

RECEIVED

SEP 16 2013

SUPERIOR COURT

_____)
 IN RE: APPLICATION BY JP MORGAN)
 CHASE BANK, N.A. TO ISSUE)
 CORRECTED NOTICES OF)
 INTENTION TO FORECLOSE ON)
 BEHALF OF IDENTIFIED)
 FORECLOSURE PLAINTIFFS IN)
 CERTAIN UNCONTESTED CASES)
 _____)

SUPERIOR COURT OF NEW JERSEY'S OFFICE
 CHANCERY DIVISION
 PASSAIC COUNTY

DOCKET №: F-21511-13

CIVIL ACTION

OBJECTION TO ORDER TO SHOW CAUSE

Timothy P. Walsh, (herein: "Defendant"), hereby objects to the Order to Show Cause in this matter for the following reasons:

1. Defendant, while using the term "Defendant" to refer to himself, was never properly made a party to the case or cases addressed in the Docket No. set forth above.

2. Defendant has never had a Notice of Intention to Foreclose ever properly served upon him with regard to his mortgage, thus should not be included on a "Corrected NOI List".

3. Defendant has likewise never had a Foreclosure Complaint properly served upon him pursuant to the Docket No. presumably set forth on the above-referenced list (F-34086-10).

4. Plaintiff must be compelled by this Honorable Court to make a showing that the service referenced in paragraphs 2 and 3, respectively, ever took place.

5. In any event, if a foreclosure action has been or is now being commenced, Defendant objects to the reference to his being an "uncontested case" since, in the absence of proper service, Defendant has never been afforded the opportunity to respond to any foreclosure pleading and assert any legal or factual foreclosure defense and, when Defendant has been properly afforded the opportunity to do so, Defendant will most certainly contest any such foreclosure action.

WHEREFORE, Defendant, for the foregoing reasons, Defendant objects to the Order to Show Cause.



 TIMOTHY P. WALSH
 Defendant

