



The United States of America
Global Postal Code: NAC: 8LLM3 PJRNT

INTERNATIONAL PROTEST



TO SUBSTITUTE TRUSTEE'S SALE

COMES NOW, Stuart Andrews Ronaldson, a non-citizen, non-resident alien to the United States of America and Trustee for The Burgess Trust (hereinafter "Trustee"), to publish this International Protest against the substitute trustee's sale involving property owned by The Burgess Trust (Entity #697255255148), a trust published within The United States of America (publication link: http://reignoftheheavens.com/?page_id=306&id=1393)

The grounds for this international protest include but are not limited to the violation of the intangible property right to honest services of which, if any Articles within the Universal Declaration of Human Rights (UDHR) are violated, dishonest services are revealed to the International Community through those violations, to wit;

Failure to Register the Instrument with the Treasury of the United States

The instrument (a mortgage note) between AIGES WHOLESALE CORPORATION and STUART A. RONALDSON (exhibit A), was not registered with the Treasury of the United States as an asset, but rather, the note was bundled with other instruments and diverted to Wall Street and the U.S. Securities and Exchange Commission (exhibit B). The failure to register the mortgage note reveals a dishonest practice of diverting instruments to a non-recognized third party in violation of Article 17 of UDHR. This crime of dishonesty has been reported to the Treasury of the United States (exhibit C, pages 1-7).

Breach of Contract

As there was no intent to register the mortgage note with the Treasury of the United States, there was never intent to fulfill the purchase nor deliver the goods stipulated within the purchase contract — in this case the subject property — in violation of Article 4 and Article 17 of UDHR. The act of never intending to fulfill the terms and conditions of a contract is a breach of contract in the nature of never intending to deliver the product and a violation of the intangible property right to honest services which resulted in the theft of labor. This crime has been reported to the Treasury of the United States (exhibit C).

Failure to Register Court Case with the Treasury of the United States

The Circuit Court for Baltimore City, a statutory creature, has an obligation to register within the scope of its creation, cases it settles with the Treasury of the United States. Failure to register court cases is a violation of Article 21, section 1 of UDHR. Therefore, the violation of the intangible property right to honest services by the dishonesty of presenting the appearance of due process to the Public at Large in the process of foreclosures is revealed by the violation of Article 21, section 1. This crime has been reported to the Treasury of the United States (exhibit C).

The Overthrow of the United States

It is the duty of the courts and officers of the courts to be honest. As such, the Circuit Court for Baltimore City and its officers are aware of the obligation to register cases as assets with the Treasury of the United States. As a consequence of failing to register court cases, the Circuit Court for Baltimore City has intentionally withheld assets from the Treasury of the United States thereby engaging in dishonest services to the Public at Large and the United States. The Circuit Court for Baltimore City and its officers, then, are participating in a conspiracy to over-throw the United States by withholding assets which would allow a National Currency to be issued to the Citizens of the United States. The people have a right to a Nationality in Article 15 of UDHR. The violation of Article 15 of UDHR reveals to the International Community the violation of the intangible property right to honest services.

Felony Conversion of the International Record

On or about July 21, 2015, the General Post Master Council, a court of record for the Government of The United States of America, did issue a judgment and order to quiet title for the subject property owned by The Burgess Trust (publication link: <http://theunitedstatesofamerica1781.com/general-post-master-council-publications/>).

On or about August 20, 2015, the Trustee served a professional courtesy notice of the Quiet Title proceedings and a copy of the judgment and order to the Circuit Court for Baltimore City and to the named substitute trustees attempting to conduct a forced eviction.

Rather than providing honest services, and the case expunged from the record as a professional courtesy and as acknowledgment of honest services, the aforesaid judgment was translated into a motion and, with motion denied by the Circuit Court for Baltimore City, the forced eviction proceedings continued (exhibit D). The General Post Master Council's document was written in plain English without big words, therefore the intent to engage in dishonest services is revealed by violating Article 6 of UDHR. The intangible

property right to honest services are violated by a translator hired by the Circuit Court for Baltimore City making arbitrary translations of International Documents that are authentic and a matter of Public record.

