

No. 23-6591
(Linked with 23A888)

IN THE
SUPREME COURT OF THE UNITED STATES

Tracie L. Green — PETITIONER

VS.

US Bank National Association et al — RESPONDENT(S)

MOTION FOR LEAVE TO PROCEED *IN FORMA PAUPERIS*

ON PETITION FOR A WRIT OF CERTORARI TO

US Court of Appeals for the Fourth Circuit

PETITION FOR REHEARING

And

NOTICE OF REMOVAL

without prepayment of costs and to proceed *in forma pauperis*.

Petitioner has previously been granted leave to proceed *in forma pauperis* in the following court(s):

Lexington County Courthouse

US District Court of South Carolina

US Court of Appeals for the Fourth Circuit

Supreme Court of the United States

Petitioner's affidavit or declaration in support of this motion is attached hereto.

A copy of the order of appointment is appended.

T. Milthorpe, Jr.
Signature

Leave to Proceed
Motion and Order/Affidavit to Proceed in Forma Pauperis

I, Tracey Mitchell-Green, being duly sworn, state that I am the Defendant and that I do not have the funds available to pay the costs of filing and service in this case. I request that motion/hearing requests, form motions, and pretrial order/consent orders be made without cost to me.

ATL
Tracey Mitchell-Green
Defendant

Sworn to before me this 3rd day of May, 2022.

Walter F.
Notary Public of South Carolina

My Commission expires: July 8, 2031



ORDER

Leave is granted to proceed in forma pauperis.

Leave is denied to proceed in forma pauperis. This case will be dismissed without further order of the court if the filing fee and associated costs are not paid on or before 20 (Family Court Day).

Date: May 11, 2022, At: COURT, 10TH FLOOR

Walter F.
Family Court Judge
Court Clerk Judge

IN THE COURT OF COMMON PLEAS OF SOUTH CAROLINA

NOTICE TO PLAINTIFF: The Court may assess costs against other party at hearing.

IN THE COURT OF COMMON PLEAS OF SOUTH CAROLINA

Costs Disbursement (if applicable): None

SCCA 405P (12/2009)

2022

RECEIVED IN CLERK'S OFFICE

**AFFIDAVIT OR DECLARATION
IN SUPPORT OF MOTION FOR LEAVE TO PROCEED *IN FORMA PAUPERIS***

I, Tracie L. Mitchem-Green, am the petitioner in the above-entitled case. In support of my motion to proceed *in forma pauperis*, I state that because of my poverty I am unable to pay the costs of this case or to give security therefor; and I believe I am entitled to redress.

1. For both you and your spouse estimate the average amount of money received from each of the following sources during the past 12 months. Adjust any amount that was received weekly, biweekly, quarterly, semiannually, or annually to show the monthly rate. Use gross amounts, that is, amounts before any deductions for taxes or otherwise.

Income source	Average monthly amount during the past 12 months		Amount expected next month	
	You	Spouse	You	Spouse
Employment	\$6,057	\$0	\$3,082	\$0
Self-employment	\$1	\$0	\$0	\$0
Income from real property (such as rental income)	\$0	\$0	\$0	\$0
Interest and dividends	\$1	\$0	\$0	\$0
Gifts	\$0	\$0	\$0	\$0
Alimony	\$0	\$0	\$0	\$0
Child Support (annual \$5280)	\$440	\$0	\$440	\$0
Retirement (such as social security, pensions, annuities, insurance)	\$167	\$0	\$0	\$0
Disability (such as social security, insurance payments)	\$0	\$0	\$0	\$0
Unemployment payments	\$0	\$0	\$0	\$0
Public-assistance (such as welfare)	\$204(SNAP)	\$0	\$245 (SNAP)	\$0
Other (specify): <u>Tax Refund/12months (same with retirement)</u>	\$404	\$0	\$0	\$0
Total monthly income:	\$7274	\$0	\$3767	\$0

2. List your employment history for the past two years, most recent first. (Gross monthly pay is before taxes or other deductions.)

Employer	Address	Dates of Employment	Gross monthly pay
VNS Health	220 E 42 nd St, New York	12/22-Present	\$2767
Lexington Salsaritas	5135 Sunset Blvd, SC	10/22-12/22	\$500
Chicken Salad Chick	5135 Sunset Blvd, SC	5/22-9/22	\$756
Wyzant	online	2022	\$232

3. List your spouse's employment history for the past two years, most recent employer first. (Gross monthly pay is before taxes or other deductions.)

Employer	Address	Dates of Employment	Gross monthly pay
NA	NA	NA	\$
NA	NA	NA	\$
NA	NA	NA	\$

4. How much cash do you and your spouse have? \$120.00
Below, state any money you or your spouse have in bank accounts or in any other financial institution.

Type of account (e.g., checking or savings)	Amount you have	Amount your spouse has
Checking/Savings	\$ 608.96/585.28	\$0
Checking/Savings	\$0.11/0	\$
Checking/Savings	\$0.27/2.57	\$
Savings/MMA	\$0.17/11.47	\$
Checking/Savings	\$0.43	\$
Checking	\$123.59	\$

5. List the assets, and their values, which you own or your spouse owns. Do not list clothing and ordinary household furnishings.

D Home

Value Being litigated _____

D Other real estate

Value NA _____

D Motor Vehicle #1

Year, make & model 2004 Toyota Sequoia

Value \$5000 _____

D Motor Vehicle #2

Year, make & model NA

Value _____

D Other assets

Description NA

Value _____

6. State every person, business, or organization owing you or your spouse money, and the amount owed.

Person owing you or your spouse money	Amount owed to you	Amount owed to your spouse
NA (Tax status unknown)	\$ _____	\$ _____
	\$ _____	\$ _____
	\$ _____	\$ _____

7. State the persons who rely on you or your spouse for support. For minor children, list initials instead of names (e.g. "J.S." instead of "John Smith").

Name	Relationship	Age
CG	Son	17

8. Estimate the average monthly expenses of you and your family. Show separately the amounts paid by your spouse. Adjust any payments that are made weekly, biweekly, quarterly, or annually to show the monthly rate.

	You	Your spouse
Rent or home-mortgage payment (include lot rented for mobile home)	\$In Homeless Shelter	\$NA
Are real estate taxes included? D Yes D No NA		
Is property insurance included? D Yes D No NA		
Utilities (electricity, heating fuel, water, sewer, and telephone)	\$315	\$ _____
Home maintenance (repairs and upkeep)	\$0	\$ _____
Food	\$255	\$ _____
Clothing	\$200	\$ _____
Laundry and dry-cleaning	\$100	\$ _____
Medical and dental expenses	\$0	\$ _____

	You	Your spouse
Transportation (not including motor vehicle payments)	\$400	\$
Recreation, entertainment, newspapers, magazines, etc.	\$100	\$
Insurance (not deducted from wages or included in mortgage payments)		
Homeowner's or renter's	\$being litigated	\$
Life	\$0	\$
Health	\$0	\$
Motor Vehicle	\$679.90	\$
Other:	\$0	\$
Taxes (not deducted from wages or included in mortgage payments) (specify):	\$0	\$
Installment payments		
Motor Vehicle	\$0	\$
Credit card(s)	\$485	\$
Department store(s)	\$0	\$
Other: <u>Retirement loan/* Personal Loan (*unable, pay what I can)</u>	\$44/*400	\$
Alimony, maintenance, and support paid to others	\$0	\$
Regular expenses for operation of business, profession, or farm (attach detailed statement)	\$0	\$
Other (specify): <u>Tithe and Offering (10 % of income)</u>	\$310	\$
Total monthly expenses:	\$3288.90	\$

9. Do you expect any major changes to your monthly income or expenses or in your assets or liabilities during the next 12 months?

Yes No If yes, describe on an attached sheet.

10. Have you paid – or will you be paying – an attorney any money for services in connection with this case, including the completion of this form? Yes No

If yes, how much? _____

If yes, state the attorney's name, address, and telephone number:

Unable to pay and cautious about another derailment attempt as described in Writ of Certiorari to US District Court of South Carolina. However, I am in need of an attorney. **NOTE: I request attorney referrals but respectfully decline attorney appointments due to previous derailment experiences.**

11. Have you paid—or will you be paying—anyone other than an attorney (such as a paralegal or a typist) any money for services in connection with this case, including the completion of this form?

Yes No

If yes, how much? I do have expenses related to document preparation and mailing. Approximately \$200+ monthly with both the State of South Carolina foreclosure case (No.2022CP3200784, US Bank vs Tracie Green, et al) and this Supreme Court Case (23-6591, Tracie Green vs US Bank, et al) occurring simultaneously.

If yes, state the person's name, address, and telephone number: NA

12. Provide any other information that will help explain why you cannot pay the costs of this case.

Currently, I live in a Homeless Shelter. Due to terrorism experienced since 2017, I exited Nursing (direct patient care) to keep the public safe, which severely affected my finances. Now that the government has been made aware of the terrorism, the terrorist are less likely to hurt anymore of my patients. However, the financial targeting against me is intense (i.e. high vehicle insurance, etc). The terrorism, coupled with the suspected murderous attempt on my life [and my child if present] has taken a negative toll on my health and income, though I remain at functional capacity. [It is suspected the terrorist are responsible for the death of Christopher Washington, and the targeting of his mother Donna Washington Farmer.] HELP IS REQUESTED TODAY. PLEASE NOTIFY THE DEPARTMENT OF JUSTICE.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on June 7, 2024

T. Mitcham Green
(Signature)

Tracie Mitchem-Green *Formerly a registered nurse, Tracie now works as a medical transcriptionist.*

9. As allotted by the demands of both the State of South Carolina foreclosure case (No.2022CP3200784, US Bank vs Tracie Green, et al) and this Supreme Court Case (23-6591, Tracie Green vs US Bank, et al) and my health, I desire to increase my income.

ON THE WAY

последовательности (последовательность $\{x_n\}$ сходима к x_0 в \mathbb{R}^n , если для каждого $\epsilon > 0$ существует такое N , что для всех $n > N$ имеет место $\|x_n - x_0\| < \epsilon$).

