

33-7082

No. _____

IN THE SUPREME COURT OF THE UNITED STATES

CHRISTOPHER ALAN SELKE,

Pro Se Petitioner

V.

RETAINED REALTY, INC.,

Respondent

**ON PETITION FOR A WRIT OF CENTIORARI TO THE SUPREME COURT OF
CONNECTICUT**

PETITION FOR A WRIT OF CENTIORARI

Christopher Alan Selke
Pro Se Petitioner
1 Broad Street, PH27F
Stamford, CT 06901
203-216-8176
Cselke4@gmail.com

March 22, 2024



I. QUESTIONS PRESENTED

The Petitioner is a Securities and Exchange Whistleblower and proved in the International Court of Justice that the United States Government and CIA were behind the September 11th Attacks.

Have I laid out significant evidence that mortgage debt is not valid in the United States of America after my SEC Whistleblower call on November 5, 2018, found the United States Government guilty in their involvement in the 9/11 Attacks in 2001 with help from CIA, Pentagon and State Department. This is the reason the Supreme Court of Connecticut should have not dismissed my case.

Did my whistleblower call in 2018 prove that President George H. W. Bush ordered the attacks on the World Trade Center in 2001 in order to stop the announcement of the National Economic Security and Reformation Act (NESARA). This act would have dissolved the American Bar Association and the Act of 1871 which was illegally laid over the United States Constitution over 153 years ago?

I

II. PARTIES TO THE PROCEEDING

1. RETAINED REALTY INC.; RESPONDENT

Martin Legal PLLC
Taryn Martin, Attorney
58 East Main Street
Plainville, CT 06062
Telephone: 860-793-1506
Fax No. 860-793-1506
taryn@martinlegalct.com
Juris No. 412729

2. PARK TOWER STAMFORD ASSOCIATION, INC.; RESPONDENT

Pullman & Comley LLC
Bianca LoGiurato, Attorney
850 Main Street
PO BOX 7006
Bridgeport, CT 06601
Telephone No. 203-330-2237
Fax No. 203-576-8888
blogiurato@pullman.com
Juris No. 047892

3. POINT DIGITAL FINANCE, INC., RESPONDENT.

Brock and Scott, PLLC
Rachel Ljunggren, Attorney
270 Farmington Avenue
Suite 151
Farmington, CT 06032
Telephone No. 844-856-6646
Fax No. 844-856-6646
Ctpleadings@brockandscott.com
Juris No. 439942

II

4. BAY TREE LANE I LLC; RESPONDENT

Brock and Scott, PLLC
Rachel Ljunggren, Attorney
270 Farmington Avenue
Suite 151
Farmington, CT 06032
Telephone No. 844-856-6646
Fax No. 844-856-6646
ctpleadings@brockandscott.com
Juris No. 439924

5. COMMITTEE; RESPONDENT

Charles Busek, Attorney
PO Box 759
Norwalk, C 06852
Telephone No. 203-838-4466
Fax No. 203-838-4466
buseklaw@gmail.com
Juris No. 100330

6. CHRISTOPHER A. SELKE; Pro Se PETITIONER

Self-Represented Party
1 Broad Street, PH27F
Stamford, CT 06901
Telephone: 203-216-8176
Fax No. 203-356-5303
Cselke4@gmail.com

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V. TABLES OF AUTHORITIES

There have been no valid Authorities in the last 153 years since the Act of 1871 was unconstitutionally placed over the Constitution of 1776. Therefore, no Authorities will be used in this petition.

VI. CITATIONS OF OPINIONS

The decision of Strict Foreclosure by the Connecticut Superior Court for the Judicial District of Stamford on October 11th, 2023, is Docket Number: FST-CV22-6055467-S, The judgement is attached at Appendix B.

The decision to remove the Appellate Stay from the Superior Court of Stamford, CT on December 19th 2023, ORDER 431197. The judgement is attached at Appendix B.

The Defendant's petition for certification to appeal from the Supreme Court of the State of Connecticut was dismissed January 30, 2024 – ORDER SC 230267. The judgement is attached at Appendix A.

