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Comments:

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Proposal: Regulation Z - Truth in Lending Act
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Why Don't you Regulate the Courts? The Right of Rescission is supposed to be a Private/Personal Remedy having immediate effect, the Judges in the Courts have no right to deny relief, contest and argue uncontroverted facts on questions of tender sua sponte practicing Law from the bench. Nor do the Attorneys posing for "Lenders", because they have accepted tender in full in the form of TARP aka Bailout. But still YOU let them foreclose, evict and throw me out of my house that I was born and raised in, been in my family since it was built and still legally own? What kind of so-called regulator are you? Oh and by the way you were given rule making authority under TILA HOEPA to broaden and expand the coverage of protection provided to Consumers, so every rule, amendment, commentary etc.. to the contrary is subject to invalidation and/or nullification by reserved Powers not Delegated pursuant to US Const. amend. X, which States are "prohibited"(if you will) by pe-emption but not by the People and the People cannot be pre-empted.