

E-Notice

2007-CH-29738

CALENDAR: W

To: Gordon Wayne Watts gww1210@gmail.com

NOTICE OF ELECTRONIC FILING

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

GMAC MORTGAGE LLC v. YOUNES JOSEPH 2007-CH-29738

The transmission was received on 01/08/2018 at 8:58 PM and was ACCEPTED with the Clerk of the Circuit Court of Cook County on 01/09/2018 at 8:46 AM.

NOTICE OF APPEAL (Notice of Appeal as of right. See doc; I shall attempt also to include - as an exhibit - my Docketing Statement and Notice of Appearance in the higher court.)

EXHIBITS (This Docketing Statement / Appearance is my sole extra exhibit not included in my Notice of Appeal. Please note that I filed it timely via the mailbox rule. ~Gordon Wayne Watts, Defendant-Appellant)

Filer's Email:

gww1210@gmail.com

Filer's Fax:

Notice Date:

1/9/2018 8:46:22 AM

Total Pages:

27

DOROTHY BROWN
CLERK OF THE CIRCUIT COURT
COOK COUNTY
RICHARD J. DALEY CENTER, ROOM 1001
CHICAGO, IL 60602

(312) 603-5031 courtclerk@cookcountycourt.com

Case 8:19-cv-00829-CEH-CPT Document 1-4 Filed 04/08/19 Page 2 of 30 PageID 79
ELECTRONICALLY FILED
1/8/2018 8:58 PM
2007-CH-29738
CALENDAR: W
PAGE 1 of 15
CIRCUIT COURT OF

APPEAL TO THE ILLINOIS DISTRICT (APPELLATE) COURT, FIRST TO THE ILLINOIS
FROM THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS DOROTHY BROWN
COUNTY DEPARTMENT – LAW DIVISION, First Municipal District, Calendar "W"

GMAC Mortgage, LLC n/k/a: Bank of America, N.A., aka: "LaSalle Bank National Association, aka: "US Nank, NA," as trustee for Morgan))) Circuit Court Case No.: 2007-CH-29738
Stanley Loan Trust 2006-16AX, Plaintiff,) { Transfer into Law Div. from Chancery }
)
vs.) Trial Judge: Hon. Diane M. Shelley (#1925)
) Date of Notice of Appeal: January 08, 2018
Richard B. Daniggelis, Gordon Wayne Watts,) Date of Judgment: December 07, 2017
Joseph Younes, Mortgage Electronic Registration) Date of Post-judgment Motion: None
Systems (MERS), Paul L. Shelton, Erika R. Rhone,) Order: #5
STEWART TITLE ILLINOIS, John P. LaRocque,)
Robert J. More, LEGATEES, NON-RECORD) Supreme Court Rule(s) which confer(s)
CLAIMANTS, UNKNOWN, HEIRS,) jurisdiction upon the reviewing court:
UNKNOWN OWNERS, et. al., Defendants.	Ill.Sup.Ct. R.301, 303

NOTICE OF APPEAL

Defendant-Appellant, Gordon Wayne Watts, pro se, hereby gives notice, pursuant to Supreme Court Rule 301, that he appeals to the Appellate Court of Illinois for the First District from the order of December 07, 2017, entered in this matter in the Circuit Court of Cook County, Illinois, which ordered the following: (#1) Granting Daniggelis' motion to reconsider, thereby reversing the July 10, 2017 order; (#2) Granting Daniggelis' motion for non-suit aka Voluntary Dismissal with leave to refile; and, (#3) Vacating the 07/10/2017 judgment in favour of Shelton, thereby reinstating Shelton as a defendant, By this appeal, Defendant-Appellant hereby seeks/prays for Summary Judgment in favour of Daniggelis, giving him back his house & land, with costs assessed for pain & suffering; damages to his house by Joseph Younes (as further described in City of Chicago v. 1720 Sedgwick, Younes, et. al., 2017-M1-400775, a Code Violation case in the Civil Division of Cook County, IL trial courts); monies lost due to having to find another place to live and/or store belongings; award for attorneys fees to his attorney, Andjelko Galic, -and award for monetary losses to Watts and More, who suffered various losses as a result of financial distress inflicted upon Daniggelis -such ruling which would moot Daniggelis' otherwise valid request to the trial court, which precipitated the rulings in question, and with remand to the Circuit Court for further proceedings consistent with this order.

Respectfully submitted,
/s/ Gordon Wayne Watts

(Actual Signature, if served upon clerk)
Gordon Wayne Watts

Respectfully submitted,
/s/ Gordon Wayne Watts

(Electronic Signature)
Gordon Wayne Watts

Gordon Wayne Watts, pro se [Code: '99500' = Non-Lawer, pro se]

821 Alicia Road, Lakeland, FL 33801-2113, PH: (863)688-9880 [home] or (863)409-2109 [cell]

Web: http://www.GordonWatts.com / http://www.GordonWayneWatts.com

Email: Gww1210@aol.com / Gww1210@gmail.com

Page 1 of 15 (08 January 2018, Watts "Notice of Appeal" in 07-CH-29738)

APPEAL TO THE ILLINOIS DISTRICT (APPELLATE) COURT, FIRST DISTRICT FROM THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT – LAW DIVISION, First Municipal District, Calendar "W"

GMAC Mortgage, LLC n/k/a: Bank of America,	
N.A., aka: "LaSalle Bank National Association,)
aka: "US Nank, NA," as trustee for Morgan)
Stanley Loan Trust 2006-16AX,) Circuit Court Case No.: 2007-CH-29738
Plaintiff,) { Transfer into Law Div. from Chancery }
vs.)
) Trial Judge: Hon. Diane M. Shelley (#1925)
Richard B. Daniggelis, Gordon Wayne Watts,) Date of Notice of Appeal: January 08, 2018
Joseph Younes, Mortgage Electronic Registration) Date of Judgment: December 07, 2017
Systems (MERS), Paul L. Shelton, Erika R. Rhone,) Date of Post-judgment Motion: None
STEWART TITLE ILLINOIS, John P. LaRocque,) Order: #5
Robert J. More, LEGATEES, NON-RECORD)
CLAIMANTS, UNKNOWN, HEIRS,) Supreme Court Rule which confers
UNKNOWN OWNERS, et. al.,) jurisdiction upon the reviewing court:
Defendants.) Ill.Sup.Ct. R.301, 303

NOTICE OF FILING

To: See attached Service List

PLEASE TAKE NOTICE that today, Monday, 08 January 2018, I am causing to be filed with the Civil Appeals Division of the CIRCUIT COURT OF COOK COUNTY, ILLINOIS, my Notice of Appeal, this Notice of Filing, an Updated and Corrected "Service List" of parties, my Request for Preparation of the Record on Appeal, my "Application for Waiver of Court Fees," and attached Exhibits, copies of which are attached hereto and herewith served upon you.

Respectfully submitted,

/s/ Gordon Wayne Watts

(Actual Signature, if served upon clerk)

Gordon Wayne Watts

Gordon Wayne Watts

Gordon Wayne Watts, pro se [Code: '99500' = Non-Lawer, pro se]

821 Alicia Road, Lakeland, FL 33801-2113

PH: (863) 688-9880 [home] or (863) 409-2109 [cell]

Web: http://www.GordonWatts.com / http://www.GordonWayneWatts.com

Email: Gww1210@aol.com / Gww1210@gmail.com

Page 2 of 15 (08 January 2018, Watts "Notice of Appeal" in 07-CH-29738)

SERVICE LIST

- * CIVIL APPEALS DIVISION: Richard J. Daley Center, 50 West Washington St., Room 801 Chicago, IL 60602 (312) 603-5406, Hours: 8:30a.m.-4:30p.m., Mon-Fri, Excl. Holidays
- *Hon. Timothy C. Evans, Chief Judge (Ph 312-603-6000, 4299, 4259 TTY: 6673) Circuit Court of Cook County, 50 W. Washington St., Room 2600, Richard J. Daley Center Chicago, IL 60602
- * Hon. James P. Flannery, Jr., Cir. Judge–Presiding Judge, Law Division [re: "Application for Waiver of Court Fees"] 50 W. Washington St., Room 2005, Chicago, IL 60602, Ph:312-603-6343
- * Law Division and Hon. Diane M. Shelley, Circuit Judge, served by email / electronic service only, as a courtesy, since this is an appeal: Law@CookCountyCourt.com; ccc.LawCalendarW@CookcountyIL.gov; Diane.Shelley@CookCountyIL.gov
- * Richard B. Daniggelis [true owner of 1720] 312-774-4742, c/o John Daniggelis 773-327-7198 2150 North Lincoln Park West, Apartment #603, Chicago, IL 60614-4652
- * Unknown Owners/NonRecord Claimants 1720 North Sedgwick St., Chicago, IL 60614-5722
- * Andjelko Galic (Atty#:33013) Cell:312-217-5433, Fax:312-986-1810, Phone:312-986-1510 845 Sherwood Road, LaGrange Park, IL 60526-1547 (Please take note of Mr. Galic's new address) Email: AndjelkoGalic@Hotmail.com; AGForeclosureDefense@Gmail.com
- * Robert J. More (<u>Anselm45@Gmail.com</u>) [Note: More's name is <u>misspelled</u> on docket as: "MOORE ROBERT"] P.O. Box 6926, Chicago, IL, 60680-6926, PH: (708) 317-8812
- * COHON RAIZES®AL LLP (90192) (Atty for STEWART TITLE ILLINOIS)
 Attn: Carrie A. Dolan, 208 S LASALLE#1860, CHICAGO IL, 60604 [ph:(312) 726-2252]
- * MERS (Mortgage Electronic Registration Systems, Inc.) <a href="https://www.mersinc.org/about-us/about-us/about-us/about-us/about-us/about-us/about-us/about-us/about-us/about-us/about-us/about-us/and Amy Mortgage; Janis Smith, 703-738-0230, VP, Corp. Comm. is no longer with MersCorp, and Amy Moses (AmyM@MersCorp.com) has replaced her as an email contact; Sandra Troutman 703-761-1274, E: SandraT@mersinc.org Dir, Corporate Communications, 1595 Springhill road, Suite 310, Vienna, VA 22182 (703) 761-0694 / (800)-646-6377

