		07/13/2015 08:31:50 AM
1 2 3 4 5 6 7 8	Richard C. Gordon Nevada Bar No. 9036 Paul W. Shakespear Nevada Bar No. 10752 SNELL & WILMER L.L.P. 3883 Howard Hughes Parkway, Suite 1100 Las Vegas, NV 89169 Telephone: (702) 784-5200 Facsimile: (702) 784-5252 Email: rgordon@swlaw.com Email: pshakespear@swlaw.com Attorneys for Defendant WELLS FARGO HOME MORTGAGE, A DIVIWELLS FARGO BANK, N.A.	CLERK OF THE COURT
9	DISTRIC	T COURT
10		
11	SATICOY BAY LLC SERIES 350	NTY, NEVADA CASE NO.: A-13-688410-C
12	DURANGO 104	DEPT. NO.: XXVIII
13	Plaintiff,	
14	VS.	NOTICE OF ENTRY OF ORDER
15 16 17	WELLS FARGO HOME MORTGAGE A DIVISION OF WELLS FARGO BANK, N.A.; MTC FINANCIAL dba TRUSTEE CORPS; RON N. SENHOLTZ and SHIRLEY P. SENHOLTZ as trustees for the Senholtz Family Trust	GRANTING DEFENDANT WELLS FARGO HOME MORTGAGE, A DIVISION OF WELLS FARGO BANK, N.A.'S RENEWED MOTION TO DISMISS PLAINTIFF'S COMPLAINT
18	Defendants.	
19	Defendants.	
20	///	
21	///	
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23	///	
24	///	
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28	///	
	22043925 Docket 68630 Document 2015-2	27180

Snell & Wilmer
———— LL.P.———
LAW OFFICES
3883 Howard Hughes Parkway, Suite 1100
Las Vegas, Nevada 89169
702.784.5200

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PLEASE TAKE NOTICE that the ORDER GRANTING DEFENDANT WELLS FARGO HOME MORTGAGE, A DIVISION OF WELLS FARGO BANK, N.A.'S RENEWED MOTION TO DISMISS PLAINTIFF'S COMPLAINT was entered this this Court on July 10, 2015, a copy of which is attached hereto.

DATED this 13th day of July, 2015.

SNELL & WILMER L.L.P.

By:	/s/ Paul W. Shakespear
	Richard C. Gordon, Nevada Bar No. 9036
	Paul W. Shakespear, Nevada Bar No. 10752
	3883 Howard Hughes Parkway, Suite 1100
	Las Vegas, NV 89169
	Attorneys for Defendant
	WELLŠ FARGO BANK, N.A.

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LAW OFFICES 3883 Howard Hughes Parkway, Suite 1100 Las Vegas, Nevada 89169 702.784.5200

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CERTIFICATE OF SERVICE

I hereby declare under penalty of perjury, that I am over the age of eighteen (18) years, and I am not a party to, nor interested in, this action. On this date, I caused to be served a true and correct copy of the foregoing NOTICE OF ENTRY OF ORDER GRANTING DEFENDANT WELLS FARGO HOME MORTGAGE, A DIVISION OF WELLS FARGO BANK, N.A.'S RENEWED MOTION TO DISMISS PLAINTIFF'S COMPLAINT by the method indicated below: U.S. Mail Federal Express U.S. Certified Mail Electronic Service XXXXX Facsimile Transmission Hand Delivery Overnight Mail and addressed to the following: Michael F. Bohn, Esq. **BOHN LAW FIRM** 376 E. Warm Springs, Suite 140 Las Vegas, NV 89119 Telephone: (702) 642-3113 Facsimile: (702) 642-9766 E-mail: mbohn@bohnlawfirm.com

Attorneys for Plaintiff

Saticoy Bay LLC Series 6915 Silver State

DATED this 13th day of July, 2015.

/s/ Mindi Mordue

An Employee of Snell & Wilmer L.L.P.

Alun D. Column Richard C. Gordon **CLERK OF THE COURT** Nevada Bar No. 9036 Paul W. Shakespear Nevada Bar No. 10752 SNELL & WILMER LLP. 3883 Howard Hughes Parkway, Suite 1100 Las Vegas, NV 89169 Telephone: (702) 784-5200 Facsimile: (702) 784-5252 Email: rgordon@swlaw.com Email: pshakespear@swlaw.com Attorneys for Defendant WELLS FARGO HOME MORTGAGE, A DIVISION OF WELLS FARGO BANK, N.A. 9 DISTRICT COURT 10 CLARK COUNTY, NEVADA 11 SATICOY BAY LLC SERIES 350 DURANGO CASE NO.: A-13-688410-C DEPT. NO.: XXVIII 12 104 Plaintiff. ORDER GRANTING DEFENDANT 13 WELLS FARGO HOME MORTGAGE, A DIVISION OF ¥8. WELLS FARGO BANK, N.A.'S RENEWED MOTION TO DISMISS WELLS FARGO HOME MORTGAGE A 15 PLAINTIFF'S COMPLAINT DIVISION OF WELLS FARGO BANK, N.A.; MTC FINANCIAL dba TRUSTEE CORPS; 16 RON N. SENHOLTZ and SHIRLEY P. SENHOLTZ as trustees for the Senholtz Family Trust 18 Defendants. 19 And all related actions. 20 21 FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER 22 This matter concerning Defendant Wells Fargo Home Mortgage, a Division of Wells 23 Fargo Bank, N.A.'s ("Wells Fargo"), Renewed Motion to Dismiss Plaintiff's Complaint, filed 24 April 13, 2015, came on for hearing on the 9th day of June, 2015 at the hour of 9:00 a.m. before 25 Department XXVIII of the Eighth Judicial District Court, in and for Clark County, Nevada, with 26 JUDGE RONALD J. ISRAEL presiding; Plaintiff SATICOY BAY LLC SERIES 350 DURANGO 104 appeared by and through its attorney, ARTHUR P. TAN, ESQ, of the BOHN 28 snarrighted bedaltedfill ieszimeiC yratmitoval (istovisted Dismissai

