Case: 24-3244

Document: 155

Filed: 04/21/2025 U.S-Gobs: 3th Circuit

APR 2 1 2025

tcamarda@gmx.com

From:

tcamarda@gmx.com

Sent:

Wednesday, April 16, 2025 12:22 PM 'CA07_pro_se_filings@ca7.uscourts.gov'

'CA07_pro_se_filings@ca

Subject:

NOTICE OF PUBLIC RECORD RELEASE - FEDERAL ENFORCEMENT ARCHIVE NOW LIVE

Importance:

High

IN THE UNITED STATES COURT OF APPEALS FOR THE SEVENTH CIRCUIT

THOMAS E. CAMARDA,

Plaintiff-Appellant, Pro Se, (Secured Party Creditor – Federal Enforcement Active)

v.

ELIZABETH M. WHITEHORN, et al.,

Defendants-Appellees.

Case No. 24-3244

NOTICE OF PUBLIC RECORD RELEASE – FEDERAL ENFORCEMENT ARCHIVE NOW LIVE

To the Clerk, Panel, and all officers of this Court:

This filing serves as **formal notice** that due to the unprecedented constitutional violations, suppression of federal enforcement filings, and failure of this Court to honor its procedural and statutory obligations, the **entire federal litigation record is now being made public** — in full.

The public deserves to know how this Court handled a case involving:

- A void state warrant,
- An unrebutted federal summary judgment,
- · Retaliation under color of law for exercising First Amendment rights,
- And a cascade of constitutional denials spanning Title IV-D abuse, due process violations, and suppression of enforcement efforts under UCC and Rule 56(a).

PUBLIC ARCHIVES NOW ACTIVE:

- GitHub Repository (Full Record, All Filings, Exhibits, Timelines):
 - https://camarda-v-whitehorn-et-al.github.io/Camarda-v-Whitehorn-et-al/

网络沙皮格勒斯曼克斯 医马克特氏 经收益的 医克勒氏 医克勒氏试验检尿病 医皮勒氏试验检尿病 医皮勒氏病 化二乙基乙基乙基

- Twitter (Live Notices, Exhibits, Callouts):
 - https://twitter.com/CamardaJustice

FULL PUBLIC ACCOUNTABILITY IN EFFECT

This Court, the Appellees, and all associated state actors will now be:

- Named by name,
- Cited by act, and
- Publicly documented for their role in obstructing constitutional relief and retaliating against a federal litigant.

This includes:

- Elizabeth M. Whitehorn Director of Illinois HFS
- Nathaniel Holm & Randi Freese State prosecutors tied to retaliatory charges
- Judge Mark Facchini Void warrant signer outside assigned jurisdiction
- All clerks and court actors who suppressed federal supremacy notices, FOIA violations, and litigation-based UCC enforcement.

THE RECORD WILL NOT BE BURIED

Every motion, notice, and violation — including this Court's refusal to rule on:

- FRAP 31(c) default,
- Rule 56(a) perfected judgment,
- · Retaliatory state prosecution, and
- Protected litigation under FRE 408 and U.S. Const. amend. I —

...is now published for attorneys, oversight bodies, journalists, and the American public to examine directly.

The law is not a suggestion.

The Supremacy Clause is not optional.

And this Court is not above the Constitution.

Respectfully submitted,

Thomas E. Camarda
Plaintiff-Appellant, Pro Se
Seventh Circuit Case No. 24-3244
tcamarda@gmx.com
(224) 279-8856

Dated: April 16, 2025

die P