## 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 <u>Law</u> Division from Chancery)
Defendants.	)
	_) <b>Trial Judge:</b> 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

## Motion for Extension of Time to file Record on Appeal concurrent with: Motion for Clarification

Appellant, Gordon Wayne Watts, gives judicial notice to Reviewing Court that, on Wednesday, March 28, 2018, This Court (Hon. Daniel J. Pierce, Justice, writing on behalf of The Reviewing Court), in response to a motion to extend time, entered an order (Exhibit-A) that the time to file the Record on Appeal was extended to Tuesday, June 12, 2018. Today's motion, to extend time, is within the guidelines of Rule 326, which allow an extension of time to file the record on appeal "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 / Appellant, Watts, is doing so; see *infra*.]

Since 5 ILCS 70/1.11 states that "The time within which any act provided by law is to be done shall be computed by excluding the first day and including the last...," this mean that 1st day

*Motion Ext. Time / Clarification – GMAC v. Watts, 1-18-0091 (IL 1st App.Ct.) 7-17-2018* of the 35-day time limit begins to run on the following day, Wednesday, June 13, 2018, and that the 35<sup>th</sup> day falls on Tuesday, 17 July 2018. It is believed that Appellant will be able to timely finish writing, filing, and serving this motion either late Monday the 16<sup>th</sup> or early Tuesday the 17<sup>th</sup>, thereby preventing the reviewing court from losing appellate authority in this case.

Good cause (reasonable excuse) in this case shall include (but not be limited to) the fact that [[#1]] Appellant's father, Bobby Watts, passed away (Exhibits-B, C, and D), on Thursday, 03 May 2018, and [[#2]] Appellant, himself, nearly died in an unrelated incident (Exhibit-E), not to mention that 3—4 sources of income all dried up and disappeared at the same time: [[#3]] Appellant's father was the chief source of income, but is now dead. [Documented by death certificate and obit notices [[#4]] Appellant's part-time boss began beating the pure living daylights out of him (Exhibit-J), while they were in a vehicle and on the road—returning from work from his construction job—justification for Appellant to immediately quit his job. [See exhibits in Watts v. Flannery, No.123481, heard by the ILLINOIS Supreme Court recently, for a copy of the police report to verify—and included as Exhibit-J, infra. [[#5]] Appellant, himself, nearly bled to death. [See Exhibit-E here of the Emergency Room stay.] [[#6]] Even not counting financial or health difficulties, the "time-off" from any meaningful side-ventures (such as this case) were precluded when Appellant had to quickly move, sell, or otherwise handle a huge inventory of his father's business, when his father unexpectedly died, as well as time spent on funeral, obituary, and estate family matters. (Exhibit-F)

Appellant represents to this court that he acted in good faith during the time-period in which This Court prior granted an extension of time to file the Record, and made <u>all</u> reasonable

*Motion Ext. Time / Clarification – GMAC v. Watts, 1-18-0091 (IL 1st App.Ct.) 7-17-2018* attempts/efforts to get hold of the Record on Appeal & transmit it to This Court—PROOF:

(#1) CIRCUIT COURT FAILURE TO RESPOND TO MOTION AT ALL: This court, in its March 28, 2018 order (Exhibit-A), ordered that the appellant, Watts, "direct inquiries on the content of the record on appeal to the Circuit Court of Cook County," which he did, as ordered by This Court: After numerous inquiries, he was told that the only way to get a Record prepared for a party too poor to pay for it was to move the circuit court. Appellant, in his 04/20/2018 filing (Exhibit-G) before the Judge of Record in said case (Hon. Diane M. Shelley, Circuit Judge #1925, who was presiding judge in said case), moved the Circuit Court to not only prepare the Record on Appeal – but, in a nod to efficiency, and to respect the man-hours of the hard-working staff – included a Rule 321 motion 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.

The Circuit Court—and the circuit judge—were both served four (4) ways, and without question received a copy of appellant's motion: ((#1)) Both Judge Flannery, the presiding judge in the Law Division, and Judge Shelley, who was (and still is) the presiding judge in this case (both judges, each independently, having authority to rule on the motion *sub judice*) were both served (Exhibit-H) by First Class U.S. Postal Mail, ((#2)) by e-mail (Exhibit-I) (Judge Shelley actually has three (3) valid emails, and Judge Flannery has one (1) email), and ((#3)) via electronic service, as documented (Exhibit-G) by the court-seal on the e-filed copy. ((#4)) BONUS: All filings, including this one, were placed online at Watts' Open Source docket, which is linked in front-page news of the websites in his Signature footer—and, as indicated in the

Certificates of Service in said filings—and in the certificate of service in this motion.

Judge Shelley (and for that matter, Judge Flannery), both having received multiple copies of appellant's motion, nonetheless refused to issue any order whatsoever—even a contrary order —thereby "ghosting" (ignoring) any attempt to Redress the Circuit Court and get Procedural Due Process review (whether granting or denying the motions), much less a Substantive Due Process ruling on the merits of the valid RULE 321 motion to limit the record. When This Court ordered Appellant (Exhibit-A) to inquire of the Circuit Court, the implied order to the circuit court was to reply to such inquiry, "yay" or "nay," giving reasoning for whatever decision was made. This the lower court did not do, through no fault of the appellant.

(#2) REVIEWING COURT FAILURE TO EXERCISE CONSTITUTIONAL APPELLATE AUTHORITY: Appellant, in an attempt to grant This Court's valid request to get hold of & review the Record on Appeal, moved for Summary Judgment (Exhibit-K) in his 04/20/2018 filing to This Court, in a separate appeal, 1-18-0572, which appealed Judge Flannery's denial of an IFP fee waiver for a party to sue or defend—both of which apply. However, despite authority granted by Rule 321, to limit the record, this court alleged (Exhibit-L) in its Thursday, May 03, 2018 ruling, that it did not have appellate authority over the circuit court to compel it to obey the law in the matter of fee waiver, or several other matters where Appellant, Watts, alleges the Circuit Court did not comply with the law—and refused to explain why it ruled to the contrary. Appellant, Watts, also respectfully disagrees with the legal conclusion by This Court that it lacks appellate authority on these matters. (Exhibit-L)

(#3) SUPREME COURT HEARS MOTION FOR SUPERVISORY ORDER: In addition to seeking redress from both the circuit and appellate courts, Appellant took the extraordinary measure to seek review by the ILLINOIS Supreme Court, which, Justice Theis ruling, granted "Motion by Movant, pro se, for leave to proceed in forma pauperis. Allowed," in its 05/01/2018 order in case number 123481, In re: *Watts v. Flannery*.

While The ILLINOIS Supreme Court granted the IFP motion, nonetheless, it eventually, in a ruling issued on 05/09/2018, declined to review the merits and issued the following order: "Motion by Movant, *pro se,* for a supervisory order. <u>Denied</u>. [line-break] Order entered by the Court."

\*\*\* Administrative Note (i.e., "Obiter Dictum of the motion") — Appellant, Watts' motion to the Supreme Court was double-spaced, as the rules require, and while it was tempting for the undersigned movant to do likewise with This Court (since most filings in This Court are, indeed, double-spaced), to show proper respect, and make a "good first impression," Movant knew that This Court's local rules do not require "double-space," and knew This Court would still fairly review the merits of the motions—anyhow, understanding that saving costs of paper, printer ink, & mailing weight, were/are factors that justify using single-spaced paragraphs. (Moreover, Service Copies were/are "printed double-sided" to parties, to cut costs further, & be efficient.) But in a nod of respect to the Reviewing Court, this brief shall be double-spaced.

(#4) FEDERAL COURTS SOUGHT: Appellant was considering seeking review by a Federal Circuit court to compel the (state) circuit court to comply with the law in regards to

Motion Ext. Time / Clarification – GMAC v. Watts, 1-18-0091 (IL 1<sup>st</sup> App.Ct.) 7-17-2018 obeying Intervention and Fee Waiver law (and, by extension, prep of the Record on Appeal—all Procedural Due Process issues, the "ministerial duty" of the trial courts, here), but was side-tracked when his elderly father passed away (Exhibits B—D), and he, himself, nearly died in a separate incident. (Exhibit-E)

#### **CONCLUSION**

Appellant made a genuine effort to get hold of the Record on Appeal—and to transmit it to This Court in a timely manner. But, through no fault of his own, he was unable. CAVEAT: There was one "theoretical" possibility to get the record, e.g., for Appellant to have paid for it, but as he's documented to be "In Forma Pauperis" (this court, itself, granted Appellant's motion for fee waiver, and we trust This Court, no?), and appellant was told by the circuit court that the record was very, very lengthy, by this writer's estimate, into the thousands of dollars, something very impossible for In Forma Pauperis petitioners to pay. (Appellant represents to This Court that the Civil Appeals Division told him that the full "Chancery" docket, not merely the "Law Division" docket, by the same case-number, was the actual Record on Appeal, and must be included unless excused by a RULE 321 motion, which only this court or the trial court may do—or by a 'stipulation' agreement, which is unlikely given the animosity between the parties.)

Moreover, even had he paid for prep of the record, many contemporary legal observers noted that if the circuit court didn't abide by basic law on IFP & Fee Waiver application regs, how could the courts then be trusted with the merits of the case, which—when appellant heard & considered—scared the pure living daylights out of him, thus convincing him to not spend his

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last few dollars on a bad investment, paying people who have shown a track-record on flouting the law, and refusing to obey even basic laws (necessitating several appeals to correct this).

Therefore, in conclusion, Movant / Appellant respectfully documents that he made several good-faith efforts to get the record & to transmit it to reviewing court, as you require, but, that through no fault of his own, he was unable. Moreover, Movant respectfully points out that he missed filing this motion to extend time to file the record on appeal within standard guidelines because a number of extraordinary circumstances occurred, including, but not limited to (A) his father passing away, (B) Movant losing his job through no fault of his own, (C) Movant, himself, nearly bleeding to death & dying in an unexpected reaction to standard over-the-counter drugs, and (D) cumulative physical, financial, social, & emotional stresses from various circles (including, we add, lower courts' continued refusal to obey basic law), and Movant, as of this writing, is still under doctor's supervision, & not fully recovered. (E) The lower courts still refuse to not only prepare the record & grant fee waiver (for IFP filers, such as appellant, Watts), but even more egregious, they even refuse to prepare a "much smaller" Rule 321 Record, which appellant is willing to pay for (even the he's IPF & not require to). Thus, the Circuit Court purposely and of free will even refuses to prepare a "very small" record, which appellant is willing to pay for in advance—and still hasn't explained why it refuses to do so thus delaying prep of The Record through no fault of the appellant, Gordon Wayne Watts.

Therefore, Movant respectfully represents to this court that Good Cause (reasonable excuse), within the meaning of Rule 326 existed for a delay in filing the instant motion to extend time to file the Record on Appeal.

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## **Motion for Clarification**

Appellant is in need of clarification on several points still unclear and respectfully moves for clarification from This Court, in order that appellant may better understand what is legally required of him, and therefore obey the law—and comply with court rules, guidelines, etc.

[11] This court, in its 5/3/2018 order (Exhibit-L), claimed that: "This court has no 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). Motion denied." [emphasis added for clarity]

Appellant respectfully asks This Court to clarify how that can be true in light of Rule 301which vests appellate authority in This Court to review the merits of **every** final judgment below—including the final judgments of Judges Flannery and Shelley, as here:

## Rule 301. Method of Review

Every final judgment of a circuit court in a civil case is appealable as of right. The appeal is initiated by filing a notice of appeal. No other step is jurisdictional. An appeal is a continuation of the proceeding.

Moreover, if This Court lacks authority in re Intervention, then how was it able to issue the following ruling, holding, *infra*, in *CoC v. Hancock? [Has* Hancock *been overturned?]* 

"[T]he trial court's jurisdiction is limited to determining <u>timeliness</u>, <u>inadequacy of representation</u> and <u>sufficiency of interest</u>; once these threshold requirements have been met, the plain meaning of the statute directs that the petition be granted." <u>City of Chicago v. John</u>. <u>Hancock Mutual Life Ins. Co.</u>, 127 Ill.App.3d 140, 144 (1st Dist. 1984). [Emphasis added in underline & bold; not in original, thus showing that Petitioner satisfies all three requirements, giving Watts the right to intervene under 735 ILCS 5/2-408(a)(3).]

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[[2]] This court, in its 5/3/2018 order, claimed that: "This court has no 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). Motion denied." [emphasis added for clarity] How is this possible in light of RULE 301, *supra*—and the Article VI, Sec.6 of the ILLINOIS State Constitution, *infra*?

#### SECTION 6. APPELLATE COURT - JURISDICTION

Appeals from final judgments of a Circuit Court are a matter of right to the Appellate Court in the Judicial District in which the Circuit Court is located except in cases appealable directly to the Supreme Court and except that after a trial on the merits in a criminal case, there shall be no appeal from a judgment of acquittal. The Supreme Court may provide by rule for appeals to the Appellate Court from other than final judgments of Circuit Courts. The Appellate Court may exercise original jurisdiction when necessary to the complete determination of any case on review. The Appellate Court shall have such powers of direct review of administrative action as provided by law.

