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CASE NO. 19-13015-D

IN THE UNITED STATES COURT OF APPEALS FOR THE ELEVENTH CIRCUIT

CONSUMER FINANCIAL PROTECTION BUREAU, Plaintiff - Appellee

v.

OCWEN FINANCIAL CORPORATION, a Florida Corporation,

OCWEN MORTGAGE SERVICING, INC., a U. S. Virgin Islands corporation,

and

OCWEN LOAN SERVICING, LLC, a Delaware limited liability company.

Defendants - Appellees

v.

JOANNA BURKE, JOHN BURKE, *Intervenor Plaintiffs – Appellants*.

On Appeal from the United States District Court For the Southern District of Florida, Houston Division;

District Court Docket No. 9:17-cv-80495-KAM

APPELLANTS BURKES' MOTION TO CLARIFY

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John Burke, Pro Se Joanna Burke, Pro Se 46 Kingwood Greens Dr, Kingwood, TX, 77339

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APPELLANTS BURKES' MOTION TO CLARIFY CFPB's CERTIFICATE OF INTERESTED PERSONS

Appellants, Joanna Burke and John Burke ("Burkes"), now file a Motion seeking clarification as to why Anthony 'Tony' Alexis is listed on the Consumer Financial Protection Bureau's CIP as an attorney for Plaintiff's (CFPB)?

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CERTIFICATE OF INTERESTED PERSONS AND CORPORATE DISCLOSURE STATEMENT

Pursuant to Eleventh Circuit Rule 26.1-1, I hereby certify that, to my knowledge, the following is a list of all persons and entities with an interest in the outcome of this particular case or appeal:

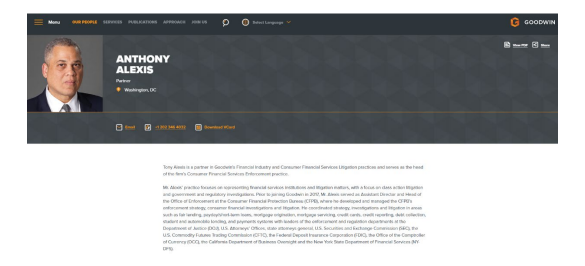
1. Alexis, Anthony, Attorney for Plaintiff-Appellee Consumer Financial Protection Bureau

"Tony Alexis is a partner in Goodwin's Financial Industry and Consumer Financial Services Litigation practices and serves as the head of the firm's (Goodwin Procter's "Goodwin") Consumer Financial Services Enforcement practice."

The Burkes have identified and the court is clearly aware, the 'opposing parties' colluded against the Burkes in this case. This is now firmly evidenced by the fact that Mr. Alexis, per Goodwin's **website bio**, states, in part;

"Prior to joining Goodwin in 2017, Mr. Alexis served as Assistant Director and Head of the Office of Enforcement at the Consumer Financial Protection Bureau (CFPB), where he developed and managed the CFPB's enforcement strategy, consumer financial investigations and litigation."

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Goodwin Procter's Other Trials and Tribulations: The Burkes are alarmed, as they uncover more and more unethical and criminal acts by Goodwin. In preparation of a deluge of formal written complaints against these lawyers to their respective State Bar(s), the Burkes are investigating.

What the Burkes have unearthed is a modern day "Erin Brockovich". One of extreme deception and corrupt acts by this large law firm. These findings will be addressed separately and in conjunction with this case and the ethics complaints that will be forthcoming.

As Brockovich says on her website;

"Often times we don't think about or worry about or understand what is happening to another until it happens to us. Deceits have no boundaries. Disease doesn't recognize the color of our skin or our political parties Case: 19-13015 Date Filed: 05/28/2020 Page: 5 of 11

affiliation. When it comes to cover-ups and destruction of our environment, we are all up for grabs."

Conclusion: The Burkes appreciate the call today from the court expressing

that the Burkes reply was deficient due to the "One Attorney, One Filing" rule for

Reply Brief(s) and that the Burkes have to resubmit one brief on or by June 11, 2020.

