JD P-01

THE BANK OF NEW YORK MELLON
CORPORATION AS TRUSTEE THE BANK OF NEW
YORK MELLON CORPORATION, AS TRUSTE

v.

NOVOA, ROSALBINA.

KNL-CV-11-6007588-S New Haven JD P-01

THE BANK OF NEW YORK MELLON
CORPORATION AS TRUSTEE FOR SPECIALTY
UNDERWRITING AND RESIDENTIAL FINANCE
TRUST, SERIES 2005-AB3 THE BANK OF NEW
YORK MELLON CORPORATION AS TRUSTEE

v.

LAMOTHE, GARY T.

KNL-CV-14-6022405-S New London JD P-01

Party Name Search Results

page 2 of 2

THE BANK OF NEW YORK MELLON
CORPORATION AS TRUSTEE THE BANK OF NEW
YORK MELLON CORPORATION, AS TRUSTE

v.

THARP, JIMMY

TTD-CV-10-6001883-S Rockville JD P-01

THE BANK OF NEW YORK MELLON
CORPORATION AS TRUSTEE THE BANK OF
NEW YORK

v.

WINTHROP, MATTHEW.

FST-CV-09-5010309-S Stamford JD P-02

THE BANK OF NEW YORK MELLON
CORPORATION AS TRUSTEE THE BANK OF NEW
YORK MELLON CORPORATION, AS TRUSTE

v.

PARKER, III, GROVER.

FST-CV-10-6004869-S Stamford JD P-01

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THE BANK OF NEW YORK MELLON
CORPORATION AS TRUSTEE THE BANK OF NEW
YORK MELLON CORPORATION, AS TRUSTE

v.

PENNELL, L. GALE

FST-CV-11-6010253-S Stamford JD P-01

THE BANK OF NEW YORK MELLON
CORPORATION WORTH, KEYIN, T

v.

THE BANK OF NEW YORK MELLON
CORPORATION

UWY-CV-18-5021612-S Waterbury JD D-01

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https://appext20.dos.ny.gov/corp_public/CORPSEARCH.SELEC...

NYS Department of State

Division of Corporations

Search Results

The information contained in this database is current through January 28, 2020.

Only one entity was found.

Entity Name

THE BANK OF NEW YORK MELLON
CORPORATION

The Entity Name column contains the entity names that were found based on your search criteria. To display information for an entity, tab to the entity name and press the enter key or click on the entity name. To revise your search criteria, tab to Revise

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Search Criteria and press the enter key or click on
Revise Search Criteria. To start a new search, tab to

New Search and press the enter key or click on
New Search.

Revise Search Criteria New Search

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Entity Information

https://appext20.dos.ny.gov/corp_public/CORPSEARCH.ENTIT...

NYS Department of State

Division of Corporations

Entity Information

The information contained in this database is current through January 28, 2020.

Selected Entity Name: THE BANK OF NEW YORK
MELLON CORPORATION

Selected Entity Status Information

Current Entity Name: THE BANK OF NEW
YORK
MELLON CORPORATION

DOS ID#: 3516671

Initial DOS Filing Date: MAY 14, 2007

County: NEW YORK

Jurisdiction: DELAWARE

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Entity Type: FOREIGN BUSINESS
CORPORATION

Current Entity Status: ACTIVE

Selected Entity Address Information

**DOS Process (Address to which DOS will mail
process if accepted on behalf of the entity)**

GENERAL COUNSEL
240 GREENWICH STREET
NEW YORK, NEW YORK, 10286

Chief Executive Officer

CHARLES SCHARF
240 GREENWICH STREET
NEW YORK, NEW YORK, 10286

Principal Executive Office

THE BANK OF NEW YORK MELLON
CORPORATION
240 GREENWICH STREET
NEW YORK, NEW YORK, 10286

Registered Agent

NONE

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Entity Information

https://appext20.dos.ny.gov/corp_public/CORPS_EARCH.ENTIT...

This office does not record information regarding the names and addresses of officers, shareholders or directors of nonprofessional corporations except the chief executive officer, if provided, which would be listed above. Professional corporations must include the name(s) and address(es) of the initial officers, directors, and shareholders in the initial certificate of incorporation, however this information is not recorded and only available by viewing the certificate.