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LAW FIRM; Defendant WELLS FARGO HOME MORTGAGE, A DIVISION OF WELLS FARGO BANK, N.A. appeared by and through its attorney, CHARLES E. GIANELLONI, ESQ. of the law firm SNELL & WILMER LLP. Having reviewed the papers and pleadings on file herein and heard oral arguments of counsel, this Court makes the following Findings of Fact and Conclusions of Law:

FINDINGS OF ACT

- 1. This lawsuit involves real property located at 350 S. Durango Drive, #104, Las Vegas, Nevada 89128 (the "Property"). The Property is located within a common-interest community governed by Angel Point Condominiums (the "HOA").
- 2. On July 1, 2003, the Senholtzes obtained a loan in the amount of \$81,370.00 from Wells Fargo Home Mortgage, Inc. to refinance their original loan for the purchase of the Property.
- 3. The HOA recorded a Notice of Delinquent Assessment Lien on November 15, 2012.
- 4. On January 18, 2013, the HOA recorded a Notice of Default and Election to Sell Under Homeowners Association Lien.
- 5. On April 4, 2013, a Notice of Breach and Default and Election to Cause Sale of Real Property under Deed of Trust was recorded.
 - 6. The HOA then recorded a Notice of Trustee's Sale on May 20, 2013.
- 7. On or about June 14, 2013, the HOA held a non-judicial foreclosure sale and the Property was sold to Saticoy Bay LLC Series for the total amount of \$6,900.00.
- 8. On August 29, 2013, a Certificate from the Nevada Foreclosure Mediation Program was recorded.
- 9. Plaintiff filed a Complaint for Quiet Title and Declaratory Relief against the Senholtzes and Wells Fargo on September 12, 2013.
- 10. On June 9, 2015, at the hearing on Defendant's Motion to Dismiss Plaintiff's Complaint, Defendant's counsel argued that the statute upon which Plaintiff's claims for quiet title and declaratory relief necessary rely, NRS 116.3116 et seq. (the "Statute"), does not satisfy

constitutional due process principles. Defendants contend that the Statute is facially unconstitutional because the burden shifting "opt-in" provisions first require lenders to give notice in order to receive notice of the operative steps in the HOA foreclosure process. As such, the Statute does not require the foreclosing party to take reasonable steps to ensure that actual notice is provided to interested parties who are reasonably ascertainable. Plaintiff's counsel argued that in SFR Investments Pool 1 v. U.S. Bank, 334 P.3d 408 (2014), reh'g denied (Oct. 16. 2014) ("SFR"), the Nevada Supreme Court resolved this issue in favor of Plaintiff because the Supreme Court considered, and ruled on, an as-applied constitutional challenge. The crux of this matter hinges upon whether the Statute at issue is facially unconstitutional.

CONCLUSIONS OF LAW

THE COURT HEREBY FINDS AS FOLLOWS AS A MATTER OF LAW:

- 1. The Nevada Supreme Court, in *SFR*, did not address any facial challenge, including the facial challenge to the constitutionality of the Statute's notice provisions raised in the instant Motion to Dismiss.
- 2. The Statute violates the Due Process Clauses of the Fifth and Fourteenth Amendments of the United States Constitution because its "opt-in" notice provisions do not mandate that reasonable and affirmative steps be taken to provide actual notice to lenders and other holders of recorded security interests prior to the deprivation of their property rights. Because the Statute does not require the foreclosing party to take reasonable steps to ensure that actual notice is provided to interested parties who are reasonably ascertainable (unless the interested party first requests notice) it does not comport with long standing principles of constitutional due process. See Mennonite Bd. of Missions v. Adams, 462 U.S. 791, 799–800 (1983); Mullane v. Cent. Hanover Bank & Trust Co., 339 U.S. 306, 314 (1950); Small Engine Shop, Inc. v. Cascio, 878 F.2d 883, 893 (5th Cir. 1989).
- 3. The Statute violates the Due Process Clause of the Nevada Constitution, Nevada Const., art. I, sec. 8(5), for the same reasons as articulated in Paragraph 2.
- 4. Moreover, reference to NRS 107.090 does not salvage the federal or state constitutionality of the Statute because Plaintiff's construction of NRS 107.090 as mandating

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notice to lenders before foreclosure would render superfluous the express "opt-in" notice provisions contained in NRS 116.3116, in violation of rules of statutory construction. See S. Nev. Homebuilders Ass'n v. Clark Cnty., 117 P.3d 171, 173 (Nev. 2005) ("When interpreting a statute, this Court must give its terms their plain meaning, considering its provisions as a whole so as to read them in a way that would not render words or phrases superfluous or make a provision nugatory.") (internal quotations omitted).

