WARNING **TO ALL FEDERAL STATE COUNT AND LOCAL MUNICIPAL ENTITIES AND THEIR AGENTS OR OFFICIALS RESTRICTED ALLODIAL LAND** 18 USC 241 & 242 AND USE FEE IS \$250.000 PER PERSO \$500,000 PER ORGANIZATI **PER DAY OR ANY PART THEREOF AS VALUED BY 18 USC PART II, CHAPTER 227. SUBCHAPTER C. 3571** ALL RIGHTS RESERVED UCC 1-308 / 1-207

DELIBERATELY OMITTING THE RECORD

Omission of the Record Either this Stanley Mosk Superior Court clerk: public servant. Sherri R. Carter, public servant, Tricia Joan Taylor, or the clerk/public servant of the Matter Control, particular, in the article of a strain system, but a famouses 200°, 2022 writes transcript, Ukbough in an it appears, dishemately left out of the Clerk's Transcriptor, we object that the eccord is complete without Januaray 200°, 2022 decitories record, January 100°, 2022 hearing is a result part of the second on paped, which the Estimate Generals to endforce this court to get the electronic dinital record and then move to transcribe into transcript for the arreal court as an Article III Section II Classe I demands the order of the court and Lady Justice concurs. Article III Section II Classe I detained the order of the court and Lawy Justice concerns Earthy: "Treve certificate movies was debied. An error model by a click anglet not to infusc; a clickcal error may be corrected."

JUDICIAL ECONOMY

For individ concerns and remardless of the facts we state this court is summary and lacks of farialities, we demand with certainty to have an independent certified transmitter to transmitte all serves of the above hearing dates, once the executor sectives the electronic digital recordings which we have been denied. It is the responsibility of the executor's estate to verify e current record. We cannot do this without the original digital electronic record of "ALL" of a previous stated dated, which is with this court and "American For The Record" (Praser

LIST OF THE TRESPONSED WHO DENTED THE PECORD EDON THE ESTATE

The Public Servants for the court and other assisting actors, as some are contractors, ARE and who denied the original electronic digital recordings hat is as follow

Public Servant: Tricia Jean Taylor; Public Servant: Shorri R, Cartor; Addie Sormatt, Sharri, R., Cartier,
Construct for the Asymptotic Control (California: France Wyard from
Additional Control (California: California: Californi: California: California: California: California: Californ Public Servant: Amy Ladian Public Servant: Deer J. 18,099

due process, and a hest of other refusal, such as ADA accommodations, or just complete denial of basic court decorum, processes, and not beyond draconian. Rather they are unwarranted, as it shows a history beyond malicious intent to suppress the they are convenience, as it surves a timely orygon manches times or suppress the Entropy's ability to move this action in acculative opsity to an equitable resolution and shows over takens continue causing intentional influcions of emotional distress upon executor, the estate and beneficiary directed by such court actors.

The COMPLETE DIGITAL ELECTRONIC RECORD is all we are moniming this time a we have stated, we do receive ADA Accommodations, we also have a fee waivers in this a we have visited, we do neerine ADA Accommoditions, we also have a fire warren in this tion, by visite of elimination of process, the other transcripts by LNDA FERRARA'S (CET-fight were abready and via the court's rule... however, WE STATE IT IS CRUCIAL and eccusary, as in the past, we demand the electronic (digital records to be certified by Americas) e The Record (CEO Fraser Wyath or successor promeetative. Although my do not need to ony, however if we are compelled to may, we can only may for the certified original pp, however if we are competed to pp, we can only any first the emfified enginal determine digath recedings on C_D_1 or we insignal digathy conservative with USES Money coder via USES por mail because we do not have any access to any bank confit cards, don't ranks, not bank accessit. We will also need additional time once we get the record to transcribe and to write the appart build near one renor the indicational fight record of 10 days.

We preservate your reasonal and if there is prothing our can do to halp emediate this

process to record the certified, authenticated and venified record, please do not he to the location above.