SERVICE LIST (continued from above)

- * Stewart Title, Attn: Leigh Curry http://www.Stewart.com/en/stc/chicago/contact-us/contact-us.html 2055 W. Army Trail Rd., STE 110, Addison, IL 60101 [ph:(630) 889-4050]
- * Associated Bank, N.A., 200 North Adam Street, Green Bay, WI 54301-5142
- * Richard Indyke, Esq. Atty. No. 20584, (312-332-2828 Atty for LaSalle Bank Natl. Assn.), Email: RIndyke@SBCGlobal.net; 221 N. LaSalle St. STE 1200, Chicago, IL 60601-1305
- * Peter King (Atty. for Joseph Younes) (Atty. No.: 48761) (312) 780-7302 / (312) 724-8218 / Direct: (312) 724-8221 http://www.KingHolloway.com/contact.htm; Attn: Peter M. King, Esq. PKing@khl-law.com or: PKing@KingHolloway.com; One North LaSalle Street, Suite 3040, Chicago, IL 60602
- * John P. LaRocque, 2 Orchard Place, Hinsdale, IL 60521 [Last known address]
- * Paul L. Shelton, (630) 993-9999, (630) 333-4009, (630) 286-5100, / Direct: (630) 842-0126 (Atty. #15323, disbarred per IARDC) E: PMSA136@Gmail.com; PLShelton@SBCGlobal.net http://www.il-reab.com/agents/26812-paul-l-shelton-shelton-associates-hinsdale-il-60523 c/o: Shelton Law Group, LLC, https://www.youtube.com/user/PaulSheltonLawGroup 1010 Jorie Blvd. #144, Oak Brook, IL 60523
- * Paul L. Shelton, Pro Se, 3 Grant Square, SUITE #363, Hinsdale, IL 60521-3351
- * Paul L. Shelton [PH: 630-986-5555], 10 North Adams Street, Hinsdale, IL 60521
- * Erika R. Rhone 9948 South Normal, Chicago, IL 60628-1229
- * Erika R. Rhone [ph:(773) 788-3711], 22711 Southbrook Dr., Sauk Village, IL 60411-4291
- * Joe Younes: 2625 West Farewell Avenue, Chicago, IL 60645-4522 Joe Younes@SbcGlobal.net
- * Joseph Younes (Atty#:55351) Law Offices / http://ChicagoAccidentAttorney.net 312-635-5716, per website 166 West WASHINGTON ST, Ste. 600, Chicago, IL 60602-3596 Phone: 312-372-1122; 312-802-1122; Fax: 312-372-1408. Email: RoJoe69@yahoo.com

APPEAL TO THE ILLINOIS DISTRICT (APPELLATE) COURT, FIRST DISTRICT FROM THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT – LAW DIVISION, First Municipal District, Calendar "W"

GMAC Mortgage, LLC n/k/a: Bank of America,	
N.A., aka: "LaSalle Bank National Association,)
aka: "US Nank, NA," as trustee for Morgan)
Stanley Loan Trust 2006-16AX,	Circuit Court Case No.: 2007-CH-29738
Plaintiff,) { Transfer into Law Div. from Chancery }
vs.	
*	Trial Judge: Hon. Diane M. Shelley (#1925)
Richard B. Daniggelis, Gordon Wayne Watts,	Date of Notice of Appeal: January 08, 2018
Joseph Younes, Mortgage Electronic Registration	Date of Judgment: December 07, 2017
Systems (MERS), Paul L. Shelton, Erika R. Rhone,	Date of Post-judgment Motion: None
STEWART TITLE ILLINOIS, John P. LaRocque,) Order: #5
Robert J. More, LEGATEES, NON-RECORD)
CLAIMANTS, UNKNOWN, HEIRS,	Supreme Court Rule which confers
UNKNOWN OWNERS, et. al.,) jurisdiction upon the reviewing court:
Defendants.	Ill.Sup.Ct. R.301, 303

CERTIFICATE AND AFFIDAVIT OF DELIVERY (aka: Certificate of Service)

* The undersigned **Defendant-Appellant**, **Gordon Wayne Watts**, hereby certifies under penalties of perjury as provided by law pursuant to 735 ILCS 5/1-109, that the above **Notice of Appeal**, this **Notice of Filing**, an **Updated and Corrected "Service List"** of parties, my **Request for Preparation of the Record on Appeal**, my "Application for Waiver of Court **Fees**," and attached **Exhibits** (which are attached hereto and which include the order being **appealed**) are being served upon the parties listed in the attached Service List, above – this Monday, 08 January 2018, via the Cook County, IL Electronic Filing system if they're e-file registered, and if I can access it for this Notice of Appeal.

* I am concurrently serving all parties via First Class U.S. Postal Mail and/or FedEx 3rd-party commercial carrier (whichever proves more convenient).

* Additionally, I shall, when practically possible, post a TRUE COPY of this filing –and related filings –online at my official websites, supra –linked at the "Mortgage Fraud" story, dated Fri. 14 April 2017.

* Lastly, I may, later, cc all parties via e-mail, if I am able. Respectfully submitted,

(Actual Signature, if served upon clerk)
Gordon Wayne Watts

/s/ Gordon Wayne Watts (Electronic Signature)

Gordon Wayne Watts

Gordon Wayne Watts, *pro se* [Code: '99500' = Non-Lawer, *pro se*] 821 Alicia Road, Lakeland, FL 33801-2113, PH: (863)688-9880 [home] or (863)409-2109 [cell] Web: http://www.GordonWatts.com/ / http://www.GordonWatts.com / http://www.gordonwatts.c

Email: Gww1210@aol.com / Gww1210@gmail.com

Page 5 of 15 (08 January 2018, Watts "Notice of Appeal" in 07-CH-29738)

INDEX TO THE EXHIBITS

Instrument Docket/Tab#

ORDER OF TH	E COURT, dated	d December 07, 2017
-------------	----------------	---------------------

on which this appeal is based (1 page)

Exhibit-A

Request for Preparation of the Record on Appeal (1 page)

Exhibit-B

Application for Waiver of Court Fees (4 pages)

Exhibit-C

Letter to Judge Flannery (1 page)

Exhibit-D

Prior Waiver denial before I was a party to the case (1 page)

Exhibit-E

Documentation that I'm currently on Food Stamps

Exhibit-F

ECTRONICALLY FILE 1/8/2018 8:58 PM 2007-CH-29738 PAGE 6 of 15

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

CHAC Plantiff No. 070429738 Toseph Youis et al Defilants ORDER	
This matter county be fee this count on, Prilicial Danisque's Ruston & Recompoler the order entered on 7-10-2017 and the court being advised on this matter of 15 the court being advised on this matter of 15 the court being advised on this matter of 15 the court being advised on this matter of 15 the court Danisque's marked and the order flesh like on the principle of the order of	test.
DFC 0.7 2017	

Circuit Court – 1925
DOROTHY BROWN, CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

(Rev. 8/28/08) CCA 0925 Request for Preparation of Record on Appeal APPEAL TO THE APPELLATE COURT OF ILLINOIS FROM THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT. LAW DIVISION, First Municipal District, Calendar "W GMAC, et. al., Plaintiffs I Appellees Reviewing Court No. Plaintiff/Appell Honorable Diane M. Shelley, Circuit Judge Daniggelis, Watts, Younes, et. al., Defendants / Appellants Trial Judge Date Notice of Appeal Filed Monday, 08 January 2018 REQUEST FOR PREPARATION OF RECORD ON APPEAL Attorney (or Party if no anorney): Name: Mr. Gordon Wayne Watts Cook County Attorney Code No. or Pro Se 99500

Address: 821 Alicia Road. State: Florida Zin: 33801-2113 Telephone Number: H: 863-688-9880 / C: 863-409-2109 Attorney for: Pro Se E-mail Address (optional) Gww1210@aol.com / Gww1210@Gmail.com Name of Party GordonWatts.com GordonWavneWatts.com NOTICE IS HEREBY GIVEN to the Clerk of the Circuit Court of Cook County that Mr. Gordon Wayne Watts requests the preparation of the Record on Appeal in the above case. The Clerk of the Circuit Court of Cook County shall prepare the Record on Appeal in accordance with Illinois Supreme Court Rule 321. The record and appeal in accordance with Illinois Supreme Court Rule 321. The record and appeal shall include the common law record, which consists of trial documents filed and judgments and orders entered by the trial court and:

All documentary exhibits entered at trial, except for those other exhibits that cannot ordinarily be included for review and are subject to motion.

Reports of Proceedings prepared in accordance with Illinois Supreme Court Rule 323.

Certificate in Lieu of Record on Appeal pursuant to Illinois Supreme Court Rule 325.

Documents filed under seal on the following day. Name

A copy of the trial court Order authorizing these documents to be unsealed for the purpose of inclusion in the Record on Appeal is attached hereto or will be provided by the Appellant to the Civil Appeals Division at least 30 days in advance of the date on which the Record on Appeal is scheduled to be transmitted to the Appellate Court. Upon return of the Record on Appeal to the Circuit Court, it is the responsibility of the parties to obtain an Order resealing these records, if the records are to be resealed.

