

IN THE DISTRICT COURT OF EL PASO COUNTY, TEXAS 171^{ST} JUDICIAL DISTRICT

BEATRIZ HUML, "John Doe(s)" and "Jane Doe(s)",Joey Rodriguez,Christopher Valdez, Eneida Valdez, Joe Bruscuelas, Yvette Bruscuelas

VS

Cause No. 2011-DCV10814

Federal Home Loan Mortgage Co., Merscorp, Inc., Mortgage Electronic Registraton Systems, Inc., Federal National Mortgage Association, BAC HOME LOAN SERVICING LP, The Bank of New York Mellon

ORDER OF COURT SETTING

The above referenced case is set as follows:

Hearing Type	Hearing Date	Hearing Time
Motion Hearing	04/25/2012	9:00 AM
Scheduling Conference	04/25/2012	1:30 PM
Pre-Trial hearing	10/18/2012	2:00 PM
Jury Trial	10/22/2012	9:00 AM

If the above referenced case has already been settled, tried or dismissed, please notify my Court Coordinator (Ruby Zuniga: (915) 546-2100) upon receipt of this order.

Signed and entered on this the 19th day of April, 2012.

Bonnie Rangel Judge

171st Judicial District Court

Fax: Richard Roman

915-351-6754 972-341-0734

Chris Pochyla

Please give notice to all concerned parties

BEA HUML, INDIVIDUALLY, JOEY RODRIGUEZ, INDIVIDUALLY, CHRISTOPHER LEE VALDEZ AND WIFE ENEIDA VALDEZ INDIVIDUALLY AND JOINTLY, JOE BRUSCUELAS AND WIFE YVETTE BRUSCUELAS, INDIVIDUALLY AND JOINTLY, MARIBEL VILLALOBOS INDIVIDUALLY, AND ELENA ESCOBEDO, INDIVIDUALLY, & "JOHN DOE (s)" AND "JANE DOE (s)" (BY AND ON BEHALF KNOWN AND UNKNOWN PARTIES)

PLAINTIFFS,

vs.

FEDERAL NATIONAL MORTGAGE ASSOCIATION; MERSCORP, INC.; MORTGAGE ELECTRONIC REGISTRATON SYSTEMS, INC; BAC HOME LOAN SERVICING, LP.; THE BANK OF NEW YORK MELLON, F/K/A THE BANK OF NEW YORK CWABS, INC., (ASSETT-BACKED SECURITIES, SERIES 2007-9).

DEFENDANTS.

CAUSE NUMBER 2011-DCV-10814

IN 171ST DISTRICT COURT, EL PASO COUNTY, TEXAS

PICEMAN FILED AVERA

2012 APR 19 PM 4 58

EL PASU CUUNTY, TEXAS

BY DEFUTY

<u>ORDER</u>

CAME ON THIS DAY the motion hereinabove.

١.

Relative to the foregoing motion, counsel for plaintiffs was present and announced "ready".

R. Dwayne Danner, Esq., of McGlinchely & Stafford, for defendants Federal National Mortgage Association, and MERSCORP, Inc. and Mortgage Electronic Registration Systems, Inc., failed to appear though a "General Denial" is on file with the court and despite being provided notice of setting (see Exhibit "A"). Chris Pochyla, Esq., of Barret, Daffin has also previously filed an answer in this matter and did not appear (Exhibit "B"). As per the Texas Rules of Civil Procedure the court determined these

parties are "indispensible parties".

Citations on the other newly-added defendants, BAC HOME LOAN SERVICING, LP. and THE BANK OF NEW YORK MELLON, F/K/A THE BANK OF NEW YORK CWABS, INC., (ASSETT-BACKED SECURITIES, SERIES 2007-9) though filed have not yet been served. Nevertheless, these parties were all provided notice via fax and electronic transmission (see Exhibit "C").

II.

The court announced the case. In "open court" all defendants including Federal National Mortgage Association, MERSCORP, Inc. and Mortgage Electronic Registration Systems, Inc. were "hailed 3 times" without response. The court then defined the scope of the hearing as "specific to the need for immediate relief". Though the respondents did not appear, the court commenced a full evidentiary hearing. The court took sworn witness testimony, received evidence and admitted into evidence plaintiff's counsel's power point presentation regarding the "robosigning" of foreclosure/ mortgage-related documents central to this dispute.

III.

At the conclusion of the evidence, the court found that, under TRCP Rules 681-693 inclusive, plaintiffs affirmatively satisfied the necessary burden of proof with competent evidence for the relief sought.

IV.

WHEREFORE, at the conclusion of this hearing the court hereby makes the following orders:

This Motion is: GRANTED _____ in part. More specifically the court issues temporary orders pending the conclusion of the Temporary Injunction Hearing.

Said Temporary Order are considered "Interim Orders" effective immediately granting immediate injunctive relief, as follows:

- 1. Plaintiff Maribel Alvarez (and husband Marcos Villalobos) are hereby allowed immediate reentry into their home located at 11864 Jim Webb, El Paso, Texas 79924; further, any and all present foreclosure activity on the part of the Fannie Mae and MERS "cease" in this matter and the "status quo" maintained until the claims in this cause are disposed of with finality (Exhibit "D";
- 2. Similarly, with respect to the other named plaintiffs in the instant matter, any and all present foreclosure activity on the part of the defendants "cease" and be maintained "status quo" until their claims in this cause are disposed of with finality;
- 3. An award of \$15,000.00 in interim attorney fees payable by defendants MERSCORP, Inc., Mortgage Electronic Registration Systems, Inc., and/or Fannie Mae to Richard A. Roman, Esq., 505 East Rio Grande, El Paso, Texas 79902 on or before April 25, 2012.

IT IS HEREBY FURTHER ORDERED:

- 4. That this matter is set for a hearing, more specifically a continuation of the Temporary Injunction hearing, on April 25, 2012 @ 1:30 p.m. All counsel should be present (Exhibit "E");
- 5. At that time the court will hear testimony regarding the injunctive relief sought to abate all foreclosure filings by these named defendants including any instruments/ documents in the deed records of El Paso County, Texas (and others) identifying MERS or any other person or entity as a "mortgagee" or "beneficiary" of any mortgage in which such person or entity does not have a beneficial interest or other legally sufficient interest;
- 6. At the hearing the defendants shall produce the following individuals by and through the entities for which they execute foreclosure/mortgage-related documents:
 - (1) Beverly Mitrisin

- (2) Chester Levings
- (3) Cecilia Rodriguez

The bond amount set to perfect this order is set at \$100.00 or

SO ORDERED, SIGNED and ENTERED this

day of <u>C</u>

2012.

Honorable Judge Rangel Presiding

Exhibit A



9 Meglinchey Stafford puc



FLORIDA OUISIANA MISSISSIPPI NEW YORK OHIO TEXAS

MEMORANDUM OF TRANSMITTAL

April 13, 2012

TO:

Richard A. Roman

Fax Number 915.351.6754

FROM:

R. Dwayne Danner

RE:

Cause No. 2011-DCV-10814; Bea Huml, et al. v. Federal National Mortgage

Association, et al. In the 171st Judicial District Court, El Paso County, Texas

MESSAGES, NOTES, COMMENTS:

Please see attached: Defendants' Answer

NO. OF PAGES:

(Including Cover)

IF YOU EXPERIENCE DIFFICULTIES IN TRANSMISSION, OR DO NOT RECEIVE ALL PAGES INDICATED, PLEASE CONTACT ANGELIA FOSTER AT 214.445.2428.