Sovem yourselves accordingly to the reason of law,

Executor, for DANIEL ADAM SORSOTTL Estate, & Trust

GOD, God, god, personally served oration at Hearen's Gate; & Commission on Judicial Performance; United States Department of Justice;

	EL ADAM BORSOTTL ESTATE	
anet.	i post-office, , van anys, ti Province, United States Minor,	
SHL.	ng Island [91404-9998]	
Suri Juris		May 12 th , 2022
÷.	TENTH REQUEST:	

Tani G. Cantil-Sakauyy: Christopher A. Wrzy; William (Bill) J. Burns; Michael B. mer: Merrick B. Garland: Donald John Trumo: Rob Bonta: John G. Roberts Jr.; Charges Characteristics of Control of the Control of the Control of Control o one Loan Mortgage Corporation; Superior Court of Re-DENIAL OF COURT FLECTRONIC RECORDING

ENTAL OF COURT ETHICS MORALS EDIOLITTE & LAW: We cannot fulfill this Appeal Brief until we receive the COMPLETE record.

STATEMENT IN FORM OF AFFIDAVIT TO SUPPORT THE STAY OF PROCEEDINGS

On Several occasions between February 094, 2020 through to date of May 124, 2022 th becuter (executor's office) has habitually worked towards potenting the Beneficial Interest as Examinate Ratins in the California Securities for the DANEL ADAM ROBOTTI Four protocol support in the Contaction documents in the DOCALL ADDA. <u>BOOMSTIF</u>, Fre test (hereinafter "we"), and the Bouefficiary, Daniel Adam of the Family <u>Boueff</u> from -ity of justice perpetrated upon the Entitle and Bouefficiary by actore.

Besides many egregious unlawful acts of denial of property rights protections by the ouris, its actors, and Federal Home Loan Mostgage Corporation et. al., the Estate's lawful lains that only a proper court can accertain the thought of jurisdiction may be a lawful Article

de EL, Socio J, Chane I judici Morve Michael So di Chan, in Law and Egolo, uning socier fan Countration, fin Law o d Rates, and Thomas male, or which shall be male, unde teine Nathershy-ine al Cases efforting constraints to shall for data Strain and law S-training Michael Strain, S-berreas Channel Anto and Channel Gaussian (and Strain and all as Antory - of Constrovant Strain, S-berreas Channel of the and Channel of address faste and law S-training Michael Strain, S-berreas Channel of the and Channel of All and Strain and law S-training Michael Strain, S-berreas Channel of the strain g Law shall Channel of All Strain Michael as Michael Strain, S-berreas Channel of the strain S-berreas Channel of All Strain Michael and Michael Strain, S-berreas Channel of the strain S n. the Lana of the

The multiple attempts for the electronic digital recordings by the Exister were send derectly o Franser Wyant, 1410 17th St., Suite 525, Denvier, CO 80202; a Newly appeinted Public learner Trixis. J. Taylor (F-44 Chanvoreth Coarthoure, Econotive Officen Clerk of Coart (Sharri R. Cartor), Chief Deputy of Operations (Duni K. Bartler), Director of Coartoson Support. Kathie O'Cunnell) and Senior Administrator (Deirdre J. Robertson) Statley Mosk ourthouse, and other Los Angeles Court ADA Coordinator from The Stanley Mesk & hateworth Courthouse Los Angeles County California; (Anny Ladin & Nanci E. Nickimura) amion on Audicial Performance Sacramento California, just to name a few.... And Executer for the DANIEL ADAM <u>BORSOTTI</u> Estate, made a final request for the Clerks Record on appeal <u>i.e.</u> Clerks Transcripts of **all** oral hearings and was denied. See e following exculpatory evidence.

> First Second Conformed on February 18th MNI the REQUEST FOR SPECIAL TRANSCRIPT AND ORDER" propo upon the Superior Court of California, Chatsworth California Clerk Mo Henderson (see exhibit "A") 10% day of February 2020 and was denied.

