## IN THE CIRCUIT COURT OF THE 17TH JUDICIAL CIRCUIT IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.: L10-31095

IN RE:

The France INVESTIGATION OF THE LAW OFFICES OF DAVID J. STERN, P.A.

STATE OF FLORIDA, OFFICE OF THE ATTORNEY GENERAL,

Plaintiff,

VS.

FLORIDA DEFAULT LAW GROUP,

Defendan

SWORN STATEMENT OF

KELLY SCOTT

Office of the Attorney General 110 S.E. 6th Street, 10th Floor Fort Lauderdale, Florida 33301 October 4th, 2010 2:14 p.m. - 3:45 p.m.

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	Page 3		
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3	Witness	Direct Cross Redi	rect Recross
4	KELLY SCOTT		
	By Ms. Clarks		
5	By Ms. Edward	ds 30	
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		EXHIBIT INDEX	)
8			
	Plaintiff's	Description	Page No.
9			
	1	Subpoena	4
10	_		
	2	Exemplar of Cheryl Salmons's	23
11	_	Signature	
12	3	Assignment of Mortgage	23
13	4	Assignment of Mortgage and	26
	. (	three signatures	
14			
	5	Cheryl Salmons signature	27
15	(Exhibits were retained by attorney.)		
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Page 4 1 THEREUPON: 2 KELLY SCOTT 3 a witness named in the notice heretofore filed, having been first duly sworn, deposes and says as follows: 5 DIRECT EXAMINATION BY MS. CLARKSON: 6 Please state your name for the record Q. My name is Kelly Scott. 8 A. 9 Do you sometimes go by another name? Q. My middle name. But I hardly ever use it, which is 10 Α. Noelia. 11 12 13 14 I'm going to ask you to take a look at this and see 15 if you recognize it 16 Okay. Is that the Subpoena that brought you here 17 18 19 Yes. I'd like to have this marked as 20 MS. CLARKSON: Exhibit 1. 21 22 (Thereupon, the document was marked as Plaintiff's Exhibit 23 1 for identification.) MS. CLARKSON: Doug, did you get a copy of the 24 25 Subpoena?

MR. LYONS: No, I did not.

MS. CLARKSON: If you want one I can have it sent to

you.

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MR. LYONS: Thank you.

MS. CLARKSON: You're welcome.

## BY MS. CLARKSON:

- Have you ever had your sworn statement taken before? Q.
- Α. Yes.
  - Q.
  - More than fifteen years ago.

    For a case? A.
- 11 Q.
- 12 Α. Yes.
  - Q. What kind of
- 14 Α. Child molest
- 15 Q. Against?
- Against a minor. 16
- Okay. Who was the defendant in that case? 17
- It was Rebecca Diaz. 18
- 19 And who was the plaintiff in that case?
- 20 I can't remember.

MS. CLARKSON: Since it's been a while, remember to answer verbally because when you nod your head like that she can't take it down. And if you say uh-huh, we don't know if that's a yes or a no. Okay?

THE WITNESS: Okay.

MS. CLARKSON: Perfect. And if you need a break just let me know.

If you don't understand a question that I ask, ask me to repeat it because I want you to understand before you answer.

THE WITNESS: All right.

MS. CLARKSON: Okay.

## BY MS. CLARKSON:

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- Q. This Subpoena was served on you and that's why you're here today. Correct?
  - A. Correct.
- Q. Okay. This says it's in the investigation of the Law Offices of David J. Stern, P.A. Are you familiar with the Law Offices of David J. Stern, P.A.?
- A. Yes.
- Q. How are you familiar with them?
- A. That was my previous employer.
  - Q. When did you work there?
- 19 A. In 2008.
- 20 Q. For how long about?
- 21 **A.** A year.
- 22 **Q.** When in 2008?
- A. 2008? January 24th and I left the firm some time in February of 2009.
  - Q. So a year, a year and a week and a month?

Page 7 Uh-huh. A. 1 And what was your position at that office? 2 3 I was the legal assistant to Cheryl Salmons A. 4 (phonetic). 5 Of you were her legal assistant? Q. 6 Α. Yes. Okay. Did she have any other legal assistar Q. At the time, yes. 8 Α. 9 Who else was her legal assistant Q. I can't remember. I'm trying to Marsha. Not Marsha. 10 Α. remember her name. I just can't remember right now. 11 If you do remember it let me know. 12 Q. Okay. 13 A. Okay. Okay. Thank you. 14 MS. CLARKSON: 15 (Thereupon a discussion was held off the record.) BY MS. CLARKSON: 16 Go ahead. Do you recall? 17 Yes, I recall. The other assistant, when I came in 18 her name was Marvis Brown. 19 20 M-a-r-v-i-s? 21 Yes. 22 Q. And were you the two assistants together?

A. Yes.

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Q. Was there ever a time when you were just the assistant by yourself?

Page 8 A. Yes. 1 When was that, approximately? 2 Q. 3 2008, Mother's Day. A. In May? Q. 5 Yeah, it was in 2008. Marvis quit the firm. A. Do you know why she quit? 6 Q. No. A. Okay. Do you know if she went to 8 Q. 9 else? I have no idea. 10 Α. So as the assistant to Cheryl Salmons, what were your 11 Q. duties? 12 13 Assisting Cheryl with her work, daily. A. 14 What was her work, daily? Q. Her work, daily, was reviewing files, checking voice 15 A. mail, e-mails, assisting clients daily, requesting documents. 16 Requesting documents from who? 17 From the client. 18 And the client would be, for instance? 19 20 The banks. Any type of banks. Like a Wells Fargo? 21 Q. 22 A. Wells Fargo, Countrywide, Citi.

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Q.

A.

Yes.

Okay. And she would request documents from them?

Page 9 Demand letters and original Notes. 1 Α. 2 Original Notes and Mortgages? Q. 3 Yes. Α. Q. And this was for the purpose of what? 5 For the purpose of obtaining hearings. We need to, Α. you know, request documents before we can, you know, 6 submit our 7 motions in the court. And this is foreclosures? Is that what 8 Q. 9 talking about? Yes. 10 Α. What else did she do? 11 Q. Chronology. 12 Α. Which is what 13 Q. 14 Α. The foreclosure time line. 15 It had to be done within a certain amount of time? Q. Correct. 16 Α. Anything else? Did she sign documents? 17 18 Yes. 19 Did she notarize documents? 20 I don't recall. Did she witness documents? 21 22 Α. No. 23 Q. She basically executed them?

And what was her job title?

Yes.

Α.

Q.

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- A. Office Manager for the Foreclosure Department.
  - Q. Did that include all departments in foreclosure?
  - A. Yes.

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- Q. Every single department, whether it was assignments or the lawyers or the paralegals? Was she like the Queen Bee?
  - A. She was the Queen Bee for the Foreclosure Department but not for the attorneys.
    - Q. She didn't tell the attorneys what to do?
    - A. No.
    - Q. Who told the attorneys what to do?
- 11 A. Miriam Mindietta and Beverly Macoma.
  - Q. And are they lawyers:
- 13 **A.** Yes.
- Q. Do you remember what they're positions were?
- 15 A. They are the head managers for all of the attorneys
  16 in the firm.
- 17 Q. Okay. There were two of them?
- 18 A. Yes.
- 20 working there?
  - A. Yes.
- 22 Q. So describe Cheryl Salmons role in the firm, if you
- 23 would?

- A. Can you be a little bit more specific.
- Q. Well, was she -- Was it what she said went?

