

Veronica A. Williams
P.O. Box 978
South Orange, NJ 07079-0978
Phone 202-486-465 / Fax 888-492-5864
Email StopFraud@vawilliams.com
(Residence: 541 Scotland Road, S. Orange, NJ)
Plaintiff & Per Se Counsel

VERONICA A. WILLIAMS,

Plaintiff, Pro Se

v.

LITTON LOAN SERVICING, HSBC BANK
USA, N.A.; GOLDMAN SACHS; FREMONT
HOME LOAN TRUST 2006-C MORTGAGE-
BACKED CERTIFICATES, SERIES 2006-C;
OCWEN; STERN & EISENBERG, PC
Ocwen Financial Corporation

Defendants

UNITED STATES FEDERAL COURT

COMPLAINT AND JURY DEMAND

I, Veronica Williams, of full age, residing at 541 Scotland Road, South Orange, NJ 07079-3009, by way of complaint herein says:

JURISTITION AND VENUE

1. Plaintiff has tried since 2009 to resolve this matter in the New Jersey Courts. She has been denied mediation, a jury trial and more by the New Jersey Superior Court and has not received a response to her appeal to the New Jersey Supreme Court.
2. Venue is appropriately laid in the Federal Court Essex Vicinage because the Plaintiff resides in the County of Essex in the State of New Jersey.

PARTIES

3. Veronica Williams is the Plaintiff in this matter. She owns a firm that once held Federal GSA Schedules. However, as stated in more depth below, she is now unemployed due to the defendant's actions. She has owned and lived in her home at 541 Scotland Road, South Orange, New Jersey since August 1983. She refinanced this property on or about March 31, 2006 to remove it from Litton Loan who had bought her mortgage for the first time.

Defendant Litton Loan Servicing Litton Loan Servicing L.P. ("Litton") collects principal and interest payments on prime and subprime residential mortgages and is doing business in such capacity in the State of New Jersey. It is unknown as to where its main office is, but as stated on the defendant's website, it appears to be located within Houston and San Antonio, Texas, four different addresses. The modification department being located at 4828 Loop Central Drive, Houston, Texas 77081. On or about March 31, 2006, Litton Loan Servicing (Litton) purchased the Plaintiff's mortgage for the subject property at 541 Scotland Road, South Orange, New Jersey. Due to Litton's reputation for mishandling mortgages, the Plaintiff immediately moved her mortgage to Fremont Loan. In 2008, Litton acquired the Plaintiff's loan again, this time from Fremont.

4. Defendant HSBC Bank USA, N.A. is the Trustee for Defendant Fremont Home Loan Trust 2006-C Mortgage-Backed Certificates, Series 2006-C was the entity who alleged in its Complaint filed January 9, 2013, under docket F-28279-09, to have refinanced the Plaintiff's mortgage on or about September 1, 2006.

5. Defendant Fremont Home Loan Trust 2006-C Mortgage-Backed Certificates, Series 2006-C was the entity who alleged in its Complaint filed January 9, 2013, under docket F-839-13, to have acquired the loan via assignment on or about September 1, 2006.

6. Defendant Goldman Sachs acquired ownership of Defendant Litton Loan Servicing in or about December 2007.

7. In 2008, the defendant Litton Loan bought Mrs. William's loan from Fremont Mortgage (herein after "Fremont"), the previous loan holder.

8. Defendant Ocwen acquired Litton Loan Servicing from Goldman Sachs on or about September 2011.

9. Defendant Stem & Eisenberg PC, LLC is the law firm that now represents represented HSBC Bank USA, N.A. as Trustee under the Pooling and Servicing Agreement dated as of September 1, 2006, Fremont Home Loan Trust 2006-C in its second effort to wrongfully foreclose on Plaintiff s home and wrongfully collect a debt.

**ALLEGATIONS COMMON TO ALL
COUNTS**

The Loan Workout Plan Breach

10. Plaintiff Veronica Williams is the president of Absolute Computer Technologies (ACT) Inc. and holds a BA in Economics from Brandeis University and an MBA in Finance and Economics from Northwestern University.

11. ACT Inc. is a management-consulting, technology-services and advisory firm based in South Orange, N.J., servicing private and public clients since 1986.

12. Plaintiff s clients have included American Express, the United States Army, Motorola, IBM, the New York Board of Trade, and The United States General Services Administration, the State of New Jersey and many other firms.

13. In November 2008, Ms. Williams told the defendant she was going to refinance with a reputable firm. The defendant assured Ms. Williams that they could be trusted now because Goldman Sachs owned them and that a modification would be forthcoming upon receiving

certain documents from her.

14. Shortly thereafter, on or around February 2009, Ms. Williams sent a formal, written modification request that included documents requested by the defendant.

15. In February and March 2009, Ms. Williams wrote Litton regarding a modification. See COURT Complaint-ESSEX L-000081-11 Exhibit A and B.

16. In March 2009, the defendant advised Ms. Williams to stop making payments for at least three months because, according to Litton, she had to be in arrears in order to qualify for a modification. The defendant also told her that if she was denied a federal modification, they would grant her a modification.

17. On or around July 1, 2009, the defendant sent Ms. Williams a loan workout plan that did not accurately reflect the terms she discussed with them, which was an interest rate of two or three percent amortized over a thirty year term with no additional points or fees. See COURT Complaint-ESSEX L-000081-11 Exhibit C.

18. Instead, the loan workout plan indicated three monthly “Trial Period Payments” of \$3,054.83 (July 1, 2009, August 1, 2009 and September 1, 2009) with the interest rate the same as her current interest rate, seven percent. See COURT Complaint-ESSEX L-000081-11 Exhibit C.

19. Ms. Williams signed and returned the loan workout plan because she was seeking a job with Homeland Security and a renewal of her GSA contract with the government that was predicated on her successfully passing a security clearance. In order to pass the security clearance, Ms. Williams needed to have a good credit record. However, to even get to this point, Ms. Williams had to invest several years building a reputation by conducting work for the government and private companies.

20. Ms. Williams signed and returned the loan relying on the defendant’s word that they would

grant her a modification upon receiving the last payment. See COURT Discovery-Document Exhibit 5

21. On or about June 25, 2009, Plaintiff sent Litton her timely payments due on or before July 1 and August 1, respectively, pursuant to the Loan Workout Plan.

22. In July 2009, the defendant served her with foreclosure papers, but in September 2009 promised to delay the foreclosure as long as she honored the July 2009 loan workout plan. See COURT Complaint-ESSEX L-000081-11 Exhibit D.

23. In August 2009, the defendant returned her checks, which had been sent to comply with the workout plan, rather than recognizing than payments made with the checks.

24. In September 2009, Ms. Williams received a written, contingent employment offer from Homeland Security. The offer was contingent upon her passing the screening for and receiving a security clearance.

25. Ms. Williams then followed up with the defendant who again informed her that the modification would be forthcoming and that they would reverse the foreclosure once they received the last payment for the loan workout plan. As a result, Ms. Williams agreed to resend the payments.

26. On or about September 11, 2009, Plaintiff satisfied her obligation to pay Litton the third monthly arrears payment pursuant to the Loan Workout Plan.

27. On or about September 25, 2009, Litton informed Plaintiff that it would delay foreclosure until November 4, 2009. See COURT Discovery-Document Exhibit 5

28. Litton modified and reinstated the Loan Workout Plan offered to Defendant by lowering the amounts due for the three monthly payments and by setting three new due dates beginning November 1, 2009. OR On or around November 1, 2009, instead of granting a modification as promised, the defendant issued Ms. Williams a revised loan workout plan, but with a lower “Trial

Period Payment” of \$2,316.53. See COURT Complaint-ESSEX L-000081-11 Exhibit E.

29. On or about ~~October 28, 2009 Plaintiff timely resubmitted all three Loan Workout Plan payments in full to Litton Loan.~~ **OR** Ms. Williams signed and returned the revised loan workout plan including the previously rejected loan payments, which the defendant accepted. The checks were paid according to the schedule stipulated in the modification agreement from the defendant. See COURT Complaint-ESSEX L-000081-11 Exhibit F.

30. Although Litton inexplicably failed to recognize the same arrears payments provided earlier, Litton recognized the October 28 payments in amounts totaling \$9,216.61.

31. Ms. Williams informed Homeland Security that she would be granted a modification by the latest February, based upon the defendant’s representations to her.

32. At least two of the payments were cashed after the defendant’s foreclosure summary judgment was granted against Ms. Williams.

33. Regardless of the defendant cashing Mrs. William’s checks and telling her that she would be granted a modification at the end of the last “Trial Period Payment,” the defendant proceeded to secure a foreclosure against her in December 2009.

34. On or around January 17, 2010, Ms. Williams wrote a letter to the defendant reiterating the urgency of a modification. See COURT Complaint-ESSEX L-000081-11 Exhibit G.

35. Although her Federal GSA contract was scheduled to cancel in March, it was up for a renewal predicated on her generating task orders, which was predicated on her securing the position with U.S. Department of Homeland Security; and thus, qualifying for task orders for which she had lobbied. See COURT Complaint-ESSEX L-000081-11 Exhibit H.

36. In February, the defendant cashed her last “Trial Period Payment,” but never gave her a modification as promised.

37. Instead they sent her another revised loan workout plan dated March 16, 2010 with higher “Trial Period Payments” of \$3,333.55. See COURT Complaint-ESSEX L-000081-11 Exhibit I.

38. Ms. Williams did not sign the modification agreement and stopped making monthly payments for the following reasons: 1) on numerous occasions, the defendant mislead her to believe they would grant her a modification; 2) Ms. Williams could no longer keep tenants due to the house being in foreclosure; and 3) she knew that she was going to lose her job offer from Homeland Security because she told them the foreclosure would be removed by February, as indicated by the defendant, and it was not removed.

39. As anticipated, in May 2010, Homeland Security withdrew their offer to Ms. Williams and she lost her GSA contract because she did not pass the security clearance. See COURT Complaint-ESSEX L-000081-11 Exhibit J.

