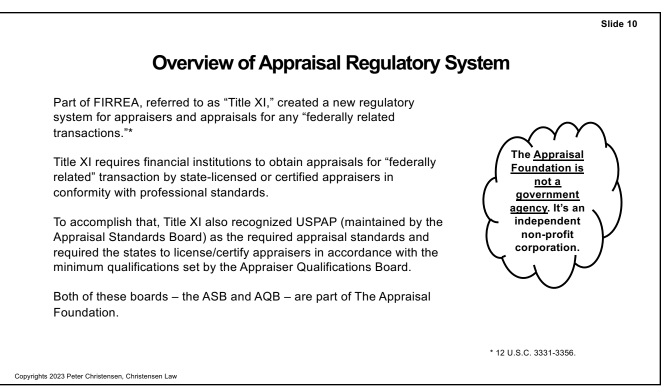
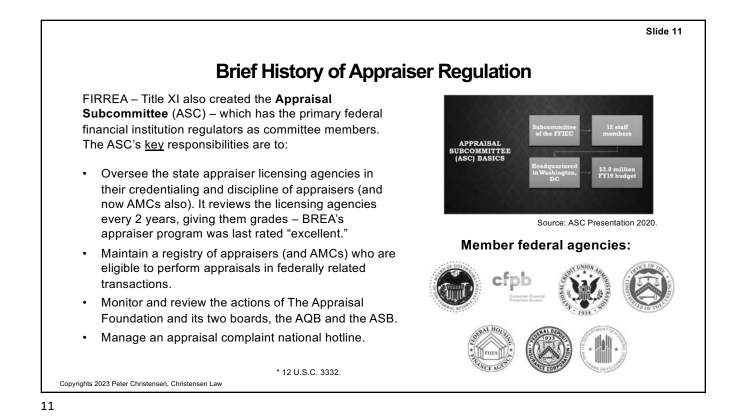
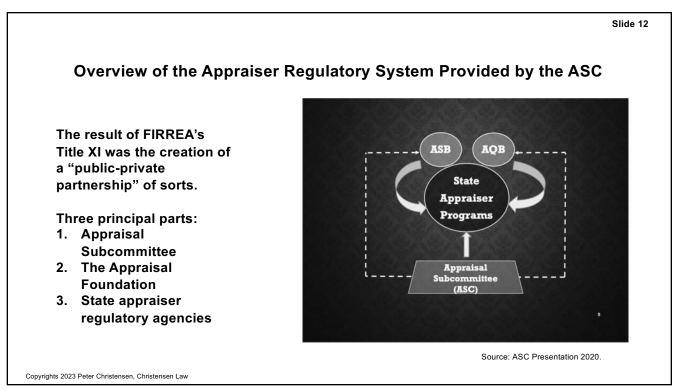
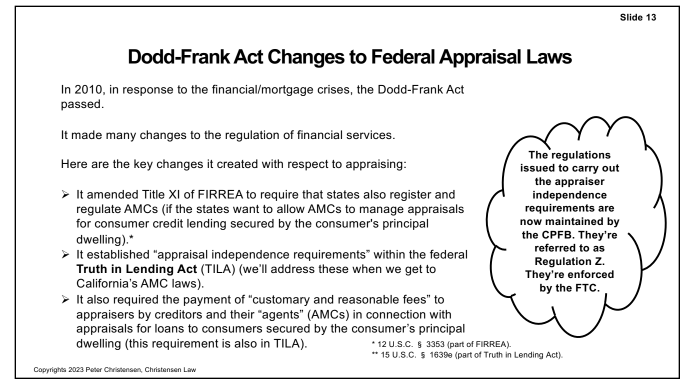


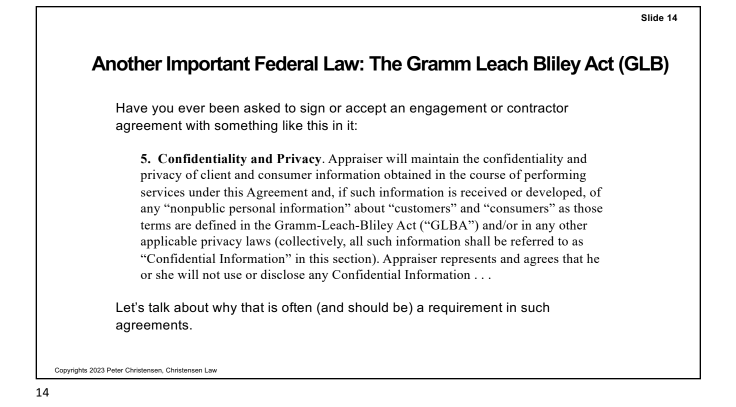
Slide 9 Overview of Appraisal Regulatory System Before 1991 in California, there was no requirement for an appraiser to have a license. That changed as a result of the Savings and Loan crisis. After hundreds of S&Ls failed and after some of the blame was placed on not having any uniformity in the valuation of their real estate loan collateral, Congress passed what we call FIRREA – the Financial Institutions Reform, Recovery, and Enforcement Act of 1989 – the primary law responsible for our current appraiser regulatory system.



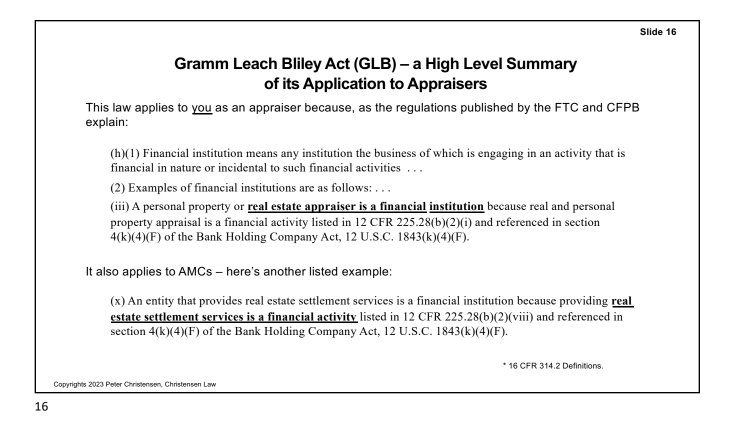


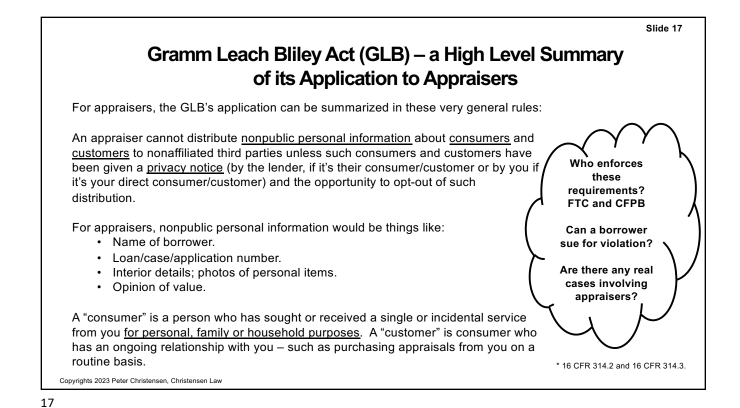






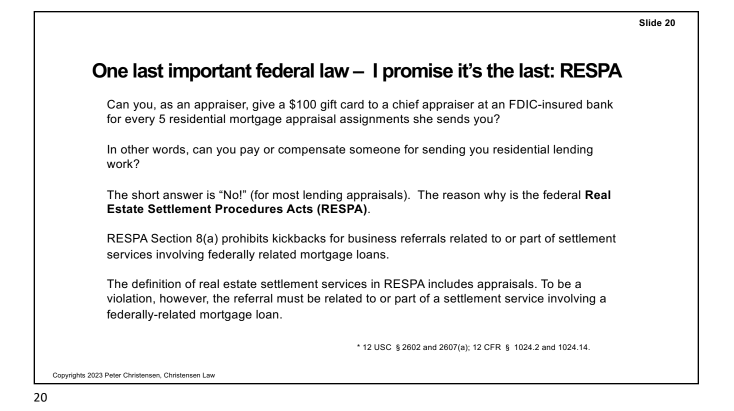
Sli	ide 15
Another Important Federal Law: The Gramm Leach Bliley Act (GL	B)
Congress enacted the Gramm Leach Bliley Act ("GLB") in 1999.	
The GLB provides a framework for regulating the privacy and data security practices of a broad range of financial institutions. Among other things, the GLB requires "financial institutions" to:	
 Maintain security safeguards pertaining to nonpublic personal information about consumers (not businesses), and Provide certain notifications to consumers of the institution's privacy policies and practices with respect to information sharing.* 	
* 15 U.S.C. 6801(b), 15 U.S.C. 6805(b)(2) Copyrights 2023 Peter Christensen, Christensen Law	
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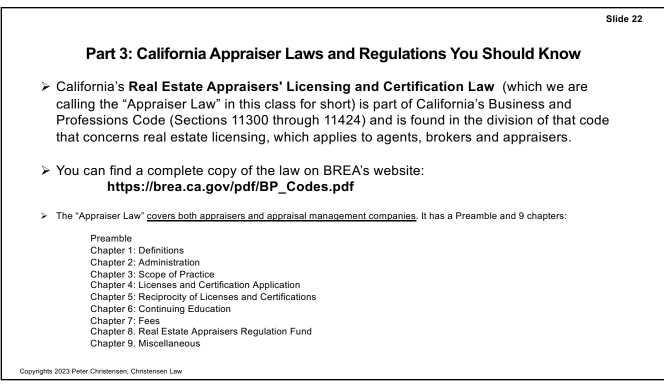


	of its Ap	plication to Appr	aisers	
Do appraisers nand customers?	eed to give "privacy notices Almost never!	" under the GLB to <u>their</u> c	onsumers	
 The appraiser The appraiser Consumer to nor If you want to do carefully. If you routinely p "customer" relation 	tate appraiser needs to pro- nas performed an appraisal vants to disclose nonpublic affiliated third parties. (Why that, please research the r erform appraisals for an inc onship with that person and want to comply with the law	directly for that consume personal information abo would you want to do th equirements for privacy n lividual, then you probabl	er, <u>and</u> but the at?) notices y have a	rgeneral, ppraisers have few direct onsumer ansactions
			* 16 CFR 314.2 and 16	CFR 314.3.