1 A. Yes.

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- Q. As far as staff was concerned?
  - A. Yes, she controlled exactly what occurred and what needed to occur to get a hearing granted.
  - Q. In your opinion, did she do what David Stern told her to do?
    - A. Yes.
    - Q. Okay. And why is that your opinion?
    - A. Because I was there and saw it and I heard it.
    - Q. Okay. Could you tell me what you saw and heard?
- 11 A. We had rapid docket.
- 12 Q. You had what?
- 13 A. Rapid docket
- 14 **Q.** Rapid?
  - A. Yes, rapid docket. Which means that we can have a certain of files per day; 200 to up to 500 and it would be a five minutes hearing. So we --
    - Five minutes for each?
- 19 A. Five minutes for each.
- 20 **Q.** Okay.
  - A. And we would push out as many files as we can and get all the pleadings entered and granted.
- Q. And that is -- Who told her that? Who told her that was what she was supposed to be doing?
  - A. David Stern.

- Q. Would you see him there often?
- A. Yes.

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- 3 Q. So he was hands on?
  - A. Yes.
  - Q. Do you know how many employees the Law Office of David Stern had?
    - A. At the time when I started it was 327 and when I resigned it was 857.
      - Q. That's a lot of growth.
  - A. Yes.
- 11 Q. As you're assistant to Cheryl Salmons, did you ever 12 sign any documents --
- 13 **A.** No.
  - Q. -- as witnesses? As a witness?
- 15 **A.** No
- 16 Q. As a notary?
- 17 **A.** No
  - As a person executing the document?
- 19 A. No.
  - Q. Have you seen the system that is used to -- in the office, to witness, execute and have notarized documents?
- 22 **A.** Yes.
- 23 Q. Can you tell me how that system operated?
- A. How the system operated is that every paralegal in the firm, they were all notaries.

1 Q. They were notaries?

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A. Yeah, they were notaries. They had their stamp. They would prepare all of the motions. The junior would prepare it. They'd get all the pleadings, documents.

And once they were printed out and they received the original docs from the file room, the senior paralegal, which would be the team lead, would notarize the file, sign it.

Once they notarized and signed it, then they would take it to each floor.

We had at that time, like, four floors. So it would be laid on a table.

- O. A long table?
- A. A long table
- Q. Like this conference table?
- A. Yes

MS. CLARKSON: Okay. Let it note that this conference table look to be fifteen feet long and about five feet wide.

- BY MS CLARKSON.
  - O. Go on.
  - A. They would stacked amongst each other, side by side, and Cheryl would come twice a day, in the morning and mid-afternoon, around two or three o'clock and she would sign all of them; every single one of them.
    - Q. But they've already been notarized?

- A. They've already been notarized.
- Q. And what about witnessed?
- A. There was no witness there.
- Q. There was no witness there at the time?
- A. None whatsoever.
- Q. So you don't -- Have you ever seen witnesses execute the documents as witnesses?
  - A. Yeah.

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- Q. When it's already done?
- A. Yes.
- Q. Okay. How would that happen? How would the witnessing take place? Would they still stay on the table and then witnesses come by?
  - A. No.
  - Q. Okay?
- A. Once the para of the team signs, notarizes it and it's laid out for Cheryl to come and just sign, she doesn't review them. She just looks. The paper is going to be in the top folder. So it's visible for her. And she knows exactly where she would have to put her signature.
- Once she has signed all of the documents she would send a massive e-mail, please come collect your files.
  - Q. Okay?
- A. And then the paralegals would go and collect their files.

- 1 Q. And then the paralegals would take care of getting them witnessed?
  - A. Yes.

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- Q. How would they do that? Do you know?
- 5 A. They would get another notary to go ahead and sign off.
  - Q. So they'd swap?
  - A. Yes.
    - Q. So one notary/paralegal would pass hers to another notary/paralegal and vice-a-versa?
  - A. Yes.
    - Q. And they were signing as witnesses, documents that had already been notarized and executed? Is that correct?
      - A. Correct.
  - Q. Do you know what happened to the documents at that point?
    - A. At that point, once everything was signed it was good to go, to go to court. So they would, you know, send out the second half. You know, the package would be sent, submitted to the court and we would wait for the hearing.
    - Q. Are you aware of any of the documents before they go into court going into the County Recorder's Office to be recorded?
  - A. No.
  - Q. You're not aware of Assignments of Mortgage being

executed and filed with the County Recorder's Office and then sent to court?

A. No.

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- Q. Okay. That's fine. Can you tell me anything else that Cheryl Salmons was responsible for at the firm?
  - A. She was responsible for lost Notes, which is the LNA.
  - O. The LNA?
  - A. Yes, LNA. It call a Lost Note Affidavit.
  - Q. Okay?
- A. If we weren't able to locate it in the house or if it was lost in transition to the firm. I would normally take the file to Cheryl Salmons and she will make this affidavit appear. She would sign it and notarize it and stamp it and it was good to go. And the I was able to take it to the Title Department.
  - Q. And that was an Affidavit of Lost Note?
- 16 **A.** Yes
  - Q. When you say make it appear, is she asking someone else for it?
  - A. No, I would bring the file to her and let her know, Disten, we can't have an original Note. It's not here. The client -- It's missing. So we need an LNA.

I would leave it in her office and within an hour she would send me an e-mail come pick up the file or most of the time she would just have her file clerk take the file, already, to the Title Department and it would be good to go.

- Q. When you say good to go that means she had her affidavit executed?
  - A. Executed, stamped by her. Yes.
  - Q. What else did she do? Her role?
  - A. Her role was to train. To have her other departments training new employees how to prepare motions, defaults, requesting docs. And it was a work in progress, about ten hours per day. So everyone was pumping out as many files as they can.

Freddie Mac was one of the majority one. Freddie Mac, as well.

- Q. You mean Fannie Mae and Freddie Mac?
- A. Yes.

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- O. Both of them?
- 14 **A.** Yes.
  - Q. As her personal assistant, were you ever aware that Ms. Salmons would bring in her personal home bills, private bills to be paid for by the firm?
  - A. Yes.
  - Could you tell me about that? Did she give them to you or who did she give them to?
    - A. She would never give them to me. They were always given directly to Shamisa (phonetic).
    - Q. Can you spell that?
- 24 A. I recall can't spell it.
- 25 Q. And what's the last name, if you know?

Page 18 I don't know her last name. 1 A. 2 Okay. What was her job there? Q. 3 Α. She was the head accounting. You say was, is she no longer there? 4 Q. 5 No. Α. Do you know? She's left? 6 0. Α. Yes. W. Kr. Was she fired or quit? 8 Q. 9 Terminated. Α. Do you know why? 10 Q. 11 Α. No. Okay. Shamisa? 12 Q. Shamisa. 13 A. 14 Q. So she would Now how are you aware that these were 15 her personal bills? Because I was good friends with one of her 16 Α. assistants 17 The other assistant? 18 19 Yes. 20 Okay. And what was her name? Erica. 21 22 Q. Cheryl Salmons' assistant? 23 A. No, Shamisa's assistant. 24 You were good friend with? Q.

Shamisa's assistant.

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- Q. Who was the head accounting person?
- A. Correct.

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- 3 Q. And what did this friend say?
- A. Just regular bills, car payments, cell phone, house, electrical.
  - Q. When you say house, do you mean mortgage?
  - A. I'm assuming. I'm not sure. I never saw the bills.
  - Q. Right. What's the friend's name of Shamisa?
  - A. Erica.
  - Q. Erica who?
- 11 A. I'm trying to remember her last name. I can't

  12 remember right now. And -- There's someone else. I just can't

  13 remember right now.
  - Q. Do you know how to spell Erica, E-r-i-c-a?
  - A. It was E-r-i-c-k-a.
- 16 Q. C-k-a
- 17 **A.** Yes
  - Q. Okay. And she told you that Ericka would see Cheryl Salmons bills being paid for by Shamisa?
    - A. Yes.
  - Q. Was this paid for out of the Law Offices of David
    Stern account?
- 23 **A.** Yes.
- 24 Q. And Ericka saw this?
- 25 **A.** Yes.

