HAMP Litigation

HAMP Trial Period Plan (TPP) Contract Claims

NCLC, with its co-counsel, has filed five class action suits on behalf of Massachusetts residents to challenge the way the nation’s major banks and mortgage servicers are implementing the Home Affordable Modification Program. The lawsuits cite the failure of Wells Fargo Bank, Bank of America, Litton Loan Servicing, Citimortgage, and J.P. Morgan Chase Bank to honor their written agreements with homeowners seeking a loan modification. All five cases have survived motions to dismiss brought by the defendants. Several cases have become or will shortly become part of multi-district litigation with similar cases brought in other states. As a result of the lawsuits, NCLC and our co-counsel have been able to get permanent modifications for some of the named plaintiffs and others have been protected from foreclosure pending the outcome of the cases

- Belyea v. Litton Loan Servicing: [Amended Complaint]; [Order Denying Motion to Dismiss]
- Bosque v. Wells Fargo: [Amended Complaint]; [Order Denying Motion to Dismiss]
- Calfee v. Citimortgage: [Amended Complaint]; [MDL Order]
- Durmic v. J.P. Morgan Chase: [Complaint]; [Order Denying Motion to Dismiss]; [MDL Order]
- Johnson v. Bank of America Home Loans Servicing: [Amended Complaint]; [Order Denying Motion to Dismiss]; [MDL Order]; [Consolidated (MDL) Complaint]

The Institute for Foreclosure Legal Assistance
NCLC gratefully acknowledges the support of IFLA in the creation and maintenance of this page.