 Safest Privacy Advice re GLB: 		-	vou have additional co	nfidentiality duties under USPAP (2020-21)
Regardless of how you receive the information and regardless of whether you have a "consumer" or "customer" relationship	An appra appraise confiden aware of assignme An appra other tha	r must act in go tial information , and comply w ent. iiser must not d	od faith with regard to tl and in the communicati th, all confidentiality and	e of the appraiser-client relationship. An ne legitimate interests of the client in the use of on of assignment results. An appraiser must b d privacy laws and regulations applicable in ar information; or (2) assignment results to anyon
with the borrower or another party, don't disclose nonpublic personal information to third parties, who are not necessary to your performance and	• p; • st • th • a	arties specifical ate appraiser re- ird parties as n duly authorized nmittee would v In recent E	iolate applicable law or BREA discipline rep	e process of law; or w committee except when such disclosure to
delivery of the appraisal.	Certified Residential Licensee	8/18/2020	\$1,000 fine and 4 hours Appraiser Self Protection: Documentation and	Violations of USPAP Confidentiality section of the Ethics Rule and Record Keeping Rule: disclosed confidential information to a third party without client authorization and did not

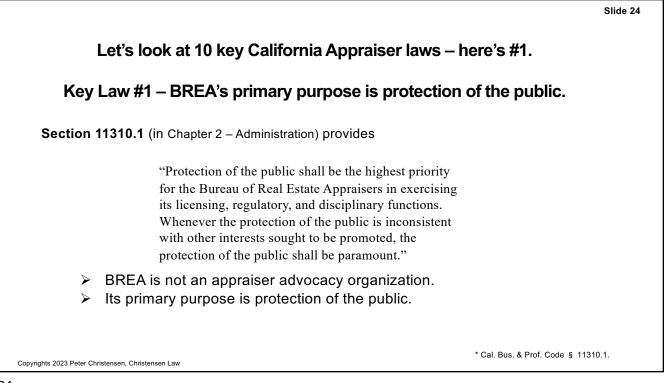






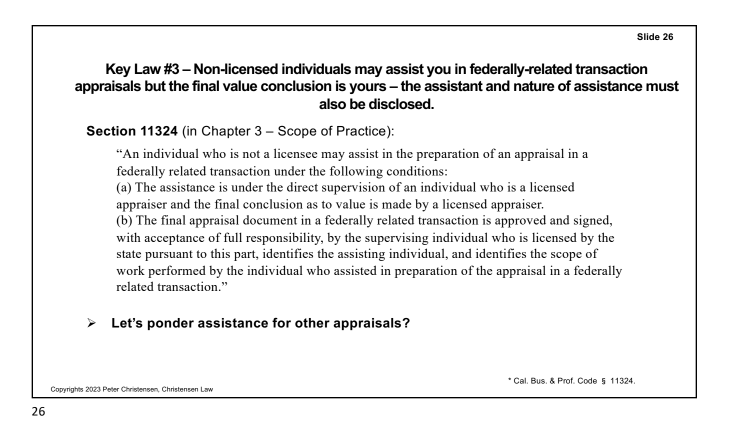
≻	The regulations we'll discuss are issued by	The 15 articles in BREA's regulations are:
	the Bureau of Real Estate Appraisers (BREA)	Article 1 – definitions
	to implement the laws in the Real Estate	Article 2 – general requirements for licensure
	Appraisers' Licensing and Certification Law –	Article 3 – experience and education
	to establish the details necessary to carry out	requirements
	the law and for appraisers to comply with the	Article 4 – application process
	law.	Article 5 – fees charged by BREA
۶	Unless exceptions apply, the regulations – like	Article 6 – change/conversion procedures
	other state regulations – are created under the	Article 7 – examinations
	rule-making process in the Administrative	Article 8 – issuance procedures
	Procedure Act.	Article 9 – basic and continuing education
		accreditation
۶	BREA's regulations are organized into 15	Article 10 – renewal procedures
	"Articles," each addressing a different	Article 11 – rules of professional conduct
	subject.	Article 12 – discipline
۶	These regulations are part of what is called the	Article 13 – investigations and hearings
	California Code of Regulations and are found	Article 14 – personal information
	in Chapter 6.5 (Real Estate Appraisers) of Title	Article 15 – conflict of interest code (for
	10.	BREA)

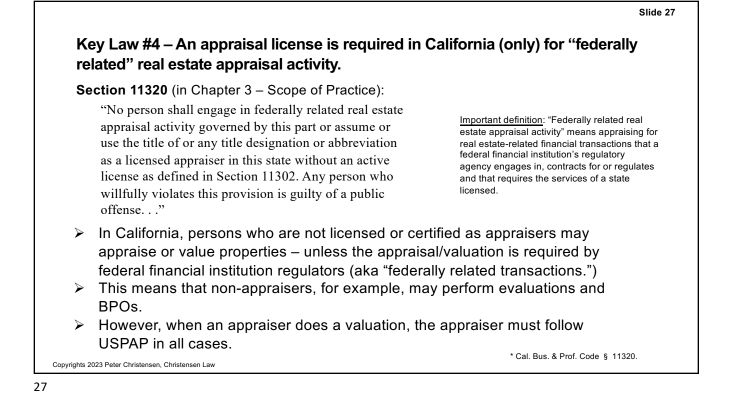
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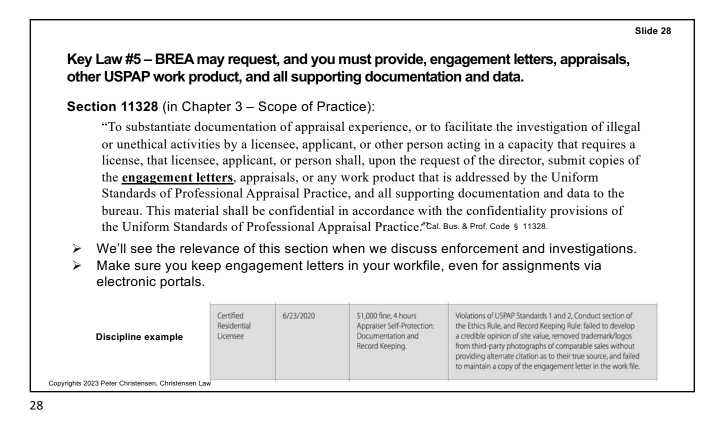


		Slide 25
-	#2 – USPAP is adopted as law in California and applies to hisal activity of appraisers.	
Section	11319 (in Chapter 2 – Administration) provides	
	"(a) Notwithstanding any other provision of this code, except as provided in subdivision (b), the Uniform Standards of Professional Appraisal Practice constitute the minimum standard of conduct and performance for a licensee in any work or service performed that is addressed by those standards"	
	USPAP has been adopted by the Appraiser Law. Any appraiser licensed or certified in California must follow USPAP if USPAP by its terms applies to the work or service. This means, of course, appraisals and appraisal reviews, but other parts of USPAP – such as the Ethics Rule – also apply per USPAP when a person is "acting as an appraiser."	
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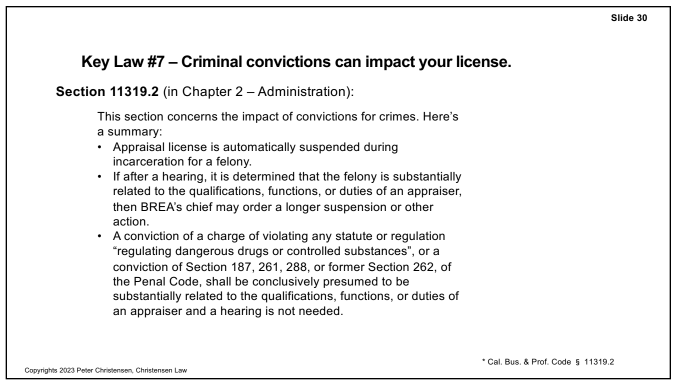








Slide 29 Key Law #6 – You have a duty to notify BREA of convictions, felony charges, or other license discipline. Section 11318 (in Chapter 2 – Administration): requires all licensees to inform BREA in writing within 30 days any of: (1) "The bringing of an indictment or information charging a felony against the licensee, applicant for licensure, . . ." (2) "The conviction of the licensee, applicant for licensure, . . . of any felony or misdemeanor. As used in this section, a conviction includes an initial plea, verdict, or finding of guilty, plea of no contest, or pronouncement of sentence by a trial court even though that conviction may not be final, the sentence may not be imposed, or all appeals may not be exhausted." (3) Cancellation, revocation or suspension of a license, other authority to practice, or refusal to renew a license or other authority to practice in any occupation or licensed profession (not just appraising) or as course provider, by any other regulatory agency. What's not on the list? E&O claims and civil lawsuits (e.g., for negligence). \triangleright * Cal. Bus. & Prof. Code § 11318. Copyrights 2023 Peter Christensen, Christensen Law



Slide 31 Key Law #8 – Appraisers may not be paid based on the value. Section 11323 (in Chapter 3 – Scope of Practice): "No licensee shall engage in any appraisal activity if his or her compensation is dependent on or affected by the value conclusion generated by the appraisal...." > That's pretty clear – an appraiser can't charge a fee for an appraisal that is based on the value. Copyrights 2023 Peter Christensen Law * Cal. Bus. & Prof. Code § 11323.

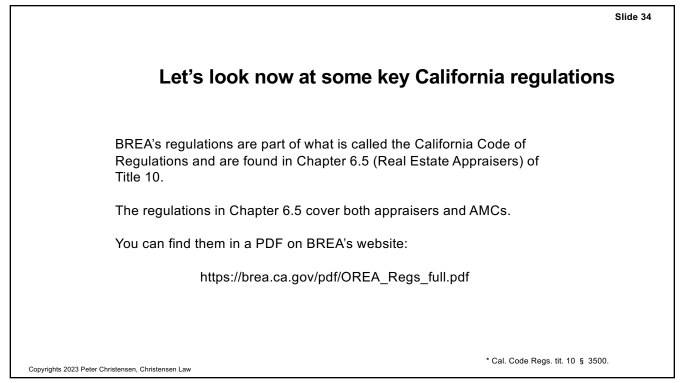
Slide 32 Key Law #9 – CE requirements have been revised effective January 1, 2023. Section 11360 (in Chapter 6 – Continuing): (a) ... [C]ontinuing education requirements, which shall be reported on the basis of a four-year continuing education cycle, and, for each licensee renewing on or New after January 1, 2023, include at least two hours of elimination of bias training, class either individually or as part of a broader course. (b) ... [S]hall be required to take a minimum of four hours of federal and California appraisal related statutory and regulatory law every four years. (c) ... Beginning January 1, 2023, as part of the continuing education required by this section, a licensee shall complete at least one hour of instruction in cultural New class competency every four years. (d) The cost of any educational course required by this section shall not be borne by any client served by a licensee. (e) For purposes of this section, "cultural competency" means understanding and applying cultural and ethnic data to the process of providing services that includes, but is not limited to, information on the appropriate services for lesbian, gay, bisexual, transgender, and intersex communities, ethnic communities, and religious communities. * Cal. Bus. & Prof. Code § 11360. Copyrights 2023 Peter Christensen, Christensen Law

Key Law #10 - California Appraiser Law now specifically prohibits a broad array of discrimination. Section 11424 (in Chapter 9 – Miscellaneous): "(a) Licensees shall not base, either partially or completely, their analysis or opinion of market value on the basis of race, color, religion (creed), gender, gender expression, age, national origin (ancestry), disability, marital status, source of income, sexual orientation, familial status, employment status, or military status of either the present or prospective owners or occupants of the subject property, or of the present owners or occupants of the properties in the vicinity of the subject property, or on any other basis prohibited by the federal Fair Housing Act." We'll come back to this new anti-discrimination section in the Appraiser Law when we talk about fair housing laws.

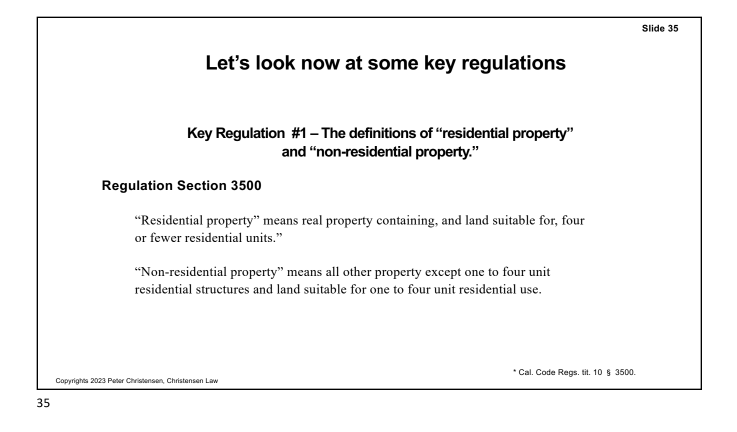
- This law is broader than the federal Fair Housing Act, because it prohibits discrimination in all types of appraisals, not just appraisals for the financing of housing.
- It also should be covered in any Elimination of Bias course that you attend.

