Bryant v Madison Management Services, LLC, et al

-1-

Doc. 79

Plaintiff Lisa A. Bryant ("Plaintiff") is the owner of real property and improvements thereupon located at and commonly known as 719 North Racetrack Road, Henderson, NV 89015, Parcel No. 179-04-506-001 (the "Home"). Plaintiff alleges that unbeknownst to her, a second note was procured through Accredited Home Lenders, Inc. in the amount of \$90,250.00 which was then allegedly secured by a recorded deed of trust on the Home (collectively, the "Second Mortgage Loan").

This is an action for violations of the Fair Debt Collections Practices Act, 15 U.S.C. § 1692 et seq. ("FDCPA") and slander of title. Regarding the FDCPA claims, Plaintiff alleges that Defendants attempted to collect from Plaintiff on a fraudulent Second Mortgage by claiming that the Second Mortgage Loan was validly due and owing from Plaintiff. Plaintiff also alleges that Defendants slandered her title by issuing and filing a notice of default and election to sell ("notice of default") on the Home despite a reconveyance of Second Mortgage Loan being filed on August 20, 2018.

### II. STATEMENT OF JURISDICTION

Jurisdiction is conferred on this Court pursuant to Fair Debt Collections Practices Act, 15 U.S.C. § 1692 et seq. ("FDCPA"); *Mims v. Arrow Fin. Servs., LLC*, 132 S. Ct. 740 (2012).

#### III. ADMITTED FACTS

The following facts are admitted by the parties and require no proof:

1. On or about March 26, 2004, Plaintiff purchased the real property and improvements thereupon located at and commonly known as 719 North Racetrack Road, Henderson,

NV 89015, Parcel No. 179-04-506-001 (the "Home").

- On or about March 26, 2004, Plaintiff obtained a loan as evidenced by a note and deed
  of trust on the Home allegedly securing said note (collectively, the "First Mortgage
  Loan").
- 3. Defendant Madison Management Services, LLC ("Madison") is doing business in the State of Nevada as a business entity operating as a mortgage servicer.
- 4. Defendant Waldman & Porras, PLLC ("W&P") is a Nevada professional limited liability company which has members and employees engaged in the practice of law in the State of Nevada and operates as a Trustee in the area of residential home foreclosure.
- 5. Defendant Madison currently services the Second Mortgage Loan on behalf of PVK Properties, LLC ("PVK"), the assignee of the Second Mortgage Loan per an Assignment of Mortgage record in the Clark County Recorder's office on 9/21/2017 as Instrument # 201709210002298. The Deed of Trust was recorded on December 5, 2006 as Instrument # 200612050002545.
- 6. Madison obtained servicing rights to the Second Mortgage Loan in or around September 2017 from Bayview Loan Management Services, LLC.
- 7. Madison, through their counsel W&P, sent correspondence to Bryant dated May 25, 2018 and captioned "NOTICE OF DEFAULT AND INTENT TO ACCELERATE AND ENFORCE THE POWER OF SALE" claiming that the Second Mortgage Loan was in default for failure to make the payment due for August 1, 2014 and that the amount required to reinstate the Second Mortgage Loan and cure the alleged default was \$41,438.41.

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- 8. On or about August 20, 2018, First American Title Insurance Company recorded a Deed of Reconveyance as Instrument Number 201808200002705 while it did not have ownership or possession of a valid lien in the chain of title to the property in question; and
- 9. On or about October 10, 2019, Defendants issued and filed a notice of default and election to sell the Home based upon the alleged default on the Second Mortgage Loan (the "Notice").

### IV. FACTS NOT CONTESTED

The following facts, though not admitted, will not be contested at trial by evidence to the contrary:

- a. Plaintiff: None.
- b. Defendant: None.

