



ACLU Challenges Lack of Due Process Protections in Florida's "Foreclosure Courts"

Lee County Plaintiff Will Be Available For Comment and Interview

April 6, 2011

CONTACT:

ACLU Media Office, (212) 549-2582, media@aclu.org

ACLU of Florida Media Office, (786) 363-2737, media@aclufl.org

Cape Coral – The ACLU Foundation on Thursday will file a Petition for a Writ of Certiorari with the Second District Court of Appeal in Lakeland, Florida, requesting the Court review and rule on the process and procedures used in the "Foreclosure Courts" in the 20th Judicial Circuit of Florida (Charlotte, Collier, Glades, Hendry and Lee Counties).

The Writ alleges serious violations of due process and systemic deficiencies in the "Foreclosure Courts" which result in a loss of protections for homeowners. It requests the Court move the plaintiff's pending foreclosure action from the "Foreclosure Courts" to regular circuit court proceedings.

The plaintiff in the case is a Cape Coral resident who will be available tomorrow in front of her home at:

**Thursday, April 7, 2011
1:30pm
2723 SW 17 PL
Cape Coral, FL 33914**

The plaintiff will be joined by ACLU of Florida Associate Legal Director Maria Kayanan who will be able to answer questions about the legal challenge.

###

About the ACLU of Florida

The ACLU of Florida is freedom's watchdog, working daily in the courts, legislatures and communities to defend individual rights and personal freedoms guaranteed by the Constitution and the Bill of Rights. For additional information, visit our web site at: www.aclufl.org.