5. For these reasons, this Court finds that the Statute is facially unconstitutional in violation of the Due Process Clauses of both the United States and the Nevada Constitutions.

Based upon the foregoing Findings of Fact and Conclusions of Law,

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Defendant's Motion to Dismiss, filed April 13, 2015, is GRANTED.

IT IS FURTHER ORDERED that because multiple parties are involved, this Court expressly directs the entry of a final judgment with respect to Wells Fargo, but not all defendants, pursuant to NRCP 54(b) due to the express determination that there is no just reason for delay.

IT IS SO ORDERED.

DATED. June

DISTRICT COURT JUDGE

Submitted by:

Richard C. Gordon

Nevada Bar No. 9036

Paul W. Shakespear Nevada Bar No. 10752

3883 Howard Hughes Parkway, Suite 1100

Las Vegas, NV 89169 25

> Attorneys for Wells Fargo Home Mortgage, a Division of Wells Fargo Bank, N.A.

DATED June ___, 2015

	7	Approved as to form and content:
	2	BOHN LAW FIRM
	3	Contraction of the second of t
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	5	Michael F. Bohn, Esq. Nevada Bar No. 1641
	6	376 E. Warm Springs, Suite 140 Las Vegas, NV 89119
	7	Attorneys for Plaintiff
	8	Saticoy Bay LLC Series 350 Durango 104
	9	DATED June, 2015
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Richard C. Gordon **CLERK OF THE COURT** Nevada Bar No. 9036 Paul W. Shakespear Nevada Bar No. 10752 SNELL & WILMER L.L.P. 3883 Howard Hughes Parkway, Suite 1100 Las Vegas, NV 89169 Telephone: (702) 784-5200 Facsimile: (702) 784-5252 5 Email: rgordon@swlaw.com Email: pshakespear@swlaw.com Attorneys for Defendant WELLS FARGO HOME MORTGAGE, A DIVISION OF 8 WELLS FARGO BANK, N.A. 9 DISTRICT COURT 10 CLARK COUNTY, NEVADA 11 SATICOY BAY LLC SERIES 350 DURANGO CASE NO.: A-13-688410-C DEPT. NO.: XXVIII 12 104 Plaintiff, 13 ORDER GRANTING DEFENDANT WELLS FARGO HOME MORTGAGE, A DIVISION OF VS. WELLS FARGO BANK, N.A.'S 15 RENEWED MOTION TO DISMISS WELLS FARGO HOME MORTGAGE A DIVISION OF WELLS FARGO BANK, N.A.; PLAINTIFF'S COMPLAINT MTC FINANCIAL dba TRUSTEE CORPS; RON N. SENHOLTZ and SHIRLEY P. SENHOLTZ as trustees for the Senholtz Family 17 Trust 18 Defendants. 19 And all related actions. 20 21 FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER 22 This matter concerning Defendant Wells Fargo Home Mortgage, a Division of Wells 23 Fargo Bank, N.A.'s ("Wells Fargo"), Renewed Motion to Dismiss Plaintiff's Complaint, filed 24 April 13, 2015, came on for hearing on the 9th day of June, 2015 at the hour of 9:00 a.m. before 25 Department XXVIII of the Eighth Judicial District Court, in and for Clark County, Nevada, with 26 JUDGE RONALD J. ISRAEL presiding; Plaintiff SATICOY BAY LLC SERIES 350 27 DURANGO 104 appeared by and through its attorney, ARTHUR P. TAN, ESQ. of the BOHN 28 3 Volumary Diemicsai Ci Summary Judgment 🔾 involuntary Dismissal ([[Stipulated Judgment () Stipulated Dismissat O Default Judgment 🎆 Motion to Dismiss by Deft(s) Chaigment of Arbitration

LAW FIRM; Defendant WELLS FARGO HOME MORTGAGE, A DIVISION OF WELLS FARGO BANK, N.A. appeared by and through its attorney, CHARLES E. GIANELLONI, ESQ. of the law firm SNELL & WILMER LLP. Having reviewed the papers and pleadings on file herein and heard oral arguments of counsel, this Court makes the following Findings of Fact and Conclusions of Law:

