

**In the Appellate Court of Illinois, First District**

**Docket Number: 1-18-0091**

GMAC Mortgage, LLC, ) Appeal from the Circuit Court of Cook County, IL  
Plaintiffs, ) County Department, Law Division  
vs. )  
) **Circuit Court Case No.:** 2007-CH-29738  
Gordon Wayne Watts, et. al., ) (Transfer into **Law Division** from Chancery)  
Defendants. )  
\_\_\_\_\_ ) **Trial Judge:** Hon. Diane M. Shelley (#1925)  
Gordon Wayne Watts, ) **Notice of Appeal date:** Monday, 08 January 2018  
Appellant/Counter-Plaintiff, ) **Judgment Date:** Wednesday, 07 December 2017  
vs. ) **Date of Post-judgment Motion:** None  
) **Order:** #5  
Joseph Younes, Hon. Diane M. Shelley, )  
Hon. James P. Flannery, et al., ) Supreme Court Rule(s) which confer(s) jurisdiction  
Counter-Defendants. ) upon the reviewing court: **Ill.Sup.Ct. R.301, 303**

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**Motion – En Banc – for Extension of Time to file Record on Appeal**

This matter comes before the Court on motion of Movant for extension of time to file the Record on Appeal.

**Rule 326 addresses circumstances such as this:** “Extensions of time for filing the record may be granted **by the reviewing court** or a judge thereof on motion made before the expiration of the original or extended time **or on motion filed within 35 days thereafter supported by a showing of reasonable excuse for failure to file the motion earlier.** The movant shall serve any motion for extension of time on the clerk preparing the record on appeal.” [Movant is doing so – see e.g., Service List.] Although the prior 2 motions for extension of time (on 3/16/2018 and 7/18/2018) were “late” insofar as they fell within the 35-day grace period provided by R.326, today’s motion is timely, to show proper respect for The Court and all parties: The July 25, 2018 order extended time to October 17, 2018, which is today, and thus not late. [This motion also seeks an *En Banc* reviewing court review, as the title indicates.]

**The gravity of the case should be mentioned, first, as a recap, since a lot is at stake:** [#1] Not only was a house taken from one elderly defendant, via title-theft, but he also lost hundreds of thousands of dollars of equity and was made homeless, all without getting paid a dime—and (most-importantly) no court has been able to “show cause” why this was legal, and the undersigned, in prior pleadings, even quoted Judge Otto’s 3/8/2013 ruling in the underlying Chancery case, in the which this associate judge, in so many words, admitted the existence of duplicate signature forgery fraud (which is a felony). Were this case to not be overturned & remanded, a grave injustice would be done, not even including [#2] the loss of interests by Intervenor, Gordon W. Watts, who has documented his vast interests (in his 7-7-2016

Intervention motion in the law division case), in that he is (similar to a mechanic's lien) owed large sums of monies. [#3] Lastly, This Court has—no disrespect meant—committed Clear Error and Manifest Error in its recent rulings, prompting motions in all 3 sister cases (1-18-0091, 1-18-0538, and 1-18-0572). Great harm would be done for *any* of the 3 reasons cited above, and grave harm for all three.

While Movant, Watts, is not an attorney, he nearly won the largest case in the last century—all by himself—doing better, even than then Gov. Jeb Bush, before the same panel, which may be verified by looking at that court's docket:

**\*\* In Re: GORDON WAYNE WATTS (as next friend of THERESA MARIE 'TERRI' SCHIAVO)**, No. SC03-2420 (Fla. Feb.23, 2005), denied 4-3 on rehearing. (Watts got 42.7% of his panel) <http://www.FloridaSupremeCourt.org/clerk/dispositions/2005/2/03-2420reh.pdf>

**\*\* In Re: JEB BUSH, GOVERNOR OF FLORIDA, ET AL. v. MICHAEL SCHIAVO, GUARDIAN: THERESA SCHIAVO**, No. SC04-925 (Fla. Oct.21, 2004), denied 7-0 on rehearing. (Bush got 0.0% of his panel before the same court) <http://www.FloridaSupremeCourt.org/clerk/dispositions/2004/10/04-925reh.pdf>

This would suggest that Watts' filings, and sincere allegations of grave missteps, may have some merit, and should be reviewed *En Banc*.

The mitigating circumstances which delayed filing of the Record on Appeal (some the fault of the court below, and some family-emergencies, which were unforeseen, and not the fault of Movant) were described in prior filings, and This Court graciously granted 2 extensions of time to file the record.

**Reasons for Delay in filing the Record on Appeal:** Movant, whose father recently passed away, received a very small inheritance, and had intended to use several thousand dollars of his own monies to pay for the Record on Appeal, since This Court (and the courts below) refused to grant a R.321 motion to limit the record to a manageable size, which Movant was willing to pay. However, right when he was about to do so, some crazy person drilled a half-inch drill into his vehicle's gas tank (presumably to steal gas, but this is very dangerous, risking a spark-induced explosion, which is why the adjective “crazy” was used in a legal filing above). This unforeseen turn of events (see EXHIBIT-A, police report) prompted Movant to upgrade his security system, which cost untold thousands of dollars, leaving Movant almost broke. (See EXHIBIT-B, bank records) Then, even if he would, otherwise, have been looking for a job, he was served an eviction notice (see EXHIBIT-C). Having to move mountains of personal belongings to help his mother move (she resides with him, in the wake of the death of Movant's father), precludes him from holding down a job for a few months, and this does not even account for the fact that he was working part-time for his father, who is now dead, and can no longer contribute charitable donations for part-time work. Thus, Movant is indigent within the meaning of Rule 311(a), and, as proof of that, This Court granted permission to proceed without payment of fees. But, since the lower courts did not obey the law (the same law governs both courts)m

and because Movant no longer had the several thousand dollars to prepare the “full” record—and because both the trial court and This Court refused a R.321 motion to limit the record to only that which was needed—something Movant might have been able to afford (as it was likely only several hundred dollars, not the estimated 2 or 3 grand for this very huge Record), the Due Process of this case ground to an abrupt halt. (The courts priced out the Movant, unable to pay an unreasonable fee, and thus no Record was prepared.)

This Court may wonder if Movant has made genuine attempts to prosecute this appeal. However, in communications with the Civil Appeals Division, Atty. Patricia A. O'Brien, Esq., Chief Deputy Clerk of that division, admitted that Movant had made many attempts to procure the record, in her email to the undersigned, when she said: “Good Morning Gordon, [line-break] As you know from our numerous prior discussions, the Civil Appeals Division does not prepare Records on Appeal unless the Request for Preparation of Record on Appeal form has been e-filed and the statutory fee paid.” (See EXHIBIT-D for O'Brien comments, and EXHIBIT-E for full thread)

This shows Movant was making genuine attempts to prosecute appeal, in spite of financial hardship. Her claims, however, that: “The Record on Appeal in this case will not be prepared by this Wednesday because you never filed your Request form,” are incorrect, as is documented in the follow-up replies (see EXHIBIT-E for full thread).

This Court is asked to extend the time to file the Record on Appeal, for those reasons above.

However, absent a miracle, no amount of time would be sufficient because Movant genuinely qualifies for indigent status, and thus court's denial of some amenities denies his day in court. Since it appears very unlikely that Daniggelis' attorney (Andjelko Galic) will refile the case by the statutory deadline in a few weeks (Judge Shelley granted his non-suit motion for voluntary dismissal with leave to refile within a year, in her 12/07/2017 Order), Movant's case is the only hope to get justice for both Movant (who has interests) and Daniggelis (the elderly fellow whose house/land & hundreds of thousands of documented dollars were stolen via title-theft mortgage fraud, and thereby made homeless). Moreover, This Court (in its June 16, 2016 Order, in file #:1-14-2751, a sister-appeal) royally chewed out Atty. Galic for his repeated failure to prosecute Daniggelis' appeal. Thus, it seems highly unlikely that Daniggelis (or Watts) will get justice if Watts' appeal is stricken or otherwise denied.

It is not without moment that This Court (in its 05/03/2018 Order in 1-18-0572, claimed that it lacked jurisdiction: “to allow Watts leave to intervene, grant a fee waiver, or to prepare the record on appeal & transmit to App. Ct. in this matter (1-18-0572). Motion denied.” (Hon. Daniel J. Pierce, JUSTICE, for the Court) That violates well-settled case law on Intervention by this Court (***City of Chicago v. John Hancock Mutual Life Ins. Co.*, 127 Ill.App.3d 140, 144 (1st Dist. 1984)**), as well as Rule 321, which expressly permits This Court to limit the record on appeal. While reasons may exist to demand a full record (perhaps This Court feels it needs the information), it is patently wrong to claim that This Court lacks appellate jurisdiction (both in

general, and as specifically granted by the case-law or Supreme Court rules above). Likewise, This Court (in its 09/28/2018 Order in 1-18-0538) claimed that: “this Cause is DISMISSED for lack of this Court's jurisdiction.” (Hon. Mary Anne Mason, Hon. Terrence J. Lavin, Hon. Michael B. Hyman, JUSTICES, for The Court) This clearly violates the ILLINOIS Constitution, which does indeed, grant This Court jurisdiction to entertain a Mandamus petition: SECTION 6 (APPELLATE COURT – JURISDICTION) of the IL Constitution expressly provides authority here in sentence 3 of that paragraph: “The Appellate Court may exercise original jurisdiction when necessary to the complete determination of any case on review,” which, of course, includes Mandamus actions. In fact, This Court, in permitted (and granted) Mandamus petitions in no less than *Gassman v. THE CLERK OF THE CIRCUIT COURT OF COOK COUNTY* (1-15-1738) *Midwest Medical v. Dorothy Brown* (1-16-3230). How is this so, if This Court lacks jurisdiction over Mandamus actions? (*Ironically, these were 'Fee Recovery' cases, not unlike this case, insofar as Movant is being asked to pay enormously large Preparation of the Record on Appeal fees for which he is exempt, as his rights to Intervene and indigent status qualify him.*)

Then, in its earlier order on 08/28/2018, This Court (Hon. Daniel J. Pierce, Hon. Mary L. Mikva, Hon. John C. Griffin, JUSTICES, for The Court) dismissed 1-18-0572, the sister case, which appealed the Circuit Court's denial of fee waiver for preparation of the record. Since the court asked appellant to do the very thing he was appealing, this was a **“Catch-22” gotcha ruling, denying Due Process**. The Record on Appeal can't be prepared via Fee Waiver without winning the appeal. But the appeal can't proceed without prep of the very huge record, which was entirely unnecessary to address the simple question at law, here: Whether the lower courts erred in denying Intervention and therefore ruled appellant wasn't a party, entitled to fee waiver. In light of the other two rulings, which violate clear law, this is troubling.

In its 03/28/2018 Order, in 1-18-0091, This Court ordered appellant to: “direct inquiries on the content of the record on appeal to the Clerk of the Circuit Court of Cook County,” which he did in his 04/20/2018 filing before Judge Shelley. However, not only did she not enter an order granting procedural due process (namely, this motion asked for a R.321 order to limit the record to that which appellant could afford, as that was all that was needed), she did not enter an order at all. This was an additional, and grave, Due Process violation, as the judge clearly got the filing, the court stamp in it as proof. This filing is available from the lower court, or on Appellant's own online docket, directly linked here below – and included as EXHIBIT-F, below:

\*\*[https://GordonWatts.com/MortgageFraudCourtDocs/Fri20Apr2018\\_MotionClarification\\_07CH29738\\_LawDiv\\_Watts.pdf](https://GordonWatts.com/MortgageFraudCourtDocs/Fri20Apr2018_MotionClarification_07CH29738_LawDiv_Watts.pdf)

or:

\*\*[https://gordonWAYNEwatts.com/MortgageFraudCourtDocs/Fri20Apr2018\\_MotionClarification\\_07CH29738\\_LawDiv\\_Watts.pdf](https://gordonWAYNEwatts.com/MortgageFraudCourtDocs/Fri20Apr2018_MotionClarification_07CH29738_LawDiv_Watts.pdf)

**ARGUMENT:** While courts are composed of judges and justices, who are human, and it is inappropriate to make fun of anyone's honest mistakes, nonetheless, the grave injustices above warrant an *En Banc* review. Indeed, the laws (case-law, Constitutional Law, Supreme Court rules, etc.) are “law,” and the courts should obey the law. On the other hand, when laws are enacted, it matters not whether they're “tall laws,” “short laws,” “fat laws,” or “skinny laws”: If



the laws are not obeyed and complied with by the sitting judiciary, this brings great dishonour and frustration to the court and litigants. Since Movant, tho indigent, has been shelling out big bucks to keep this appeal alive, and is willing to pay something, even tho he feels that he qualifies for a full “free scholarship” on Fee Waiver, This Court should recognise that Movant is making an honest effort to meet the court and parties halfway, and make their jobs as easy as possible. In fact, since the case for Summary Judgment, returning ownership of Daniggelis' house is so strong, This Court might save itself some time, headache, & man-hours, by simply ordering the limited record suggested in prior filings, and then issuing summary judgment on this case, and, more generally, reviewing policy on the missteps that occurred above, when the court did not comply with clearly-established Rules, case-law, Constitutional Provisions, etc.

Although it seems unlikely that Appellant, who is quite financially strapped, could pay the estimated several-thousand-dollar Record on Appeal fees to prepare the record, were he to somehow do so, he would be entitled to Mandamus relief, as the case-law above hold, and Mandamus would issue (from This Court or The IL Supreme Court) to compel reimbursement, because he qualifies for intervention, and (via poverty) for Fee Waiver. So, that being the case, why not grant relief now, so that we avoid that legal train wreck?

**This Court also violated a direct command of the Illinois Supreme Court, here recently, in a related case:**

[Date: 5/6/2015] No. 118434 - GMAC Mortgage, LLC, et al., respondents, v. Richard Daniggelis, petitioner. Leave to appeal, Appellate Court, First District. (1-14-2751)

Petition for leave to appeal denied.

In the exercise of this Court's supervisory authority, the Appellate Court, First District, is directed to vacate its order in GMAC Mortgage, LLC v. Daniggelis, case No. 1-14-2751 (09/24/14), denying Richard Daniggelis leave to file a late notice of appeal. The appellate court is instructed to allow Richard Daniggelis to file a late notice of appeal and hear the case. (27 N.E.3d 610 (2015))

**Let's looks again at the ORDER rendered here:** Notice that it doesn't say “hear” the case only if Atty. Galic files his merits briefs. Notice, please, it says to “hear the case.” Period. Now, no one will hold it against the appellate court judges for being human and getting side-tracked: **If This Court does not obey The Supreme Court's last order to hear the merits, four (4) parties will suffer harm:**

- (1) This Court will risk censure, embarrassment, & failure to obey the IL Supreme Court.
- (2) Mr. Daniggelis, who is elderly (about 80 or 81 at this time), was made homeless, *via title theft*.
- (3) Movant is owed monies as documented in Intervention filings, which need to be paid.
- (4) The Rule of Law would suffer, and who else would get denied a fair hearing, simply because he's a poor, out-of-state non-Lawyer?

**Conclusion:**

Movant is grateful for the kind patience of This Court in extending time twice already, but a failure to uphold the law for poor litigants who qualify for (because they can't afford) a Record on Appeal—and who legally (and morally) qualify for Intervention, would moot any extension of time. Therefore, This Court should review the record, and—on its own motion—permit a fair review of the merits of the case being appealed (whether it requires full prep of the Record or a limited R.321 Record as Movant suggests in prior filings).

There were so many blatant and obviously huge errors committed by This Court in the 3 sister-cases referenced (1-18-0091, 1-18-0538, and 1-18-0572), than an En Banc reconsideration is the only appropriate course to avoid a legal train wreck.

This Court might disagree with the requests made of it or disagree with the claims that This Court violated the law—and no disrespect is meant—but, if This Court disagrees with the legal analyses and/or the requests within the “four corners” of this brief, it should enlighten those on the outside as to why we are wrong via a clearer opinion, *En Banc*, after careful review.

Hopefully, however, the meager requests made with genuine intent to get justice, but not go overboard or destroy those who broke the law & executed title-theft, should be amenable to This Court, and to that end, Movant (supported by many others who are harmed by these title-theft thieves) moves This Court to execute justice after a careful review of the merits.

