

IN THE UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

CHRISTOPHER M. HUNT, Sr §
KEN PAXTON Attorney General §
CONSUMER FIN. PROTECTION B. §

Plaintiff §

CASE No. 3:24-cv-01555

-versus- §

MR. COOPER GROUP INC. §
(NATIONSTAR) OFFICERS §
CORPORATE& INDIVIDUALLY: §

Removed 44th District Court,
Dallas Co., No. DC-24-05455

JAY BRAY Chairman CEO, §

CHRIS MARSHALL Vice Chairman §

JURY TRIAL

MIKE WEINBACH Pres. §

KELLY DOHERTY, EVP Chief Admn §

ETHAN ELZEN EVP Bus. & Finance, §

KURT JOHNSON EVP CFO, §

JAY JONES EVP Servicing §

SNEZHINA PANOVA-BAKRI Sr V. P. §

CARLOS M. PELAYO EVP Chief Et. Al. §

ROCKET MORTGAGE §

VARUN KRISHNA CEO Rocket Mort. §

Defendants §

AMENDED ADDITIONAL EVIDENCE VERIFIED EMERGENCY MOTION TO
REOPEN OR IN ALTERNATIVE NOTICE OF INTENT TO APPEAL

*** In Respect to Court not to Burden Only Added Additional Evidence to
Augment, Incorporates and References Previous Filings proving TEXAS CASE IS
SEPARATE MATTERS FROM GEORGIA ***

Christopher M. Hunt, Sr. forced Pro Se Homeowner
5456 Peachtree Blvd, #410
Chamblee GA 30341-2235
1cor13cmh@gmail.com
770-457-3300

Pursuant to Federal Court Rules, Christopher M. Hunt, Sr. ("Homeowner") hereby certify that the following is a complete list of all trial judges, attorneys, persons, associations of persons, firms, partnerships, or corporations that have an interest in the outcome of the present appeal, including subsidiaries, conglomerates, affiliates, parent corporations, and publicly held corporations that own 10% or more of the party's stock: (Homeowner being pro se defers to opposing counsel to perfect).

- Bray, Jay CEO (and all C Level Defendants) defaulted and acknowledged his braying about company so bad it must transform beyond just name change. He is incorrigible in lies, gross, willful contempt of court orders & Probation.
- Deutsche Bank National Trust Companies: "DBNTC" is associated with Homeowner's mortgage and possibly many other like situated. "DBNTC" is a national banking association organized under the law of the United States to carry on the business of a limited purpose trust company. Deutsche Bank is a wholly owned subsidiary of Deutsche Bank Holdings, Inc., which is a wholly owned subsidiary of Deutsche Bank Trust Corporation, which is a wholly owned subsidiary of Deutsche Bank AG, a banking corporation organized under the laws of the Federal Republic of Germany. No publicly-held company owns 10% or more of the Deutsche Bank AG's stock. Deutsche Bank's main office is in Los Angeles, California. Deutsche Bank's principal office of trust administration is in Santa Ana, California. As a national banking association, Deutsche Bank is operating illegally without being registered in headquarters state with registered agent in violation to U.S. Supreme Court American Bank & Trust Co. v. Federal Reserve Bank, 256 U.S. 350 (1921) A federal reserve bank is not a national banking association within § 24, cl. 16, of the Judicial Code, which declares that such associations, for the purposes of suing and being sued, shall (except in certain cases) be deemed citizens of the states where they are located. P. 256 U.S. 357. Deutsche is one of main culprits causing "Great Recession", featured bank in movie The Big Short, U. S. fined Deutsche \$7.2Billion, 60 minutes expose \$100+Billions money laundering, violated banking rules to obtain and maintain known child pedophile sex trading Epstein account, instant case violated federal banking laws, committed first breach, fraud, etc. ***NOTE: CONTRADICTS another false claimed address to defraud courts: DBTCA is a New York state chartered banking corporation with fiduciary powers duly organized under the laws of the State of New York. DBTCA is a wholly owned subsidiary of Deutsche Bank Trust Corporation, a New York corporation. Deutsche Bank Trust Corporation is a wholly owned subsidiary of DB USA Corporation, a corporation organized and existing under the laws of the State of Delaware. DB USA Corporation is a wholly owned subsidiary of Deutsche Bank AG. Deutsche Bank AG (DB:U.S.; DBK:GR) is a German multinational investment

bank and financial services company headquartered in Frankfurt, Germany, and is dual listed on the Frankfurt Stock Exchanges and the New York Stock Exchange. Deutsche Bank AG is not a subsidiary of any parent corporation, and no publicly held corporations own 10% or more of the stock of Deutsche Bank AG. Is also operating illegally without being registered in headquarters state of New York without a registered agent in violation to U.S. Supreme Court American Bank & Trust Co. v. Federal Reserve Bank, 256 U.S. 350 (1921) to avoid taxes and accountability of juries?!!

