# Appraiser Law in the Real World

**Real Estate Appraiser Continuing Education** 

7 Hours CE

Instructor
Attorney Peter Christensen
Christensen Law
peter@valuationlegal.com

Copyrights 2023 Peter Christensen, Christensen Law

1

#### Slide 2

#### **About Your Instructor**

Peter Christensen Attorney-Principal



Peter Christensen
Christensen Law
www.valuationlegal.com
peter@valuationlegal.com

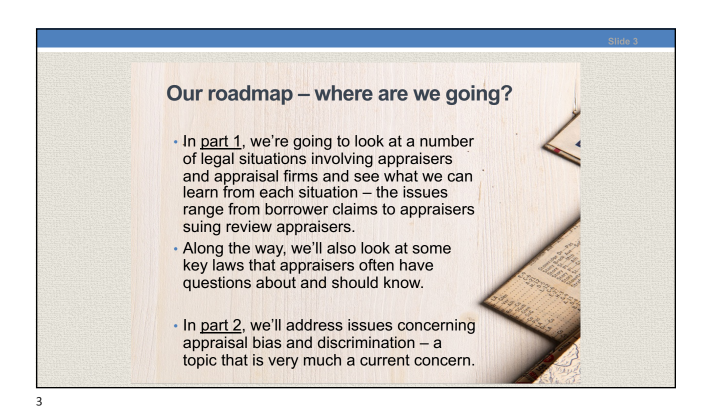
I'm an attorney. I graduated from U.C. Berkeley's Law School.

My legal practice is entirely focused on real estate valuation services. My clients are primarily appraisal firms, AMCs and financial institutions.

My book *Risk Management for Real Estate Appraisers and Appraisal Firms* was published by the Appraisal Institute in 2019.

I'm located in Bozeman, Montana and serve as a public member of the Montana Board of Real Estate Appraisers.

Copyrights 2023 Peter Christensen, Christensen Law



www.valuationlegal.com under Resources tab LAW PRACTICE APPRAISER EDUCATION ▼ MY BOOK BLOG RESOURCES ▼ **Presentation Materials** The materials are from recent presentations by Peter Christensen and available for download. Great Lakes Chapter, Appraisal Institute, CE Seminar "Smart Risk Management for Appraisers," September 10, 2020 Great Lakes Chapter, Appraisal Institute, CE Seminar "Smart Risk Management for Appraisers," September Great Lakes Chapter, Appraisal Institute, CE Seminar "Liability Issues for Appraisers Performing Litigation and Other Non-Lending Work, September 10, 2020

#### The Basic Elements of an Appraiser Negligence Claim - Where Does USPAP Fit In?

#### What Is a Professional Negligence Claim?

The key legal elements of an appraisal negligence claim are:

- 1) a **legal duty** owed to the plaintiff by the defendant appraiser,
- 2) failure of the defendant appraiser to follow the applicable standard of care required for the assignment,
- 3) reliance by the plaintiff on the appraisal work, and
- 4) damages to the plaintiff proximately caused by the appraiser's breach of the standard of care.

- The Uniform Standards of Professional Appraisal Practice (USPAP), of course, are the standards that appraisers are required to follow when performing appraisal assignments (with some exceptions in some states).
- USPAP has the force of law and regulation for appraisers under state appraiser licensing laws.
- It's also very relevant to some of the legal situations we'll been talking about - where an appraiser is being accused of professional negligence.
- USPAP forms a large part of what is called the "standard of
- And, as we'll see, the USPAP concepts of "intended use" and "intended user" also largely define who can sue an appraiser.

Copyrights 2023 Peter Christensen, Christensen Law

5

# "Typical" Buyer's Remorse Case

**People** 

NEWS ENTERTAINMENT ROYALS LIFESTYLE STYLEWATCH SHOPPING

January 15, 2009

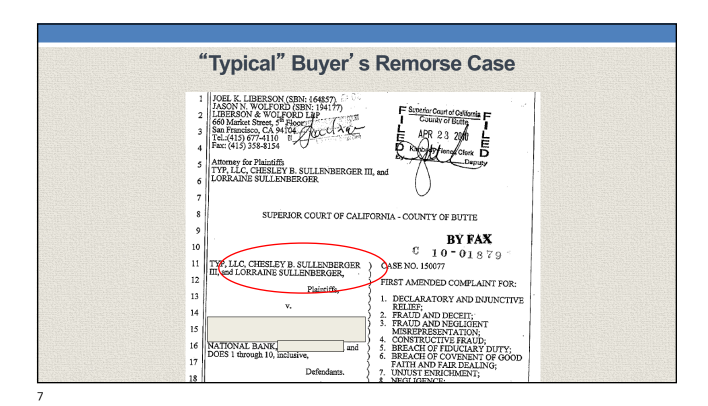
## Chesley 'Sully' Sullenberger Flies Again

The "Hero of the Hudson" begins his first day back on the job since saving Flight 1549

By Nicole Weisensee Egan | Published on October 1, 2009 10:30 AM

(f)(1





# Allegations from "Typical" Buyer's Remorse Case

22. On or around October 2009, Plaintiffs obtained a forensic appraisal of the Subject Property. The appraisal verified that Defendants' representations regarding the fair market value of the Subject Property when it was purchased in 2002 had been significantly overstated. The forensic appraisal indicated in pertinent part as follows:

It is our opinion that the market value of the Leased Fee Interest in the subject property, as of October 20, 2002, should fall within a value range of \$680,000 to \$720,000. This range of value has been based on a review and analysis of numerous sales and rent comparables of auto-service related facilities in the Northern California marketing area which had closing dates between 2000 and early 2003 (and also included an analysis of the four sales and four rent comparables utilized in the original appraisal report — which were represented by the same four properties). It appears that the original appraised value of \$920,000 and contract sales price of \$935,000 were substantially above market value. This may have occurred for a number of reasons from both an appraisal perspective, but also from a lack of fiduciary responsibility on the part of the other real estate professionals involved in the transaction.

# The Overarching Key Issue in a Majority of Cases: To Whom Does the Appraiser Owe a Legal Duty?

#### Law in most states:

a professional like an appraiser owes a legal duty for the purpose of negligence claim to their client and to those additional parties they know or reasonably expect will use or rely on their work.

Let's now see how that works in a real case.

9

Slide 10

#### The Value of Precise Intended Use and User Language Willemsen – California Court of Appeal (2014)

- Willemsen contracted to purchase 4.8 acre vacant land in San Bernardino County in 2007.
- · Purchase price \$1.6m.
- F&M Bank hired appraisers.
- · Appraisers valued property at \$1.78m.
- Five years later, Willemsen was unhappy with purchase and sued.
- He alleged the value was inflated because appraisers failed to consider impact of earthquake fault and easement.
- But the appraisal had some key language:

#### The Value of Precise Intended Use and User Language Willemsen – California Court of Appeal (2014)

report stated: "The function of this appraisal report is to provide Farmers and Merchants Bank with a Summary Appraisal Report." It further stated: "The intended use of this appraisal is to assist Farmers and Merchants Bank in analyzing a new loan for the subject property. The intended users of this appraisal are Farmers and Merchants Bank and/or its designated representatives." Another portion of the report said: "The report may not be used for any purpose by any person other [than] the party to whom it is addressed without the written consent of the appraiser and the appraiser specifically disclaims any liability to such unauthorized third parties." The appraisal report was addressed to the bank.

11

#### Slide 12

#### The Value of Precise Intended Use and User Language Willemsen – California Court of Appeal (2014)

- Trial court granted summary judgment and dismissed case.
- · Court of appeal affirmed. Key finding:

Furthermore, the Appraisal Defendants did not manifest an intent to supply information for Willemsen's use in determining whether the property was suitable for his purposes. Rather, the appraisal report specifically limited its intended use to the use of the bank. Finally, the purpose of the appraisal report was to aid the bank in determining whether the proposed collateral had a value sufficient to support the contemplated loan, not to assure Willemsen that it was suitable for use as a recycling facility or free from earthquake faults, or to disclose planned roadways to him.

#### The Value of Precise Intended Use and User Language Willemsen – California Court of Appeal (2014)

#### Takeaways:

- In addition to being a USPAP compliance requirement, your descriptions of intended use and user in appraisal reports are specifically relevant to determining the parties to whom you owe legal duties.
- The descriptions help frame who can sue you and what they can sue you about.
- For risk reduction, narrower and more precise is better.

13

Slide 14

### Sage v. Blagg 221 Ariz. 33 (Ariz. Ct. App. 2009) One Case - Two Takeaways

- Shari Sage made an offer to purchase a Scottsdale home for \$605,200 in the fall of 2004.
- The offer was written on the Arizona Association of Realtors standard form "Residential Resale Real Estate Purchase Contract."
- The form stated that the buyer's obligation to complete the purchase was "contingent upon an appraisal of the Premises by an appraiser acceptable to the lender for at least the sales price."

2m.	<ol> <li>Appraisal Contingency: Buyer's obligation to complete this sale is contingent upon an appraisal of the Premises acceptable to</li> <li>Iender for at least the purchase price. If the Premises fail to appraise for the purchase price in any appraisal required by lender,</li> <li>Buyer has five (5) days after notice of the appraised value to cancel this Contract and receive a refund of the Earnest Money or</li> <li>the appraisal contingency shall be waived.</li> </ol>
2n.	94. Appraisal Fee(s): Appraisal Fee(s), when required by lender, shall be paid by Buyer Seller Other  95. Appraisal Fee(s) are are not included in Seller Concessions, if applicable.