***Stock Information**

# of Shares Share	Type of Stock	\$ Value per Share
----------------------	---------------	-----------------------

No Information Available

*Stock information is applicable to domestic business corporations.

Name History

Filing Date	Name Type	Entity Name
MAY 14, 2007	Actual	THE BANK OF NEW YORK MELLON CORPORATION

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A Fictitious name must be used when the Actual name of a foreign entity is unavailable for use in New York State. The entity must use the fictitious name when conducting its activities or business in New York State.

NOTE: New York State does not issue organizational identification numbers.

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COVER

SHEET

* 701554 *

State of Delaware
Department of State
Jeffrey W Bullock, Secretary
Division of Corporations
John G Townsend Building
Duke of York Street
Dover, Delaware 19901

Incorporating Section	Incorporating Section
P.O. Box 898	General Information
Franchise Tax Section	302-738-3073
P.O. Box 7040	Name Reservation
Uniform Commercial Code	302-735-6000
P.O. Box 793	900-420-8042
Dover, Delaware 19903	Franchise Tax Section
	302-738-4225
	Uniform Commercial Code
	302-739-4279

*****S

RV#: 121150398 Agent: 9030670 File#:

Package#: 000701554

Priority: 7 Mail Cede E Date: 10/22/12

User: SCACJAL

Comments:

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Attn:

Agent: AGENTS AND CORPORATIONS, INC.

1201 ORANGE ST STE 600

ONE COMMERCE CENTER

WILMINGTON DE 19801

Items included:	Item Type	Copies
=====	=====	=====
	Invoice	001
	Certificate	001
	Image	001

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State of Delaware
Secretary of State
Division of Corporations
Delivered 01:04 PM 02/09/2007
FILED 12:57 PM 02/09/2007
SRV 070147805-4299124 FILE

CERTIFICATE OF INCORPORATION
OF
THE BANK OF NEW YORK MELLON
CORPORATION

FIRST, The name of the Corporation is:
The Bank of New York Mellon Corporation.

SECOND, The address of the Corporation's
registered office in the State of Delaware is Corporation
trust Center, 1209 Orange Street In the City of
Willington, County of New Castle, The name of its
registered agent at such address is The Corporation
Trist Company.

THIRD, The purpose of the Corporation is to
engage in any lawful act or activity for which
corporations may be organized under the General
Corporation Law of Delaware.

FOURTH, The total number of shares which the Corporation shall have authority to issue is 1,000 share of capital stock, with a par value of \$0.01 per share,

FIFTH, The name and mailing address of the incorporator is C. Andrew Gerlach, Sullivan & Cromwell LLP, 125 Broad Street, New York, New York 10004,

SIXTH, A director of the Corporation shall not be liable to the Corporation or its stockholders or creditors for monetary damages for breach of fiduciary duty as a director, to the extent such exemption from liability or limitation thereof is not permitted under General Corporation Law of the State of Delaware as the same exists or may hereafter be amended. Any amendment, modification or repeal of the foregoing sentence shall not adversely affect any right or

APP - 104

protection of a director of the Corporation hereunder in respect of any act or omission occurring prior to the time of such amendment, modification or repeal.

NY125323953952

DELAWARE

The First State

I, JEFREY W. BULLOCK, SECRETARY OF
STATE OF THE STATE OF DELAWARE, DO
BEREBY CERTIFY THE ATTACHED IS A TRUE
AND CORRECT COPY OF THE CERTIFICATS OF
INCORPORATION OF " THE BANK OF NEW YORK
MELLON CORPORATION " , FILED IN THIS OFFICE
ON THE NINTH DAY OF FEBRUARY, A.D. 2007, AT
12:57 O'CLOCK P.M.

4299124 8100

121150398

You may verify this certification online
At corp.delaware.gov/authver.shtml

Jeffrey W. Bullock, Secretary of State
AUTHENTICATION: 9932450
DATE: 10-22-12

APP - 106

I, The Undersigned, for the purpose of forming a corporation under the laws of the State of Delaware, do make, file and record this Certificate and do certify that the facts herein stated are true, and I have accordingly hereunto set my hand this eighth day of February 2007.

