

**UNPUBLISHED**

UNITED STATES COURT OF APPEALS  
FOR THE FOURTH CIRCUIT

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**No. 14-1526**

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In Re: SYED AFTAB KAZMI,  
  
Debtor.

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SYED AFTAB KAZMI,  
  
Plaintiff - Appellant,

v.

JPMORGAN CHASE; WELLS FARGO,  
  
Defendants - Appellees,

and

GREEN POINT MORTGAGE FUNDING, INC.; DEUTSCHE BANK; BANK OF  
AMERICA; BARCLAYS BANK, PLC; BARCLAYS CAPITAL REAL ESTATE,  
INC.; LENDER PROCESSING SERVICES, INC.; LPS DEFAULT  
SOLUTIONS, INC.; DOCX LLC; DOES 1 THRU 50, et al.; GSR TRUST  
2005-HEL-1,

Defendants,

and

JANET M. MEIBURGER,  
  
Trustee.

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Appeal from the United States District Court for the Eastern  
District of Virginia, at Alexandria. Claude M. Hilton, Senior  
District Judge; Brian F. Kenney, Bankruptcy Judge. (1:14-cv-  
00024-CMH-TRJ; 13-10897-BFK; 13-01087-BFK)

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Submitted: October 20, 2014

Decided: October 24, 2014

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Before MOTZ, DUNCAN, and WYNN, Circuit Judges.

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Affirmed by unpublished per curiam opinion.

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Syed Aftab Kazmi, Appellant Pro Se. Jason Cameron Hicks, WOMBLE  
CARLYLE SANDRIDGE & RICE, PLLC, Washington, D.C., for Appellees.

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Unpublished opinions are not binding precedent in this circuit.

PER CURIAM:

Syed Aftab Kazmi appeals the district court's order affirming the bankruptcy court's orders granting summary judgment in favor of Wells Fargo and JPMorgan Chase. We have reviewed the record and find no reversible error. Accordingly, we affirm for the reasons stated by the courts below. Kazmi v. JPMorgan Chase, Nos. 1:14-cv-00024-CMH-TRJ; 13-10897-BFK; 13-01087-BFK (E.D. Va. filed May 19, 2014, entered May 20, 2014). We dispense with oral argument because the facts and legal contentions are adequately presented in the materials before this court and argument would not aid the decisional process.

AFFIRMED