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Document List of 020116 in Dan intss

1. D/L of 020116 X
10. Unclassified Daniggelis Intervention Report of 2/11/16, Including Record of Time and Expenses
2. Robert J. More's 2016 Petition to ISMA Exec. Committee for Renewal of Commission
3. NOM of 2/1/16 X
3. Component of Petition of 2/1/16
14. Second Superseding Component of 2/1/16 of Petition of 2/1/16 X
4. Invitation to CCCC, IL Judge S. Taylor to Demonstrate Non-incurrence of a.) Criminal and b.) Tort Liability in His Adjudication of GMAC v ..., Daniggelis et al
5. Petition for Indictment of CCCC, IL Judge Scully
6. Petition for Indictment of CCCC, IL Judge M. Otto
7. Petition for Indictment of CCCC, Judge S. Taylor
8. Petition to JIB Regarding CCCC, IL Judge S. Taylor
9. Civil Complaint Against CCCC, IL Judge M. Otto, G. Scully, S. Taylor
11. ...Motion to Reconsider ...of 3/5/16...for 6/3/16....
12. Initial Component of 1/27/16 of Proposed Release and Satisfaction of Robert J. More of 1/27/16 in Regard to GMAC v ...Daniggelis Intervention X
13. Initial Component of 1/27/16 of Proposed Stipulation of 01/27/16 of GMAC, J. Younes, R. Daniggelis that neither any *res judicata* nor *collateral estoppel* defense will ever be posited against any claim which Robert J. More would ever make in the future in any theatre regarding Any and All Matters this Conveyance Concerns X
14. Record of Time Consumed and Resources Expended in the Composition, ... Follow-up, the Documents this Entry in the D/L in which this Entry is an Entry Concerns
15. RJ More Estate Securement Project

"X" is Adjacent to the Documents Listed Herein Supra Included in the e-filing filed by end of the day on 2/3/16, and a "Y" is Adjacent to those emailed to GMAC, Younes and Daniggelis by 2/3/16, unless voice mail or phone contact to Court's chambers of 2/3 or 2/4 of 2016 would inform Court of non-accomplishment of such

Document # 12 from D/L of 020116 - Dan int

Initial Component of 1/27/16 of Proposed Release and Satisfaction of Robert J. More of 1/27/16 in Regard to GMAC v ...Daniggelis Intervention, CCCC, IL Case #

I, Robert J. More ("RJM") , do herein confirm that if the sum from whatever source(s) in regard to GMAC v ...Daniggelis Intervention, in whatever arrangement(s) of combination(s) of remitters and/or sums remitted of \$50,000.00 were to be received by 3/1/2016, by Attorney Thomas M. Dixon of Osceola, IN, to hold in trust for the use by Mr. Jeffrey Lonigro, Mr. Bradley Ball, Mr. Frederick and Mr. Robert Dimond and/or the members of the mailing list possessed by the entity whose legal name is "Most Holy Family Monastery" over which the Dimonds and Richard Ibranyi disputed in the past, who adhere to the Plain Language Meaning of the 1441 Encyclical Cantate Domino ("PLMCD") , are still alive and under 70 years old ,for the purposes of performing the spiritual and corporal works of mercy of the Roman Catholic Church according to such formula that the divestiture from RJM of any such funds would be at least the demonstrable equivalent in the opinion of T. Dixon, of such sum having been disbursed in equal shares to 2000 adherents to the PLMCD and for the specific purposes of the provision of assistance to widows and orphans referenced in Jas. 1:27, and/or any use considered by Mr. Ball, Lonigro and/or the Dimonds to be of commensurate importance, confirming that the permission for the use of the names of those referenced herein has yet to be procured, that I will forever forswear any claim to any damages from any of those who are presently listed as parties in the case this document concerns and/or from anyone who has adjudicated any of the disputes concerned, from any activity conducted whereby, respectively.