*The information contained in this factimile message is attorney privileged and confidential information intended only for the use of the individual or entity named arbons. If you are not the intended recipient or the complete or contained for delivering this amount of the intended recipient you are barely quitted that are the mannature continued in this meximic message is automory privileged and confidenced information intended only for the use of the marvious or entry named above. If you are not the intended recipient, or the employee or agent responsible for delivering this message to the intended recipient, you are hereby multipled that any house received this transmission in error places immediately. appose, it you are not the intended recipient, or the employee or agent responsible for delivering this message to the machine recipient, you are necessy manifesting its strictly prohibited. If you have received this transmission in error, please immediately creatify us by telephone and return the original message to us at the below address via the United States Postal Service.

eFiling Detail

- Attorney & Filer Information - -

Filer Name: Filer ID:

R. Dwayne Danner

Filer Email: Flior Position: danner29921

ddanner@mcglinchey.com

Attorney Name:

Attorney Email:

Bar Number: Law Firm;

Address:

City/State/Zip:

Phone:

Fax:

R. Dwayne Danner

ddanner@mcglinchey.com

00792443 McGlinchey Stafford

2711 N HASKELL AVE STE 2700

DALLAS, TX 75204 214-257-1842

214-257-1818

Document Type: Answer

-Filing Documents-

Filename

Answer.pdf

Download

Filing Information

Trace Number: Case Title:

Document Lead Document

ED071J016829245

Case Number:

Humi et al v. Federal National Mongage Assoc et al 2011-DCV-10814

Jurisdiction:

Court

El Pago District and County Counts 171st District Court

Court Type:

District

Message to the Clerk:

EFM

Texas.gov Administration Fee

EPM Total

\$4.09 \$4.09

El Paso District and County Courts

El Paso District and County Courte Total

\$0.00

\$0.00

CAUSE NO. 2011-DCV-10814

BEA HUMI TORTE	NO. 2011-DCV-10814
BEA HUML, JOEY RODRIGUEZ, AND JOHN DOE(S) AND JANE DOE(S),	§ IN THE DISTRICT COURT
Plaintiffs,	§ §
VS.	9 8
FEDERAL NATIONAL MORTGAGE ASSOCIATION, MERSCORP, INC., AND MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC.	§ OF EL PASO COUNTY, TEXAS § § §
	JUDICIAL DISTOR
DEFENDANTS	Darama market (C.I.

DEFENDANTS' ORIGINAL ANSWER

COMES NOW, Federal National Mortgage Association, MERSCORP, Inc. and Mortgage Electronic Registration Systems, Inc. ("Defendants"), named defendants in the abovestyled and numbered cause, and files this their Original Answer to Plaintiffs Bea Huml and Joey Rodriguez's ("Plaintiffs") Second Amended Petition ("Petition"), and for such answer would respectfully show the Court as follows:

I. GENERAL DENIAL

Defendants generally deny each and every claim, charge, and allegation asserted by the Plaintiffs in their Petition as provided by Rule 92 of the TEXAS RULES OF CIVIL PROCEDURE. Defendants request that the Court require Plaintiffs to prove their respective claims by the preponderance of the credible evidence as required by the laws and the Constitution of the State of Texas.

PRAYER

WHEREFORE, PREMISES CONSIDERED, Defendants pray that upon a final hearing hereof Plaintiffs take nothing by this suit and that judgment be entered in favor of

Defendants, having all their costs of suit in this behalf expended, and for all such other and further relicf, both at law and in equity, general and specific, to which Defendants may show themselves justly entitled.

Respectfully submitted,

McGlinchey Stafford PLLC

By: /s/R. Dwayne Danner
R. DWAYNE DANNER
State Bar No. 00792443
Direct: 214.445.2408
ddanner@mcglinchcy.com
NATHAN T. ANDERSON

State Bar No. 24050012 Direct: 214.445.2412 nanderson@mcglinchev.com 2711 N. Haskell Avenue,

Suite 2750, LB 25 Dallas, Texas 75204 Telephone: (214) 445.2445 Facsimile: (214) 445.2450

ATTORNEYS FOR DEFENDANTS FEDERAL NATIONAL MORTGAGE ASSOCIATION, MERSCORP, INC. AND MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC.

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing instrument has been sent, pursuant to the Texas Rules of Civil Procedure, on this 13th day of April, 2012, as follows:

Via Facsimile: 915.351.6754

Richard A. Roman Attorney at Law 505 E. Rio Grant El Paso, Texas 79902-4206

Attorney for Plaintiffs

Via E-Mail
Chris Pochyla
Barrett Daffin Frappier Turner & Engle, LLP
15000 Surveyor Blvd., Suite 100
Addison, Texas 75001

Attorney for Defendant Federal Home Loan Mortgage Co.

R. DWAYNE DANNER

Exhibit B

BARRETT DAFFIN FRAPPIER TURNER & ENGEL, L.L.P.

A PARTNERSHIP INCLUDING PROFESSIONAL CORPORATIONS

ATTORNEYS AND COUNSELORS AT LAW

CHRIS H. POCHYLA
ATTORNEY AT LAW
LITIGATION DIVISION

15000 SURVEYOR BOULEYARD SUITE 100, DEPARTMENT 4000 ADDISON, TEXAS 25001 TELEPHONE: (972) 341-0754 TELECOPIER: (972) 341-0734 Toll Free: 800-795-5040

February 15, 2012

VIA CM/RRR NO. 7196 9008 9115 0102 1572

Richard A. Roman, Esq. 505 East Rio Grande El Paso, TX 79902

RE: Cause No. 2011-DCV-10814; Beatriz Huml v. Federal Home Loan Mortgage Co.; In the 171st District Court, El Paso County, Texas

BDFTE No.:

20110018800128

Dear Mr. Roman:

Enclosed please find a copy of Defendant's Original Answer and Request for Disclosure which was electronically filed today in the above referenced cause of action.

If you have any questions, please do not hesitate to contact me at (972)340-7924.

Sincerely,

Susan L. Lucero

Legal Assistant to Chris Pochyla

Enclosures

BARRETT DAFFIN FRAPPIER

TURNER & ENGEL, LLP
A PARTNERSHIP INCLUDING
PROFESSIONAL CORPORATIONS

ATTORNEYS AND COUNSELORS AT LAW

CHRIS H. POCHYLA ATTORNEY AT LAW LITIGATION DIVISION 15000 SURVEYOR BOULEVARD SUITE 100, DEPARTMENT 4000 ADDISON, TEXAS 75001 TELEPHONE: (972) 386-5040 TELECOPIER: (972) 341-0734 CHRISPO@BDFGROUP.COM

February 15, 2012

El Paso District Clerk 500 E. San Antonio Suite 1203 El Paso, TX 79901

RE:

Cause No. 2011-DCV-10814; Beatriz Huml v. Federal Home Loan Mortgage Co. BDFTE No. 20110018800128

Dear Clerk:

Enclosed for filing in the above-referenced cause is an original and one copy of Defendant's Answer. Please return a file-marked copy of same in the envelope provided.

Thank you for your assistance in this matter. If you have any questions, please do not hesitate to contact our office.

Sincerely,

Susan L. Lucero

For Chris H. Pochyla

CHP/sll Enclosures

^^*

<u>VIA CM/RRR NO. 7196 9008 9115 0102 1572</u> Richard A. Roman, Esq.

505 East Rio Grande

El Paso, TX 79902

CAUSE NO. 2011-DCV-10814

BEATRIZ HUML PLAINTIFF,	§ §	IN THE DISTRICT COURT
V. FEDERAL HOME L MORTGAGE CO., DEFENDANT	.OAN § \$ \$ \$ \$ \$	171 ST JUDICIAL DISTRICT EL PASO COUNTY, TEXAS

DEFENDANT FEDERAL HOME LOAN MORTGAGE CO.'S ORIGINAL ANSWER

TO THE HONORABLE JUDGE OF SAID COURT:

NOW COMES, FEDERAL HOME LOAN MORTGAGE COMPANY ("FHLMC"), Defendant herein and files this answer to BEATRIZ HUML's ("Plaintiff") Original Petition, and which would respectfully show the Court:

GENERAL DENIAL

Defendant generally denies the allegations in Plaintiff's Original Petition.

