## NO. 1-18-0091

## IN THE APPELLATE COURT OF ILLINOIS FIRST DISTRICT

GMAC Mortgage, LLC, Plaintiff	) Appeal from the Circuit Court of Cook County, II
vs.	No. 07 CH 29737
Gordon W. Watts, et. al.,	) (Transfer into <u>Law</u> Division from Chancery)
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 advised in the premises, THIS COURT hereby finds that it has jurisdiction to enter the following order:

October 17, 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—for the elderly defendant, Richard Daniggelis.

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 Rule311(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 321 and 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 2015 Park of the Property of the Prop
- 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

Motion to Clarify is denied.

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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 QNE 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 give ALL parties 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 'arswer' 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. N.8434, (27 N.E.3d 610 (2015)].

This Court, in its Rule 321 appellate authority, orders the circuit court to speedily prepare a selected record, as specified in this order, notify this court, and transmit it to this court by electronic means, on accelerated docket.

IT IS SO ORDERED.

histice

Justice

ORDER ENTERED

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

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Sorter 28 July 2018.

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