

### Amicus Curiae Brief Opportunity: Supporting Pro Se Litigants and Protecting Homeowners

From Quantum <quantum.j.l.bass@RAWdeal.io>

Date Tue 2025-01-07 9:08 AM

To Quantum < quantum.j.l.bass@RAWdeal.io >

American Civil Liberties Union (ACLU) <info@aclu.org>; ACLU IDAHO <admin@acluidaho.org>; National Center for Access to Justice (NCAJ) <info@ncaj.org>; Legal Services Corporation (LSC) <info@lsc.gov>; Public Justice <info@publicjustice.net>; Center for Constitutional Rights (CCR) <info@ccrjustice.org>; Pro Bono Net <info@probono.net>; Brennan Center for Justice <bre>brennan.center@nyu.edu>; National Consumer Law Center (NCLC) <consumerlaw@nclc.org>; Institute for Justice (IJ) <general@ij.org>; Equal Justice Initiative (EJI) <contact\_us@eji.org>; Earthjustice <info@earthjustice.org>; Lambda Legal <lambdalegal@lambdalegal.org>; Southern Poverty Law Center (SPLC) <contactus@splcenter.org>; National Legal Aid & Defender Association (NLADA) <info@nlada.org>; Northwest Justice Project (Washington State) <njp@nwjustice.org>; California Rural Legal Assistance (CRLA) <info@crla.org>; Civil Rights Corps <info@civilrightscorps.org>; Fair Fight Initiative <info@fairfightinitiative.org>; The Innocence Project <info@innocenceproject.org>

#### To whom it may concern,

I hope this message finds you well. My name is Jeremy Bass, and I am reaching out as a Perforce Pro Se regarding a pivotal legal case that could catalyze meaningful changes in the justice system, particularly for pro se litigants like myself, while addressing critical issues in the housing market and contributing to solutions for the broader housing crisis.

I am currently involved in an appeal concerning a foreclosure case that stems from a massive fraud I uncovered—an issue that was overlooked during the 2008 financial crash. This case presents a unique opportunity to push for impactful systemic reforms, as it highlights the significant barriers faced by pro se litigants, including lack of access to counsel and procedural challenges that disproportionately harm those unable to afford legal representation. I am working on getting my appeal together and am going to try and get a few certification of questions to the Idaho Supreme Court.

This case touches on several substantial issues of fairness and due process with broader implications for justice and equity:

- **Key Issue:** Despite diligent efforts, I have been unable to find legal representation due to systemic conflicts of interest, leaving me to navigate complex legal proceedings alone. This experience underscores a critical gap in our justice system—one that leaves countless individuals vulnerable to procedural dismissals and unfair judgments, even when their cases have merit.
- **Fraud Validation Question:** The case also raises an alarming question: "Is there any circumstance where an evidenced demonstrable fraud can be validated or legitimized through the courts in any manner?" This question strikes at the heart of public trust in the judiciary and the courts' role in ensuring fairness and integrity.
- **Opportunity for Reform:** This case offers a unique vehicle to advocate for systemic reforms, such as the appointment of counsel—or at least mandatory document review—for pro se litigants in

circumstances where representation is unattainable. Such reforms would not only help level the playing field but also reduce procedural inefficiencies that burden the courts.

- **Broad Implications:** By filing an amicus curiae brief, your organization could help advocate for the certification of critical questions that challenge systemic inequities, such as:
  - 1. Should courts be required to provide limited counsel or document review services when a pro se litigant cannot secure representation?
  - 2. Does denying pro se litigants access to fair procedural safeguards violate constitutional guarantees of due process and equal protection?
  - 3. Can demonstrable fraud ever be lawfully validated by a court, and under what circumstances, if any?

(note: those are paraphrasing not actual)

There are additional questions I intend to present to the courts, all aimed at promoting equal access to justice and systemic fairness.