Si ergo est in primis utrumque in hoc operi liberum negotiandum, unde que obivis? Et

1,516.2 spuds being 90% larger than the standard 2.25 spuds. At 400 ft (122 m) the ratio of standard to larger spuds, with 10% of the 2.25 spuds (1000) greater, was 6.25 spuds per ton. Thus, when using 2.25 spuds, 1000 spuds per ton, the standard 2.25 spuds were 1.5162 times as effective as the 2.25 spuds. The 2.25 spuds were 1.5162 times as effective as the 1.5162 spuds.

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ON PETITION FOR A WRIT OF CERTIORARI TO

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PETITION FOR REHEARING with APPENDIX

Pursuant to Rule 44 of this Court, this ProSe Petitioner, respectfully petitions for rehearing— of the decision denying the petition for a writ of certiorari to US Court of Appeals for the Fourth Circuit—before a full member Court.

1. This case does not involve a challenge by the Respondents, [Moreover, this Petitioner is not in receipt of the Respondent's Waiver or a Brief in Opposition; this Petitioner, nevertheless, submitted a Reply to Brief in Opposition.]
2. Rule 44.2 states..."grounds shall be limited to intervening circumstances of a substantial or controlling effect or to other substantial grounds not previously

presented..." Moreover, research shows it is rare to be granted a rehearing.

However, when there are extenuating circumstances, rehearing is likely.

[R]ehearing petitions have been granted in the past where the prior decision was by an equally divided Court and it appeared likely that upon rearguement a majority one way or the other might be mustered" ...a small number of cases in which a full Bench can rehear a case decided by an equal division probably amounts to the largest class of cases in which a petition for rehearing after decision on the merits has any chance of success. United States of America v State of Texas, Supreme Court of the United States, 2015.

3. "Intervening circumstances of a substantial or controlling effect or to other substantial grounds not previously presented" as well as extenuating circumstances are present in this case, including but not limited to the involvement of Congress and Law Enforcement.

a. Due to intensified targeting, the first two Questions Presented in the petition have been referred to Congress and Law Enforcement [information redacted]:

May 9, 2024

Dear ALL:

The suspected acts of terrorism against me and my family have intensified. With that, this is my official complaint against the following FEDERAL employees who are suspected to be terrorists or in association with the terrorists:

Yes, the fall out WILL be tremendous, but God said we will survive. We MUST take back our nation from this Nazi-type Network of terrorists; and the time to do it is NOW. God will bless America...but FIRST, America MUST BLESS GOD!

PS, To the suspected terrorists or their associates reading this message, THE LORD JESUS REBUKE YOU! Yes, I forgive you of EVERYTHING you have done to me, my family [including murdering Christopher Washington], my patients, and my Nation; however, you WILL be held accountable. The mouth of the Lord has spoken it.

Woe unto the wicked! It shall be ill with him: for the reward of his hands shall be given him. —Isaiah 3:11

And to the Members of Congress, Law Enforcement, Administrator of US Courts, , who are God-fearing, law-abiding citizens: You are responsible for doing what is right even when no one is looking. God allowed you to be in the position of power for such a time as this. We all will give an account for what we do...no one gets away. No one, God is watching...

When I say unto the wicked, Thou shalt surely die; and thou givest him not warning, nor speakest to warn the wicked from his wicked way, to save his life; the same wicked man shall die in his iniquity; but his blood will I require at thine hand. Yet if thou warn the wicked...thou hast delivered thy soul....Have not I commanded thee? Be strong and of a good courage, be not afraid, neither be thou dismayed: for the Lord thy God is with thee whithersoever thou goest—Ezekiel 3:18-19; Joshua 1:9

b. The third and final Question Presented remains unaddressed and is the basis for this petition for rehearing. The question is:

Was U.S.Bank National Association in error: By failing to use ordinary care [i.e. follow guidelines and comply with applicable law(s)] in processing the Mortgage Assistance Program Application? By intentionally and deliberately failing to appropriately process the Mortgage Assistance Program application?

c. As discussed in the *Statement of the Case* section of the Writ of Certiorari, according to the April 11, 2022 Letter from U.S Department of Housing and Urban Development/Federal Housing Administration (HUD/FHA), US Bank National Association was responsible for reviewing this Petitioner's financial situation, determininng the appropriate assistance option, and assisting this Petitioner in completing the selected option. Here is an abbreviated copy of the HUD/FHA document [information redacted]:



U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT
WASHINGTON, DC

April 11, 2022



181343 7 61 T657 P1
GREEN, TRACIE L
123 CARDINAL PINES DR
LEXINGTON, SC 29073-8362

Dear Mortgagor:

You are receiving this letter because your mortgage is federally insured and we have reason to believe that you may need assistance with your mortgage. If you are current on your mortgage payments, on a mortgage payment forbearance, or working with your mortgage servicer, please disregard this letter.

We understand that you may be struggling and unable to make your mortgage payments. If you are having difficulty paying your mortgage, we urge you to act now. Contact your mortgage servicer or a HUD-approved housing counseling agency to discuss your options for bringing your mortgage current or other relief that may be available to you. FHA requires your mortgage servicer to review your situation, determine which assistance option you are eligible for, and then help you to complete the option.

There are two ways to get this information:

other relief that may be available to you. FHA requires your mortgage servicer to review your situation, determine which assistance option you are eligible for, and then help you to complete the option.

Although instructed by HUD/FHA, US Bank National Association failed to comply with the latter two steps: determininng the appropriate assistance option, and assisting this Petitioner in completing the selected option . Here is this Petitioner's October 2, 2021, Letter of Hardship with acknowledges an unemployed, self-employment status:

10/2/21

Tracie Mitchem-Green
123 Cardinal Pines Drive
Lexington, SC 29073

USBank
Attn: Mortgage Assistance Program

Letter of Hardship

To Whom It May Concern:

My hardship has not resolved as of yet. I am self-employed and currently without work. However, I do expect my situation to improve.

Sincerely,

Tracie

After receiving notice of a Partial Claim Approval and experiencing a concerning telephone encounter with a US Bank National representative, this Petitioner sent the following email to US Bank National Association on October 24, 2021 requesting more information [redacted information]:

Partial Claim Approval Status

From: H N (cruiseworld23@yahoo.com)
To: map@usbank.com
Date: Sunday, October 24, 2021, 06:44 PM EDT

10/24/21

Tracie L. Mitchem-Green
123 Cardinal Pines Drive
Lexington, SC 29073

Hello US Bank MAP,

On 10/22/21 around 4:30pm, I logged onto the online Portal to check for any updates. On the Portal, I noted that the red "Message" indicator showed "0". However, after I entered the Mortgage Assistance section of the Portal, the following title was noted "Your Loss Mitigation Status: Partial Claim Approved--agreement documents in process" without the ability or request to upload further documents noted. Again, I did not receive any notice or message regarding this change, but I am appreciative of any assistance provided. I am unsure what this Partial Claim Approval means; is it possible to receive some insight? I am uncomfortable calling without the conversation being recorded since the 10/6/21 incident with US Bank representative Ms. Avalyn (as previous conversations with other US Bank representatives were announced and recorded as it was with Ms. Avalyn, but without incident). NOTE: Ms. Avalyn herself was pleasant and cordial; so I am unsure who or what told her to hang up on me because the call was being recorded (please see the 10/6/21 12:51pm email sent to you for more details).

Thank you for your time, attention, and assistance.

Sincerely,

Tracie

Again, US Bank National Association failed to comply with HUD/FHA

guidelines by not providing the requested assistance. After conducting self-initiated research into Partial Claims Approval, this Petitioner uncovered US Bank National error as this Petitioner indeed did not qualify for the COVID-19 Recovery Standalone Partial Claim, as she was unable to resume making current monthly mortgage payments as specified in HUD 21-115, dated July 23, 2021, Public Release Notice entitled "Federal Housing Administration Announces Additional COVID-19 Recovery Options for Homeowners"

[information redacted] :

HUD No. 21-115 FOR
HUD Public RELEASE
Affairs Friday
(202) 708-0685 July 23, 2021

**FEDERAL HOUSING ADMINISTRATION
ANNOUNCES ADDITIONAL COVID-19
RECOVERY OPTIONS FOR
HOMEOWNERS**

*Streamlined COVID-19
Recovery "waterfall" includes
broader payment reductions
for those most in danger of
losing their homes due to
COVID-19 financial hardships*

New COVID-19 Recovery Waterfall

The new FHA COVID-19 Recovery waterfall streamlines and revises FHA's previous options for struggling homeowners, reduces required documentation, and allows mortgage servicers to provide greater payment reduction for eligible homeowners with FHA-insured Single Family Title II forward mortgages. The simple two-step waterfall options intended for properties that are occupied as the homeowner's primary residence are:

1. COVID-19 Recovery Standalone

Partial Claim: for homeowners who *can* resume making their current mortgage payments, the COVID-19 Recovery Standalone Partial Claim allows mortgage payment arrearages to be placed in a zero interest subordinate lien against the property that is repaid when the mortgage terminates, usually when the homeowner refinances or sells the home.

2. COVID-19 Recovery

Modification: for homeowners who *cannot* resume making their current monthly mortgage payments, the COVID-19 Recovery Modification extends the term of the mortgage to 360 months at a fixed rate and targets reducing the borrower's monthly principal and interest portion of their monthly mortgage payment. The COVID-19 Recovery Modification must include a Partial Claim if the

homeowner has Partial Claim funds available.



Fact Sheet
**Federal Housing
Administration
Assistance for
Homeowners Struggling
Financially Due to COVID-19**

**U.S. Department of Housing and
Urban Development – Marcia L.
Fudge, Secretary**

**Office of Public Affairs, Washington,
DC 20410**

- For homeowners who cannot return to sustainable mortgage payments after all home retention options have been exhausted, FHA allows servicers to offer:
 1. **The COVID-19 Pre-foreclosure Sale** for homeowners who, after all home retention options are exhausted, are unable to keep their home.
Also known as a Short Sale, the COVID-19 Pre-foreclosure Sale can be used to sell the property for an amount less than what is owed, without going through the foreclosure process, when lien holders agree to release their liens and forgive the deficiency balance on the real estate.

2. The COVID-19 Deed-in-Lieu of Foreclosure for homeowners who, are unable to keep their home after all home retention options are exhausted, and who are unable to complete a pre-foreclosure sale. With a Deed-in-Lieu of Foreclosure, the homeowner voluntarily offers the deed to HUD in exchange for a release from all obligations under the mortgage.