Second Respect On March V¹, 2020 of the bearing. Trivia Join Taylor's clerk, G. Zacco, after requesting for electronic records gave verbal instructions to try it on line services. We were denied even though we attempted to use a pre paid debit torefit card, as the system refused to accept it.

on March 13th, 2020 the 3th attempt for MC-410 Third Request paper was filed "REQUEST FOR ACCOMMODATIONS BT PERSONS WITH DISABILITIES AND RESPONSE" was made upon the court to the electronic recordiars and was denied by inability to receive. (Se-

Exhibit "B") usable to receive on line and was denied.

Fourth Request: on March 13th, 2020 was attempted directly to the ADA 6 ADAAA Charworth Administrator whom denied all assistance to receive the electronic record from the court (See extaint "C") and was denied.

on March 16th, 2020 was attempted directly to the ADA & ADAAA Chatsworth Administrator and sent a copy to the Commission on Judicial Performance ADA Coordinator Trial Court Leadenhip Office when all denied all assistance to receive the electronic record from the court (See exhibit "D") and was denied.

Another Request: on April 11%, 2020 was attenueed directly to the ef Clerk of all Los Angeles Courts, Sherri R

PROOF OF SERVICE/LIST BELOW

a not a marty to this action, and on the Los Anneles County soil. Califor the tage of 18 and not a party to the within action: The address 1 use in Ig CO DANIEL ADAM BORSOTTI, ESTATE: Execute Office unline california, prenal post office, man yars, Barneth Province United States, Mana, Outlying Island, Naz, [91406-0008] O, day tractice of the month of Mar, 2022,

arout the writes reported TR: TENTH RECUEST - To: To: G Contialcaree: Christopher A. Way: William (Bill) J. Burns, Michael B. Harper, Merrick B. Garland, Jonald John Trumy, Rob Bonts, John G. Roberts A.: Classice Thomas, Stephen Breyer, Same Alto, Jr. Sonia Sutomayor: Eles Kager: Nel M. Gorsuch, Bret M. Kavanaugh, Any Con-aristi, Jerone Powell, Joseph Robustte Biden, Re. DENIAL OF COURT ELECTRONIC Second, Science reverse, receipt nonsidere baker, Nr. DENAL OF COURT ELECTRONIC RECORDINGS, DENIAL OF COURT ETHICS, MORALS, EDMITTE & LAW.; We cannot defit this Appeal Birdfundi we receive the COMPLETE record, STATEMENT IN FORM OF AFFIDAVIT' to the parties in this action as utual balow:

Superior Court California Chatezorth Courthease Clerk

FEDERAL HOME LOAN MORTGAGE CORPSORATION V. DANIEL ADAM BORSOTTL ESTATE TRUST

seddie Mar, (C.E.O. Mark Grier)... Freddie Mac, (C.E.O. Mark Grier), o is fare Offices of Kimball Tiner, & St. John Atta: <u>Altern Sy</u>, Serena Amber Yun 915 Withine Boolevard Suite 1650 orporate Secretary, 200 Jones Branch Drive RLean, Virginia [22102] Los Angeles California. [99017]

by post: by placing a trace copy of the foregoing paperwork in a scaled envelope addressed as set brit above. It placed each such envelope for collection and post following oxidiary business actices. I am readily familiar with this practice for collection and processing of correspondence

er under penalty of perjury under the laws of the California that the foregoing is true and Enscated on twelfth day, of fifth month two-thousand-twenty-two on Los Angeles, California.

Br X



ESTATE, COLLATERAL SECURITES, USE OR CONTROL', and ve are ordy regiving to, and standing up for the Estate, and beneficiary gags gro tags, all gags in warkson, we are under threat, duress and by correine to protect the estate and beneficiary from asterns with an proof or growen right to class advort the species class of the beneficiary from astern with an proof or failed to class. Once, we were habitually denied all of the electronic disitally recorded records, by all of

the actors below, we are forced to continue to challenge this court's taking of all four Janishtional issues: In <u>Program</u>, Subject Matter, General, and Territorial. In the interest of the article III courts, as proreased within concept of Lady Instice, (Therain) and Janish, it is crucial to receive ourrilled capits of each electronic digital second for (Therain) and Janish, it is crucial to receive ourrilled capits of each electronic digital second for (Therain) and Janish. Executar to stay honored as presenting the Appeal brief in the virtue of instice.