Documents filed under seal on the following dates, which are to remain sealed:

Please note that, pursuant to Rule 17 of Appellate Court of Illinois, "No record, exhibit, or brief may be filed under seal in the Appellate Court, unless Appellate Court has first given leave for filing under seal, notwithstanding that the material was filed under seal in the Circuit Court."

ED

ELECTRONICALLY FIL

Payment may be made by Cash, Check or Money Order. Cash payments accepted for in-person payments only, Checks or money order should be made to Clerk of the Circuit Court of Cook County. Pursuant to 705 ILCS 105/27.2a(k) and 27.2(k), the Clerk of the Circuit Court of Cook County must charge fees for Records on Appeal in advance as follows:

> 100 pages or less, \$110 100 - 200 pages, \$185

Each page in excess of 200, 5,30/page

Reduced fee for Local Covernments and School Districts, \$50

All prescribed fees are due in advance of transmission of the Record on Appeal. It is understood and agreed that once a request for preparation of a Record on Appeal is made by submission of this form, the Appellant is responsible for the costs of preparing the Record on Appeal, regardless of whether the Appeal is successful, dismissed, the time is extended, or a party elects to not transmit the Record on Appeal to the Appellate Court. The Clerk of the Circuit Court of Cook County reserves the right to pursue a claim to recover the costs and expenses, including reasonable attorneys' fees, related to preparation of the Record on Appeal.

Mr. Gordon Wayne Watts

(Type or print name)

(Signature of Appellant or Appellant's Attorney)

DOROTHY BROWN, CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

This form is approved by the Illinois Supreme Court and is required to be accepted in all Illinois courts. For Court Use Only STATE OF ILLINOIS. CIRCUIT COURT APPLICATION FOR WAIVER OF **COURT FEES** COUNTY Instructions w Enter above the county name where the case was filed. Enter the name of the Plaintiff / Petitioner (First, middle, last name) person who started the lawcuit as Plaintiff/Petitioner. Enter the name of the 2007-04-29738 Richard Dangells, Gordon Wayne Wats, Joseph Komer, Paul L. Shellon, et. 21, person being sued as Defendant/Respondent. Enter the Case Treate for Choice Number given by the Circuit Clerk or leave Defendant / Respondent (First, middle, last name) Case Number this blank if you do not have one. la la, enter your full Pursuant to Illinois Supreme Court Rule 298 and 735 ILCS 5/5-105, I state: name. If you are completing this form 1. I am providing the following information about myself: ELECTRONICALEY FILED 1/8/2018 8:58 PM 2007-CH-29738 on behalf of a minor a. Name: Gordon or an incompetent adult, provide that person's information. b. Year of Birth: c. Street Address: lr 1b, only enter the year you were born. DO NOT enter your I believe I cannot afford to pay the court fees in this case. entire date of birth. In 1c, enter your 2. I am providing the following information about people who live with me: complete current address. a. I support adults (not counting myself) who live with me. In 2a, enter the number b. I support children under 18 who live with me. of people age 18 and older living in your house who you support. I have received 1 or more of the benefits listed below in the past 4 weeks: Support means that the people rely on you Yes) No financially. Supplemental Security Income (SSI) (Not Social Security) · Aid to the Aged, Blind and Disabled (AABD) In 2b, enter the number of people under age 18 Temporary Assistance to Needy Families (TANF) living in your house State Children & Family Assistance who you support. Food Stamps (SNAP) Sec Total In 3, check "Yes" if General Assistance (GA) you have received at least 1 of the benefits Transitional Assistance listed in the past 4 weeks. If you check "Yes" in **If you answered "Yes" in section 3, skip section 4 and sign the form.** 3, skip 4 and sign the

form.

In 4b, check the box support who live with me	ney each month.	This includes money received	from Charcery) I by people I
In 4b, check the box support who live with me		THE PART OF STREET, AND ADDRESS OF THE PART OF THE PAR	l by people I
	(check all that app	(y)	
for each type of money you have received in My employment: \$		Other people's employment:	: \$
the past month. Also enter the gross (before Child support: \$		Social Security (not SSI):	\$
taxes) amount for each Pension: \$		Unemployment:	S
Include the money Other (list type and emoi	unt):		\$
received by the people you support who live No income			1.000 (1.000)
with you. Support Total of all money received	d: \$		
means that the people rely on you financially.			
In 4c, check the box for cach type of money you have received in received by people I support		ney in the past 12 months. Thi	s includes money
the past 12 months. For	or with the with		c
cach type, enter the My employment: \$		Other people's employment:	
in the past 12 months Child support: \$	<u>_</u>	Social Security (not SSI):	\$
Pension: \$		Unemployment:	\$
WAS:8807807 Other (list type and amount of the people of the with you. Total of all money received to the people of the peop	101); =		\$
No income			
Total of all money received	i: <u>\$</u>		
in the past 12 months before taxes, Include the money received by the people with you. Total of all money received to with you. Total of all money received to money with you. Total of all money received to		Tablita - Dodesij-Cols Danie a selosti i 1990 Maria	expenses of the
monthly amounts.	The state of the section	er month	
the people you support		er month	
who live with you.	*	er month	
Utilities: \$		er month	
Food: \$		er month	
Medical: \$		er month	
CarLoan: \$		er month	
Other (list type and amou	inty:	<u> </u>	per month
☐ I have no expenses			
Total of all expenses: \$			

Case 8:19-cv-00829-CEH-CPT Document 1-4 Filed 04/08/19 Page 12 of 30 PageID 89

	In 4e, check all of the items owned by you and list the value of	e. I have the belongings listed below who live with me. (check all that ap		gs of the people I support
***************************************	each item. Include the items owned by the	Bank accounts and cash total	ing:	\$
	people you support who live with you.	Home real estate, worth:		\$
	The state of the s	The total I owe on my h	nome mortgage is:	S
	If you own real estate, include the total you	Other real estate, not including	g the house I live in, worth:	\$
Section of the sectio	owe on any mortgage.	The total I owe on my o	other mortgage is:	\$
		1st vehicle worth: \$	The 1 st vehicle is	paid off: Yes No
		2 nd vehicle worth: \$	The 2 rd vehicle is	paid off: Yes No
		Other (list items and value):		\$
Sharper and a street of the st	Under the Code of Civil Procedure, 735 ILCS 5/1-109, making a statement on this form that you know to be false is perjury, a Class 3 Felony.	I certify that everything above is true a I understand that making a false staten Your Signature		
FILEB ™ ™	The person who filled out this form must sign it.	Gordon Wayne Watts Print Your Current Name	LAKE/ANI) City, State, ZIP	FL DOUTETIS
ELECTRONICALLY FILED 1/8/2018 8:58 PM 2007-CH-29738	Enter the complete current address and telephone number of the person who filled out this form.	N/A Relationship to Minor or Incompetent Adult (if applicable)	(863) 688-9 Telephone (863) 469-2	
ELECT 1/1 2	If you are filling out this form for a minor of an incompetent adult, state your relationship.		(863)701	

<u> </u>	der to Sue or Detend as an Indige	nt Person		(Rev. 6/1:	5/11) CCG N689
	IN THE	CIRCUIT O	COURT OF COOK COL	INTY, ILLINOIS	
		Pla	intiff/Petitioner	No.	
	V.			110.	
	The state of the s	Defende	ant/Respondent	Calendar	
		<i>регенц</i> .	morespondent		
			ORDER		
	rsuant to Supreme Court Rule 298 The applicant is permitted to so of any documents contained in court. The applicant may be or resulting from this action. The application is denied for the	and 735 IL ue or defend the court f dered to pay	CS 5/5-105: without payment of feesile or the electronic docion any portion of the waive	ket are not waived without	specific order
				7	
0	Payment shall be: made by	(date)	OR deferred until_	OR 🗆 other	
			ENTERED:		
			Dated:	Production	,

Payment should be made by cash, money order or cashier's check, directly to the Clerk of the Circuit Court of Cook County at the courthouse where you filed your application.

DOROTHY BROWN, CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

Copy Distribution - White: 1. ORIGINAL - COURT FILE Canary: 2. PETITIONER'S COPY Pink: 3. RESPONDENT'S COPY

<u>GMAC v Daniggelis, Watts, Younes, et al.</u>, 2007-CH-29738 (Notice of Appeal) Letter to Judge Flannery (1 page) <u>Exhibit-D</u>

From the Desk of: Gordon Wayne Watts
821 Alicia Road – Lakeland, FL 33801-2113
H: (863) 688-9880 – C: (863) 409-2109 – W: (863) 686-3411 or: (863) 687-6141
Email: Gww1210@aol.com / Gww1210@Gmail.com

Web: www.GordonWatts.com / www.GordonWayneWatts.com

Hon. James P. Flannery, Jr., Circuit Judge–Presiding Judge, Law Division 50 W. Washington St., Room 2005, Chicago, IL 60602, Ph:312-603-6343

Re: "Waiver of Court Fees" confusion in this case

Monday, 08 January 2018

Dear Judge Flannery:

It has come to my attention that there's confusion regarding my application for fee waiver. As you were the presiding judge who adjudicated my last application, it's instructive to revisit the issue: As you recall, I was a prospective *Amicus Curiae* aka a "Friend of the Court," and you denied my application on grounds that I wasn't a party. As much as I disagree, I admit this is a "gray" area of case law, & any review of it would be "de novo." As such, there's a good argument that you were right in your order (dated Feb. 22, 2016, in the underlying Chancery case, which was transferred to the Law Division) denying me fee waiver.