Enlightened, this Petitioner emailed US Bank National Association on November 9, 2021, requesting a COVID-19 Loan Modification [information redacted]:

To: map@usbank.com
Date: Tuesday, November 9, 2021, 11:08 PM EST

11/9/21

Tracie Mitchem-Green
123 Cardinal Pines Dr.
Lexington, SC 29073
P: 803-957-4314

Dear US Bank MAP (Ms. Diana Goytia):

I am unable to login to the Portal, as the system does not recognize my login credentials. Hence, a password change was required due to the system locking my account. [Of note, the system would not accept my correct zip code, 29073, but did accept my old zip code, 32055.] I did not note any new messages indicated in the red-color Message Indicator area. If I overlooked any correspondence from you, then please advise.

Attached are four (4) files of documents I recently received from you, US Bank, that were either sent to the above address or my previous Florida address. [Just as a reminder, 123 Cardinal Pines Dr, Lexington, SC 29073 is the correct address.]

Since I have an FHA loan, am unable to resume making current monthly mortgage payments, and do not have Partial Claim funds available, then I am requesting a Covid-19 Recovery Modification as outlined by the FHA please. Please advise.

Sincerely,

Tracie Mitchem-Green

Attachments:

- 1) USBank Mailing to Florida.pdf (dated 10/1/21 & 9/13/21, 6 pages +1 divider page=7 pages total)
- 2) USB Relationship Manager.pdf (dated 10/25/21, 2 pages)
- 3) USBank UPS Mailing Received.pdf (dated 10/26/21, 24 pages)
- 4) USBank Mailing Received (SC).pdf (dated 11/2/21, 2 pages)

After receiving a request to submit another Mortgage Assistance Application

on the same day, this Petitioner emailed US Bank National on February 14th and 15th requesting clarification of the need to submit another application and requesting again COVID-19 loan modification due to not qualifying for the partial claim as outlined by the HUD/FHA [information redacted]:

Re-send

From: H N (cruiseworld23@yahoo.com)
To: map@usbank.com
Date: Tuesday, February 15, 2022, 08:36 AM EST

2/15/22

----- Forwarded Message -----
From: "H N" <cruiseworld23@yahoo.com>
To: "map@usbank.com" <map@usbank.com>

Sent: Mon, Feb 14, 2022 at 1:30 AM
Subject: Fw: It's not too late! Apply for U.S. Bank customer assistance.

2/14/22

Dear USBank,

I apologize for the delayed response to your automated message dated 2/9/22 (see below) requesting I submit an application for mortgage assistance.

Does this mean the application previously submitted was discarded or not applicable?

Yes, I have been requesting assistance from USBank as outlined by the FHA COVID program (i.e. loan modification), as I do not qualify for the partial claim previously offered. Please advise as I do desire to keep my home.

Thank you kindly,

Tracie

Again, US Bank National Association did not respond; that is, until this

Petitioner received the March 4, 2022 Foreclosure summons:

STATE OF SOUTH CAROLINA COUNTY OF LEXINGTON	IN THE COURT OF COMMON PLEAS
U.S. Bank National Association, PLAINTIFF, vs. Travis L. Green; Cardinal Pines Homeowners' Association, Inc.; Palmetto Citizens Federal Credit Union, DEFENDANT(S).	SUMMONS (NON-JURY MORTGAGE FORECLOSURE) C/A NO. DEFICIENCY REQUESTED
TO THE DEFENDANTS ABOVE NAMED: YOU ARE HEREBY SUMMONED and required to answer the Complaint herein, a copy of which is herewith served upon you, or otherwise appear and defend, and to serve a copy of your Answer to said Complaint upon the subscriber at his office, P.O. Box 8237, Columbia, SC 29202, within thirty (30) days after service hereof, except as to the United States of America, which shall have thirty (60) days, exclusive of the day of such service, inclusive of any extensions provided by S.C. Supreme Court Administrative Order 2020-04-22-01 and subject to that Order's further amendment or revocation and if you fail to answer the Complaint within the time aforesaid, or otherwise appear and defend, the Plaintiff in this action will apply to the Court for the relief demanded therein, and judgment by default will be rendered against you for the relief demanded in the Complaint. TO MINOR(S) OVER FOURTEEN YEARS OF AGE, AND OR TO MINOR(S) UNDER FOURTEEN YEARS OF AGE AND THE PERSON WITH WHOM THE MINOR(S) RESIDES, AND/OR TO PERSONS UNDER SOME LEGAL DISABILITY: YOU ARE FURTHER SUMMONED AND NOTIFIED to apply for the appointment of a guardian ad litem within thirty (30) days after the service of this Summons and Notice upon you. If you fail to do so, application for such appointment will be made by the Plaintiff immediately and separately and such application will be deemed absolute and total in the absence of your application for such an appointment within thirty (30) days after the service of the Summons and Complaint upon you.	

As detailed above, U.S. Bank National Association failed to use ordinary care in processing the Mortgage Assistance Program Application and failed to follow guidelines as mandated by HUD/FHA. Furthermore, U.S. Bank National Association's repeated requests for completion of additional Mortgage Assistance Program Applications appears to have been an attempt to cover the above stated failures; which lends itself to question US Bank National Association's underlying intention. In summary, it appears that from early on in the Application process, US Bank National intended harm to this Petitioner through foreclosure.

- d. A Notice of Removal is submitted with this petition for rehearing. As discussed in the December 20, 2024 *Writ of Certiorari to the US Court of Appeals for the Fourth Circuit* and the February 22, 2024 *Supplemental Brief* and *Supplemental Appendix* submitted to this Court, a mirage of concerning events continue to occur which ultimately jeopardized the integrity of the active Lexington County Courthouse case #2022CP3200784—including US Bank presenting this Petitioner with what appears to be fraudulently-derived documents, all in an attempt to “acquire” the property, 123 Cardinal Pines Drive, Lexington, SC 29073—which is the foundation on which this petition for rehearing is based [information redacted]:

Notice of Home Acquisition dated 7.28.22 and Notice of Hearing filed 8.18.24



Foreclosure Department
Phone: (803) 226-2700
Fax: (803) 252-4092
Email: Lawfirm@hutchensLawfirm.com

HUTCHENS LAW FIRM LLP
240 Stoneridge Drive Suite 400
Columbia, SC 29210

July 28, 2022

NOTICE TO OCCUPANTS OF PENDING ACQUISITION

Occupant(s): Tracie L. Green
Cardinal Pines Drive
Lexington, SC 29073
HUD/HFA Case Number: 461-3967115-703
File Case No: 6043-25267

Name of Note Holder: U.S. Bank National Association

STATE OF SOUTH CAROLINA COUNTY OF LEXINGTON U.S. Bank National Association, vs. Tracie L. Green; Palmetto Citizens Federal Credit Union, DEFENDANT(S)	IN THE COURT OF COMMON PLEAS CASE NO. 2022-CP-32-00784 NOTICE OF HEARING
-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	---------------------------------------------------------------------------------------------------------

A foreclosure hearing has been set in the above-referenced matter for September 13, 2022 at 10:00 AM before the Honorable James O. Spence, Master in Equity for Lexington, for the purpose of taking testimony, findings of facts and conclusions of law and to enter final judgment therein without further order of the court. This hearing will be held using remote communication technology as well as the option to appear IN PERSON.

The hearing will be held at the Lexington County Judicial Center, courtroom 2-A, 205 East Main St. Lexington SC 29072, subject to all county-specific and court-specific Coronavirus/COVID-19 requirements and restrictions. Pursuant to South Carolina Supreme Court Administrative Order 2022-02-17-02, protective masks are no longer required in county courthouses; however, any person who is at risk or concerned about the dangers of COVID-19 may continue to wear a mask inside any courthouse.

Here is my Court-filed response, enclosed in the *Notice of Home Acquisition* document [95 pages, State filed September 1, 2022; Federal filed November 28, 2022]:

August 22, 2022
STATE OF SOUTH CAROLINA
COUNTY OF LEXINGTON

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IN THE COURT OF COMMON PLEAS
NON-JURY MORTGAGE FORECLOSURE
US Bank National Association (PLAINTIFF) vs. Tracie L. Green; Cardinal Pines Homeowners' Association, Inc; Palmetto Citizens Federal Credit Union (DEFENDANTS)
CASE# 2022CP3200784

Question: If US Bank National, through perjury and fraudulent activity, has acquired the rights to 123 Cardinal Pines Drive, Lexington, SC 29073 [DATED 7/28/22 AND NOT FILED WITH THE COURT], then why now has US Bank National scheduled a meeting [FILED 8/18/22] with the Honorable James O. Spence, Master-in-Equity, "...for the purpose of taking testimony, finding of facts and conclusions of law and to enter final judgment therein without further order of the court"? Has not US Bank National already obtained a final judgement without lawful judicial process?

e. Moreover, since filing an official complaint with South Carolina administrative judiciary entities on April 18, 2024, the suspected targeting against this Petitioner intensified, prompting additional official complaints to Congress, Law Enforcement, and the South Carolina Supreme Court [information redacted]:

Action Requested

From: Dr. Green (drgreen@mymail.com)
To: odcmail@sccourts.org; occmail@sccourts.org
Date: Thursday, April 18, 2024 at 10:10 PM EDT

April 18, 2024

Office of Disciplinary Counsel
1220 Senate Street, Suite 309
Columbia, South Carolina 29201
ODCmail@sccourts.org
and
Office of Commission Counsel
1220 Senate Street, Suite 111
Columbia, South Carolina 29201
OCCmail@sccourts.org

To Whom It May Concern:

Please see the attached document, 44-24 SCOTUS Document [entitled, *Proof Of Service*, (dated April 2, 2024, 4 pages)] filed and docketed with the Supreme Court of the United States as of April 4, 2024. Here is the Supreme Court pdf link to the same document [NOTE: It may be necessary to go to the Supreme Court's website directly to access this document]:
https://www.supremecourt.gov/DocketPDF/23/23-6591/306850/20240405115246915_20240405-114936-00003312-00000253.pdf

This is an official complaint against the following legal/judicial personnel regarding South Carolina, County of Lexington case number 2022CP3200784:

5.19.24

Dear Members of Congress, Law Enforcement, South Carolina Office of Disciplinary Counsel, please see below. Assistance and intervention is requested regarding the active SC case. Thank you.