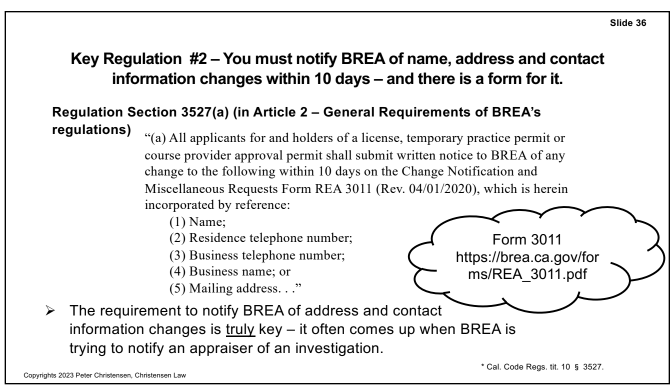
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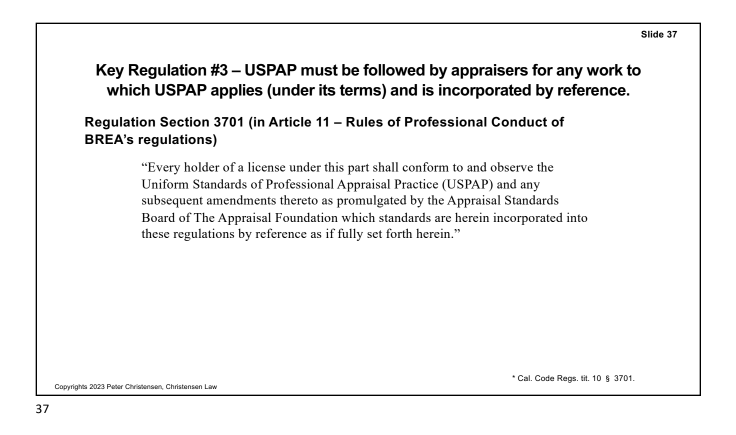
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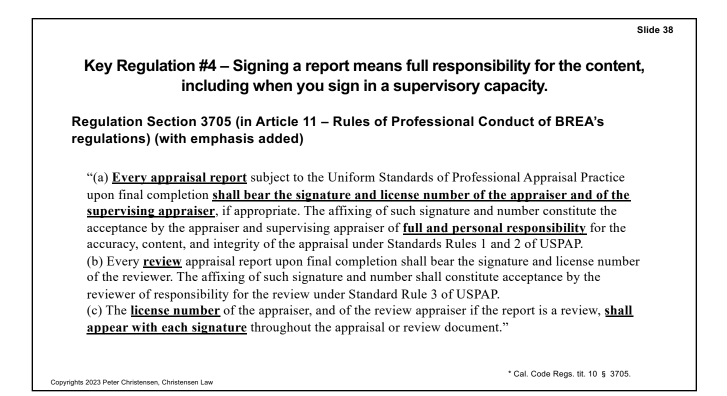


* Cal. Bus. & Prof. Code § 11424.









Slide 39 Key Regulation #5 – An out of state appraiser does not need a temporary license to assist you with an appraisal but needs one for federally related transactions if they perform an appraisal on their own. Regulation Section 3525 (in Article 2 – General Requirements of BREA's regulations) "(a) In lieu of obtaining a license, a person with a currently valid unrestricted appraiser license issued by another state may be issued a Temporary Practice Permit to perform a single appraisal assignment. (b) A Temporary Practice Permit is not required if a person from another state associates with an appraiser licensed in California and the work is limited to assisting in the preparation of an appraisal under the conditions specified in Business and Professions Code Section 11324. . . . (e) A Temporary Practice Permit is required when any person licensed in a state other than California enters California to conduct an appraisal in a federally related transaction and the person is not licensed in California." * Cal. Code Regs. tit. 10 § 3525. Copyrights 2023 Peter Christensen, Christensen Law

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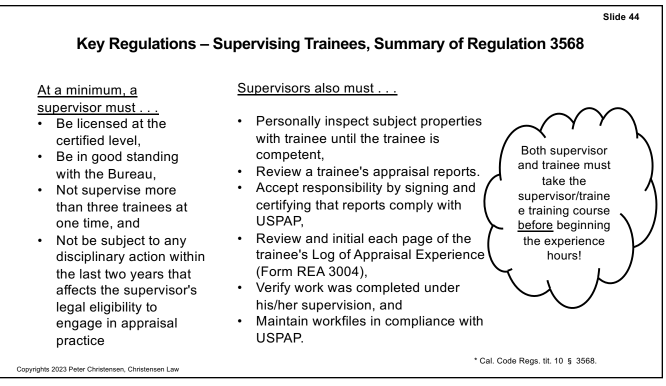
	Slide 40
Key Regulations – Licer	nse Renewal Summary Points
Licenses can be renewed online at www.brea.ca.gov	Renewal pointers:
 A mail-in paper application is required if you live out of state, have a license that is suspended, resigned, revoked or was surrendered, or are subject to enforcement monitoring. BREA recommends submitting your renewal application at least 3 months prior to expiration but cannot accept an application more than 6 months prior to expiration. 	 Don't wait for a renewal application in the mail. It's the licensee's responsibility to submit a timely renewal. Applications are considered late if not completed or postmarked by the expiration date – but don't wait until then! Applications are also late if any of the required CE is completed after the expiration date.
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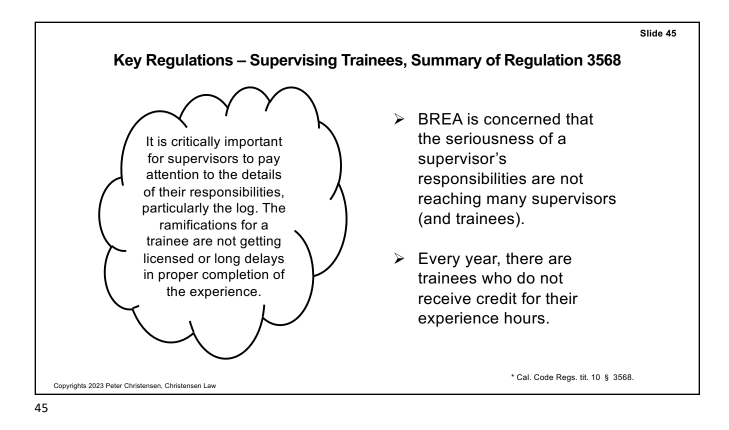
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	Slide 42
Key Regulations – Continuing Education Requirements Summary Information	
All license levels have the same Continuing Education requirements.	
There are two types of renewals:	
 "USPAP Only Renewal" – taking the 7-hr USPAP Update course is required at the 2-year mid-point in the 4-year CE cycle. (Tip – take it early in the USPAP cycle.) 	
 "Full CE Cycle Renewal" – taking the current 7-hr USPAP Update and 42 additional CE Hours. (A total of 56 hours in 4 years.) 	
A 15-hour USPAP class does not count as taking a 7-hour update but it can be an elective.	
Let's look at the additional specific class requirements next. * BREA Website: <u>https://brea.ca.gov</u> , and Cal. Code Regs. tit. 10 § 354	13.
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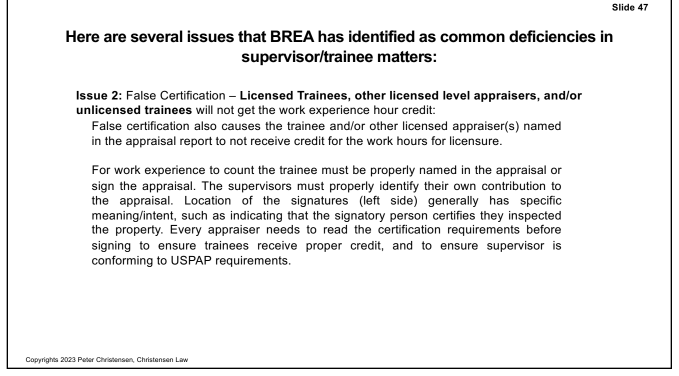
Slide 43 Key Regulations – Continuing Education Requirements **Summary Information** New course requirements. For license renewals due on or after January 1, 2023, you must comply with the new continuing education (CE) requirements of 1 hour of Cultural Competency and 2 hours of Elimination of Bias. • Licensees who are on their Full CE Cycle (very 4 years) are mandated to take the courses. · Licensees who are on USPAP Cycle (every 2 years) can take the courses now, but do not have to until their 4 year renewal cycle. • The 6-month renewal notice sent by BREA (make sure your contact info is up-to-date) indicates whether licensees have a USPAP renewal or Full CE Cycle renewal. It also indicates whether licensees need the new courses. · General Requirements. Licensees must obtain 56 hours of required CE within a 4-year Full CE Cycle. At least 3 of those hours must be in Elimination of Bias and Cultural Competency, as stated above. And, appraisers must also complete a 4-hour Federal and California Law and Regulations class (this class!). > CE education can only be completed after the date on which the previous license was issued – there is no "carry over" of surplus CE credit. * BREA Website: https://brea.ca.gov, and Cal. Code Regs. tit. 10 § 3543. Copyrights 2023 Peter Christensen, Christensen Law







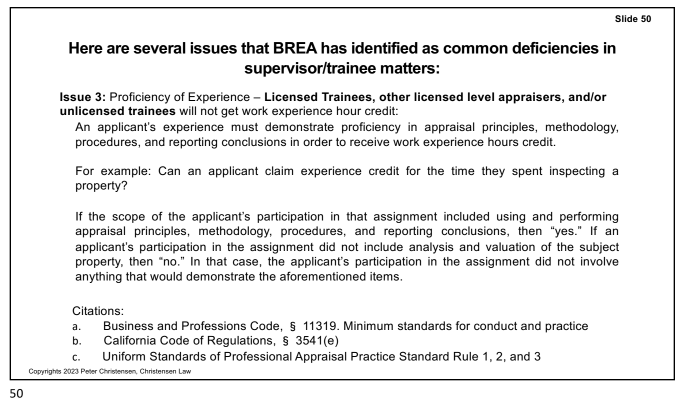
	Slide 46
Here are several issues that BREA has identified as common deficiencies i supervisor/trainee matters:	n
Issue 1: No Supervisor Training – a Licensed Trainee (AT) will not receive credit for work experience before completion of the supervisor/trainee course. The trainee and supervisor <u>must</u> take the course before the hours can be credited for experience.	
Hours of work experience only count after the supervisor has taken the training. Any hours/appraisal prepared prior to the supervisor taking the course will not count.	
(To be clear, this requirement <u>only applies to the</u> <u>AT level licensed appraiser</u> . BREA, however, notes, that the Supervisor Appraiser and Trainee Appraiser training would be beneficial for supervisors who are training licensed appraisers.)	
Citations: a. Business and Professions Code, § 11314. Regulations shall set requirements for licensure and discipline to ensure protection of the public; minimum criteria set by the Appraiser Qualification Board b. Business and Professions Code, § 11319. Minimum standards for conduct and practice c. California Code of Regulations, § 3568. Trainee Licenses and Supervising Appraiser Responsibilities (e) and (f) d. The Real Property Appraiser Qualifications Criteria, Supervisory Appraiser Requirements (F) e. Uniform Standards of Professional Appraisal Practice Standard Rule 1	
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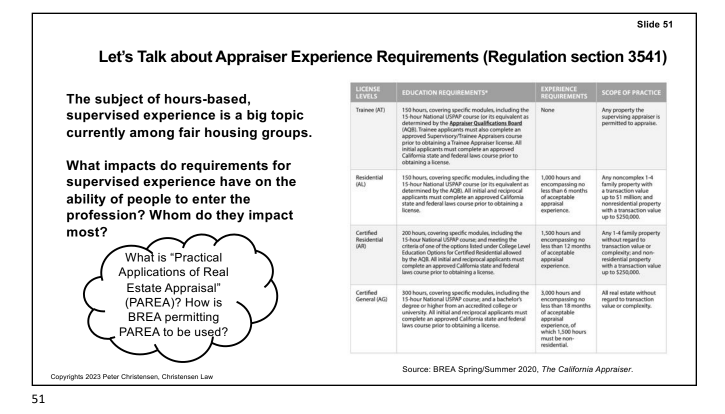