## V. ISSUES OF FACT TO BE TRIED

- a. Plaintiff:
  - 1. Whether Waldman & Porras, PLLC is a "debt collector" in this case;
  - 2. Whether Defendants' filing of a notice of default and election to sell the Home on or about October 10, 2019 prevented Plaintiff from refinancing her Home;
  - 3. Whether Defendants failed to substantially comply with NRS 107.080(2)(c) as the Notice allegedly misrepresented the character, amount, or legal status of the debt represented by the Second Mortgage Loan;

- 4. Whether Defendants allegedly misrepresented to Plaintiff that she was in default on obligations under the Second Mortgage Loan by claiming she owed sums which, were not in fact due, and that they would foreclose upon the Home;
- 5. Whether Defendants' alleged willful and wrongful actions have caused Plaintiff to suffer emotional distress driven by fear, anxiety, and concern that Defendants will allegedly wrongfully seek to foreclose upon the Second Mortgage Loan and sell her Home unless she agrees to pay sums for which she allegedly is not obligated to despite the fact that she allegedly did not enter into the Second Mortgage Loan and allegedly received no funds from the same;
- 6. The amount of Plaintiff's statutory damages;
- 7. The extent and nature of Plaintiff's injunctive relief against Defendants;
- 8. The amount of Plaintiff's punitive damages; and
- 9. The amount of actual damages.

# b. Defendant:

- 1. Whether Waldman & Porras, PLLC is a "debt collector" in this case;
- 2. Whether Madison Management Services, LLC is a "debt collector" in this case;
- 3. Whether PVK Properties, LLC and/or Madison Management Services, LLC properly held the 2<sup>nd</sup> Deed of Trust in the chain of title to attempt to foreclose on the property;
- 4. Whether First American Title acted outside the scope of its authority in recording a Deed of Reconveyance;

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- 5. Whether Plaintiff acknowledged the debt and attempted to settle claimed amounts due and owing to satisfy the lien, which would be considered an admission by party opponent;
- 6. Whether Plaintiff attempted to secure outside funding or financial support to satisfy the lien;
- 7. Whether the loan documents were signed by Plaintiff; and
- 8. Whether there was fraud perpetrated by Plaintiff.
- 9. Whether or not there was notary fraud.
- a. Whether or not Plaintiff entered into the recorded deed of trust that was witnessed and notarized;
- The amount of damages including fees and costs awarded to Defendants if
   Defendants are the prevailing party;

## VI. ISSUES OF LAW TO BE TRIED

#### a. Plaintiff:

- 1. Whether Defendants allegedly violated 15 U.S.C. § 1692a(3) filing of a notice of default and election to sell the Home on or about October 10, 2019;
- 2. Whether Defendants allegedly violated 15 U.S.C. § 1692a(3) by misrepresenting to Plaintiff that the she was in default on obligations under the Second Mortgage Loan, which she had not obtained, owed sums which were not in fact due, and stating that they would foreclose upon her Home;

- 3. Whether Defendants allegedly committed slander of title by filing of a notice of default and election to sell the Home on or about October 10, 2019 and Defendants; actions prevented Plaintiff from refinancing her Home;
- 4. Whether Defendant are liable to Plaintiff for statutory damages of \$1,000.00 for allegedly violating the FDCPA;
- 5. Whether Defendants are liable to Plaintiff for all attorneys fee and costs incurred in good faith for Defendant allegedly violating the FDCPA;
- 6. Whether Defendants are liable Plaintiff for all attorneys' fee and costs incurred in good faith for Defendants allegedly committing slander of title; and
- 7. Whether Plaintiff is entitled to punitive damages for Defendants allegedly committing slander of title.

