

MD court watch.com NEWS

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Sharon V. Galloway
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June 29, 2011

Dear Senator,

This is a follow-up to my May 18, 2011 official FOIA request pursuant to 5 USC § 552 (a) (1) (2) (A) (B) (C) (D). I am sorry to say your FOIA compliance officer has failed to respond to my official request's behalf of myself and the other millions of citizens and constituents throughout this nation who are being deprived of their equal access to our courts by and because the Congress of the United States and the Senate are failing to do the job in oversight of the judicial branch as our founders had intended and our Constitution requires.

1. I find it hard to believe that not one member of the United States Congress or a member of the United States Senate or any of their staff and or employees legally responded to my FOIA request nor did any of their FOIA compliance officer send any correspondence which would lead a person of reasonable intelligence to believe that my letter/request was not in conformity with the intent of this Congress when it passed this crucial legislation. I received no deficiency notice from your compliance officer. A copy of the May 18, 2011 letter is attached as [Att 1]

2. This office is fully aware that *President Clinton upon signing the 1996 FOIA amendments into law on October 2, 1996*: noted our country was founded on democratic principles of openness and accountability, and for 30 years, FOIA has supported these principles. Today, the "Electronic Freedom of Information Act Amendments of 1996" reforges an important link between the United States Government and the American people. Your noncompliance with prior formal legal request is unacceptable. Attachment one clearly shows three simple questions for alleged legislative documents were submitted with no response whatsoever from yourself, your staff, or your FOIA compliance officer. This is a total disgrace! [Att. 1-8] examples of judicial and Economic/Terrorism.

3. I know full well that the affairs of state regarding the economy are weighing heavily on the minds of the legislature, as well as the general public and given the fact that white collar crime costs our economy an estimated 3000 times the amount of financial losses of all other crimes in this nation according to the Department of Justice. I too am concerned about the country's finances the fact it passed DOJ Secretary announced on September 10, 2001 that **2 1/2 Trillion** dollars was unaccounted for in the most recent audit and just recently Wilfredo Romero in the U.S. Court of Federal Claims – case # 3137 for the 2010 term. Is alleged to have uncovered an additional approximately **925 Billion** dollars in unaccounted for Federal funds from that agency, which court records will attest to. To my calculations it is approximately **3.75 Trillion** dollars missing from this one agency alone. This should shock anyone. **I would suggest that you increase the FBI's budget to combat the rape of America's finances by Multinational Corporations, Banking Institutions and their lawyers who defeat the laws of this nation**

In conclusion, I am enclosing several recent court filings. It is sad to believe that no court has jurisdiction over white collar fraud, no court has jurisdiction over corporate fraud, and your office refuses to comply with legal FOIA requests. If I do not receive a response by July 10th, 2011 formal complaints will be filed with the House and Senate Ethics Committee in order to force compliance. Thank you for your time and attention to this extremely urgent matter.

Respectfully submitted,

George Edward McDermott

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History of victim's attempts to get justice in our courts available @secretjustice.com – programs 1- 312.

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To the members of the hundred and 12 Congress of the United States of America the attachments contained herein will show the immediacy and the reasons this innocent has had to petition the entire Congress of the United States under the FOIA statutes to answer questions which have not been forthcoming the attachments are described and will show the relevant importance the questions presented to these honored congressional and senatorial members of of our hundred and 12 Congress

Att.	DESCRIPTION OF ATTACHMENT AND RELEVANCE TO THE ESTABLISHED LAW PASSED BY CONGRESS THE QUESTION TO EACH MEMBER IS DO YOU BELIEVE OUR FOUNDERS INTENDED THE LAWS BE SUBVERTED IN THIS WAY PLEASE CHECK ONE ANSWER AND RETURN WITH YOUR FOIA COMPLIANCE.	Yes	No
1.	Was the original FOIA request in compliance with the intent of the Congress of the United States as it was signed into legislation by our past president. As it was received by all members see video @ secretjustice.com 290- 291		
2.	Illustration of an illegal unsigned order received June 29 2011 by a federal judge who knows better as the case is on appeal to the United States Supreme Court as can be verified by video @secretjustice.com programs 297 302-303 every order in these cases has been unsigned in the court clerks refused to verify electronic signatures required under the 2000 E. sign act. However judge Alexander Williams believes he can still supersede the Supreme Court's authority by issuing fraudulent unsigned orders		
3-4	Florida courts now violating the constitutional rights of citizens by putting grandmothers in prison for distributing forms to prisoners who have been illegally detained for five years. The American Bar Association should be put out of business for this monstrous act of fraud against the Constitution.		
5-6	Backup to allegations of 3+ trillion dollars in missing funds this Congress has not addressed yet the Justice Department, Department of Defense, wasted millions on frivolous defenses against the whistleblower as court records will attest, yet Mr. Romero cannot get a fair trial in any court. See program 276+283		