- Q. Were they being paid on a monthly basis?
- A. Yes.

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- Q. Were they being paid like that since -- How long did you know about it?
  - A. I knew about it from the beginning.
  - Q. Right when you got in there?
- A. Yes.
- Q. And what was said about Cheryl's bills being paid for the Law Offices of David Stern?
  - A. That he's always done it. David Stern has always paid for Cheryl's expenses.
    - Q. Personal expenses?
- 13 **A.** Yes.
  - Q. Do you know if he -- Well was there rumor -- Was there talk, rather, that he paid -- that he bought her car?
- 16 A. No, that's confirmed. He did buy her a car. I
  17 acknowledge that.
  - He did buy her a car?
  - A. Yes.
  - Q. What kind of car did he buy her?
- 21 A. It was a BMW SUV.
- 22 \ Q. And how do you know that?
- A. Because he left her a voice message and since I was

  Cheryl's assistant I had privileges of going and reviewing her

  voice mail. And that day in particular, he wanted to make sure

that was satisfied with the car. If not they can return the car and she could get a different car.

- Q. But he said, I bought you a car?
- A. Yes.

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- Q. Did he say why he bought her the car?
- A. No.
  - Q. Did you ever hear of him buying her a home
- A. No.
  - Q. Did you ever hear that he had bought cars or automobiles for her before?
- 11 **A.** Yes.
- 12 Q. What did you hear about that?
- 13 A. I've heard it before from Maggie Pena and she was
  14 another assistant for Shamisa. And --
- 15 Q. That's in accounting?
  - A. Yeah, in accounting. And he's -- I think it's every year that she always gets a new car. They swap out the car and she gets a new one, the new version for the SUV BMW.
- Do you know of any other, for lack of a better word, 20 perks that Cheryl Salmons got?
  - A. Not that I recall.
  - Q. Are you aware of anyone other than Cheryl Salmons signing Cheryl Salmons' name to documents?
- 24 **A.** Yes.
  - Q. Could you tell me about that, please?

- A. Cheryl would give certain paralegals rights to sign her name, because most of the time she was very tired, exhausted from signing her name numerous times per day. You had to understand it was more than five hundred files that she's signing morning and afternoon.
  - Q. Five hundred in the morning and then another five hundred in the afternoon?
    - A. Yes.
    - Q. So approximately a thousand a day
    - A. A thousand day.
- Q. Okay?

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- 12 A. So yes, she would you know, if they were very close with Cheryl Salmons
  - Q. They who? Could you give me their names?
  - A. Shannon Smith, Elizabeth Davilla, Beth Cerni.
  - Q. These people were allowed to sign her name?
- 17 **A.** Yes
  - Q. Are you familiar in any way, shape or form at all that they would learn how to sign like she did?
  - A. Yes, she showed me herself how to sign her name.
    - Q. She should you as well?
- 22 **A.** Yes.
- Q. Did you learn?
- 24 **A.** Yes.
- 25 Q. Could you do it now?

1 A. Yes.

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- ${f Q}$ . Okay. Let me give you a piece of paper and ask you to go ahead and do that for me?
- A. You have to give me some time. It's been a while.

5 MS. CLARKSON: I'm going to have this marked.

(Thereupon, the document was marked as Plaintiff's Exhibit

2 for identification.)

BY MS. CLARKSON:

- Q. Did you ever sign for Cheryl Salmons?
- 10 **A.** Yes.
- 11 Q. What did you sign?
- 12 A. PTO requests for employees
- 13 Q. What is that, please?
- 14 A. Personal time off
- 15 Q. What else did you sign, if anything?
- 16 A. That's it.
- 17 Q. What is personal time off?
- 18 A. Vacation requests.
- 19 You just granted their --
- 20 **A**. Yes.

MS. CLARKSON: Okay. I'm going to ask you to look at this document. It's called an Assignment of Mortgage. It is executed by Cheryl Salmons from the Law Office of David Stern. I'm going to have it marked.

(Thereupon, the document was marked as Plaintiff's Exhibit

Page 24 3 for identification.) 1 2 BY MS. CLARKSON: 3 Do you recognize that signature? Q. Α. Yes. 5 Now can you tell if that's Cheryl's or Beth's or Q. 6 whose? 7 No, that's Cheryl's. Α. That's Cheryl's? 8 Q. Yes. 9 A. That's Cheryl Salmons'? 10 Q. 11 A. Yes. Can you tell the different between Cheryl's and 12 Q. 13 Beth's and anyone else that was able to sign? 14 Α. No. You couldn 15 16 Α. Now I'm going to show you three and two, and ask you 17 again, if that is the way you would sign? 18 It would be exactly like this but with more of a 19 20 You would put more loops into it? 21 Q. 22 Α. Yes. 23 Q. This is the first time you've signed this in how 24 long? 25 Like two years and a half. A.

- Q. Do you know approximately how many documents you signed in her name?
  - A. Maybe fifty.

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- Q. When you said that you could tell that this was Cheryl's signature, how can you tell?
- A. Because of the shape of the C. She makes a big curve and then she loops down and then she makes another swerve. So it's not a signature. It's like an initial of her --
- Q. All right. I'm going to ask you to look at all three signatures on this after it gets marked as Exhibit 4. This is also an Assignment of Mortgage. It's from the Law Office of David Stern, supposedly signed by Cheryl Salmons, witnessed by Elizabeth Lee and notarized by Elizabeth Lee.

Do you know Elizabeth Lee?

- A. Yes.
  - Q. Did anyone else have Elizabeth Lee's signature?
- A. No.
  - Q. Did Elizabeth Lee sign for anyone else?
- 19 A. For Cheryl.
- 20 Q. She signed for Cheryl as well?
- 21 **A.** Yes.
  - Q. Now take a look at this document. There are three signatures there that all are squiggles. Do you know who signed those?
- 25 **A.** No.

(Thereupon, the document was marked as Plaintiff's Exhibit 1 2

- 4 for identification.)
- 3 BY MS. CLARKSON:
- 4 0. Is that Cheryl's signature?
  - A. No.

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- Is that Cheryl's signature or someone els 6 0.
  - Cheryl's. Α.
- Okay. And what about -- Are you familiar 8 Q.
- 10 Α. No.
- 11 Q. Not at all?

Elizabeth Lee's signature?

- 12 Α. Un-uh.
- bout Elizabeth Lee and the signing? 13 Okay. So tell 0.
- 14 She's a team lead for her group. I don't remember A. 15 the group that she was in. But she was a head team lead.
- And she also was taught to sign for Cheryl? 16
- 17
  - And if you saw Elizabeth's signature on a document heryl, could you tell the difference? Or could you tell the fference with Beth's?
    - Uhm --A.
- Or you could you only tell the difference that it's 22 Q. 23 not her?
- 24 Α. I can only identify Cheryl's signature.
- 25 I'd like you take a look at this before I mark it and Q.

- ask you if that's Cheryl's signature?
- 2 A. The top one, yes.
  - Q. Right there?
  - A. Yes.