RULE 194 REQUESTS FOR DISCLOSURE

Pursuant to Rule 194, Defendant requests Plaintiff to disclose, within 30 days of service of this request, the information or material described in Rule 194.2(a)-(k)

PRAYER

WHEREFORE, PREMISES CONSIDERED, FHLMC requests that Plaintiff take nothing by her suit, that costs be assessed against Plaintiff, and that Defendant be awarded all other relief to which Defendant may be entitled.

Respectfully submitted,

BARRETT DAFFIN FRAPPIER TURNER & ENGEL, LLP

/s/Chris Pochyla Chris Pochyla State Bar No. 24032842 15000 Surveyor Boulevard, Suite 100 Addison, TX 75001 972-386-5040 972-341-0734 (Fax)

ATTORNEY FOR DEFENDANT

CERTIFICATE OF SERVICE

I certify that I mailed a copy of this Defendant's Original Answer by certified U.S. Mail, return receipt requested to the parties below on the 15th day of February, 2012.

VIA CM/RRR NO. 7196 9008 9115 0102 1572 Richard A. Roman, Esq. 505 East Rio Grande El Paso, TX 79902

> /s/Chris Pochyla Chris Pochyla

Subject:	Re: BDF 20110018800128 Huml
From:	Richard Roman (rromanattorney@yahoo.com)
To:	SusanLL@bdfgroup.com;
Date:	Friday, February 24, 2012 9:00 AM

Thanks.

FYI - See attached.

Richard A. Roman, Esq.
Former Judge of the 346th District Court
505 East Rio Grande
El Paso, Texas 79902
(915) 351-2679
(915) 351-6754 fax
e-mail: rromanattorney@yahoo.com

From: Susan L. Lucero <SusanLL@bdfgroup.com>

To: rromanattomey@yahoo.com

Cc: Chris Pochyla < ChrisPO@bdfgroup.com>
Sent: Friday, February 24, 2012 8:34 AM
Subject: BDF 20110018800128 Huml

Attached is the answer for the Huml v. Federal Home Loan Mortgage Co. case. Sorry for the confusion.

Sincerely,

Susan L. Lucero* Legal Assistant to Chris Pochyla

National Default Exchange, LP an affiliated service provider for Barrett Daffin Frappier Turner & Engel, LLP 15000 Surveyor Blvd., Suite 100 Addison, Texas 75001 (972) 340-7924 Phone (972) 341-0734 Facsimile susanll@BDFGroup.com Please note new e-mail address above

*Not licensed to practice law

PLEASE BE ADVISED THAT THIS FIRM IS A DEBT COLLECTOR ATTEMPTING TO COLLECT A DEBT AND ANY INFORMATION WE OBTAIN WILL BE USED FOR THAT PURPOSE.

From: Richard Roman [mailto:rromanattorney@yahoo.com]

Sent: Thursday, February 23, 2012 2:30 PM

To: Chris Pummili

Cc: susanl@bdfgroup.com

Subject: BDF # 20110018800128

You sent this by accident.

Richard A. Roman, Esq.
Former Judge of the 346th District Court 505 East Rio Grande
El Paso, Texas 79902
(915) 351-2679
(915) 351-6754 fax
e-mail: rromanattorney@yahoo.com

Notice of Confidentiality

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Exhibit C



THE STATE OF TEXAS

NOTICE TO DEFENDANT: "You have been sued. You may employ an attorney. If you, or your attorney, do not file a written answer with the clark who issued this citation by 10:00 a.m. on the Monday next following the expiration of twenty days after you were served this citation and petition, a default judgment may be taken against you."

TO: BAC HOME LOAN SERVICING LP, which may be served with process by serving its designated agent for service af CODILIS & STOWIARSKI, PC, 650 NORTH SAM HOUSTON PARKWAY, STE 460, HOUSTON, TEXAS 77860 Greetings:

You are hereby commanded to appear by filing a written answer to the Plaintiff's Third Amended Original Petition. Jury Demand and Requests for Disclosure at or before ten o'clock A.M. of the Monday next after the expiration of twenty days after the date of service of this citation before the Honorable 171st Judicial District Court, El Paso County, Texas, at the Court House of said County in El Paso, Texas.

Said Plaintiff's Third Amended Original Petition, Jury Demand and Requests for Disclosure was filed in said court on the 3rd day of April, 2012, by Attorney at Law RICHARD A. ROMAN, 505 EAST RIO GRANDE, EL PASO, TEXAS 79902 in this case numbered 2011-DCV10814 on the docket of said court, and styled:

BEA HUML, ET AL vs. FEDERAL NATIONAL MORTGAGE ASSOCIATION, ET AL

The nature of Plaintiff's demand is fully shown by a true and correct copy of the Plaintiff's Third Amended Original Petition, Jury Demand and Requests for Disclosure accompanying this citation and made a part hereof.

The officer executing this writ shall promptly serve the same according to requirements of law, and the mandates thereof, and make due return as the law directs.

Issued and given under my hand and seal of said Court at El Paso, Texas, on this the 13th day of April, 2012. Attest: NORMA L. FAVELA, District Clerk, El Paso County, Texas. CLERK OF THE COURT NORMA L. FAVELA District Clerk El Paso County Courthouse 500 East San Antonio Avenue, Room 103 El Paso, Texas 79901 ATTACH Michael Mond? RETURN RECEIPTS CERTIFICATE OF DELIVERY BY MAIL WITH ADDRESSEE'S SIGNATURE I hereby certify that on the ___, 2012, at__ . I mailed to:

Rule 108 (a) (2) the citation shall be served by malling to the defendant by Certified Mail Return receipt requested, a true copy of the citation. Sec. 17.027 Rules of Civil Practice and Remedies Code if not prepared by Clerk of defendant(s) by registered mail or certified mail with delivery restricted to addressee only, return *NAME OF PREPARER receipt requested, a true copy of this citation with a copy of the Plaintiff's Third Amended TITLE ADDRESS Original Petition, Jury Demand and Requests for CITY

Disclosure attached	thereto.
	TITLE

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RETURN OF SERVICE

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attached herete.	as evidence by Domestic Return Rece	ipt PS Form 38
The described documents		
undelivered marked	and the named recipient. The certified mail envelope	was returned
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THE STATE OF TEXAS

NOTICE TO DEFENDANT: "You have been sued. You may employ an attorney. If you, or your attorney, do not file a written answer with the clerk who issued this citation by 10:00 a.m. on the Monday next following the expiration of twenty days after you were served this citation and petition, a default judgment may be taken against you."

TO: BAC HOME LOAN SERVICING LP, which may be served with process by serving its designated agent for service at Codilis & Stowiarski, PC, 650 North Sam Houston Parkway, Ste 450, Houston, Texas 77880 Greetings:

You are hereby commanded to appear by filing a written answer to the Plaintiff's Third Amended Original Petition, Jury Demand and Requests for Disclosure at or before ten o'clock A.M. of the Monday next after the expiration of twenty days after the date of service of this citation before the Honorable 171st Judicial District Court, El Paso County, Texas, at the Court House of said County in El Paso, Texas.

Said Plaintiff's Third Amended Original Petition, Jury Demand and Requests for Disclosure was filed in said court on the 3rd day of April, 2012, by Attorney at Law RICHARD A. ROMAN, 505 EAST RIO GRANDE, EL PASO, TEXAS 78902 in this case numbered 2011-DCV10814 on the docket of said court, and styled:

BEA HUML, ET AL vs. FEDERAL NATIONAL MORTGAGE ASSOCIATION, ET AL

The nature of Plaintiff's demand is fully shown by a true and correct copy of the Plaintiff's Third Amended Original Petition, Jury Demand and Requests for Disclosure accompanying this citation and made a part hereef.

