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Karen A. Yarbrough

Cook County Recorder of Deeds
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IN 7.4'E CIRCUIT COURT OF COOK COUNTY, ILLINOIS

CITY OF CHICAGO, a corporation,	municipal	C ;		
	Plaintiff,	() L	No.	13 M1 400797
v.		7		
JUSTIN BRIM, et al.			Re:	4929 W. VanBuren
	Defendants.)	Courc	room: 1111

ORDER OF DEMOLITION

This cause coming to be heard on September 9, 2013, on the complaint of the Plaintiff, City of Chicago, a municipal corporation ("City"), by Stephen R. Patton, Corporation Sounsel of the City of Chicago, against the following named Defendants:

JUSTIN BRIM,

UNKNOWN OWNERS, and NONRECORD CLAIMANTS,

The Court being fully advised of the premises of this proceeding and having healto the testimony of the City's inspector, finds that:

 The Court has jurisdiction of the parties hereto and the subject matter, which is the premises located at the following address: 4929 W. VanBuren, Chicago, Illinois, and legally described as follows:

LOT 30 IN CARTER H. HARRISON'S SUBDIVISION OF LOTS 20 AND 21 IN SCHOOL TRUSTEES SUBDIVISION OF THE NORTH PART OF SECTION 16, TOWNSHIP 39 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

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This parcel has a Permanent Index Number of 16-16-220-009.

- 2. Located on the subject property is a frame garage and a two-story brick residential building.
- 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 is vacant and open.
 - b. The garage is vacant and open.
 - c. The building's electrical wiring is exposed.
 - d. The building's electrical system is missing fixtures, stripped and inoperable.
 - e. The by alding's floor is warped or missing in various locations.
 - f. The building's glazing is broken or missing.
 - g. The building's heating system is missing a furnace and ductwork.
 - h. The building's heating system is stripped and inoperable.
 - i. The building's heating system was vandalized.
 - j. The building's joists are cracked.
 - k. The building's mason y has step or stress fractures.
 - I. The building's masonry has wished out mortar joints.
 - m. The building's plaster is broken consissing.
 - n. The building's plumbing is missing fixtures, stripped and inoperable.
 - o. The building's roof membrane is damaged.
 - p. The building's roof is missing shingles.
 - q. The building's sashes are broken, missing or increable.
 - r. The building's stair system has damaged decking and handrails.
 - s. The building's stair system has an improperly installed foundation.
 - t. The building's stair system has improper handrail heights.
- 4. Demolition of the subject property, as a whole, is the least restrictive alternative available to effectively abate the conditions now existing there.

WHEREFORE, IT IS HEREBY ORDERED THAT:

- A. Defendants UNKNOWN OWNERS and NONRECORD CLAIMANTS, having been notified by publication, and having failed to appear, answer, or otherwise plead as of the default date of August 2, 2013, are in default and all allegations in the complaint are deemed admitted against Defendants in default.
- B. An <u>in rem</u> judgment is entered in favor of Plaintiff City of Chicago and against defendants on Counts I and IV of the City's complaint seeking demolition authority.
- C. Counts II, III, V, VI, VII, and VIII of the City's Complaint are voluntarily withdrawn.
- D. Pursuant to the judgment entered above, 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.

ENTERED

Judge

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- The authority granted in Paragraph D above shall be effective immediately. E.
- Defendant owners are ordered to keep the property secure until it is demolished. F.
- The City's performance under the Order will result in a statutory in rem lien that attaches only to G. the subject parcel of real estate. If the City seeks a personal judgment against any individual party to this action, it will proceed by separate motion directed to that party.
- Defendants with either possession or control of the subject property shall immediately remove Н. any and all persons occupying the subject property and all personal property from said premises instanter so that said premises will be completely vacant and free of personal property before demolition is commenced. The City's Department of Human Services is authorized to assist in the relocation of any tenants.
- Pursuant to Pinois Supreme Court Rule 304(a), this is a final and appealable order and the Court I. finds that there kno just reason for delaying the enforcement or appeal of this order.

The Court reserves jurisdiction of this cause to enforce the terms of this Order, for the purpose J. of ascertaining demonition costs for entry of money judgments against the defendant owners, and for the purpose of hearing foreclosure proceedings, as defined by the applicable statutes

and ordinances.

PLAINTIFF, CITY OF CHICAGO

Stephen R. Patton, Corporation Counsel

By:

Assistant Corporation Counsel

Building and License Enforcement Division

30 N. LaSalle Street, Suite 700

Chicago, Illinois 60602

Si Zonana Phone: (312)744-3326 Facsimile: (312)744-1054 ATTY NO