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jmpimentel@cookcountycourt.com

Orders Fulfillment Cook Co District 1 - Chance.. (91020)

Your order has been updated.  
 Your order has been authorized.

**Order: 50437832**

Order Details **Correspondence** Order Summary Comments

Order Details				Status	
Line #	Product	Price	Reference #	Order Payment	Open Paid in Full
1	Chancery Division Fees/Costs (8613)	10.00	2007ch29738		

Payment							Source	
#	Type	Amount	Card/Acct	Last Name	First Name	Status	POS	
1	CC	10.21	MC 2738	watts	gordon	Authorized		

Fee Data	
Agency	10.00
Expedite	0.00
Misc	0.00
VitalChek	0.21
Shipping	0.00
Other	0.00
<b>Total</b>	<b>10.21</b>

[Print Receipt](#)

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THE HONORABLE DOROTHY BROWN  
CLERK OF THE CIRCUIT COURT  
COOK COUNTY, IL

DATE: 7/31/2015 TIME: 12:00PM  
TN: 0003-0001 RN: 00066663  
DIST: 01 DIV: Chancery  
CHNI-134 CASHIER: JESSICAP CR#: 534

ATTORNEY NO: 99500

REF CASE NO: 2007ch29738  
REF OTHER:

CASE TOTAL:	\$10.00	
Copy Fee		\$10.00
CREDIT CARD:		\$10.00
CHANGE		\$0.00

RECEIPT 0001 OF 0001  
TRANSACTION TOTAL: \$10.00

THANK YOU

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT, CHANCERY DIVISION

FILED  
CH-2502  
DEC 20 2010  
DOROTHY BROWN  
CLERK OF THE CIRCUIT COURT  
OF COOK COUNTY, IL

LaSALLE BANK NATIONAL ASSOCIATION )  
as trustee for MORGAN STANLEY LOAN )  
TRUST 2006-16AX, )

No. 07 CH 29738

Plaintiff/Counter-Defendant, )

v. )

RICHARD DANIGGELIS, )

Defendant/Counter-Plaintiff/Cross-Plaintiff, )

JOSEPH YOUNES; MORTGAGE )  
ELECTRONIC REGISTRATION SYSTEMS )  
INC., AS NOMINEE FOR HLB MORTGAGE; )  
UNKNOWN HEIRS AND LEGATEES OF )  
JOSEPH YOUNES, IF ANY; UNKNOWN )  
OWNERS AND NON RECORD CLAIMANTS, )

Defendants/Cross-Defendants, )

PAUL SHELTON; ERIKA RHONE; )  
STEWART TITLE OF ILLINOIS; JOHN )  
LAROCQUE; TRUST ONE MORTGAGE )  
CORPORATION; INVEST ONE, LLC; D & G )  
GROUP, )

Third-party Defendants. )

**NOTICE OF EMERGENCY MOTION**

To: See attached service list.

PLEASE TAKE NOTICE that on Jan, 20<sup>th</sup>, at 9:45 a.m., or as soon thereafter as counsel may be heard, I shall appear before the Honorable Judge Mathias William Delort or any judge sitting in his stead in Room 2803 of the Richard J. Daley Center located at 50 W. Washington Street, Chicago, IL, and then and there present *Emergency Motion to Extend Duration of Deposition of Richard Daniggelis*, a copy of which is attached hereto and is hereby served upon you.

Carrie A. Dolan  
COHON RAIZES & REGAL LLP (90192)  
208 S. LaSalle, #1860, Chicago, IL 60604  
(312) 726-2252

**PROOF OF SERVICE**

I, Richard Indyke, an attorney hereby certify that I served this notice by placing a copy of same in an envelope properly addressed to the following:

Richard Daniggelis  
1720 North Sedgwick  
Chicago, Illinois 60614

Craig Cronquist, Esq.  
Maloney & Craven, P.C.  
2093 Rand Road  
DesPlaines, Illinois 60016

Carrie A. Dolan, Esq.  
Cohon Raizes & Regal LLC  
208 S. LaSalle St., Suite 1860  
Chicago, Illinois 60604