Fraud upon the Court – Bringing False Claims

Transfers of the mortgage and/or deed of trust that occurred between 2006 and 2013 (Aegis Wholesale to Washington Mutual to Chase to Select Portfolio Servicing, Inc.) were never recorded with Maryland Land Records as demonstrated by Maryland Land Records Digital Retrieval System report (exhibit E). As such, chain of title to the mortgage and/or deed of trust was trafficked by third-parties. Any claim to interest in the property cannot be proven by public record by these hidden third parties. The filing of false claims by the substitute trustees is evidence of dishonest services upon the court and a violation of Article 8 and 10 of UDHR which reveals the existence of a violation of the intangible property right to honest services.

Violation of Due Process

It is self-evident that a “biased” or “tainted” court, or a court that is party to conspiracy, fails any reasonable standards for due process and honest services tendered to the Public at Large.

Human Rights Violations

On December 10, 1998, William Jefferson Clinton signed Executive Order #13107, "The Implementation of Human Rights Treaties", making the United States a party to the Universal Declaration of Human Rights.

The Universal Declaration of Human Rights is enforceable by customary international law; however, the intangible property right to honest services is paramount in this International Protest.

The continual perpetration of dishonest services committed by the City of Baltimore would be justification of removal of all lines of credit and a general warning being issued to all private investors of the notorious existence of dishonest services within the City of Baltimore. The dishonesty within the City of Baltimore is rampant, disciplined and exact, and carefully carried out in every case filed in the Circuit Court for Baltimore City.

How can the U.S. Treasury continue to sell Bonds to private investors acting as an agent for the Bank of New York Mellon knowing that the Bonds are not registered with the Treasury of the United States directly under the watchful eye of a commander-in-chief?

The aforementioned case heard through honest services rendered by the General Post Master Council for the Government of The United States of America stands.

Autographed this 364th day, in the year of Yahweh, 6017 (March 19, 2016)

A handwritten signature in blue ink, appearing to read "SARuedson". The signature is fluid and cursive, with a long horizontal stroke extending to the right.

Stuart Andrews Ronaldson - Trustee
The Burgess Trust

Loan No: 3000735421
Borrower: STUART A. RONALDSON

Data ID: 890

NOTE

MIN: 100053030007354211

March 31, 2005

BALTIMORE
[City]

MARYLAND
[State]

6212 BURGESS AVENUE
BALTIMORE, MARYLAND 21214
[Property Address]

1. BORROWER'S PROMISE TO PAY

In return for a loan that I have received, I promise to pay U.S. \$ 132,000.00 (this amount is called "Principal"), plus interest, to the order of the Lender. The Lender is AEGIS WHOLESALE CORPORATION. I will make all payments under this Note in the form of cash, check or money order.

I understand that the Lender may transfer this Note. The Lender or anyone who takes this Note by transfer and who is entitled to receive payments under this Note is called the "Note Holder."

2. INTEREST

Interest will be charged on unpaid principal until the full amount of Principal has been paid. I will pay interest at a yearly rate of 6.125%.

The interest rate required by this Section 2 is the rate I will pay both before and after any default described in Section 6(B) of this Note.

3. PAYMENTS

(A) Time and Place of Payments

I will pay principal and interest by making a payment every month.

I will make my monthly payment on the first day of each month beginning on **May 1, 2005**. I will make these payments every month until I have paid all of the principal and interest and any other charges described below that I may owe under this Note. Each monthly payment will be applied as of its scheduled due date and will be applied to interest before Principal. If, on **April 1, 2035**, I still owe amounts under this Note, I will pay those amounts in full on that date, which is called the "Maturity Date."

I will make my monthly payments at P.O. BOX 422039, HOUSTON, TX 77242-4239 or at a different place if required by the Note Holder.

