



October 20, 2020

The U.S. District Court, District of Hawaii
The Honorable Leslie E. Kobayashi
XXXXXXXXXXXXXXXXXXXXXXXXXXXX
Honolulu, HI 96850

RE: Petition for the Release of Anthony T. Williams from Jail in Hawaii

Dear Judge Kobayashi,

You probably remember me as a plaintiff in *Horowitz et. al, v. Stewart Title Guaranty Co., et. al.* (Civ. No. 16-00666LEK-KJM), and as a defense witness in the related case of *State of Hawaii v. Anthony T. Williams.*

You may recall that I stated under oath that Mr. Anthony Williams acted in good faith to defend my real property title and financial interests from being stolen by Stewart’s wrongdoing that aided-and-abetted subsequently indicted attorney Paul J. Sulla, Jr, currently charged with forging my Warranty Deed to steal my property.

You may recall from my case against Stewart Title that their agents at First American Title acted to steal my money and property in an alleged conspiracy with Mr. Sulla and/or his predecessors-in-interest.

These actions intertwine with the ongoing criminal case, 3CPC-19-0000968, in *State of Hawaii v. Paul J. Sulla, Jr. and Halai Heights, LLC*, in the Third Circuit Court.

Additionally, ongoing in that court at this time is Civ. No. 14-1-0304, in which Mr. Sulla’s motion for summary judgment to consummate his deed conversion scheme to steal my property by forgery is being adjudicated, despite his indictment by the State for theft in the first degree.

In other words, your ‘Honorable Court’ contributed substantially to my compounding damage, and multiplied Mr. Sulla’s compounding crimes against me and many others. You not only ruled to deny my right to due process and justice in that *Stewart* case; denied my proceeding further with a licensed attorney; denied my motion to file a second amended complaint; denied Stewart owed a duty to defend my property title against Mr. Sulla; and dismissed my case “WITH PREJUDICE” stating despite evidence and verification to the contrary. You wrote, “Plaintiffs have neither shown Defendants knew about any of these [criminal] events at the time they entered into their respective agreements with

Royal, nor explained how Defendants owe a duty to Plaintiffs;” (Final Judgment, p 23) Then, you enabled the incarceration of the only man, Mr. Williams, who aside from Prosecutor Rick Damerville in Hilo, attempted to help me, my family, and religious ministry defend my title and property against the alleged white collar organized crimes committed by Mr. Sulla and Stewart’s agents at First American who were evidenced to have committed similar torts and crimes in the past damaging other victims.

Given this alleged pattern of unconscionable injustice that I have witnessed in your Court, I cannot expect your leniency to rule in favor of Mr. Williams. I can’t expect you to set him free, after serving four (4) years in prison for allegedly practicing law without a license, and allegedly bilking clients like me with sham mortgage transfers to help secure their valid titles and interests against menaces like Sulla.

Knowing the way you rule, I cannot naively believe that you will reverse these injustices, nor recognize that Mr. Williams never committed any alleged crime with any ill intent (i.e., no criminal *mens rea*).

Instead, I expect that you would rule to continue Mr. William’s rotting, beatings, and civil rights deprivation in jail indefinitely.

Despite hardened criminals being released from Hawaii jails due to COVID-19, I expect that you will continue his incarceration denying his freedom. Presumably, because he is a Black man whose incarceration matters only to reduce the threat to society committed by his good-faith, well-informed, defense of the rights and properties of poor people defrauded by banks, title companies, and courts like yours, I don’t expect your leniency.

In fact, I hold no hope that you might repent, and turn from your pattern-and-practice of administering injustices shaming your Court and law enforcement in Hawaii, denying innocent deserving people’s civil rights, lives, liberties, and properties.

Based on my personal knowledge, belief, and evidence in correspondence with Mr. Williams and his privies, his only mistake was that he trusted courts like yours and several untrustworthy people, including Edna Franco, who recruited victims of mortgage fraud for attorney Sulla. Ms. Franco was indicted, fined, but never served a day in jail, to my knowledge. It appears that she made a plea bargain and turned state’s witness against targets like Mr. Williams, protecting villains including Sulla.

I had personally requested Mr. Franco’s service to society, encouraging her to notify police about Mr. Sulla’s string of alleged crimes to no avail. Instead, she neglected to file a police complaint, and continued to defraud foreclosure targets such as myself. It is unfair and unjust that Ms. Franco escaped the justice Mr. Williams has experienced beyond reason.

Mr. Williams regularly helped people. He educated them about their rights, while exposing corruption in the government and banking industry. As I stated in my sworn testimony, some of the things that Mr. Williams told me I was skeptical about, so encouraged me to do my own research. This awakened my to the systemic fraud and corruption ongoing in your profession damaging Americans nationwide.

Mr. Williams never misrepresented himself to me as a licensed attorney. Instead, he educated me about his firm conviction that he had the right to represent poor people and victims of foreclosure fraud as a “Private Attorney General,” not as a bar (licensed) attorney. Assuming that he made a mistake under Hawaii law, or wrongly charged people fees to secure their mortgage interests and equity, surely a four (4) year incarceration has adequately repaid his debt to society for these alleged crimes.

I know that Mr. Williams, as a firm believer in God, does not have the disposition to scam people, only help them. He did this boldly, which is why he was prosecuted far beyond his cohorts, such as Ms. Franco.

I was with Mr. Williams on several occasions when we went to local law enforcement agencies, and into courts, and boldly represented victims and defendants’ interests. He always acted professionally, courteously, and tried to explain the law to his clients and antagonistic judges. If we had more people like Mr. Williams confronting injustices in our judicial system, we would have a far better, healthier, and safer nation.

It is my understanding that Mr. Williams’s co-defendants, Anabel Cabebe and Henry Malinay, have not served a day in jail for allegedly defrauding Mr. Williams and their clients. It is not right that Mr. Williams has served justice alone in jail for four (4) years for alleged crimes others are accused of committing.

I close by quoting Mr. William’s favorite law book, *The Bible*. Malachi deals prophetically with erroneous judgment, and Deuteronomy that serves curses upon the wicked:

“Ye are cursed with a curse: for ye have robbed me, even this whole nation.” (Malachi 2:9) “And I will come near to you to judgment; and I will be a swift witness against the sorcerers, and against the adulterers, and against false swearers, and against those that oppress the hireling in his wages, the widow, and the fatherless, and that turn aside the stranger from his right, and fear not me, saith the LORD of hosts. (Malachi 2:5) “Cursed be he that perverteth the judgment of the stranger, . . . Moreover all these curses shall come upon thee, and shall pursue thee, and overtake thee, till thou be destroyed; because thou hearkenedst not unto the voice of the LORD thy God, to keep his commandments and his statutes which he commanded thee.”

Let Mr. Williams, this ‘stranger,’ go free, because his incarceration for nearly 4 years has already paid his debt to society.

Sincerely yours,



Leonard G. Horowitz

Cc: A. Williams