/S/ C. Andrew Gerlach

C. ANDAEW GERLACH

NY125323953952

Whether filing is authorized by the secretary of the state with the word "BANK" or "TRUST" or a business of state wide in the manner in which the state bank Commissioner are the authority part of filing present to title 8 Delaware Cod Section 136 and 305, and Title 5, Delaware Cod Section 721, also valid by the Commissioner of the Delaware registration will be named in the secretary of state holding validation or by the name filing be approved.

In order for the bank commissioner to determine whether or not to approved applicant please answer the following questions.

IF THE FORM IS HOT COMPLETELY FILLED OUT,
IT WILL NOT BE REVIEWED BY THE BANK
COMMISSIONER.

1. The name on the filing is The Bank of New York Mellon Corporation
2. The type of filing is Certificate of Incorporation
3. Will the corporation be a bank Yes _____ No X
4. If not will it be a bank holding company?
Yes X No _____

5. Will the corporation conduct banking business in Delaware? Yes _____ No X

6. If not, will it be conducting a banking business out of state? Yes _____ No X

7. If yes, what type of banking business and where will the banking be conducted? _____

8. Under which federal or state regulatory authority will it operate? (OCC, OTE, FRS, SSC, POREIGN (business), are? FRS

9. Has application(s) been filed with the banking committee agency(ies)? Yes _____ No X
(If yes, which agency(ies) and when was the application filed? _____

10. If not a holding business, what type of business will it be conducting?

Please see Annex A

PAGE 2.

11. If not a banking business, will it be regulated by any federal or state agency? Yes X No .

11a. If yes, which agency? FRS Which state

12. Is the applicant an affiliate of a regulated entity? Yes X

12a. If yes, identify which entity The Bank of New York Company, Inc., and Mellon Financial Corporation

13. Contact name, address, and telephone number C. Andrew, Gerlach, Sullivan & Crewell LLP, 125 Broad Street, New York, NY 10004, (212) 558-4789

(signature) C. Andrew Gerlach

(title) Incorporator, counsel to The Bank of New York Company, Inc.

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TO THE OFFICE OF THE STATE BANK
COMMISSIONER

Please review and return with your recommendation as
soon as possible.

_____APPROVAL RECOMMENDED

NAME _____

_____APPROVAL NOT RECOMMENDED

DATE _____

This is a Priority Filing Yes _____ No _____

ANNEX A

The corporation, to be named "The Bank of New York Mellon Corporation" ["New co"] is formed for the purpose of facilitating a merger transaction involving The Bank of New York Company, Inc., a New-York Corporation, and financial holding company. ("BNY") and Mellon Financial Corporation. a Pennsylvania Corporation and financial holding company ("Mellon").

Following Newco's formation it will be 5096 owned by each of BNY and Mellon until the closing of the transaction. As part of the transaction, BNY and Mellon will each merge with and into Newco, and Newco will become a bank holding company subject to regulation by the board of governor of the Federal Recurve System. Until the closing of the transaction, Newco will not conduct any business or operations except these that are incident to the transaction, including making applications to the relevant regulatory authorities (including the Federal Reserve for approval to become a bank holding company and being a registration statement with the Securities and

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Exchange Commission to register securities to be issued to shareholder of BNY and Mellon in connection with the transaction. After the closing of the transaction Newco will be a holding company for the banking and other subscriber of BNY and Mellon.

NY125323953952

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02/12/2007 15:12 302 9-3609 OFC Ban
COMMISTONER

PAGE 03

CORPORATIONS

Fax: 3027396483

Feb 12, 2007,

14:04 P.03

PAGE 1.

11. If not a banking business, will it be regulated
by any federal or state agency? Yes X No .

11a. If yes, which agency? FRS Which
state

12. Is the applicant an affiliate of a regulated
entity? Yes X

12a. If yes, identify which entity The Bank of
New York Company, Inc., and Mellon Financial
Corporation

13. Contact name, address, and telephone
number C. Andrew, Gerlach, Sullivan & Crewell LLP,
125 Broad Street, New York, NY 10004, (212) 558-4789

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(signature) C. Andrew Gerlach

(title) Incorporator, counsel to The Bank of New York
Company, Inc.

