

WHAT IS YOUR RESPONSIBILITY IN ALL THIS?

If you are one of the victims of this Fraud on the people in America what is your responsibility now? Whether you have already lost your home or are in the foreclosure process at the present time there is action you must take NOW!!

If YOU ARE IN FORECLOSURE **NOW**

If you are somewhere in the foreclosure process at the present time whether you are in a judicial or non-judicial state you must take action RIGHT NOW. There is not one day to be wasted! You need to make a copy of the “Full FBI Packet” and read it several times so you know what is contained in the documents. This could be some of the most important reading you will ever do in your life.

Read ALL of the enclosed information including the Exhibits that are part of this whole presentation. You are likely not going to understand all the legal citations in the “Memorandum of Law Bank Fraud” and the “Memorandum of Law Points and Authorities on Bills of Exchange” and you don’t need to at this point. That is information for judges and more importantly for the FBI and other law enforcement to see to support what is being brought to their attention so they can initiate their investigation. You do need to read and understand the information in the main document that describes what it is you are

going to complain to the FBI about regarding you being the victim of a crime.

Do not be afraid of the FBI!! They are people just like you and there are many people there that are tired of what is going on but they can't do anything about it until someone complains and gives them information about a crime being committed. That person is going to be YOU (and many others in other places). They aren't going to pull out a gun and shoot you or detain you for bringing information to their attention! **If they ask you whether you put all of the information together tell them the truth that you did not, but you have read and studied it and understand it and that it reflects exactly what is happening to you and you want them to take action to stop the crime!**

Remind them that COUNTERFEITING IS A CRIME! That, more than anything, is what you want them to focus their investigation on. You believe they are using COUNTERFEIT SECURITIES to foreclose on your property and steal it and have not produced the original documents as demanded by you and required by law. The most they can do is not act on what you have presented but that is not likely to be the case if you go in and tell them you want them to look over all the information you have brought them, because it describes EXACTLY what is happening to you right now!! You are the victim of a crime in progress and need help and they are supposed to protect you! **THIS STEP MUST BE DONE WHETHER YOU ARE IN A JUDICIAL STATE (COURT FORECLOSURE) OR A NON JUDICIAL STATE!!**

NON JUDICIAL STATE WITH TRUSTEE SALE

If you are in a non-judicial state where there is no court proceeding regarding a foreclosure and the trustee just sells your house at the courthouse you need to take the documents that are in the “**Full FBI Packet**”, fill out the appropriate information on the “**FBI Letter**” template in the areas that are **RED** which tells the FBI what property address is at issue with your foreclosure and a “**CERTIFIED COPY**” of the “**Note**” and/or “**Deed of Trust**” or similar document that **YOU have obtained, to the nearest local FBI office.** The location can be found in the phone book or asking local law enforcement agencies.

You **MUST** get a “**Certified Copy**” of your loan documents either from the alleged “**lender**” IF they will provide them to you or go to your local recorders office where those documents have been recorded. **Giving these to the FBI is giving them evidence of COUNTERFEITING.**

The next thing you need to do is take a copy of the “**Full FBI Packet**” with the “**Notice of Fraud and Intent to Litigate**” (with the property address information filled in and signed by you) put on top of the documents and **serve BY NOTARY PRESENTMENT to every person or entity that is involved in your foreclosure in any way so they can't say they were not noticed.** This would include the trustee who is going to sell the property, any attorney or law firm that may be representing the alleged “**lender**” or any other party that has anything to do with the foreclosure on your property including the Sheriff. **If in doubt, send them a copy of those documents!!**

If you are at a critical time and there is a trustee sale of your property scheduled within several days, where the documents will not be received prior to the sale, you MUST still mail the documents but you must go to the sale location and **WITH 2 OR PREFERABLY 3 WITNESSES**, find the trustee and hand a copy of ALL of the above mentioned documents to the trustee **BEFORE the sale occurs**. Tell him very clearly he should read the top letter and that he has been **LEGALLY noticed of COUNTERFEITING AND FRAUD in your situation and if he moves forward with the sale he will be liable for damages and could be charged criminally**. Have the witnesses that are with you make up written statements about their participation in the serving of that notice and get them notarized. **GET THAT DONE IMMEDIATELY. DO NOT PUT THAT OFF**, as that could be critical information in the future for criminal prosecution or seeking damages.

JUDICIAL STATE WITH COURT CASE OPEN

If you are in a judicial state and there is a court case that is open for your foreclosure then you want to enter the “Full FBI Packet” of information into the court case under a “JUDICIAL NOTICE” and **after doing so get at least one certified copy of it from the Court**. Remember that you will send a copy to the Plaintiff/attorney in the case as well as all others who might be involved in any way. There is no such thing as “doing too much noticing” in this process. We can’t point out the Fraud too often or to too many people. The clout that comes with this is the fact that what they are doing is a MAJOR FEDERAL

CRIME and Federal authorities are going to be doing the investigating and prosecuting.

General Notes

If you receive a response from the “lender” or attorney for lender regarding your foreclosure and they would ask what you want to make things “go away” you want to keep in mind that YOU are then in the driver’s seat. Make whatever kind of “deal” you would want to make with them that satisfies YOU. The ONE key thing that you want to make sure you do is to let them know that in no uncertain terms you demand a **FULL RECONVEYANCE OF THE PROPERTY AND RELEASE OF ANY AND ALL LIENS IN ALL PUBLIC RECORDS. You want to get that in writing and see that it has happened by checking county public records. If they don’t come around then you are in the driver’s seat to work with the FBI or other authorities in prosecuting the guilty parties. **This action IS going to bring very unwanted attention to parties that don’t want it.****

Also, take the time, if you can, to put this information into the hands of as many in the MEDIA as possible by taking the “Full FBI Packet” with the MEDIA cover letter that is attached and ready to use and making it readily available. It is going to cost some money to do so but the cost of just one packet to that one key person in the MEDIA could blow the whole Fraud wide open in the major media.

CURRENT HISTORY OF THIS PROCESS 1-1-2010

SOME of this information has already been used in several court cases involving foreclosures in Ohio and Florida and the results have been nothing short of ASTOUNDING. In 3 cases documented so far, **ALL OF THE COURT RECORDS FOR THE FORECLOSURES HAVE LITERALLY DISAPPEARED COMPLETELY**. When Court clerk personnel in one case were asked about a case that had been ongoing, the reply was “we don’t know what you are talking about”. THIS is the power of what is presented to you here. The Counterfeiting is part of Racketeering and the Federal authorities WILL move forward on things when they know about it and the thieves know how stiff the Federal prison sentences are!! **IT IS TIME TO END THE FRAUD!**