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Karen A. Yarbrough

Cook County Recorder of Deeds
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IN THE CIRCUIT COURT OF COOK COUNTY MUNICIPAL DEPARTMENT – FIRST DISTRICT

THE CITY OF CHICAGO, a runicipal corporation,
Plaintiff,

V

CHICAGO TITLE LAND TRUST CO, AS TRUSTEE, U/T/A/D 12-22-2005, TRUST#8002345624, et al.

Case Number: 14 M1 400643

Re: 6226 S PAULINA ST CHICAGO IL 60636

Courtroom 1105

Defendants.

ORDER AUTHORIZING DEMOLITION BY THE CITY OF CHICAGO

This cause coming to be heard on <u>August 5, 2016</u> on the complaint of THE CITY OF CHICAGO ("the City"), by and through its attorney, Stephen R. Patton, Corporation Counsel, against the following:

CHICAGO TITLE LAND TRUST CO, AS TRUSTEE, U/T/A/D 12-22-2005, TRUST48002345624,

MIDWEST HOME DEVELOPMENT LLC,

CHICAGO HOME BUYERS LLC,

ABDUL ROUSSI,

UNKNOWN OWNERS, and NONRECORD CLAIMANTS,

("Defendants").

The Court having heard evidence and testimony and being fully advised in the premises finds that:

- 1. The Court has jurisdiction of the subject matter, which is the real estate located at 6226 S PAULINA ST., CHICAGO, COOK COUNTY, ILLINOIS ("subject property"), legally described as:
 - LOT 11 IN BLOCK 6 IN ENGLEWOOD HILL, A SUBDIVISION OF THE SOUTHEAST 1/4 OF THE SOUTHEAST 1/4 OF SECTION 18, TOWNSHIP 38 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

- II. Permanent Index Number(s): 20-18-429-028-0000.
- 2. Located on the subject property is a TWO STORY FRAME BUILDING AND BRICK GARAGE BUILDING. The last known use of the building was MULTIPLE UNIT DWELLING.
- 3. The subject building is dangerous, unsafe, and beyond reasonable repair under the terms of the Illinois Municipal Code, 65 ILCS 5/11-31-1, in that the following violations of the Municipal Code of Chicago exist at the subject property and the defendants:
 - a. With respect to each OWNER, failed to secure a vacant building so that all openings are closed and secured using doors, glazed windows, commercial-quality steel security panels, or filled with the same material as the surrounding wall, as applicable, provided that openings greater than one square fort in area may not be boarded with plywood, except as specifically permitted by the Department of Buildings. (13-12-135(d)). BUILDING VACANT AND OPEN; GARAGE VACANT AND OPEN
 - b. With respect to each OWNER only, failed to remove exposed electrical wiring and maintain electrical system in safe and sound condition. (18-27-300.4, 18-27-410.22, 13-196-590, 13-196-641). ELECTRICAL EXPOSED WIRING
 - c. With respect to each OWNER only, fa led to repair or replace defective and/or missing electrical fixtures and maintain electrical system in sale and sound condition. (18-27-210.70, 18-27-410.22, 18-27-410.23, 18-27-410.24, 18-27-240.27, 18-27-410.36, 18-27-410.37, 18-27-410.38, 18-27-410.39, 18-27-560.7, 13-196-590, 13-196-641). ELECTRICAL MISSING FIXTURES; STRIPPED AND INOPERABLE
 - d. With respect to each OWNER only, failed to maintain every floor within a building in safe and sound condition, good repair, and capable of supporting the loads that 1 ormal use may cause to be placed thereon. (13-12-135(c)(2), 13-52-010, 13-196-040, 13-196-540, 13-196-641). FLOOR MISSING FLOORING
 - e. With respect to each OWNER, failed to maintain the exterior of a building so that all exterior windows and doors are in sound condition and good repair, so that: windows and doors fit tightly within their frames; window and door frames are constructed and maintained in such relation to the adjacent wall construction as to prevent rain from entering the building; windows and doors are equipped with properly functioning locking hardware; and any window which has broken, cracked, or missing glass or glazing is repaired or boarded in a manner prescribed by code. (13-12-135(b)(3), 13-196-550, 13-196-641, 13-12-126(b)(1)). GLAZING BROKEN OR MISSING; CRACKED PANES; SASH—BROKEN, MISSING OR INOPERABLE

