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May 27, 2015

The Honorable Jan R. Jurden Superior Court 500 N. King Street Wilmington, DE 19801

The Honorable Patricia M. Blevins Legislative Hall P.O. Box 1401 Dover, DE 19903

The Honorable Peter C. Schwartzkopf Legislative Hall P.O. Box 1401 Dover, DE 19903

RE: Foreclosure Filing Data – 1st Quarter 2015

Dear President Judge Jurden, President Pro Tempore Blevins, and Speaker Schwartzkopf:

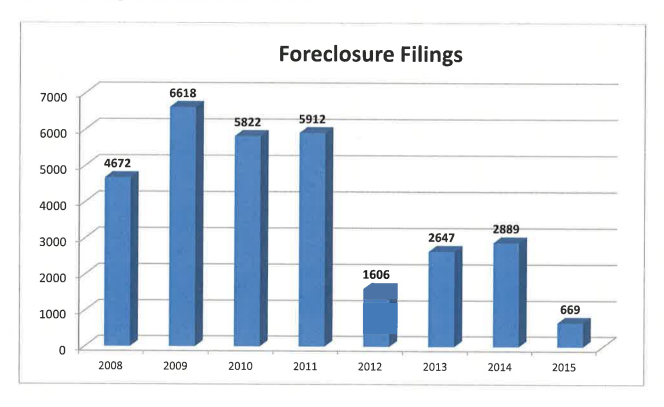
As the delegatee of the Superior Court under 10 *Del. C.* § 5062C(t), the Department of Justice is required to periodically report relevant statistics about the proceedings of the Mediation Program. This letter serves as the First Quarter Report for 2015.

1. Statistical Snap Shot

As of March 31, 2015, 4,611 eligible foreclosure actions have been filed since the Mediation Program went into effect on January 19, 2012. A more detailed overview of foreclosure statistics can be found below, as well as on the Mediation Program website at: http://attorneygeneral.delaware.gov/fraud/cpu/automediation.shtml

Hon. Jan R. Jurden Hon. Patricia M. Blevins Hon. Peter C. Schwartzkopf May 27, 2015 Page 2 of 7

The following chart demonstrates the number of foreclosure actions¹ filed statewide in the calendar years indicated. The number of foreclosure filings in 2014 exceeded the number of filings in 2013. We expect this trend to continue in 2015.



2. Foreclosure Filings Since Inception of the Mediation Program

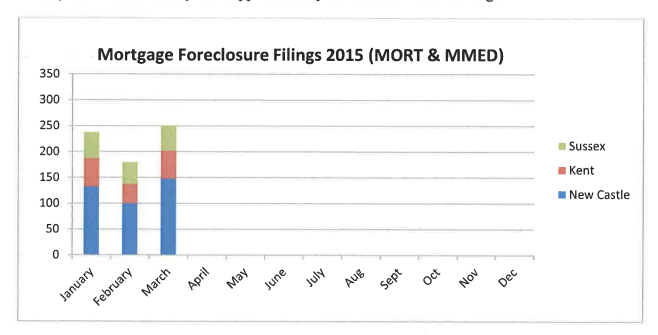
Between January 19, 2012 and March 31, 2015, there have been a total of 7,811 foreclosure filings statewide with 4,611 of those cases, or 59.03%, eligible for the Mediation Program. Beginning in 2013 and continuing through first quarter 2015, there has been a noticeable increase in mediation-eligible cases commenced in the Superior Court.² There were 443 new cases filed in the first quarter of 2015. Although this is a decline from the end of 2014, it is 16% more filings than the first quarter of 2014.

¹ This data is compiled through March 31, 2015. These figures include *scire facias* actions and, as of January 19, 2012, mediation-eligible *scire facias* actions. Additional information by county and case type is available on the Department of Justice's website: http://attorneygeneral.delaware.gov/fraud/cpu/automediation.shtml

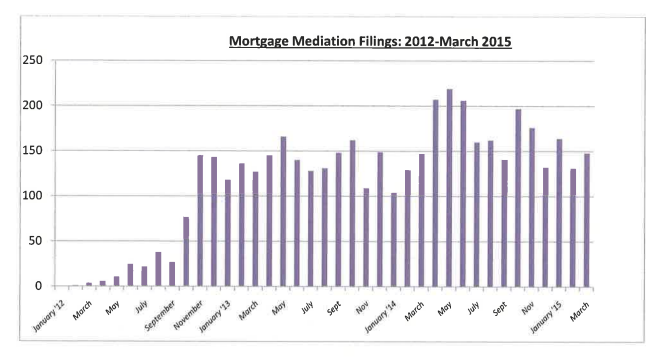
 $^{^2}$ Historically, the percentage of mediation-eligible foreclosure actions in Superior Court have been as follows: Q2 2012 - 16%; Q3 2012 - 24%; Q4 2012 - 38.6%; Q1 2013 - 63.3%; Q2 2013 - 69.2%; Q3 2013 - 63.9%; Q4 2013 - 59.7%; Q1 2014 - 65.29%; Q2 2014 - 71.66%; Q3 2014 - 68.96%; Q4 2014 - 67.02%; and Q1 2015 - 66.22%.