#### Sage v. Blagg 221 Ariz. 33 (Ariz. Ct. App. 2009) One Case - Two Takeaways

- After her offer was accepted and loan application submitted, the lender retained appraiser Blagg to perform the appraisal.
- Sage had signed a form requesting Security to provide her with a copy of the appraisal, which she received prior to closing.
- The appraisal, dated September 14, 2004, recited the livable area of the home as 2,440 square feet and estimated its market value to be \$620,000 (\$15k higher than the sales price).

15

Slide 16

## Sage v. Blagg 221 Ariz. 33 (Ariz. Ct. App. 2009) One Case - Two Takeaways

- A year and a half after she bought her home, Sage obtained another appraisal in connection with a refinancing.
- That appraisal stated that the livable area of the home was 1,871 square feet, 569 fewer square feet than stated in the Blagg appraisal.
- Sage then sued Blagg and his company, alleging his appraisal negligently misrepresented the value of her home at the time of her purchase.

## Sage v. Blagg 221 Ariz. 33 (Ariz. Ct. App. 2009) One Case - Two Takeaways

- Sage alleged that if Blagg's appraisal had calculated the home's value based on the correct amount of livable space, she would have realized the home was then worth less than she had contracted to pay for it and would have exercised her right to cancel the deal.
- Blagg moved to dismiss the case, his lawyer arguing Blagg owed Sage no duty of care.

**Poll #3:** Does appraiser Blagg win a motion to dismiss the case? Yes or no.

17

Slide 18

#### Sage v. Blagg 221 Ariz. 33 (Ariz. Ct. App. 2009) One Case - Two Takeaways

- Trial court first dismissed the case. Court of Appeal reversed.
- Court of Appeal ruling: "We hold that an appraiser retained by a lender in connection with a purchase-money mortgage transaction owes a duty of care to the borrower who is the prospective buyer of the home to be appraised."
- Court also noted "In March 2005, a few months after Blagg performed his appraisal of the home Sage was to purchase, [Freddie Mac] and [Fannie Mae] issued a revised Uniform Residential Appraisal Report . . ."

Slide 18

#### **Most Common Mistake**

- Square footage errors are the singlemost common actual mistakes for which appraisers are sued.
- Pay extra attention to measuring and reporting square footage.

19

Slide 20

## 1004 Appraisal Report Form Problems

**INTENDED USE:** The intended use of this appraisal report is for the lender/client to evaluate the property that is the subject of this appraisal for a mortgage finance transaction.

INTENDED USER: The intended user of this appraisal report is the lender/client.

23. The borrower, another lender at the request of the borrower, the mortgagee or its successors and assigns, mortgage insurers, government sponsored enterprises, and other secondary market participants may rely on this appraisal report as part of any mortgage finance transaction that involves any one or more of these parties.

# Mitigating the Risk of Borrower Claims with Specific Additional Language

Use additional language in reports directed at claims by borrowers (and sellers).

21

Slide 22

# Suggested Language for for Residential Appraisers Regarding the 1004 and Similar Report Forms?

Key language for residential lending appraisal reports:

The appraiser has not identified any purchaser, borrower or seller as an intended user of this appraisal, and no such party should use this appraisal for any purpose. Such parties are advised to obtain an appraisal from an appraiser of their own choosing if they require an appraisal for their own use. Any reference to or use of this appraisal report by a purchaser, borrower or seller for their own purposes, including without limitation for the purposes of a property purchase decision or an appraisal contingency in a purchase agreement, is at such party's own risk and is not intended or authorized by the appraiser.

Even though appraisal forms contain some similar language, it's proven that having it written out separately is most effective.

# Statute of Limitations + More Amini v. BAC Home Loans Servicing LP, LandSafe Appraisal Services, Inc. (2012) In March 2005, the plaintiff obtained a mortgage loan from BofA to purchase a property on Camano Island in the Puget Sound. A staff appraiser employed by LandSafe Appraisal performed the appraisal.

23

# Statute of Limitations + More Amini v. BAC Home Loans Servicing LP, LandSafe Appraisal Services, Inc. (2012) • More than three years later, in July 2008, the plaintiff was having problems with the property's waste system and hired a contractor to investigate the issue. • The contractor determined that the existing septic system was not operable and had not been operable since before 2005.

#### **Statute of Limitations + More**

Amini v. BAC Home Loans Servicing LP, LandSafe Appraisal Services, Inc. (2012)

- The system had caused serious damage to the home's foundation.
- The county public health department prohibited any further occupancy of the property until installation of an approved functional septic system and repair of the foundation.
- With repair costs estimated in the hundreds of thousands of dollars, the plaintiff determined that the property was essentially worthless and stopped making payments on the loan.

25

#### **Statute of Limitations + More**

Amini v. BAC Home Loans Servicing LP, LandSafe Appraisal Services, Inc. (2012)

- The borrower then sued the bank and LandSafe Appraisal for negligent misrepresentation and other claims, alleging that the firm's appraiser reported in the appraisal that the property was served by a working septic system and failed to identify or report any deficiency.
- The borrower filed this lawsuit in 2011, about six years after the initial appraisal.

#### **Statute of Limitations + More**

Amini v. BAC Home Loans Servicing LP, LandSafe Appraisal Services, Inc. (2012)

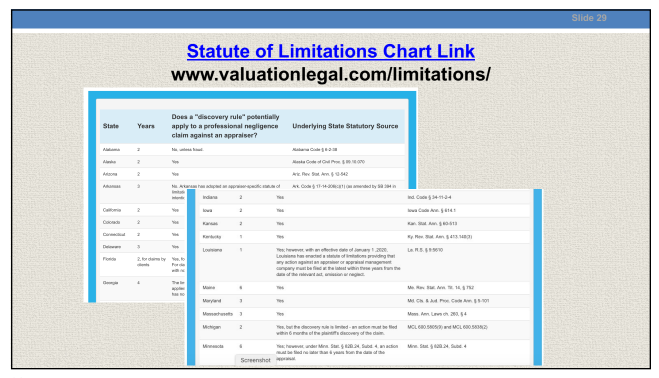
- LandSafe Appraisal moved to dismiss the case based on Washington's three-year statute of limitations period.
- The court hearing the motion pointed out that Washington follows the <u>discovery</u> rule and that the statute of limitations begins to run when the plaintiff "discovered or, in the exercise of due diligence, should have discovered the misrepresentation."

27

#### **Statute of Limitations + More**

Amini v. BAC Home Loans Servicing LP, LandSafe Appraisal Services, Inc. (2012)

- The court ruled that the statute of limitations did not begin to run until June 2008 when the plaintiff first "had a reason to suspect that LandSafe's appraisal was faulty."
- That date was within three years of when the borrower filed its lawsuit.
- Accordingly, the motion to dismiss was denied and the case advanced toward trial.
- > Takeaways:
  - 1. What's the statute of limitations period for appraiser negligence here in **Arizona**?
  - 2. Again, borrowers/other third parties are the most common source claims (60-65%).
  - 3. It sounds silly but septic/sewer issues are way too common in claims (and mostly preventable).



29

#### 12-531. Real estate appraiser; four-year limitation; exception; definition A. A PERSON WHO HAS A CAUSE OF ACTION FOR DAMAGES AGAINST A REAL ESTATE APPRAISER FOR MALPRACTICE, NEGLIGENCE, AN ERROR, A MISTAKE, AN OMISSION OR A BREACH IN CONNECTION WITH A REAL ESTATE APPRAISAL OR AN HB 2230 APPRAISAL-RELATED SERVICE, WHETHER BASED IN CONTRACT OR TORT, SHALL COMMENCE THE ACTION BEFORE THE EARLIER OF: 1. THE EXPIRATION OF THE APPLICABLE STATUTE OF LIMITATIONS FOR THE TYPE OF CLAIM THAT IS BEING PURSUED IF THE LENGTH OF TIME AFTER THE REPORT DATE TO THE EXPIRATION OF THE STATUTE OF LIMITATIONS DOES NOT EXCEED FOUR FOR THE PURPOSES OF THIS PARAGRAPH, "REPORT DATE" MEANS THE DATE ON WHICH THE REAL ESTATE APPRAISAL GIVING RISE TO THE ACTION WAS COMPLETED OR SHOULD HAVE BEEN COMPLETED. 2. FOUR YEARS AFTER THE DATE ON WHICH THE APPRAISAL-RELATED SERVICE GIVING RISE TO THE ACTION WAS PERFORMED OR SHOULD HAVE BEEN PERFORMED. B. THE STATUTE OF LIMITATIONS PRESCRIBED IN SUBSECTION A OF THIS SECTION DOES NOT APPLY TO A CLAIM THAT ALLEGES THAT AN APPRAISER KNOWINGLY AND INTENTIONALLY COMMITTED FRAUD OR KNOWINGLY AND INTENTIONALLY MADE A GROSS MISREPRESENTATION WHEN PERFORMING A REAL ESTATE APPRAISAL OR WHEN PROVIDING AN APPRAISAL-RELATED SERVICE. C. FOR THE PURPOSES OF THIS SECTION, "REAL ESTATE APPRAISER" MEANS ANY OF THE FOLLOWING: 1. A STATE-LICENSED APPRAISER. 2. A STATE-CERTIFIED RESIDENTIAL APPRAISER. 3. A STATE-CERTIFIED GENERAL APPRAISER. 4. A STATE-REGISTERED TRAINEE APPRAISER. 5. ANY AGENT, EMPLOYEE, EMPLOYER OR FIRM OF A PERSON WHO IS LISTED IN PARAGRAPH 1, 2, 3, OR 4 OF THIS SUBSECTION.