40. Litton's failure to recognize Plaintiff's monthly arrear payments when originally submitted by Plaintiff was a breach of the Loan Workout Plan.

41. Litton's breach was part of business model that required a percentage of its loans in collection to default.

42. By breaching the contract with Plaintiff, Litton and the true owner of the loan stood to collect money from insurance proceeds that made the breach more profitable than honoring the loan as performing.

43. In the resultant foreclosure litigation, Defendant dismissed the action after Plaintiff objected to the fraudulent conduct of Litton that caused her the injury she suffered.

44. Litton's misconduct caused the destruction of Plaintiff's business.

45. In January 2013 a new foreclosure complaint was again wrongfully filed under docket 0839-13.

FEMA Background Check Disruption

46. In or about 2009, the Federal Emergency Management Agency (FEMA) offered

Plaintiff a position as an independent contractor.

47. The only condition for FEMA 's employment of Plaintiff was the acquisition of a favorable suitability determination based on a security background investigation.

48. On or about September 20, 2009, Plaintiff initiated the security background investigation required for FEMA 's employment.

49. On or about November 17, 2009, FEMA responded to Plaintiff's security background investigation by issuing a pending unsuitable decision. The only indication FEMA provided to Plaintiff for her pending unsuitable decision was past due balances on mortgage debt. FEMA provided Plaintiff thirty calendar days in which to appeal her pending unsuitable decision.

50. On or about December 12, 2009, Plaintiff issued FEMA a timely and thorough response to appeal her pending unsuitable decision . All outstanding past due balances on loans were documented to be settled or in current payment, except for the Litton balance, due to Litton 's protracted and deceptive modification process.

51. Plaintiff explained in her timely and thorough response to FEMA that she had proactively sought to mitigate and rectify her account with Litton but Litton failed to recognize her timely payments.

52. On or about May 12, 2010, FEMA deemed Plaintiff unsuitable for employment.

COUNT I

VIOLATION OF FAIR DEBT COLLECTION PRACTICES ACT (FDCPA)

(ALL DEFENDANTS)

53. Plaintiff incorporates by reference all prior facts and allegations in this Complaint as if set forth here at length again.

54. Defendants have provided Plaintiff with inconsistent written documentation indicating who the owner(s) and servicer(s) of the mortgage loan are.

55. Defendant Litton Loan Services, its successors, and agents, attempted to collect a disputed debt in violation of the Fair Debt Collection Practices Act by:
- a. Using foul and abusive language
 - b. Contacting Plaintiff repeatedly in a harassing manner after the debt was disputed by Plaintiff.
 - c. Refusal to validate the debt upon demand
 - d. Harassing plaintiffs by calling at inconvenient hours, repeatedly, with the intention of causing plaintiff distress.

56. The foregoing list is a partial list of known violations and is provided in the pleadings to provide notice of the claim for violation of the Fair Debt Collection Practices Act. Further violations are likely to be discovered during litigation.

57. Defendants acted in concert to violate the FDCPA.

58. As a result of the actions of defendants which violate FDCPA, plaintiffs have suffered embarrassment, loss of sleep, depression, other physical symptoms of stress, fees paid to attorneys, loss of income, and other financial and physical harm.

COUNT II

VIOLATION OF NEW JERSEY CONSUMER FRAUD ACT (CFA)

(All Defendants)

59. Plaintiffs incorporate by reference all prior facts and allegations in this Complaint here as if set forth at length again.

60. The defendants' decision to solicit, offer and enter into a modification agreement for which it had no intention to honor constitutes an unconscionable commercial practice.

61. The defendants' decision to continue prosecuting the foreclosure action in violation of the contract between the parties, constituted an unconscionable commercial practice.

62. Defendants' continued harassment of the plaintiff, after executing a permanent modification constitutes acts of unconscionable commercial practice.

63. Defendants' public listing of the plaintiff's home for foreclosure sale, even after its rights to do so were extinguished, constitutes an unconscionable commercial practice.

64. The foregoing listing of the defendants' combined acts of unconscionable commercial practice are not exhaustive, and are designed to put defendants on notice that their various actions to foreclose on the plaintiffs' home following the modification agreement were all acts of unconscionable commercial practice.

65. On information and belief, defendants paid other actors, individuals or businesses, to assist them in their unconscionable commercial practices. Those other entities and persons are identified in the pleadings as John Does I-X.

66. As a result of the defendants' acts of unconscionable commercial practices, plaintiffs have suffered damages and injury.

COUNT III

BREACH OF CONTRACT

(All Defendants)

67. Plaintiffs incorporate by reference all prior facts and allegations in this Complaint here as if set forth at length again.

68. There exists a contract between plaintiffs and Litton Loan Servicing. The contract was entered into by Litton in its individual capacity and on behalf of the other defendants to this action.

69. The contract extinguished the plaintiff's default on the mortgage note that HSBC Bank USA, N.A. as Trustee for Fremont Home Loan Trust 2006-C, Mortgage-Backed Certificates, Series 2006-C sued to enforce under docket F-28279-09 and again under docket F-839-13

70. Plaintiffs made payments and performed in accordance with their obligations under the contract. Litton Loan Services thereafter refused to continue accepting monthly payments made by Plaintiff.

71. On information and belief, Litton Loan Services was instructed to stop accepting modification payments by the true owner of the loan. Litton Loan Services has claimed that the owner of the loan at the relevant time was HSBC Bank USA, N.A. as Trustee for Fremont Home Loan Trust 2006-C, Mortgage-Backed Certificates, Series 2006-C.

72. Despite Plaintiffs compliance with the contract. Defendant wrongly continued to prosecute a foreclosure complaint and litigated the matter to final judgment.

73. Litton Loan Services and HSBC Bank USA, N.A. as Trustee for Fremont Home Loan Trust 2006-C, Mortgage-Backed Certificates, Series 2006-C later entered into a consent order vacating final judgment, a writ of execution, and dismissing the foreclosure action in its entirety. This act was an admission of Defendants wrongdoing.

74. Defendants Litton Loan Services and its successors in interest, HSBC Bank USA, N.A. as Trustee for Fremont Home Loan Trust 2006-C, Mortgage-Backed Certificates, Series 2006-C, were aware of the existence of a modification loan and intentional breach by Defendant.

75. As a result of the Defendants actions, the contract was breached and Plaintiff was harmed.

76. Plaintiff has suffered damages.

COUNT IV

INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS

(All Defendants)

77. Plaintiff incorporates by reference all prior facts and allegations in this Complaint here as if set forth at length herein.

78. The defendants' actions were intentional, and were designed to cause plaintiff distress.

79. The aim of these actions was to force plaintiff out of her home in breach of an agreement to not continue pursuing any such action.

80. The aim of these actions was to harass plaintiff and to cause disruption to her business and personal life.

81. In order to compel Plaintiff to leave her home, defendants jointly engaged in a series of actions which were designed to make the plaintiff unhappy, cause her distress and force her to give up in an inappropriate war of attrition.

82. These acts were pursued even though the defendants knew that they lacked the legal right to continue foreclosure actions or otherwise harass plaintiff.

83. As a result of the relentless barrage of harassment by defendants jointly, plaintiff has suffered health problems and has incurred injury.

WHEREFORE, plaintiff demands:

- a. Compensatory Damages
- b. Punitive Damages
- c. Statutory Damages
- d. Restitution
- e. Attorney's fees and costs
- f. All other relief which this Court determines to be just and fair

COUNT V

DELIBERATE INDIFFERENCE

(All Defendants)

84. Plaintiff incorporates by reference all prior facts and allegations in this Complaint here as if set forth at length herein

85. The defendants' actions were intentional, and were designed to cause plaintiff distress.

86. The aim of these actions was to force plaintiff out of her home in breach of an agreement to not continue pursuing any such action.

87. The aim of these actions was to harass plaintiff and to cause disruption to her business and personal life.

88. In order to compel Plaintiff to leave her home, defendants jointly engaged in a series of actions which were designed to make the plaintiff unhappy, cause her distress and force her to give up in an inappropriate war of attrition.

89. Defendants pursued deceptive legal tactics in an effort to suppress Plaintiff's case. This includes scheduling and participating in hearings without notifying the Plaintiff. It also includes proceeding with the dismissal of defendants, dismissal of a legal effort, gaining judgements based on erroneous information.

90. These acts were pursued even though the defendants knew that they lacked the legal right to continue foreclosure actions or otherwise harass plaintiff.

91. As a result of the relentless barrage of harassment by defendants jointly, plaintiff has suffered health problems and has incurred injury.

WHEREFORE, plaintiff demands:

- g. Compensatory Damages
- h. Punitive Damages
- i. Statutory Damages
- j. Restitution
- k. Attorney's fees and costs
- l. All other relief which this Court determines to be just and fair

COUNT VI

DEFAMATION OF CHARACTER

(Stern & Eisenberg)

92. The defendants pursued a foreclosure even though the defendants knew that they lacked the legal right to continue foreclosure actions or otherwise harass plaintiff.

93. Documents submitted to the Superior Court of New Jersey including erroneous, disparaging remarks about the Plaintiff's character. This is despite several relationships and accomplishments that demonstrate otherwise. See COURT Proof Hearing Submission Exhibit B-49 p. 112-115.

DEMAND FOR TRIAL BY JURY

Defendant herein demands a trial by jury and will not be satisfied with a jury of less than six.

