

HT MS
ORIGINAL

FILED
U.S. DISTRICT COURT
NORTHERN DIST. OF TX
FT. WORTH DIVISION

2010 MAY 18 PM 1:29

CLERK OF COURT
MPK

UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS
FORT WORTH DIVISION

JAMES MICHAEL TESI,

§

Demandant,

§

§

v.

§

§

CIVIL ACTION NO.4:10-cv-00272 -y

CHASE HOME FINANCE, LLC,
JPMORGAN CHASE & CO., JAMES
(JAMIE) DIMON CEO, et al. and
TERRY ROSS, Substitute Trustee,
et al.,

§

§

§

§

§

Respondents.

§

§

ORDER OF REMOVAL

To Terry R. Means and the United States District Court , Northern District Of Texas:

I will repeat my earlier statements once again as they seem to not be understood by the parties involved in the case involving the private and Texas Land Patented property at 669 Bear Creek Drive in Hurst Texas.

The use of state and federal statutes, codes, rules, regulations or any court citations within any document submitted to any court, including this court, at any time, is only to notice My servants in that court, that which is applicable to them and is not intended, not shall it be construed, to mean that the I have conferred, submitted to, or entered into any jurisdiction alluded to thereby.

This Court and all officers of this court have no right to presume anything about Me, the Demandant, except that I am a sovereign living soul, unimpaired by any contracts (sui juris), and I have complete and total access to all of My God given common law rights.

Therefore, YOU Terry R. Means are FIRED!

The case I have presented has jurisdiction under Common Law, something which You Terry R. Means in your Corporatism Court along with your BAR card associates who are officers of your court can not seem to understand. **Therefore, You Terry R. Means Are FIRED!**

Furthermore, Wm. Lance Lewis, Melanie Spriggs, QUILING, SELANDER, CUMMISKEY & LOWNDS, P.C., Shelly L. Douglas, BARRETT, DAFFIN FRAPPIER TURNER & ENGEL, LLP, Michael J. McKleroy, Jr., Robert F. Maris and MARIS & LANIER, **YOU ARE ALL FIRED!** and **any documents you have entered into my case are hereby stricken from the record.**

In response to Terry R. Means Document 15 regarding the Demandant's request and demand for respondents confirmation of representation by affidavit requirement:

Terry R. Means implies (and I use the word imply because I can not find that any of Terry R. Means statements are made under penalty of perjury or oath), that the Demandant is not supported by law or has a right to require a defendant to provide an affidavit to the plaintiff confirming representation by counsel. To this I respond to Terry R. Means, **I don't need your permission for ANYTHING, YOUR FIRED!**

Furthermore, I'm not a 2nd class lowlife scumbag 14th amendment to the U.S. charter citizen and by allowing hearsay into this case you have perjured your office. **Therefore YOU, Terry R. Means are FIRED.**

You, Terry R. Means have accused the Demandant of delaying the progress of this case, however you have not required the respondents to directly respond to any matter in this case, yet you admittedly accepted third party hearsay into this case, therefore you have perjured your Oath of Office. **Therefore, You Terry R. Means ARE FIRED** along with Wm. Lance Lewis, Melanie Spriggs, QUILING, SELANDER, CUMMISKEY & LOWNDS, P.C., Shelly L. Douglas, BARRETT, DAFFIN FRAPPIER TURNER & ENGEL, LLP, Michael J. McKleroy, Jr., Robert F. Maris and MARIS & LANIER, **YOU ARE ALL FIRED!** and any documents you have entered into my case are hereby stricken from the record.

Furthermore, with regard to your **Oder to submit a Joint Status Report and Proposed Discovery plan**, which is full of code, rules and regulations which don't apply to the Demandant, James Michael Tesi and is therefore unlawful. The Demandant however, has displayed a good faith effort and has attempted to call or communicate otherwise with the respondents, however they have refused to communicate directly with the Demandant or provide valid contact information. **Therefore, all of the respondents are now in DEFAULT.**