As such, the Burkes respectfully requests clarification if Mr. Alexis has

represented CFPB in this case or the lower court proceedings, is currently skipping

between both Goodwin and CFPB as "of counsel" or what the legal standing is for

this gentleman.

After all, the filer of the reply brief for the CFPB, Mr. Barrett, also has a

pseudonym depending on where he files cases on behalf of the CFPB. To be frank, it

is very confusing and clandestine.

Respectfully submitted,

I declare under penalty of perjury that the foregoing is true and correct and the

certificates that follow are also correct.

(28 U.S.C. § 1746 - U.S. Code.)

/s/ John Burke

John Burke, Pro Se

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I declare under penalty of perjury that the foregoing is true and correct and the certificates that follow are also correct.

(28 U.S.C. § 1746 - U.S. Code.)

/s/ Joanna Burke

Joanna Burke, Pro Se 46 Kingwood Greens Dr, Kingwood, TX,77339 Telephone: (281) 812-9591

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CERTIFICATE OF INTERESTED PERSONS ("CIP") AND CORPORATE DISCLOSURE STATEMENT

US District Judge;

Marra, Kenneth A.

US Magistrate Judge;

Matthewman, William

Consumer Financial Protection Bureau ("CFPB");

Brenowitz, Stephanie C.

Baez, Tianna Elise

Chin, Shirley T.

Cohen, Adam Harris

Demille-Wagman, Lawrence

Desai, Atur Ravi

Healey, Jean Marie

Kelly, Erin Mary

Nodler, Gregory Ryan

Posner, Michael

Roberson, Amanda Christine

Savage, James Joseph

Singelmann, Jan Edwards

Wilson, Jack Douglas

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Office of the Attorney General & Office of Financial Regulation;

Fransen, Scott Ray

Granai, Sasha Funk

Pinder, Jennifer Hayes

Winship, Blaine H.

Intervenor Plaintiff;

Burke, Joanna

Burke, John

Fauley, Robynne (TERMINATED)

Subramaniam, Denise (TERMINATED)

Ocwen Financial Corporation &

Ocwen Loan Servicing, LLC &

Ocwen Mortgage Servicing, Inc.;

Azuero, Catalina E.

Berry, Bridget Ann

Craven, Laura S.

Hefferon, Thomas M.

Previn, Matthew P.

Protess, Amanda B.

Riffee, Matthew L.

Rose-Smith, Sabrina M.

Sheldon, Matthew S.

Smith, Tierney E.

Stoll, Laura

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Tayman, W. Kyle Wein, Andrew Stuart

Law Firms;

Buckley, LLP ("Buckley")
Greenberg Traurig ("GTLaw")
Goodwin Proctor, LLP ("Goodwin")

Dated; 28th May, 2020;

/s/ John Burke

John Burke, Pro Se 46 Kingwood Greens Dr, Kingwood, TX,77339 Telephone: (281) 812-9591

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/s/ Joanna Burke

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CERTIFICATE OF CONFERENCE

The Burkes' have not conferenced with any of the parties. Any opposition to the MOTION is hereby classified as UNKOWN.

CERTIFICATE OF SERVICE

We hereby certify that, on May 28th, 2020, a true and correct copy of the foregoing Motion to Stay Proceedings was served via the Court's EM/ECF system to the attorneys of record per the CIP listing enclosed herein.

/s/ John Burke

John Burke, Pro Se 46 Kingwood Greens Dr, Kingwood, TX,77339

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/s/ Joanna Burke

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CERTIFICATE OF COMPLIANCE

The undersigned counsel certify that this motion complies with the type-volume limitation of Fed. R. App. P. 27(d)(2)(A) because this motion contains 378 words according to Microsoft Word's word count, excluding the parts of the motion exempted by Fed. R. App. P. 32(f).

/s/ John Burke

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/s/ Joanna Burke

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