



**Portal Navigation**  
 GOALS - Mortgage Climate  
 Solutions Summary Portal  
 DELAY Your Trustee Sale  
 Short Sale Solution  
 Foreclosure Ed 101  
 Who 'R' We?

**Click [HERE](#)**  
**Information on the**  
**K2 Law Mass Joinder**  
**Law Suit**

**Page Navigation**  
[K2 Mass Joinder Goals](#)  
[Banks Involved in Mass Joinder](#)  
[The Legal Team](#)  
**Case Updates**  
[Bank of America / Countrywide](#)  
[Indymac Bank](#)  
[Wells Fargo](#)  
[Wachovia](#)  
[Citi](#)  
[Chase](#)  
[GMAC](#)  
[OneWest Bank](#)  
[Video HEADLINES Newslinks](#)



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 Branch Intake Managers for K2 Law  
**(760) 703-5907**



**Sue Your Bank**  
**Mass Joinder Lawsuit**  
[Take me to the K2](#)  
[Video Links Portal](#)

K2 Law, and Mitchell J. Stein & Associates, announces the expansion of services to now include 8 New Mass Joinder Litigation Cases



Mass Joinder Litigation  
 The Suit Against Your Bank  
 Click on the icon  
 for "Newspaper"

A **mass joinder** lawsuit is NOT a Class Action. Instead, it is a lawsuit filed against your bank in your name ... as well as the names of

plaintiff who wishes to join the suit. For example: in the case of Ronald et al v. Bank of America #BC409444, over 1,100 clients

been added to the plaintiff list. More are being added every day.

Mass Joinder Litigation is a Service Offering by K2 Law and is available by calling the net branch intake office at: **(760) 703-5907**

### Stated GOALS of this Litigation

*The possible end-result of this litigation could be that 62 million homes become foreclosure-proof.*

#### Pre-trial Settlement:

As each client joins the Mass Joinder action the lender will receive a pre-trial settlement offer per the following terms. We are not negotiating. We are using Legal Document Demands on Form 998. Principal loan balance reduced to 80% of current market value Interest rate reduced to 2% fixed for life of loan.

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[Video Links Portal](#)

#### Amnesty Program:

Counsel will be working with legislation to create a potential amnesty program. The results will likely be a universal modification approach. If successful, this process will indemnify the lending institutions from multi-trillion dollar litigation while providing homeowners universal term reductions. Counsel anticipates clients "having a seat at the table" will be offered increased settlement options.

[Back to Top](#)

#### Full Lien Strip:

Stripping the full lien is the intentional outcome of each of the suits. Counsel has stated they are seeking a complete dismissal of the lien.

### Homeowner Applications NOW being accepted for Mass Joinder Litigation against these banks:



Claims against these banks currently includes:

Malfeasance, Statutory Violations, 3rd Party Beneficiary Claims, Phantom Investors and Beneficiaries, Unfair Business Practices

Many similar claims and investigations have begun throughout the country by private firms as well as a joint task force effort by the majority of State Attorneys General.

### A GREAT SOLUTION from a GREAT LEGAL TEAM

The Legal Communitys HIGHEST Ratings

M.J. Stein, Esq.  
 Phillip A. Kramer, Esq.  
 K2 Law Website  
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**More information available by calling (760) 703-5907**

(Net Branch for K2 Law)

### Case Updates



Ronald et al v. Bank of America  
 This case was filed, then transferred by court order to the Los Angeles Complex Litigation Department, Case # BC409444.

Currently there are close to 1,100 clients (growing daily) represented in this case. The following updates to the case occurred as recently as the October 19th 2010.

[Back to Top](#)

[Plaintiffs Status Report](#)  
[Read the Complaint](#)  
[Transcript](#)

[Take me to the K2](#)  
[Video Links Portal](#)

This lawsuit arises from: (i) Defendants' deception in inducing Plaintiffs' to enter into mortgages from 2003 through 2007 with the Countrywide Defendants (ii) Defendants' breach of Plaintiffs' Constitutionally and statutorily protected rights of privacy; and (iii) Defendants' continuing tortious conduct intended to deprive Plaintiffs of their rights and remedies for the foregoing acts.

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### Video HEADLINE NEWS Links

*'The cesspool' that is the banking industry and the government.'*

Services (banks) are 'gaming' the system.

Systematic criminal and civil borrowing and lending fraud at the highest levels of american banking and in the government.

The banking industry controls the central government and pays itself 100's of billions of dollars to administer the system that forecloses on homes they don't own.

Taxpayers are on the line to fix the mess.

No numbers are available on the amount of loan fraud and malpractice. Very limited remedies on bad loans that have already been made.

Banks are not obligated to make loan modifications permanent.

They took TARP money and they are making a lot of money on foreclosures.

[Back to Top](#)

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**Law Mass Joinder Law Suit**  
**Go [HERE](#)**