- Frazier, Veretta Justice for originating case DC-24-05455
- Hunt, Sr., Christopher M.: Appellant; “Homeowner” Never was late on payment, has always been 100% honest, court honoring and legally right per U.S. Supreme Court, DCMG, DCNG, OCGA, federal banking laws, TROs.
- KKR Wand Investors Corporation: KKR Wand Investors Corporation, is a Delaware corporation which has no parent corporation and is not publicly held; SEC violations misallocating more than \$17 million in so-called “broken deal” expenses to its flagship private equity funds in breach of its fiduciary duty. KKR agreed to pay nearly \$30 million including a \$10 million penalty.
- MCGUIRE WOODS LLP (criminal defense) a host of attorneys for white-collar criminals Defendants.
- Mr. Cooper Inc.: Mr. Cooper Inc. (NASDAQ ticker: COOP) is owned by KKR Wand Investors Corporation; is new rebranding attempt AKA Nationstar so corrupt and incompetent that still local Dallas paper was critical of name change without character and performance change.
- Nationstar Mortgage LLC: Nationstar Mortgage LLC is wholly owned by Nationstar Subl LLC and Nationstar Sub2 LLC. Nationstar Subl LLC and Nationstar Sub2 LLC are both wholly owned by Nationstar Mortgage Holdings, Inc., a publicly-traded company. (NYSE ticker: NSM); so bad that even name change cannot transform admitted bad culture and costumer abuse and recently lost \$3Millions case on RESPA violations to Homeowner.
 - PAXTON, KEN Texas Attorney General issued Probation and two Settlements.
 - ROCKET MORTGAGE & VARUN KRISHNA CEO Purchasing Mr. Cooper so purchasing liability. How Rocket resolves will prove if worthy or just www.MrCooperCorrupt.com on rocket fuel. Mandated Defendants.

Respectfully submitted this 18th day of August 2025.

//Christopher M. Hunt, Sr.// (electronic signature)

Christopher M. Hunt, Sr. forced Pro Se Homeowner

5456 Peachtree Blvd, #410

Chamblee GA 30341-2235 770-457-3300 1cor13cmh@gmail.com

IN THE UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

CHRISTOPHER M. HUNT, Sr	§	
KEN PAXTON Attorney General	§	
CONSUMER FIN. PROTECTION B.	§	
Plaintiffs	§	CASE No. 3:24-cv-01555
-versus-	§	
	§	
MR. COOPER GROUP INC.	§	
(NATIONSTAR) OFFICERS	§	Removed 44th District Court,
CORPORATE& INDIVIDUALLY:	§	Dallas Co., No. DC-24-05455
JAY BRAY Chairman CEO,	§	
CHRIS MARSHALL Vice Chairman	§	JURY TRIAL
MIKE WEINBACH Pres.	§	
KELLY DOHERTY, EVP Chief Admn	§	
ETHAN ELZEN EVP Bus. & Finance,	§	
KURT JOHNSON EVP CFO,	§	
JAY JONES EVP Servicing	§	
SNEZHINA PANOVA-BAKRI Sr V. P.	§	
CARLOS M. PELAYO EVP Chief Et. Al.	§	
ROCKET MORTGAGE (Mandated Joiner)	§	
VARUN KRISHNA CEO Rocket Mort.	§	
Defendants	§	

AMENDED ADDITIONAL EVIDENCE VERIFIED EMERGENCY MOTION
TO REOPEN CASE OR IN ALTERNATIVE NOTICE OF INTENT TO APPEAL

COMES NOW Plaintiff Rev. Christopher M. Hunt, Sr. Ph.D. (“Homeowner”) forced against desires pro se by contemptuous and illegal acts of proven white-collar criminal Defendants “Mortgagees” and files this AMENDED ADDITIONAL EVIDENCE VERIFIED EMERGENCY MOTION TO REOPEN OR IN ALTERNATIVE NOTICE OF INTENT TO APPEAL per Wisdom “she” AKA Lady Justice who holds even scales as objective Court of equity and law, blindfolded to personalities, wisest judge in history per famous case Solomon’s Sword/Dividing Baby Proverbs 14: “Dishonest scales are

an abomination to the Lord, but a just weight is His delight. The integrity of the upright will guide them, but the perversity of the unfaithful will destroy them. When it goes well with the righteous, the city rejoices; and when the wicked perish, there is jubilation.” and avers:

INTRO: ALL CITIZENS OF TEXAS AND USA CHECK THIS OUT!

Posted on www.MrCooperCorrupt.com

The proven white-collar criminal Mr. Cooper is so desperate to get Mr. Cooper sold for \$9.4Billion to Rocket Mortgage and corporate officer CEO Jay Bray will make \$100+Millions in stock while violating probation stealing 100% legally right homeowner(s) home(s)! See Exhibit 5 (continued exhibit #s coordinated to previously filing Exhibits 1-3 and after instant filing Exhibit 4) and the Court’s honor is being jeopardized by what appears to be a rush order for federal judge to cover up their crimes to enable sale. Yes this is all very serious and not just money game... SEE NEW EVIDENCE EXHIBIT 4 Motion to allow Georgia AG Carr and CFPB with electronic experts to access original unedited transcript and Zoom recording. Homeowner Ph.D. Theology and MA counseling is person behind two corrupt DeKalb judges being removed by JQC for altering transcripts to prevent appeal of illegal child abusive orders. Surely DCN.TX is not guilty of federal court bias per honorary Judge Posner resigned in protest “pro se are (mis)treated like trash.” Please after reopen case may Judge Ada Brown seriously consider voluntary recusal and a new justice allow a jury trial for the following reasons: all previous filed referenced to and incorporated herein.

