UNOFFICIAL CO

Doc#: 1133641129 Fee: \$42.00 Eugene "Gene" Moore

Cook County Recorder of Deeds Date: 12/02/2011 12:46 PM Pg: 1 of 4

Space reserved for the Recorder's Office

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

MUNICIPAL DEPARTMENT - FIRST DISTRICT
CITY OF CINCAGO, a municipal) corporation,)
Plaintiff,) No. 11 M1 402461
) Re: 824 N. Lawndale EDWARD P. PSZCZOLA, et al.)
Defendants.) Courtroom: 1111
ORDE'S OF DEMOLITION
This cause coming to be heard on, on the complaint
of the Plaintiff, City of Chicago, a municipal corporation ("City"), by Stephen Patton, Corporation Counsel of the City of Chicago, against the following named Defendants:
Edward P. Pszczola
Fair Deal of Illinois, Inc.
Edward P. Pszczola Fair Deal of Illinois, Inc. Unknown Owners and Non-record Claimants
The Court being fully advised of the premises of this proceeding and having heard the testimony of the City's inspector, finds that:
1. The Court has jurisdiction of the parties hereto and the subject mate, which is the premises located at the following address: 824 N. Lawndale, Chicago, Illinois, and legally described as follows:
LOT 14 IN BLOCK 6 IN T.J. DIVEN'S SUBDIVISION OF THE SOUTHEAST 1/4 OF THE SOUTHWEST 1/4 OF SECTION 2, TOWNSHIP 39 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.
This parcel has a Permanent Index Number of 16-02-330-032.
·

Located on the subject property is a two-story brick residential building.

2.

UNOFFICIAL COPY

- 3. The Court having heard testimony and evidence finds that the building located on the subject property is dangerous, hazardous, unsafe and beyond reasonable repair under the Unsafe Buildings Statute, 65 ILCS 5/11-31-1 (1996) in that:
- a. The building(s) located on the subject property ("the building") is vacant.
- b. The building's electrical systems are stripped or inoperable with exposed wiring and missing fixtures.
- The building's plumbing systems are stripped or inoperable with missing fixtures.
- d. The building's heating systems are stripped or inoperable with missing duct work and a missing furnace.
- e. The building's heating systems have been vandalized.
- f. The building's floors are missing or warped.
- g. The building's dazing is broken or missing with cracked panes.
- h. The building's joists are over notched and over spanned.
- i. The building's joists are smole, fire, and/or water damaged.
- j. The building's masonry has holes with loose or missing brick.
- k. The building's masonry has step or stiess fractures and washed out mortar joints.
- 1. The building's masonry has portions of the foundation walls that have been removed.
- m. The building's masonry has washed out footings and rotted earns.
- n. The building's plaster is broken or missing with smoke, fire, and/or water damage.
- 4. Demolition of the subject property, as a whole, is the least restrictive alternative available to effectively abate the conditions now existing there.

1133641129 Page: 3 of 4

UNOFFICIAL COPY

WHEREFORE, IT IS HEREBY ORDERED THAT:

A.	Judgment is entered in favor of Plaintiff City of Chicago and against Defendants or Counts of the City of Chicago's complaint for demolition.
B.	The remaining counts of the City's complaint for demolition are voluntarily dismissed
c.	Pursuant to 65 ILCS 5/11-31-1 and the City's police powers under Article VII of the Illinois Constitution, the City is granted authorization to demolish the building on the subject property, and is entitled to a lien for the costs of demolition, court costs, and other costs enumerated by statute, and/or other statutory remedies.
D.	authority granted in Paragraph C. above shall become effective
E.	The City's performance under this order will result in a statutory in rem lien tha attaches only to the subject parcel of real estate. If the City seeks a personal judgmen against any individual party to this action, it will proceed by separate motion directed to that party.
F.	secure until it is demolished. Secure until it is demolished.
	Payment must be by certified check, business check, or money order, made payable to the City of Chicago. Payment must be delivered to 30 N. LaSalle Street. Suite 700

G. Defendants with either possession or control of the subject property snall remove any and all persons, if any, occupying the subject property and all personal property from said premises no later than the effective date so that said premises will be completely vacant and free of personal property before demolition is commenced.

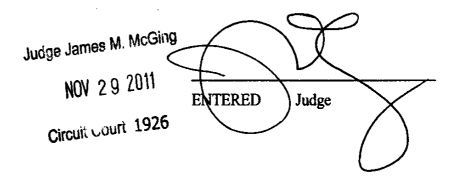
on its face, and be accompanied by a copy of this court order.

Chicago, IL, 60602, Attn: Kristina Mokrzycki. Payment must include the case number

H. Pursuant to Illinois Supreme Court Rule 304(a), this is a final and appealable order. The Court finds no just reason for delay in the enforcement or appeal of this order.

UNOFFICIAL COPY

I. The Court reserves jurisdiction of this cause to enforce the terms of this order and for the purpose of ascertaining and approving the demolition and litigation costs.



PLAINTIFF, CITY OF CHICAGO STEPHEN PATTON, Corporation Counsel

Ву:

Maggie P

Maggie Rizzo

Assistant Corporation Counsel

Building and License Enforcement Division

30 N. LaSalle Street, Suite 700

Chicago, Illinois 60602

Phone: (312)742-1935

Pacsimile: (312)744-1054

ATTY NO. 90909