TO THE OFFICE OF THE STATE BANK
COMMISSIONER

Please review and return with your recommendation as
soon as possible.

 X APPROVAL RECOMMENDED

NAME Jonathan L. Smith

 APPROVAL NOT RECOMMENDED

DATE 2-12-07

This is a Priority Filing Yes No

This is a bank holding company

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AGENTS AND CORPORATIONS INC.
1201 ORANGE ST. STE 683
WILMINGTON, DE 19899
302-575-8877
1671000812

Merchant ID: 167103081201

Phone Order

xxxxxxxxxxxxx7254

VISA Entry Method: Manual

Total: \$99.00

10/22/12 10:49:48

Inv#: 000014 Appr Code: 215293

Apprvd: Online Batch#: 001031

AVS Code: ZIP MATCH Z

CVV2 Code: MATCH M

Customer Copy
THANK YOU!
COME AGAIN

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AGENTS AND CORPORATIONS INC.
1201 ORANGE ST. STE 683
WILMINGTON, DE 19899
302-575-8877
1671000812

Merchant ID: 167103081201

Phone Order

xxxxxxxxxxxxx7254

VISA Entry Method: Manual

Total: \$10.00

10/22/12 11:28:45

Inv#: 000014 Appr Code: 983455

Apprvd: Online Batch#: 001031

AVS Code: ZIP MATCH Z

CVV2 Code: MATCH M

Customer Copy
THANK YOU!
COME AGAIN

EX-99.1 2 dex991.htm PRESS RELEASE ISSUED
JOINTLY BY THE BANK OF NEW YORK AND
MELLON FINANCIAL

Exhibit 99.1

The **BANK**
Of **NEW YORK**

Mellon

**The Bank of New York Company, Inc. and Mellon
Financial Corporation Agree to Merge,
Creates the Global Leader in Securities Servicing
and Asset Management**

**Merger Combines Highly Complementary Businesses
Positioned for Strong Global Growth**

**Transaction Immediately Cash Accretive and GAAP
Accretive in 2008**

NEW YORK and PITTSBURGH, December 4, 2006-
The Bank of New York Company, Inc. (NYSE: BK) and
Mellon Financial Corporation (NYSE: MEL) announced
today they have entered into a definitive agreement to
merge, creating the largest securities servicing and
asset management firm globally.

The new company, which will be called The Bank of
New York Mellon Corporation, will be the world's
leading asset servicer with \$16.6 trillion in assets
under custody and corporate trustee with \$8 trillion in
assets under trusteeship, and will rank among the top

10 global asset managers with more than \$1,1 trillion in assets under management.

Thomas A. Renyj, currently chairman and chief executive of The Bank of New York, will serve as executive chairman of The Bank of New York Mellon Corporation for 18 months following the close of the transaction with overall responsibility for the integration of the two companies.

Robert P. Kelly, currently president, chairman and chief executive officer of Mellon, will serve as chief executive officer of the new company and will succeed Mr. Renyj as chairman of the board. Geraid L. Hassell, currently president of The Bank of New York, will hold the same position in the new company. The board of directors will comprise 10 members designated by The Bank of New York and eight members designated by Mellon. The new company's headquarters will be based in New York City while maintaining a strong and growing presence in Pittsburgh.

Mr. Renyj said: "We are creating one of the world's leading financial services growth companies. Both our companies focus their businesses in highly attractive sectors of the financial services industry. Together, we will be the global leader in securities servicing, and one of the top providers of asset and wealth management worldwide. Together, we will have the scale, the technology, the capital, and the people we need to compete and win in the rapidly expanding global marketplace."

Mr. Kelly said: "The merger creates an extraordinarily strong and rapidly growing global competitor in our core businesses. Through this merger, we will be able to invest and expand more effectively than any of our competitors due to our combined scale, profitability and global reach. The organic growth of our respective companies is already strong, and the cost savings and revenue synergies opportunities are excellent, Together,

we will have the best service in the world, strong investment performance and the highest fiduciary standards,"

Mr. Renyj continued: "We will be fully focused on delivering the high quality service our customers deserve as we create rewarding opportunities for our employees and superior returns for our shareholders. In addition, our balanced business mix and widespread geographic diversification will position us to move and manage our clients' assets with the proven expertise and experience that few global companies can match.."