However, when speaking by phone with Pat O'Brian, deputy chief of Civil Appeals, she assured me that your denial of my application last time means that I must be denied now. Since Ms. O'Brian is very intelligent (knowledgeable of Supreme Court rules, much more-so than her staff, I must say), if she can get confused, judges can also-after all, judges are human too. While you might've been right to deny me last time, things have changed. I asserted intervention (see my Motion to Intervene, dated Thursday, 06 July 2017), an absolute right under IL case law: Where intervention as of right is asserted, "the trial court's jurisdiction is limited to determining timeliness, inadequacy of representation and sufficiency of interest; once these threshold requirements have been met, the plain meaning of the statute directs that the petition be granted." City of Chicago v. John Hancock Mutual Life Ins. Co., 127 Ill.App.3d 140, 144 (1st Dist. 1984). I satisfy all 3 requirements, giving me a right to intervene under 735 ILCS 5/2-408(a)(3). As there was no denial of my motion, the docket's official listing of me as a defendant is prima facia evidence that I'm now a party, and thus qualify for fee waiver to sue or defend. Let me remind you Rule 10-100(a) (Illinois Supreme Court Commission on Access to Justice) states: "The Illinois Supreme Court Commission on Access to Justice is established to promote, facilitate, and enhance equal access to justice with an emphasis on access to the Illinois civil courts and administrative agencies for all people, particularly the poor and vulnerable," which, of course, would include myself. Should the Law Division vacate the order I'm appealing before my appeal is docketed, & grant summary judgment as I've asked, this would 'moot' my appeal, saving the courts a lot of headache, I think. Unless the court awards me for my various losses, which I documented in my Intervention Motion, I will have sufficiency of interest, and thus qualify to Intervene—and obtain fee waiver. This is IL case law; you may check to verify, With kind Regards, I am, Sincerely, but you must comply.

Gordon Wayne Watts

ELECTRONICALLY FILED 1/8/2018 8:58 PM 2007-CH-29738 PAGE 14 of 15

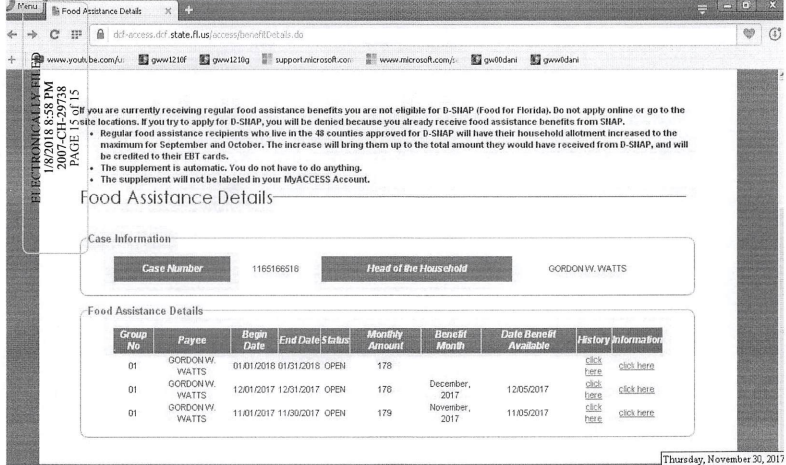
GMAC v Daniggelis, Watts, Younes, et al., 2007-CH-29738 (Notice of Appeal)

Or	rder to Sue or Defend as an Indigent Person	CG N689 C-30M-6/27/0
ATA	IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS	
61	MAR MONTEAGE, UC ET AL.	
***************************************	Plaintiff/Petitioner 02 Cr	t 29738
	A STEELING AS A STEELING TO BE A STEELING ASSESSMENT OF A STEELING AND A STEELING AS A	1 21738
A	THE JOSEPH YOUNES, SSQ; Mar. PICHARD Calendar Calendar	
3.	Defendant/Respondent Calendar	
	2 Column 1 C	
	ORDER	
Cor	This matter coming before the Court on an Application and Affidavit to Sue or Defend a ourt being fully advised in the premises, IT IS HEREBY ORDERED;	is an Indigent Person, th
	rsuant to Supreme Court Rule 298 and 735 ILCS 5/5-105;	
	The applicant is permitted to sue or defend without payment of fees, costs or charges, of any documents contained in the court file or the electronic docket are not waived	Fees for the reproduction without specific order of
	of any documents contained in the court file or the electronic docket are not waived court. The applicant may be ordered to pay any portion of the waived fees or costs out of	without specific order of
	of any documents contained in the court file or the electronic docket are not waived	without specific order o
	of any documents contained in the court file or the electronic docket are not waived court. The applicant may be ordered to pay any portion of the waived fees or costs out of resulting from this action. The application is denied for the following reason(s): PETITIONER LACKS STANDIN	without specific order o a settlement or judgmen
	of any documents contained in the court file or the electronic docket are not waived court. The applicant may be ordered to pay any portion of the waived fees or costs out of resulting from this action.	without specific order o a settlement or judgmen
	of any documents contained in the court file or the electronic docket are not waived court. The applicant may be ordered to pay any portion of the waived fees or costs out of resulting from this action. The application is denied for the following reason(s): PETITIONER LACKS STANDIN	without specific order o a settlement or judgmen
	of any documents contained in the court file or the electronic docket are not waived court. The applicant may be ordered to pay any portion of the waived fees or costs out of resulting from this action. The application is denied for the following reason(s): PETITIONER LACKS STANDIN SUIT ON BEHALF OF ANOTHER.	without specific order o a settlement or judgmen G TO BRING
	of any documents contained in the court file or the electronic docket are not waived court. The applicant may be ordered to pay any portion of the waived fees or costs out of resulting from this action. The application is denied for the following reason(s): PETITIONER LACKS STANDIN	without specific order o a settlement or judgmen G TO BRING
	of any documents contained in the court file or the electronic docket are not waived court. The applicant may be ordered to pay any portion of the waived fees or costs out of resulting from this action. The application is denied for the following reason(s): PETITIONER LACKS STANDIN SUIT ON BEHALF OF ANOTHER.	without specific order o a settlement or judgmen G TO BRING
	of any documents contained in the court file or the electronic docket are not waived court. The applicant may be ordered to pay any portion of the waived fees or costs out of resulting from this action. The application is denied for the following reason(s): PETITIONER LACKS STANDIN SUIT ON BEHALF OF ANOTHER.	without specific order o a settlement or judgmen G TO BRING
	of any documents contained in the court file or the electronic docket are not waived court. The applicant may be ordered to pay any portion of the waived fees or costs out of resulting from this action. The application is denied for the following reason(s): PETITIONER LACKS STANDIN SUIT ON BEHALF OF ANOTHER. Payment shall be: made by OR deferred until OR ENTERED:	without specific order of a settlement or judgmen G TO BRING
	of any documents contained in the court file or the electronic docket are not waived court. The applicant may be ordered to pay any portion of the waived fees or costs out of resulting from this action. The application is denied for the following reason(s): PETITIONER LACKS STANDIN SUIT ON BEHALF OF ANOTHER. Payment shall be: made by OR deferred until OR (date) ENTERED:	without specific order o a settlement or judgmen G TO BRING
	of any documents contained in the court file or the electronic docket are not waived court. The applicant may be ordered to pay any portion of the waived fees or costs out of resulting from this action. The application is denied for the following reason(s): PETITIONER LACKS STANDIN SUIT ON BEHALF OF ANOTHER. Payment shall be: made by OR deferred until OR (date) ENTERED: JUDGE JAMES P. FLANNERY Dated: FEB 22 2016	without specific order of a settlement or judgmen
	of any documents contained in the court file or the electronic docket are not waived court. The applicant may be ordered to pay any portion of the waived fees or costs out of resulting from this action. The application is denied for the following reason(s): PETITIONER LACKS STANDIN SUIT ON BEHALF OF ANOTHER. Payment shall be: made by OR deferred until OR (date) ENTERED:	without specific order of a settlement or judgmen G TO BRING Jother
	of any documents contained in the court file or the electronic docket are not waived court. The applicant may be ordered to pay any portion of the waived fees or costs out of resulting from this action. The application is denied for the following reason(s): PETITIONER LACKS STANDIN SUIT ON BEHALF OF ANOTHER. Payment shall be: made by OR deferred until OR (date) ENTERED: JUDGE JAMES P. FLANNERY Dated: FEB 22 2016	without specific order of a settlement or judgmen G TO BRING Other Judge's No
	of any documents contained in the court file or the electronic docket are not waived court. The applicant may be ordered to pay any portion of the waived fees or costs out of resulting from this action. The application is denied for the following reason(s): PETITIONER LACKS STANDIN SUIT ON BEHALF OF ANOTHER. Payment shall be: made by OR deferred until OR (date) ENTERED: JUDGE JAMES P. FLANNERY FEB 22 2016 CIrcuit Court-1505 Stoge Taken or the electronic docket are not waived court of the waived fees or costs out of resulting form this action of the waived fees or costs out of resulting form this action.	without specific order of a settlement or judgment of a settlement or judgment of the Circuit Court on.