Statute of Limitations + More
Amini v. BAC Home Loans Servicing LP, LandSafe Appraisal Services, Inc. (2012)

That was an expensive septic system issue. Bank of America and LandSafe Appraisal ultimately settled the case with the borrower – by agreeing to forgive the entire \$504,000 balance owed on the mortgage.

31

## What "Mistakes" Do Appraisers Most Commonly **Get Sued Over?**

In any presentation about liability issues, most appraisers want to know "what do appraisers get sued for?"

What are the most common <u>alleged</u> mistakes that lead to lawsuits against appraisers?

Here are the answers – based on 8,200 claims:

# The Most Common Bases of Legal Claims Against Appraisers

The most common *alleged* mistakes at the core of professional liability lawsuits concerning appraisals for <u>mortgage lending</u> (either residential or commercial) are:

- Value. The appraiser's opinion of value allegedly was too high or too low because the appraiser used incorrect information about the subject property, selected inappropriate comparable sales or made inappropriate adjustments.
  - 20. Upon review of Defendants' appraisal by a Certified Appraiser following the sale of the Property,

    Plaintiff determined that, among various errors and omissions, Defendants incorrectly used improper sales

    comparables that were locationally, functionally, and dissimilar to the Property, which resulted in a gross over
    valuation of the Property.
- Measurement. The appraiser made an error in determining or reporting the square footage of a structure or the land area of the subject property.

33

Slide 34

- 3. Property condition/characteristics. The appraiser failed to discover or report a unique issue or problem with the subject property. The most common alleged issues and problems include:
  - The property suffers from a condition problem such as leaky roof, mold, foundation settlement, vermin infestation or unrepaired damage from fire or flood.
  - The appraiser misreported that the property is served by public sewer, when, in fact, the property is served by a septic system (or a pipe running to a creek) and that system has failed.
- **4. Construction progress reports**. In a construction progress report for loan disbursement, the appraiser overstated the degree of completion or failed to identify problems with the construction.

Example language: This construction progress report is for the use and benefit of the lender to assist in making loan disbursements. It is not prepared for the use or benefit of the owner/borrower. The purpose of this inspection is to determine the approximate degree of completion and not the quality of construction, workmanship or materials, or adherence to applicable building or planning codes or requirements.

Slide 34

#### Understand Review Appraiser Liability to the Original Appraiser --Let's Apply What We Just Learned about the Elements of Negligence to Another Real Appraiser Claim Situation

- Review appraiser retained by lender prepares a review that is highly critical of another appraiser's work.
- Lender drops the appraiser from panel, costing the appraiser tens of thousands of dollars in lost work. Other lenders learn of the "blacklisting" and more work is lost.
- Reviewer on his own reports the appraiser to the state for USPAP violations and submits the review. However, the state finds no errors and actually disciplines the reviewer for a poorly supported review.
- Can the damaged appraiser who lost tens of thousands in income because of the bad review sue the reviewer for <u>professional negligence</u>?



35

Slide 36

## The Gramm Leach Bliley Act (GLB)

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:

- 1) Maintain security safeguards pertaining to nonpublic personal information about consumers, and
- 2) 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

# Gramm Leach Bliley Act (GLB) – a High Level Summary of its Application to Appraisers

This law applies to <u>you</u> as an appraiser because, as the regulations published by the FTC and CFPB explain:

- (h)(1) Financial institution means any institution the business of which is engaging in an activity that is financial in nature or incidental to such financial activities . . .
- (2) Examples of financial institutions are as follows: . . .
- (iii) A personal property or <u>real estate appraiser is a financial</u> institution because real and personal property appraisal is a financial activity listed in 12 CFR 225.28(b)(2)(i) and referenced in section 4(k)(4)(F) of the Bank Holding Company Act, 12 U.S.C. 1843(k)(4)(F).

It also applies to AMCs – here's another listed example:

(x) An entity that provides real estate settlement services is a financial institution because providing <u>real</u> estate settlement services is a financial activity listed in 12 CFR 225.28(b)(2)(viii) and referenced in section 4(k)(4)(F) of the Bank Holding Company Act, 12 U.S.C. 1843(k)(4)(F).

\* 16 CFR 314.2 Definitions.

Copyrights 2023 Peter Christensen, Christensen Law

37

# Gramm Leach Bliley Act (GLB) – a High Level Summary of its Application to Appraisers

For appraisers, the GLB's application can be summarized in these very general rules:

An appraiser cannot distribute <u>nonpublic personal information</u> about <u>consumers</u> and <u>customers</u> to nonaffiliated third parties unless such consumers and customers have been given a <u>privacy notice</u> (by the lender, if it's their consumer/customer or by you if it's your direct consumer/customer) and the opportunity to opt-out of such distribution.

For appraisers, nonpublic personal information would be things like:

- · Name of borrower.
- · Loan/case/application number.
- · Interior details; photos of personal items.
- · Opinion of value.

A "consumer" is a person who has sought or received a single or incidental service from you for personal, family or household purposes. A "customer" is consumer who has an ongoing relationship with you – such as purchasing appraisals from you on a routine basis.

Who enforces these requirements? CFPB

Slide 38

Can a borrower sue for violation?

Are there any real cases involving appraisers?

\* 16 CFR 314.2 and 16 CFR 314.3.

Copyrights 2023 Peter Christensen, Christensen Law

#### Gramm Leach Bliley Act (GLB) - a High Level Summary

Safest Privacy Advice re GLB:

Regardless of how you receive the information and regardless of whether you have a "consumer" or "customer" relationship with the borrower or another party, don't disclose nonpublic personal information to third parties, who are not necessary to your performance and delivery of the appraisal.

Please also remember that you have additional confidentiality duties under USPAP (2020-21):

#### CONFIDENTIALITY:

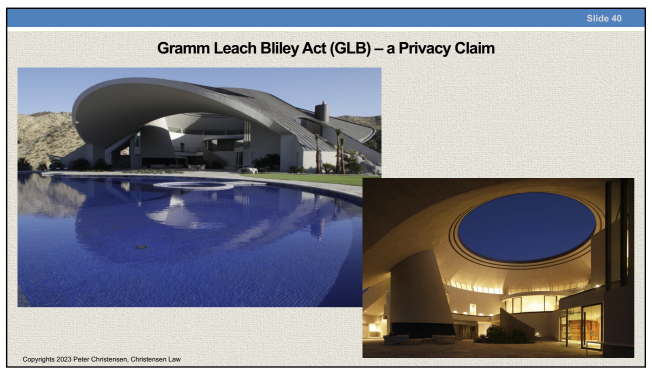
An appraiser must protect the confidential nature of the appraiser-client relationship. An appraiser must act in good faith with regard to the legitimate interests of the client in the use of confidential information and in the communication of assignment results. An appraiser must be aware of, and comply with, all confidentiality and privacy laws and regulations applicable in an assignment.

An appraiser must not disclose: (1) confidential information; or (2) assignment results to anyone other than:

- · the client:
- parties specifically authorized by the client;
- · state appraiser regulatory agencies;
- · third parties as may be authorized by due process of law; or
- a duly authorized professional peer review committee except when such disclosure to a committee would violate applicable law or regulation.

Copyrights 2023 Peter Christensen, Christensen Law

39



# A Process Server is Knocking at Your Door

- What should you do?
- Flee to BVIs?
- · Accept service?
- E&O?



41

Slide 42

# Handling a Subpoena

- Understand difference between fact and expert witness.
- Know USPAP confidentiality rule.
- Use a practical approach in discussing subpoena with the attorney.
- Seek assistance if the subpoena may be hinting at a potential claim.

## **USPAP** Confidentiality

#### USPAP's Ethics Rule re Confidentiality

"An appraiser must not disclose: (1) confidential information; or (2) assignment results to anyone other than: the client; persons specifically authorized by the client; state appraiser regulatory agencies; third parties as may be authorized by due process of law; or a duly authorized professional peer review committee ..."

43

Slide 44

# U.S. v. 2,091.712 Acres of Land, U.S. District Court, E.D. North Carolina 2010

- · Federal condemnation case.
- Government taking a restrictive easement over land adjacent to a Marine Corps air station.
- Government subpoenaed all appraisals by landowner's appraiser of similar properties near military air bases and civilian airports.
- Court ruled USPAP confidentiality did not provide basis for appraiser refusing to disclose appraisals.

"The law does not afford an evidentiary privilege to professional appraisers. Moreover, the USPAP rules themselves explicitly contemplate the production of such documents to 'third parties as may be authorized by due process of law.'"

## What To Do If a Claim or Lawsuit Happens to You?



- Don't ignore it
- Get legal assistance
- Handle the lawsuit appropriately if you are served
- Report to E&O

45

Slide 46

#### 3 Pieces of Bad Advice From the Internet

- > "Don't report that disciplinary complaint to your E&O."
- "Since my firm is organized as a limited liability company, I don't have personal liability for my appraisals."
- > "Only appraisers who do appraisals for mortgage lending get sued."