IN CONCLUSION Homeowner in court's form specifically denied use of Magistrate and only wanted judge and jury. The Magistrate has provided fatally flawed Findings while ignoring the fundamental issues of Homeowner's Texas Complaint. Homeowner is a whistle-blower to Mr. Cooper orchestrated scheme by corporate officers and attorneys to violate court order Settlements and Probation to be enriched by hundreds of percentages ROI on homes by stealing them instead of helping homeowners save homes SEE www.MrCooperCorrupt.com that has this filling as well as Exhibit 4 so Court can decide if love and protect honor of court more than they hate forced against desires pro se who are the modern day blacks of legal oligarchy Dred Scott justices or hated indigenous Indians. **Mr. Cooper cannot show one piece of requested evidence Homeowner missed a payment, it has cured USCA11 ruled breach of contract, in any way complied with federal court order Settlements and Probation.** Homeowner has shown fraud on courts in Georgia so Texas cannot rely on Georgia anymore than Texas justifying slavery because Georgia was judicially corrupted pro slavery! Homeowner has produced evidence of Mr. Cooper's fraud on courts, contempt and violations to extreme of attorneys admitting "strategizing with clients" Mr. Cooper in Texas headquarters how to fraud Georgia Courts to steal his home when JQC substituted trial judge overruled objections making answer. Then Mr. Cooper collaborated with attorneys to alter transcripts to remove evidence! New Evidence Exhibit 4 has motion for trail court that violated Georgia Constitutional right for jury trial etc, to grant Attorney General Chris Carr and CFPB access to the original unedited transcript and Zoom recording.

It appears Ada Brown blindly trusted Magistrate to issue an erroneous order contradicting federal court orders, all fifty states attorneys general and CFPB, evidence and law in court docket filings, but even worse refused to grant order in violation of 28 U. S. Code § 2254(g) for Ken Paxton to obtain original transcript and Zoom recording evidence for instant case!

THEREFORE Homeowner prayerfully asks honorable Court:

1. Court Reopen Case
2. Allow Homeowner to file amended Objections and Corrections with DOC #s after granting motion to unstrike the erroneously stricken filings.
3. Order Mr. Cooper to answer all Interrogatories and provide all Discovery for jury trial so judge Ada Brown can see truth that Homeowner is 100% correct.
4. Grant Order for Texas AG Ken Paxton to access the original unedited court reporter transcripts and Zoom recording of Georgia 19cv10619 that has evidence for instant case and submit verified true copies to Court.

Any and all relief and benefit allowed by law and per Court's discretion.

IF NOT REOPEN CASE AND ALLOW DEFENDANTS' RESPONSE THEN HOMEOWNER'S REPLY, THEN THIS IS NOTICE OF INTENT TO APPEAL.

Prayerfully and Respectfully and Submitted 15th & 27th August, 2025.

//Christopher M. Hunt, Sr.// Electronic Signature

Christopher M. Hunt, Pro Se

5456 Peachtree Blvd. #410

Atlanta GA 30341-2235

1cor13cmh@gmail.com 770-457-3300

CERTIFICATE OF COMPLIANCE

1. This petition complies with the type-volume limitation of Fed. R. App. P. 35(b)(2)(A) because, excluding the parts of the brief exempted by Fed. R. App. P. 32(f) this brief contains 1,235 words.
2. This brief complies with the typeface requirements of Fed. R. App. P. 32(a)(5) and the type-style requirements of Fed. R. App. P. 32(a)(6) because it has been prepared in a proportionally spaced, 14-point Times New Roman font

Dated 27th August 2025

//Christopher M. Hunt, Sr.// Electronic Signature Christopher
M. Hunt, Sr. Appellant Pro se

VERIFICATION

VERIFICATION

COUNTY OF DEKALB
STATE OF GEORGIA

Came before the undersigned attesting officer, authorized by law to administer oaths, Christopher Hunt, who, having been placed upon his oath, pursuant to law, testified and deposed as follows:

1. My name is Christopher Hunt.
2. I am the named party Plaintiff in the foregoing civil action.
3. I am over the age of twenty-one years and competent in all aspects to make this Verification.

All of the allegations in my foregoing Complaint are true and correct so help me God.
FURTHER DEPENDENT SAYETH NAUGHT.

Sworn to and subscribed before me this 27th day of November 2024.


Christopher M. Hunt, Sr. Ph.D.
Affiant


Robert Taunton
Notary Public



IN THE UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

CHRISTOPHER M. HUNT, Sr	§	
Ken Paxton Attorney General	§	
CFPB	§	
Plaintiff	§	CASE No. 3:24-cv-01555
-versus-	§	
	§	
MR. COOPER GROUP INC.	§	
(NATIONSTAR) OFFICERS	§	Removed 44th District Court,
CORPORATE& INDIVIDUALLY:	§	Dallas Co. No. DC-24-05455
JAY BRAY Chairman CEO, Et Al	§	
	§	JURY TRIAL
Defendants	§	

CERTIFICATE OF SERVICE

I have sent a copy of this this AMENDED WITH ADDITIONAL EVIDENCE
VERIFIED EMERGENCY MOTION TO REOPEN OR IN ALTERNATIVE NOTICE
OF INTENT TO APPEAL Court system this 27th Aug. 2025 to:

Consumer Financial Protection Bureau 1700 G St. NW Washington, DC 20552
cfpb_regulatoryimplementation@cfpb.gov

Ken Paxton P.O. Box 12548, Austin, TX 78711-2548
counsel@oag.texas.gov

Justin Opitz, SBN 24051140 jopitz@mcguirewoods.com
Addison Fontein, SBN 24109876 afontein@mcguirewoods.com
Matthew Durham, SBN 24040226 mndurham@mcguirewoods.com
MCGUIRE WOODS LLP 2601 Olive Street, Ste. 2100 Dallas, Texas 75201
Telephone: 214.932.6400 Facsimile: 214.932.6499

Sincerely,

//Christopher M. Hunt, Sr.// Electronic Signature

Christopher M. Hunt, Pro Se
5456 Peachtree Blvd. #410
Atlanta GA 30341-2235
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770-457-3300

MISUSING DEFRAUDED GEORGIA COURT

FILED 8/22/2025 4:09 PM CLERK OF SUPERIOR COURT DEKALB COUNTY GEORGIA

IN THE SUPERIOR COURT

STATE OF GEORGIA

**NATIONSTAR MORTGAGE, LLC and
DEUTSCHE BANK TRUST COMPANY
AMERICAS, AS TRUSTEE,
Et. Al.**

Petitioners

-versus-

CHRISTOPHER M. HUNT, Sr.

