

UNDERSTAND HOW TO SECURE A FAVORABLE POST-FORECLOSURE SCENARIO by

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This particular writ has been created in the interest of fairness and as a measure of support, opposed to penalizing the greater ranks of Faithful Honest Moors (who may, have as no fault of their own, fallen victim to hard times and thrust into an inability to pay-off their Mortgage Home Loan Promissory Notes.) This article also serves as a vehicle of delineation, seperating that greater Hard Working, Good and Honest, Well Intending Majority of Moors, which in fact constitues the average Patriotic American Citizens within our particular social sector, from that of the patently **far smaller splinter groups of Disingenuous Dirty Moors**, who have for various illicit reasons, merely Nationalized as some sort of Get-Out-of-Jail-Free Indemnity Scam, or Lawlessness Safeguard from **Valid/Warranted Prosecution**, as has unfortunately become recently more frequent among certain criminally minded incorrigible clicks.

And, to that end, one matter of extreme importance to table immediately is the fact that Nationalization is NOT AT ALL a determining factor as to the credibility of one's entitlements in this matter. That is to say, any given individual's right and chances of successfully keeping their home (Payment Free) following Foreclosure Proceedings is Exactly "100%" The Same, **NATURALIZED or NOT!** That's just a fact, most important to state straight upfront for anyone who may be contemplating Nationalization for the aforestated reason or other nefarious ends. In general, every one should know that in actually Nationalization has absolutely no bearing what so ever on the matter of increasing one's likelihood of achieving a successful outcome in that endeavor. And in further truth, be it told, the often bitter lime-light of Naturalizing may even be a factor in lessening an unsavory individual's chances of success. The Required, Legally Sound and Proper Protocals which trigger the crosshairs placed upon most active Nationals is at best incongruent for anyone wishing to remaining off radar.

Nationalization has, as it relates to this matter, been sorely misrepresented as providing some sort of Advantage Factor for two simple reasons: Ignorance of The Facts and/or . . . Profiteering Dirty Moors' Packaging Misrepresented Facts unbeknownst to their desperate unsuspecting consumer Prey. Either way, . . .

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the truth of the matter is, that it is far better for our community as a whole if that caliber of individual considering Nationalization only for the aformentioned reasons were simply not to waste their time subjecting themseleves to the onslaught of unwarranted legal hassles which naturally accompany Nationalization. Nationalization is, if nothing else, a state of clarity, a continous realization of self.

So, with that preface of balanced warning as deterrent for those "would be Dirty Moors" out there who may be contemplating burdening themselves with the required obligations of our upstanding citizenry, i'll leave this last reminder that two wrongs don't make a right as I move forward to explain the operational factors of bringing to fruition a favorable post-foreclosure scenario.

Although there are a number of "moving parts" and certain terms which may be unfamiliar to many, the process itself and reasoning behing its common sense practicality is relatively simple.

So Here We Go: The "*Reader's Digest*" incapsulated Version of The Process.

Thinking back to the time of your closing, amongst the pile of documents requiring your *Signature* were two documents of primary importance:

1. The Mortgage Document (that we'll call the quasi-OWNERSHIP Instrument)

2.) **YOUR** <u>Promissory Note</u> (which we'll identify as the **OBLIGATION** Instrument)

To strip away the mystery and simplify the analysis to a far more digestible size, I'll ask that you imagine the above two primary documents analogous to an

OREO COOKIE

Although there are clearly dividable parts to the cookie, the simplifying aspect of this particular analysis requires that you understand right off the jump **The singular most important truth in the entire equation:**

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"YOU CAN'T SEPERATE THE COOKIE!"

And, to make a long story short, someone separated the cookie. SO NOW YOU CAN SEE THAT WHAT WAS, IS NO LONGER A COOKIE!

As unfathomable as it may appear, at this stage of the explanation, that's the whole ball of wax in a nut shell! SEE. No Magic, Mystery, nor anything up the sleeve. All Solved! The only thing required for the house to become your HOME clear and clean debt free is your ability to SHOW PROOF of Someone Having In Fact Seperated The Cookie.

That's it.

No really! That's it!... THE WHOLE SHEBANG!!! THE SUPREME COURT SAID SO!

That's right, it's been a Long Standing Established FACT, stretching all the way back to the late eighteen hundreds, 1872 to be exact, that the Cookie (**THE MORTGAGE** AND THE PROMISSORY **NOTE**) <u>CAN "NEVER AT ANY TIME"</u> <u>BE SEPARATED</u> from one another. Doing so leaves them both instruments (according to the Supreme Court) **NULLIFIED**; leaving YOU in most cases only a matter of hours from becoming the Indisputable Full Owner, Clear and Clean, OWING NO ONE.

The process required is **AQUIRING PROOF OF SEPERATION AS EVIDENCE** of the cookie having been separated.

And now to expose how you get that Required Proof, I'll explain with simple clarity the WHO, WHAT, WHEN, WHERE & WHYs of THE AQUIRING PROOF PROCESS.

