

THE WHITE HOUSE

Dear Miss Kaitobad:

Many thanks for your very kind letter. Your words of encouragement meant so much to me. I believe so strongly that the President has a real vision of an America that

11/29/94

THE WHITE HOUSE

Dear Miss Karkobad:

Gladly thanks for your very kind letter. Your words of encouragement meant so much to me. I believe so strongly that the President has a real vision of an America that

8th Nov. 94.

Dear Margaret Williams,

Hi! I hope you are doing well. I just wanted to say how much we appreciate what you are doing.

Your performance during the whitewater hearings was commendable. I really admire you.

I would like to wish you much happiness in all you do and wish that you achieve even more success in life. We are very proud of you.

I have a small request. Could you please pass my letter on to Pres Clinton. I will really appreciate it. I'm very sorry to

trouble you but you seem so trustworthy. So I thought of you.

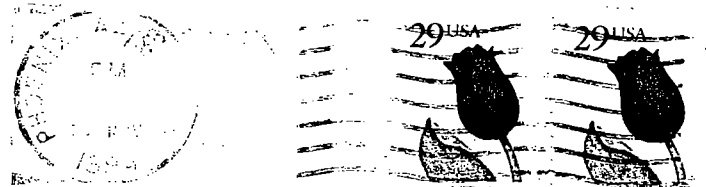
Thank you + God Bless

— Tira Kaitohad

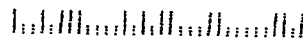


FROM:-

MISS VERA KAIKOBAD
5220 WEST NORTHERN AVE
407 GLENDALE
ARIZONA - 85301



Ms. Margaret Williams
THE WHITE HOUSE
1600 PENNSYLVANIA AVE
NW WASHINGTON D.C.
20500



THE WHITE HOUSE

WASHINGTON

October 21, 1994

Armeen Kaikobad
5220 West Northern Avenue
Apt. 407
Glendale, Arizona 85301

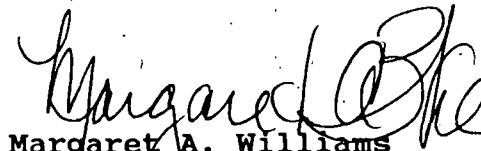
Dear Ms. Kaikobad:

Thank you very much for your letter. Your letter has been forwarded to the First Lady. Mrs. Clinton greatly appreciates your expression of trust and confidence in her.

I have forwarded your letter to the First Lady's correspondence.

Your words of encouragement and faith are highly valued and I hope that you continue to write in the future.

Sincerely,



Margaret A. Williams
Chief of Staff to the
First Lady



5220 West
Northern Avenue
Apt - 407,
Glendale, Arizona
85301

Ms. Maggie Williams,

My name is Armeen Karkotad, I am 21 years old. I saw you at the white-water hearing. I thought you did very well. I was very pleased of you.

I have a request, could you forward my letter to the first Lady. I would be very obliged. This favor would mean a lot to me. Take Care

Yours, Sincerely

Ms. Armeen
Karkotad.

me
C.

(1)
5220. WEST NORTHERN AVENUE,
APT # 407, GLENDALE,
ARIZONA, 85301.

Dear Mrs. Clinton.

This is the first time that I have ever written to anyone involved in politics. I hope I am not inconveniencing you. I know you are terribly busy. Please forgive me.

I am a twenty one year old girl. I live in Glendale, Arizona. I was born in Pakistan and came here nine years ago. I have travelled all over the world with my family.

We came to America because of freedom of religion, ideas, and spirit. Many things have struck me as appealing in this large and vast country called America. I am indeed lucky to be here.

I am sitting here alone in my room. Writing to the First Lady of America. I have something to say that I know only you will understand.

I have a belief, a total blind belief in you. I have never met you, but I identify so much with you. Like so many women in this country, who love and admire you I am one of them. I hope you don't think that this a sappy "fan letter".

I think that if I had a daughter, I would teach her to be like you. My sister and I see you, as being a just, fair and unique human being. My sister and I talked about childrens rights, womens rights and civil rights even before you entered the public scene. When you talked about these same things, we were ecstatic! At last someone knew what was in our hearts!

Many a time I have entered into a conversation with people who are completely ignorant of what you as First Lady are trying to do in this great country. I do not understand why people regard feminists as being something negative. I am proud to be a feminist. So is my sister. Why do they say such terrible things about you? We get very hurt when they do.

A feminist is a mother to her daughter and to the daughters of the world. A feminist is a daughter to her mom and to all the mothers of the world. She is not a bleeding heart liberal. A liberal is a person who considers all views and gives people the freedom to think what they believe. A liberal is a person with immense adaptability and concern for humanity. Like you.

I commend you for championing the rights of women children and minorities. We are all a minority in our hearts and souls. When we think we think alone. When we dream we dream alone. When we wish we wish alone.

You are what gives me hope. Every time I defend you and your husband I feel what I do is completely right. Why do people feel so infuriated with someone as pure and sweet as you? Someone as honest and caring as your husband. You are asking for nothing in return.

In this short life that we have, religion does not matter, wealth does not matter, who we love matters and what we do to remove human tears and suffering matters. That is what you both are doing. I bless you from every corner of my living breathing spirit. I want God to bless you so that you both may continue to do the good work that will eventually change the lives of us all.

When people say things. Let them. Their time to believe has not yet come. Although words may hurt don't let them deter your resolve.

The power in your hands is awesome. That is the reason you both were chosen. People who criticize you and put obstacles in your path, secretly know that you are right. You must hold on to your strengths. Your strengths are each other.

In my mind I refer to you and the way you think everyday. I know you think this is strange but many young girls like my sister and me long to do good just like you. That is why we look up to you and your ways. Finally I have found someone that thinks my thoughts and prayers.

My religion is Zoroastrianism. An ancient 10,000 year old Persian non-Islamic religion. I am not extremely religious, but I believe that what we do to remove human misery is the best prayer we can send to the heavens.

In this strange world of fleeting dreams, forgotten promises and unshaken hands, you are a gift to us the people. You both have much to do. And I thank all that is sacred, for you and the President. So many people are relying on you, Democrats and Republicans alike. People are after all, people. After twelve years of nothing but the runaround, our spirits rise when we hear someone speak up for the people.

In conclusion, I wish you true happiness, peace of mind, sweet friends and Godspeed. I may never meet you but please rest assured that my family and I will be thinking of you and praying for you to have success. I hope that you and the President stay in the White House for another four years, and I don't mean that in a cheap political way. May all your dreams come true and may your path be blessed in every way.

Respectfully,
Ms. Armeen Kaikobad.

P.S. : I have enclosed for you a poem that my sister had written. I hope it touches you as it did me.

HEART SOUND

HEART SOUND

Cold earth,
Trembles to the touch.
Empty hands,
That want too much.

Rains falling,
From the skies.
Take their color,
From weeping eyes.

Mists rising,
All around.
The humble head,
Lies uncrowned.

Hope scatters,
Like the dust.
The distance calls,
Go if you must.

Winds shatter,
All the pain.
Walk on now,
Or forever remain.

I hold my hand,
Out to your face.
My pain is gone,
Without a trace.

I'll be your hope,
You be my being.
I'll be your eyes,
You be my dream.

- By Vera Kaikobad.

THE WHITE HOUSE
WASHINGTON

January 24, 1994

Christopher James Kapan
Kapan-Kent Company, Inc.
701 East 60th Street
Los Angeles, CA 90001

Dear Mr. Kapan:

Thank you for sharing your craft of ceramic decorating with me. Your generosity and support mean a great deal to me.

This is a challenging time for all Americans. President Clinton is working hard to lead our country in a new direction. He is counting on each of us to join with him to make this a time of greater opportunity for all.

Thank you again for remembering me in this special way.

Sincerely,



Margaret A. Williams
Chief of Staff to the First Lady



Christopher James Kapan
Custom Glass & Ceramic Decorating
22K & Microwave Safe Gold

Kapan-Kent Co., Inc.

Since 1958

701 EAST 60TH STREET • LOS ANGELES, CALIFORNIA 90001

TEL: (213) 233-8182 • FAX (213) 233-6835

FACTORY: (800) 845-1097 RESIDENCE: (310) 451-8101



Kapan-Kent Co. Inc.

Since 1958

1-800-845-1097

If you don't see the shape you want -ask!



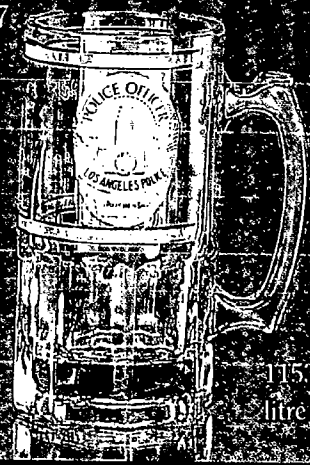


Kapan-Kent Co. Inc.

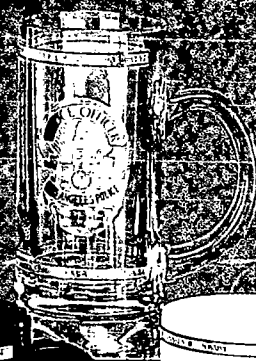
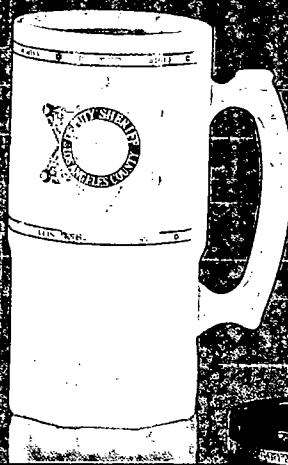
Since 1958 1-800-845-1097

Home of the exceptional "3-D" custom decorated mugs & glassware for the protection industries

5273 13.oz.



1153 litre



Bravo 15.oz.



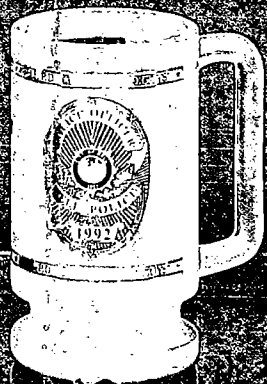
Grande 15.oz.



Grande 15.oz.



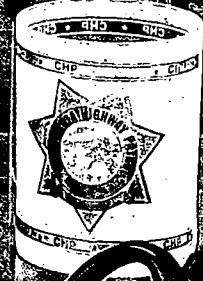
3664 17.oz.



Grande 15.oz.



918 14.oz.



918 14.oz.



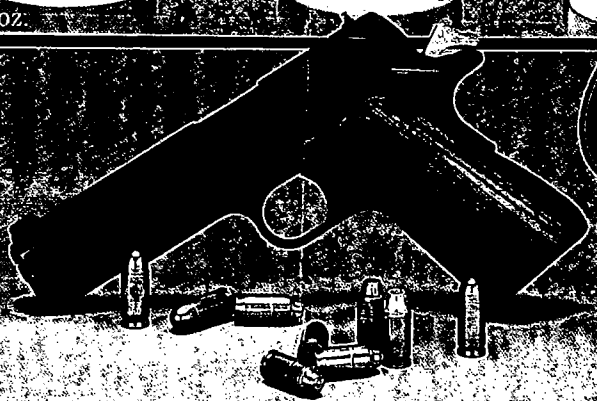
5201 10.oz.



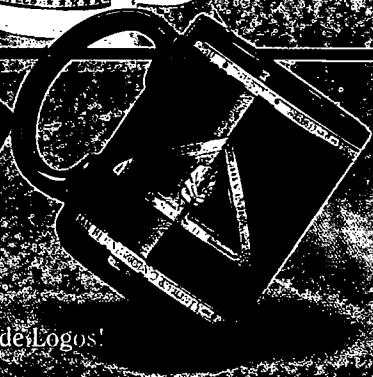
Grande 15.oz.



8601 11.oz.



Backside Logos!



701 East 60th Street • Los Angeles, California 90001
Tel: (213) 233-6162 • Fax: (213) 233-6635 • (800) 845-1097

Send thank
you letters

Christopher James Kapan

Dear Margaret Williams,
Good Morning!

Enclosed are some actual samples
of our skills. We have accomplished
this task for every President since
General Eisenhower's inaugury.

All of these objects can be
personalized with actual signatures.

Please make use of these mugs
that we have sent for your personal
satisfaction. We will be happy to
service any of your requirements
for the White House staff or
the President's requests.

Many Thanks

Chris Kapan

THE WHITE HOUSE
WASHINGTON

June 6, 1994


Dean Allen Karnes
41800 Crest Drive
Hermet, CA 92344

Dear Mr. Karnes:

Thank you very much for your thoughtful letter. Words of praise and encouragement are always a joy to hear. Your continued support will be invaluable as the Administration works to make meaningful changes in people's lives.

Thank you again for taking the time to express yourself to me.

Sincerely,



Margaret A. Williams
Chief of Staff to the
First Lady

Thank you
Margaret Williams

Dear Margaret Ann Williams

I am so happy for you today. This day is a joyfull day to remember. You as a truly special person have touch many people here in this beautiful country of ours and we thank you so much. From the Karnes family we send our blessings in a prayer for you and your loved ones.

O Lord my God, my guide and friend it is good to sing praises to you and to remember your faithfulness and steadfast love.

I am reminded that as the sun rises every morning and as the waves roll in unceasingly, so your love is just as unending.

Friendships come and go, opportunities eb and flow, but your love and care for me is as constant as the sun and as endless as the heavens. For that, O Lord, I am forever grateful. Amen!

Dean Allen Karnes
41300 Crest Dr.
Hemel Ca 92344

Letter of
Support

Dean Allen Francis
41800 Crest Dr.
Hemet Ca
92344



Margaret Ann Williams
Assistant to the Pres and Chief
of staff to the first Lady
The White House office
1600 Pennsylvania Ave. NW
Washington D.C. 20500

THE WHITE HOUSE
WASHINGTON

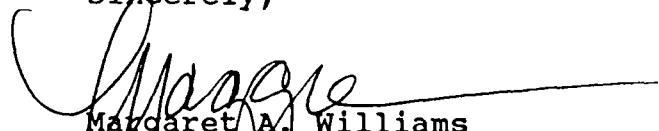
January 19, 1995

Ms. Janis Kearney
U.S. Small Business Administration
409 Third Street, S.W.
Washington, D.C. 20416

Dear Janis:

Thanks for keeping us in your
thoughts and prayers.

Sincerely,


Margaret A. Williams
Chief of Staff
to the First Lady

Hillary needs a new fight

Rather than another makeover, first lady should take aim at schools or gangs or juvenile justice system.

LOS ANGELES — The bitch with the brains. Why make a fuss over that? Kathleen Gingrich couldn't understand it.

"What's all the fuss about?" she asked on the syndicated-TV show *American Journal*. "Because I said she is a bitch. And that's what all the pins are saying. Yes, she is."

But in Kathleen Gingrich's view, a smart bitch. "I think she really has the brains, really."

The demonization of Hillary Clinton has been so successful that Kathleen Gingrich is right to wonder why a fuss would be made when someone simply says it aloud.

The truth is that people call Hillary Clinton a bitch or worse everyday — on buttons and posters, as well as videos, talk radio, cable television, computer bulletin boards, even in greeting cards.

This is a multimillion-dollar industry.

Even those who don't like her acknowledge that the first lady is smart, tough and tenacious.

Her solution for health care was poorly executed, and her approach ideologically out of step, but the real crime was that she ended up as the person who was going to take your doctor away, not the one who was trying to make sure your kids stay well.

She ended up, for many Americans on the other side, which is the worst place for someone like her to be.

Calling a male opponent a smart son-of-a-bitch is sometimes high praise, but almost no one likes a hard-driving aggressive woman when she's on the other side.

But a smart bitch is a great person to have on your side.

Who wouldn't hire Leslie Abramson, famed lawyer for the Menendez brothers, if you were charged with murder? She's the real thing.

Who wouldn't want Marcia Clark on your side against any bad guy? She's a great prosecutor, and you know what the defense lawyers think of her.

In a luncheon interview this week with society and gossip reporters, the first lady sought their advice on how to soften her image.

No more makeovers. Please. Hillary Clinton doesn't need a new persona. She needs



FIRST LADY: What should she do next?

A new campaign might not help the first lady with those who've written her off because of Whitewater and associated mud, but the majority of Americans are still up for grabs.

What if Hillary Clinton led the fight against bloated local school administrations and entrenched unions that fight change?

What if she became the advocate for every kid in a lousy school in America, pressing the case against parents who don't fulfill their responsibilities?

She'd get attacked some, by superintendents, administrators, bureaucrats — but nothing compared to what the insurance companies did to her. To most parents, she'd be a hero.

How long would it take Americans to rally round the first lady if she took on the justice system for failing on juvenile crime?

Who wouldn't join her team if she decided to declare war on gangs?

Hillary Clinton will no doubt charm Speaker Gingrich and his mother during their tour of the White House. Kathleen Gingrich will emerge saying she found Hillary Clinton to be much nicer, warmer and more appealing than she'd expected.

Most people who meet her say that. Maybe someday the American people will see that side of her, too.

But in the meantime, we have one of America's great lawyers working for us. We should use her.

COUNTERPOINTS: Four columnists provide views from diverse perspectives on today's issues. **Mondays:** Tony Snow. **Tuesdays:** Michael Garner. **Wednesdays:** Linda Chavez. **Thursdays:** Susan Estrich.



COUNTERPOINTS
By Susan Estrich



Editorial and publication headquarters
1000 Wilson Blvd., Arlington, Va. 22229
Phone: 703-278-3400

For subscriptions and general information:
1-800-USA-0001

Published by Gannett Co., Inc. Volume 13, No. 83 (ISSN 0734-7456)
Classified advertising: 1-800-USA-CLAS
For National and Regional advertising: 1-800-242-5858
For copies of articles: 703-278-5864
For quality reprints: Call 703-278-4558
For reprints and permissions: Call 703-558-5619 (Fax: 703-247-3139)
Available online from: Datatimes, Dialog, and Mead Data Central

Hours: Mon. - Fri.: 8:30 a.m. - 9 p.m. Eastern Time
Subscription rates: 13 weeks \$39.00; 26 weeks \$78.00; 39 weeks \$117.00; 52 weeks \$158.
Rates are for home, office and mail delivery in U.S. and territories. Rates to Canada and other foreign countries are available. Prices may vary when buying from dealers beyond the publication areas.
Send correspondence about subscriptions to USA TODAY, Director of National Customer Service, P.O. Box 4179, Silver Spring, Md. 20914.
Hearing impaired with TDD equipment: 1-800-331-1706

USA TODAY is a member of The Associated Press and Gannett News Service, and subscribes to Reuters among other news services. They provide material for stories.
Postmaster: Send address changes to USA TODAY, P.O. Box 4500, Silver Spring, Md. 20914.

USA TODAY is published daily (except Saturdays, Sundays and general legal holidays). Second-class postage paid at Arlington, Va., and additional mailing offices.
USA TODAY, its logo and associated graphics are the federally registered trademarks of Gannett Co., Inc. All rights are reserved.

PHOTOCOPY
PRESERVATION



Even
Send

U.S. SMALL BUSINESS ADMINISTRATION
WASHINGTON, D.C. 20416

OFFICE OF THE ADMINISTRATOR

Maggie,

Dear
Janis -
thanks
for keeping
us in your
thoughts and
prayers

Maggie

Mr. Estrich said it like
I would. Keep up the

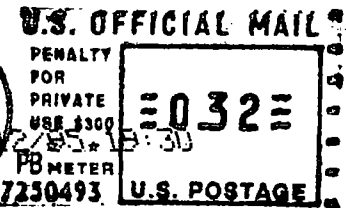
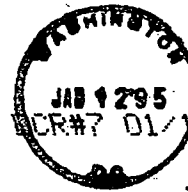
Great work. Have a
Blessed New Year.