I believe this case aligns closely with the values of advancing fairness, equity, and accountability in our legal system. I would greatly appreciate the opportunity to discuss it further and explore the possibility of your support through an amicus brief or other involvement.

Please feel free to contact me at **Quantum.J.L.Bass@RAWdeal.io** or **208-549-9584** at your earliest convenience. I am confident that this case provides a unique opportunity to make a lasting impact on our justice system. Even if you believe that your organization wouldn't be able to help, if you would be able to pass it along to anyone you know that could, or even post on it and share it, I think it would be a great opportunity.

Thank you for your time and consideration. I look forward to the possibility of working together to drive meaningful change.

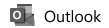
Sincerely, Jeremy Bass

## Jeremy L. Bass

SR. [ DevOps | Full Stack Engr | PM ] && CEO / Founder Quantum.J.L.Bass@RAWdeal.io

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# Amicus Curiae Brief Opportunity: A Perfect Vehicle for Supporting Perforce Pro Se Litigants and Protecting Homeowners From Equity Theft by Banks

From Quantum <quantum.j.l.bass@RAWdeal.io>

Date Sun 2025-01-05 11:21 AM

To admin@acluidaho.org <admin@acluidaho.org>

Bcc jeremybass26 < jeremybass26@gmail.com >

### To whom it may concern,

I hope this message finds you well. My name is Jeremy Bass, and I am reaching out as a Perforce Pro Se regarding a pivotal legal case that could catalyze meaningful changes in the justice system, particularly for pro se litigants like myself, and massive changes to the housing market and maybe even help fix the housing crisis.

I am currently involved in an appeal concerning a foreclosure case that stems from a massive fraud I uncovered that was missed in the 2008 crash that could be used to push for impactful changes as the case underscores the systemic barriers faced by pro se litigants, including lack of access to counsel and procedural pitfalls that often disadvantage those unable to afford legal representation. My case involves substantial issues of fairness and due process, with broader implications for justice and equity:

- **Key Issue:** Despite diligent efforts, I have been unable to find legal representation due to systemic conflicts of interest, leaving me to navigate complex legal proceedings alone. This has highlighted a critical gap in our system—one that leaves countless individuals vulnerable to procedural dismissals and unfair judgments, even when their cases have merit.
- **Fraud Validation Question:** The case also raises an alarming question: "Is there any circumstance where demonstrable fraud—verified through evidence—can be validated or enforced through the courts in a manner that undermines justice?" This question goes to the heart of public trust in the judicial system and the court's role in upholding fairness and integrity.
- **Opportunity for Reform:** This case offers a vehicle for the ACLU to champion the appointment of counsel—or at least mandatory document review—for pro se litigants in circumstances where representation is unattainable. This would not only level the playing field but also ensure that courts are not burdened with avoidable procedural inefficiencies.
- **Broad Implications:** By filing an amicus curiae brief, the ACLU could advocate for the certification of critical questions that challenge systemic inequities, such as:
  - Should courts be required to provide limited counsel or review services when a pro se litigant cannot secure representation?
  - Does denying pro se litigants access to fair procedural safeguards violate constitutional guarantees of due process and equal protection?
  - Can demonstrable fraud ever be lawfully validated by a court, and under what circumstances, if any?
  - There are a few more that I intend to bring before the courts, but the goal is to frame things better for equal access to justice.

Given the ACLU's dedication to advancing civil liberties and equal justice, I believe this case aligns perfectly with your mission. I would greatly appreciate the opportunity to discuss it further and explore

the possibility of your support through an amicus brief or other involvement.

Please feel free to contact me at Quantum.J.L.Bass@RAWdeal.io or 208-549-9584 at your earliest convenience. I am confident that this case provides a unique opportunity to make a lasting impact on our legal system.

Thank you for your time and consideration. I look forward to the possibility of working together to drive meaningful change.

Sincerely, Jeremy Bass

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READ: An email to authorities: Microsoft tried to murder me after they caused the SolarWinds breach!