Respondent

CIVIL ACTION
FILE NO.: 19CV10619

**REPLY TO PETITIONERS RESPONSE TO RESPONDENT'S NOTICE OF
FILINGS - DCN.TX STILL NO JURISDICTION WITH EMERGENCY MOTION FOR
INVESTIGATION BY MANDATED JOINDER PARTIES CARR AND CFPB**

COMES NOW Respondent ("Homeowner") pro se due to damages sustained by Petitioner's Et Al ("Mortgagees"). Homeowner files this REPLY TO PETITIONERS RESPONSE TO RESPONDENT'S NOTICE OF FILINGS - DCN.TX STILL NO JURISDICTION per Spirit of U.S. law of Wisdom "she" AKA Lady Justice in today's Proverbs 22: "Whoever oppresses the poor to increase riches, and whoever gives to the rich, will surely come to poverty.

IN THE SUPERIOR COURT

STATE OF GEORGIA

**NATIONSTAR MORTGAGE, LLC and
DEUTSCHE BANK TRUST COMPANY
AMERICAS, AS TRUSTEE,
Et. Al.**

Petitioners

-versus-

CHRISTOPHER M. HUNT, Sr

Respondent

CIVIL ACTION
FILE NO.: 19CV10619

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law of Wisdom she AKA Lady Justice in today's Proverbs 22: "Whoever oppresses the poor to increase riches, and whoever gives to the rich, will surely come to poverty. Do not rob the poor because person is poor, nor oppress the afflicted at the gate; for the Loving LORD will plead their cause, and plunder the soul of those who plunder them." and avers:

1.

MR. COOPER WITH COUNSEL BALCH ARE PROVEN INCORRIGIBLE, DEFRAUD
COURTS AND BILL OF PEACE IS ILLEGAL MISUSE OF COURTS

Let's go through yet another Court shaming filing by ~~Putrid Slick~~oops Patrick Silloway with ~~Broken Graham~~oops Brooke Gram of ~~Balch~~ Balch which has two senior partners in prison for corrupting government officials. Sullivan and Gram in their referred hearing August 14, 2025 had objections overruled by the JQC substitute judge operating as "objective court of equity" - as honorary judge Asha Jackson was before being defrauded/corrupted by Balch as proven later. Balch in hearing adjudicated by JQC substituted judge freely offered they are "strategizing with our clients" in Texas and then overruled objections andwere ordered to answer questions proving Exhibit 1 of C-I-P of white-collar criminals whom court is being defrauded, or God forbid corrupted and clear itself now, and Homeowner abused.

Mr. Cooper and Balch had to admit through counsel with Gram's head lowered in shame concerning billings in 18cv4742 that were being demanded as attorney fees to be paid in hearing for 19cv10619 they were improperly committing fraud on courts in violation to Rule 3.3! This is exactly what 100% legally correct Homeowner has been filing for years with result of illegal, nullity, court shaming orders. Now the worse of all orders – which is saying a lot for instant cases – is Mr. Cooper and Balch have illegally altered the transcript removing all important evidence and Asha Jackson has denied two motions to allow Homeowner to get a forensic expert, unquestionably ethical court reporter access to original court hearing transcript and Zoom recording! Staff at hearing witnessed and know truth! Why would any good judge refuse and any honest and legally right opposing party object when Homeowner goes so far as to file, "Granting motion to access unaltered original recordings for appeal would end all questions about who right and is the truth! If Mortgagees are right then that can say, 'See Homeowner is a crazy liar, a litigious fool deserving Bill of Peace! We deserve Bill of Peace!'" Asha Jackson can prove to JQC she is still worthy to be a justice because she proves she is "an objective court of equity" who cares for Spirit and intent of law, honor of court, truth and justice so grants instant motion to allow the forensic court reporter with mandated Joinder parties Attorney General Chris Carr and CFPB with JQC using electronic experts to access the unaltered recordings and Homeowner is proven correct that Mr. Cooper and their counsel have perpetrated all their illegal, contemptuous, fraud on court acts! No way does Chris Carr who is running for governor and bragged he obtained \$13Million for Georgia homeowners from Mr. Cooper that Homeowner never received a

penny will be worthy of any government position if is so grossly negligent and obviously failed not to enforce two hard earned federal court orders and three years probation against Mr. Cooper. And no way will the Chris Carr referred Georgia CFPB want to be proven corrupted not to produce the original unaltered court reporter transcript and Zoom recording of hearing. Ash Jackson was either defrauded so violated Georgia Constitutional right for jury trial, refused to correct clerical errors so removed second proven correct TPO, granted illegal supersedeas, etc. but Judge Asha Jackson will have no excuse not to prove herself by denying Carr, CFPB and JQC with objective forensic court reporter to access original recordings.

