

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEBRASKA**

<b>UNITED STATES OF AMERICA,</b>	)	<b>CASE NO. 8:10CV320</b>
	)	
<b>Plaintiff,</b>	)	
	)	
<b>v.</b>	)	<b>JUDGMENT AND DECREE</b>
	)	<b>OF FORECLOSURE</b>
<b>JASON R. PFAHL;</b>	)	<b>AND ORDER OF SALE</b>
<b>ANADY DEF. PFAHL; ERIC H.</b>	)	
<b>LINDQUIST, P.C., L.L.O., Trustee;</b>	)	
<b>MORTGAGE ELECTRONIC</b>	)	
<b>REGISTRATION SYSTEMS, INC.</b>	)	
<b>("MERS"), Beneficiary; and</b>	)	
<b>STATE OF NEBRASKA ex rel.</b>	)	
<b>NEBRASKA DEPARTMENT OF</b>	)	
<b>HEALTH AND HUMAN SERVICES,</b>	)	
<b>CHILD SUPPORT ENFORCEMENT,</b>	)	
	)	
<b>Defendants.</b>	)	

This cause came on for determination upon the Complaint and Motion for Summary Judgment (Filing No. 32) filed herein by the Plaintiff, United States of America. The Plaintiff appears by and through its attorneys, Deborah R. Gilg, United States Attorney for the District of Nebraska, and Laurie M. Barrett, Assistant United States Attorney for said District. The Defendant Jason R. Pfahl appears pro se. The Defendants Anady deF. Pfahl, Eric H. Lindquist, P.C., L.L.O., Trustee, Mortgage Electronic Registration Systems, Inc. ("MERS"), Beneficiary failed to answer or otherwise appear or plead to the allegations contained in the Complaint and said Defendants are in default in this action. E-Loan, Inc., Lender, and State of Nebraska ex rel. Nebraska Department of Health and Human Services Child Support Enforcement, have disclaimed any interest in the property which is the subject of this action. E-Loan, Inc., Lender, has been removed from the caption of this case pursuant to this Court's order dated March 9, 2011. (Filing 35).

Upon consideration of the Motion for Summary Judgment filed by the Plaintiff (filing 32), the Court has determined that judgment should be entered for the Plaintiff for the relief requested in the Complaint.

THEREFORE, the Court, having examined the record of these proceedings, and having been fully advised in the premises, finds:

That the Court has jurisdiction of these proceedings pursuant to Title 28, United States Code, § 1345;

That due and legal notice of the pendency of this action has been given;

And that the Court has acquired jurisdiction of all the parties.

AND this cause coming on further to be heard on the pleadings and the evidence and being submitted to the Court, on due consideration, the Court finds:

That each and all of the allegations of Plaintiff's Complaint are true;

That Plaintiff is entitled to a Decree of Foreclosure in rem and Order of Sale as prayed;

That the premises herein described will sell to the best advantage in one entire tract.

That there is due and owing to the Plaintiff as of March 7, 2011, the principal sum of \$99,278.47, plus accrued interest in the amount of \$19,120.47, together with interest accruing at the rate of \$18.2645 per day from March 7, 2011, until the date of entry of this decree. Interest will accrue on said sums from and after the date of entry of this decree at the legal rate of 0.24 % computed daily and compounded annually until paid in full. The amount due Plaintiff as stated herein is the first lien on the following described real estate in Douglas County, Nebraska, to-wit:

Lot 161, Ramblewood, a Subdivision, in Douglas County,  
Nebraska

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED:

That the Plaintiff's Motion for Summary Judgment (Filing No. 32) is granted.

That judgment in rem should be and hereby is entered against the defendants and the real estate which is the subject of this action.

That the above and foregoing findings are hereby made a part of this decree and order and by this reference incorporated herein;

That, if the costs as indicated below and the several amounts above found due and interest thereon be not paid within twenty (20) days herefrom, all equity of redemption in said premises be foreclosed and said premises sold as upon execution in one entire tract;

That the Plaintiff shall apply for and the Clerk of the United States District Court shall issue an Order of Sale;

That the United States Marshal for the District of Nebraska shall thereupon advertise and sell, according to law, the aforementioned property;

That, as upon execution, said United States Marshal shall report his proceedings under this Decree and Order to this Court and shall deposit the proceeds of the sale, if any, into the Registry of the Court;

That, upon confirmation of said sale, said Clerk shall apply the proceeds as follows:

First, to the payment of the costs of the Plaintiff, and to the United States Marshal for service of Summons and Complaint and execution of Order of Sale;

Second, to the payment of the amount found due the Plaintiff with interest thereupon according to law;

Third, to the payment of the costs of the United States Marshal for per diem and special requirements;

That said Clerk shall retain in the Registry of the Court any surplus from said sale until further order of the Court.

That the aforementioned costs will be determined, after confirmation of sale, pursuant to the procedures described in Rule 54.1 of the Local Rules of the United States District Court for the District of Nebraska.

And that, upon confirmation by the Court of the sale of the aforementioned real estate, the United States Marshal shall execute a deed to the purchaser(s); and the parties of this Decree and Order and all persons claiming under them are ordered to deliver possession of said real estate to such purchaser(s).

DATED this 25<sup>th</sup> day of April, 2011.

BY THE COURT:

s/Laurie Smith Camp  
United States District Judge