#### b. Defendant:

- Whether or not Defendants Notice of Default and Intent to Accelerate and
  Enforce the Power of Sale, which included all disclosures required by the
  Federal Truth in Lending Act ("TILA") and Real Estate Settlement Procedures
  Act ("RESPA") was sent lawfully in accordance with the deed of trust, FDCPA
  and Nevada State law.
- 2. Whether or not the statute of limitations ran on Plaintiff's claims.
- 3. Whether any acts or omissions constituted bone fide error as a complete defense from liability under FDCPA if the alleged violation was a product of a bone fide error under 15 U.S.C. §1692(k);
- 4. Whether or not Plaintiff's claims are barred by laches;
- 5. Whether or not Plaintiff is attempting to perpetuate fraud against Defendants;

- 6. Whether or not Waldman & Porras, PLLC are considered a debt collector;
- 7. Whether or not the actions of the non-judicial foreclosure constituted a debt collection;
- 8. Whether Defendants are entitled to recover their reasonable attorney's fees and costs if deemed the prevailing party.

# **Exhibits**

- a. The following exhibits are stipulated into evidence in this case and may be so marked by the clerk:
  - 1. Deed of Trust recorded on December 5, 2006, as Instrument Number 200612050002545.
  - 2. The Note with full allonge chain to PVK Properties, LLC.
  - Assignment executed on May 29, 2013 and that was recorded on September 21, 2017, as Instrument Number 201709210002298 to PVK Properties, LLC;
  - 4. The payment history records;
  - 5. The payoff and reinstatement records;
  - 6. The business records of the servicer relating to the subject loan;
  - 7. The Notice of Default and Intent to Accelerate and Enforce the Power of Sale, which included all disclosures required by the Federal Truth in Lending Act ("TILA") and Real Estate Settlement Procedures Act ("RESPA");
  - 8. The Deed of Reconveyance recorded as Instrument Number 201808200002705 years after PVK Properties, LCL's recorded assignment;

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- c. As to the following exhibits, the party against whom the same will be offered objects to their admissions on the grounds stated:
  - 1. Set forth the Plaintiff's Exhibits and objections to them.
    - i. No objections at this time.
  - 2. Set forth the Defendant's Exhibits and objections to them.
    - 1. No objections at this time.
- d. Electronic Evidence: [State whether the parties intend to present electronic evidence for purposes of jury deliberations.]
  - 1. Plaintiff: Yes.
  - 2. Defendant: Yes.
- e. Depositions:
  - 1. Plaintiff will offer the following depositions:

Videotaped, Video Conferenced Deposition of Nancy Garnett dated July 30, 2021. This deposition, in part and in whole, will offer evidence to support Plaintiff's claim. Specifically, pages 4 through 25.

2. Defendant will offer the following depositions:

Deposition of Lisa Bryant on February 8, 2022. This deposition, in part and in whole, will offer evidence to support Defendant's claim. Specifically, pages 14 through 109.

1	Videotaped, Video Conferenced Deposition of Nancy Garnett	
2	dated July 30, 2021. This deposition, in part and in whole, will	
3	offer evidence to refute Plaintiff's claim.	
4	offer evidence to refute I familiff 5 claim.	
5	f. Objections to Depositions:	
6	1. Defendant objects to Plaintiff's depositions as follows: None.	
7	2. Philadick this state to Defendant's description of full control News	
8	2. Plaintiff objects to Defendant's depositions as follows: None.	
9	VII. WITNESSES	
10	The following witnesses may be called by the parties at trial:	
11	a. Provide names and addresses of Plaintiff's witnesses:	
12	LISA BRYANT	
13	c/o George Haines, Esq.	
14	FREEDOM LAW FIRM 8985 S. Eastern Avenue #350	
15	Las Vegas, NV 89123	
13	Phone: (702) 880-5554	
16	ghaines@freedomlegalteam.com	
17	RONALD W. BRYANT	
18	c/o George Haines, Esq.	
10	FREEDOM LAW FIRM	
19	8985 S. Eastern Avenue #350	
20	Las Vegas, NV 89123 Phone: (702) 880-5554	
	ghaines@freedomlegalteam.com	
21	Dawier Hemender	
22	Damian Hernandez c/o Madison Management Service, LLC	
23	4600 Kietzke Lane Suite B119	
24	Reno, NV 89502	
25	Sadhna Bharwaj	
	c/o Madison Management Services, LLC	
26	4600 Kietzke Lane Suite B119	
27	Reno, NV 89502	
28	Howard Katz	