The numbering system i'll be employing here is simply to lend more ease to your review and study of this analysis. Even though It's not dificult, the numbering and color coding may help you in keeping track of the unfamiliar terms as they change from hand to hand.

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SO HERE WE GO

THE PROCESS OF HOW FAVORABLE POST-FORCLOSURE SYNARIOS ARE SUCCESSFULLY ACHIVED

1.) YOUR SIGNATURE transformed the Promissory CONTRACT AGREEMENT (referred to as **THE NOTE**) into what the Industry calls a "**NEGOTIABLE INSTRUMENT**". Through the power of your Signature your (Promissory) NOTE (as the newly transformed Negotiable Instrument) is used as the Mechanism and Financial Instrument that gets the whole ball rolling as your Mortage is electronically aquired into the Mortgage Electronic Registry System (M.E.R.S.)

Did you catch it?

THAT WAS THE SEPERATION!

That Simple Maneuver of M.E.R.S' Electronic Aquisition Seperated The Mortgage From The NOTE Nulifying Both The Mortgage And The Note

YOU STILL NEED TO AQUIRE PROOF OF THE M.E.R.S. AQUISITION HAVING OCCURED.

HOW THE WIN-WIN WORKS

The next aspect of this analysis will just as clearly explain how the person you are aquiring YOUR HOME from gets **PAID IN FULL**, how the BANK **GET'S PAID BIG TIME (although its not even put a penney in the pot)** and how every other entity in the process gets paid, <u>all off the strength of your</u> <u>SIGNATURE</u>.

You'll soon comprehend more clearly the true significance in the saying:

"YOUR WORD IS YOUR BOND" !

MOOVING RIGHT ALONG

2.) The (Gangster) Bankers, or as they're often referred to now as The "BANKSTERS" are now in posession of Your Signatured Promise-To-Pay, let's say as a nice round number . . . Oh. . . \$400,000 (which once signed becomes THE BANKSTER'S Legitimate "ASSET") automatically rendering the BANKSTERS Qualified To Receive a Line of Credit (equal to "10 Times" the

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amout of You-Promised-To-Pay) from a <u>PRIVATE</u> Financial Institution called *The Federal Reserve* (who creates the 4 Mill OUT OF THIN AIR.) Yep! Your Signature just made the BANKSTERS (who still hasn't anted up one red cent) The FOUR MILLION DOLLARS is then used by the BANKSTERS as LEVERAGE called (what elese) a "BOND" (as in Wall Street Stocks and BONDS). That little feat of banking magic is called <u>MONETIZING</u> or the Monetizing of your Promisay Note; a process that will be repeated (on even a much bigger scale) in the next chain of events; or should we say next feat of BANKSTER Magic?

With your Monetized NOTE now being the Banksters' 4 MILLION DOLLAR "BOND", it's now at this point all neatly packaged up and ready for its next Inflation Transformation by another part of the WALLSTREET Bankster's SYNDICATE known as Brokers or "WHOLESALERS" (an entity like, lets say, J.P. Morgan or any one of a number of other Aggregators) who in turn (with The POWER of **YOUR PROMISE TO PAY**) creates what is know as a "**TRUST**" (with a manuver called an "A.K. Filing" with The Securities Exchange Commission (SEC)) in which the Commission is told will now act as and be called by a NEW and Really, Really Realy Official Sounding, Financial Sounding Name called: A Colateralized Debt Obligation Backed Security Investment Fund, a Wallstreet "Security Backed Incestment Fund" or even more simply "A TRUST FUND" which (although its, now in its new form, been allowed (or been authorized by the SEC) to split itself into an amalgamated entity consisting of 30 Seperate INVESTMENT Levels) in actuallity its again merely the POWER OF YOUR-PROMISE-TO PAY, all dressed up and ready to entice Investment Groups e.g. School Teacher Unions, Fire Fighter Union etc., as many as 29 other different Pention Plan Managers all now through the enticement, willing to INVEST Tens of Millions of Dollars EACH into the Newly Formed "TRUST" all supposedly backed by Your Signature.

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After the WALLSTREET BANKSTERS take their CUT(S) OFF THE TOP in the form of Extremely Lucrative Brokerage Commissions, while a slice of the profits gets siphoned of to pay **the person selling their home to you**, which makes it even more clear that all of the above Funny Money Magic has occurred within the course of about three days.