# How to Turn a Potential Claim into an Actual Claim Part 1 – Chase "Quality Review" Letter

#### Dear Appraiser:

Your appraisal was selected for a quality review analysis by Chase Appraisal Panel Management. During the course of our review our analysis uncovered the following possible USPAP violations:

- 1. USPAP Standards 1-2(e)(i), 2-1(a), 2-2(b)(iii): The appraisal appears to be in violation of USPAP standard rules regarding proper identification and reporting of subject's property data and characteristics as well as reporting in a manner that will not be misleading.
  - a) In the neighborhood section on page one, no box is checked for subject location; however it is noted as rural per comments. It is noted to be built up "over 75%" yet comments state rural area with properties of 2-20 acres and satellite imagery shows a very sparsely populated area.
  - b) No zoning information is provided. Per public record, the subject is zoned LCA11 – residential with light agriculture and farm animals acceptable. However use code per public record indicates "quadruplex". Public record living area is noted as 4,858sf with 12BR, 4 bath and 4 separate units. The report provides no discussion of this data.

47

Slide 48

# How to Turn a Potential Claim into an Actual Claim

Part 2 – The Appraiser's "Appeal"

#### "Dear Appraisal Panel,

I would like to appeal your previous decision to place me on your Exclusionary list.

The appraisal in question was admittedly sketchy and very lacking in detail and clarity of presentation. I was truly appalled myself preparing the rebuttal to your review and I acknowledge that it did not meet the appropriate standards of reporting that it should have.

However, this was truly not representative of my work in 2007, nor does it have any similarity at all to the work that I do currently . . . "

### How to Turn a Potential Claim into an Actual Claim Part 3 – Letter Demanding Indemnification

Dear

This correspondence serves as JPMorgan Chase Bank N.A.'s ("Chase") demand for indemnification for losses associated with your (you and /or your agent's) appraisal of the following referenced property:

Chase believes that the appraisal is inaccurate containing gross errors and/or omissions resulting in unsupported value. As a result of relying in good faith on this inaccurate appraisal, Chase has incurred and will continue to incur significant damages, costs, and attorneys' fees. Accordingly, please notify your insurance carrier of this claim and provide evidence of notification to the undersigned within 10 business days of receipt of this letter. Additionally, provide the policy and contact information of any insurance that may provide coverage for this liability.

Please contact the undersigned immediately upon receipt of this correspondence so that we may entertain resolution without the need for judicial intervention. If you fail to contact your insurance carrier and to provide Chase with the requested information within the time frame, Chase intends to pursue litigation without further notice.

Sincerely

49

# Get Legal Advice - Not Internet Advice

Yesterday at 12:28pm · , IL · IA

Anyone have experience with that Llano company trying to come after you for an old appraisal completed? I have a buddy who is no longer in the business getting letters from them on something he completed as an associate in late 2007.

Just tell him to tell them he burned the files a few years back and have no idea what they are talking about? If they want a new appraisal, maybe he can recommend you but do you really want to hear from these guys years from now on an old report?

Like - Reply - 1 - Yesterday at 12:45pm

after. Like I said tho, he was just a trainee, so I can't see how much of anything could fall on him legally, even if within discovery.

Like · Reply · Yesterday at 1:49pm

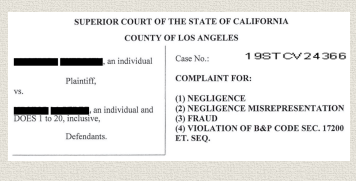
It would be on the supervisor that signed the report

Like · Reply · Yesterday at 2:40pm

Slide 50

#### Let's Look at the Interplay between an Appraiser's Mistakes, a Complaint to the State Appraiser Board, 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.



Copyrights 2023 Peter Christensen, Christensen Law

51

Slide 52

## **Appraiser's Divorce Assignment Goes South**

- In 2017, wife and husband are in a contentious divorce.
- They own two properties: their home in West Covina and a 4-unit rental in La Puente.
- Appraiser runs into husband who says he needs an appraiser for his divorce case.
- Mistake #1 happens no engagement agreement.
- Appraiser values both properties \$835k for the home, and \$850k for the rental property, for which he later issues a new report at \$900k.

Copyrights 2023 Peter Christensen, Christensen Law

## **Appraiser's Divorce Assignment Goes South**

- Mistake #2 appraiser reports both appraisals on standard Fannie Mae pre-printed report forms.
- Mistake #3 appraiser doesn't do a good job identifying his client/intended user in either report and just puts the last name.
- Wife agrees to a divorce settlement in court with the husband and claims she relied on the appraiser's reports in making the settlement.

Copyrights 2023 Peter Christensen, Christensen Law

53

Slide 54

## **Appraiser's Divorce Assignment Goes South**

- ➤ The wife soon has regrets about the property settlement she accepted another appraiser provides retrospective appraisals that are \$175k and \$205k lower.
- She files a complaint to BREA.
- Mistake #4 the appraiser doesn't report the disciplinary complaint to his E&O.
- ➢ BREA cites the appraiser. Let's look at part of the citation.

Are appraisers legally required to carry E&O insurance?

No, there is no such requirement in any state, except Colorado. What's the real reason it exists? To defend you against claims.

Copyrights 2023 Peter Christensen, Christensen Law

#### The Appraiser Board's 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:
  - Failing to explain the use of a sale price for Comparable One which was different than the sale price noted in public records;
  - 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
  - (iv. Failing to provide adequate support for the site and car storage adjustments. (S.R. 1-4(a) and S.R. 2-2(a)(viii);
- 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

55

Slide 56

## **Appraiser's Divorce Assignment Goes South**

- > The state cites the appraiser.
- ➤ The punishment is 15 hours of specified basic education with an exam, a 4-hour corrective education course run by the Appraisal Foundation, and a fine of \$1,000.
- > But it's not over.
- ➤ The wife sues the appraiser to recover what she thinks she should have received in value in the divorce.

Copyrights 2023 Peter Christensen, Christensen Law

## **Appraiser's Divorce Assignment Goes South**

- > So, the appraiser is:
  - Having to defend a case at his own expense that is more difficult and expensive to defend because he didn't use good intended user language or an engagement agreement.
- ➤ <u>Takeaways</u> use an engagement agreement, don't misuse report forms, do a good job specifying who your client is, and report legal issues promptly if you're insured.

Copyrights 2023 Peter Christensen, Christensen Law

57

Slide 58

## For Appraisers Who Work as Expert Witnesses: Can an Unhappy Party on the Other Side of a Case Sue You for Negligence?

Can any unhappy party on one side of any litigation, condemnation, arbitration, etc. sue the <u>other side</u>'s expert?

Let's find out . . .

# An Unhappy Property Owner in a Condemnation Case Sues the State's Expert Witness Appraiser

- An experienced appraiser and his firm were hired by the state to value a largely undeveloped parcel for highway condemnation purposes.
- He appraised the property at approximately \$1,000,000.
- Property owner declined a pre-litigation offer based on that appraisal.
- The state then commenced an eminent domain proceeding.
- At trial, the state's appraiser testified to the same \$1m valuation, while the property owner's expert appraiser testified to a \$7m value.

59

Slide 60

# An Unhappy Property Owner in a Condemnation Case Sues the State's Expert Witness Appraiser

#### Facts of the Case (Cont'd)

- The jury split the difference and awarded approximately \$4m to the property owner.
- The property owner was not satisfied with that outcome.
- The owner then sued the state's expert appraiser, contending that his valuation was erroneously low and alleging various claims of negligence.
- The owner alleged that the condemnation award at trial would have been higher but for the allegedly erroneous low value and demanded damages from the state's expert and his firm for the difference.
- There are two reasons why the property owner should lose.

# Appraiser Liability Claims Remember the Elements of a Professional Negligence Claim

#### The key legal elements of a negligence claim:

- Duty owed by the defendant to the plaintiff to conform his or her conduct to a standard of care.
- ▶ Breach of that duty e.g., providing an inflated valuation or failing to produce a USPAPcompliant appraisal or, in the case of an expert, perhaps failing to produce admissible work product.
- Reliance by the plaintiff on the appraiser's work.
- Actual damages to the plaintiff.
- The property owner should both lose because the other side's appraiser owes them no legal duty.

61

Slide 62

# Who is your client? Who are your intended users?

Always use as narrow and precise of language on user and use as possible in every report – of every type.

In a divorce, have you been retained only by one spouse or both? Be clear.

Partners have a disputed buy out. You're being retained. Are you working for one or both? Be clear.

# An Unhappy Property Owner in a Condemnation Case Sues the State's Expert Witness Appraiser

The other – very important – reason the property owner should lose is something called litigation privilege or witness immunity.

The case in New Hampshire makes this point.

#### Legal outcome of the case in New Hampshire:

- The trial court dismissed the property owner's claims against the appraiser and his firm based on "witness immunity."
- New Hampshire's Supreme Court upheld that dismissal.
- · The Court wrote in its opinion:

"The purpose of this privilege is to encourage witnesses to testify and to ensure that their testimony is not altered or distorted by the fear of potential liability."

Provencher v. Buzzell-Plourde Assoc., NH Supreme Court 1998

63

Slide 64

# Who Else Sues Appraisers Engaged as "Experts" or Who Perform Other Non-Lending Work?

- Client(s) of the Appraiser. Examples:
  - Client in a divorce case disappointed with the result.
  - Taxpayer who hired appraiser to provide value for return
  - Party to condemnation suit who hired appraiser as expert.
  - Parties who jointly engaged appraiser to determine purchase price or a rental rate for a lease renewal.

## **Engagement Letters Really Work**

- Let's consider a NY case <u>Stabilis Fund II LLC v. CBRE</u>, <u>Inc.</u>, (N.Y. Sup. Ct. 2019).
- Stabilis was the lender on a loan in default secured by a property in Florida.
- Defendant CBRE and its appraiser had earlier appraised the property for the loan.
- Stabilis was now contemplating foreclosure and sought a new appraisal from CBRE.
- CBRE had an existing <u>signed</u> engagement letter with Stabilis for appraisal services.
- The firm re-appraised the property in October 2013 shortly before the foreclosure sale.
- The appraisal fee was \$2,500.

