

No. 23-8

---

---

**In The  
Supreme Court of the United States**

---

◆

CHRISTOPHER M. HUNT, SR.,

*Petitioner,*

v.

NATIONSTAR MORTGAGE, DEUTSCHE BANK  
NATIONAL TRUST COMPANY, JAY BRAY, CEO  
Nationstar, CHRISTIAN SEWING, CEO Deutsche,  
ALBERTELLI LAW, et al.,

*Respondents.*

---

◆

**On Petition For A Writ Of Certiorari  
To The United States Court Of Appeals  
For The Eleventh Circuit**

---

◆

**SUPPLEMENTAL BRIEF FOR PETITIONER**

---

◆

REV. CHRISTOPHER M. HUNT, SR., PH.D.

*Pro Se*

5456 Peachtree Blvd., Ste. 410

Atlanta, GA 30341

1cor13cmh@gmail.com

770-457-3300

September 11, 2023

---

---

Comes Now Appellee “Homeowner” forced against desires pro se due to Appellants “Mortgagees” breach of contract and temporary theft of more than \$500,000 equity of his home and the unaffordable numerous defensive lawsuits the Homeowner has had to file and presents to this honorable Court this Amended Appendix that is all-important to show the Homeowner has truly tried every legal means in the courts to obtain justice and save the home he built and where he raised his children.

---

◆

## ARGUMENT

In the state court of DeKalb the Homeowner has gotten two judges removed for ordering their court reporters to alter the transcripts. The State Representative over judicial ethics was so incensed one judge could not be removed due to ineffectual JQC he had voters disband and reform it! This has caused incredible bias and abuse from judges as almost a legal oligarchy pay-back. The Federal Courts are known to be horribly biased against pro se that judge Posner resigned in protest “pro se are treated like trash.”

---

◆

## CONCLUSION

The added appendix shows Homeowner is 100% legally correct and how defrauded, impossibly conflicted and biased the courts are so it is mandated the Court accepts these Petitions for Certiorari and send a

very clear message that even when a citizen of USA is pro se s/he is superior to a foreign, international company operating illegally in USA. NOTICE TO COURT: There may be another one or two cases joining these two cases in next 30-60 days: USCA11 22-14225 and sister case in Georgia Supreme Court S24C0012 both caused by the fraud creating conflicts of jurisdiction. Homeowner is confident this honorary Court can review the dockets and see the Cat In The Hat legal mess the Mortgagees have created that instant certioraris will resolve and prevent reoccurrences.

Respectfully submitted,

REV. CHRISTOPHER M. HUNT, SR., PH.D.

*Pro Se*

5456 Peachtree Blvd., Ste. 410

Atlanta, GA 30341

1cor13cmh@gmail.com

770-457-3300