Veronica A. Williams
Plaintiff and Per Se Counsel

Dated: August 15, 2016

By: Veronica A. Williams

Exhibit A

DOCUMENTS SUBMITTED TO FEDERAL AGENCIES AND TO THE NEW JERSEY COURTS

***RATHER THAN PRINT OVER 1,300 PAGES THAT HAVE ALREADY
BEEN SUBMITTED TO THE UNITED STATES DEPARTMENT OF
JUSTICE AND OTHER AGENCIES, HYPERLINKS ARE PROVIDED SO
THAT EACH DOCUMENT MAY BE VIEWED OR DOWNLOADED***

No. Pgs	Documents	Download
Case L – 004753-13 & F – 000839-13 Docs		
28+	Remove to Federal Court	www.FinFix.org/Federal-Complaint-by-VW.pdf
47	Motion to Dismiss F – 000839-13	www.FinFix.org/MotionToDismissForeclosure_ESSEX-F-000839-13.pdf
50	Appeal NJ Supreme Court	www.FinFix.org/Appeal-NJS.pdf
Case F – 000839-13 Docs		
33	Appeal F – 000839-13	http://www.fifix.org/Appeal-NJF.pdf
Case L – 004753-13 Docs		
8	Motion to Reinstate	www.FinFix.org/MotionToReinstate_ESSEX-L-00475-13.pdf
59	Appeal L – 004753-13	www.FinFix.org/Appeal-NJ.pdf
118	Enclosures to Appeal	www.FinFix.org/Appeal-Encl-NJ.pdf
93	Case Files	www.FinFix.org/CaseFiles-NJ.pdf
750	Discovery	http://www.fifix.org/proof/DD/Motion-for-Proof-Hearing_SHARED.pdf
205	Motion for Proof Hearing	http://finfix.org/proof/DD/Discovery-Documents_ALL_11-18-14.pdf
15	NJ Complaint ESSEX-L-004753-13	http://www.fifix.org/proof/VWDS/VW_vs_GS-et-al_To_Court-CIS_and_Complaint.pdf
Case L-000081-11 Docs		
73	NJ Complaint ESSEX L-000081-11	http://www.fifix.org/proof/VWDS/VW_FinalComplt_8-5-11_vw.pdf
1,308	TOTAL	
PLEASE NOTE THIS IS LESS THAN 2% OF THE DOCUMENTATION ASSOCIATED WITH THIS CASE.		

Complaint ESSEX-L-004753-13	<u>June 7, 2013</u>	<u>15</u>	http://www.fifix.org/proof/VWDS/VW_vs_GS-et-al_To_Court-CIS_and_Complaint.pdf
Complaint ESSEX L-000081-11	<u>July 28, 2011</u>	<u>73</u>	http://www.fifix.org/proof/VWDS/VW_FinalComplt_8-5-11_vw.pdf

ENCLOSURE 2

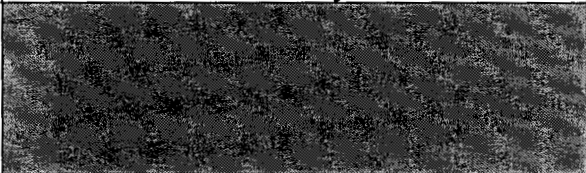
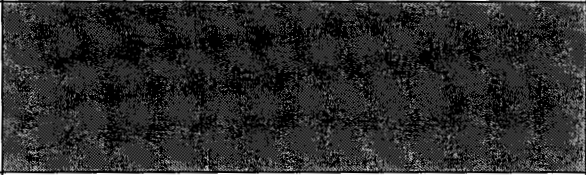
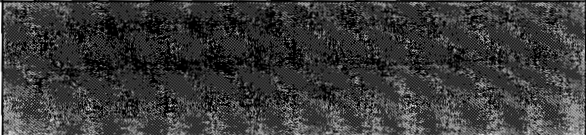
LETTER TO JUDGES & ATTORNEYS

Veronica Ann Williams

Mailing Address: P.O. Box 978 ❖ South Orange, NJ 07079-0978
 Residence – NO MAIL: 541 Scotland Road ❖ South Orange, NJ 07079-3009

August 15, 2016

Download this letter at
www.FinFix.org/Deceptive-Tactics_to_NJCourts&Attorneys.pdf

NJ Court	Attorneys
Superior Court of New Jersey, Essex County Veterans Courthouse Civil Central Processing Unit – Room 131 50 West Market Street Newark, N 07102	
Judge Stephanie Ann Mitterhoff Superior Court of New Jersey Essex County Historic Courthouse, 1 st Floor 470 Dr. Martin Luther King Jr. Boulevard Newark, NJ 07102	Mr. Stuart I. Seiden Associate Duane Morris LLP 30 S. 17 th St. , Floor 5 Philadelphia, PA 19103
Judge Randal C. Chioccia State of New Jersey Superior Court, 11th Vicinage Passaic County Courthouse 77 Hamilton Street, 3rd Floor or 2 nd floor Paterson, NJ 07505	
Former Judge Harriett Farber Klein c/o Wilson, Elser, Moskowitz, Edelman and Dicker LLP 200 Campus Drive Florham Park, NJ 07932	Mr. David M. Lambropoulos Stern & Eisenberg, PC 1040 N. Kings Highway, Suite 407 Cherry Hill, NJ 08034
Supreme Court of New Jersey Appellate Division Clerk's Office P.O. Box 970 Trenton, New Jersey, 08625	

SUBJECT: Deceptive Legal Tactics – Pursuing Trial with Federal Court

NJ CASES: DOCKET No. ESSEX-L-004753-13 and Docket No. ESSEX-F – 000839-13

To The NJ Court and Attorneys for HSBC, Goldman Sachs, et. al.

I must now pursue this matter in Federal Court after being repeatedly rebuked by the NJ Courts.

You have never involved me in the scheduling of hearing dates. Worse, you have held hearings and rendered decisions without my knowledge or presence.

I have just learned that Case L-004753-13 has been dismissed (Attachment I) and you are proceeding with taking my home based on a foreclosure granted with false information.

By denying me access to hearings and more, you have not demonstrated *fairness to opposing party & counsel*. My case has incredible merit. Two defendants have recent Federal settlements that include the same charges that I levied in this case.

Since I have not received a response from my appeal to the NJ Supreme Court, I am moving this to the Federal Courts. Your actions add credence to my contention that the settlements between HSBC, Goldman Sachs and the U.S. Department of Justice were woefully insufficient.

HSBC Bank USA, Natl. Assoc., as Trustee for Fremont Home Loan Trust 2006-C,
Mortgage-Backed Certificates, Series 2006-C vs. Veronica Williams et. al.
Superior Court of New Jersey, Chancery Division Docket No. F – 000839-13

WILLIAMS vs. HSBC, GOLDMAN SACHS, OCWEN, et. al.
Superior Court of New Jersey, Law Division Docket No ESSEX-L-004753-13

U.S. Dept. of Justice Investigation No. 3017165

Page 2 of 4

Again, here is my contact information:

Mailing Address:	Email	StopFraud@vawilliams.com
P.O. Box 978	Phone	202-486-4565
South Orange, NJ 07079-0978	Fax	888-492-5864

On a grand scale, HSBC, Goldman Sachs and all who support their fraud have created an exchange of assets that has resulted in major damage to the U.S. economy. This will become crystal clear at my trial for my case is just one small example of what has been perpetuated throughout our country for years. **As U.S. citizens, we should all seek to expose the truth, not suppress it.**

To the NJ Supreme Court and the Attorneys: As I have in the past (one example in Attachment II), I will contact you quickly after receiving pertinent information from the Federal Court.

Sincerely,

Veronica Williams

Veronica Williams
Plaintiff & Owner of 541 Scotland Road since 1983

attachments

cc:

Supreme Court of New Jersey, Appellate Division Clerk's Office, via US Mail
Judge Stephanie Ann Mitterhorf via facsimile to 973-424-2437
Judge Randal Chioccia via facsimile to 973-247-8012
Former Judge Harriett Farber Klein via email
Brett L. Messinger, Partner, Duane Morris via email
Office of the Attorney General of the United States, Investigation No. 3017165
Federal Mortgage Working Group

HSBC Bank USA, Natl. Assoc., as Trustee for Fremont Home Loan Trust 2006-C,
Mortgage-Backed Certificates, Series 2006-C vs. Veronica Williams et. al.
Superior Court of New Jersey, Chancery Division Docket No. F - 000839-13

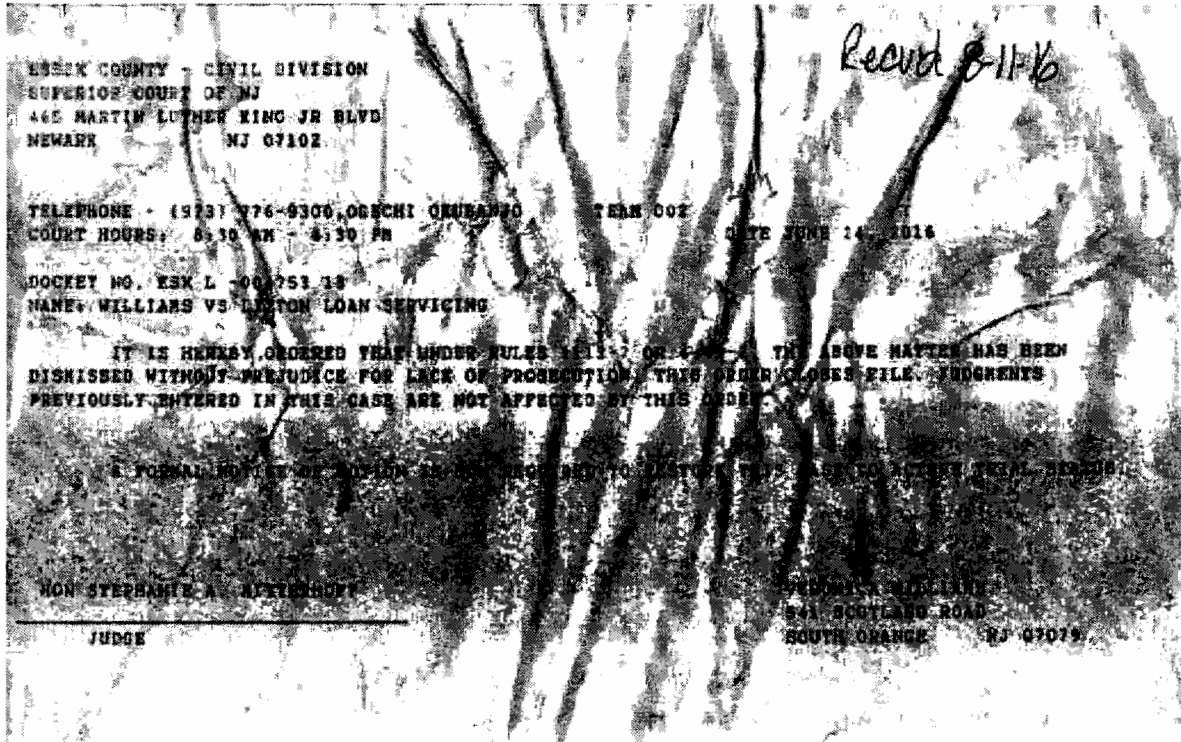
WILLIAMS vs. HSBC, GOLDMAN SACHS, OCWEN, et. al.
Superior Court of New Jersey, Law Division Docket No ESSEX-L-004753-13

