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

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, The State of New  
Jersey

Defendants

UNITED STATES FEDERAL COURT

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

**PLAINTIFF READY TO PROCEED:  
BURDEN OF EVICTION ON DEMAND;  
HEALTH UPDATE;  
PREVIEW OF TRIAL PLAN**

**FOR PROBLEMS WITH:**

NJ Case Docket No. F – 000839-13  
NJ Case Docket No. ESSX L – 004753-13  
NJ Case Docket No. ESSX L – 000081-11

2018 SEP 26 AM 11:52  
U.S. DISTRICT COURT  
DISTRICT OF NEW JERSEY  
RECEIVED

**BURDEN OF EVICTION ON DEMAND; HEALTH UPDATE; PREVIEW OF TRIAL PLAN**

**Plaintiff Ready to Proceed With Medical Direction**

The purpose of this filing is to reiterate the burden of being forced out of my home before trial is concluded; to update the Court on my health status; and provide a preview of my trial sequence.

**BURDEN OF EVICTION LOOMING WHILE CASE PROCEEDS.** The New Jersey Courts have allowed the legal case to proceed in violation of its own rules, resulting in the awarding of an illegal foreclosure and leaving me faced with the likelihood of being forced out of my home of over 35 years. I have confirmed with the Essex County Ombudsman that a pending foreclosure writ was filed by HSBC on 12/6/2017 and a sale writ was granted on 12/7/2017. I am waiting for the documents from Trenton. If I am forced out of my home before I am able to conclude my trial and am provided time to pack, I will be pleading my case as I move between the homes of friends.

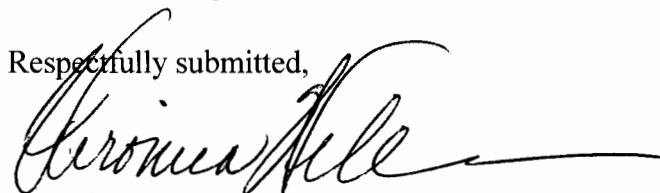
**UPDATE ON HEALTH STATUS.** On Sept. 25, 2018, I, the Plaintiff, received medical approval to proceed to trial. I will follow medical cautions and restrictions. Without a stable office or home, I ask the court’s indulgence as I present my case. As a precaution, my case index file will be available if I am forced from my home or after the trial, whichever comes first. Documents may be added as demand dictates. Once added, documents will not be changed.

**SHORT TRIAL SEQUENCE PREVIEW.** I expect that honest and forthright responses to the interrogatories that I have prepared will allow the witness list (#129) to be greatly reduced. To further demonstrate my effort to present my case with truth and integrity, I am including a very short preview of my trial sequence. This is a preview of what I, the Plaintiff, have promised many times to present at trial. My trial sequence in Attachment I is a preview of what I, the Plaintiff, have promised many times to present at trial.

**SCHEDULE CONFERENCE TO FINALIZE DISCOVERY PLAN.** I request that the Discovery meeting be held as soon as possible. If the Court and Defendants schedules allow, I propose a trial date on or soon after April 22, 2019. This is based on estimates to be presented at the Discovery meeting and timeframes defined in the Federal Rules of Civil Procedure, for example Rule 26 a. 2. D. 1. I still anticipate 6 weeks to present my case. The duration may change based upon the responses that I receive, or do not receive, to my interrogatories.

I look forward to finally realizing my constitutional right to present my case and explain the fraud and associated illegal actions that have proven devastating

Respectfully submitted,



Veronica A. Williams

Pro Se Counsel

/s/ Veronica A. Williams

Veronica A. Williams

StopFraud@vawilliams.com

(202) 486-4565

September 26, 2017

**CASE OVERVIEW & DOCUMENTS MAY BE VIEWED AT**

**[www.FinFix.org](http://www.FinFix.org)**

**Attachment I****TRIAL SEQUENCE FROM PLAINTIFF****(Order of Witnesses, Documents Filed and Other Evidence Will Be Presented at Trial)**

- 108 Filings with the U.S. District Court of New Jersey
- 1,123 Evidentiary Documents Filed with USDCNJ
- 129 Witnesses (35 No Subpeonas, 94 Subpeonas)
- N/A Additional Evidence Not Quantified

I expect that honest and forthright responses to my interrogatories will allow the witness list to be greatly reduced. Witnesses, filings and additional evidence will be presented, as necessary, at trial.