Additional resource material can be found on the hundred 315 programs as secret justice.com it's imperative that this Congress increase the budget of the FBI and Justice Department to deal with white-collar crime perpetrated by court insiders and lawyers against innocent victims and constituents of these United States as the Constitution mandates and requires.

311
Victim Jean Michaud finally gets to meet with the FBI field office in Annapolis where she outlined her complaint in a 1 1/2 hour discussion special agent John M Sheridan who appeared very concerned as to the allegations put forth, concerning judicial abuse and mortgage fraud. Genes statement is available in this video. George McDermott elected to pass temporarily on filing his complaint so agent shared team could concentrate on Victim Jean Michaud.

289	Putting the Supreme Court of the United States and all members of the United States House of Congressman and Senators on notice that fraud will not be tolerated in our courts after filing 541 individual FOIA notices on the individual representatives. Asking for the impeachment of five Maryland judges. And compliance with this FOIA request to identify the constitutional amendment, to article III giving judges absolute judicial immunity for crimes against the Constitution and rule of law. And IV, authorizing judicial gangsters to issue unsigned orders, and falsely assert lack of jurisdiction over fraud committed in their presence. It's judgment day may 21st 2011. Will the Congress act accordingly	Watch
NEW 288	May 17, 2011 report on May 16 activities in the United States Bankruptcy Court Greenbelt Maryland case # 11-18-312 where once again judge Paul Mannes made a mockery of justice which resulted in this reporter having to petition all 541 members of the House and Senate individually under the freedom of information act. To find out why federal bankruptcy judges allegedly have no authority to investigate fraud in their proceedings by creditors. In conflict with 18 USC 3057 of the United States criminal code mandating that they do such and in a timely manner..	

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May 18, 2011

Dear Senator,

I have been forced to petition your office under 5 USC §522¹ due to facts and occurrences that have transpired in recent months that prove beyond any shadow of a doubt that our state and federal judicial system(s) no longer respect and/or enforce the Constitution that this nation as a body has enacted into positive laws under the 50 titles of the United States code of laws.

I am one of the 20,000,000+ Americans who are involved in and/or are VICTIMS of the real estate foreclosure system and fraudulent bank refinance system that has bankrupted this nation over the past three years with no relief in sight. I have grave concerns that the courts of this nation, the judges, the court clerks, United States bankruptcy trustees, and agents within the Justice Department as well as the FBI have turned a blind eye to the blatant fraudulent misuse of the courts and the bankruptcy system in the United States to shield judicial officers and banking executives from the extensive fraud they have perpetrated on the citizens of this nation. There is not one member of any of Congress's constituents has not suffered as a result of this ongoing fraud.

Therefore, I must ask that you comply with this legal request as is your duty under TITLE 5 PART I CHAPTER 5 SUBCHAPTER II § 552 (a) (1) (2) (A) (B) (C) (D). I would ask that this be forwarded to your FOIA compliance officer so they can comply with the document request that I and every other citizen of this nation has as a right to request and in order to verify the validity and compliance of the law. Numerous officers and agents of the government both State and Federal made false claims as to their duties and responsibilities outlined in the Constitution of the United States and in direct conflict with their oath of office as agents of the courts and government offices they hold during terms of good behavior, which the record will show they have abused grossly under color of law and authority.

1. I am now asking for your office to produce all documents, legislative bills, and signed orders, modifying Title 28 of the United States Judicial Code which would allow **our courts to issue unsigned, unverifiable orders against our** citizens. This is in direct conflict with the Maryland Constitution, which requires all orders to be signed (see [Att1]). Proof of this fact - 300 of these various types of unsigned unconstitutional forged orders are in the 3 lodged appendixes within The United States Supreme Court case number 10-10236.