V. JURISDICTION

The Judicial District of Stamford illegally entered a foreclosure judgement on October 11, 2023. The Defendant appealed to the Appellate Court of Connecticut. The Superior Court removed the Appellate Stay on December 19th 2023. The Supreme Court of The State of Connecticut dismissed the Appeal on January 30th, 2024. This petition is timely filed pursuant to Supreme Court Rule 13.1. This Court has jurisdiction over the timely filed petition under 28 U.S.C. 1254(1)

VI. STATUTES

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VII. CONSTITUTIONAL PROVISIONS

Reference 18 U.S.C. Code Chapter 115

– Treason, Sedition and Subversive Activities - 18 U.S.C. 2381

Whoever, owing allegiance to the United States, levies war against them or adheres to their enemies, giving them aid and comfort within the United States or elsewhere, is guilty of treason and shall suffer death, or shall be imprisoned not less than five years and fined under this title but not less than \$10,000; and shall be incapable of holding any office under the United States holding any Office of Profit or Trust under them, shall, without the Consent of the Congress, accept of any present, Emolument, Office, or Title, of any kind whatever, from any King, Prince, or foreign State.

Constitution Article 1, Section 9, Clause 8: No title of Nobility shall be granted by the United States

13th Amendment, Section 1 – Punishment Clause of the Involuntary servitude

14th Amendment Equal Protection and Other Rights

- **Section 3 Disqualification from Holding Office**

No person shall be a Senator or Representative in Congress, or elector of President and Vice-President, or hold any office, civil or military, under the United States, or under any State, who, having previously taken an oath, as a member of Congress, or as an officer of the United States, or as a member of any State legislature, or as an executive or judicial officer of any State, to support the Constitution of the United States, shall have engaged in insurrection or rebellion against the same, or given aid or comfort to the enemies thereof. But Congress may by a vote of two-thirds of each House, remove such disability.

XIV. Statement of the Case

The Defendant, Christopher Alan Selke operates in a highly classified autonomous military program. This program was designed to dissolve the Act of 1871 in US Bankruptcy Court and correct the 13th Amendment to release the Saint Germain Trust during the announcement of The National Economic Security and Recovery Act (NESARA). This is the reason that no records were able to be found by opposing counsel and the defunct Bar Association about my military record. Since November 2018, I have been protected under the SEC Whistleblower Protection Program Tip/OMB # 16449746 (Appendix C) At that time, The Military revealed that I was ordained as the Master of the Saint Germain World Trust on July 1st, 2010, in a ceremony held in Limassol, Cyprus at the Cathedral of Ayia Napa which is dedicated to the Holy Martyr of Saint-Germain.

With That, I will be explaining why Mortgage contracts are invalid due to their violation of the U.S. Constitution of 1776. On December 6th, 1865, the present 13th amendment was unconstitutionally added to the U.S. Constitution by Congress so they could add "Titles of Nobility" for the creation of the unconstitutional American Bar Association. It should have been the 14th amendment, but history was re-written, and the original 13th amendment was stricken from the public record. The original 13th amendment put teeth in a provision already in the constitution - The provision prohibits against American Citizen's holding titles and honors. The Constitution prohibits it under Article 1, Sec. 9, Clause 8 But the 13th amendment designated a penalty because the

Constitution neglected to specify a penalty, so the prohibition was ignored. This allowed agents of the Rothchild's Banking Empire to infiltrate and influence the Government with the use of the Bar Association. The original 13th amendment was stricken from the records by lawyers in America so they could award themselves the title "Esquire.". This is illegal under the Constitution, and if the original 13th amendment were in effect, all members of the BAR or British Accredited Registry would lose their citizenship. The reason the original 13th amendment was unacceptable to the Rothchild's Banking Empire in the 1800's was because this would cut off all meddling into the affairs of the new Republic's Government. The present 13th amendment was used to create the Act of 1871 by the Rothchild's Banking Empire, which has been used to pilfer money out the hands of the American People to Foreign Powers for the past 153 years. The first US Constitution was penned in 1776 by the leaders of the newly independent states of the United States. On July 4, 1776, the people claimed their Independence from England and Democracy was born. For 95 years the United States people were free and independent. That freedom ended in 1871 when the original "Constitution for the United States for America" was changed to "THE CONSTITUTION OF THE UNITED STATES". After Black Friday on September 24th, 1869, The Rothchild's Banking Cartel collapsed the gold market to cause a depression on the American people to force congress to institute the unconstitutional Act of 1871. Since 1871, The United States President and Congress have been operating under a separate