FINDINGS OF ACT

- 1. This lawsuit involves real property located at 350 S. Durango Drive, #104, Las Vegas, Nevada 89128 (the "Property"). The Property is located within a common-interest community governed by Angel Point Condominiums (the "HOA").
- 2. On July 1, 2003, the Senholtzes obtained a loan in the amount of \$81,370.00 from Wells Fargo Home Mortgage, Inc. to refinance their original loan for the purchase of the Property.
- 3. The HOA recorded a Notice of Delinquent Assessment Lien on November 15, 2012.
- 4. On January 18, 2013, the HOA recorded a Notice of Default and Election to Sell Under Homeowners Association Lien.
- 5. On April 4, 2013, a Notice of Breach and Default and Election to Cause Sale of Real Property under Deed of Trust was recorded.
 - 6. The HOA then recorded a Notice of Trustee's Sale on May 20, 2013.
- 7. On or about June 14, 2013, the HOA held a non-judicial foreclosure sale and the Property was sold to Saticoy Bay LLC Series for the total amount of \$6,900.00.
- 8. On August 29, 2013, a Certificate from the Nevada Foreclosure Mediation Program was recorded.
- 9. Plaintiff filed a Complaint for Quiet Title and Declaratory Relief against the Senholtzes and Wells Fargo on September 12, 2013.
- 10. On June 9, 2015, at the hearing on Defendant's Motion to Dismiss Plaintiff's Complaint, Defendant's counsel argued that the statute upon which Plaintiff's claims for quiet title and declaratory relief necessary rely, NRS 116.3116 et seq. (the "Statute"), does not satisfy

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constitutional due process principles. Defendants contend that the Statute is facially unconstitutional because the burden shifting "opt-in" provisions first require lenders to give notice in order to receive notice of the operative steps in the HOA foreclosure process. As such, the Statute does not require the foreclosing party to take reasonable steps to ensure that actual notice is provided to interested parties who are reasonably ascertainable. Plaintiff's counsel argued that in SFR Investments Pool 1 v. U.S. Bank, 334 P.3d 408 (2014), reh'g denied (Oct. 16. 2014) ("SFR"), the Nevada Supreme Court resolved this issue in favor of Plaintiff because the Supreme Court considered, and ruled on, an as-applied constitutional challenge. The crux of this matter hinges upon whether the Statute at issue is facially unconstitutional.

CONCLUSIONS OF LAW

THE COURT HEREBY FINDS AS FOLLOWS AS A MATTER OF LAW:

- 1. The Nevada Supreme Court, in *SFR*, did not address any facial challenge, including the facial challenge to the constitutionality of the Statute's notice provisions raised in the instant Motion to Dismiss.
- 2. The Statute violates the Due Process Clauses of the Fifth and Fourteenth Amendments of the United States Constitution because its "opt-in" notice provisions do not mandate that reasonable and affirmative steps be taken to provide actual notice to lenders and other holders of recorded security interests prior to the deprivation of their property rights. Because the Statute does not require the foreclosing party to take reasonable steps to ensure that actual notice is provided to interested parties who are reasonably ascertainable (unless the interested party first requests notice) it does not comport with long standing principles of constitutional due process. See Mennonite Bd. of Missions v. Adams, 462 U.S. 791, 799–800 (1983); Mullane v. Cent. Hanover Bank & Trust Co., 339 U.S. 306, 314 (1950); Small Engine Shop, Inc. v. Cascio, 878 F.2d 883, 893 (5th Cir. 1989).
- 3. The Statute violates the Due Process Clause of the Nevada Constitution, Nevada Const., art. I, sec. 8(5), for the same reasons as articulated in Paragraph 2.
- Moreover, reference to NRS 107.090 does not salvage the federal or state constitutionality of the Statute because Plaintiff's construction of NRS 107.090 as mandating

notice to lenders before foreclosure would render superfluous the express "opt-in" notice provisions contained in NRS 116.3116, in violation of rules of statutory construction. See S. Nev. Homebuilders Ass'n v. Clark Cnty., 117 P.3d 171, 173 (Nev. 2005) ("When interpreting a statute, this Court must give its terms their plain meaning, considering its provisions as a whole so as to read them in a way that would not render words or phrases superfluous or make a provision nugatory.") (internal quotations omitted).

5. For these reasons, this Court finds that the Statute is facially unconstitutional in violation of the Due Process Clauses of both the United States and the Nevada Constitutions.

Based upon the foregoing Findings of Fact and Conclusions of Law,

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Defendant's Motion to Dismiss, filed April 13, 2015, is GRANTED.

IT IS FURTHER ORDERED that because multiple parties are involved, this Court expressly directs the entry of a final judgment with respect to Wells Fargo, but not all defendants, pursuant to NRCP 54(b) due to the express determination that there is no just reason for delay.

IT IS SO ORDERED.

DATED: June 1, 2015

DISTRICT COURT JUDGE

Submitted by:

Richard C. Gordon

Nevada Bar No. 9036

Paul W. Shakespear

Nevada Bar No. 10752

3883 Howard Hughes Parkway, Suite 1100

25 Las Vegas, NV 89169

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Attorneys for Wells Fargo Home Mortgage, a Division of Wells Fargo Bank, N.A.