2. I am requesting all amendments to the Constitution which have been passed by Congress which granted absolute judicial immunity to all judges for all crimes they may commit in their official capacity against citizens and their employers abridging both public, administrative, and common law; which they have taken an oath of office to uphold and defend as part of their employment contract.

3. I am requesting your office furnish all documents, legislative bill numbers, and requests for the Supreme Court of the United States that exempt bankruptcy courts, US district courts, and the US Justice Department from being responsible for reporting fraudulent crimes against the court, peace, and justice of the United States by court insiders and corporate bankers and agents covering up Title 15 truth and lending violations by their clients and insiders. This is in response to the fact that the courts routinely state they have no jurisdiction over foreclosure fraud against our citizens, (video evidence of this is available at secretjustice.com programs 279 – 286).

4. I am requesting all legislative rules changes and amendments to the Constitution of the United States code that permits the United States Federal Courts to act in noncompliance with the 2000 E. sign act and 2000 paper reduction act enacted by this Congress to protect our citizens from sham documents and forged court orders issued in noncompliance with the statutes intention.

In closing I thank you for your time and attention, to this matter. I will await your office's full compliance with this FOIA request, which was necessitated by a court proceeding I witnessed in United States District Court, Greenbelt, Maryland with the dishonorable bankruptcy Judge Paul Mannes in case # 11-18312 PJM, and the Dishonorable Windlin L Lipp in case # 11-10257 WIL. Fraud on the court was brought to the court's attention in both of these actions as video on secretjustice.com program 283 (parts 1-5) will affirm. Yet, both of these courts claim lack of subject matter jurisdiction over bankruptcy fraud, judicial fraud, and 15 truth in lending statutes, which is in conflict with the intent of 18 USC §3057 which requires action on the courts part and the US attorneys office. (See attachments.)

Respectfully submitted,

George Edward McDermott

George Edward McDermott

¹ FOIA TITLE 5 PART I CHAPTER 5 SUBCHAPTER II § 552 (a) (1) (2) (A) (B) (C) (D), I am doing research for my petition to United States Supreme Court name documents. Therefore, it is necessary to bring this matter to the attention of the United States Congress, which is the authoritative body charged by LAW with oversight over our Nation's Judicial System's.

Att ①

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MARYLAND
SOUTHERN DIVISION

KENNETH MCFADYEN, *et al.*,

Plaintiffs,

v.

GEORGE MCDERMOTT, *et al.*,

Defendants.

Action No. 08:10-CV-1111-AW

ORDER

Pending before the Court are Defendant George and Patricia McDermott's Motion for Leave to Extend Forma Pauperis Designation (Doc. No. 32); Motion for Leave to Appeal in Forma Pauperis (Doc. No. 33); and Appellant's Motion for the Court to Comply with a Formal Request Pursuant to the Freedom of Information Act (Doc. No. 38). This case was closed on May 21, 2010 and remanded to the Circuit Court for Prince George's County, Maryland. (Doc. No. 19). On March 4, 2011, the United States Court of Appeals for the Fourth Circuit dismissed Defendants' appeal. Accordingly, the Court believes that all pending motions in this matter are moot, and the Court will deny them as such. Therefore, IT IS this 28nd Day of June, 2011, by the United States District Court for the District of Maryland, hereby **ORDERED** that:

1. Motion for Leave to Extend Forma Pauperis Designation (Doc. No. 32) is **DENIED AS MOOT**;
2. Motion for Leave to Appeal in Forma Pauperis (Doc. No. 33) is **DENIED as MOOT**;
3. Appellant's Motion for the Court to Comply with a Formal Request Pursuant to the Freedom of Information Act (Doc. No. 38) is **DENIED AS MOOT**; and

ATT 2

Grandma Nancy Grant convicted for helping Florida prisoners, who are locked up to 5 years without a single hearing

Wednesday, June 29, 2011 1:03 PM

From: "1st Amendment" <1stAmendmentLA@gmail.com> View contact details
"1st Amendment" <1stAmendmentLA@gmail.com>

To:

Grandma Nancy Grant convicted for helping Florida prisoners, who are locked up to 5 years without a single hearing

Nancy Grant was sentenced to \$30,500 fine and 15 years' probation for practicing law without a license, after distributing standard forms of Emergency Motion to Dismiss for lack of prosecution. With 5 percent of the world's population, the US holds 25 percent of the world's prisoners' population, often in for-profit facilities, operated by large corporations.