This also proves the attempted cover up were violations to two federal court ordered Settlements and three years probation so Texas case 100% legit because instead of abiding by federal court orders and three years probation imposed by all fifty states attorneys general and CFPB (all whom have authority over this Court) by helping Homeowner save his home, instead they violated probabtion being greedy bastards not only trying to steal \$1+Million home with \$500,000+ equity but additionally try to destroy whistle-blower Homeowner with illegal contemptuous eviction and theft of home office computers, etc., with more violations of fraud on courts and other illegal acts in attempt to destroy Homeowner out of court by misusing courts.

See what this Texas judge ruled on a burglar of only TV, etc. while instant case Court is being asked by Mr. Cooper to be an accomplice of the theft of 100% legally right Homeowner's home with \$500,000+ equity for his retirement and children' college education!! Please reread.

How can Court in sanity and integrity ever jail a burglar for stealing a TV if not help Homeowner when Mortgagees are willful gross violation to three years probations to steal entire home: https://youtube.com/shorts/53aqINSLDik?si=cU6mmw_PBM4CoV7D

MOTION TO GRANT ACCESS TO ORIGINAL RECORDING HEARING

Please see Exhibit 1 of C-I-P of white-collar criminals whom court is being defrauded/corrupted and Homeowner abused. Trial Court as officer of law needs to compare to HOMEOWNER WHO WAS NEVER LATE ON A PAYMENT and USCA11 ruled Mortgagees breached contract so Homeowner is protected by Supreme Court of US *Jesinoski* and DCMiddleGA *Malone* etc.! Court must not enable and participate with www.MrCooperCorrupt.com !

Page 1 second paragraph: Patrick“apparently” when it is obvious what Homeowner is filing, now proper use of apparently is Balch is defrauding/corrupting trial court to cover up their illegal acts www.Mr.CooperCorrupt.com to obtain another nullity order Bill of Peace. Concerning Texas case Homeowner has made filing 3-24-01555 Doc 54 instant case filing 8/15/25 1pm so Silloway is filing a lie into Court! Per Mr. Cooper Balch cited *Perry v. Emory Healthcare Servs. Mgmt., LLC*, 374 Ga. App. 41, 45 (2025) SUPPORTS HOMEOWNER!!!

A statute of limitation defense goes to the merits of the claim, and is therefore subject to a motion to dismiss under OCGA § 9-11-12 (b) (6). We review the grant of any motion to dismiss de novo, applying the rule that a motion to dismiss should not be granted unless the allegations of the complaint disclose with certainty that the claimant would not be entitled to relief under any state of provable facts asserted in support thereof.

Instant case fraud on courts, violations of federal court jurisdiction, jurisdiction of Georgia appellant courts, violations of Georgia Constitutional jury trial, etc. Now proven and provable fraud on courts is only reason justice has not been granted, so motion must be granted.

“By its plain language, [OCGA § 9-3-99] contemplates extending the time in which a victim may file a tort action where there are pending criminal charges arising out of the same facts or circumstances.” (Citation and punctuation omitted.) *Williams v. Durden*, 347 Ga. App. 363, 364, 819 S.E.2d 524 (2018). The statute provides:

The running of the period of limitations with respect to any cause of action in tort that may be brought by the victim of an alleged crime which arises out of the facts and circumstances relating to the commission of such alleged crime committed in this state shall be tolled from the date of the commission of the alleged crime or the act giving rise to such action in tort until the prosecution of such crime or act has become final or otherwise terminated, provided that such time does not exceed six years[.]

Instant case fraud on the courts and no jurisdiction have no statute of limitations per Rule 60!

No one in a state matter can be acting in violation to federal court orders, probabtion and congressional laws and Georgia Constitution be exonerated.

IN CONCLUSION Instant case mandates Court granting Motion Carr, CFPB, JQC and forensic ethical court reporter and electronic experts to access the original unaltered transcripts and and recordings. Then when results are reported to Court there can be a final hearing,

THEREFORE Homeowner prays honorable Court grant motion for A.G. Carr, CFPB and JQC with forensic court reporter and electronic experts to access the original unaltered transcript recordings and Zoom recording of August 14th hearing.

Submitted this 22nd day August, 2025.

//Christopher M. Hunt, Sr.// Electronic Signature

Christopher M. Hunt, Pro Se

5456 Peachtree Blvd. #410

Atlanta GA 30341-2235

770-457-3300 1cor13cmh@gmail.com

CIVIL ACTION
FILE NO.: 18CV4742

**EXHIBIT 1 VERIFIED FILING REOPEN CASE DCN.TX 3-24-01555 SO NO JURISDICTION
IN THE UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF TEXAS DALLAS DIVISION**

CHRISTOPHER M. HUNT, Sr	§	
KEN PAXTON Attorney General TX	§	
CONSUMER FINANCE PROTECTION B.	§	
	§	
<i>Plaintiffs</i>	§	CASE No. 3:24-cv-01555
-versus-	§	
	§	
MR. COOPER GROUP INC.	§	
(NATIONSTAR) OFFICERS	§	Removed from 44th District Court,
CORPORATE & INDIVIDUALLY:	§	Dallas County, DC-24-05455
JAY BRAY Chairman CEO,	§	
CHRIS MARSHALL Vice Chairman	§	JURY TRIAL
MIKE WEINBACH Pres.	§	
KELLY DOHERTY, EVP Chief Admn.	§	
ETHAN ELZEN EVP Bus. & Finance,	§	
KURT JOHNSON EVP CFO,	§	
JAY JONES EVP Servicing	§	
SNEZHINA PANOVA-BAKRI Sr V. P. Audit	§	
CARLOS M. PELAYO EVP Chief Legal	§	
Et. Al.	§	
<i>Defendants</i>	§	

**VERIFIED EMERGENCY MOTION TO REOPEN OR IN ALTERNATIVE
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FRAP 20.1 Certificate Interested Parties (C-I-P) 3:24-cv-01555 DC-24-05455

Pursuant to Federal Court Rules, Christopher M. Hunt, Sr. ("Homeowner") hereby certify that the following is a complete list of all trial judges, attorneys, persons, associations of persons, firms, partnerships, or corporations that have an interest in the outcome of the present appeal, including subsidiaries, conglomerates, affiliates, parent corporations, and publicly held corporations that own 10% or more of the party's stock: (Homeowner being pro se defers to opposing counsel to perfect).