Mr. Kelly added: "Today's action is clearly in the best long-term interests of our customers, shareholders and employees, as well as the city of Pittsburgh, where we will increase our very strong commitment to the community. We expect Pittsburgh to be home for several business divisions, as well as making it a center of excellence for technology, operations and administration."

Under the terms of the agreement, The Bank of New York's shareholders will receive 0.9434 shares in the new company for each share of The Bank of New York that they own and Mellon shareholders will receive one share in the new company for each Mellon share they own. The Bank of New York and Mellon have entered into mutual stock option agreements for 19.9% of the issuer's outstanding common stock.

The transaction has been unanimously approved by each company's board of directors and is expected to be completed early in the third quarter of 2007, subject to regulatory and shareholder approvals. Assuming the achievement of planned synergies, on a GAAP basis the transaction is expected to be 1.0% dilutive to The Bank of New York's operating earnings in 2007, and 1.4% accretive in 2008; it will be 1.0% accretive to Mellon's operating earnings in 2007, and 5.7% accretive in 2008. On a cash basis, which excludes the impact of non-cash items such as the amortization of intangibles, the transaction is expected to be 1.1% accretive to The Bank of New York's earnings in 2007, and 5.3% accretive in 2008; it will be 4.5% accretive to Mellon's earnings in 2007, and 11.9% accretive in 2008.

The combined company today has annual revenues of more than \$12 billion, with approximately 28% derived from asset servicing, 38% from issuer services, clearing services and treasury services, and 29% from asset management and private wealth management. It will be well positioned to capitalize on global growth trends,

including the evolution of emerging markets, the growth of hedge funds and alternative asset classes, the increasing need for more complex financial products and services, and the increasingly global need for people to save and invest for retirement. Almost a quarter of combined revenue will be derived internationally. With a combined pro forma market capitalization of approximately \$43 billion, The Bank of New York Mellon Corporation would become the 11th largest U.S. financial institution,

The companies expect to reduce total pre-tax costs by approximately \$700 million per year, or approximately 8.5% of the estimated 2006 combined expense base. The integration will be undertaken by a dedicated and experienced group of senior executives in a thoughtful and deliberate manner over a three year period following the close of the transaction. The transaction will involve restructuring charges of approximately \$1.3 billion.

The companies' combined employee base of 40,000 is expected to be reduced by approximately 3,900 over a three-year period following the transaction. The companies will reduce headcount through normal attrition wherever possible and will provide extensive support to employees impacted by the merger.

The Bank of New York was represented in the transaction by the investment banking firm of Goldman Sachs and the law firm of

Sullivan & Cromwell, Mellon was represented by the investment banking firms of UBS Investment Bank and Lazard and the law firms of Simpson Thacher & Bartlett LLP and Reed Smith LLP.

The Bank of New York Company, Inc. is a global leader in providing a comprehensive array of services that enable institutions and individuals to move and manage their financial assets in more than 100 markets worldwide. The Company has a long tradition of collaborating with clients to deliver innovative solutions through its core competencies: securities servicing, treasury management, asset management, and private banking;. The Company's. extensive global client base includes a broad range of leading financial institutions, corporations, government entities, endowments and foundations, Its principal subsidiary, The Bank of New York, founded in 1784, is the oldest bank in the United States and has consistently played a prominent role in the evolution of financial markets worldwide. The Company has \$12.2 trillion in assets under custody and more than \$179 billion in assets under management. Additional information is available at www.bankofny.com.

Mellon Financial Corporation is a global financial services company. Headquartered in Pittsburgh, Mellon is one of the world's leading providers of financial services for institutions, corporations, and high net worth individuals, providing asset management, private wealth management, asset

servicing, payment solutions and investor services. Mellon has approximately \$5,3 trillion in assets under management, administration, or custody, including \$918 billion under management. News and other information about Mellon is available at www.mellon.com.