May 19, 2024

Dear ALL:

After the construction of the above letters, the suspected acts of terrorism against me and my family intensified. With that, this is my UPDATED official complaint against the following SOUTH CAROLINA employees who are suspected to be terrorists or in association with the terrorists:

Lexington County Courthouse [Case#2022CP3200784]

5.21.24

Good Morning:

SUSPECTED TERRORISM REMAINS ACTIVE. The following persons are suspected to be terrorist or in association with terrorists. DEAR US CONGRESS, LAW ENFORCEMENT.
SUPREME COURT OF SOUTH CAROLINA:

**PLEASE IMMEDIATELY REMOVE THE FOLLOWING PERSONNEL FROM
CASE#2022CP3200784 IN LEXINGTON COUNTY COURT OF COMMON PLEAS AND
TRANSFER CASE TO FEDERAL JURISDICTION.**

[Full complaint attached below]

5.20.24

Official Complaint Addendum: South Carolina Judicial System
US Bank National vs Tracie Green, et al
Case #2022CP3200784, Lexington County Court of Common Pleas

Page 1 of 9

As indicated above, the integrity of this case is negligible outside of the Supreme Court, with a full complement of Members, deciding its fate. Moreover, the gravity of the case is too heavy to be decided in any other jurisdictional Court. Furthermore, the Supreme Court is the only remaining judiciary that can render a decision in and with the integrity God and the Law demands. This Court is jurisdictionally positioned to intervene and answer the third and final Question Presented in the Writ of Certiorari to the US Court of Appeals for the Fourth Circuit. This Court should grant rehearing— of the decision denying the petition for a Writ of Certiorari to US Court of Appeals for the Fourth Circuit— to provide for a decision with a full complement of Members given the substantial grounds not previously presented as well as extenuating circumstances present in this case.

For the foregoing reasons, the petition for rehearing should be granted.

Respectfully submitted,



Tracie Mitchem-Green
ProSe Petitioner

P.O. Box 521, Yonkers, NY 10710
(803) 361-0602; Email: drgreen@myyahoo.com

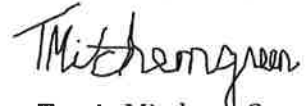
June 23, 2024

CERTIFICATE

As mandated by June 13, 2024 Supreme Court of the United States Letter, I hereby certify that this petition for rehearing "...grounds are limited to intervening circumstances of substantial or controlling effect or to other substantial grounds not previously presented."

CERTIFICATE OF COUNSEL

I hereby certify that this petition for rehearing is presented in good faith and not for delay.



Tracie Mitchem-Green
ProSe Petitioner

APPENDIX 1a

Table 1a gives the values of α and β for the different values of λ and μ used in the calculations. The values of α and β are given in the following table:

Table 1a
Values of α and β for different values of λ and μ

Table 1a gives the values of α and β for the different values of λ and μ used in the calculations. The values of α and β are given in the following table:

Table 1a
Values of α and β for different values of λ and μ

APPENDIX

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STATE OF SOUTH CAROLINA

IN THE COURT OF COMMON PLEAS

COUNTY OF LEXINGTON

SUMMONS

U.S. Bank National Association,

PLAINTIFF,

vs.

Tracie L Green; Cardinal Pines Homeowners' Association, Inc.; Palmetto Citizens Federal Credit Union,

DEFENDANT(S)

(NON-JURY MORTGAGE FORECLOSURE)

C/A NO:

DEFICIENCY REQUESTED

TO THE DEFENDANTS ABOVE NAMED:

YOU ARE HEREBY SUMMONED and required to answer the Complaint herein, a copy of which is herewith served upon you, or otherwise appear and defend, and to serve a copy of your Answer to said Complaint upon the subscriber at his office, P.O. Box 8237, Columbia, SC 29202, within thirty (30) days after service hereof, except as to the United States of America, which shall have sixty (60) days, exclusive of the day of such service, inclusive of any extensions provided by S.C. Supreme Court Administrative Order 2020-04-22-01 and subject to that Order's further amendment or revocation and if you fail to answer the Complaint within the time aforesaid, or otherwise appear and defend, the Plaintiff in this action will apply to the Court for the relief demanded therein, and judgment by default will be rendered against you for the relief demanded in the Complaint.

TO MINOR(S) OVER FOURTEEN YEARS OF AGE, AND/OR TO MINOR(S) UNDER FOURTEEN YEARS OF AGE AND THE PERSON WITH WHOM THE MINOR(S) RESIDES, AND/OR TO PERSONS UNDER SOME LEGAL DISABILITY:

YOU ARE FURTHER SUMMONED AND NOTIFIED to apply for the appointment of a guardian ad litem within thirty (30) days after the service of this Summons and Notice upon you. If you fail to do so, application for such appointment will be made by the Plaintiff immediately and separately and such application will be deemed absolute and total in the absence of your application for such an appointment within thirty (30) days after the service of the Summons and Complaint upon you.

YOU WILL ALSO TAKE NOTICE that should you fail to Answer the foregoing Summons, the Plaintiff will move for an Order of Reference of this cause to the Master-in-Equity or Special Referee in/for this County, which Order shall, pursuant to Rule 53 of the South Carolina Rules of Civil Procedure, specifically provide that the said Master in Equity or Special Referee is authorized and empowered to enter a final judgment in this cause with appeal only to the South Carolina Court of Appeals pursuant to Rule 203(d)(1) of the SCAR, effective June 1, 1999.

s/Sarah O Leonard

March 4, 2022

John S. Kay (S.C. Bar No. 7914)

Ashley Z. Stanley (S.C. Bar No. 74854)

Alan M. Stewart (S.C. Bar No. 15576)

Sarah O. Leonard (S.C. Bar No. 80165)

Gregory Wooten (S.C. Bar No. 73586)

Attorneys for Plaintiff

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P.O. Box 8237

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STATE OF SOUTH CAROLINA	IN THE COURT OF COMMON PLEAS
COUNTY OF LEXINGTON	
U.S. Bank National Association, vs. Tracie L Green; Cardinal Pines Homeowners' Association, Inc.; Palmetto Citizens Federal Credit Union,	PLAINTIFF, (NON-JURY MORTGAGE FORECLOSURE) C/A NO: DEFICIENCY REQUESTED
	DEFENDANT(S)

The Plaintiff, complaining of the Defendants above-named would respectfully show unto this Honorable Court:

1. That the Plaintiff is a corporation or other legal entity duly organized and existing under and by virtue of the laws of one of the States of The United States of America and is authorized to transact business in the State of South Carolina; and that the Defendant(s) Tracie L Green is upon information and belief, citizen(s) and resident(s) of the State of South Carolina. That the Defendant, Cardinal Pines Homeowners' Association, Inc., is upon information and belief a corporation or other legal entity existing under the laws of South Carolina. That the Defendant, Palmetto Citizens Federal Credit Union, is upon information and belief a corporation or other legal entity existing under the laws of South Carolina.
2. Any Defendant described herein as a judgment creditor(s) has, by filing the judgment(s), designated the attorney(s) entering the judgment(s) as their agent for service of process pursuant to the provisions of Section 15-35-840 of the S.C. Code of Laws (1976) as amended.
3. That the real property hereinafter described, which is the subject of this action, is situated and located in the County of Lexington, State of South Carolina.
4. That on or about June 9, 2014, for value received, Tracie L Green, did execute and deliver to U.S. Bank N.A., a certain promissory note in writing according to the terms and conditions set out therein, wherein and whereby Tracie L Green promised to pay to U.S. Bank N.A. the sum of One Hundred Twenty Thousand Nine Hundred Fifty-Seven And 00/100 (\$120,957.00), together with interest thereon at the rate of 4.75% per annum.

5. That in order to better secure the payments of the said note and debt, in accordance with the terms and conditions thereof, Tracie L Green, did execute and deliver on June 9, 2014 unto U.S. Bank N.A., a mortgage covering the following described property:

Legal description and property address:

All that certain piece, parcel or lot of land, together with improvements thereon, situate, lying and being in the County of Lexington, State of South Carolina, being shown and designated as Lot 6 on a Bonded plat of Cardinal Pines Subdivision prepared by Anderson and Associates Land Surveying, Inc., dated June 26, 2006, revised March 12, 2007 and recorded in the office of the Register of Deeds for Lexington County in Plat Slide 943 at Page 5. This further being shown on a plat prepared for Tracie L. Green by Anderson and Associates Land Surveying, Inc., dated June 12, 2007 to be recorded simultaneously herewith in Record Book 12135 at Page 7. reference to said plat is made for a more complete and accurate description, Be all measurements a little more or less.

Being the same parcel conveyed to Tracie L. Green from Hurricane Construction, Inc. by virtue of a deed dated June 29, 2007 and recorded July 3, 2007 in Deed Book 12135 at Page 8, in the Office of the Register of Deeds for Lexington County, South Carolina.

123 Cardinal Pines Drive
Lexington, SC 29073
TMS# 006614-01-006

6. Thereafter said mortgage was recorded on June 19, 2014, in Book No. 17023, at Page 139.

7. The above referenced instrument constitutes a first lien priority mortgage on the subject property.

8. Pursuant to South Carolina law, Plaintiff is entitled to enforce the terms of the subject note and mortgage.

9. That the Defendant, Palmetto Citizens Federal Credit Union, is made a party by virtue of a mortgage given by Tracie Ledora Green in the amount of Twelve Thousand And 00/100 (\$12,000.00) dated February 23, 2010 and recorded March 4, 2010, in Book No. 14125, at Page 135 in the Office of the Register of Deeds for Lexington County; thereafter, Palmetto Citizens Federal Credit Union subordinated it mortgage lien to the Plaintiff's mortgage lien by virtue of a

Subordination of Mortgage dated May 7, 2014 and recorded June 19, 2014 in Book 17023 at Page 152 in said records. Said lien is junior in priority to the Plaintiff's first mortgage lien.

10. That the Defendant, Cardinal Pines Homeowners' Association, Inc., is made a party to this action for any association liens or assessments recorded or unrecorded that are due or may become due in the future.

11. According to the terms and conditions of the said note and mortgage, it is provided that in the event of default in the payment of any installment when due, and if such default is not made good prior to the due date of the next such installment, the entire principal and accrued interest shall at once become due and payable without notice at the option of the holder, and if the same should be placed in the hands of an attorney for collection, all costs of collection, including a reasonable attorney's fee, would be secured by the said mortgage as a part of the debt secured thereby.