The entrie demands every electronic disting recent of the hearing which was recorded the

February 05¹⁴, 2026; March 05¹⁴, 2026; September 25¹⁴, 2626; November 09th, 2020, <u>January 29th</u>, 3521, July 28th, 2021 and not limited to August 10th, 2021. [January 20th, 2021 was omitted from the record unlawfully.]

The second secon is time, which we did reference use and we are in the process of doing others. Because the first forence flows not match and the Estate has a right and a duty to this estate to verify, we demand with certainty for the original certified electronically digitally recorded transcript on CD or The Departure for the entries has name received the original castified cosise of the electronic digital recordings and is why we demand the court's electronic digital recording we have a right to verify everything which we are denied. (See Exhibit "ALL annexed previous requests "A" = "L") On several attempts, this Superior Court of California, Los Angeles County, Chateworth. Courthouse, the Commissions on Judicial Performance have denied the estate the electronic

R.I.C.O. Act

Racketeer Influenced and Corrupt Organizations Act

Passed by Congress 1970 **Replaces and Reforms the Hobb's Act of 1946** Aimed at eliminating the Mafia and **Organized Crime Operations**

> PROOF OF SERVICE LIST God. GOD. and, in prayer to Heaven's Gate, and Juniel Adam of the family Borsotti, and Junia. DANIEL ADAM BORSOTTI, ESTATE & TRUST. DANIEL ADAM <u>BORSOTTL</u>ESTA' Executor Office, antion <u>california</u>, general poor effice, van <u>ass</u>, <u>Bornettl</u> Province, United States Minor, Outying Island., Near. [91404-9998] In Suri Farie Te: Denald John Trump & Joseph Robinette Biden Public Servant 600 Pennsylvania Ave. Vashington, District of Columbia 20530

To: Anthony Blakes/Public Servant As: The SECRETARY OF STATE OF THE UNITED STATES 201 C Street NW. Washington, District of Columbia 20520

To: Christopher A. Wray Public Servant The ATTORNEY GENERAL OF THE UNITED STATES 5. Department of fustice 50 Pennsylvania Avenne, NW Washington, District of Columbia 20530-0001

for Shirley N. Weber, Ph.D. Pablic Servant 300 11th Street incrementa, STATE OF CALIFORNIA 95814

To: William (Diff. I. Bronn, Dublic Second

Land are just a fear of the attenuets (see "A") also. Fraser Wyatt: Sherri B. Carter (se (B): Total Fon Taylor (see "C"): the Charavorth Court Clerk Quan."". Deal K. Buffer (see "D"): Dealer 1. Referition: Tagit G. Cartil-Sakaure (see "E"): and the Americans with Disability Administrator Coordinator (unknown same) from Statley Mosk Courthouses have Datasaty Annualment constanting constanting and priors stating young contributes into ALL denote the transfer DAVILE DAVID BORGOUTH the discretors (unput record state December 2019; we demand with certainty we receive certified original electronic digital record new on appeal whitted herein. Therefore, we at the Encourd's Office must verify¹ everything and deny all boraroy,¹

itements by a party who was not present ... and the acters ("Rent-a-Mice" or "Mouse") who we allegetly there for FEDERAL HOME LOAN MORTGAGE CORPORATION (CEO Mark when appendy there for FLEMALL PROFILE LOOK ADDRESS ADDRES ADDRESS ADD statement made in open court be verified and under penalty of perjury. To date, the Executor has not received the record of oral hearings. There is not a true and

errect record for this Appeal and the Executor of the above estate including, but, not limited to a American Division, and when accessary for the United States Supreme Court to review on the Appendix Davison, and when secensary not the United Suber Supreme Court to review or request, Executor near demands to properly protect the Estate or the Beneficiary and trust, le about write a brief, without a true electronic cligital record is impossible. We demand with certainty, that for Executor to stand on the law for the Estate property, it necessary and proper, as lady justice demands due process to receive a true record we lesignation on appeal. The right to verify and authenticate everything which come before the is protected by the United States Constitutions, California Constitutions and when these is protocole by the United States Constrained, Chartenau Constrained and Weak pplicable and not limited to the Bill Qf Sights and EXCLUSIVE EQUITY ¹ under trust laws factors, and the Ten Comparisonments.³

