

the years in US PATENTS, TRADEMARK ASSIGNMENTS and COPYRIGHTED, Fannie Mae Form 1008 Loan Applications that included Illegal Inflated Appraisals, 50% over actual value.

MY complaint resulted in the US and state gov suing defendants, garnering profits into the gov and BAR but Plaintiff suffered unlawful judgment and sale of home.

WHEREFORE I demand the relief sought by the CFPB the FL AG in their complaints against OCWEN which is rescission of agreements and financial restitution from damages and costs.

CONCLUSION DONALD TRUMP CONSPIRED WITH RUSSIA THROUGH WILBUR ROSS

I bought a home in Cape Coral in 2004, it was secured illegally into unlawful REMIC trusts, sold to DEUTSCHE BANK who rejected them, bought by Wilbur Ross in 2007 for 1%, who then enforced them by bribery and coercion in the STATE OF FLORIDA, he was hired by Donald Trump in a rigged, illegal election, similar to the rigged illegal trusts formed from the rigged illegal Appraisal of my property and millions of others in a rigged illegal MERS system.

I lost 1,000's of dollars, 1,000 of hours and unable to produce the inventions I made.

Plaintiffs Constitutional and Civil rights were violated by legal presumptions by biased pre-judicial Re-Publicans, wealthy phony claims by phony entities called BAR attorney's and "banks."

IN CONTRAST to existing, Judicial Res Judicata, Consent Orders, Billions in fines on defendants. The trust [MPAC ASSETS-2005-2] became UNSECURED in the AHM BK case AUG 2007.

The foreclosure case 07-CA-16767 was UNSECURED as filed without a note mortgage or assignment the date the complaint [07-CA-16767] was filed.

The summary judgment was UNSECURED because there is no valid affidavit of indebtedness. The CFPB and the FL AG in APR 2014, claimed OCWEN did not properly SECURE mortgages from GMAC to it's REALSERVICING platform, the alleged debt is UNSECURED

WHEREFORE my home is not collateral for the unlawful debt claim by defendants.

The note and mortgage were paid off by FIRST AMERICAN TITLE INS. CO. in 2007

The alleged trust was paid off by AMBAC INS. CO. in 2008

The remaining, fraudulent Credit Default Swaps were paid off by the EESA and TARP in 2009

WHEREFORE, I the Living Man, demand this court to monetary award for a 10 year frivolous filing, leave to amend and jury trial.

Re-Publican = to be a publican again. Publican = Roman bully, inflated debt collector.

**MERS-BANK OF AMERICA AGREEMENT - SINCE JAN 2008-I DEMAND THE
COLLAPSE OF THE DEFENDANTS TAX SHELTERS AND SEIZE MY HOME AND
EQUITY BY REVERSION- I CANCEL THE LEASE AND CANCEL MERS AND ANY
SUCCESSORS IN ASSIGN**

Since JAN 2008 I have filed all the documents needed to Rescind any and all alleged contracts.
MERS is the borrower of MY 30 year assumed pledge, which makes all defendants borrowers, thereby
debtors and not creditors. The alleged mortgage was turned into an undisclosed 10 year annuity
bond, invested in by defendants by and through the CRIS and Trademark # 5807/0066.
C.R.I.S. = Court Registry Investment System, is used by judges, attorney's and clerks to take credit,
make money and profit from the pain and suffering of victims like me.

Trademark # 5807/0066 conveyed 39 properties, which were funds, set up by Attorneys Title Insurance
Fund,Inc. Then assigned to Old Republic National Title insurance Co. in DEC 2015, this
trademark is believed to be title to my account, name, address, loan number and equity in
foreclosures that have been paid off with IRS tax breaks, TARP funds, insurance, and the RE-
VENUE of title for 1% voids defendants 100% debt claims, plus interest, fees and costs.
FIRST AMERICAN TITLE INS. CO paid off the note and mortgage default in 2007
AMBAC INSURANCE CO. paid off the defendant trust in 2007; E.E.S.A.- T.A.R.P. Paid off any,
every remaining debt claim, credit default swap of GMAC in 2008

The claim is very simple, the intentional trespass and infringement upon my identity, that is to say the
collateralized personality,[COPYRIGHTED NAME PATRICK FARRELL IN COMMERCE and
address, account number and amount] by MERS and member/respondents, which is my personal
property, [AS OF DEC 22,2007 UCC-1] which was stolen, under the private holdings of
corporations, i.e. banks and insurance companies by Identity theft, without my knowledge or
permission.