- **Bray, Jay CEO (and all C Level Defendants)** defaulted and acknowledged his braying about company so bad it must transform beyond just name change. He is incorrigible in lies, gross, willful contempt of court orders & Probation.
- **Deutsche Bank National Trust Companies:** "DBNTC" is associated with Homeowner's mortgage and possibly many other like situated. "DBNTC" is a national banking association organized under the law of the United States to carry on the business of a limited purpose trust company. Deutsche Bank is a wholly owned subsidiary of Deutsche Bank Holdings, Inc., which is a wholly owned subsidiary of Deutsche Bank Trust Corporation, which is a wholly owned subsidiary of Deutsche Bank AG, a banking corporation organized under the laws of the Federal Republic of Germany. No publicly-held company owns 10% or more of the Deutsche Bank AG's stock. Deutsche Bank's main office is in Los Angeles, California. Deutsche Bank's principal office of trust administration is in Santa Ana, California. As a national banking association, Deutsche Bank is operating illegally without being registered in headquarters state with registered agent in violation to U.S. Supreme Court *American Bank & Trust Co. v. Federal Reserve Bank*, 256 U.S. 350 (1921) A federal reserve bank is not a national banking association within § 24, cl. 16, of the Judicial Code, which declares that such associations, for the purposes of suing and being sued, shall (except in certain cases) be deemed citizens of the states where they are located. P. 256 U.S. 357. Deutsche is one of main culprits causing "Great Recession", featured bank in movie *The Big Short*, U. S. fined Deutsche \$7.2Billion, 60 minutes expose \$100+Billions money laundering, violated banking rules to obtain and maintain known child pedophile sex trading Epstein account, instant case violated federal banking laws, committed first breach, fraud, etc. *****NOTE: CONTRADICTS another false claimed address to defraud courts:** DBTCA is a New York state chartered banking corporation with fiduciary powers duly organized under the laws of the State of New York. DBTCA is a wholly owned subsidiary of Deutsche Bank Trust Corporation, a New York corporation. Deutsche Bank Trust Corporation is a wholly owned subsidiary of DB USA Corporation, a corporation organized and existing under the laws of the State of Delaware. DB USA Corporation is a wholly owned subsidiary of

Deutsche Bank AG. Deutsche Bank AG (DB:U.S.; DBK:GR) is a German multinational investment bank and financial services company headquartered in Frankfurt, Germany, and is dual listed on the Frankfurt Stock Exchanges and the New York Stock Exchange. Deutsche Bank AG is not a subsidiary of any parent corporation, and no publicly held corporations own 10% or more of the stock of Deutsche Bank AG. Is also operating illegally without being registered in headquarters state of New York without a registered agent in violation to U.S. Supreme Court *American Bank & Trust Co. v. Federal Reserve Bank*, 256 U.S. 350 (1921) to avoid taxes and accountability of juries?!!

- **Frazier, Veretta** Justice for originating case DC-24-05455
- **Hunt, Sr., Christopher M.:** Appellant; “Homeowner” Never was late on payment, has always been 100% honest, court honoring and legally right per U.S. Supreme Court, DCMG, DCNG, OCGA, federal banking laws, TROs.
- **KKR Wand Investors Corporation:** KKR Wand Investors Corporation, is a Delaware corporation which has no parent corporation and is not publicly held; SEC violations misallocating more than \$17 million in so-called “broken deal” expenses to its flagship private equity funds in breach of its fiduciary duty. KKR agreed to pay nearly \$30 million including a \$10 million penalty.
- **MCGUIRE WOODS LLP** (criminal defense) a host of attorneys for white-collar criminals Defendants.
- **Mr. Cooper Inc.:** Mr. Cooper Inc. (NASDAQ ticker: COOP) is owned by KKR Wand Investors Corporation; is new rebranding attempt AKA Nationstar so corrupt and incompetent that still local Dallas paper was critical of name change without character and performance change.
- **Nationstar Mortgage LLC:** Nationstar Mortgage LLC is wholly owned by Nationstar Sub1 LLC and Nationstar Sub2 LLC. Nationstar Sub1 LLC and Nationstar Sub2 LLC are both wholly owned by Nationstar Mortgage Holdings, Inc., a publicly-traded company. (NYSE ticker: NSM); so bad that even name change cannot transform admitted bad culture and costumer abuse and recently lost \$3Millions case on RESPA violations to Homeowner.

Respectfully submitted this 22nd day of June 2024.