/s/ Robert J. More 1/27/16

Document # 13 from D/L of 020116 - Dan int

Initial Component of 1/27/16 of Proposed Stipulation of 01/27/16 of GMAC, J. Younes, R. Daniggelis that neither any *res judicata* nor *collateral estoppel* defense will ever be posited against any claim which Robert J. More would ever make in the future in any theatre regarding Any and All Matters CCCC, IL Case # .... Captioned "GMAC" v Younes, Daniggelis, et al. Concerns

On behalf of (GMAC) (J. Younes) ((R. Daniggelis) I, ... do herein stipulate that neither any *res judicata* nor *collateral estoppel* defense will ever be posited against any claim which Robert J. More would ever make in the future in any theatre regarding the Matters this Conveyance Concerns

\_\_\_\_\_ on behalf of \_\_\_\_\_,

(GMAC) (J. Younes) ((R. Daniggelis)

Date

Circuit Court of (Nominally) Cook County, IL

GMAC

v

Case # **2007-CH-29738**

Younes, Daniggelis, et al

Prospective Intervenor Robert J. More's ("RJM") Second Superseding Component of 2/1/16 of Petition for Intervention of 2/1/16 to be Superseded, Modified, Retracted or Otherwise Subjected to Processing as the Dispositions of Providence Might Permit Within the Apprehension of RJM Regarding the Application of the Requirements of the Moral Law to the Matters this Document Concerns, in Which RJM Demands an Legally Cognizable Acknowledgement of His Endeavors to Intervene in this Case, a Particularized Addressing of Each and Every One of the Issues Previously Presented to this Court, an Adjudication of the Standard and Method of Adjudication Demands Most Recently Posted in the [thirstforjustice.tripod.com](http://thirstforjustice.tripod.com) website and Now that There has been a Death in the Malhuer Wildlife Refuge Occupation, a Stay of the Case this Document Concerns Until Either Such Dispute has been Acceptably Resolved or the 2016 Election has Passed, Given the Likelihood of an Endeavor to Impose Martial Law Before the Election Date of 2016, Whichever would be the Later, So That Limited Resources and Time can be Used to Protect Everything Worthy of Protection from the Demonstrably Greater of Evils that the Consequences of an Attempt to Impose Martial Law would Constitute and for This Court to Take Judicial Notice of the Proposed Release and Satisfaction and Proposed Stipulation transmitted by RJM to the various parties amenable to document transmission via email Prior to 2/4/16, Which Are Included in the Documents Accompanying this Document and that this Court Take and Provide in a Court Stamped Order Judicial Notice that Regardless of this Court's (Non)Adjudication of this Document, that it is the Informed Understanding and Correlative Position of RJM that no Claim of Res Judicata nor Collateral Estoppel, Nor Laches, nor Any Other Claim of Relinquishment of Any Claim of Any Related Type could Ever Be Legitimately Used Against Any Claim(s) Which RJM Might Find It Necessary to File in the Future, Whether in any Jewish Supremacist Controlled Theatre and/or In Any Legitimate Theatre Attributable to Any Non, Mis and/or Mal Feasance of RJM in Regard to the Matters this Document Concerns ("These Matters") in Order to Retain the Morally Legitimate Claim to Participate in the Execution of Any Contrapredatory Vigilante Remedy in Order to Ensure the Ultimate Pre-Prophesized Return of Jesus Christ (Ma. 25:26 et seq) Accomplishment of the "Ends of Justice" in Regard to Such Matters

Now comes RJM to move this Court to grant the consideration referenced in the title to this document.

Robert J. More 1 Cor. 10:13, Matt. 6:13, via 1 Jn. 4:1-6 Deliverance from All Evils Seeker

IN THE CIRCUIT COURT OF COOK COUNTY, IL

LAW DIVISION

G.M.A.C.