12. That under the terms and conditions of said mortgage, it is provided that, together with, and in addition to, the monthly payments of principal and interest payable under the terms of the note secured thereby, the mortgagor will pay to the mortgagee, on the payment due date each month until the said note is fully paid, certain additional sums, including but not limited to, certain amounts for fire and other hazard insurance and taxes and assessments due on the mortgaged premises.

13. Further, under the terms and conditions of said mortgage, it was agreed that the mortgagor would pay all taxes, assessments, water rates and other governmental or municipal charges, fines or impositions for which provisions were not otherwise made, and if they failed to do so, the mortgagee might pay same, which amount, together with interest thereon, would be secured by said mortgage.

14. According to the terms of said mortgage, and as additional security, the mortgagor assigned all rents, issues and profits of the mortgaged premises from and after any default there under, and should legal proceedings be instituted pursuant to said mortgage, the mortgagee, its successors or assigns, was given the right to have a Receiver appointed of the rents, issues and profits, who, after deducting all charges and expenses attending such proceedings, and the execution of his trust as a Receiver, shall apply the residuc of the rents, issues and profits, toward the debt secured by said mortgage.

15. The monthly payments due on said note and mortgage are in default since April 1, 2020. Therefore, the conditions of said note and mortgage have been broken and the Plaintiff elects to, and does declare, the entire balance of said indebtedness due and payable. There is due on said note and mortgage as of April 1, 2020 the sum of One Hundred Nine Thousand Sixty And 11/100 (\$109,060.11), interest at the current rate of 4.75% per annum from March 1, 2020 and the costs of collection associated with this action, including attorney's fees.

16. That the Plaintiff does not waive but specifically demands judgment against the Defendant(s), Tracie L Green, for the full amount found to be due to Plaintiff on the note and mortgage held by plaintiff, with the right to enter personal judgment against the Defendant(s), Tracie L Green for any deficiency in this action remaining after sale of the mortgaged premises.

17. The loan is not applicable for the Home Affordable Modification Program as that program sunset on December 31, 2016.

18. That upon information and belief, certain costs for inspecting and securing the subject property have been incurred by the Plaintiff as a result of this delinquency and Plaintiff is informed and believes it is entitled to reimbursement for such charges, if any.

19. The notice of consumer's right to cure, as contemplated under S.C. Code Sections 37-5-110 and 37-5-111, has been given or is not required, and all conditions precedent to the acceleration of the debt and foreclosure of the mortgage have been performed or have occurred.

WHEREFORE, having fully set forth its complaint, the Plaintiff prays that this Honorable Court inquire into the matters set forth herein and:

(1) That the amount due upon the said note and mortgage held by the Plaintiff be ascertained and determined under the direction of this Court, together with attorney's fees and costs of this action.

(2) That the said Plaintiff's mortgage be declared a first lien priority mortgage and that the said Plaintiff have judgment of foreclosure for the amount so found to be due and owing thereon, together with any taxes or insurance premiums which may be due, with a reasonable sum as attorney's fees and for the costs of this action.

(3) That the mortgaged premises be sold under the direction of this court, the equity of redemption be barred, and that the proceeds of sale be applied as follows:

First, to the costs and expenses of the within action and sale.

Second, to the payment and discharge of the amount due on Plaintiff's note and mortgage, together with attorney's fees as aforesaid, and

Third, the surplus, if any, be distributed according to law.

Fourth, Plaintiff have judgment against the Defendant Tracie L Green for the full amount found to be due Plaintiff on the note and mortgage, with right to enter personal judgment against the Defendant Tracie L Green for any deficiency in this action remaining after sale of the mortgaged premises.

(4) For an Order directing and empowering the Sheriff of Lexington County, South Carolina, to place the successful purchaser at said foreclosure sale in possession of the property hereinabove described should the same become necessary.

(5) For an Order granting the appointment of a receiver to secure and supervise the rental of the property sought to be foreclosed.

(6) For reimbursement of all costs for inspecting and securing the property incurred by the Plaintiff as a result of the delinquency.

(7) For an order satisfying any prior liens that may be of record, but have been paid in full.

(8) For such other and further relief as may be just and proper.

s/Sarah O Leonard

March 4, 2022

John S. Kay (S.C. Bar No. 7914)

Ashley Z. Stanley (S.C. Bar No. 74854)

Alan M. Stewart (S.C. Bar No. 15576)

Sarah O. Leonard (S.C. Bar No. 80165)

Gregory Wooten (S.C. Bar No. 73586)

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STATE OF SOUTH CAROLINA IN THE COURT OF COMMON PLEAS

COUNTY OF LEXINGTON

U.S. Bank National Association, PLAINTIFF,
vs.
Tracie L Green; Cardinal Pines Homeowners' Association, Inc.; Palmetto Citizens Federal Credit Union, DEFENDANT(S)

CERTIFICATION OF COMPLIANCE WITH
THE CORONAVIRUS AID, RELIEF, AND
ECONOMIC SECURITY ACT

(Foreclosures)

C/A NO:

My name is: Sarah O Leonard
First Middle Last

I am (check one) the Plaintiff or an authorized agent of the Plaintiff in the foreclosure case described at the top of this page. I am capable of making this certification. The facts stated in the certification are within my personal knowledge and are true and correct.

1. Verification

Pursuant to the South Carolina Supreme Court Administrative Orders 2020-04-30-02 and 2020-05-06-01 and based upon the information provided by the Plaintiff and/or its authorized servicer as maintained in its case management/database records, the undersigned makes the following certifications:

Plaintiff is seeking to foreclose upon the following property commonly known as:

123 Cardinal Pines Drive, Lexington, SC 29073
Street Address & Unit No. (if any) City County State ZIP

I verify that this property and specifically the mortgage loan subject to this action:

is NOT a "Federally Backed Mortgage Loan" as defined by § 4022(a)(2) of the federal Coronavirus Aid, Relief, and Economic Security ("CARES") Act.

is a "Federally Backed Mortgage Loan" as defined by § 4022(a)(2) of the federal Coronavirus Aid, Relief, and Economic Security ("CARES") Act. Specifically, the foreclosure moratorium cited in Section 4022(c)(2) of the CARES Act has expired as of May 18, 2020, and the property and mortgage are not currently subject to a

forbearance plan as solely defined in Sections 4022(b) and (c) of the CARES Act.

I hereby certify that I have reviewed the loan servicing records and case management/data base records of the Plaintiff or its authorized mortgage servicer, in either digital or printed form, and that this mortgage loan is not currently subject to a forbearance plan as solely defined in Sections 4022(b) and (c) of the CARES Act. Pursuant thereto, I certify that the facts stated in this Certification are within my personal knowledge, excepting those matters based upon my information and belief as to the said loan servicing records and case management/data base records of the Plaintiff or mortgage servicer, and to those matters I believe them to be true. *See, Rule 11(c), SCRPC; BB&T of South Carolina v. Fleming, 360 S.C. 341, 601 S.E.2d 540 (2004).*

2. Declaration:

I certify that the foregoing statements made by me are true and correct. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment by contempt.

My name is:	Sarah	O	Leonard	
	<i>First</i>	<i>Middle</i>	<i>Last</i>	
My address is:	240 Stoneridge Drive	Columbia	SC	29210
	<i>Street Address & Unit No. (if any)</i>	<i>City</i>	<i>State</i>	<i>Zip</i>

Signed on: March 04, 2022 in Richland County, South Carolina.
Month Day Year

s/Sarah O Leonard

March 4, 2022

John S. Kay (S.C. Bar No. 7914)

Ashley Z. Stanley (S.C. Bar No. 74854)

Alan M. Stewart (S.C. Bar No. 15576)

Sarah O. Leonard (S.C. Bar No. 80165)

Gregory Wooten (S.C. Bar No. 73586)

Attorneys for Plaintiff

Hutchens Law Firm LLP

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Columbia, SC 29202

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February 26, 2024
STATE OF SOUTH CAROLINA
COUNTY OF LEXINGTON

Page 1 of 61
IN THE COURT OF COMMON PLEAS
NON-JURY MORTGAGE FORECLOSURE
US Bank National Association (PLAINTIFF) vs Tracie L. Green; Cardinal Pines Homeowners' Association, Inc; Palmetto Citizens Federal Credit Union (DEFENDANTS)
CASE# 2022CP3200784

Defendant's Response and Rebuttal to Summary Judgement/Response to Email Communications/Motion for Recusal And Change of Venue (From State to Federal Jurisdiction) with Federal Investigation into Active Terrorism

Defendants Response and Rebuttal to Summary Judgement

This Defendant is in objection to Motion for Summary Judgement as she never received a copy [neither electronic or mailed copy] of the Summary Judgement from the Plaintiff. According to this Courts website [<https://publicindex.sccourts.org/lexington/publicindex/>], a Motion and Notice of Electronic Filing (NEF) for Summary Judgement was filed on February 7, 2024 at 1033am and 1238pm, respectively. As of February 25, 2024, all filed documents are noted to have been removed from the Courts' website. Additional rebuttals to Summary Judgement are/were included in the Supreme Court of the United States Supplemental Brief and Supplemental Appendix, dated February 22, 2024, and submitted to this Court on the same day. The Motion for Recusal with Federal Investigation into Active Terrorism is located below.

Response to Email Communications

1. February 7, 2024 350pm email from Your Honor Gail Faircloth indicating an "in person" [highlighted yellow] status conference scheduled for February 27, 2024 11am in court room 2A, with the purpose of establishing case status and defining motions filed by "today's date" that are to be heard at a pending hearing.
2. February 8, 2024 752am email from Your Honor Judge Spence, Master In Equity regarding the Clerk of Court or their attorney having to answer questions regarding filing issues; in person status conference changed to Zoom conference with in person option; any party with targeting and safety concerns to contact Lexington County Sheriff's Department (which provide security to the Courthouse) or South Carolina Law Enforcement Divison; and for the purpose of the status conference being to review "properly filed" documents as well as establishing an orderly process for moving forward with the case.
3. February 8, 2024 826am email Your Honor Gail Faircloth with Zoom Gov meeting [<https://www.zoomgov.com/j/16074060369>, meeting ID 16074060369; Dial by location (San Jose) 16692545252; (US Spanish Line) 16469641167; (New York) 16468287666; (US Spanish Line) 14154494000; (New Jersey) 15512851373; (San Jose) 16692161590; One tap mobile (San Jose) 16692545252, 16074060369; (US Spanish Line) 16469641167, 16074060369)], with topic being US Bank vs Tracie Green 2022-0784, scheduled for February 27, 2024 at 1100am eastern.