MULTISTATE FIXED RATE NOTE - Single Family - Fannie Mae/Freddie Mac UNIFORM INSTRUMENT

Form 3200 1/01
(Page 1 of 4 Pages)



30007354210940

INTERNATIONAL PROTEST

EXHIBIT B

ATLANTIC
LAW GROUP, LLC

PO Box 2648
Leesburg, VA 20177
P 703 777 7101 F 703 840 9110
www.atlanticlawgrp.com

PURSUANT TO THE FAIR DEBT COLLECTION PRACTICES ACT, THIS IS A COMMUNICATION FROM A DEBT COLLECTOR. THIS IS AN ATTEMPT TO COLLECT A DEBT AND ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.

IN THE EVENT YOU ARE SUBJECT TO AN AUTOMATIC STAY ISSUED BY A UNITED STATES BANKRUPTCY COURT OR THE REFERENCED DEBT HAS BEEN DISCHARGED IN BANKRUPTCY, THIS COMMUNICATION IS NOT INTENDED TO BE AN ATTEMPT TO COLLECT A DEBT.

IF YOU ARE NOW ON ACTIVE MILITARY DUTY OR HAVE BEEN IN THE PRIOR TWELVE MONTHS, PLEASE CONTACT OUR OFFICE AS YOU MAY BE ENTITLED TO PROTECTIONS UNDER THE SERVICEMEMBERS CIVIL RELIEF ACT.

AT THIS TIME, NO ATTORNEY WITH THIS LAW FIRM HAS PERSONALLY REVIEWED THE PARTICULAR CIRCUMSTANCES OF YOUR ACCOUNT.

December 31, 2014

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED and FIRST CLASS MAIL

Stuart A. Ronaldson
6212 Burgess Avenue
Baltimore, MD 21214

RE: Our File No. 556743
Property Address: 6212 Burgess Avenue
Baltimore, MD 21214

Dear Mr. Ronaldson:

Please be advised that this law firm has been retained by Select Portfolio Servicing ("Servicer") regarding a default in your Deed of Trust/Mortgage Note payable to U.S. Bank N.A., successor trustee to Bank of America, N.A., successor to LaSalle Bank, N.A., as trustee, on behalf of the holders of the Washington Mutual Mortgage Pass-Through Certificates, WMALT Series 2005-5 ("Creditor") in the original principal amount of \$132,000.00 ("Note"). Repayment of the Note is secured by a Deed of Trust/Mortgage on the referenced property.

FEDERAL LAW REQUIRES US TO ADVISE YOU THAT THIS LETTER IS WRITTEN PURSUANT TO THE PROVISIONS OF THE FAIR DEBT COLLECTION PRACTICES ACT CODIFIED AT 15 U.S.C. 1692. PURSUANT TO THE TERMS OF THE ACT, UNLESS YOU NOTIFY OUR OFFICE WITHIN THIRTY (30) DAYS AFTER RECEIPT OF THIS LETTER THAT THERE IS A DISPUTE AS TO THE VALIDITY OF THIS DEBT OR ANY PORTION THEREOF, WE WILL ASSUME THAT THE DEBT IS VALID. IN THE EVENT THAT YOU NOTIFY US IN WRITING THAT THE DEBT OR ANY PORTION THEREOF IS DISPUTED, WE WILL OBTAIN VERIFICATION OF THE DEBT AND FORWARD SAME TO YOU. UPON WRITTEN REQUEST WITHIN THE THIRTY (30) DAY PERIOD, WE WILL PROVIDE YOU WITH THE NAME AND ADDRESS OF THE ORIGINAL CREDITOR, IF DIFFERENT FROM THE CURRENT CREDITOR.

Sincerely,

Atlantic Law Group, LLC

cc: Select Portfolio Servicing



The Human Rights Defenders

Rural Free Delivery Route 1, Box # 22
The United States of America,
Global Postal Code-NAC:850H2 MR7C8
Office hours: 9 A.M. - 8:30 P.M. Monday – Friday
Email: defenders@humanrightsendefenders.international

Human Rights Defender Investigative Report

International Public Notice

To: Rosa Gumataotao Rios
Treasurer of the United States

Human Rights Defenders for the Government of The United States of America have initiated an investigation, the results of which are communicated below:

Now, with better understanding, we as Human Rights Defenders, come forward with this investigation to report crimes against the three-city-state empire.