EVIDENCE CODE 14H, 14H, 14H

• EVIDENCE CODE 1440, 1440, 1440 Authentication of a vortiking assess (i) the introduction of evidence cufficient to custain a finding that it is the writing that the proposant of the evidence chains it is or (i) the establishment of such facts by any other means provided by inv. Charactel by Sam. 2956, 152, 159.) "EVIDENCE CODE 1200 Evidence Code 1200 "No "Barray evidence" is evidence of a statement that was made other than by a simular shift strictlying at the iteoring and that is offened to prever the touth of the souther stated. Of Every ta provided by low, knowny exidence is includentiable (p) This section shall be increase and may be clead as the horavery rule."

¹Decemen the responsibility of the Deependent to accorr and percental jurisdiction. And again in the works of Obsen's finite in Chancery, page 50... and (the Court has no jurisdiction over his person, annual contraction, is has no power to reade and decreas against him in propagan, nor against his property, even when the property is solid in a principlicity, being used with a solid backbandy out?. And

Cartar and the ADA & ADAAA Librarian at the Studies Made We find the ALMA in contrasts of an analysis of the commission on influence also in Room 105-E to and sent a copy to the Commission on local barbaroward ADA Coordinator Trial Coart Leadership Office when names events and ALAA COORDINGT THE CORT Leadership Office who ill denied all assistance to receive the electronic record from the court (See eshibit "E") and was denied.

A Resease on Mar 19, 2020 we received back a denial directly from A Reputse of the Control of the ADA & ADAAA Administrator from the Statley Mode urthouse whom all denied all assistance to receive the electronic record from the inferior Chatsworth Court (See exhibit "F") as denied.

on May76, 2028 we forwarded to the Chief Another Athennet Commissioner Neural & Neural Neur (See exhibit "G") as denied.

Sinth Response on May 7th 242M are pertinded Chief Series of the Same Require: On Addy ..., 2400 We seen to me Caster Autors or the Dailformia Supreme Court Tanis O. Cantil-Satanze who oversees all of the Repetiter Court Public Servants manaparentling about with a label of Adap Third Clerk of all Los Angeles Courts, Shern R. Caster and the ADA & ADAAA Administrator from the Stanley Mosk Courthouse whom all denied all austalance to receive the electronic second from the ordering (Datasanth

on Mar15⁶, 2020 we received back from the clerk Robert R. Toy, Senior Deputy Clerk for Chief Justice of the California Supreme Coart Tapa G. Cantil-Sakanya who also denied us our right to receive the electronic record (See enhable 'H'

A Response on May 19th, 2020 we received back a either A completely a minimum of or deliberately constructed beiler plate denial from Any Loding at the COMMISSION ON PUBLICAL PERFORMANCE, denying all eive the electronic second from the inferior Chatyworth Cou (See exhibit 'T')



Rob Bouta Public Servan California Department of Autor Atta: Public Inquiry Unit P.O. Box 944255 Sacramento, CA

Public Information Officer Public Servants Pablic Information Officer/Pablic Servants: John G. Roberts Jr.; Charmer Thomas; Stephen Boeyer; Samuel A. Ahto, Jr; Sonia Setomayer; <u>Elin Kanen</u>; Nel M. Germich; Brie M. Kuvaxuagh; Amy Coney Samett, Jeroma Porcell:

id-upcense Caract of the Minisch id-Likes 1 first Baret, ftC Washington, BC 20545 "I certify (or declare) under negativ of seriory under the laws of the State of California

that the foregoing is true and correct" Pursuant to CCP § 2015.5. FURTHER I SAVETH NOT

FOR AND ON REMAILS OF THE DANIES.