(Source: <a href="http://www.ilga.gov/commission/lrb/conent.htm">http://www.ilga.gov/commission/lrb/conent.htm</a>)

[[3]] This court, in its 5/3/2018 order, claimed that: "This court has no 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). Motion denied." Appellant respectfully moves This Court for clarification, positing the question: How can this legal claim be true in light of Rule 321, which vests this court with authority to do just that?

## Rule 321. Contents of the Record on Appeal

The record on appeal shall consist of the judgment appealed from, the notice of appeal, and the entire original common law record, unless the parties stipulate for, or the trial court, after notice and hearing, or the reviewing court, orders less. The common law

record includes every document filed and judgment and order entered in the cause and any documentary exhibits offered and filed by any party. **Upon motion the reviewing court may order that other exhibits be included in the record.** The record on appeal shall also include any report of proceedings prepared in accordance with Rule 323. There is no distinction between the common law record and the report of proceedings for the purpose of determining what is properly before the reviewing court.

In other words, in light of RULE 321, RULE 303, RULE 301, and Art.VI, Sec.6, *Ill.Const.*, how can The Reviewing Court claim that is lacks authority to issue a RULE 321 Order which "orders less" to be placed in the record—as Appellant is wishing to direct—and pay for?

[[4]] Why are some parties not required to serve <u>all</u> the parties of record, as appellant is required to do, pursuant to **RULE 11?** 

It is a matter of record that GMAC MORTGAGE LLC, the lead plaintiff in the instant case, has just entered an appearance (Exhibit-O), by and through 2 of its staff attorneys, Rosa M. Tumialán (RTumialan@Dykema.com) and Dawn Williams (DWilliams@Dykema.com), of the DYKEMA GOSSETT PLLC law firm, as reflected in their notice, which was e-filed on 05/02/2018, with This Court, a day before appellant's father untimely passed away on 05/03/2018. However, looking at their certificate of service, we see that they only served appellant, Watts, in spite of the plain-language meaning of RULE 11, which requires otherwise:

# Rule 11. Manner of Serving Documents Other Than Process and Complaint on Parties Not in Default in the Trial <u>and Reviewing</u> Courts

(a) On Whom Made. If a party is represented by an attorney of record, service **shall** be made upon the attorney. Otherwise service **shall** be made upon the party. [Emphasis added for clarity]

Ironically, the lower courts claims (Judge Flannery's opinion) that appellant, Watts, was

not a party, and ironically, he was the only one that DYKEMA served—refusing adamantly to serve <u>all</u> the other parties of record—whom really *were* 'parties' according to Flannery, et. al.

Appellant, Watts, is <u>not</u> trying to embarrass or insult Attys. Tumialán or Williams. Indeed, he sought to privately, & discreetly, contact them **(Exhibits-M and N)**, asking what was going on with regard to the **Rule 11** service concerns that he had, here—and, to that end, emailed and telephoned them, in order to privately inform them of this matter—and avoid embarrassing them. After all, even attorneys are human, and Watts *wasn't* seeking to bully or embarrass anybody.

However, his "good faith" efforts to privately & discreetly resolve this matter were met with a bizarre response: Atty. Tumialán responded by email (Exhibit-M), implying that Watts was about to tread into dangerous territory and issuing a veiled or implied warning to not tread any further. In all fairness to Attorney Tumialán, Watts isn't representing to This Court that she had any malicious or ill motives. Indeed, had she had ill motives, she could easily have made up false allegations of harassing phone calls, harassing emails, etc. That Tumialán did not not do. Moreover, her advice to limit communications solely to that which is in writing (e.g., emails, court filings, etc.) is *good* advice, both to avoid misunderstandings, as well as to document all communications—and make it easier to have a clear record of legal filings.

Nonetheless, even after Watts politely & respectfully inquired (sending only ONE email, with ONE follow-up reply, and leaving only ONE polite, respectful—albeit a bit lengthy—voice-mail, which was identical to the email—even as Tumialán, herself admits), the attorneys never responded to the question, nor said they were concerned about looking into it—and furthermore refused to clarify who were and were not attorneys of record for plaintiff, GMAC.

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Moreover, while Tumialán's advice was good, many attorneys –including, for example, Peter King (Atty. No.: 48761), the Attorney Of Record for co-Defendant, Joseph Younes –have had no qualms or compunctions in speaking briefly with Appellant, Watts, on legal matters. (Watts represents to This Court that King answered questions about updates to his service address—and even offered to accept filings solely by email, which was a generous offer.)

Watts is not representing to This Court that Tumialán's email was meant to threaten, intimidate, or bully (as shown above by her refusal to make any false allegations—especially in light of the fact that her email was "good advice" in general). However, her email most certainly did intimidate and frighten the pure living daylights out of Appellant, Watts—and for this reason: While Tumialán's motives, herself, were no doubt pure & without malice, nonetheless, her refusal to either clarify Indyke's role or ever address the Rule 11(a) issue (even admitting that, hey, we don't know: We're looking into it) is damning proof that her actions were pushed, motivated, & mandated by her bosses at the law firm—which apparently viewed Watts' filing as some sort of threat to their client's interest: Since DYKEMA's only interests here are to protect their client, any actions they make are without doubt motivated by this motive.

For the record, Appellant, Watts, has no animosity, malice, or ill will towards either the Dykema law firm (which he doesn't know) or GMAC (who was the mortgager, here, and not responsible for any of the felony photocopy forgery frauds, documented to have occurred in the title-theft in this matter—and the subject of much litigation & other investigation).

But, after much thought on this matter, appellant now believes that Dykema views Watts as some sort of threat to their client, GMAC, which is the only conclusion that can be drawn

from the bizarre silence from the 2 staff attorneys regarding ((A)) their refusal to clarify Indyke's status—which was questioned when his claims of being no longer attorney of record were contradicted by the record below; ((B)) their refusal to address the Rule 11 \_issue, and (more-importantly) ((C)) their refusal to comply with this rule—their actions, in ((C)) speaking louder than their words (or emails) in ((B)). While Appellant sympathizes with DYKEMA in their concerns, here, he notes that it's just as likely that their client will be out the monies owed if Younes (who stole the title) keeps possession, as opposed to if Daniggelis (the true & rightful owner) takes possession through a ruling of this court.

\*\*\* VERY IMPORTANT \*\*\*

This is the most important aspect of the Dykema law-firm involvement, and is highlighted as such: If, in fact, This Court returns possession of 1720 N. Sedgwick (property & damaged house) to Daniggelis, it is more likely that GMAC will get any monies owed, since an elderly victim is more likely to get donations via community sympathy than verses Younes being able to repay it—especially in light of Mr. Younes' continued legal battles with the City of Chicago, wherein he continues to get deeper & deeper in trouble for both ((a)) repeated code violations, as well as ((b)) outright destruction of the house by negligence, with, as the CoC claims, an attempt to skirt the historic district building restrictions: See e.g., 2017-M1-400775 (City of Chicago, IL v. 1720 N. SEDGWICK ST., Atty. JOSEPH YOUNES, et al.), which is still pending, due to the fact that This Court hasn't exercised its appellate authority over Younes in the instant case—which has allowed him to continue to wreak havoc & destruction in this code violation case, cited above. Therefore, appellant includes this finding for the benefit of the Dykema attorneys, who are probably worried that Watts' eventual

success in returning Daniggelis' stolen house will be adverse to their client, GMAC. (Returning

Daniggelis' house to him will (-a-) increase the odds that GMAC gets any monies it's owed; (-b-)

increase the odds that Watts will get paid monies Daniggelis owes him for research issues, the

reason Watts is legally above to intervene with the equiv. of a Mechanic's lien; and (-c-) will help

the elderly Daniggelis get justice, and also, lastly: (-d-) will restore the reputation & good name

of the judicial system, which has taken a hit in recent years—which is good, since the good

judges on This Court don't deserve to be made fun of in the news media—and also good because

courts run smoother if there's more light & less heat in the news. So, to recap, appellant

respectfully seeks clarification: Are the DYKEMA attorneys right—or, rather, is appellant right

—in regards to whom must be served pursuant to RULE 11(a)?

[[5]] Since neither of the 2 DYKEMA attorneys (Exhibit-O) were willing to answer the

question (Exhibits-M and N) about who is (and isn't) the attorney(s) of record for plaintiff,

GMAC, [e.g., where appellant asks the DYKEMA attorneys: "I would like clarification on Mr.

Indyke's concern: Is he correct in asserting that a new attorney or firm took over representation

of the plaintiff?"], appellant now puts forth this question to The Court: Please see Exhibits M and

N for said question—and DYKEMA's refusal to clarify this matter. *CAVEAT*: The record in the

court below shows that Indyke is the last attorney of record, but he claims otherwise, and since

several of DYKEMA's attorneys refuse to clarify, it's now passed on to the reviewing court to

clarify—via this concurrent motion for clarification.

Respectfully submitted,

/s/Gordon Wayne Watts

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## **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 affidavit, just to remove any & all doubt hereto.

Date: Tuesday, 17 July 2018 /s/Gordon Wayne Watts

**Gordon Wayne Watts** 

## INDEX TO THE EXHIBITS

<u>Instrument</u>	Docket/Tab#
** 3/28/2018 ORDER extending time to file Record on Appeal	Exhibit "A"
** Obituary for Robert F. "Bobby" Watts (source: TheLedger.com)  ** Obituary for Robert F. "Bobby" Watts (source: The Register)  ** Death Certificate for Robert F. "Bobby" Watts	Exhibit "B" Exhibit "C" Exhibit "D"
** Medical Documentation that Appellant nearly bled to death  ** Medical documentation of Appellant blood levels  ** Official hospital discharge diagnoses for Appellant  ** Medical documentation of normal Hgb blood levels	Exhibit "E-1" Exhibit "E-2" Exhibit "E-3"
** Documentation of sudden need to do clearance sale for the late Bobby Watts, appellant's father (storefront photo)	Exhibit "F"
** Appellant's 4/20/2018 e-filed RULE 321 motion to Circuit Court, as Reviewing court had ordered him to do, pursuant to the MARCH 28, 2018 ORDER of said court to direct inquiries there	Exhibit "G"
** U.S. Postal Mail tracking to verify Judges Shelley & Flannery were served copies of appellant's RULE 321 motion, pursuant to This Court's order for appellant to direct inquiries there re Record on Appeal	Exhibit "H"
** Electronic Mail service to Judges Shelley & Flannery, pursuant to This Court's order for appellant to direct inquiries there re Record on Appeal	Exhibit "I"
** 4/09/2018 Police Report by Gordon Wayne Watts of his boss attacking him on the way back from a job site	Exhibit "J"
** 4/20/2018 motion for summary judgment in 1-18-0572, an appeal of the intervention denial in the instant case	Exhibit "K"
** 5/3/2018 ORDER denying jurisdiction to entertain 4/20/18 motion	Exhibit "L"
** May 2, 2018, 9:21pm(EST) response from Rosa M. Tumialán, Esq., in response to May 2, 2018, at 7:49pm(CST) email from Appellant ** Appellant's reply to Atty. Tumialán's email ** Notice of Appearance by DYKEMA law firm in the instant case	Exhibit "M" Exhibit "N" Exhibit "O"

#### 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 <u>Law</u> 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, THIS COURT hereby finds that it has jurisdiction to enter the following order:

IT IS HEREBY ORDERED that the time for filing the Record on Appeal <u>is extended</u> to October 17, 2018, and, pursuant to Rule 311(b) [Rule 311. Accelerated Docket, (b) Discretionary Acceleration of Other Appeals], <u>this appeal is placed on accelerated track</u>. 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 <u>shall grant Movant's motion for Intervention</u>, 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 <u>only</u> the following supporting record prepared **pursuant to Rule 321 and 328,** consisting <u>only</u> 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 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 '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)].

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.		
	Justice	
	Justice	
	Justice	
Prepared by:		
Gordon Wayne Watts		
821 Alicia Road		
Lakeland, FL 33801-2113		
(863) 688-9880 (h), (863) 409-2	109 (c)	

Page 2 of 2 [ORDER]

## 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 <b>Law Division</b> 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
	•

## **NOTICE OF FILING**

To: See attached Service List

PLEASE TAKE NOTICE that today, Tuesday, 17 July 2018, I am causing to be filed with the <u>ILLINOIS 1st Appellate Court</u> my Motion for Extension of Time to file Record on Appeal, concurrent with: Motion for Clarification, Verification by Certification, Index to exhibits, Proposed Order, this NOTICE OF FILING, an updated/corrected SERVICE LIST, and my Certificate of Service, copies of which <u>are attached hereto</u> and herewith served upon you.