Documentation that I'm currently on Food Stamps

Exhibit-F





Page 15 of 15 (08 January 2018, Watts "Notice of Appeal" in 07-CH-29738)

age 17 of 30 PageID 94

ELECTRONICALLY FILED
1/8/2018 8:58 PM
2007-CH-29738
CALENDAR: W
PAGE 1 of 12
CIRCUIT COURT OF
COOK COUNTY, ILLINOIS
LAW DIVISION
CLERK DOROTHY BROWN

In the Appellate Court of Illinois, First District

Docket Number:) Appeal from the Circuit Court of Cook GMAC Mortgage, LLC n/k/a: Bank of America, N.A., aka: "LaSalle) County, Illinois, County Department,) Law Division Bank National Association," aka: "US Bank, NA," as trustee for Morgan Stanley Loan Trust 2006-16AX,) Circuit Court Case No.: 2007-CH-29738 Plaintiff,) (Transfer into Law Division from Chancery)) Trial Judge: Hon. Diane M. Shelley (#1925) VS. Richard B. Daniggelis,) Date of Notice of Appeal: Monday, 08 January 2018 Gordon Wayne Watts, Jospeh) Date of Judgment: December 07, 2017 Younes, Paul L. Shelton, Erika R.) Date of Post-judgment Motion: None Rhone, LEGATEES, NON-RECORD) Order: #5 CLAIMANTS, UNKNOWN HEIRS) Supreme Court Rule which confers UNKNOWN OWNERS, et. al.,) jurisdiction upon the reviewing court: Defendants. III.Sup.Ct. R.301, 303

<u>Docketing Statement and Notice of Appearance of Counsel for Appellant</u> (Civil)

Appellant-Defendant, Gordon Wayne Watts, acting solely in his capacity *pro se*, and pursuant to Supreme Court Rule 312, submits the following for his Docketing Statement in this appeal. Pursuant to Illinois Appellate Court, First District, local court Rule 9 this Docketing statement shall also serve as the appearance of the undersigned as counsel, *pro se*, for the Appellant.

1. Is this a cross-appeal, separate appeal, joining in a prior appeal, or related to another appeal which is currently pending or which has been disposed of by this court?

YES

If so, state the docket number(s) of the other appeal(s):

NO. 1-14-2751 (Trial Court No.: 2007-CH-29738) *GMAC v. Daniggelis* and:

NO. 1-15-0662 (Trial Court No.: 2014-M1-701473) Younes v. Daniggelis

As this court recalls, Daniggelis was the victim of <u>documented</u> mortgage fraud, as outlined in <u>GMAC</u>, a Chancery case which was appealed to this court; however, this court never reached the merits, chiefly because Atty. Andjelko Galic, the attorney for Richard Daniggelis, was negligent

Page 1 - Docketing Statement: Gordon Wayne Watts, appealing 2007-CH-29738 (Law Division)

Page 2 - Docketing Statement: Gordon Wayne Watts, appealing 2007-CH-29738 (Law Division)

and never filed his merits brief, and was chewed out royally by this court in its last substantive order. This court was permitted – but not required – to accept my *Amicus Curiae* (aka: "Friend of the Court") briefs, and, while this court did not break any laws in rejecting my *amicus* briefs in these appeals, above, it was an unwise us of judicial time, since *amici* are permitted to be a "friend" to the court –and aide its appellate jurisdiction when, as in this case, counsel for both sides overlook stuff and/or are negligent.

- 2. If any party is a corporation or association, identify any affiliate, subsidiary, or parent group: NO
- 3. Full name and complete address of appellant(s) filing this statement:

Gordon Wayne Watts, pro se

821 Alicia Road, Lakeland, FL 33801-2113

PH: (863) 688-9880 [home] or (863) 409-2109 [cell]

Web: http://www.GordonWayneWatts.com / http://www.gordonwaynewwatts.com / <a href="http://www.gordonwaynewwatts.c

Email: Gww1210@aol.com / Gww1210@gmail.com

4. Full name and complete address of appellee(s): (Use additional page for multiple appellees.)

See the attached Service List, which includes all known parties – and their attorneys.

Counsel on Appeal for appellee(s): (Use additional page for multiple appellees.)

See the attached Service List, which includes all known parties – and their attorneys.

5. Court reporting personnel: (If more space is needed, use other side.)

As I became a "party proper" to this case after its inception (and not merely a prospective *Amicus Curiae*, as I had initially sought), I do not rightly know, but I can tell you that I have heard a report from Mr. Daniggelis, who is my friend, has told me that Andjelko Galic, his attorney, has hired a court reporter and has purchased records. If you want to know about any court reporting personnel, you may ask the attorneys involved in this case and/or the Civil Appeals Division of the trial court below.

Approximate Duration of trial court proceedings to be transcribed: <u>Unknown: See above</u>

<u>Can this appeal be accelerated?</u> Yes—on motion of the court or any party. While not mandatory (e.g., as in domestic or child rearing issues), the victim of this mortgage fraud is elderly, I'm guessing about 79 or 80 years old, as I speak, and it would <u>not</u> serve the appellate

Page 2 – Docketing Statement: Gordon Wayne Watts, appealing 2007-CH-29738 (Law Division)

Page 3 - Docketing Statement: Gordon Wayne Watts, appealing 2007-CH-29738 (Law Division)

jurisdiction of this court were it to purposely let all the elderly victims die of old age before the merits of this case could be reached. Therefore, this court would have my gratitude if it could fast track the case, review it on the merits (based solely on what I filed, which should be enough to justify summary judgment), and then render summary judgment in favour of **Daniggelis**, giving him back his house & land, with costs assessed for pain & suffering; damages to his house by **Joseph Younes** (as further described in *City of Chicago v. 1720 Sedgwick, Younes, et. al.*, 2017-M1-400775, a Code Violation case in the Civil Division of Cook County, IL trial courts); monies lost due to having to find another place to live and/or store belongings; award for attorneys fees to his attorney, **Andjelko Galic**, —and award for monetary losses to **Watts** and **More**, who suffered various losses as a result of financial distress inflicted upon **Daniggelis** — such ruling which would <u>moot</u> **Daniggelis'** otherwise valid 'non-suit' motion to the trial court, which precipitated this appeal to this court, **and with remand to the Circuit Court for further proceedings consistent with this order**.

6. Is this appeal from a final order in a matter involving child custody or allocation of parental responsibility pursuant to Illinois Supreme Court Rule 311(a) which requires Mandatory Accelerated Disposition of Child Custody or Allocation of Parental Responsibilities Appeals? ___NO__

*If yes, this docketing statement, briefs and all other notices, motions and pleadings filed by any party shall include the following statement in bold type on the top of the front page: THIS APPEAL INVOLVES A MATTER SUBJECT TO EXPEDITED DISPOSITION UNDER RULE 311(a).

7.(A) State the supreme court rule, or the law, which confers jurisdiction upon the reviewing court;

Ill.Sup.Ct. Rule 301 and 303 confer jurisdiction as of right for this appeal. While I was previously a prospective *amicus*, when previously filing in this court, I asserted intervention in the Law Division case, and, as my name appears on docket, in the court below, this is proof of my status as a party, the court below having neither denied my motion nor given any reason to deny intervention as of right. *City of Chicago v. John Hancock Mutual Life Ins. Co.*, 127 Ill.App.3d 140, 144 (1st Dist. 1984). I satisfy all 3 requirements, giving me a right to intervene under 735 ILCS 5/2-408(a)(3). Also, as I'm a food stamp recipient, I qualify for a few waiver in this court & the court below.

7.(B) State the facts of the case, which bring it within this rule or other law; and, the date that the order being appealed was entered:

The order being appealed was on December 07, 2017. I have 30 days AFTER the entry of the order, per Rule 303(a)(1). Also, 5 ILCS 70/1.11 confirms that "The time within which any act provided by law is to be done shall be computed by excluding the first day..." and also does not count weekends, meaning that the 30th day, which was January 06, 2018, and fell on a Saturday, rolls over to today, Monday, 08 January 2018, making my appeal timely.

Page 4 - Docketing Statement: Gordon Wayne Watts, appealing 2007-CH-29738 (Law Division)

7.(C) State any other facts which are necessary to demonstrate that the appeal is timely: Rule 373 allows the time-stamp of the post office or a 3rd-party carrier, such as UPS or FedEx, to count as the time of filing.

8. Nature of the Case:

Administrative Review

<u>Contract</u> Estates

Personal Injury

Juvenile

Domestic Relations

Child Custody or Support

Product Liability

Forcible Entry Detainer (FED)

Tort

Mortgage Fraud / Foreclosure

9. Briefly describe the nature of the case, and the result in the trial court, and set forth any reasons for an expedited schedule:

First off, my *Amicus Curiae* briefs, as you vividly recall, DOCUMENTED beyond any reasonable doubt, that there was indeed a photocopy forgery, a felony forgery fraud, and this, combined with lack of consideration (payment), especially in light of the fact that known mortgage fraud artist, Paul Shelton aided Younes, gave damning proof of mortgage fraud.

Before I go any further, let me remind you that the victim is elderly, and this, alone, is reasons enough for an expedited schedule, phone conferencing for myself (as I'm in Florida), and a summary Judgment, speedily rendering justice.

However, since I last filed in your court, I discovered the most unusual thing in all of mankind's history: Judge Michael F. Otto, the judge who forcibly stripped Daniggelis' house from him, entered an order dated March 08, 2013, in which he basically admitted fraud, and made my case stronger. Direct link for convenience (but check with trial court to verify)

http://GordonWatts.com/MortgageFraudCourtDocs/3-8-2013-MOTION-DENIED.pdf or:

http://GordonWayneWatts.com/MortgageFraudCourtDocs/3-8-2013-MOTION-DENIED.pdf

- 1. Judge Otto admits (Order, p.4) that the July 9, 2006 warranty deed "is in most respects identical" to the May 9, 2006 warranty deed that Daniggelis signed (except, of course, for the word 'July' being hand-written in), which supports Daniggelis claims that there was a photocopy forgery of his signature (which would void the entire illegal transfer of title).
- 2. Judge Otto (Order, p.3) acknowledges (admits) that 'Exhibit L' existed, a side-agreement to limit the title transfer only for the purpose of paying the "mortgage arrearage." Judge Otto claims that this document was not properly signed, but apparently, Otto did not see the exhibits filed in Daniggelis' July 30, 2008 answer (see pages 38 and 40 of the 96-page PDF file of a public records request at this link, provided by my personal repository and online docket: http://GordonWayneWatts.com/MortgageFraudCourtDocs/07ch29738-07242015.pdf or http://GordonWatts.com/MortgageFraudCourtDocs/07ch29738-07242015.pdf where both Shelton and Rhone sign on to such statements, and Daniggelis also signs them: These contracts

Page 5 – Docketing Statement: Gordon Wayne Watts, appealing 2007-CH-29738 (Law Division)

place limits on both the time and purpose of the POA). So, this conclusively proves the POA to be fraudulently used. If the reader of this document can not access my website, please see contact the trial court for official records here.

