

17 I. SUMMARY

Before the Court is Defendants Mortgage Electronic Registration Systems, ReConTrust Company, Countrywide Bank, FSB Bank of America (successor to BAC Home Loans Servicing) and Bank of New York Mellon's (collectively referred to as "Defendants") Motion to Dismiss Plaintiff's Complaint for failure to state a claim upon which relief can be granted. (Dkt. no. 11.) Plaintiff has not filed an opposition. For the reasons discussed below, the Motion is granted.

Plaintiff did not file an opposition to the motion and, consequently, dismissal is
proper under Local Rule 7-2(d). Failure to file points and authorities in opposition to a
motion constitutes consent that the motion be granted. L.R. 7-2(d); *see Abbott v. United Venture Capital, Inc.*, 718 F. Supp. 828, 831 (D. Nev. 1989). Thus, Plaintiff is deemed to
have consented to the granting of Defendant's Motion.

The Court has also considered the Motion on its merits and agrees with
 Defendants. Dismissal is proper because the Complaint does not allow the Court to
 draw a reasonable inference that defendants are liable for the alleged misconduct or that
 Plaintiff could sustain recovery under any viable legal theory. *Ashcroft v. Iqbal*, 556 U.S.
 662, 678 (2009); *Bell Atlantic Corp. v. Twombly*, 550 U.S. 544, 570 (2007).

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The allegations supporting the first, second, and fifth claims in the Complaint are legal conclusions that offer nothing more than a formulaic recitation of the elements of a violation. As such, they are insufficient to state a claim upon which relief can be granted.

9 For claims three, seven, eight, nine and ten, Plaintiff relies on legal theories 10 expressly rejected by this Court, namely theories based on the alleged improper splitting 11 of the note from the deed of trust. This Court and the Ninth Circuit have repeatedly 12 rejected the theory that a party is not entitled to foreclose because the note was split 13 from the Deed of Trust. See Cervantes v. Countrywide Home Loans, Inc., 656 F.3d 14 1034, 1044 (9th Cir. 2011); Vega v. CTX Mortgage Co., LLC, 761 F. Supp. 2d 1095, 1097-98 (D. Nev. 2011); Khankhodjaeva v. Saxon Mortgage Servs., 2012 WL 214302, at 15 *4 (D. Nev., Jan. 24, 2012); Parker v. GreenPoint Mortgage Funding Inc., 2011 WL 16 17 5248171, at *4 (D. Nev., Nov. 1, 2011); Wittrig v. First Nat'l Bank of Nev., 2011 WL 5598321, at *5-6 (D. Nev., Nov. 15, 2011). Similarly, the "show me the note" argument 18 19 upon which Plaintiff's Complaint is premised has been resoundingly rejected in Nevada. 20 See, e.g., Ernestberg v. Mortgage Investors Group, No. 2:08-cv-01304-RCJ-RJJ, 2009 21 WL 160241, *4-*5 (D.Nev. Jan. 22, 2009). Likewise, this Court has rejected the 22 argument that a federal bailout, or any other alternative third-party insurance payment, 23 somehow extinguishes a person's mortgage obligation. Dyson Fourness v. Mortgage 24 *Elec. Registration Sys., Inc.*, No. 3-10-cv-40-ECR-RAM, 2010 WL 5071049 (D. Nev., 25 Dec. 6, 2010).

Next, the fourth, sixth, and eighth claims are time-barred and the tenth claim is not
ripe for adjudication. *See* NRS § 11.390(3)(d). Furthermore, Plaintiff's eleventh claim is
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merely a form of relief and not a cause of action. The remedy is unsupported by any
claim.

Finally, Fed. R. Civ. P. 4(m) permits a court to dismiss a case after notice to the
plaintiff where the defendant is not served within 120 days of the filing of the complaint.
Plaintiff filed his Complaint on January 17, 2012. On June 6, 2012, the Court issued
notice that proof of service on Defendant Legal News was required by July 6, 2012, to
avoid dismissal. (Dkt. no. 9.) The 120-day deadline has now passed. Therefore, the
Court dismisses Plaintiff's claims as to Defendant Nevada Legal News.

9 IT IS HEREBY ORDERED that Defendants' Motion to Dismiss Complaint, (dkt.
10 no. 11) is GRANTED.

IT IS FURTHER ORDERED that Plaintiff's claims against the remainingdefendant are DISMISSED.

IT IS FURTHER ORDERED that any Lis Pendens recorded by the Plaintiff in
 connection with this lawsuit be expunged, extinguished, and/or released.

15 The Clerk of the Court is ordered to close this case.

DATED THIS 5th day of November 2012.

MIRANDA M. DU UNITED STATES DISTRICT JUDGE