	Respectfully submitted,
	/s/ Gordon Wayne Watts
(Actual Signature, if served upon clerk)	(Electronic Signature)
<b>Gordon Wayne Watts</b>	<b>Gordon Wayne Watts</b>

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

821 Alicia Road, Lakeland, FL 33801-2113

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

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

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

## **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: 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 [served by all means, as Rule 326 requires for Motions for Extension of Time]
- \*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 [served by email / electronic service only, as a courtesy, since this is an appeal]
- \* 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 [served by email / electronic service only, as a courtesy, since this is an appeal]
- \* Law Division and Hon. Diane M. Shelley, Circuit Judge, [served by email / electronic service only, as a courtesy, since this is an appeal] Law@CookCountyCourt.com; ccc.LawCalendarW@CookcountyIL.gov; Diane.Shelley@CookCountyIL.gov
- \* Richard B. Daniggelis [true owner of 1720] 312-774-4742, c/o John Daniggelis 773-327-7198 2150 North Lincoln Park West, Apartment #603, Chicago, IL 60614-4652
- \* 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#:33013) Cell:312-217-5433, Fax:312-986-1810, Phone:312-986-1510 845 Sherwood Road, LaGrange Park, IL 60526-1547 (Please take note of Mr. Galic's new address) Email: AndjelkoGalic@Hotmail.com; AGForeclosureDefense@Gmail.com
- \* Robert J. More (<u>Anselm45@Gmail.com</u>) [Note: More's name is <u>misspelled</u> on docket as: "MOORE ROBERT"] P.O. Box 6926, Chicago, IL, 60680-6926, PH: (708) 317-8812
- \* Associated Bank, N.A., 200 North Adam Street, Green Bay, WI 54301-5142
- \* Paul L. Shelton, Pro Se, 3 Grant Square, SUITE #363, Hinsdale, IL 60521-3351
- \* Erika R. Rhone [ph:(773) 788-3711], 22711 Southbrook Dr., Sauk Village, IL 60411-4291
- \* Joe Younes: 2625 West Farewell Avenue, Chicago, IL 60645-4522 Joe Younes@SbcGlobal.net
- \* Joseph Younes (Atty#:55351) Law Offices / <a href="http://ChicagoAccidentAttorney.net">http://ChicagoAccidentAttorney.net</a> 312-635-5716, per website 166 West WASHINGTON ST, Ste. 600, Chicago, IL 60602-3596 Phone: 312-372-1122; 312-802-1122; Fax: 312-372-1408. Email: <a href="mailto:RoJoe69@yahoo.com">RoJoe69@yahoo.com</a>

## **SERVICE LIST (continued from above)**

MERS (Mortgage Electronic Registration Systems, Inc.) <a href="https://www.MersInc.org/about-us/about-

- \* 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]
- \* Stewart Title, Attn: Leigh Curry <a href="http://www.Stewart.com/en/stc/chicago/contact-us/contact-us.html">http://www.Stewart.com/en/stc/chicago/contact-us/contact-us.html</a> 2055 W. Army Trail Rd., STE 110, Addison, IL 60101 [ph:(630) 889-4050]
- \* Richard Indyke, Esq. Atty. No. 20584, (312-332-2828, Atty for LaSalle Bank Natl. Assn.), Email: RIndyke@SBCGlobal.net; 221 N. LaSalle St. STE 1200, Chicago, IL 60601-1305
- \* Peter King (Atty. for Joseph Younes) (Atty. No.: 48761) (312) 780-7302 / (312) 724-8218 / Direct: (312) 724-8221 http://www.KingHolloway.com/contact.htm; Attn: Peter M. King, Esq. PKing@khl-law.com or: PKing@KingHolloway.com; One North LaSalle Street, Suite 3040, Chicago, IL 60602
- \* Rosa M. Tumialán (<u>RTumialan@Dykema.com</u>) (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 (<u>DWilliams@Dykema.com</u>) 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]

## 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 <b>Law Division</b> from Chancery)
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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
	•

### **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 to file Record on Appeal, concurrent with: Motion for Clarification; Verification by Certification; Index to exhibits; Proposed Order; NOTICE OF FILING; an updated/corrected SERVICE LIST; and this Certificate of Service,** copies of which are attached hereto are being herewith served upon you—and upon the parties listed in the attached Service List, above this **Tuesday**, **17 July 2018**, via the Odyssey eFileIL (TylerHost.net) Electronic Filing system if they're e-file registered.
- \* I'm concurrently serving <u>all</u> parties via <u>First Class U.S. Postal Mail</u> –except The Appeals Court (which only accepts eFiling), or as otherwise indicted in the Service List.
- \* Additionally, I shall, when practically possible, post a TRUE COPY of this filing –and related filings <u>–online at my official websites, *infra*</u> –linked at the "Mortgage Fraud" story, dated Fri. 14 April 2017.

\* Lastly, I may, later, cc all parties via <u>e-mail</u>, if I am able. Respectfully submitted,

(Actual Signature, if served upon clerk)

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

## **INDEX TO THE EXHIBITS**

Instrument	Docket/Tab#
** 3/28/2018 ORDER extending time to file Record on Appeal	Exhibit "A"
** Obituary for Robert F. "Bobby" Watts (source: TheLedger.com)  ** Obituary for Robert F. "Bobby" Watts (source: The Register)  ** Death Certificate for Robert F. "Bobby" Watts	Exhibit "B" Exhibit "C" Exhibit "D"
** Medical Documentation that Appellant nearly bled to death  ** Medical documentation of Appellant blood levels  ** Official hospital discharge diagnoses for Appellant  ** Medical documentation of normal Hgb blood levels	Exhibit "E-1" Exhibit "E-2" Exhibit "E-3"
** Documentation of sudden need to do clearance sale for the late Bobby Watts, appellant's father (storefront photo)	Exhibit "F"
** Appellant's 4/20/2018 e-filed RULE 321 motion to Circuit Court, as Reviewing court had ordered him to do, pursuant to the MARCH 28, 2018 ORDER of said court to direct inquiries there	Exhibit "G"
** U.S. Postal Mail tracking to verify Judges Shelley & Flannery were served copies of appellant's RULE 321 motion, pursuant to This Court's order for appellant to direct inquiries there re Record on Appeal	Exhibit "H"
** Electronic Mail service to Judges Shelley & Flannery, pursuant to This Court's order for appellant to direct inquiries there re Record on Appeal	Exhibit "I"
** 4/09/2018 Police Report by Gordon Wayne Watts of his boss attacking him on the way back from a job site	Exhibit "J"
** 4/20/2018 motion for summary judgment in 1-18-0572, an appeal of the intervention denial in the instant case	Exhibit "K"
** 5/3/2018 ORDER denying jurisdiction to entertain 4/20/18 motion	Exhibit "L"
** May 2, 2018, 9:21pm(EST) response from Rosa M. Tumialán, Esq., in response to May 2, 2018, at 7:49pm(CST) email from Appellant ** Appellant's reply to Atty. Tumialán's email ** Notice of Appearance by DYKEMA law firm in the instant case	Exhibit "M" Exhibit "N" Exhibit "O"

## 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 <u>Law</u> 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 the 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 11(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 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 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 CVDS 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 Appealant, 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 <u>shall</u> review The Record (and any "one-time" briefs, submitted, as described above), <u>shall</u> consider the facts and law, and <u>shall render</u> 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)].

Appellant must du	means, on accelerated docket. ect inquires on the Content of record on affect to Concert Court of Cook County.	le
IT SO ORDEREDO	excent Court of Cook County.	
-	Danul & Suice	
	Justice (	

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

MAR 2 8 2018

ORDER ENTERED

APPELLATE COURT, FIRST KIRTINGT

Page 2 of 2 [ORDER]

Justice

CLERK OF THE APPELLATE COURT 1ST DISTRICT 160 NORTH LABALLE STREET, RM S1400 CHICAGO, ILLINOIS 60601 THOMAS D. PALELLA

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1-18-0091

GORDON WAYNE WATTS LAKELAND FL 33801 821 ALICE ROAD

SATURDAY 31 MOTCH 2018 Leceived in mailbox-

33801-211321

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## Obituary for Robert F. "Bobby" Watts

## Exhibit "B"

(source: The Ledger -- TheLedger.com)

## **OBITUARIES**



ANDREW "HORSEHEAD" LAWRENCE, Jr.

BARTOW - Andrew Lawrence, Jr., 82, died Fri., 5/4/18. View: at Gause F.H., 5-7 pm Fri, 5/11. Service at St. James AME Church at 1 pm on Sat., 5/12.



ROBERT FRANKLIN DELANO "BOBBY" WATTS, 83

LAKELAND -Robert Franklin Delano "Bobby" Watts, 83, died May 3, 2018. Bobby was born in Miami, FL on Jan. 27, 1935.

With the exception of a brief stint in the Navy, Bobby spent his entire life in Florida, working for the rail-

## WATTS, 83

LAKELAND
Robert Franklin Delano
"Bobby" Watts, 83, died
May 3, 2018. Bobby was
born in Miami, FL on
Jan. 27, 1935.

With the exception of a brief stint in the Navy, Bobby spent his entire life in Florida, working for the railroad, owning a gym and auto parts stores. For 43 years he was the very proud owner of the Bobby Watts Speed Shop. One of his first jobs was with "Big Daddy, Don Garlits" the "King of Drag Racing."

Over his entire life he never missed a day of work except when he was in the hospital.

An avid drag racer as a young man, and harmonica player in his later years, he found happiness in his racing and music, and strength from his Savior Jesus Christ.

He is preceded in death by his parents, Loring M. Watts, Sr. and Iola "Mary" Whitlock Watts Wood, his brother Loring M. "Mickey" Watts, Jr. and his sisters Jessie Mattair and Janie Barnett.

Bobby is survived by his wife, Anne Watts and his son, Gordon Watts.

A memorial service will be held at 2 pm on Sat., May 12 at the Fellowship Church Asjobs was with "Big Daddy, Don Garlits" the "King of Drag Racing."

Over his entire life he never missed a day of work except when he was in the hospital.

An avid drag racer as a young man, and harmonica player in his later years, he found happiness in his racing and music, and strength from his Savior Jesus Christ.

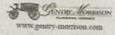
He is preceded in death by his parents, Loring M. Watts, Sr. and Iola "Mary" Whitlock Watts Wood, his brother Loring M. "Mickey" Watts, Jr. and his sisters Jessie Mattair and Janie Barnett.

Bobby is survived by his wife, Anne Watts and his son, Gordon Watts.

A memorial service will be held at 2 pm on Sat., May 12 at the Fellowship Church Assembly of God, 4405 N. Galloway Rd, Lakeland.

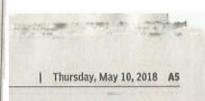
Condolences to the family may be given at www.gentry-morrison.com.

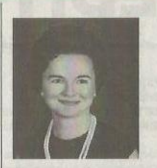
In lieu of flowers, please follow Bobby's example and give to someone in need.



NANCY LYNN MORGAN, 69

AUBURNDALE





## GENEVA SMITH WOOTEN, 85

APOPKA - Geneva Smith Wooten, 85, of Apopka, Florida passed away on May 05, 2018.

Mrs. Wooten was born on August 13, 1932. She graduated from Kathleen High School Class of 1950.

Mrs. Wooten is preceded in death by her sister Juanita S. Ruthven. She is survived by her loving husband of 59 years Mr. Edwin N. Wooten; her children Elaine Wooten Johnson, Sandra P. Wooten and The Honorable Wayne C. Wooten and his wife Tracey; sister Opal S. Carter; grandchildren Alexander Johnson,

## Obituary for Robert F. "Bobby" Watts

## Exhibit "C"

(source: The Register -- GordonWatts.com or GordonWayneWatts.com)



## gordonwaynewatts.com

2

ogy / Spiritual) New: SEAN HANNITY section

April Mathis: World's Strongest Woman

Your ANGEL STORIES: Testimonials LEGAL; Copyright; Terms & Conditions

ise/Diet/CANCER ANGELS on ASSIGNMENT

New STAR TREK: PII episodes

More ANGEL Encounters

New: Terri Schiavo section



Sat. 05 LLINOIS

granted

for lest

## \* LAKELAND, FL - OBITUARIES

(Sat. 12 May 2018) Robert Franklin Delano "Bobby" Watts (01 Jan 1935 - 03 May 2018)

Click here for obituaty or to donate.

\* "The CONSERVATIVE Case for College Loan Bankruptcy bill H.R.2366"

(Sun. 25 Feb. 2017) Yes, the 'Conservative' argument for BK protection is even stronger than the 'Liberal' argument, so we don't know why the GOP supports these Constitutional rights more? Details: Video link with transcript & notes \*\*

THIS DOCUMENT HAS A LIGHT BACKGROUND ON TRUE WATERMARKED PAPER. HOLD TO LIGHT TO VERIFY FLORIDA WATERMARK.