*Respectfully submitted,*

*/s/Gordon Wayne Watts*

**Verification by Certification**

I, Gordon Wayne Watts, the undersigned Movant, under penalties as provided by law pursuant to 735 ILCS 5/1-109, Section 1-109 of the ILLINOIS Code of Civil Procedure, hereby certify that the statements set forth in this instrument are true and correct, except as to matters therein stated to be on information and belief, and, as to such matters, the undersigned certifies as aforesaid that he verily believes the same to be true: “Any pleading, affidavit or other document certified in accordance with this Section may be used in the same manner and with the same force and effect as though subscribed and sworn to under oath.” Source: 735 ILCS 5/1-109: <http://www.ILGA.gov/legislation/ilcs/documents/073500050K1-109.htm>

**Nonetheless, This Court has on record several of my sworn, witnessed, and notarised affidavits, just to remove any and all doubt hereto.**

Date: Wednesday, 17 October 2018

*/s/Gordon Wayne Watts*  
**Gordon Wayne Watts**

**INDEX TO THE EXHIBITS**

<b><u>Instrument</u></b>	<b><u>Docket/Tab#</u></b>
** Police Report of vandalism, costing Appellant thousands of dollars	Exhibit-A
** Banks Records documenting claims of huge financial costs from this	Exhibit-B
** Eviction Notice & e-mail convo with Landlord	Exhibit-C
** Email convo with Civil Appeals Division documenting continued efforts of Appellant to Prepare the Record on Appeal	Exhibit-D
** Full thread of above conversation, including clerk of one judge	Exhibit-E
** Motion to lower court to prepare the record, and to limit the record via a Rule 321 motion, since record is very huge (according to both Dep. Clerk, Patricia O'Brien, who described it as "boxed" and Appellant, Watts, who described the enormously large docket posted by the clerk's office—which motion was court-stamped, docketed, and ignored by the circuit judge & not ruled on—at all.	Exhibit-F
** Last-known email addressed of Erika R. Rhone, one of the parties	Exhibit-G
** Auto-responder from one attorney, alleging she is quitting the firm, but included, since the court never granted her leave to withdraw, and showing why Appellant is e-serving the attorney named in her email	Exhibit-H
** E-mail exchange between Appellant and Attorney Carry Dolan, wherein she offers proof that their client has gotten leave of the court to withdraw, and asking Appellant to remove her from the Service List—which request was granted as it was properly-placed	Exhibit-I

NO. 1-18-0091

IN THE APPELLATE COURT OF ILLINOIS  
FIRST DISTRICT

GMAC Mortgage, LLC, ) Appeal from the Circuit Court of Cook County, IL  
Plaintiff )  
vs. ) No. 07 CH 29737  
) (Transfer into Law Division from Chancery)  
Gordon W. Watts, et. al., )  
Defendants ) Hon. Diane M. Shelley, Judge Presiding

**ORDER**

This matter coming on to be heard on the motion of Movant, Gordon Wayne Watts, for an extension of time, and, notice having been given, and the Court being fully advised in the premises:

**IT IS HEREBY ORDERED** that the time for filing the Record on Appeal is extended to February 18, 2019, and, pursuant to **Rule 311(b)** [Rule 311. Accelerated Docket, (b) Discretionary Acceleration of Other Appeals], this appeal is placed on accelerated track. Pursuant to Rule 311(b), “The motion [to expedite] shall be supported by an affidavit stating reasons why the appeal should be expedited,” and This Court notes that both the instant motion and prior pleadings by Appellant had either 'Verification' affirmations, or actual Sworn/Notarized affidavits, which compel The Court to accept at face value allegations that an accelerated appeal is necessary. [This court notes that Watts' claims on this head were never challenged as false.]

**IT IS FURTHERMORE ORDERED** that the trial court shall grant Movant's motion for Intervention, Grant his application for fee waiver, and prepare 'selected' items described below:

This court finds, per Rule 311(b), that it is warranted by the circumstances, and This Court now enters a ruling that the trial court prepare only the following supporting record prepared pursuant to Rule 328, consisting only the following lower court pleadings:

- **All lower court pleadings – and related “exhibits” – filed by Gordon Wayne Watts**
- **The 10/17/2007 Complaint to Foreclose Mortgage filed by GMAC**
- **The July 16, 2008 Motion for Extension of Time filed by CVLS for Daniggelis**
- **The July 30, 2008 Answer filed by CVLS on behalf of Daniggelis**
- **Two (2) “Answer” briefs, filed by Defendant, Joseph Younes, dated Oct 24, 2008**
- **The 2/15/2013 Answer filed by Atty. Galic on behalf of Daniggelis**
- **The 2/15/2013 and 3/8/2013 ORDERS by Judge Michael F. Otto**
- **The 5/6/2015 Supervisory ORDER by the IL Supreme Court, in the instant case [No. 118434, (27 N.E.3d 610 (2015))]**
- **The 8/8/2017 Motion to Reconsider filed by Atty. Galic for Daniggelis**
- **The 12/06/2017 Motion to Comply filed by Robert J. More**
- **The 12/07/2017 ORDERS by Judge Diane M. Shelley, from which Watts appeals**

**ORDER** – *GMAC v. Watts, et al.*, 1-18-0091 (ILLINOIS First Appellate Court)

**The trial court shall** prepare the Record on Appeal, with ONLY the items listed above (all the enumerated items, and ALL pleadings and related exhibits filed by Appellant, Gordon Wayne Watts), **and shall** place preparation of the selected records on “accelerated” track, **and shall** notify This Court when the record is prepared, **and transmit it instanter to This Court.**

After This Court makes the “selected” Record on Appeal, above, available to all litigants, it shall give ALL named parties ONE last opportunity, within thirty (30) days, to respond and to include anything relevant in the record (to make up for anything that was omitted for the sake of brevity), and to file ONE supporting brief, which complies with page and word-length requirements, citing to any supplemental record items.

Since the 'Record on Appeal' shall be less than 100% of the total record (due to time and space constraints), This Court deems it necessary, to satisfy Due Process, to give ALL parties opportunity to respond, and then This Court shall, if no counter arguments are raised, return Richard Daniggelis' house to him, with equitable damages awarded, by Summary Judgment. The “last chance” to file a brief, to grant fair Due Process to defendants, Joseph Younes, and other named defendants, shall be considered a chance to reply to a “Show Cause” order, This Court asking litigants to show cause why Daniggelis' house should not return to him.

Whether or not litigants file an 'answer' brief (this is optional), This Court **shall** review The Record (and any “one-time” briefs, submitted, as described above), **shall** consider the facts and law, **and shall render a decision**, in compliance with the 5/6/2015 Supervisory ORDER by the IL Supreme Court, in the instant case [No. 118434, (27 N.E.3d 610 (2015))].

**The trial court shall speedily prepare the selected record, notify this court, and transmit it to this court by electronic means, on accelerated docket.**

**IT IS SO ORDERED.**

\_\_\_\_\_  
Justice

\_\_\_\_\_  
Justice

\_\_\_\_\_  
Justice

Prepared by:  
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(863) 688-9880 (h), (863) 409-2109 (c)

**In the Appellate Court of Illinois, First District**

**Docket Number: 1-18-0091**

<b>GMAC Mortgage, LLC,</b>	) Appeal from the Circuit Court of Cook County, IL
<b>Plaintiffs,</b>	) County Department, Law Division
vs.	)
	) <b>Circuit Court Case No.:</b> 2007-CH-29738
<b>Gordon Wayne Watts, et. al.,</b>	) (Transfer into <b>Law Division</b> from Chancery)
<b>Defendants.</b>	)
<hr/>	
<b>Gordon Wayne Watts,</b>	) <b>Trial Judge:</b> Hon. Diane M. Shelley (#1925)
<b>Appellant/Counter-Plaintiff,</b>	) <b>Notice of Appeal date:</b> Monday, 08 January 2018
vs.	) <b>Judgment Date:</b> Wednesday, 07 December 2017
	) <b>Date of Post-judgment Motion:</b> None
	) <b>Order:</b> #5
<b>Joseph Younes, Hon. Diane M. Shelley,</b>	)
<b>Hon. James P. Flannery, et al.,</b>	) Supreme Court Rule(s) which confer(s) jurisdiction
<b>Counter-Defendants.</b>	) upon the reviewing court: <b>Ill.Sup.Ct. R.301, 303</b>

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**NOTICE OF FILING**

To: See attached Service List

**PLEASE TAKE NOTICE** that today, Wednesday, 17 October 2018, I am causing to be filed with the ILLINOIS 1<sup>st</sup> Appellate Court my Motion for Extension of Time, Verification by Certification, Exhibits –with an Index to exhibits, Proposed Order, this NOTICE OF FILING, an updated/corrected SERVICE LIST, and my Certificate of Service, copies of which are attached hereto and herewith served upon you.

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*]  
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**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 [**served by eFiling only, since this The Court no longer accepts paper filings**]

\* **CIVIL APPEALS DIVISION: Cook County, IL Circuit Court**, 312-603-5406, Richard J. Daley Center, 50 West Washington St., Room 801, Chicago, IL 60602 – Attention: Deputy Chief, Patricia O'Brien, [PAOBrien@CookCountyCourt.com](mailto:PAOBrien@CookCountyCourt.com) Hours: 8:30a-4:30p, 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, Courtesy copy via: [Timothy.Evans@CookCountyIL.gov](mailto:Timothy.Evans@CookCountyIL.gov) [**served, as a courtesy, since he is not a party proper**]

\* **Hon. James P. Flannery, Jr.**, Circuit Judge–Presiding Judge, Law Division 50 W. Washington St., Room 2005, Chicago, IL 60602, Ph:312-603-6343, Courtesy copy via: [James.Flannery@CookCountyIL.gov](mailto:James.Flannery@CookCountyIL.gov) [**served, as Judge Flannery is a defendant in the Mandamus proceedings**]

\* **Law Division and Hon. Diane M. Shelley, Circuit Judge, Daley Center, 50 W. Washington St., Rm. 1912, Chicago, Illinois 60602** [Law@CookCountyCourt.com](mailto:Law@CookCountyCourt.com) ; [ccc.LawCalendarW@CookcountyIL.gov](mailto:ccc.LawCalendarW@CookcountyIL.gov) ; [Diane.Shelley@CookCountyIL.gov](mailto:Diane.Shelley@CookCountyIL.gov) [**served, as Judge Shelley is a defendant in the Mandamus proceedings**]

\* **Richard B. Daniggelis** [true owner of 1720] 312-774-4742, c/o John Daniggelis, 2150 North Lincoln Park West, Apartment #603, Chicago, IL 60614-4652 [**Not served, as Mr. Daniggelis has asked that service copies not be sent to him, which is permissible, since he has an attorney of record.**]

\* **Richard B. Daniggelis** (who receives mail, via USPS mail-forwarding at his old address) 1720 North Sedgwick St., Chicago, IL 60614-5722 [**Not served, as Mr. Daniggelis has asked that service copies not be sent to him, which is permissible, since he has an attorney of record.**]

\* **Andjelko Galic** (Atty. for Richard B. Daniggelis) (Atty#:33013) C:312-217-5433, Fx:312-986-1810, Ph:312-986-1510, [AGForeclosureDefense@Gmail.com](mailto:AGForeclosureDefense@Gmail.com) ; [AndjelkoGalic@Hotmail.com](mailto:AndjelkoGalic@Hotmail.com) 845 Sherwood Road, LaGrange Park, IL 60526-1547

\* **Joe Younes**: 2625 West Farewell Avenue, Chicago, IL 60645-4522 [JoeYounes@SbcGlobal.net](mailto:JoeYounes@SbcGlobal.net)



**SERVICE LIST (continued)**

- \* **Joseph Younes** (Atty#:55351) Law Offices / <http://ChicagoAccidentAttorney.net>  
312-635-5716, per website, Ph: 312-372-1122 ; 312-802-1122 ; Fax: 312-372-1408 E:  
[RoJoe69@yahoo.com](mailto:RoJoe69@yahoo.com) 166 West WASHINGTON ST, Ste. 600, Chicago, IL 60602-3596
  
- \* **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](mailto:PKing@khl-law.com) or:  
[PKing@KingHolloway.com](mailto:PKing@KingHolloway.com) ; One North LaSalle Street, Suite 3040, Chicago, IL 60602
  
- \* **Paul L. Shelton**, *Pro Se*, (Atty. #15323, disbarred per IARDC) E: [PMSA136@Gmail.com](mailto:PMSA136@Gmail.com) ;  
[PLShelton@SBCGlobal.net](mailto:PLShelton@SBCGlobal.net) – 3 Grant Square, SUITE #363, Hinsdale, IL 60521-3351
  
- \* **Erika R. Rhone** 22711 Southbrook Dr., Sauk Village, IL 60411-4291, last known emails (see **Exhibit-G**) are as follows: [ERRegi@mail2.tread.net](mailto:ERRegi@mail2.tread.net), [Erika.Rhone@SbcGlobal.net](mailto:Erika.Rhone@SbcGlobal.net),  
[Erhone@Mindspring.com](mailto:Erhone@Mindspring.com), [Erika@GrandKahn.com](mailto:Erika@GrandKahn.com), [ErikaRhone@sbcglobal.net](mailto:ErikaRhone@sbcglobal.net),  
[ER5526199@aol.com](mailto:ER5526199@aol.com) and per: [https://www.FastPeopleSearch.com/ms-erika-r-rhone\\_id\\_G-5317261083665188477](https://www.FastPeopleSearch.com/ms-erika-r-rhone_id_G-5317261083665188477)
  
- \* **Rosa M. Tumialán** ([RTumialan@Dykema.com](mailto:RTumialan@Dykema.com)) (312) 876-1700, DYKEMA GOSSETT PLLC, 10 South Wacker Drive, Suite 2300 Chicago, IL 60606-7407 [Attorney for Appellee, GMAC MORTGAGE LLC k/n/a BANK OF AMERICA, N.A. aka LaSALLE BANK NATIONAL ASSOCIATION aka U.S. BANK N.A., as trustee for Morgan Stanley Loan Trust 2006-16AX]
  
- \* **Dawn Williams** ([DWilliams@Dykema.com](mailto:DWilliams@Dykema.com)) ([DPeacock@KentLaw.iit.edu](mailto:DPeacock@KentLaw.iit.edu)) Note: Served to work address, as she has NOT been excused by Court as an attorney of record—but not served to personal email, as a courtesy, as she claims, via auto-responder email, to no longer work at DYKEMA. Phone: 616-776-7518, DYKEMA GOSSETT PLLC, 300 Ottawa Ave., N.W., Suite 700, Grand Rapids, MI 49503-2306 [Attorney for Appellee, GMAC MORTGAGE LLC k/n/a BANK OF AMERICA, N.A. aka LaSALLE BANK NATIONAL ASSOCIATION aka U.S. BANK N.A., as trustee for Morgan Stanley Loan Trust 2006-16AX]
  
- \* **Atty. Justine A. Lewis, Esq.** ([JLewis@Dykema.com](mailto:JLewis@Dykema.com)), Senior Manager, Recruiting and Professional Development \*\* Note: Now included on service list per official email from Dykema – see **Exhibit-H**. Phone: 312-876-1700, FAX: 866-771-2154 or 312-876-1155, DYKEMA GOSSETT PLLC, 10 South Wacker Drive, Suite 2300, Chicago, IL 60606-7407 [Attorney for Appellee, GMAC MORTGAGE LLC k/n/a BANK OF AMERICA, N.A. aka LaSALLE BANK NATIONAL ASSOCIATION aka U.S. BANK N.A., as trustee for Morgan Stanley Loan Trust 2006-16AX] Chicago office address per: <https://www.Dykema.com/www.dykema.com/careers-associates-opportunities.html>

**SERVICE LIST (continued)**

\* **Robert J. More** ( [Anselm45@Gmail.com](mailto:Anselm45@Gmail.com) ) [Note: **More's** name is **misspelled** on docket as: “**MOORE ROBERT**”] P.O. Box 6926, Chicago, IL, 60680-6926, PH: (708) 317-8812 **[[Mr. More has made a formal request by email to receive service solely by email, and waives hard-copy service.]]**

\* **Associated Bank, N.A.**, 200 North Adams Street, Green Bay, WI 54301-5142  
Web: <https://www.AssociatedBank.com/about-us> PH: (920)433-3200, (800)236-8866, or (800)682-4989, Email address: [WeCare@associatedbank.com](mailto:WeCare@associatedbank.com) per: view-source:<https://www.AssociatedBank.com/contact> and: [ShareHolders@AssociatedBank.com](mailto:ShareHolders@AssociatedBank.com) per: <http://Investors.EquityApartments.com/drip.aspx?iid=100135> and [ColleagueCare@AssociatedBank.com](mailto:ColleagueCare@AssociatedBank.com) per: <https://AllHispanicJobs.com/s/find-associated-bank-jobs-in-usa>

\* **MERS (Mortgage Electronic Registration Systems, Inc.)** <https://www.MersInc.org/about-us/about-us> a nominee for HLB Mortgage, (703) 761-0694 / (800)-646-MERS (6377) / 888-679-MERS (6377) ATTN: Sharon McGann Horstkamp, Esq., Corporate Counsel, Mortgagee: <https://www.MersInc.org/component/content/article/8-about-us/401-sharon-horstkamp> Senior Vice President, Chief Legal and Legislative Officer, and Corporate Secretary for MERSCORP Holdings, Inc. – PH: (703) 761-1270, FAX: (703) 748-0183, [SharonH@MersInc.org](mailto:SharonH@MersInc.org) ; [SharonH@MersCorp.com](mailto:SharonH@MersCorp.com) Cc: Janis Smith, 703-738-0230, VP, Corp. Comm. is no longer with MersCorp, and Amy Moses ([AmyM@MersCorp.com](mailto:AmyM@MersCorp.com) ; [AmyM@MersInc.org](mailto:AmyM@MersInc.org)) has replaced her as an email contact; Sandra Troutman 703-761-1274, E: [SandraT@MersInc.org](mailto:SandraT@MersInc.org) ; [SandraT@MersCorp.com](mailto:SandraT@MersCorp.com)) Dir, Corporate Communications, Karmela Lejarde, Communications Manager, Tel~ 703-761-1274, Mobile: 703-772-7156, Email: [KarmelaL@MersInc.org](mailto:KarmelaL@MersInc.org) ; [KarmelaL@MersCorp.com](mailto:KarmelaL@MersCorp.com) C/o: **MERS (Mortgage Electronic Registration Systems, Inc.), 1901 East Vorhees Street, Suite 'C', Danville, IL 61834-4512**

\* **COHON RAIZES®AL LLP (90192) (Atty for STEWART TITLE ILLINOIS)**  
Removed from service list, and not served, as the court excused them as parties—see **Exhibit-I**.