ADAM BORSOTTL Estate, Tra

nd others not on this list: C.c.'d

Tendy looks upon that as done, which cogies to be done. J Bear, Just a, 1778. J Fardi, Eq. b, J. ch. 6, s, 9,

3 Where 161." Whereas, once the Executor's office receives certified copies of the actual wintersa, once the concentry is concerned receives continuou copies or the actual Electronic, coal record before this action, the estate can commence with the appellate. The Execution for the Estate son the Beneficiary can lawfully write, attest to an incomplete or shortened version of the original RECORD as correct verbating record and in o o write an AFPEAL BRIEF until we are able to verify the Record by LINDA FERRARA which and we say any any and a second se

Whereas, we demand the complete record of all the electronic digital oral recorded searings on other a disc, (C.D) and in its original uncut unedated form before this Appeal moves ne step further and is the basis for this STAY OF ACTION.

MINTORY OF UNLAWAUT COURTS

Because of the malicious and habitual unefhical History against the Estate for DANIEL AM BORSOTTI by all of the Superior Courts of California and especially this Court (See, IIALS: OF ALL THE DISCOVERY, WRITS OF MANDAMUS, PROHIBITIONS, SOTICE OF RELATED CASES. THE AMICUS CURIAE and OPPOSITION TO FREDDIE IACS ... SUMMARY JUDGMENT, 2 each filed on or before May 10th, 2022 with both hairworth and Starley Medic Contributions, the estate demands for complete record.

AUGMENTATION

Ubarbar or not the court action arms for the Tatura to suppose the record with its own econdings, does not cure the estate's demand for the original certified electronic-dig Without the original electronic digital record, which were proffered to Ms. Ferrara d the same to the Estate, to date they do not match verbatian to the LINDA ERRARA's records; we demand with certainty the electronic digital record on C.D. or thank

Dashid Adams of the family <u>Recruit</u> is the only <u>Teneficiary</u> a new statisticy, non-commercial non-belligerest, area service in with direct and periodic rights on the Land in historic, restminer Equity. And more importantly, *A physical Chinas of The United States of America*.

CALIFORNIA EVIDENCE CODE 140 - "Law" includes constitutional, statutory, and decisional law. Databally: State: 1865 (3): 2001

A Response on May 25%, 2020 we sent to Vice President of Court Services-AMERICAS FOR THE RECORD, and sent a complimentary cory to the hearings Chatsworth Court (See eshibit "F),

Another Request on November 10%, 2020 we sent to Vice President of Cirat Services- AMERICAS FOR THE RECORD, and sent a compliancing opp in The United Static Department of Justice a complete package of everything previously sent to all astern above, each desping all assistance to receive the electronic record from the all of the responsed coart, hearings Chanworth Coart (See exhibit: 'K').

11 HF 87 A 5

1. On May 043, 2022, the began to retrievy LINDA FERRARA'S (CET-656) transcript that any one and the equilation of the second state of the second accidentally leaving out information stated on the seconds Ma. Ferrara receives

2. After having some of the transcripts reviewed by Executor and some of the witnesse charactering instant to instanting work by intervent by instantiation with the stanting instantiation with the stanting data between February 2019, 2021, herein vhom attest that things appear left out, changed and the transmember's record are not a perfect and account is electronic record for the appeal of *ALE* serven (7) hearings...

3. We, associated with the Estate, invoke constitutional protections which are set in this court codes as law (Dad "5" California Exidence Code 1611 consultan that fact that codes are inferior to the constitutions, and we have a right to an accurate mened and incorporated as \$42y stated herein.

4. It is imperative for the Executor for the estate to receive the electronic record whereas without them we cannot file a proper Appeal's Brief as it will be incomple of the true and accurate recent from the Superior Court case No. 19 CHUDH332.

5. This is not our first time motioning, requesting, probling for providing, or demanding with certainty for what we constitutionally and lawfully have safemards to receive.

6. We are not a virgin to unlawful court tactics.

