

**UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF TEXAS**

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<b>DAVID MCCRAE AND BARBARA MCCRAE,</b>	]	
<b>PLAINTIFFS, qui tam</b>	]	
<b>CONSUMER FINANCIAL PROTECTION BUREAU</b>	]	
<b>vs.</b>	]	
<b>LENDER PHH MORTGAGE, LLC., and</b>	]	<b>CIVIL ACTION NO.</b>
<b>SUBSTITUTE TRUSTEE BARRETT BURKE DAFFIN</b>	]	<b>1:14-cv-00733-LY</b>
<b>FRAPPIER TURNER AND ENGEL, LLP,</b>	]	
<b>and VARIOUS ACTORS AND EMPLOYEES</b>	]	
<b>OF DEFENDANTS JOHN DOE 1-100</b>	]	

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Administrative Note

Judge -

As the Plaintiff in the above-captioned matter, I respectfully notify the Court that

1. In the intervening time of 18 months while cause was inactive in 424 Court in Burnet County before removal to Wester Texas, Plaintiff excused USAA as Defendant, on information from Josue Robles, CEO. The amended complaint filed in Western Texas District court does not name USAA as defendant, and they are not named, and not represented. They appear to be unwitting of this long series of unfortunate events.
2. In the intervening time of 18 months while cause was inactive in 424 Court in Burnet, Plaintiff has properly received no communication from BBDFTE. BBDFTE remains a defendant under notice. An agent of BBDFTE for her client PHH Mortgage during the intermezzo, Donna Wilkinson, prepared and filed a PROOF OF CLAIM under bankruptcy

case 13-10386, with Trustee Debra Langehennig. I am aware of no other communication between those parties. The claim was unchallenged in that action by either the Trustee or the Plaintiff, due to the complexity of the cause for that venue, and the Trustee satisfied the PROOF OF CLAIM. The bankruptcy is dismissed. All information from that case is exhibited here. This is the appropriate venue to review that situation. I am serving Donna Wilkinson as counsel for BBDLTE in this cause, and expecting clarification at some point.

3. David and Barbara McCrae are currently married, and each has filed a notarized declaration with the Court in 424 District, each empowering the other to act in their joint behalf in any matter concerning this cause. As this is a handwritten note on their US Passport, by rule it must be redacted for electronic filing. A copy is available for inspection by any party at any time. David and Barbara have purchased three houses, in three states, since their marriage in 1972. This cause concerns only the Texas house, in which they now reside.

Date: 11 August 2014

Signature: /s/ David McCrae

Signature: /s/ Barbara McCrae, by David McCrae

Case Number: 1:14-cv-00733

ADMINISTRATIVE ORDER OF CLARIFICATION

DATE:

TIME:

COURTROOM:

JUDGE: Lee Yeakel

The Court has considered the Clarification

Finding that good cause exists, the Motion is GRANTED/DENIED.

Hear Ye! Hear Ye! Be these facts known by all!

IT IS SO ORDERED.

DATED:

United States District/Magistrate Judge

**SERVICE**

I have served this Administrative Note

To

For McGlenchey Stafford

Nathan Anderson

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Sworn to on 13 August 2014 by /s/David McCrae, [xstek99@gmail.com](mailto:xstek99@gmail.com)

Pro se

by /s/Barbara McCrae, by David McCrae

Pro se