The officer executing this writ shall promptly serve the same according to requirements of law, and the mandates thereof, and make due return as the law directs.

on this the 13th day of April, 2012.

	Issued and given under my hand and seal of said (Court at El Daca Taura
Attest:	NORMA L. FAVELA, District Clerk, El Paso County,	Texas.
	CLERK OF THE COURT NORMA L. FAVELA District Clerk El Paso County Courthouse 500 East San Antonio Avenue, Room 103 El Paso, Texas 79901	ву
·	ATTACH RETURN RECEIPTS	Mich
_	ADDRESSEE'S SIGNATURE	I hereby certify that
F N	Rule 106 (a) (2) the citation shall be served by	. 20

mailing to the defendant by Certified Mail Return receipt requested, a true copy of the citation. Sec. 17.027 Rules of Civil Practice and Remedies Code if not prepared by Clerk of Court.

NAME OF PREPARER	
ADDRESS	TITLE
CITY STA	ATE ZIP

	The state of the s
	Michael Mondiagon T
•	CERTIFICATE OF DELIVERY BY MAIL
	I hereby certify that on the day of, 2012, at I mailed to:
	- Continued to:
!	defendant(s) by registered mail or certified mail with delivery restricted to addresses only, return eccipt requested, a true copy of this citation with a copy of the Plaintiff's Third Amended Driginal Petition, Jury Demand and Requests for Disclosure attached thereto.
_	
_	
	TITLE

RETURN OF SERVICE

Delivery was completed on	, delivered to
	as evidence by Demestic Return Receipt PS Form 38
attached herete.	
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see name is, subscribed to the foregoing	Return of Service, and being by me first duly swern, declared, "I an
nterested party qualified to make an eath o	of that fact and statements contained in the Return of Service and true and
8 6L f	
	Subscribed and sworn to be on this day
	Of manufacture to the control of the
	Notary Public, State of
	My commission expires:

BEA HUML, INDIVIDUALLY, JOEY RODRIGUEZ, INDIVIDUALLY, CHRISTOPHER LEE VALDEZ AND WIFE ENEIDA VALDEZ INDIVIDUALLY AND JOINTLY, JOE BRUSCUELAS AND WIFE YVETTE BRUSCUELAS, INDIVIDUALLY AND JOINTLY, & "JOHN DOE (s)" AND "JANE DOE (s)" (BY AND ON BEHALF KNOWN AND UNKNOWN PARTIES)

CAUSE NUMBER 2011 DCV-10814

IN 171ST | DISTRICT COURT, EL & PASO COUNTY, TEXAS

PLAINTIFFS.

VS.

FEDERAL NATIONAL MORTGAGE ASSOCIATION; MERSCORP, INC.; MORTGAGE ELECTRONIC REGISTRATON SYSTEMS, INC; BAC HOME LOAN SERVICING, LP.; THE BANK OF NEW, YORK MELLON, F/K/A THE BANK OF NEW YORK CWABS, INC., (ASSETT-BACKED SECURITIES, SERIES 2007-9).

DEFENDANTS.

PLAINTIFF'S THIRD AMENDED ORIGINAL PETITION, JURY DEMAND AND REQUESTS FOR DISCLOSURE

TO THE HONORABLE JUDGE OF THE COURT:

AND WIFE ENEIDA VALDEZ, JOE BRUSCUELAS AND WIFE YVETTE BRUSCUELAS, JOHN DOE (s) AND JANE DOE (s), ("Plaintiffs") complaining of FEDERAL NATIONAL MORTGAGE ASSOCIATION, MERSCORP, INC.; MORTGAGE ELECTRONIC REGISTRATON SYSTEMS, INC., BAC HOME LOAN SERVICING LP., AND THE BANK OF NEW YORK F/K/A THE BANK OF NEW YORK, ("Defendants") and would show the Court as follows:

PARTIES



THE STATE OF TEXAS

NOTICE TO DEFENDANT: "You have been sued. You may employ an attorney. If you, or your attorney, do not file a written answer with the clerk who issued this citation by 10:00 a.m. on the Monday next following the expiration of twenty days after you were served this citation and petition, a default judgment may be taken against you."

TO: THE BANK OF NEW YORK F/K/A THE BANK OF NEW YORK, which may be served with process by serving its designated agent for service of precess, PITE DUNCAN, at 550 WESTCOTT, STE 560, HOUSTON, TEXAS 77067 Greetings:

You are hereby commanded to appear by filing a written answer to the Plaintiff's Third Amended Original Petition, Jury Demand and Requests for Disclosure at er before ten o'clock A.M. of the Monday next after the expiration of twenty days after the date of service of this citation before the Honorable 171st Judicial Bistrict Court, El Paso County, Texas,

Said Plaintiff's Third Amended Original Petition, Jury Demand and Requests for Disclosure was filed in said court on the 3rd day of April, 2012, by Attorney at Law RICHARD A. ROMAN, 505 EAST RIO GRANDE, EL PASO, TEXAS 79902 in this case numbered 2011-DCV10814 on the docket of said court, and styled:

BEA HUML, ET AL vs. FEDERAL NATIONAL MORTGAGE ASSOCIATION, ET AL

The nature of Plaintiff's demand is fully shown by a true and correct copy of the Plaintiff's Third Amended Original Petition, Jury Demand and Requests for Disclosure accompanying this citation and made a part hereof.

The officer executing this writ shall promptly serve the same according to requirements of law, and the mandates thereof, and make due return as the law directs.

Issued and given under my hand and seal of said Court

Attest: NORMA L. FAVELA, District Clerk, El Paso County, Tex CLERK OF THE COURT

NORMA L. FAVELA District Clerk El Paso County Courthouse 500 East San Antonio Avenue, Room 103 El Paso, Texas 79901

ATTACH RETURN RECEIPTS WITH

ADDRESSEE'S SIGNATURE Rule 106 (a) (2) the citation shall be served by mailing to the defendant by Certified Mall Return receipt requested, a true copy of the citation. Sec. 17.027 Rules of Civil Practice and Remedies Code if not prepared by Clerk of Court

"NAME OF PREPARER	
ADDRESS	TITLE
CITY	STATE ZIP

Texas.	2012
DEPLOY BY MAIL I hereby certify that on the day of, I mailed to:	Sept. Sept.
defendant(s) by registered mail or certified mal with delivery restricted to addresses only, return receipt requested, a true copy of this citation with a copy of the Plaintiff's Third Amended Original Potition, Jury Demand and Requests for Disclosure attached thereto.	- !

RETURN OF SERVICE

Delivery was completed on		_ as evidence by Domestic	Return Receipt pe son
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THE STATE OF TEXAS

NOTICE TO DEFENDANT: "You have been sued. You may employ an attorney. If you, or your attorney, do not file a written answer with the clerk who issued this citation by 10:00 a.m. on the Monday next following the expiration of twenty days after you were served this citation and petition, a default judgment may be taken against you."

TO: THE BANK OF NEW YORK F/K/A THE BANK OF NEW YORK, which may be served with process by serving its designated agent for service of process, PITE DUNCAN, at 550 WESTCOTT, STE 560, HOUSTON, TEXAS 77607 Greetings:

You are hereby commanded to appear by filing a written answer to the Plaintiff's Third Amended Original Petition, Jury Bemand and Requests for Disclosure at or before ten o'clock A.M. of the Monday next after the expiration of twenty days after the date of service of this citation before the Honorable 171st Judicial District Court, El Paso County, Texas, at the Court House of said County in El Paso, Texas.