DEFENDANTS RESPONSE:

It is important to note that the status conference scheduled for Tuesday, February 26, 2024 was scheduled 5 hours 16 minutes after US Bank filed the Motion for Summary Judgement and 3 hours 12 minutes after the NEF filing on February 7, 2024. In stark contrast, Lexington Courthouse was and remains silent to this Defendant's submitted Motion to Move to Inactive Roster on February 6, 2024. Moreover, these occurrences mirror, in reverse, the events that occurred after the initial status conference held September 13, 2022, in which US Bank National's Motion to Move to Inactive Roster was

February 26, 2024

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STATE OF SOUTH CAROLINA
COUNTY OF LEXINGTON

IN THE COURT OF COMMON PLEAS
NON-JURY MORTGAGE FORECLOSURE

US Bank National Association (PLAINTIFF) vs Tracie L. Green; Cardinal Pines Homeowners' Association, Inc; Palmetto Citizens Federal Credit Union (DEFENDANTS)

CASE# 2022CP3200784

SIGNED BY YOUR HONOR JUDGE WALTON MCCLEOD ON THE SAME DAY AT 1043PM, BEFORE BEING FILED WITH THE COURT [filed September 15, 2022 939am] while this Defendants Motion to Change Venue, submitted months earlier on **JULY 13, 2022, was filing delayed by two days, and NEVER addressed by the Court, as noted below:**

STATE OF SOUTH CAROLINA)	IN THE COURT OF COMMON PLEAS
))	
COUNTY OF LEXINGTON)	CASE NO. 2022-CP-32-00784
))	
U.S. Bank National Association.)	
))	
Plaintiff.)	Motion and Order of Stay
vs.)	Due To Foreclosure Intervention
Tracie L Green; Palmetto Citizens)	
Federal Credit Union.)	
))	
Defendant(s))	

The within action involves the foreclosure of a mortgage. Plaintiff advises the Court Defendant Mortgagor(s) (as that term is defined pursuant to Supreme Court Administrative Order No. 2011-05-02-01 "Order") have entered into foreclosure intervention negotiations with the Mortgagor (as that term is defined by the Order).

IT IS THEREFORE ORDERED that the above case be stricken from the active roster of pending cases.

Plaintiff shall submit a Motion and Order with certification to the Master-In-Equity Court that:

- (1) Foreclosure Intervention was unsuccessful and the case is ready to be heard. Thereafter, the case will be restored with the same civil action number, original filing date and no further filing fee, or
- (2) Foreclosure Intervention was successful and the action is therefore dismissed without prejudice, or
- (3) Such other Motion as may be necessary.

ELECTRONICALLY FILED - 2022 Sep 15 9:39 AM - LEXINGTON - COMMON PLEAS - CASE# 2022CP3200784

February 26, 2024
STATE OF SOUTH CAROLINA
COUNTY OF LEXINGTON

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IN THE COURT OF COMMON PLEAS
NON-JURY MORTGAGE FORECLOSURE
US Bank National Association (PLAINTIFF) vs Tracie L. Green; Cardinal Pines Homeowners' Association, Inc; Palmetto Citizens Federal Credit Union (DEFENDANTS)

CASE# 2022CP3200784

Failure to submit Motion and Order described in (1) – (3) above within 180 days from the date of the filing of this Order shall result in the case being dismissed without prejudice for non-compliance. So dismissed, the case shall not be restored, but must be refiled.

JUDGE'S SIGNATURE TO FOLLOW

I SO MOVE:

Gregory Wooten

John S. Kay S.C. Bar #7914
Ashley Z. Stanley S.C. Bar #74854
Alan M. Stewart S.C. Bar #15576
Sarah O. Leonard S.C. Bar #80165
Kenneth Gregory Wooten, III S.C. Bar #73586
Hutchens Law Firm Attorneys for Plaintiff
P.O. Box 8237 Columbia SC 29202 803-726-2700
k.gregorywooten@hutchenslawfirm.com
September 14, 2022

ELECTRONICALLY FILED - 2022 Sep 15 9:39 AM - LEXINGTON - COMMON PLEAS - CASE#2022CP3200784

2 of 2

Finn Case No: 6643-25267

February 26, 2024
STATE OF SOUTH CAROLINA
COUNTY OF LEXINGTON

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IN THE COURT OF COMMON PLEAS
NON-JURY MORTGAGE FORECLOSURE
US Bank National Association (PLAINTIFF) vs Tracie L. Green; Cardinal Pines Homeowners' Association, Inc; Palmetto Citizens Federal Credit Union (DEFENDANTS)
CASE# 2022CP3200784

ELECTRONICALLY FILED - 2022 Sep 15 9:39 AM - LEXINGTON - COMMON PLEAS - CASE#2022CP3200784



Lexington Common Pleas

Case Caption: Us Bank National Association VS Tracie L Green , defendant, et al
Case Number: 2022CP3200784
Type: Order/Strike Case From Active Roster

It Is So Ordered

s/ Walton J. McLeod

Electronically signed on 2022-09-14 22:43:00 page 3 of 3

February 26, 2024
STATE OF SOUTH CAROLINA
COUNTY OF LEXINGTON

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IN THE COURT OF COMMON PLEAS
NON-JURY MORTGAGE FORECLOSURE
US Bank National Association (PLAINTIFF) vs Tracie L. Green; Cardinal Pines Homeowners' Association, Inc; Palmetto Citizens Federal Credit Union (DEFENDANTS)
CASE# 2022CP3200784

4. US Bank National (via Attorney Kay)

February 23, 2024 858am email response to this Defendants February 22, 2024 738pm submission of Supreme Court of the Untied States Supplemental Brief and Supplemental Appendix, in which US Bank National disagrees with Supreme Court petition being filed in state court, the Clerk of Court filing emailed documents, and the filing of photographs of documents.

DEFENDANTS RESPONSE:

- ❖ This Defendant has submitted District Court of South Carolina, US Court of Appeals for the Fourth Circuit, as well as Supreme Court documents without US Bank National's objection. Is US Bank National's present objection due to this Defendants disclosure of additional suspected fraudulent activity on behalf of US Bank National, et al that is detailed in the Supreme Court of the United States' Supplemental Brief and Supplemental Appendix?
- ❖ Electronic (email) communication was ordered by Your Honor Judge Spence at the Initial Status conference held in September 2022, in which continual electronic communication has ensued. Again, Is US Bank National's present objection due to this Defendants disclosure of additional suspected fraudulent activity on behalf of US Bank National, et al that is detailed in the Supreme Court of the United States' Supplemental Brief and Supplemental Appendix?
- ❖ This Defendant has submitted multiple photographs of documents throughout state and federal court proceedings against US Bank National, et al. The photographs are vital and necessary to show the massive undercutting of judicial law and procedure that has occurred throughout this case. Again, previous photographs of documents were submitted without US Bank National's objection; thus, Is US Bank National's present objection due to this Defendants disclosure of additional suspected fraudulent activity on behalf of US Bank National, et al that is detailed in the Supreme Court of the United States' Supplemental Brief and Supplemental Appendix? Moreover, according to Your Honor Gail Faircloth February 2, 2024 email, this current state case is supposed to remain inactive until the Federal proceedings are completed, of which US Bank National et al are well aware of as Judicial/Legal employees, yet continue to participate in suspected fraudulent activity. What does US Bank National et al have to hide?

February 26, 2024
STATE OF SOUTH CAROLINA
COUNTY OF LEXINGTON

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IN THE COURT OF COMMON PLEAS
NON-JURY MORTGAGE FORECLOSURE

US Bank National Association (PLAINTIFF) vs Tracie L. Green; Cardinal Pines Homeowners' Association, Inc; Palmetto Citizens Federal Credit Union (DEFENDANTS)
CASE# 2022CP3200784

MOTION FOR RECUSAL AND CHANGE OF VENUE (FROM STATE TO FEDERAL JURISDICTION) WITH FEDERAL INVESTIGATION INTO ACTIVE TERRORISM

In accordance to 28 U.S. Code§ 671, Title 28, and Section 455, and as per the PONPONDEROUS of evidence regarding personal bias and lack of impartiality provided in this sixty-one (61-paged) document [current page number 14], I motion South Carolina County of Lexington Courthouse [aka Lexington County Courthouse] for sua sponte or court-initiated recusal and immediate change of venue (from state to Federal jurisdiction), with federal investigation into active terrorism, of the following individuals/entities involved in case No. 2022CP3200784 US Bank National vs. Tracie L Green, et al:

- I. Your Honor James O. Spence, Master In Equity
- II. Your Honor William McLeod, Judge
- III. Your Honor Gail Faircloth, Docket Manager
- IV. Your Honor Lisa Cromer, Clerk of Court
- V. Your Honor Mona Huggins, Deputy Clerk of Court
- VI. Leslie. Shealy, Lexington County Courthouse employee
- VII. Crystal .G. Lucas]; Lexington County Courthouse employee
- VIII. Hutchens Law Firm, Counsel for US Bank National
- IX. Richardson Plowden Law Firm, Counsel for Palmetto Citizens Federal Credit Union
- X. John Doe, Jan Doe, et al

Additional noted concerns:

- Order Restoring Cast to Active Docket is dated February 28, 2023 but filed February 2, 2024 156pm. Question: Is/was this case suppose to be dismissed due to not being restored 180 days from it being moved to inactive roster on September 14, 2022 [filed September 15, 2022]?

Failure to submit Motion and Order described in (1) – (3) above within 180 days from the date of the filing of this Order shall result in the case being dismissed without prejudice for non-compliance. So dismissed, the case shall not be restored, but must be refiled.