V 07 CH 29738

Richard Daniggelis et al

**Notice of Motion**

**To:** The Law Division, Cook Co, IL Courts, and all parties being served (see list, below)

**From:** Robert J. More (“RJM”)

**Notice Proper:** Notice is herein provided that by 19:00 on 2/3/16, barring the encountering of some unforeseen obstacle, I shall have efiled a copy of the documents of which this document constitutes a component part, setting the matter for hearing on both 2/4/16 at 09:30am, and 3/4/16 at 9:30 a.m. CST, in Courtroom 1912 of the R. Daley Center, 50 W. Washington St. Chicago, IL 60601, in case the matters concerned are not adequately resolved on 2/4/16 and/or by 3/4/16, which documents all relate to the “Notice of Intervention by right, and, in the alternative, Petition for Intervention by Non-attorney, Robert J. More....”, but that I cannot appear in Court in person, nor now accomplish anything more than the processing of the documents this notice concerns in re this matter, unless this court shall expedite the participation of RJM in the adjudication of this case by issuing orders requiring the Cook County, IL, Sheriff to permit RJM unfettered access to the R. Daley Center.

RJM will be available via telephone on 2/4/16 at 09:30am, CST to participate in any proceeding conducted in regard to this document at: (608) 445-5181. See Art. II, Rule 185 (Telephone Conferences), R.Civ. Proceedings in the Trial Court, Rule 206(h)(Remote Electronic Means Depositions), etc.

Respectfully submitted,  
/s/ Robert J. More

Robert J. More, Heb. 10:31, 1 Cor. 10:13, Ja. 2:13, Rom. 12:21

### **Certificate of Service**

The undersigned, hereby certifies under penalties of perjury as provided by law pursuant to 735 ILCS 5/1-109, that the above notice and all documents such notice concerns were delivered to the following parties via email as indicated, but that RJ More possesses no email address for "G.M.A.C." whatever, notwithstanding his having invested substantial time and energy in endeavoring to procure such and that RJM demands that either the burden of serving documents upon such entity be waived or that service of such documents be accomplished by some means or other, such as ordering such entity to provide RJM an email for G.M.A.C.:

Clerk of the Circuit Court, Cook County, IL, Law Division via efileing

Andjelko Galic, Esq. (atty for Defendant, Daniggelis) (Atty No.: 33013) 134 N. LaSalle St., STE 1040 – (Email: [AndjelkoGalic@Hotmail.com](mailto:AndjelkoGalic@Hotmail.com) and [AGForeclosureDefense@Gmail.com](mailto:AGForeclosureDefense@Gmail.com)) CHICAGO IL, 60602. Cell: 312-217-5433, FAX: 312-986-1810, PH: 312-986-1510

Gordon W. Watts URL: [www.gordonwatts.com](http://www.gordonwatts.com) and [www.gordonwaynewatts.com](http://www.gordonwaynewatts.com) (Email: [Gww1210@aol.com](mailto:Gww1210@aol.com) and [Gww1210@gmail.com](mailto:Gww1210@gmail.com)) 821 Alicia Road, Lakeland, FL, 33801-2113. Cell: 863-4092109, PH: 863-688-9880

Not served by 2/4/15:PIERCE& ASSOCIATES (Atty. for GMAC) (PA0715886) PH: (312) 346-9088 URL: [http://www.Atty-Pierce.com/index.php?option=com\\_content&view=article&id=223&Itemid=112](http://www.Atty-Pierce.com/index.php?option=com_content&view=article&id=223&Itemid=112) Attn: Joseph J. Knopic, II, Esq., 1 North Dearborn St., STE #1300 CHICAGO IL, 60602

Not served by 2/4/15: Richard Indyke, Esq. (312-332-2828 Atty for LaSalle Bank Natl Assn), John K. Kallman, Esq. (312-578-1515, atty for STG: atty no: 25182) 221 N. LaSalle St. STE 1200, Chicago, IL 60601-1305

Not served by 2/4/15: STONE MCGUIRE SIEGEL, P.C. (Atty for JOHN LAROCQUE) PH: (847) 239-7555, Attn: Carlo E. Poli, Esq., 801 SKOKIE BLVD, STE #200, NORTHBROOK IL, 60062

KROPIK PAPUGA AND SHAW (Atty for 'MERS' aka Mortgage Electronic Registration Systems, Inc.) Attn: Charanne M. Papuga, <http://Kropik.net/contact.html> / [Kropik@Kropik.net](mailto:Kropik@Kropik.net) 120 South LaSalle Street #1500, CHICAGO IL, 60603. PH: (312) 236-6405