Said Plaintiff's Third Amended Original Petition, Jury Demand and Requests for Disclosure was filed in said court on the 3rd day of April, 2012, by Attorney at Law RICHARD A. ROMAN, 505 EAST RIO GRANDE, EL PASO, TEXAS 79902 in this case numbered 2011-DCV10814 on the docket of said court, and styled:

BEA HUML, ET AL vs. FEDERAL NATIONAL MORTGAGE ASSOCIATION, ET AL

The nature of Plaintiff's demand is fully shown by a true and correct copy of the Plaintiff's Third Amended Original Petition, Jury Demand and Requests for Disclosure accompanying this citation and made a part hereof.

The officer executing this writ shall promptly serve the same according to requirements of law, and the mandates thereof, and make due return as the law directs.

Issued and given under my hand and seal of said Court at El Paso, Texas, on this the 13th day of April, 2012.

Attest: NORMA L. FAVELA, District Clerk, El Paso County, T

CLERK OF THE COURT NORMA L. FAVELA

District Clerk El Paso County Courthouse 500 East San Antonio Avenue, Room 103

El Paso, Texas 79901

ATTACH RETURN RECEIPTS WITH

ADDRESSEE'S SIGNATURE

Rule 106 (a) (2) the citation shall be served by mailing to the defendant by Certified Mail Return receipt requested, a true copy of the citation. Sec. 17.027 Rules of Civil Practice and Remedies Code if not prepared by Clerk of Court.

*NAME OF PREPARER		TITLE
ADDRESS		TITE
CITY	STATE	ZIP

		the 13" day of April,
exas.		STRICT COLDA
By All	Michael	eput
CERTIFI	CATE OF D	ELIVERY BY MAIL
hereby certif	fy that on the	day of limaled to:
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	TITLE	

RETURN OF SERVICE

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The described docume	nts were not delivered to the named recipient. The certified mail envelope was returned
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le of Texas	verification by authorized person
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BE." PARTY QUALIFIED to make a	this day personally appeared, known to me to be the person regeing Return of Service, and being by me first duly swern, declared, "I am a seth of that fact and statements contained in the Return of Service and true and
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	My commission expires:

BEA HUML, INDIVIDUALLY, JOEY RODRIGUEZ, INDIVIDUALLY, CHRISTOPHER LEE VALDEZ AND WIFE ENEIDA VALDEZ INDIVIDUALLY AND JOINTLY, JOE BRUSCUELAS AND WIFE YVETTE BRUSCUELAS, INDIVIDUALLY AND JOINTLY, & "JOHN DOE (S)" AND "JANE DOE (S)" (BY AND ON BEHALF KNOWN AND UNKNOWN PARTIES)

CAUSE NUMBER 2011 DCV-10814

IN 171ST DISTRICT COURT, EL PASO COUNTY, TEXAS

PLAINTIFFS.

VS.

FEDERAL NATIONAL MORTGAGE ASSOCIATION; MERSCORP, INC.; MORTGAGE ELECTRONIC REGISTRATON SYSTEMS, INC; BAC HOME LOAN SERVICING, LP.; THE BANK OF NEW YORK MELLON, E/K/A THE BANK OF NEW YORK CWABS, INC., (ASSETT-BACKED SECURITIES, SERIES 2007-9).

DEFENDANTS.

PLAINTIFF'S THIRD AMENDED ORIGINAL PETITION,
JURY DEMAND AND REQUESTS FOR DISCLOSURE

TO THE HONORABLE JUDGE OF THE COURT:

AND WIFE ENEIDA VALDEZ, JOE BRUSCUELAS AND WIFE YVETTE BRUSCUELAS, JOHN DOE (s) AND JANE DOE (s), ("Plaintiffs") complaining of FEDERAL NATIONAL MORTGAGE ASSOCIATION, MERSCORP, INC.; MORTGAGE ELECTRONIC REGISTRATON SYSTEMS, INC., BAC HOME LOAN SERVICING LP., AND THE BANK OF NEW YORK F/K/A THE BANK OF NEW YORK, ("Defendants") and would show the Court as follows:

PARTIES



THE STATE OF TEXAS

NOTICE TO DEFENDANT: "You have been sued. You may employ an attorney. If you, or your attorney, do not file a written answer with the clerk who issued this citation by 10:00 a.m. on the Monday next following the expiration of twenty days after you were served this citation and petition, a default judgment may be taken against you."

TO: MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., which may be served with process by certified mail to Bill Beckmann at 1818 Library Street, Reston, Virginia 20190

Greetings:

You are hereby commanded to appear by filing a written answer to the Plaintiff's First Amended Original Petition, Jury Demand, and Requests for Disclosure at or before ten o'clock A.M. of the Monday next after the expiration of twenty days after the date of service of this citation before the Honorable 171st Judicial District Court, El Paso County, Texas, at the Court House of said County in El Paso, Texas.

Said Plaintiff's First Amended Original Petition, Jury Demand, and Requests for Disclosure was filed in said court on the 21st day of February, 2012, by Attorney at Law RICHARD ROMAN, 505 EAST RIO GRANDE, EL PASO, TEXAS 79902 in this case numbered 2011-DCV10814 on the docket of said court, and styled:

BEATRIZ HUML, INDIVIDUALLY, & "JOHN DOE(s)" and "JANE DOE(s)" vs. FEDERAL NATIONAL MORTGAGE ASSOCIATION, MERSCORP, INC. and MORTGAGE ELECTRONIC SYSTEMS, INC.

The nature of Plaintiff's demand is fully shown by a true and correct copy of the Plaintiff's First Amended Original Petition, Jury Demand, and Requests for Disclosure accompanying this citation and made a part hereof.

The officer executing this writ shall promptly serve the same according to requirements of law, and the mandates thereof, and make due return as the law directs.

Issued and given under my hand and seal of said Court at El Paso, Texas, on this the 24th

Attest: NORMA L. FAVELA, District Clerk, El Paso County, Texas.

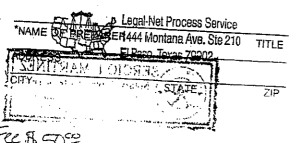
CLERK OF THE COURT NORMA L. FAVELA

District Clerk El Paso County Courthouse 500 East San Antonio Avenue, Room 103 El Paso, Texas 79901

ATTACH RETURN RECEIPTS WITH

ADDRESSEE'S SIGNATURE

Rule 106 (a) (2) the citation shall be served by mailing to the defendant by Certified Mail Return receipt requested, a true copy of the citation. Sec. 17.027 Rules of Civil Practice and Remedies Code if not prepared by Clerk of Court.



ary, 2012. Wichael Moddragon

CERTIFICATE OF DELIVERY BY MAIL

I hereby certify that on the March 2012, at 4:00 P.m., I mailed to mortgage Electronic Registration syptems, Foc bls Bill Beckman @ 18181 Raton, VA 20190

defendant(s) by registered mail or certified mail with delivery restricted to addressee only, return receipt requested, a true copy of this citation with a copy of the Amended Petition attached

Posa Corvantes SCH#150

RETURN OF SERVICE

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	Subscribed and sworn to be on this 23 day
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į.	My Commission Expires MARCH 1, 2015
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SENDER: COMPLETE THIS TION .	COMPLETE THIS SECTION ON ERY	
 Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse 	A Signature X ☐ Agent ☐ Addressee	
 so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. 	B. Received by (Printed Name) C. Date of Delivery	
1. Article Addressed to: Mortgage Electronic Registration Systems, Inc which may be served with process by	D. Is delivery address different from item 1?	
Bill Backmann @ 1818 Library Street	3. Service Type Certified Mail	
Reston, VA 20190	4. Restricted Delivery? (Extra Fee) ☐ Yes	
2. Article Number (Transfer from service label) 7 0 1 1)PO 0007 3P43 048P	
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MORREL PROPERTY 3: 31

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PLANSO GUILLING TRANS

PLANSO GUILLING TRANS

PLANSO GUILLING TRANS

Subject:	Huml, et al v. FHLM, MERS, et al / 2011-DCV-10814	
	Richard Roman (rromanattorney@yahoo.com)	COPY
	cpochyla@bdfgroup.com; laurenc@bdfgroup.com;	
	opanchenko@piteduncan.com; rzuniga@epcounty.com;	
	Friday, April 13, 2012 12:15 PM	

Counsel: Please see attached setting for Injunctive Relief on April 17, 2012 @ 11:00 am. Amended pleadings with the appropriate citations to the respective designated agents for service of process are being prepared at this time.