Several transactions involving promissory notes and other instruments have not been registered as an asset with the Treasury of the United States. Further, there is no evidence that court cases associated with these promissory notes and mortgage agreements have been registered with the Treasury of the United States by the specific courts hearing those cases.

Please refer to the addendum for a listing of parties and specifics of the transactions related to this report.

Failure to Register with the Treasury of the United States

There is no evidence that these aforementioned assets have been registered with the Treasury of the United States. Indeed, it is now known that assets, notes and other instruments are bundled and diverted to Wall Street and the U.S. Securities and Exchange Commission, rather than registered as an asset with the Treasury of the United States.

The failure to register instruments as an asset negated the ability of the Treasury of the United States to circulate United States notes. As a consequence, the Treasury of the United States is without assets and cannot produce any United States notes thereby forcing the people to be



Registered with the IP Rights Office
Copyright Registration Service Number: 4056990103

without a National currency and a Nationality, if in fact the Treasury of the United States possesses that authority.

Further, the inability of the Treasury of the United States to supply the people with a National Currency forces the people to use a private script that is unrecognized by the Treasury of the United States. This fact has reduced the people to "black-marketers" conducting their affairs with "unrecognized currency".

This situation also leaves the Treasury of the United States no ability to "promote the general Welfare" or fulfill any other obligation.

Intent

Proper registration would have led to the transactions being under-written by the individual's global account. Banks, then, would function as servicing conduits --- bookkeepers --- providing reporting and ledgering services for payments. Since the people within the American society are required to "make payments" to the banks or face forced evictions, it is clear the notes and assets were not registered with the Treasury of the United States or under-written by the global accounts. Therefore, the loans could never be paid because the private interest was never printed and placed into circulation. The intention, it is believed, is to assure that the asset remain in a private trust to be sold over and over again.

Please note, what has been outlined thus far includes numerous violations against Human Rights, to which, under Executive Order #13107, the United States is a party.

Breach of Contract

As the intent to not register the mortgage notes and all other instruments with the Treasury of the United States has been establish, it is easy to conclude that the goods provided for within the contract --- a home or an automobile, for instance --- were never intended to be delivered to the purchaser.

In other words, because the transactions were never reported and subsequently underwritten by the global accounts, there was never intent to fulfill the purchase nor deliver the goods. That is a breach of contract.

We assert that the perpetrators of this perpetual breach of contract, with whom, are in control of the media and numerous propaganda organs, and are the first to demonize whistle-blowers or label and slander individuals as "radicals", "tax-protestors" or "anti-government".



Violations

We have discussed that because the transactions were never reported and subsequently underwritten by the global accounts, there was never intent to deliver the goods.

This demonstrates the people --- the makers of the notes --- are not, and perhaps never have been, secure in their persons or property.

We will assume, for our purposes, the Treasury of the United States understands that among its most significant duties is the registration of assets and circulation of United States notes to "promote the general Welfare". The Treasury of the United States satisfies neither obligation. Thus, we can conclude that the Breach of Contract discussed within this investigative report is known to the Treasury of the United States. It must be, as it is nonsensical to think a federal agency would abandon a primary duty and not investigate why it is not fulfilling its obligation.

We can also conclude the court system is aware of the deliberate sabotage and has not acted to stop it. We conclude this because it is the duty of the courts to know and administer the law, and yet, each and every day, thousands of courts across the land continue to hear case after case --- all unregistered with the Treasury of the United States. It is self-evident that a "biased" or "tainted" court fails any reasonable standards for due process. The courts have also betrayed the Public Trust.

Additionally, individual court cases, too, must be registered to be made assets of the Treasury of the United States. As the courts do not register cases, the courts, too, are in violation of US law.

Conclusion

It appears that the courts and other various entities have joined with the diversion of assets away from the Treasury of the United States and have therefore, involved themselves in a conspiracy to commit nefarious acts against the people as well as over-throw the United States and commit perpetual fraud against the three-city-state empire.