Here are several issues that BREA has identified as common deficiencies i supervisor/trainee matters:	n
If the trainee wants to ensure that their experience will qualify as acceptable experience credit toward a license, it is their responsibility to ensure that these certifications in each appraisal report on the log are true.	
For example: the individual who signs as "APPRAISER" on the left side of page 6 of a URAR (Fannie Mae form 1004 March 2005) certifies the following: 2. "I performed a complete visual inspection of the interior and exterior areas of the subject property"	
In summary, the appraiser who signs on the left side of a URAR must perform a complete visual inspection of the interior and exterior areas of the subject property or they are not in compliance with their certification. The URAR does allow the supervisor to sign the report without having performed an inspection but only on the right side of page 6, only if the "did not inspect" box is checked and only if the client is agreeable.	
It is imperative for those under supervision for training that the supervisor know and comply with all requirements to ensure trainees have the greatest use of their time and opportunity for experience to be credited.	
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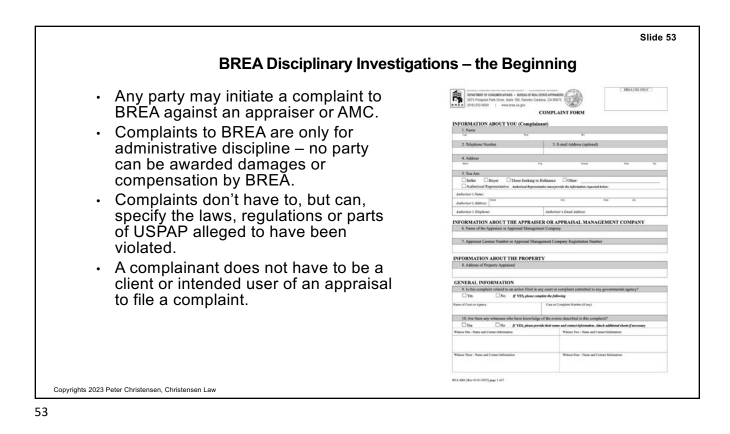
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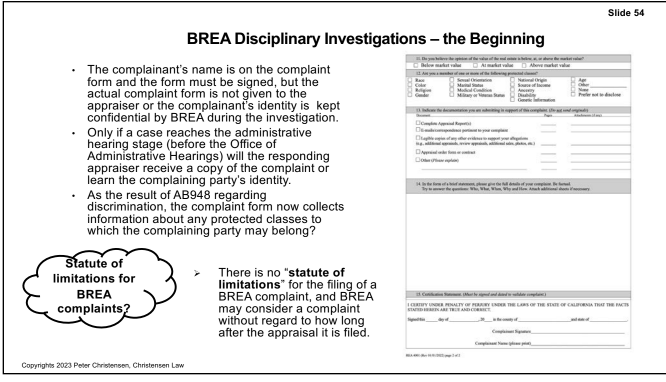
		Slide 49
Here ar	e several issues that BREA has identified as common deficiencies supervisor/trainee matters:	in
Citatio	ns:	
a. b.	Business and Professions Code, § 11319. Minimum standards for conduct and practice California Code of Regulations, § 3721 (a)(2) and (5)	
c. d.	Uniform Standards of Professional Appraisal Practice Standard Rule 2-3, Certification	
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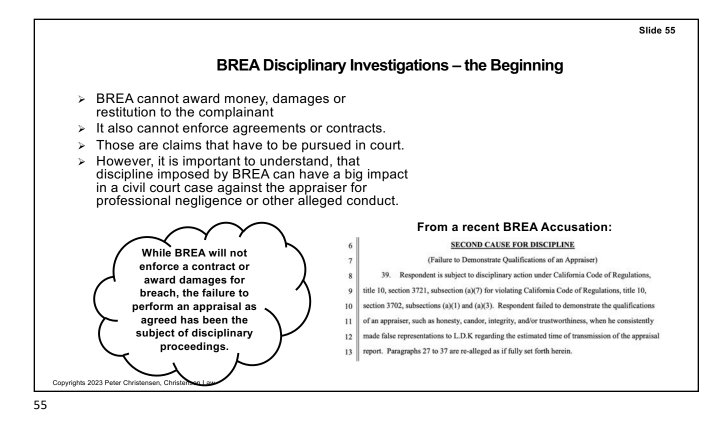


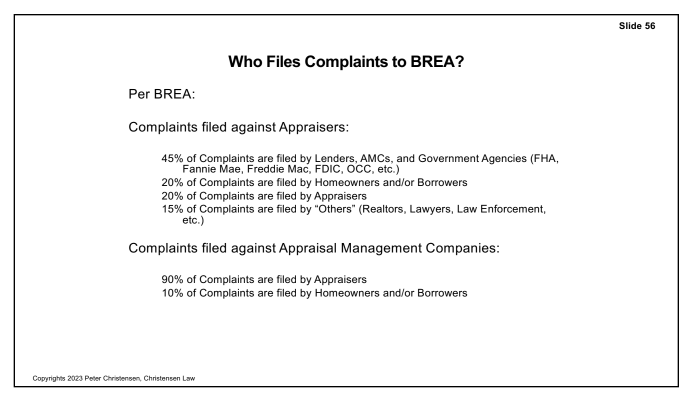


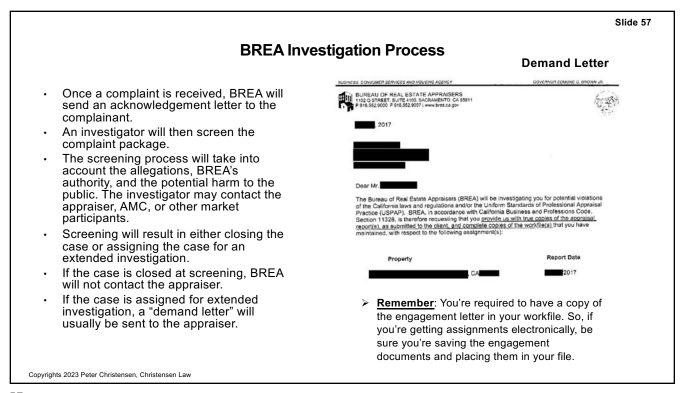
Slide 52 Part 4: BREA Discipline and Investigations In this section, we'll cover: What if the BREA's disciplinary process. • borrower files a How it relates to civil liability. • complaint to At the end, we'll look at a real-world • BREA? legal case with a tie to a BREA complaint. Copyrights 2023 Peter Christensen, Christensen Law



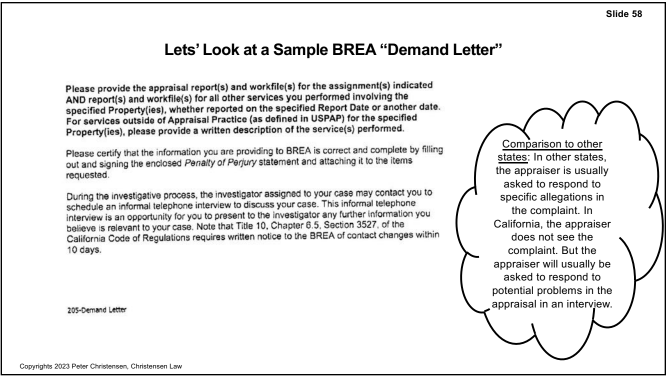




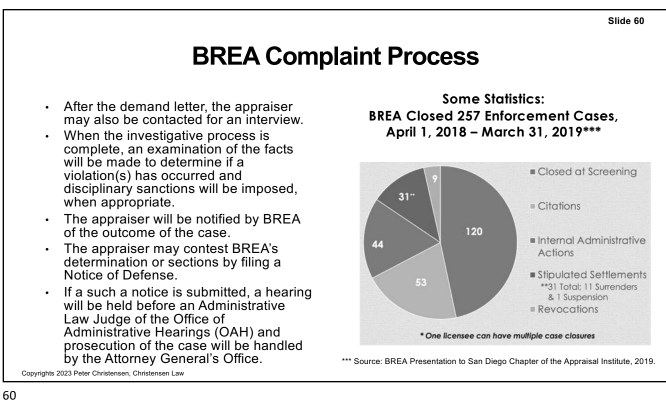


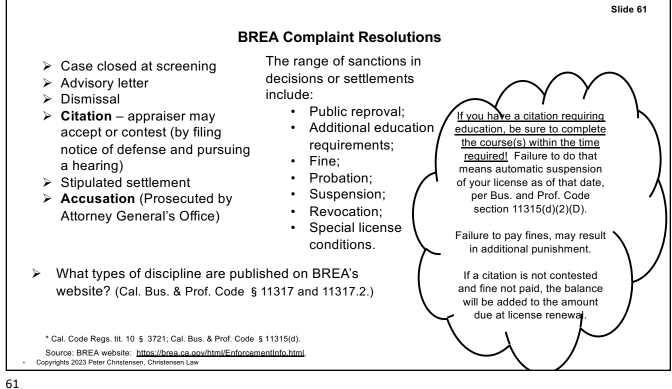




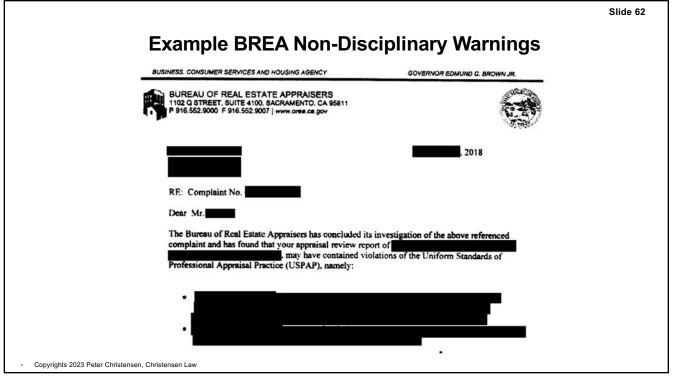


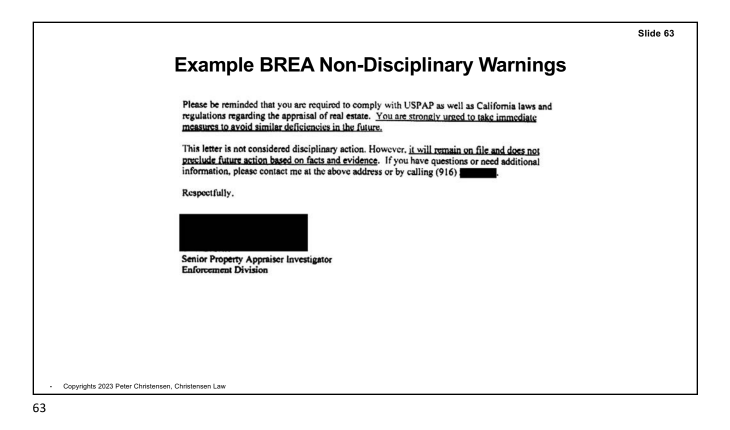
		Slide 59
	Lets' Look at a Sample BREA "Demand Letter"	
	BUSINESS, CONSUMER SERVICES AND HOUSING AGENCY GOVERNON EDMUND G. BHOW	N JR.
	Please submit the required documents or make other acceptable arrangements with BREA later than 2017. The documents should be sent to the attention of the BREA Enforcement Unit. A return label is provided for your convenience. Note that failure to comply with this request may result in the imposition of disciplinary action.	u no
	Thank you for your anticipated cooperation. If you have any questions or need further clarification, please contact and at the above address or by calling 916-	•
	Sincerely,	
	Supervising Property Appraiser/Investigator	
	Enclosure	
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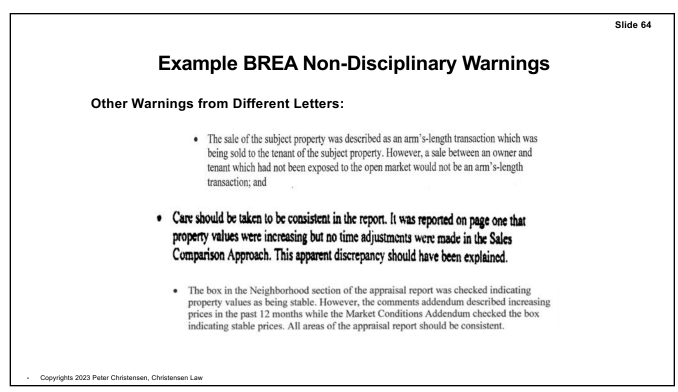