As this case involves private Texas Land Patented Property this case is hereby remanded back to the 48th Texas District Court, Tarrant County as directed by the ACT of 1838 approved May 15, 1838 and 1840 approved February 5th 1840 by the Texas Republic which can be found in the Texas Archives (copies have been provided). This is the real Law, Gods law, the common law, not the code, rules and regulations of your case law BAR card associates and 2nd class scumbag U.S. Citizens. **Therefore, Terry R. Means YOU ARE FIRED!** along with Wm. Lance Lewis, Melanie Spriggs, QUILING, SELANDER, CUMMISKEY & LOWNDS, P.C., Shelly L. Douglas, BARRETT, DAFFIN FRAPPIER TURNER & ENGEL, LLP, Michael J. McKleroy, Jr.,

Robert F. Maris and MARIS & LANIER, **YOU ARE ALL FIRED!** and any documents you have entered into my case are hereby stricken from the record.

Furthermore, any further utterance in any form of communication by Terry R, Means who has been FIRED and removed from any matters in regards to this case or any other case involving James Michael Tesi, will result in a One Million (1,000,000) dollars, silver or gold species, in lawful coinage for Texas or the united states of America as defined in the respective we the people contract/constitutions.

Furthermore, from this point on, any individual or corporation attempting to represent the Demandant or respondents without providing a written affidavit of representation signed under penalty of perjury will be fined Fifty thousand dollars, silver or gold species, in lawful coinage for Texas or the united states of America as defined in the respective we the people contract/constitutions.

Furthermore, as a higher court than this so called Federal Corporatism Court has ruled on the matter with regards to grand jury indictments & judgment(s) cause No. 09-0628 (copy provided) of the Robertson county Common Law Court. The Common Law Court ruling were as follows: James Dimon (and all that he is), CEO/Chairman of JPMORGAN CHASE & CO. was to send the Demandant a receipt stating full payment by a negotiable instrument for the so called instrument or loan No. 1845610624 was made within 45 days to James-Michael; Tesi c/o 8528 Davis Blvd., #134-198 North Richland Hills, Texas. The respondent has failed to follow the court's ruling, therefore he is in default and the only duty of your court in that matter of CHASE HOME FINANCE, LLC, JPMORGAN CHASE & CO., James (Jamie) Dimon is to enforce your codes rules and regulations on the respondents or any other 14th amendment to the U.S.

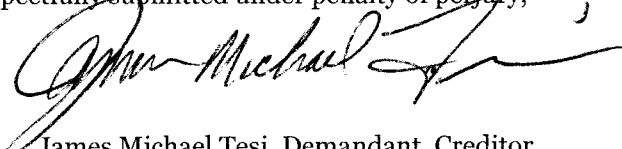
charter citizen. If the respondents don't understand or have dispute with the common law court then they need to address that court, as some post bankruptcy corporate court has no standing to rule over a peoples common law court or grand jury.

None of your 3rd party BAR card associates or their references to corporate case law ruling can over-ride a common law court. Therefore, YOU Terry R. Means, Wm. Lance Lewis, Melanie Spriggs, QUILING, SELANDER, CUMMISKEY & LOWNDS, P.C., Shelly L. Douglas , BARRETT, DAFFIN FRAPPIER TURNER & ENGEL, LLP, Michael J. McKleroy, Jr., Robert F. Maris and MARIS & LANIER, **YOU ARE ALL FIRED!**

Remedy

The respondents are hereby provided 10 days upon receipt of this document to abide by the Common Law court ruling and provide the Demandant James Michael Tesi c/o 8528 Davis Blvd. 134-198 North Richland Hills Texas [76182] with a genuine signed statement that the alleged Loan No. 1845610624 regarding the private property at 669 Bear Creek Drive, Hurst Texas, is settled in full for closure upon which all matters regarding the said property will be settled. Silence is acquiescence and will constitute Res judicata.

Respectfully submitted under penalty of perjury,



James Michael Tesi, Demandant, Creditor
8528 Davis Blvd., 134-198
North Richland Hills, Texas, [76182]
817-680-4678

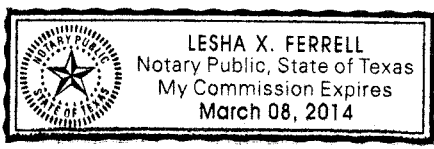
NOTARY'S CERTIFICATE OF SERVICE

It is hereby certified, that on 17th day of May, 2010, the undersigned Notary Public mailed to:

United States District Court
Office of the Clerk
Northern District of Texas
501 W. Tenth St Rm 310 Fort Worth TX 76102

The document attached and entitled: **ORDER OF REMOVAL**, (11 pages) dated, May 17th, 2010 and issued by James-Michael: Tesi, living soul; Mailing sent Certified ("U.S.") Mailing Number 7009 3410800154998714 proof of acceptance of terms attached, by placing same in a postpaid envelope properly addressed to above recipients at said address and depositing same at an official depository under the exclusive face and custody of the U.S. Postal Service.

