

# Sudoku

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	7		9		4			
	6						5	4
		4		5		7		
4			8		6			1
		2				8		
8			5		9			2
		1		4		3		
3	4							1
			3		1		7	

Place numbers 1-9 so that each row, column and 3x3 square has each number only once. There is only one solution. Good Luck! Stumped? Visit [www.sudokuplace.com](http://www.sudokuplace.com) for a puzzle solver.

and penalties, trustee fees, attorney fees, foreclosure costs, and any sums advanced by the Beneficiary pursuant to the trust deed. The date, time and place of the sale is: Date: July 14, 2011. Time: 10:00 o'clock a.m. Place: Lane County Courthouse, 125 E. 8th Avenue, Eugene, Oregon NOTICE TO TENANTS If you are a tenant of this property, foreclosure could affect your rental agreement. A purchaser who buys this property at a foreclosure sale has the right to require you to move out after giving you notice of the requirement. If you do not have a fixed-term lease and cannot provide a copy of the rental agreement, you may give the Trustee other written evidence of the existence of the rental agreement. The date that is 30 days before the date of the sale is June 13, 2011. The name of the Trustee and the Trustee's mailing address are listed on this notice. Federal law may grant you additional rights, including a right to a longer notice period. Consult a lawyer for more information about your rights under federal law. You have the right to apply your security deposit and any rent you prepaid toward your current obligation under your rental agreement. If you want to do so, you must notify your

landlord in writing and in advance that you intend to do so. If you believe you need legal assistance with this matter, you may contact the Oregon State Bar and ask for the lawyer referral service. Contact information for the Oregon State Bar is included with this notice. If you have a low income and meet federal poverty guidelines, you may be eligible for free legal assistance. Contact information for where you can obtain free legal assistance is included in the next paragraph. There are government agencies and nonprofit organizations that can give you information about foreclosure and help you decide what to do. For the name and phone number of an organization near you, please call the statewide phone contact number at 1-800-SAFENET (1-800-723-3638). You may also wish to talk to a lawyer. If you need help finding a lawyer, you may call the Oregon State Bar's Lawyer Referral Service at (503) 684-3763 or toll-free in Oregon at (800) 452-7636 or you may visit its Website at: <http://www.osbar.org>. Legal assistance may be available if you have a low income and meet federal poverty guidelines. For more information and a directory of legal aid programs that provide legal help to individuals at no charge, go to <http://www.oregonlawhelp.org> and <http://www.osbar.org/public/ris/lowcostlegalhelp/legalaid.html> RIGHT TO CURE The right exists under ORS 86.753 to have this foreclosure proceeding dismissed and the Trust Deed reinstated by doing all of the following at any time that is not later than five days before the date last set for the sale: (1) Paying to the Beneficiary the entire amount then due (other than such portion as would not then be due, had no default occurred); (2) Curing any other default complained of herein that is capable of being cured by tendering the performance

required under the Trust Deed; and (3) Paying all costs and expenses actually incurred in enforcing the Obligation and Trust Deed, together with Trustee's and attorney's fees not exceeding the amounts provided by ORS 86.753. In construing this notice, the singular includes the plural, the word "Grantor" includes any successor in interest to the Grantor as well as any other person owing an obligation, the performance of which is secured by the Trust Deed, and the words "Trustee" and "Beneficiary" include their respective successors in interest, if any. We are a debt collector attempting to collect a debt and any information we obtain will be used to collect the debt. Cashier's checks for the foreclosure sale must be payable to the Beneficiary, Selco Community Credit Union. Dated: February 25, 2011. /s/ Patrick L. Stevens Patrick L. Stevens, Successor Trustee, Hutchinson, Cox, Coons, DuPriest, Orr & Sherlock, PC, P.O. Box 10886, 777 High Street, Suite 200, Eugene, OR 97401. Phone: (541) 686-9160. Fax: (541) 343-8693. Date of First Publication: April 14, 2011. Date of Last Publication: May 5, 2011.