Hon. Jan R. Jurden Hon. Patricia M. Blevins Hon. Peter C. Schwartzkopf May 27, 2015 Page 3 of 7

The following chart demonstrates the number of foreclosures filed in each county from January 1, 2015 through March 31, 2015.³ New Castle County remains the highest while Kent County and Sussex County have approximately the same number of filings.



The below chart demonstrates the number of MMED filings each month since the inception of the Mediation Program in January 2012.



³ These numbers include MORT (not eligible for mediation) foreclosure actions as well as MMED (mediationeligible) foreclosure actions.

Hon. Jan R. Jurden Hon. Patricia M. Blevins Hon. Peter C. Schwartzkopf May 27, 2015 Page 4 of 7

3. Mediation Conferences and Participation Data

Under the Mediation Program, the Department of Justice administers and oversees conciliation-style mediations for each case in which the homeowner has been served with process. We are able to accommodate up to 100 cases per conference day in each county, with each lender's counsel holding up to 20 conferences per day. New Castle County experiences the largest case volume with approximately 60-90 mediation cases scheduled per conference day. Initially there were two conference days per month in New Castle County and one conference day per month in each of the other two counties. To accommodate the increase in filings in New Castle County during the 2nd Quarter 2014, we began adding an additional mediation day in New Castle County in September 2014. Although, we expected to continue to require this additional day through early 2015, the law firm with the heaviest volume began sending two attorneys to each conference, which eliminated the need for the additional New Castle County mediation day. We also added an additional day in Kent County in February 2015, which we expect was a one-time need.

During the 1st Quarter of 2015, 404 Mediation Scheduling Notices and Scheduling Re-Notices were filed with the Superior Court, and 177 Certificates of Participation were also filed during this Quarter. Overall, the Mediation Program has a 53.66% participation rate. Of those Delaware homeowners who elect to actively participate in the Mediation Program, 60.66% have either achieved a non-foreclosure resolution or remain in mediation and continue loss mitigation negotiations with their lender/servicer. The remaining 39.34% have been unable to avoid foreclosure due to unemployment, severe delinquency, failure to participate in the Mediation Program, failure to reach an agreement on the terms of the loss mitigation offered by the lender/servicer, and/or a failure to work with a housing counselor. An additional 137 cases, or 8% of actively participating homeowners, have had their cases dismissed after mediation was finished due to continued loss mitigation efforts outside the program. The overwhelming success rate of the Mediation Program thus far owes a great deal to the support of knowledgeable HUD-approved housing counselors.

Beginning with the 3rd Quarter 2013 report, we have adjusted our program participation overview chart to capture those matters that were dismissed or cancelled prior to mediation and those that were dismissed or cancelled following the scheduling of mediation. Those cases that achieved a non-foreclosure resolution and those that remain in mediation have been separated. Additionally, we have also captured those cases which were dismissed outside of mediation.⁵

⁴ "Successful mediation" is defined as any conference where the homeowner achieves a non-foreclosure resolution to avoid a Sheriff's Sale of the property, or where the parties remain engaged in negotiations and the homeowner is granted a subsequent mediation conference date.

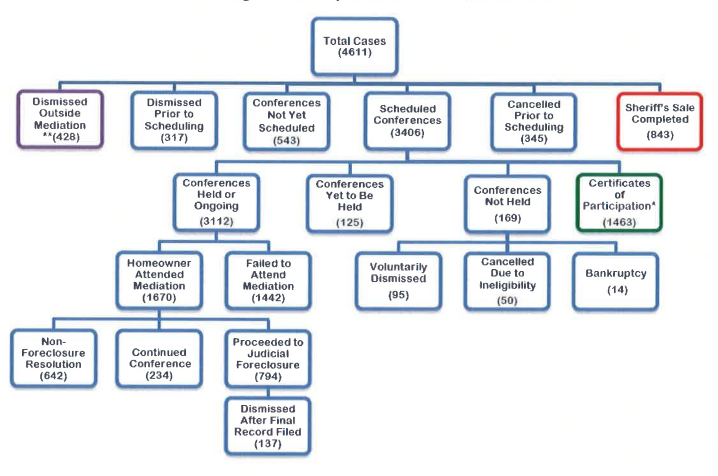
⁵ Cases dismissed outside of mediation include those matters where a defendant failed to appear for mediation, the matter was cancelled as non-mediation eligible, or where mediation was unsuccessful and those cases were subsequently dismissed, and did not proceed to a sheriff's sale.