Janis Kearney

U.S. Small Business Administration
Mail Code:
409 Third Street, S.W.
Washington, DC 20416

Official Business
Penalty for Private Use, \$300

AN EQUAL OPPORTUNITY EMPLOYER



Maggie Williams
Chief of Staff
Office of the First Lady
White House -
WA, D.C. 20500

THE WHITE HOUSE
WASHINGTON

November 10, 1994

Ms. Katharine Kelly
3370 North Gordon Place
Milwaukee, Wisconsin 53212


Dear Katharine:

Thank you for writing and for sending me the picture of us together at the Hyatt. I enjoyed meeting you.

I have signed a copy of our photo and hope you will enjoy having it as a memento of our meeting.

I hope that you will have a happy and successful year at school. Thank you again for writing.

Sincerely yours,


Hillary Rodham Clinton

October 21, 1994

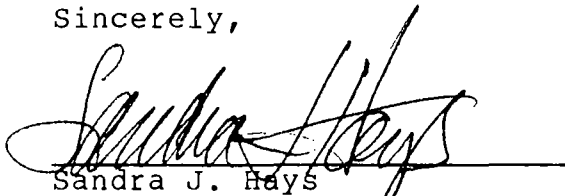
Hon. Hillary Rodham Clinton
Office of First Lady
White House
Washington, D.C. 20500


Dear Mrs. Clinton:

When you were campaigning in Milwaukee in March, 1994 for health care reform, our daughter Katharine Kelly, who is eight years old, had the honor to meet you, and we had the good fortune to get the enclosed photo. Katharine sends one to you, and she would appreciate it if you would inscribe the other and return it to her in the enclosed envelope. Her note is also enclosed.

We appreciate your efforts and those of the President to move America forward again; we hope you will not lose heart, because there are many of us "out here" who support the Clinton Administration with enthusiasm. Please extend our best regards to the President.

Sincerely,


Sandra J. Hays


Walter F. Kelly

Katharine's Proud Parents

Dear Mrs. Clinton,

I am 8 years old
and in the 3rd grade. I met
you at the Hyatt in Milwaukee,
WI. I am sending you this
picture that my mom took at
the Hyatt.

Sincerely,

Katharine
Kelly

Peter G. Kelly

211 North Union Street Suite 300 Alexandria, Virginia 22314
Telephone 703/683-6612 Facsimile 703/683-6128

April 20, 1994

*personal
response
Sent off
on personal
stationery*

Ms. Maggie Williams
Chief of Staff
Office of the First Lady
The White House
1600 Pennsylvania Avenue, N.W.
Washington, D.C. 20500

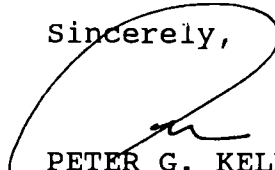
Dear Maggie:

Not being one of those "in your face guys", I resisted bothering you to say how very pleased and proud of you I was to see you take on the task of being Chief of Staff to the First Lady and dispatch the rather complex and demanding tasks of that position with apparent ease.

Hence, I was absolutely delighted to see you last evening at the White House Trustee event. There's an old saying that "Good people don't change much"; in your case, it is nice to say that you haven't changed much.

Congratulations on your achievements. The First Lady is lucky to have you with her in this arduous task called national leadership. Good luck.

Sincerely,



PETER G. KELLY

PGK/slf

THE WHITE HOUSE
WASHINGTON

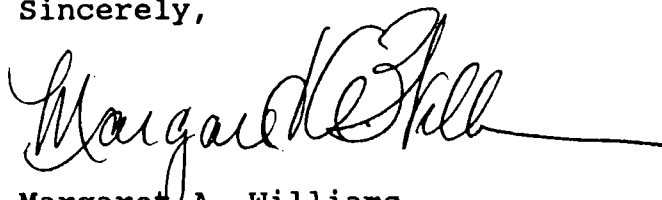
June 6, 1994

Barbara Z. Kennedy
6400 Fort Hunt Road
Alexandria, Virginia 22307

Dear Ms. Kennedy:

Thank you for the kind words expressed in your letter of March 14, 1994. Encouragement and support are always welcomed. Thank you again for your thoughtfulness.

Sincerely,

A handwritten signature in cursive script, reading "Margaret A. Williams", with a long horizontal line extending to the right.

Margaret A. Williams
Chief of Staff to the
First Lady

Barbara Z. Kennedy
6400 Fort Hunt Road
Alexandria, Virginia 22307
(703) 765-7165

March 14, 1994

Ms. Maggie Williams
Office of the First Lady
The White House
Washington, D.C. 20500

Dear Ms Williams,

Your response to the press after the hearing on the 10th of March was splendid. Your calm, intelligent, upbeat reply accomplished so much in very few words. Your statement was repeated several times during the next two days and made it possible for me to listen to the news again with the hope that the innuendo, fantasy and meanness had diminished a little. Thank you so much.

Sincerely,

Barbara Z. Kennedy

do form letter
w/a warm touch
"Thank you for your
kind words."

THE WHITE HOUSE
WASHINGTON

May 17, 1994

Beatrice Cornner King
President
Freedom Broadcasting Company USA
4748 N. 36th Ave.
Omaha, NE 68111

Dear Mrs. King:

Just A quick note on behalf of Mrs. Clinton and myself to thank you for your letter and prayers. Both are deeply appreciated.

With best wishes.

Sincerely,

A handwritten signature in cursive script, appearing to read "Margaret A. Williams", with a long horizontal line extending to the right.

Margaret A. Williams
Chief of Staff to the
First Lady

Draft for MAW signature

Dear Mrs. King:

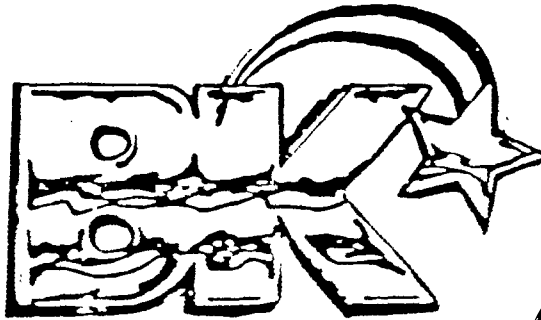
Just a quick note on behalf of Mrs. Clinton and myself to thank you for your letter and your prayers. Both are deeply appreciated.


With best wishes.

Sincerely,

204 Monroe Street • Rockville, Maryland 20850 • 301-294-0600

PHOTOCOPY
PRESERVATION



A Special Message by
Beatrice King 

April 20, 1994

Mrs. Hillary Rodham Clinton
c/o Ms. Maggie Williams
Chief of Staff to First Lady
The White House West Wing
1600 Pennsylvania Avenue N.W.
Washington D.C. 20500

Dear **Ms Maggie Williams and Mrs. Clinton:**

I read the article in Essence Magazine (October/1993) by Ms. Vanessa J. Gallman editor at the Washington Post.

Like you Ms. Williams I am responsible for watching someone else's back, making things work and making sure things don't fall between the cracks.

The Lord touched my heart to write to Mrs Clinton 3-4 weeks ago but I didn't know how to get this material to you. On April 16, 1994 I read an article on Ms. Maggie Williams in Essence Magazine. And we know that all things work together for good to them that love God, to them who are the called according to his purpose (Romans 8:28).

Mrs. Clinton, I am writing to tell you about a man I know by the name of Edward L. (Buddy) King. He is a humble man who started with a prayer and a dream for over twenty years of owning his own radio station. He is a man with very little money but he has millions of dollars worth of talent and experience in the radio and television profession.

My husband gave-up his dream for three years to take care of me because I had to recover from having a mastectomy. After my surgery, I have my high and low times, but one thing I learned from this experience: there is a living **God**, and this experience renewed my faith in the **Lord Jesus Christ**. And I am thankful to the **Lord God Almighty** that he allowed this wonderful man into my life for the last 24 years. And I was able to learn with my **God** and my husband there is life after cancer.

I'm writing to you because I know you can relate to my way of thinking because you also married a man with the same attributes who started with a nothing but a prayer and a dream.

But **God** says...in (**Romans 4:17**)"calleth those things which be not as though they were". And we know God's Word has life in it. Our pray was for a radio station here in our home town of Omaha, Nebraska.

The **Lord** blessed us with a partner with a radio license for a FM radio station in St. Eustatius, Netherlands Antilles Dutch, West Indies, a wireless cable license, partnership in telemarketing company, pending licenses for cellular telephone, television, AM radio, a ownership in a hotel on St. Maarten Island. Praise the Lord. . You can do all things through **Christ Jesus**.

I'm attaching a letter we wrote to your husband about our projects and goals. Mrs. Clinton, we are not asking for a **hand-out we are just asking for a hand**.

I'm asking you for your prayers for my husband's success of his goals and projects. And my prayer for your husband is: Dear **Lord**, may President Clinton have the strength of **Hercules**, wisdom of **Solomon**, the patience of **Job** and most of all the love of **Jesus**.

My mailing address is 4748 North 36th Avenue Omaha, Nebraska 68111. We can be reached by telephone (402) 455-3827. My God and my family are working together it is our prayer and **His Power**.

Oh, give thanks to the **Lord**,



Beatrice Cornner King, President
of Freedom Broadcasting Company USA



Freedom/Oranjestad Broadcasting Company
1630 Lothrop Street
Omaha, NE 68110



April 15, 1994

President William J. Clinton
c/o Executive Office of the President
The White House
1600 Pennsylvania Avenue N.W.
Washington D.C. 20500

Dear President Clinton:

We recently wrote to you about our company and our communications plans for the Eastern Caribbean Basin (note attached letter). We felt compelled to write to you again Mr. President to give you an update on our efforts, and to thank several members of your administration and several employees of various governmental agencies for their timely assistance in helping us facilitate our projects through their agencies.

We are a small communication company, Mr. President since we started our company in Little Rock, Arkansas, in 1981 we feel that the help that we have received from these individuals has helped our project **immensely** and with their continued help, we will achieve our goals.

We would first of all like to thank Mr. Harvey Rothman in the local Omaha, Nebraska Office of the Department of Commerce. Mr. Rothman has been a God sent person in helping us to network with the various governmental agencies that we have sent our projects to. He not only has taken the time to help us, but has also given us timely advice on things we could do to better improve our projects presentation. We would also like to thank him for his efforts in trying to arrange a meeting with our company and Secretary of Commerce Ronald Brown on his upcoming visit to Omaha, Nebraska in May.

Secondly we would like to thank Mr. Louis Camphor of the National Telecommunications and Information Administration of the U. S. Department of Commerce. he has been very helpful and prompt in getting us information on the various programs and technical assistance provided by his department. He also has continued to make himself available to us on any follow-up that we might need.

In trying to do a project like ours one of the biggest problems facing a small company such as ours has been financing. Through Secretary Brown, Office of Commerce we were sent timely materials that introduced us to several government agencies and private overseas lending institutions that were set-up to help companies like ours bridge that gap, mainly the Overseas Private Investment Corporation, Multilateral Investment Guarantee Agency, Import and Export Bank, and the Agency for International Development (AID).

We have made application for assistance to each of these agencies, and to date have received excellent assistance in reviewing and evaluating our proposals for financial and technical assistance.

At the **Overseas Private Investment Corporation** we would like to thank the efforts of its director **Mrs. Ruth Harkin** also **Mr. Richard M. Greenberg** and **Mr. Juan Alvarez** of the **Investment Development Department**, **Ms Joan Cezair** and **Ms. Sharon M. Williams** of the **Insurance Department** for their help in getting our project registered for **Political Risk Investment Insurance**.


Also **Ms. Stine Anderson** of the **Multilateral Investment Guarantee Agency** for her help and assistance for also getting our project registered through her agency for **Political Risk Investment Insurance**. We have found that **Political Risk Investment Insurance** has actually helped us in our negotiations with several local and foreign banks and with this type of coverage it can help make a difference in our ongoing discussions.

Recently, **Mr. President**, we got a chance to view your town hall meeting in **Kansas City, Missouri**, via the television hook-up here in **Omaha, Nebraska**. As a small business we applaud your efforts in health care as well as helping small businesses like ours achieve their full potential especially with your new **National Information Infrastructure Concept**. We believe that our communication projects and our efforts in the **Caribbean Basin** will benefit greatly from this new technology and greatly enhance communication in the entire **Caribbean region**. **Mr. President**, we are not asking for a hand-out; we are just asking for a hand.

If there is anything we can do to show our support please feel free to call upon us. We would like to request an autographed picture of you for ourselves and one for **Lt. Governor Dr. Irwin Encio Temmer** of **St. Eustatius, Netherlands Antilles**.

Again thank you **Mr. President** and we are praying for your continued interest in our project and our government assistance in our endeavors in the **Caribbean**. And we would again like to invite you to visit **St. Eustatius** for **Independence Day** and our grand opening of the radio station and which we will observe this **November 16, 1994**.

Sincerely,



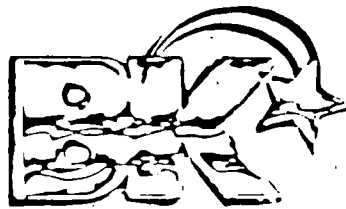
Edward L. King,
President and Managing Director
Freedom/Oranjestad Broadcasting

c.c.

all above mentioned individuals and agencies.

Mr. Henkie Rivers

WITH SINCERE THANKS FROM



Beatrice King!



THE WHITE HOUSE
WASHINGTON

September 22, 1994

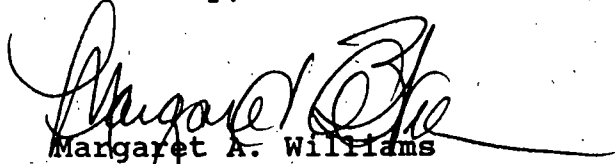
Walter D. Kirkland
115 West Cottage Place
York, Pennsylvania 17403

Dear Mr. Kirkland:

Thank you for your thoughtful letter and accompanying materials. Your words of encouragement and support mean a great deal to me.

It was very kind of you to take the time to write as you did.

Sincerely,



Margaret A. Williams
Chief of Staff to
the First Lady

*Send Standard -
thanks
word's of encouragement
Maggie*

August 6th, 1994

Honorable Maggie Williams
Chief of Staff of The First Lady
Honorable Hillary Clinton
THE WHITE HOUSE
Washington, D.C. 20500

Re: RTC INFORMATION THAT YOU MAY FIND USEFUL

Dear Ms. Williams:

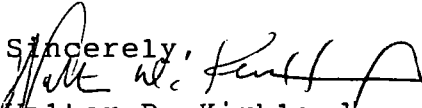
Enclosed please find documents containing information that is relevant to your recent appearance before the House and Senate Investigation Committees that are investigating the Whitewater Matter.

I wish to congratulate you on your deportment during what I believe to be a Racial Attack on your integrity by Representative King and others.

I found your testimony to be highly creditable and I for one, am proud of you.

I personally do not believe that these investigations are about RTC Fraud and Cover Up. I believe that more likely, it is nothing more than a planned concerted effort to discredit President Clinton's Presidency because he has placed competent persons from the Black and Hispanic Community in high profile positions where they are confidently and efficiently performing their duties not just as tokens so that they can be blamed for any problems that arise in their agencies.

I pray that the enclosed material may be of some use to you and the President.

Sincerely,

Walter D. Kirkland
115 West Cottage Place
York, Pennsylvania 17403
(717) 852 8074

AN OPEN LETTER

August 3rd, 1994

Honorable Donald Rieggle
Chairman, Senate Banking,
Housing & Urban Affairs Committee
Washington, D.C. 20510

Dear Senator Rieggle:

On June 21st, 1994, after my wife and I were physically abused and illegally arrested while sitting in the Dutchess County District Attorney William Grady's office to give Assistant District Attorney Lincoln Woodard addition direct evidence in support of a Criminal Complaint that I filed with his office. I sent you one of many letters that I sent to you regarding the involvement of employees in the Valley Forge, Pennsylvania Office in an illegal conspiracy and cover up that is being used to circumvent the Constitution and Civil Rights Act and to steal property located at 27 Widmer Road, Wappingers Falls, New York from me that I legally purchased on November 4, 1993 at a Sheriff Sale held in the lobby -- Dutchess County Court House, Poughkeepsie, New York.

I have kept your co-chairman/Minority Leader, Senator Alfonse D' Amato aware of the illegal acts that are being committed in furtherance of this continuing and spreading Racial & Politically Motivated Conspiracy that includes the more than ten year cover up of a murder for more than a ten year period. As of this date, your committee has not responded and/or acknowledge any of the many letters and inquiries that I sent to your committee.

Therefore, I was surprised and appalled when I received a letter dated July 14, 1994, containing information that the writer, Mr. H. Ross Ford, Deputy Secretary in the Valley Forge, Pennsylvania Office of the RTC had to know was false. My letters to you were complaining about the involvement of the Valley Forge, Pa. employees involvement in the conspiracy. Mr. Ford began his July 14th, 1994 letter by stating:

"Thank you for your letter addressed to Senate Banking Committee Chairman Donald W. Rieggle, Jr., regarding a forclosure suit resulting from a loan formerly held by Ensign Federal Savings Bank, an institution under the jurisdiction of the Resolution Trust Corporation."

The contents of Mr. Ford's letter are blatantly and totally false. It is my belief by simply writing this letter to me, Mr. Ford had knowing violated the Criminal Statutes of our Government. At no time did I write you a letter regarding a foreclosure suit resulting from a loan formerly held by Ensign Federal Savings Bank.

I did write you concerning the filing of an illegal lawsuit more than five years after Mr. Scott allegedly defaulted on an alleged none existant First Mortgage on the property that I legally purchased at a Sheriff Sale and the unlawful involvement of RTC employees in the illegal filing of the lawsuit.

Page 2 of 2 Pages
Senator Riegler
August 3rd, 1994

I know that the correspondence and the information that I sent to you can be perused by both the staffs that are working within the RTC. I do not believe that you and/or any of your staff asked Mr. Ford to respond to my letter.

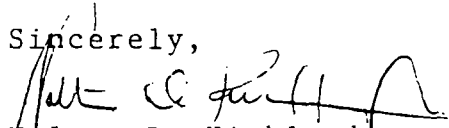
I am aware, that both Senator D'Amato and I am aware that for more than a ten year period, I have sent him direct evidence that should have made him aware of the Role of Former Peekskill Mayor George Pataki in this continuing illegally conspiracy and cover up. More importantly, I gave him direct evidence depicting the Perjury that Mr. Pataki committed and Mr. Pataki direct involvement in the cover up and the use of Albert Riley a/k/a Albert Rielly's Homocide.

I also sent Senator D'Amato, direct evidence depicting how Mr. Pataki recommended that the Board of Directors hire Joseph Scott, Jr. as the attorney for the Peekskill Housing Authority at a time that Pataki knew that Scott was illegally acting as a Lawyer, who was representing me in an effort to settle a dispute that I was having with City of Peekskill Officials over the disparaging treatment that I was receiving as Police Commissioner of the City of Peekskill, New York. Mr. D'Amato was also made aware of the fact, that when Mr. Pataki made his recommendation, I, as Police Commissioner was conducting a Criminal Investigation into the misuse of "HUD" Rehabilitation funds within the Peekskill Housing Authority.

I believe that at this time, I should make you aware that I am a Registered Republican Voter, who has always voted for the person that I deem is the best person for the position that I am voting for.

I would appreciate a prompt response informing me whether or not you directed any member of your staff ask Mr. Ford to respond to my letter to you that was addressed to Secretary of Treasury, Llyod Bentsen, Director of the Office of Thrift Management and Oversight and you.