DATED June ___, 2015

	1	Approved as to form and content:
	2	BOHN LAW FIRM
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	4	Mishael E. Daha Cas
	Ş	Michael F. Bohn, Esq. Nevada Bar No. 1641
	6	376 E. Warm Springs, Suite 140 Las Vegas, NV 89119
	7	Attorneys for Plaintiff Saticoy Bay LLC Series 350 Durango 10
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	9	DATED June, 2015
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CIVIL COVER SHEET A- 13-688410-C

	CLARK	County, Nevada	XXVIII
	Case No. (Assigned by	······································	
I. Party Information	(
Plaintiff(s) (name/address/phone):		Defendant(s) (name/ad	ldress/phone):
SATICOY BAY LLC SERIES	350 DURANGO	WELLS FARG	O HOME MORTGAGE A DIVISIO
104			RGO BANK, N.A.; MTC FINANCI
			E CORPS; RON N. SENHOLTZ AN
Attorney (name/address/phone): MICHAEL F. BOHN, Esq. 376 E. Warm Springs Road Suite 125			ENHOLTZ as trustees for the ss/phone):
_as Vegas, NV 89119			
(702) 642-3113			
II. Nature of Controversy (Please applicable subcategory, if appropriate)	check applicable bold cat	egory and	☐ Arbitration Requested
	Civil	l Cases	
Real Property	***	To ligence	orts
Landlord/Tenant Unlawful Detainer Title to Property Foreclosure Liens XX Quiet Title Specific Performance Condemnation/Eminent Domain Other Real Property Partition Planning/Zoning	Negligence A Negligence N Negligence P Negligence C	Medical/Dental Premises Liability (Slip/Fall)	Product Liability Product Liability/Motor Vehicle Other Torts/Product Liability Intentional Misconduct Torts/Defamation (Libel/Slander) Interfere with Contract Rights Employment Torts (wrongful termination) Other Torts Anti-trust Fraud/Misrepresentation Insurance Legal Tort Unfair competition
Probate			Filing Types
Summary Administration General Administration Special Administration Set Aside Estates Trust/Conservatorships Individual Trustee Corporate Trustee Other Probate	Collection of Employment Guarantee Sale Contrac Uniform Cor Civil Petition for Other Admir Department of Worker's Cor	tract Construction arrier Instrument acts/Acct/Judgment f Actions Contract t mmercial Code for Judicial Review histrative Law of Motor Vehicles mpensation Appeal	Appeal from Lower Court (also check applicable civil case box) Transfer from Justice Court Justice Court Civil appeal Civil Writ Other Special Proceeding Other Civil Filing Compromise of Minor's Claim Conversion of Property Damage to Property Employment Security Enforcement of Judgment Foreign Judgment - Civil Other Personal Property Recover of Property Stockholder Suit Other Civil Matters
III. Business Court Requested (Ple			
NRS Chapters 78-88 Commodities (NRS 90) Securities (NRS 90)	Investments (NI Deceptive Trade Trademarks (NI	e Practices (NRS 598)	Enhanced Case Mgmt/Business Other Business Court Matters
September 11, 2013	Micse		and the second s
Date		y•	ting party or representative

See other side for family-related case filings.

		Electronically Filed 09/12/2013 08:22:05 AM	
	COMP MICHAEL F. BOHN, ESQ.	Alm D. Elmin	
2	Nevada Bar No.: 1641 mbohn@bohnlawfirm.com	CLERK OF THE COURT	
3	LAW OFFICES OF		
4	MICHAEL F. BOHN, ESQ., LTD. 376 East Warm Springs Road, Ste. 125		
	Las Vegas, Nevada 89119 (702) 642-3113/ (702) 642-9766 FAX		
6	Attorney for plaintiff		
7			
8	DICTRICT	COLIDE	
9	DISTRICT		
10	CLARK COUN		
11	SATICOY BAY LLC SERIES 350 DURANGO 104	CASE NO.: XXVIII	
12	Plaintiff,		
13	vs.	EXEMPTION FROM ARBITRATION: Title to real property	
14	WELLS FARGO HOME MORTGAGE A		
15	DIVISION OF WELLS FARGO BANK, N.A.; MTC FINANCIAL dba TRUSTEE CORPS;		
16	RON N. SENHOLTZ and SHIRLEY P. SENHOLTZ as trustees for the Senholtz Family		
17	Trust		
18	Defendants.		
19	COMP	<u>LAINT</u>	
20			
21	Bohn, Esq. alleges as follows:	- · · · · · · · · · · · · · · · · · · ·	
22		z gommonly known og 250 South Durango Bood	

- 1. Plaintiff is the owner of the real property commonly known as 350 South Durango Road
 - 2. Plaintiff obtained title by way of foreclosure deed recorded on June 17, 2013.
- 3. The plaintiff's title stems from a foreclosure deed arising from a delinquency in assessments due from the former owner to the Angel Point Condominiums pursuant to NRS Chapter

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4. Defendant Wells Fargo is the beneficiary of a deed of trust which was recorded as an encumbrance to the subject property on August 11, 2003.

