

No. 23-8

In The
Supreme Court of the United States

CHRISTOPHER M. HUNT, SR.,

Petitioner,

v.

DEUTSCHE BANK NATIONAL TRUST COMPANIES, et al.,

Respondents.

**On Petition For Writ Of Certiorari
To The Supreme Court Of Georgia**

**PETITION FOR REHEARING
OF WRIT OF CERTIORARI**

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26 October, 2023

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This Petition for a rehearing is presented in good faith and not for delay per Rule 44.1-2. Homeowner files this Rehearing per NEW ADDITIONAL EVIDENCE AND MATTERS IN NEW WRIT THAT HAS BEEN RECEIVED BY CLERK weeks ago with check but no return call to confirm a case # Exhibit 1 & 2 Notice Deutsche, who is illegally operating in USA and in contempt of Federal Court jurisdiction is Plaintiff trying to steal home! *Homeowner in his Writ for Certiorari committed to hire an attorney for accepted certiorari to make the presentation to honorable Court to assure victory for all the homeowners of America.* Homeowner is distraught that he may have failed Court and other homeowners being abused by white-collar criminal mortgagees by somehow failing to adequately show the severity of national conflicts of federal court not enforcing its jurisdiction so need a unifying ruling from Court.

Homeowner is senior citizen and minister and entrepreneur bootstrapping his companies while trying to save his home unable to access his \$500,000+ equity temporarily stolen by white-collar criminal Mortgagees who have only prevailed to date by monopoly of fraud on courts coupled with courts bias against “trash” pro se (per honorable Judge Posner who resigned in protest) that has created an international as well as national irreconcilable conflict of jurisdiction between federal and state courts! The Mortgagees play the federal courts’ rule of not disturbing state orders even when orders were obtained by violating rule 28 § 1450 and in contempt of federal court orders and

jurisdiction! Despite the 100% legally correct Homeowner showing the state that the state orders are nullities, DeKalb County Georgia state being one of most corrupt in nation (sheriff elect who ran on promise to clean up the corruption was murdered by incumbent and Homeowner got JQC to remove two bad judges) just parrots the false narrative of bad acting debt collecting officers of the courts! The orders claim that the federal courts have ruled such-n-such when the fact is the federal courts are only “do not disturb state orders” even when obtained by fraud and contempt of federal court jurisdiction!!! This is paramount to a federal court refusing to disturb a rogue state order that reinstates slavery! The new writ coming from state per exhibits is unconstitutional no review no appeal of supersedeas even when in itself illegal violating O.C.G.A. and is impossible as conflicts with MALONE of the District Court of Middle Georgia!

Please ask if Court missed something by not joining two cases (23-08 and 23-43 and per rules Rehearing NEW ADDITIONAL EVIDENCE IN WRIT OF STATE SUPREME COURT RECEIVED BY CLERK weeks ago Exhibits 1 & 2):

How can Homeowner who built his home and raised his three now adult children and has \$500,000+ equity and never missed a payment, proven fulfilled JESINOSKI, fulfilled breach of contract per MALONE v. FED. HOME LOAN MORT. CORP. that prohibits Mortgagees from even filing in court until Mortgagees cure their breach as their own employees, closing attorney and 11 USCA ruled Mortgagees breached contract,

Homeowner is winning member #FF64929439 of class action lawsuit District Court MD Greenbelt *ROBINSON V. NATIONSTAR* TDC-14-3667 that has \$70,000,000+/- in damages to all homeowners because Homeowner paid an extorted \$3,000 mortgage payment to Mortgagees with all proof of breach, etc. and asked Mortgagees to cure their breach and then apply the overage of contract \$1,800 be applied next month payment? Why did Mortgagees choose to violate RESPA instead of doing what is right? Because of illegal greed as *TYLER V. HENNEPIN COUNTY 2023 Supreme Court addressed homeowner equity as instant case Homeowner has \$500,000+ equity!* Mortgagees were confident they could get away with stealing home by musing the current conflict loophole large enough to drive a house through if honorable Court does not address conflict and close the loophole!

The Sarbanes-Oxley Act of 2002 came in response to financial scandals in the early 2000s involving publicly traded companies such as Enron . . . auditors, and corporate officers and imposed more stringent recordkeeping requirements. . . . disclosure requirements and fairly present in all material aspects . . .

4/19/19 Will Kenton of Investopedia

The Dodd-Frank Wall Street Reform and Consumer Protection Act (the “Act”). The Act is meant to overhaul the United States financial oversight regime and is considered to effect the most sweeping change to financial

sector regulation since the reforms following the Great Depression.