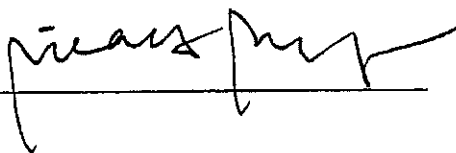
Paul Shelton, Esq.  
The Shelton Law Group LLC  
1415 W. 22<sup>nd</sup> St - Tower East  
Oak Brook, Illinois 60523-4442

Joseph J. Knopic II, Esq.  
Pierce and Associates  
1 N. Dearborn, Suite 1300  
Chicago, Illinois 60602

John K. Kallman, Esq.  
221 N. LaSalle St., Suite 1200  
Chicago, Illinois 60601

Ms. Charanne M. Papuga, Esq.  
Kropik, Papuga & Shaw  
120 S. LaSalle Street, Suite 1327  
Chicago, Illinois 60603

by first class mail with postage prepaid by placing said envelope into a U.S. mail box at 221 N. LaSalle St., Chicago, Illinois 60601 before 5:00 p.m. on December 2, 2010.

BY: 

Richard Indyke  
Attorney for Plaintiff  
221 N. LaSalle St., Ste. 1200  
Chicago, Illinois 60601-1305  
312-332-2828  
Atty No. 20584

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT, CHANCERY DIVISION

LaSALLE BANK NATIONAL ASSOCIATION )  
as trustee for MORGAN STANLEY LOAN )  
TRUST 2006-16AX, )

Plaintiff/Counter-Defendant, )

v. )

RICHARD DANIGGELIS, )

Defendant/Counter-Plaintiff/Cross-Plaintiff, )

JOSEPH YOUNES; MORTGAGE )  
ELECTRONIC REGISTRATION SYSTEMS )  
INC., AS NOMINEE FOR HLB MORTGAGE; )  
UNKNOWN HEIRS AND LEGATEES OF )  
JOSEPH YOUNES, IF ANY; UNKNOWN )  
OWNERS AND NON RECORD CLAIMANTS, )

Defendants/Cross-Defendants, )

PAUL SHELTON; ERIKA RHONE; )  
STEWART TITLE OF ILLINOIS; JOHN )  
LAROCQUE; TRUST ONE MORTGAGE )  
CORPORATION; INVEST ONE, LLC; D & G )  
GROUP, )

Third-party Defendants.

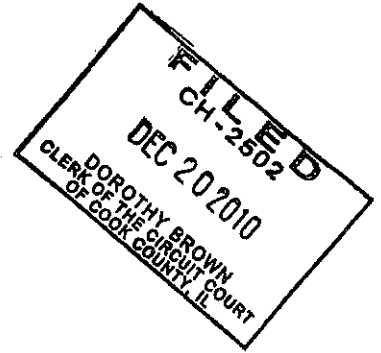
**EMERGENCY MOTION TO EXTEND DURATION OF  
DEPOSITION OF RICHARD DANIGGELIS**

Third-Party Defendant Stewart Title of Illinois ("Stewart Title"), by its counsel, Cohon Raizes & Regal LLP, requests that this court allow the deposition of Defendant/Counter-Plaintiff/Cross Plaintiff Richard Daniggelis ("Daniggelis") to exceed three hours in length and to relocate the place where the deposition is to be conducted to the Richard J. Daley Center. In support of this motion, Stewart Title states as follows:

1. On December 2, 2010, Plaintiff LaSalle Bank National Association, as Trustee for

No. 07 CH 29738

Calendar 61



Morgan Stanley Loan Trust 2006-16AX served written notice of deposition on all parties to the litigation indicating that Plaintiff would be deposing Defendant and Third-Party Plaintiff Richard Daniggelis ("Daniggelis") on January 20, 2011, at 9:30 a.m., in the Law Office of Richard Indyke located at 221 North LaSalle Street, Suite 1200, Chicago, Illinois ("Deposition"). *A true and accurate copy of the Notice of Deposition is attached hereto.*

2. Pursuant to Supreme Court Rule 206(b), when a notice of the taking of a deposition has been served, any party may take a deposition under the notice. *Sup. Ct. R. 206(b).*

3. In this litigation, in addition to his claim against Plaintiff, Daniggelis has pending claims against Stewart Title, Joseph Younes, Paul Shelton, Erika Rhone, Trust One Mortgage Corporation, Invest One, LLC and D & B Group. Such claims include actions to quiet title (I, II and V), for rescission (Count III), and damages resulting from allegations of common law fraud (Count IV), breach of fiduciary duty (Count VI), conversion (VIII), consumer fraud (Count IX), and negligence (Count XI).