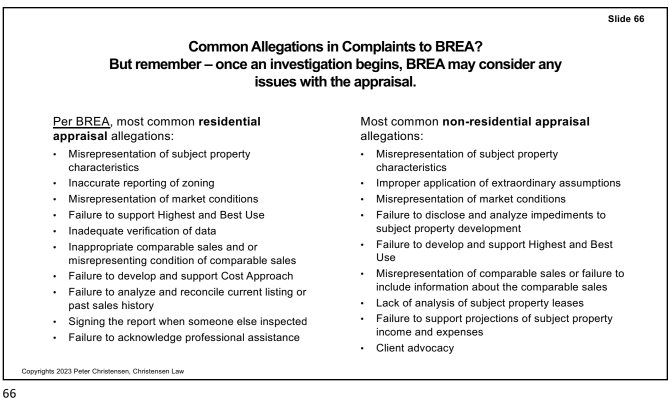


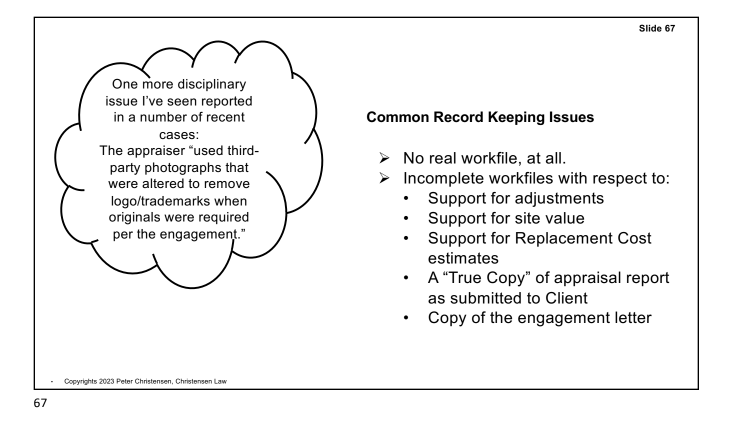


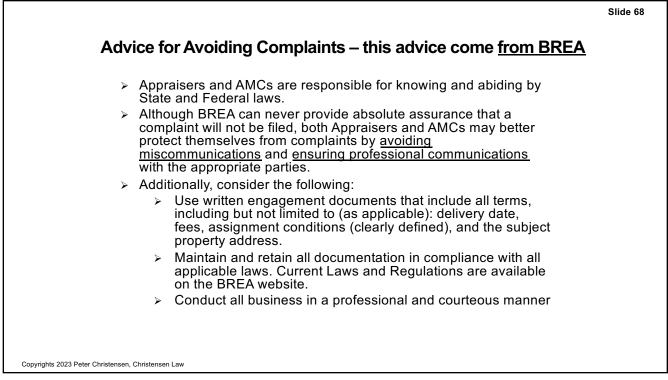




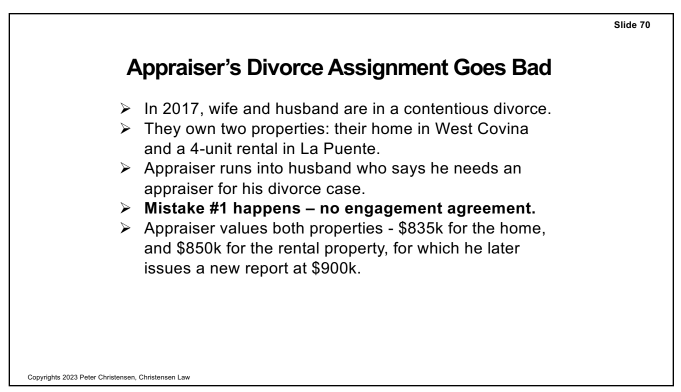
Slide 65 Example BREA Non-Disciplinary Warnings **Other Warnings from Different Letters:** All comparable sales were reported as being on level one, like the subject, which was not . the case. Careful proofreading would have avoided this error. The report did not adequately or accurately describe the parking arrangement at three of the comparable sales or the street address of Sale 2. The report also did not include an adequate analysis for some of the adjustments applied to the comparable sales, or an adequate reconciliation of the value indicators presented in the Sales Comparison Approach. Copyrights 2023 Peter Christensen, Christensen Law 65



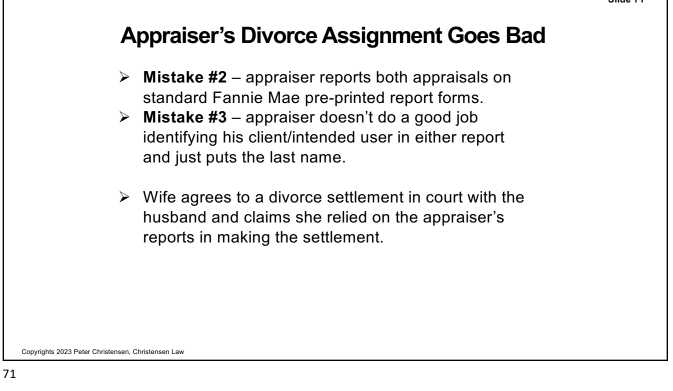


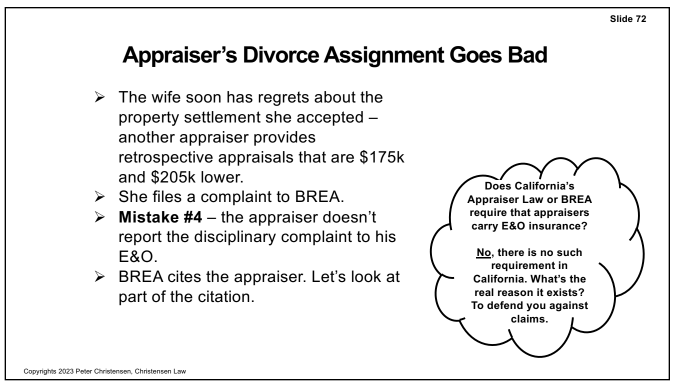


Slide 69 Real World Case: Let's Look at the Interplay between an Appraiser's Mistakes, a Complaint to BREA, and a Lawsuit – and See What We Can Learn	
It's a story about an appraiser's divorce assignment that didn't go so well.	
COUNTY COUNTY of the second se	OF LOS ANGELES Case No.: 19ST CV 24366 COMPLAINT FOR: (1) NEGLIGENCE (2) NEGLIGENCE MISREPRESENTATION (3) FRAUD (4) VIOLATION OF B&P CODE SEC. 17200 ET. SEQ.

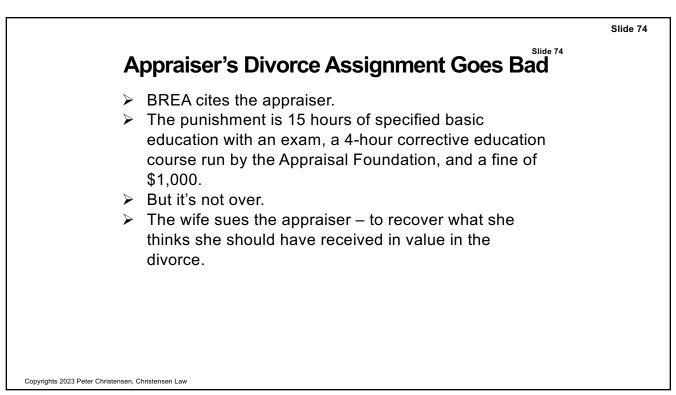


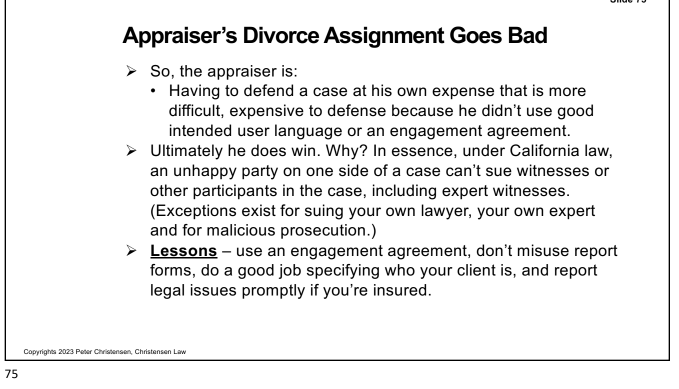
Slide 71



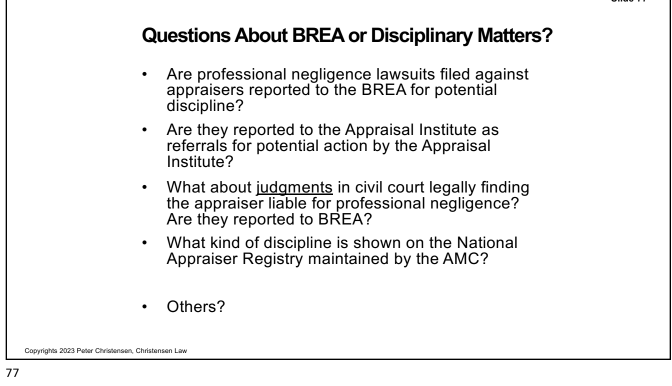


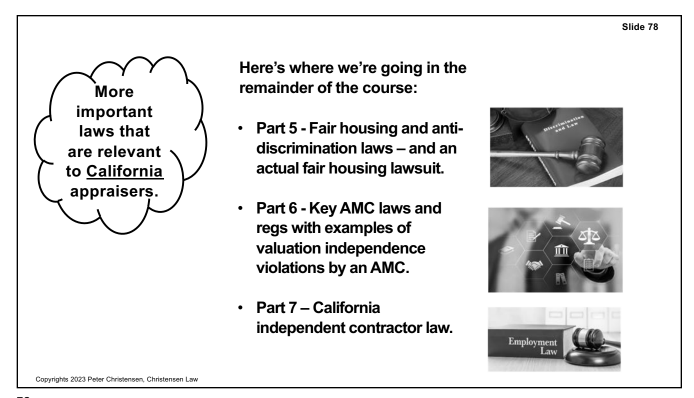
Slide 73 **BREA Findings re Appraisal of Home** a) Respondent failed to consistently identify the intended use of the appraisal report. The report referred to the appraisal being used to estimate market value for purposes of marriage dissolution while the form defined the intended use as being for a mortgage finance transaction (S.R. 1-2(b) and S.R. 2-2(a)(ii)); b) Respondent failed to develop a credible Sales Comparison Approach by: i. Failing to explain the use of a sale price for Comparable One which was different than the sale price noted in public records; ii. Failing to report the location of Comparable Two as being in a development with home-owner's association dues; iii. Failing to report the equestrian facilities for Comparable Four; and siv. Failing to provide adequate support for the site and car storage adjustments. (S.R. 1-4(a) and 3.R. 2-2(a)(vin); States and the second c) Based on the findings in a and b above, Respondent committed a series of errors that in the aggregate affects the credibility of the appraisal assignment results (S.R. 1-1(c)); Copyrights 2023 Peter Christensen, Christensen Law 73







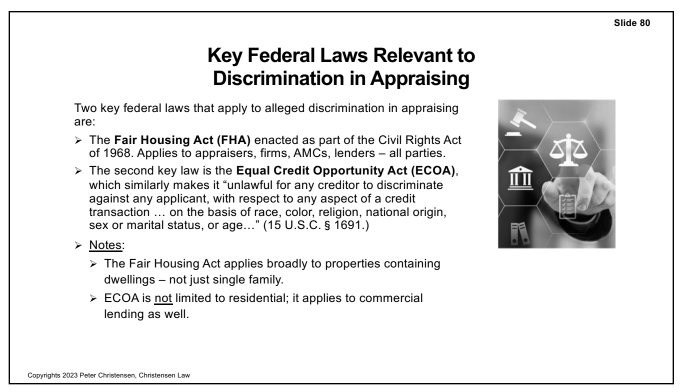


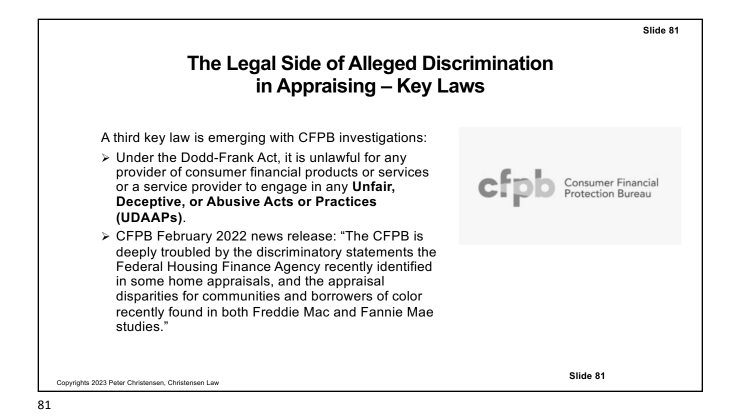


Part 5 Fair housing and anti-discrimination laws for California appraisers – and an actual fair housing lawsuit example.