Sincerely,


Walter D. Kirkland
115 West Cottage Place
York, Pennsylvania 17403

Enclosures:

AN OPEN LETTER - VIA CERTIFIED MAIL # P 016 650 675

August 3rd, 1994

Alan S. Frigon
Supervisory Analyst
Special Projects
F.D.I.C. Legal Division
550 17th Street, N.W.
Washington, D.C. 20429

Re: WALTER D. KIRKLAND'S COMPLAINT & FREEDOM OF INFORMATION
REQUEST TO MS. ELLEN KUKLA, JOHN RYAN & WILLIAM ROELLE
DATED AUGUST 3RD, 1994

Dear Mr. Frigon:

I learned that I was covertly and illegally named a Defendant in a Law Suit that was illegally filed in the Supreme Court of the State of New York: Dutchess County naming Ensign Federal Savings Bank as the Plaintiff after the Ensign Federal Savings Bank was closed and placed into Receivership/Conservatorship by the RTC on July 31, 1990. The illegally filed lawsuit was allegedly filed on March 27th, 1991 as Ensign Federal Savings Bank Vs. Joseph Scott, Jr., Jacquelyn Heady, Calvin and Linda Kemp, 1381/91.

I learned that I was covertly and illegally named a Defendant in the illegally filed matter after John B. McDonald, Jr., an Attorney and a Partner in the former Law Firm Stocksclaeder & McDonald, knowingly prepared a fraudulent Stipulation and forged Defendant Scott's name thereon relieving Defendant Scott of any liabilities that Scott might have incurred because of the illegally filed lawsuit.

An order was allegedly issued on September 23rd, 1991 and allegedly filed on September 25th, 1991 by former Chief Justice of the Dutchess County Surrogate Court James Benson that covertly named me as a Defendant to replace Defendant Jacquelyn Heady, Calvin and Linda Kemp. Based upon the contents of the fraudulent Stipulation and the Order that was allegedly signed by Judge Benson, who had reached the mandatory retirement age of 70, I became the only defendant at risk in the illegally filed lawsuit and I was not made aware that I was a Defendant until I learned for myself of the illegally filed action when I attended a Sheriff Sale that was scheduled to be held on December 17th, 1991 by the Dutchess County Sheriff Department.

I learned that the Ensign Federal Savings Bank was closed and placed into Receivership/Conservatorship, when I called and learned that the bank was closed.

Enclosed please find copies of the letters that I sent to the persons named in the Re: Section of this letter for your perusal.

Page 2 of 3 Pages
Alan S. Frigon
August 3rd, 1994

From the date that I made my first inquiry to the RTC, the Office Of Thrift Management and Oversight, the Secretary of Treasury, the Inspector General for the RTC, I have been unable to learn who hired the network of Attorneys and Law Firms to covertly name me as the sole Defendant in an illegally filed lawsuit to prevent me from owning a piece of property that has a total access value of 78,000 dollars and has been forced to remain vacant and uncared for from the date of the first Sheriff Sale that was scheduled to take place on July 20th, 1990, approximately two weeks before the Ensign Federal Savings Bank was closed and placed under the Supervision of the RTC.

Did Rtc hire this network of lawyers and law firms to continue this unlawful action for more than a three year period without any of the law firms filing a Notice Of Appearance that they were representing the RTC as Plaintiff on Behalf of Ensign Federal Savings Bank.

It is my understanding that when a Bank hold a series of Second Mortgages at the time that the Bank in closed under the Financial Institutions Reform, Recovery and Enforcement act and those mortgage are on dwellings, they are sold in groups to the highest bidder and then it is up to the purchaser of the property to institute any legal actions regarding said property: Is this correct?

On July 29th, 1994, I was informed by an Attorney James F. Tyrie, from a new law firm named Stockschlaeder, McDonald & Sules, via a letter that he sent to Judge Stephen Wing, Poughkeepsie City Court Poughkeepsie, New York and cc to me, that he is the attorney for John B. McDonald, Jr., and that he sent Judge Wing two correspondence demonstrating his law firm's authority to represent the RTC in matters relating to 27 Widmer Road, Wappingers Falls, N.Y.. Be advised that 27 Widmer Road, Wappingers Falls, New York is the property that I legally purchase from the Dutchess County Sheriff Department and the Dutchess County Attorney's Office held on November 4th, 1993 in the lobby of the Dutchess County Courthouse. None of the Plaintiff attorneys were at the Sheriff Sale.

When did the RTC hire Mr. Tyrie's law firm to represent the RTC in matters relating to my property located at 27 Widmer Road, Wappingers Falls, New York.

For the past three plus years, I have been receiving incomplete and conflicting information from the RTC in response to the numerous Freedom of Information Act requests that I have made. On July 12, 1994, I received a letter from H. Ross Ford, Deputy Vice President of the Valley Forge Office of the RTC that contradicted the statement contained in a letter that Mr. Ford sent to me on November 12th, 1993 and the information that I had previously received from Mr. Clifford Callahan and others within the RTC. I am enclosing copies of Mr. Ford's November 12, 1993 and July 14, 1994 letter for your perusal.

Alan Frigon
Page 3 of 3 Pages
August 3rd, 1994

I submit to you that the contents of Mr. Ford's July 14th, 1994 letter to me are blatantly false and nothing more than another overt illegal act on behalf of RTC Employees from the Valley Forge, Pa. Office to justify their wrongful action in this matter in furtherance of the this continuing, Illegal Racial and Politically Motivated Criminal Conspiracy that is making use of our Courts to circumvent the Constitution and Civil Rights Laws of the United States and the States involved by public officials who are illegally acting under the color of law.

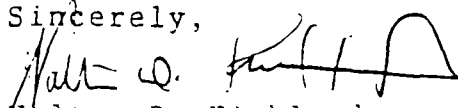
If you will take the time to read the documents annexed to the six page letter dated June 21st, 1994, you will see an Order dated May 10th, 1994 that affirms that after she signed an Order on April 21st, 1994, in the illegally filed matter of Ensign Federal Saving Bank Vs. Joseph Scott, Jr. and Walter D. Kirkland, 1381/91 that contained information that she knew was false and I was given the only opportunity to appear before her in more than a two year period on May 6, 1994 and made her aware that the contents of the order that she illegally signed, she recused herself sua sponte IN THE INTEREST WITHOUT BEING REQUESTED TO DO SO.
/ OF JUSTICE

The Orders that Mr. Ford referred to in his July 14th, 1994 letter to me are none existant; they were never legally filed and libered with the Clerk in the illegally filed matter.

Furthermore, the following statement contained in Mr. Ford's Letter to me is completely false as it relates to an alleged first Mortgage that was given to Defendant Scott on the 27 Widmer Road, Wappingers Falls, New York Property. Jacquelyn Heady, one of the Defendants that I was named to replace in the illegally filed law suit was the only person that could have held a First Mortgage on the property. Did the RTC hire Attorney Joseph E. Butts, who just happens to be a Poughkeepsie City Court Judge, to covertly and illegally pay the taxes on my 27 Widmer Road, Wappingers Falls, New York Property?

I would appreciate a prompt response to the above mentioned inquiries.

Sincerely,


Walter D. Kirkland
115 West Cottage Place
York, Pennsylvania 17403

Enclosures:



RESOLUTION TRUST CORPORATION
Resolving The Crisis
Restoring The Confidence

August 9, 1993

Walter D. Kirkland
115 West Cottage Place
York, PA 17403

Dear Mr. Kirkland:

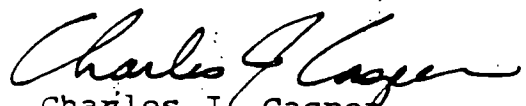
This letter is in response to our telephone conversation on this ~~day~~ in which you asked me for certain information relating to your current Freedom of Information Act (FOIA) Request #92-1279, and for additional information about whether or not the Resolution Trust Corporation hired the law firm of Stocksclaeder & McDonald, and the law firm of Scott Bush in Albany, New York.

This letter is also to confirm that you are no longer being represented by Mr. James W. Harris, or other attorney, in the litigation matters relating to the Resolution Trust Corporation.

With regard to your questions pertaining to your FOIA Request #92-1279, please direct your questions to Ms. Laurie Smith, Resolution Trust Corporation, FOIA Department, Valley Forge Office, P.O. Box 1500, Valley Forge, PA 19482-1500; (215) 650-6288 (or 1-800-782-6326; ext. 6288).

With respect to the additional information you are seeking, please submit an appropriate FOIA request to the Resolution Trust Corporation, pursuant to the Freedom of Information Act, 5 U.S.C. § 552 et seq. You may send this FOIA request to my attention, or directly to Ms. Laurie Smith.

Sincerely,


Charles J. Casper
Staff Attorney

cc: Laurie Smith



RESOLUTION TRUST CORPORATION

**Resolving The Crisis
Restoring The Confidence**

November 12, 1993

Walter D. Kirkland
115 West Cottage Place
York, PA 17403

Re: Freedom of Information Act Appeal No. RTC-93-A043

Dear Mr. Kirkland:

This is in response to your letter, received October 13, 1993, appealing the Resolution Trust Corporation's ("RTC") response to two of your requests (#92-1279 and #93-0639) for documents pursuant to the Freedom of Information Act ("FOIA"), 5 U.S.C. § 552, as amended.

On November 5, 1992, we received your FOIA request (#92-1279) for ten categories of information regarding Ensign Federal Savings Bank. By letter July 8, 1993, you subsequently amended your original request for five categories of information. Specifically, you requested the date the OTS ordered Ensign Federal Savings Bank closed; a copy of the conflict of interest letter from Stocksclaeder & McDonald to Mark Warren; a copy of the letter from Mark Warren to Stocksclaeder & McDonald naming Walter Kirkland as defendant; copies of invoices to the RTC from Stocksclaeder & McDonald; and the name and address of the RTC Inspector General. On August 20, 1993, the RTC responded to your amended request and released the requested information except for a copy of the letter naming you as a defendant, which could not be located, and invoices submitted to the RTC by Stocksclaeder & McDonald, which were withheld under FOIA exemption (5), the attorney work product privilege.

By letter of August 9, 1993, you submitted another FOIA request (#93-0639) for three categories of information, including the name of the person at the RTC that authorized Stocksclaeder and McDonald to name you as a defendant; whether Mark Warren is a member of the RTC's staff; and whether the RTC authorized the hiring of Scott Bush and/or the law firm of Roche, Corrigan, McCoy and Bush. You also requested a copy of a letter sent from James Harris, Esq. to Tom Luck dated June 11, 1993. On September 29, 1993, the RTC provided you with answers to your requests for information and also released

Mr. Walter Kirkland

Page 2

New York Real Property Actions and Proceedings Law § 1311, a Judgment Creditor is a "necessary party" and must be joined if he is a junior lienholder on the real property in the foreclosure action.

In 1992, the RTC, as Receiver for Ensign Federal Savings Bank, sold its right, title and interest in the mortgage on Mr. Scott's mortgaged property to Diversified Financial Systems, L.P. Consequently, Diversified Financial Systems then became the new party in interest in the subject foreclosure lawsuit, and apparently retained the law firm of Stocksclaeder & McDonald to continue the foreclosure action.

As a result of this sale, the RTC no longer holds the mortgage, and has not been responsible for the subsequent foreclosure litigation or related legal fees. Further, the RTC has not incurred legal fees relating to three law firms, as you state in your letter. The RTC was not responsible for, nor did it pay for, any of the legal costs of the law firms of Roche, Corrigan, McCoy & Bush, or that of David Sall, Esq., relating to this matter.

True and certified copies of documents must be obtained through the RTC's Ombudsman's Office. We have advised them of your request, however, should you have any questions, they can be reached at the following address:

RTC
Ombudsman's Office
801 17 Street N.W.
Washington, D.C. 20434

Attn: Mr. Clifford Callahan

Since your letter is also being reviewed by the RTC Office of the Inspector General, they will respond to you separately.

Sincerely,


H. Ross Ford
Deputy Vice President



RESOLUTION TRUST CORPORATION

Resolving The Crisis
Restoring The Confidence

July 14, 1994

Mr. Walter D. Kirkland
115 West Cottage Place
York, Pennsylvania 17403

Dear Mr. Kirkland:

Thank you for your letter addressed to Senate Banking Committee Chairman Donald W. Riegle, Jr., regarding a foreclosure suit resulting from a loan formerly held by Ensign Federal Savings Bank, an institution under the jurisdiction of the Resolution Trust Corporation.

The subject loan is collateralized by property located at 27 Widmer Road, Wappingers Falls, New York. The foreclosure suit was commenced against Mr. Joseph Scott, Jr., the previous owner of this property and the borrower under the loan formerly held by Ensign Federal. You were named as a defendant in the lawsuit because you hold a Judgment lien on the collateral property. The RTC has since sold the loan along with other non-performing loans to a third party which has continued the foreclosure lawsuit.

Although you may be disappointed in your efforts to collect on your judgment against Mr. Scott from the collateral property, no RTC employee involved has participated in any alleged fraud or conspiracies. The lawsuit, brought by the RTC in its capacity as conservator for Ensign Federal, was lawful and proper. You were named a defendant in the foreclosure action because you hold, by your docketed Judgment, a junior lien interest on the property being foreclosed. In 1989, prior to RTC intervention, Ensign Bank, F.S.B. had retained the law firm of Stocksclaeder and McDonald to handle the bankruptcy and foreclosure litigation on the defaulted mortgage to Mr. Scott.

On August 30, 1990, the Office of Thrift Supervision ("OTS"), Department of the Treasury, by Order Number 90-1594, declared Ensign Bank F.S.B. insolvent and appointed the RTC as receiver for Ensign Bank, F.S.B., effective August 31, 1990. Also, on August 30, 1990, by Order Number 90-1595, the OTS authorized the creation of and issuance of a charter for a new federal savings association named Ensign Federal Savings Bank and authorized the transfer of certain assets and liabilities of Ensign Bank, F.S.B.

Mr. Walter D. Kirkland

Page two

to Ensign Federal. The OTS, by Order Number 90-1596, appointed the RTC as conservator for Ensign Federal effective August 31, 1990. By virtue of a Purchase and Assumption Agreement dated August 31, 1990, entered into between the RTC as receiver for Ensign Bank, F.S.B. and the RTC as conservator for Ensign Federal, the RTC as conservator for Ensign Federal succeeded to all rights, title, and privileges in the assets of Ensign Bank F.S.B., including the mortgage loan to Mr. Scott. On July 19, 1991, the OTS by Order Number NE91-R006 replaced the RTC as conservator with the RTC as receiver for Ensign Federal.

Following intervention in August 1990, the RTC, in its capacity as conservator for Ensign Federal, reviewed the foreclosure and ~~selected~~ elected to retain the law firm of Stocksclaeder and McDonald to continue the litigation to foreclose Mr. Scott's defaulted mortgage. The foreclosure lawsuit was commenced in New York Superior Court on February 7, 1991. Although Mr. Scott had previously filed for bankruptcy in Florida, the foreclosure lawsuit was allowable under the Bankruptcy Act since it was filed after an order of discharge was granted in Mr. Scott's bankruptcy proceedings in November 1989. Once an order of discharge is signed, the automatic bankruptcy stay against a mortgagee is no longer applicable and a mortgagee may foreclose on its lien against the real property securing its loan, though the mortgagee is not permitted to proceed against the debtor on a deficiency judgment.

You were made a party defendant to the foreclosure lawsuit on December 23, 1991, after the RTC, as receiver for Ensign Federal, learned of a recorded Judgment in the approximate amount of \$252,000, which you hold against Mr. Scott. Your Judgment against Mr. Scott was docketed in February 1990, with the Dutchess County Clerk, where the property is located. Your Judgment was a junior lien interest, since the Ensign Bank F.S.B. mortgage of Mr. Scott was recorded on January 8, 1988. Having yourself joined as a party defendant was proper and necessary since, under New York Real Property Actions and Proceedings Law, section 1311, a Judgment Creditor is a "necessary party" and must be joined if he or she is a junior lien holder on the real property in a foreclosure action.

The RTC in its capacity as receiver for Ensign Federal sold the loan to Diversified Financial Systems, L.P. under an asset sale agreement dated September 15, 1992, as part of a large consumer loan portfolio sale. The sale closed on January 6, 1993, at which time the RTC assigned all of its rights, title, and interest in the loan to Diversified Financial Systems. Diversified Financial Systems then assigned its interest in the

Mr. Walter D. Kirkland
Page three

loan to its affiliate, First Lake Corporation. Consequently, Diversified Financial Systems and First Lake Corporation became the real party in interest in the foreclosure lawsuit.

As the new party in interest, Diversified Financial Systems and First Lake Corporation chose to retain Stocksclaeder and McDonald to represent them and to continue the foreclosure action. As a result, Diversified Financial Systems and First Lake Corporation, and not the RTC as receiver for Ensign Federal, have been responsible for and in control of the foreclosure lawsuit following the transfer of the mortgage interest in January 1993.

With regard to your concerns about the cost of litigation, the RTC has not incurred the costs of three law firms, as you claim. Mr. John McDonald, an attorney with the law firm of Stocksclaeder and McDonald, served as the RTC's outside counsel. Roche, Corrigan, McCoy, and Bush was the law firm assigned by Mr. McDonald's professional liability insurance carrier to represent him on a counterclaim which you brought against him in the foreclosure lawsuit. The counterclaim was dismissed when the court ruled in favor of Mr. McDonald. Sisler, Sall, and Schindler was the law firm appointed by the Court, after the RTC sold its mortgage interest, as referee to compute and as referee to conduct the foreclosure sale. The RTC was not responsible for these legal costs, nor for the additional costs of Stocksclaeder and McDonald which were assumed by Diversified Financial Systems and First Lake Corporation after they obtained ownership of the loan and chose to have the firm represent them and continue the foreclosure action.

The RTC has not intentionally made false statements to you; rather, many of your concerns appear to be the result of misunderstandings. You stated that my letter dated February 14, 1994, contradicted a letter dated August 31, 1990, from Mr. Mark Warren, Acting Managing Attorney of the RTC's Valley Forge Office, regarding the RTC's receivership appointments. These letters are not contradictory, however, since my letter referred to the RTC's appointment as Receiver for Ensign Federal, whereas Mr. Warren's letter referred to the RTC's appointment as Receiver for Ensign Bank, F.S.B.

Similarly, you stated that my February 14, 1994 letter contradicted a letter dated December 15, 1993, from Mr. Cliff R. Callahan, Program Analyst at the RTC's Ombudsman Office, regarding the transfer of the subject mortgage interest from the RTC to Diversified Financial Systems. My letter referred to the

Mr. Walter D. Kirkland
Page four

contract of sale between Diversified Financial Services and the RTC as Receiver for Ensign Federal which was executed on September 6, 1992. Mr. Callahan's letter referred to the closing of this sale, which occurred on January 6, 1993.

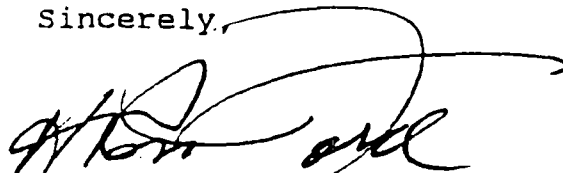
With respect to the issue of whether the loan to Mr. Scott is a first or second mortgage, some of this confusion is due to how the mortgage was listed by the RTC in the consumer loan portfolio sale. This mortgage was listed in Pool 10 of the consumer loan portfolio which was identified in the portfolio summary as containing non-performing second mortgage loans.

Ensign Bank F.S.B. had acquired the mortgage from State Wide Capital Corporation as part of an acquisition of a large number of mortgage loans which were originated by State Wide Capital and classified primarily as second mortgages. The loan to Mr. Scott, however, is a first mortgage, based on a title search and an Owners Estoppel Certificate signed by Mr. Scott. The Owners Estoppel Certificate, which Mr. Scott apparently provided when he obtained the mortgage loan from State Wide Capital, had a typed-in change made to its pre-printed wording wherein the term "second mortgage" was changed to "first mortgage."