### TRUSTEE'S NOTICE OF SALE

The trust deed to be foreclosed pursuant to the Oregon law is referred to as follows (the "Trust Deed"): Grantor(s): Anthony D. Peterson and Lindsay N. Peterson, as tenants by the entirety. Trustee: Cascade Title & Escrow Co. Beneficiary: Selco Community Credit Union. Date: May 16, 2007. Recording Date: May 17, 2007. Amount: \$191,030.00. Recording Reference: 2007-033468, Official Records of Lane County, Oregon. County of Recording: Lane. The Successor Trustee is Patrick L. Stevens and the mailing address of the Successor Trustee is: Patrick L. Stevens, Successor Trustee, Hutchinson, Cox, Coons, DuPriest, Orr & Sherlock, PC, 777 High Street, Suite 200, P.O. Box 10886, Eugene, OR 97440. The Trust Deed covers the following described real property in the County of Lane and State of Oregon, ("the Property"): LOT 116, PERKINS COUNTRY ESTATES 3RD ADDITION, AS PLATTED AND RECORDED DECEMBER 12, 2005, RECEPTION NO. 2005-098309, LANE COUNTY DEEDS AND RECORDS, IN LANE COUNTY, OREGON. Commonly known as 87595 Halcyon Drive, Veneta, Oregon 97487. APN: 1758851. Both the Beneficiary and the Trustee have elected to sell the said real property to satisfy the obligations secured by said trust deed and an Notice of Default has been recorded pursuant to Oregon Revised Statutes 86.735(3); the default for which the foreclosure is made is Grantor's failure to pay when due the following sums: The monthly installment payments of \$1,040.13 beginning January 1, 2010 and continuing through the installment due November 1, 2010, plus interest and late charges; real property taxes, plus interest and penalties; and other liens and penalties. Total default as of November 23, 2010 is \$12,267.81. By reason of said default, the beneficiary has declared all sums owing on the obligation secured by the trust deed immediately due and payable, those sums being the following to wit: \$185,095.12, together with the sum of \$5,036.36, which represents unpaid contractual interest, late charges and fees through November 23, 2010, together with

interest on the principal sum of \$185,095.12 at the rate of 5.125% per annum from November 23, 2010 until paid, together with insurance paid by the Beneficiary on the property, late charges and penalties, trustee fees, attorney fees, foreclosure costs, and any sums advanced by the Beneficiary pursuant to the trust deed. The date, time and place of the sale is: Date: July 11, 2011. Time: 10:00 o'clock a.m. Place: Lane County Courthouse, 125 E. 8th Avenue, Eugene, Oregon. NOTICE TO TENANTS If you are a tenant of this property, foreclosure could affect your rental agreement. A purchaser who buys this property at a foreclosure sale has the right to require you to move out after giving you notice of the requirement. If you do not have a fixed-term lease, the purchaser may require you to move out after giving you a 30-day notice on or after the date of the sale. If you have a fixed-term lease, you may be entitled to receive after the date of the sale a 60-day notice of the purchaser's requirement that you move out. To be entitled to either a 30-day or 60-day notice, you must give the Trustee of the property written evidence of your rental agreement at least 30 days before the date first set for the sale. If you have a fixed-term lease, you must give the Trustee a copy of the rental agreement. If you do not have a fixed term lease and cannot provide a copy of the rental agreement, you may give the Trustee other written evidence of the existence of the rental agreement. The date that is 30 days before the date of the sale is June 10, 2011. The name of the Trustee and the Trustee's mailing address are listed on this notice. Federal law may grant you additional rights, including a right to a longer notice period. Consult a lawyer for more information about your rights under federal law. You have the right to apply your security deposit and any rent you prepaid toward your current obligation under your rental agreement. If you want to do so, you must notify your landlord in writing and in advance that you intend to do so. If you believe you need legal assistance with this matter, you may contact the Oregon State Bar and ask for the lawyer referral service. Contact information for the Oregon State Bar is included with this notice. If you have a low income and meet federal poverty guidelines, you may be eligible for free legal assistance. Contact information for where you can obtain free legal assistance is included in the next paragraph. There are government agencies and nonprofit organizations that can give you information about foreclosure and help you decide what to do. For the name and phone number of an organization near you, please call the statewide phone contact number at 1-800-SAFENET (1-800-723-3638). You may also wish to talk to a lawyer. If you need help finding a lawyer, you may call the Oregon State Bar's Lawyer Referral Service at (503) 684-3763 or toll-free in Oregon at (800) 452-7636 or you may visit its Website at: <http://www.osbar.org>. Legal assistance may be available if you have a low income and meet federal poverty guidelines. For more information and a directory of legal aid programs that provide legal help to individuals at no charge, go to <http://www.oregonlawhelp.org> and <http://www.osbar.org/public/ris/lowcostlegalhelp/legalaid.html> RIGHT TO CURE The right exists under ORS 86.753 to have this foreclosure proceeding dismissed and the Trust Deed reinstated by doing all of the following at any time that is not later than five days before the date last set for the sale: (1) Paying to the Beneficiary the entire amount then due (other than such portion as would not then be due, had no default occurred); (2) Curing any other default complained of herein that is capable of being cured by tendering the performance required under the Trust Deed; and (3) Paying all costs and expenses actually incurred in enforcing the Obligation and Trust Deed, together with Trustee's and attorney's fees not exceeding the amounts provided by ORS 86.753. In construing this notice, the singular includes the plural, the word "Grantor" includes any successor in interest to the Grantor as well as any other person owing an obligation, the performance of which is secured by the Trust Deed, and the words "Trustee" and "Beneficiary" include their respective successors in interest, if any. We are a debt collector attempting to collect a debt and any information we obtain will be