\* **Stewart Title, Attn: Leigh Curry**  
Removed from service list, and not served, as the court excused them as parties—see **Exhibit-I**.

\* **Richard Indyke, Esq.** Atty. No. 20584, ([RIndyke@SBCGlobal.net](mailto:RIndyke@SBCGlobal.net) ; 312-332-2828 ; 773-593-1915 most recent “Attorney of record” for LaSalle Bank Natl. Assn.), 111 South Washington Ave., Suite 105, Park Ridge, IL 60068-4292 **[[Mr. Indyke claims to not represent any party in the instant appeal, but the undersigned can not find any more recent atty of record for defendant, LaSalle Bank, and reluctantly will keep Mr. Indyke on the service list, unless excused by The Court.]]**

**In the Appellate Court of Illinois, First District**

**Docket Number: 1-18-0091**

<b>GMAC Mortgage, LLC,</b>	) Appeal from the Circuit Court of Cook County, IL
<b>Plaintiffs,</b>	) County Department, Law Division
<b>vs.</b>	)
	) <b>Circuit Court Case No.:</b> 2007-CH-29738
<b>Gordon Wayne Watts, et. al.,</b>	) (Transfer into <b>Law Division</b> from Chancery)
<b>Defendants.</b>	)
<hr/>	) <b>Trial Judge:</b> Hon. Diane M. Shelley (#1925)
<b>Gordon Wayne Watts,</b>	) <b>Notice of Appeal date:</b> Monday, 08 January 2018
<b>Appellant/Counter-Plaintiff,</b>	) <b>Judgment Date:</b> Wednesday, 07 December 2017
<b>vs.</b>	) <b>Date of Post-judgment Motion:</b> None
	) <b>Order:</b> #5
<b>Joseph Younes, Hon. Diane M. Shelley,</b>	)
<b>Hon. James P. Flannery, et al.,</b>	) Supreme Court Rule(s) which confer(s) jurisdiction
<b>Counter-Defendants.</b>	) upon the reviewing court: <b>Ill.Sup.Ct. R.301, 303</b>

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**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 **Motion for Extension of Time, Verification by Certification, Index to exhibits, Proposed Order, NOTICE OF FILING, an updated/corrected SERVICE LIST, and this Certificate of Service, and attached EXHIBITS**, copies of which are attached hereto are being herewith served upon you—and upon the parties listed in the attached Service List, above – **today, this Wednesday, 17 October 2018**, via **the Odyssey eFileIL (TylerHost.net) Electronic Filing system** if they're e-file registered.

\* I am NOT any parties via **First Class U.S. Postal Mail** –*as I customarily do (due to financial constraints), as Rule 11 does not require hard-copy service if email is used.*

\* Additionally, I shall, when practically possible, post a TRUE COPY of this filing –and related filings –**online at my official websites, infra** –linked at the “Mortgage Fraud” story, dated Fri. 14 April 2017—see e.g., the “Open Source Docket” link in said news item.

\* Lastly, I am concurrently effecting service via **e-mail**. ***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.GordonWayneWatts.com>  
Email: [Gww1210@aol.com](mailto:Gww1210@aol.com) / [Gww1210@gmail.com](mailto:Gww1210@gmail.com)

**INDEX TO THE EXHIBITS**

<b><u>Instrument</u></b>	<b><u>Docket/Tab#</u></b>
** Police Report of vandalism, costing Appellant thousands of dollars	Exhibit-A
** Banks Records documenting claims of huge financial costs from this	Exhibit-B
** Eviction Notice & e-mail convo with Landlord	Exhibit-C
** Email convo with Civil Appeals Division documenting continued efforts of Appellant to Prepare the Record on Appeal	Exhibit-D
** Full thread of above conversation, including clerk of one judge	Exhibit-E
** Motion to lower court to prepare the record, and to limit the record via a Rule 321 motion, since record is very huge (according to both Dep. Clerk, Patricia O'Brien, who described it as "boxed" and Appellant, Watts, who described the enormously large docket posted by the clerk's office—which motion was court-stamped, docketed, and ignored by the circuit judge & not ruled on—at all.	Exhibit-F
** Last-known email addressed of Erika R. Rhone, one of the parties	Exhibit-G
** Auto-responder from one attorney, alleging she is quitting the firm, but included, since the court never granted her leave to withdraw, and showing why Appellant is e-serving the attorney named in her email	Exhibit-H
** E-mail exchange between Appellant and Atty. Carry Dolan, wherein she offers proof that their client has gotten leave of the court to withdraw, and asking Appellant to remove her from the Service List—which request was granted as it was properly-placed	Exhibit-I



ADDITIONAL INFORMATION

The Police Department may take additional steps in evaluating this case. The steps include interviewing witnesses, examining evidence and consulting with the State Attorney. You may receive information regarding the status of this case by contacting the Lakeland Police Department's Victim Assistance Program at 863-834-6914 or 834-6903 or 834-8946. You may also reach victim services via email at <http://www.lakelandgov.net/lpd/investigative-svcs/victims-assistance>. You should report any additional information about your case to the Station Duty Officer by calling 863-834-6900.

Event Number: 2018-15147

Officer: PSA Kerchner #646

Note: To obtain a copy of the police report, please contact the Lakeland Police Department's Records Section at 863-834-6936, Monday - Friday, 8:00 am to 5:00 pm., or via email at: [lpdrecords@lakelandgov.net](mailto:lpdrecords@lakelandgov.net).

The Lakeland Police Department is an equal opportunity provider and employer.

tunity provider and employer.

2018-15147

SAT July 28 (copy from)  
Invict on FRIDAY (copy from 5/27)

Gordon Wayne Watts  
YOUR RIGHTS

2018

AS A

VICTIM OR WITNESS

4398  
Robert  
Spehr  
Spehr  
8-12-18



VICTIM ASSISTANCE PROGRAM  
LAKELAND POLICE DEPARTMENT

219 N. MASSACHUSETTS AVENUE  
LAKELAND, FL 33801

PSA: Kerchner # 646  
863-834-6914 | 834-6903 | 834-8946

Email: [LPD.Victim.Assistance@lakelandgov.net](mailto:LPD.Victim.Assistance@lakelandgov.net)

EMERGENCY: DIAL 911 (VOICE & TDD)

LATE PM. 2 Fri. 27 Jul 2018  
Earls Am. Saturday 28 July 2018



# LAKELAND POLICE DEPARTMENT

18-15147

Supplement No  
ORIG



219 N. MASSACHUSETTS AVENUE  
LAKELAND, FL 33801

Phone  
(863) 834-6900  
Fax  
(863) 834-6931

Reported Date  
07/29/2018  
Incident Type  
CRIM MISCHIEF (MISD) S  
Member#  
KERCHER, TAMMY M

## Administrative Information

Agency <b>LAKELAND POLICE DEPARTMENT</b>		Report No <b>18-15147</b>	Supplement No <b>ORIG</b>	Reported Date <b>07/29/2018</b>	Reported Time <b>15:31</b>
CAD Call No <b>182100142</b>	Status <b>Report To Follow</b>	Incident Type <b>Criminal Mischief (Misdemeanor)</b>			
Location <b>821 ALICIA RD</b>					City <b>Lakeland</b>
ZIP Code <b>33801</b>	Beat <b>D</b>	District <b>NW</b>	Sector <b>14</b>	From Date <b>07/27/2018</b>	From Time <b>00:05</b>
				To Date <b>07/28/2018</b>	To Time <b>06:50</b>
Member# <b>19411/KERCHER, TAMMY M</b>		Assignment <b>93</b>	Entered By <b>19411</b>	Assignment <b>93</b>	RMS Transfer <b>Successful</b>
Prop Trans Stat <b>Successful</b>	Approving Officer <b>11143</b>	Approval Date <b>07/29/2018</b>	Approval Time <b>17:30:56</b>		
# Offenses <b>1</b>	Offense <b>806.13 (1) (B) 1..</b>	Description <b>Criminal Mischief (\$</b>	Attempted		
Link <b>OTH</b>	Involvement <b>VIC</b>	Invl No <b>1</b>	Name <b>WATTS, GORDON</b>	Race <b>W</b>	Sex <b>M</b>
DOB <b>05/16/1966</b>					

## Person Summary

Invl <b>VIC</b>	Invl No <b>1</b>	Type <b>P</b>	Name <b>WATTS, GORDON</b>	MN <b>10208871</b>
Race <b>W</b>	Sex <b>M</b>	DOB <b>05/16/1966</b>		

## Vehicle Summary

Invl <b>CRM</b>	Type <b>2</b>	License No <b>3400YT</b>	State <b>FL</b>	Lic Year <b>2019</b>	Year <b>1993</b>	Make <b>DODG</b>	Model	Style <b>VN</b>	Color <b>BLU</b>
--------------------	------------------	-----------------------------	--------------------	-------------------------	---------------------	---------------------	-------	--------------------	---------------------

## Property Summary

Involvement <b>DAM</b>
Description <b>Auto: 1993 DODG BLU 3400YT DRILLED A HOLE IN THE GAS TANK ON THE DRIVERS SIDE</b>



## LAKELAND POLICE DEPARTMENT

## Victim (Person) 1: WATTS, GORDON

Involvement		Invl No	Type						
Victim (Person)		1	Person						
Name							MN	Race	Sex
WATTS, GORDON							10208871	White	Male
DOB	Age	Juvenile?	Height	Weight	Hair Color	Eye Color	PRN	SIGNED	
05/16/1966	52	No	5'09"	130#	Brown	Hazel	1340120	Yes	
Type	Address								
Home	821 ALICIA RD								
City	State	ZIP Code	Date						
Lakeland	Florida	33801	07/29/2018						
Type	ID No	OLS							
Driver License	W320299661760	Florida							
Phone Type	Phone No	Date							
Home	(863) 687-6141	07/29/2018							

## Vehicle: 3400YT

Involvement				Type	License No	State
Object of a crime burglary/vandalism/etc.				Truck/Van	3400YT	Florida
Lic Year	Lic Type	Year	Make	Style		
2019	Regular Passenger Automobile Plates	1993	Dodge	Van, Van Trailer		
Color	VIN					
Blue	2B4FH2535PR247822					

## Property

Prop #	Involvement	Invl Date	In Custody?	Security	Stn/Damg Prop Value		
1	Damaged	07/29/2018	No	No	\$160.50		
Description						Type	
DRILLED A HOLE IN THE GAS TANK ON THE DRIVERS SIDE						V	
Cat							
Auto Parts-Auto,ATV,Boat parts tools Acces							
Article	Type	License No	State	Lic Year			
Other Auto/Boat/ATV/Aircraft Part Access	Truck/Van	3400YT	Florida	2019			
Lic Type	Year	Make	Style	Color			
Regular Passenger Automobile Plates	1993	Dodge	Van, Van Trailer	Blue			
VIN	Entered Date	Entered Time	RMS Transfer	Control			
2B4FH2535PR247822	07/29/2018	16:16	Successful	11143 0729181732			
Link	Involvement	Invl No	Name	Race	Sex		
OWN	VIC	1	WATTS, GORDON	W	M		
DOB							
05/16/1966							

## Modus Operandi

Method of Entry	Point of Entry	Entry Location	Premise Type
Unknown	Already on premises	Other	Vehicle/Residential-house
Crime Code(s)			
Criminal Mischief - Felony/Misd			

## Narrative

## INCIDENT SCENE:

This incident took place in the yard of a residence, located at 821 Alicia Road.

## INVESTIGATION:

On 7/29/18 at approximately 1555 hours, I PSA Kercher #646 responded to a residence, located at 821 Alicia Road in reference to a criminal mischief, not in progress. On scene, I met with the victim, Gordon Watts and I interviewed him regarding this incident. Watts reported between 7/27/18 at approximately 0005 and 7/28/18 at approximately 0645 hours someone drilled a hole in the gas tank on his van.

Watts reported that he was awakened on 7/28/18 at approximately 0645 hours by a strong smell of gas. Watts reported the van was parked in the grass on the north side of his residence. Watts reported the ground was wet and smelled of gas. Watts reported that his vehicle was towed to a repairs shop on 7/28/18. Watts reported he was informed by the mechanic that someone had drilled a large hole into the gas tank on the driver's side of the vehicle. Watts reported that it costed \$160.50 to repair the van.

Watts reported that he did not have any suspect information at this time.

Report Officer	Printed At	Page 2 of 3
19411/KERCHEER, TAMMY M	07/29/2018 17:32	



# LAKELAND POLICE DEPARTMENT

## Narrative

I observed the van parked on the north side of the victim's residence. I noticed the ground was dark and there was a strong smell of gas. Watts reported that he was so busy on 7/28/18 with trying to get the van fixed that he did not have time to make a report.

### CONCLUSION:

I provided a Victim's Right's pamphlet to Watts along with an event number.

I had no further involvement in this case.

I swear or affirm this report is correct and true to the best of my knowledge and belief.

(This report has been electronically signed.)

KERCHER, TAMMY M - 19411

07/29/2018

\_\_\_\_\_  
Signature of Deputy/Agency Member

\_\_\_\_\_  
Date

Sworn before me this 29th day of July, 2018.

STEVENS, CYDCHARIS - 16249

\_\_\_\_\_  
Notary/Law Enforcement Officer

\_\_\_\_\_  
Commission Number/Expiration

800-425-4882  
800-584-0015

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[creditcards.axiombanking.com](http://creditcards.axiombanking.com)

## AXIOM CHECKING-XXXXXXXX3548

### Account Summary

Date	Description	Amount	Description	Amount
07/14/2018	Beginning Balance	\$2,297.36	Average Available Balance	\$1,541.16
	3 Credit(s) This Period	\$336.32		
	35 Debit(s) This Period	-\$2,130.43		
08/15/2018	Ending Balance	\$503.25		

Managing your family finances has just become easier with the **AxiomGO®** and its budgeting tool, **My \$ Manager!** Download the AxiomGO app and open your checkless checking account in minutes.