Regardless of whether Mr. Scott's mortgage is a first mortgage or a second mortgage, your Judgment lien is a junior lien interest with respect to the mortgage interest, since it was docketed after the mortgage was recorded. Further, the RTC has sold the loan and is no longer controlling the legal action with regard to it.

I trust this information is helpful in addressing your concerns.

Sincerely,



H. Ross Ford
Deputy Vice President

cc: Honorable Donald W. Riegle, Jr.
Chairman, Committee on Banking, Housing and Urban Affairs

VIA CERTIFIED MAIL # Z 795 614 433

AN OPEN LETTER

Ellen Kulka
Chief Counsel
John Ryan
William Roelle
Resolution Trust Corporation
801 17th Street, N.W.
Washington, D.C.

August 3rd, 1994

Re: RTC FRAUD -POSSIBLE SOURCE OF LEAKS WITHIN THE RTC TO
SENATOR ALFONSE D'AMATO, etc. & FREEDOM OF INFORMATION REQUEST

Dear Ms. Kulka; Mr. Ryan and Mr. Roelle:

My name is Walter D. Kirkland. I am an Afro-American Male, a retired New York City Detective Supervisor and the former Police Commissioner of the City of Peekskill, New York. I observed the treatment that you received from our congressmen and Senators during your recent appearance before their White-water Investigative Committees. I was appalled at the deportment of some of the elected officials that were questioning you. I was impressed by your deportment and you impressed me with the honest way that you answered their inquiries.

I am writing to bring to your attention, the participation of employees within the Pennsylvania Office of the Resolution Trust Corporation and the office of Inspector General John Adair, in a continuing spreading illegal conspiracy and cover up that includes the use of an Afro American that is not a lawyer and the more than ten year cover up of the brutal murder of Albert Riley a/k/a Albert Reilly that occurred in the City of Peekskill, New York, in January of 1984.

The Black Male name is Joseph Scott, Jr.. Mr. Scott was used by Former Peekskill, New York Mayor George Pataki, and others in an illegal scheme to abort my investigation of the misuse of HUD FUNDS within the City of Peekskill Housing Authority who hire Scott as the lawyer for the Peekskill Housing Authority at the time that Scott was allegedly representing me in an effort to settle a disparaging treatment complaint that I had with City of Peekskill Official.

Mr. Pataki recommended that the Board of Directors hire Scott as the attorney for the Peekskill Housing Authority knowing that as Police Commissioner of the City of Peekskill, New York, I was investigating, the misuse of HUD Rehabilitation Funds within that Agency. At the time, that Mayor Pataki, recommended and the Board of Directors hired Scott as the Housing Authority Attorney, I had worked for more than five years as the Police Commissioner/Emergency Manager with the Peekskill Police Department and enjoyed an excellent professional reputation.

Shortly after Scott was hired as the attorney for the Peekskill Housing Authority, Mayor Pataki sent me an offer to settle the

Page 2 of 11 Pages
Ms. Kulka; Mr. Ryan & Mr. Roelle
August 3rd, 1994

dispute that I was having with City of Peekskill Officials regarding the disparaging treatment that I was receiving from the former heads of the Peekskill Police Department and comparable Caucasian City of Peekskill Department Head. The offer that was made to me, would have compromised my integrity and I refused to accept it. I was offered a no show job, if I resigned as Police Commissioner and would accept a none existant position within the City of Peekskill, New York (That I could create the Job Title) for the period of one year, at which time, I was asked to agree that I would not inform anyone of my reason for resigning for a two year period.

When I refused the offer, Scott informed me that the City was breaking off negotiations with him as my lawyer, and that I would have to sue the city if I wanted any settlement of my disparaging treatment claim.

Joseph Seymour, the former planning Commissioner, for the City of Yonkers, New York was serving on the Peekskill Housing Authority Board of Directors during the time that I was conducting the investigation into the misuse of "HUD" Funds. Prior to being hired as the planning Director for Yonkers, New York, Mr. Seymour served as the planning Director of the City of Peekskill, New York.

After Scott informed me that I would have to sue the City of Peekskill Officials, acting as my lawyer, Scott drew up a Complaint naming George Pataki as one of the defendants therein and falsely informed me that he filed the Complaint form that I signed in the United States District Court for the Southern District of New York and that the Complaint had been assigned to Senior United States District Court Judge, Morris E. Lasker. Scott informed me that Pataki was named a Defendant in the Law Suit and the title of the was Kirkland Vs. City of Peekskill, et al., 83 CIV. 6754(MEL).

City Officials through the use of Local and Westchester County Newspapers began a concerted effort to destroy my professional Reputation to pressure me to resign before I completed the investigation into the misuse of HUD Funds. I informed City Manager Joseph Seymour that my investigation would be completed shortly and that I would be ready to present my findings to the Westchester County District Attorney Carl Vegari. I was home sick, when Joseph Seymour sent me a letter notifying me that my duties as Police Commissioner was terminated and offer me a Job as a consultant with the Police Department until the end of the year. I was notified of my termination by Sgt. Henry Rice. Rice was the duty Officer who disobeyed my direct orders and place a disable veteran into the Police Cells after I ordered him not to because of the Veterans intoxiated condition after I went off duty. Several hours later, I was notified that the veteran had committed suicide.

Sgt. Rice disobeyed my direct order, illegally altered the prisoner's log and failed to make prompt and proper notifications regarding the suicide. Charges were pending against Sgt. Rice at the time

Page 3 of 11 Pages
Ms. Kulka, Mr. Ryan & Mr. Roelle
August 3rd, 1994

that Mr. Seymour sent him to notify me of my termination.

After my termination, Scott notified me that he had filed a Motion for Injunctive Relief and that Judge Lasker was going to hear the motion on November 13, 1984 approximately one month after my termination.

On January 28th, 1984, Albert Riley, a White Male, died as a result of a brutal beating that he received from his son, Raymond Riley. I assigned Detective Mark O'Buck to conduct an investigation under the supervision of Lieutenant James Nelson and I gave the investigation my oversight. After the investigation and the the Medical Examiner completed Mr. Riley's Autopsy, I personally spoke with the Westchester County Medical Examiner, the Medical Examiner informed me that he was making Mr. Riley's Death a Homicide and assured me that he would give Detective O'Buck a copy of the autopsy report on the following morning. I informed him that I was directing Detective O'Buck to arrest Raymond Riley for killing his father.

After Raymond Riley was arrested, Chuck Rubenstein, the Assistant District attorney assigned to the Peekskill City Court was ordered by his superiors not to prepare a complaint charging Raymond with the Homocide of his father. He was directed to go before the Court and lie; to inform the Court that Mr. Riley's Death was not a Homocide and that I wrongfully made the death a homocide and wrongfully ordered the arrest of Raymond Riley. No Complaint was drawn and Raymond Rielly was released.

I later learned that on February 23rd, 1984, Bruce Bändisch, a Special Assistant District Attorney in the Westchester County District attorney Office covertly wrote a fraudulent letter to Mayor Pataki, falsely stating that I made the the Riley Death a Homocide and that I would not cooperate with the District Attorney's Office.

Mr. Bendisch's letter was introduced into evidence during the alleged Injunctive Relief Trial during the period that Mr. Pataki knowingly committing Perjury by falsely stating that I made Mr. Riley's Death a Homocide and that I would not cooperate with the District Attorney's Office.

During alleged Injunctive Relief hearing, while Joseph Seymour was starting to answer a question regarding my investigation into the misuse of "HUD" Funds, Joseph Scott, Jr. suddenly jumped to his feet and stopped Mr. Seymour from testifying. I immediately tried to dismiss Scott as my attorney and Judge Lasker would not permit me to do so. Judge Lasker order me to enter into a Stipulation with Mr. Scott and Jose Rivera, an attorney that was assisting Scott before he would let me fired Scott. Judge Lasker would not sign the Stipulation until after he rendered his decision orally on November 30th, 1984. As of this date, Judge Lasker has not filed his decision making it an official record of the Court.

Page 4 of 11 Pages
Ms. Kulka, Mr. Ryan & Mr. Roelle
August 3rd, 1994

Prior to the Alleged Injunctive Relief Hearing, Mr. Scott informed me that he received permission from Judge Lasker to file another Lawsuit on my behalf to replaced the first Lawsuit that Scott allegedly filed for me and that Judge Lasker was combining the two cases and the case was now Kirkland Vs. City of Peekskill, et al., 84 CIV. 3510(MEL).

After I terminated Mr. Scott's services, I learned that Scott was never legally qualified to practice Law in the State of New York and the State of Florida as I was falsely led to believe. I also became aware that Mr. Pataki, Judge Lasker, the Westchester County District Attorney's Office and the F.B.I. had to know that Scott was not legally qualified to practice Law.

In order to prepare for the alleged Injunctive Relief Trial, I placed \$10,000 in escrow for Scott to use for taking depositions. After I terminated Scott and Rivera as my lawyers, I was unable to obtain a lawyer to represent me, and I had to represent myself Pro Se. I learned that Judge Lasker had used the two cases that were illegally filed by Scott to publish case Law Precedents in the Federal Supplement that are being wrongfully used to this day to circumvent the Civil Rights Act.

Scott covertly filed a complaint against me in the Peekskill City Small Claims Court and obtained a fraudulent Judgement against me. When I was served with the Judgement papers, I went to the City Court Judge involved and he granted me a Trial De novo. Scott failed to appear and I was awarded a Judgement against Scott.

I filed a Complaint against Scott in the New York State Supreme Court. After I was able to convince Judge Dianne Lebedeff that someone had illegally altered the Complaint that I filed, she granted me a Jury Trial. The Jury awarded me a \$250,000 Judgement against Scott. Scott failed to respond to my Creditor's Questionnaire. In 1991, Judge Lebedeff signed a Contempt of Court Order against Scott for his failure to do so. It took me more than three years to obtain a copy of the Contempt Order that Judge Lebedeff signed.

I learned that Scott owned a house free and clear, located at 27 Widmer Road, Wappingers Falls, New York 12590 and I filed a Judgement Lien against Scott's Property and paid the fees for the Dutchess County Sheriff to hold a Sheriff Sale. The Sheriff Sale was scheduled for July 20, 1990. Scott was properly served and did not notify the Dutchess County Sheriff and/or the New York State Courts that he filed a Bankruptcy Petition in the U.S. Bankruptcy Court for the Middle District of Florida. Re. 89 - 05036 - 8B7, Joseph Scott, Jr. & Christine Ryan-Scott.

Prior to the date of scheduled Sheriff Sale, I was contacted by Lieutenant James McCord, Dutchess County Sheriff Department and informed that the Sale was cancelled because his secretary forgot to place the Newspaper ads.

Page 5 of 11 Pages
Ms. Kulka, Mr. Ryan & Mr. Roelle
August 3rd, 1994

Lieutenant McCord contacted me prior to the rescheduled Sheriff Sale Date that was scheduled for August 30, 1990 and informed me that he received a letter from John B. McDonald, Jr. from the Law Firm of Stocksclaeder & McDonald, One Madison Avenue, New York, New York 10010, informing him that Scott had filed a Bankruptcy Case in Florida and that the Ensign Federal Savings Bank had a First Mortgage on Scott's property located at 27 Widmer Road, Wappingers Falls, New York. Lt. McCord further informed me that he could not proceed with the Sheriff Sale until after the Bankruptcy Case was addressed and clear up.

I obtained information about the Fraudulent Bankruptcy Case that was filed on the Scotts behalf by an attorney named D. Turner Mathews. Scott bankruptcy petition did not mention the fact that Scott was the subject of Lawsuits in the State of New York. I learned that McDonald had filed a Notice of Appearance on behalf of Ensign Federal Savings Bank and that no lawyer from the Law Firm of Stocksclaeder and McDonald appeared at an alleged Creditors Hearing that was allegedly held in August of 1989. I also learned that the tape of the alleged Creditors' meeting was removed from the Court files and destroyed. This was verified by Tampa, Florida F.B.I. Agent Peterson, who was told by the Bankruptcy Court Trustee that the Tape was destroyed because of the lack of space.

I filed an Adversary Proceeding against Scott's Bankruptcy Petition, approximately a year & a half after I filed the Adversary Petition, and Scott defaulted by failing to appear at the Scheduled Hearings, on August 27th, 1991, I was awarded a corrected Non-Dischargeable order and was allowed to proceed with the action that I had started to satisfy my Judgement Lien.

The Sheriff Sale was rescheduled for December 17, 1991, when I went to the Dutchess County Court House, on the date of the Scheduled Sheriff Sale, I learned that John B. McDonald, Jr. was permitted to illegally file a Lawsuit on Behalf of Ensign Federal Savings Bank, "Ensign Federal Savings Bank Vs. Joseph Scott, Jr., Jacquelyn Heady, Calvin and Linda Kemp, 1381/91." I also learned that McDonald had knowingly prepared a fraudulent Stipulation and forged Joseph Scott, Jr.'s name thereon. The Stipulation was cited as the reason that former Surrogate Court Judge James Benson issued an order naming me as a defendant in the illegally filed action and relieving Scott of any liabilities that may have occurred as a result of the illegally filed Lawsuit.

At the time that McDonald filed the illegal lawsuit, March 27th, 1991, McDonald and his Law Firm knew that the Ensign Federal Savings Bank was closed by the Office of Thrift Supervision and Oversight and placed into Receivership/Conservatorship under the Supervision of the Resolution Trust Corporation on July 31st, 1990 and that John B. McDonald, Jr. who was the former lawyer for Ensign Federal Savings Bank, knew that he did not file to be able to represent the RTC with the RTC before he illegally filed the law suit in violation of the Bankruptcy and the Financial Institution Reform, Recovery and Enforcement Act.

Page 6 of 11 Pages
Ms. Kulka, Mr. Ryan & Mr. Roelle
August 3rd, 1994

When I called the Ensign Federal Savings Bank regarding my being named a defendant in their lawsuit, I learned that the Ensign Bank was closed and placed into Receivership/Conservatorship as previously mentioned above. After many conversations and exchanged of correspondence with RTC Attorney Jonathan Beyer in the Valley Forge, Pennsylvania Office of the RTC, Mr. Beyer wrote me a letter informing me that he did not hire John B. McDonald, Jr. and/or the Firm of Stocksclaeder and McDonald to name me as a Defendant in the illegally filed lawsuit.

I filed numerous Freedom of Information Request with your office and as of this date most of those request have not been fully answered. I also file complaints with John Adair, the Inspector General of the RTC. As of this date, I have not received any information from Mr. Adair regarding the status of my Complaint. I also filed complaints with the United States Housing and Banking Committee, the United States Department of Treasury and the U.S. Justice Department.

I was informed that Justice Judith Hillary, New York State Supreme Court: Dutchess County was allegedly assigned to the illegally filed matter in April of 1992 after Judge Benson's mandatory retirement became official. I was never given the opportunity to appear before the Court despite the fact that I was allegedly named as a Defendant in the Lawsuit. Three different Law Firms were permitted to send documents on behalf of Ensign Federal Savings Bank directly to Judge Benson and Judge Hillary's Chambers. The files of the illegally filed lawsuit were being illegally altered.

I filed a Freedom of Information Request with the Resolution Trust Corporation, requesting copies of the Agreements that the Law Firms were required to file with the RTC in order that they could represent Ensign Federal Savings Bank after the Bank was placed under the supervision of the RTC. When McDonald filed the illegal lawsuit, he was a partner in the Law Firm of Stocksclaeder & McDonald, One Madison Avenue, New York, New York 10010. The Law Firm of Stocksclaeder and McDonald is out of business. The other Law Firms that are involved in the illegally filed lawsuit on behalf of Ensign Federal Savings Bank are as follows:

Scott Bush, Esq. -Roche, Corrigan, McCoy & Bush; 36 Pearl Street, Albany, New York 12207; David B. Sall, Esq., Schisler, Sall & Schindler, 11 Cannon Street, Poughkeepsie, New York 12601. I have not received this information from the RTC.

I legally purchased the 27 Widmer Road, Wappingers Falls, N.Y. property that belong to Joseph Scott, Jr. at a Sheriff Sale held by the Dutchess County Sheriff Department and the Dutchess County Attorney on November 4th, 1993 in the lobby of the Dutchess County Courthouse. Lieutenant James McCord, Dutchess County Sheriff Department and Deputy Dutchess County Attorney Marc Zylberberg sold me the property for \$10,001 and gave me a Sheriff Deed to the property.

Page 7 of 11 Pages
Ms. Kulka, Mr. Ryan & Mr. Roelle
August 3rd, 1994

I learned that McDonald had not withdrawn the illegally filed law suit and was still illegally trying to steal the 27 Widmer Road, Wappingers Falls, New York property from me. The Dutchess County Clerk's Office was procrastinating and failed to file my Original Deed and return it to me. I was forced to hire a lawyer to have my Deed properly recorded and return to me. My Deed was legally filed in the Dutchess County Clerk's Office on January 31st, 1994.

You can picture my surprised when I learned that a Poughkeepsie New York Attorney, Roland E. Butts, illegally paid the outstanding taxes on my property without my knowledge and/or consent. I learned that Mr. Butts office was located at 313 Mill Street, Poughkeepsie, New York.

On January 14, 1994, I finally received a reply to a telephone Inquiry and letters that I sent to Mr. Roger Altman and Jean Affleck-Smith, the Director of Office of Thrift Management and Oversight of the U.S. Department of Treasury. In her letter to me, Ms. Affleck-Smith stated:

"In response to your allegations, I am forwarding a copy of your October 31, 1993 and January 7, 1994 letters to the RTC's Inspector General's Office for their attention."

"I would encourage you to forward any additional information or grievance regarding your case to the RTC's Inspector General's attention. Thank you for sharing your concerns with us..

I followed Ms. Affleck-Smith advice to no avail. As of this date, Mr. Adair has not contacted me regarding my valid complaints. After my Deed was legally recorded, John B. McDonald, Jr., who stated that he is now with the law firm of Stocksclaeder, McDonald and Sules, 470 Park Avenue South, New York, N.Y. 10016, knowingly filed an illegal Motion in the illegally filed matter of Ensign Federal Savings Bank Vs. Joseph Scott, Jr. and Walter D. Kirkland, 1381/91 requesting the Court to vacate my Deed to the property and to render my Judgment Lien against the property mute.

Knowing that for years, I was trying to obtain help from Senator Alfonse D'Amato in my attempts to get the Justice Department to investigate George Pataki's and the other Government Officials role in this continuing conspiracy and cover up for more than a ten year period. I received numerous letters from Senator D'Amato in response to my request for his assistance. In Fact, Senator D'Amato and I received awards from the New York Bar Association on the same day at an affair held in April of 1984 by the New York Bar Association in New York City. I was unable to obtain a copy of Westchester County Medical Examiner's Report regarding Mr. Riley's Homicide for more than a seven year period. After, I obtained the Autopsy Report, I sent a letter to Senator D'Amato containing direct evidence that sustained and affirmed Former Peekskill Mayor George Pataki's Role in the cover up of Mr. Riley's Homicide.

Page 8 of 11 Pages
Ms. Kulka, Mr. Ryan & Mr. Roelle
August 3rd, 1994

For your information George Pataki is currently serving as a New York State Senator. He is the Republican Candidate for Governor of the State of New York and it is reported that Senator D'Amato has donated a questionable \$400,000 contribution to Mr. Pataki's campaign. Pataki is the State Senator representing parts of Dutchess County.

