



- 1. Underwater Loans
- 3. Home or Car Unnecessary 4. Simplify to Start Over
- The question: How can a Debtor successfully avoid ongoing expenses, like homeowners' assessments and maintenance?
- 2. Affordability





- 1. Property Marketability 2. Title Issues
- 3. Unpaid Taxes / HOA 4. Maintenance
- 5. Judicial Foreclosure?
- 6. Stay Violation?

The question: How can the collateral be recovered and do I want it back?





Problems a debtor faces when a lender won't foreclose:

- 1. Post-petition HOA fees 2. Post-petition Taxes
- 3. Local Ordinances and Fines
- 4. Damage claims

**HOW CAN A DEBTOR ESCAPE SURRENDER** LIMBO?



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- The trustee, not the debtor, controls estate property.
- § 554(a): "[T]he trustee may abandon any property of the estate . . . that is of inconsequential value and benefit to the estate."
- If the property can't be sold for more than the mortgage, the trustee will abandon it, and the debtor will remain as owner, subject to ongoing charges.



- But wait there's more!
- § 523(a)(16): The Chapter 7 discharge does not cover postpetition homeowners association fees.
- Thus, in Chapter 7 after discharge prior to sale or foreclosure, Debtor is personally liable for all the costs of ownership other than the mortgage loan.





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## Title search: Surrendering Encumbered Property

Also available as part of the eCourse 2017 Consumer Bankruptcy eConference

First appeared as part of the conference materials for the 13<sup>th</sup> Annual Consumer Bankruptcy Practice session "Surrender Issues and Vesting Issues"