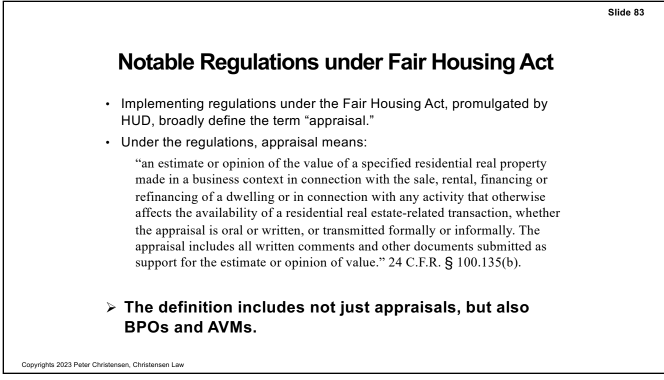


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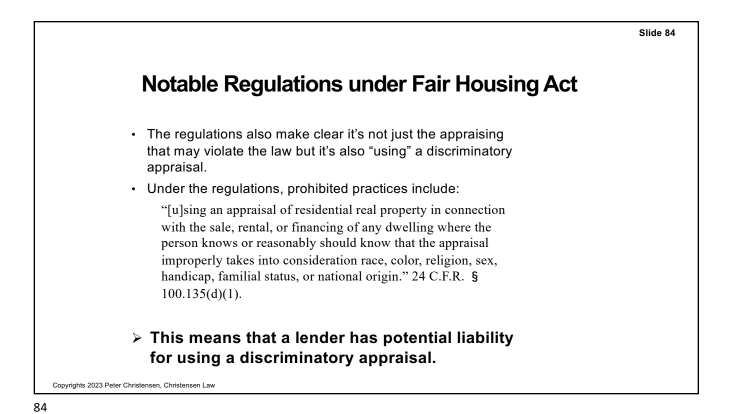


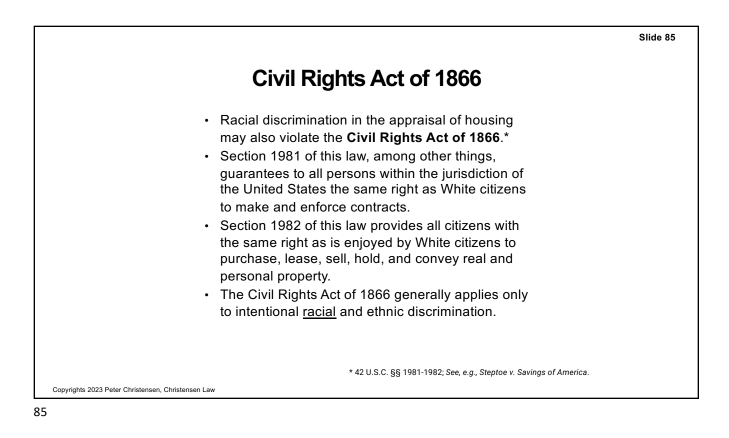


	Slide 82
Current Fair Housing Act Law	
In 1988, the FHA was amended to include a <u>specific</u> prohibition against discrimination in <u>appraising</u> and now reads:	
"It shall be unlawful for any person or other entity whose business includes engaging in residential real estate-related transactions to discriminate against any person in making available such a transaction,	
or in the terms or conditions of such a transaction, because of race, color, religion, sex, handicap, familial status, or national origin." (42 U.S.C. § 3605(a).)	
The FHA defines the term "residential real estate-related transaction" as:	
(1) The making or purchasing of loans or providing other financial assistance —	
(A) for purchasing, constructing, improving, repairing, or maintaining a dwelling; or	
(B) secured by residential real estate.	
(2) The selling, brokering, or appraising of residential real property. (42 U.S.C. § 3605(a).)	









Key California Laws Regarding Discrimination in Appraising

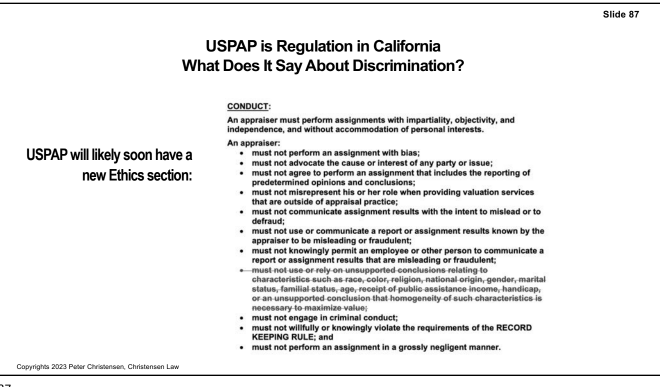
- In addition to such federal laws, California has two key anti-discrimination laws that are specific to appraisers.
- The prohibited bases of discrimination are broader than under federal law.
- For example, California prohibits discrimination in appraisals on the basis of gender expression and other additional categories.

California Fair Employment and Housing Act – Cal. Gov. Code § 12955: It is unlawful... "For any person or other entity whose business includes performing appraisals, ... of residential real property to discriminate against any person in making available those services, or in the performance of those services, because of race, color, religion, sex, gender, gender identity, gender expression, sexual orientation, familial status, source of income, disability, genetic information, veteran or military status, or national origin."

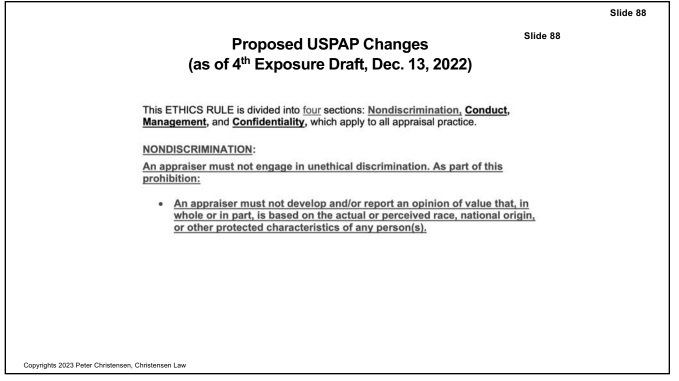
California Appraiser Law - Cal. Bus. & Prof. Code § 11424:

"Licensees shall not base, either partially or completely, their analysis or opinion of market value on the basis of race, color, religion (creed), gender, gender expression, age, national origin (ancestry), disability, marital status, source of income, sexual orientation, familial status, employment status, or military status of either the present or prospective owners or occupants of the subject property, or of the present owners or occupants of the properties in the vicinity of the subject property, or on any other basis prohibited by the federal Fair Housing Act."

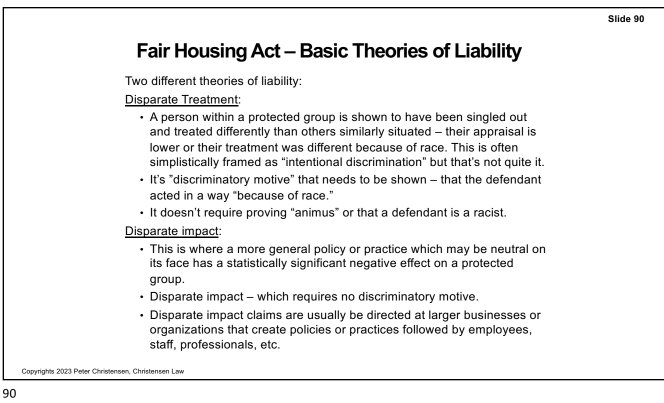
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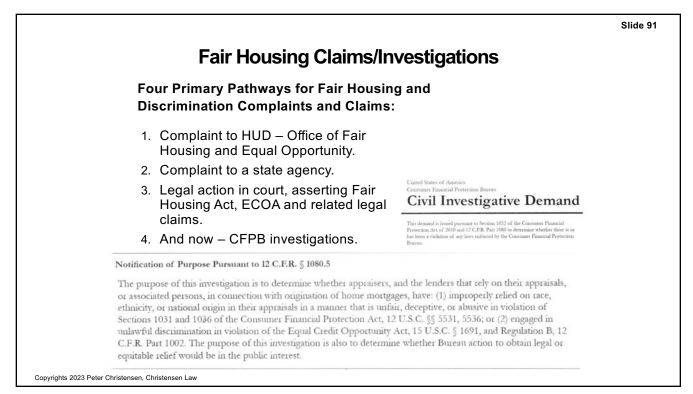




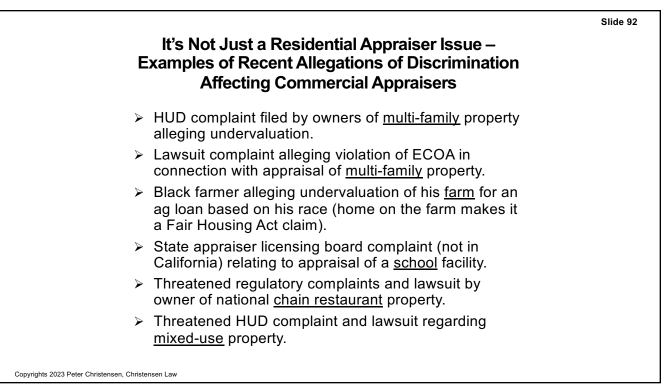


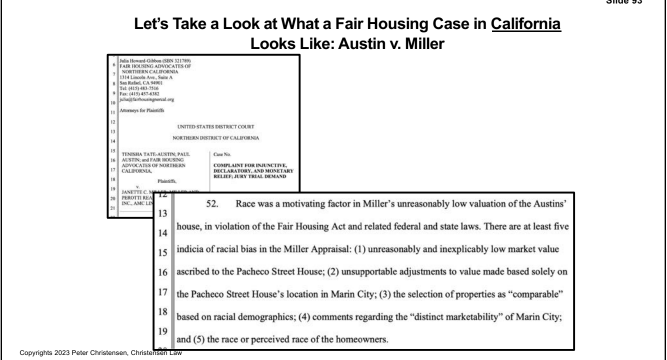
Proposed USPAP Changes (as of 4 th Exposure Draft, Dec. 13, 2022) • An appraiser must not perform an assignment with bias with respect to the actual or perceived race, national origin, or other protected characteristics of any person(s). • Notwithstande the above, an appraiser may use or rely upon a protected characteristic in an assignment only where: • laws and regulations expressly permit or otherwise allow the consideration of that characteristic; and • use of or reliance upon that characteristic is essential to the assignment and necessary for credible assignment results; and • consideration of that characteristic is not based on bias, prejudice, or stereotype. Materia perform must not use or rely upon a non-protected characteristic as a pretext to conceal the use of or reliance upon protected characteristics when performing an assignment.		Slide 89
 actual or perceived race, national origin, or other protected characteristics of any person(s). Notwithstanding the above, an appraiser may use or rely upon a protected characteristic in an assignment only where: laws and regulations expressly permit or otherwise allow the consideration of that characteristic; and use of or reliance upon that characteristic is essential to the assignment and necessary for credible assignment results; and consideration of that characteristic is not based on bias, prejudice, or stereotype. An appraiser must not engage in illegal discrimination. 		
pretext to conceal the use of or reliance upon protected characteristics when	 actual or perceived race, national origin, or other protected characteristics of any person(s). Notwithstanding the above, an appraiser may use or rely upon a protected characteristic in an assignment only where: laws and regulations expressly permit or otherwise allow the consideration of that characteristic; and use of or reliance upon that characteristic is essential to the assignment and necessary for credible assignment results; and consideration of that characteristic is not based on bias, prejudice, or stereotype. 	
Copyrights 2023 Peter Christensen, Christensen Law	pretext to conceal the use of or reliance upon protected characteristics when performing an assignment.	