As filed in Supreme Court of Georgia:

Homeowner is whistle-blower exposing largest mortgage fraud scam in U.S. history wherein an illegally operating, white-collar criminal foreign company Deutsche – which is operating in violation to Supreme Court and Nationstar/Mr. Cooper are misusing taxpay- ers' bailout money from their caused great re- cession to violate RESPA and banking laws to instead of help homeowners are stealing homes for windfall profits by foreclosing on notes bought for ten cents on the dollar to ac- quire full note value and violating usury and predatory lending laws steal all the equity of appreciation!

Deutsch has been proven to be operating illegally in USA so violating U.S. and court sovereignty by gross willful contempt to Supreme Court per C-I-P:

As a national banking association, Deutsche Bank is operating illegally without being registered in headquarters state with registered agent in violation to U.S. Supreme Court American Bank & Trust Co. v. Federal Reserve Bank, 256 U.S. 350 (1921) A federal reserve bank is not a national banking association within § 24, cl. 16, of the Judicial Code, which declares that such associations, for the pur- poses of suing and being sued, shall (except in certain cases) be deemed citizens of the states where they are located. P. 256 U.S. 357.

*****NOTE: CONTRADICTS Aldridge Pite's 22-11463 Deutsche Bank Trust Company Americas, as Trustee: Appellee.** DEBTCA is a New York state chartered banking corporation with fiduciary powers duly organized under the laws of the State of New York. DBTCA is a wholly owned subsidiary of Deutsche Bank Trust Corporation, a New York corporation. Deutsche Bank Trust Corporation is a wholly owned subsidiary of DB USA Corporation, a corporation organized and existing under the laws of the State of Delaware. DB USA Corporation is a wholly owned subsidiary of Deutsche Bank AG. Deutsche Bank AG (DB:U.S.; DBK:GR) is a German multinational investment bank and financial services company headquartered in Frankfurt, Germany, and is dual listed on the Frankfurt Stock Exchanges and the New York Stock Exchange. Deutsche Bank AG is not a subsidiary of any parent corporation, and no publicly held corporations own 10% or more of the stock of Deutsche Bank AG. Is also operating illegally without being registered in headquarters state of New York without a registered agent in violation to U.S. Supreme Court American Bank & Trust Co. v. Federal Reserve Bank, 256 U.S. 350 (1921) to avoid taxes and accountability of juries??!

Deutsche is one of main culprits causing “Great Recession”, featured bank in movie *The Big Short*, U. S. fined Deutsche \$7.2Billion, 60 minutes expose \$100+Billions money laundering, violated banking rules to obtain and maintain known child pedophile

sex trading Epstein account, instant case violated federal banking laws, committed first breach, fraud, etc. This rehearing is per:

The words of Chief Justice Marshall in *Marbury v. Madison*, 5 U.S. 137 (1803), must be heeded: "The very essence of civil liberty certainly consists in the right of every individual to claim the protection of the laws, whenever he receives an injury. One of the first duties of government is to afford that protection. The government of the United States has been emphatically termed a government of laws, and not of men. It will certainly cease to deserve this high appellation, if the laws furnish no remedy for the violation of a vested right."

Homeowner prayerfully pleads honorable Court to uphold the U.S. and Court's sovereignty by granting certiorari so Homeowner can retain counsel and Court order the Mortgagees respond to the matters in writ for certiorari per invoked Candor to Tribunal Rule 3.3 so fraud on courts is prevented and Rule 60 functions against wrongful foreclosure, illegal supersedeas violating O.C.G.A. § and protects citizens from criminal and unethical acts described in s 22A445 AND NEW THIRD FILED CERTIORARI from state wherein the Mortgagees are manipulating the federal and state courts against each other claiming neither has jurisdiction!

Court needs to rule the federal Courts must uphold its jurisdiction over nullity, no jurisdiction and

contemptuous state orders so both in cooperation hold Mortgagees accountable and protect homeowners. Court needs to order Deutsche prove it is not violating *American Bank & Trust Co. v. Federal Reserve Bank*, 256 U.S. 350 (1921) to avoid taxes and accountability of juries.

Respectfully submitted,

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CERTIFICATE PER RULES 44.1 & 44.2

Rule 44.1 This petition is presented in good faith and not for delay; the questions of law and conflicts of court is of national concern adhere to Rule 44.2.

By granting this rehearing and ruling on the matters in certiorari the sovereignty of USA and courts is upheld, and the conflict of how to enforce Federal vs. State court jurisdiction is forever resolved.

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