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- 5 MS. CLARKSON: I'll mark it Exhibit 5.
- 6 Thereupon, the document was marked as Plaintiff's Exhibit
- 7 5 for identification.)
- 8 BY MS. CLARKSON:
- 9 Q. Take a look at this and I'm going to ask you if
- 10 that's a signature of Cheryl Salmons?
- 11 **A.** No.
- 12 Q. How do you know that it's not her signature?
- 13 A. Because the C is not shaped correctly.
- 14 Q. Where is the C.
- 15 A. At the beginning of her signature. If you look at
- 16 Exhibit 4, Cheryl, she forms like a C and it dips down into a
- 17 loop which then goes like into an L and then converts into an S.
- 18 Q. Okay. And that's not her signature?
- 19 A. No.
- 20 Do you recognize whose signature that is?
- 21 **A**. No.
- 22 Q. Okay. Had you seen any individuals personally with
- your own eyes sign Cheryl Salmons' name?
- 24 **A.** No.
- 25 Q. As part of your job did you ever speak with the

public? The people being foreclosed on?

- A. When they called in the office, if I picked up the phone and it was a borrower, yes.
  - Q. Okay. So you had spoken with the borrowers?
  - A. No.
  - Q. Did you ever hear any complaints from the borrowers?
- A. Yes.

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- Q. Could you give me an idea of what kind of complaints you heard?
- A. That they had an eviction in 24 hours and that they were notified that they were going to be evicted. And this borrower, in particular, she just got out of the hospital. And she had just had a baby. So I put her on hold and I went to see Cheryl to advise her of the situation because this lady had nowhere to go. And Cheryl instructed me that was not her problem or her issue and to transfer her to Claudia Bunje (phonetic) the re-instatement supervisor.
  - And what would the re-instatement supervisor do?
- A. I have no idea.
  - Q. What was the Re-Instatement Department doing?
  - A. They will sometimes request pay off figures and re-instate the loan.
- Q. Okay. Do you remember the woman's name?
- 24 **A.** No.
  - Q. How long did it take you to learn to sign like Cheryl

1 Salmons?

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- A. One day.
  - Q. But you never signed legal documents?
  - A. Never.
- Q. Are you familiar with the manner in which Summonses were filled out or Service of Process?
  - A. Can you rephrase that a little bit for me
  - Q. The Summonses that were attached to different

    Complaints to be served on the defendants, are you aware of what

    company was used for servicing those?
- 11 **A.** Yes.
- 12 Q. Could you tell me, please?
- 13 A. Provest.
- 14 Q. And you do you know who owns Provest?
- 15 **A.** No.
- 16 Q. Do you know who has any interest in Provest?
- 17 **A.** Yes
- 18 Q. Could you tell me?
- 19 A. David Stern.
- 20 \Q. How do you know this?
- 21 A. Because they work with us in the building.
- 22 **Q.** They work -- Provest works with David Stern in the building?
- 24 **A.** Yes.
- MS. CLARKSON: Do you know if Provest -- Go ahead.

If you have a question?

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MS. EDWARDS: Since they worked in the building with you, how is it that you know that David Stern has an interest in Provest?

MS. CLARKSON: Go ahead.

THE WITNESS: Because Provest, at the time, when I was working there, they were on the fourth floor. So they had one side of the building which it was a whole wing that was only set for Provest.

So any file that needed proof of service, if we didn't have the proof of service you would go directly to Provest and request for a copy of proof of service that was given to the borrower.

BY MS. CLARKSON:

- Q. Okay. But that doesn't explain how you know that Mr. Stern had an interest in Provest?
  - A. Well --
  - An ownership interest?
- A. Ownership interest? I'm not aware of that. But that they worked closely with David Stern and that they had perks with David Stern, yes.
  - Q. Explain the perks, please?
  - A. Perks were that they were allowed to work in the firm with us as long as they were able to produce as many files for service completed for David.

- 1 Q. Have you ever heard that Affidavits of Proof of
  2 Service were created when service actually was not perfected?
  - A. Correct.

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- Q. How did you hear that?
  - A. In the office. Everyone knew about it.
  - Q. Tell me what everyone knew about?
  - A. Sometimes the borrower wouldn't be served correctly.

    It was back dated.
    - Q. Anything else?
- A. Nope.
- 11 Q. Have you ever heard of the term sewer service?
- 12 A. I've heard of it before
- 13 O. And where did you hear it?
- 14 A. In the media
- 15 Q. In the media?
- 16 **A.** Yes
- 17 Q. You didn't hear about it around David Stern's office or Provest?
- 19 A. No.
- Q. Was it general knowledge or common knowledge around the law firm that David Stern had an ownership interest in Provest?
  - A. I really wouldn't know. I would just know the part of getting the service completed and getting it back dated to have proof to the court that the borrower was served at a certain

time period.

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We have to file our motions and our Complaint and it has to be just by routine, that time period.

- Q. And is that at the direction of Fannie Mae or Freddie Mac or the banks?
  - A. The clients, yes.
- Q. Have you heard about any irregularities in the billing of Provest?
  - A. No.
- Q. Have you heard that Provest would serve or pretend to serve or try to serve four individuals at one property and bill four times, but only have one person actually living in the house?
  - A. Yes.
- Q. Can you tell me about that? And what is it you know about it?
- A. I've known about that part because I've overheard Cheryl numerous times talking to different paralegals where they've serviced three, four times and they've served at the wrong address and Cheryl's instructions was to go ahead and move on with the file. That the Judge wouldn't notice it.
- Q. And the whole point of that was to keep the billing with that file even though it was the wrong address?
  - A. Correct.
  - Q. And who paid the bill?

- 1 A. I wouldn't know. I'm sorry.
  - Q. Okay. Have you ever seen Affidavits of Indebtedness?
  - A. Yes.

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- Q. Do you know what they are?
- A. Yes.
  - Q. Could you explain to me what you believe they are?
  - A. We call it more the -- It's the AOI. We get the Judgment figure from the client and it's like an escrow breakdown. Once we get all of the information from the client we prepare the AOI. It's prepared.

Then it's uploaded into a client system so the client can review it to make sure that everything is correct.

If everything is correct then they will sign the document and we will receive it and then from there on we will have to, you know, stamp it, date it, notarize it acknowledging this is the correct AOI so it can be submitted with the Motion for Summary Judgment.

- Q. Do you know what AOI stands for?
- A. Yes.
  - Q. Affidavit of Indebtedness?
- A. Yes.
  - Q. Okay. Also on this affidavit, would there be a space for expenses to the office, like service of process, complaint filing fee?
    - A. There would be -- Not on the AOI, but it would

definitely the Affidavit of --

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- Q. Of attorney's fees?
- A. Of attorney's fees. It would be included; filing fees, attorney's fees and processing fees.
  - Q. What about title company fees?
- A. Sometimes they will be included. Sometimes it will automatically be included with the client. It just depends which client. Certain clients you can charge them \$200,00. Certain client it will be \$325.00. It just depended on which bank.
- Q. And how did you -- How do you know which bank to charge \$300.00 and which bank to charge \$200.00?
- A. There was a spreadsheet that basically tells you, you know, exactly what's the title fee for that bank.
- Q. Are you aware of any of these affidavits, attorney's fees affidavits, being signed prior to the numbers being filled in?
  - A. No.
- MS. EDWARDS: Can I?
- MS. CLARKSON: Yeah. Go ahead.
- 20 BY MS. EDWARDS:
  - Q. When you talked about the Affidavit of Indebtedness that is filled out, I understood you to say that the figures are put in by the law firm and then reviewed by the client. Is that correct?
    - A. Correct.

- Q. Okay. Who signs the Affidavit of Indebtedness?
  - A. That I wouldn't know. I really know who signs it.
- Q. Is it somebody on the client's end or in Stern's office?
- A. I really wouldn't know. I know it's uploaded into the client's system and then it's uploaded again for approval to proceed.

So I really wouldn't know who would sign it exactly.

- Q. Do you ever see the originals?
- A. No.