Not served by 2/4/15: COHON RAIZES®AL LLP (90192) (Atty for STEWART TITLE ILLINOIS) Attn: Carrie A. Dolan, 208 S LASALLE#1860, CHICAGO IL, 60604. PH: (312) 726-2252

Not served by 2/4/15: 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

KING HOLLOWAY LLC (Atty. for Joseph Younes) <http://www.KingHolloway.com/contact.htm> Attn: Peter M. King, Esq. [PKing@khl-law.com](mailto:PKing@khl-law.com) One North LaSalle Street, Suite 3040, Chicago, IL 60602. PH: (312) 780-7302 / (312) 724-8218 / Direct: (312) 724-8221

Peter King (Atty. for Joseph Younes) (Atty. No.: 48761) c/o: King Holloway LLC, 101 N. Wacker Dr., STE 2010, Chicago, IL 60606

Joseph Younes Law Offices / <http://ChicagoAccidentAttorney.net> 120 W Madison St Ste 1405, Chicago, IL 60602-4128. Phone: (312) 372-1122, Fax: (312) 372-1408 Email: [RoJoe69@yahoo.com](mailto:RoJoe69@yahoo.com)

None of those listed herein infra were served by 2/4/15;

Craig A. Cronquist, Esq., c/o: Maloney & Craven, P.C. (Attys. for Joseph Younes) 2093 Rand Road, DesPlaines, IL 60016

Paul L. Shelton, Pro Se, 3 Grant Square, SUITE #363, Hinsdale, IL 60521-3351.

[PMSA136@aol.com](mailto:PMSA136@aol.com), [PLShelton@SBCGlobal.net](mailto:PLShelton@SBCGlobal.net)

Paul L. Shelton, 10 North Adams Street, Hinsdale, IL 60521.

[PMSA136@aol.com](mailto:PMSA136@aol.com), [PLShelton@SBCGlobal.net](mailto:PLShelton@SBCGlobal.net)

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

MERS (Mortgage Electronic Registration Systems, Inc.) P.O. Box 2026, Flint, MI 48501-2026

MERS (Mortgage Electronic Registration Systems, Inc.), 1901 East Voorhees St, Suite 'C' Danville, IL 61834-4512 – Hours: 8a-430p (CST)

MERS (Mortgage Electronic Registration Systems, Inc.) <https://www.mersinc.org/about-us/about-us> a nominee for HLB Mortgage, Janis Smith – (703) 738-0230 – Email: [JanisS@mersinc.org](mailto:JanisS@mersinc.org) Vice President, Corporate Communications, Sandra Troutman (703) 761-1274 – Email: [SandraT@mersinc.org](mailto:SandraT@mersinc.org) – Director, Corporate Communications

1595 Springhill Rd., STE 310, Vienna VA 22182. PH: (703) 761-0694 / (800)-646-6377

I, Robert J. More, the undersigned, hereby certify under penalties of perjury as provided by law pursuant to 735 ILCS 5/1-109, that the above notice and all attached pleadings were served upon all parties listed above, except as indicated in various instances, by the following methods:

I am serving all parties by electronic filing, using the court's electronic filing system, to the extent such type filing results in legal service.

I am contemporaneously serving some parties by email, as indicated above.

Internet: I shall, when practically possible, post a TRUE COPY of this filing – and related filings – online at the website whose URL is included in the ULC of this document.

I am not serving any party by hard copy due to the fact that it is a morally and financially unfeasible burden for which I am not morally obliged to waste the nonrenewable limited resources for which I will have to provide an accounting, and RJM is more convinced than ever that pursuant to, inter alia, the “throw off” clause of the Declaration of Independence that the abolition of the whole Jewish Supremacist Enslavement and Extermination Apparatus of which the CCCC, IL is a component part is a moral imperative (see Divini Redemptoris, 1937).

Signature:

/s/ Robert J. More

Intervenor Non-attorney Robert J. More

P.O. Box 6926, Chicago, IL, 60680-6926. PH: (608) 445-5181

Web: <http://thirstforjustice.tripod.com>

Email: [anselm45@gmail.com](mailto:anselm45@gmail.com)

Date: 2/2/16