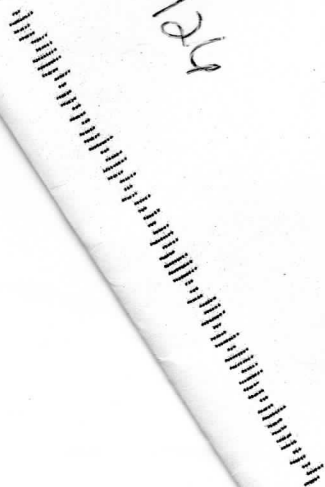


Name: Anthony Williams
Number: DS463-122
FDC Honolulu
P.O. Box 30080
Honolulu, HI 96820
Return Receipt Requested

SPECIAL MAIL
mailed on 10-28-20

Year of Jubile.com
P.O. Box 2088
Furney, TX 75124

75125-20888



HONOLULU HI 967
30 OCT 2020 PM 1 L



Dr
10/10/12

Dear Brother Rudy,

October 28, 2020

I don't know if I ever had Rosy send you all the mortgages that were satisfied in one month to 5 years for all the judges and prosecutors in my case. If not I will have Rosy send a copy of the letter with the exhibits that I had her to send to Kenji Price who is the head U.S. Attorney here, outlining the obvious fraud committed by these charlatans and he never acknowledged nor responded to the letter. I would like this posted on the website so that people can see what motivated them to try and get me out of the way from exposing their corruption and fraud in protecting the banks and having their mortgages satisfied as payment.

They now have me in quarantine to ship me out in 2 weeks. I don't know if I'm going straight back to Florida or to Pahrump, Nevada first then to Florida. I will let you know when I get to whatever destination I'm being sent to. I'm glad you were able to record the hearing and post it so that the people can see and hear for themselves how wicked and evil these people are.

I have enclosed two documents for you to post on the website. The 1st is a letter I sent to a corrupt judge for violating the constitution and the reason I was targeted in Hawaii. The 2nd is a letter from an attorney from U.S. Bank National to me telling me if I don't withdraw the Motion for Speedy Trial (which is a constitutional right) they will file a Motion for Sanctions with the court to seek a judgment against

me. I did this foreclosure defense for free for Henry Malinau who turned out to be a weasel and untrustworthy charlatan and is the reason I was blamed for his criminal action even though I filed a complaint against him with the FBI and DCP when I found out what he, Edna Franco and others had done. But can you believe the audacity of these devils telling me to withdraw the Motion for Speedy Trial. I look forward to exposing all of these criminals once and for all. Shalom

yours in Yeshua,
Brother Anthony



**UNITED STATES OFFICE OF THE
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Protecting Life, Liberty and the Pursuit of Happiness
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July 18, 2013

Respondent:

Rhonda Nishimura
1111 Alakea St
Honolulu, Hawaii [96813]

RE: Federal, State and Constitutional Violations at Hearing on July 15, 2013

Dear Rhonda Nishimura,

This missive is in regards to your violation of your oath of office and violation of the constitutionl rights of the homeowners Henry and Marilyn Malinay who appeared before the court on a foreclosure case. You were advised that there was fraud involved in this case and yet you chose to ignore the facts altogether. It baffles me that you as an alleged Judge, displayed your colossal ignorance of the law or a blatant disregard for the Constitution for the United States of America. If you ruled out of ignorance then you have a recourse and an apology letter to our office addressed to me would suffice to place you back in honor. However, if you intentionally violated the rights of these Americans and citizens of Hawaii, I am left with no other choice but to immediately commence litigation against you and file criminal charges against you for the following violations:

Fifth Amendment Denial of Due Process
Seventh Amendment Denial of Trial by Jury
Title 42 USC § 241 – Conspiracy Against Rights
Title 42 USC § 242 – Deprivation of Rights Under Color of Law
Title 42 USC § 245(5) – Federally Protected Activities
Title 18 USC § 112 Protection of foreign officials
HRS Title 7, Chapter 84 – Conduct for Public Officers and Employees
HRS Title 7, Chapter 84 -14 – Conflicts of Interest
CC § 710-1040 – Bribery
Title 5 USC 7311 Violation of Oath of Office
Unauthorized Practice of Law From the Bench
Rules for Judicial Conduct and Judicial Disability Proceedings Article I (3)(f)(g)(h)(1)(d)

You showed biased and had your mind already set on ruling for the plaintiff and didn't weigh the facts in this case, neither did you consider the motion that had previously been filed. As I stated in court on July 15, 2013, I am not a licensed attorney at law and neither do I practice law because there is no such license to practice law! What you have is a certificate of admission or a BAR card which creates a conflict of interest because you are a member of the same corporation and organization as the plaintiffs counsel so how could the Malinay's receive a fair heaing? Furthermore, you had the audacity to think that YOU as a PUBLIC SERVANT (emphasis on SERVANT) have the lawful authority to deny to Americans their unalienable rights which are protected by the U.S. Constitution and the Constitution for Hawaii. You acted outside of your lawful jurisdiction to do so. In case you have the misnomer that you have subject matter jurisdiction, let me express it in simplified terms and with the utmost clarity as to leave no incertitudes of your lack of authority and jurisdiction.