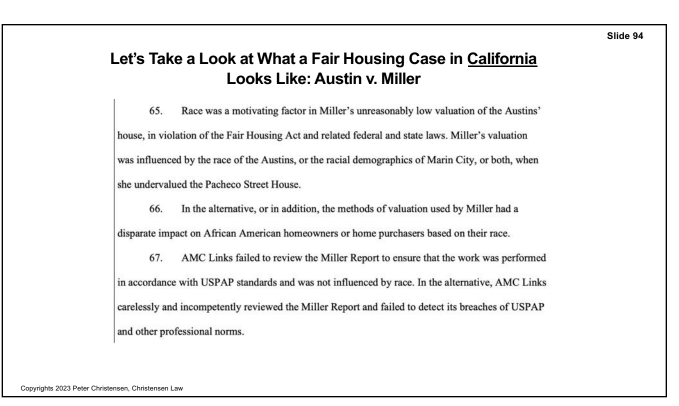




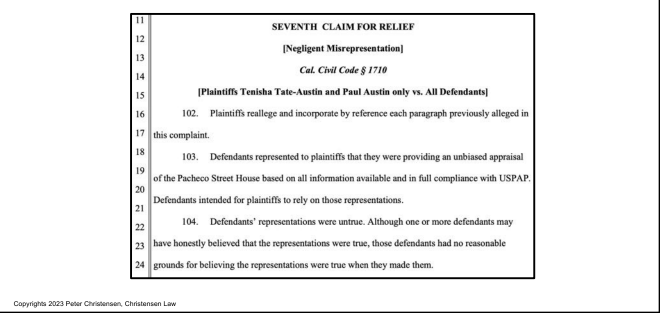


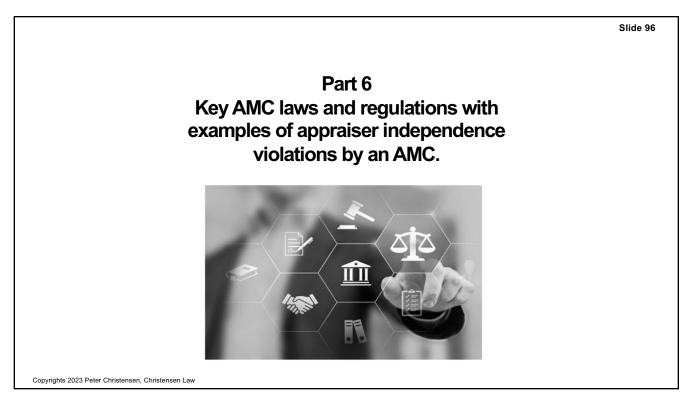




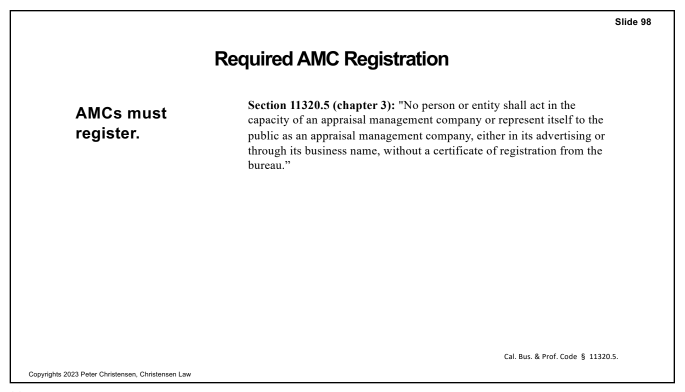


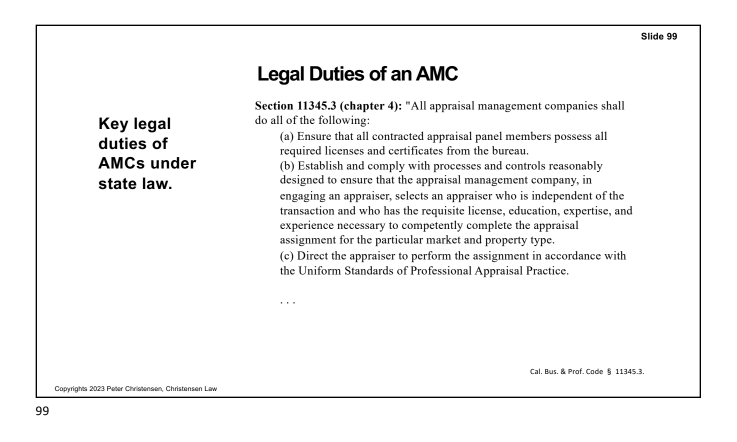
Let's Take a Look at What a Fair Housing Case in <u>California</u> Looks Like: Austin v. Miller

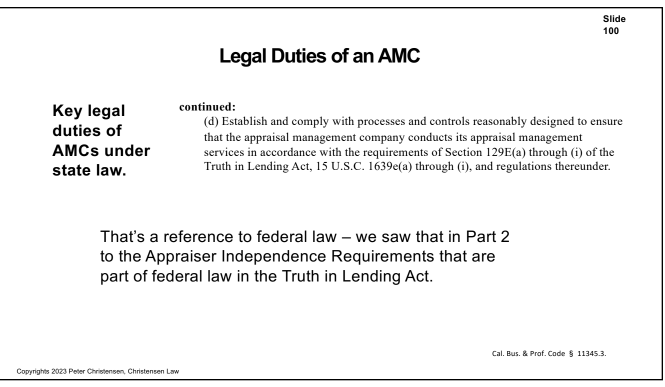


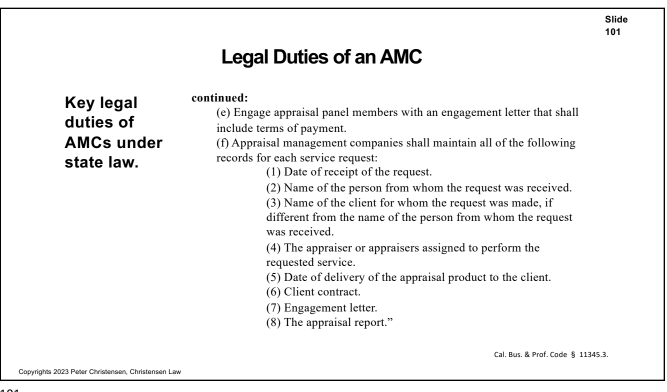


		Slide 97
	Definition of an AMC	
What is an AMC under California law?	 Section 11302 (chapter 2): "Appraisal management company" means any person or entity that satisfies all of the following conditions: (A) Provides appraisal management <u>services to creditors</u> or to secondary mortgage market participants, including affiliates. (B) Provides those services in connection with <u>valuing a</u> 	
ls your appraisal firm an AMC?	 consumer's principal dwelling as security for a consumer credit transaction or incorporating those transactions into securitizations. (C) Within a given 12 calendar month period oversees an appraiser panel of more than 15 state-certified or state-licensed appraisers in a state or 25 or more state-certified or state-licensed appraisers in two or more states, as described in Section 11345.5. 	
Panel refers to indepOnly relates to appra	on tied to 11 more appraisers. bendent contractors, not employees. aising consumer principal dwellings. ral minimum AMC requirements.	
Copyrights 2023 Peter Christensen, Christensen Law	Cal. Bus. & Prof. Code § 11302	2.











	Slide 102
Appraise	r Independence Requirements in California's AMC Law
Key legal duties of AMCs under state law.	Section 11345.4 (chapter 4): "No person or entity acting in the capacity of an appraisal management company shall improperly influence or attempt to improperly influence the development, reporting, result, or review of any appraisal through coercion, extortion, inducement, collusion, bribery, intimidation, compensation, or instruction. Prohibited acts include, but are not limited to, the following:
	(a) Seeking to influence an appraiser to report a minimum or maximum value for the property being valued. Such influence may include, but is not limited to, the following:
These are the	(1) Requesting that an appraiser provide a preliminary estimate or opinion of
appraiser	value for one or more properties prior to entering into a contract with that
independence	appraiser for appraisal services related to that property or properties.
requirements.	(2) Conditioning whether to hire an appraiser based on an expectation of the value conclusion likely to be returned by that appraiser.
	(3) Conditioning the amount of an appraiser's compensation on the value conclusion returned by that appraiser.
	(4) Providing an appraiser with an anticipated, estimated, encouraged, or desired valuation prior to their completion of an appraisal."
	Cal. Bus. & Prof. Code § 11345.4.
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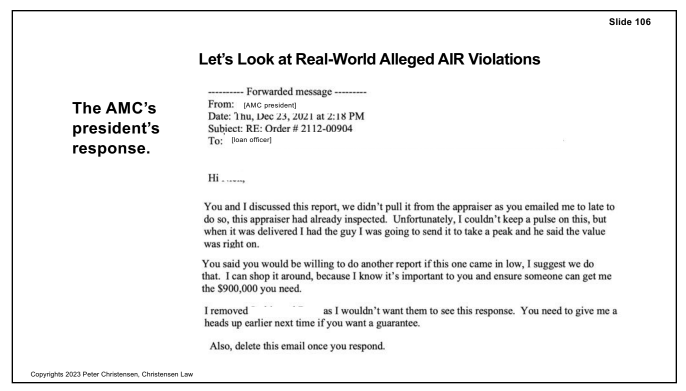
	continued:
Key legal duties of AMCs under state law.	"(b) Withholding or threatening to withhold timely payment to an appraiser because the person does not return a value at or above a certain amount.(c) Implying to an appraiser that current or future retention of that appraiser depends on the amount at which the appraiser estimates the value of real property.
These are the appraiser independence requirements.	 (d) Excluding an appraiser who prepares an appraisal from consideration for future engagement because the appraiser reports a value that does not meet or exceed a predetermined threshold. (e) Conditioning the compensation paid to an appraiser on consummation of the real estate transaction for which the appraisal is prepared. (f) Requesting the payment of compensation from an appraiser for purposes of enabling that appraiser to achieve higher priority in the assignment of appraisal business."

Appraiser Inc	dependence Requirements in California's AMC Law
Key legal duties of AMCs under state law.	 continued: (g) Nothing in this section prohibits a person or entity acting in the capacity of an appraisal management company from doing any of the following:
These are the appraiser independence requirements.	 (B) Provide further detail, substantiation, or explanation for the appraiser's value conclusion. (C) Correct errors in an appraisal report. (2) Obtaining multiple valuations, for purposes of selecting the most reliable valuation. (3) Withholding compensation due to breach of contract or substandard performance of services. (4) Providing a copy of the sales contract in connection with a purchase transaction."
	transaction. Cal. Bus. & Prof. Code § 11

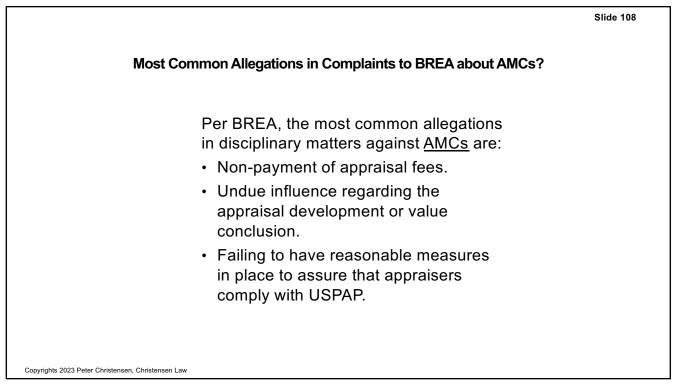
L	et's Look at Real-World Alleged AIR Violations
Email from Loan Officer to AMC.	From: [loan officer] m> Sent: Thursday, December 23, 2021 10:59 AM To: [AMC president] Cc: Subject: Order # 2112-00904
Let's see how the AMC's president responds.	This is an appraisal from a month ago from my borrower. Your appraiser appraised this same property at 815,000 a month after this appraisal came in at 855,000. I am not sure how your appraiser came to the conclusion that this property is only worth 815,000. It's a beautiful multi family in the heart of Secaucus, New Jersey 10 minutes away from NYC.
	Thank you,
	Loan Officer
	MORTGAGE GROUP
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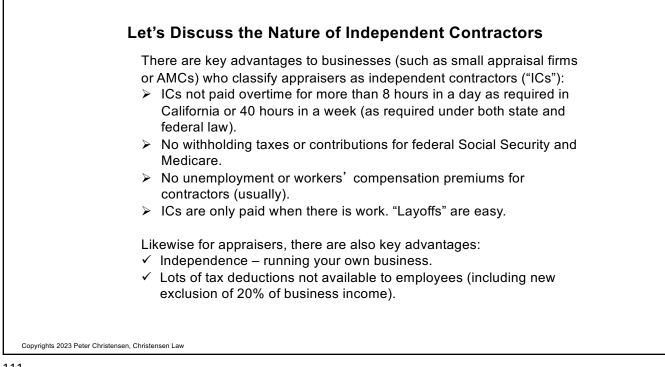
Key legal duties of AMCs under state law.	() II C	ement company may alter, modify, or otherwise change port submitted by an appraiser."
	On Apr 6, 2021, at 7:44 PM, [AMC manager]	2
Would an AMC really do that?	Major issue. is E got a report with his name on us to change the lender name ask us about the process of ler poorly we have it done on our	which led to der change and how
Emails from within an AMC about <u>allegedly</u>	Moving forward - every name approved with me. Every lend reflected in a new order.	
changing the lender name on reports.	This is not gooddddd	On Tue, Apr 6, 2021 at 8:09 PM < > wrote:
	Cal. Bus. & Prof. Code § 11345.6.	Oh mannn, omg whatever we do, we can't win. How does 1 know it was changed and it isn't a new order?