U.S. Dept. of Justice Investigation No. 3017165

Page 3 of 4

ATTACHMENT I

Case Dismissed Without Plaintiff's Knowledge



HSBC Bank USA, Natl. Assoc., as Trustee for Fremont Home Loan Trust 2006-C,
Mortgage-Backed Certificates, Series 2006-C vs. Veronica Williams et. al.
Superior Court of New Jersey, Chancery Division Docket No. F – 000839-13

WILLIAMS vs. HSBC, GOLDMAN SACHS, OCWEN, et. al.
Superior Court of New Jersey, Law Division Docket No ESSEX-L-004753-13

U.S. Dept. of Justice Investigation No. 3017165
Page 4 of 4

ATTACHMENT II

Proof of Delivery of Appeals: DOCKET No. ESSEX-L-004753-13 & Docket No. ESSEX-F – 000839-13

APPEAL OF FORECLOSURE ♦ F – 000839-13 ♦ Mailing & Shipping Receipts

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1040 N. Kings Hwy, Suite 407
Cherry Hill, NJ 08034

PS Form 3800, July 2014 See Reverse for Instructions

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Restricted Delivery Fee (Endorsement Required)	\$0.00
Total Postage & Fees	\$8.20

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Sent to
Mr. Stuart Seiden, Duane Morris LLP
30 S. 17th St, Floor 5
Philadelphia, PA 19103

PS Form 3800, July 2014 See Reverse for Instructions

UP AND UP INC
71 S-ORANGE AVE
SOUTH ORANGE, NJ 070791

05/17/2016 15:52:50

CREDIT CARD
MC SALE

Card # XXXXXXXXXXXXXXX353
SEQ #: 15
Batch #: 1653
INVOICE 16
Approval Code: 079055
Entry Method: Swiped
Mode: Online
Tax Amount: \$0.00

SALE AMOUNT \$53.75

CUSTOMER COPY

US Certified Mail Receipt 7014
0150 0000 0304 9408
Purchased 5/17/16
Sent to:
Superior Court of NJ
PO Box 006
Trenton, NJ 08625

US Certified Mail Receipt 7014
0150 0000 0304 9408
Delivered & Signed 5/20/16

SENDER: COMPLETE THIS SECTION

1. Complete items 1, 2, and 3.
2. Place your name and address on the reverse so that we can return the parcel to you.
3. Attach this card to the back of the envelope or on the front if space permits.
4. Article Addressed to:
Superior Court of NJ
Appellate Division Clerk's
Office, PO Box 006
Trenton, NJ 08625

COMPLETE THIS SECTION ON DELIVERY

A. Signature B. Address
C. Restricted Delivery D. Date of Delivery

1. Signature Type 2. Restricted Mail
3. Adult Signature 4. Restricted Mail (Registered Mail)
5. Insured Mail 6. Registered Mail (Restricted Delivery)
7. Certified Mail (Restricted Delivery) 8. Return Receipt for Merchandise
9. Collect on Delivery 10. Signature Confirmation (Restricted Delivery)
11. Signature Confirmation (Restricted Delivery)

Barcode: 9590 9402 1363 5285 7422 59
7014 0150 0000 0304 9408
Form 3811, July 2015 PSN 7503-02-000-1093

ENCLOSURE 3

USPS – NJ INVESTIGATION

**Initial Email to USPS Postmaster General
& Gov. Christie
and Follow-up Email to Gov. Christie**

From: [Veronica Williams vs. HSBC, Goldman Sachs et al](#)
To: ["constituent.relations@nj.gov"](#); ["Chris.Christie@gov.state.nj.us"](#)
Cc: ["StopFraud@vawilliams.com"](#); ["Regina.Egea@gov.state.nj.us"](#)
Subject: FW: Certified Mail Not Delivered to Addressee, USPS Case No. HQ129554759
Date: Saturday, August 20, 2016 2:23:36 PM
Attachments: [US-Postmaster-Gov-Christie Mail-Not-Delivered.pdf](#)
[Certified-Receipt-Info.docx](#)
Importance: High

The ball is in the State of New Jersey's court.

PROOF THAT CERTIFIED MAIL WAS DELIVERED TO NJ CAPITAL POST OFFICE

The US Postmaster General's Consumer Affairs manager responded yesterday to my request (see message below and attached: US-Postmaster-Gov-Christe_Mail-Not-Delivered.pdf). He gave pertinent information and arranged for me to receive a copy of the signed return receipts. G. Jackson signed for the packaged addressed to the NJ Supreme Court that was delivered on July 7, 2016 at 7:02 am by certified mail. I am told that failure to deliver mail is a problem with our NJ Capital Post Office. The NJ Capital Post Office receives US mail and is responsible for delivering it to the addressee. It appears that the US Post Office did its job; and that the NJ Capital Post Office did not.

An updated copy of the proof of mail for my appeal sent on July 5, 2016 at 3:12 pm is attached. A copy of the return receipt with a signature, the label on the package, the purchase receipt and the proof of delivery for the appeal package delivered to the NJ Supreme Court is on page 1 of the attached document entitled Certified-Receipt-Info.docx.

NEED PROMPT INVESTIGATIVE RESPONSE

With this information, I trust that you will respond as quickly as the Office of the US Postmaster General – in 3 days.

If I can be of further assistance please do not hesitate to contact me by phone at 973-715-8580 or email at StopFraud@vawilliams.com. I am more than willing to do my civic duty and help the Governor's Office resolve this problem.

I shall await your reply,

Veronica Williams
541 Scotland Road
South Orange, NJ 07079-3009
NJ Resident Since 1982; NJ Homeowner Since 1983

Phone 973-715-8580
Email StopFraud@vawilliams.com

From: Veronica Williams vs. HSBC, Goldman Sachs et al [mailto:stopfraud@vawilliams.com]
Sent: Tuesday, August 16, 2016 11:55 AM
To: 'StopFraud@vawilliams.com'
Subject: Certified Mail Not Delivered to Addressee, USPS Case No. HQ129554759
Importance: High

YOUR EMAILS AND FACSIMILE NUMBERS ARE HIDDEN TO KEEP THEM SECURE

US Postmaster
NJ Governor

Please explain why the package sent via the United States Postal Service Certified Number 70142120000408605912 was not delivered to the addressee?

Details are provided in the attached letter. You may view confirmation of delivery at
<https://www.usps.com/nationalpremieraccounts/trackmailing.htm>.

Thank you,

Veronica Williams
USPS Customer | NJ Homeowner since 1983
www.VeronicaWilliams.com
Direct 202-486-4565 | Home 973-715-8580 | Fax 888-492-5864
Email StopFraud@vawilliams.com

Veronica Ann Williams

Mailing Address: P.O. Box 978 ❖ South Orange, NJ 07079-0978
 Residence – NO MAIL: 541 Scotland Road ❖ South Orange, NJ 07079-3009

August 16, 2016

Ms. Megan J. Brennan
 Postmaster General and Chief Executive Officer
 United States Postal Service
 475 L'Enfant Plaza S.W.
 Washington, DC 20260-0010

Hon. Chris Christie
 Governor
 Office of the Governor,
 The State House
 State of New Jersey
 125 West State Street
 Trenton, NJ 08608-1101

SUBJECT: Certified Mail Not Delivered to Addressee, USPS Case No. HQ129554759

To The US Postmaster General and Gov. Christie,

I would like to know why the certified mail that I sent was not delivered to the addressee.

The Supreme Court of New Jersey told me that the package I sent them on July 5, 2016 via certified mail was delivered to the Superior Court. The addresses for these courts are different:

NEW JERSEY SUPREME COURT	NEW JERSEY SUPERIOR COURT
Supreme Court of New Jersey Appellate Division Clerk's Office P.O. Box 970 Trenton, New Jersey, 08625	Superior Court of New Jersey Essex Vicinage – Civil Central Processing Unit Room 131 Veterans Courthouse 50 West Market Street Newark, NJ 07102

Here are copied of my USPS certified receipts, proof of delivery and the label on the package:

USPS RECEIPT	LABEL ON PACKAGE	USPS PROOF OF DELIVERY
<p>USPS Certified No.: 70142120000408605912</p> <p>U.S. Postal Service CERTIFIED MAIL® RECEIPT</p> <p>Official Use stamp and handwritten address: Supreme Court NJ Clerk, P.O. Box 970, Trenton, NJ 08625</p>	<p>FROM: <i>V. Williams</i> V. Williams P.O. Box 978 South Orange, New Jersey 07079-0709</p> <p>TO: Clerk Supreme Court of New Jersey P. O. Box 970 Trenton, NJ 08625</p> <p>APPEAL OF: Appellate Docket No. A2981-15 & (By Case NJ DOCKET NO. ESSEX-L-160733-13) Case NJ DOCKET NO. ESSEX-F-000839-13</p>	<p>USPS Tracking®</p> <p>Delivered</p> <p>Tracking information for 70142120000408605912</p>

For a larger view of these items see Attachment I.

Would you please tell me how this happened? How can I retrieve my package? This package was of good size for it contained 8 copies of a 50 page document.

