

Having granted the motion brought by defendant Bank of America, N.A.
 ("BANA") to dismiss with prejudice all claims against BANA (Docket No. 113),
 and all such claims against BANA having been dismissed by this Court with
 prejudice, and

Having granted the motion brought by defendant Recontrust Company, N.A.
("Recontrust") to dismiss with prejudice all claims against Recontrust (Docket No.
62), and all such claims against Recontrust having been dismissed by this Court with
prejudice,

9 IT IS HEREBY ORDERED, ADJUDGED AND DECREED, that judgment
10 shall be and hereby is entered in favor of BANA and Recontrust and against
11 Plaintiffs Rickey M. Gilliam and Barbara A. Gilliam ("Plaintiffs) and that Plaintiffs
12 shall take and recover nothing against BANA or Recontrust in this action. BANA
13 and Recontrust shall recover their costs as allowed by law.

14 15 16

17

18

19

20

21

22

23

24

25

26

27

28

IT IS SO ORDERED.

DATED: _____ March 4, 2019

Alavid O. Carter

Honorable Judge David O. Carter United States District Court Judge