Hon. Jan R. Jurden Hon. Patricia M. Blevins Hon. Peter C. Schwartzkopf May 27, 2015 Page 5 of 7

For those 1,442 homeowners who failed to participate in the Mediation Program, our data indicate that they often have vacated their homes prior to the foreclosure case being filed in the Superior Court. Therefore, they may not receive the information about the Mediation Program which is sent by the Department of Justice.

The participation data displayed below gives a snapshot of the cases in the Mediation Program through March 31, 2015.

Delaware Automatic Residential Mortgage Foreclosure Mediation Program: Overall Program Participation as of 1st Quarter 2015⁶



⁶ * Certificates of Participation are often filed prior to the mediation conference date in most cases. Therefore, the number of Certificates of Participation does not directly correlate with actual participation in the Mediation Program.

^{**}Those cases dismissed outside mediation include 44 cases dismissed after cancellation and 247 cases dismissed after homeowner failed to attend mediation. Cancelled cases are those matters where a cancellation request is filed by the Plaintiff because the home is not owner occupied or where the homeowner submits a Certificate of Participation electing not to participate in mediation and opting out of the mediation program.

Hon. Jan R. Jurden Hon. Patricia M. Blevins Hon. Peter C. Schwartzkopf May 27, 2015 Page 6 of 7

4. Delinquency Rates and Foreclosure Filings

We continue to see high delinquency rates and foreclosure starts in Delaware.⁷ The dramatic increase in MMED filings in the Second Quarter 2014 and continuing high number of filings through the First Quarter 2015 shows that the banks are continuing to reduce their shadow inventory and also illustrates that lenders/servicers are participating in the Mediation Program. Delaware reports an overall seriously delinquent rate of 5.29%, a foreclosure inventory of 2.73%, and total foreclosure starts of 0.60%.⁸ While the seriously delinquent rate is the lowest since the 2nd Quarter 2009, Delaware continues to rank high among other states in delinquency measures (10th in foreclosure inventory, 5th in foreclosure starts, and 12th in 90+ days delinquent).

5. Going Forward

The threat of losing one's home remains a painful reality for many Delawareans. As the number of foreclosure filings has increased, the Mediation Program has demonstrated a comparatively high rate of success at avoiding foreclosure for homeowners who work with a HUD-approved housing counselor and actively participate in their mediation conferences. The recent quarterly numbers indicate that a majority of the lenders/servicers have resumed filing foreclosure actions. We anticipate this trend will continue in light of the current backlog.

Additionally, the Department of Justice's Office of Foreclosure Prevention and Financial Education (the "OFP") has been an important complement to the Mediation Program through its community outreach and education seminars, servicer events, and the day-to-day assistance provided to homeowners via the foreclosure hotline. OFP will continue hosting outreach and education events throughout the State where homeowners are given resources and information to assist them in navigating the foreclosure process and avoiding unnecessary sheriff's sales. The OFP's work has served many Delaware homeowners who face this difficult life event and, in many cases, helped to prevent the filing of foreclosure actions against these homeowners.

As we progress through 2015, and in the coming years, the Department of Justice is ready to meet the increasing demands from higher foreclosure volumes and greater participation in the Mediation Program. When foreclosure cases are filed and served, homeowners will be promptly scheduled for mediation dates throughout the State, and borrowers will have the opportunity to have a meaningful conversation with their lender/servicer before the judicial foreclosure proceeds. Increasing participation and success rates of the Mediation Program will save many more

⁷ Mortgage Bankers Association, National Mortgage Delinquency Survey, Third Quarter 2014 (November 2014). The "seriously delinquent rate" is defined to include mortgage loans which are 90+ days overdue together with those loans in foreclosure.

⁸ Id. at 4.

Hon. Jan R. Jurden Hon. Patricia M. Blevins Hon. Peter C. Schwartzkopf May 27, 2015 Page 7 of 7

Delaware homeowners from unnecessary foreclosures, increase the stability of our neighborhoods, and improve the housing market in Delaware.

Sincerely,

Matthew F. Lintner, Director

Fraud and Consumer Protection Division

Delaware Department of Justice

cc: Hon. Jack A. Markell

Hon. Thomas R. Carper

Hon. Christopher A. Coons

Hon. John C. Carney, Jr.

Sec. Ben Addi

Members of the 148th Assembly