### Account Activity

Post Date	Description	Debits	Credits	Balance
07/14/2018	Beginning Balance			\$2,297.36
07/16/2018	HOSTGATOR.COM POS 8669642867 TX US 269668 *****8222 48450366	\$120.00		-\$2,177.36
07/18/2018	HOSTGATOR.COM POS 8669642867 TX US 753228 *****8222 80738872	\$15.00		-\$2,192.36
07/20/2018	FAMILY DOLLAR #4 POS LAKELAND FL US 964773 *****8222 00062040	\$13.20		-\$2,179.16
07/21/2018	USPS KIOSK 11492 POS LAKELAND FL US 614715 *****8222 65826439	\$2.89		-\$2,176.27
07/21/2018	USPS KIOSK 11492 POS LAKELAND FL US 918076 *****8222 65826355	\$48.72		-\$2,127.55
07/28/2018	MURPHY6547ATWALM POS LAKELAND FL US 446438 *****8222 92687601	\$20.00		-\$2,107.55
07/28/2018	Wal-Mart Super C POS LAKELAND FL US 352851 *****8222 12450013	\$327.09		-\$1,780.46
07/30/2018	CHAMBERLINS NATU POS LAKELAND FL US 671599 *****8222 09698337	\$30.39		-\$1,750.07
07/30/2018	Wal-Mart Super C POS PLANT CITY FL US 151645 *****8222 05470051	\$41.35		-\$1,708.72
07/30/2018	SQ * SQ * DAVID WI POS	\$161.00		-\$1,547.72

10821 2017155 032904 045807 0002/0004



# AXIOM CHECKING-XXXXXXXX3548 (continued)

## Account Activity (continued)

Post Date	Description	Debits	Credits	Balance
	Lakeland FL US 377485 *****8222 72648064			
07/30/2018	LOWES #01592* POS <i>Motion Light, Extension Cords</i> PLANT CITY FL US 795742 <i>Electrical Taps</i>	\$115.77		-\$1,431.95
07/30/2018	Wal-Mart Super C POS <i>NI-COD DRILL &amp; COAX</i> AUBURNDALE FL US 722538 <i>Wall Stapler</i>	\$26.37		-\$1,405.58
07/31/2018	TARGET T- 4005 H POS <i>FOOD</i> Lakeland FL US 319248	\$6.98		-\$1,398.60
07/31/2018	WAWA 5106 POS <i>GAS</i> LAKELAND FL US 285669	\$20.00		-\$1,378.60
08/01/2018	DEPOSIT LAKELAND <i>Church benevolence - Rent/Electronic</i>		(\$300.00)	-\$1,678.60
08/01/2018	COMPUTER EDGE I POS <i>CLEAN Keyboard</i> LAKELAND FL US 882405	\$35.00		-\$1,643.60
08/01/2018	Wal-Mart Super C POS <i>Garilla Taps, Adapters, Tools, etc</i> LAKELAND FL US 352779 <i>(over the counter) med for men</i>	\$63.60		-\$1,580.00
08/01/2018	Wal-Mart Super C POS <i>Security Camera, DVR, &amp; 3yr Suppl</i> LAKELAND FL US 011088	\$313.51		-\$1,266.49
08/02/2018	Wal-Mart Super C POS <i>Audio Cables</i> LAKELAND FL US 211580	\$7.45		-\$1,259.04
08/03/2018	MID FLORIDA AUDI POS <i>BNC Cable, Connectors, T-Adapters/converters</i> LAKELAND FL US 220128	\$51.94		-\$1,207.10
08/03/2018	PP* WB4ONX POS <i>Jim Sapp - Amplified Microphones &amp; Cable for CAMERA</i> LAKELAND FL US 773006	\$136.95		-\$1,070.15
08/06/2018	WAL-MART #1245 POS <i>Splitter &amp; Adapters</i> LAKELAND FL US 690487	\$62.34		-\$1,007.81
08/06/2018	WAL-MART #0779 POS <i>Camera System Speakers</i> LAKELAND FL US 606355	\$21.32		-\$986.49
08/06/2018	WAL-MART #0779 POS <i>USB charging station</i> LAKELAND FL US 204456	\$18.15		-\$968.34
08/06/2018	THE HOME DEPOT # POS <i>12'x16' Blue tarp</i> LAKELAND FL US 072513	\$26.73		-\$941.61
08/07/2018	LN* COOKCOCIVIL POS <i>4.5.56 + 0.56 Specfic</i> 866-255-1857 IL US 282588	\$46.46		-\$895.15
08/07/2018	LN* COOKCOCIVIL POS <i>31.00 + 0.65</i> 866-255-1857 IL US 485375	\$31.65		-\$863.50
08/10/2018	WM SUPERCENTER # POS <i>House Light Adapter &amp; \$60.00 cash back in case card is bad</i> LAKELAND FL US 159197	\$73.26		-\$790.24
08/11/2018	WAL-MART #5035 POS <i>Red Bull</i> MULBERRY FL US 905981	\$2.68		-\$787.56
08/11/2018	WM SUPERCENTER # POS <i>LED House Light, Socket Adapters, &amp; Garilla Tape</i> MULBERRY FL US 438945	\$94.95		-\$692.61
08/13/2018	Wal-Mart Super C POS LAKELAND FL US 450610	\$21.32		-\$713.93
08/13/2018	Wal-Mart Super C POS LAKELAND FL US 340030 <i>Computer Speakers &amp; Adapters (Camera Security System)</i> *****8222 07790044	\$43.98		-\$669.95

(\$300.00)  
Chk TE  
61505  
Invt #4  
Date 7/21/18

Get receipts

Security System

REM  
Card  
Cash  
Code

Apple Ro  
\$1.00 CASH

\$21.32  
Returned



**AXIOM CHECKING-XXXXXXXX3548 (continued)**

**Account Activity (continued)**

Post Date	Description	Debits	Credits	Balance
08/13/2018	WAL-MART #0779 POS <i>Spray Paint (LL House)</i> LAKELAND FL US 764918 *****8222 24077901	\$24.79		-\$645.16
08/13/2018	WM SUPERCENTER # POS <i>Baseball Cap LED lights</i> LAKELAND FL US 157316 <i>House ADDRESS Number, &amp; Night Lights (to indicate power on Motion Light)</i> *****8222 07790046	\$28.72	<i>BIG UMBRELLA 28.76</i>	-\$618.44
08/13/2018	WAL-MART #0779 POS <i>Extension Cords</i> LAKELAND FL US 229456 *****8222 24077901	\$28.51		-\$589.93
08/13/2018	MCDONALD'S F2889 POS <i>Food</i> MULBERRY FL US 232626 *****8222 35998205	\$6.19		-\$583.74
08/15/2018	WM SUPERCENTER # POS LAKELAND FL US 146603 *****8222 07790037	\$28.76		-\$554.98
08/15/2018	WM SUPERCENTER # POS <i>More House Address Number, Extension Cords, Home Lamps (LED bulbs)</i> MULBERRY FL US 127151 *****8222 50350039	\$51.73		-\$503.25
08/15/2018	Ending Balance			-\$503.25

**Daily Balances**

Date	Amount	Date	Amount	Date	Amount
07/16/2018	\$2,177.36	07/31/2018	\$1,378.60	08/10/2018	\$790.24
07/18/2018	\$2,192.36	08/01/2018	\$1,266.49	08/11/2018	\$692.61
07/20/2018	\$2,179.16	08/02/2018	\$1,259.04	08/13/2018	\$583.74
07/21/2018	\$2,127.55	08/03/2018	\$1,070.15	08/15/2018	\$503.25
07/28/2018	\$1,780.46	08/06/2018	\$941.61		
07/30/2018	\$1,405.58	08/07/2018	\$863.50		

*Pay Pal:  
+ 30.47  
Pay Pal  
Aug 19, 2018*



### SWITCH TO ONLINE STATEMENTS

Beginning **October 1, 2018**, customers\* who are not enrolled in eStatements, will incur a **\$5 monthly paper statement charge**.

Enroll in **eStatement** and have **24/7 access** to all of your bank statements from any device.

- ✔ Sign in to Online Banking on [AxiomBanking.com](http://AxiomBanking.com)
- ✔ Click on **Accounts**, then **Documents**
- ✔ Enroll in eStatement for each account



CALL 800-584-0015

ASK a Relationship Banker

\*Does not apply to Senior Checking accounts.

### AXIOM CHECKING-XXXXXXXX3548

*Aug 14 2018* *Rob Moore via PayPal* *21.06 Net*  
*22.00 Credit*

#### Account Summary

Date	Description	Amount	Description	Amount
08/16/2018	Beginning Balance	\$503.25	Average Available Balance	\$595.07
	3 Credit(s) This Period	\$781.82		
	15 Debit(s) This Period	-\$527.09		
09/14/2018	Ending Balance	\$757.98		

*((\$ \* 0.97) - 0.30) = NET*  
*(Response Date) via PayPal*  
*Aug 07 2018 (Response Mon/Thu)* *9.44 Net*  
*10.00 Credit*

Managing your family finances has just become easier with the AxiomGO® and its budgeting tool, My \$ Manager! Download the AxiomGO app and open your checkless checking account in minutes.

#### Account Activity

Post Date	Description	Debits	Credits	Balance
08/16/2018	Beginning Balance			\$503.25
08/17/2018	THE HOME DEPOT #POS Lakeland FL US 481010 <i>Genilla Tape (3 @ 8.8 + Tax)</i>	\$28.83		\$474.42
08/18/2018	STAPLES 00 POS Lakeland FL US 255871 <i>New Uninterruptible Power Supply</i>	\$246.08		\$228.34
08/20/2018	PAYPAL TRANSFER 180819 PRD <i>Rob Moore (21.06) - 0.30</i>		\$30.47	\$258.81
08/20/2018	MURPHY6547ATWALM POS Lakeland FL US 816574 <i>GAS</i>	\$30.00		\$228.81
08/24/2018	Wal-Mart Super C POS Lakeland FL US 110111 <i>Toilet Paper, Buckets, &amp; Drain Cleaner</i>	\$27.86		\$200.95
08/27/2018	PAYPAL TRANSFER 180824 PPD <i>1635 RSM (12 * 0.97) - 30.00</i>		\$11.35	\$212.30
08/30/2018	DEPOSIT LAKELAND		\$740.00	\$952.30
09/04/2018	METROPCS TEL POS Bellevue WA US 670680 <i>Fast Data (2 GB) (Credit Card)</i>	\$5.00		\$947.30
09/05/2018	SPEEDWAY 06429 POS Lakeland FL US 957115 <i>Dish Gas</i>	\$5.00		\$942.30
09/06/2018	STEAK-N-SHAKE #00 POS Lakeland FL US 952925 <i>Pops</i>	\$6.42		\$935.88
09/06/2018	SUPER SEVEN BR POS Plant City FL US 192925 <i>Dish Gas Paper Food Mat 1508 Alchmark</i>	\$5.00		\$930.88
09/06/2018	LOWE'S #1592 POS Lakeland FL US <i>Motionlights, Genilla Tape, &amp; Electrical Tape</i>	\$54.78		\$876.10

*(Tentatively Correct)*

*Get Receipt*

*Sold Daily Inventory Sept 4th Today*





**AXIOM CHECKING-XXXXXXXX3548 (continued)**

**Account Activity (continued)**

Post Date	Description	Debits	Credits	Balance
	PLANT CITY FL US 756947 *****8222 001			
09/06/2018	WM SUPERCENTER # POS LED Light Bulbs + Ext. Cords ✓	\$48.72		\$827.38
	PLANT CITY FL US 360558 *****8222 05470031			
09/08/2018	RACETRAC 2313 POS Debit GA (M) Debit on Receipt ✓	\$5.00		\$822.38
	PLANT CITY FL US 636624 *****8222 15714901			
09/08/2018	WAL-MART #0547 POS Lights / Adaptors, etc. ✓	\$43.40		\$778.98
	PLANT CITY FL US 762886 *****8222 24054701			
09/10/2018	SUNOCO 058239680 POS Debit Gas + Snack ✓	\$7.45		\$771.53
	PLANT CITY FL US 271369 *****8222 27629803			
09/10/2018	CVS/PHARM 00163- POS Debit Duct Tape ✓	\$8.55		\$762.98
	Lakeland FL US 315959 *****8222 30016302			
09/14/2018	BP#2762003GIANT POS Debit Probly Milk + Fruit ✓	\$5.00		\$757.98
	LAKELAND FL US 695180 *****8222 38555701			
09/14/2018	Ending Balance 863 284 2002 ✓			\$757.98

**Daily Balances**

Date	Amount	Date	Amount	Date	Amount
08/17/2018	\$474.42	08/27/2018	\$212.30	09/06/2018	\$827.38
08/18/2018	\$228.34	08/30/2018	\$952.30	09/08/2018	\$778.98
08/20/2018	\$228.81	09/04/2018	\$947.30	09/10/2018	\$762.98
08/24/2018	\$200.95	09/05/2018	\$942.30	09/14/2018	\$757.98

Test value

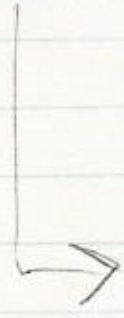
~~Temp~~

PARTIAL  
Statement Ending  
≈ 10/13-17/2018  
10/13-17/2018

DATE	DESCRIPTION	Amount	BAZ
<del>9/14/2018</del>	<del>757.98</del>		
9/15/2018	Carryover	+757.98	757.98
9/16	Rightful GAS	-6.00	751.98
9/18	Eorbnbs (Fuel)	-4.99	746.99
9/18	GAS (Speedway 3117 S. Fla)	-6.00	740.99
9/18	Shers (Walmart)	-16.00	724.99
9/18	Duct Tape (Family Dollar)	-7.49	717.50
9/19	Spectrum (Phone Bill 9880)	-59.98	657.52
9/19	KeyCtr (Plant City Lock & Key)	-30.97	626.55
9/19	Gas (Renaissance)	-7.00	619.55
9/19	Shin Jim (Avery Auto)	-9.62	609.93
9/20	Goodall (Duct Tape Gutter Protection Etc)	-2.01	607.92
9/20	Gas/Oil (Citgo)	-9.29	598.65
9/22	LEDs + Keyboard (Walmart)	Gift Card ☺ %	
9/22/18	GAS Citgo 5885 S. Fla	-7.00	591.65
9/24	Duct Tape (Home Depot)	-19.22	572.43
9/24	GAS Sunoco E. B. Ave	-2.00	565.43
9/19/2018	Charger (New York Repair + Pak)	-2.88	562.55

MATH  
562.55  
-565.43  
        
= -2.88

See 1914



Computer (Phone) Says ~~NO~~ AVAILABLE  
BALANCE is 562.55 when I  
Phone'd in @ 620pm on 9/25/2018. Checks





*W. Wm. Ellsworth, Jr.*  
*Counsellor at Law*

*P O Box 7667*  
*Lakeland, Florida 33807-7667*  
*(863) 644-9197*  
*Fax: (863) 644-2785*

August 20, 2018

Anne M. Watts  
Gordon Watts  
P.O. Box 4225  
Plant City, FL 33563

Re: Notice of Lease Termination and Notice to Vacate  
That home and premises located at 821 Alicia Dr., Lakeland, FL 33801

Dear Mrs. Watts & Gordon,

As you are aware, the home that you are occupying needs extensive repairs due to Hurricane Irma damage and otherwise, and in this regard the City of Lakeland on 8/2/18 has cited Wingo Investment Corporation, the owner of the above property, with 3 citations requiring repair and upkeep which Gordon has copies of. Wingo does not intend to make these repairs but intends to demolish the premises.

Accordingly, please consider this a formal Notice of Lease Termination & Vacation on behalf of Wingo Investment Corporation, the owner of the above home and premises, which you are occupying on a month-to-month basis. To accommodate you in this regard, it is requested that you vacate on or before Saturday, December 1, 2018 by not only removing yourself from the premises but anything owned by you as the owner, Wingo Investment Corporation, intends to demolish the home you are occupying in December 2018 to remove it from the tax rolls as it has determined that it is not economically feasible to make the ongoing repairs as requested and otherwise.

In the meantime, no rent will be charged you from September 1<sup>st</sup> until you vacate, and it would be appreciated if that might be early prior to December 1<sup>st</sup> with Notice of Vacation be given to Doris W. Ellsworth, President of Wingo Investment Corporation.

Sincerely,

W. Wm. Ellsworth, Jr.

Copy: 821 Alicia Drive  
Lakeland, FL 33801

Dennis Browning  
City of Lakeland  
Code Enforcement Officer  
dennis.browning@lakelandgov.net



Gordon Watts &lt;gww1210@gmail.com&gt;

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## 8/20/18 Notice of Lease Termination and Notice to Vacate that home and premises located at 821 Alicia Dr., Lakeland, FL 33801

---

Gordon Watts &lt;gww1210@gmail.com&gt;

Fri, Aug 24, 2018 at 10:12 AM

To: deewingo@aol.com

Cc: "Gww1210@aol.com" &lt;gww1210@aol.com&gt;, Gordon Watts &lt;gww1210@gmail.com&gt;,

"Gww12102002@yahoo.com" &lt;gww12102002@yahoo.com&gt;, Gordon Watts &lt;gordonwaynewatts@aol.com&gt;, Gordon Watts &lt;gordonwaynewatts@hotmail.com&gt;

Thank you for the clarification on both points. Mom wanted to keep the water heater, even Tho I don't know if we will need one-- or if it is easily movable. Thing like my wall -unit air conditioner, however, are probably useful. Also, you make a good argument about how you have been generous tip us, both in the past and this time with regard to the free rent in our closing months, and I'll be sure to call mom right now and update her on both points.

Gordon

On Thu, Aug 23, 2018, 3:38 PM &lt;deewingo@aol.com&gt; wrote:

Dear Gordon,

Responding to your email of 8/21/18 received on 8/22/18:

1. I forgot to tell you that upon timely vacating the premises you and/or your mom may take from the above premises at no cost to you anything contained within or may be attached to it if it will help you with your move to your Plant City house. This would include but not be limited to appliances, light fixtures, air conditioning unit, and any materials that may be salvageable and could be used by you.
2. The 12/1/18 date required for the premises to be vacated is 3 months and 10 days from the Notice to you which is more than sufficient for that purpose. Additionally, any moving expenses can be offset by the 3 months rent you will not be paying. Consequently, your date of vacation of 12/1/18 is non-negotiable, and I intend shortly to be contracting for the premises demolition on that date as the premises must be demolished before 12/31/18 in order to be excluded from the County and City tax roll for 2019 taxes.