65

Slide 66

## Do Appraisers' Limitations of Liability Work?

- The crux of the legal claim is that the appraiser made a clear error in the report.
- The appraiser didn't include rental income from a new long-term tenant, resulting in a significantly lower valuation.
- The error resulted from a failure to update a spreadsheet in an earlier report.
- As a result, the lender alleges it permitted the property to be sold too cheaply at the foreclosure sale and settled litigation against the guarantor for too little.
- Stabilis has sued CBRE for \$1.1 million.

## Do Appraisers' Limitations of Liability Work?

The signed engagement letter had a relevant provision:

UNDER NO CIRCUMSTANCES WHATSOEVER SHALL EITHER PARTY BE LIABLE TO THE OTHER FOR ANY SPECIAL, CONSEQUENTIAL, PUNITIVE, OR INCIDENTAL DAMAGES OF ANY KIND WHATSOEVER. IN NO EVENT WHATSOEVER SHALL EITHER PARTY'S TOTAL LIABILITY TO THE OTHER FOR DIRECT DAMAGES UNDER THE AGREEMENT OR ANY OTHER DAMAGES WHATSOEVER EXCEED IN THE AGGREGATE THE SUM OF TEN THOUSAND DOLLARS (\$10,000.00).

- In a summary judgement motion, the firm asked for the court to rule that this provision is enforceable.
- How did the court rule?

67

Slide 68

## Do Appraisers' Limitations of Liability Work?

The court described the law:

"Contractual limitations of liability are generally enforced and serve a broad public purpose by limiting a parties' exposure to liability and keeping the costs of goods and services down. In order to circumvent the limitation of liability cap with respect to its breach of contract action, plaintiff is required to demonstrate that defendant's conduct constituted gross negligence, which "must smack of intentional wrongdoing." . . . Gross negligence is conduct which "evinces a reckless indifference to the rights of others."

 To be sure, there was a highly qualified expert witness hired by Stabilis ready to testify that the appraiser's error was "gross negligence" as opposed to a simple mistake.

# Do Appraisers' Limitations of Liability Work? But nevertheless the court found: "that [the appraiser] made a calculation error by inserting an incorrect number in a spreadsheet does not constitute intentional wrongdoing." The court ruled: "ORDERED that defendant is entitled to summary judgment fixing plaintiff's damages at a maximum of \$10,000 in accordance with the parties' contractual limitation of liability."



#### "Terms and Conditions" Document - Key Provisions

"Maximum Time Period for Legal Actions. Unless the time period is shorter under applicable law, any legal action or claim relating to the appraisal or Appraisal Services Agreement shall be filed in court ... within two (2) years from the date of delivery to Client of the appraisal report to which the claims or causes of action relate ... The time period stated in this section shall not be extended by any delay in the discovery or accrual of the underlying claims, causes of action or damages."

- Shortens the time period for claims. Creates a shorter statute of limitations.
- Most appraisers do not currently have a provisions like this.
- Often not objected to by clients.

71

#### "Terms and Conditions" Document - Key Provisions

"Limitations of Liability. To the fullest extent permitted by applicable law, the maximum monetary liability of Appraiser, Firm or Client to one another or to any third party (regardless of whether such party's claimed use or reliance on the appraisal was authorized by Appraiser) for any and all claims or causes of action relating to the appraisal or Appraisal Services Agreement shall be limited to \_\_\_\_\_\_."

- Limitations of liability are more enforceable than most appraisers and other professionals think.
- Very useful to defending against claims.
- Provision is designed to be enforceable in as many states as possible.
- It is mutual between and appraiser and client, and also applicable to third parties (via the "shrink wrap" acceptance).

Re:

[Name of matter or case]

Dear [Attorney]:

I/We are pleased to be retained by you as consulting experts in connection with your representation of \_\_\_\_\_\_ in the above matter. I/We also understand that I/We may be asked to provide expert witness services and testimony in the matter should it become necessary.

This engagement letter sets forth the terms of my/our services. If these arrangements are acceptable, please sign the enclosed copy of this letter, have your client sign it as well, and return it to me/us at your earliest opportunity along with the \$\_\_\_\_\_ retainer mentioned below.

73

#### A Separate Agreement for Expert Witness Work

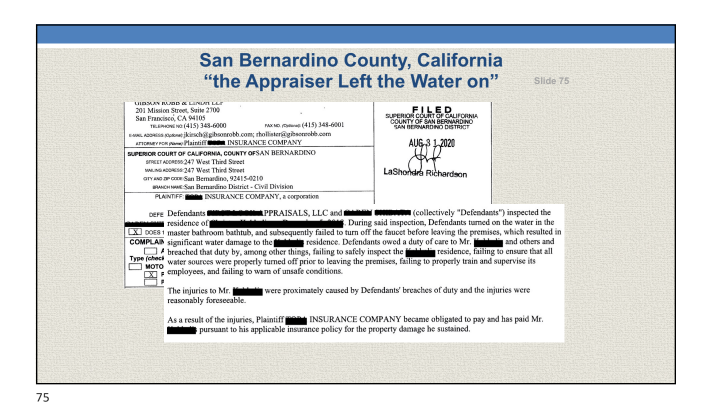
Responsibility for Payment. [See Instructions for alternative wording.] I/we understand you are retaining my/our services in connection with the representation of your client. While we will be issuing our invoices directly to you for delivery to your client, your client shall be responsible for payment in accordance with the terms stated in this letter and has acknowledged that responsibility by signing below. However, in the event that your client fails to pay for our fees and expenses on a timely basis, your firm agrees to pay the balance owed.

**Retainer.** [See Instructions for alternative wording.] It is my/our policy to collect a retainer and receive the fully executed engagement letter before I/we begin providing services. The retainer for this matter shall be \$\_\_\_\_\_\_. This retainer will be applied to my/our final invoice for time and expenses, with any unused amount refunded to the party who paid the retainer unless that party directs, in writing, that the refund be paid to a different party.

Right to Withhold Services and/or Withdraw. Without liability on my/our part and without regard to the stage of litigation, I/we shall have the right to withhold providing services (including delivering any report or providing testimony) or withdraw completely, at my/our sole option, if any of my/our invoices are not timely paid or if I/we determine that an irreconcilable conflict has arisen

74

Slide 74



# Common Reasons Why Appraisers Didn't Have Coverage for Claims Under Their E&O

- No current E&O policy.
- No "tail" coverage.

What's retirement tail coverage?



# The Worst Risk Management Strategy I've Ever Heard

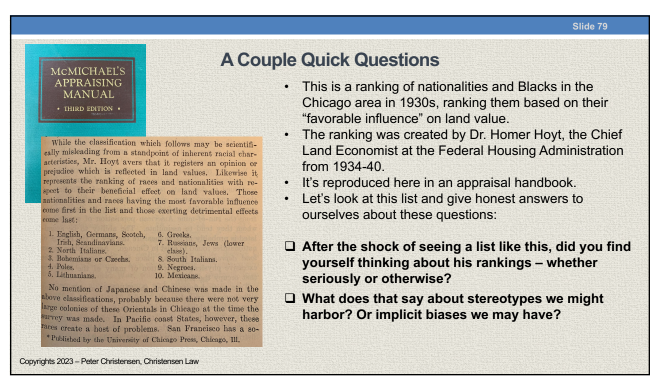
"I put all my assets in my wife's name"

77

Slide 78

## Part 2

**Appraisal Bias and Alleged Discrimination** 



79

# Slide 80 **Elimination of Bias** Where Are We Going? We're going to address issues concerning bias and discrimination in appraising. We'll learn about: Implicit/unconscious bias. Explicit bias and intentional discrimination. We'll look at real-world situations where researchers or members of the public believed there was bias by appraisers. Copyrights 2023 - Peter Christensen, Christensen Law

## **Elimination of Bias** Where Are We Going?

- Because the law weighs heavily on matters concerning discrimination, we'll also address:
  - Relevant federal laws such as the Fair Housing Act and ECOA.
  - Applicable (and changing) professional standards.
  - Investigations and lawsuits relating to alleged discrimination in appraisals - for example, you'll hear how one appraiser ended up having to produce 1,400 appraisals and work files to a government agency (this will certainly provide one reason why this course is important).
- The topics discussed is relevant to both residential and commercial appraising – it's important to realize that these issues are not just a "residential appraiser problem."

Copyrights 2023 - Peter Christensen, Christensen Law

81

# The Topics Are Upsetting

When the Appraisal Standards Board proposed adding a nondiscrimination section to the Ethics Rule in USPAP, some of the public comments included:

From: Anonymous Sent: 7/26/2022 12:54:24 PM

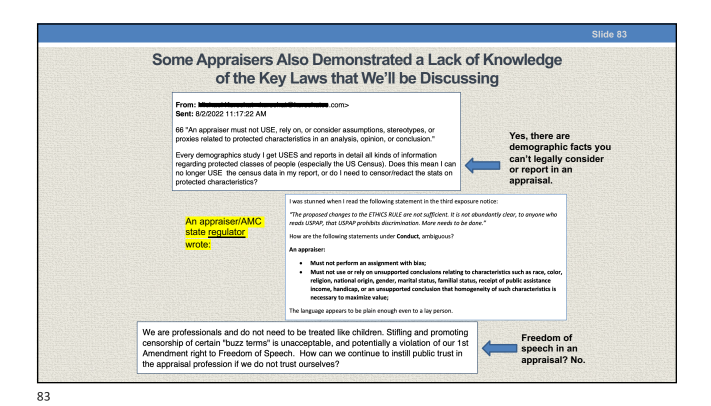
This is absurd! This woke culture Crap! Nobody, cares about the people who own the home, who lives in it, or anything discriminatory. To give into any of this, undermines the whole industry. absolutely ridiculous!