4. Stewart Title's counsel intends to examine Daniggelis at the Deposition and is aware that counsel for Joseph Younes also intends to examine Daniggelis.<sup>1</sup>

5. Due to the variety of claims and the number of parties which need to conduct examinations, it is likely that the examination of Daniggelis will exceed three hours.

6. Pursuant to Supreme Court Rule 206(d), for good cause shown, the court may order that length of the examination may exceed three hours. *Sup. Ct. R. 206(d).*

7. Good cause exists to allow each party the opportunity to question Daniggelis as to

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<sup>1</sup>Whether or not Paul Shelton, Erika Rhone or any of the other defendants intend to participate in the deposition of Daniggelis is unknown to Stewart Title's counsel at the time of filing this motion


facts relevant to the causes of action alleged, many of which are mutually exclusive.

8. Additionally, because Daniggelis is not represented by counsel, it may be beneficial to conduct his deposition at the Richard J. Daley Center so that the parties have access to the court to rule on possible objections which may be raised to the questioning.

9. This motion is brought as a emergency in order to have it heard prior to the Deposition. The Clerk of the Chancery Division advised that, barring such designation, due to this court's schedule, the motion could not be presented until January 20, 2011, at 3:00p.m., which is after the scheduled Deposition.

Wherefore, Third-party Defendant Stewart Title of Illinois respectfully requests that this Court: (a) grant its motion to extend the length of the examination of Defendant/Counter-Plaintiff/Cross Plaintiff Richard Daniggelis beyond three hours, (b) allow the parties to use an available court facility, if possible, to conduct the examination of Richard Daniggelis and (c) award such other and further relief as this Court deems just.

**STEWART TITLE OF ILLINOIS**

By:   
One of Its Attorneys

Carrie A. Dolan  
Cohon Raizes & Regal LLP (90192)  
208 S. LaSalle Street, Suite 1860  
Chicago, Illinois 60604  
Phone: (312) 726-2252  
Fax: (312) 726-0609

Date: December 20, 2010

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT, CHANCERY DIVISION

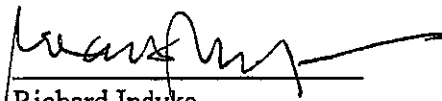
LaSalle Bank National Association as trustee for )  
Morgan Stanley Loan Trust 2006-16AX ) Case No. 07 CH 29738  
Plaintiff/Counter-Defendant, )  
v. )  
Richard Daniggelis, ) Cal: 61  
Defendant/Counter-claimant and cross-claimant, )  
\_\_\_\_\_)  
Joseph Younes, Mortgage Electronic Registration )  
Systems, Inc., as nominee for HLB Mortgage, Unknown )  
Heirs and legatees of Joseph Younes and unknown owners, )  
Defendants/Cross-Defendants, )  
)  
Paul Shelton, Erika Rhone and Stewart Title of Illinois, )  
Respondents in discovery. )

**NOTICE OF DISCOVERY DEPOSITION**

To: Richard Daniggelis See additional list below  
1720 North Sedgwick  
Chicago, Illinois 60614

PLEASE TAKE NOTICE that on the 20<sup>th</sup> day of January, 2011 at 9:30 a.m., I will take the Discovery Deposition of **Richard Daniggelis** before a Certified Court Reporter in and for the County of Cook, State of Illinois or before any other Notary Public or other officer authorized by law to administer oaths in such cases, in Suite 1200, 221 North LaSalle Street, Chicago, Illinois, pursuant to the provisions of the Civil Practice Act of the State of Illinois, the Rules of the Court and the Rules of the Supreme Court of Illinois. At such time please bring the following documents:

1. Any contracts that you entered into for the sale of 1720 North Sedgwick Street, Chicago, Cook County, Illinois 60614 (herein "Property") since January 1, 2005.
2. Any estimates and contracts you signed for the repair/remodeling of the Property since August 1, 2006.
3. Any offers from and "parties or investors" to help you redeem your Property from Deutsche Bank National Trust Co mortgage case number 04 CH 10851 at anytime prior to the foreclosure sale of August 1, 2006.
4. Any documents you had prepared to get a loan to fix the Property and repair all City of Chicago Code Violations at anytime prior to December 1, 2010.