On April 28th, 1994, I received a copy of a fraudulent Order that was allegedly signed by Judge Hillary, in the illegally filed matter of Ensign Federal Savings Bank Vs. Walter D. Kirkland. 1381/91. The Order contained information that Judge Hillary knew to be false. After I received the Fraudulent Order that falsely stated I appear before the Court on April 21st, 1994 and requested an adjournment. Judge Hillary knew that I was in the Court House and available to appear before the Court in response to an illegal motion that John B. McDonald, Jr. had allegedly filed on behalf of Ensign Bank and that McDonald was not present in the Court House. Judge Hillary refused to let me appear before the Court. After I was not permitted to appear before her on April 21st, 1994, Judge Hillary covertly and illegally issued the fraudulent Order that contained information she knew to be false and mailed it to my Pennsylvania Address. The Fraudulent Order was dated April 21st, 1994.

On May 6th, 1994, I returned to Poughkeepsie, New York to appear before Judge Hillary on the return date of a Motion that I filed. For the first time in more than a three year period, I was permitted to appear before Judge Hillary and make a statement on the Record. I was the only party to the illegal action that appear before the Court, none of the attorneys that were allegedly representing Ensign Federal appeared on the Bank's behalf and the Bank was in Default.

On May 10th, 1994, Judge Hillary recused herself in the Interest of Justice despite me asking her not to do so. All of the fraudulent files were removed from the Dutchess County Clerk's Office and allegedly sent to Eva Langan, a Clerk in the New York State Supreme Court:Dutchess County. The case has not been assigned to another Judge.

Prior to appearing in the Court, I visited the F.B.I. and the Westchester County District Attorney's Office and requested that they assign someone to the Court Room to watch the fraudulent Proceedings before Judge Hillary. I learned that they refused to honor my Request. On May 6th, 1994, prior to appearing before the Court, I visited the Dutchess County District Attorney's Office and spoke with Assistant Dutchess County District Attorney Lincoln Woodard.

Mr. Woodard gave me his name and agreed to meet with me after my Court Appearance to give me the opportunity to give him a copy of Judge Hillary's Fraudulent April 21st, 1994 Order; copy of the letter that I received from Patricia Maupin, the Receiver of Taxes in the Town of Wappingers, New York that made me aware that Attorney Butts had illegally paid the taxes on my property.

Page 9 of 11 Pages
Ms. Julka, Mr. Ryan & Mr. Roelle
August 3rd, 1994

Imagine my surprised when I received a letter from Senator D'Amato that was not responsive to the inquiries contained in the latest letter that I sent to him. After I learned that Senator D'Amato was the Minortiy Chairman on the Senate Banking Committee, I forward copies of the letters that I sent to Chairman Donald Reigle requesting assistance from their committee regarding the fraud being committed by employees in the Pennsylvania Branch of the RTC and the Inspector General's Office in furtherance of this continuing -spreading illegal conspiracy and cover up.

I knew that I gave Senator D'Amato direct evidence depicting the involvement of George Pataki in the cover up of the Riley murder and the unethical, and unlawful manner that Pataki took to abort the Investigation that I was conducting into the misuse of "HUD" Funds within the Peekskill Housing Authority. Therefore, I was surprised when I learned he was strongly backing Pataki to be the Republican Candidate for Governor of New York in the 1994 Elections. I wrote Senator D'Amato, a letter requesting the amount of money that Pataki and the other lawyers and law firms mentioned above contributed to his campaigns for United State Senator from New York.

I received Senator D'Amato's letter, dated April 21st, 1994, the same date that Judge Hillary issued her fraudulent Order in the illegally filed law suit that was being used by the conspirators in furtherance of the conspiracy and cover up in a blatant attempt to steel my property from me. The letter did not respond to my inquiries and was nothing but a self serving letter praising Senator D'Amato for his role in the Whitewater Investgations. (I am enclosing a copy of Senator D'Amato's April 21st, 1994 letter for your perusal.

My wife, Hermese Kirkland and I went to the office of Dutchess County District Attorney William Grady's Office to meet with Mr. Woodard pursuant to the arrangements that were made to give him my evidence. While we were waiting for Mr. Woodard, my wife and I were falsely arrested and charge with Criminal Trespass and Dis-Orderly Conduct while we were sitting in chairs within the D.A.'s Office waiting for Mr. Woodard.

An alleged Investigator from the District Attorney's Office, a Uniform Sergeant and four young Uniform Deputy Sheriff, who were assigned to Court Security Duty including the officer that was assigned to the inside of the Court Room suddenly appeared in the District Attorney's Office and used unnecessary force to take us out of our seats and make the false arrests. My wife was injured and was refused Medical attention until after they completed the false arrest process.

They force my wife to wait until she was taken to the Hospital by ambulance before they would let her use the Rest-Room. Forcibly escorted us to the sidewalk and threatened to rearrest us if we returned to the Court House and attempted to enter the Court and/or the District Attorney's Office again before they placed my wife in the ambulance and took her to the hospital.

Page 10 of 11 Pages
Ms. Kulka, Mr. Ryan & Mr. Roelle
August 3rd, 1994.

We were forced to return to Poughkeepsie, New York for arraignment on the false Criminal Charges that we were charged with. You can imagine our feelings, when we learned that the attorney Roland E. Butts, the Poughkeepsie, New York Attorney that illegally paid our taxes on my property, turn out to be the Poughkeepsie City Court Judge that arraigned us. Judge Butts had substituted himself for the Judge that was scheduled to hear the Criminal Court Calendar on May 19, 1994 in the Poughkeepsie City Court. We were more surprised when Judge Butts, stated that in his opinion, our arrests were the result of a dispute over real property in Wappingers Falls, New York that he was involved in.

We were not properly charged and/or arraigned by Judge Butts. I also learned that after Judge Butts illegally paid the taxes on my property, he permitted River Realty Corporation, 220 Main Street, Poughkeepsie, New York to post a For Sale Sign on my property.

On July 14, 1994, I received another surprise in the form of a letter that I received from H. Ross Ford, the Deputy Vice President of the Valley Forge, Pennsylvania Office where the fraudulent RTC activities in connection with the illegally filed lawsuit is taking place. The letter to me was allegedly copied to Senator Donald W. Riegler, Jr. the Chairman of the Senate Committee. I personally do not believe that the letter was copied to Senator Riegler. I believe that Senator D'Amato sent Mr. Ford a copy of the latest letter that I sent to Senator Riegler Committee to answer. The letter that is dated July 14, 1994 and allegedly signed by Mr. Ford is full of information that is absolutely false and is a blatant attempt to justify the illegally filing of the Lawsuit.

As the persons responsible for the assignment of outside counsel to represent the RTC, did you authorize the hiring of any of the above mentioned attorneys and/or law firms including Attorney Roland E. Butts to represent the RTC in the illegally filed matter of Ensign Federal Savings Bank Vs. Joseph Scott, Jr., Jacquelyn Heady, Calvin and Linda Kemp, 1381/91 a/k/a Ensign Federal Savings Bank Vs. Joseph Scott, Jr. and Walter D. Kirkland, 1381/91 in the Supreme Court State of New York: Dutchess County.

Be further advised that the decisions and orders that are mentioned in the fraudulent letter dated July 14th, 1994 were not filed with the Dutchess County Clerk and were removed and sent to Ms. Eva Langan immediately after Judge Hillary recused herself from the illegally filed action.

I am enclosing a copy of the letter that I sent to Senator Riegler's Committee, Secretary Lloyd Benson, Joan Affleck-Smith and John Adair, the Inspector General. Mr. Ford's is the only reply that I received.

Judge Butts arbitrarily adjourned our cases until June 14th, 1994, when we returned to Court, we were told by Judge Stephen Wing and Mr. Speers, the assistant District attorney, that if we did not get into any trouble before December 13th, 1994, that the charges against

Page 11 of 11 Pages
Ms.Kulka, Mr. Ryan & Mr. Roelle
August 3rd, 1994

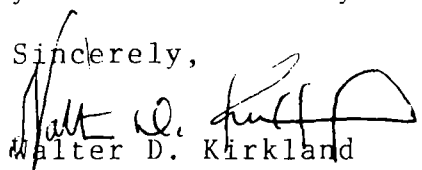
my wife and I would be dropped and we would not have to return to Dutchess County. My wife and I committed no crimes, we refused the offer and demanded a Trial. The Trial date is scheduled for October 13, 1994.

Pursuant to the provisions of the Freedom of Information Act, 5 U.S.C. 552, I am respectfully requesting copies of the agreements entered into by lawyers and Law Firms mentioned above and the newest Law Firm to become involved in this spreading Conspiracy and cover up, Attorney James F. Tyrie, from the law firm of Stocksclaeder, McDonald and Sules, who on July 29, 1994 wrote me a letter informing me that he was hired by the RTC to represent the RTC in matters relating to 27 Widmer Road, Wappingers Falls, New York.

I am also requesting copies of the alleged First Mortgage on the 27 Widmer Road, Wappingers Falls, New York Property when the property belonged to Joseph Scott, Jr.. Dispite, the numerous Freedom of Information Request that I submitted to the RTC, and the fact that Mr. Ford refers to a First Mortgage in the fraudulent letter that he sent to me in response to the letter that I sent to the persons named above. How much did the closing of Ensign Bank. F.S. cost Taxpayers

I am Sixty Seven Years of Age and my wife is Sixty Five, we would like to enjoy the remainder of our lives, therefore, I would appreciate your handling this Complaint and Freedom of Information Request as quickly as possible and I look forward to hearing from you within ten days as the law stipulates.

Sincerely,


Walter D. Kirkland
115 West Cottage Place
York, Pennsylvania 17403

(717) 852 8074

Enclosures:

P.S. Can you send a copy of this letter and the attachment directly to Senator Reigle?

Via Certified Mail # Z 124 015 756

Honorable Lloyd Bentsen
Secretary of Treasury
Honorable Joan-Afflect Smith
Director: Office of Thrift Management
Honorable John Adair
Inspector General RTC
U.S. Department of Treasury
Honorable Donald Riegle - Via Certified Mail # Z 124 015 774
Chairman: Banking, Housing &
Urban Affairs Committee - U.S. Senate
Washington, D.C.

June 21st, 1994

Re: RESOLUTION TRUST CORPORATION EMPLOYEES UNLAWFUL INVOLVEMENT
IN ILLEGAL HIGH-TECH LYNCHING CONSPIRACY & COVER UP - FAILURE
OF THE RTC INSPECTOR GENERAL OFFICE TO FAIRLY & IMPARTIALLY
INVESTIGATE COMPLAINTS OF WALTER D. KIRKLAND

Dear Sirs/Madam:

For the past year, I have written to you and sent information to you that affirmed and sustained the unlawful involvement of RTC Employees in an illegal racial and politically motivated conspiracy that included the more than nine year cover up of the Murder of Albert Riley a/k/a Albert Reilly, a Caucasian Male that occurred in the City of Peekskill, New York in January of 1984.

I informed you that I, Walter D. Kirkland, an Afro American Male, was the victim of this continuing and spreading illegal conspiracy and cover up that was being used to circumvent the Civil and Voting Rights Act and the National Labor Relations Act including the manner that the conspiracy and cover up was being used to deny my Constitutional and Civil Rights.

I also sent Mr. Adair evidence revealing that the persons participating in this continuing illegal conspiracy and cover up were unlawfully using the State and Federal Courts to promote Racism in furtherance of this continuing High-Tech Lynching and Cover Up.

I sent Mr. Adair direct evidence that revealed how the Courts were being illegally used to deny me access to property that I legally purchased at a Sheriff Sale that was held on November 4th, 1993 by the Dutchess County Sheriff, Fred Scoralick in the lobby of the Dutchess County Court House, 10 Market Street, Poughkeepsie, New York 12601.

Therefore, I was appalled and surprised when I received a letter from Patricia M. Black, Counsel to the Inspector General of the Resolution Trust Corporation, dated June 13, 1994 containing information that Ms. Black had to know was false and information that was contradicted in letters that I had previously received from employees of the RTC pursuant to the Freedom of Information Act.

Mr. Adair and Ms. Black are both attorneys, who should be fully aware of the fact, that John B. McDonald, Jr., a lawyer in the former Law Firm of Stocksclaeder & McDonald that was located at One Madison Avenue.

New York, New York 10010 and Scott Bush, a lawyer in the Law Firm of Roche, Corrigan, McCoy and Bush, 36 Pearl Street, Albany, N.Y. 12207 were allowed to illegally send - papers and letters directly to the Chambers of former Dutchess County Surrogate Judge James Benson and New York State Supreme Court:Dutchess County Judge Judith Hillary in the matter of Ensign Federal Savings Bank Vs. Joseph Scott, Jr., Jacquelyn Heady, Calvin and Linda Kemp, 1381/91 that was covertly and illegally filed on March 27, 1991 by John B. McDonald, Jr. in violation of the United States Bankruptcy Act and in violation of the Financial Institution Reform, Recovery and Enforcement Act.

McDonald, a member of the former Law Firm of Stocksclaeder and McDonald, Knew that his law firm represented the Ensign Federal Savings Bank prior to August 31, 1990 when Ensign Federal Savings Bank was closed by the Office of Thrift Management and Oversight, U.S. Department of Treasury and placed into Receivership/Conservatorship under the Supervision of the RTC. Therefore, Mr. McDonald and Mr. Bush as lawyers, knew that only the RTC could be the plaintiff on behalf of a Bank that was closed by the Department of Treasury and placed under the Supervision of the RTC.

McDonald also filed a Notice of Appearance, as the Attorney that represented the Ensign Federal Savings Bank in the Bankruptcy Case that was illegally filed for Defendant Joseph Scott, Jr. in the United States Bankruptcy Court for the Middle District of Florida: Tampa Division, in 1989 as Bankruptcy Case Number 89 05036 8B7. McDonald also knew that Ensign Federal Savings Bank did not have a First Mortgage on the property that was formerly owned by Defendant Joseph Scott, Jr. that I legally purchased at the November 4th, 1993 Sheriff Sale in Dutchess County.

McDonald did not attend the alleged Creditor's Meeting in the Bankruptcy Court in Florida and knew that the Bank had written off Scott's Debt as a Bad Debt in 1989 prior to November 6, 1989 when Scott received his Bankruptcy Discharge and Scott assets were assigned to United States Bankruptcy Trustee Buddy Ford.

In her June 13, 1994 letter to me Ms. Black, knowingly made the following false statements:

"The Office of the Inspector General has also reviewed your concerns regarding your interests in property at 27 Widmer Road, Wappingers Falls, New York. In your letters you have expressed frustration at the manner in which the disposition and foreclosure of the property was handled. You were concerned about the role of the RTC and certain RTC personnel related to the process of foreclosure and the disposition of the property. You also objected to the private behavior of a private attorney, Mr. John McDonald, who was engaged in the foreclosure process. In fact, Judge Hillary of the Supreme Court of the State of New York for the County of Dutchess denied your cross-motion concerning Mr. McDonald. Moreover, Judge Hillary ordered on November 5, 1993, that each and all of the defendants, including yourself, "be and they are forever barred and foreclosed of all right, claim, lien, title, interest,"

"and equity of redemption in said mortgaged premises and each and every part thereof." (Decision at 7). Thus, Ensign Federal Savings Bank's priority and first mortgage was recognized by the court, and your claims have been adjudicated."

The above mentioned statements that were in the contents of Patricia M. Black's June 13, 1994 letter to me are blatantly false and untrue. At no time, since she was allegedly assigned to the illegally filed matter of Ensign Federal Savings Bank Vs. Joseph Scott, Jr., Jacquelyn Heady, Calvin and Linda Kemp, 1381/91 a/k/a Ensign Federal Savings Bank Vs. Joseph Scott, Jr. and Walter D. Kirkland, 1381/91 did Judge Hillary issued and file a November 5, 1994 Order that included the false statements that are mentioned in Ms. Black's June 13, 1994 letter to me. Judge Hillary was allegedly assigned to the illegally filed matter on May 19, 1991 after I brought to the Court's attention that Dutchess County Surrogate Judge James Benson had reached the mandatory Retirement age of 70 years and had retired.

For reasons known only to them, John Adair and Ms. Black has continued to ignored the Direct Evidence that I presented to them revealing the unlawful manner that I was covertly named a Defendant in the illegally filed action to replace defendants Jacquelyn Heady, Calvin and Linda Kemp after John B. McDonald, Jr., knowingly, intentionally, illegally and wantonly prepared a Fraudulent Stipulation and forged Scott's signature thereon. The Fraudulent Stipulation was used to release Scott from all liabilities and to name me as the only defendant in the illegally filed lawsuit that could suffer injury from any decision rendered on behalf of the none existant Plaintiff in the Lawsuit.

Judge Hillary during the time that she was allegedly assigned to the illegally filed matter, refused to permit Kirkland to appear before the Court and/or to speak with her regarding the illegally filed action. A hearing was scheduled to be held on November 4th, 1993 before Judge Hillary. Judge Hillary knew that the Sheriff Sale for the 27 Widmer Road, Wappingers Falls, New York Property was going to be held in the hallway of the Dutchess County Courthouse on that day, November 4, 1993 at 10 A.M.. Judge Hillary would not speak with Kirkland, would not hold the hearing and knew that Attorneys McDonald and Bush were not present in the Court House. Judge Hillary did not issue a Stay of the Sheriff Sale and knew that I legally purchased the 27 Widmer Road, Wappingers Falls, New York Property on November 4th, 1993.

After an unnecessary delay, my Deed to the 27 Widmer Road, Wappingers Falls, New York Property was legally filed and recorded in the Dutchess County Clerk's Office on January 31, 1994 and my Original Deed was returned to me. (See attached copy).

When I did not receive a Tax Bill for January of 1994, I wrote a letter to Patricia Maupin, the Receiver of Taxes for Wappingers Falls, New York. On February 18th, 1994, Ms. Maupin wrote me a letter that stated:

Page 4 of 6 Pages
Senator Reigle, et al.
June 21st, 1994

"Dear Mr. Kirkland:"

"I am in receipt of your letter of March 4th, 1994 and I am sorry for the difficulty that you seem to be undergoing. I am the Receiver of Taxes and my records indicate that State, County and Town Taxes were paid on February 18, 1994 by one Roland E. Butts, an attorney in Poughkeepsie, New York."(See attached copy of Ms. Maupin's letter).

After I received a copy of a Fraudulent Motion that was illegally prepared by John B. McDonald, Jr., who is now allegedly with the Law Firm of Stocksclaeder, McDonald & Sules, 470 Park Avenue South, New York, New York 10016, that was returnable before Judge Hillary on April 21st, 1994, I prepared and filed a Cross-Motion that was returnable on the same date. On April 21st, 1994, I went to the Courthouse of the Supreme Court for the State of New York: Dutchess County. I was the only person that was involved in the illegally filed action that was present in the Courthouse. Judge Hillary refused to hear the action and the Sheriff Department Personnel assigned to Courthouse Security would not permit me to enter the Court Room.

Each time that I went to Court because of an ilegal motion that was sent to Judge Benson and/or Judge Hillary's Chambers by Attorneys McDonald and Bush, I was not permitted to appear before the Court and/or to speak with Judge Benson or Judge Hillary. Therefore, I was more than surprised when I received a Fraudulent Order that was allegedly issued and filed by Judge Hillary on April 21st, 1994 after she refused to speak with me. The Fraudulent Order, falsely stated:

"Upon the appearance of defendant, Walter D. Kirkland, on the return date of his pro se cross-motion on April 21st, 1994 and his request for an extension of time to retain counsel, the Courts grants defendant, Walter D. Kirkland's request and adjourns the motion of the plaintiff to declare the rights of the parties and the cross-motion of Walter D. Kirkland to disqualify the law firm of Stocksclaeder, McDonald & Sules. P.C. from representing plaintiff are hereby adjourned to May 6th, 1994 to be fully submitted at that time."(See copy of attached fraudulent April 21st, 1994 Order.)

