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SUPERIOR COURT  
CLERK'S OFFICE

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Defendant Pro Se

RE APPLICATION BY WELLS FARGO  
BANK, N.A. TO ISSUE CORRECTED  
NOTICES OF INTENT TO FORECLOSE  
ON BEHALF OF IDENTIFIED  
FORECLOSURE PLAINTIFFS IN  
UNCONTESTED CASES

SUPERIOR COURT OF NJ  
CHANCERY DIVISION  
PASSAIC COUNTY

DOCKET NO,-F-009564-12

**CIVIL ACTION**

***OBJECTION***

MY NAME IS DANIEL FRANCIS KLEIN, I AM ONE OF THE DEFENDENTS IN THE  
ABOVE CAPTIONED MATTER. PLEASE TAKE NOTICE THAT I OBJECT TO  
PLAINTIFFS APPLICATION FOR AN ORDER TO SHOW CAUSE AND  
CORRECT A NOTICE OF INTENT TO FORECLOSE.

THE PLAINTIFF IS ATTEMPTING TO HAVE THE COURT CORRECT  
ADMINISTRATIVE MISTAKES MADE BY THE PLAINTIFF PRIOR TO THE FILING  
OF INITIAL FORECLOSURE ACTION. THIS INITIAL MISSTEP IS THEN FOLLOWED  
BY A SERIES OF ADMINISTRATIVE, FILING, AND IMPROPER NOTICE MISSTEPS,  
ALL IN AN EFFORT TO CIRCUMVENT THE RULES GOVERNING FORECLOSURE  
ACTIONS IN THE STATE OF NJ. THE DEFENDANT ASKS THE COURT TO DENY  
BOTH THE ***ORDER TO SHOW CAUSE*** AND THE ***APPLICATION TO ISSUE***  
***ON BEHALF CORRECTED NOTICES OF INTENT TO FORECLOSE PLAINTIFFS IN***  
***UNCONTESTED CASES.***

THE RULES GOVERNING NJ'S FORECLOSURE ACTIONS ARE CLEAR AND CRAFTED IN SUCH A MANNER AS TO PROVIDE FOR A FAIR DESPOSITION CONCERNING THE FORECLOSING ON SOMEONE'S HOME. IT IS AN ACTION WHICH IS, AND SHOULD BE, HELD TO THE HIGHEST STANDARDS OF THE LAW. IT IS WHY THE RULES ARE WRITTEN AS THEY ARE. THE LAW IS NOT MEANT TO FAVOR ONE PARTY OVER ANOTHER BUT RATHER ALLOW FOR A FULL DISPOSITION AND ADJUDICATION OF THE FORECLOSURE ACTION. IT IS THEREFORE INCUMBENT UPON THE COURT TO VIEW THE ATTEMPT TO LEAPFROG THE PROCESS, BY THE PLAINTIFFS, WITH A MOST SKEPTICAL PERSPECTIVE. PARTICULARLY IN LIGHT OF THE INITIAL NO OMMISIONS. THE DEFENTDENT ASKS THE COURT TO DENY THE PLAINTIFF'S REQUEST AND REMAND THIS ACTION TO ITS PROPER PLACE IN THE FORECLOSURE ACTION PUSUANT TO THE RULES GOVERNING SAME.

THE COURT SHOULD ALSO CONSIDER THAT THE PLAINTIFF IS NOT ACTING IN GOOD FAITH NOW, NOR THROUGHOUT THE ENTIRE PROCESS FROM THE START. THE DEFENDANT HAS ATTEMPTED ON NUMEROUS OCCASSIONS TO DEAL DIRECTLY WITH THE PLAINTIFF FOR THE PURPOSES OF MODIFYING THE MORTGAGE, EACH TIME SINCE 2009 WE HAVE BEEN TRANSFERRED TO A NEW REPRESENTIVE AND MUST START THE PROCESS OVER. THIS MATTER, REGARDING THIS SPECIFIC DEFENDANT, DANIEL F. KLEIN, SHOULD NOT EVEN BE BEFORE THE COURT AS IT SHOULD HAVE BEEN NEGOTIATED TO SETTLEMENT TWO YEARS AGO. NO DOUBT THERE ARE THOUSANDS OF OTHER HOMEOWNERS WHO HAVE REBOUNDED AS WELL.

**CONCLUSION**

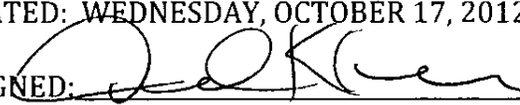
BY GRANTING MY OBJECTION, THE COURT WILL BE EXCERSISING ITS BROAD

JUDICIAL POWERS DURING THIS UNPRECEDENTED ECONOMIC CRISIS. A CRISIS WHICH HAS NO PRECEDENCE IN LAW.

THIS ACTION WOULD ACT TO NUDGE LENDERS, AND THIS PLAINTIFF, BACK TO THE NEGOTIATING TABLE, ALLOWING FOR A FAIR AND REASONABLE ADJUDICATION OF THIS FORECLOSURE ACTION AND SAVING THOUSANDS OF NEW JERSEY HOMEOWNERS FROM LOSING THEIR HOME.

I, DANIEL FRANCIS KLEIN, AM A DEFENDANT IN THE ABOVE CAPTIONED MATTER. IT IS ON THIS DAY, WEDNESDAY, OCTOBER 17<sup>TH</sup>, 2012, THAT I CERTIFY THE ABOVE STATEMENTS TO BE TRUE. I AM AWARE THAT IF ANY OF THE STATEMENTS MADE BY ME ARE WILLINGLY FALSE, I AM SUBJECT TO PUNISHMENT.

DATED: WEDNESDAY, OCTOBER 17, 2012

SIGNED: 

PRINT: Daniel Klein