INVESTOR WEBCAST INFORMATION

The Bank of New York Company, Inc. and Mellon Financial Corporation will hold a webcast and conference call for analysts and investors to discuss the details of this announcement on Monday, December 4, at 9:00 am EST. The presentation will be accessible from The Bank of New York Company, Inc.'s website at www.bankofny.com and from Mellon Financial Corporation's website at www.mellon.com. It will also be accessible within the United States by telephone in listen-only mode at 888-253-4037, passcode 715191. International callers can dial 719-457-2622, passcode 8943990. A recorded replay of the presentation will also be available on the companies' websites and by telephone at 888-203-1112 within the United States or 719-457-0820 internationally after 12 noon EST. The passcode for both numbers is 8943990.

FORWARD LOOKING STATEMENTS

The information presented above may contain forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995, including (i) statements about the expected benefits of the transaction between The Bank of New York Company, Inc. and Mellon Financial Corporation, including future financial and operating results, cost savings, enhanced revenues, expected market position of the combined company, and the accretion or dilution to reported earnings and to cash earnings that may be realized from the transaction;

(ii) statements about The Bank of New York Company Inc.'s and Mellon Financial Corporation's plans, objectives, expectations and intentions and other statements that are not historical facts; and (iii) other statements identified by words such as "will"; "highly attractive"; "extraordinarily strong and rapidly growing competitor"; "synergies"; "opportunities"; "superior returns"; "expect"; "well-positioned"; "pro forma"; and similar phrases. These statements are based upon the current beliefs and expectations of The Bank of New York Company, Inc.'s and Mellon Financial Corporation's management and are subject to significant risks and uncertainties. Actual results may differ from those indicated in the forward-looking statements. We will not update these statements as a result of changes in circumstance or new facts, or for any other reason.

The following risks, among others, could cause actual results to differ materially from the anticipated results or other expectations expressed in the forward-looking statements: (1) the businesses of The Bank of New York Company, Inc. and Mellon Financial Corporation may not be integrated successfully or the integration may be more difficult, time-consuming or costly than expected; (2) the combined company may not realize, to the extent or at the time we expect, revenue synergies and cost savings from the transaction; (3) revenues following the transaction may be lower than expected as a result of losses of customers or other reasons; (4) deposit attrition, operating costs, customer loss and business disruption following the transaction, including difficulties in maintaining relationships with employees, may be greater than expected; (5) governmental approvals of the transaction may not be obtained on the proposed terms or expected timeframe; (6) The Bank of New York Company, Inc.'s or Mellon Financial Corporation's shareholders may fail to approve the transaction; (7) a weakening of the economies in which the combined company will conduct operations may adversely affect our operating results; (8) the U.S. and foreign legal and regulatory framework could adversely affect the operating results of the combined company; and

(9) fluctuations in interest rates, currency exchange rates and securities prices may adversely affect the operating results of the combined company. Additional factors that could cause The Bank of New York

Company, Inc.'s and Mellon Financial Corporation's results to differ materially from those descended in the forward-looking statements can be found in The Bank of New York Company, Inc.'s and Mellon Financial Corporation's reports (such as Annual Reports on Form 10-K, Quarterly Reports 011 Fonn 10-Q and Current Reports on Form 8-K) filed with the Securities and Exchange Commission and available at the SEC's Internet site (<http://www.sec.gov>).

The proposed transaction between The Bank of New York Company, Inc. and Mellon Financial Corporation will be submitted to The Bank of New York Company, Inc.'s and Mellon Financial Corporation's shareholders for their consideration. Shareholders are urged to read the joint proxy statement/prospectus regarding the proposed transaction between The Bank of New York Company, Inc. and Mellon Financial Corporation because it will contain important information. Shareholders will be able to obtain a free copy of the joint proxy statement/prospectus, as well as other filings containing information about The Bank of New York Corporation, Inc. and Mellon Financial Corporation, without charge, at the SEC's Internet site (<http://www.sec.gov>). Copies of the joint proxy statement/prospectus and other SEC filings that will be incorporated by reference in the joint proxy statement/prospectus will also be available, without charge, from Mellon Financial Corporation, Secretary of Mellon Financial Corporation, One Mellon Center, Pittsburgh, Pennsylvania 15258-0001 (800-205-7699),

or from The Bank of New York Company, Inc., Investor Relations, One Wall Street 31st Floor, New York, New York 10286 (212-635-1578).