Richard A. Roman, Esq. Former Judge of the 346th District Court 505 East Rio Grande El Paso, Texas 79902 (915) 351-2679 (915) 351-6754 fax e-mail: rromanattorney@yahoo.com

IN THE DISTRICT COURT OF EL PASO COUNTY, TEXAS 171ST JUDICIAL DISTRICT

BEATRIZ HUML, "John Doc(s)" and "Jane Doe(s)", & Joey Rodrigue2

vs

Federal Home Loan Mortgage Co.,

Cause No. 2011-DCV10814

Merscorp, Inc.,

Mortgage Electronic Registraton Systems, Inc., & Federal National Mortgage Association

ORDER OF COURT SETTING

The above referenced case is set as follows:

Hearing Type	Hearing Date	Hearing Time
Motion for Injunctive Relief Hearing	04/17/2012	11:00 AM
Scheduling Conference	04/25/2012	
Pre-Trial hearing		1:30 PM
ury Trial	10/18/2012	2:00 PM
the above referenced	10/22/2012	9:00 AM

If the above referenced case has already been settled, tried or dismissed, please notify my Court Coordinator (Ruby Zuniga: (915) 546-2100) upon receipt of this order.

Signed and entered on this the 13th day of April, 2012.

66

Bonnic Rangel Judge 171st Judicial District Court

Fax: Richard Roman Chris Pochyla

915-351-6754 972-341-0734

Please give notice to all concerned parties



RUBY J. ZUNIGA COURT COORDINATOR

RICHARD SALAZAR BAILLET DISTRICT JUDGE

171" JUDICIAL DISTRICT OF TEXAS
COUNTY OF EL PASO COURTHOUSE
500 E. SAN ANTONIO, ROOM 601
EL PASO, TEXAS 79901

(915) 546-2100 · Fax (915) 546-2114

ANITA GARCIA OFMICIAL COURT REPORTER

April 13, 2012

Re: BEATRIZ HUML, "John Doe(s)" and
"Jane Doe(s)" & Joey Rodriguez vs
Federal Home Loan Mortgage
Co., Merscorp, Inc., Mortgage Flectronic
Registraton Systems, Inc. & Federal
National Mortgage Association

Cause No. 2011-DCV10814

Dear Counsel:

I have enclosed a Scheduling Order that must be agreed to and entered prior to the scheduling order conference. If you cannot agree to said order, a scheduling conference has been set with my Court for April 25, 2012 at 1:30 p.m.

If you submit an agreed order, prior to the hearing date, please inform the court and the hearing will be cancelled.

Thank you way much,

Bonnie Rangel Judge

171st Judicial District Court

BR/rz

Fax: RICHARD ROMAN

CHRIS POCHYLA

915-351-6754 972-341-0734

	**************************************	\$- x 01 1
Subject:	Re: Please Reply with confirmation upon receipt	
From:	Richard Roman (rromanattorney@yahoo.com)	
To:	staciatrromanlegal@yahoo.com;	
D -	Friday, April 13, 2012 5:01 PM	
,		

good.

Richard A. Roman, Esq. Former Judge of the 346th District Court 505 East Rio Grande El Paso, Texas 79902 (915) 351-2679 (915) 351-6754 fax e-mail: rromanattorney@yahoo.com

From: Staci Anderson <staciatrromanlegal@yahoo.com>

To: "opanchenko@piteduncan.com" <opanchenko@piteduncan.com>

Cc: Richard Roman < rromanattorney@yahoo.com>

Sent: Friday, April 13, 2012 4:59 PM

Subject: Please Reply with confirmation upon receipt

Attached you will find copies of the Plaintiffs Fourth Amended Original Petition, Request For Injunction, Jury Demand and Request For Disclosure, and the Order Setting. I have attempted several times to fax with no response.

Thank you and have a wonderful weekend!

Staci N. Anderson Legal Hisistant to Richard Roman Ph#915-351-2679 Fax#915-351-6754 505 E. Rio Grande

*This transmission may contain information that is privileged, confidential, legally privileged, and/or exempt from disclosure under applicable law. If you are not the intended recipient, you are hereby notified that any disclosure, copying, distribution, or use of the information contained herein (including any reliance thereon) is strictly

Subject:	RE: Huml, et al v. FHLM, MERS, et al / 2011-DCV-10814	
From:	Olga S. Panchenko (opanchenko@piteduncan.com)	
	rromanattomey@yahoo.com;	
Date:	Friday, April 13, 2012 2:19 PM	

Mr. Roman,

Did I get this by mistake?

Olga Panchenko

Associate Attorney

Pite Duncan, LLP

550 Westcott, Suite 560

Houston, Texas 77007

P(713) 293-3650

F(713) 293-3636

opanchenko@piteduncan.com

From: Richard Roman [mailto:rromanattorney@yahoo.com]

Sent: Friday, April 13, 2012 12:15 PM

To: cpochyla@bdfgroup.com; Lauren Christoffel Cc: Olga S. Panchenko; rzuniga@epcounty.com

Subject: Huml, et al v. FHLM, MERS, et al / 2011-DCV-10814

Counsel: Please see attached setting for Injunctive Relief on April 17, 2012 @ 11:00 am. Amended pleadings with the appropriate citations to the respective designated agents for service of process are being prepared at this time.

Richard A. Roman, Esq. Former Judge of the 346th District Court

505 East Rio Grande

El Paso, Texas 79902

(915) 351-2679

(915) 351-6754 fax

e-mail: rromanattorney@yahoo.com

Visit our website at www.piteduncan.com This message is intended for the use of the individual or entity to which it is addressed and may contain attorney/client information that is privileged, confidential and exempt from disclosure under applicable law. If the reader of this message is not the intended recipient or the employee or agent responsible for delivering this message to the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is strictly prohibited. If you have received this communication in error, please notify us immediately by reply email or by telephone (call us collect at 858/750-7600) and immediately delete this message and all its attachments. Thank you.

Exhibit D



Constable Rick Gammon El Paso County, Precinct 2

4641 Cohen Avenue, Suite A El Paso, Texas 79924 Office: (915) 757-9488 Fax: (915) 751-7623



FINAL WARNING

THIS IS A NOTICE TO VACATE THE FOLLOWING ADDRESS

TO ALL OCCUPANTS:

At: 11864 Jim Webb, El Paso TX 79934

A Writ of Possession, <u>Case # 212-00034-FED</u>, has been issued by El Paso County Justice of the Peace # 2 ordering eviction of persons and property from these premises. If you have not vacated and removed your property from the premises by:

Friday, April 13, 2012 at 8:00 a.m., it will be removed at your expense.

POSTED: On 04/11/12@ 6:36pm

Rick Gammon, Constable

*N*⁴



Case number: 120210-000141

Back

WHAT HAPPENED

Describe what happened so we can understand the issue...

1. Foreclosure while homeowner was actively applying, in good faith, for a loan modification,

Which part of the mortgage process is your issue related to?