set of rules and policies unbeknownst to the American people. This act altered the original "Constitution for the United States of America" to "THE CONSTITUTION OF THE UNITED STATES OF AMERICA." This act eventually allowed the illegal creation of the Federal Reserve and taxation. The Federal Reserve is privately owned, sits on its own land and is immune to U.S. Laws. The Act of 1871 was a treasonous act against humanity. The global bankers turned our country into a corporation and infiltrated our legal system moving us from Common Law to Maritime Law using the English language against the people with statutes, ordinances, policies, and mandates which are unconstitutional. This is why there are no valid "Cases of Authority" because the Rothchild's created fake precedence under Maritime Law to control the American People. Maritime Law is conducted by the American Bar Association and not in line with terms of the Constitutional of 1776. The general misconception is that any statute passed by legislators bearing the appearance of law constitutes the law of the land. The U. S. Constitution of 1776 is the supreme law of the land, and any statute, to be valid and must agree. It is impossible for a law which violates the Constitution to be valid. The Common Law is the real Law. The supreme law of the land, the code, rules, regulations, policy statutes are not the law. Legislative statutes enforce upon the people in the name of law are a fraud. They have no authority and are without mercy. Justice without mercy is godless and therefore repugnant to our United States Constitution. This is succinctly stating as follows: "All laws which are repugnant to

the Constitution are null and void.” The independent Treasury Act of 1921 illegally suspended the de jure Treasury Department of the United States Government and turned it over to a private corporation called the Federal Reserve (de jure means “by the right of lawful Establishment”) With that said, Mortgages and Taxes are considered unlawful according to the United States Constitution of 1776 as referenced below: Under section 3 of the 14th amendment of the United State Constitution: *“No person shall be a Senator or Representative in Congress, or elector of President and Vice President, or hold any office, civil or military, under the United States, or under any State, who, having previously taken an oath, as a member of Congress, or as a member of any State Legislature, or as an executive or judicial officer of any State, to support the Constitution of the United States shall have engaged in insurrection or rebellion against the same or given aid or comfort to the enemies thereof”*

In a discussion I had with the United States Securities and Exchange Commission on November 5th, 2018, Referral/Tip number 16449746 (Appendix C), I proved this amendment was violated during an attack from within our government on September 11th, 2001. \$2.3 Trillion dollars was stolen from The United States Treasury Department, which I am Claimant 2 in SEC Award Release Number 94366/File.2022-35 (Appendix C). These assets were to fund the National Economic Security and Reformation Act (NESARA Law) which was signed into law by President Bill Clinton on October 10th, 2000, to create world peace. Nesara would

have replaced the federal income tax with a national sales tax, abolishing compounding interest on secured loans and returning to a bimetallic currency which would result in 0% inflation and a more stable economy. This is the reason the The Rothchild's and CIA ordered the destruction of The World Trade Towers on September 11th, 2001, because their Empire would lose power to levy Taxation upon the American people and control Elections with the use of the Federal Reserve.

The Rothchild's and Rockefeller Funded CIA ordered George Bush Sr. with the assistance of his son to use a highly advanced Software called Promis where the CIA created a back door in the software to transfer the St. Germaine World Trust to their banking system without being traced during the 9/11 attacks. National Economic Security and Reformation Act, which is funded by the World Trust, was supposed to initiate a new U.S. Treasury Bank System in alignment with Constitutional law due to illegal banking activities which created federal income tax and illegal banking contracts, like mortgages, which are in violation of the United States Constitution of 1776. The St. Germaine World Trust of 1729, when released, will pay off all illegal banking debt around the world. There has never been an act of Congress or Executive Order giving the Federal Reserve or IRS jurisdiction to act in any of the 50 States. They were privately owned by the Rothchild Banking Empire.