- As of February 25, 2024, all online documents have been removed (i.e. not downloadable). In addition, descriptions of this Defendants documents have been changed to just "Filing/Other" whereas US Bank National descriptions remain unchanged. For example, Motion to Remove Court Official and Motion to Move to Inactive Roster, both filed February 12, 2024 945am, now have "Filing/Other" as the description, whereas US Bank National February 9, 2024 952am Motion to Move to Inactive Roster description remains unchanged. NOTE: This US Bank National document is actually this Defendant's February 6, 2024 submitted Motion to Move to Inactive Roster.
- Since Lexington County Courthouse of the Eleventh Judicial Circuit has removed all online documents, this Defendant requests all documents filed since February 12, 2024 945am be emailed to drgreen@mymail.yahoo.com. The documents expected to be received include the following:

IRONICALLY FILED

February 26, 2024
STATE OF SOUTH CAROLINA
COUNTY OF LEXINGTON

Page 15 of 61
IN THE COURT OF COMMON PLEAS
NON-JURY MORTGAGE FORECLOSURE
. Green; Cardinal Pines Homeowners'
Credit Union (DEFENDANTS)
784

- 2/13/24 303pm Certificate of Service: Addendum (This Defendants)
- 2/13/24 307pm Filing/Other (This Defendants)
- 2/22/24 434PM Letter/Letter (US Bank National)
- 2/23/24 426pm Filing/Other (This Defendants)
- 2/23/24 428pm Filing/Other (This Defendants)

Respectfully Submitted

Date - 2/26/24

Enclosures:

1. [Pages 16-61] Supreme Court of the United States Supplemental Brief, dated February 22, 2024

Supreme Court of the United States
Office of the Clerk
Washington, DC 20543-0001

Scott S. Harris
Clerk of the Court
(202) 479-3011

May 20, 2024

Ms. Tracie L. Green
PO Box 521
Yonkers, NY 10710

Re: Tracie Ledora Green
v. U.S. Bank National Association
No. 23-6591

Dear Ms. Green:

The Court today entered the following order in the above-entitled case:

The motion of petitioner for reconsideration of order denying leave to proceed *in forma pauperis* is granted. The order entered March 25, 2024, is vacated. The petition for a writ of certiorari is denied.

Sincerely,



Scott S. Harris, Clerk

Since emailing 5.19.24 complaint, Lexington County Courthouse has appeared to add at least one previously submitted Defendant's document as follows:

- Submitted electronically 5.6.24 [Monday], paper-stamped 5.9.24 [3 days later on Thursday], profiled online on or after 5.15.24 [9 days after submitted on a Wednesday] as Green, Tracie L, Filing/Other, Filing, 05/09/2024 16:35
 - 5 5 24 COMPLETE (final).pdf [*Emergency Application for Extension of Stay of Petitioner or Pay Docketing Fee with Request for Respondent(s) to Pay Any and All Petitioner-Related Fees by June 14, 2024; with Removal of Requirement to Submit a Petition in compliance with Rule 33.1* (dated May 6, 2024, 22 pages)]

Associated Rules Violated of the South Carolina Appellate Court Rules (SCACR):

- 502 (Judges)
 - Rule 1 Purpose. The regulation of judicial conduct is critical to preserving the integrity of the judiciary and enhancing public confidence in the judicial system. These rules provide the procedure for resolving allegations that a judge has committed ethical misconduct or that a judge suffers from a physical or mental condition which adversely affects the judge's ability to perform judicial functions.
 - Rule 7 Grounds for discipline. (1) violate or attempt to violate the Code of Judicial Conduct or the Rules of Professional Conduct or any other applicable ethics codes. (9) Violate the Judge's Oath of Office contained in Rule 502.1, SCACR.
 - Rule 8 Proof. Charges of misconduct or incapacity shall be established by clear and convincing evidence and the burden of proof of the charges shall be on the disciplinary counsel.
- 407 (Lawyers)
 - Rule 3.1 A lawyer shall not bring or defend a proceeding or assert or controvert an issue therein unless there is a basis in law and fact for doing so that is not frivolous...[1]...also a duty not to abuse legal procedure.
- 413 (Lawyers)
 - Rule 7 Ground for discipline.(a) (1) violate or attempt to violate the Rules of Professional Conduct, Rule 407, SCACR, or any other rules of this jurisdiction regarding professional conduct of lawyers.
 - Rule 8.4 (b) commit a criminal act that reflects adversely on the lawyer's honesty, trustworthiness, or fitness as a lawyer in other respects; (c) commit a criminal act involving moral turpitude; (d) engage in conduct involving dishonesty, fraud, deceit or misrepresentation; (e) engage in conduct that is prejudicial to the administration of justice; (g) knowingly assist a Judge or judicial officer in conduct that is a violation of applicable rules of judicial conduct or other law.

Oath of Office

- **Judge Oath (Supreme Court of the United States):** "I...do solemnly swear (or affirm) that I will administer justice without respect to persons, and do equal right to the poor and to the rich, and

that I will faithfully and impartially discharge and perform all the duties incumbent upon me as ...under the Constitution and laws of the United States. **So help me God.**"

- **Lawyers Oath (SC Bar):** "...To opposing parties and their counsel, I pledge fairness, integrity, and civility, not only in court, but also in all written and oral communications; I will not pursue or maintain any suit or proceeding which appears to me to be unjust...I will maintain the dignity of the legal system and advance no fact prejudicial to the honor or reputation of a party or witness...I will assist the defenseless or oppressed by ensuring that justice is available to all citizens and will not delay any person's cause for profit or malice; **so help me God...**

Person (Entity)	Complaint (Referenced Court Document)
(Lexington County Courthouse) Judge James Spence Judge William McCleod Clerk Lisa Cromer Clerk Mona Higgins L. Shealy C.G. Lucas John Doe Jane Doe	<p>(4 4 24 SCOTUS Document.pdf)</p> <ul style="list-style-type: none"> • Assisted in targeting. • Did not attempt to help. • Participated in unfairness • Continued active case despite active SCOTUS case • Knowingly and intentionally persisted in and condoned partial treatment of minority and indigent litigant. • Assisted and/or condoned document tampering, delayed filing of documents • Failed to intervene or attempt to halt active targeting and maltreatment.
(Hutchens Law Firm, Counsel for US Bank National) Sarah O. Leonard John S. Kay Ashley Z Stanley Alan M Stewart Gregory Wooten Bridgette Dull John Doe Jane Doe	<p>(3 26 24 Federal MotionFINAL.pdf)</p> <ul style="list-style-type: none"> • Knowingly and intentionally persisted in and/or condoned violations of Title VII Civil Rights Act of 1964 "...<i>If a recipient of federal assistance is found to have discriminated...refer the matter to the Department of Justice for appropriate legal action...</i>" • Suspected document tampering (altered presentation of electronically filed documents) • Partial treatment (Filed and completed US Bank National Motion for Summary Judgement 2.7.24 1033am, but this litigants Motion to Move to an Inactive Roster, dated and submitted 2.6.24 took several days to be filed and still not addressed by Court; filing electronic documents differently to lessen clarity. • No intervention from Judges when informed of filing/receiving documents; changing of document names from Clerk of Court; being made to perform additional work US Bank National not required to do (ordered to create and send US Bank National a list of documents/filings not received so the Status Conference Memo could be completed by US Bank National. Despite this litigants compliance, US Bank National never provided this litigant a copy of the Status
(Richardson Plowden Law Firm, Counsel for Palmetto Citizens Federal Credit Union) Nelson Weston John Doe Jane Doe	

Person (Entity)	Complaint (Referenced Court Document)
	<p>Conference Memo and the Court never intervened when notified.</p> <ul style="list-style-type: none"> • Suspected intentional attempted grand theft by fraudulent acquisition of home. [8.3.22 receipt of <i>Notice to Occupants of Pending Acquisition</i> (dated 7/28/22 but not filed with the Court. "...then why now has US Bank National scheduled a meeting [FILED 8.18.22] WITH THE Honorable James O. Spence, Master-in-Equity, "...for the purpose of taking testimony, finding of facts, and conclusions of law and to enter final judgment therein without further order of the court"? <u>Has not US Bank National already obtained a final judgement without lawful judicial process?</u>" • Private meeting between US Bank National and Judge Spence prior to 9.13.22 Status Conference, without this litigant notification. • Requests for receipt of electronic communications as instructed by Judge Spence never honored by Clerks. • Continuing with State level case despite active Federal case. • Frivolous objections with intent to defraud (objection siting SC Rule of Civil Procedure 10). • Judge Walton J. McLeod, IV struck case from active roster at request of US Bank National, contrary to Judge Spence directives during the 9.13.24 Status Conference. • Targeted minority dependent by demanding Guardian ad litem application for a foreclosure proceeding. • Denied right to file hand-delivered document to Clerk of Courts office. • Suspicious death of Christopher Washington occurred after filing "NOTICE OF HOME ACQUISITION" (dated 8.22.22) • On 2.4.24 Judge Spence signed Gregory Wooten's signed 2.28.23 [repeat February 28, 2023] order restoring the case to active roster when it was supposed to be dismissed "...Failure to submit Motion and Order...within 180 days from the date of the filing of this Order shall result in the case being dismissed without prejudice for non-compliance..." (dated September 14, 2022, signed by Attorney Wooten. NOTE: In the 2.28.23 document Attorney Wooten wrote "...with appeal to the South Carolina Supreme Court..." which appears to indicate premeditated derailment.