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- Q. Is that one of the documents that's put on the table for signature?
  - A. I don't recall
  - Q. You describe back dated service of process?
- A. Yes.
- 16 Q. Who would direct that they should be back dated?
- 17 A. Cheryl Salmons.
  - Q. And did she do that whenever it was done? How did the request get to her?
  - A. The junior paralegal or the team lead would go into Cheryl's office or send her an e-mail to let her know the situation that the defendant wasn't served correctly. And they will have the discussion behind closed doors.
- Q. And then how do you know the discussion was to back date it?

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- A. Because one time I walked into the conversation, accidentally, and I overheard one of the juniors saying that this defendant wasn't served correctly and they were serving it at the wrong address and Cheryl said don't worry, just move on with the file. The Judge is not going to notice.
- Q. Okay. But that's not back dating. When did you hear about somebody saying there was going to be back dating on the service of process?
- A. Back dating -- They were doing the -- which is called the demand letter, which is the service. If I couldn't receive a demand letter and it wasn't in the client's system,

  Vendorscape or New Track, I would have to go with that file to Cheryl and then from there on the document will appear that the client's were served. Even though on my end I was requesting it. The client system couldn't provide it for me. So she will make the document appear that the client's were served.
- Q. So when you would be looking at the same document system that Cheryl Salmons had, you would look in the file.

  There would not be a demand letter that needed to be provided and served on the --
  - A. Defendant.
- Q. -- on the homeowner. And then you would bring it to Cheryl's attention?
  - A. Yes.
  - Q. And then the document which was necessary to proceed

would magically appear?

A. Yes.

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- Q. How do you know it was done by Cheryl?
- A. Because I gave her the file and in an hour or two hours she would give it back to me, it was done. Service was already on the file. It was printed out.
  - Q. Oh, it was printed out or was it on the
  - A. It was printed out and attached to the file.
  - Q. And how could that have happened?
- A. I would not know. I gave her the file. So I really wouldn't know how this document would appear, but it did appear.
- Q. And does it have an original signature or is it only off of the computer?
- A. It's more like a computerized image. There's not a signature. It's just basically Provest serving, you know, the borrower and then it's like an X marked served on such and such a date. So it's like more data entry, than a signature from someone saying yes, I've acknowledged that I received the service.
- Q. Okay. And could Cheryl Salmons make entries into the computer that would result on those types of documents being created?
  - A. I wouldn't know.
- Q. Does she have the ability to create documents that would show service of process on the computer?

- 1 A. I wouldn't know.
  - Q. Could you?

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- A. No, not me. I didn't have that -- the knowledge or the authorization to make any alterations to any documents.
- Q. So you could see what was on there but you could not change it?
  - A. Exactly.
- 8 Q. But you don't know if Cheryl could see it and make 9 changes?
  - A. Correct.
  - Q. So you would give her something and you would receive it back and it would have changes on it?
  - A. Yes.
  - Q. But it doesn't indicate there whether she made the changes or someone else? There's no initials or anything like that?
    - A. No. None. None whatsoever.
  - Q. Are you aware of any other improprieties in the service of process by Provest?
    - A. No, none.
  - Q. Did you ever hear any other conversations with her or David Stern on how the Provest service of process was being handled?
  - A. No.
  - Q. Did she have meetings with David Stern, regularly?

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- Q. And were you ever privy to the meetings?
- A. No.

Yes.

- Q. How often did she meet with him?
- A. Every time the clients were going to come to visit us which were the banks they would have a meeting prior to that and then after the clients leave.
- Q. And did anything happen in preparation for those meetings?
- A. They were discussing the files that were going to be viewed and what needs to be done to these files before the clients arrived into the office.
- Q. Was there anything that they did to make it look good to the client that wasn't actually happening?
  - A. Yes.
    - O. What was that?
- A. Changing client code. Changing the client code in the file and hiding them from the client.
- Q. I'm not familiar with that. So could you tell me what you mean when you say changing the client code and hiding them?
- A. If certain files weren't up dated correctly and there was lack of process, they would change the client code in the file by -- if it was Countrywide they would change it into a different client name with a sticker and print it out and then these files were transferred into a room where they would hide

them and then keep them behind closed doors until the client
would leave.

- Q. And which clients would come?
- A. Fannie Mae and Freddie Mac.
  - Q. Were those the only ones that came?
  - A. They were the ones that came the most to the office.
  - Q. How often would you say they came?
- A. They came within that year, 2008, they came there more than seven or eight times.
  - Q. Seven or eight times while you were there?
- 11 **A.** Yes.

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- 12 Q. And what was the purpose of their trip?
- 13 **A.** Reviewing the files, auditing, questions and concerns
  14 about how they're moving their files, what they want from David
  15 Stern, how to move their files.
  - Q. Did you ever see any documentation or did you ever hear any conversations about what the problems were and what the concerns were and how they were resolved?
  - A. Just on how to push the files into getting MSJ hearings granted and to push them to sale date.
    - Q. Okay. So was their main focus on getting the foreclosures to final hearing?
  - A. Yes.
- Q. Do you know why?
- 25 **A.** No.

- Q. Did you hear conversations about it?
- A. Only through voice mail that David would leave to Cheryl Salmons.
  - Q. Saying what?

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- A. That the files from Freddie Mac and Fannie Mae, they need to pump out as much as they can for the month so they can meet the quota. What was the quota? I really wouldn't know. He didn't specify it. But that the clients weren't happy and that we needed to pick up our files.
  - Q. You mean to pick up the file or pick up the speed?
- 11 A. Pick up the speed.
  - Q. Okay. Was there anybody in particular that had contact with David Stern there when Fannie Mae or Freddie Mac visited?
    - A. David Stern had a contact from Freddie Mac that would advise him that they were coming to the office.
      - Q. So they would have notice ahead of time?
    - A. Yes.
- A. I wouldn't know.
- 21 Q. Are you sure?
- 22 **A.** Yes.
- 23 Q. Is there any way you can find out?
- 24 **A.** No.
- 25 Q. So he had somebody in Freddie Mac that called to tell

1 him they were coming?

A. Yes.

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- Q. And did they call -- Were they supposed to let him know ahead of time?
- A. To my understanding, this was normal in the office. But I don't know if it was nor not. But yes, they would call.
- Q. Would they call and set up an appointment or did they come unexpectedly?
- A. No, they would call and let David Stern know that the following week they would be in the office for three or four days or a week. And David Stern would take care of their expenses of bringing them into the office; hotel, food, rental cars, whatever the client needed.
  - Q. How do you know that?
- A. Because I heard the conversations through his voice mail when he left it for Cheryl. Plus I had to go out and cater for the clients when they came. So I had to purchase the drinks and the food and the catering.
- And then after they left what happened to the files that had been hidden?
- A. They would leave the room and then we would have to change them back again to the right client code.
- Q. And on how many occasions did you do that during the year you were there?
  - A. Like five, six, seven times.

- Q. And how many files would you say you changed?
- A. More than five hundred.
- Q. And who else did that other than you?
- A. It was me, Glenn Lewis, Vanessa Rios. And that's it.
  - Q. And were they -- Did they assist you changing those

6 files?

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- A. Yes.
  - Q. Putting on the stickers and moving them?
- A. Yes.
  - Q. Did all of you do five hundred together or five
- 11 hundred each?
- 12 A. I know I did five hundred. I don't know what they
  13 other two did. But I know I did five hundred.
  - Q. Were they Were you in a room together or were you all separated?
  - A. No separated.
- Okay. So more than five hundred were changed by you on each occasion?
  - A. Yes.
- 20 Q. Who selected the people to do those changes?
- A. Cheryl.
- 22 \ Q. So she selected the three of you to do that?
- 23 **A.** Yes.
- Q. And she told you that was the purpose of doing it?
- 25 **A.** Yes.