[Signature] SLS (Seal)
Date: May 17, 2010



Lesha Ferrell, Notary Public
my commission expires March 08 2014 (stamp)

[Note: Notary Public, Lesha Ferrell, ("is not") an attorney; is not licensed to practice law in the state of Texas and has not given legal advice nor accepted fees for legal advice. I provided no assistance in the preparation of the above referenced documents; and has no interest in any issue referenced therein. Lesha Ferrell is not a party to this action and is ONLY acting in an authorized capacity as liaison to communications between the parties.



Republic of Texas

Robertson county Court At Law; the people's *de jure* court of Texas.

James Michael; house of Tesi

Demandant,

v.

James Dimon, CEO & Chariman
JP Morgan Chase & Company
270 Park Avenue
New York, NY near [10017]

Respondent,

§
§
§
§
§
§
§
§
§
§

Cause No. 09-0628

WRIT

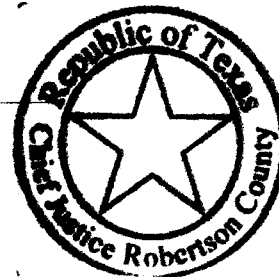
The Republic of Texas to Respondent: James Dimon

The Republic of Texas Grand Jury indictments have been issued against you, in the above entitled matter, charging you with deceptive trade practices, against the peace and dignity of the republic.

You are Noticed, to appear to answer these charges on Saturday, 10:30 AM (CDT) on the twenty fifth day of July in the year of our Lord two thousand and nine at 5800 Oak Grove Road, Fort Worth, Texas republic.

Your failure to appear as Noticed, may cause a default judgment against you before a Common Law Jury.

Henry Norman; house of Suhl
Chief Justice
Robertson county Court





Republic of Texas

Certificate of Service

Republic of Texas



SSS

Robertson county

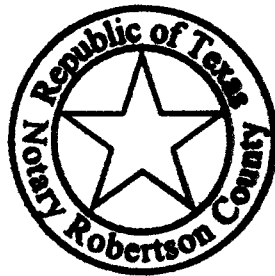
I, Nova Parks affirm that I served this document as follows:

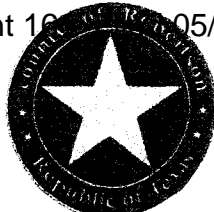
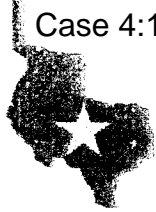
Date Served 11 July 2009 Time served 11:00 AM PM

Served on whom James Dimon

Location served 270 Parks Ave New York NY

Nova Parks
Signature of Officer serving document





county of Robertson Common Law Court

Robertson County Common Law Court Document number: 200909070052	1836 republic of Texas
---------------------------------------------------------------------------------	-------------------------------

Common Law Judgment
Cause No. 09-0628

July 25th 2009

"JUDGMENT"

James Dimon (and all that you are), CEO/Chairman J P Morgan Chase

On the twenty fifth day of June Two thousand nine, A.D. you were noticed by the county of Robertson Common Law Court via registered mail # RR 626 252 611 US to appear at 5800 Oak Grove Road, Fort Worth, Texas at said court to defend yourself.

The Republic of Texas Common Law Jury of county of Robertson heard the testimony from the Demandant James Michael; house of Tesi with regards to grand jury indictments Cause No. 09-0628 against Respondent James Dimon, on the Twenty fifth day of July two thousand nine A.D. As you, James Dimon did not appear before court and as required by Texas statutory law, a plea of "Not Guilty" was entered on your behalf. The Jury found the Respondent guilty of Harassment and Fraud against the Demandant James Michael; house of Tesi, with the corresponding final Judgments, for crimes committed against the peace and dignity of the republic.