So, at this point of the reveal you might be saying to yourself: OK, I can see now how everyone so far has profited in one manner or another by the Bankster's Funny Money Magic, but technically, there's still that matter of my Promise To Pay The Banksters for MY HOME that I've been paying faithfully all these years before I hit that momentary rough patch. I'm now facing Foreclosure because, well, ... technically, The Banksters did see that the person selling the house did get paid in full (as per the terms of My Promise) and, although and despite the fact that The Banksters did get that whopping \$4 Million Dollar Line of credit and a healthy kick-back off of the Brokered Trust Manuver, MY WORD IS STILL MY BOND. Your well intended morality check is most certanly a respectable valid question with merit. So, to assist in putting your conscience at ease, you should know that there is one little matter The Banksters have been remiss in telling you: IN ADDITION TO THE BANKSTERS HAVING NEVER REALLY LENT, LONAED OR GIVING YOU "ANY" MONEY, NOT ONE RED CENT TOWARDS THE PURCHASE OF YOUR HOME; If you think back to the time when you visted the Banksters to see if you could work something out with them, some sort of resonable deal ... perhaps (since you've never missed a payment in of of these years) they may consider giving you a momentary grace period with intent to pay them back in full with interest for any inconvience your rough patch may have placed on them. But, for some reason, it always looked like you were getting the *Run-Around.* And remember, . . when you finally were able to talk with an actual human, someone who you thought was really being as helpful as possible told you that he or she was going to try to help you out but that their hands were tied because there was nothing they could do untill you were late more than 90 Days? Well' ... on day 91 guess what was actually triggered, yep, you got it the start of their Official Foreclosure Process to kick you out of the home you've been paying for faithfully all of these years. But that's not the real kicker! The real kicker is: Day 91 also trigered an (F.C.C. REQUIRED) Insurance Policy which PAID OFF IN ITS ENTIRETY THE "FULL AMOUNT" OF THE HOUSE for

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THE TRUST. Why THE TRUST? Because the Trust Paid The Banksters off a Long Long Time Ago, shortly after you signed your Promise-To-Pay. You see, Banks are not Real-Estate Companies There're BANKSTER! Even though they never put up a dime, not even one red sent toward the purchase of the property; they got paid in full way back at the very git go of the entire smoke and mirrors Mony Magic Shell Game. They just conveniently didn't tell you that you were paying them all of these years for property they did'nt even own. OH Yea! One More Major Kicker: Remember . . . The Banksters dissolved your Promise-To-Pay way back shortly after your signing it because "SUPPOSEDLY" Clueless that The Banksters had allowed M.E.R.S. to take possession of the Mortage Electronically and was "SUPPOSEDLY" also under the impression that the Mortgage was traveling with the INSEPARABLE other component, the NOTE.

Understanding that a foreclosure is a Contract Dispute Lawsuit. But, if every one's been paid, <u>WHO'S BEEN DAMAGED? WHO'STHE INJURED PARTY?</u> The Banksters? . . or You and your Family that's never had a Vacation and has been Eating Beans and Rice for the last twenty some years because you've been giving THE MAJORITY of your hard earned money to an institution who has already been paid in full for the item <u>they have absolutly no true and lawful</u> interest or ownership in and is in the process of trying to steal YOUR HOME (putting your family on the street) so they can start the whole Money Magic process all over again whith another unsuspecting consumer.

So, keeping in mind that the title of this expose is:

"UNDERSTANDING HOW FAVORABLE POST-FORECLOSURE SCENARIOS ARE SUCCESSFULLY ACHIEVED"

it's here that specificity is of most value.

Hearsay is of no value in revealing the conspiracy. Remember? Proof's Required.

So, as remedy to your predicament you need to obtain the following to secure your favorable post-foreclosure scenario.

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A.) YOUR AFFIDAVIT EXPLAINING YOUR PROPERTY ENTITLEMENTS BASED UPON THE FOLLOWING:

B.) Securities Audit

• An AUTHORITATIVE" report on the chain of events, from the time of your closing until the note entered the trust.

C.) Blumberg Financial Report

An "AUTHORITATIVE" report on all relevant associated Trust Financial Information.

IN CLOSING:

The above is a matter of civil and **common law**.

Remember, whenever contenplating who may **Best Serve YOUR Interest** in any legal matter, several facts should be taken into account before choosing an attorney, private council or any knowledgeable advisor, and are usually matters in which a little simple **online research** will resolve; providing of course that you're asking yourself the right questions with the understanding that **HONEST AUTHORITATIVE COMPETENCY** should always stand as your first and foremost important requirements in any such search for help. The reason why HONESTY has been placed first and emphasized, is that an honest individual will tell you if in fact they are or are not competent, expert or adept in the area of your specific interest.

Also, there is an ever growing number knowledgeable individuals/private practioners and Common Law Offices now accessable on-line which are in fact dedicated to educating Americans and others on Constitutional Matters, *Human Rights* (which is very different from Civil Rights) and assisting folks in in the matter of exercising their unalienable/inalienable rights.

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When searching with a firm, always look for one that you can stand rest assured has a GOOD TRACK RECORD, RELIABLE REFERENCES and well trained practitioners willing to treat your situation as if it were their own.

You will also find out there a growing number of **Common Law** Private Practitioners who are truly driven with a mission of rendering assistance to needy individuals and families at NO to *Very Low and Reasonable* rates and with true *expertise* specialize in cases involving honest individuals (and their families) who have been targeted unfairly by the criminal justice system and are dedicated to providing the best defense possible. You will also now find that there are actually private firms out there now which are quite unique from the norm in that they truly follow the Constitution (of and for the Republic) to the letter. We've also in our research found a number of firms and experts which in fact *specialize* in assisting home owners in foreclosure matters as well as assist in the securing and the preparation of the aforementioned audit and reporting documents required to accompany your affidavit, placing you in a better position to:

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