- 5. Defendant MTC Financial dba Trustee Corps is the trustee on the deed of trust.
- 6. Defendants Roy N. Senholtz and Shirley P. Senholtz as trustees of the Senholtz Family Trust are the former owner of the subject real property.
- 7. The interest of each of the defendants has been extinguished by reason of the foreclosure sale resulting from a delinquency in assessments due from the former owner, Roy N. Senholtz and Shirley P. Senholtz to the Angel Point Condominiums, pursuant to NRS Chapter 116.
- 8. Nonetheless, defendant Wells Fargo has recorded a notice of default and election to sell under it's deed of trust pursuant to NRS 107.080.
 - Plaintiff is entitled to an injunction prohibiting the foreclosure sale from proceeding.
 - 10. The plaintiff is entitled to an award of attorneys fees and costs.

SECOND CLAIM FOR RELIEF

- 11. Plaintiff repeats the allegations contained in paragraphs 1 through 10.
- 12. Plaintiff is entitled to a determination from this court, pursuant to NRS 40.010 that the plaintiff is the rightful owner of the property and that the defendants have no right, title, interest or claim to the subject property.
 - 13. The plaintiff is entitled to an award of attorneys fees and costs.

THIRD CLAIM FOR RELIEF

- 14. Plaintiff repeats the allegations contained in paragraphs 1 through 13.
- 15. Plaintiff seeks a declaration from this court, pursuant to NRS 40.010, that title in the 23 property is vested in plaintiff free and clear of all liens and encumbrances, that the defendants herein have no estate, right, title or interest in the property, and that defendants are forever enjoined from asserting any estate, title, right, interest, or claim to the subject property adverse to the plaintiff.
 - 16. The plaintiff is entitled to an award of attorneys fees and costs.

1	WHEREFORE, plaintiff prays for Judgment as follows:
2	1. For injunctive relief;
3	2. For a determination and declaration that plaintiff is the rightful holder of title to the
4	property, free and clear of all liens, encumbrances, and claims of the defendants.
5	3. For a determination and declaration that the defendants have no estate, right, title, interest
6	or claim in the property.
7	4. For a judgment forever enjoining the defendants from asserting any estate, right, title,
8	interest or claim in the property; and
9	5. For such other and further relief as the Court may deem just and proper.
10	DATED this 11th day of September 2013.
11	LAW OFFICES OF MICHAEL F. BOHN, ESQ., LTD.
12	WHCHALLT. BOTH, ESQ., ETD.
13	By: / s / Michael F. Bohn, Esq. /
14	Michael F. Bohn, Esq. 376 East Warm Springs Road, Ste. 125
15	Las Vegas, Nevada 89119 Attorney for plaintiff
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VERIFICATION

STATE OF NEVADA)
) \$8
COUNTY OF CLARK	}

Iyad Haddad, being first duly sworn, deposes and says;

That he is the authorized representative of the plaintiff Limited Liability Company in the above entitled action; that he has read the foregoing complaint and knows the contents thereof; that the same is true of his own knowledge, except as to those matters therein alleged on information and belief, and as to those matters, he believes them to be true.

TYADHABDAD

SUBSCRIBED and SWORN to before me this 11th day of September, 2013

NOTARY PUBLIC in and for said

County and State

MAURIZIO MAZZA

Mobiny Public State of Neveds

No. 05-94588-1

My Appt. Exp. Feb. 1, 2017

1	IAFD MICHAEL F. BOHN, ESQ.		
2	Nevada Bar No.: 1641 mbohn@bohnlawfirm.com		
3	LAW OFFICES OF MICHAEL F. BOHN, ESQ., LTD.		
4	376 East Warm Springs Road, Ste. 125 Las Vegas, Nevada 89119		
5	(702) 642-3113/ (702) 642-9766 FAX		
6	Attorney for plaintiff DISTRICT	COURT	
7	CLARK COUN	TY, NEVADA	
8	SATICOY BAY LLC SERIES 350 DURANGO 104	CASE NO.: DEPT NO.:	
9	Plaintiff,		
10	vs.		
11	WELLS FARGO HOME MORTGAGE A		
12	DIVISION OF WELLS FARGO BANK, N.A.; MTC FINANCIAL dba TRUSTEE CORPS;		
13	RON N. SENHOLTZ and SHIRLEY P. SENHOLTZ as trustees for the Senholtz Family		
14	Trust		
15	Defendants.		
16	INITIAL APPEARANC	EE FEE DISCLOSURE	
17	Pursuant to NRS Chapter 19, filing fees are	submitted for the party appearing in the above-	
18	entitled action as indicated below:		
19			
20	TOTAL REMITTED:	\$270.00	
21	DATED this 11th day of September 2013.		
22	LAW OFFICES OF		
23	MICHAEL F. BOHN, ESQ., LTD.		
24			
25		s / Michael F. Bohn, Esq. / Iichael F. Bohn, Esq.	
	IV		
26	3	76 East Warm Springs Road, Ste. 125	
2627	3 L		
	3 L	76 East Warm Springs Road, Ste. 125 as Vegas, Nevada 89119	

IN THE SUPREME COURT OF THE STATE OF NEVADA

INDICATE FULL CAPTION:

SATICOY BAY LLC SERIES 350 DURANGO 104

Appellant

VS.