  
Richard Indyke  
Attorney for Plaintiff



**CERTIFICATE OF SERVICE**

The undersigned certifies that, under penalties as provided by law pursuant to Section 1-109 of the Code of Civil Procedure, she served the foregoing Notice of Motion, with the attachment therein described, by mailing copies of same to the persons named below at their respective addresses and depositing such envelopes, with postage fully prepaid, in the U.S. Mail at 208 S. LaSalle Street, Chicago, Illinois, on the 20th day of December, 2010.

Craig A. Cronquist  
Maloney & Craven, P.C.  
2093 Rand Road  
Des Plaines, Illinois 60016

Charanne M. Papuga  
Kropik, Papuga & Shaw  
120 S. LaSalle Street, Suite 1327  
Chicago, Illinois 60603

Joseph J. Knopic, II  
Pierce & Associates  
1 N. Dearborn, Suite 1300  
Chicago, Illinois 60602

Carlo E. Poli  
Stone, McQuire & Siegel, P.C.  
801 Skokie Blvd., Suite 200  
Northbrook, Illinois 60062

John K. Kallman  
Richard Indyke  
221 N. LaSalle St., Suite 1200  
Chicago, Illinois 60601

Paul Shelton  
Shelton Law Group LLC  
700 E. Ogden Ave., Suite 101  
Oak Brook, Illinois 69559

David J. Cooper  
3622 N. Fremont St.  
Chicago, Illinois 60613

*all ss. ssr*

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT, CHANCERY DIVISION

LaSALLE BANK NATIONAL ASSOCIATION )  
as trustee for MORGAN STANLEY LOAN )  
TRUST 2006-16AX, )

Plaintiff/Counter-Defendant, )

v. )

RICHARD DANIGGELIS, )

Defendant/Counter-Plaintiff/Cross-Plaintiff, )

JOSEPH YOUNES; MORTGAGE )  
ELECTRONIC REGISTRATION SYSTEMS )  
INC., AS NOMINEE FOR HLB MORTGAGE; )  
UNKNOWN HEIRS AND LEGATEES OF )  
JOSEPH YOUNES, IF ANY; UNKNOWN )  
OWNERS AND NON RECORD CLAIMANTS, )

Defendants/Cross-Defendants, )

PAUL SHELTON; ERIKA RHONE; )  
STEWART TITLE OF ILLINOIS; JOHN )  
LAROCQUE; TRUST ONE MORTGAGE )  
CORPORATION; INVEST ONE, LLC; D & G )  
GROUP, )

Third-party Defendants. )

No. 07 CH 29738

3302  
2871  
3521

AMENDED NOTICE OF EMERGENCY MOTION

To See attached service list

PLEASE TAKE NOTICE that on January 11, 2011, at 3 00 p m , or as soon thereafter as counsel may be heard, I shall appear before the Honorable Judge Mathias William Delort or any judge sitting in his stead in Room 2803 of the Richard J Daley Center located at 50 W Washington Street, Chicago, IL, and then and there present *Emergency Motion to Extend Duration of Deposition of Richard Daniggelis*, a copy of which is attached hereto and is hereby served upon you

Carrie A Dolan  
COHON RAIZES & REGAL LLP (90192)  
208 S LaSalle, #1860, Chicago, IL 60604  
(312) 726-2252

**CERTIFICATE OF SERVICE**

The undersigned certifies that, under penalties as provided by law pursuant to Section 1-109 of the Code of Civil Procedure, she served the foregoing Amended Notice of Emergency Motion, with the attachment therein described, by mailing copies of same to the persons named below at their respective addresses and depositing such envelopes, with postage fully prepaid, in the U S Mail at 208 S LaSalle Street, Chicago, Illinois, on the 21st day of December, 2010

Craig A Cronquist  
Maloney & Craven, P C  
2093 Rand Road  
Des Plaines, Illinois 60016