From: Julian Sente ; @hotmail.com

I oppose the amendments in their entirety as an obscene violation of human freedom, particularly against the users of appraisal services but also against appraisers. The ethics requirements should be wholly separated from governmental legislation because the latter themselves are prone to unethical tendencies and are in many jurisdictions grossly unethical. The authors of the currently adopted standards understood the need for regulation to be the least restrictive as possible for human flourishing. This exposure draft is profoundly evil and I condemn it.

@hotmail.com

Copyrights 2023 - Peter Christensen, Christensen Law



Are Appraisers Being Unfairly Singled Out?

Is the appraisal profession being unfairly singled out with accusations of bias?

• Well – appraisers aren't the only professionals who've faced allegations about bias in their professional services?

• Professions like lawyers, therapists, nurses and doctors have all faced similar allegations – and they also are required to take education on the subject.

• Let's take a closer look at bias concerns regarding doctors.

Copyrights 2023 – Peter Christensen, Christensen Law

#### Learning about Bias Let's Talk about Doctors

- Doctors are accepted as well-educated professionals.
- Relying on their education and experience, they often engage in complex analyses and decision-making that impact patients' lives and families.
- If you ask doctors about whether racial or other biases affect their analyses and decisions, most will likely say something like "no, my work is unbiased and objective."
- Some doctors might admit that there are a few bad apples in their profession.
- Does that sound familiar to what appraisers are saying when asked about whether bias affects their work?



Copyrights 2023 - Peter Christensen, Christensen Law

85

Slide 86

#### **Bias Study - Doctors**

- A research project at Harvard University looked at whether doctors (specifically, emergency medicine residents) and whether they held biases that impact their professional opinions about how to treat patients.\*
- Specifically, would doctors reach different opinions based on whether their patient was White or Black?
- Doctors are an interesting group to study.
- Like appraisers, they are professionally obligated to be objective and impartial in their work.

Copyrights 2023 - Peter Christensen, Christensen Law

<sup>\*</sup> The findings of this study were presented in a medical journal article: "Implicit Bias Among Physicians and Its Prediction of Thrombolysis Decisions for Black and White Patients." Journal of General Internal Medicine (2007). It's available here: https://www.ncbi.nlm.nih.gov/pmc/articles/PMc2219763/.

Slide 88

#### Bias Study - Doctors



- On completing medical school, they take a version of the historic Hippocratic oath.
- Here's an example of part of one such oath (the oaths vary from one medical school to the next):
  - "I will not permit considerations of gender, race, religion, political affiliation, sexual orientation, nationality, or social standing to influence my duty of care."
- That sounds a lot like part of the Ethics Rule in USPAP (as of the 2020-21 version):
  - "An appraiser must perform assignments with impartiality, objectivity, and independence, and without accommodation of personal interests...

    An appraiser: must not perform an assignment with bias...."

Copyrights 2023 - Peter Christensen, Christensen Law

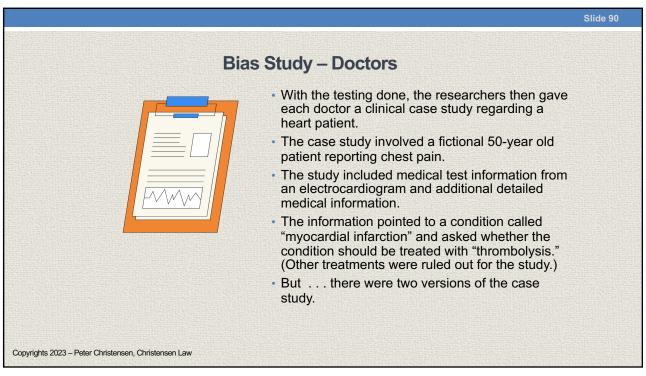
Copyrights 2023 - Peter Christensen, Christensen Law

87

#### The Bias Study about Doctors · As part of the study, in 2005, the researchers had Bad Good 220 doctors at four Boston and Atlanta hospitals take Black people White people a test called the Implicit Association Test (IAT). What is the IAT? Implicit Association Test. It's an online test that shows photos to test subjects of people from different social groups (for example: different races, ages or genders) and measures the time it takes the test subject to match the people in the photos to particular attributes (such as good or bad, honest or dishonest). The IAT is based on research showing that a test subject will match a person to an attribute more quickly if they connect the attribute in their mind, regardless of their awareness of this connection.

## Slide 89 Bias Study - Doctors · The researchers also presented each of the same 220 doctors with a questionnaire about their Questionnaire beliefs and feelings: "Do you feel less warm toward Black patients?" "Are White patients more cooperative?" This questionnaire was aimed at evaluating their explicit biases meaning conscious beliefs. Copyrights 2023 – Peter Christensen, Christensen Law

89





#### **Bias Study – Doctors**

- Each version was identical except:
  - One version included photos of White patients.
  - The other version included photos of **Black** patients.
- Half of the doctors received a study with a photo of a White patient.
- The other half received a study with a Black patient's photo.



Did the doctors give different professional opinions regarding treatment based on the patient's race?

Copyrights 2023 - Peter Christensen, Christensen Law

91

Slide 92

# Did Doctors in Give Different Opinions Regarding Treatment Based on Whether the Patient Was White or Black?

Before we answer that, let's look at how did the doctors did on the IAT implicit test and the questionnaire with respect to explicit Black or White bias?

- Doctors, other than Black doctors, showed a White bias on the IAT. Overall, they showed an implicit bias in favor of Whites.
- On the questionnaire the doctors as a whole showed no explicit bias. The doctors <u>reported</u>, for example, feeling equally "warm" to both White and Black patients.
- Thus, other than the Black doctors, the doctors appeared to have implicit bias in favor of Whites, but as is the case with implicit biases, they had no awareness (or admission) of such bias.



Copyrights 2023 - Peter Christensen, Christensen Law

# Did the Doctors Have Different Opinions Regarding Treatment Based on Whether the Patient Was White or Black?

# So, did the doctors give different professional opinions based on a patient's race? Yes.

- Doctors prescribed more aggressive treatment for the White patients over the Black patients.
- Doctors recommended thrombolysis 58.2% of the time for a White patient, but only 42.7% of the time for a Black patient.
- ➤ That's significant 15% fewer Black patients would be recommended for treatment than Whites.



Copyrights 2023 - Peter Christensen, Christensen Law

93

Slide 94

## Causes of Bias – Whether Implicit or Explicit?

#### What may cause biases?

- Personal experience/upbringing, leading to the formation of stereotypes.
- The influence of others (family/friends).
- The culture in which a person lives in (what is considered normal).
- Information we process (media).
- Our educational system.

With respect to implicit bias, there's another key cause: our development as humans . . .

Copyrights 2023 - Peter Christensen, Christensen Law

# An Additional Key Causes of Implicit Bias

#### Our development as humans has led us to rely on implicit biases:

- Our brains, on average, receive 11 million bits of information every second, but we can only consciously process 40-50 bits of information per second.
- Biases are shortcuts that our brains create to make sense of all this information in an easy way though sometimes deeply flawed and unfair.
- So, we make associations, and based on these associations, we have feelings and preferences towards some individuals or groups over others.

\* From State Bar of California: "Disrupting Implicit Bias" citing the book Sway: Unravelling Unconscious Bias by Pragya Agarwal.

Copyrights 2023 - Peter Christensen, Christensen Law

95

Slide 96

#### **Additional Key Causes of Implicit Bias**

The evolutionary component of bias means that it's most likely to show up when we are:

- > stressed,
- constrained by time,
- uncertain,
- fatigued,
- or anxious.

In these situations, we may be more susceptible to leaning into our unconscious biases.\*

\* From State Bar of California course: "Disrupting Implicit Bias" and based on the book Sway: Unravelling Unconscious Bias by Pragya Agarwal.

Copyrights 2023 - Peter Christensen, Christensen Law

Slide 98

# What About Implicit Bias and <u>Value</u>? Could implicit biases impact opinions about value?

#### Let's start with the eBay baseball card study:

- Cards held in Black hands in eBay auctions sold for 20% less on average than the same cards held in White hands.
- The race effect was more pronounced in sales of Black player cards.

















Copyrights 2023 – Peter Christensen, Christensen Law

97

# An Example of How Implicit Bias Can Affect an Appraiser's Judgment

<u>Is this house a Q4</u>: "Dwellings with this quality rating meet or exceed the requirements of applicable building codes. Standard or modified standard building plans are utilized..."