Problems when you are unable to pay

This is about Conventional fixed mortgage

Do you believe the issue involves discrimination? Yes \in No \in .

Æ Race

DESIRED RESOLUTION

What do you think would be a fair resolution to your issue?

1. Rescind foreclosure as "invalid";

2. reinstatement loan with loan modification;

3. prinicipal reduction and/or credit balance against mortgage.

MY INFORMATION

Contact information

Mailing address

Rev Richard Roman 505 East Rio Grande El Paso TX 79902 **United States**

Email rromanattorney@yahoo.com

Phone 915-351-2679

. I am filing on behalf of 🗷 Someone else

Someone else

Relationship Attorney Mr marcos villalobos 11864 jim webb el paso TX 79934 United States

PRODUCT INFORMATION

Property address is the same as mailing address.

Account/Loan number 143024

Information about the company Bank of America **United States**

Supporting documents

20120210093355971.pdf (2.02 MB)

COMPLAINT HISTORY

Auto-Response

03/26/2012 07:22 PM

Thank you for contacting the Consumer Financial Protection Bureau. Your complaint (Case number: 120210-000141) appears to be a duplicate of case number 120125000181. Please refer to case number 120125000181 for further information/updates regarding your case.

You can track your complaint at: https://help.consumerfinance.gov/app/account/complaints/list.

Consumer Response Team

Consumer Financial Protection Bureau consumerfinance.gov (855) 411-CFPB (2372)

Auto-Response

02/14/2012 10:07 AM

Thank you for contacting the Consumer Financial Protection Bureau. Your complaint (Case number: 120210-000141) appears to be a duplicate of case number 120125000181. Please refer to case number 120125000181 for further information/updates regarding your case.

You can track your complaint at: https://help.consumerfinance.gov/app/account/complaints/list. Thank you,

Consumer Financial Protection Bureau http://www.consumerfinance.gov/ (855) 411-CFPB (2372)

Auto-Response

02/10/2012 11:40 AM

Thank you for contacting the Consumer Financial Protection Bureau.

We have received your complaint (Case number: 120210-000141) and will send it to your financial

You can track your complaint at: https://help.consumerfinance.gov/app/account/complaints/list.

In the meantime, if you're having trouble paying your mortgage and want to be connected to a free, HUD-approved housing counselor, call (855) 411-CFPB. Special assistance may be available to military members or veterans. Thank you,

Consumer Financial Protection Bureau http://www.consumerfinance.gov (855) 411-CFPB (2372)

Customer Richard Roman via Web

02/10/2012 11:40 AM

1. Foreclosure while homeowner was actively applying, in good faith, for a loan modification.

RICHARD ROMAN

Attorney at Law 505 E. Rio Grande, St. El Paso, Texas 79902 Office (915) 351-2679 Fax: (915) 351-6754

Email: rromanattorney@yahoo.com

FAX COVER April 12, 2012

TO:

Constable Rick Gammon

FAX #:

915-751-7623

FROM:

RICHARD ROMAN

TELE:

915-351-2679

FAX:

915-351-6754

RE:

Marcos Villalobos, 11864 Jim Webb, El Paso TX, 79934

Case # 212-00034-FED

No. of pages, including cover page:

MESSAGE: URGENT

In reference to the above matter, we are in reciept of the "FINAL WARNING TO VACATE". Out of an abundance of caution I am advising you that this office is assisting the Villalobos's with their application with the CFPB (a federal government agency), who is reviewing their loan modification. The application is still under active review. Attached you will find a copy of this application for this property.

If you have any question please feel free to contact our office at any time.

[X] for your records	unit
[] Please sign and return	
[] via regular mail [] via certified mail [] via facsimile	[] please contact our office ASAI

Sincerely,

ATTORNEY AT LAW

RAR/sa

All information contained in this facsimile message is attorney exclusive and confidential, intended only for the use of individual or entity to whom it is addressed. Should the reader of this message not be the intended recipient, you are notified that any dissemination, distribution or copying of this communication is strictly prohibited. If you receive this communication in error, return the original

Communication Result Report (Apr. 12. 2012 11:34AM) *

Fax Header) Richard Roman Atty

Result

Date/Time: Apr. 12. 2012 11:34AM

File No. Mode

Destination

Pg (s)

Page Not Sent

3311 Memory TX

7517623

P. 4

RICHARD ROMAN

Attorney at Law 505 E Rio Grande, St. El Paso, Texas 79902 Office (915) 351-2679 Fax: (915) 351-6754 Email: momamattorney@yahoo.com

FAX COVER

Countable Hirk Green 915-751-7623 RICHARD ROMAN 915-351-2679 915-351-6754

MESSAGE: URGENT

Subject:	Re: Fannie Mae v. Escobedo; Cause # 212-00133-FED / 2995959	COP
From:	rromanattorney@yahoo.com (rromanattorney@yahoo.com)	
То:	laurenc@bdfgroup.com;	
Date:	Friday, April 13, 2012 12:22 PM	*

No problem. I sent you notice of the injunction hearing because both escobedos and the villalobos have now been be added as plaintiffs in this robosigning lawsuit. To bad we could not work out something Sent via BlackBerry from T-Mobile

From: "Lauren Christoffel" <Lauren C@bdfgroup.com>

Date: Fri, 13 Apr 2012 13:19:28 -0500

To: Richard Roman<rromanattorney@yahoo.com>

Subject: RE: Fannie Mae v. Escobedo; Cause # 212-00133-FED / 2995959

Richard,

The email below was in regards to the Escobedo file referenced in the subject line. It was not meant to relate to the property at 11864 Jim Webb Drive. In the future, please email about particular properties

Thanks.

Lauren

Lauren E. Christoffel

Litigation Attorney

Barrett, Daffin, Frappier, Turner & Engel, LLP

15000 Surveyor Boulevard

Addison, Texas 75001

(972) 386-5040 Main

(972) 341-5343 Direct

(972) 341-0675 Fax

LaurenC@BDFgroup.com

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From: Lauren Christoffel

Sent: Friday, April 13, 2012 12:11 PM

To: 'Richard Roman'

Subject: RE: Fannie Mae v. Escobedo; Cause # 212-00133-FED / 2995959

Richard,

FNMA is holding the writ while they review the issue with the servicer.

Thanks.

Lauren

Lauren E. Christoffel

Litigation Attorney

Barrett, Daffin, Frappier, Turner & Engel, LLP

15000 Surveyor Boulevard

Addison, Texas 75001

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LaurenC@BDFgroup.com

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http://us.mg4.mail.yahoo.com/dc/launch?.gx=1&.rand=889225240&action=showLetter&b... 4/17/2012

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From: Richard Roman [mailto:rromanattorney@yahoo.com] Sent: Friday, April 13, 2012 9:56 AM

To: Lauren Christoffel

Subject: Fw: Fannie Mae v. Escobedo; Cause # 212-00133-FED / 2995959

Lauren: Any news on this (11864 Jim Webb) 212-00034-FED? Remember we are asking for some time regarding the execution of the writ so we can sort out the loan modification issues.