Charanne M Papuga  
Kropik, Papuga & Shaw  
120 S LaSalle Street, Suite 1327  
Chicago, Illinois 60603

Joseph J Knopic, II  
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1 N Dearborn, Suite 1300  
Chicago, Illinois 60602

Carlo E Poli  
Stone, McQuire & Siegel, P C  
801 Skokie Blvd , Suite 200  
Northbrook, Illinois 60062

John K Kallman  
Richard Indyke  
221 N LaSalle St , Suite 1200  
Chicago, Illinois 60601

Paul Shelton  
Shelton Law Group LLC  
700 E Ogden Ave , Suite 101  
Oak Brook, Illinois 69559

David J Cooper  
3622 N Fremont St  
Chicago, Illinois 60613

*ALL TO YOU*

---

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT, CHANCERY DIVISION

LaSALLE BANK NATIONAL ASSOCIATION )  
as trustee for MORGAN STANLEY LOAN )  
TRUST 2006-16AX, )

Plaintiff/Counter-Defendant, )

v. )

RICHARD DANIGGELIS, )

Defendant/Counter-Plaintiff/Cross-Plaintiff, )

JOSEPH YOUNES; MORTGAGE )  
ELECTRONIC REGISTRATION SYSTEMS )  
INC., AS NOMINEE FOR HLB MORTGAGE; )  
UNKNOWN HEIRS AND LEGATEES OF )  
JOSEPH YOUNES, IF ANY; UNKNOWN )  
OWNERS AND NON RECORD CLAIMANTS, )

Defendants/Cross-Defendants, )

PAUL SHELTON; ERIKA RHONE; )  
STEWART TITLE OF ILLINOIS; JOHN )  
LAROCQUE; TRUST ONE MORTGAGE )  
CORPORATION; INVEST ONE, LLC; D & G )  
GROUP, )

Third-party Defendants.

**EMERGENCY MOTION TO EXTEND DURATION OF  
DEPOSITION OF RICHARD DANIGGELIS**

Third-Party Defendant Stewart Title of Illinois ("Stewart Title"), by its counsel, Cohon Raizes & Regal LLP, requests that this court allow the deposition of Defendant/Counter-Plaintiff/Cross Plaintiff Richard Daniggelis ("Daniggelis") to exceed three hours in length and to relocate the place where the deposition is to be conducted to the Richard J Daley Center In support of this motion, Stewart Title states as follows

1 On December 2, 2010, Plaintiff LaSalle Bank National Association, as Trustee for

No. 07 CH 29738

Calendar 61

Morgan Stanley Loan Trust 2006-16AX served written notice of deposition on all parties to the litigation indicating that Plaintiff would be deposing Defendant and Third-Party Plaintiff Richard Daniggelis ("Daniggelis") on January 20, 2011, at 9 30 a m , in the Law Office of Richard Indyke located at 221 North LaSalle Street, Suite 1200, Chicago, Illinois ("Deposition") *A true and accurate copy of the Notice of Deposition is attached hereto*

2 Pursuant to Supreme Court Rule 206(b), when a notice of the taking of a deposition has been served, any party may take a deposition under the notice *Sup Ct R 206(b)*

3 In this litigation, in addition to his claim against Plaintiff, Daniggelis has pending claims against Stewart Title, Joseph Younes, Paul Shelton, Erika Rhone, Trust One Mortgage Corporation, Invest One, LLC and D & B Group Such claims include actions to quiet title (I, II and V), for rescission (Count III), and damages resulting from allegations of common law fraud (Count IV), breach of fiduciary duty (Count VI), conversion (VIII), consumer fraud (Count IX), and negligence (Count XI)

4 Stewart Title's counsel intends to examine Daniggelis at the Deposition and is aware that counsel for Joseph Younes also intends to examine Daniggelis <sup>1</sup>

5 Due to the variety of claims and the number of parties which need to conduct examinations, it is likely that the examination of Daniggelis will exceed three hours

6 Pursuant to Supreme Court Rule 206(d), for good cause shown, the court may order that length of the examination may exceed three hours *Sup Ct R 206(d)*

7 Good cause exists to allow each party the opportunity to question Daniggelis as to

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<sup>1</sup>Whether or not Paul Shelton, Erika Rhone or any of the other defendants intend to participate in the deposition of Daniggelis is unknown to Stewart Title's counsel at the time of filing this motion

facts relevant to the causes of action alleged, many of which are mutually exclusive

8        Additionally, because Daniggelis is not represented by counsel, it may be beneficial to conduct his deposition at the Richard J Daley Center so that the parties have access to the court to rule on possible objections which may be raised to the questioning

9        This motion is brought as a emergency in order to have it heard prior to the Deposition. The Clerk of the Chancery Division advised that, barring such designation, due to this court's schedule, the motion could not be presented until January 20, 2011, at 3 00p m , which is after the scheduled Deposition.