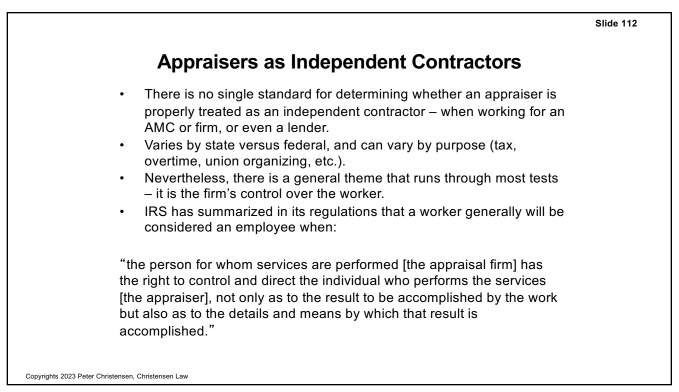


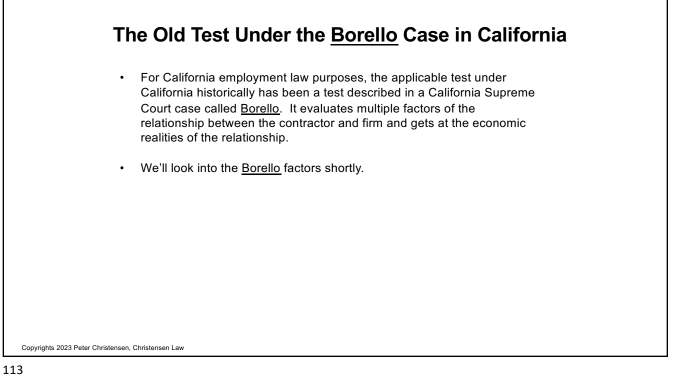
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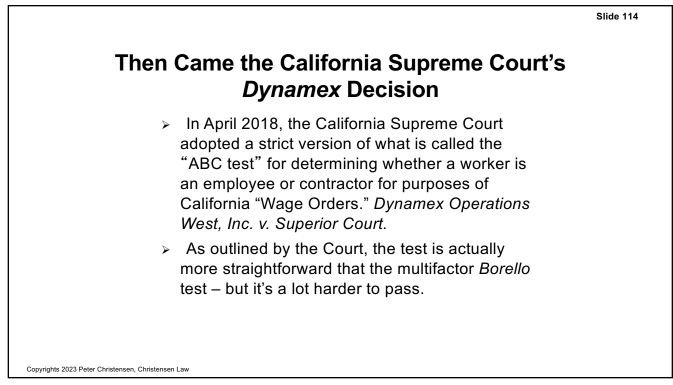


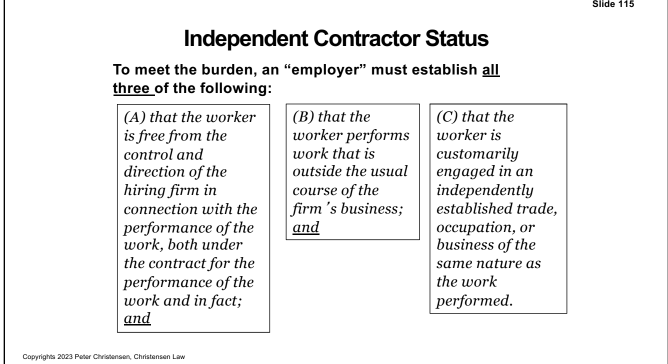


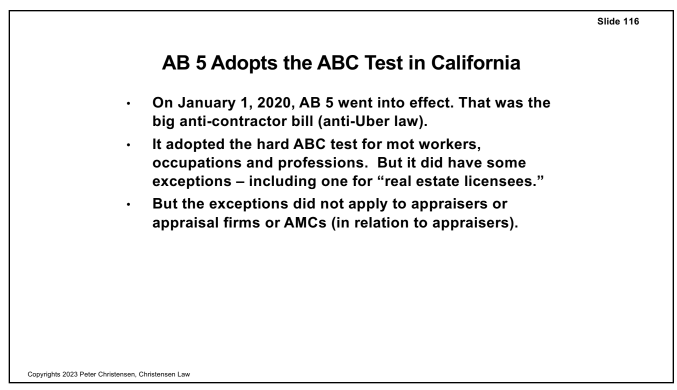


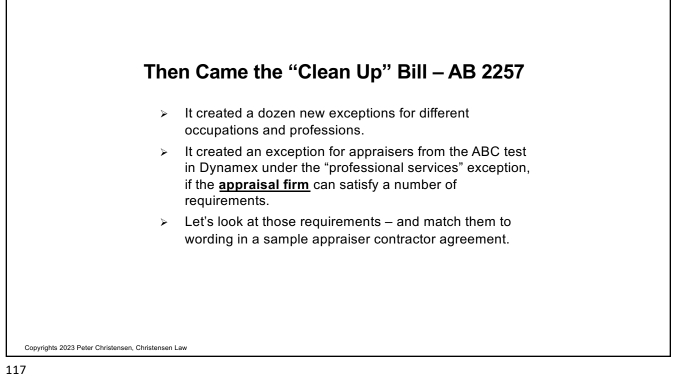








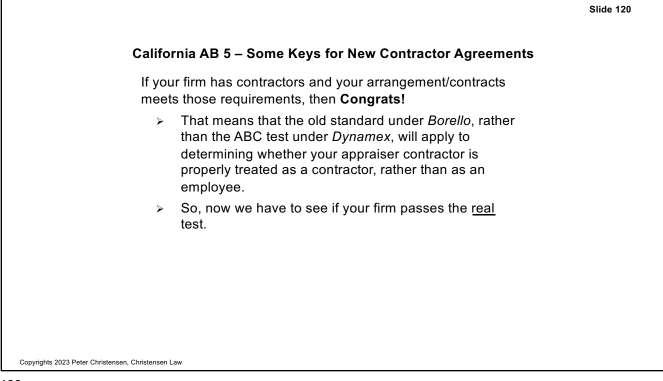




AB 2257 – Professional Services Exception Requirement	Matching Provision in a Sample Contract	
2778. (a) Section 2775 and the holding in Dynamex do not apply to a <u>contract</u> for "professional services" as defined below if the hiring entity demonstrates that all of the following factors are satisfied:	The firm needs a <u>contract</u> with the appraiser contractor! Let's call it: "Appraisal Services Independent Contractor Agreement."	
(1) The individual maintains a business location, which may include the individual's residence, that is separate from the hiring entity. <i>Nothing in this</i> <i>paragraph prohibits an individual from choosing to</i> <i>perform services at the location of the hiring entity.</i>	a. Business and Work Location. Jane maintains and will continue to maintain her own business location, which may include a residence, that is separate from California Appraisal's business location(s) and will perform the appraisal services contracted under this Agreement at Jane's own business location or other work locations separate from any business location(s) of California Appraisal.	
(2) If work is performed more than six months after the effective date of this section and the work is performed in a jurisdiction that requires the individual to have a business license or business tax registration, the individual has the required business license or business tax registration in order to provide the services under the contract, in addition to any required professional licenses or s 2023 Peter CompermitStorethe individual to practice in their	b. Responsibility for Required Business Licenses or Tax Registrations. If Jane is required by law, regulation or ordinance to have a business license in any jurisdiction to perform the appraisal services contracted under this Agreement, Jane agrees to maintain any such required business licenses for the duration of this Agreement Jane will provide evidence of such licenses to California Appraisal. If a business license is not required in an applicable jurisdiction, Jane will provide documentation substantiating that no such license is required (such as a printout or link to local business license requirements).	

Requirements for Exem	ption – Matched to ar	Aareement
Requiremente for Exem		l'/ Groomone

AB 2257 – Professional Services Exception Requirement	Matching Provision in a Sample Contract
(3) The individual has the ability to set or negotiate their own rates for the services performed.	c. Negotiation of Appraisal Rates/Fees. Regardless of whether an Appraisal Request may offer an appraisal fee for a specific assignment, Jane is free to negotiate different fees for appraisal services in any Appraisal Request, to inform California Appraisal that an offered fee is not acceptable, and/or to decline any Appraisal Requests.
(4) Outside of project completion dates and reasonable business hours, the individual has the ability to set the individual's own hours.	d. Days and Hours of Work. Jane is free to set the days and hours for performing appraisal services contracted under this Agreement, consistent with the nature of such appraisal services in terms of setting appropriate times for inspection of subject properties and similar activities and consistent with meeting agreed completion dates for Appraisal Requests.
(5) The individual is customarily engaged in the same type of work performed under contract with another hiring entity or holds themselves out to other potential customers as available to perform the same type of work.	e. Offering Services to Other Parties. Jane understands and agrees that Jane is free, and expected, to offer professional appraisal services to parties other than California Appraisal and will be available to the public in general to perform such services.
(6) The individual customarily and regularly exercises discretion and independent judgment in the performance of the services.	f. Jane Is Free from the Control and Direction of California Appraisal. California Appraisal does not and will not control or direct performance of the appraisal services rendered by Jane. Jane is solely responsible for determining the manner and means in which Jane performs the contracted appraisal services in compliance with USPAP, in accordance with applicable laws, regulations and guidelines, and in satisfaction of industry-standard service level standards implemented by California Appraisal.



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	ello test looks first at whether the potential employer has control manner and means of accomplishing the work and evaluates a	
number	of additional factors (none of which are themselves determinative, g such things as:	
0	Whether the worker performing services holds themselves out as being engaged in an occupation or business distinct from that of the employer;	
0	Whether the employer or the worker supplies the instrumentalities, tools, and the place for the worker doing the work;	
0	Whether the service provided requires a special skill;	
0	The worker's opportunity for profit or loss depending on their managerial skill;	
0	Whether the worker hires their own employees	
In r	eal-world practice a lot details come up – business cards, hours,	
web	osites, how much work is done for the firm?	

Slide 122 The Borello Test Neither the IRS nor historic Borello tests generally have presented ٠ problems for the AMC model of using "panelist" appraisers as contractors, but most appraisal firms do not pass the test (even under the old standard in Borello) when actually put to the test in court or by the EDD. AMCs have been audited by the IRS, Franchise Tax Board, and the • California Employment Development Department (EDD) and succeeded in showing that appraiser panelists were properly treated as contractors. But both appraisal firms and AMCs have lost when treating true "staff" appraisers as independent contractors. Copyrights 2023 Peter Christensen, Christensen Law