Thank you,

Doris W. Ellsworth

-----Original Message-----

From: Gordon Watts &lt;gww1210@gmail.com&gt;

To: deewingo &lt;deewingo@aol.com&gt;

Cc: Gww1210@aol.com &lt;gww1210@aol.com&gt;; Gordon Watts &lt;gww1210@gmail.com&gt;;

Gww12102002@yahoo.com &lt;gww12102002@yahoo.com&gt;; Gordon Watts &lt;gordonwaynewatts@aol.com&gt;;

Gordon Watts &lt;gordonwaynewatts@hotmail.com&gt;

Sent: Wed, Aug 22, 2018 3:48 am

Subject: Fwd: Notice of Lease Termination and Notice to Vacate That home and premises located at 821 Alicia Dr., Lakeland, FL 33801

Thank you for your timely notice, Doris, but for important matters, please remember I have several email addresses, and i regularly check both "gww1210" addresses. I am sorry to get evicted, but probably, you are right that mom and I should live in a home we own, versus renting. \*\*\* GOOD NEWS: When mom was mentioning hiring a general contractor, yesterday (Tue 21 Aug 2018), I asked her why she would need one if she plans to sell her house, and she said that she changed her mind & wants to keep it. See, I told you that

miracles were possible!.. When I asked her when & why she changed her mind, she said that she changed her mind this past Friday (Aug 17, 2018), and it was because you evicted us (giving her a wakeup call to reality, and proving us both right that her house is in better condition). She \*did\* say that three (3) months may not be enough, and that she would pay for the 4th and extra month. While I think that it \*will\* be enough, her concern is not without reason: When dad's landlord (Sun T. Choe) asked me to remove our stuff & vacate the shop, I unexpectedly landed in the emergency room after nearly bleeding to death from a reaction to over-the-counter meds, thus delaying me. While this is unlikely to happen again, this is a reminder that unexpected delays can come up. I hope & think that giving us til Dec 01 will be enough, so I will not cross any other bridge til I come to it. My biggest regret is that you didn't drop the hammer sooner, but better late than never. I think things will work out; thank you for your efforts. I did call Mike Kennedy, and he thinks he will have time to sit down with me, you, and mom, and brainstorm options & solutions. Meantime, I continue to work 'round the clock to safely vacate myself & belongings without incurring a false arrest at the hands of my mother for moving her belongings without her authorization. All This will be a challenge, and time will tell, but thanks for your efforts & assistance thus far.

Gordon Wayne Watts

----- Forwarded message -----

From: <deewingo@aol.com>

Date: Aug 20, 2018 11:04 AM

Subject: Notice of Lease Termination and Notice to Vacate That home and premises located at 821 Alicia Dr., Lakeland, FL 33801

To: <gww1210@gmail.com>

Cc:

Dear Gordon,

Please see attached.

Thank you,

Doris W. Ellsworth

----- Forwarded message -----

From: <deewingo@aol.com>

Date: Aug 20, 2018 11:04 AM

Subject: Notice of Lease Termination and Notice to Vacate That home and premises located at 821 Alicia Dr., Lakeland, FL 33801

To: <gww1210@gmail.com>

Cc:

Dear Gordon,

Please see attached.

Thank you,

Doris W. Ellsworth





Gordon Watts &lt;gww1210@gmail.com&gt;

---

**Record on Appeal in 1-18-0091: Quote requested**

---

**Patricia A. O'Brien (Circuit Court)** <paobrien@cookcountycourt.com> Mon, Oct 15, 2018 at 10:17 AM

To: Gordon Watts &lt;gww1210@gmail.com&gt;

Cc: "Timothy Evans (Judiciary)" &lt;timothy.evans@cookcountyil.gov&gt;, "James Flannery (Judiciary)" &lt;james.flannery@cookcountyil.gov&gt;, "Diane Shelley (Judiciary)" &lt;diane.shelley@cookcountyil.gov&gt;, "Gww1210@aol.com" &lt;Gww1210@aol.com&gt;, "Gww1210@gmail.com" &lt;gww1210@gmail.com&gt;

Good Morning Gordon,

As you know from our numerous prior discussions, the Civil Appeals Division does not prepare Records on Appeal unless the Request for Preparation of Record on Appeal form has been efiled and the statutory fee paid.

Pursuant to Illinois Supreme Court Rule 321, you may only limit the Record on Appeal by stipulation of the parties or by order of court. Also, as you know, my division is required to prepare Records in accordance with the Supreme Court Rules and Standards for Preparation of Electronic Records- you are not able to direct us otherwise.

We do not provide estimates in advance of the Record being prepared because we have no means to calculate it until the images have been reviewed and prepared. However, as you are well aware, this case is eleven years old and was several boxes in size many years ago.

The Record on Appeal in this case will not be prepared by this Wednesday because you never filed your Request form.

Sent from [Mail](#) for Windows 10

---

**From:** Gordon Watts <[gww1210@gmail.com](mailto:gww1210@gmail.com)>**Sent:** Monday, October 15, 2018 4:45:01 AM**To:** Patricia A. O'Brien (Circuit Court); civilappeals (Circuit Court)**Cc:** Timothy Evans (Judiciary); James Flannery (Judiciary); Diane Shelley (Judiciary);[Gww1210@aol.com](mailto:Gww1210@aol.com); [Gww1210@gmail.com](mailto:Gww1210@gmail.com)**Subject:** Record on Appeal in 1-18-0091: Quote requested

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

Attention: Deputy Chief, Patricia O'Brian, PAOBrien@CookCountyCourt.com

Cc: Chief Judge and assigned judges on Circuit Court level

Attorney O'Brien:

As you are aware, the Appeals Court has granted numerous extensions of time in my appeal of 2007-CH-29783, where I have asserted Rights of Intervention. While I'm very displeased (and rightly confused) that the court has claimed it somehow or another lacks appellate jurisdiction to limit the record on appeal or address intervention -- in spite of clear case law to the contrary (see e.g., 05/03/2018 order of 1st Appellate Court where it disclaims jurisdiction "to order the Cir. Ct. to allow Watts leave to intervene, grant a fee waiver, or to prepare the record on appeal & transmit to App. Ct. in this matter (1-18-0572)," an appeal of Judge Flannery's order regarding the sister case, 1-18-0091 -- Contra: City of Chicago v. John Hancock Mutual Life Ins. Co., 127 Ill.App.3d 140, 144 (1st Dist. 1984) -- which the 1st App.Ct. wrote on Intervention or, perhaps, Rule 321, which allows the Appellate Court to limit Contents of the Record on Appeal to only a few Sine Qua Non required filings, sufficient for This Court to easily & quickly review & decide the case)...

...nonetheless, The First Appellate Court has mercifully & graciously extended time twice (the 3/28/18 order extending time to June 12, 2018, and the 07/25/18 order extending time to October 17, 2018 to file the record on appeal).

I am aware of the limits of your authority, and you can rest assured that I'm not asking you to prepare a Rule 321 "limited" record (which can only be allowed by the circuit or appellate courts), but as both courts, in their infinite wisdom, have decided to deny my request for a limited record (which I might be able to pay for), this limits me to an "all or nothing" approach at my appeal... and let me remind you, Patricia, that a lot is riding on my appeal. Since Daniggelis' attorney has been want in prosecution of his appeal, it is dead, and mine is the only live case, and, if I lose, not only my "interests" in intervention are denied their day in court, but my elderly friend remains homeless, which, at his age, no doubt, jeopardizes his health and life.

Therefore, I wish to get my fair day in court. To that end, while I know you can't do much else, I will ask you to do what you can do, and that is this: Please give me a quote, that is, an estimate, on the preparation of the record on appeal, which, by the way, is due this Wednesday, 17 October 2018, unless the court grants me another extension of time.

We just got evicted, and right before that, some nutcase drilled a half-inch drill into my gas tank, and I had to drop several thousand dollars into security cameras, motion lights, etc., and, being unemployed (we're being evicted, leaving me no time to work), those

hardships took the monies I might have spent on a "full" record on appeal. Thus, I repeat my request: I request an estimate of the full record on appeal (or some method wherein I might purchase a partial record, which I might be able to afford).

Alternatively, I propose that the record be posted electronically, without alteration (which would alleviate your clerks of the many hours of preparation), in other words, when I file a motion before, for example one of the judges in this Law Division case, the judges can read the full record electronically **\*\*without\*\*** your civil appeals division having to prepare **\*\*anything\*\***. If you did this for me, this would ((#1)) save me loads of monies ((#2)) possibly save elderly Daniggelis' life, as he was made homeless ((#3)) save your clerks hours of needless preparation and ((#4)) set precedent to save Cook County Circuit Court untold millions of dollars, since allowing citizens the same portal interface as judges would work: It worked for judges, and would work for litigants.

Anyhow, the appeals court is probably wondering if I am slack in my desire to prosecute this case, but my email to you, and any response you might give, are slated to be put in my appendix in my upcoming Motion to Extend Time, so that I may show that I am not want for prosecution, as Mr. Daniggelis' attorney was. Thank you, in advance, for giving me a reasonable, moral, and fair quote to prepare the record in a timely manner, in this case which has dragged on for too many decades, in the which no one has shown cause why Daniggelis' house could be snatched from him, on admitted fraud (see my pleading where I quote Judge Otto) without him having been paid a dime.

P.S.: No matter how frustrated I am with the 3 levels of court (which includes your Supreme Court's treatment of my recent motion in file #:123481), I must show proper **\*\*and complete\*\*** respect for the courts, particularly the appellate court, which has twice extended time to file the record, and to that end, I am making a special effort to grant the appeals court's request to get the record, and transmit it to them--in order to meet the court half-way, and do my part to make their jobs (they are people too, you know), as easy as is reasonably possible. And, if there is anything I can do to make *\*your\** job easier, I will, but I am maxed out on several levels, but to recap: Record on Appeal in 1-18-0091: Quote requested, and electronic miracles welcome, as described above.

--

\*Gordon Wayne Watts, editor-in-chief, The Register\*

\* [www.GordonWayneWatts.com](http://www.GordonWayneWatts.com) \* <<http://www.gordonwaynewatts.com/>>\* / \*\*  
[www.GordonWatts.com](http://www.GordonWatts.com) \* <<http://www.gordonwatts.com/>>

\*A\*\*LWAYS FAITHFUL - To God\*

\*BS, The Florida State University, Biological & Chemical Sciences  
 AS, United Electronics Institute\*

\*821 Alicia Road, Lakeland, FL 33801-2113

Home: (863) 688-9880 \*\*Work: (863) 686-3411 Voice&FAX: (863)

687-6141\*\*Cell: (863)409-2109

See also: **\*\*[http://Gordon\\_Watts.Tripod.com/consumer.html](http://Gordon_Watts.Tripod.com/consumer.html)**\*<[http://gordon\\_watts.tripod.com/](http://gordon_watts.tripod.com/)



[consumer.html](#)>

\*[Gww1210@aol.com](mailto:Gww1210@aol.com) ; [Gww12102002@Yahoo.com](mailto:Gww12102002@Yahoo.com) \*

\*Truth is the strongest, most stable force in the Universe\*

\*Truth doesn't change because you disbelieve it\*\*

TRUTH doesn't bend to the will of tyrants

\*\*[www.GordonWayneWatts.com](http://www.GordonWayneWatts.com)\* <<http://www.gordonwaynewatts.com/>>\* / \*\*

[www.GordonWatts.com](http://www.GordonWatts.com)\* <<http://www.gordonwatts.com/>>\*

Get Truth.\*

\*"First, they [Nazis] came for the Jews. I was silent. I was not a Jew.

Then they came for the Communists. I was silent. I was not a Communist.

Then they came for the trade unionists. I was silent. I was not a trade

unionist. Then they came for me. There was no one left to speak for me."

(Martin Niemöller, given credit for a quotation in The Harper Religious and Inspirational Quotation Companion, ed. Margaret Pepper (New York: Harper & Row, 1989), 429 -as cited on page 44, note 17, of Religious Cleansing in the American Republic, by Keith A. Fornier, Copyright 1993, by Liberty, Life, and Family Publications.\*

\*Some versions have Mr. Niemöller saying: "Then they came for the Catholics, and I didn't speak up, because I was a Protestant"; other versions have him saying that they came for Socialists, Industrialists, schools, the press, and/or the Church; however, it's certain he DID say SOMETHING like this. Actually, they may not have come for the Jews first, as it's more likely they came for the prisoners, mentally handicapped, & other so-called "inferiors" first -as historians tell us -so they could get "practiced up"; however, they did come for them -due to the silence of their neighbors -and due in part to their own silence. So: "\*\*Speak up now or forever hold your peace!"-GWW



Gordon Watts &lt;gww1210@gmail.com&gt;

---

**@Christine Marinakis re your concerns-->previously->>Re: Record on Appeal in 1-18-0091: Quote requested**

---

**Gordon Watts** <gww1210@gmail.com>

Tue, Oct 16, 2018 at 6:17 PM

To: "CCC.Lawcalendarw" &lt;ccc.lawcalendarw@cookcountyil.gov&gt;, "Gww1210@aol.com" &lt;Gww1210@aol.com&gt;, Gordon Watts &lt;gww1210@gmail.com&gt;

Cc: "Diane Shelley (Judiciary)" &lt;diane.shelley@cookcountyil.gov&gt;, "Timothy Evans (Judiciary)" &lt;timothy.evans@cookcountyil.gov&gt;, "Patricia A. O'Brien (Circuit Court)" &lt;paobrien@cookcountycourt.com&gt;, "James Flannery (Judiciary)" &lt;james.flannery@cookcountyil.gov&gt;

Bcc: gww12102002@yahoo.com, gordonwaynewatts@hotmail.com, gordonwaynewatts@aol.com

Chris, this is Gordon again.

My apologies for the brevity of my curt reply below, but I am being evicted, and I just lost my elderly father, and now my friend, Rich Daniggelis, the elderly victim in this case where I named your Judge as a defendant, is homeless because of a broken judicial system, and lost his house (and hundreds of thousands in documented equity) on admitted mortgage fraud, without being paid a dime.

I have been under a lot of stress/pressure- again - apologies. Now, all that I said below was true, but I left out key points to reply to your valid, and genuine, concerns regarding prohibited "ex parte" communications with, say, a judge overseeing a case, and I amend now:

As you know, 5 ILCS 430/5-50 defines ex parte communications as: "any written or oral communication by any person that imparts or requests material information or makes a material argument regarding potential action concerning regulatory, quasi-adjudicatory, investment, or licensing matters pending before or under consideration by the agency." HOWEVER, it goes on to say that: ""Ex parte communication" does not include the following:...(ii) statements regarding matters of procedure and practice, such as format, the number of copies required, the manner of filing, and the status of a matter;," which is the case, here. I am trying to follow the proper procedure on filing my Record on Appeal, because I know that the appeals court Justices have a hard job, and can not read minds, and (as yet) do not have access to the electronic record in the case, in the same manner as Circuit Judges in the Law division (but I am seeing if I can change that procedure, as I speak).

To clarify, no, I am not making any arguments to Judge Shelley via email about my case (tho a few hints were included in my comments in my request for the record). To begin with, you, not she, screens the email, as you are her clerk --and, as such, you are charged with preventing the judge from prohibited ex parte communications on the merits. Moreover, were I I to desire to make an argument before this judge, I would file a motion or other pleading -- such as I did in my 04/20/2018, which is on docket at 2007-CH-29738, GMAC v. Daniggelis, Watts, et. al., where even the docket attests I am a named defendant, and thus a party of record eligible for In Forma Pauperis grant, which

allows me my Record on Appeal gratis and for free. Lastly, as 5 ILCS 430/5-50 clearly says, some ex parte communications are allowed, such as setting hearing dates, procedural matter, like my record, and other exceptions, incl. but not limited to, say, orders of protection, which, of course, preclude the other side from hearing.

I know you meant well, and I don't fault your motives or intents, but, no, I am not making ex parte merit arguments to the judge, here, in my email: Again, had I wanted to do that, I would have filed a motion, such as my 04/20/2018 filing, which is \*\*ON DOCKET at the above-referenced case, and linked here

[https://courtlink.lexisnexis.com/cookcounty/FindDock.aspx?NCase=2007-CH-29738&SearchType=0&Database=2&case\\_no=&PLtype=1&sname=&CDate=](https://courtlink.lexisnexis.com/cookcounty/FindDock.aspx?NCase=2007-CH-29738&SearchType=0&Database=2&case_no=&PLtype=1&sname=&CDate=)

on which the judge did NOT rule on... even tho, within the body of my SHORT AND SUCCINCT 'notice' filing, I clearly move for a Rule 321 limitation of the record. Your judge CAN NOT claim the she didn't receive my motion, as it is clearly court-stamped. Here is another copy, or two, in case you've lost your copy:

\*\* [https://www.GordonWatts.com/MortgageFraudCourtDocs/Fri20Apr2018\\_MotionClarification\\_07CH29738\\_LawDiv\\_Watts.pdf](https://www.GordonWatts.com/MortgageFraudCourtDocs/Fri20Apr2018_MotionClarification_07CH29738_LawDiv_Watts.pdf)

or

\*\* [https://www.gordonWAYNEwatts.com/MortgageFraudCourtDocs/Fri20Apr2018\\_MotionClarification\\_07CH29738\\_LawDiv\\_Watts.pdf](https://www.gordonWAYNEwatts.com/MortgageFraudCourtDocs/Fri20Apr2018_MotionClarification_07CH29738_LawDiv_Watts.pdf)

Lastly, when service a copy upon the court and clerk, it is customary to include the judge's chambers a copy of all my filings, motions, etc. Even Judge Otto, who issued the blatantly Unconstitutional ruling, giving elderly Daniggelis' to the local rich attorney, Joseph Younes, without any legal basis, never objected to my having served him copies of my filings, and, up to this point, neither have you.