- f. With respect to each OWNER only, failed to maintain every supply facility, piece of equipment, and utility, including the heating system, in safe and sound condition. (13-196-590, 13-196-641). HEATING MISSING DUCTWORK; MISSING FURNACE; STRIPPED AND INOPERABLE; VANDALIZED
- g. With respect to each OWNER only, failed to maintain every foundation, roof, floor, wall, stair, ceiling, and other structural support within a building in safe and sound condition, good repair, and capable of supporting the loads that normal use may cause to be placed thereon. (13-12-135(c)(2), 13-52-010, 13-196-040, 13-196-540, 13-196-641). JOIST OVERNOTCHED
- h. With respect to each OWNER, failed to maintain the exterior of a building so that all foundations, basements, cellars, and crawlspaces are in sound and watertight condition, adequate to support the building, and protected against the entry of rodents or other animals. (13-12-135(b)(1), 13-196-530, 13-196-641). M/SONRY MISSING SIDING
- i. With respect to each OWNER, failed to maintain all plumbing fixtures without leaking pipes and completely drain or continuously heat all pipes for water to prevent them from freezing and maintain or repair plumbing system in accordance with the original design so that no hazard to life, health or property is created by such plumbing system. (13-12-135(c)(3), 13-196-590, 13-196-641, 18-29-102.2). PLUMBING MISSING FIXTURES; STRIPPED AND INOPERABLE
- j. With respect to each OWNER, failed to maintain the exterior of a building so that all portions of the roof are adequately supported and maintained in weather tight condition and all gutters, downspouts, scuppers, and appropriate flashing are in good repair and adequate to remove water. (13-12-135(b)(4), 13-196-530(c), 13-196-641, 13-12-126(U)(8)). ROOF DAMAGED MEMBRANE
- k. With respect to each OWNER, failed to maintain the exterior of a building so that every outside stair or step is in sound condition and good repair and every porch, stoop, deck, veranda, balcony and walk is in sound condition. (13-12-135(b)(6), 13-52-010, 13-196-040 3-196-570, 13-196-641). STAIR BROKEN, MISSING OR INOPERABLE; DAMAGED DECKING; DAMAGED HANDRAILS; DANGEROUS AND HAZARDOUS; IMPROPER FOUNDATIONS; IMPROPER HANDRAIL HEIGHT; IMPROPER TREAD AND RISER; NO JOIST HANGERS
- 1. With respect to each OWNER, failed to maintain the lot and surrounding public way so that all grass and weeds on the premises, including abutting sidewalks, gutters, and alleys, are below ten inches in height, and all dead or broken trees, tree limbs, or shrubbery are cut and removed from the premises. (13-12-135(a)(1), 7-28-120, 15-4-970). LOT HIGH WEEDS

- 4. The subject building is beyond reasonable repair and it would take major reconstruction by a responsible owner to bring the subject building into full compliance with the Municipal Code.
- 5. Demolition of the subject building is the least restrictive alternative available to effectively abate the dangerous and unsafe conditions at the subject property as of <u>August 5, 2016</u>.

WHEREFORE, IT IS HEREBY ORDERED THAT:

- A. UNKNOWN OWNERS and NONRECORD CLAIMAN S, having been notified by publication and having failed to answer, appear, or otherwise plead as of the default date of MAY 5, 2014 are in default and all allegations in the complaint are deemed admitted against said defendants.
- B. An in rem judgment on Count III of the Complaint is entered in favor of Plaintiff, the City of Chicago, and against Defendants.
- C. Counts I, II, IV, V, and VI of the Complaint are voluntarily dismissed, on the City's oral notion. Court 1 to Stand Scient Achesselan Rouss;

 D. Pursuant to the judgment entered above, 65 ILCS 5/11-31-1, and the City's police powers ander Article
- 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 subject 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. Such authority shall be effective IMMEDIATELY.
- E. The City's performance under this order shall result in a statutory in rem lien that attaches to the subject property only. If the City seeks a personal judgment against any Defendant(s), it shall proceed by separate motion directed to such Defendant(s).

- F. Any and all Defendants with either possession or control of the subject property shall immediately remove any and all persons occupying the subject building and any and all personal property from the subject property so that the subject property is completely vacant and free of persons and personal property before demolition is commenced.
- G. All Defendants and his / her / their / its agents, heirs, legatees, successors, and assigns shall be permanently enjoined and restrained from renting, using, leasing, occupying, selling or otherwise transferring, in whole or in part, the ownership or controlling interest in the entire premises until the same has / have established full compliance with the Municipal Code of the City of Chicago as stated in this cause and further order of court. Defendant(s) and his / her / their / its agents, heirs, legatees, successors, and assigns shall maintain the subject property in a sanitary, boarded, and secure condition while it remains subject to his injunction or until the property is demolished.
- H. Pursuant to Illinois Supreme Court Rule 304(a), this is a final and appealable order and the Court finds there is no just reason for delaying the enforcement or appeal of this order.
- 1. The Court reserves jurisdiction of this cause to enforce the terms of this Order and for the purpose of ascertaining demolition costs and other costs for entry of money judgment(s) against the defendant owners and for the purposes of hearing foreclesure proceedings as defined by the applicable statutes and ordinances.

J. This matter is off-call.

Associate Judge
Pamela Hughes Gillespie
AUG 1 5 2016

ENTERED:

Circlet Court - 195

By:

Michael J. Knight Co. Folk

Assistant Corporation Counsel

City of Chicago Department of Law

Building and License Enforcement Division

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