- Q. Was Stern aware of this?
- A. I don't know.
  - Q. Because your only contact was with Cheryl?
- A. Yes.

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- Q. Do you know whether there was a particular person at Provest that was handling it when the service of process was back dated?
  - A. No.
- Q. Was there any particular person that dealt with David Stern from Provest or with Cheryl?
  - A. I wouldn't have that information.
- 12 Q. What was Mr. Stern's relationship with the people that worked in the office.
  - A. Can you specify that a little bit?
  - Q. Did he have -- Was he personal friends with anybody that worked in the office, as well as being in the office with them?
    - A. Yes.
- 19 Q. Who was that?
- 20 A. David Vargas.
- 21 Q. Anybody else?
- A. Claudia Bunje, Miriam Mindietta, Beverly Macoma,

  Mr. Forester, Elizabeth Lee, Elizabeth Davilla, Vanessa Rios,

  Glenn Lewis, Jason Bennett. That's all I can remember right

  now.

1 Q. What about Cheryl Salmons?

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- A. Yes, with Cheryl Salmons, as well.
- Q. When you say that they were personal friends as well as worked together, could you tell me the extent of that friendship, if you know?
- A. I understand that with Cheryl they basically brought the company from scratch. So they have a very close, tight relationship as friends, more than colleagues.

With David Vargas, he was like -- They called him his protege. He started with the firm as a file clerk and then upgraded into, I think it was, a supervisor position but I'm not -- I can't remember the title.

- O. Uh-huh?
- A. Miriam and Beverly, they were friends because Miriam and Beverly they have part ownership for the firm, as well. They invested.
  - Q. Uh-huh?
- A. And Jason Bennett and Glenn Lewis are very close with Stern in regards like chit-chatting. Jason Bennett will basically update our bible in our company. So David Stern would constantly be talking to Jason if there were any new laws or regulations being changed to have these perks updated in our bible.

And Glenn Lewis, well, they know each other for more than,

I think it's six or seven years. Don't really know the

- relationship with them. But I know that he's very fond of Glenn
  Lewis.
  - Q. And did these people go out to dinner together? Go on vacations? Anything like that?
  - ${f A.}$  Only Cheryl and David Vargas will go on vacation with David Stern, at certain times.
  - Q. And would you say that David Stern was in the office every day?
    - A. Yes.
    - Q. And he had his own office, I'm assuming?
- 11 **A.** Yes.

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- 12 Q. Did he share it with anyone? Did he have it to himself?
  - A. No, it was all to himself.
- 15 Q. And whose offices or whose desk was right around his office?
  - A. Paula Beacham, which was his assistant.
- 18 **0.** Is she still?
- 19 A. I don't know.
- 20 **Q.** Okay?
  - A. And Cheryl Salmons and my cubicle was right in front of his office.
  - Q. Was there ever any conflicts that came up over how the foreclosures were being handled and what was supposed to be done to make things move more quickly?

1 A. The only thing that was an issue in the firm is that
2 if we had service releases for certain files -- When they're
3 service released from one client, which is one bank, into
4 another bank, those files automatically have to be updated
5 within twenty-four hours.

We have to make sure that we're merging all of the information from the previous servicer into the new one so everything can show up in our client system, up to date.

And those files, we need to basically make sure that we did the Complaints correctly. We have to make sure that our MSJ was filed or if it wasn't filed we would have to prepare those and what documents were missing.

So those were one of the majority, when they became a service release, we had to make sure that those were basically taken care of and Fannie Mae and Freddie Mac. Those were top prior for David Stern.

The Freddie Mac and Fannie Mae were number one for his firm.

- Q. And do you know why that was?
- A. Because David Stern had a very close relationship with Freddie Mac and Fannie Mae.
  - Q. How is that?

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A. They will call David Stern and, you know -- I don't know exactly who will call David Stern from Freddie Mac. I would not be in that conversation. But I know that those were

considered his babies. And the reason why I say his babies is
because he expressed it numerous times in the firm, that those
files cannot be played around with or not taken care of
correctly. That those files need to be pushed as any other file
but with an extra push to it.

- Q. But these were the same files that were being hidden from them when they came in?
  - A. Yes.

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- Q. Well how it would be if they were worked properly that they would be hidden?
- A. Sometimes if we got too many files and they're overlapping each other we pushed those files to the bottom of the pit. And the paralegal just wouldn't have enough time to update all these files. Some paralegals had up to five hundred, up to eight hundred files. A case load just for that one paralegal. So it was kind of hard to keep track of all of your files.
- So if you had too many files for one individual, some of them are just going to pass by and you're not going to be able to catch on unless the client comes and questions what's going on with my files. And then that's when we would have to pick up that file from wherever it was hidden and push it and make sure that those files were being worked on right away.
- Q. You mentioned before that Cheryl Salmons had a case that was transferred over to the re-instatement section?

1 A. Yes.

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- Q. Who decided if a foreclosure got moved over to re-instatement?
- A. The client will send a fax saying that the case is going to be re-instated for a loan modification or pay off figures.

Sometimes if the file was being transferred to another firm, we needed to have the pay off figures so we could bill the client before it can get transferred to the other firm.

- Q. Did cases often get transferred away from Stern to other foreclosure firms?
  - A. Yes.
    - Q. And what was the reason for that?
- A. I don't know
- 15 Q. And did you hear any conversations about that?
- 16 **A.** No.
  - Q. When they left his firm what firms would they be transferred to?
- Numerous, different -- Ben Azrick (phonetic). I know there was a lot of them from Ben Azrick.
  - O. To or from?
  - A. No, going to Ben Azrick. Because I would see the fax from Ben Azrick. I used to pick up the fax machine paper from Cheryl's office and I would have to give all of those faxes from Ben Azrick to Claudia Bunje, which she was the supervisor for

the reinstatements. So I can acknowledge Ben Azrick, yes. But I can't remember the other firms that they were being transferred to. But I know for Ben Azrick, yes, because I saw the documents.

- Q. If a property was sold by short sale during the foreclosure, how would the information get to David Stern's office so the foreclosure would be halted?
- A. Sometimes the client will send like an intercom or an e-mail to let them know that this loan is going to be a short sale. But I wouldn't see them all the time. This is just sometimes, occasionally, I would see something like that.
- Q. Was there ever an occasion when a case had been closed by the court, when there a decision made to try to get a summary judgment granted on it even though it had been closed by the court?
  - A. I don't have any record of that.
- Q. Other than Cheryl going around twice a day to sign the documents that she was reading, was there anyone else that did that, as well?
- A. Only Cheryl. And only when Cheryl was of town, that she would go on vacation, there was someone else that would sign on her behalf. Who was it? I really don't know.
  - Q. But they signed Cheryl's name?
- **A.** Yes.

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Q. And when you said those were the papers that were up on the long table on the four floors, what types of documents

1 were those?

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- A. Motions for Summary Judgment and Assignments of Mortgage.
  - Q. Would there ever be the AOIs?
- A. I never saw them. They could have been with the file but I never saw those laying in the front.
  - Q. But whatever was on those long tables, nobody was reading? They were just putting their names on them?
    - A. Yes, they were just putting their names.
    - Q. Yes, there was no one reading them?
- 11 A. Yes, there was no reading them.
- Q. Was there ever a Lost Note Affidavit put up there, do you know?
  - A. I don't know.
- 15 Q. And you said that the Lost Note Affidavits would just 16 appear?
- 17 A. From Cheryl's office, yes.
- 18 Q. And was this an original that was signed and
- 19 notarized?
- 20 **A**. Yes.
- 21 Q. And what signed by her?
- 22 **A.** Yes.
- 23 Q. How would she have known whether there was a lost
- 24 Note?
- 25 A. Because I would go into client system, notify the

client that I was unable to get the original doc and that we were still waiting for them and it passed a month -- The time line was a month to review the original docs.