Kind Regards,

AUTOGRAPHED this 353rd day, in the year of Yahweh, 6017 (March 8, 2015).

Joseph Louis George, III
Secretary for the Human Rights Defenders, International



Registered with the IP Rights Office
Copyright Registration Service Number: 4056990103



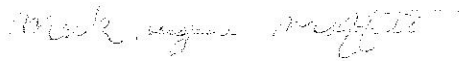
Stuart Andrews Ronaldson
Human Rights Defender / Investigator



Richard Rexford Reinheimer
Human Rights Defender / Investigator



Delant Cory Palmerton
Human Rights Defender / Investigator



Mark Eugene Moffett
Human Rights Defender / Investigator

Juan Manuel Rueda
Human Rights Defender / Investigator

Kevin Lloyd Lakes
Human Rights Defender / Investigator

Michael Adam Fathauer
Human Rights Defender / Investigator

Derek William Davidson
Human Rights Defender / Investigator

Troy Talmedge Howard
Human Rights Defender / Investigator





Gregory Clay Layton
Human Rights Defender / Investigator

Stella Marie Lehn
Human Rights Defender / Investigator



Robert Thomas McPherson, Jr.
Human Rights Defender / Investigator

William Ralph Davidson
Human Rights Defender / Investigator



Juan Antonio Cenicerros
Human Rights Defender / Investigator



Alice Cenicerros
Human Rights Defender / Investigator

Marcus Lamont Yarborough, Jr.
Human Rights Defender / Investigator



ADDENDUM

Notes and Cases Unregistered with Treasury of the United States

Date of Note: 3/31/2005

Amount of Note: \$132,000

Note Number: 3000735421

Parties: AEGIS WHOLESALE CORPORATION and STUART A. RONALDSON

Court Hearing Case: Circuit Court for Baltimore City

Court Case No.: 24-O-15000876

Date of Note: 5/31/2006

Amount of Note: \$53,200

Note Number: 6979339279

Parties: BANK OF AMERICA, N.A. and STUART A. RONALDSON

Court Hearing Case: Circuit Court for Baltimore City

Court Case No.: 24-O-14002030

Date of Note: Harford = 3/11/2008

Amount of Note: \$80,400

Note Number: 6588484847

Parties: BANK OF AMERICA, N.A. and STUART A. RONALDSON

Court Hearing Case: Circuit Court for Baltimore City

Court Case No.: 24-O-14002560

Date of Note: 4/12/2006

Amount of Note: \$81,000

Note Number: 6638799335

Parties: BANK OF AMERICA, N.A. and STUART A. RONALDSON

Court Hearing Case: Circuit Court for Baltimore City

Court Case No.: 24-O-14002540

Date of Note: 9/26/2002

Amount of Note: \$1,200,000

Note Number: Unknown

Parties: THE WASHINGTON SAVINGS BANK and RICHARD R. REINHEIMER and JOAN E. REINHEIMER

Court Hearing Case: Circuit Court for Queen Anne's County

Court Case No.: 17-C-13017645



Registered with the IP Rights Office

Copyright Registration Service Number: 4056990103

Page 6 of 7

Supporting Links

Link to Recordation of the Constitution for the United States of America

American Herald Newspaper: <http://americanherald.org/?p=662>

Link to Human Rights Defenders and Proclamations

Website: <http://humanrightsdefenders.international/>

Proclamations: <http://humanrightsdefenders.international/human-rights-defenders-members/>

Additional Cases of unregistered notes can be found at:

<http://theunitedstatesofamerica1781.org/tsw-taxonomy/assessment-for-damages/>



Registered with the IP Rights Office
Copyright Registration Service Number: 4056990103

Page 7 of 7

James E. Clarke, et al.,

Substitute Trustees,
Plaintiffs,

v.

Stuart A. Ronaldson,

Defendant.