**BUREAU of VITAL STATISTICS** 

## CERTIFICATION OF DEATH

STATE FILE NUMBER: 2018074517

DATE ISSUED: MAY 8, 2018

DECEDENT INFORMATION

DATE FILED: MAY 8, 2018

NAME: ROBERT FRANKLIN DELANO WATTS

DATE OF DEATH: MAY 3, 2018

SEX: MALE

AGE: 083 YEARS

DATE OF BIRTH: JANUARY 27, 1935

SSN: 260-44-6565

BIRTHPLACE: MIAMI, FLORIDA, UNITED STATES

PLACE WHERE DEATH OCCURRED: DECEDENT'S HOME FACILITY NAME OR STREET ADDRESS: 821 Alicia Road LOCATION OF DEATH: LAKELAND, POLK COUNTY, 33801

RESIDENCE: 821 ALICIA ROAD, LAKELAND, FLORIDA 33801, UNITED STATES

COUNTY: POLK

OCCUPATION, INDUSTRY: OWNER/OPERATOR, RETAIL AUTO PARTS

EDUCATION: HIGH SCHOOL GRADUATE OR GED COMPLETED EVER IN U.S. ARMED FORCES?YES

HISPANIC OR HAITIAN ORIGIN? NO, NOT OF HISPANIC/HAITIAN ORIGIN

RACE: WHITE

#### SURVIVING SPOUSE / PARENT NAME INFORMATION

(NAME PRIOR TO FIRST MARRIAGE, IF APPLICABLE)

MARITAL STATUS: DIVORCED SURVIVING SPOUSE NAME: NONE

FATHER'S/PARENT'S NAME: LORING MITCHELL WATTS SR

MOTHER'S/PARENT'S NAME: IOLA WHITLOCK

## INFORMANT, FUNERAL FACILITY AND PLACE OF DISPOSITION INFORMATION

INFORMANT'S NAME: ANNE WATTS
RELATIONSHIP TO DECEDENT: EX-WIFE

INFORMANT'S ADDRESS: P. O. BOX 4225, PLANT CITY, FLORIDA 33565, UNITED STATES

FUNERAL DIRECTOR/LICENSE NUMBER: LEWIS H. HALL III, F021044
FUNERAL FACILITY: GENTRY MORRISON CREMATION CENTER F066603

1805 US 98 S, LAKELAND, FLORIDA 33801

METHOD OF DISPOSITION: CREMATION

PLACE OF DISPOSITION: GENTRY-MORRISON CREMATORY

LAKELAND, FLORIDA

#### CERTIFIER INFORMATION

TYPE OF CERTIFIER: Associate Medical Examiner
TIME OF DEATH (24 HOUR): FOUND AT 0520

CERTIFIER'S NAME: VERA VASILIEVNA VOLNIKH

CERTIFIER'S LICENSE NUMBER: ME85865

NAME OF ATTENDING PHYSICIAN (IF OTHER THAN CERTIFIER): NOT ENTERED

Ken Jones

, STATE REGISTRAR

REQ: 2019270621

MEDICAL EXAMINER CASE NUMBER: 1810ME077

DATE CERTIFIED: MAY 7, 2018

THE ABOVE SIGNATURE CERTIFIES THAT THIS IS A TRUE AND CORRECT COPY OF THE OFFICIAL RECORD ON FILE IN THIS OFFICE.

THIS DOCUMENT IS PRINTED OR PHOTOCOPIED ON SECURITY PAPER WITH WATERMARKS OF THE GREAT SEAL OF THE STATE OF FLORIDA. DO NOT ACCEPT WITHOUT VERIFYING THE PRESENCE OF THE WATERMARKS. THE DOCUMENT FACE CONTAINS A MULTICOLORED BACKGROUND, GOLD EMSOSSED SEAL, AND

MARKS. THE DOCUMENT FACE CONTAINS A MULTICOLORED BACKGROUND, GOLD EMPOSSED SEAL, AND THERMOCHROMIC FL. THE BACK CONTAINS SPECIAL LINES WITH TEXT, THE DOCUMENT WILL NOT PRODUCE A COLOR COPY.



DH FORM 1946 (03-13)

CERTIFICATION OF VITAL RECORD

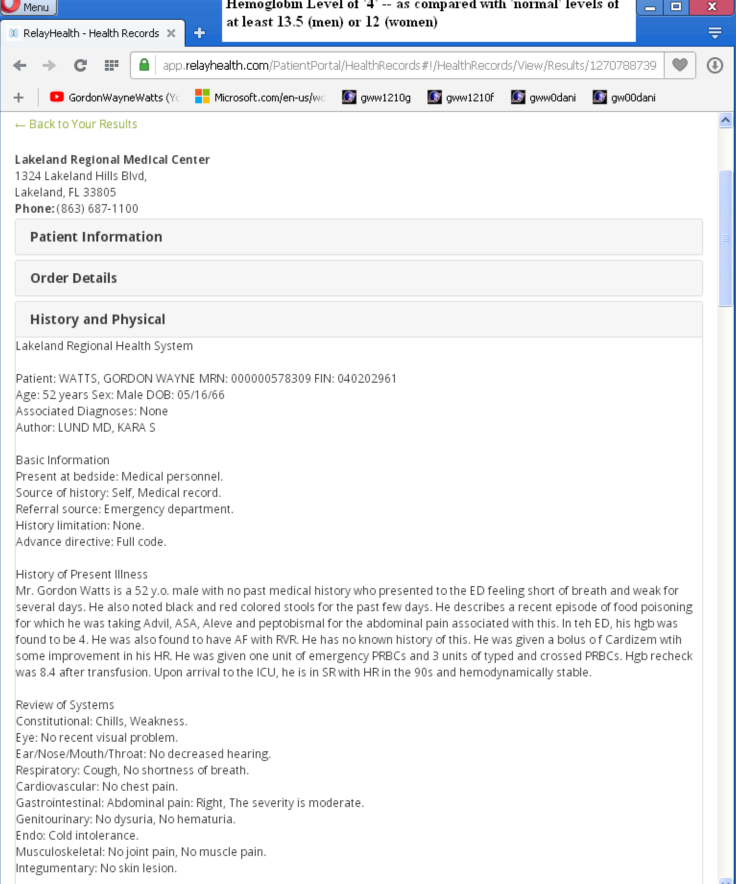


ALTERED OR ERASED

## EXHIBIT -- "E" (part 1 of 3)

#### MEDICAL RECORDS

Documentation of Appellant's medical emergency, which resulted in him nearly bleeding to death -- and with a blood Hemoglobin Level of '4' -- as compared with 'normal' levels of at least 13.5 (men) or 12 (women)



## **EXHIBIT** -- "E" (part 2 of 3)



Lakeland Regional Health®

Lakeland Regional Medical Center, Inc. 1324 Lakeland Hills Blvd Lakeland, FL 33805 863.687.1100

### MEDICAL RECORDS

(Documentation of Appellant nearly bleeding to death from adverse reaction to over-the-counter meds)

#### PATIENT INSTRUCTIONS FOR AFTERCARE

Name: WATTS, GORDON WAYNE

Current Date: 06/08/18 11:20:14 Eastern Time

DOB: 5/16/1966 12:00 AM

Arrival Time: 6/05/2018 5:00 PM

Diagnoses:

Acute upper GI bleed; Atrial fibrillation with rapid

ventricular response; Melena

Attending Physician: CAJUSTE MD, RENE

Consulting Physician: LUND MD, KARA S; EPPERSON CRNA, JESSICA L

Primary Care Provider: JEAN-PIERRE MD, ELMISE

Phone: (863) 687-1300

Thank you for allowing us to care for you. Understanding how to continue your recovery is essential to help maintain good health. This document contains important information for you after you leave us. Please review these instructions carefully and bring them to any follow-up appointments.

## **Nondiscrimination Notice**

Lakeland Regional Health (LRH) complies with applicable Federal civil rights laws and does not discriminate on the basis of race, color, national origin, age, disability, or sex. Lakeland Regional Health does not exclude people or treat them differently because of race, color, national origin, age, disability, or sex.

If you feel LRH has discriminated in any way, you may file a grievance by calling 863.687.1025.

**Spanish:** ATENCIÓN: si habla español, tiene a su disposición servicios gratuitos de asistencia lingüística. Llame al 863.687.1025.

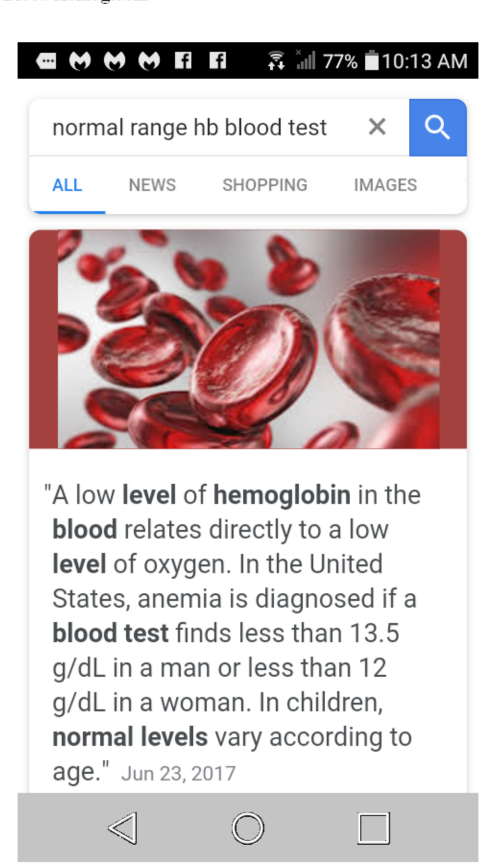
French Creole: ATANSYON: Si w pale Kreyòl Ayisyen, gen sèvis èd pou lang ki disponib gratis pou ou. Rele 863.687.1025.

Access Your Secure Health Records Online

Person Full Name WATTS, GORDON WAYNE 06/8/2018 11:20:16 Gender Male

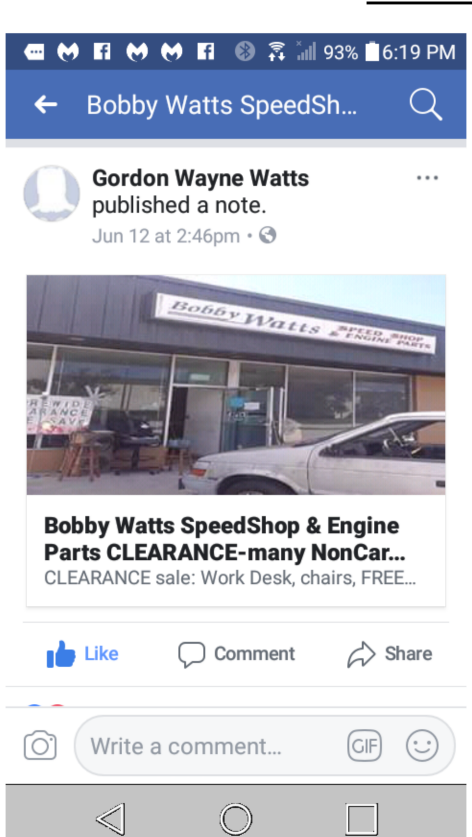
Date of Birth 05/16/66

## **EXHIBIT** -- "E" (part 3 of 3)



\*\* Documentation of sudden need to do clearance sale for the late Bobby Watts, appellant's father

## Exhibit "F"





## **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, ILLENOIS LAW DIVISION COUNTY DEPARTMENT – LAW DIVISION CLERK DOROTHY BROWN

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 <u>GMAC v. Watts</u>, 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: <a href="http://www.GordonWatts.com">http://www.GordonWatts.com</a> / <a href="ht

Email: Gww1210@aol.com / 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: <a href="http://www.ILGA.gov/legislation/ilcs/documents/073500050K1-109.htm">http://www.ILGA.gov/legislation/ilcs/documents/073500050K1-109.htm</a>

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

Date: Friday, 20 April 2018 /s/Gordon Wayne Watts
Gordon Wayne Watts

Page 2

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

H 29738
Division)
M. SHELLEY,
al
om 1912
a

#### **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

# ELECTRONICALLY FILED 4/20/2018 6:34 PM 2007-CH-29738 PAGE 4 of 10

# 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
<b>Defendants.</b>	Calendar "W", Courtroom 1912

## **NOTICE OF FILING**

To: See attached Service List

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

Respectfully submitted,

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

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

821 Alicia Road, Lakeland, FL 33801-2113

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

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

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

## **SERVICE LIST**

- \* <u>CIVIL APPEALS DIVISION: Cook County, IL Circuit Court</u>, 312-603-5406, Richard J. Daley Center, 50 West Washington St., Room 801, Chicago, IL 60602 Attention: Deputy Chief, Patricia O'Brien, <u>PAOBrien@CookCountyCourt.com</u> 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 [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 [served in all ways, as Judge Flannery is a defendant]
- \* <u>Law Division and Hon. Diane M. Shelley, Circuit Judge</u>, Daley Center, 50 W. Washington St., Rm. 1912, Chicago, Illinois 60602 <u>Law@CookCountyCourt.com</u>; <u>ccc.LawCalendarW@CookcountyIL.gov</u>; <u>Diane.Shelley@CookCountyIL.gov</u> [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
- \* <u>Richard B. Daniggelis</u> (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; AndjelkoGalic@Hotmail.com 845 Sherwood Road, LaGrange Park, IL 60526-1547
- \* Robert J. More (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/abou