//Christopher M. Hunt, Sr.// (electronic signature)

Christopher M. Hunt, Sr. forced Pro Se Homeowner

5456 Peachtree Blvd, #410

Chamblee GA 30341-2235 770-457-3300 1cor13cmh@gmail.com

Exhibit 5 correlated with previous filings. New Letter Authorities

Mandated Joinder Party CEO Varun Krishna and Rocket Companies, Inc.
1050 Woodward Avenue, Detroit, MI 48226-1906

The Honorable Gail Slater Assistant Attorney General Antitrust Division Dept. Justice
950 Pennsylvania Avenue NW Washington, DC 20530

The Honorable Andrew N. Ferguson Chair Federal Trade Commission
600 Pennsylvania Avenue NW Washington, DC 20580

Attorney Generals Chris Carr and Ken Paxton, Consumer Finance Protection Bureau, GA JQC

27 August 2025

RE: Update Proof Corruption, Breach, Contempt and Fraud on Courts. This an exhibit with more on www.MrCooperCorrupt.com now being social media marketed due to ignoring my offers to settle, and worse instead doubling down to destroy me by corrupt Mr. Cooper attorneys.

Mr. Krishna and Entrusted Well Paid Public Servants,

Please see my most recent filings on www.MrCooperCorrupt.com that has become an international mortgage fraud scandal of extreme illegal and contemptuous abuse due to Jay Bray CEO and corporate www.MrCooperCorrupt.com figuratively giving you the middle finger in gross willful contempt and fraud. I can only hope and be complimented that each of you has enough confidence in me to survive that your purpose for delaying intervening to save me and my home is you gave people enough rope to hang themselves- like a major drug bust working behind the scenes.

Now it is time time to act as I also have prayerfully and patiently waited while persevering through forewarned irreversible damages almost bankrupting me due to Jay Bray and www.MrCooperCorrupt.com gross willful contempt of two settlement agreements and three years probation. If you do not act now, then the hypocrisy of regular person who burglarized a home for a TV but then violated probabtion was sentenced to seven years yet here is Jay Bray stealing a senior citizen's entire home who never missed a payment and paid an extorted 200% while Mr. Cooper was in breach of contract! Watch this as million in US will be because now Jay Bray stands to make \$100Million in stock sale after violating probabtion stealing entire homes!

<https://youtube.com/shorts/gXOtk5lPDPE?si=hUY5jWegJaS1ztbU>

Worse, your inaction makes white-collar crime pay with fake comparatively only slap on wrist fines to look good and deceive the general public. Watch first minute YouTube George Carlin:

<https://youtu.be/cKUaqFzZLxU?si=0zXFZKro7SW-LWpm>

Let's use only Chris Carr as an example. Chris is running for Governor of Georgia. As AG Mr Carr bragged he got \$13Million for Georgia homeowners out of a \$200Million plus settlement with Court orders and a three-year probation on Jay Bray and Mr. Cooper, yet Homeowner's \$1+Million home with \$500,000+ equity is being stolen after never received a penny. Mr Carr has acknowledged he received my whistleblower alerts and alerted the Georgia CPFB, who I already cc'd. I also sent to the headquarters of CPFB so they are aware. I also mailed to all 50 state attorneys general who are parties of the two settlement agreements and three years probation that there are gross willful violations and

contempt. To the extent that a senior citizen minister who never missed a payment and paid an extorted \$3,000 for an \$1,800 a month mortgage trying to save his house when Mr. Cooper was per USCA 11 their own employees and the closing attorney in breach of contract! Instead of abiding by the two settlement agreements and the three-year probation Jay Bray got greedy and seeing my million-dollar house with total \$500,000+ worth of equity for my retirement and kids' college education decided to try to steal. Mr. Krishna and Rocket Mortgage are paying \$9.4 billion to buy Mr. Cooper, which are obviously showing good profit margins by secretly doing white-collar crimes in violation to your orders! \$9.4 billion can buy a lot of things - and apparently buy you and judges per George Carlin due inaction and things getting worse for year despite having been informed by personal letters, court files and website.

I now know you have enough information and uncovered enough people involved to make your symbolic drug bust and put the fear of God into other CEOs and companies not to be greedy, white-collar criminals who abuse the Constitutional rights of American citizens and instead to be happy making very good money being profitable companies, and honoring all their amazingly high promises of wanting to be trusted partners with homebuyers to help people actualize the American dream of homeownership.

I have modified my terms for settlement to include a board on the new Rocket Mortgage buyout of Mr. Cooper that there be a panel of three expert, ethical business people to represent homeowners who complain of any improprieties. These three people will have a staff and a computer algorithm to help make sure that Rocket Mortgage is treating homeowners right and making honest money. Mr. Cooper corporate executives and especially Jay Bray are not to be part of Rocket Mortgage. They have disqualified themselves. There are plenty of other more qualified and more ethical people to hire and replace the very sick company culture.

Mr. Krishna is hopefully not so hypocritical that he would come to America as an immigrant and be able to live the American dream and then turn white-collar criminal in the process to narcissistically and sociopathically destroy the very people who helped him get rich and be successful!

I will be a member of the three-person Rocket Mortgage accountability panel for five years. Given my experience and I am a minister who lives by principles and am business savvy having left a \$100 Million family business for the ministry in my 20s. I'm very well qualified. And I can make sure that an accountability board assembled it will be truly to help Rocket Mortgage and homeowners so Mr. Krishna fulfills goals and vision to be the best mortgage provider possible for homeowners and to be true partners and never become like Jay Bray and Mr. Cooper so bad it had to change the name of the company from Nationstar because they lost so many lawsuits. Rocket Mortgage is buying a barrel of apples but it has to get rid of the rotten apples before they destroy the whole barrel!