Person (Entity)	Complaint (Referenced Court Document)
	<p>(4 10 24 Appendix to 3 26 24 Federal Motion FINAL_pdf)</p> <ul style="list-style-type: none"> • "It is important to note that the status conference schedule for Tuesday, February 26, 2024 was scheduled 5 hours 16 minutes after US Bank filed the Motion for Summary Judgement and 3 hours 12 minutes after the NEF filing on February 7, 2024. In stark contrast, Lexington Courthous was and remains silent to the s Defendant's submitted Motion to Move to Inactive Roster on February 6, 2024. Moreover, these occurrences mirror, in reverse, the events that occurred after the initial status conference held September 13, 2022, in which US Bank National's Motion to Move to Inactive Roster was SIGNED BY YOUR HONOR JUDGE WALTON MCCLEOD ON THE SAME DAY AT 1043PM <u>BEFORE</u> BEING FILED WITH THE COURT [filed September 15, 2022 939am] while this Defendants Motion to Change Venue, submitted moths earlier on JULY 13, 2022, was filing delayed by two days, and NEVER addressed by the Court... <p>(8 22 22 Final Response.zip)—details provided in this 95 page document filed with Lexington County Courthouse</p> <p>VIOLATION #1: PERJURY • VIOLATION #2: MOCKERY OF JUDICIAL PROCESS, STATE LAW, AND FEDERAL LAW • VIOLATION #3: INTENTIONAL NON-ADHERENCE TO FEDERAL GUIDELINES • VIOLATION #4: PREDATORY LENDING • VIOLATION #5: TARGETING/MALICIOUS INTENT • VIOLATION #6: FEDERAL TAMPERING</p>
US District Court of South Carolina) Judge Sherri Lydon Clerk Amanda D. Hillyer	<p>Accomplice and Co-conspirators</p> <ul style="list-style-type: none"> • Assisted in targeting. • Did not attempt to help. • Participated in unfairness • Knowingly and intentionally persisted in and condoned partial treatment of minority and indigent litigant. • Assisted and/or condoned document tampering, delayed filing of documents • Failed to intervene or attempt to halt reported active targeting and maltreatment. <p>(8 22 22 FINAL Response.zip)</p> <p>VIOLATION #1: PERJURY</p>

Person (Entity)	Complaint (Referenced Court Document)
	<p> • VIOLATION #2: MOCKERY OF JUDICIAL PROCESS, STATE LAW, AND FEDERAL LAW • VIOLATION #3: INTENTIONAL NON-ADHERENCE TO FEDERAL GUIDELINES • VIOLATION #4: PREDATORY LENDING • VIOLATION #5: TARGETING/MALICIOUS INTENT • VIOLATION #6: FEDERAL TAMPERING </p> <p>Judge Lydon Report with This Defendant's Previously Filed Objection</p> <p>Filed December 2, 2022</p> <p>Denied Motion to seal request for Witness Security Program. "...Defendant makes only a general statement and has failed to present any compelling reason for the court to seal her motion..." [Notice of Electronic Filing, December 5, 2022 8:58 AM and filed on December 2, 2022]</p> <p>Four enclosures provided with Defendant's Response and Motion (4 pages) [signed December 17, 2022] detailed specific occurrences warranting the Court to seal her motion for Witness Security Program request:</p> <p>I MOTION FOR THE FOLLOWING ENCLOSED DOCUMENTS TO BE SEALED ::</p> <p><input checked="" type="checkbox"/> Obstruction of Justice (20 pages) <input checked="" type="checkbox"/> Theft #1 (9 pages) <input checked="" type="checkbox"/> Theft #2 (5 pages), Investigation Request (2 pages) <input checked="" type="checkbox"/> Delay in Payment (29 pages)</p> <p>Summary of documents motioned to be SEALED include:</p> <ul style="list-style-type: none"> • Obstruction of Justice (20 pages): Detailed timeline of derailment of Federal Case # 3:20-cv-00054-BJD-PDB in Florida and the Appeal (No. 21-11611), with events similar [if not identical] in nature to the occurrences outlined above. This Defendant believes these cases are connected to current foreclosure case. • Theft #1 (9 pages): Detailed account of invasion of privacy and financial fraud/attempted theft with two associated businesses. • Theft #2 (5 pages), Investigation Request (2 pages): Detailed account of careful planning and coordination of two associated

Person (Entity)	Complaint (Referenced Court Document)
	<p>business to complete financial fraud and theft. One business was requested to investigate; this Defendant has not received a response.</p> <ul style="list-style-type: none"> Delay in Payment (29 pages): Detailed account of careful coordination between three businesses breaching this Defendants timely, written requests regarding cessation of direct deposits; ultimately, causing a payment delay. <p>Denied Motion requesting court include this Defendant and family members in the Witness Security Program. "...the court lacks jurisdiction to grant Defendant's motion..." [Notice of Electronic Filing, December 5, 2022 8:56 AM and filed on December 2, 2022] Defendant's Response and Motion (4 pages) [signed December 17, 2022] request for Court assistance in notifying the Department of Justice remains unanswered:</p> <p>NOTE: Suspected Targeting events are numerous and include but not limited to child's education, motor vehicle records, mail tampering (including missing and opened mail—other Federal agencies have been and will be notified). "NOTICE OF HOME ACQUISITION" Page 95 of 95 provides insight into the basis of these persistent occurrences. *DEPARTMENT OF JUSTICE NOTIFICATION AND INVOLVEMENT IS WARRANTED AND REQUESTED.*</p> <p>"...Plaintiff has failed to specify the grounds for removal..."[Report and Recommendation, Filed December 2, 2022] As already noted above, grounds for removal include:</p> <ul style="list-style-type: none"> Partial treatment/Civil/Legal Rights Violations: Specific occurrences were provided in Table form, on pages 1-3 of the Motion for Change in Venue (State to Federal Jurisdiction and Certificate of Service [signed July 13, 2022; State Filed July 15, 2022; Federal filed November 28, 2022] Partial treatment/Civil/Legal Rights Violations: Specific occurrences were provided in detail in Notice of Home Acquisition [signed August 24, 2022; State Filed September 1 2022; Federal filed November 28, 2022] Partial treatment/Civil/Legal Rights Violations: Specific occurrences provided under Cause of Action (Statement of Claim) [signed November 28, 2022; State filed December 2, 2022]: <p>In the interest of justice, I submit this request for transfer to Federal Jurisdiction with the following facts (as outlined in attached "NOTICE OF HOME ACQUISITION" (95 pages):</p>

Person (Entity)	Complaint (Referenced Court Document)
	<p>• 4/20/22: Filed Motion to Compel; remains unaddressed by Plaintiff and current Court. (Page 18 of 95)</p> <p>• 6/8/22: Hindered (denied right) filing hand-delivered document to current Court. (Page 32 of 95)</p> <p>• 7/15/22: Filed Motion to Change Venue (State to Federal Jurisdiction); remains unaddressed by current Court. (Page 7 of 95)</p> <p>• 8/3/22: Received "NOTICE TO OCCUPANTS OF PENDING ACQUISITION" without this Defendant's proper involvement and inclusion in judicial process.(Page 2 of 95)</p> <p>• 8/20/22: Received Notice of Hearing before Master in Equity despite this Defendants filed objection with current Court.. (Pages 3-6, 74 of 95)</p> <p>• "Acknowledgement" (of foundational basis of case) remains unaddressed by current Court (Page 95 of 95).</p> <p>Lastly, both State and Federal Courts are aware this Defendant is residing in New York (though District Court mail is not being received at the current New York address despite this Defendant's request).</p> <p>"...Specific written objections must be filed within fourteen (14) days of the date of service of this Report and Recommendation...Failure to timely file specific written objections to this Report and Recommendation will result in waiver of the right to appeal from a judgement of the District Court based upon such Recommendation..." [Report and Recommendation, Filed December 2, 2022] The following documents were filed with the District Court in support of this Defendants submitted complaint [NOTE: a summary is being provided for each document to detail inclusion purposes] :</p> <p>Motion for Witness Security Program [filed December 1, 2022]</p> <p>SUMMARY: Requesting inclusion due to being an essential witness to organized crime and racketeering; serious Federal felony and State offenses; and given testimony may place witness in jeopardy.</p> <p>Motion to seal the Motion for Witness Security Protection [filed December 2, 2022]</p> <p>SUMMARY: Disclosed concerns for safety.</p> <p>Specific, written objections were included in Defendants Response and Motion (4 pages) on December 17, 2022 as detailed above.</p>

Person (Entity)	Complaint (Referenced Court Document)
(Supreme Court of South Carolina	File #24-DE-J-0154 (Judge)/File #24-DE-L-0627 (Lawyer)
Office of Disciplinary Counsel /Office of Commission Counsel)	4.18.24 Provided names and detailed documentation of offenses, no intervention noted.
William M Blitch, Jr Sharon Plyer Besley Deborah S. McKeown Barbara Hinson Jody W. Gilham John Doe Jane Doe	4.30.24:I wrote "Attached are two email correspondences sent on April 25, 2024 to Lexington County Courthouse [Your Honors James Spence, William McLeod, Gail Faircloth, Lisa Cromer, Mona Huggins, L. Shealy, C.G. Lucas]; Counsel for US Bank National [Attorney Kay, K. Gregory Wooten, Bridgette Dull; and Counsel for Co Defendant Palmetto Citizens Federal Credit union [Attorney Weston]. I have not received a response from anyone; and as of yesterday evening the submitted documents still had not been filed [the last filed item was dated April 16, 2024 1124am per online system]. Moreover, I still have not received the February 27, 2024 Status Conference Memo from US Bank National that Judge Spence instructed should be completed after I submitted what was request of me (i.e. other outstanding documents not received from US Bank National and items not yet addressed by the Court). Please advise." Since May 3, 2024, date of ODC response letter, increased suspected terroristic activity against me and my family noted Also online documents at Supreme Court of the United States no longer downloadable soon after link provided in complaint submitted to ODC, OCC.

Additional Attachments:

1. [This document] 5 20 AddendumFINAL.pdf [entitled, *Official Complaint Addendum: South Carolina Judicial System, US Bank National vs Tracie Green, et al Case #2022CP3200784, Lexington County Court of Common Pleas*, dated 5.21.24, 9 pages]
2. [attached 5.19.24] 3 26 24 Federal MotionFINAL.pdf [entitled, *Emergency Motion with Relief Requested by April 3, 2024: Petitioners Motin to Stay Return to South Carolina with transfer of State Level Proceeding to Federal Jurisdiction for the Petitioner*, dated 3.26.24, 40 pages]
3. [attached 5.19.24] 4 10 24 Appendix to 3 26 24 Federal Motion FINAL_.pdf [entitled, *Appendix*, dated 4.11.24, 12 pages]
4. [only page 3 included in body of 5.19.24 email] 4 4 24 SCOTUS Document [entitled *Proof of Service*, dated 4.2.24, 4 pages]
5. [attached 5.19.24] 8 22 22 FINAL Response.zip [entitled *Notice of Home Acquisition*, dated 8.22.22, 95 pages]
6. [attached 5.19.24] 5 6 24 Service. Pdf [Proof of Service, dated 5.6.24, 2 pages; contains email entitled *May 6, 2024 File Request* (1 page)]

7. Four (4) emails sent to SCSC—ODC/OCC:

- a. [only page 1 included in body of 5.19.24 email] 4.18.24 1010pm (2 pages); 4.21.24 1016pm (2 pages)—acknowledge of received email. No details regarding complaint provided; 4.30.24 434pm (4 pages); and [see below] 5.19.24 625am (14 pages).