This is how Pam Bondi filed suit against OCWEN, my claims and identity used for her profit.
This is of pertinence because the MERS/NB speaks to separately managed accounts and trusts which
are privately held, given the MERS/NB agreement is 'private' in the sense it was never disclosed.
Since JAN 2008 I made it known to the Court that I AM exercising MY admin process by claims into
treasury on the basis of trespass and infringement on trade name and copyright - MY personal and
private property taken off books and sheltered by which I revoke all presumption to the licensing
of MY name with a proper assessment by MY appointed fiduciary treasury fiscal services officer.
The Trademark Assignment attorneys,who are all the attorneys named in this case since inception,
knowing full well they are violating the Constitutional rights of an entire society, that at minimum

are equal protection, due process and First Amendment, send in defendants foreclosure mill

attorneys to carry out the dirty work with fraud on the court and wrongful foreclosure.

Section 807 of the FDCA, 15 U.S.C. § 1692e, prohibits debt collectors, like defendants, from using any false, deceptive, or misleading representation or means in connection with the collection of any debt. Section 807(2) prohibits the false representation of the CHARACTER, amount, or legal status of the debt. Section 807(10) prohibits debt collectors from using any false or deceptive means to collect or attempt to collect any debt or to obtain information on a consumer. Each month, 2 X \$1,000 FDCA defendant mailed claims FCPA violations costs and fees.

WELLS FARGO, BOA from DEC 2007 to now = 120 months X \$2,000 = \$240,000

Bradley from NOV 2010 to now = 84 months X \$2,000 = \$168,000

OCWEN SERVICING from DEC 2012 to now = 60 months X \$2,000 = \$120,000

COSTS FROM PLAINTIFF FROM JUNE 2004 TO NOV 2007 = \$80,000

OTHER COSTS SINCE FROM JAN 2008 POA = \$100,000

MY POWER OF ATTORNEY FEES SINCE JAN 2008 \$30k PER YR. \$300,000

TOTAL DAMAGES FOR 10 YEAR UNLAWFUL FORECLOSURE = \$1,018,000

My Mechanics Liens Include work I did to maintain high quality home = \$113,000

GRAND TOTAL PLUS ANY DAMAGES COURT MAY INCLUDE = \$1,131,000

VERIFICATION

I, Patrick Lorne Farrell, hereby verify, under penalty of perjury, under the laws of the United States of America, without the "United States" (Federal government), that the above statement of facts and laws is true and correct, according to the best of My current information, knowledge, and belief, so help me God, pursuant to 28 U.S.C. 1746(1). Constitution, Laws Treaties the supreme Law of the Land).

By:



without prejudice-non negotiable autograph -Farrell,Patrick-Lorne secured party

p.farrell113@yahoo.com

Catholic, Christian, Vedantist, 10 Commandments = Terms of Contract

with UNITED STATES OF AMERICA, INC.

RELIGIOUS NON PROFIT REGISTERED IN DELAWARE 1989

June 7, 2018

MEMORANDUM OF LAW

All licensed Bar Attorneys - Attorneys in the U.S. owe their allegiance and give their solemn oath in pledge to the Crown Temple, realizing this or not. This is simply due to the fact that all Bar

Associations throughout the world are signatories and franchises to the international Bar Association located at the Inns of Court at Crown Temple, which are physically located at Chancery Lane behind Fleet Street in London. Although they vehemently deny it, all Bar Associations in the U.S., such as the American Bar Association, the Florida Bar, or California Bar Association, are franchises to the Crown. The U.S.A. is not the free and sovereign nation that our federal government tells us it is. If this were true, we would not be dictated to by the Crown Temple through its bankers and attorneys. The U.S.A. is controlled and manipulated by this private foreign power and our unlawful Federal U.S. Government is their pawn broker. The bankers and Bar Attorneys in the U.S.A. are a franchise in oath and allegiance to the Crown at Chancery - the Crown Temple Church and its Chancel located at Chancery Lane - a manipulative body of elite bankers and attorneys from the independent City of London who violate the law in America by imposing fraudulent "legal" - but totally unlawful - contracts on the American people. The banks Rule the Temple Church and the Attorneys carry out their Orders by controlling their victim's judiciary.

I HEREBY CERTIFY THAT A TRUE AND CORRECT COPY WAS SENT BY U.S. MAIL

United States District Court-Southern District of New York-Daniel Patrick Moynihan

United States Courthouse-500 Pearl Street-New York, NY 10007-1312

ROBERTSON ANSHUTZ-6409 CONGRESS AVE.#100-BOCA RATON,FL. 33487

Geoffrey A Graber-Cohen Milstein Sellers & Toll-1100 New York Ave., NW, Ste. 500

Washington, DC 20005

By:



without prejudice-non negotiable autograph

Farrell,Patrick-Lorne secured party

p.farrell113@yahoo.com

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