Richard A. Roman, Esq. Former Judge of the 346th District Court

505 East Rio Grande

El Paso, Texas 79902

(915) 351-2679

(915) 351-6754 fax

e-mail: rromanattorney@yahoo.com

- Forwarded Message -From: Richard Roman < rromanattomey@yahoo.com> To: "laurenc@bdfgroup.com" <laurenc@bdfgroup.com>

Sent: Thursday, April 12, 2012 2:43 PM

Subject: Fw: Fannie Mae v. Escobedo; Cause #212-00133-FED / 2995959

Lauren:

See attached as proof that we are pushing to finalize the loan modification in this matter. We should have the results very soon. At the very least my clients wish to remain in the property

Richard A. Roman, Esq. Former Judge of the 346th District Court 505 East Rio Grande

El Paso, Texas 79902 (915) 351-2679 (915) 351-6754 fax e-mail: rromanattorney@yahoo.com

Forwarded Message —

From: "rromanattorney@yahoo.com" <rromanattorney@yahoo.com>

To: "laurenc@bdfgroup.com" <laurenc@bdfgroup.com>

Sent: Thursday, April 12, 2012 1:09 PM

Subject: Re: Fannie Mae v. Escobedo; Cause # 212-00133-FED / 2995959

I am in court and will have staci in my office send asap. ----Original Message----

From: laurenc@bdfgroup.com

To: richard roman

Subject: RE: Fannie Mae v. Escobedo; Cause # 212-00133-FED / 2995959

Sent: Apr 12, 2012 12:56 PM

Please send any documentation particular to that case that you would like me to send to FNMA.

Thanks, Lauren

Lauren E. Christoffel Litigation Attorney Barrett, Daffin, Frappier, Turner & Engel, LLP 15000 Surveyor Boulevard Addison, Texas 75001 (972) 386-5040 Main (972) 341-5343 Direct (972) 341-0675 Fax LaurenC@BDFgroup.com

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From: Richard Roman [mailto:rromanattorney@yahoo.com] Sent: Thursday, April 12, 2012 10:51 AM To: Lauren Christoffel Subject: Re: Fannie Mae v. Escobedo; Cause # 212-00133-FED / 2995959

Thank you regarding the Escobedo's.

However, please be advised that I am having to raising similar concerns with the court and its "procedures" in 212-00034-Fed, "FNMA v. Alvarado". I would ask for similar courtesies from your office on any eviction procedures. Evidently I am going to have to address future cases before this

Clients have sent their concerns about Judge Haggerty to the State Commission on Judicial Conduct

Richard A. Roman, Esq. Former Judge of the 346th District Court 505 East Rio Grande
El Paso, Texas 79902
(915) 351-2679
(915) 351-6754 fax
e-mail: rromanattornev@vahoo.com

From: Lauren Christoffel < Lauren C bdfgroup.com > To: Richard Roman < rromanattorney@yahoo.com > Sent: Tuesday, April 10, 2012 4:07 PM Subject: RE: Fannie Mae v. Escobedo; Cause # 212-00133-FED / 2995959

Richard:

I send your court correspondence to the client and will have to wait on a response. To date, we do not have a lockout set; however, without client approval I cannot hold the writ.

T Sent via BlackBerry from T-Mobile

Notice of Confidentiality

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Exhibit E

Logout My Account Search Menu New Civil Search Refine Search Back

Location : All Courts Help

REGISTER OF ACTIONS CASE No. 2011-DCV10814

BEATRIZ HUML, "John Doe(s)" and "Jane Doe(s)", Joey Rodriguez, Christopher Valdez, Eneida Valdez, Joe Bruscuelas, Yvette § Bruscuelas vs Federal Home Loan Mortgage Co., Merscorp, Inc.,Mortgage Electronic Registraton Systems, Inc.,Federal National Mortgage Association,BAC HOME LOAN SERVICING LP,The Bank of New York Mellon

Case Type: Breach of Contract Date Filed: 12/29/2011 Location: 171st District Court

PARTY INFORMATION

Defendant

BAC HOME LOAN SERVICING LP CT CORPORATION SYSTEM 350 N ST PAUL ST DALLAS, TX 75201

Attorneys

Defendant

Federal Home Loan Mortgage Co. Barrett, Daffin, Frappier, Turner & Engle, and LLP 15000 Surveyor Boulevard, Suite 100

CHRIS POCHYLA Retained

Addison, TX 75001

972-341-5040(W)

Defendant

Federal National Mortgage Association 5000 Plano PKWY

Carrollton, TX 75010

Defendant

Merscorp, Inc. Bill Beckmann

1818 Library Street, Suite 300

Reston, VA 20190

Defendant

Mortgage Electronic Registraton

Systems, Inc. Bill Beckmann 1818 Library Street Reston, VA 20190

Defendant

The Bank of New York Mellon

Formerly Known As The Bank of New York

Pite Duncan Atten: Olga Panchencko, Esq. 550 Westcott, Ste 560 Houston, TX 77007

Plaintiff

Plaintiff

"John Doe(s)" and "Jane Doe(s)"

(By And On Behalf Known, and Unknown P

RICHARD ROMAN

Retained

915-351-2679(W)

RICHARD ROMAN

Retained

915-351-2679(W)

Plaintiff Bruscuelas, Yvette

RICHARD ROMAN Retained

915-351-2679(W)

Plaintiff

HUML, BEATRIZ 4318 HUECO AVENUE

Bruscuelas, Joe

RICHARD ROMAN

EL PASO, TX 79903

Rodriguez, Joey 1111 Laurel Oak Trail Pflugerville, TX 78660

Valdez, Christopher Lee

Plaintiff

Plaintiff

Retained

915-351-2679(W)

RICHARD ROMAN

Retained

915-351-2679(W)

RICHARD ROMAN

Retained

915-351-2679(W)

HARD ROMAN

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בין ביו טבוטויו	(Judicial Officer Range)				

Who's Watch

Yeppers, the attached Injunction was granted while under President Obama's watch. It is also true that President Clinton signed a number of laws into law that allowed criminal acts to be executed without detection, so they thought. Many of the criminal acts occurred under Presidents Bush's watch and detected under President Obama's. So long as the mentality exists that it is not against the law until I get caught, crime will run rampant. When the unjust gains of theft is sufficient to pay legal eagles to prevent the predators from being charged, and so long as the predator turns a profit after expenses, crime will run rampant.

President Obama may not be doing a very good job of mopping up the dirty water. Maybe he is, but so long as it is contained behind the washroom door, doubt remains and it is this doubt that casts shadows upon President Obama. Government officials had a misunderstanding that the people of the world could not handle the UFO crisis of decades past. Most Earthlings were too busy attending to their daily lives to worry about if the world stood still. Even with television, there are a few that still believe mankind has not traveled to the moon. Many have said the governments of the world need to operate in a transparent mode, true except where criminal actions are being pursued, this transparency may not be appropriate. However, there are thousands if not millions of records filed within the courts and public records that is prima facie proof of crime. These facts alone should have already resulted in many a criminal (attorneys & judges) being brought up on criminal charges or at least on charges of violating Rights guaranteed under the Constitution. This not knowing is what aids in the destruction of this great country.

In November of 2012 the American people will again visit the polls to elect a President of the United States. Currently the trombone sounds that it is a deficit crisis that placed this country in the crisis it is in. Wrong, if crimes had not been committed and attention had been paid to salvage the basic fundamentals of this country instead of trying to save inflated Markets, this country would have been in a stable environment. Europe faces a similar financial crisis where much of that crisis can be tied back to crimes committed in the United States.

As most of humanity is God fearing and those evil predator know that those that are God fearing will pray that God forgives them, those God fearing unknowingly have aided in letting the predators prey upon them. Those God fearing souls should recognize and understand that a predator has made a choice to not follow the path of God and therefore will be prohibited from eternal life. Eternal life is the return for following the path of God and for those who chose Satan; Satan will take your soul and return nothing and then will take the soul of your children and their children.

Back to the injunction, the banks, many lawmakers, those whose incomes depend on the inflated market whose numbers are greatly smaller than the total population would much prefer the crimes to continue, for they have lost the knowledge of how to fend for themselves in the name of God, may Satan have mercy on their soul when he steals. No court of man will ever bring Satan to trial, not so true for God's Court. "In God We Trust" is written above the podium in both houses, maybe it should read:

"God's Will Shall Be Done".

Vote this November

Dedicated to Richard Roman

One who swings a mighty God Sword!!!