If we didn't receive it in our Original Docs Department, which I would send them an e-mail, then I would let Cheryl know that we need an LNA. I would bring the file. She would stay with the file. And then I would get them back with an LNA and stamp the notary.

- Q. Signed by her?
- A. Yes. And then I was instructed to go the Title

  Department with the file so they could move on with the file.
  - Q. So you would request the original Promissory Note?
- 13 **A.** Uh-huh.

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- Q. And if a month went by and it had not been received they then created a Lost Note Affidavit?
  - A. Yes
- Q. Did it mean that the Note was lost or did it mean you just hadn't gotten it?
  - A. That the original Note was lost.
- **Q.** Who would have looked for it?
- A. Cheryl or me.
- Q. So why would you be sending an e-mail to the client or customer asking for it if the original would be with you or Cheryl?
  - A. I will only request for the original Note, if the

file is fresh, that the service demand was completed. Then the next step for me was to request the original Note for the mortgage, for the loan. If I didn't get a reply back from the client saying that they have the Note, that the Note was sent to us. Then I would have to go ahead and give it to Cheryl and then she would have to create the LNA, get the papers signed and notarized for me so that I can bring it to the Title Department.

- Q. Okay. When you got these files to work on had the Complaint already been filed in them?
  - A. Yes.

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- Q. So when you received the files they already had a Complaint filed and yet the original Promissory Note and Mortgage was not in the possession of the law firm?
  - A. No.
  - Q. And it was not in the possession of the client?
  - A. No.
  - Q. Was the client the bank or the servicer?
- The servicer. The servicer will contact the bank.

  It just depended which client's system. If it's New Track, it's the servicer and then the servicer will contact the bank. So it was more like a client system. It was like a third party and they would communicate with the bank and the bank would communicate with the servicer. And then it will be relayed back to us.
  - Q. How did the cases come through for Freddie Mac and

1 Fannie Mae?

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- A. They would come through New Track or Vendorscape or Land Star. It just depended on what service they were using at that time, what client system.
- Q. So the first way Stern's office would get the information that they were being retained to handle the foreclosure was over this system?
  - A. Yes.
- Q. Was there any contract in place with Stern's office and the firms that hired them?
  - A. I wouldn't know that information.
  - Q. Did you ever see the contracts?
- 13 A. I never saw that
  - Q. Now you said that part of Cheryl's job in the office was to train other people?
  - A. Yes
    - Q. And what did she train them to do?
  - A. Preparing motions and defaults.
    - Q. How would she train people to prepare motions and defaults when she wasn't a lawyer?
      - A. She had team leads that trained the new coming employees at junior paralegals. So she had her selected team leads that would go ahead and train these people in a special room and they would be training there for a month and a half to two months and a half preparing motions and defaults.

- Q. Did they do Motions for Summary Judgment?
- A. Yes.

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- Q. Did any lawyers prepare any motions?
- A. Not to my knowledge.
  - Q. So everything they did was done by the paralegals?
  - A. Yes.
    - Q. Was it reviewed by lawyers?
- A. Yes.
  - Q. Was it signed by lawyers?
- A. Yes.
  - Q. Were there ever changes made on any of the motions prepared by the paralegals?
  - A. If there were some errors in the mailing address or errors in the verbiage, yes.
  - Q. At what point after you received the file was the original Note and Mortgage requested by you?
  - A. I would always request the original Note once I had my demand letter service completed. If I received from the file room then it was good to go and I would take it to the fifth floor where title was and I would give it to Stephanie Carrabayo or I would give it to -- I mean, not Stephanie Carrabayo, Stephanie Izquierda or Carol Whitlow and Carol Whitlow was the manager for title.
  - Q. Okay. Now you said if you received the original Note and Mortgage from the file room?

- A. Yes. The file clerk would bring it to me. I would send an e-mail to the Doc Department requesting that I needed the original docs for this file.
  - Q. Did they hold original docs there?
  - A. Yes, if they had them. Yes.
- Q. How would they get original docs if they hadn't been aware that there was going to be a foreclosure?
  - A. I don't know.

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- Q. Did they create documents there?
- A. I don't know.
- Q. When the documents went to the Title Department what happened then?
  - A. I wouldn't be able to tell you. Once --
- 14 Q. It was out of your hands?
  - A. Yes, it's out of my hands. Once it leaves my hands, that I requested the demand, the original Note, then it's off my hands.
    - Q. You described a little bit about the rapid docket where two to five hundred cases were handled and that Salmons arranged to have that many cases moving there?
      - A. Yes.
      - Q. Do you know who created the rapid docket?
- A. Honestly?
- 24 **Q.** Yes?
- 25 A. I know the rapid docket was approved by the court.

Which court? It just depended which court was approved for rapid docket and which Judge was allowing five minutes hearings.

Once we had the okay from that Judge in that County, then all of these files would start being prepared with the Motions for Default so we could get the hearing.

- Q. Did you hear any conversations or were you privy to anything about who's idea it was to start the rapid docket?
  - A. No.

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- Q. Do you know if there were meetings with David Stern and anyone in the judicial system to get approval for the rapid docket?
  - A. No.
  - O. What about Cheryl Salmons?
  - A. No.
  - Q. How did you first find out about the rapid docket?
- A. Jason Bennett sent an e-mail out to the -- to all employees to let them know that certain counties were, at that time, allowing rapid docket five minute hearings and just to make sure to get those files moving the quickest.
- Q. So who was responsible for getting that many files moving?
- A. The paralegals and the juniors getting all of the motions prepared before hearing.
- 24 BY MS. CLARKSON:
  - Q. When you call it the rapid docket, do you mean rocket

1 docket?

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- 2 A. It's the same thing. But they call it the rapid docket.
  - Q. Okay. When you left the Law Office of David Stern, did you leave on your own or were you fired?
    - A. No, I left.
    - Q. You left on your own?
    - A. Yes, I left. I gave three weeks notice.
      - Q. Why is that you wanted to leave there?
- 10 A. It was just -- I was getting very sick, very ill. So
  11 I just didn't want to stay with the firm any more.
- 12 **Q.** Physically ill?
- 13 **A.** Yes.
  - Q. Did you take anything when you left?
- 15 A. Like what exactly?
- 16 Q. Any documents, e-mails?
- 17 **A.** No, none.
- 18 O. Nothing?
- 19 No, just my resignation letter and the letter from
- 20 H.R
- Q. Were you aware of any other improprieties going on or what you considered to be improprieties that caused you concerns at the Law Office of David Stern?
- 24 **A.** Like?
- 25 **Q.** Anything?

- 1 A. Can you just name me like a subject, so at least I know exactly what direction?
  - Q. Anything that --
  - A. Is it like personal or business or --
  - Q. Personal? Business? Anything at all?
  - A. Personal? The only thing that I was aware of that took place there were the perks that certain employees received from David Stern. If they were either dating him or they were good friends with him, that they would be sically do certain things for him for certain files, in the sense of like David Vargas. He would have certain perks from David Stern, like a house, a car, cell phone paid all by David Stern.

And that's all I know.

- Q. Okay. So do you know of any other perks besides what you said that Cheryl Salmons got? A car you said, for sure.

  And her personal bills paid.
  - A. Yes. And cell phone.
  - And probably her mortgage?
- A. Yes. And vacations and gifts, jewelry.
- 20 Q. Who else would received gifts and jewelry or cars or
- 21 homes?

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- A. His girlfriend and David Vargas.
- Q. Who's his girlfriend?
- 24 A. At the time it was Christina Dell'Aguila
- 25 Q. Could you spell that, the best you can?