**OVERVIEW OF CASE**

- ❖ Case Summary (list defendants)
- ❖ Fraud Timeline
- ❖ Laws Broken
- ❖ VW Bio
- ❖ How Mortgages Are Created

**PUTTING IT INTO PERSPECTIVE****Defendants** *by Presenting Witness*

- ❖ HSBC SEC Filings
- ❖ Goldman Sachs SEC Filings\_\_
- ❖ Litton Loan info
- ❖ Fremont SEC Filings [FremontInvLn](#) ♦ [FremontGrp](#)\_\_
- ❖ Ocwen SEC Filings (foreign affiliates)
- ❖ Stern & Eisenberg info

**Veronica Williams** *by Presenting Witness*

- ❖ **Exec Profile** ([EF](#)) • [Profile](#) • [WomenWhoMeanBiz](#) • [Lifetime](#)
- ❖ CV ([PC](#)) & Resume with Employment History ([OL](#))
- ❖ Accomplishments
- ❖ Job Search
- ❖ Letters from colleagues and friends

**ACT Inc.**

- ❖ Financial Solutions: Wall St. Exchange, Mfg., AMEX
- ❖ Custom: Motorola, AMEX, COMDEX, BCR, PCExpo, etc.
- ❖ GSA contracts – documents with price lists, % U.S. companies awarded GSA
- ❖ GSA & Agency meetings & proposals
- ❖ DHS Vendor Outreach
- ❖ GSA Settlement

**Understanding Finance & Mortgages**

- ❖ How Mortgages Are Created
- ❖ Amortizations Unpacked (Explain)

**WALK THROUGH WHAT HAPPENED**❖ **Fraud Timeline** ♦ **FRAUD: FINANCIAL, OPERATIONS, LEGAL & ADMINISTRATIVE**

- **Litton faked balance – ignored pmts.**
  - USDCNJ Filing #
  - USDCNJ Filing #
  - USDCNJ Filing #
  - Witness-Proof Payment Not Filed #1
  - Witness-Proof Payment Not Filed #2
- **Fremont faked note – Fraudulent Mortgage**
  - USDCNJ Filing #
  - USDCNJ Filing #
  - USDCNJ Filing #
  - USDCNJ Filing #
  - USDCNJ Filing #
  - Witness Fraudulent Mortgage Creation #1
  - Witness Fraudulent Mortgage Creation #2
  - Witness Fraudulent Mortgage Creation #3
  - Witness Fraudulent Mortgage Creation #4
  - Witness Fraudulent Mortgage Creation #5
  - Witness Fraudulent Mortgage Creation #6
  - Witness Fraudulent Mortgage Creation #1
  - Witness Fraudulent Mortgage Execution #1
  - Witness Fraudulent Mortgage Execution #2
  - Witness Fraudulent Mortgage Execution #3
  - Witness Fraudulent Mortgage Execution #4
  - Witness Fraudulent Mortgage Execution #5
  - Witness Fraudulent Mortgage Execution #6
  - Witness Fraudulent Mortgage Execution #7
  - Witness Fraudulent Mortgage Execution #8
  - Witness Fraudulent Mortgage Execution #9
  - Witness Fraudulent Mortgage Execution #10
  - Witness Fraudulent Mortgage Execution #11
  - Witness Fraudulent Mortgage Execution #12
  - Witness Fraudulent Mortgage Execution #13
  - Witness Fraudulent Mortgage Execution #14
  - Witness Fraudulent Mortgage Execution #15
  - Witness Fraudulent Mortgage Execution #16
- **Litton lied to stall**
  - USDCNJ Filing #
  - USDCNJ Filing #
  - USDCNJ Filing #
  - Witness False Inducement to Action #1
  - Witness False Inducement to Action #2
  - Witness False Inducement to Action #3
  - Witness False Inducement to Action #4
  - Witness False Inducement to Action #5
- **2005 THE CRIME: FRAUDULENT MORTGAGE** NJ Complaint Filed by Defendants
  - Plaintiff tried to work with defendants
  - NJ Foreclosure File (Errors & Mistruths, etc.)
  - Mortgage Document Withheld
  - Appeal to NJ Appellate Court
  - Appeal to NJ Supreme Court → Appeal to US District Court
  - Flanagan Deposition
  - Williams Deposition

- **2007 THE CRIME: THE COVER-UP or SCAM**
  - False Inducement to Action
  - Mediation never held
  - Faked Change of Date for Hearing
  - Denbeaux Threatened – Withdrew
  - Mail Fraud by NJ
  - Depraved Acts Failed to Notify Plaintiff

## **PREMEDITATION AND DAMAGES (separate hearing after trial)**

### ❖ **Premeditation (order chronologically)**

- **HSBC acquisition of Midlantic & Republic banks**
- **Litton Acquisition by Goldman via Radian & EFS**
- **Goldman Sachs comp plan**
- **Litton Jr. testifies before Congress (HP to Treasury)**
- **HSBC steals \$\$, fires 30K people, flees US**

### ❖ **Damages**

- **Assets Wiped Out**
  - Credit Loss -- credit companies, D&B, etc.
  - Federal Contracts Lost
  - Commercial Presence Shut Down
  - Sold Other Assets to Survive
- **Revenue Lost**
  - Commercial Revenue Lost
  - DHS Withdrew Job Offer
  - Federal Contracts Lost: GSA contracts – documents with price lists, % U.S. companies awarded GSA
  - Federal Security Clearance denied
- **Jobs Lost**
- **Property decline**
- **Pain and Suffering**
  - **Health decimated**
    - Illnesses Threaten Life
    - Welfare: Food Stamps, Medicaid, Essex County Losses, etc.
    - Medicaid Problems
    - SSI recipients → Retirement

## **CLOSING**

- ❖ **Opinion vs Fact**
- ❖ **D & B**
- ❖ **Defendants' Crimes**
- ❖ **Laws That Apply**
- ❖ **Next Step: Assess Damages**



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LITTON LOAN, et al.,

Defendants.

