

U.S. Bank National Association, as Trustee for Harborview Mortgage Loan Trust Series 2005-10, filed suit (Index Number 652399/2011) in New York State Court on August 29, 2011 against Countrywide Home Loans, Inc. (d/b/a Bank of Americas Home Loans), Bank of America Corporation, Countrywide Financial Corporation, Bank of America, N.A., and NB Holdings Corporation.

Amazing, case style reflects that Bank of America is being sued twice under different names.

I have published over two hundred documents¹ detailing the financial frauds that financial institutions have shamelessly foisted upon the world. In this new action, we see not too smart attorneys pleading three (3), repeat, three (3) causes of action. First cause of action: providing Untrue Statements. Second cause of action: Breach of Contract. Third and final cause of action: failure to cure any Breach of Contract.

Many will see this suit as the Banks are beginning to feed upon each other. Put the candles and cake away, that is far from the truth. This suit is a controlled legal endeavor to mislead all and set a precedent for all following cases to minimize punishment.

¹ http://www.scribd.com/alviec

The *Banks Manifesto* and *Sun Tzu's, Art of War* provide understanding as to why this suit was really filed. Diversionary tactics will direct one's attention from the real battle to a remotely located skirmish. While many will believe the skirmish is the big battle, the opponent will utilize this diversion to encircle and annihilate the opposing force. Outcome of this suit will be limited by the judge's ruling based on factors brought before the court's jurisdiction. This explains why only three (3), repeat, three (3) causes of actions were cited.

He said the party was at 3:00pm and she said the party was at 3:00am, and the judge will have to review both watches to determine what time the party happened. The judge will never get evidence presented to show that in fact there never was a party. Everybody dreams of dancing in the silver light of a blue moon and this judge may rule a party did exist. For the attorneys that prepared this case, wishing and dreaming was not a factor, the suit was devilishly crafted.

Why was the suit drafted in this manner? The author can only speculate that the highest throned legal minds were motivated to insure they continued to receive high paying fees and probable guarantee of future contracts from the financial thrones, so it was imperative the suit was drafted in a manner to assure those that pay the fees remain in a paying position.

As some judges, attorneys, lawmakers and many millions around the globe now know the truth, one can only ask the following question:

Is the financial fraud so great that all justice must be cast aside so evil can remain and subject all the people of the world to perpetual servitude?

Ye are of your father the devil, and the lusts of your father ye will do: he was a murderer from the beginning, and abode not in truth; because there is no truth in him, When he speaketh a lie, he speaketh of his own: for he is a liar, and the father of it. St. John 8:44