- 3. There is no material disagreement with the assertion that Richard Daniggelis never got paid, which is a key proof of fraud that is being alleged by multiple parties. (Daniggelis would not simply give away the farm, for free. Moreover, even had he done so, Watts' case law shows that a sale is void ab initio if it lacks consideration.) My filings have repeatedly accused the other parties of failing to pay Daniggelis any consideration, and no one has contested this claim. Per 735 ILCS 5/15-1506(a), that which the other parties to this case don't deny is admitted, and, as such, it is plain that Daniggelis did not get paid for his house, which is documented to have had hundreds of thousands of dollars equity, and which equity (and house and land) were taken without any consideration (payment), thus voiding any purported sale.
- 4. On page 7 of Judge Otto's ORDER, he claims that the 'difficulty' for Daniggelis is that, even assuming the signature to be altered (forged by photocopy), Otto claims that Daniggelis "provides no factual or legal basis support for his assertion that, assuming the signature to have been altered, the Bank therefore "knew or should have known that the deed ... was no longer valid when the closing occurred." This argument by Judge Otto is totally ridiculous:

Let's say, for example, that a group of thieves steal Daniggelis' vehicle, and then sell it on the Black Market to a Bank (or take a loan out on it, using as collateral for a mortgage). When the police finally catch the thieves, do you really think, for one second, that the Bank will be allowed to keep the hot (stolen) property, simply because they did not have "notice" that the property was stolen? Certainly not, and may God forbid! If Otto's logic seems crazy when we use a stolen vehicle, then it's just as crazy with the stolen house. Otto's claim that the bank needed notice is ridiculous on its face, and invites the federal courts to investigate him for civil rights violations, under the color of law. (However, the bank certainly did get notice, not only by Daniggelis recording a statement of forgery in the recorder's office, but the Bank was also notified of this fraud by voluminous and lengthy litigation which ensued. Because this court has continued to ignore Jospeh Younes' clear fraud, he has been allowed to gut, damage, and destroy Daniggelis' house, as more clearly explicated in City of Chicago v. 1720 N. Sedgwick, Joseph. Younes, et. al., case number 2017-M1-400775, in the Civil Division, a case, overseen by Judge Patrice Ball-Reed, and which case has been featured numerous times in *DNAinfo*, my blog, "The Register," and more recently, ChicagoCityScape: https://blog.chicagocityscape.com/landmarkscommission-still-threatening-fines-if-house-inhistoric-district-isnt-worked-on-once-390f052a2ab2

Page 6 – Docketing Statement: Gordon Wayne Watts, appealing 2007-CH-29738 (Law Division)

- 10. Briefly state the general issues proposed to be raised (failure to include an issue in this statement will not result in the waiver of the issue on appeal):
- 1. Whether it is finally clear that Daniggelis is the victim of mortgage fraud, which even Judge Otto's March 08, 2013 Order admits:
- A. Issue of fact as raised regarding Ottos false claims about the documents weren't signed, even the the record says otherwise. The standard of review here is "clear error" or "plain error," depending on your verbiage.
- **B.** Issues of law (which are reviewed *de novo*, as this court has just as good a grasp on the law as the trial courts), regarding forgery and fraud. Here, the courts below again made "clear error" or "plain error," depending on your verbiage.
- 2. Whether this court will refuse to hear the merits of this case and deny Daniggelis Due Process because of ineffective counsel. This may not be <u>illegal</u>, but it certainly runs afoul of the other three major standards:
- A. Unconstitutionally denying Daniggelis his Federal Due Process rights to have a fair day in court—as further codified in Rule 10-100(a) (Illinois Supreme Court Commission on Access to Justice), which states: "The Illinois Supreme Court Commission on Access to Justice is established to promote, facilitate, and enhance equal access to justice with an emphasis on access to the Illinois civil courts and administrative agencies for all people, particularly the poor and vulnerable,"
- **B.** Immoral, as his house was stolen, and he wasn't paid a dime, and was made homeless, sleeping in his rental van, there for a spell, and stressed out, as he is elderly. Do morals matter anymore?
- **C. Impractical:** While this court was not bound by law to accept my amicus curiae briefs, it only delayed the inevitable to refuse to review them with scrutiny: This caused additional delays and headaches for both the litigants (victims) and the court.

ELECTRONICALLY FILED 1/8/2018 8:58 PM 2007-CH-29738 PAGE 7 of 12

Date

Page 7 - Docketing Statement: Gordon Wayne Watts, appealing 2007-CH-29738 (Law Division)

Certification of Appellant As ___ attorney for the appellant __-X-__ Pro Se appellant, I hereby certify that on the _8th_ day of January, 2018, I asked / made a written request to the clerk of the circuit court to prepare the record on appeal, and on NO day of any month, 2018, did I make a written request to the court reporting personnel to prepare the transcript(s). Appellant's Attorney Pro Se Appellant Date In lieu of court reporting personnel's signature I have attached the written request to the court reporting personnel to prepare any "Reports of Proceedings prepared in accordance with Illinois Supreme Court Rule 323" – by checking the appropriate box in my "Request for Preparation of Record on Appeal." Appellant's Attorney Pro Se Appellant Date I hereby acknowledge receipt of an order for the preparation of a report of the proceedings.

Court Reporter or Supervisor

ELECTRONICALLY FILED 1/8/2018 8:58 PM 2007-CH-29738 PAGE 8 of 12

In the Appellate Court of Illinois, First District

Docket Nu	mber:
GMAC Mortgage, LLC n/k/a: Bank of America, N.A., aka: "LaSalle Bank National Association," aka: "US Bank, NA," as trustee for Morgan Stanley Loan Trust 2006-16AX,) Appeal from the Circuit Court of Cook) County, Illinois, County Department,) Law Division)) Circuit Court Case No.: 2007-CH-29738
Plaintiff,) (Transfer into Law Division from Chancery)
vs. Richard B. Daniggelis, Gordon Wayne Watts, Jospeh Younes, Paul L. Shelton, Erika R. Rhone, LEGATEES, NON-RECORD CLAIMANTS, UNKNOWN HEIRS UNKNOWN OWNERS, et. al., Defendants.) Trial Judge: Hon. Diane M. Shelley (#1925)) Date of Notice of Appeal: Monday, 08 January 2018) Date of Judgment: December 07, 2017) Date of Post-judgment Motion: None) Order: #5) Supreme Court Rule which confers) jurisdiction upon the reviewing court:

NOTICE OF FILING

To: See attached Service List

PLEASE TAKE NOTICE that today, Monday, 08 January 2018, I am causing to be filed with the ILLINOIS 1st Appellate Court my Docketing Statement and Notice of Appearance of Counsel for Appellant, this Notice of Filing, an Updated and Corrected "Service List" of parties, my Request for Preparation of the Record on Appeal, my "Application for Waiver of Court Fees," and attached Exhibits, copies of which are attached hereto and herewith served upon you.

Respectfully submitted,

/s/ Gordon Wayne Watts

(Actual Signature, if served upon clerk)

Gordon Wayne Watts

Gordon Wayne Watts

Gordon Wayne Watts, pro se [Code: '99500' = Non-Lawer, pro se]

821 Alicia Road, Lakeland, FL 33801-2113

PH: (863) 688-9880 [home] or (863) 409-2109 [cell]

Email: <u>Gww1210@aol.com</u> / <u>Gww1210@gmail.com</u>

Page 8 - Docketing Statement: Gordon Wayne Watts, appealing 2007-CH-29738 (Law Division)

Page 9 – Docketing Statement: Gordon Wayne Watts, appealing 2007-CH-29738 (Law Division)