In conclusion: Your concerns are noted, and again, I do not impute malicious motives on your part, but, as a matter of law, your concern is misplaced. Lastly, no matter how frustrated I am with Judge Shelley's blatant disregard for the title theft in this case, I am not trying to insult her (or the judiciary) in any way, and, for the record (this email thread is slated to be in my appendix to demonstrate to the appalls court prosecution on my part regarding procurement of the record on appeal), anyhow, for the record, I will attest and affirm that I vividly recall Daniggelis telling me in numerous phone conversations that Judge Shelley told Andjelko Galic, his attorney, that she would grant his nonsuit (voluntary dismissal) motion, docketed on Dec.07, 2017, that day, but that she couldn't guarantee that she'd be around to hear the case when/if he refiled it in the Law Division, which implies that she wanted to do her best to assure Galic that he would get a fair day in court, but warn him of her limitations regarding transferal out of the division, or random reassignment of the new case to another judge. I'm grateful & thankful that Judge Shelley made such reassuring & respectful comments to Atty. Galic, letting him know that she was doing her best. My recollections on her comments to Galic do not impact the merits of the case, and are, therefore, not prohibited ex parte communications, and, moreover, I'm angry at the court, in general, and Judge Shelley, in particular, for her comments to Daniggelis, telling her to ask me to butt out of

the case, my Intervention rights, notwithstanding, so I have no motives to enter into the record a positive comment about the judge, but my religious beliefs -- whatever they be -- compel me to be honest, respectful, and back up my intents with actions to help the other parties, and judges, to be able to do their jobs as easily as possible, even if I, myself, feel I am being treated unfairly.

With kind regards, I am, Sincerely,

Gordon Wayne Watts

On 10/16/18, gww1210 <[gww1210@gmail.com](mailto:gww1210@gmail.com)> wrote:

> The judge •is• a party of record as she is a named defendant, Chris, in the  
> Mandamus proceedings. Why else would she have an email address if not for  
> moral due process?.. She should have thought of that before doing something  
> to \*become\* a named defendant, incl., but limited to, not even ruling at  
> \*all\* on my timely motions, much less ruling in my favour, fair & practical  
> Due Process, hello? Please, overlook typos earlier, as I am using my  
> smartphone. Gordon Wayne Watts  
> Sent from my MetroPCS 4G LTE Android Device  
> ----- Original message -----From: "CCC.Lawcalendarw"  
> <[ccc.lawcalendarw@cookcountyil.gov](mailto:ccc.lawcalendarw@cookcountyil.gov)> Date: 10/16/18 1:58 PM (GMT-05:00) To:  
> "From: gww1210" <[gww1210@gmail.com](mailto:gww1210@gmail.com)>, [Gww1210@aol.com](mailto:Gww1210@aol.com), "From: gww1210"  
> <[gww1210@gmail.com](mailto:gww1210@gmail.com)> Cc: "Diane Shelley (Judiciary)"  
> <[diane.shelley@cookcountyil.gov](mailto:diane.shelley@cookcountyil.gov)>, "Timothy Evans (Judiciary)"  
> <[timothy.evans@cookcountyil.gov](mailto:timothy.evans@cookcountyil.gov)>, "Patricia A. O'Brien (Circuit Court)"  
> <[paobrien@cookcountycourt.com](mailto:paobrien@cookcountycourt.com)>, "James Flannery (Judiciary)"  
> <[james.flannery@cookcountyil.gov](mailto:james.flannery@cookcountyil.gov)> Subject: Re: Record on Appeal in  
> 1-18-0091: Quote requested

> Mr. Watts,

> Please do not have ex-parte communication with Judge Shelley. There are  
> other parties of record.

> Best,

> Christine Marinakis

> Case Coordinator

> Hon. Diane M. Shelley

> 1912 Richard J. Daley Center

> Chicago, IL 60602

> (312) 603-5940

> From: gww1210 <[gww1210@gmail.com](mailto:gww1210@gmail.com)>

> Sent: Monday, October 15, 2018 10:25 AM

> To: Patricia A. O'Brien (Circuit Court)

> Cc: Timothy Evans (Judiciary); James Flannery (Judiciary); Diane Shelley  
> (Judiciary); [Gww1210@aol.com](mailto:Gww1210@aol.com); [gww1210@gmail.com](mailto:gww1210@gmail.com)

> Subject: RE: Record on Appeal in 1-18-0091: Quote requested

>  
>  
>  
> Thank you, Patricia, for your speedy reply, replying even during your  
> time-off. Anyhow, since Illinois case law on Intervention is still current,  
> and since i am (very, very) indigent, my rights to sue or defend are are  
> being denied.  
> While i understand your limitations here, i am not unmindful that you are  
> ab attorney, and a very intelligent one at that, and, as such, you know that  
> the appeals court is blatantly wrong in its claims of lack of, for example,  
> jurisdiction to issue a Ruke  
> 321 order limiting the record to a manageable size, or appeallate authority  
> to uphold the John Hancock case cited below. Indeed, the elephant in the  
> room is that the court had authority then to hear an appeal on Intervention,  
> but not now? Oh, really? Things  
> like that generate a bad name for the judicial branch. Anyhow, yes, since  
> the docket alone is huge (takes several minutes to load on my slow  
> connections), the file would be huge, i am guessing, several thousand  
> dollars. If i had the money to pay for it, i  
> might pay for a full record, but to ask me to make a down payment without  
> kbowing full price not only violates my religious beliefs, as my Holy Book  
> requires i "count the cost" before diving in (Luke 14:25-34 of the Holy  
> Bible  
> <https://www.biblegateway.com/passage/?search=Luke+14%3A25-34&version=NIV> ),  
> but moreover, it is very unwise.  
>  
>  
>  
> If the court thinks that John Hancock is no longer valid case law, or that  
> it has recently lost its Rule 321 appellate authority, who doesn't it issue  
> a ruling receding from these holdings or otherwise strike R.321 as invalid  
> or Unconstitutional?  
>  
>  
>  
> I •did• fill out the form you described, and filed it with you, albeit sans  
> payment, because i am indigent, but i am willing to pay whay i can afford,  
> maybe a few hundred dollars. Your court would be better off getting some  
> money from me. If you don't  
> believe i filed the required paperwork to request prep of the record, look  
> at \*my\* docket, posted at these 2 mirrors, paying close attention to Exhibit  
> B of my 1/22/2018 filing in this case, a fee waiver application. I did make  
> a formal request to prepare  
> the record, several times,...see also my 1/19/2018 docketing statement, and  
> note exhibit B here also: Your court had the proper paperwork, and and want  
> of prosecution was not my fault. Observe:  
>  
>  
>  
> <https://www.gordonwatts.com/MortgageFraudCourtDocs/DOCKET-MortgageFraudCase.html>  
> or:  
> <https://www.gordonwaynewatts.com/MortgageFraudCourtDocs/DOCKET-MortgageFraudCase.html>  
>  
>  
>  
> I can not blame you, Patricia, but neither am i to blame, and if i can't get  
> a fair day in court, then bot only is this denying my due process, it also

> harms the reputation of the court, which i hope to avoid, as i am not  
> spiteful or vengeful.  
>  
>  
>  
> In conclusion, if the courts reverse their heavyweight ruling, allowing me  
> to proceed In Forma Pauperis, they will get a glass half full, as i am  
> willing to pay something. If they force me to buy the whole record in this  
> open & shut case, you will have  
> to cobsider asking the clerk's office and/or the Chief Judge's office  
> (whomever oversees this) to try out my suggestion of allowing litigants to  
> access the same portal as the circuit judges, and use \*that\* as Common Law  
> Record (on appeal), which might not  
> only save my elderly friend's life, but certainly save your court millions  
> of dollars in man-hours of labour, since your office would not need to  
> prepare the Record on Appeal. Please inquire about both if my suggestions,  
> and please follow-up with me on this.  
> The current trajectory harms all parties immensely, and should be avoided  
> at all costs. Thank you, in advance, for your inquiry in this regard.  
>  
>  
>  
> Regardless of Judge Flannery's ruling, wrongly denying my rights to sue or  
> defend, I \*did\* fill out the formal request, and filed itwith the court, as  
> you requested. It's your move.  
>  
>  
>  
> P S.: Since i almost won the Terri Schiavo case ALL BY MYSELF, doing better  
> than Gov. Jeb Bush (he lost 7-0, and i lost 4-3 before the same panel of  
> Fla. Supreme Court justices... Google me or review the court's docket... ) i  
> think i know a bit about law,  
> more than most attorneys who did nowhere as well as me:  
>  
>  
>  
> <https://www.floridasupremecourt.org/clerk/dispositions/2005/2/03-2420reh.pdf>  
>  
>  
>  
> compare with here, where Bush did far worse than me:  
>  
>  
>  
> <https://www.floridasupremecourt.org/clerk/dispositions/2004/10/04-925reh.pdf>  
>  
>  
>  
> With Kind Regards, I am, Sincerely,  
>  
>  
>  
> Gordon W. Watts  
>  
>  
>  
>

> Sent from my MetroPCS 4G LTE Android Device

>  
>  
>  
>  
>  
>

> ----- Original message -----

> From: "Patricia A. O'Brien (Circuit Court)" <paobrien@cookcountycourt.com>

> Date: 10/15/18 10:17 AM (GMT-05:00)

> To: Gordon Watts <gww1210@gmail.com>

> Cc: "Timothy Evans (Judiciary)" <timothy.evans@cookcountyil.gov>, "James

> Flannery (Judiciary)" <james.flannery@cookcountyil.gov>, "Diane Shelley

> (Judiciary)" <diane.shelley@cookcountyil.gov>, Gww1210@aol.com,

> "Gww1210@gmail.com" <gww1210@gmail.com>

>

> Subject: RE: Record on Appeal in 1-18-0091: Quote requested

>  
>  
>  
>  
>  
>  
>  
>  
>  
>  
>

> Good Morning Gordon,

>

> As you know from our numerous prior discussions, the Civil Appeals Division

> does not prepare Records on Appeal unless the Request for Preparation of

> Record on Appeal form has been efiled and the statutory fee paid.

>  
>

> Pursuant to Illinois Supreme Court Rule 321, you may only limit the Record

> on Appeal by stipulation of the parties or by order of court. Also, as you

> know, my division is required to prepare Records in accordance with the

> Supreme

> Court Rules and Standards for Preparation of Electronic Records- you are

> not able to direct us otherwise.

>

> We do not provide estimates in advance of the Record being prepared because

> we have no means to calculate it until the images have been reviewed and

> prepared. However, as you are well aware, this case is eleven years old and

> was

> several boxes in size many years ago.

>

> The Record on Appeal in this case will not be prepared by this Wednesday

> because you never filed your Request form.

>  
>

> Sent from

> Mail for Windows 10

>  
>  
>

> From: Gordon Watts <gww1210@gmail.com>

>

> Sent: Monday, October 15, 2018 4:45:01 AM

>



> To: Patricia A. O'Brien (Circuit Court); civilappeals (Circuit Court)  
>  
> Cc: Timothy Evans (Judiciary); James Flannery (Judiciary); Diane Shelley  
> (Judiciary); [Gww1210@aol.com](mailto:Gww1210@aol.com); [Gww1210@gmail.com](mailto:Gww1210@gmail.com)  
>  
> Subject: Record on Appeal in 1-18-0091: Quote requested  
>  
>  
>  
> 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  
>  
> Attention: Deputy Chief, Patricia O'Brian, [PAOBrien@CookCountyCourt.com](mailto:PAOBrien@CookCountyCourt.com)  
>  
>  
>  
> Cc: Chief Judge and assigned judges on Circuit Court level  
>  
>  
>  
> Attorney O'Brien:  
>  
>  
>  
> As you are aware, the Appeals Court has granted numerous extensions of  
>  
> time in my appeal of 2007-CH-29783, where I have asserted Rights of  
>  
> Intervention. While I'm very displeased (and rightly confused) that  
>  
> the court has claimed it somehow or another lacks appellate  
>  
> jurisdiction to limit the record on appeal or address intervention --  
>  
> in spite of clear case law to the contrary (see e.g., 05/03/2018 order  
>  
> of 1st Appellate Court where it disclaims jurisdiction "to order the  
>  
> Cir. Ct. to allow Watts leave to intervene, grant a fee waiver, or to  
>  
> prepare the record on appeal & transmit to App. Ct. in this matter  
>  
> (1-18-0572)," an appeal of Judge Flannery's order regarding the sister  
>  
> case, 1-18-0091 -- Contra: City of Chicago v. John Hancock Mutual  
>  
> Life Ins. Co., 127 Ill.App.3d 140, 144 (1st Dist. 1984) -- which the  
>  
> 1st App.Ct. wrote on Intervention or, perhaps, Rule 321, which allows  
>  
> the Appellate Court to limit Contents of the Record on Appeal to only



>  
> a few Sine Qua Non required filings, sufficient for This Court to  
>  
> easily & quickly review & decide the case)...  
>  
>  
>  
> ...nonetheless, The First Appellate Court has mercifully & graciously  
>  
> extended time twice (the 3/28/18 order extending time to June 12,  
>  
> 2018, and the 07/25/18 order extending time to October 17, 2018 to  
>  
> file the record on appeal).  
>  
>  
>  
> I am aware of the limits of your authority, and you can rest assured  
>  
> that I'm not asking you to prepare a Rule 321 "limited" record (which  
>  
> can only be allowed by the circuit or appellate courts), but as both  
>  
> courts, in their infinite wisdom, have decided to deny my request for  
>  
> a limited record (which I might be able to pay for), this limits me to  
>  
> an "all or nothing" approach at my appeal... and let me remind you,  
>  
> Patricia, that a lot is riding on my appeal. Since Daniggelis'  
>  
> attorney has been want in prosecution of his appeal, it is dead, and  
>  
> mine is the only live case, and, if I lose, not only my "interests" in  
>  
> intervention are denied their day in court, but my elderly friend  
>  
> remains homeless, which, at his age, no doubt, jeopardizes his health  
>  
> and life.  
>  
>  
>  
> Therefore, I wish to get my fair day in court. To that end, while I  
>  
> know you can't do much else, I will ask you to do what you can do, and  
>  
> that is this: Please give me a quote, that is, an estimate, on the  
>  
> preparation of the record on appeal, which, by the way, is due this  
>  
> Wednesday, 17 October 2018, unless the court grants me another  
>  
> extension of time.  
>  
>  
>

> We just got evicted, and right before that, some nutcase drilled a  
>  
> half-inch drill into my gas tank, and I had to drop several thousand  
>  
> dollars into security cameras, motion lights, etc., and, being  
>  
> unemployed (we're being evicted, leaving me no time to work), those  
>  
> hardships took the monies I might have spent on a "full" record on  
>  
> appeal. Thus, I repeat my request: I request an estimate of the full  
>  
> record on appeal (or some method wherein I might purchase a partial  
>  
> record, which I might be able to afford).  
>  
>  
>  
> Alternatively, I propose that the record be posted electronically,  
>  
> without alteration (which would alleviate your clerks of the many  
>  
> hours of preparation), in other words, when I file a motion before,  
>  
> for example one of the judges in this Law Division case, the judges  
>  
> can read the full record electronically **\*\*without\*\*** your civil appeals  
>  
> division having to prepare **\*\*anything\*\***. If you did this for me, this  
>  
> would ((#1)) save me loads of monies ((#2)) possibly save elderly  
>  
> Daniggelis' life, as he was made homeless ((#3)) save your clerks  
>  
> hours of needless preparation and ((#4)) set precedent to save Cook  
>  
> County Circuit Court untold millions of dollars, since allowing  
>  
> citizens the same portal interface as judges would work: It worked for  
>  
> judges, and would work for litigants.  
>  
>  
>  
> Anyhow, the appeals court is probably wondering if I am slack in my  
>  
> desire to prosecute this case, but my email to you, and any response  
>  
> you might give, are slated to be put in my appendix in my upcoming  
>  
> Motion to Extend Time, so that I may show that I am not want for  
>  
> prosecution, as Mr. Daniggelis' attorney was. Thank you, in advance,  
>  
> for giving me a reasonable, moral, and fair quote to prepare the  
>  
> record in a timely manner, in this case which has dragged on for too

>  
> many decades, in the which no one has shown cause why Daniggelis'  
>  
> house could be snatched from him, on admitted fraud (see my pleading  
>  
> where I quote Judge Otto) without him having been paid a dime.  
>  
>  
>  
> P.S.: No matter how frustrated I am with the 3 levels of court (which  
>  
> includes your Supreme Court's treatment of my recent motion in file  
>  
> #:123481), I must show proper **\*\*and complete\*\*** respect for the courts,  
>  
> particularly the appellate court, which has twice extended time to  
>  
> file the record, and to that end, I am making a special effort to  
>  
> grant the appeals court's request to get the record, and transmit it  
>  
> to them--in order to meet the court half-way, and do my part to make  
>  
> their jobs (they are people too, you know), as easy as is reasonably  
>  
> possible. And, if there is anything I can do to make *\*your\** job  
>  
> easier, I will, but I am maxed out on several levels, but to recap:  
>  
> Record on Appeal in 1-18-0091: Quote requested, and electronic  
>  
> miracles welcome, as described above.  
>  
>  
>  
> --  
>  
> \*Gordon Wayne Watts, editor-in-chief, The Register\*  
>  
> \*  
> [www.GordonWayneWatts.com](http://www.GordonWayneWatts.com)\* <<http://www.gordonwaynewatts.com/>>\* / \*\*  
>  
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>  
> \*BS, The Florida State University, Biological & Chemical Sciences  
>  
> AS, United Electronics Institute\*  
>  
> \*821 Alicia Road, Lakeland, FL 33801-2113  
>  
> Home: (863) 688-9880 \*\*Work: (863) 686-3411 Voice&FAX: (863)  
>  
> 687-6141\*\*Cell: (863)409-2109  
>  
> See also:



> **[http://Gordon\\_Watts.Tripod.com/consumer.html](http://Gordon_Watts.Tripod.com/consumer.html)**<[http://gordon\\_watts.tripod.com/consumer.html](http://gordon_watts.tripod.com/consumer.html)>

>

> \*[Gww1210@aol.com](mailto:Gww1210@aol.com) ; [Gww12102002@Yahoo.com](mailto:Gww12102002@Yahoo.com) \*

>

> \*Truth is the strongest, most stable force in the Universe\*

>

> \*Truth doesn't change because you disbelieve it\*\*

>

> TRUTH doesn't bend to the will of tyrants

>

> **[www.GordonWayneWatts.com](http://www.GordonWayneWatts.com)** <<http://www.gordonwaynewatts.com/>>\* / \*\*

>

> [www.GordonWatts.com](http://www.GordonWatts.com)\* <<http://www.gordonwatts.com/>>\*

>

> Get Truth.\*

>

> **"First, they [Nazis] came for the Jews. I was silent. I was not a Jew.**

>

> Then they came for the Communists. I was silent. I was not a Communist.