Judge Hillary knew that she never permitted Defendant Kirkland to speak with her and/or to appear before --- her Court prior to May 6th, 1994. Prior to going to Court on May 6th, 1994, Kirkland wrote a letter to F.B.I. Director Louis Freeh, requesting that the F.B.I. assign an Agent to witness the Fraudulent proceedings that were taking place in the Supreme Court of the State of New York: Dutchess County before Justice Judith Hillary. Kirkland also visited the Office of Dutchess County District Attorney William Grady and made a similar request. Kirkland spoke with Dutchess County Assistant District Attorney Lincoln Woodard. Mr. Woodard informed Kirkland that the Dutchess County District Attorney's Office was not going to assign anyone to watch a Judge. However, Mr. Woodard agreed to meet with Kirkland after Court was over to give Kirkland the opportunity to give

Page 5 of 6 Pages
Senator Reigle
June 21st, 1994

the District Attorney's Office the new evidence that Kirkland had obtained and to discuss the matter with Mr. Kirkland.

When Kirkland returned to the District Attorney's Office to meet with Mr. Woodard, Kirkland and his wife were sitting in the District Attorney's Reception Room, when they were illegally arrested for Criminal Trespass & Disorderly Conduct by a person that identified himself as an Investigator from the District Attorney's Office, a Sergeant and Four Deputy Sheriff from the Dutchess County Sheriff Department, who were assigned to court Security Duty in the Dutchess County Court House.

Kirkland is Sixty Six Years of Age and Kirkland's Wife, Hermese is Sixty Five Years of Age. Kirkland's Wife had undergone a Knee Operation and has to use a cane for support. The Officers used unnecessary force to effect the illegal arrests and injured Kirkland's Wife requiring her to receive medical attention. The Kirklands were not advised of their rights, were not granted permission to make a phone call and Kirkland's wife was not permitted to use the Rest Room.

On May 19, 1994, the Kirklands were forced to go to the Poughkeepsie, N.Y. City Court and were forced to appear before City Court Judge Roland E. Butts. Judge Butts is the Poughkeepsie Attorney that Ms. Maupin referred to in her March 21st, 1994 letter to Kirkland. JUDGE BUTTS ILLEGALLY AND COVERTLY PAID THE TAXES ON KIRKLAND'S PROPERTY.

ON APRIL 21st, 1994, KIRKLAND VISITED HIS 27 Widmer Road, Wappingers Falls, New York Property and observed that after Judge Butts illegally paid the Taxes on Kirkland's property, River Realty Corporation, 220 Main Street, Poughkeepsie, New York had illegally posted a For Sale Sign on Kirkland's property without Kirkland's knowledge and/or consent.

AS FURTHER EVIDENCE AND PROOF THAT THE CONTENTS OF PATRICIA BLACK'S JUNE 13th, 1994 LETTER TO WALTER D. KIRKLAND IS FALSE, I AM ENCLOSING A COPY OF AN ORDER THAT WAS ISSUED BY JUDGE HILLARY AFTER KIRKLAND'S ONLY APPEARANCE BEFORE HER ON MAY 6th, 1994 AND THE ONLY TIME THAT KIRKLAND WAS PERMITTED TO MAKE STATEMENTS ON THE RECORD BEFORE THE COURTS IN THE ILLEGALLY FILED MATTER OF ENSIGN FEDERAL SAVINGS BANK Vs. JOSEPH SCOTT, JR., JACQUELYN HEADY, CALVIN & LINDA KEMP, 1381/91 a/k/a ENSIGN FEDERAL SAVINGS BANK Vs. JOSEPH SCOTT, JR. AND WALTER D. KIRKLAND, 1381/91.

THE CONTENTS OF JUDGE HILLARY'S MAY 10th, 1994 ORDER IS SUBMITTED AS ABSOLUTE PROOF THAT THE STATEMENTS CONTAINED IN MS. BLACK'S LETTER TO ME ARE FALSE:

"This Court, sua sponte, pursuant to Judiciary Law Section 14, recuses itself from consideration of this proceeding in the interest of justice." - "This matter is referred to the Chief Clerk for further assignment and distribution in accordance with the rules of the Court."

Page 6 of 6 Pages
Senator Riegler, et al.
June 21st, 1994

For reason known only to him and members of his staff, John Adair has continued to ignore the Direct evidence that I sent to him in support of my valid Complaint. Senator Riegler's Staff on the Banking Committee has also ignored the evidence that I sent to the Chief Legal Counsel of the Senate Banking Committee. They both have not responded to my request for permission to meet with them and/or members of their staff so that I could have the opportunity to present the additional evidence that I possess that will further sustain & affirm the averments contained in the documents that I sent to them.

The evidence that is annexed to this letter, is absolute proof that the statements contained in Ms. Black's June 13, 1994 letter to me are false.

THERE IS NO DOUBT, THAT THE JUDICIARY SYSTEM IS BEING USED ILLEGALLY IN THE FURTHERANCE OF THIS CONTINUING ILLEGAL CONSPIRACY AND COVER UP THAT INCLUDES THE MORE THAN NINE YEAR COVER UP OF THE MURDER OF ALBERT RILEY AND ILLEGALLY FILED COURT ACTIONS THAT ARE BEING USED TO CIRCUMVENT THE CIVIL RIGHT ACT AND THE CONSTITUTIONS OF NEW YORK STATE AND THE UNITED STATES OF AMERICA.

THE INTEREST OF JUSTICE DEMANDS THAT KIRKLAND BE GIVEN THE OPPORTUNITY TO MEET WITH YOU AND/OR MEMBERS OF YOUR STAFF AND BE GRANTED THE OPPORTUNITY TO PRESENT ADDITIONAL EVIDENCE THAT WILL REVEAL THE INVOLVEMENT OF NEW YORK STATE GOVERNOR CANDIDATE GEORGE PATAKI'S DIRECT INVOLVEMENT IN THIS CONTINUING SPREADING ILLEGAL CONSPIRACY AND COVER UP.

Sincerely,



Walter D. Kirkland
115 West Cottage Place
York, Pennsylvania 17403
(717) 852 8074

Enclosures:

cc: Honorable Louis Freed
" Janet Reno

P.S. HOW MANY OTHER TAX PAYERS ARE BEING DEPRIVED OF THEIR CONSTITUTIONAL & CIVIL RIGHTS BY THE JUDGES, POLITICIANS AND PUBLIC EMPLOYEES INVOLVED IN THIS CONSPIRACY AND COVER UP?

**OFFICE OF
INSPECTOR
GENERAL**

RESOLUTION TRUST
CORPORATION

Counsel to the Inspector General

June 13, 1994

Mr. Walter D. Kirkland
115 West Cottage Place
York, Pennsylvania 17403

Dear Mr. Kirkland:

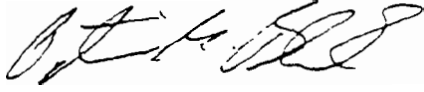
Your packets of December 14, 1994 (postmarked), January 7, 1994, January 26, 1994, February 28, 1994, and April 19, 1994, have been forwarded to me for reply. The Office of Inspector General has reviewed the material you submitted to Secretary Bentsen and Mr. Altman, as well as material you previously submitted.

The Office of Inspector General has also reviewed your concerns regarding your interests in property at 27 Widmer Road, Wappinger Falls, New York. In your letters you have expressed frustration at the manner in which the disposition and foreclosure of the property was handled. You were concerned about the role of the RTC and certain RTC personnel related to the process of foreclosure and the disposition of the property. You also objected to the behavior of a private attorney, Mr. John McDonald, who was engaged in the foreclosure process. In fact, Judge Hillery of the Supreme Court of the State of New York for the County of Dutchess denied your cross-motion concerning Mr. McDonald. Moreover, Judge Hillery ordered on November 5, 1993, that each and all of the defendants, including yourself, "be and they are forever barred and foreclosed of all right, claim, lien, title, interest, and equity of redemption in said mortgaged premises and each and every part thereof." (Decision at 7). Thus, Ensign Federal Savings Bank's priority and first mortgage was recognized by the court, and your claims have been adjudicated.

The Financial Institution Reform, Recovery and Enforcement Act of 1989 directed the RTC to take all reasonable steps to maximize return on institution assets and minimize taxpayer costs in the process of resolving institutions. Accordingly, RTC sometimes takes positions in litigating cases or permitting foreclosures which will protect the overall financial interests of American taxpayers but will not be beneficial to individual opposing parties. While the result in this case appears to have had unfortunate consequences for you, our

extensive inquiry indicates that the matter has been resolved by the courts, and that no further action by this office is warranted.

Sincerely,

A handwritten signature in black ink, appearing to read 'P. M. Black', written in a cursive style.

Patricia M. Black
Counsel to the Inspector General

STATE OF NEW YORK : COUNTY OF DUTCHESS
SUPREME COURT

FILED
AND
ENTERED
ON 4-21-1994
DUTCHESS
COUNTY CLERK

ENSIGN FEDERAL SAVINGS BANK,

Plaintiff,

ORDER

-against-

JOSEPH SCOTT, JR. and WALTER D. KIRKLAND,

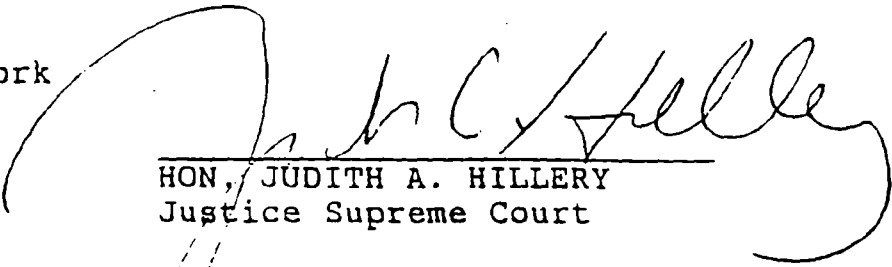
Index No. 1381/91

Defendants.
-----X

Upon the appearance of defendant, Walter D. Kirkland, on the return date of his pro se cross-motion on April 21st, 1994 and his request for an extension of time to retain counsel, the Court grants defendant, Walter D. Kirkland's, request and adjourns the motion of the plaintiff to declare the rights of the parties and the cross-motion of Walter D. Kirkland to disqualify the law firm of Stocksclaeder, McDonald and Sules. P. C. from representing plaintiff are hereby adjourned to May 6th, 1994 to be fully submitted at that time.

So ordered.

Dated: April 21, 1994
Poughkeepsie, New York


HON, JUDITH A. HILLERY
Justice Supreme Court

TO: Stocksclaeder, McDonald & Sules, P.C.
Attorneys for Plaintiff
One Madison Ave.
New York, NY 10010

Joseph Scott, Jr., Defendant, Pro Se
Mediation Center Ltd.
Bradenton, Fl. 34210

Walter D. Kirkland, Defendant, Pro Se
115 W. Cottage Pl.
York, Pa. 17403

STATE OF NEW YORK : COUNTY OF DUTCHESS
SUPREME COURT

ENSIGN FEDERAL SAVINGS,

Plaintiff,

-against-

JOSEPH SCOTT, JR. AND WALTER D. KIRKLAND,

Defendants.
-----X

DECISION
and
ORDER

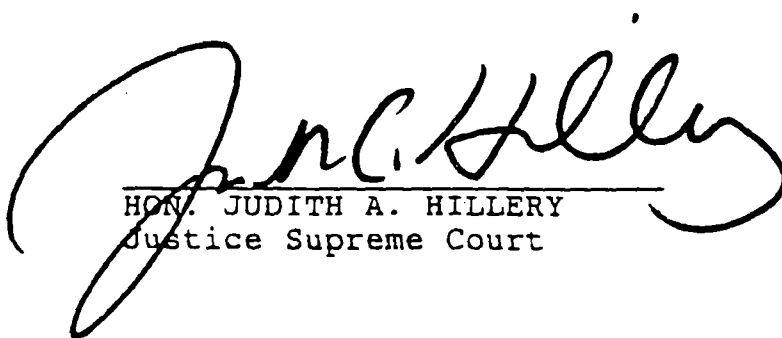
Index No. 1381/91

This Court, sua sponte, pursuant to Judiciary Law Section 14, recuses itself from consideration of this proceeding in the interest of justice.

This matter is hereby referred to the Chief Clerk for further assignment and distribution in accordance with the rules of the Court.

So ordered.

Dated: May 10, 1994
Poughkeepsie, New York



HON. JUDITH A. HILLERY
Justice Supreme Court

TO: Stocksclaeder, McDonald & Sules, P.C.
Attorneys for Plaintiff
John B. McDonald, Jr., Esq., Of Counsel
470 Park Ave. South
New York, NY 10016

Walter D. Kirkland, Defendant, Pro Se
115 West Cottage Pl.
York, Pa. 17403

FILED
AND
ENTERED
ON 5-10 1994
DUTCHESS
COUNTY CLERK

TOWN OF WAPPINGER



RECEIVER OF TAXES
P.O. BOX 324
WAPPINGERS FALLS, N.Y. 12590-0324

March 21, 1994

Mr. Walter D. Kirkland, Esq.
115 West Cottage Place
York, PA. 17403

Re: 27 Widmer Road, Wappingers Falls, N.Y.

Dear Mr. Kirkland,

I am in receipt of your letter of March 4, 1994 and I am sorry for the difficulty that you seem to be undergoing. I am the Receiver of Taxes and my records indicate that State, County, and Town taxes were paid on February 18, 1994 by one Roland E. Butts, an attorney in Poughkeepsie, New York.

Sincerely yours,

Patricia Maupin
Receiver of Taxes

T, JOSEPH, JR

and

-SCOTT, CHRISTINE

Debtors.

FILED

SEP 7 1989

Clerk, U.S. Bankruptcy
Court, Tampa, FL

CHAPTER 7
BANKRUPTCY

CASE NO.
89-05036-887

NOTICE OF APPEARANCE AND DEMAND

Please take notice that the undersigned do hereby appear as attorneys for Ensign Bank, FSB, a secured creditor of the debtors, and demand that copies of all papers, proceedings, applications, orders, etc in this matter be sent to the undersigned as said attorneys.

STOCKSCHLAEDER & McDONALD

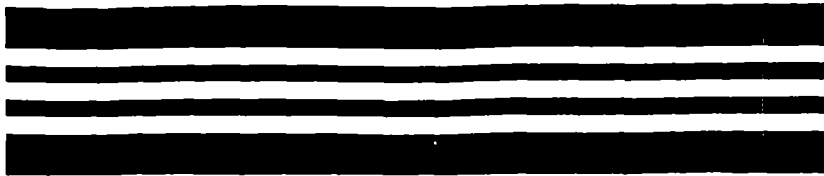
By *John B. McDonald*
A Member of Firm
Attorneys for Ensign Bank, FSB
1 Madison Avenue
New York, New York 10010

: New York, New York
September 1, 1989

I certify the foregoing to be true
and correct copy of the original
CARL R. STEWART, CLERK /
U. S. BANKRUPTCY COURT

By *Carl R. Stewart*
5/15/89

14



DUTCHESS COUNTY CLERK RECORDING PAGE

RECORD & RETURN TO:

WALTER KIRKLAND
115 WEST COTTAGE PLACE
YORK PA 17403

RECORDED: 01/31/94
AT: 10:04:25
COUNTY CLERK: #695

RECEIVED FROM: WALTER KIRKLAND

GRANTOR: SCORALICK FRED W ETC
GRANTEE: KIRKLAND WALTER D

RECORDED IN: DEED
INSTRUMENT TYPE:

TAX
DISTRICT: WAPPINGER

EXAMINED AND CHARGED AS FOLLOWS:

RECORDING CHARGE: 68.00 NUMBER OF PAGES: 3
TRANSFER TAX AMOUNT:
TRANSFER TAX NUMBER: #003709
E & A FORM: Y
TP-584: Y

TR
COUNTY CLERK BY: VLD / *RE*
RECEIPT NO: R04393
BATCH RECORD: D00034

WILLIAM L. PAROLI, JR.
County Clerk



... AND CLERK OF THE ...
... I HAVE CONTINUED TO ...
... OFFICE ON JAN. 31, 1994 ...
... BY MY HAND AND AFFIXED MY OFFICIAL SEAL ...
21, 1994 *W Paroli* / ASF
... OF THE SUPREME COUNTY COURT, DUTCHESS COUNTY

Original

SHERIFF'S TO AUCTIONED REAL PROPERTY

STATE OF NEW YORK)
) SS:
COUNTY OF DUTCHESS)

This Indenture, made the 10th day of November, nineteen hundred and ninety three.

150 No. Hamilton St., Pk.

Between Fred W. Scoralick, Sheriff of Dutchess County in the State of New York, party of the first part, and Walter D. Kirkland, party of the second part.

115 W. Cottage Pl., York, PA 17403

Whereas, a certain Execution was issued out of the Supreme Court, County of New York, on the 8th day of February, 1990 on a judgment entered in the Supreme Court, County of New York, in an action between Walter D. Kirkland, plaintiff and Joseph Scott Jr., defendant on the 8th day of February 1990 in favor of Walter D. Kirkland and against Joseph Scott, Jr., for the sum of Two Hundred Fifty Two Thousand, Six Hundred and Five Dollars, as appears by the judgment roll filed in the office of the Clerk of the Supreme Court, County of New York, which said judgment was docketed in the office of the Clerk of the County of New York on the 4th day of June 1993; and Whereas, said execution was directed and delivered to the Sheriff of Dutchess County, commanding him to satisfy said judgment out of the real property, among other property, of the judgment debtor; and Whereas, under the term of the execution, the interest of the judgment debtor in the premises hereinafter conveyed and described was, per clause below:

- One: subject to the lien of said judgment when the execution was delivered;
- Two: duly levied upon by the Sheriff on the 6th day of August 1993.

And Whereas, the said Sheriff, by virtue of and in obedience to the command of said execution duly sold at public auction on the 4th day of November, nineteen hundred and ninety three, all the estate, right, title and interest which on the 4th day of November, 1993, or at any time thereafter, the said judgment debtor had, of, in and to said premises, having held the sale at the first floor corridor, Dutchess County Court House, Market Street, in the City of Poughkeepsie, State of New York, in said County of Dutchess, and having first given public notice of the time and place of such sale, by advertising, serving and posting the same according to law, the said premises were struck off to Walter D. Kirkland, 115 West Cottage Place, York, Pennsylvania for the sum of Ten Thousand, One Dollar and no/100 Cents, \$10,001.00.

Being the highest bidder and that being the highest sum bidden for the same. Whereupon, the Sheriff of Dutchess County after receiving from the said purchaser the said sum of money so bidden as aforesaid, gave to Walter D. Kirkland, 115 West Cottage Place, York, Pennsylvania, the proofs of publication, service and posting of the notice of said sale as directed by the law be given.

Now this Indenture Witnesseth, that the said party of the first part, by virtue of the said Execution, and in pursuance of the act in such case made and provided, and in consideration of the sum of money so bidden as aforesaid, to him duly paid, hath sold and by these presents doth grant and convey unto the said party of the second part, the heirs or successors and assigns of the party of the second part forever, all the estate, right and interest which the said defendant had on the 4th day of November, nineteen hundred and ninety three. Or any time afterward, or, in and to all the right, title and interest of Joseph Scott Jr., judgment debtor, of, in and to ALL that piece or parcel of land situate in the Town of Wappinger, County of Dutchess, and State of New York, and being the same premises conveyed to Edward J. Supernowicz and Constance J. Supernowicz, his wife, by deed from Henry M. Burke, Jr., which the Deed is recorded in Liber 830 of Deeds at page 321 in the Dutchess County Clerk's Office on May 11, 1953 and connected thereafter by deed recorded in the Dutchess County Clerk's Office in Liber 838 at page 557, and being described as follows:

BEGINNING at a stake on the northerly boundary of Widmer Road, said stake being 601.8 feet westerly along the said northerly boundary of Widmer Road from the southeasterly corner of lands now or formerly of Henry M. Burke, Jr. thence South 58 deg. 38' West 40 feet along said road boundary to a stake; thence South 46 deg 48' West 60 feet, continuing along said road boundary to a stake; thence North 59 deg. 49' East 251.40 feet along the center of said wall to a stake; thence South 17 deg. 25' East 260.38 feet

SHAW
HITCHCOCK & CO. N. Y.

to the point of beginning; containing 1.046 acres, more or less, thence N. 49° W. 284.76 ft.