* IN THE
*
* CIRCUIT COURT
*
* FOR
*
* BALTIMORE CITY
*
*
* Case No 24-O-15-000876
*

* * * * *

ORDER

Upon consideration of the Notice of Quiet Title (Docket Entry No. 7), which the Court will treat as a motion to stay and dismiss, it is, this 8th day of September, 2015, by the Circuit Court for Baltimore City, hereby

FOUND that, Defendant asserts that the original lender, Aegis Wholesale Corporation, dissolved in 2008, apparently rendering the Note unenforceable. However, the lender endorsed the Note in blank, thereby creating a bearer document that can be enforced by the holder; and it is further

FOUND that, the motion does not on its face state a valid defense to the validity of the lien or the lien instrument or to the right of the plaintiff to foreclose in the pending action. Maryland Rule 14-211(b)(1); and it is further

ORDERED that, for the reasons stated herein, the motion (Docket Entry No. 7) is **DENIED**.

JUDGES SIGNATURE
appears on original document

MDLANDREC | A Digital Image Retrieval System for Land Records & Indices in Maryland

Search Results for:

County: BC House No.: 6212 Street: burgess AS Grantor/Grantee for all dates

Displaying 5 records of 5 total records.

<input checked="" type="checkbox"/>	Date Recorded	Grantor/Grantee	Instrument Type	Book/Page	Remarks
	2006-01-23	Grantee: RONALDSON, STUART A	DEED OF TRUST	Book 7270, pp. 643-656	6212 BURGESS AVE BLOCK: 5627
	2006-01-23	Grantor: MILCHAK, MICHAEL E Capacity: TRUSTEE	DEED OF TRUST	Book 7270, pp. 643-656	6212 BURGESS AVE BLOCK: 5627
	2013-09-23	Grantor: RONALDSON, STUART A	ASSIGNMENT OF DEED OF TRUST	Book 15651, pp. 7-8	6212 BURGESS AVE BLOCK: 5627
	2013-09-23	Grantor: AEGIS WHOLESALE CORP	ASSIGNMENT OF DEED OF TRUST	Book 15651, pp. 7-8	6212 BURGESS AVE BLOCK: 5627
	2013-09-23	Grantee: U S BANK N A Capacity: TRUSTEE	ASSIGNMENT OF DEED OF TRUST	Book 15651, pp. 7-8	6212 BURGESS AVE BLOCK: 5627

MDLANDREC.NET (Version 3.8.0) © Maryland State Archives, 1999-2015.

An official publication of the State of Maryland

Use of this website constitutes an agreement by the user to abide by the [Privacy Policy](#) and [Terms of Service](#).

The Government of The United States of America
Rural Free Delivery Route 1



The office of the registrar

Box #4
The United States of America
Global Postal Code-NAC: 850H2 MR7C8

Office hours: 9:00 - 9:00 UTC-6 Monday - Friday
Phone: (602) 845-0473
Email: registrar@generalpostoffice.international



ACKNOWLEDGEMENT

I, **Alice Cenicerros**, certify **under penalty of bearing false witness** under the laws of The United States of America **that the foregoing paragraph is true and correct** according to the best of my current information, knowledge, and belief.

The office of the registrar accepts and acknowledges the document:

INTERNATIONAL PROTEST - Stuart Andrews Ronaldson – Trustee

and is recorded on:

364th day, in the year of Yahweh, 6017
Document Date

8:47 UTC-6
Time

RH-20160319-E7A0-45E9-804D-2168E3D9A05D
Record File Number

File Name: **20160319-The Burgess Trust- INTERNATIONAL PROTEST**

CERTIFIED COPY OF RECORDED DOCUMENT

*This is a true and exact reproduction of the document officially recorded
and placed on file in the office of the registrar for The United States of America.*

Date Issued: **1ST day, in the year of Yahweh, 6018**

*This copy is not valid unless displaying the Record File Number, Seal, and signature of the registrar for
The United States of America.*



Alice Cenicerros



Registered with the **IP Rights Office**
Copyright Registration Service Number: 4056990103

RH-20160319-E7A0-45E9-804D-2168E3D9A05D