## **SERVICE LIST (continued)**

Holdings, Inc. – PH: (703) 761-1270, FAX: (703) 748-0183, <a href="SharonH@MersInc.org">SharonH@MersInc.org</a>; <a href="SharonH@MersCorp.com">SharonH@MersCorp.com</a> Cc: Janis Smith, 703-738-0230, VP, Corp. Comm. is no longer with MersCorp, and Amy Moses (<a href="AmyM@MersCorp.com">AmyM@MersInc.org</a>) has replaced her as an email contact; Sandra Troutman 703-761-1274, E: <a href="SandraT@MersInc.org">SandraT@MersInc.org</a>; <a href="SandraT@MersCorp.com">SandraT@MersCorp.com</a>) Dir, Corporate Communications, Karmela Lejarde, Communications Manager, Tel~ 703-761-1274, Mobile: 703-772-7156, Email: <a href="KarmelaL@MersInc.org">KarmelaL@MersInc.org</a>; <a href="KarmelaL@MersCorp.com">KarmelaL@MersInc.org</a>; <a href="KarmelaL@MersCorp.com">KarmelaL@MersInc.org</a>; <a href="KarmelaL@MersCorp.com">KarmelaL@MersInc.org</a>; <a href="KarmelaL@MersInc.org">KarmelaL@MersInc.org</a>; <a hre

\* 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

\* <u>Stewart Title</u>, Attn: Leigh Curry <a href="http://www.Stewart.com/en/stc/chicago/contact-us/contact-us.html">http://www.Stewart.com/en/stc/chicago/contact-us/contact-us.html</a> 2055 W. Army Trail Rd., STE 110, Addison, IL 60101 [ph:(630) 889-4050]

- \* Richard Indyke, Esq. Atty. No. 20584, (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 <u>Joseph Younes</u>) (Atty. No.: 48761) (312) 780-7302 / (312) 724-8218 / Direct: (312) 724-8221 <a href="http://www.KingHolloway.com/contact.htm">http://www.KingHolloway.com/contact.htm</a>; Attn: Peter M. King, Esq. <a href="https://www.KingHolloway.com">PKing@KingHolloway.com</a>; One North LaSalle Street, Suite 3040, Chicago, IL 60602
- \* <u>Joe Younes</u>: 2625 West Farewell Avenue, Chicago, IL 60645-4522 <u>JoeYounes@SbcGlobal.net</u>
- \* <u>Joseph Younes</u> (Atty#:55351) Law Offices / <a href="http://ChicagoAccidentAttorney.net">http://ChicagoAccidentAttorney.net</a> 312-635-5716, per website, Ph: 312-372-1122; 312-802-1122; Fax: 312-372-1408 E: <a href="mailto:RoJoe69@yahoo.com">RoJoe69@yahoo.com</a> 166 West WASHINGTON ST, Ste. 600, Chicago, IL 60602-3596
- \* <u>Paul L. Shelton</u>, *Pro Se*, (Atty. #15323, disbarred per IARDC)
  E: <u>PMSA136@Gmail.com</u>; <u>PLShelton@SBCGlobal.net</u> 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 PAGE 7 of 10

# 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 <u>all</u> parties via <u>First Class U.S. Postal Mail</u> and/or FedEx 3rd-party commercial carrier.
- \* Additionally, I shall, when practically possible, post a TRUE COPY of this filing –and related filings <u>—online at my official websites, *infra*</u> –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,
	<u>/s/ Gordon Wayne Watts</u>
(Actual Signature, if served upon clerk)	(Electronic Signature)
<b>Gordon Wayne Watts</b>	<b>Gordon Wayne Watts</b>

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: <a href="http://www.GordonWatts.com">http://www.GordonWatts.com</a> / <a href="ht

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

# ELECTRONICALLY FILED 4/20/2018 6:34 PM 2007-CH-29738 PAGE 8 of 10

# **INDEX TO THE EXHIBITS**

<u>Instrument</u> <u>Docket/Tab#</u>

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

Exhibit-A

## 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 <u>Law</u> 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 the 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 \$1(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 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 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 CVDS 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, (21 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

Page 1 of 2 [ORDER]

# 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 Appealant, 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 <u>shall</u> review The Record (and any "one-time" briefs, submitted, as described above), <u>shall</u> consider the facts and law, <u>and shall render</u> a <u>decision</u>, 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.

Applicant must direct inquiries on the Content of record on affect to Cler

IT 18 SO ORDERED Circuit Court of Cook County.

Justice

Justice

Justice

**ORDER ENTERED** 

MAR 2 8 2018

APPELLATE COURT, FINGT VIRTINGT

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

Page 2 of 2 [ORDER]

# **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 ASSOC	el .		0000	

Total Plaintiffs: 5

# **Defendants**

Defendant Name	Defendant Address	State	Unit #	Service By
DANIGGELIS RICHARD		000	0	
GORDON WAYNE WATTS		000	0	
HLB MORTGAGE		000	0	
INVEST ONE		000	0	
LAROCQUE JOHN		000	0	
LEGATEES		000	0	
MOORE ROBERT		000	0	

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

Total Defendants: 16

DOWNTOWN LAKELAND 210 N MISSOURT AVE LAKELAND 33815-9996 1149210835 (800) 275-8777 12:26 PM Product Sale Final Description IL Sale Price PM 3-Day \$45.10 (Domestic) Strain laborer (SPRINGFIELD, IL 62701) (Weight:21 Lb 7.6 02) (Expected Delivery Date) o (Tuesday 04/24/2018) SOIR (USPS Tracking #) ▶(9505 5145 5448 8111 1374 63) Insurance (Up to \$50.00 included) Deliving Total \$45.10

Debit Card Remit'd \$45.10 (Card Name: MasterCard) (Approval #: (Transaction #:145) (Receipt #:009772) (Debit Card Purchase:\$45.10 (Cash Back:\$0.00) (Entry Mode:Chip) (AID: A00000000042203) (Application Preferred Name:Debit) (Application Label:Debit) (PIN: Verified by PIN) (Cryptogram:ECB0E3E444081FBB) (ARC:00) (CVR: 420300) (IAD:0110601001220000000000000000000 00000FF) (TSI:6800) (TVR:8000048000)

Includes up to \$50 insurance

Text your tracking number to 28777 (2USPS) to get the latest status. Standard Message and Data rates may apply. You may also visit USPS.com USPS Tracking or call 1-800-222-1811.

Save this receipt as evidence of insurance. For information on filing an insurance claim go to https://www.usps.com/help/claims.htm.

All sales final on stamps and postage Refunds for guaranteed services only Thank you for your business

HELP US SERVE YOU BETTER

\* SOUTHSIDE BR 6000 S FLORIDA AVENUE LAKELAND, FL 33813-9996

\*

12:53:35 PM

Sales Receipt Unit Sale Product Qty Price Description

60602-132 CHICAGO . IL

Priority Mai/ 2-Day® with up to \$50 00 Insurance and USPS Tracking" included 16% USPS Tracking #: 3505 5000 1793 8111 0001 22

0 1b. 15/80 oz. \* Expected Delivery Day Monday, April

-FLANNERY-Issue Postage: lotal:

Paid by: DebitCard

\$7.45

XXXXXXXXXXXXXX8222 Account #: Approval #: Transaction #: 121

4445023595397-99 185063 Receipt #:

SSK Transaction #: USPS@ #

114922-9552

%% Text your tracking number to 28777 (2USPS) to get the latest status. Standard Message and Data rates may apply. You may also visit USPS.com USPS Tracking or call 1-800-222-1811. or use this self-service kiosk (or any salf-service kiosk at other Postal locations).

Save this receipt as evidence of insurance For information on filing an insurance claim go to https://www.usps.com/help/claims.htm.

> Thanks: It's a pleasure to serve you.

ALL SALES FINAL ON STAMPS AND POSTAGE. REFUNDS FOR GUARANTEED SERVICES ONLY.

> SOUTHSIDE BR ' 6000 S FLORIDA AVENUE LAKELAND, FL 33813-9996

04/21/2018

01:29:46 PM \*

Sales Receipt Product Sale Unit Description Qty Price Price

SHELTON HINSDALE, IL 80521-3351

\$7.45

(TSI:6800) (TVR:8000048000)

Includes up to \$50 insurance

Text your tracking number to 28777 (2USPS) to get the latest status. Standard Message and Data rates may apply. You may also visit USPS.com USPS Tracking or call 1-800-222-1811.

Save this receipt as evidence of insurance. For information on filing an insurance claim go to https://www.usps.com/help/olaimo.htm

All sales final on stamps and postage Refunds for guaranteed services only Thank you for your business

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Go to: https://postalexperience.com/Pos

840-5335-0065-003-00013-85114-02

or scan this code with your mobile device:



SOUTHSIDE BR 6000 S FLORIDA AVENUE LAKELAND, FL 33813-9996

04/21/2018

12:58:32 PM

Product Description

Sales Receipt Sale Unit Qty Price

Price

CHICAGO, 1 60602-1321

Priority Mail 2-Day® with up to \$50.00 Insurance and USPS Tracking fincluded %% USPS Tracking #:

9505 5000 1793 8111 0001 39 0 lb. 15 70 oz.

\* Expected Delivery Day Monday, April 23.

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Thanks. It's a pleasure to serve you.

ALL SALES FINAL ON STAMPS AND POSTAGE. REFUNDS FOR GUARANTEED SERVICES ONLY.

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Save this receipt as evidence of insurance For information on filing an insurance claim go to https://www.usps.com/help/claims.htm.

> SOUTHSIDE BR 6000 S FLORIDA AVENUE LAKELAND, FL 33813-9996

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Save this receipt as evidence of insurance For information on filing an insurance claim go to https://www.usps.com/help/claims.htm.

> SOUTHSIDE BR 6000 S FLORIDA AVENUE

LAKELAND, FL 33813-9996 04/21/2018 01:15:26 PM \* Sales Receipt Product Sale Unit Final Description Qty Price Price CHICAGO, IL 60504-1166 Priority Mail 2-Day® with up to \$50.00 Insurance and USPS racking" included
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corported ballyery bay Monday, April 0 lb. 15.70 oz 23. Expected Delivery Day Monday, April Issue Postage: Strwo \$7.45 Issue Postage: HSSA RANGE \$7.45 CHICAGO, IL \$7.45 Zone-5 GREEN BAY WI 54301-5142 \$7.60 Priority Mail 2-Day@ with up to Zone-6 \$50.00 Insurance and USPS Priority Mail 2-Day® with up to Tracking™ included \$50,00 Insurance and USPS %% USPS Tracking #: Tracking™ included 9505 5000 1793 8111 0002 38 ## USPS Tracking #: 0 lb. 15 70 oz. 9505 5000 1793 8111 0001 \* Expected Delivery Day Monday, April 0 lb. 15 80 oz. \* Expected Delivery Day Monday, April 23. Issue Postage: \$7.45 -------Issue Postage: M.C.R.( \$7.60 PARK RIDGE, 11 \$7.45 Zone-5 DANVILLE, 1 61834-4512 \$7.45 Priority Mail 2 Day® with up to Zone-5 \$50.00 Insurance and USPS Priority Mail 2-Day® with up to Tracking™ included \$50.00 Insurance and USPS %% USPS Tracking #: Tracking" included 9505 5000 1793 8111 0002 45 %% USPS Tracking #: 0 lb. 15.70 oz. 9505 5000 1793 8111 0001 84 \* Expected Delivery Day Monday, April 0 1b. 15 70 oz. \* Expected Delivery Day Monday, April 23. HARREST Issue Postage: K.L. \$7.45 ======== Issue Postage: \$7.45 CHICAGO, IL \$7.45 Total: STREETER Priority Mail 2-Day® with up to \$50.00 Insurance and USPS \$44.85 Tracking" included Paid by: \*\* USPS Tracking #: MasterCard 9505 5000 1793 8111 0002 52 \$44.85 Account #: XXXXXXXXXXXXX8222 0 lb. 15.70 oz. Approval #: \* Expected Delivery Day Honday, April 042111 Transaction #: 033 4445023595397-99 SSK Transaction #: \$7.45 18 USPS® # CHICAGO, 114922-9552 \$7.45 Zane-5 Priority Mail 2-Day® with up to %% Text your tracking number to 28777 \$50.00 Insurance and USPS (20SPS) to get the latest status. Standard Message and Data rates may Tracking" included %% USPS Tracking #: apply. You may also visit USPS.com USPS Tracking or call 1-800-222-1811, 9505 5000 1793 8111 0002 69 or use this self-service kiosk (or any 0 1b. 15.70 oz. \* Expected Delivery Day Monday, April self-service klosk at other Postal locations). 23. Save this receipt as evidence of Issue Postage: insurance. For information on filing \$7.45 an insurance claim go to CHICAGO, IL 60602-3596 https://www.usps.com/help/claims.htm. Zone-5 Priority Mail 2-Day@ with up to W \$50.00 Insurance and USPS Thanks. It's a pleasure to serve you. Tracking™ included %% USPS Tracking #: 9505 5000 1793 8111 0002 76 ALL SALES FINAL ON STAMPS AND POSTAGE. REFUNDS FOR GUARANTEED SERVICES ONLY. 0 lb. 15 70 oz. \* Expected Delivery Day Monday, April STATE STATE Issue Postage: \$7.45 Total: -----\$44.70 Paid by: MasterCard \$44.70 Account #:

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Gordon Watts < gww1210@gmail.com>

# Watts v. Flannery and Shelley (No.: 123481 IL Supreme Court), Motion for Supervisory Orders, and lower court filings

gww1210@aol.com <gww1210@aol.com>

Sat, Apr 21, 2018 at 7:36 PM

To: gww1210@aol.com, Law@cookcountycourt.com, Diane.Shelley@cookcountyil.gov, James.Flannery@cookcountyil.gov, Timothy.Evans@cookcountyil.gov, Tim.Evans@cookcountyil.gov, PAOBrien@cookcountycourt.com, ccc.LawCalendarW@cookcountyil.gov, AndjelkoGalic@hotmail.com, AGForeclosureDefense@gmail.com, Anselm45@gmail.com, ThirstForJustice@yahoo.com, Pking@khl-law.com, Pking@kingholloway.com, Rlndyke@sbcglobal.net, PMSA136@gmail.com, PLShelton@sbcglobal.net, JoeYounes@sbcglobal.net, RoJoe69@yahoo.com, Hugh@hughdhowardlaw.com, HowardHughD@gmail.com, HughHowardWeb@gmail.com, AmyM@merscorp.com, AmyM@mersinc.org, SandraT@mersinc.org, SandraT@merscorp.com, JanisS@merscorp.com, JanisS@mersinc.org, SharonH@mersinc.org, SharonH@merscorp.com, KarmelaL@mersinc.org, KarmelaL@merscorp.com, Gww1210@gmail.com Cc: iTeam@abc.com, Jason.R.Knowles@abc.com, WLS.Desk@abc.com, Chuck.Goudie@abc.com, AssignmentDesk@nbcuni.com, isee@nbcchicago.com, tips@nbcchicago.com, tips@cbschicago.com, wbbmnewsradiohost@entercom.com, wbbmnewsradiohost@cbsradio.com, wbbmnewsradiotips@entercom.com, wbbmnewsradiotips@cbsradio.com, DRWhite@cbs.com, jilevine@cbs.com, DLBlom@cbs.com, wbbmtvdesk@cbs.com, HCPAHL@cbs.com, MMEsparza@cbs.com, dvsavini@cbs.com, pzekman@cbs.com, News@foxchicago.com, Amy.Matheson@foxtv.com, Dane.Placko@foxtv.com, Info@moody.edu, Kurt@moody.edu, Dan.Craig@moody.edu, ChicagoBreaking@chicagotribune.com, Asachdev@chicagotribune.com, Asachdev@tribpub.com, JsKass@tribune.com, tis-dnsadmin@tribpub.com, byerak@chicagotribune.com, WLee@chicagotribune.com, JsKass@chicagotribune.com, PKendall@chicagotribune.com, jskass@aol.com, WLee@tribune.com, GPapaJohn@chicagotribune.com, BBrown@chicagotribune.com, ctcNorthWest@chicagotribune.com, ChicagoLand@chicagotribune.com, tips@chicagotribune.com, Geoff.Dankert@cbsradio.com, Geoff.Dankert@entercom.com, Jmann@cbs.com, Julie.Mann@entercom.com, ron.gleason@cbsradio.com, ron.gleason@entercom.com, ssmiller@wbbm-am.com, Stephen.Miller@entercom.com, pbiasco2@gmail.com, Pbiasco@dnainfo.com, Tcox@dnainfo.com, steve@stevevance.net, info@chicagocityscape.com, SRN News@yahoo.com, LenzVideo@yahoo.com, info@oneillinois.com

\* Watts v. Flannery and Shelley (No.: 123481 IL Supreme Court), Motion for Supervisory Orders, with IFP motion, and lower court filings: Motion for Summary Judgment (1st. App. Ct., 1-18-0572, GMAC v. Watts, et. al.) and Motion for Clarification concurrent with Rule 321 motion to limit Contents of the Record on Appeal (07CH29738, Law Division)

#### Court and Counsel:

I have just filed a motion for Supervisory Orders in the Illinois Supreme Court, Pursuant to Supreme Court Rule 383, and, after several failed attempts, it has now been accepted for review in case number 123481, and was E-FILED & court-stamped on Friday, 4/20/2018, 10:38 AM, by Carolyn Taft Grosboll, SUPREME COURT CLERK, seeking full review of the GMAC-line of cases, in which I am a defendant. As required by Rules 9-12, I filed electronically with the Supreme Court, and am effecting service as indicated in the Certificates of Service, and including courtesy email copies of those court and counsel for whom I have email addresses. The lead document is a 142-page PDF file, has numerous exhibits (A-M), and is about 20.4 MB in file size, and is therefore too large to include as an attachment. **Pursuant to Rule 11(c)**, "If service is made by e-mail, the documents may be transmitted via attachment or by providing a link within the body of the e-mail that will allow the party to download the document through a reliable service provider." You may pick up a copy at mirror 1, hosted by GoDaddy, in Mesa, AZ:

http://GordonWatts.com/MortgageFraudCourtDocs/Court-Stamped\_No.123481\_Fri20Apr2018\_ MotionForSupervisoryOrder\_with\_Exhibits\_GordonWayneWatts.pdf

You may also pick up a copy at mirror 2, hosted by HostGator, in Austin, TX:

http://GordonWayneWatts.com/MortgageFraudCourtDocs/Court-Stamped\_No.123481\_Fri20Apr2018\_ MotionForSupervisoryOrder\_with\_Exhibits\_GordonWayneWatts.pdf

The other 3 filings (my Motion in forma pauperis, in the Supreme Court, my motion for summary judgment to the 1st Appellate court, and directions for record on appeal, to the circuit court) are attached as PDF's. Additionally, you may pick up all the latest filings in this case, under the 'Law Division' heading, at my online docket, at these 2 direct links (which are also linked in front-page news of my main, namesake web-ring):

http://www.GordonWatts.com/MortgageFraudCourtDocs/DOCKET-MortgageFraudCase.html or here

http://www.GordonWayneWatts.com/MortgageFraudCourtDocs/DOCKET-MortgageFraudCase.html

\*\* P.S.: Please note, in the cc line of this email, the current and updated service addresses all parties, as there have been a few additions/deletions, in recent times. \*\*

Besides (#1) the hard copies served via U.S. Postal Mail, and (#2) the electronic copy of my filing, served, hereto (and #3 via court-approved efiling), you can, for your convenience, also (#4) if you lose the link above, you can pick up your copies of the all the key filings, on my Open Source (free) online docket—which appears to be upto-date—in the above-captioned case (and related cases), linked as front-page news on my namesake blogs, GordonWatts.com or GordonWayneWatts.com – or directly linked above – which, unlike the court's docket, has downloads available: https://courtlink.lexisnexis.com/cookcounty/FindDock.aspx?NCase=2007-CH-29738&SearchType=0&Database=2&case\_no=&PLtype=1;

Let me remind everyone that there's a CASE MANAGEMENT CALL in Court Room 1105, before Hon. Patrice Munzel Ball-Reed, Associate Judge, CIVIL DIVISION, in the related Housing/Code case, at 9:30am CST, on Thursday, 31 May 2018, the sister-case, where Mr. Younes is also a defendant, <u>City of Chicago v. Younes et. al.</u>, case #: 2017-M1-400775. Here's the Court's docket to verify:

https://courtlink.lexisnexis.com/cookcounty/FindDock.aspx?DocketKey=CABH0MB0EAAHHF0MD For your reference, this code violation case is the one which was featured in at least seven (7) recent DNAinfo stories, and other news sources—two of which are shown here for brevity:

\*\* "Rotted' Historic Building In Old Town Triangle Could Be Seized By City," by Ted Cox, *DNAinfo*, March 30, 2017:

https://www.dnainfo.com/chicago/20170330/old-town/rotted-historic-building-old-town-triangle-could-be-seized-by-city

\*\* "Rotted' Old Town House Owner Given 45 Days To Come Up With Repair Plan," by Ted Cox, *DNAinfo*, September

01, 2017: https://www.dnainfo.com/chicago/20170901/old-town/rotted-old-town-house-owner-given-45-days-come-up-with-repair-plan

—and several related stories *The Register*, for which I'm the editor-in-chief, & more-recently, *ChicagoCityScape*: \*\* "Landmarks commission still threatening fines if house in historic district isn't worked on once building permit is issued," by Ted Cox, *ChicagoCityscape*, November 09, 2017:

https://blog.ChicagoCityScape.com/landmarks-commission-still-threatening-fines-if-house-in-historic-district-isnt-worked-on-once-390f052a2ab2

Both the Housing and Law Division filings are docketed on the Open-source docket above, on my personal blog. Or, you could wait for the hard copies, which are in the mail to you, as required by Court rules. Should you lose these links, above, my open-source docket is still linked through the front-page news item in question, on The Register, my namesake blogs.

Best,

Gordon Wayne Watts

821 Alicia Road, Lakeland, FL 33801-2113

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

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

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

Court filings attached in PDF format.///

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#### 3 attachments





Fri20Apr2018\_MotionClarification\_07CH29738\_LawDiv\_Watts.pdf 1567K

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П	Signature of Officer Reporting	Name of Officer Reporting	I.D. Number/Locator Code		Date Co. (Co. )
ш		ROBBINS, J	0163	216	04/09/2018
≩	Signature of Officer Reviewing	Officer Reviewing (If Applicable)	I.D. Number		Date
ADMINISTRATIVE		LOPEZ, T	0170		04/09/2018
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F.	L0130900 Gang Relate	d N	OFFENS	E-INCIDEN	T REP	ORT	Juvenile in Report	N Juvenile Wam/Dism		riginal 1	
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#### Narrative

Watts contacted MSPD and advised he was battered by his employer on the listed date and between the listed times at the listed hotel. Watts stated he and were staying at the Clarion Inn (rm# 431). Watts stated then confronted him about talking about a subject that did not want Watts talking about with other employees. then became irate and pushed Watts onto the bed and then started slapping him numerous times in his face, causing a minor cut to Watt's right eyebrow. Watts stated he did not fight back or call the police because he was worried about not having transportation back to Lakeland the next day.

The following day Watts and were traveling back to Lakeland in because Watt's vehicle, at which time back handed Watts in the face because Watt's was talking to much. It is unknown if the battery inside the Watt's vehicle occurred in Miami Springs jurisdiction. Watts stated he took photos of his injuries and e-mail them to the Miami Springs CPO.

This report was taken over the telephone since victim is back in Lakeland.

П	Signature of Officer Reporting	Name of Officer Reporting	LD. Number/Locator Cod	e Unit# Date	
ų		ROBBINS, J	0163	216 0	4/09/2018
ا≨ا	Signature of Officer Reviewing	Officer Reviewing (If Applicable)	I.D. Number	Date	1
TRAI		LOPEZ, T	0170	0	4/09/2018
ADMINISTRATIVE	Case Status   I - Inactive CA - Cleared by Arrest   CF - Filed with State Alty   A - Active CE - Cleared Exceptionally   CU - Cleared Unfounded   P - Pending	Clearance Type 1.Acrest 3.Unfounded 2.Exceptional	A-Adult J-Juvenile	Date Cleared Arres	Number
¥	Exception Type 1. Extradition Declined 2. Arrest on Primary Offense 3. Death of Offense Secondary Offense Without Prosecution 4. V / W Refuser			Related Report Number(s)	Number Arrested

E-FILED
Transaction ID: 1-18-0572
File Date: 4/20/2018 6:58 PM
Thomas D. Palella
Clerk of the Appellate Court

## In the Appellate Court of Illinois, First District APPELLATE COURT 1ST DISTRICT

**Docket Number: 1-18-0572** 

) Appeal from the Circuit Court of Cook County, IL
) County Department, Law Division
Trial Court No.: 07CR29738
(Transfer into <u>Law</u> <b>Division</b> from Chancery)
Trial Judge: Hon. James P. Flannery, Jr. (#1505)
Notice of Appeal date: Friday, 16 March 2018
) Judgment Date: Thursday, 01 March 2018
) Date of Post-judgment Motion: None
) <b>Order:</b> #6
Supreme Court Rule(s) which confer(s) jurisdiction
) upon the reviewing court: Ill.Sup.Ct. R.301, 303

## **Motion for Summary Judgment**

Appellant, Gordon Wayne Watts, gives judicial notice to Reviewing Court that the appeal in this case was on 16 March 2018, and Rule 326 mandates that the Record on Appeal "shall be filed in the reviewing court within 63 days after the filing of the notice of appeal," making Friday, 18 May 2018 the due date for the Record on Appeal. However, as the matter being appealed (1-18-0572, the instant appeal) is the circuit court's refusal to prepare the Record on Appeal in the sister case, 1-18-0091, due to 'alleged' lack of rights to Intervene, and subsequent lack of rights to Fee Waiver, the preparation of any preparation of the record in these case is moot: The trail court refuses to comply with the law, forcing this appeal. However, as the 7-7-2017 Motion to Intervene (Exhibit A, which was filed with the docketing statement and fee waiver in this case) gives sufficient, even overwhelming, rights to Intervene, no further record is needed, and the matter is ripe for Summary Judgment is favour of movant.