# ASK A MEXICAN!

BY GUSTAVO ARELLANO



Dear Mexican: You seem like a smart guy and your input regarding an ethnic phenomenon I've observed would be of interest. I live in a tiny, gated neighborhood that I would describe as solidly middle- to upper middle-class. On each side of me live Vietnamese small business owners whose kids attend prestigious universities; across the street is a Filipino medical technologist, and four doors down is the Korean engineer. On the next block over is the Sikh Indian family and a family from Nigeria. They are all recent immigrants and except for the Indians, none of them speaks English fluently. What is conspicuously missing is even one single Mexican immigrant family, with the exception of the rich Mexican nationals from Saltito – but they only visit on Christmas, Easter and shopping holidays. How come immigrants from south of the border stay stuck on the bottom rungs of the proverbial ladder of success for generations? By contrast, other recent immigrant groups, particularly Asians, are kicking whitey's ass, economically speaking, by the second generation.

– Puzzled in San Antonio

Dear Gabacho: "First of all, the children of immigrants from south of the border make steady intergenerational progress. In other words, each generation is doing better than the one before it in terms of socioeconomic indicators. DUH!" says Jody Agius Vallejo, assistant professor of sociology at the University of Southern California and a scholar who specializes in the study of the Mexican-immigrant y Mexican-American middle class. "Latino immigration is generally a low-skilled, low-wage labor migration; how can you even compare that to your Korean engineer and Filipino med tech neighbors who migrate to the U.S. with college degrees and who start off in the middle class?" Vallejo also points out that more than a few non-Latino immigrants get resettlement assistance or initially qualify for welfare, "which greatly facilitates their upward mobility." The Mexican will only add the reality of middle-class suburbs like Whittier, California where Mexis moved into a generation ago once they made money, only to have their gabacho neighbors white-flight it out of town — you can look it up!

Is it true that women migrant workers who work in the fields wear skirts or dresses over their pants so that when they have to use the bathroom in the fields, their private parts will be covered?

– Screw Latrinos

Dear Gabacha: No, but I see where you're getting at. One of the great Know Nothing conspiracies is the fundamentally fecal nature of Mexicans — essentially, that we're shit and proof is in the periodic E. coli outbreaks that sicken and even kill Americans. They blame the disease on illegals not washing their hands properly or *cagando* next to tomorrow's grilled asparagus, not bothering to blame the farm owners who push workers to skip bathroom breaks under threat of a lesser wage, or ridiculous regulations that allow farmers to have restrooms as far away as a quarter mile from work sites (let's see YOU march five minutes under a sweltering sun, with the pennies in your paycheck slipping away, just to take a piss) per Occupational Safety and Health Administration standards. Even more telling, incidents of E. coli entering the public have increased in *los Estados Unidos* even as sanitation standards are higher than ever before, suggesting something other than shitting migrant workers is amiss in our nation's food chain — but why bother with reasoning when it's always easier to blame Mexicans? By the way, the only report the Mexican was able to find on defecating farm workers was in a 1995 issue of the *American Journal of Public Health*, which showed 15 percent of them did the deed — 15 percent too many, but hardly a sea of brown.

GOOD MEXICAN OF THE WEEK! *Gay Latino Studies: A Critical Reader* is a collection of essays that's a literate *chinga tu madre* to the heteronormativity that's still endemic in Mexican (and Latino) society. Remember, gentle *raza* readers: we can't be homophobes and whine about Mexi discrimination in the same breath. Help eradicate H8 by buying this *libro*.

Ask the Mexican at [themexican@askamexican.net](mailto:themexican@askamexican.net), be his fan on Facebook, follow him on Twitter or ask him a video question at [youtube.com/askamexicano/](http://youtube.com/askamexicano/)

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