The Court demands that James Dimon (and all that he is), CEO/Chairman J P Morgan Chase send a receipt stating that full payment has been received by a negotiable instrument for the so called loan instrument # 1845610624, and it is to be sent to James Michael; house of Tesi, c/o 8528 Davis Blvd. #134-198 North Richland Hills, Texas 76182 within 45 days of the receipt of this notice.

The Court further demands that you immediately upon receipt of this notice cease and desist with correspondence directed at James Michael; house of Tesi, including the use of the titles JAMES MICHAEL TESI, or any spelling/case derivation thereof, either electronically, written or in person,

200909070052



Texas republic
National Standard

regarding interest and payments due on the supposed loan # 1845610624 which the court has determined to be paid in full.

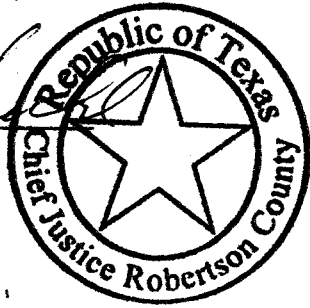
Furthermore, The Court demands full conveyance of any Deed of Trust and Lien of Trust regarding the property with an address of 669 BEAR CREEK DRIVE, HURST TEXAS, or any spelling/case derivation thereof.

Failure to fully satisfy this judgment within 45 days of the receipt of this notice shall result in further action against Respondent, James Dimon (and all that he is).

Certified and attested to said Robertson County Common Law Jury's final rulings.

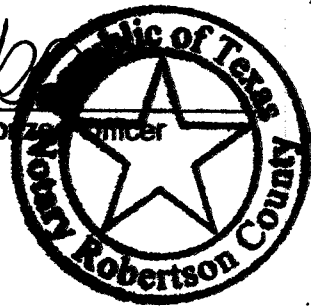
200909070052

H. Norman house of Suhl
Henry Norman, house of Suhl
Chief Justice, county of Robertson
Common Law Court



I verify that this judgment was served on James Dimon, CEO/Chairman J P Morgan Chase by the United States Post Office by Certified mail # 17008 1140 0003 2554 7766 with Return Receipt Requested on this 8th day of September 2009.

By: *[Signature]*
Robertson County Authorize Officer



AN ACT 1840

To amend an act to provide for the Foreclosing of Mortgages on Real and personal Estate, approved May 15th, 1838.

Sec. 1. Be it enacted by the Senate and House of Representatives of the Republic of Texas, in Congress assembled, That from and after the passage of this act, the method of foreclosing mortgages on land or slaves, shall be as follows: any person entitled to foreclose a mortgage on land, or his or their attorney, shall file his petition in the clerk's office of the District Court of the county where such land, or a part thereof is situated, stating the case and the amount of the demand, and describing the property mortgaged. Whereupon the mortgagor shall be summoned to appear at the next term of said court to show cause why judgment should not be rendered in favor of the mortgagee for such sum with interest and costs as shall be due on such mortgage, which summons shall be served upon the defendant in the manner, and (the) same proceedings shall thereupon be had as in ordinary cases of civil suits, if the defendant be a resident of the country, if not, then notice of the pendency of said suit shall be given by publication made in some public gazette at least four successive weeks before the commencement of the court in which suit is instituted; and if the defendant should fail to appear at the aforesaid court, or appearing, should show no cause why the mortgage should not be foreclosed, then judgment shall be rendered for said mortgagee so petitioning, and execution issue as in other cases; but if there be any dispute about the amount due on any mortgage, if the mortgagor shall appear within the time prescribed by the rules of pleading, and make affidavit of a just defense, the court shall order a trial of the facts before a jury as in other cases.

Sec. 2. Be it further enacted, That the remedy to foreclose mortgages on personal property, shall remain and be as heretofore, and if there should be any dispute as to facts, the trial shall be subject to the same rules and regulations as by law govern the District Courts of this Republic.

Sec. 3. Be it further enacted, That all mortgages shall be recorded as heretofore, but the lien created by the making of the mortgages shall not be lost nor destroyed as between the parties to it; if the mortgagor should fail to have it recorded within the time prescribed by law.