SERVICE LIST

- * 1st District Appellate Court, Clerk's Office, 160 North LaSalle St., Chicago, IL 60601 (312) 793-5484, Office Hours: 8:30a.m.-4:30p.m., Mon-Fri, Excl. Holidays
- * CIVIL APPEALS DIVISION: Richard J. Daley Center, 50 West Washington St., Room 801 Chicago, IL 60602 (312) 603-5406, Hours: 8:30a.m.-4:30p.m., Mon-Fri, Excl. Holidays
- *Hon. Timothy C. Evans, Chief Judge (Ph 312-603-6000, 4299, 4259 TTY: 6673) Circuit Court of Cook County, 50 W. Washington St., Room 2600, Richard J. Daley Center Chicago, IL 60602
- * Hon. James P. Flannery, Jr., Cir. Judge–Presiding Judge, Law Division [re: "Application for Waiver of Court Fees"] 50 W. Washington St., Room 2005, Chicago, IL 60602, Ph:312-603-6343
- * Law Division and Hon. Diane M. Shelley, Circuit Judge, served by email / electronic service only, as a courtesy, since this is an appeal: Law@CookCountyCourt.com; cc.LawCalendarW@CookcountyIL.gov; Diane.Shelley@CookCountyIL.gov
- * Richard B. Daniggelis [true owner of 1720] 312-774-4742, c/o John Daniggelis 773-327-7198 2150 North Lincoln Park West, Apartment #603, Chicago, IL 60614-4652
- * Unknown Owners/NonRecord Claimants 1720 North Sedgwick St., Chicago, IL 60614-5722
- * Andjelko Galic (Atty#:33013) Cell:312-217-5433, Fax:312-986-1810, Phone:312-986-1510 845 Sherwood Road, LaGrange Park, IL 60526-1547 (Please take note of Mr. Galic's new address) Email: AndjelkoGalic@Hotmail.com; AGForeclosureDefense@Gmail.com
- * Robert J. More (<u>Anselm45@Gmail.com</u>) [Note: More's name is <u>misspelled</u> on docket as: "MOORE ROBERT"] P.O. Box 6926, Chicago, IL, 60680-6926, PH: (708) 317-8812
- * COHON RAIZES®AL LLP (90192) (Atty for STEWART TITLE ILLINOIS)
 Attn: Carrie A. Dolan, 208 S LASALLE#1860, CHICAGO IL, 60604 [ph:(312) 726-2252]
- * MERS (Mortgage Electronic Registration Systems, Inc.) <a href="https://www.mersinc.org/about-us/about-us/about-us/about-us/about-us/about-us/about-us/about-us/about-us/about-us/about-us/and a nominee for HLB Mortgage; Janis Smith, 703-738-0230, VP, Corp. Comm. is no longer with MersCorp, and Amy Moses (<a href="https://www.mersinc.org/about-us/about-

Page 9 – Docketing Statement: Gordon Wayne Watts, appealing 2007-CH-29738 (Law Division)

Page 10-Docketing Statement: Gordon Wayne Watts, appealing 2007-CH-29738 (Law Division)

SERVICE LIST (continued from above)

- * Stewart Title, Attn: Leigh Curry

 http://www.Stewart.com/en/stc/chicago/contact-us/contact-us.html

 2055 W. Army Trail Rd., STE 110, Addison, IL 60101 [ph:(630) 889-4050]
- * Associated Bank, N.A., 200 North Adam Street, Green Bay, WI 54301-5142
- * Richard Indyke, Esq. Atty. No. 20584, (312-332-2828 Atty for LaSalle Bank Natl. Assn.), Email: RIndyke@SBCGlobal.net; 221 N. LaSalle St. STE 1200, Chicago, IL 60601-1305
- * Peter King (Atty. for Joseph Younes) (Atty. No.: 48761) (312) 780-7302 / (312) 724-8218 / Direct: (312) 724-8221 http://www.KingHolloway.com/contact.htm; Attn: Peter M. King, Esq. PKing@khl-law.com or: PKing@KingHolloway.com; One North LaSalle Street, Suite 3040, Chicago, IL 60602
- * John P. LaRocque, 2 Orchard Place, Hinsdale, IL 60521 [Last known address]
- * Paul L. Shelton, (630) 993-9999, (630) 333-4009, (630) 286-5100, / Direct: (630) 842-0126 (Atty. #15323, disbarred per IARDC) E: PMSA136@Gmail.com; PLShelton@SBCGlobal.net http://www.il-reab.com/agents/26812-paul-l-shelton-shelton-associates-hinsdale-il-60523 c/o: Shelton Law Group, LLC, https://www.youtube.com/user/PaulSheltonLawGroup 1010 Jorie Blvd. #144, Oak Brook, IL 60523
- * Paul L. Shelton, Pro Se, 3 Grant Square, SUITE #363, Hinsdale, IL 60521-3351
- * Paul L. Shelton [PH: 630-986-5555], 10 North Adams Street, Hinsdale, IL 60521
- * Erika R. Rhone 9948 South Normal, Chicago, IL 60628-1229
- * Erika R. Rhone [ph:(773) 788-3711], 22711 Southbrook Dr., Sauk Village, IL 60411-4291
- * Joe Younes: 2625 West Farewell Avenue, Chicago, IL 60645-4522 Joe Younes@SbcGlobal.net
- * Joseph Younes (Atty#:55351) Law Offices / http://ChicagoAccidentAttorney.net 312-635-5716, per website 166 West WASHINGTON ST, Ste. 600, Chicago, IL 60602-3596 Phone: 312-372-1122; 312-802-1122; Fax: 312-372-1408. Email: RoJoe69@yahoo.com

Page 10-Docketing Statement: Gordon Wayne Watts, appealing 2007-CH-29738 (Law Division)

ELECTRONICALLY FILED 1/8/2018 8:58 PM 2007-CH-29738 PAGE 11 of 12

In the Appellate Court of Illinois, First District

Dooleat Number

Docket Nu	moer
GMAC Mortgage, LLC n/k/a: Bank) Appeal from the Circuit Court of Cook
of America, N.A., aka: "LaSalle) County, Illinois, County Department,
Bank National Association," aka:) Law Division
"US Bank, NA," as trustee for)
Morgan Stanley Loan)
Trust 2006-16AX,) Circuit Court Case No.: 2007-CH-29738
Plaintiff,) (Transfer into Law Division from Chancery)
vs.) Trial Judge: Hon. Diane M. Shelley (#1925)
Richard B. Daniggelis,) Date of Notice of Appeal: Monday, 08 January 2018
Gordon Wayne Watts, Jospeh) Date of Judgment: December 07, 2017
Younes, Paul L. Shelton, Erika R.) Date of Post-judgment Motion: None
Rhone, LEGATEES, NON-RECORD) Order: #5
CLAIMANTS, UNKNOWN HEIRS) Supreme Court Rule which confers
UNKNOWN OWNERS, et. al.,) jurisdiction upon the reviewing court:
Defendants.	_) III.Sup.Ct. R.301, 303

CERTIFICATE AND AFFIDAVIT OF DELIVERY (aka: Certificate of Service)

* The undersigned **Defendant-Appellant, Gordon Wayne Watts,** hereby certifies under penalties of perjury as provided by law pursuant to 735 ILCS 5/1-109, that the above **Docketing Statement and Notice of Appearance of Counsel for Appellant, Notice of Filing,** an **Updated and Corrected "Service List"** of parties, my **Request for Preparation of the Record on Appeal,** as an attached **Exhibit "B,"** copies of which are attached hereto and herewith served upon you—and upon the parties listed in the attached Service List, above – this Monday, 08 January 2018, via the Cook County, IL Electronic Filing system if they're e-file registered, and if I can access it for this Notice of Appeal

* I am concurrently serving all parties via First Class U.S. Postal Mail and/or FedEx 3rd-party commercial carrier (whichever proves more convenient).

* Additionally, I shall, when practically possible, post a TRUE COPY of this filing –and related filings –online at my official websites, supra –linked at the "Mortgage Fraud" story, dated Fri. 14 April 2017.

* Lastly, I may, later, cc all parties via e-mail, if I am able. Respectfully submitted,

(Actual Signature, if served upon clerk)

(Electronic Signature)

/s/ Gordon Wayne Watts

Gordon Wayne Watts

Gordon Wayne Watts

Gordon Wayne Watts, pro se [Code: '99500' = Non-Lawer, pro se]

821 Alicia Road, Lakeland, FL 33801-2113

PH: (863) 688-9880 [home] or (863) 409-2109 [cell]

Web: http://www.GordonWayneWatts.com / http://www.gordonwaynewwatts.com / <a href="http://www.gordonwaynewwatts.c

Email: Gww1210@aol.com / Gww1210@gmail.com

Page 11-Docketing Statement: Gordon Wayne Watts, appealing 2007-CH-29738 (Law Division)

Page 12-Docketing Statement: Gordon Wayne Watts, appealing 2007-CH-29738 (Law Division)