- A. D-e-l-l, apostrophe, A-q-u-i-l-a.
  - Q. And what was her position in the firm?
    - A. She was just a paralegal, a junior paralegal.
    - Q. A junior paralegal?
    - A. Yes.

## BY MS. EDWARDS:

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- Q. When you said that things were being done for files, for specific files, what did you mean by that?
- A. I know and I was aware of David Wargas. He had control over certain client systems that I had no control over; Lend Star. And there he would -- How can I explain to you? He would like fabricate certain documents and upload it into the client's system like back dating them.
  - Q. How do you know that?
- A. Because I was privileged to that information because one of the girls that worked with him gave me that information that he was changing documents for David Stern. What type of documents? She never specified. But that he was changing these documents in Lend Star.
- Q. Okay. I'm a little confused. He was doing it for David Stern?
- A. Yes, on certain files. But she didn't know exactly what documents were being changed.
  - Q. What is her name?
  - A. It was Gianna Rodriguez.

Page 61 0. Is that G-i-a-n-n-a? 1 2 Α. Yes. 3 And does she still work there, as far as you know? Q. 4 Α. No, she was fired. 5 Why was she fired? Q. 6 I have no idea. Α. 7 Was there anything she was doing wrong that Q. of? 8 9 Not to my knowledge. A. Do you know where she lives? 10 Q. 11 A. No. How long did she 12 for David Vargas? Q. I can't remember 13 Α. 14 Q. 15 Α. Did he fire her? 16 Q. Cheryl Salmons fired Gianna. 17 But you don't know why? 18 19 No. 20 And Cheryl never said anything to you? 21 No. No. 22 Q. Do you know anybody else that Cheryl fired while you 23 were there? 24 She fired a lot of people. It just depended. Α. 25 Did she have authority to hire and fire? Q.

A. Yes.

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- 2 Q. Any lawyers?
  - A. The lawyers, they would be fired by Beverly and Miriam.
    - Q. Why would they fire lawyers?
      - A. They don't give that information out.
      - Q. But they did fire them?
      - A. Yes, they would.
    - Q. Did they hire them?
  - A. Yes.
    - Q. And did they do that with David Stern's approval or did he give them authority or how did that work?
    - A. With David's approval.
      - Q. Did he know before or after it happened?
  - A. He knew it before, before they got fired.
- 16 Q. How do you know that?
  - A. Because Beverly or Miriam, both of them would go into David's office before an attorney would be fired behind closed doors and then you know that they were being terminated.
  - Q. Did you ever hear Mr. Stern or did you hear about Mr. Stern expressing any concern about the investigation of these foreclosure mills?
    - A. Not to my knowledge when I worked there, no. Never.
- 24 **Q.** And did you ever hear any conversations of Cheryl's about the problems going on with the foreclosures?

- A. No, not when I worked there. No.
  - Q. Since then did you hear anything from them?
  - **A.** From the office?

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- Q. Or from anyone that you know that was there at the office?
  - A. From friends that I still have there, yes. That they're very worried, yes.
    - Q. You have friends that still work at the office?
    - A. Yes.
    - Q. Doing what?
  - A. Foreclosure paralegals, docket return clerks.
- 12 Q. And what are they telling you?
  - A. That they're very scared. That's it.
- 14 Q. That your friends are scared?
- 15 A. Yeah, that my friends are scared.
- 16 Q. Did they say anything about what's going on with
  17 Stern or Cheryl Salmons or anybody else?
  - A. The only concern was that they were moving files out of the office into a different office and that Eighteen Inch Preight, I think, was picking them up. Something like that.

    Trailer freight, something like that.
    - Q. Do you know where --
- MS. CLARKSON: Eighteen wheeler?
- 24 THE WITNESS: Yeah, eighteen wheeler.
- 25 BY MS. EDWARDS:

- 1 Q. Do you know where they were moving them?
  - A. Supposedly they were being moved to Orlando's office.
  - Q. And do you know why they would do that?
  - A. No.

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- Do you know how long ago this was going on?
- A. I think a month and a half ago.
  - Q. What kind of office is Orlando?
  - A. David Stern has another law office in Orlando,

Florida.

- 10 Q. What office is that?
- 11 A. I don't know.
- 12 Q. And was it connected with the office here in Broward
- 13 County?
- 14 **A.** Yes.
- 15 Q. And do you know which -- what the office is there or what the location is?
  - A. No, I just know it's another law office for David

    Stern that he's opened for foreclosures in Orlando.
  - 2. And did he just open it a month and a half ago?
- A. No. He opened it, I think it was either sometime at the beginning of this year or the end of last year. I can't remember.
- 23 **Q.** 2010?
- 24 **A.** Yeah.
- 25 **Q.** Or December 2009?

- A. It could be around that time. I just can't remember.
- Q. Well do you know if these files were being moved out over concern of the investigation?
  - A. Oh, I don't know.
  - Q. Or just because they were moving files?
- A. They were just moving a particular bunch of files to that office to be reviewed. That's what -- You know, my friend expressed that they were going to be reviewing them over there.
- Q. And do you know what files, what group of files it was?
- A. No. I don't know.
- 12 Q. Do you know who was going to be reviewing it?
- 13 **A.** No.

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- Q. And did the eighteen wheeler come and pick them up during the day time, do you know?
- 16 **A.** Yes
- 17 Q. But you don't know when it was?
- 18 A. Exactly. No.
- 19 Other than that did you hear -- Did your
- 20 acquaintances say anything else about what's been going on there
  21 in the last six months?
- 22 **A.** No.
- MS. EDWARDS: Okay. I don't have anything else.
- 24 BY MS. CLARKSON:
- 25 Q. I'd just like to know if you recall the name of any

lawyers that were fired? 1 I can't remember. There were so many of them. I just 2 3 can't remember of all of them. And I'm not good with their last names. But if you do recall will you let me know, if you get Ο. a chance? 6 Α. Sure. MS. CLARKSON: Okay. You have my 8 9 THE WITNESS: Okay. MS. CLARKSON: 10 MS. EDWARDS: I don't think we have any other 11 questions. Do they have anything? 12 Doug are you there? MS. CLARKSON: 13 MR. LYONS: Yes. I just had you on mute. So that was 14 the clicking that you heard. 15 CLARKSON: Yeah, we knew that. We're done. 16 she want to waive or read? 17 MR. LYONS: No, let her read. That way we can make 18 sure that everything is accurate. 19 (Thereupon, the deposition was concluded.) 20 21 22 23 24

	Page 67
1	CERTIFICATE
2	
3	THE STATE OF FLORIDA)
4	COUNTY OF BROWARD)
5	
6	I, MARITZA MONROE, a Court Reporter, do hereby
7	certify that I was authorized to and did report the deposition
8	of KELLY SCOTT, a witness called in the above-styled cause, that
9	the witness was first duly sworn by me; that a review of the
10	transcript was requested; and that the transcript is a true and
11	complete record of my notes.
12	I further certify that I am not an attorney or
13	counsel for any of the parties, nor related to any of the
14	parties, nor financially interested in the action.
15	
16	Dated this 13th day of October, 2010
17	. 60
18	Cito
19	MARITZA MONROE
	MARITZA MONROE  COURT REPORTER
20	
21	

NBR/IMG

## Page 68 ERRATA SHEET RECORD CHANGES HERE - DO NOT WRITE ON THE TRANSCRIPT Office of Attorney General v. Florida Default Law Group PAGE/LINE CHANGE REASON der penalties of perjury, I declare that I have read my deposition and that it is true and correct subject to any changes in form or substance entered here. KELLY SCOTT Date

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