May 12, 2021

Via Certified US Mail

The Honorable Merrick Garland United States Attorney General United States Department of Justice Office of Public Affairs 950 Pennsylvania Avenue, NW Washington, DC 20520-0001

From: Complainant Mr. Roy J. Dixon 6394 Emerald Dunes Drives Unit 201 West Palm Beach, Fla. 33411

RE: Federal Civil Rights Complaint of Corruption and Criminal Practices

This letter is a request for a federal civil rights oversight investigation into the corruption, which exists in the Florida Fourth 4th District Court of Appeal, Palm Beach County Fifteenth Judicial Circuit Court, and Palm Beach County Clerk of Court and Comptroller. The request is being made based on the fact(s) that Judges and members of these agencies acting under the color of law are intentionally, knowingly and wantonly suppressing forensic expert witnesses evidence and depriving African Americans of their civil rights to access the court and engaging in unethical racial discriminatory practices and judicial rulings.

In fact, Judges in the Fourth 4th District Court of Appeals and the Fifteenth Judicial Circuit Court are refusing to follow well-established case law, instructing the clerk of court to suppress pro se Black African Americans litigants expert witnesses' forensic evidence on the circuit court's docket, and denying their forensic expert witnesses' to enter the Judges courtroom to testify on the behalf of pro se Black African Americans litigants. In fact, I hired a computer forensic expert witness to testify in an unlawful employment termination and discrimination Civil Case Number: 502012CA22556XXXXMB, and the Judge refused to allow my forensic expert witness to come inside his courtroom to testify. However, the Judge allowed the defendant Palm Beach County forensic expert witness to testify to 92 pages of computer forensic evidence that he provided to me proving Palm Beach County's Attorney committed intrinsic fraud upon the court.

More importantly, the Judge instructed the clerk of court to suppress my 92 pages of computer forensic evidence on the circuit court docket under a document titled "**Notice**" (Dkt # 110) and not to transfer the 92 pages of computer forensic evidence to the Florida Fourth 4th District Court of Appeal as part of the record. More egregiously and heinously, I filed a pro se motion in the Florida Fourth 4th District Court of Appeal under CASE NO.:4D13-4045 L.T. No.: 502012CA022556XXXXMB and brought this matter to the 4DCA attention that the circuit court suppressed 92 pages of computer forensic evidence on the circuit court docket and did not transfer it to the appellate court as part of the record on appeals.

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Moreover, I requested the Florida Fourth 4th District Court of Appeal to issue an order instructing the clerk of court to transfer the missing, suppressed 92 pages of computer forensic evidence to the appellate court as part of the record on appeal, and the Florida Fourth 4th District Court of Appeal denied the motion. I also cited in the motion the Florida Fourth 4th District Court of Appeal Rule, which states, "no appeal would be determine under the entire record is transferred to the appellate court." The Florida Fourth 4th District Court of Appeal still egregiously and heinously denied my motion requesting for the suppressed 92 pages of computer forensic evidence to be transferred to the appellate court as part of the record.

Furthermore, Judges in the15th Fifteenth Judicial Circuit Court are illegally denying pro se Black African Americans litigants Constitutional Due Process Rights to access the court and instructing the clerk of court not to accept or file pro se Black African Americans litigants pleadings in defense of unlawful foreclosures. It appears that some of the former and current sitting Judges at the Fifteenth Judicial Circuit Court are and/or have engaged in illegal practices by receiving kick-back payments from the Banks. Judges has have awarded defunct servicers final judgment of foreclosure without standing to foreclose as in my CIVIL ACTION: Green Tree Servicing, LLC v. Roy J. Dixon et al. CASE NO: 2014-CA-13158-XXXX-MB.

Lastly, the Judge awarded the foreclosure of my home to a non-party who wasn't named in the action, and received an assignment of the mortgage and not the mortgage note, two (2) years after its defunct predecessor filed the foreclosure action. The same Judge barred me and my wife from filing post judgment pleadings in the circuit court to get the unlawful foreclosure judgment awarded to the non-party vacated. The Judge instructed the clerk of court not to accept any pleadings from my wife and I, and in doing so he violated our Constitutional Due Process Rights to defend against an unlawful foreclosure. My wife tried to file our 1.540(b) motion to vacate the wrongful and fraudulent foreclosure of her not to accept any filing from the DIXONS on the docket. My wife Blanche Dixon has never filed a lawsuit in state court and is not a vexation litigant, but the Fifteenth Judicial Circuit Court are denying us access to the court.

In closing, I have filed several complaints to the local FBI Field Office to investigate and have been unsuccessful in getting the FBI to investigate this corruption and illegal practices that exists in the Florida Fourth 4th District Court of Appeal and the Palm Beach County Fifteenth Judicial Circuit Court.

Respectfully,

Mr. Roy J. Dixon