XV. Reasons for Granting the Petition

My SEC Whistleblower Case gave the United States Military a way to have the International Criminal Courts request Bloodline Tests from the 41st President George H.W. Bush and the 43rd President of the United States George W. Bush, by-passing HIPAA laws that protected their identity. These Bloodline tests proved that the George H. W. Bush and George W. Bush were the son and grandson of Walter Scherff who was appointed High Command of the Nazi Army in 1942 by Adolf Hitler. These tests proved that The United States Government had been taken over by a foreign government. With the use of a sophisticated web of financial products such as a Charitable Remainder Trusts, an annuity and a 501c3 corporation, My SEC Whistleblower call strategically gave the US Military legal access to the CIA's cloud computing so they could prove the Rothschild Banking Empire and CIA were in cahoots to attempt a takeover of the United States Government. This information proved the crimes behind 9/11 attacks in 2001 to stop Nesara. Nesara would strip the Federal Reserve Bank of its power to loan money to the Government with interest. Nesara would return the U.S. Government the power to issue currency without going through the Federal Reserve. This would have bankrupted the Rothchild's empire. After these crimes were confirmed at the international court of Justice in the fall of 2021, all banking laws and U.S. debt became invalid which includes the outstanding balance on my mortgage of \$394,000. A foreclosure on my property would be considered an act of

a foreign government under Executive Order 13848 and 13849 which would subject this court to a Military Tribunal due to this being considered an act against the U.S. Constitution of 1776 which the United States Military must abide by.

When the United States Military corrects the 13th amendment, this will leave the American BAR Association in jeopardy of losing their US Citizenship if they do not comply and get retrained under Constitutional law. This is why the Bar Association is currently violating section 922 of the Dobb-Frank Act under the federal offense section of "Whistleblower Retaliation". This retaliation against me is because I exposed their involvement in the illegitimate 2020 election and 9/11 in 2021, where the American Bar Association was an accomplice in the fraud which the U.S Military, through the Space Force division, monitored being stolen. Congress will have no choice but to vote in favor of changing the 13th amendment back to its original form or they will face military tribunals for treason for the unconstitutional validation of the 2020 Presidential Election. This will set up a new Election for the Republic and return the Presidential Inauguration to March 4th, 2025, which is in line with the terms of The United States Constitution of 1776. The Election will be for the 19th President of the new Republic as any unconstitutional laws passed under the ACT of 1871 have been dissolved.

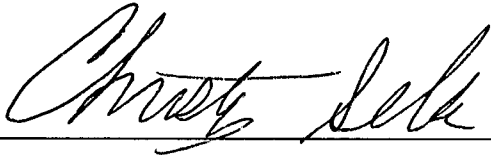
I have requested all documents pertaining to my SEC whistleblower case through the Freedom of Information Act (FOIA) Request No. 24-00092

(Appendix C) to prove the American Bar Association is guilty of Whistleblower Retaliation under Section 922 of the Dobbs-Frank Act, Complaint No. 17092-202-389-189. This Compliant will shed light on the stolen 2020 election. The Connecticut Court System has zero jurisdiction to foreclosure on my property without violating executive order 13848 and 13849. The Sovereign Republic of America is no longer subject to Maritime Law therefore Foreclosures are illegal because the mortgage contracts were drafted by Lawyers operating under Maritime Law. The Republic is now functioning under Natural or Common Law as outlined in the original Constitution. The Bar Association is in violation of 18 U.S.C. Code Chapter 115 and Executive Order 13838.

CONCLUSION

For the foregoing reasons, Petitioner Christopher Alan Selke respectfully requests that this Court grant a writ of certiorari.

Respectfully submitted,

A handwritten signature in cursive script, reading "Chris Selke", written in black ink. The signature is positioned above a horizontal line.

Christopher A. Selke - Pro Se Petitioner

1 Broad Street, PH27F

Stamford, CT 06901

(203) 216-8176

Cselke4@gmail.com

Date: March 22nd, 2024