

No. 24-5386

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

MOTION TO RECONSIDER PER RULE 44

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MOTION TO RECONSIDER PER RULE 44

This filing is presented in good faith and not for delay and is based on new information not previously presented.

We now have a case wherein trial judge who made the illegal supersedeas that unconstitutionally has no review or appeal hence instant certiorari has been proven not just defrauded but has been corrupted as refusing to grant an order for the original recording of transcript and Zoom hearing to be accessed so there is an accurate transcript for appeal. The Mortgagee attorneys who provided the court reporter have ordered their court reporter to alter the transcript omitting all-important evidence they colluded with mortgagees to file fraud on the courts! These same attorneys have senior partners in prison for corrupting government officials. Just as trial judge violated state of Georgia Constitution and and U.S. Constitution refusing to allow a jury trial on case wherein Homeowner never missed a payment, the USCA11 ruled the Mortgagees breached the contract, etc. Everything the Homeowner has spent almost \$20,000 to make properly formatted appeals for certiorari to this Court to help

thousands of homeowners who are being abused by states vs. states conflict and federal vs state conflict and national loopholes causing conflicts the white-collar criminal mortgagees and bad acting debt collector attorneys are exploiting to steal homes in violation to *Jesinoski, Malone, violated fours years probation and two settlement agreements with all fifty states attorneys general and Consumer Fraud Protection Bureau after Homeowner who never missed a payment and is a class action winning member of Robinson District Court Maryland Greenbelt and instead of getting relief is being abused worse with no compensation despite being a whistleblower of violations of congressional laws Sarnsby and Oxley.*

Homeowner does not want some clerk to just dismiss but all of America demands some court someplace impart justice.

LIST OF PARTIES
Petitioner:
Christopher M. Hunt, Sr. Homeowner

Respondents, et al:
Deutsche Bank National Trust Companies
Mr. Cooper/Nationstar mortgage company

CORPORATE DISCLOSURE STATEMENT

Pursuant to Supreme Court Rule 29.6, SPIP Petitioner is an individual, not a corporation with no shares held by a publicly traded company.

RELATED CASES STATEMENT

This honorable Court has not accepted certiorari on these matters from the federal courts as it seems all federal courts are refusing to uphold its jurisdiction per misnomer "not interfere in state matters" despite it required federal intervention to end slavery, segregation, etc. DeKalb Superior Court 18cv4743, 19CV10619 wherein Respondents finally admitted to interrogatories in countersuit, and 20CV3778 COMPLAINT OF TORT MORTGAGEES FIRST BREACH OF CONTRACT, INTERSTATE BANKING AND ACCOUNTING FRAUD, WITH EMERGENCY MOTION FOR TRO OR PRELIMINARY INJUNCTION with exhibits of Admitted Interrogatories, contempt, violations Rule 3.3, wrongful foreclosure, improper acts in violation to federal court jurisdiction of their removal, etc. The illegal Supersedeas Bond from a court with no jurisdiction is being misused as a trick way to overcome TROs against eviction before there is a final, non-appealable order due to loophole.

CONCLUSION

For the foregoing reasons, this Court should grant this petition for a writ of certiorari so:

1. there is a contemporary and compelling application of the antiquated and easily avoided Spirit and intent of Federal Court and State court cooperation Yellow Freight System, Incorporated v. Donnelly, (1990) and ROBB v. CONNOLLY(1884) to close this loophole of conflicting oppositional jurisdiction the fraud created between federal and state courts.

2. there is national standard of emergency review by state appellant courts solely of legality and appropriateness of Supersedeas Bonds since the outcome of such bonds almost assure the homeowner is economically destroyed.
3. Sealed contracts statute of limitations of twenty years applied equally to all parties of contract and a party must cure a breached contract before they can foreclose or have court standing for supersedeas.
4. Candor to Tribunal Rule 3.3 invoked so fraud on courts prevented and Rule 60 functions against supersedeas.

Respectfully submitted,

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A handwritten signature in blue ink, appearing to read "Christopher M. Hunt".