SUBJECT to the covenants and restrictions of record, if any there by, and those set forth in Libert 830 for Deeds at page 321 in the Dutchess County Clerk's Office.

BEING the same premises conveyed by Edward J. Supernowicz and Constance J. Supernowicz to John P. Welsh and Adrienne Welsh, his wife, by deed dated February 19, 1956 and recorded in the Dutchess County Clerk's Office in Liber 914 of Deeds at page 534.

To have and to Hold the said above mentioned and conveyed premises unto the said party of the second part, the heirs or successors and assigns of the party of the second part forever, as fully and absolutely as said party of the first part as Sheriff as aforesaid, can or ought to sell and convey the same by virtue of the said Execution and the law relating thereto. The word "Party" shall be construed as if it read "Parties" whenever the sense of this indenture so requires.

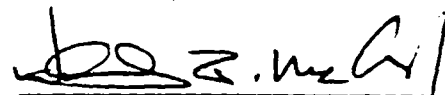
In Witness whereof, the said Fred W. Scoralick, Sheriff of Dutchess County, has duly executed this deed the day and year first above written.

In Presence of:


Sheriff of Dutchess County

State of New York, County of Dutchess SS:

On the 10th day of November nineteen hundred and ninety three, Before me personally came Fred W. Scoralick to me known, and known to me to be the Sheriff of Dutchess County and to me known to be the individual described in and who executed the above conveyance and acknowledged to me that he executed the same, as such Sheriff.


Notary Public

WILLIAM G. McCORD
NOTARY PUBLIC, STATE OF NEW YORK
QUALIFIED IN DUTCHESS COUNTY,
NO. 4691663
COMMISSION EXPIRES JAN. 31, 1994

1 STATE OF NEW YORK : COUNTY OF DUTCHESS

2 CITY COURT : CITY OF POUGHKEEPSIE

3 -----X

4 THE PEOPLE OF THE STATE OF NEW YORK,

5 -against-

ORDER

6 WALTER D. KIRKLAND, JR.

Docket# 94-0783

7 and

8 HERMESE KIRKLAND,

Docket# 94-0782

9 Defendants,

10 -----X

11 The Court has been advised by the defendants in-
12 the above captioned matter that they do not feel that
13 the City of Poughkeepsie Court can provide a fair
14 trial to them. They apparently base their allegations
15 on the fact that Judge Roland E. Butts, the other City
16 of Poughkeepsie Court Judge is involved in the instant
17 case. In actuality, Judge Butts was not present at
18 the time the Disorderly Conduct and Trespass charges
19 allegedly occurred. However, Judge Butts, in his role
20 as a private attorney, apparently was involved in the
21 underlying incident which lead the defendants to go to
22 the Dutchess County District Attorney's Office, the
23 scene of the alleged violations, in the first place.

24 The defendants have requested the issuance of
25 certain subpoenas by the Court. One subpoena is to be

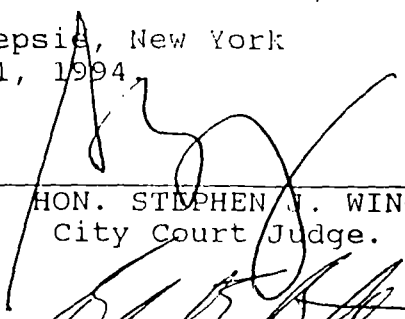
issued to Judge Butts.

Under the circumstances, the Court believes that in order to avoid any appearance of impropriety, this matter should be transferred upon recusal of both judges of this court.

Therefore, the Court orders that the transfer motions be prepared and forward to the Administrative Judge for the 9th Judicial District.

This is the Order of the Court.

Dated: Poughkeepsie, New York
August 1, 1994



HON. STEPHEN J. WING
City Court Judge.



HON. ROLAND E. BUTTS,
City Court Judge.

TO: WILLIAM GRADY, ESQ.
Dutchess County District Attorney
Market Street Dutchess County Courthouse
Poughkeepsie, New York 12601
BY: JAY SPEERS, Assistant District Attorney

MR. & MRS. WALTER D. KRIKLAND, JR.
115 West Cottage Place
York, PA 17403

United States Senate

WASHINGTON, D.C. 20510

April 21, 1994

Mr. W. D. Kirkland
115 West Cottage Pl
York, Pennsylvania 17403

Dear Mr. Kirkland:

Thank you for contacting me and please excuse the delay in replying. I'm sorry not to have had the opportunity to respond sooner.

As you may know, Madison Guaranty Savings and Loan, which was federally insured, was taken over by the government in February 1989. It is estimated that Madison's failure cost American taxpayers between \$47 million and \$60 million.

As the Ranking Member of the Banking Committee, I have a responsibility to make sure that the Resolution Trust Corporation is fulfilling its obligations to recover money from those responsible for causing losses at failed savings and loans, including Madison. For this reason, I proposed and Congress approved an extension of the statute of limitations to provide the RTC additional time to recover funds on behalf of the American taxpayer.

President Clinton's investment in Whitewater Development Company became a concern because the owner of Madison Guaranty Savings and Loan was a partner in that business. As a consequence, I strongly believe that the Congress has a responsibility to obtain the facts relating to the relationship between Whitewater and Madison. Congress has never before shirked its essential oversight function. Regardless of the political implications, we have a responsibility to learn the facts and report them to the American people.

Independent Counsel Robert Fiske is doing his job -- the investigation of possible violations of the law -- and Congress must do its job as well. I am pleased that my colleagues in Congress have agreed that oversight hearings are necessary. I met with Mr. Fiske to discuss his concerns that the hearings will be conducted carefully to avoid interference with the work of the Independent Counsel.

I hope Congressional hearings will commence in the near future so that the American people will receive a complete report of the facts surrounding Madison and Whitewater.

April 21, 1994
Page 2

Again, I thank you for sharing your views with me on this important matter.

Sincerely,

A handwritten signature in black ink, appearing to read "Alfonse D'Amato". The signature is fluid and cursive, with a long horizontal stroke extending from the end of the name.

Alfonse D'Amato
United States Senator

AD:jd



DEPARTMENT OF THE TREASURY
WASHINGTON

January 14, 1994

Mr. Walter D. Kirkland
115 West Cottage Place
York, PA 17403

Dear Mr. Kirkland:

Thank you for your letters to Secretary Bentsen, Deputy Secretary Altman and me. Your letters allege that the Resolution Trust Corporation (RTC) has inadequately addressed your complaints surrounding a pending lawsuit involving you, Mr. Joseph Scott, Jr. and the former Ensign Federal Savings Bank.

In response to your allegations, I am forwarding a copy of your October 31, 1993, and January 7, 1994 letters to the RTC's Inspector General's Office for their attention.

I would encourage you to forward any additional information or grievances regarding your case to the RTC's Inspector General's attention. Thank you for sharing your concerns with us.

Sincerely,

A handwritten signature in cursive script that reads "Joan Affleck-Smith".

Joan Affleck-Smith
Director

Office of Thrift Institutions
Oversight and Policy

STOCKSCHLAEDER, MCDONALD & SULES, P.C.

COUNSELLORS AT LAW

NEW YORK OFFICE:

470 PARK AVENUE SOUTH
NEW YORK, NEW YORK 10016
TELEPHONE (212) 686-1820
TELEFAX (212) 686-4896

NEW JERSEY OFFICE:

303 THORNALL STREET
EDISON, NEW JERSEY 08837
TELEPHONE (908) 321-0777

Kindly Reply To N.Y. Office

July 29, 1994

Justice Stephen Wing
Poughkeepsie City Corp.
Civic Center Plaza
P.O. Box 300
Poughkeepsie, New York 12601

Re: People of the State of New York v.
Walter D. Kirkland and Hermes Kirkland
Index Nos. 94/0782 and 94/0783
Our File No. 239

Dear Judge Wing:

Our client John B. McDonald, Jr. was served with a subpoena duces tecum, a copy of which is enclosed, by Walter D. Kirkland and Hermes Kirkland for an action pending in your court. The service of this subpoena is defective for the following reasons:

1. Service of the subpoena is defective because it was sent to Mr. McDonald via regular mail;
2. Service of the subpoena was outside the County where Poughkeepsie City Court is located and without the authority of the City Court. This is a violation of the Uniform City Court Act Section 1201 governing subpoenas. A copy of the section on subpoenas is enclosed for your reference.

Although the subpoena is defective, we have provided two correspondence demonstrating our law firm's authority to represent the RTC in the matters relating to 27 Widmer Road, Wappingers Falls, New York. We are voluntarily complying with this request in order to expedite this matter.

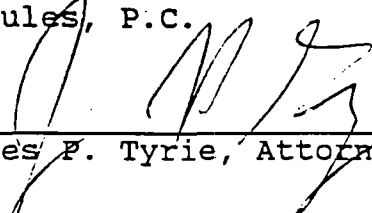
Justice Stephen Wing
July 29, 1994
Page 2

Given the above facts and circumstances, Mr. McDonald has been advised to not comply with the subpoena. If the court does wish him to appear he will be more than willing to do so.

Should the court require Mr. McDonald to appear or make a formal motion to quash the subpoena please notify our office. If you have any questions or require any additional information, please feel free to contact our office.

Very truly yours,

Stockschlaeder, McDonald
& Sules, P.C.

By: 
James P. Tyrie, Attorney

JPT:cq
Enc.

cc: John B. McDonald, Jr.
Walter D. Kirkland
Hermes Kirkland

AN OPEN LETTER

VIA CERTIFIED MAIL # P 016 650 676

Honorable Roger Altman
Deputy Secretary of Treasury
Department of Treasury
15th Street & Pennsylvania Ave., N.W.
Washington, D.C. 20220

Re: RTC FRAUD - LEAKS - INFORMATION - RACISM

Dear Mr. Altman:

My name is Walter D. Kirkland. I am an Afro American Male, Sixty Seven Years of Age, a Retired New York City Detective Supervisor, the former Police Commissioner of Peekskill, New York and the victim of a continuing spreading illegal conspiracy and cover up that includes the more than ten year cover up of the Brutal Murder of Albert Riley a/k/a Albert Reilly that occurred in the City of Peekskill, New York in January of 1984.

I am sending this letter to you in order to make you aware that Senator Alfonse D'Amato, who has questioned your integrity and the others who are prejudging you and alleging that you have committed Perjury during your appearance before the Senate White Water Investigation Hearings are not as forthright and just as they want the public to believe.

The cover up of Mr. Riley's Murder and the unlawful acts committed by Joseph Scott, Jr. were used and are being used to circumvent the Constitution and the Civil Laws of the State of New York and the United States.

George Pataki, who is Senator D'Amato's candidate for Governor of the State of New York, committed Perjury while testifying during an Alleged Injunctive Relief Hearing that was held on November 13, 14 and 15, 1984 in the matter of Kirkland Vs. City of Peekskill, George Pataki, et al., 84 CIV. 3510(MEL). This is one of two cases that were filed by Joseph Scott, Jr. Mr. Scott falsely informed me that he filed this action to correct mistakes that he made in the other law suit that he allegedly filed on my behalf, Kirkland VS. Bianco, et al., 83 CIV. 6754(MEL). Scott informed me that Senior United States District Judge Morris E. Lasker gave him permission to do so and to file a Motion for INjunctive Relief.

At the time, that Scott filed the above mentioned Law Suits, Scott had been retained to represent me in an effort to settle a disparaging treatment dispute that I was having with City of Peekskill, New York Officials.

At the time, I was also investigating the misuse of "HUD" Rehabilitation Funds within the Peekskill Housing Authority. Former Mayor George Pataki was fully aware that Scott was act-

Page 2 of 5 Pages
Roger Altman
August 6th, 1994

ing as my attorney, when Pataki recommended that Scott be hired as the Attorney for the Peekskill Housing Authority.

After Mr. Scott, who was my lawyer, suddenly jumped to his feet and stopped City Manager Joseph Seymour from answering questions regarding my investigation into the misuse of "HUD" Funds within the Peekskill Housing Authority, I attempted to dismiss Scott as my attorney and was prevented from doing so at that time by Judge Lasker. Finally, when I received approval from Judge Lasker to dismiss Mr. Scott and Jose Rivera, the attorney that was hired by Scott to allegedly assist him in the Law Suit, I learned and obtain evidence that proved Scott was not legally qualified to Practice Law in New York State and the State of Florida as I had been deceived into believing by Mr. Pataki and other New York State Officials.

I filed a lawsuit against Scott in the Supreme Court of the State of New York: New York County, Walter D. Kirkland Vs. Joseph Scott, Jr., 15840/87. A Jury awarded me a Judgement against Scott and I placed a Judgement Lien against Scott's home, after learning that the Scott's Home located at 27 Widmer Road, Wappingers Falls, New York was free and clear. I paid the require fees for a Sheriff Sale to be had. The Sale was scheduled for July 20, 1990. I was first notified that the Sale had to be postponed until August 30, 1990 because Lieutenant James McCord's Secretary, in the Dutchess County Sheriff Department forgot to put ads in the Newspapers.

Prior to August 30, 1990, I was contacted by Lt. McCord, who in form me that he received a letter from Attorney John B. McDonald, Jr., Stocksclaeder & McDonald, One Madison Avenue, New York, New York, the attorneys for Ensign Federal Savings Bank informing the Dutchess County Sheriff Department that McDonald was contacted by Scott and told that Scott informed him that I was a Creditor in a Bankruptcy Suit that Scott filed in Florida and that Ensign Federal Savings Bank had a First Mortgage on the 27 Widmer Road, Wappingers Falls, New York Property.

I went to the United States Bankruptcy Court for the Middle District of Florida and learned that Attorney D. Turner Mathews had filed a Bankruptcy Petition on behalf of Joseph Scott, Jr. and Chirstine Ryan-Scott, 89 05036 8B7. In the petition, it falsely stated that Scott's Occupation was a lawyer.

After more than a year and three appearances before the Bankruptcy Court, I was able to prove that Scott was not a lawyer and other facts that were relevant to the case and was awarded a Non Dischargeable decision regarding my Judgement Lien against Scott's Property. I received a corrective Judgement on August 27th, 1991.

Page 3 of 5 Pages
Roger Altman
August 6th, 1994

For the past ten years, I have sought the assistance of Senator D'Amato in my quest for Justice. I gave him direct evidence, i.e., Pataki's false testimony in transcript form, a letter that Pataki wrote to the 9th Judiciary Disciplinary Committee and a sworn statement from the Chairman of the Peekskill Housing Authority affirming that Pataki asked members of the Board to hire Scott as the Attorney for the Housing Authority at the time that Pataki knew Scott was not a lawyer, that Scott was representing me in an effort to settle my dispute with the City. More important, I sent Senator D'Amato a copy of the Autopsy Report of Mr. Riley's Homicide that was withheld from me for more than a seven year period by the Westchester Medical Examiner's Office and Westchester County Officials.

The Sheriff Sale was rescheduled for December 17, 1991. On December 17th, 1991, I learned that I was covertly named as a Defendant in the illegally filed matter of Ensign Federal Savings Bank Vs. Joseph Scott, Jr., Jacquelyn Heady, Calvin and Linda Kemp, 1381/91 that was illegally filed in the Supreme Court of the State of New York on March 27, 1991 more than six months after the Ensign Federal Savings Bank was closed by the office of Thrift Management and Oversight, U.S. Department of Treasury and placed into Receivership/Conservatorship under the supervision of the Resolution Trust Corporation.

Mr. Pataki is currently a New York State Senator who I believe represents Dutchess County in the New York State Senate. At no time was the Resolution Trust named the Plaintiff on behalf of Ensign Federal Savings Bank in the illegally filed Law Suit.

For reasons known only to them, Employees within the Valley Forge, Pennsylvania Office of the R.T.C. has provided unlawful assistance to John B. McDonald, Jr. and are continuing to provide some unlawful assistance in the furtherance of this continuing illegal conspiracy and cover up. On November 4th, 1993, I legally purchased the 27 Widmer Road, Wappingers Falls, New York Property at a Sheriff Sale held in the lobby of the Dutchess County Court House by the Dutchess County Sheriff Department and the Dutchess County Attorney's Office. I have been unable to take possession of my property by the continuing illegal assistance that employees in the RTC are giving to the conspirators by refusing to honor my valid Freedom of Information Request and the false information that the employees in the Valley Forge Office of the RTC are continuing to send to me.

I obtained the final proof that the matter of Ensign Federal Savings Bank Vs. Joseph Scott, Jr., Jacquelyn Heady, Calvin and Linda Kemp, 1381/91 a/k/a Ensign Federal Savings Bank Vs. Joseph Scott, Jr., and Walter D. Kirkland, 1381/91.

Page 4 of 5 Pages
Roger Altman
August 6th, 1994

I truly believe that once I legally purchased the 27 Widmer Road, Wappingers Falls, New York Property the Conspirators would cease their illegal acts, This was not to be. The illegally filed lawsuit became more illegal. On April 21st, Judge Judith Hillary, Dutchess County Supreme Court, knowingly, wantonly and intentionally issued an Order attributing statements that I allegedly made during an appearance before her on April 21st, 1994 that she knew was impossible for me to make simply because she would not permit me to appear before her on that date. In fact for more than a two year period, Judge Hillary barred my appearance and would not speak with me regarding the illegal matter that was before her.

I also learned that an attorney, Roland E. Butts, who is a Poughkeepsie City Court Judge covertly and illegally paid the taxes on my 27 Widmer Road, Wappingers Falls, New York Property on February 18th, 1994 and permitted River Realty Corporation to enter upon my property and illegally post For Sale signs on the property without my knowledge and/or consent.

On May 6th, 1994, my wife Hermses Kirkland and I were waiting in the Dutchess County District Attorney's Office to give the District attorney copies of the evidence that I have obtained i.e. the illegally issued April 21st, 1994 Order and a letter that I received from the Collector of Taxes, Town of Wappingers Falls, New York that informed me that Attorney Roland E. Butts had paid the taxes on my property when he knew that my Deed to the property was properly recorded in the Dutchess County Clerk's Office on January 31, 1994 after I legally purchased the property on November 4th, 1993.

I have been illegally denied access to this property for more than a four year period. Knowing that Senator D'Amato was the ranking minority member of the Banking Committee, I was surprised to receive a letter from him dated April 21st, 1994 in response to a letter that I sent to him, asking him if the list of the lawyers, who are involved in this continuing conspiracy and cover up that were in my letter made any campaign contributions to his political campaigns. Mr. D'Amato did not address my inquiries, instead, he gave himself pats on his back for his role in the Whitewater Investigation.

I filed complaints with the Justice Department, the Department of Treasury, the House and Senate Banking Committees and the Inspector General of the Resolution Trust Corporation including you and Secretary Bentsen. In credit to the Department of Treasury, in January, 1994, Ms. Joan Affleck-Smith wrote me a letter and informed me that she was sending my complaints to the Inspector General of the Resolution Trust Corporation.

On May 6th, 1994, my wife and I were verbally and physically abused and falsely arrested and charged with Dis-Orderly Conduct and Criminal Trespass while we were waiting inside of the Dutchess County District attorney's Office to meet with Assistant District Attorney Lincoln Woodard.

Page 5 of 5 Pages
Roger Altman
August 6th, 1994

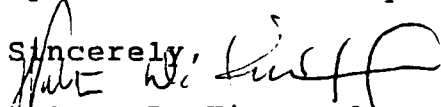
We were falsely arrested, forcibly removed from the District Attorney's Office and was not permitted to give the evidence to Mr. Woodard.