Sec. 4. Be it further enacted, That all laws and parts of laws, now in force, in anywise contravening with the provisions of this act, be and the same are hereby repealed.

DAVID S. KAUFMAN, Speaker of the House of Representatives. DAVID G. BURNET, President of the Senate. Approved February 5th, 1840. MIRABEAU B. LAMAR.

FORECLOSURES

AN ACT 1838

To provide for the foreclosing of Mortgages on Real and Personal Estates.

SEC. 1. Be it enacted by the Senate and House of Representatives of the Republic of Texas in Congress assembled, That from and after the passage of this act, the method of foreclosing mortgages on land shall be as follows: any person entitled to foreclose a mortgage on land, or his or their attorney shall petition the district court of the county where such land or a part thereof is situated, stating the case, and the amount of his or her demand, describing the property mortgaged, and the court shall grant a rule, that the principal, interest and costs, shall be paid into the court on or before the first day of the next succeeding term of such court, which rule shall be served upon the defendant at least ninety days before the time of payment, if the party defendant be a resident of the Republic; if not, it shall be published at least one month in some public Gazette, unless the principal, interests, and costs be paid, the court shall proceed to give judgment for the amount which may be due on such mortgage, and order the property mortgaged to be sold to the highest and best bidder, after the same shall have been advertised thirty days in some public Gazette, and the money paid over to the mortgagee or his attorney; but when there shall be any surplus, the same shall be paid over to the mortgager or his agent, and in case of any dispute as to the amount due on any mortgage, if the mortgager shall appear at any time within the time prescribed in this act, before judgment shall be given, and make affidavit of such facts, the court shall order a trial of the facts before a jury as in other cases.

SEC. 2. And be it further enacted, That all mortgages on negroes and other personal property shall be foreclosed in the following manner: Any person or persons holding a mortgage on personal property, and wishing to foreclose the same, shall make application to the chief justice of the county, and make affidavit before him of the amount of principal and interest due thereon, which affidavit shall be annexed to such mortgage, and thereupon, the clerk of the county court shall issue execution as in cases of judgment, which execution being delivered to the sheriff shall be levied upon the mortgaged property, and after being advertised for at least sixty days in some public Gazette, shall be set up and sold to the highest bidder; provided always, that if any disputes should arise as to the amount due on such mortgage, the chief justice of the county court shall order the sale to be postponed upon the defendant's entering into bond and security in double the amount of the mortgage, for the delivery to the sheriff of the property so levied upon; and the same shall be returned to, and triable at the next term of the court, as in other cases.

SEC. 3. And be it further enacted, That all mortgages upon real estate shall, upon the usual proof, be recorded in the county where the land is situated, within ninety days from the passage of this act, or from the date of the execution of such mortgage; and upon personal property in the county where the mortgager lives. No mortgage shall take lien upon property mortgaged unless so recorded.

JOSEPH ROWE, Speaker of the House of Representatives.

S. H. EVERITT, President pro tern. of the Senate.

Approved, May 15, 1838. SAM. HOUSTON.


5/14/10 4:10cv272-y

RECEIVED
U.S. DISTRICT COURT
NORTHERN DIST. OF TX.
FT. WORTH DIVISION

2010 MAY 18 PM 1:31

CLERK OF COURT

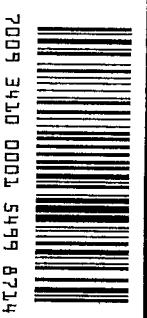
3 copies Enclosed
Please send one file-stamped copy in return
self addressed postage paid envelope

James Michael Tei


Chesna Kerpel
For House of Reps
P.O. Box 822582
McAllen, Texas 78512

2010 MAY 18 AM 11:50
CLEANING OF COURT

United States District Court
Office of the Clerk
Northern District of Texas
501 North St. P.O. 910
Fort Worth, Texas



U.S. POSTAGE PAID

1000	76102	00082443-10
POSTAL SERVICE		\$2.07
UNITED STATES		AMOUNT
		MAY 17 '10
		76180
		N. RICH. AND HIL. T.
		76180
		MAY 17 '10
		AMOUNT
		\$5.10
		00082443-10



RECEIPT
MAY 18 2010