

# Blind Justice

## The one sentence judicial oath of federal judges,

*"I . . . do solemnly swear that I will administer justice without respect to persons, and do equal right to the poor and to the rich, and that I will faithfully and impartially discharge and perform all the duties incumbent upon me . . . under the Constitution and laws of the United States, so help me God."<sup>1</sup>*

The writer at first was under belief that maybe Lady Justice should remove her blindfold and take a look at the modern day laws. This is not where the fault lies. The fault lies within those that do not present a complete set of facts before the judges of the land.

Attorneys presenting the facts or lack of facts are at fault for justice not being served.

Many years ago the today's silver haired attorneys attended law schools where they were taught the ways of law that applied at that time. Continuing education is required of most attorneys to be abreast of today's current laws and one has to wonder what has been taught about today's modern electronic world. **Appears, not enough.**

The financial institutions' law firms argue before the courts the laws that affect paper negotiable instruments. None of these attorneys are required to argue the legality of electronic negotiable instruments as the investors' law firms never raise these electronic negotiable instruments as lacking supporting laws. The fact is, there are no laws to support an electronic negotiable instrument.

**Investors', do not blame the legal system, don't even blame your attorney.  
The blame lies with the large financial institutions!!!**

The writer in conversation with some of the Wall Street attorneys it was apparent that these attorneys were taught securities law but were ignorant of laws in the primary market.

Mortgage Bankers Association, Mortgage Electronic Registration System, Title Companies and Rating Agencies initiated an advertising blitz beginning in the early 2000's with the claim;

**E-Notes are Legal**

**Under the E-Sign Act**

**WRONG – WRONG –WRONG**

**E-Sign 15 USC 7003 excludes the Uniform Commercial Code Article 3  
Negotiable Instruments**

**They Must Meet – Homeowners and Investors**

---

<sup>1</sup> [http://www.boston.com/bostonglobe/editorial\\_opinion/oped/articles/2009/05/10/lady\\_justices\\_blindfold/](http://www.boston.com/bostonglobe/editorial_opinion/oped/articles/2009/05/10/lady_justices_blindfold/)