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

**CERTIFICATION OF SERVICE TO GOLDMAN SACHS & OCWEN**

I, Veronica Williams, certify that on this 26<sup>th</sup> day of October 2018, a true and correct copy of this document will be sent to the parties via the method and as addressed below:

<p><b>Via US Mail</b> Lloyd C. Blankfein, Chairman and CEO</p> <p>Goldman, Sachs &amp; Co. 200 West Street New York, NY 10282 Phone 212-902-3474 Fax (212) 902-3000</p> <small><a href="http://www.goldmansachs.com/who-we-are/leadership/veronica-officers/loyd-c-blankfein.html">http://www.goldmansachs.com/who-we-are/leadership/veronica-officers/loyd-c-blankfein.html</a></small>	<p><b>Via US Mail</b> Gregory K. Palm Executive Vice President, General Counsel and Secretary of the Corporation</p> <p>Goldman, Sachs &amp; Co. 200 West Street New York, NY 10282 Phone 212-902-0300 Fax (212) 902-3000</p> <small><a href="http://www.bloomberg.com/profile/people/1122702/gregory-k-palm">http://www.bloomberg.com/profile/people/1122702/gregory-k-palm</a></small>	<p><b>Via U.S. Mail</b> Mr. Ronald M. Faris President &amp; CEO Ocwen Financial Corporation 1661 Worthington Road Suite 100 West Palm Beach, FL 33409</p>
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Respectfully submitted,



Veronica A. Williams

Pro Se Counsel [StopFraud@vawilliams.com](mailto:StopFraud@vawilliams.com)

/s/ Veronica A. Williams

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(202) 486-4565

September 26, 2017

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

VERONICA A. WILLIAMS,

Plaintiff,

v.

LITTON LOAN, et al.,

Defendants.

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

**CERTIFICATION OF SERVICE TO HSBCS**

I, Veronica Williams, certify that on this 26<sup>th</sup> day of September 2018, a true and correct copy of this document will be sent to the parties via the method and as addressed below:

**Via US Mail**

Ms. Elizabeth Arlow  
Regulatory Operations Officer  
HSBC  
2929 Walden Avenue  
Depew, NY 14043

Phone 855-334-1650

Respectfully submitted,



Veronica A. Williams  
Pro Se Counsel [StopFraud@vawilliams.com](mailto:StopFraud@vawilliams.com)

/s/ Veronica A. Williams  
StopFraud@vawilliams.com  
(202) 486-4565

September 26, 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>
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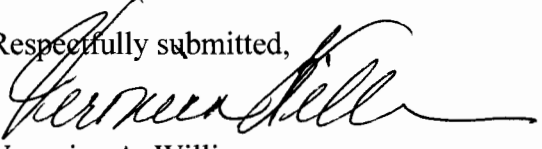
Civ. No. 2:16-cv-05301-ES-JAD

**CERTIFICATION OF SERVICE**

I, Veronica Williams, certify that on this 26<sup>th</sup> day of September 2018, a true and correct copy of this document will be sent to the parties via the method and as addressed below:

<p><b>Via U.S. Mail &amp; Email</b>  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  <a href="mailto:siseiden@duanemorris.com">siseiden@duanemorris.com</a></p>	<p><b>Via U.S. Mail &amp; Email</b>  Evan Barenbaum, Esq  Attorney for Stern &amp; Eisenberg</p> <p>Director of Litigation  Stern &amp; Eisenberg, PC  1581 Main Street, Suite 200  Warrington, PA 18976  Office 267-620-2130  Fax 215-572-5025  <a href="mailto:ebarenbaum@sterneisenberg.com">ebarenbaum@sterneisenberg.com</a></p>	<p><b>Via U.S. Mail</b>  Attorney General for the State of  NJ</p> <p>Mr. Gurbir S. Grewal  Attorney General  Office of The Attorney General  The State of New Jersey  Richard J. Hughes Justice  Complex (HJC)  25 Market Street  8th Floor, West Wing  Trenton, NJ 08625-0080</p>
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Respectfully submitted,



Veronica A. Williams  
Pro Se Counsel [StopFraud@vawilliams.com](mailto:StopFraud@vawilliams.com)

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September 26, 2017





V. A. Williams  
P.O. Box 978 ❖ South Orange, New Jersey ❖ 07079-3009

**Clerk, US District Court  
Martin Luther King Jr. Federal Building  
& U.S. Courthouse  
50 Walnut Street  
Newark, NJ 07102-3595**

**CASE NO. 2:16-cv-05301-ES-JAD**