	equest for Preparation of Record on Appeal EXHIBIT B (Rev. 8/28/08) CCA 062
	APPEAL TO THE APPELLATE COURT OF ILLINOIS FROM THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS
	COUNTY DEPARTMENT, LAW DIVISION, First Municipal District, Calendar "W
	GMAC, et. al., Plaintiffs / Appellees Reviewing Court No.
4	Circuit Court No.
Ī	Daniggelis, Watts. Daniggelis, Watts. Data I D
	Younes, et. al., Defendants / Appellants
	Date Notice of Appeal Filed Monday, 08 January 2018
	REQUEST FOR PREPARATION OF RECORD ON APPEAL.
	ame: Mr. Gordon Wayne Watts Cook County Attorney Code No. 99500 or Pro Se 99500
	ddress: 821 Alicia Road, City: Lakeland State: Florida Zip: 33801-2113
	elephone Number: H: 863-688-9880 / C: 863-409-2109
	storney for: Pro Se E-mail Address (optional) Gww1210@aol.com / Gww1210@Gmail.com
	Name of Party GordonWatts.com GordonWayneWatts.co
N	OTICE IS HEREBY GIVEN to the Clerk of the Circuit Court of Cook County that
سنه	Mr. Gordon Wayne Watts requests the preparation of the Record on Appeal in the above case
D	ESIGNATION OF RECORD
- T	he Clerk of the Circuit Court of Cook County shall prepare the Record on Appeal in accordance with Illinois Supreme Court Rule 321. The record
38	Appeal shall include the common law record, which consists of trial documents filed and judgments and orders entered by the trial court and:
2007-CH-29738 PAGE 12 of 12	subject to motion. Reports of Proceedings prepared in accordance with Illinois Supreme Court Rule 323. Certificate in Lieu of Record on Appeal pursuant to Illinois Supreme Court Rule 325. Ducuments filed under seal on the following dates and unsealed:
200 PA	A copy of the trial court Order authorizing these documents to be unsealed for the purpose of inclusion in the Record on Appeal is attached herets or will be provided by the Appealant to the Civil Appeals Division at least 30 days in advance of the date on which the Record on Appeal is appealed by the Appealant to the Civil Appeals Division at least 30 days in advance of the date on which the Record on Appeal is
	scheduled to be transmitted to the Appellate Court. Upon return of the Record on Appeal to the Circuit Court, it is the responsibility of the parties to obtain an Order resealing these records, if the records are to be resealed.
	parties to obtain an Order rescaling these records, if the records are to be rescaled. Documents filed under seal on the following dates, which are to remain scaled:
	parties to obtain an Order reseating these records, if the records are to be reseated.
FI	parties to obtain an Order resealing these records, if the records are to be resealed. Documents filed under seal on the following dates, which are to remain scaled: Please note that, pursuant to Rufe 17 of Appellate Court of Ulinois, "No record, exhibit, or brief may be filed under seal in the Appellate Court, unless Appellate Court bas first given leave for filing under seal, notwithstanding that the material was filed under seal in the Circuit
Pa C1	parties to obtain an Order resealing these records, if the records are to be resealed. Documents filed under seal on the following dates, which are to remain sealed: Please note that, pursuant to Kuie 17 of Appellate Court of Hinois, "No record, exhibit, or brief may be filed under seal in the Appellate Court, unless Appellate Court has first given leave for filing under seal, notwithstanding that the material was filed under seal in the Circuit Court."
Pa C1	parties to obtain an Order resealing these records, if the records are to be resealed. Documents filed under seal on the following dates, which are to remain scaled: Please note that, pursuant to Rule 17 of Appellate Court of Ulinois, "No record, exhibit, or brief may be filed under seal in the Appellate Court, unless Appellate Court has first given leave for filing under seal, notwithstanding that the material was filed under seal in the Circuit Court." EES. Ayment may be made by Cash, Check or Money Order. Cash payments accepted for in-person payments only, becks or money order should be made to Clerk of the Circuit Court of Cook County. Pursuant to 785 tLCS 165/27.2a(k) and 27.2(k), the Clerk of the licuit Court of Cook County must charge fees for Records on Appeal in advance as follows: 100 pages or less, \$110
Pa C1	parties to obtain an Order resealing these records, if the records are to be resealed. Documents filed under seal on the following dates, which are to remain scaled: Please note that, pursuant to Rule 17 of Appellate Court of Ulinois, "No record, exhibit, or brief may be filed under seal in the Appellate Court, unless Appellate Court has first given leave for filing under seal, notwithstanding that the material was filed under seal in the Circuit Court." EES symeat may be made by Cash, Check or Money Order. Cash payments accepted for in-person payments only, beeks or money order should be made to Clerk of the Circuit Court of Cook County. Pursuant to 705 ILCS 105/27.2a(k) and 27.2(k), the Clerk of the Ircuit Court of Cook County must charge fees for Records on Appeal in advance as follows: 100 pages or less, \$110 100 - 200 pages, \$185
Pa C1	parties to obtain an Order resealing these records, if the records are to be resealed. Documents filed under seal on the following dates, which are to remain scaled: Please note that, pursuant to Rule 17 of Appellate Court of Ulinois, "No record, exhibit, or brief may be filed under seal in the Appellate Court, unless Appellate Court has first given leave for filing under seal, notwithstanding that the material was filed under seal in the Circuit Court." [ES] Ayment may be made by Cash, Check or Money Order. Cash payments accepted for in-person payments only, heeks or money order should be made to Clerk of the Circuit Court of Cook County. Pursuant to 705 (LCS 105/27.2a(k)) and 27.2(k), the Clerk of the ircuit Court of Cook County must charge fees for Records on Appeal in advance as follows: 100 pages or less, \$110 100 - 200 pages, \$185 Each page in excess of 200, \$3.30/page
Ps Ci	parties to obtain an Order resealing these records, if the records are to be resealed. Documents filed under seal on the following dates, which are to remain scaled: Please note that, pursuant to Rule 17 of Appellate Court of Ulinois, "No record, exhibit, or brief may be filed under seal in the Appellate Court, unless Appellate Court has first given leave for filing under seal, notwithstanding that the material was filed under seal in the Circuit Court." [EES ayment may be made by Cash, Check or Money Order. Cash payments accepted for in-person payments only, becks or money order should be made to Clerk of the Circuit Court of Cook County. Pursuant to 705 tLCS 105/27.2a(k) and 27.2(k), the Clerk of the ircuit Court of Cook County must charge fees for Records on Appeal in advance as follows: 100 pages or less, \$110 100 - 200 pages, \$185 Each page in excess of 200, \$3,30/page Reduced fee for Local Governments and School Districts, \$50
Par CI CI Al Ris	parties to obtain an Order resealing these records, if the records are to be resealed. Documents filed under seal on the following dates, which are to remain scaled: Please note that, pursuant to Rule 17 of Appellate Court of Ulinois, "No record, exhibit, or brief may be filed under seal in the Appellate Court, unless Appellate Court has first given leave for filing under seal, notwithstanding that the material was filed under seal in the Circuit Court." [ES] Ayment may be made by Cash, Check or Money Order. Cash payments accepted for in-person payments only, heeks or money order should be made to Clerk of the Circuit Court of Cook County. Pursuant to 705 (LCS 105/27.2a(k)) and 27.2(k), the Clerk of the ircuit Court of Cook County must charge fees for Records on Appeal in advance as follows: 100 pages or less, \$110 100 - 200 pages, \$185 Each page in excess of 200, \$3.30/page
Par CI CI Al Ris	Documents filed under seal on the following dates, which are to remain scaled: Discussion to the following dates, which are to remain scaled: Please note that, pursuant to Rute 17 of Appellate Court of Ulinois, "No record, exhibit, or brief may be filed under seal in the Appellate Court, unless Appellate Court has first given leave for filing under seal, notwithstanding that the material was filed under seal in the Circuit Court." EES Ayment may be made by Cash, Check or Money Order. Cash payments accepted for in-person payments only, becks or money order should be made to Clerk of the Circuit Court of Cook County. Pursuant to 705 tLCS 105/27.2a(k) and 27.2(k), the Clerk of the ircuit Court of Cook County must charge fees for Records on Appeal in advance as follows: 100 pages or less, \$110 100 - 200 pages, \$185 Each page in excess of 200, \$3,30/page Reduced fee for Local Governments and School Districts, \$50 It prescribed fees are due in advance of transmission of the Record on Appeal. It is understood and agreed that once a request for preparation of a coord on Appeal is made by submission of this form, the Appeallate for the costs of preparing the Record on Appeal, regardless of bother the Appeal is successful, dismissed, the time is extended, or a party elects to not transmit the Record on Appeal to the Appeal to
Par CI CI Al Ris	parties to obtain an Order reseating these records, if the records are to be resealed. Ducuments filed under seal on the following dates, which are to remain scaled: Please note that, parsaant to Rufe 17 of Appellate Court of Illinois. "No record, exhibit, or brief may be filed under seal in the Appellate Court, unless Appellate Court bas first given leave for filling under seal, notwithstanding that the material was filed under seal in the Circuit Court." EES Ayment may be made by Cash, Check or Money Order. Cash payments accepted for in-person payments only, beeks or money order should be made to Clerk of the Circuit Court of Cook County. Pursuant to 705 ILCS 105/27.2a(k) and 27.2(k), the Clerk of the lircuit Court of Cook County must charge fees for Records on Appeal in advance as follows: 100 pages or less, \$110 100 - 200 pages, \$185 Each page in excess of 200, \$30/page Reduced fee for Local Governments and School Districts, \$50 If prescribed fees are due in alixance of transmission of the Record on Appeal. It is understood and agreed that once a request for preparation of a second on Appeal is made by submission of this form, the Appellant is responsible for the costs of preparing the Record on Appeal, regardless of bether the Appeal is successful, dismissed, the time is extended, or a party elects to not transmit the Record on Appeal to the Appellant Court. The lerk of the Circuit Court of Cook County reserves the right to pursue a claim to recover the costs and expenses, including reasonable attorneys fees, lated to preparation of the Record on Appeal.

Law DIVISION

Litigant List

Printed on 01/09/2018

Case Number: 2007-CH-29738

Page 1 of 2

Plaintiffs

Plaintiffs Name	Plaintiffs Address	State	Zip	Unit #
GMAC MORTGAGE LLC			0000	
BANK AMERICA NA			0000	
CHICAGO VOLUNTEER LEGAL			0000	
LASALLE			0000	
US BANK NATIONAL ASSOC	CI		0000	

Total Plaintiffs: 5

Defendants

Defendant Name	Defendant Address	State	Unit #	Service By
DANIGGELIS RICHARD		0000		
GORDON WAYNE WATTS		0000		
HLB MORTGAGE		0000		
INVEST ONE		0000		
LAROCQUE JOHN		0000		
LEGATEES		0000		
MOORE ROBERT		0000		

Case 8:19-cv-00829-CEH-CPT Document 1-4 Filed 04/08/19 Page 30 of 30 PageID 107

Case Number: 2007-CH-29738	Page 2 of 2
MORTGAGE ELECTRONICS RE	0000
NON RECORD CLAIMANTS	0000
PHONE ERIKA	0000
SHELTON PAUL	0000
STEWART TITLE ILLINOISZ	0000
TRUST ONE MORTGAGE	0000
UNKNOWN HEIRS	0000
UNKNOWN OWNERS	0000
YOUNES JOSEPH	0000

Total Defendants: 16