A motion for summary judgment should be granted only when the pleadings, depositions, admissions, and affidavits on file, if any, show that there is no genuine issue of material fact and that the moving party is entitled to judgment as a matter of law. **735 ILCS 5/2-1005 (West 1994)** Summary judgment is a drastic measure and should be used only when the right of the moving party is clear and free from doubt. *Loyola Academy v. S & S. Roof Maintenance, Inc.*, 146 Ill.2d 263, 271, 166 Ill.Dec. 882,586 N.E.2d 1211 (1992). This court reviews summary judgment orders *de novo*. *Zoeller v. Augustine*, 271 Ill.App.3d 370, 374,208 Ill.Dec. 17, 648 N.E.2d 939 (1995); *Demos v. National Bank of Greece*, 209 Ill.App.3d 655, 659,153 Ill.Dec. 856, 567 N.E.2d 1083 (1991).

Appellant, Gordon Wayne Watts, elects to allow his docketing statement & exhibits to stand as his initial brief of the appellant, as no new material facts are needed to decide this appeal—and now moves for Summary Judgment vacating the order being appealed.

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: <a href="http://www.ILGA.gov/legislation/ilcs/documents/073500050K1-109.htm">http://www.ILGA.gov/legislation/ilcs/documents/073500050K1-109.htm</a>

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

Date: Friday, 20 April 2018 /s/Gordon Wayne Watts
Gordon Wayne Watts

# NO. 1-18-0572

# IN THE APPELLATE COURT OF ILLINOIS FIRST DISTRICT

GMAC Mortgage, LLC, Plaintiff vs.  Gordon W. Watts, et. al., Defendants	) Appeal from the Circuit Court of Cook County, IL ) ) No. 07CR29738 ) (Transfer into Law Division from Chancery) ) Hon. James P. Flannery, Jr., Judge Presiding
	<u>ORDER</u>
	e motion of Movant, Gordon Wayne Watts, for Summary, and the Court being fully advised in the premises:
GMAC Mortgage, LLC v. Watts, case No. Watts leave to intervene. The circuit coprepare the selected Record on Appeal ite	Circuit Court of Cook County shall vacate its order in 2007-CH-29738 (03/01/2018), denying Gordon Wayne urt is instructed to grant Mr. Watts a Fee Waiver, and ems listed in Watts' draft order in his 03/16/2018 Motion Appeal in case no. 1-18-0091 and transmit the record to
The trial court shall speedily prepare t it to this court by electronic means, on	the selected record, so notify this court, and transmit accelerated docket.
IT IS SO ORDERED.	
Justi	ice
Justi	ice
Justi Prepared by: Gordon Wayne Watts	ice

Lakeland, FL 33801-2113

(863) 688-9880 (h), (863) 409-2109 (c)

## In the Appellate Court of Illinois, First District

**Docket Number: 1-18-0572** 

GMAC Mortgage, LLC, Plaintiffs,	) Appeal from the Circuit Court of Cook County, IL
vs.	) County Department, Law Division
	) Trial Court No.: 07CR29738
Gordon Wayne Watts, et. al., Defendants	(Transfer into <u>Law</u> Division from Chancery)
	Trial Judge: Hon. James P. Flannery, Jr. (#1505)
Gordon Wayne Watts,	) Notice of Appeal date: Friday, 16 March 2018
Appellant/Counter-Plaintiff,	) Judgment Date: Thursday, 01 March 2018
vs.	) Date of Post-judgment Motion: None
	) <b>Order:</b> #6
Hon. Diane M. Shelley and Hon. James	) Supreme Court Rule(s) which confer(s) jurisdiction
P. Flannery, Jr., Counter-Defendants.	) upon the reviewing court: Ill.Sup.Ct. R.301, 303

## **NOTICE OF FILING**

To: See attached Service List

**PLEASE TAKE NOTICE** that today, <u>Friday, 20 April 2018</u>, I am causing to be filed with the <u>ILLINOIS 1<sup>st</sup> Appellate Court</u> my <u>Motion for Summary Judgment</u>, copies of which <u>are attached hereto</u> and herewith served upon you.

Gordon Wayne Watts	Gordon Wayne Watts
(Actual Signature, if served upon clerk)	(Electronic Signature)
	/s/ Gordon Wayne Watts
	Respectfully submitted,

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

821 Alicia Road, Lakeland, FL 33801-2113

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

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

## **SERVICE LIST**

- \* <u>CIVIL APPEALS DIVISION: Cook County, IL Circuit Court</u>, 312-603-5406, Richard J. Daley Center, 50 West Washington St., Room 801, Chicago, IL 60602 Attention: Deputy Chief, Patricia O'Brien, <u>PAOBrien@CookCountyCourt.com</u> 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 [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 [served in all ways, as Judge Flannery is a defendant]
- \* <u>Law Division and Hon. Diane M. Shelley, Circuit Judge</u>, Daley Center, 50 W. Washington St., Rm. 1912, Chicago, Illinois 60602 <u>Law@CookCountyCourt.com</u>; <u>ccc.LawCalendarW@CookcountyIL.gov</u>; <u>Diane.Shelley@CookCountyIL.gov</u> [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
- \* <u>Richard B. Daniggelis</u> (who receives mail, via USPS mail-forwarding at his old address) 1720 North Sedgwick St., Chicago, IL 60614-5722
- \* <u>Andjelko Galic</u> Atty for Richard B. Daniggelis (Atty#:33013) C:312-217-5433, Fx:312-986-1810, Ph:312-986-1510, <u>AGForeclosureDefense@Gmail.com</u>; <u>AndjelkoGalic@Hotmail.com</u> 845 Sherwood Road, LaGrange Park, IL 60526-1547
- \* Robert J. More (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/about-us/about-us/about-us/about-us/about-us/about-us/about-us/about-us/about-us/about-us/anomales/anomales/anomales/about-us/abou

## GMAC v. Watts, et al., 1-18-0572 (ILLINOIS First Appellate Court)

## **SERVICE LIST (continued)**

Holdings, Inc. – PH: (703) 761-1270, FAX: (703) 748-0183, <a href="SharonH@MersInc.org">SharonH@MersInc.org</a>; <a href="SharonH@MersCorp.com">SharonH@MersInc.org</a>; <a href="SharonH@MersCorp.com">SharonH@MersInc.org</a>; <a href="Sandra Toutman">Son Toutman</a> 703-738-0230, VP, Corp. Comm. is no longer with MersCorp, and Amy Moses (<a href="AmyM@MersInc.org">AmyM@MersInc.org</a>) has replaced her as an email contact; Sandra Troutman 703-761-1274, E: <a href="SandraT@MersInc.org">SandraT@MersInc.org</a>; <a href="SandraT@MersCorp.com">SandraT@MersCorp.com</a>) Dir, Corporate Communications, Karmela Lejarde, Communications Manager, Tel~703-761-1274, Mobile: 703-772-7156, Email: <a href="KarmelaL@MersInc.org">KarmelaL@MersInc.org</a>; <a href="KarmelaL@MersInc.org">KarmelaL@MersI

## \* 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; 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 <u>Joseph Younes</u>) (Atty. No.: 48761) (312) 780-7302 / (312) 724-8218 / Direct: (312) 724-8221 http://www.KingHolloway.com/contact.htm; Attn: Peter M. King, Esq. <u>PKing@khl-law.com</u> or: <u>PKing@KingHolloway.com</u>; One North LaSalle Street, Suite 3040, Chicago, IL 60602
- \* <u>Joe Younes</u>: 2625 West Farewell Avenue, Chicago, IL 60645-4522 <u>JoeYounes@SbcGlobal.net</u>
- \* <u>Joseph Younes</u> (Atty#:55351) Law Offices / <a href="http://ChicagoAccidentAttorney.net">http://ChicagoAccidentAttorney.net</a> 312-635-5716, per website, Ph: 312-372-1122; 312-802-1122; Fax: 312-372-1408 E: <a href="mailto:RoJoe69@yahoo.com">RoJoe69@yahoo.com</a> 166 West WASHINGTON ST, Ste. 600, Chicago, IL 60602-3596
- \* <u>Paul L. Shelton</u>, *Pro Se*, (Atty. #15323, disbarred per IARDC) E: <u>PMSA136@Gmail.com</u>; <u>PLShelton@SBCGlobal.net</u> – 3 Grant Square, SUITE #363, Hinsdale, IL 60521-3351
- \* Erika R. Rhone 22711 Southbrook Dr., Sauk Village, IL 60411-4291

## In the Appellate Court of Illinois, First District

**Docket Number: 1-18-0572** 

GMAC Mortgage, LLC, Plaintiffs,	) Appeal from the Circuit Court of Cook County, IL
vs.	) County Department, Law Division
	) Trial Court No.: 07CR29738
Gordon Wayne Watts, et. al., Defendants	(Transfer into <u>Law</u> <b>Division</b> from Chancery)
	Trial Judge: Hon. James P. Flannery, Jr. (#1505)
Gordon Wayne Watts,	) Notice of Appeal date: Friday, 16 March 2018
Appellant/Counter-Plaintiff,	) Judgment Date: Thursday, 01 March 2018
VS.	) Date of Post-judgment Motion: None
	) Order: #6
Hon. Diane M. Shelley and Hon. James	) Supreme Court Rule(s) which confer(s) jurisdiction
P. Flannery, Jr., Counter-Defendants.	) upon the reviewing court: Ill.Sup.Ct. R.301, 303
-	· -

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

- \* The undersigned **Defendant-Appellant, Gordon Wayne Watts,** hereby certifies under penalties of perjury as provided by law pursuant to 735 ILCS 5/1-109, that the above **Motion for Summary Judgment,** 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 **the Odyssev eFileIL (TylerHost.net) Electronic Filing system** if they're e-file registered.
- \* I'm concurrently serving <u>all</u> parties via <u>First Class U.S. Postal Mail</u> –except The Appeals Court (which only accepts eFiling), or as otherwise indicted in the Service List.
- \* Additionally, I shall, when practically possible, post a TRUE COPY of this filing –and related filings <u>–online at my official websites, *infra*</u> –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,	
	<u>/s/ Gordon Wayne Watts</u>	
(Actual Signature, if served upon clerk)	(Electronic Signature)	
Gordon Wayne Watts	<b>Gordon Wayne Watts</b>	

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: <a href="http://www.GordonWatts.com/">http://www.GordonWatts.com/</a> / <a href="http://www.GordonWatts.com">http://www.GordonWatts.com</a> / <a href="

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

# NO. 1-18-0572

# IN THE APPELLATE COURT OF ILLINOIS FIRST DISTRICT

	THOT DISTRICT
GMAC Mortgage, LLC, Plaintiff vs.  Gordon W. Watts, et. al., Defendants	) Appeal from the Circuit Court of Cook County, IL ) No. 07CR29738 ) (Transfer into Law Division from Chancery) ) Hon. James P. Flannery, Jr., Judge Presiding
- Constantio	
	ORDER
This was	
Judgment and notice having be	and on the motion of Movant, Gordon Wayne Watts, for Summary
Sinting and, notice having be	en given, and the Court being fully advised in the premises:
IT IS HEREBY ORDERED t	hat the Circuit Court of Cook County shall vacate its order in
GMAC Morigage, LLC v. Watts,	case No. 2007-CH-29738 (03/01/2018) denvine Gordon Wayne
walls leave to intervene. The c	circuit court is instructed to grant Mr. Watts a Fee Waiver and
for Extension of Time to file Pa	Appeal items listed in Watts' draft order in his 03/16/2018 Motion
this court by electronic means	cord on Appeal in case no. 1-18-0091 and transmit the record to
Cir. Ct. to allow watte	leave to intervener, and a fee wowen or
to prefer the record or ay	leave to intervened, great a file waren or or year & transmit to App. ct. in this matter (1-18-0572
The trial court shall speedily p	repare the selected record, so notify this court, and transmit
it to this court by electronic me	eans, on accelerated docket.
No con almo	
IT IS SO ORDERED.	
	$A \sim A$
ORDER ENTERED	Manuel & Secret
ONDER LIVED	Justice
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MAT 0 3 2010	Justice
APPELLATE COURT, FIRST DISPONET	Justice
MI I SALDIE GOOK!, FRANCISCO	
	Justice
Prepared by:	
Gordon Wayne Watts	

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

CLERK OF THE APPELLATE COURT 1ST DISTRICT 160 NORTH LASALLE STREET, RM S1400 CHICAGO, ILLINOIS 60601 THOMAS D. PALELLA

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33801-211321

From: Tumialán, Rosa M. <RTumialan@dykema.com>

To: gww1210 < gww1210@aol.com>

Subject: Re: GMAC v Watts - Atty's Indyke, Tumialán, and Williams: Questions about who is to be served filings...