Currently, I'm of the opinion that I hope is valid: Mr. Bray has been lying and claiming to be a Christian and wanting to help homeowners when actually being Mr. Potter of the classic movie it's a wonderful life and Rocket Mortgage is not aware due to fraud on Courts so sale can go through for homeowners and stockholders.

Read the current filings on www.MrCooperCorrupt.com of both Georgia and District Court of North Texas, both of which are being appealed. These courts are either so prejudiced against a forced against desires pro se homeowner they are like the justices of the infamous Dred Scott decision against blacks they are eagerly defrauded, or, per George Carlin the \$9.4 Billion can buy judges and government officials as well. It has gotten to the point its black-and-white clear - so you must act and intervene. You cannot say all the judges are doing what they're doing for any valid reason because

now the judges are proven either defrauded or corrupted. And this is being social media biased with letters to Joe Rogan, Carlson Tucker, etc.

I am still pro Rocket Mortgage purchase of Mr. Cooper for the good business potential if promises and ideals espoused are enforced. What everyone rightly hates and why they are two federal court ordered settlements with three of your probation is nobody wants to see white-collar criminals abusing American citizens and destroying the American dream.

Now it is time to prove who you are!

Sincerely,
Christopher
Rev. Christopher M. Hunt, Sr. Ph.D.
1920 Anastasia Lane
Chamblee, Georgia 30341-1782
770-457-3300
1cor13cmh@gmail.com

Enclosed is previous letter sent to Rocket Mortgage and y'all a month ago with no reply!

Mr. Varun Krishna,

Congratulations on astute, savvy business strategies that if properly conducted and implemented will benefit everyone, especially homeowners. Regrettably I am informing you of ongoing illegal acts of Mr. Jay Bray CEO of Mr. Cooper (FKA: Nationstar) creating a Dr. Seuss "Cat in the Hat" legal mess that will destroy purchase of Mr. Cooper is you do not intervene and prove you are worthy to lead such a huge company. You will prove yourself and Rocket Mortgage to be innocent of any wrongdoings by immediately settling the two ongoing lawsuits in Georgia and Texas. The fraud on courts will not prevail and I will post all truth on www.RocketMortgageCorrupt.com.

See: <https://www.dropbox.com/scl/fi/auo8vocyg0thllq75oju/Amended-Appellant-s-BriefEmergency-Injunction-End-Illegal-Eviction-Supreme-Court-S24A1170-from-18cv4742-15G24copy.pdf?dl=0>

Deterrent terms will be sealed but will include Mr Bray cannot manage Rocket Mortgage department for three years and there will be an independent accountability board for any consumer complaints and CFPB approves board.

Attached filing makes you and Rocket mandated Joinder Party Defendants due to Mr. Cooper continued practice of lies to public and defrauding courts; now apparently defrauding you. See YouTube links in fillings and all the illegal acts in Appellants Brief in Supreme Court of Georgia and in District Court North Texas: www.MrCooperCorrupt.com !!!
<https://youtu.be/P2G36v7qqHc?si=h1ks72x2Ht6ibQiH>

This matter is a carry over over the mortgage industry caused greatest economic recession in history: The Great Recession per movie The Big Short. You need to settle and prove you can administrate properly and not create another Great Recession due to illegal acts and abuse homeowners in greed.

Everything you espouse in YouTubes to be trusted partners with home buyers to live the American Dream of homeownership is supported by Supreme Court of US ruled upholding Constitutional right, so now prove your talk! It seems Mr. Bray has lied to you as he did to newspapers and courts by withholding truth of his abuse of me that violates everything you espouse! His attorneys admitted in hearing their fraud on court was "strategizing with our clients." They have corrupted the trial judge who is being investigated by JQC - I am person behind two judges being removed and the entire JQC reformed by voters since it became an enabler instead of accountability - denying orders to access the original transcript and Zoom recordings! I twice sent registered mail to Mr. Bray alerting him to the illegal abuse being perpetrated against me naively thinking as CEO of a huge company he was not aware. Surely a man who professes to be a Christian on his company website would not knowingly steal a minister's home with hard earned equity for his retirement money when he never missed a payment! Employees and USCA11 ruled mortgagee breached the contract. It's not your fault the previous mortgage company violated congressional laws selling a breached contract. It is not your fault Mr. Bray has lied to you. What is prison worthy is the subsequent greedy abuse worse than what was done to others that caused to be on three years probation and then violating probation and defrauding courts. Bray has freaking violated a three year probation and illegally made me homeless. Deutsche is behind it all per CIP. Now is your chance to make things right because if you do not act per law and ethics and all you espouse in YouTubes you cannot be allowed to purchase Mr. Cooper. Prove you were not deceived by CEO Bray by settling with me and not allowing Mr Bray to be over Rocket Mortgage until he completes three years probation since he violated last probation imposed by all fifty states Attorneys General and CFPB. The Rocket Mortgage purchase looks good for everyone but only if Rocket is ethical and truly cares for homeowners! Otherwise it is letting a fox guard the chicken coup! How you respond and how quickly will prove who you and Rocket Mortgage are and if worthy to purchase Mr. Cooper. Hopefully you will fix the corruption and the Rocket buyout will go through for everyone's best interests with an accountability board that is independent and members approved by CFPB as ethical experts. I expect this to be settled before end of July. Thank you and God bless you!

Sincerely,

Rev. Christopher M. Hunt Sr, Ph.D.

Still: 1920 Anastasia Lane 30341-1782 Phone: 770-457-3300 1cor13cmh@gmail.com