<u>Or is it a Q5</u>: "Dwellings with this quality rating feature economy of construction and basic functionality as main considerations. Such dwellings feature a plain design using readily available or basic floor plans featuring minimal fenestration and basic finishes with minimal exterior ornamentation . . . "





Copyrights 2023 - Peter Christensen, Christensen Law

Examples of Allegations of Bias in Appraising

Copyrights 2023 - Peter Christensen, Christensen Law

99

#### **Individual Stories in the News Jacksonville Appraisal Situation Alleged Racial Bias** The New york Times · A situation in Jacksonville, FL is representational of more than two dozen Black Homeowners Face recent similar stories concerning alleged Discrimination in Appraisals discrimination in appraisals around the Companies that value homes for sale or refinancing are bound by law not to discriminate. Black homeowners say it happens country. Originally some argued "these are just anecdotes . . . ' But, when you are the person who believes they have been discriminated against - or when your firm is accused in the anecdote, it doesn't matter so much to you whether "it's just anecdotal." No one wants to be a discrimination anecdote. Copyrights 2023 - Peter Christensen, Christensen Law

Slid

#### Jacksonville Appraisal Situation Alleged Racial Bias

- A mixed race Black/White couple she's Black, he's White was seeking to refinance. She's an HR attorney and he's an artist
- After receiving an initial appraisal of \$330,000, the couple removed all photos of the Black wife and her side of the family, books by Black authors, and holiday cards from Black friends.
- · The home was then re-appraised.
- When the White husband greeted the second appraiser, the home appraised at \$465,000, which was an increase of more than 40 percent.
- After posting the story on Facebook, the homeowners received over 2,000 comments, many of which were from Black homeowners saying that they had a similar experience.
- The wife stated, "[I]n the Black community, it's just common knowledge that you take your pictures down when you're selling your house."



Copyrights 2023 - Peter Christensen, Christensen Law

101

Slide 102

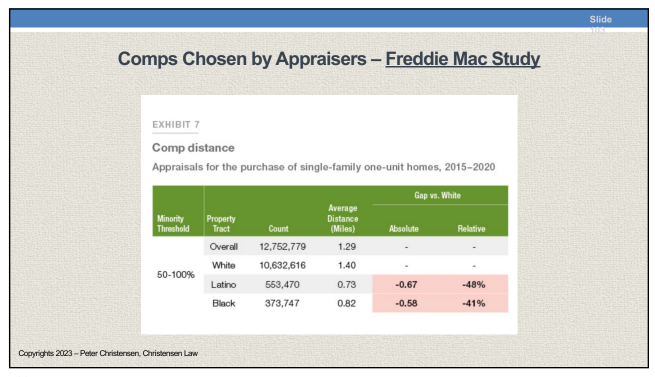
#### It's Not Just Individual Stories - Freddie Mac Study

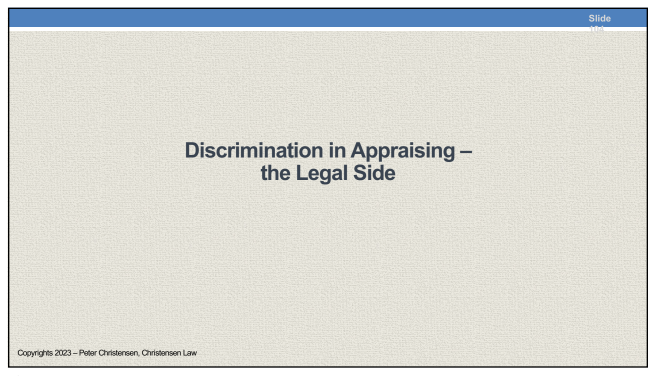
In a study released in 2021, researchers at Freddie Mac analyzed millions of appraisals for purchase transactions and found unexplained racial disparities in the percentage of properties that received an appraisal value lower than the contract price (the "appraisal gap"). Freddie research showed that an appraisal gap is more likely to occur in Black or Latino census tracts than in White census tracts.

Specifically, Freddie Mac's researchers reported:

- ▶ 12.5% of the properties in Black census tracts received an appraisal value lower than the contract price, as compared to 7.4% of the properties in White census tracts. 15.4% of properties in more Hispanic tracts received values lower than the contract price.
- As the concentration of Black or Latino individuals in a census tract increased, there was a corresponding increase in the appraisal gap.

Copyrights 2023 - Peter Christensen, Christensen Law





## Key Laws Relevant to Discrimination in Appraising

Two key federal laws that apply to alleged discrimination in appraising are:

- The Fair Housing Act (FHA) enacted as part of the Civil Rights Act of 1968. Applies to appraisers, firms, AMCs, lenders – all parties.
- The second key law is the Equal Credit Opportunity Act (ECOA), which similarly makes it "unlawful for any creditor to discriminate against any applicant, with respect to any aspect of a credit transaction ... on the basis of race, color, religion, national origin, sex or marital status, or age..." (15 U.S.C. § 1691.)



- The Fair Housing Act applies broadly to properties containing dwellings – not just single family.
- ECOA is <u>not</u> limited to residential; it applies to commercial lending as well.



Copyrights 2023 - Peter Christensen, Christensen Law

105

Slide 106

## **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).)

Copyrights 2023 - Peter Christensen, Christensen Law

## **Notable Regulations under Fair Housing Act**

- The regulations also make clear it's not just the appraising that may violate the law but it's also "using" a discriminatory appraisal.
- Under the regulations, prohibited practices include:

"[u]sing an appraisal of residential real property in connection with the sale, rental, or financing of any dwelling where the person knows or reasonably should know that the appraisal improperly takes into consideration race, color, religion, sex, handicap, familial status, or national origin." 24 C.F.R. § 100.135(d)(1).

Copyrights 2023 - Peter Christensen, Christensen Law

107

#### 3110e

# USPAP Changes for 2024 Edition (from 5<sup>th</sup> Exposure Draft adopted May 5, 2023)

There was a problem here –
this markup shows a
deletion in the current
version of USPAP that will
be replaced with a new
Ethics section:

#### CONDUCT:

An appraiser must perform assignments with impartiality, objectivity, and independence, and without accommodation of personal interests.

#### An appraiser:

- must not perform an assignment with bias;
- must not advocate the cause or interest of any party or issue;
- must not agree to perform an assignment that includes the reporting of predetermined opinions and conclusions;
- must not misrepresent his or her role when providing valuation services that are outside of appraisal practice;
- must not communicate assignment results with the intent to mislead or to defraud;
- must not use or communicate a report or assignment results known by the appraiser to be misleading or fraudulent;
- must not knowingly permit an employee or other person to communicate a report or assignment results that are misleading or fraudulent;
- must not use or rely on unsupported conclusions relating to characteristics such as race, color, religion, national origin, gender, marital status, familial status, age, receipt of public assistance income, handicap, or an unsupported conclusion that homogeneity of such characteristics is necessary to maximize value:
- · must not engage in criminal conduct;
- must not willfully or knowingly violate the requirements of the RECORD KEEPING RULE; and
- must not perform an assignment in a grossly negligent manner.

Copyrights 2023 - Peter Christensen, Christensen Law

USPAP Changes for 2024 Edition
(from 5<sup>th</sup> Exposure Draft adopted May 5, 2023)

This ETHICS RULE is divided into four sections: Nondiscrimination, Conduct,
Management, and Confidentiality, which apply to all appraisal practice.

NONDISCRIMINATION:

An appraiser must not act in a manner that violates or contributes to a violation of federal, state, or local antidiscrimination laws or regulations.¹ This includes the Fair Housing Act (FHAct), the Equal Credit Opportunity Act (ECOA), and the Civil Rights Act of 1866.

An appraiser must have knowledge of antidiscrimination laws and regulations and when those laws or regulations apply to the appraiser or to the assignment. An appraiser must complete an assignment in full compliance with applicable laws and regulations.

109

5

6

9

0

22

Copyrights 2023 - Peter Christensen, Christensen Law

# USPAP Changes for 2024 Edition (from 5<sup>th</sup> Exposure Draft adopted May 5, 2023)

#### Whether or not any antidiscrimination law or regulation applies:

 An appraiser must not develop and/or report an opinion of value that, in whole or in part, is based on the actual or perceived race, ethnicity, color, religion, national origin, sex, sexual orientation, gender, gender identity, gender expression, marital status, familial status, age, receipt of public assistance income, or disability of any person(s).

Comment: Within the context of the Nondiscrimination section of the ETHICS RULE, "person(s)" includes but is not limited to:

- o a property or asset owner;
- $\circ \quad \hbox{$\underline{$a$ purchaser or potential purchaser of a property or an asset;}}$
- an individual who might derive benefit from or use a property or an asset;
- a client, representative or agent of a client, or any other intended user;
   or
- o the inhabitants of a geographic area.

Copyrights 2023 - Peter Christensen, Christensen Law

110

Slide 110

#### Fair Housing Act - Basic Theories of Liability

Two different theories of liability:

#### **Disparate Treatment:**

- A person within a protected group is shown to have been singled out and treated differently than others similarly situated – their appraisal is lower or their treatment was different because of race. This is often simplistically framed as "intentional discrimination" but that's not quite it.
- It's "discriminatory motive" that needs to be shown that the defendant acted in a way "because of race."
- · It doesn't require proving "animus" or that a defendant is a racist.

#### Disparate impact:

- This is where a more general policy or practice which may be neutral on its face has a statistically significant negative effect on a protected group.
- Disparate impact which requires no discriminatory motive.
- Disparate impact claims are usually be directed at larger businesses or organizations that create policies or practices followed by employees, staff, professionals, etc.

Copyrights 2023 - Peter Christensen, Christensen Law

111

Slide 112

### **Fair Housing Claims/Investigations**

# Four Primary Pathways for Fair Housing and Discrimination Complaints and Claims:

- Complaint to HUD Office of Fair Housing and Equal Opportunity.
- Complaint to a state agency.
- Legal action in court, asserting Fair Housing Act, ECOA and related legal claims.
- And now CFPB investigations.