The case of Nancy Grant, DeSoto County, Florida

Florida grandmother Nancy Grant distributed Emergency Motion forms and encouraged DeSoto County Florida jail prisoners to use the forms to pressure the court to set them free.

For distributing the motion to prisoners who had sat locked up for upwards of 5 years without a single hearing, a couple of lawyers wrote a UPL (unauthorized practice of law) complaint against her. Ultimately, Chief Judge Richard Haworth of the 12th Circuit Court convicted Nancy Grant on 19 counts of UPL.

Nancy Grant was sentenced to \$30,500 fine and 15 years' probation.

She couldn't pay the fine, so the state took away her driver license. She lost her appeal.

She gets around on a bicycle these days, tends her herd of 50 cattle on her small Arcadia ranch, and still smiles a lot.

In most states ANYONE can file a habeas corpus petition without fearing accusation for UPL.

The court has the obligation to construe a document in its proper best light, particularly when filed by a non-attorney. Thus, the judge should have construed Nancy's motion forms as habeas corpus forms, but obviously the court did not do that.

(From [Bob Hurt](#) [My Blog Email](#))

The offending Emergency Motion to Dismiss

IN THE CIRCUIT COURT OF THE _____ JUDICIAL CIRCUIT,
IN AND FOR _____ COUNTY, FLORIDA
CRIMINAL DIVISION

Defendant _____

Vs.

STATE OF FLORIDA

Respondent.

Case No.:(s) _____

EMERGENCY MOTION TO DISMISS

Defendant, Pro-se, pursuant to Florida Rules of Civil Procedure Rule 1.420 (e); and Florida Rules of Criminal Procedure Rule 3.191 (D)(3), moves this Court to dismiss the instant case and to discharge Defendant from any further prosecution or custody in instant case. Defendant presents the following for review in support of the action:

FACTUAL BASIS

1. Defendant was arrested on: _____
2. Defendant was charged with: _____
3. The Government has imprisoned Defendant within the County Jail for approximately _____ days since the date of _____ (day, month, year).
4. Defendant has obtained the effective assistance of legal counsel, as constitutionally guaranteed, in the form of: £ a court-appointed Public Defender; £ a special appointed attorney; £ a private attorney; £ no one (Defendant has checked the appropriate box).
5. Defendant has the absolute constitutional right to speedy trial without demand within the Time Frame of 175 days after a felony arrest and 90 days after a misdemeanor arrest.
6. The Government failed to initiate the trial within said Time Frame.
7. The failure to prosecute resulted from a Government-caused, unusual, and insufficiently justified Delay between arrest and trial.
8. Said Delay seriously injured and prejudiced the Defendant by violating the Defendant's constitutionally guaranteed rights to due process and speedy trial.

...
Read the complete Emergency Motion To Dismiss, linked below. [i]

Deprivation of liberty with no due process is a commonplace abuse in the United States

Deprivation of liberty with no due process is commonplace abuse in the United States:

- With 5% of the world's population, the US holds 25% of the world's prisoners' population. [ii] often in for-profit facilities, operated by large

Att-3

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Deprivation of liberty with no due process is commonplace abuse in the United States:

- **With 5% of the world's population, the US holds 25%** of the world's prisoners' population, [ii] often in for-profit facilities, operated by large corporations..
- Judges in Pennsylvania were recently convicted **for racketeering: taking millions in bribes from prison owners**, and falsely imprisoning thousands of juveniles (*Kids for Cash scandal* 2008-present). [iii]
- **An estimated 10,000 People, or more, are falsely imprisoned in Los Angeles County, California - the Rampart FIPs** (Falsely Imprisoned Persons). They are almost exclusively black and Latinos, and are victims of one of the largest court corruption cases in the US history (*Rampart scandal* 1998-present). **The judges oppose the release of the victims, since it would cause "collapse of the justice system"**. The US government refuses to take action. [iv]

