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**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW JERSEY**

RECEIVED

MAY 4 2017

VERONICA A. WILLIAMS,

Plaintiff,

v.

LITTON LOAN, et al.,

Defendants.

Civ. No. 2:16-~~CV-05301-ES-JAD~~ M
AT 8:30
WILLIAM T. WALSH, CLERK

**STATE OF NEW JERSEY MAY BE
ADDED AS DEFENDANT**

**FOR PROBLEMS WITH:
NJ Case Docket No. F – 000839-13
NJ Case Docket No. ESSX L – 000081-11
NJ Case Docket No. ESSX L – 004753-13**

**STATE OF NEW JERSEY FACILITATED FRAUDULENT FORECLOSURE
Plaintiff Considers Adding NJ to List of Defendants**

Based on existing and mounting evidence, the Plaintiff is considering adding The State of New Jersey as a defendant in this action. The current defendants – HSBC, Goldman Sachs, Ocwen, Litton Loan, Fremont and Stern & Eisenberg – have taken actions that support every count in the Plaintiff’s complaint. The State of New Jersey (NJ) repeatedly facilitated the defendants’ legal action (foreclosure *against* Plaintiff) and the defendants’ defense from Plaintiff’s legal action (civil action *by* Plaintiff) through a number of actions both inside and outside of the NJ Court System. The NJ Courts (in every case) and the NJ Capital Post Office (see pp. 72 – 88 in <http://www.finfix.org/US-Case-No-2-16-cv-05301-ES-JAD.pdf>) contributed to the miscarriage of justice against the Plaintiff. Other agencies may also be involved.

It is interesting that the NJ Supreme Court did not respond to the Plaintiff’s inquiries until after she filed “**NEW JERSEY CONTINUES TO DENY DUE PROCESS**” on April 17, 2017 with the U.S. District Court. This filing included The NJ Supreme Court’s latest decision to deny her appeal, made less than two days after the appeal was received. The appeal was received on February 21, 2017 at 2:12 p.m.¹; the fee was returned on February 23, 2017; the formal denial was dated March 15, 2017.

¹ Court’s confirmation of Receipt download at http://www.finfix.org/proof/ADDL/Appeal-Recvd_Feb-2017.pdf

The Plaintiff is currently evaluating all options to add the State of New Jersey as a defendant.

The Plaintiff continues to contend that “denial of due process” and lack of “reasonableness”² are strong and sufficient reasons for denying the defendants’ Motion to Dismiss. The response detailed in the Plaintiff’s April 17, 2017 filing supports why the Plaintiff will only receive a just and fair trial in the U.S. District Court of New Jersey.

The Plaintiff will notify the U.S. District Court as soon as she determines how to add The State of New Jersey as a defendant.

Additionally, the Plaintiff has completed the first review of the NJ Foreclosure Case file. She is in the process of detailing all of the errors and mistruths in the file. A list of file documents may be downloaded at <http://www.finfix.org/proof/FCLOSE/ERRORS&MISTRUTHS.pdf>. The errors will be continuously added to this file as they are corroborated and documented.

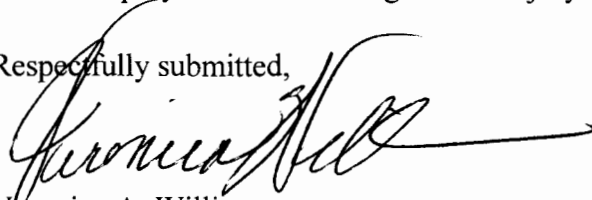
² Responses to Motions to Dismiss are explained in letter to the Court, Judge Salas (<http://www.finfix.org/StayInNJ.pdf>) : Responses to Motion to Dismiss & Briefings in Opposition filed 12/26/16 & 1/10/17
http://finfix.org/proof/ADDL/COURT_Motion-Response-to-Briefings-in-Opposition.docx
http://finfix.org/proof/ADDL/Dec-Submission-Cover-letter_12-26-16.doc
Response to Motions to Dismiss filed 2/6/17
http://finfix.org/Case_2-16-cv-05301_Response-to-S&E-Motion-to-Dismiss.docx

IN SUMMARY

The State of New Jersey allowed the Plaintiff's due process to be denied. Past and recent evidence warrants that NJ should be added as a defendant. The Plaintiff shall continue to review and collect evidence and witnesses. She intends to add NJ as a defendant as soon as she determines how to do so.

All defendants have committed crimes against this Plaintiff. The Plaintiff is prepared to present these facts to a jury in a fluid, easy to understand manner. She prays the Court will grant her a jury trial.

Respectfully submitted,



Veronica A. Williams
Per Se Counsel

/s/ Veronica A. Williams

Veronica A. Williams
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(202) 486-4565

May 2, 2017

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW JERSEY**

<p>VERONICA A. WILLIAMS,</p> <p>Plaintiff,</p> <p>v.</p> <p>LITTON LOAN, et al.,</p> <p>Defendants.</p>

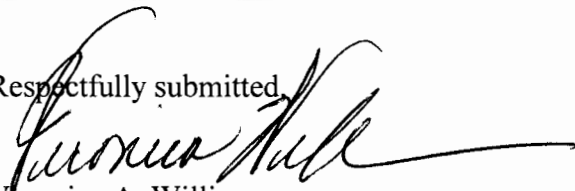
Civ. No. 2:16-cv-05301-ES-JAD

CERTIFICATION OF SERVICE

I, Veronica Williams, certify that on this 2nd day of May 2017, a true and correct copy of the Response to Briefings in Opposition was served upon the parties below via U.S. Mail addressed to:

<p>Via U.S. Mail & via Email Stuart I. Seiden, Associate Attorney for Litton Loan Servicing, HSBC Bank USA, Goldman Sachs, Ocwen, Fremont Home Loan trust 2006-C Mortgage-Backed Certificates Series 2006-C</p> <p>Duane Morris LLP 30 South 17th Street Philadelphia, PA 19103-4196 Phone (215) 979-1124 Fax (215) 827-5536 siseiden@duanemorris.com</p>	<p>Via U.S. Mail & via Email Evan Barenbaum, Esq Attorney for Stern & Eisenberg</p> <p>Director of Litigation Stern & Eisenberg, PC 1581 Main Street, Suite 200 Warrington, PA 18976 Office 267-620-2130 Fax 215-572-5025 ebarenbaum@sterneisenberg.com</p>
<p>Email is not considered received until recipient replies with a message.</p>	

Respectfully submitted,



Veronica A. Williams

Per Se Counsel StopFraud@vawilliams.com

/s/ Veronica A. Williams

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May 2, 2017

W

V. A. Williams
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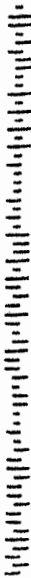
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