

Pharisees

Whereas Bank has failed and never could be able to show an assignment of rights to the mortgage, as the mortgage not been lawfully assigned from the originating Tangible Obligee (originating Payee), if Bank is only relying upon rights to the mortgage, such rights have not been assigned lawfully in memorialization of a note secured negotiation. Whereas there is an incomplete chain of transfer of real property mortgage rights there is a prohibition of transferring these mortgage rights away from the negotiable instrument secured. Tangible Obligor(s) at trial will show that the negotiable instrument and all rights attached were not lawfully negotiated by endorsement on the face of the negotiable instrument from an originating party (Payee) to Bank (as servicer/agent) for an unidentified principle.

Under UCC 3-203(d) or a states adopted equivalence and after the originating party sold the entire or a partial interest (Covenant #20, typically), constituting value of the negotiable instrument as an intangible obligation to as to be identified, a purchaser or subsequent purchaser of the intangible payment stream obligation negotiation of tangible rights contained with the negotiable instrument was not eligible for negotiation as the secured note was reduced of value, whereas if a stamping denoting "Pay to the Order of _____" on the face of the instrument may reflect once an attempt to negotiate the negotiable instrument was undertaken, however with the instrument's stamping not identifying a party, negotiation has not occurred and in

following law the only party that could possibly may claim a right to title of the negotiable instrument is the only party that may have lawfully right to claim an interest in the mortgage. Thus a subsequent party holding a negotiable instrument or was recipient of the negotiable instruments holds only a naked negotiable instrument that contains no value except for the price of paper and ink.

Evidence will be presented that will show that an Intangible Obligee or a subsequent Intangible Obligee has only a claim against the Seller (Intangible Obligor) for a monetary obligation intangible payment stream originated by the Seller and that an Intangible Obligee or subsequent Intangible Obligee or Bank as servicer (agent) for Intangible Obligee have no legal rights to make claims against the tangible negotiable instrument or to the tangible mortgage.

John 8:14, 15, 16, 17, 18

Jesus answered, "Even if I testify on my own behalf, my testimony is valid, for I know where I came from and where I am going. But you have no idea where I come from or where I am going. You judge by human standards; I pass judgment on no one. But if I do judge, my decisions are true, because I am not alone. I stand with the Father, who sent me. In your own Law it is written that the testimony of two witnesses is true. I am one who testifies for myself; my other witness is the Father, who sent me."

John 8:32

Then you will know the truth, and the truth will set you free.