Date: Wed, May 2, 2018 9:21 pm

I received a similar long winded voicemail. Tread carefully. And perhaps only in writing.

On May 2, 2018, at 7:49 PM, "gww1210@aol.com" < gww1210@aol.com wrote:

\*\*\* SUBJECT: "GMAC v Watts - Atty's Indyke, Tumialán, and Williams: Questions about who is to be served filings..."

\*\*\* To: Rosa M. Tumialán, Esq. (RTumialan@Dykema.com) c/o DYKEMA GOSSETT, PLLC

10 South Wacker Drive, Suite 2300, Chicago, IL 60606-7407; Phone: 312-876-1700; Direct: 312-627-2139

\*\*\* To: Dawn N. Williams, Esq. (DWilliams@Dykema.com) c/o DYKEMA GOSSETT, PLLC

300 Ottawa Ave., N.W., Suite 700, Grand Rapids, MI 49503-2306; Phone: 616-776-7518

\*\*\* Cc: Richard Indyke, Esq. Atty. No. 20584, (RIndyke@SBCGlobal.net) -- most recent "Attorney of record" for LaSalle Bank Natl. Assn. --until now) -- 111 South Washington Ave., Suite 105, Park Ridge, IL 60068-4292; Phone: 312-332-2828; 773-593-1915

#### Attorneys Tumialán and Williams:

I am in receipt of your e-filing, earlier today, in <u>GMAC v. Watts</u>, 1-18-0091, in the Illinois 1st Appellate Court (and which I've attached as a PDF to my email, here). There are a few confusing issues that need addressing.

[#1]] -- First off, I got an email from Atty, Richard Indyke (who is a cc recipient here), and he claims that he is not representing any party in my appeal, but he was the last attorney of record for LaSalle Bank. So, I kept him in my "Service List" to comply with IL Supreme Court Rule 11(a), regarding service of parties. However, now that I see you enter an appearance for GMAC, and call it "aka LaSALLE BANK NATIONAL ASSOCIATION" in the case style of your appearance brief (which is attached as a PDF file to my email here), I would like clarification on Mr. Indyke's concern: Is he correct in asserting that a new attorney or firm took over representation of the plaintiff?

I ask this because he strongly implied in his last email that he didn't want me to bother with serving him Service Copies of my pleadings, as I thought I was required to do. (I inferred this from his request to not respond to his email.) If either, or, both of you can certify that you all (and not Mr. Indyke) now represent the plaintiff, then I will (in any future Certificates of Service and/or Service Lists) note that Mr. Indyke no longer is on my Service list due to not representing any party any longer. (I am advocating on Mr. Indyke's behalf, as a professional courtesy, and because my religion -- whatever it is -- compels me to seek the easiest, and most peaceful, solution for all.)

[[#2--a]] Secondly, you made 2 typos in your brief: First off, my zip code isn't 3380, but rather 33801, as zip codes are either 5-digit, or, in my case, a 9-digit upgrade is applicable, which is 33801-2113, if you like.

[[#2--b]] You other typo is a bit tricky.. while Judge Flannery is indeed the presiding judge of the Law Division, he is NOT the presiding judge of the underlying case from which I appeal in 1-18-0091 (as you indicate in your appearance brief), but rather, as the docket shows, Judge Diane M. Shelley, Circuit Judge (Law Division, Cook County, IL Circuit Court) is the presiding judge, at present. Now, in 1-18-0572, a sister case, where I appealed Judge Flannery's denial of a fee waiver, he might be considered a 'presiding' judge, and, in fact, both appeals derive from the same Law Division case (which was transfered from Chancery, and bears the same style and case number), so I can see why you might have gotten confused. (No worries, as this is -- legally-speaking, "de minimus," LOL).

[[#3]] -- Lastly, however, speaking of Rule 11(a)... No disrespect meant to any of you ... but I plainly notice that you all are egregiously violating this rule, as you claim, in your Certificate of Service, to have served ONLY myself. I'm not trying to insult or offend any of you, but I respectfully ask: Am I missing something, here? Is there some rule, statute, or case law, which allows you to serve only 1 or 2 of the parties... and not "all" of the parties as the rules clearly require?

# Rule 11. Manner of Serving Documents Other Than Process and Complaint on Parties Not in Default in the Trial and Reviewing Courts

(a) On Whom Made. If a party is represented by an attorney of record, service shall be made upon the attorney. Otherwise service shall be made upon the party.

Also, in case you didn't notice, your client, LaSalle aka GMAC, is a party to all five (5) cases in which I am litigating for justice: (1) the circuit court case, GMAC v Daniggelis, Watts, Younes, Shelton, et al. 2007-CH-29738, (2) THREE cases in the 1st Appellate Court, 1-18-0091 (appealing Judge Shelley's last order), 1-18-0572 (appealing the subsequent order by Judge Flannery in that case), and 1-18-0538 (an Art. 6, Sec. 6, Original Jurisdiction MANDAMUS action in this reviewing court, and, yes, they do have jurisdiction under Art. VI, Sec. 6), and lastly, a Rule 383 Motion for Supervisory Orders in case number: 123481, in the Illinois Supreme Court.

As I am the guy who nearly won the infamous 'Terri Schiavo' case -- all by myself -- in \*my\* state's supreme court (losing 4-3, and doing than former Gov. Jeb Buch, who lost 7-0 before the same panel), I think I have a chance of getting a fair shake in \*this\* state's supreme court.

In case you didn't get the note, regarding these filings, and don't want to pay huge Public Records fees to the courts, you may download a True Copy of most or all filings in these - and related - cases, on my own on-line docket, for free. Mirror 1, here, is hosted by GoDaddy, based in Mesa AZ:

http://GordonWatts.com/MortgageFraudCourtDocs/DOCKET-MortgageFraudCase.html

Mirror 2, here, is hosted by HostGator, based in Austin, TX:

http://GordonWayneWatts.com/MortgageFraudCourtDocs/DOCKET-MortgageFraudCase.html

Should you lose the links, my docket is linked in front-page news, of my namesake blogs, GordonWatts.com and GordonWayneWatts.com, as indicated in my Certificates of Service. If I may be of any further service to you, please don't hesitate to contact me.

By the way, in case you're curious, I will spill: I don't have any beef, gripes, complaints, or grievances with or against your client, GMAC, as I think they were just as much an innocent victim, here. Thank you for exercising your 1st Amendment Rights of Redress in these matters: This is what makes Democracy work in our Republic.

Please clarify me on these matters, above. Thank you, in advance, for your help here. With kind regard, I am,

Sincerely,

Gordon Wayne Watts

821 Alicia Road, Lakeland, FL 33801-2113

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

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

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

Court filings attached in PDF format.///

----/

\_\_

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

www.GordonWayneWatts.com / www.GordonWatts.com

# ALWAYS 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

Gww1210@aol.com; 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 / 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

<Wed02AMay2018 1-18-0091 GMAC NoticeOfAppearance.pdf>

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Rosa M. Tumialán
Member
RTumialan@dykema.com

Nember
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RTumialan@dykema.com

Nember
Nem



Gordon Watts < gww1210@gmail.com>

# GMAC v Watts - Atty's Indyke, Tumialán, and Williams: Questions about who is to be served filings...

gww1210@aol.com <gww1210@aol.com>

Wed, May 2, 2018 at 11:09 PM

To: RTumialan@dykema.com

Cc: gww1210@gmail.com, gww1210@aol.com

You are correct: I left you a similar, somewhat lengthy, voicemail. Thank for your suggestions, atty Tumialan. I hope to do as you suggest. As soon as you are able to look into my questions, you would have my gratitude for clarifying these gray areas.

I know normally email suffices, but the last matter looked important, and I thought maybe it wouldn't inconvenience you when you might know the answer easily, so I called before it got too late in the central time zone, where you are. But as important as the service matter may be (and I admit frustration with the system, tho not with your client), take your time if you need more time to get clear answers yourself. Thank you in advance in this regard.

Ps: what are gmac's interests in this matter, as they apparently suffered less losses than myself and Mr. Daniggelus, if I may ask?

Gordon W. Watts

Sent from AOL Mobile Mail

On Wednesday, May 2, 2018 Tumialán, Rosa M. <RTumialan@dykema.com> wrote:

I received a similar long winded voicemail. Tread carefully. And perhaps only in writing. [Quoted text hidden]

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Dykema Rosa M. Tumialán 312-627-2139 Direct 312-876-1700 Main RTumialan@dykema.com 866-491-6704 Fax

10 South Wacker Drive, Suite 2300 Chicago, Illinois 60606 www.dykema.com

No. 1-18-0091

# IN THE APPELLATE COURT OF ILLINOIS FIRST JUDICIAL DISTRICT

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,

Plaintiff/Appellee,

VS.

GORDON WAYNE WATTS,

Defendant/Appellant

and

RICHARD B. DANIGGELIS, JOSEPH YOUNES, MORTGAGE ELECTRONIC REGISTRATION SYSTEMS (MERS), PAUL L. SHELTON, ERIKA R. RHONE, STEWART TITLE ILLINOIS, JOHN P. LaROCQUE, ROBERT J. MORE, LEGATEES AND NON-RECORD CLAIMANTS, UNKNOWN HEIRS, UNKNOWN OWNERS,

Defendants.

Appeal from the Circuit Court of Cook County, Illinois

Case No. 2007 CH 29738

Honorable James P. Flannery, Judge Presiding

# **APPEARANCE**

We hereby enter the Appearance of Dykema Gossett PLLC as attorneys 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, in the above-entitled cause.

DATED: May 2, 2018

(312) 876-1700

Rosa M. Tumialán (<u>rtumialan@dykema.com</u>) DYKEMA GOSSETT PLLC 10 South Wacker Drive, Suite 2300 Chicago, IL 60606-7407

Dawn Williams (dwilliams@dykema.com) DYKEMA GOSSETT PLLC 300 Ottawa Ave., N.W., Suite 700 Grand Rapids, MI 49503-2306 Phone: 616-776-7518 Respectfully submitted,

By: Rosa M. Tumialán
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 200616AX

# IN THE APPELLATE COURT OF ILLINOIS FIRST JUDICIAL DISTRICT

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,

Plaintiff/Appellee,

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GORDON WAYNE WATTS,

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and

RICHARD B. DANIGGELIS, JOSEPH YOUNES, MORTGAGE ELECTRONIC REGISTRATION SYSTEMS (MERS), PAUL L. SHELTON, ERIKA R. RHONE, STEWART TITLE ILLINOIS, JOHN P. LaROCQUE, ROBERT J. MORE, LEGATEES AND NON-RECORD CLAIMANTS, UNKNOWN HEIRS, UNKNOWN OWNERS,

Defendants.

Appeal from the Circuit Court of Cook County, Illinois

Case No. 2007 CH 29738

Honorable James P. Flannery, Judge Presiding

#### **NOTICE OF FILING**

TO: Gordon Wayne Watts 821 Alicia Road Lakeland, FL 3380

PLEASE TAKE NOTICE that on May 2, 2018, we caused to be filed with the Clerk of the Appellate Court of Illinois, First District, the attached Plaintiff/Appellee's Appearance, a copy of which is served on you.

Rosa M. Tumialán (<u>rtumialan@dykema.com</u>) DYKEMA GOSSETT PLLC 10 South Wacker Drive, Suite 2300 Chicago, IL 60606-7407 (312) 876-1700

Dawn Williams (dwilliams@dykema.com) DYKEMA GOSSETT PLLC 300 Ottawa Ave., N.W., Suite 700 Grand Rapids, MI 49503-2306 Phone: 616-776-7518 Respectfully submitted,

By: Rosa M. Tumialán

One of the Attorneys for Plaintiff/ Appellee, 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

### **PROOF OF SERVICE**

The undersigned, an attorney, states on oath that she served a copy of the foregoing to the above counsel of record at the above mailing addresses by depositing a copy of same in the U.S. mail at 10 South Wacker Drive, Chicago, Illinois 60606 on May 2, 2018.

[X] Under penalties as provided by law pursuant to 735 ILCS 5/1-109 I certify that the statements set forth herein are true and correct.

Rosa M. Tumialán