## Re: [Earthjustice] Re: Amicus Curiae Brief Opportunity: Supporting Pro Se Litigants and Protecting Homeowners

From Quantum <quantum.j.l.bass@RAWdeal.io>

Date Tue 2025-01-07 2:32 PM

To Earthjustice <support+idWVN5KJ-X3L5R@earthjusticehelp.zendesk.com>

Dear Joe Bear,

Thank you for your response and for clarifying Earthjustice's scope of work. I deeply respect your organization's mission and the critical role it plays in protecting our environment and communities.

While I understand that my current legal matter falls outside your direct focus on the surface, I believe there may still be an opportunity to align interests. This case provides a unique vehicle to address systemic injustices that could prevent corporate misconduct within the judicial system and could even allow more people to bring suites that win without need of a lawyer. By framing key legal questions for the courts to answer, we could establish protections that resonate beyond housing issues and extend to safeguarding the very causes Earthjustice champions.

For example, one question could explore whether corporations, as legal "persons" under *Citizens United*, can face penalties akin to "incarceration," with profits redirected to serve public interests—such as paying off national debts—until penalties are fulfilled. This approach could create accountability for corporate actions that harm our planet, while maintaining shareholder equity and emphasizing reform rather than destruction.

Additionally, the recent loss of the *Chevron Doctrine* or *Chevron Deference* poses significant challenges to regulatory enforcement. My case could serve as a framework to introduce legal questions that address this gap. For instance, it could explore whether courts can mandate corporate accountability through innovative legal constructs that ensure regulations protecting public interests—like clean water and air—are not undermined by judicial rollbacks. This would establish avenues for enforcing accountability even in the absence of deference to administrative agency expertise.

The broader aim of my appeal is to challenge judicial systems that inadvertently validate fraud or misconduct, which erodes public trust. Addressing these systemic vulnerabilities could provide avenues for justice that empower individuals and support causes like environmental preservation.

If this case is not directly within Earthjustice's purview, I kindly request that you consider passing it along to any in-house attorneys or affiliated law firms who may recognize its potential. This opportunity to address systemic inequities through carefully framed legal questions is rare, and I believe it could have a lasting impact.

Thank you for taking the time to engage with my message, and I appreciate any further consideration you or your colleagues might be able to offer. I remain hopeful that this appeal can catalyze meaningful reforms.

Again, thank you for taking the time to read this.

Wishing you all the best, Jeremy Bass

### Jeremy L. Bass

SR. [ DevOps | Full Stack Engr | PM ] && CEO / Founder

Quantum.J.L.Bass@RAWdeal.io

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READ: An email to authorities: Microsoft tried to murder me after they caused the SolarWinds breach!

From: Joseph Bear (Earthjustice) <support@earthjusticehelp.zendesk.com>

Sent: Tuesday, January 7, 2025 2:05 PM

To: Quantum <quantum.j.l.bass@RAWdeal.io>

Subject: [Earthjustice] Re: Amicus Curiae Brief Opportunity: Supporting Pro Se Litigants and Protecting

Homeowners

Your request (14603) has been updated. To add additional comments, reply to this email.

#### **Joseph Bear** (Earthjustice)

Jan 7, 2025, 14:05 PST

Hi Jeremy,

Thank you for reaching out to Earthjustice. Unfortunately, we are unable to assist with your request at this time, since it falls outside the scope of our organizational work.

Please let me know if you have any further questions about Earthjustice and our mission to wield the power of law and the strength of partnership to protect people's health, to preserve magnificent places and wildlife, to advance clean energy, and to combat climate change.

We wish you the best,

Joe Bear (he/him/his)
Outreach and Membership Services Assistant
T: (800) 584-6460

info@earthjustice.org

#### Quantum

Jan 7, 2025, 09:08 PST

#### **External Sender**

To whom it may concern,

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This email is a service from Earthjustice. Delivered by **Zendesk** 

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