Directors and executive officers of The Bank of New York Company, Inc. and Mellon Financial Corporation and other persons may be deemed to be participants in the solicitation of proxies from the shareholders of The Bank of New York Company, Inc., and/or Mellon Financial Corporation in respect of the proposed transaction. Information about the directors and executive officers of Mellon Financial Corporation is set forth in the proxy statement for Mellon Financial Corporation's 2006 annual meeting of shareholders, as filed with the SEC on March 15, 2006. Information about the directors and executive officers of The Bank of New York Company, Inc. is set forth in the proxy statement for The Bank of New York Company, Inc.'s annual meeting of shareholders, as filed with the SEC on March 24, 2006.

Additional information regarding the participants in the proxy solicitation and a description of their direct and indirect interests, by security holdings or otherwise, will be contained in the joint proxy statement/prospectus when it becomes available.

* * * * *

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APP - 129

**CONNECTICUT
STATE TREASURER
SHAWN T. WOODEN**

BNY MELLON

**FOR IMMEDIATE RELEASE: Friday, August 19, 2022
CONTACT: Office of the Treasurer,
gabriella.martin@ct.gov, (959) 529-2468**

**CONNECTICUT'S PENSION FUNDS RECEIVE
ADJUSTMENT FOLLOWING
COMPLETION OF TREASURER.WOODEN'S
2019 COMPREHENSIVE REVIEW**

HARTFORD, CT - Today, Connecticut State Treasurer Shawn T. Wooden and BNY Mellon announced a one-time adjustment for the benefit of the Connecticut Retirement Plans and Trust Funds (CRPTF) following a comprehensive review by Treasurer Wooden. Since 2013, BNY Mellon has provided custody services to the CRPTF. Upon taking office in 2019, Treasurer Wooden undertook a full review of investments and assets of the accounts held by the CRPTF's six State Pension Funds and nine

State Trust Funds. Upon completion of a financial reconciliation review, BNY Mellon agreed to a \$10.5 million adjustment for the benefit of the CRPTF.

"As the sole trustee of our state's pension funds, it's my responsibility to diligently safeguard these important financial resources for the future of our employees and retirees," said Treasurer Shawn Wooden. "When I first came into office, I undertook a comprehensive review of our pension accounts. Upon its completion, we worked cooperatively with BNY Mellon to complete a financial reconciliation. I appreciate that BNY Mellon has worked with us and will make an adjustment towards our pension funds."

Treasurer Wooden serves as the principal fiduciary for the CRPTF and manages over \$44 billion in assets. As sole trustee of the CRPTF, which includes six state pension funds and nine trust funds, Treasurer Wooden is responsible for overall policy, planning, and general administration and management of the assets for retirement plans serving approximately 296,000 state and municipal employees, teachers, retirees, and

their survivors, as well as trust funds that support academic programs, grants, and initiatives throughout the state.

In a statement, BNY Mellon said: "We have worked in partnership with Treasurer Wooden to ensure that the CRPTF is able to maximize returns for Connecticut's workforce and retirees, and for the beneficiaries of its public trust funds."

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About the Office of the State Treasurer

Under the leadership of Connecticut's State Treasurer Shawn T. Wooden, the Office of the Treasurer is dedicated to safeguarding taxpayers' money and the state's financial resources while maximizing returns, minimizing risks, and operating at the highest professional and ethical standards. Through receiving, investing, and disbursing, the Office continues to enhance the State's fiscal stability, financial literacy, college and disability savings, and its

approach to leveraging business partnerships to combat social issues such as gun violence, climate change, and equal opportunities in economic growth. Treasurer Wooden currently serves as President of the National Association of State Treasurers and is the only Black elected State Treasurer in the country and the only Black elected official serving statewide in New England. Learn more about the Office of the Treasurer here and follow along on [Facebook](#), [Instagram](#), and [Twitter](#).