1	c/o PVK Properties, LLC
2	P.O. Box 4856 Glendale, CA 91222
3	Nicholas Porras
4	c/o Waldman & Porras, PLLC
5	201 West Liberty St. Ste. 207 Reno, NV 89501
6	b. Provide names and addresses of Defendant's witnesses:
7	
8	LISA BRYANT
9	c/o George Haines, Esq. FREEDOM LAW FIRM
10	8985 S. Eastern Avenue #350
11	Las Vegas, NV 89123 Phone: (702) 880-5554
12	ghaines@freedomlegalteam.com
13	First American Title
14	c/o George Haines, Esq. FREEDOM LAW FIRM
	8985 S. Eastern Avenue #350
15	Las Vegas, NV 89123
16	Phone: (702) 880-5554 ghaines@freedomlegalteam.com
17	Damian Hernandez
18	c/o Madison Management Service, LLC
19	4600 Kietzke Lane Suite B119
20	Reno, NV 89502
21	Sadhna Bharwaj c/o Madison Management Services, LLC
22	4600 Kietzke Lane Suite B119
23	Reno, NV 89502
24	Kevin Cordell
	c/o Madison Management Services, LLC 4600 Kietzke Lane Suite B119
25	Reno, NV 89502
26	Nancy Garnett
27	
28	Howard Katz c/o PVK Properties, LLC

P.O. Box 4856 1 Glendale, CA 91222 2 Nicholas Porras 3 c/o Waldman & Porras, PLLC 201 West Liberty St. Ste. 207 4 Reno, NV 89501 5 6 VIII. PROPOSED TRIAL DATES 7 The attorneys or parties have met and jointly offered these three trial dates: 11/4/2024, 8 11/18/2024 and 1/27/2025. 9 It is expressly understood by the undersigned that the court will set the trial of this matter 10 11 on one of the agreed-upon dates if possible, if not, the trial will be set at the convenience of the 12 court's calendar. 13 //// 14 //// //// 15 //// //// 16 //// 17 //// //// 18 //// //// 19 //// 20 //// //// 21 //// //// 22 //// 23 //// //// 24 //// //// 25 //// 26 //// //// 27 ///// //// 28

1	IX. ESTIMATED LENGTH OF TRIAL		
2	It is estimated that the trial will take a total of two (2) days. Plaintiff requests a jury trial		
3	on all issues so triable.		
5	DATED: February 20, 2024	DATED: February 20, 2024	
6	FREEDOM LAW FIRM	WALDMAN & PORRAS, PLLC	
7 8 9 10 11 12 13 14 15 16 17	By: /s/ George Haines GEORGE HAINES, ESQ. Nevada Bar No.: 9411 8985 S. Eastern Ave., Suite 350 Las Vegas, NV 89123 Attorney for Plaintiff LISA BRYANT  DANN LAW FIRM  By:/s/ Marc E. Dann Marc E. Dann, Esq. Ohio Bar No. 44115 (admitted pro har 15000 Madison Avenue Lakewood, OH 44107 Counsel for Plaintiff Lisa A. Bryant	By: /s/Nicholas M. Porras  NICHOLAS M. PORRAS, ESQ.  Nevada Bar No.: 12849  201 West Liberty Street, Suite 207  Reno, NV 89501  Attorney for Defendants  MADISON MANAGEMENT SERVICES,  LLC, AND WALDMAN & PORRAS, PLLC	
18	X. ACTIO	N BY THE COURT	
19	This case is set for eourt/jury trial on the fixed/stacked calendar on November 4, 2024 at the		
20 21	hour of 9:30 a.m. in courtroom 6B. Calenda	er call will be held on October 24, 2024 at the hour	
22	of 9:30 a.m. in courtroom 6B.		
23	DATED: <u>3/5/2024</u> .		
24			
25	UNITED STATES DISTRICT JUDGE		
26 27	OMIGO STATES DISTRICT JUDGE		