On December 26, 1933, 49 Statute 3097 Treaty Series 881 (Convention on Rights and Duties of States) stated Congress REPLACED STATUTES with INTERNATIONAL LAW., placing ALL STATES under International Law. On December 9, 1945, the International Organization Immunities Act relinquished EVERY public office of the United States to the United Nations. 22 CFR 92.12-92.31 Heading Foreign Relationship" states that an oath is required to take office. Title 8 USC 1481 states once an oath is taken, citizenship is relinquished., thus one becomes a foreign entity, agency or state. That means EVERY public office is a foreign state, including YOU and all political subdivisions. (i.e. every single court is considered a separate foreign entity). Title 22 USC (Foreign relations and intercourse) Chapter 11 identifies all public officials as foreign agents. Title 28 USC 3002 Section 15a states, "United States is a federal corporation and not a government, including the Judicial Procedural Section.

Federal Rules of Procedure (FRCP) 4j states that the Court Jurisdiction and immunity fall under a foreign state. The 11th Amendment states, "The Judicial power of the United States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States by citizens of another state, or by Citizens or Subjects of a Foreign State." (A foreign entity, agency or state cannot bring any suit against a United States citizen without abiding by the following procedure.

Title 22 CFR 1-93.1 - 93.2 states that the Department of State has to be notified of any suit, and in turn has to notify the United States citizen of said suit. Title 28 USC 1330 states the United States District court has to grant permission for the suit to be pursued once the court has been supplied sufficient proof that the United States citizen is actually a corporate entity. Under Title 28 USC 1608 one has Absolute Immunity as a corporation. Title 28 USC 1602-1611 (Foreign Sovereign Immunities Act) allows the jurisdiction of a court to be challenged, and a demand of proper jurisdiction to be stated.

You stated in court that the Malinay's would have to have a motion filed in order to exercise their right to a trial by jury which is a BOLD FACE LIE! No where in the constitution does it say you have to file a motion to exercise an inalienable right! Furthermore, in order to be amicable and accommodating to you, I filed the Motion for a Speedy Trial and requested to see you personally. You then instructed the sheriff to not allow me upstairs to see you. WHO DO YOU THINK YOU ARE? Do you think that you can deny a Private Attorney General from executing his job and discharging his duty to the American people? Did you think by telling the Sheriff to deny me entrance would somehow discourage me or hinder me from doing my job? Do you understand that I am a servant of Yahweh Elohim Yahshua the Messiah with the FULL protection of the whole heavenly host? Have you not read what a Private Attorney General is?

Do not be deceived. There will be consequences and repercussions because of your actions. A Grand Jury is being impaneled to bring an indictment against you for all the charges enumerated above and we will prosecute to the fullest extent of the law! I am giving you one opportunity and one opportunity only to correct and rectify this situation and vacate your false order of Summary Judgment for the corrupt Plaintiff US Bank National, or I will proceed with the full force and backing of the Almighty Yahweh and the American people. A copy of this letter will be forwarded to the US Attorney General Eric Holder to notify him of our office intention and to ascertain any counsel or advisement he may have concerning this matter.

Guide Yourself Accordingly

Sincerely,

Anthony Williams
Private Attorney General
PAG# 12-6799
Common Law Office of America
UCC 1-308, 1-103

Cc: Dept. of Justice /US Attorney General Eric Holder
Commission on Judicial Conduct

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July 19, 2013

Henry Macasio Malinay
Marilyn Corpuz Malinay
98-588 Kaimu Loop
Aiea, Hawaii 96701

Anthony Troy Williams
Common Law Office of America
P.O. Box 8918
Honolulu, Hawaii 96830

Re: ***U.S. Bank National Association as Trustee for the Structured Asset
Investment Loan Trust Series 2005-7 v. Henry Macasio Malinay, et al.
Civil No. 12-1-1225-05 (RAN) in the Circuit Court of the First Circuit***

Dear Mr. and Mrs. Malinay and Mr. Williams:

Enclosed herewith please find a draft of Plaintiff U.S. Bank National Association as Trustee for the Structured Asset Investment Loan Trust Series 2005-7's Motion for Rule 11 Sanctions (the "Motion for Sanctions") in the above-referenced matter.

Please be advised that if Defendant's Motion for Speedy Trial filed this week is not immediately withdrawn, Plaintiff will file the Motion for Sanctions with the Court and seek a judgment against each of you personally for the expenses and attorney's fees incurred by our client in presenting its motion.

Yours very truly,


Johnathan C. Bolton

JCB

Enclosure

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