About BNY Mellon

BNY Mellon is a global investments company dedicated to helping its clients manage and service their financial assets throughout the investment lifecycle. Whether providing financial services for institutions, corporations, or individual investors, BNY Mellon delivers informed investment and wealth management and investment services in 35 countries. As of June 30, 2022, BNY Mellon had \$43.0 trillion in assets under custody and/or administration, and \$1.9

trillion in assets under management. BNY Mellon can act as a single point of contact for clients looking to create, trade, hold, manage, service, distribute or restructure investments. BNY Mellon is the corporate brand of The Bank of New York Mellon Corporation (NYSE: BK). Additional information is available on <https://www.bnymellon.com>. Follow us on [Twitter](#) [@BNYMellon](#) or visit our newsroom at www.bnymellon.com/us/en/about-us/newsroom.html for the latest company news.

Office of the Treasurer] [165 Capitol Avenue Hartford,](#)
[CT, 06103](#)

BK: 302 PG: 875 06/16/2010 QUIT CLAIM DEED

Lisa A Faccodio PC

Attorney At Law

Doc ID:000218940003 Type LAN

547 Main St

BK 302 PG 875-877

Middletown, CT 06457

*To all people to whom these presents shall come,
greetings*

Know You That I, WILLIAM J. RUTTKAMP of the
Town of Chester, County of Middlesex, and State of
Connecticut

For the consideration of No Dollars and other goods
and valuable considerations,

Received to my full satisfaction of SCHLOMIT
RUTTKAMP A/K/A SHLOMIT RUTTKAMP of the
Town of Westbrook, County Of Middlesex and State of
Connecticut

Does remise, release, and forever QUITCLAIM UNTO
THE SAID SCHLOMIT RUTTKAMP A/K/A SHLOMIT
RUTTKAMP, and unto her heirs and assigns forever,
all the right, title, interest, claim and demand
whatsoever as I the said releaser have or ought to have
in or to

APP - 135

All that certain piece or parcel of land known as 510
McVeagh Road, Westbrook, Connecticut more
particularly bounded and described as follows:

SEE ATTACHED SCHEDULE "A" FOR LEGAL
DESCRIPTION

No Conveyance Tax Collected

/S/ Catherine A Wringer
Joan S. Angelini
Westbrook, Town Clerk

BK: 302 PG: 875 06/16/2010 QUIT CLAIM DEED

To Have and Hold the premises, with all the appurtenances, unto the said Releasee and unto her heirs and assigns forever, so that neither I, the said releasor nor my heirs nor any other persons under me or them shall hereafter have any claim, right or title in or to the premises, or any part thereof, but I am therefrom, and they are by these presents forever barred and excluded.

In Witness Whereof I have hereunto set my hand and seal this 25 day of ,2010 A.D.

Signed, Seale and Delivered in presence of

/S/ Nancy Hinton
Nancy Hinton

/S/ William Ruttkamp
William Ruttkamp

/S/ Paulin D' Alessio
Paulin D' Alessio

State of Connecticut

County of Middlesex && Chester

On this the 5 day 24, 2010, before me, Heidi Samuelson the undersigned officer, personally appeared William J. Ruttkamp, known to me (or satisfactorily proven) to be the person whose name is subscribed to the within instrument and acknowledge that he executed the same for the purposed therein contained, as his free act and deed.

In Witness Whereof I hereunto set my hand and official seal.

/S/ Heidi Samuelson
Notary Public
Commission Expires: 5-31-2015

Latest address of Grantee:

510 McVeagh Road
Westbrook, CT 06498

BK: 302 PG: 875 06/16/2010 QUIT CLAIM DEED

Schedule A

All that certain piece or parcel of land, situated on the northerly side of MeVengh Road, sometimes called the DeWolf Road, in the Town of Westbrook, County of Middlesex and State of Connecticut, bounded and described as follows:

Northerly: by land now or formerly of Leander S, Johnson and Margaret D. Johnson, known as Pratts Pond, 80 feet, more or less;

Easterly: by land now or formerly of Leander S, Johnson and Margaret D, Johnson, being the center line of stone wall, 250 feet, more or loss;

Southerly: by the taking line of the McVeagh Road or DeWolf Road, 190 feet, more or less;

Westerly: by land now or formerly of George R, Zinser, Jr, and Esther D. Zinser, Jr. and Esther D, Zinser, 200 feet, more or less.

Received for Record at Westbrook, CT
On 06/16/2010 At 1:32:12 pm

/S/ Joan S. Angelini