WELLS FARGO HOME MORTGAGE, N.A.,

Respondent

Nο	68630	Electronically Filed
110.		Sep 08 2015 04:25 p.m.
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	CIVIL	Apprecia ps Supreme Court

GENERAL INFORMATION

All appellants not in proper person must complete this docketing statement. NRAP 14(a). The purpose of the docketing statement is to assist the Supreme Court in screening jurisdiction, classifying cases for en banc, panel, or expedited treatment, compiling statistical information and identifying parties and their counsel.

WARNING

This statement must be completed fully, accurately and on time. NRAP 14(c). The Supreme Court may impose sanctions on counsel or appellant if it appears that the information provided is incomplete or inaccurate. *Id.* Failure to fill out the statement completely or to file it in a timely manner constitutes grounds for the imposition of sanctions, including a fine and/or dismissal of the appeal.

A complete list of the documents that must be attached appears as Question 26 on this docketing statement. Failure to attach all required documents will result in the delay of your appeal and may result in the imposition of sanctions.

This court has noted that when attorneys do not take seriously their obligations under NRAP 14 to complete the docketing statement properly and conscientiously, they waste the valuable judicial resources of this court, making the imposition of sanctions appropriate. *See* KDI Sylvan Pools v. Workman, 107 Nev. 340, 344, 810 P.2d 1217, 1220 (1991). Please use tab dividers to separate any attached documents.

1. Judicial District Eighth	Department 28
County Clark	Judge Ronald J. Israel
District Ct. Case No. A688410	
2. Attorney filing this docketing statemen	nt:
Attorney Michael F. Bohn, Esq.	Telephone <u>702-642-3113</u>
Firm Law Offices of Michael F. Bohn, Esq., L	td.
Address 376 E. Warm Springs Road, Suite 14 Las Vegas, Nevada 89119	10
Client(s) Saticoy Bay LLC Series 350 Durang	go 104
If this is a joint statement by multiple appellants, add the names of their clients on an additional sheet accomfiling of this statement.	
3. Attorney(s) representing respondents(s):
Attorney Charles E. Gianelloni, Esq.,	Telephone 702-679-1111
Firm Snell & Wilmer, LLP	
Address 3883 Howard Hughes Parkway, Suit Las Vegas, NV 89169	te 1100
Client(s) Wells Fargo Home MortgageN.A.	
Attorney	Telephone
Firm	
Address	
Client(s)	

4. Nature of disposition below (check	all that apply):
\square Judgment after bench trial	⊠ Dismissal:
☐ Judgment after jury verdict	\square Lack of jurisdiction
☐ Summary judgment	\square Failure to state a claim
☐ Default judgment	☐ Failure to prosecute
\square Grant/Denial of NRCP 60(b) relief	☑ Other (specify): statute violates due process
\square Grant/Denial of injunction	☐ Divorce Decree:
\square Grant/Denial of declaratory relief	\square Original \square Modification
☐ Review of agency determination	☐ Other disposition (specify):
5. Does this appeal raise issues conce	erning any of the following?
☐ Child Custody	
□ Venue	
☐ Termination of parental rights	
	this court. List the case name and docket number sently or previously pending before this court which
court of all pending and prior proceedings	other courts. List the case name, number and s in other courts which are related to this appeal ted proceedings) and their dates of disposition:

None

8. Nature of the action. Briefly describe the nature of the action and the result below:
Plaintiff filed an action for quiet title and declaratory relief after it purchased a real property at a foreclosure sale conducted pursuant to NRS Chapter 116. It is the plaintiff's position that the foreclosure sale extinguished all outstanding liens on the property. The district court dismissed the complaint finding the statute violates Wells Fargo's due process rights and is therefore facially unconstitutional.
9. Issues on appeal. State concisely the principal issue(s) in this appeal (attach separate sheets as necessary): The issue is if the foreclosure scheme under NRS Chapter 116 violates due process
10. Pending proceedings in this court raising the same or similar issues. If you are aware of any proceedings presently pending before this court which raises the same or similar issues raised in this appeal, list the case name and docket numbers and identify the same or similar issue raised: Saticoy Bay LLC Series 3884 Squirrel v. Wells Fargo Bank, Docket No. 65450

the state, any state agency, or any officer or employee thereof is not a party to this appeal, have you notified the clerk of this court and the attorney general in accordance with NRAP 44 and NRS 30.130?
□ N/A
\square Yes
⊠ No
If not, explain: The respondent is the party that is raising the constitutional issue
12. Other issues. Does this appeal involve any of the following issues?
☐ Reversal of well-settled Nevada precedent (identify the case(s))
☐ An issue arising under the United States and/or Nevada Constitutions
oxtimes A substantial issue of first impression
⊠ An issue of public policy
An issue where en banc consideration is necessary to maintain uniformity of this court's decisions
\square A ballot question
If so, explain: This court has not determined the construction of NRS 116.3116 regarding the priority of an HOA lien over a first mortgage on the same property.
13. Trial. If this action proceeded to trial, how many days did the trial last?
Was it a bench or jury trial?
14. Judicial Disqualification. Do you intend to file a motion to disqualify or have a justice recuse him/herself from participation in this appeal? If so, which Justice? N/A