Corruption of the courts has reached the level of a constitutional crisis

Corruption of the courts in the United States has reached the level of a constitutional crisis, the like of which has not been seen since the Civil War. The People are deprived of life, liberty, and property, with no due process of law. [v]

Joseph Zernik, PhD

Human Rights Alert (NGO)

Dr Zernik has gained substantial experience in recent years in analyzing fraud in the electronic records of the state and US courts. His opinions on these matters were supported by official report of the UN Human Rights Council, by the opinions of highly-reputed law enforcement and computer science experts, and by peer-review in international computer and criminology journals and conferences. Submission he authored on behalf of Human Rights Alert (NGO) for the Universal Periodic Review (UPR) of Human Rights in the United States by the Human Rights Council of the United Nations was incorporated into the official 2010 UPR report with reference to "corruption of the courts and the legal profession..." [vi]

LINKS

[i] 11-06-28 Grandma Punished for Helping Florida Prisoners, Locked Up to 5 Years Without a Single Hearing

<http://www.scribd.com/doc/58920067/>

[ii] 10-06-10 With 5 Percent of the Worlds Population US Holds 25 Percent of Prisoners

<http://www.scribd.com/doc/32762931/>

[iii] 11-02-18 Pennsylvania Judge Guilty Of Racketeering In Kickback Case (Kids for Cash Scandal)

<http://www.scribd.com/doc/49134308/>

[iv] 09-12-17-Rampart-FIPs (Falsely Imprisoned Persons) - Review

<http://www.scribd.com/doc/24729660/>

[v] 11-06-14 Corruption of the Courts and Failing Banking Regulation in the United States: Dred Scott redux?

<http://www.scribd.com/doc/57707808/>

[vi] 11-05-08 Joseph Zernik, PhD, Biographical Sketch

<http://www.scribd.com/doc/46421113/>

Human Rights Alert (NGO)



Human Rights Alert is dedicated to discovering, archiving, and disseminating evidence of Human Rights violations by the justice systems of the State of California and the United States in Los Angeles County, California, and beyond. Human Rights Alert focuses on the unique role of computerized case management systems in the precipitous deterioration of the integrity of the justice system in the United States.



Flag Counter: 119

ATT 4

**WILFREDO ROMERO AND
CYNTHIA ROMERO**

v.

NVR, INC. t/a NV HOMES

* **IN THE**
 * **COURT OF APPEALS**
 * **OF MARYLAND**
 * **Petition Docket No. 60**
September Term, 2011
 * **(No. 1067, Sept. Term, 2009**
Court of Special Appeals)

ORDER

Upon consideration of the petition for a writ of certiorari to the Court of Special Appeals, the answers and the supplement filed thereto, in the above entitled case, it is

ORDERED, by the Court of Appeals of Maryland, that the petition and supplement be, and they are hereby, denied as there has been no showing that review by certiorari is desirable and in the public interest.

/s/ Robert M. Bell

Chief Judge

DATE: June 20, 2011

ATT 5

ATT 3

UNITED STATES COURT OF APPEALS
FOR THE FEDERAL CIRCUIT

Wilfredo Romero,

Petitioner,

v.

Department of Defense,

Respondent.

PETITION FOR REVIEW

RECEIVED
2010 JUN 25 PM 12:58
U.S. COURT OF APPEALS
FOR THE FEDERAL CIRCUIT
FILED
JUN 25 2010
2010
JUN 25 2009

Wilfredo Romero hereby petitions the Court for review of the Final Decision ^{JAN HORBALY} ~~CLERK~~ the Merit Systems Protection Board (MSPB) in case DC-0752-06-0136-M-2 and DC-0752-07-0328-M-3, who's Initial Decision, issued on March 25, 2010, was sent to this Petitioner via U.S. Mail and received on March 29, 2010, which became the Final Decision of the MSPB on April 28, 2010. The MSPB decisions on the above mentioned docket cases are based on two (2) Remands from the U. S. Court of Appeals for the Federal Circuit in *Wilfredo Romero v. Department of Defense*, 2007-3322 (June 2, 2008) and 2008-3294 (December 15, 2008). Since justice was not served at the MSPB and based on the substantial merits of this case, this Petitioner very respectfully request, that

Att6