

Clerk  
7-22-09  
AFB

Wayne and Terri Adams, Pro-Se  
57 Fitchburg Road, Ashburnham, MA  
Tel. 978-827-4552

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July 22, 2009

Clerk Helen-Foley Bousquet, Room 1309  
c/o Clerk's Office Floor 12  
Commonwealth of Massachusetts Suffolk, ss.  
Superior Court, Suffolk County Courthouse  
3 Pemberton Square, Boston, MA 02108


RE: Civil Action Docket #08-2474-BLS  
Commonwealth of Massachusetts, Plaintiff  
v.  
H&R Block, Inc.,  
Block Financial Corporation,  
Option One Mortgage Corporation,  
H&R Block Mortgage Corporation,  
AH Mortgage Acquisition Company [Inc.]  
d/b/a American Home Mortgage Servicing, Inc.,  
Defendants

Dear Clerk:

Enclosed herewith for filing please find Plaintiff-interveners, Wayne Adams and Terri Adams' Petition to the Court to Seek Perjury Proceedings.

After docketing, please send immediately to Clerk Helen-Foley Bousquet, for Judge Hinkle, Room 1309.

Sincerely,

  
Wayne and Terri Adams, Pro-Se, U.S. Citizens and Taxpayers,  
First-time homeowners, appearing Pro-Se, against our will,  
residing at 57 Fitchburg Road, Ashburnham, MA 01430, Tel. 978-827-4552

**Commonwealth of Massachusetts**

Suffolk, ss.

Superior Court, Suffolk County Courthouse

3 Pemberton Square, Boston, MA 02108

Civil Action Docket  
#08-2474-BLS

Commonwealth of Massachusetts, Plaintiff )

v.

Removed from  
U.S. District Court Boston  
1:08-cv-11225-RWZ

H&R Block, Inc., Defendant )

Block Financial Corporation, Defendant )

Option One Mortgage Corporation, Defendant )

H&R Block Mortgage Corporation, Defendant )

AH Mortgage Acquisition Company [Inc.] )

d/b/a American Home Mortgage )

Servicing, Inc., Defendant )

**PETITION TO THE  
COURT TO SEEK  
PERJURY  
PROCEEDINGS**

Plaintiff-interveners, Wayne Adams and Terri Adams (hereinafter referred to as the "Adams' ") appear before this Honorable Court, Pro-Se against our will, pursuant to the Mass. Rules of Civ. P. Rule 9(b) and (c) pleading special matters, hereby Petition this Court to Seek Perjury Proceedings against the respondent attorneys in the abovementioned case.

While acting in his/her capacity as an officer of the Court, an attorney is required by law and has a sworn oath and duty to depose the truth in proceedings in a course of justice. Pursuant to M.G.L. c. 268 § 1, whoever, being lawfully required to depose the truth in a judicial proceeding...wilfully swears or affirms falsely in a matter material to the issue or point in question...shall be guilty of perjury; and pursuant to M.G.L. c. 268 § 6A whoever, being an officer or

employee of the commonwealth or of any political subdivision thereof or of any authority created by the general court, in the course of his official duties executes, files or publishes any false written report, minutes or statement, knowing the same to be false in a material matter, shall be punished by a fine of not more than one thousand dollars or by imprisonment for not more than one year, or by both such fine and imprisonment.

Without any factual evidence presented, the respondent attorneys have made false claims that the Adams' are

*"adequately represented by the Attorney General"* or

*"adequately represented by the Commonwealth"*.

Adams' Petition this Court to Seek Perjury Proceedings against the respondent attorneys; or in the alternate, Adams' hereby Motion this Court to make a Required Finding of Fact, in Writing - as to *exactly who* is representing us -- these attorneys are well aware there's no adequate representation, or the Adams' would not be representing themselves before this Court Pro-Se, Against Their Will.

Due to the perjurious statements inherent in the respondent attorney's documents submitted to this Court, Adams' motion this Court to cease and desist hearings on these motions, as there is a criminal element in their writings and the Court can not rule in favor of, and condone and reward perjury without supporting facts or affidavits.

We motion this Court to deal with the Perjury issue before we proceed; for to do so would turn the entire hearing into a moot point.

Respectfully submitted to Your Honor, Pro-Se against our will, for your consideration on this 22nd day of July, 2009.

  
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**Wayne Adams**

  
\_\_\_\_\_  
**Terri Adams**

U.S. Citizens and Taxpayers, First-time homeowners, appearing Pro-Se, against our will,  
residing at 57 Fitchburg Road, Ashburnham, MA, Tel. 978-827-4552