United States of America Consumer Financial Protection Bureau

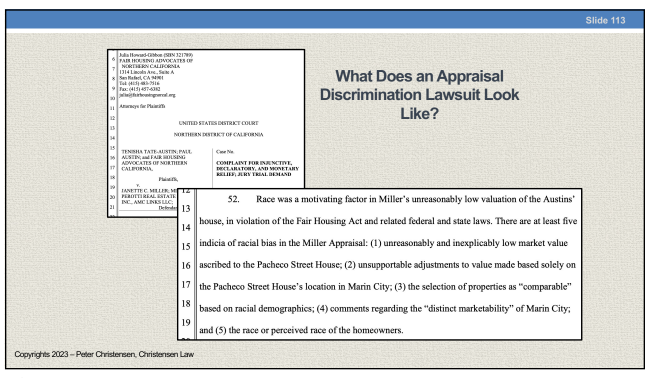
#### Civil Investigative Demand

This demand is issued pursuant to Section 1052 of the Consumer Financial Protection Act of 2010 and 12 C.F.R. Part 1080 to determine whether there is o has been a violation of any laws enforced by the Consumer Financial Protection.

Notification of Purpose Pursuant to 12 C.F.R. § 1080.5

The purpose of this investigation is to determine whether appraisers, and the lenders that rely on their appraisals, or associated persons, in connection with origination of home mortgages, have: (1) improperly relied on race, ethnicity, or national origin in their appraisals in a manner that is unfair, deceptive, or abusive in violation of Sections 1031 and 1036 of the Consumer Financial Protection Act, 12 U.S.C. §§ 5531, 5536; or (2) engaged in unlawful discrimination in violation of the Equal Credit Opportunity Act, 15 U.S.C. § 1691, and Regulation B, 12 C.F.R. Part 1002. The purpose of this investigation is also to determine whether Bureau action to obtain legal or equitable relief would be in the public interest.

Copyrights 2023 - Peter Christensen, Christensen Law



113

#### Slide 114 It's Not Just About Low Values While many of the stories so far have been about allegedly low values, that's not the only issue. · Service standards and pricing of services are at issue too - and they can be lower hanging fruit. A complaint filed with HUD on 11-4-22 Baltimore regarding an appraiser in Baltimore highlights the issue - a Black homeowner (a tester) had to wait 75 days for an appraisal while a White tester waited 17 days for an appraisal (and received a friendly note from the appraiser). Differences in ROV treatment are also now being investigated. Copyrights 2023 - Peter Christensen, Christensen Law

### **Reducing the Risk of Discrimination Claims**

Key Items to consider:

 Most common trait of appraisals in discrimination claims observed by me: basic errors, lack of true analysis and genuine summary, boilerplate work.

From a recent HUD racial bias complaint:

which decreased the value of her home. The assessor's property report card on File that Complainant received from Tax Assessor's property report card on File that Tax Assessor's Office on December 13, 2021 has her Gross Living Area (sq footage) recorded as 3,094 sq ft. This report card also provides sketch, site and building information among other things. This Gross Living Area (sq footage) for her home was available to the appraiser and he chose to blatantly ignore it, but he had no problem using the Gross Living Area (sq footage) listed online for the COMP Homes he used, which he didn't physically measure or inspect.

 Let's look at some things to make sure are getting right – most are actually easy.

Copyrights 2023 - Peter Christensen, Christensen Law

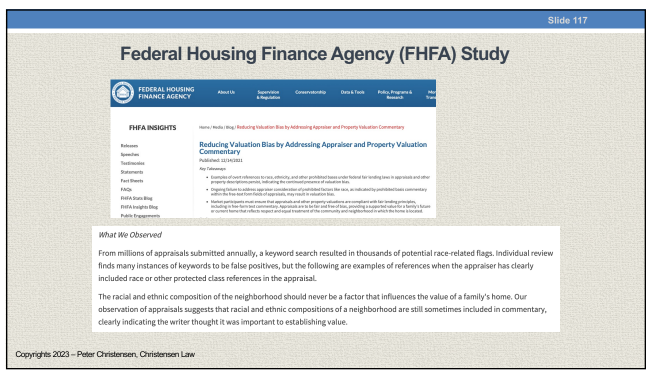
115

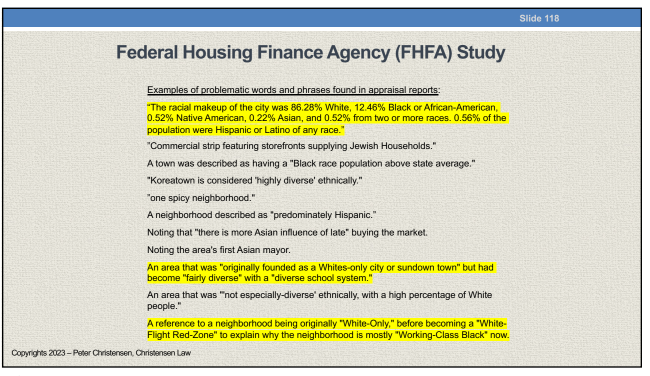
Slide 116

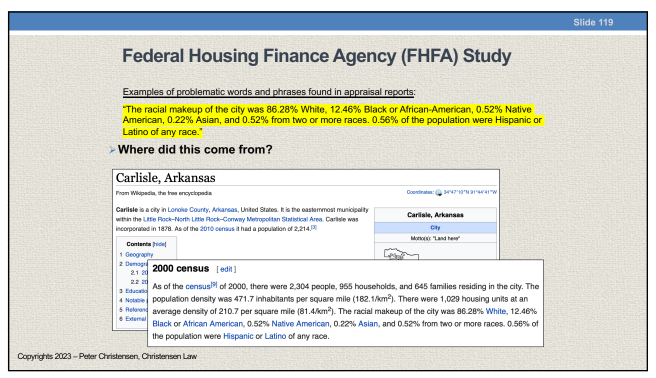
# What Can You Do to Avoid Discrimination and Accusations of Discrimination?

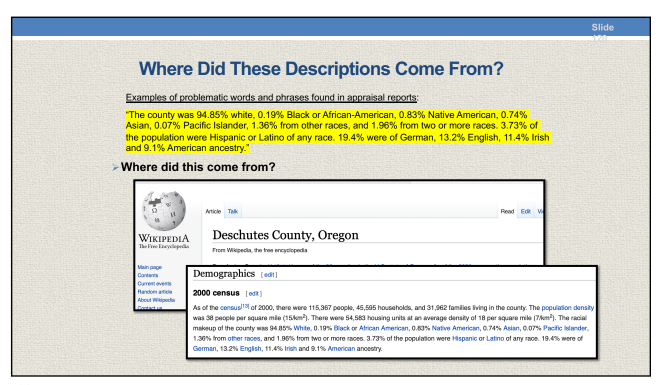
- Recognize the laws, as we are doing.
- · Get education, as you are doing.
- Focus on key areas which are most controllable:
  - ✓ Content of appraisal reports indicative of bias.
  - √ Handling of complaints/requests for reconsideration of value.

Copyrights 2023 - Peter Christensen, Christensen Law









#### What Does Fannie Mae Say About Describing Neighborhoods – It's Good Advice

#### The Fannie Mae Selling Guide states:

"Fannie Mae requires the appraiser to perform an objective neighborhood analysis by identifying neighborhood boundaries, neighborhood characteristics, and the factors that affect the value and marketability of properties in the neighborhood."

"[F]actors that are not appraisal factors, such as the racial or ethnic composition of a neighborhood or the age or sex of the individuals who live in a particular neighborhood, must not be considered in the valuation process."

Copyrights 2023 - Peter Christensen, Christensen Law

121

Slide 122

## Other Commonalities in Fair Housing Claims

- ROVs most reported situations of alleged racial bias in residential appraising in 2020-22 began with the ROV process.
- Non-responsive stances create anger, complaints and claims: "The Appraiser's opinion of value stands."
- · The appraiser's "inspection-side manner."



Copyrights 2023 - Peter Christensen, Christensen Law

#### **Showing Respect for the Borrowers/Occupants**

#### Allegations from a Maryland case against an appraiser

44. When Defendant arrived, his demeanor was indifferent and aloof.

Plaintiffs tried to engage with Defendant to improve the mood, but their efforts were not reciprocated. did not smile or make eye contact with Plaintiffs and said little other than noting that the home had a tankless water heater. Defendant 's demeanor at their home seemed significantly different to Dr. Mott than it was when she spoke to Defendant on the telephone to schedule the appraisal, which was prior to when he would have had occasion to see Dr. Connolly and Dr. Mott in person.

Copyrights 2023 - Peter Christensen, Christensen Law

123

Slide 124

#### **Showing Respect for the Borrowers/Occupants**

#### Allegations from North Carolina case against an appraiser

- Kindness
- 31. Plaintiff Brigid Washington was present in her home when the appraisers visited and communicated that she was the homeowner. The home was decorated with proud markers of the family's identity, including family photos, that identified the owners of the home to be Black.
- 32. The appraisal team was curt, abrupt, and dismissive toward Plaintiff Brigid Washington. The appraisers spent approximately 10 minutes at the Plaintiffs' home.

Copyrights 2023 - Peter Christensen, Christensen Law

### **Quick Liability Prevention Tips**

- 1. "Appraise" clients, parties and assignments for unreasonable risk follow your gut instinct.
- 2. Focus on precise, narrow descriptions of intended use and intended user can a party who you really don't intend to rely on your report (like a borrower) twist your language?
- 3. Watch out for "reliance" language.
- 4. Proofread your reports.
- 5. Get square footage right.
- 6. Disclose special conditions in clear plain English.

125

Slide 126

# **Thank You**

Peter Christensen
Christensen Law Firm
www.valuationlegal.com
peter@valuationlegal.com