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Doc#: 1117813052 Fee: \$40.00

Eugene "Gene" Moore

Cook County Recorder of Deeds
Date: 06/27/2011 03:21 PM Pg: 1 of 3

This space reserved for the Recorder of Deeds

No: 10 MI 401534

IN THE CIRCUIT	COURT OF	<b>COOK COUNTY</b>	, ILLINOIS
MUNICIPAL	<b>DEPARTM</b>	ENT-FIRST DIST	RICT

THE CITY OF CHICAGO, a municipal corporation,

FORM CONS,9001 rev. 4/2009

Plaintiff,

,	- Re: 4943 W. Crustall			
	Eugene Joiet al.,			
	Defendant(s) ) Courtroom 11 1, Richard J. Daley Center			
	AGREED OR JEIL OF INJUNCTION AND JUDGMENT			
Γhi	s cause coming to be heard on the set call, the Court being fully advised in the premises,			
rh:	IS COURT FINDS:			
۱.	Defendant(s), Fugene, Jockson and Fena Jackson			
	and the City of Chicago ("City") have reached agreement as to the resolution of this case, stipulate to the following facts and agree to entry of the order(s) set forth below.			
2.	The premises contain, and at all times relevant to this case contained, the violations of the Chicago Municipal Code set forth in City's Complaint and Notice of Violations. Defendant has a right to cout at these facts, but knowingly and voluntarily stipulates to said facts and waives the right to trial, including the right to a jury trial, if any, as to each, any, and all of the stipulated facts.			
AC	CORDINGLY, IT IS HEREBY ORDERED THAT:			
۱.	The judgment entered on 6 / 33 / 11 in the amount of \$ 1000 .00 plus \$00 court costs for			
,	a total of \$ 1000 .00 against Defendant(s) Fugene herson and Rena horson			
	shall stand as final judgment as to Count I. Leave to enforce said judgment is stayed until			
	Execution shall issue on the judgment thereafter. Count I is dismissed as to all other Defendants			
2.	City agrees to accept \$ 1000 .00 (including court costs which shall be remitted to the Clerk) in full settlement of the			
	judgment if payment is made to the City of Chicago on or before / 3 / 1 a If payment is mailed it must			
•	be postmarked on or before the above date and sent ATTN: Kimberly Miller, 30 N. LaSalle St., Suite 700, Chicago, IL 60602.			
3.	Defendant(s) Eugene Louison. and Pena Jackson, and his/her/its/their heis, legatees, successors, and assigns shall:			
	not rent, use, lease, or occupy the subject premises and shall keep the same vacant and secure until further order of court.			
	bring the subject premises into full compliance with the Municipal Code of the City of Chicago or sell the subject premises by <u>6</u> / <u>3</u> / <u>13</u> .			
	[ keep the subject property in compliance with the vacant building requirements in the Municipal Code (sections 13-12-125 through 13-12-150), including the requirements that the property be insured and registered with the City (information and forms at www.cityofchicago.org/buildings) and keep the exterior of the premises clean and free of debris and weeds.			
	notify the City and the Court of any sale, transfer, or change of ownership by way of motion duly filed with the Court, with notice given to the City, within 30 days of such sale or transfer.			
	14 board and secure the property by 7/03/11			

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- 4. Defendant(s) shall schedule, permit, and be present for an exterior and interior inspection of the subject premises with the Department of Buildings to allow City to verify compliance with the terms of this Agreed Order.
  - Defendant shall call Inspector 0. Denoted at (312) 743-3557 to schedule an inspection by 6 / 33/12
- 5. The premises will not be in full compliance unless Defendant(s) or owner(s) has/have obtained all necessary permits for work done at the premises. The provisions of this agreement shall be binding on the parties, partners and managing partners, and all successors, heirs, legatees, and assigns of the Defendant(s). DEFENDANT(S) IS/ARE FULLY RESPONSIBLE FOR FULFILLING ALL REQUIREMENTS UNDER THIS AGREED ORDER, REGARDLESS OF OWNERSHIP OF PREMISES.
- 6. No one other than Defendant(s) named above may sell, assign, or transfer the property until further order of court.

#### **Penalties**

- 7. Should Defendant(s) fail to comply with any provision of this Agreed Order, City may petition the Court to enforce this Agreed Order. Defendant(s) may be subject to any or all of the following penalties for failure to comply. This list is not exclusive, and the Court may order other appropriate remedies upon petition by City, including the appointment of a receiver to make repairs and/or reinstatement of the case.
  - (a) Default Fines
    - Defendant(s) shall follow the compliance schedule set forth above and shall be subject to fines of \$500.00 per day for each violator of the Municipal Code that exists past the due date. Such fines shall be calculated from the first day Defendant(s) violate(s) the compliance schedule, and shall continue to run until Defendant(s) bring the violations into compliance.
    - Further, if the premises are found to not be secured after entry of this Agreed Order, Defendant(s) shall be subject to a lump-sum default fine at the amount of \$5,000.00.
  - (b) Contempt of Court.
    - (i) <u>Civil Contempt.</u> If upon petition by C ty, the Court finds that Defendant(s) has/have failed to comply with this Agreed Order, Defendant(s) shall be subject to fines and/or incarceration for indirect civil contempt until Defendant(s) purge(s) the contempt by complying with the Agreed Order.
    - (ii) <u>Criminal Contempt.</u> If upon petition by Cry, for indirect criminal contempt, Defendant(s) is/are found beyond a reasonable doubt to have willfully refused to comply with the Court's order, Defendant(s) will be subject to a fine and/or incarceration. Such fine or period of incarceration shall not be affected by subsequent compliance with the Agreed Order.

#### Proceedings on Request for Relief

- 8. If City files a motion or petition pursuant to paragraph 6, Defendant(s) wrive(s) the right to a trial or hearing as to all issues of law and fact, except whether or not Defendant(s) has/have violated the provisions of this Agreed Order, whether or not said violation(s) constitute(s) civil or criminal contempt, and whether or not the requested relief is appropriate and/or feasible.
- 9. The court reserves jurisdiction of this matter for the purposes of modification, en ordement, or termination of this Agreed Order, including the adjudication of proceedings for contempt or default fines, which could result in the imposition of a fine and/or incarceration, and reinstatement of City's Complaint.
- 10. This matter is hereby dismissed by agreement of the parties, without prejudice, subject to the agreement detailed above. This order is final and enforceable, the court finding no just cause or reason to delay its enforcement. All parties to this agreement waive their right to appeal this Agreed Order.

HEARING DATE: $6/3/3/1$	
THE PARTIES HAVE READ AND AGREE TO ALL OF THE ABOVE TERMS AND CONDITIONS.	
By: Assistant Corporation Counsel  Mara S. Georges, Corporation Counsel #90909	Judge James M. Machine
30 N LaSalle, Room 700 Chicago, IL 60602 (312) 744-8791	100, 200
Defendant: Rena Jackson Eugene S By Counsel: Phone: (113) 281 4455	Contraction of the court and court a
Phone - 773 - 595-7072	

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### Legal:

LOT 18 AND THE WEST 5 FEET OF LOT 17 IN BLOCK 2 IN MARTHA'S SUBDIVISION OF THE SOUTH ½ OF THE SOUTH ½ OF THE SOUTHEAST ¼ OF THE NORTHEAST ¼ (EXCEPT THE NORTH 33 FEET THEREOF DEDICATED FOR STREET) OF SECTION 4, TOWNSHIP 39 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PIN:

Address:
Case #: 10M.

Cook County Clarks Office 16-04-224-006-0000