On May 10th, 1994, Judge Judith Hillary sua sponte recused herself in the Interest of Justice from the illegally filed matter of Ensign Federal Saving Bank Vs. Joseph Scott, Jr., Jacquelyn Heady, Calvin and Linda Kemp, 1381/91 a/k/a Ensign Federal Savings Bank Vs. Joseph Scott, Jr. and Walter D. Kirkland, 1381/91. On August 1st, 1994, Poughkeepsie City Court Judges Stephen Wing and Roland E. Butts, recused themselves from the matters of The People of the State of New York Vs. Walter D. Kirkland, Jr. and Hermese Kirkland, 94-0783 & 94-0782 leaving my wife and myself in a state of limbo.

This is where Racism enters the scene, the major newspapers and news media were made aware of the false arrests of a former Police Commissioner and his wife, where unnecessary force was used that cause injuries to my wife that she is still receiving medical treatment for. They were made aware that my wife, who is sixty five years of age, is recuperating from a recent operation on her knee, when she was injured by the officers making the false arrests, a District Attorney Investigator, a Sergeant and four Uniform Deputy Sheriffs, who abandoned their Court Security Posts and were waiting on the third floor within the District Attorney Office to assist the investigator to make the false arrests.

It appears to me, that you are going to be use as an example, and to justify the hearings. I believe that Senator D'Amato and others will try and have you charged with lying to congress. It seems that the papers have already convicted you. I wish you god speed. I am sending copies of this letter to the Wall Street Journal, the Washington Post and the New York Time. I predict that they will not investigate and/or print anything regarding the contents of this letter, simply because the victims are Afro-Americans. It is a shame that corrupt persons are permitted to make a sham of our justice systems to cover up their own dishonesty.

My wife and I wish you well.

Sincerely,

Walter D. Kirkland
115 West Cottage Place
York, Pennsylvania 17403
(717) 852 8074

Enclosures:

Washington Post
Wall Street Journal
New York Times

AN OPEN LETTER

August 6th, 1994

Honorable Maxine Waters
Congresswoman
Longworth House Office Building
Suite 1207
New Jersey & Independence Ave., S.E.
Washington, D.C. 20515

Re: RACISM - RTC FRAUD - LEAKS - COMMENTS OF REP. PETER KING
R-N.Y. DURING HOUSE WHITEWATER HEARINGS

Dear Congresswoman Waters:

First, I wish to thank you for coming to the defense of Margaret Williams against the unnecessary verbal abuse that she received from New York State Representative Peter King. It is my personal belief that the abuse was further by Racism.

My name is Walter D. Kirkland. I am a Sixty Seven Year old Afro American Male. I am a Retired New York City Detective Supervisor, the Former Police Commissioner of the City of Peekskill, New York and an expert on New York State Style Racism that is covertly hidden behind the screen of Patriotism, Law and Order. Persons like Rep. King and others are aided in this covert style Racism by a New Media that refuses to print the good contributions that are made by Afro American but instead prints any article true or false that will besmirch an Afro American, who holds an Office that they think in not in his/her place.

One thing is certain, the very fact, that the first lady, picked a completent Black Lady to be her Chief of State is more a reason for the Representative Kings and Senator D'Amato in this world to try to destroy the Presidency of President Bill Clinton than all the Whitewaters in the world. It is my belief that the appear-ent-orchestrated attacks against the President and the First Lady is based more on the fact, that the President has chose to appoint a Diversified Staff by Placing Competent Afro Americans and other persons of color, who are proving that they are able to do the job, rather than placing a few token Blacks in positions that they are not able to handle and where they could be used as scapegoats, i.e., the "HUD" scandals. Thank God for your presence, we need more of you.

Enclosed you will find several letters that I have written to persons involved in the RTC and Whitewater Investigation. If you read the letters, you will learned that I am the victim of a continuing Racial and Political Conspiracy and Cover Up that involves the RTC and the more than ten year cover up of the Murder of Albert Riley a/k/a Albert Reilly that occurred in the City of Peekskill, New York in January of 1984. The cover up of Mr. Riley's Murder and two lawsuit that were allegedly filed by an Afro American Joseph Scott, Jr. are being used by Senator Alphonse D'Amato's candidate for the Governship of New York, New York State Senator George Pataki to besmirch my professional reputation and to circumvent the Constitution and the Laws of New York State and the United States of America.

Page 2 of 2 Pages
Hon. Maxine Waters
August 3rd, 1994

For more than a ten year period, I sought Senator D'Amato's help in my struggle to obtain Justice. I sent Senator D'Amato direct evidence depicting Mr. Pataki's and the role that is being played by the Valley Forge, Pennsylvania RTC personnel in this continuing illegal conspiracy and cover up. In all fairness to Senator D'Amato, I had the same evidence sent to elected and appointed Afro Americans in New York State and at least Senator D'Amato responded.

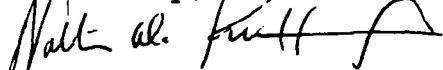
Senator D'Amato responded by sending a message to me and all persons of color in America, he not only sent me letters that ignored the Direct Evidence that I sent to him, he sponsored Mr. Pataki's as the candidate for Governor in the up coming 1994 race for Governor of the State of New York and made a \$400,000 contribution to Mr. Pataki's campaign, despite the direct evidence that I sent to him regarding the false statements that Mr. Pataki made under oath regarding the Homocide of Mr. Riley and Mr. Pataki's use of Joseph Scott, Jr., who he knew was not a lawyer, to abort the investigation that I was conducting into the misuse of "HUD" Funds within the City of Peekskill Housing Authority.

The latest in a long line of overt criminal acts being committed in furtherance of this continuing illegal conspiracy and cover up are affirmed and sustained in the enclosed copies of the letters that I am sending to you.

I am also sending copies of the material to the Editors of The New York Times; The Washington Post and the Wall Street Journal. Throughout my struggle for justice, I have sent the same evidence that I presented to Senator D'Amato to the News Media and challenged them to investigate and prove the evidence wrong. I submit to you that Racism entered into the picture and they refused to accept my challenge. I also sent similar evidence to the Honorable Henry B. Gonzalez and asked for permission that I be given the opportunity to testify before your committee regarding RTC Fraud, that I believe has spread to within the RTC.

I look forward to receiving a response from your office. I am also enclosing a copy of Rep. Gonzalez's response to my requests for your perusal.

Sincerely,



Walter D. Kirkland
115 West Cottage Place
York, Pennsylvania 17403
(717) 852 8074

Enclosures:

August 6th, 1994

Honorable Maggie Williams
Chief of Staff of The First Lady
Honorable Hillary Clinton
THE WHITE HOUSE
Washington, D.C. 20500

Re: RTC INFORMATION THAT YOU MAY FIND USEFUL

Dear Ms. Williams:

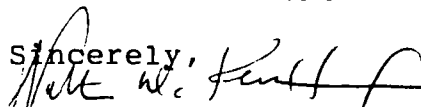
Enclosed please find documents containing information that is relevant to your recent appearance before the House and Senate Investigation Committees that are investigating the Whitewater Matter.

I wish to congratulate you on your deportment during what I believe to be a Racial Attack on your integrity by Representative King and others.

I found your testimony to be highly creditable and I for one, am proud of you.

I personally do not believe that these investigations are about RTC Fraud and Cover Up. I believe that more likely, it is nothing more than a planned concerted effort to discredit President Clinton's Presidency because he has placed competent persons from the Black and Hispanic Community in high profile positions where they are confidently and efficiently performing their duties not just as tokens so that they can be blamed for any problems that arise in their agencies.

I pray that the enclosed material make be of some use to you and the President.

Sincerely,

Walter D. Kirkland
115 West Cottage Place
York, Pennsylvania 17403
(717) 852 8074

AN OPEN LETTER

VIA CERTIFIED MAIL # P 016 650 676

Honorable Roger Altman
Deputy Secretary of Treasury
Department of Treasury
15th Street & Pennsylvania Ave., N.W.
Washington, D.C. 20220

Re: RTC FRAUD - LEAKS - INFORMATION - RACISM

Dear Mr. Altman:

My name is Walter D. Kirkland. I am an Afro American Male, Sixty Seven Years of Age, a Retired New York City Detective Supervisor, the former Police Commissioner of Peekskill, New York and the victim of a continuing spreading illegal conspiracy and cover up that includes the more than ten year cover up of the Brutal Murder of Albert Riley a/k/a Albert Reilly that occurred in the City of Peekskill, New York in January of 1984.

I am sending this letter to you in order to make you aware that Senator Alfonse D'Amato, who has questioned your integrity and the others who are prejudging you and alleging that you have committed Perjury during your appearance before the Senate White Water Investigation Hearings are not as forthright and just as they want the public to believe.

The cover up of Mr. Riley's Murder and the unlawful acts committed by Joseoh Scott, Jr. were used and are being used to circumvent the Constitution and the Civil Laws of the State of New York and the United States.

George Pataki, who is Senator D'Amato's candidate for Governor of the State of New York, committed Perjury while testifying during an Alleged Injunctive Relief Hearing that was held on November 13, 14 and 15, 1984 in the matter of Kirkland Vs. City of Peekskill, George Pataki, et al., 84 CIV. 3510(MEL). This is one of two cases that were filed by Joseph Scott, Jr. Mr. Scott falsely informed me that he filed this action to correct mistakes that he made in the other law suit that he allegedly filed on my behalf, Kirkland VS. Bianco, et al., 83 CIV. 6754(MEL). Scott informed me that Senior United States District Judge Morris E. Lasker gave him permission to do so and to file a Motion for INjunctive Relief.

At the time, that Scott filed the above mentioned Law Suits, Scott had been retained to represent me in an effort to settle a disparaging treatment dispute that I was having with City of Peekskill, New York Officials.

At the time, I was also investigating the misuse of "HUD" Rehabilitation Funds within the Peekskill Housing Authority. Former Mayor George Pataki was fully aware that Scott was act-

Page 2 of 5 Pages
Roger Altman
August 6th, 1994

ing as my attorney, when Pataki recommended that Scott be hired as the Attorney for the Peekskill Housing Authority.

After Mr. Scott, who was my lawyer, suddenly jumped to his feet and stopped City Manager Joseph Seymour from answering questions regarding my investigation into the misuse of "HUD" Funds within the Peekskill Housing Authority, I attempted to dismiss Scott as my attorney and was prevented from doing so at that time by Judge Lasker. Finally, when I received approval from Judge Lasker to dismiss Mr. Scott and Jose Rivera, the attorney that was hired by Scott to allegedly assist him in the Law Suit, I learned and obtain evidence that proved Scott was not legally qualified to Practice Law in New York State and the State of Florida as I had been deceived into believing by Mr. Pataki and other New York State Officials.

I filed a lawsuit against Scott in the Supreme Court of the State of New York: New York County, Walter D. Kirkland Vs. Joseph Scott, Jr., 15840/87. A Jury awarded me a Judgement against Scott and I placed a Judgement Lien against Scott's home, after learning that the Scott's Home located at 27 Widmer Road, Wappingers Falls, New York was free and clear. I paid the require fees for a Sheriff Sale to be had. The Sale was scheduled for July 20, 1990. I was first notified that the Sale had to be postponed until August 30, 1990 because Lieutenant James McCord's Secretary, in the Dutchess County Sheriff Department forgot to put ads in the Newspapers.

Prior to August 30, 1990, I was contacted by Lt. McCord, who inform me that he received a letter from Attorney John B. McDonald, Jr., Stocksclaeder & McDonald, One Madison Avenue, New York, New York, the attorneys for Ensign Federal Savings Bank informing the Dutchess County Sheriff Department that McDonald was contacted by Scott and told that Scott informed him that I was a Creditor in a Bankruptcy Suit that Scott filed in Florida and that Ensign Federal Savings Bank had a First Mortgage on the 27 Widmer Road, Wappingers Falls, New York Property.

I went to the United States Bankruptcy Court for the Middle District of Florida and learned that Attorney D. Turner Mathews had filed a Bankruptcy Petition on behalf of Joseph Scott, Jr. and Chirstine Ryan-Scott, 89 05036 8B7. In the petition, it falsely stated that Scott's Occupation was a lawyer.

After more than a year and three appearances before the Bankruptcy Court, I was able to prove that Scott was not a lawyer and other facts that were relevant to the case and was awarded a Non Dischargeable decision regarding my Judgement Lien against Scott's Property. I received a corrective Judgement on August 27th, 1991.

Page 3 of 5 Pages
Roger Altman
August 6th, 1994

For the past ten years, I have sought the assistance of Senator D'Amato in my quest for Justice. I gave him direct evidence, i.e., Pataki's false testimony in transcript form, a letter that Pataki wrote to the 9th Judiciary Disciplinary Committee and a sworn statement from the Chairman of the Peekskill Housing Authority affirming that Pataki asked members of the Board to hire Scott as the Attorney for the Housing Authority at the time that Pataki knew Scott was not a lawyer, that Scott was representing me in an effort to settle my dispute with the City. More important, I sent Senator D'Amato a copy of the Autopsy Report of Mr. Riley's Homicide that was withheld from me for more than a seven year period by the Westchester Medical Examiner's Office and Westchester County Officials.

The Sheriff Sale was rescheduled for December 17, 1991. On December 17th, 1991, I learned that I was covertly named as a Defendant in the illegally filed matter of Ensign Federal Savings Bank Vs. Joseph Scott, Jr., Jacquelyn Heady, Calvin and Linda Kemp, 1381/91 that was illegally filed in the Supreme Court of the State of New York on March 27, 1991 more than six months after the Ensign Federal Savings Bank was closed by the office of Thrift Management and Oversight, U.S. Department of Treasury and placed into Receivership/Conservatorship under the Supervision of the Resolution Trust Corporation.

Mr. Pataki is currently a New York State Senator who I believe represents Dutchess County in the New York State Senate. At no time was the Resolution Trust named the Plaintiff on behalf of Ensign Federal Savings Bank in the illegally filed Law Suit.

For reasons known only to them, Employees within the Valley Forge, Pennsylvania Office of the R.T.C. has provided unlawful assistance to John B. McDonald, Jr. and are continuing to provide some unlawful assistance in the furtherance of this continuing illegal conspiracy and cover up. On November 4th, 1993, I legally purchased the 27 Widmer Road, Wappingers Falls, New York Property at a Sheriff Sale held in the lobby of the Dutchess County Court House by the Dutchess County Sheriff Department and the Dutchess County Attorney's Office. I have been unable to take possession of my property by the continuing illegal assistance that employees in the RTC are giving to the conspirators by refusing to honor my valid Freedom of Information Request and the false information that the employees in the Valley Forge Office of the RTC are continuing to send to me.

I obtained the final proof that the matter of Ensign Federal Savings Bank Vs. Joseph Scott, Jr., Jacquelyn Heady, Calvin and Linda Kemp, 1381/91 a/k/a Ensign Federal Savings Bank Vs. Joseph Scott, Jr., and Walter D. Kirkland, 1381/91.

Page 4 of 5 Pages
Roger Altman
August 6th, 1994

I truly believe that once I legally purchased the 27 Widmer Road, Wappingers Falls, New York Property the Conspirators would cease their illegal acts, This was not to be. The illegally filed lawsuit became more illegal. On April 21st, Judge Judith Hillary, Dutchess County Supreme Court, knowingly, wantonly and intentionally issued an Order attributing statements that I allegedly made during an appearance before her on April 21st, 1994 that she knew was impossible for me to make simply because she would not permit me to appear before her on that date. In fact for more than a two year period, Judge Hillary barred my appearance and would not speak with me regarding the illegal matter that was before her.

I also learned that an attorney, Roland E. Butts, who is a Poughkeepsie City Court Judge covertly and illegally paid the taxes on my 27 Widmer Road, Wappingers Falls, New York Property on February 18th, 1994 and permitted River Realty Corporation to enter upon my property and illegally post For Sale signs on the property without my knowledge and/or consent.

On May 6th, 1994, my wife Hermses Kirkland and I were waiting in the Dutchess County District Attorney's Office to give the District attorney copies of the evidence that I have obtained i.e. the illegally issued April 21st, 1994 Order and a letter that I received from the Collector of Taxes, Town of Wappingers Falls, New York that informed me that Attorney Roland E. Butts had paid the taxes on my property when he knew that my Deed to the property was properly recorded in the Dutchess County Clerk's Office on January 31, 1994 after I legally purchased the property on November 4th, 1993.

I have been illegally denied access to this property for more than a four year period. Knowing that Senator D'Amato was the ranking minority member of the Banking Committee, I was surprised to receive a letter from him dated April 21st, 1994 in response to a letter that I sent to him, asking him if the list of the lawyers, who are involved in this continuing conspiracy and cover up that were in my letter made any campaign contributions to his political campaigns. Mr. D'Amato did not address my inquiries, instead, he gave himself pats on his back for his role in the Whitewater Investigation.

I filed complaints with the Justice Department, the Department of Treasury, the House and Senate Banking Committees and the Inspector General of the Resolution Trust Corporation including you and Secretary Bentsen. In credit to the Department of Treasury, in January, 1994, Ms. Joan Affleck-Smith wrote me a letter and informed me that she was sending my complaints to the Inspector General of the Resolution Trust Corporation.

On May 6th, 1994, my wife and I were verbally and physically abused and falsely arrested and charged with Dis-Orderly Conduct and Criminal Trespass while we were waiting inside of the Dutchess County District attorney's Office to meet with Assistant District Attorney Lincoln Woodard.

Page 5 of 5 Pages
Roger Altman
August 6th, 1994

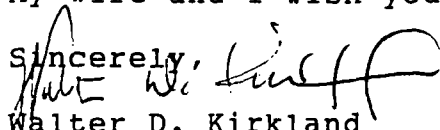
We were falsely arrested, forcibly removed from the District Attorney's Office and was not permitted to give the evidence to Mr. Woodard.

On May 10th, 1994, Judge Judith Hillary sua sponte recused herself in the Interest of Justice from the illegally filed matter of Ensign Federal Saving Bank Vs. Joseph Scott, Jr., Jacquelyn Heady, Calvin and Linda Kemp, 1381/91 a/k/a Ensign Federal Savings Bank Vs. Joseph Scott, Jr. and Walter D. Kirkland, 1381/91. On August 1st, 1994, Poughkeepsie City Court Judges Stephen Wing and Roland E. Butts, recused themselves from the matters of The People of the State of New York Vs. Walter D. Kirkland, Jr. and Hermese Kirkland, 94-0783 & 94-0782 leaving my wife and myself in a state of limbo.

This is where Racism enters the scene, the major newspapers and news media were made aware of the false arrests of a former Police Commissioner and his wife, where unnecessary force was used that cause injuries to my wife that she is still receiving medical treatment for. They were made aware that my wife, who is sixty five years of age, is recuperating from a recent operation on her knee, when she was injured by the officers making the false arrests, a District Attorney Investigator, a Sergeant and four Uniform Deputy Sheriffs, who abandoned their Court Security Posts and were waiting on the third floor within the District Attorney Office to assist the investigator to make the false arrests.

It appears to me, that you are going to be use as an example, and to justify the hearings. I believe that Senator D'Amato and others will try and have you charged with lying to congress. It seems that the papers have already convicted you. I wish you god speed. I am sending copies of this letter to the Wall Street Journal, the Washington Post and the New York Time. I predict that they will not investigate and/or print anything regarding the contents of this letter, simply because the victims are Afro-Americans. It is a shame that corrupt persons are permitted to make a sham of our justice systems to cover up their own dishonesty.

My wife and I wish you well.

Sincerely,

Walter D. Kirkland
115 West Cottage Place
York, Pennsylvania 17403
(717) 852 8074

Enclosures:

Washington Post
Wall Street Journal
New York Times