Wherefore, Third-party Defendant Stewart Title of Illinois respectfully requests that this Court (a) grant its motion to extend the length of the examination of Defendant/Counter-Plaintiff/Cross Plaintiff Richard Daniggelis beyond three hours, (b) allow the parties to use an available court facility, if possible, to conduct the examination of Richard Daniggelis and (c) award such other and further relief as this Court deems just

**STEWART TITLE OF ILLINOIS**

By Carrie A Dolan  
One of Its Attorneys

Carrie A Dolan  
Cohon Raizes & Regal LLP (90192)  
208 S LaSalle Street, Suite 1860  
Chicago, Illinois 60604  
Phone (312) 726-2252  
Fax (312) 726-0609

Date December 20, 2010

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT, CHANCERY DIVISION

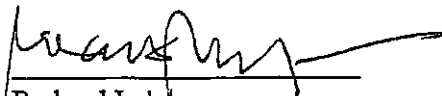
LaSalle Bank National Association as trustee for	)	
Morgan Stanley Loan Trust 2006-16AX	)	Case No 07 CH 29738
Plaintiff/Counter-Defendant,	)	
v	)	
Richard Daniggelis,	)	Cal 61
Defendant/Counter-claimant and cross-claimant,	)	
<hr/>		
Joseph Younes, Mortgage Electronic Registration	)	
Systems, Inc , as nominee for HLB Mortgage, Unknown	)	
Heirs and legatees of Joseph Younes and unknown owners,	)	
Defendants/Cross-Defendants,	)	
<hr/>		
Paul Shelton, Erika Rhone and Stewart Title of Illinois,	)	
Respondents in discovery	)	

**NOTICE OF DISCOVERY DEPOSITION**

To Richard Daniggelis See additional list below  
1720 North Sedgwick  
Chicago, Illinois 60614

PLEASE TAKE NOTICE that on the 20<sup>th</sup> day of January, 2011 at 9 30 a.m , I will take the Discovery Deposition of **Richard Daniggelis** before a Certified Court Reporter in and for the County of Cook, State of Illinois or before any other Notary Public or other officer authorized by law to administer oaths in such cases, in Suite 1200, 221 North LaSalle Street, Chicago, Illinois, pursuant to the provisions of the Civil Practice Act of the State of Illinois, the Rules of the Court and the Rules of the Supreme Court of Illinois At such time please bring the following documents

- 1 Any contracts that you entered into for the sale of 1720 North Sedgwick Street, Chicago, Cook County, Illinois 60614 (herein "Property") since January 1, 2005
- 2 Any estimates and contracts you signed for the repair/remodeling of the Property since August 1, 2006
- 3 Any offers from and "parties or investors" to help you redeem your Property from Deutsche Bank National Trust Co mortgage case number 04 CH 10851 at anytime prior to the foreclosure sale of August 1, 2006
- 4 Any documents you had prepared to get a loan to fix the Property and repair all City of Chicago Code Violations at anytime prior to December 1, 2010

  
Richard Indyke  
Attorney for Plaintiff

**PROOF OF SERVICE**

I, Richard Indyke, an attorney hereby certify that I served this notice by placing a copy of same in an envelope properly addressed to the following

Richard Damggehls  
1720 North Sedgwick  
Chicago, Illinois 60614

Craig Cronquist, Esq  
Maloney & Craven, P C  
2093 Rand Road  
DesPlaines, Illinois 60016

Carrie A Dolan, Esq  
Cohon Raizes & Regal LLC  
208 S LaSalle St , Suite 1860  
Chicago, Illinois 60604