TIMELINESS OF NOTICE OF APPEAL

15. Date of entry of	written judgment or order appealed from Jul 10, 2015
If no written judg seeking appellate	gment or order was filed in the district court, explain the basis for e review:
16. Date written no	tice of entry of judgment or order was served Jul 13, 2015
Was service by:	
\square Delivery	
⊠ Mail/electronic	z/fax
17. If the time for fil (NRCP 50(b), 52(b),	ling the notice of appeal was tolled by a post-judgment motion or 59)
(a) Specify the t the date of fi	type of motion, the date and method of service of the motion, and ling.
☐ NRCP 50(b)	Date of filing
☐ NRCP 52(b)	Date of filing
\square NRCP 59	Date of filing
	ursuant to NRCP 60 or motions for rehearing or reconsideration may toll the notice of appeal. See AA Primo Builders v. Washington, 126 Nev, 245
(b) Date of entr	ry of written order resolving tolling motion
(c) Date written	n notice of entry of order resolving tolling motion was served
Was service	by:
\square Delivery	
\square Mail	

18. Date notice of appea	al filed Aug 11, 2015
If more than one part	y has appealed from the judgment or order, list the date each filed and identify by name the party filing the notice of appeal:
19. Specify statute or ru e.g., NRAP 4(a) or other	le governing the time limit for filing the notice of appeal,
NRAP 4 (a)	
	SUBSTANTIVE APPEALABILITY
20. Specify the statute o the judgment or order a (a)	r other authority granting this court jurisdiction to review ppealed from:
□ NRAP 3A(b)(1)	\square NRS 38.205
☐ NRAP 3A(b)(2)	\square NRS 233B.150
	\square NRS 703.376
\square Other (specify)	
· '	ority provides a basis for appeal from the judgment or order: ting a motion to dismiss the complaint

21. List all parties involved in the action or consolidated actions in the district court: (a) Parties:
Saticoy Bay LLC Series 350 Durango 104, plaintiff Wells Fargo Home Mortgage, N.A., defendant MTC Financial dba Trustee Corps, defendant Ron N. Senholtz and Shirley P. Senholtz as trustes for the Senholtz Family Trust, defendant
(b) If all parties in the district court are not parties to this appeal, explain in detail why those parties are not involved in this appeal, <i>e.g.</i> , formally dismissed, not served, or other:
MTC Financial dba Trustee Corps signed a stipulation for non-monetary relief. Ron N. Senholtz and Shirley P. Senholtz as trustes for the Senholtz Family Trust, were defaulted in the district court case
 22. Give a brief description (3 to 5 words) of each party's separate claims, counterclaims, cross-claims, or third-party claims and the date of formal disposition of each claim. 1. Injunctive relief; 2. Quiet title; and 3. Declaratory relief
23. Did the judgment or order appealed from adjudicate ALL the claims alleged below and the rights and liabilities of ALL the parties to the action or consolidated actions below? $\hfill Yes \\ \hfill No$
24. If you answered "No" to question 23, complete the following:(a) Specify the claims remaining pending below:The quiet title claims against Ron and Shirley Senholtz are still pending.

(b) Specify the parties remaining below: Ron ahd Shirley Senholtz
(c) Did the district court certify the judgment or order appealed from as a final judgmen pursuant to NRCP 54(b)?
$oxtimes \operatorname{Yes}$
\square No
(d) Did the district court make an express determination, pursuant to NRCP 54(b), that there is no just reason for delay and an express direction for the entry of judgment?
$oxtimes \operatorname{Yes}$
\square No
25. If you answered "No" to any part of question 24, explain the basis for seeking appellate review (e.g., order is independently appealable under NRAP 3A(b)): This is an order which is independently appealable under NRAP 3A(b)(3)

26. Attach file-stamped copies of the following documents:

- The latest-filed complaint, counterclaims, cross-claims, and third-party claims
- Any tolling motion(s) and order(s) resolving tolling motion(s)
- Orders of NRCP 41(a) dismissals formally resolving each claim, counterclaims, crossclaims and/or third-party claims asserted in the action or consolidated action below, even if not at issue on appeal
- Any other order challenged on appeal
- Notices of entry for each attached order

VERIFICATION

I declare under penalty of perjury that I have read this docketing statement, that the information provided in this docketing statement is true and complete to the best of my knowledge, information and belief, and that I have attached all required documents to this docketing statement.

Saticoy Bay LLC Series 3	350 Durango 10	Michael F. Bohn, Esq.	
Name of appellant	-	Name of counsel of record	
Sep 8, 2015 Date		Signature of counsel of record	
Clark County, Nevada State and county where s	igned		
	CERTIFICATE	E OF SERVICE	
I certify that on the 8th	day of Septer	mber , <u>2015</u> , I served a copy of	this
completed docketing state	ement upon all counse	el of record:	
☐ By personally ser	ving it upon him/her;	or	
address(es): (NOT		afficient postage prepaid to the following ddresses cannot fit below, please list names the addresses.)	
Charles E. Gianellor SNELL & WILMER 3883 Howard Hughe Suite 1100 Las Vegas, NV 8916	, LLP es Parkway		
Dated this 8th	day of Septem	ber , 2015	

Signature