>

> Then they came for the trade unionists. I was silent. I was not a trade

>

> unionist. Then they came for me. There was no one left to speak for me."

>

> (Martin Niemöller, given credit for a quotation in The Harper Religious and

>

> Inspirational Quotation Companion, ed. Margaret Pepper (New York: Harper

>

> &Row, 1989), 429 -as cited on page 44, note 17, of Religious Cleansing in

>

> the American Republic, by Keith A. Fornier, Copyright 1993, by Liberty,

>

> Life, and Family Publications.\*

>

> \*Some versions have Mr. Niemöller saying: "Then they came for the

>

> Catholics, and I didn't speak up, because I was a Protestant"; other

>

> versions have him saying that they came for Socialists, Industrialists,

>

> schools, the press, and/or the Church; however, it's certain he DID say

>

> SOMETHING like this. Actually, they may not have come for the Jews first,

>

> as it's more likely they came for the prisoners, mentally handicapped, &

>

> other so-called "inferiors" first -as historians tell us -so they could get

>

> "practiced up"; however, they did come for them -due to the silence of

>

> their neighbors -and due in part to their own silence. So: **"Speak up now**

>

> or forever hold your peace!"-GWW

>

>

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>  
>

—  
\*Gordon Wayne Watts, editor-in-chief, The Register\*

\* [www.GordonWayneWatts.com](http://www.GordonWayneWatts.com)\* <<http://www.gordonwaynewatts.com/>>\* / \*\*  
[www.GordonWatts.com](http://www.GordonWatts.com)\* <<http://www.gordonwatts.com/>>

\*A\*\*LWAYS FAITHFUL - To God\*

\*BS, The Florida State University, Biological & Chemical Sciences  
AS, United Electronics Institute\*

\*821 Alicia Road, Lakeland, FL 33801-2113

Home: (863) 688-9880 \*\*Work: (863) 686-3411 Voice&FAX: (863)  
687-6141\*\*Cell: (863)409-2109

See also: \*\*[http://Gordon\\_Watts.Tripod.com/consumer.html](http://Gordon_Watts.Tripod.com/consumer.html)\* <[http://gordon\\_watts.tripod.com/consumer.html](http://gordon_watts.tripod.com/consumer.html)>

\*[Gww1210@aol.com](mailto:Gww1210@aol.com) ; [Gww12102002@Yahoo.com](mailto:Gww12102002@Yahoo.com) \*

\*Truth is the strongest, most stable force in the Universe\*

\*Truth doesn't change because you disbelieve it\*\*

TRUTH doesn't bend to the will of tyrants

\*\*[www.GordonWayneWatts.com](http://www.GordonWayneWatts.com)\* <<http://www.gordonwaynewatts.com/>>\* / \*\*  
[www.GordonWatts.com](http://www.GordonWatts.com)\* <<http://www.gordonwatts.com/>>\*

Get Truth.\*

\*\*"First, they [Nazis] came for the Jews. I was silent. I was not a Jew.  
Then they came for the Communists. I was silent. I was not a Communist.  
Then they came for the trade unionists. I was silent. I was not a trade  
unionist. Then they came for me. There was no one left to speak for me."  
(Martin Niemöller, given credit for a quotation in The Harper Religious and  
Inspirational Quotation Companion, ed. Margaret Pepper (New York: Harper  
&Row, 1989), 429 -as cited on page 44, note 17, of Religious Cleansing in  
the American Republic, by Keith A. Fornier, Copyright 1993, by Liberty,  
Life, and Family Publications.\*

\*Some versions have Mr. Niemöller saying: "Then they came for the  
Catholics, and I didn't speak up, because I was a Protestant"; other  
versions have him saying that they came for Socialists, Industrialists,  
schools, the press, and/or the Church; however, it's certain he DID say  
SOMETHING like this. Actually, they may not have come for the Jews first,  
as it's more likely they came for the prisoners, mentally handicapped, &  
other so-called "inferiors" first -as historians tell us -so they could get  
"practiced up"; however, they did come for them -due to the silence of  
their neighbors -and due in part to their own silence. So: "Speak up now  
or forever hold your peace!"-GWW



## 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

The transmission was received on 04/20/2018 at 6:34 PM and was ACCEPTED with  
the Clerk of the Circuit Court of Cook County on 04/23/2018 at 8:55 AM.

**NOTICE OF REPORT OF RECORDS OF PROCEEDINGS (This is closest I can find to describe filing:  
I'm giving notice of report of proceedings in Appellate Court, which has issued order for my to  
direct inquiry to this court regarding Record on Appeal./)**

Filer's Email: gww1210@gmail.com  
Filer's Fax:  
Notice Date: 4/23/2018 8:55:26 AM  
Total Pages: 10

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

(312) 603-5031  
courtclerk@cookcountycourt.com

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT – LAW DIVISION

GMAC Mortgage, LLC )  
Plaintiff, ) Case No.: 2007 CH 29738  
) (Transfer to Law Division)  
vs. ) Before: Hon. DIANE M. SHELLEY,  
) Circuit Judge  
Gordon Wayne Watts, et. al., ) District: First Municipal  
Defendants. ) Calendar "W", Courtroom 1912

**Motion for Clarification concurrent with  
Rule 321 motion to limit Contents of the Record on Appeal**

In the exercise of the reviewing Court's appellate authority, the Appellate Court, First District, has entered an order, in *GMAC v. Watts*, 1-18-0091, that: "Appellant must direct inquiries on the content of the record on appeal to the Clerk of the Circuit Court of Cook County."

ORDER ENTERED MAR 28 2018, Appellate Court, First District.

Pursuant to the above-quoted/cited order (see *infra*: **Exhibit-A**), Appellant, Gordon Wayne Watts, now directs inquiry to This Court regarding the content of the record on appeal in 1-18-0091—**hereby moving for clarification** of whether or not the 7-7-2017 motion to Intervene stated sufficient grounds to intervene in the case at bar.

Moreover, in concurrent motion, Appellant, Watts, now moves this court to "order less" for the Record on Appeal, in accordance with Rule 321, notice, and proper hearing will having been given. [In support of this motion, Movant respectfully points out that a stipulation is highly unlikely given the fact that many parties can't even be located or have bad service addresses, and/or are unlikely to consent to anything, big or small, in this regard.]

Specifically, movant requests that the clerk prepare the limited record sought in the 3/16/2018 Motion for Extension of Time, in *GMAC v Watts*, 1-18-0091, a copy of which has been served upon this court in prior filings—and reproduced below, in the proposed order.

*Respectfully submitted,*

*/s/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](mailto:Gww1210@aol.com) / [Gww1210@gmail.com](mailto:Gww1210@gmail.com)



**Verification by Certification**

I, Gordon Wayne Watts, the undersigned Movant, under penalties as provided by law pursuant to 735 ILCS 5/1-109, Section 1-109 of the ILLINOIS Code of Civil Procedure, hereby certify that the statements set forth in this instrument are true and correct, except as to matters therein stated to be on information and belief, and, as to such matters, the undersigned certifies as aforesaid that he verily believes the same to be true: “Any pleading, affidavit or other document certified in accordance with this Section may be used in the same manner and with the same force and effect as though subscribed and sworn to under oath.” Source: 735 ILCS 5/1-109: <http://www.ILGA.gov/legislation/ilcs/documents/073500050K1-109.htm>

**Nonetheless, This Court has on record several of my sworn, witnessed, and notarised affidavits, just to remove any and all doubt hereto.**

Date: **Friday, 20 April 2018**

**/s/Gordon Wayne Watts**  
**Gordon Wayne Watts**

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4/20/2018 6:34 PM  
2007-CH-29738  
PAGE 2 of 10

**IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT – LAW DIVISION**

GMAC Mortgage, LLC	)	
<b>Plaintiff,</b>	)	Case No.: 2007 CH 29738
	)	(Transfer to Law Division)
vs.	)	Before: Hon. DIANE M. SHELLEY,
	)	Circuit Judge
Gordon Wayne Watts, et. al.,	)	District: First Municipal
<b>Defendants.</b>	)	Calendar "W", Courtroom 1912

**ORDER**

This matter coming on to be heard on the motion of Movant, Gordon Wayne Watts, for Clarification and for preparation of a limited Record on Appeal, and, notice having been given, and the Court being fully advised in the premises:

**IT IS HEREBY ORDERED** that the Clerk of the Circuit Court of Cook County shall prepare the following record of appeal, without cost, to appellant, Gordon Wayne Watts, and transmit it to the IL First Appellate Court, in case number 1-18-0091—only the following lower court pleadings in the above-captioned case:

- All lower court pleadings – and related “exhibits” – filed by Gordon Wayne Watts
- The 10/17/2007 Complaint to Foreclose Mortgage filed by GMAC
- The July 16, 2008 Motion for Extension of Time filed by CVLS for Daniggelis
- The July 30, 2008 Answer filed by CVLS on behalf of Daniggelis
- Two (2) “Answer” briefs, filed by Defendant, Joseph Younes, dated Oct 24, 2008
- The 2/15/2013 Answer filed by Atty. Galic on behalf of Daniggelis
- The 2/15/2013 and 3/8/2013 ORDERS by Judge Michael F. Otto
- The 5/6/2015 Supervisory ORDER by the IL Supreme Court, in the instant case [No. 118434, (27 N.E.3d 610 (2015))]
- The 8/8/2017 Motion to Reconsider filed by Atty. Galic for Daniggelis
- The 12/06/2017 Motion to Comply filed by Robert J. More
- The 12/07/2017 ORDERS by Judge Diane M. Shelley, from which Watts appeals

ENTERED: \_\_\_\_\_  
Judge Diane M. Shelley, #1925  
Date: \_\_\_\_\_

Prepared by:  
Gordon Wayne Watts  
821 Alicia Road  
Lakeland, FL 33801-2113  
(863) 688-9880, (863) 409-2109

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2007-CH-29738  
PAGE 3 of 10

**IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT – LAW DIVISION**

GMAC Mortgage, LLC	)	
<b>Plaintiff,</b>	)	Case No.: 2007 CH 29738
	)	(Transfer to Law Division)
vs.	)	Before: Hon. DIANE M. SHELLEY,
	)	Circuit Judge
Gordon Wayne Watts, et. al.,	)	District: First Municipal
<b>Defendants.</b>	)	Calendar "W", Courtroom 1912

**NOTICE OF FILING**

To: See attached Service List

**PLEASE TAKE NOTICE** that today, **Friday 20 April 2018**, I am causing to be filed with the Clerk of the Court of Cook County, Illinois, my **Motion for Clarification concurrent with Rule 321 motion to limit Contents of the Record on Appeal**, copies of which are attached hereto and herewith served upon you.

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.GordonWayneWatts.com>  
Email: [Gww1210@aol.com](mailto:Gww1210@aol.com) / [Gww1210@gmail.com](mailto:Gww1210@gmail.com)

**SERVICE LIST**

\* **CIVIL APPEALS DIVISION: Cook County, IL Circuit Court**, 312-603-5406, Richard J. Daley Center, 50 West Washington St., Room 801, Chicago, IL 60602 – Attention: Deputy Chief, Patricia O'Brien, [PAOBrien@CookCountyCourt.com](mailto:PAOBrien@CookCountyCourt.com) Hours: 8:30a-4:30p, Mon-Fri, Excl. Holidays, **[served by email only, as a courtesy, since they are not a party proper]**

\* **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, Courtesy copy via: [Timothy.Evans@CookCountyIL.gov](mailto:Timothy.Evans@CookCountyIL.gov) **[served by email only, as a courtesy, since he is not a party proper]**

\* **Hon. James P. Flannery, Jr.**, Circuit Judge–Presiding Judge, Law Division 50 W. Washington St., Room 2005, Chicago, IL 60602, Ph:312-603-6343, Courtesy copy via: [James.Flannery@CookCountyIL.gov](mailto:James.Flannery@CookCountyIL.gov) **[served in all ways, as Judge Flannery is a defendant]**

\* **Law Division and Hon. Diane M. Shelley, Circuit Judge, Daley Center, 50 W. Washington St., Rm. 1912, Chicago, Illinois 60602** [Law@CookCountyCourt.com](mailto:Law@CookCountyCourt.com) ; [ccc.LawCalendarW@CookcountyIL.gov](mailto:ccc.LawCalendarW@CookcountyIL.gov) ; [Diane.Shelley@CookCountyIL.gov](mailto:Diane.Shelley@CookCountyIL.gov) **[served in all ways, as Judge Shelley is a defendant]**

\* **Richard B. Daniggelis** [true owner of 1720] 312-774-4742, c/o John Daniggelis, 2150 North Lincoln Park West, Apartment #603, Chicago, IL 60614-4652

\* **Richard B. Daniggelis (who receives mail, via USPS mail-forwarding at his old address)** 1720 North Sedgwick St., Chicago, IL 60614-5722

\* **Andjelko Galic** Atty for Richard B. Daniggelis (Atty#:33013) C:312-217-5433, Fx:312-986-1810, Ph:312-986-1510, [AGForeclosureDefense@Gmail.com](mailto:AGForeclosureDefense@Gmail.com) ; [AndjelkoGalic@Hotmail.com](mailto:AndjelkoGalic@Hotmail.com) 845 Sherwood Road, LaGrange Park, IL 60526-1547

\* **Robert J. More** ( [Anselm45@Gmail.com](mailto:Anselm45@Gmail.com) ) [Note: **More's** name is **misspelled** on docket as: “**MOORE ROBERT**”] P.O. Box 6926, Chicago, IL, 60680-6926, PH: (708) 317-8812 [[Mr. More has made a formal request by email to receive service solely by email, and waives hard-copy service.]]