Paul Shelton, Esq  
The Shelton Law Group LLC  
1415 W 22<sup>nd</sup> St - Tower East  
Oak Brook, Illinois 60523-4442

Joseph J Knopic II, Esq  
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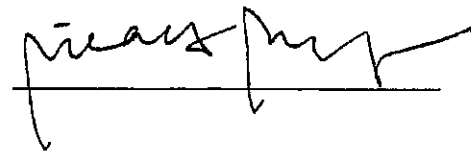
John K Kallman, Esq  
221 N LaSalle St , Suite 1200  
Chicago, Illinois 60601

Ms Charanne M Papuga, Esq  
Kropik, Papuga & Shaw  
120 S LaSalle Street, Suite 1327  
Chicago, Illinois 60603

by first class mail with postage prepaid by placing said envelope into a U S mail box at 221 N LaSalle St , Chicago, Illinois 60601 before 5 00 p m on December 2, 2010

Richard Indyke  
Attorney for Plaintiff  
221 N LaSalle St , Ste 1200  
Chicago, Illinois 60601-1305  
312-332-2828  
Atty No 20584

BY





IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

GMAC Mortgage, LLC

v.

No. 07 CH 29738

Richard Danilowicz, et al

ORDER

THIS MATTER HAVING COME BEFORE THE COURT ON PLAINTIFF'S MOTION TO DISMISS AND DEFENDANT DANILOWICZ'S MOTION TO RECONSIDER, THE COURT HAVING JURISDICTION AND BEING FULLY ADVISED, IT IS HEREBY ORDERED THAT:

- 1) PLAINTIFF'S MOTION TO DISMISS IS GRANTED;
- 2) DEFENDANT DANILOWICZ'S MOTION TO RECONSIDER IS DENIED;
- 3) <sup>IT IS</sup> THIS COURT'S INTENT THAT THE GRANTING OF PLAINTIFF'S MOTION TO DISMISS ITS CASE IN CHIEF IN NO WAY IS INTENDED TO PREVENT DEFENDANT DANILOWICZ FROM APPEALING THE ISSUE CAUSED IN THIS COURT'S 304(c) ORDER;
- 4) THIS COURT IS NOT, BY GRANTING PLAINTIFF'S MOTION TO DISMISS, RECOMMENDING DEFENDANT DANILOWICZ FROM SEEKING A STAY OF THE ORDERS MADE FINAL AND APPEALABLE BY ITS 304(c) FINDING;
- 5) THE ORDER OF JUDGE KUPRIANAKOPOULOS OF MAY 15, 2014 IS VACATED;

Atty. No.: 48761

6) THIS MATTER WILL BE REFERRED TO THE LAW DIVISION BY SEPARATE ORDER FOR ALL REMAINING CLAIMS.

Name: Robert King / King Hillman LLC

ENTERED:

Atty. for: A / Young's

Dated: Judge Michael F. Otto

Address: 101 N. Wacker Dr, Ste 201 C

AUG 07 2014

City/State/Zip: Chicago, IL 60606

Circuit Court - 2065

Telephone: (312) 780-7302

Judge [Signature]

Judge's No.

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

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT, CHANCERY DIVISION

US Bank: N A  
Plaintiff

v.  
RICHARD DANIGGELG, et al.  
Defendant

No. 07CH29738

TRANSFER ORDER

The above-entitled and numbered cause having been previously assigned to

Judge OTTO, Chancery Calendar # 61

has been transferred to the Presiding Judge of the Chancery Division for the purpose of transferring said cause to the

- Law Division
- Law Division, (Tax Section)
- County Division
- Probate Division
- Domestic Relations Division
- Municipal Department,
  - District 1
  - District 2
  - District 3
  - District 4
  - District 5
  - District 6

The reason for said transfer: FORECLOSURE COUNTS DISMISSED

Judge Michael F. Otto



AUG 07 2014

Judge

Circuit Court - 2065 Judge's No.

IT IS HEREBY ORDERED that the said cause be and the same is hereby transferred to

Judge \_\_\_\_\_, Presiding Judge of the \_\_\_\_\_

DATE: \_\_\_\_\_

MOSHE JACOBUS  
PRESIDING JUDGE  
CHANCERY DIVISION

No. 1556

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

