

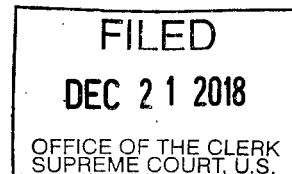
18A681

LAWRENCE GOLDBLATT, Registered Architect, Certified Planner

5811 East 52nd Terrace, Kansas City, Mo. 64129 ph 816.756.3633 fax: 877.354.1420
e: LawrenceGoldblatt@nationalarchitectcorporation.com

18 December, 2018

SUPREME COURT OF THE UNITED STATES
OFFICE OF THE CLERK,
ONE FIRST STREET, NE
Washington, DC 20543



RE: REQUEST FOR SIXTY DAY EXTENSION TO FILE FOR A WRIT OF
CERTIORARI TO THE UNITED STATES SUPREME COURT

Dear Clerk of the USSC;

I sued Ocwen Financial Services, et al, (16-0469-cv-BP) because it unlawfully foreclosed on my residence in 2010. The CFPB and 49 States Attorneys General sued Ocwen, et al, on the US Federal District Court for the DC District, and Ocwen signed the "National Ocwen Settlement", stating the unlawfully foreclosed on 200,000 homes, including mine. Within the Settlement, the State Attorneys General guaranteed that "if you accepted the settlement" you did not lose the right to sue Ocwen". So I sued Ocwen.

Transferred to the US Eighth District Court to be heard, the Judge (Elizabeth Phillips, 16-0469-cv-BP) denied my claim stating I did not have standing to sue.

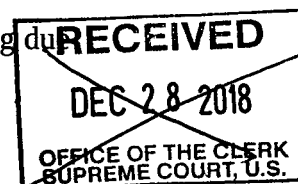
I have been sued in Missouri State Sixteenth District Court (1816-cv02509, Scott Holdings LLC v Lawrence Goldblatt), with the Plaintiff claiming it owns my residence, stating it was sold to it through Ocwen. Currently, Ocwen claims it is still holding my mortgage in an unnamed REMIC Trust.

In a Court entry dated 18 December, 2018, the Plaintiff introduced evidence which demonstrates when examined that the Plaintiff lacks standing to own any property in Missouri, lacks standing to sue me, and that the Plaintiff could not have been an innocent purchaser at the unlawful foreclosure.

This request for an extension of sixty additional days is for the purpose of getting a Court ruling from the 1816-cv02509 case which impacts the Judicial ruling in 16-0469-cv-B and at the Appellate level.

The questions to be brought to the United States Supreme Court may be (given that I have standing to sue):

Whether the US District Court and and Eighth Circuit erred by denying du



process and equal protection under the law, and the right to be heard?

Lawrence Goldblatt

Lawrence Goldblatt, Pro Se

encl one original and two copies

United States Court of Appeals
For the Eighth Circuit

No. 17-2786

Lawrence Alan Goldblatt

Plaintiff - Appellant

v.

Ocwen Financial Corporation; Ocwen Loan Servicing, LLC

Defendants - Appellees

Appeal from United States District Court
for the Western District of Missouri - Kansas City

Submitted: August 3, 2018

Filed: August 8, 2018

[Unpublished]

Before WOLLMAN, BOWMAN, and ERICKSON, Circuit Judges.

PER CURIAM.

Lawrence Goldblatt appeals following the district court's¹ Fed. R. Civ. P. 12(b)(6) dismissal of his complaint asserting a wrongful foreclosure claim. Having

¹The Honorable Beth Phillips, United States District Judge for the Western District of Missouri.

carefully reviewed the record and the parties' filings, see United States ex rel. Ambrosecchia v. Paddock Labs., LLC, 855 F.3d 949, 954 (8th Cir. 2017) (dismissal under Rule 12(b)(6) is reviewed de novo)), we affirm for the reasons stated in the district court's orders. See 8th Cir. R. 47B. Goldblatt's motion to file a supplemental brief and motion to stay are denied as moot.

**UNITED STATES COURT OF APPEALS
FOR THE EIGHTH CIRCUIT**

No: 17-2786

Lawrence Alan Goldblatt

Appellant

v.

Ocwen Financial Corporation and Ocwen Loan Servicing, LLC

Appellees

Appeal from U.S. District Court for the Western District of Missouri - Kansas City
(4:16-cv-00469-BP)

ORDER

The petition for rehearing en banc is denied. The petition for rehearing by the panel is also denied.

September 25, 2018

Order Entered at the Direction of the Court:
Clerk, U.S. Court of Appeals, Eighth Circuit.

/s/ Michael E. Gans