



## **12 (b) (6) THE ACE UP THEIR SLEEVE IN THE GAME OF INTRINSIC & EXTRINSIC FRAUD**

<https://legal.thomsonreuters.com/blog/12b6-failure-to-state-a-claim/>

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powers v the bonym et al

Foreclosure Mill attorneys are dealt the winning cards stashed in the deck and held up their sleeve in the most intrinsic and extrinsic fraud imaginable, and the men and women in black robes have deep and long sleeves too. The ACE is the abusive 12 (b) (6) ruling. A ruling that stops evidence of crimes against humanity from seeing the light of day and stops homeowners from returning to their stolen properties.

**A controversial ruling in the hands of thieves shoving the entire pot of winnings to the Foreclosure Mills.**

When my journey started it was a very naive one, full of belief that facts and evidence mattered, alas, the fact is the courts don't let the facts enter as the alleged bank attorneys gas light and lie their way through the game. When one looks at the majority of homeowner cases dismissed they are ended using the 12 (b) (6) ruling, a template the foreclosure mill attorneys have mastered and the courts have overwhelmingly allowed. This ruling kept entering the filings by the opposing attorneys against my case. It was not until the appellate stage that I learned just how the 12 (b) (6) ruling is used and just how controversial it is, and just how much it stacks the deck against homeowners.

After 14 years of a war with the Foreclosure Mill attorneys the Supreme Court of The United States of America denied my writ of Certiorari. Yes, it was denied. My entire case never saw a jury, never had the evidence presented and Judge David O. Carter even destroyed thousands of pages of evidence of crimes presented by other victims who came forward too. The other victims entered the case as interested in the outcome as they too suffered the same crimes against them. Destruction of evidence by David Carter and destruction of the case through dismissal on 12 (b) (6), for failure to state a claim?

How can a case David Carter sees as "compensable" be without merit or him seeing a claim? How can a case David Carter told me to bring him evidence of fraud end without allowing the evidence he blatantly requested in? It all comes down to playing the winning cards and knowing the rules. Rules which as Pro Per we can never

compete. We do not sit in classrooms and hear how to squash evidence, change narratives and completely lie to the finish of the victim. In fact, when we stand in the rooms with the men and women saying they "represent" the banks, servicers and their assigns or representatives we actually believe that is who they are, until we don't believe any of their games any longer because we see the Ace up their sleeve, the 12 (b) (6) ruling. We hear the lies and we live the trauma of swat teams, lock changes, stolen Title and stolen treasures as the roof over our head is taken from us through the game of intrinsic and extrinsic fraud.

## intrinsic fraud

n. an intentionally false representation (lie) which is part of the fraud and can be considered in determining general and punitive damages. This is distinguished from extrinsic fraud (collateral fraud) which was a deceptive means to keeping one from enforcing his/her legal rights. (See: [fraud](#))

It is time this fraud and controversial ruling are stopped. 12 (b) (6) is said to be an anomaly, one rarely granted, but it is a majority ruling now propelling the foreclosure genocide of homeownership. The ruling gives the attorneys the ACE up their sleeve and open court doors to profits for the pirates. Homeowners have been beaten, swat teamed, jailed and treated as the criminals while court officers reel in the profits, unjust profits using unclean hands and a stacked deck against us.

***Never quit, never give in and never let anyone trespass upon your identity, SS# and estate. Think about your options, think about a new game. A new game of cards we can learn and win, a game where truth matters and IRS tax evasion using your identity can no longer be overlooked. The ACE up our sleeve is TAX EVASION BY FORECLOSURE MILLS AND POST SETTLED ACCOUNT COLLECTIONS! The remedy is ours so let's get it! Do you have any billing post BK, Trustee Sale, Probate, Discharge of any kind? If so, then the identity that is of your beneficial interest is being used in order for the alleged beneficiaries as criminals to evade taxes and steal your home.***

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