HSBC Bank USA, Natl. Assoc., as Trustee for Fremont Home Loan Trust 2006-C,
Mortgage-Backed Certificates, Series 2006-C vs. Veronica Williams et. al.
Superior Court of New Jersey, Chancery Division Docket No. F – 000839-13

WILLIAMS vs. HSBC, GOLDMAN SACHS, OCWEN, et. al.
Superior Court of New Jersey, Law Division Docket No ESSEX-L-004753-13

U.S. Dept. of Justice Investigation No. 3017165

Page 2 of 3

I can be reached by phone at 202-486-4565, by email at StopFraud@vawilliams.com or by facsimile at 888-492-5864. Please take time to investigate this matter and send me an explanation.

Thank you,

Veronica Williams

Veronica Williams
Plaintiff in NJ Legal Action & Postal Customer

attachments

cc:

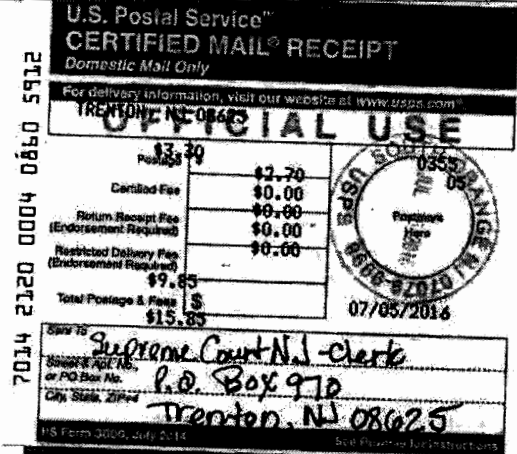
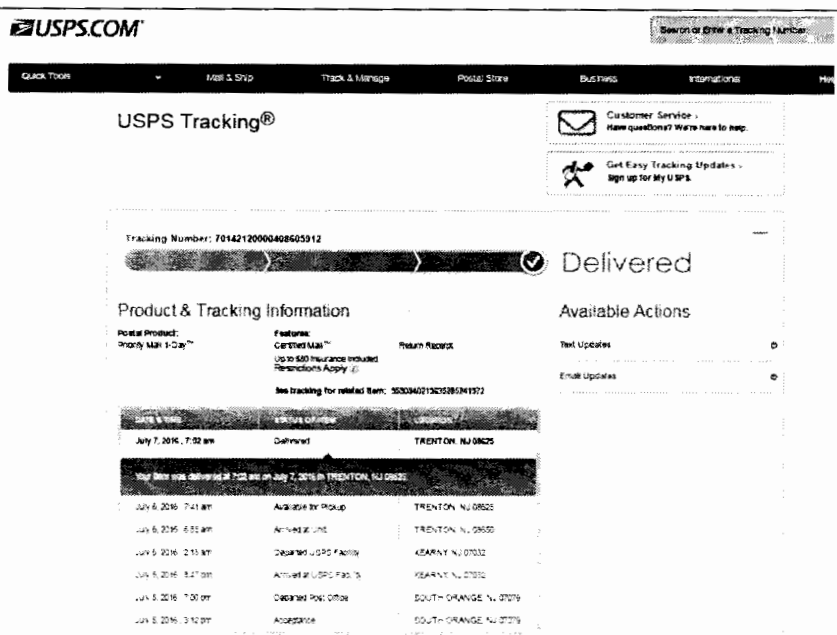
State of New Jersey Capital Post Office c/o Jeff Bond, Asst. Chief via facsimile
Supreme Court of New Jersey, Clerk's Office, via US Mail
Superior Court of New Jersey Clerk's Office via US Mail
David M. Lambropoulos, Stern & Eisenberg, PC via email
Stuart Seiden, Duane Morris via email
Brett L. Messinger, Partner, Duane Morris via email
Office of the Attorney General of the United States, Investigation No. 3017165
Federal Mortgage Working Group
USPS, Trenton 680 US Highway 130, Trenton, NJ 08650 via www.USPS.com

HSBC Bank USA, Natl. Assoc., as Trustee for Fremont Home Loan Trust 2006-C,
 Mortgage-Backed Certificates, Series 2006-C vs. Veronica Williams et. al.
 Superior Court of New Jersey, Chancery Division Docket No. F – 000839-13

WILLIAMS vs. HSBC, GOLDMAN SACHS, OCWEN, et. al.
 Superior Court of New Jersey, Law Division Docket No ESSEX-L-004753-13

U.S. Dept. of Justice Investigation No. 3017165

ATTACHMENT I

<p>USPS RECEIPT USPS Certified No.: 70142120000408605912</p>	 <p>U.S. Postal Service™ CERTIFIED MAIL® RECEIPT Domestic Mail Only</p> <p>For delivery information, visit our website at www.usps.com</p> <p>OFFICIAL USE</p> <table border="1"> <tr><td>Postage</td><td>\$3.40</td></tr> <tr><td>Certified Fee</td><td>\$2.70</td></tr> <tr><td>Return Receipt Fee (Endorsement Required)</td><td>\$0.00</td></tr> <tr><td>Restricted Delivery Fee (Endorsement Required)</td><td>\$0.00</td></tr> <tr><td>Total Postage & Fees</td><td>\$6.10</td></tr> <tr><td>Total</td><td>\$15.89</td></tr> </table> <p>Postmark Here 07/05/2016</p> <p>Supreme Court NJ Clerk P.O. Box 970 Trenton, NJ 08625</p>	Postage	\$3.40	Certified Fee	\$2.70	Return Receipt Fee (Endorsement Required)	\$0.00	Restricted Delivery Fee (Endorsement Required)	\$0.00	Total Postage & Fees	\$6.10	Total	\$15.89															
Postage	\$3.40																											
Certified Fee	\$2.70																											
Return Receipt Fee (Endorsement Required)	\$0.00																											
Restricted Delivery Fee (Endorsement Required)	\$0.00																											
Total Postage & Fees	\$6.10																											
Total	\$15.89																											
<p>LABEL ON PACKAGE</p>	<p>FROM: <i>V. Williams</i> V. Williams P.O. Box 978 South Orange, New Jersey 07079-0709</p> <p>TO: Clerk Supreme Court of New Jersey P. O. Box 970 Trenton, NJ 08625</p> <p>APPEAL OF: Appellate Docket No. A2981-15 & (for Case NJ DOCKET NO. ESSEX-L – 004753-13) Case NJ DOCKET NO. ESSEX-F-000839-13</p>																											
<p>USPS PROOF OF DELIVERY</p> <p>https://www.usps.com/nationalpremieraccounts/trackmailing.htm https://tools.usps.com/go/TrackConfirmAction_input</p>	 <p>USPS.COM</p> <p>USPS Tracking®</p> <p>Tracking Number: 70142120000408605912 Delivered</p> <p>Product & Tracking Information</p> <table border="1"> <tr><td>Postal Product: Priority Mail 1-Day™</td><td>Features: Certified Mail™, Up to \$50 Insurance Included, Restrictions Apply Ⓞ</td><td>Return Receipt</td></tr> </table> <p>See tracking for related item: 90304021925283041937</p> <table border="1"> <thead> <tr><th>Date & Time</th><th>Event</th><th>Location</th></tr> </thead> <tbody> <tr><td>July 7, 2016, 7:02 AM</td><td>Delivered</td><td>TRENTON, NJ 08625</td></tr> <tr><td>July 6, 2016, 7:41 AM</td><td>Arrived by Pickup</td><td>TRENTON, NJ 08625</td></tr> <tr><td>July 6, 2016, 6:55 AM</td><td>Arrived at Unit</td><td>TRENTON, NJ 08625</td></tr> <tr><td>July 6, 2016, 2:11 AM</td><td>Departed USPS Facility</td><td>SEARBY, NJ 07032</td></tr> <tr><td>July 6, 2016, 8:27 AM</td><td>Arrived at USPS Facility</td><td>SEARBY, NJ 07032</td></tr> <tr><td>July 5, 2016, 1:00 PM</td><td>Departed Post Office</td><td>SOUTH ORANGE, NJ 07079</td></tr> <tr><td>July 5, 2016, 3:10 PM</td><td>Accepted</td><td>SOUTH ORANGE, NJ 07079</td></tr> </tbody> </table>	Postal Product: Priority Mail 1-Day™	Features: Certified Mail™, Up to \$50 Insurance Included, Restrictions Apply Ⓞ	Return Receipt	Date & Time	Event	Location	July 7, 2016, 7:02 AM	Delivered	TRENTON, NJ 08625	July 6, 2016, 7:41 AM	Arrived by Pickup	TRENTON, NJ 08625	July 6, 2016, 6:55 AM	Arrived at Unit	TRENTON, NJ 08625	July 6, 2016, 2:11 AM	Departed USPS Facility	SEARBY, NJ 07032	July 6, 2016, 8:27 AM	Arrived at USPS Facility	SEARBY, NJ 07032	July 5, 2016, 1:00 PM	Departed Post Office	SOUTH ORANGE, NJ 07079	July 5, 2016, 3:10 PM	Accepted	SOUTH ORANGE, NJ 07079
Postal Product: Priority Mail 1-Day™	Features: Certified Mail™, Up to \$50 Insurance Included, Restrictions Apply Ⓞ	Return Receipt																										
Date & Time	Event	Location																										
July 7, 2016, 7:02 AM	Delivered	TRENTON, NJ 08625																										
July 6, 2016, 7:41 AM	Arrived by Pickup	TRENTON, NJ 08625																										
July 6, 2016, 6:55 AM	Arrived at Unit	TRENTON, NJ 08625																										
July 6, 2016, 2:11 AM	Departed USPS Facility	SEARBY, NJ 07032																										
July 6, 2016, 8:27 AM	Arrived at USPS Facility	SEARBY, NJ 07032																										
July 5, 2016, 1:00 PM	Departed Post Office	SOUTH ORANGE, NJ 07079																										
July 5, 2016, 3:10 PM	Accepted	SOUTH ORANGE, NJ 07079																										