\* **Associated Bank, N.A.**, 200 North Adam Street, Green Bay, WI 54301-5142

\* **MERS (Mortgage Electronic Registration Systems, Inc.)** <https://www.MersInc.org/about-us/about-us> a nominee for HLB Mortgage, (703) 761-0694 / (800)-646-MERS (6377) / 888-679-MERS (6377) ATTN: Sharon McGann Horstkamp, Esq., Corporate Counsel, Mortgagee: <https://www.MersInc.org/component/content/article/8-about-us/401-sharon-horstkamp> Senior Vice President, Chief Legal and Legislative Officer, and Corporate Secretary for MERSCORP



**SERVICE LIST (continued)**

Holdings, Inc. – PH: (703) 761-1270, FAX: (703) 748-0183, [SharonH@MersInc.org](mailto:SharonH@MersInc.org) ; [SharonH@MersCorp.com](mailto:SharonH@MersCorp.com) Cc: Janis Smith, 703-738-0230, VP, Corp. Comm. is no longer with MersCorp, and Amy Moses ([AmyM@MersCorp.com](mailto:AmyM@MersCorp.com) ; [AmyM@MersInc.org](mailto:AmyM@MersInc.org)) has replaced her as an email contact; Sandra Troutman 703-761-1274, E: [SandraT@MersInc.org](mailto:SandraT@MersInc.org) ; [SandraT@MersCorp.com](mailto:SandraT@MersCorp.com)) Dir, Corporate Communications, Karmela Lejarde, Communications Manager, Tel~ 703-761-1274, Mobile: 703-772-7156, Email: [KarmelaL@MersInc.org](mailto:KarmelaL@MersInc.org) ; [KarmelaL@MersCorp.com](mailto:KarmelaL@MersCorp.com) C/o: **MERS (Mortgage Electronic Registration Systems, Inc.), 1901 East Vorhees Street, Suite 'C', Danville, IL 61834-4512**

\* **COHON RAIZES®AL LLP (90192) (Atty for STEWART TITLE ILLINOIS)**

Attn: Carrie A. Dolan, pPh:(312) 726-2252  
208 S LASALLE, Suite #1860, CHICAGO IL, 60604

\* **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]

\* **Richard Indyke, Esq.** Atty. No. 20584, ([RIndyke@SBCGlobal.net](mailto:RIndyke@SBCGlobal.net) ; 312-332-2828 ; 773-593-1915 most recent “Attorney of record” for LaSalle Bank Natl. Assn.), 111 South Washington Ave., Suite 105, Park Ridge, IL 60068-4292 [[Mr. Indyke claims to not represent any party in the instant appeal, but the undersigned can not find any more recent atty of record for defendant, LaSalle Bank, and reluctantly will keep Mr. Indyke on the service list, unless excused by The Court.]]

\* **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](mailto:PKing@khl-law.com) or: [PKing@KingHolloway.com](mailto:PKing@KingHolloway.com) ; One North LaSalle Street, Suite 3040, Chicago, IL 60602

\* **Joe Younes:** 2625 West Farewell Avenue, Chicago, IL 60645-4522 [JoeYounes@SbcGlobal.net](mailto:JoeYounes@SbcGlobal.net)

\* **Joseph Younes** (Atty#:55351) Law Offices / <http://ChicagoAccidentAttorney.net>

312-635-5716, per website, Ph: 312-372-1122 ; 312-802-1122 ; Fax: 312-372-1408 E: [RoJoe69@yahoo.com](mailto:RoJoe69@yahoo.com) 166 West WASHINGTON ST, Ste. 600, Chicago, IL 60602-3596

\* **Paul L. Shelton, Pro Se,** (Atty. #15323, disbarred per IARDC)

E: [PMSA136@Gmail.com](mailto:PMSA136@Gmail.com) ; [PLShelton@SBCGlobal.net](mailto:PLShelton@SBCGlobal.net) – 3 Grant Square, SUITE #363, Hinsdale, IL 60521-3351

\* **Erika R. Rhone** 22711 Southbrook Dr., Sauk Village, IL 60411-4291

ELECTRONICALLY FILED  
4/20/2018 6:34 PM  
2007-CH-29738  
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IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT – LAW DIVISION

GMAC Mortgage, LLC )  
**Plaintiff,** ) Case No.: 2007 CH 29738  
) (Transfer to Law Division)  
vs. ) Before: Hon. DIANE M. SHELLEY,  
) Circuit Judge  
Gordon Wayne Watts, et. al., ) District: First Municipal  
**Defendants.** ) Calendar "W", Courtroom 1912

**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 **Motion for Clarification concurrent with Rule 321 motion to limit Contents of the Record on Appeal**, copies of which are attached hereto are being herewith served upon you—and upon the parties listed in the attached Service List, above – this **Friday, 20 April 2018**, via **“Cook County E-File”** if they're e-file registered.

\* I'm concurrently serving all parties via **First Class U.S. Postal Mail** and/or FedEx 3rd-party commercial carrier.

\* Additionally, I shall, when practically possible, post a TRUE COPY of this filing –and related filings **–online at my official websites, infra** –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.GordonWayneWatts.com>  
Email: [Gww1210@aol.com](mailto:Gww1210@aol.com) / [Gww1210@gmail.com](mailto:Gww1210@gmail.com)

**INDEX TO THE EXHIBITS**

**Instrument**

**Docket/Tab#**

\*\* March 28, 2018 Order from the IL First appellate Court,  
directing Appellant to inquire in the instant motion

Exhibit-A

ELECTRONICALLY FILED  
4/20/2018 6:34 PM  
2007-CH-29738  
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NO. 1-18-0091

IN THE APPELLATE COURT OF ILLINOIS  
FIRST DISTRICT

GMAC Mortgage, LLC, ) Appeal from the Circuit Court of Cook County, IL  
Plaintiff )  
vs. ) No. 07 CH 29737  
) (Transfer into Law Division from Chancery)  
Gordon W. Watts, et. al., )  
Defendants ) Hon. Diane M. Shelley, Judge Presiding

ORDER

This matter coming on to be heard on the motion of Movant, Gordon Wayne Watts, for an extension of time, and, notice having been given, and the Court being ~~by~~ advised in the premises:

**IT IS HEREBY ORDERED** that the time for filing the Record on Appeal is extended to June 12, 2018, and, pursuant to ~~Rule 311(b)~~ [Rule 311 Accelerated Docket, (b) Discretionary Acceleration of Other Appeals], ~~this appeal is placed on accelerated track. Pursuant to Rule 311(b), "The motion [to expedite] shall be supported by an affidavit stating reasons why the appeal should be expedited," and This Court notes that both the instant motion and prior pleadings by Appellant had either 'Verification' affirmations, or actual Sworn/Notarized affidavits, which compel The Court to accept at face value allegations that an accelerated appeal is necessary. [This court notes that Watts' claims on this head were never challenged as false.]~~

**IT IS FURTHERMORE ORDERED** that the trial court shall grant Movant's motion for Intervention, Grant his application for fee waiver, and prepare selected items described below:

This court finds, per Rule 311(b), that it is warranted by the circumstances, and This Court now enters a ruling that the trial court prepare only the following supporting record prepared pursuant to Rule 328, consisting only the following lower court pleadings:

- All lower court pleadings – and related “exhibits” – filed by Gordon Wayne Watts
- The 10/17/2007 Complaint to Foreclose Mortgage filed by GMAC
- The July 16, 2008 Motion for Extension of Time filed by CVLS for Daniggelis
- The July 30, 2008 Answer filed by CVLS on behalf of Daniggelis
- Two (2) “Answer” briefs, filed by Defendant, Joseph Younes, dated Oct 24, 2008
- The 2/15/2013 Answer filed by Atty. Galic on behalf of Daniggelis
- The 2/15/2013 and 3/8/2013 ORDERS by Judge Michael F. Otto
- The 5/6/2015 Supervisory ORDER by the IL Supreme Court, in the instant case [No. 118434, (27 N.E.3d 610 (2015))]
- The 8/8/2017 Motion to Reconsider filed by Atty. Galic for Daniggelis
- The 12/06/2017 Motion to Comply filed by Robert J. More
- The 12/07/2017 ORDERS by Judge Diane M. Shelley, from which Watts appeals



**ORDER** - *GMAC v. Watts, et al.*, 1-18-0091 (ILLINOIS First Appellate Court)

The trial court shall prepare the Record on Appeal, with ONLY the items listed above (all the enumerated items, and ALL pleadings and related exhibits filed by Appellant, Gordon Wayne Watts), and shall place preparation of the selected records on "accelerated" track, and shall notify This Court when the record is prepared, and transmit it **instantly** to This Court.

After This Court makes the "selected" Record on Appeal, above, available to all litigants, it shall give ALL named parties ONE last opportunity, within thirty (30) days, to respond and to include anything relevant in the record (to make up for anything that was omitted for the sake of brevity), and to file ONE supporting brief, which complies with page and word-length requirements, citing to any supplemental record items.

Since the 'Record on Appeal' shall be less than 100% of the total record (due to time and space constraints), This Court deems it necessary, to satisfy Due Process, to give ALL parties opportunity to respond, and then This Court shall, if no counter arguments are raised, return Richard Daniggelis' house to him, with equitable damages awarded, by Summary Judgment. The "last chance" to file a brief, to grant fair Due Process to defendants, Joseph Younes, and other named defendants, shall be considered a chance to reply to a "Show Cause" order, This Court asking litigants to show cause why Daniggelis' house should not return to him.

Whether or not litigants file an 'answer' brief (this is optional), This Court **shall** review The Record (and any "one-time" briefs, submitted, as described above), **shall** consider the facts and law, and **shall render a decision**, in compliance with the 5/6/2015 Supervisory ORDER by the IL Supreme Court, in the instant case [No. 118434, (27 N.E.3d 610 (2015))].

The trial court shall speedily prepare the selected record, notify this court, and transmit it to this court by electronic means, on accelerated docket.

*Appellant must direct inquiries on the content of record on appeal to Clerk of Circuit Court of Cook County.*  
~~IT IS SO ORDERED~~

Justice

*Samuel J. Deuce*

Justice

Justice

**ORDER ENTERED**

MAR 28 2018

APPELLATE COURT, FIRST DISTRICT

Prepared by:  
Gordon Wayne Watts  
821 Alicia Road  
Lakeland, FL 33801-2113  
(863) 688-9880 (h), (863) 409-2109 (c)

# Law DIVISION

## Litigant List

Printed on 04/23/2018

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 ASSOCI			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	


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**

## Ms Erika R Rhone Age 52


 **Current Address**  
[22711 Southbrook Dr](#)  
[Sauk Village, IL 60411-4291](#)


 **Phone Numbers**  
[\(773\) 443-7150](#) - Wireless  
[\(773\) 238-1440](#) - LandLine/Services  
[\(773\) 326-7150](#) - Wireless  
[Show Less...](#)  
[\(773\) 552-6199](#) - Wireless  
[\(773\) 288-0546](#) - LandLine/Services

 **Full Background Report**

- Arrest Records
- Court Records
- Marriage & Divorce Records
- Birth & Death Records
- Police Records
- Search Warrants
- Criminal Records Data
- Property Records
- Bankruptcies, Judgments, Liens
- Complete Background Check

[VIEW FULL BACKGROUND REPORT](#)

 **Email Addresses**  
[erregi@mail2.tread.net](#)  
[erika.rhone@sbcglobal.net](#)  
[erhone@mindspring.com](#)  
[Show Less...](#)  
[erika@grandkahn.com](#)  
[erikarhone@sbcglobal.net](#)  
[er5526199@aol.com](#)



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**From:** Williams, Dawn <DWilliams@dykema.com>

**To:** gww1210@aol.com <gww1210@aol.com>

**Subject:** Automatic reply: Watts v. Flannery and Shelley (No.: 123481 IL Supreme Court), Motion to reconsider, and lower court filings

**Date:** Mon, Jul 23, 2018 6:17 am

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Dawn Peacock is no longer with the firm. If your inquiry involves a Dykema related matter, please contact Justine Lewis at JLewis@dykema.com. If this is a personal matter, Dawn can be contacted at dpeacock@kentlaw.iit.edu. Thank you



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**From:** gww1210 <gww1210@aol.com>

**To:** cdolan <cdolan@cohonraizes.com>

**Cc:** gww1210 <gww1210@aol.com>; gww1210 <gww1210@gmail.com>

**Bcc:** Gww12102002 <Gww12102002@yahoo.com>; gordonwaynewatts <gordonwaynewatts@aol.com>; gordonwaynewatts <gordonwaynewatts@hotmail.com>

**Subject:** Re: GMAC v. Daniggelis, et al.; Case No. 2007 CH 29738

**Date:** Thu, Jul 26, 2018 4:19 pm

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My apologies, as I think you are right, Carrie, according to the PDF you attached. But, 2 questions:

1) what was image001.wmz I could not open it?

2) why does the court docket list that agreed order as ruled by Judge DeLort while your copy shows judge Otto as having ruled it? Links to the court docket are on my personal docket, and my smartphone and internet connection are too slow to send you a screenshot, but here is the link: <https://w3.courtlink.lexisnexis.com/cookcounty/Finddocket.asp?DocketKey=CAAH0CH0CJHDI0CH>

I hope to order a copy of this doc from the court to see and verify your claim, and, if true, will amend and update my service list as you request.

Gordon

Sent from AOL Mobile Mail

-----Original Message-----

From: Carrie Dolan <cdolan@cohonraizes.com>

To: 'gww1210@aol.com' <gww1210@aol.com>

Sent: Thu, Jul 26, 2018 09:45 AM

Subject: GMAC v. Daniggelis, et al.; Case No. 2007 CH 29738

Dear Mr. Watts,

I am in receipt of your correspondence and your voicemail messages. My law firm appeared on behalf Third Party Defendant Stewart Title Company f/k/a Stewart Title of Illinois ("Stewart Title") in case 07 CH 29738. Third Party Plaintiff Richard Daniggelis had asserted causes of action against Stewart Title in Counts X and XI of his third party complaint. Mr. Daniggelis and Stewart Title settled Mr. Daniggelis's claims in 2012 and the court dismissed with prejudice Mr. Daniggelis's Counts X and XI against Stewart Title on November 9, 2012. I have attached a copy of the dismissal order to this email. As you will see from the order, it reads on the second page "As a result of the dismissal of Counts X and XI, Third party Stewart Title of Illinois n/k/a Stewart Title Company is no longer a party to this litigation."

Since Stewart Title is not a party to case number 07 CH 29738 and has not been a party for over 5 ½ years, it is not appropriate to serve pleadings in this matter, or appeals from this matter, on Stewart Title or me. Stewart Title is also not a party to your alleged action against Judge Flannery and Judge Shelley. Please cease adding Stewart Title and me to your service list.

Yours truly,  
Carrie



Carrie A. Dolan  
208 S. LaSalle St., Suite 1440  
Chicago, Illinois 60604-1261  
[CDolan@CohonRaizes.com](mailto:CDolan@CohonRaizes.com)

**P:** 312-726-2252   **F:** 312-726-0609   **D:** 312-658-2204

**PLEASE NOTE OUR NEW SUITE NUMBER!**

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

U.S. BANK NATIONAL ASSOCIATION, A	)	
NATIONAL BANKING ASSOCIATION AS	)	
SUCCESSOR TRUSTEE TO BANK OF	)	
AMERICA, N.A., AS TRUSTEE FOR	)	No. 07 CH 29738
MORGAN STANLEY LOAN TRUST 2006-	)	
16AX,	)	
Plaintiff, Counter-Defendant,	)	
	)	
v.	)	
	)	
RICHARD DANIGGELIS,	)	
Defendant, Counter-Plaintiff,	)	<b><u>Property address:</u></b>
	)	1720 N. Sedgwick
JOSEPH YOUNES; MORTGAGE	)	Chicago, IL
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, Counter-Defendants,	)	
	)	
ERIKA RHONE; PAUL SHELTON;	)	
STEWART TITLE OF ILLINOIS; JOHN	)	
LAROCQUE; TRUST ONE MORTGAGE	)	
CORPORATION; INVEST ONE, LLC; D&B	)	
GROUP,	)	
Third Party Defendants.	)	

**Agreed Order**

This cause coming to be heard on the agreement of the parties and the court being advised in the premises that Counter-plaintiff Richard Daniggelis and Third-party defendant Stewart Title Company f/k/a Stewart Title of Illinois have settled all claims and controversies between them;

IT IS HEREBY ORDERED THAT:

1. Counts X and XI of the Third-Party Complaint are dismissed with prejudice. Each party to those counts shall bear their own costs; and



2. As a result of the dismissal of Counts X and XI, Third-party defendant Stewart Title of Illinois n/k/a Stewart Title Company is no longer a party to this litigation.

Date: November \_\_, 2012

ENTER:

Judge

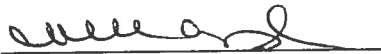
Judge Michael F. Otto

Judge's No.

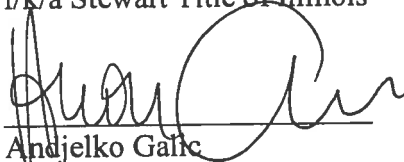
NOV 09 2012

Circuit Court - 2065

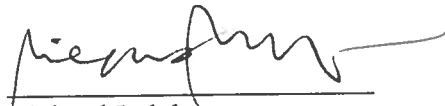
Carrie A. Dolan  
COHON RAIZES & REGAL LLP (90192)  
208 S. LaSalle Street, Suite 1860  
Chicago, Illinois 60604  
(312)726-2252



Carrie A. Dolan  
Counsel for Stewart Title Company  
f/k/a Stewart Title of Illinois



Andjelko Galic  
Counsel for Richard Daniggelis



Richard Indyke  
Counsel for U.S. Bank National Association,  
as successor trustee + Plaintiff



Peter King  
Counsel for Joseph Younes