PROOF OF RECEIPT OF APPEAL SENT 7/5/16 TO THE NJ SUPREME COURT

Supreme Court NJ
 USPS Certified No.:
 70142120000408605912

U.S. Postal Service™
CERTIFIED MAIL® RECEIPT
 Domestic Mail Only

For delivery information, visit our website at www.usps.com

OFFICIAL USE

Package # 0353
 Certified Fee \$2.70
 Return Receipt Fee (Required) \$0.00
 Restricted Delivery Fee (Endorsement Required) \$0.00
 Total Postage & Fees \$15.85

Postmark: SOUTH ORANGE, NJ 07079
 Date: 07/05/2016

Sent to: Supreme Court NJ - Clerk
 P.O. Box 970
 Trenton, NJ 08625

PS Form 3800, July 2014

FROM: *VW* V. Williams
 P.O. Box 978
 South Orange, New Jersey 07079-0709

TO: Clerk
 Supreme Court of New Jersey
 P. O. Box 970
 Trenton, NJ 08625

APPEAL OF:
 Appellate Docket No. A2981-15 &
 (for Case NJ DOCKET NO. ESSEX-L-004753-13)
 Case NJ DOCKET NO. ESSEX-F-000839-13

USPS.COM

USPS Tracking®

Tracking Number: 70142120000408605912

Delivered

Product & Tracking Information

Product: Priority Mail®
 Certified Mail™
 Return Receipt
 Signature Required

Item: 1 of 1

Postage: \$15.85

Weight: 3.50 LB 12.00 OZ

Dimensions: 10.00 x 10.00 x 10.00

Postage Paid: 07/05/2016

Postage Meter: 1004724

Postage Location: TRENTON, NJ 08625

Product & Tracking Information

Postage Product: Priority Mail®
 Certified Mail™
 Return Receipt
 Signature Required

Item: 1 of 1

Postage: \$15.85

Weight: 3.50 LB 12.00 OZ

Dimensions: 10.00 x 10.00 x 10.00

Postage Paid: 07/05/2016

Postage Meter: 1004724

Postage Location: TRENTON, NJ 08625

Product & Tracking Information

Postage Product: Priority Mail®
 Certified Mail™
 Return Receipt
 Signature Required

Item: 1 of 1

Postage: \$15.85

Weight: 3.50 LB 12.00 OZ

Dimensions: 10.00 x 10.00 x 10.00

Postage Paid: 07/05/2016

Postage Meter: 1004724

Postage Location: TRENTON, NJ 08625

DELIVERY GUARANTEE

Product: X
 Intended Use: AP
 Delivery Address: State House 08625

Stuart Seiden


USPS Certified No.:

70020460000068172508

7002 0460 0000 6817 2508

Package \$	\$3.80
Certified Fee	\$2.70
Return Receipt Fee	\$0.00
Postage & Insurance	\$0.00
Postage & Insurance	\$0.00
Postage & Insurance	\$0.00
Total Postage & Fees	\$6.50

07/05/2016
 Sent To: Stuart I. Seiden Morris
 30 South 17th St
 Philadelphia PA 19103

FROM: 
 V. Williams
 P.O. Box 978
 South Orange, New Jersey 07079-0709

TO: Mr. Stuart I. Seiden
 Associate
 Duane Morris LLP
 30 South 17th Street
 Philadelphia, PA 19103-4196

USPS.COM

Mail Stop Track & Manage Postal Store

USPS Tracking®

Tracking Number: 70020460000068172508

Product & Tracking Information

Product: Certified Mail®
 Service: Certified Mail®
 Status: Delivered

Available Actions

Product & Tracking Information

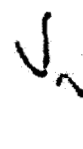
Date	Time	Location	Status
July 5, 2016	1:23 pm	PHILADELPHIA, PA 19103	Delivered
July 7, 2016	10:58 am	PHILADELPHIA, PA 19103	Available for Pickup
July 7, 2016	10:38 am	PHILADELPHIA, PA 19103	Arrived at Mail Facility
July 6, 2016	6:58 pm	PHILADELPHIA, PA 19103	Preparation Complete
July 6, 2016	5:13 pm	PHILADELPHIA, PA 19103	Arrived at USPS Computer Center
July 5, 2016	3:39 pm	PHILADELPHIA, PA 19103	Arrived at USPS Drop Point
July 5, 2016	2:00 pm	PHILADELPHIA, PA 19103	Originated and Sorted
July 5, 2016	3:34 pm	PHILADELPHIA, PA 19103	Arrived at USPS


Customer Service: 1-800-ASK-USPS

Get Early Tracking Updates:

Get Delivery Alerts:

Delivery Section

Signature: 

Address: 

Enter up to 10 items, separated by commas.

David Lambropoulos
 USPS Certified No.:
 70051820000720816902

**U.S. Postal Service™
 CERTIFIED MAIL™ RECEIPT**
 (Domestic Mail Only; No Insurance Coverage Provided)
 For delivery information visit our website at www.usps.com.

CHERRY HILL, NJ 08034

Postage \$3.89 Certified Fee \$2.70
 Return Receipt Fee \$0.00
 (Embossment Required) \$8.00
 Restricted Delivery Fee (Embossment Required) \$0.00
 Total Postage & Fees \$6.59

Postmark: 07/05/2016 0355 05
 Priority Mail

Sender: David M. Lambropoulos
 1040 N. Kings Highway Suite 407
 Cherry Hill, NJ 08034

Recipient: V. Williams
 P.O. Box 978
 South Orange, NJ 07079

PS Form 3811, July 2015 PSN 7530-02-000-9003 Domestic Mail Only

SENDER: COMPLETE THIS SECTION

1. Complete items 1, 2, and 3 so that we can return this card to you. Attach this card to the back of the mailpiece, or on the front if space permits.

2. Indicate the preferred return service below.

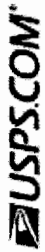
3. PSN: 3402, 1363, 2245, 2419, 48

7005 1820 0007 2081 6902

PS Form 3811, July 2015 PSN 7530-02-000-9003 Domestic Mail Only

FROM: *DM*
 V. Williams
 P.O. Box 978
 South Orange, New Jersey 07079-07079

TO: Mr. David M. Lambropoulos
 Stern & Eisenberg, PC
 1040 N. Kings Highway
 Suite 407
 Cherry Hill, NJ 08034
 Case NJ DOCKET NO. ESSEX-F-000839-13



Quick Tools Mail & Ship Track & Manage Postal Store Business

USPS Tracking®

Custom Have questions
 Get Easy sign up

Tracking Number: 70051820000720816902



Product & Tracking Information

Postal Product: First-Class Mail®

Features: Certified Mail™

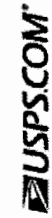
Return Receipt

Text Updates

See tracking for related item: 953094021352525241958

Email Updates

DATE & TIME	EVENT / ITEM	LOCATION
July 12, 2016, 1:15 pm	Delivered, Front Desk/Reception	CHERRY HILL, NJ 08034
Your item was delivered to the front desk or reception area at 1:15 pm on July 12, 2016 in CHERRY HILL, NJ 08034.		
July 5, 2016, 12:57 am	Departed USPS Origin Facility	KEARNY, NJ 07089
July 5, 2016, 8:36 pm	Arrived at USPS Origin Facility	KEARNY, NJ 07089
July 5, 2016, 7:00 pm	Departed Post Office	SOUTH ORANGE, NJ 07079
July 5, 2016, 3:14 pm	Acceptance	SOUTH ORANGE, NJ 07079



Search or Enter a Tracking Number

Business

Postal Store

Track & Manage

Mail & Ship

Quick Tools

USPS Tracking®

Customer Service, Have questions? We're here to help.

Get Easy Tracking Updates, sign up for my USPS.

Tracking Number: 70023150000377485488

Updated Delivery Day: Monday, July 11, 2016

Product & Tracking Information

Postal Product: First-Class Mail®

Features: Certified Mail™

Return Receipt

See tracking for related item: 35309402155326341565

Delivered

Available Actions

Text Updates

Email Updates

DATE & TIME	STATUS OF ITEM	LOCATION
July 11, 2016, 4:43 am	Delivered	WASHINGTON, DC 20530
Your item was delivered at 4:43 AM on July 11, 2016 in WASHINGTON, DC 20530.		
July 10, 2016, 10:53 am	Business Closed	WASHINGTON, DC 20530
July 10, 2016, 6:51 am	Arrived at Hub	WASHINGTON, DC 20016
July 6, 2016, 7:10 pm	Departed USPS Facility	KEARNY, NJ 07099
July 5, 2016, 9:05 pm	Arrived at USPS Origin Facility	KEARNY, NJ 07099
July 5, 2016, 7:00 pm	Departed Post Office	SOUTH ORANGE, NJ 07079
July 5, 2016, 3:14 pm	Acceptance	SOUTH ORANGE, NJ 07079

USAG

USPS Certified No.:

70023150000377485488

SENDER, COMPLETE THIS SECTION

1. Complete items 1, 2, and 3.
2. Print your name and address on the reverse so that we can return the card to you.
3. Attach this card to the back of the mailpiece.

4. Do not affix postage stamps.

5. Signature: *V. Williams*

6. Received by (Printed Name): *V. Williams*

7. Received on (Date of Delivery): *July 11, 2016*

8. Is return receipt requested? Yes No

9. Service Type: Priority Mail Express Registered Mail Restricted Delivery Certified Mail Restricted Delivery Signature Confirmation Return Receipt for Merchandise Signature Confirmation Restricted Delivery Registered Mail Restricted Delivery Signature Confirmation Restricted Delivery Return Receipt for Merchandise Restricted Delivery

10. Article Number (Tracking®) Service (829): 7002 3150 0003 7748 5488

11. Article Description (Printed): *The Attorney General of the United States (DOJ) 950 Pennsylvania Avenue, Room 4400 Washington, D.C. 20530-0001*

PS Form 3811, July 2015 (with 1550-02-000-900) Use only on Priority Mail. Domestic Return Receipt.

FROM: *V. Williams*
V. Williams
P.O. Box 978
South Orange, New Jersey 07079-0709

TO:
The Attorney General of the United States
U.S. Department of Justice (DOJ)
950 Pennsylvania Avenue, N.W.,
Room 4400
Washington, D.C. 20530-0001
US DOJ ID Number 3017165

PROOF OF MAILING - SUPREME COURT APPEAL TO COURT & ATTORNEYS

USPS Receipts for mail sent 7/5/16

7024 2120 0004 0460 5912

US Postal Service
CERTIFIED MAIL - RECEIPT
Certified Mail Only: No Return or Postage Adjustment

OFFICIAL USE

Postage
Certified Fee
Basic Rate
Priority Mail Fee
Signature Confirmation Fee
Total Postage & Fees

Postage	\$3.75
Certified Fee	\$4.25
Basic Rate	\$4.00
Priority Mail Fee	\$4.00
Signature Confirmation Fee	\$4.00
Total Postage & Fees	\$20.00

Date of Post: 07/05/2016

RECEIVED BY:
Supreme Court Clerk

US MAIL ADDRESS:
Box 910
Princeton, NJ 08540

US POSTAL SERVICE
CERTIFIED MAIL - RECEIPT
Certified Mail Only: No Return or Postage Adjustment

OFFICIAL USE

Postage
Certified Fee
Basic Rate
Priority Mail Fee
Signature Confirmation Fee
Total Postage & Fees

Postage	\$3.75
Certified Fee	\$4.25
Basic Rate	\$4.00
Priority Mail Fee	\$4.00
Signature Confirmation Fee	\$4.00
Total Postage & Fees	\$20.00

Date of Post: 07/05/2016

RECEIVED BY:
Stewart I Sender Name

US MAIL ADDRESS:
30 South Fifth St
Philadelphia, PA 19103

7025 1020 0007 2063 5902

7025 3150 0003 7748 5946

US Postal Service
CERTIFIED MAIL - RECEIPT
Certified Mail Only: No Return or Postage Adjustment

OFFICIAL USE

Postage
Certified Fee
Basic Rate
Priority Mail Fee
Signature Confirmation Fee
Total Postage & Fees

Postage	\$3.75
Certified Fee	\$4.25
Basic Rate	\$4.00
Priority Mail Fee	\$4.00
Signature Confirmation Fee	\$4.00
Total Postage & Fees	\$20.00

Date of Post: 07/05/2016

RECEIVED BY:
MARISA Gonzalez Ream MOD

US MAIL ADDRESS:
200 Pennsylvania Ave NW
Washington, DC 20530-0001

US POSTAL SERVICE
CERTIFIED MAIL - RECEIPT
Certified Mail Only: No Return or Postage Adjustment

OFFICIAL USE

Postage
Certified Fee
Basic Rate
Priority Mail Fee
Signature Confirmation Fee
Total Postage & Fees

Postage	\$3.75
Certified Fee	\$4.25
Basic Rate	\$4.00
Priority Mail Fee	\$4.00
Signature Confirmation Fee	\$4.00
Total Postage & Fees	\$20.00

Date of Post: 07/05/2016

RECEIVED BY:
Maria Gonzalez Ream MOD

US MAIL ADDRESS:
200 Pennsylvania Ave NW
Washington, DC 20530-0001

USPS ID: 0112
ID NUMBER: 0112
CREDIT CARD: 17.257
01/05/2016

Card #	Seq #	Auth #	Product Code	Qty	Rate	Total
XXXXXXXXXXXX	1	1122	0321	1	\$4.00	\$4.00
			051	1	\$4.00	\$4.00
			052	1	\$4.00	\$4.00
			053	1	\$4.00	\$4.00
			054	1	\$4.00	\$4.00
			055	1	\$4.00	\$4.00
			056	1	\$4.00	\$4.00
			057	1	\$4.00	\$4.00
			058	1	\$4.00	\$4.00
			059	1	\$4.00	\$4.00
			060	1	\$4.00	\$4.00
			061	1	\$4.00	\$4.00
			062	1	\$4.00	\$4.00
			063	1	\$4.00	\$4.00
			064	1	\$4.00	\$4.00
			065	1	\$4.00	\$4.00
			066	1	\$4.00	\$4.00
			067	1	\$4.00	\$4.00
			068	1	\$4.00	\$4.00
			069	1	\$4.00	\$4.00
			070	1	\$4.00	\$4.00
			071	1	\$4.00	\$4.00
			072	1	\$4.00	\$4.00
			073	1	\$4.00	\$4.00
			074	1	\$4.00	\$4.00
			075	1	\$4.00	\$4.00
			076	1	\$4.00	\$4.00
			077	1	\$4.00	\$4.00
			078	1	\$4.00	\$4.00
			079	1	\$4.00	\$4.00
			080	1	\$4.00	\$4.00
			081	1	\$4.00	\$4.00
			082	1	\$4.00	\$4.00
			083	1	\$4.00	\$4.00
			084	1	\$4.00	\$4.00
			085	1	\$4.00	\$4.00
			086	1	\$4.00	\$4.00
			087	1	\$4.00	\$4.00
			088	1	\$4.00	\$4.00
			089	1	\$4.00	\$4.00
			090	1	\$4.00	\$4.00
			091	1	\$4.00	\$4.00
			092	1	\$4.00	\$4.00
			093	1	\$4.00	\$4.00
			094	1	\$4.00	\$4.00
			095	1	\$4.00	\$4.00
			096	1	\$4.00	\$4.00
			097	1	\$4.00	\$4.00
			098	1	\$4.00	\$4.00
			099	1	\$4.00	\$4.00
			100	1	\$4.00	\$4.00

SUBTOTAL: \$31.95

ORDER COPY

ENCLOSURE 4

USPS PROOF OF DELIVERY OF CERTIFIED MAIL

PROOF OF RECEIPT OF APPEAL SENT 7/5/16 TO THE NJ SUPREME COURT

The New Jersey Supreme Court has told me they did not receive my appeal package. The defendants' attorney, Mr. Seiden, has not responded to my emails, letters or phone call.

Supreme Court NJ
USPS Certified No.:
70142120000408605912

U.S. Postal Service™
CERTIFIED MAIL® RECEIPT
 Domestic Mail Only

For delivery information, visit our website at www.usps.com

TRACING INFORMATION

Postage	\$3.79
Certified Fee	\$2.70
Return Receipt Fee (Requirement Required)	\$0.00
Postnet	\$9.00
Postnet Delivery Fee (Requirement Required)	\$0.00
Postage & Fees	\$9.85
Total Postage & Fees	\$15.85

Sent to
 Supreme Court NJ - Clerk
 P.O. Box 970
 Trenton, NJ 08625

Postmark: SOUTH ORANGE, NJ 07075
 Date: 07/05/2016

USPS.COM™

Quick Tools | Mail & Ship | Track & Manage | Postal Store | Business | International | Help

USPS Tracking®

Tracking Number: 70142120000408605912

Delivered

Product & Tracking Information

Product: Certified Mail™
 Priority Mail 1-Day™
 US to 100+ countries (restrictions apply)
 Return Receipt

See tracking for related item: 500040702520281972

Date & Time	Event	Location
July 7, 2016, 7:03 am	Delivered	TRENTON, NJ 08625
Your item was delivered at 7:02 am on July 7, 2016 in TRENTON, NJ 08625		
July 6, 2016, 7:41 am	Available for pickup	TRENTON, NJ 08625
July 6, 2016, 6:55 pm	Arrived at Unit	TRENTON, NJ 08625
July 6, 2016, 4:18 am	Departed USPS Facility	ESSEXVILLE, NJ 07022
July 5, 2016, 8:07 pm	Arrived at USPS Facility	KEARNY, NJ 07032
July 5, 2016, 7:01 pm	Departed Post Office	SOUTH ORANGE, NJ 07079
July 5, 2016, 3:10 pm	Acceptance	SOUTH ORANGE, NJ 07079

Available Actions

Print Update
 Email Update

Customer Service: Have questions? We're here to help.
 Get Easy Tracking Updates: Sign up for My USPS.

Delivery conditions

Package	X	MF
Initial	MF	07/05/16
Delivery address	State House	08625

FROM: *VW*
 V. Williams
 P.O. Box 978
 South Orange, New Jersey 07079-07079

TO: Clerk
 Supreme Court of New Jersey
 P. O. Box 970
 Trenton, NJ 08625

APPEAL OF:
 Appellate Docket No. A2981-15 &
 (for Case NJ DOCKET NO. ESSEX-L - 004753-13)
 Case NJ DOCKET NO. ESSEX-F-000839-13

Stuart Seiden
 USPS Certified No.:
 7002046000068172508

U.S. Postal Service
CERTIFIED MAIL RECEIPT
 (Domestic Mail Only, No Insurance Coverage Provided)

PHILADELPHIA, PA 19103 L L U S E

Package #	0355 05
Classified Fee	\$2.70
Return Receipt Fee	\$0.00
Postage & Insurance	\$0.00
Signature Confirmation Fee	\$0.00
Additional Services	\$0.00
Total Postage & Fees	\$2.70

Postmark: PHILADELPHIA, PA 07/05/2016

Send To: *Stuart I. Seiden Home*
 Recipient Name: *Stuart I. Seiden Home*
 Recipient Address: *30 South 17th St*
 Recipient City/State/Zip: *Philadelphia PA 19103*

FROM: *VW* V. Williams
 P.O. Box 978
 South Orange, New Jersey 07079-0709

TO: Mr. Stuart I. Seiden
 Associate
 Duane Morris LLP
 30 South 17th Street
 Philadelphia, PA 19103-4196

USPS.COM

USPS Tracking®

Tracking Number: 7002046000068172508

Latest Delivery Day: Friday, July 8, 2016 3:00 pm

Delivered

Product & Tracking Information

Date & Time	Location	Event
July 7, 2016, 7:04 am	PHILADELPHIA, PA 19103	Available for pickup
July 7, 2016, 10:24 am	PHILADELPHIA, PA 19103	Accepted at Post Office
July 8, 2016, 8:00 pm	PHILADELPHIA, PA 19103	Delivered (Signature Required)
July 8, 2016, 1:12 pm	PHILADELPHIA, PA 19103	Arrived at USPS Facility
July 8, 2016, 4:44 pm	PHILADELPHIA, PA 19103	Departed USPS Facility
July 8, 2016, 5:35 pm	PHILADELPHIA, PA 19103	Arrived at Delivery Point
July 8, 2016, 7:00 pm	PHILADELPHIA, PA 19103	Delivered (Signature Required)
July 8, 2016, 8:34 pm	PHILADELPHIA, PA 19103	Delivered (Signature Required)

Available Actions: Print shipment, Email shipment

Delivery Section

Signature: *[Handwritten Signature]*

Address: *[Handwritten Address]*

Enter up to 35 items separated by commas.

David Lambropoulos
USPS Certified No.:

70051820000720816902

U.S. Postal Service™
CERTIFIED MAIL™ RECEIPT
(Domestic Mail Only; No Insurance Coverage Provided)
For delivery information visit our website at www.usps.com.

CHERRY HILL, NJ 08034
Postage \$3.80
Certified Fee \$2.70
Return Receipt Fee \$0.00
Restricted Delivery Fee (Commercial Required) \$0.00
Total Postage & Fees \$6.50
Postmark None
07/05/2016
David M. Lambropoulos
1040 N. Kings Highway
Suite 407
Cherry Hill, NJ 08034



FROM: V. Williams
P.O. Box 978
South Orange, New Jersey 07079-07079

TO: Mr. David M. Lambropoulos
Stern & Eisenberg, PC
1040 N. Kings Highway
Suite 407
Cherry Hill, NJ 08034
Case NJ DOCKET NO. ESSEX-F-000839-13



Quick Tools

Mail & Ship

Track & Manage

Postal Store

Business

USPS Tracking®

Customer Service
Have a question?

Get Easy Tracking
Sign up for Mail

Tracking Number: 70051820000720816902



Delivered

Product & Tracking Information

Postal Product:
First-Class Mail®

Features:
Certified Mail™

Return Receipt

Text Updates

See tracking for related item: 559094021935525241558

Email Updates

DATE & TIME	STATUS OF ITEM	LOCATION
July 12, 2016, 1:15 pm	Delivered, Front Desk/Reception	CHERRY HILL, NJ 08034
YOUR ITEM WAS DELIVERED TO THE FRONT DESK OF RECEPTION @ 01:15 PM ON JULY 12, 2016 IN CHERRY HILL, NJ 08034.		
July 5, 2016, 12:57 am	Departed USPS Origin Facility	KEARNY, NJ 07099
July 5, 2016, 8:36 pm	Arrived at USPS Origin Facility	KEARNY, NJ 07099
July 5, 2016, 7:00 pm	Departed Post Office	SOUTH ORANGE, NJ 07079
July 5, 2016, 3:14 pm	Acceptance	SOUTH ORANGE, NJ 07079



Quick Tools

Mail & Ship

Track & Manage

Postal Store

Business

International

Search or Enter a Tracking #

USPS Tracking®

Customer Service
Have questions? We're here to help.

Get Easy Tracking Updates
Sign up for My USPS.

Tracking Number: 70023150000377485488

Updated Delivery Day: Monday, July 11, 2016

Delivered

Product & Tracking Information

Postal Product:
First-Class Mail®

Features:
Certified Mail™

Return Receipt

See tracking for related item: 5000-07133338341385

Test Updates

Email Updates

DATE & TIME	STATUS OF ITEM	LOCATION
July 11, 2016, 4:43 am	Delivered	WASHINGTON, DC 20530
Your item was delivered at 4:43 am on July 11, 2016 in WASHINGTON, DC 20530.		
July 10, 2016, 10:53 am	Business Closed	WASHINGTON, DC 20530
July 10, 2016, 6:51 am	Arrived at Hub	WASHINGTON, DC 20118
July 8, 2016, 7:10 pm	Departed USPS Facility	KEARNY, NJ 07039
July 8, 2016, 9:05 pm	Arrived at USPS Origin Facility	KEARNY, NJ 07039
July 8, 2016, 7:02 pm	Departed Post Office	SOUTH ORANGE, NJ 07079
July 5, 2016, 3:14 pm	Acceptance	SOUTH ORANGE, NJ 07079

USAG

USPS Certified No.:

70023150000377485488

SENDER: COMPLETE THIS SECTION

Complete items 1, 2, and 3.
 1. Place your name and return address on the reverse.
 2. Attach this card to the back of the mailpiece, or on the front if space permits.
 3. Attach this card to the back of the mailpiece, or on the front if space permits.

ADDRESSEE: COMPLETE THIS SECTION

1. Article Addressed to:
 The Attorney General of
 the United States (DOJ)
 Department of Justice (DOJ)
 950 Pennsylvania Avenue
 Room 4400
 Washington, DC 20530-0001

2. Article Number (PSN) (Required for Restricted Delivery)
 9590 9402 1383 5285 2419 65

3. Article Number (PSN) (Required for Restricted Delivery)
 7002 3150 0003 7748 5488

PS Form 3811, July 2015 PSN 7530-02-000-9003, U.S. POSTAL SERVICE

COMPLETE THIS SECTION ON DELIVERY

A. Signature Agent
 B. Received by (Printed Name) Addressed
 C. Date of Delivery
 D. Is delivery restricted? Yes No
 If YES, enter appropriate number below: No

July 11, 2016

Signature Type Restricted Mail Restricted
 Adult Signature Restricted Delivery Registered Mail Restricted
 Certified Mail Restricted Delivery Return Receipt for
 Signature Confirmation Signature Confirmation
 Signature Confirmation Signature Confirmation
 Signature Confirmation Signature Confirmation

Domestic Return Receipt

FROM: *VW*
 V. Williams
 P.O. Box 978
 South Orange, New Jersey 07079-0709

TO:
 The Attorney General of the United States
 U.S. Department of Justice (DOJ)
 950 Pennsylvania Avenue, N.W.,
 Room 4400
 Washington, D.C. 20530-0001
 US DOJ ID Number 3017165

USPS Receipts for mail sent 7/5/16

PROOF OF MAILING – SUPREME COURT APPEAL TO COURT & ATTORNEYS

U.S. Postal Service®
CERTIFIED MAIL® RECEIPT
Electronic Mail Only (Requires Tracking® Technology)

7034 2120 0004 0860 5912

7034 2120 0004 0860 5912

PHILADELPHIA, PA 19108

Special Use

Carrier Fee	\$3.20
Postage	\$0.00
Postage Insurance Fee	\$0.00
Postage Insurance	\$0.00
Postage Insurance Fee	\$0.00
Postage Insurance	\$0.00
Total Postage & Fees	\$3.20

Date of Mailing: 07/05/2016

Post Office: Philadelphia, PA 19108

Postage Paid To: **Supreme Court Clerk**
P.O. Box 912
Philadelphia, PA 19108

Postage Recipient: **Supreme Court Clerk**
P.O. Box 912
Philadelphia, PA 19108

U.S. Postal Service®
CERTIFIED MAIL® RECEIPT
Electronic Mail Only (Requires Tracking® Technology)

7002 0960 0000 6437 2506

7002 0960 0000 6437 2506

PHILADELPHIA, PA 19108

Special Use

Carrier Fee	\$3.20
Postage	\$0.00
Postage Insurance Fee	\$0.00
Postage Insurance	\$0.00
Postage Insurance Fee	\$0.00
Postage Insurance	\$0.00
Total Postage & Fees	\$3.20

Date of Mailing: 07/05/2016

Post Office: Philadelphia, PA 19108

Postage Paid To: **Shawntel I. Sanders**
30 South Fifth St
Philadelphia, PA 19103

Postage Recipient: **Shawntel I. Sanders**
30 South Fifth St
Philadelphia, PA 19103

U.S. Postal Service®
CERTIFIED MAIL® RECEIPT
Electronic Mail Only (Requires Tracking® Technology)

7005 1A20 0007 2883 6902

7005 1A20 0007 2883 6902

WASHINGTON, DC 20540

Special Use

Carrier Fee	\$3.20
Postage	\$0.00
Postage Insurance Fee	\$0.00
Postage Insurance	\$0.00
Postage Insurance Fee	\$0.00
Postage Insurance	\$0.00
Total Postage & Fees	\$3.20

Date of Mailing: 07/05/2016

Post Office: Washington, DC 20540

Postage Paid To: **USA, General, Room 400**
100 Pennsylvania Ave NW
Washington, DC 20530-0001

Postage Recipient: **USA, General, Room 400**
100 Pennsylvania Ave NW
Washington, DC 20530-0001

U.S. Postal Service®
CERTIFIED MAIL® RECEIPT
Electronic Mail Only (Requires Tracking® Technology)

7746 5446

7746 5446

WASHINGTON, DC 20540

Special Use

Carrier Fee	\$3.20
Postage	\$0.00
Postage Insurance Fee	\$0.00
Postage Insurance	\$0.00
Postage Insurance Fee	\$0.00
Postage Insurance	\$0.00
Total Postage & Fees	\$3.20

Date of Mailing: 07/05/2016

Post Office: Washington, DC 20540

Postage Paid To: **USA, General, Room 400**
100 Pennsylvania Ave NW
Washington, DC 20530-0001

Postage Recipient: **USA, General, Room 400**
100 Pennsylvania Ave NW
Washington, DC 20530-0001

UP AND UP INC
71 S CHANCE WIL
SOUTH CHANCE, NJ 08078
0705.2016
CREDIT CARD
WE SALE

Card #	XXXXXXXXXXXX1616
Exp. D.	12/12
Auth. #	1
Approval Code	172
Entry Method	RECUR
Post.	SALE
Tax Amount	\$0.00
SALE AMOUNT	\$31.95

customer.com