PORM 4112

UNOFFICIAL COPY 2 DOCUMENT NO.

STATUTORY FEDERAL, TAX LIEN SEARCE	<u> </u>
	ب میں دیار ہ <u>ے۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔</u>

PRESENT PARTIES IN INTEREST		
the charles	Mismonary	DATE OF SEARCH
Bastist Charge	ak	1
70-		
RESULT OF SEARCH:	•	9
W/W 2	6	-18-901 52
Ox		OU.
	0_	
		Juli
	0,	120
		国
		\$: 5 0
NTENDED GRANTEES OR ASSIGN	KES:	-
and the second s		7,
	7 () () () () () () () () () (5
		0.
		175.
		'Co
		•
RESULT OF SEARCH:		ļ
ABRITO VI SERIES.		}
		ļ.
		3
		₩ w · · · · · · · · · · · · · · · · · ·
	•	i

Part Clery's

PLACITA JUDGMENT

(2-90) CCDCH-6

UNITED STATES OF AMERICA

3889792

STATE OF ILINOIS, COUNTY OF COOK

DI EAC Sefere the Haramakie	KENNETH L. GILLIS	
PLEAS, before the Honorable one of the Judges of the Circuit Court of Cook County, in	the State of Illinois, holding a branch Court, at	the
Court, at the Court House in said County, and state, on	January 17.	
	90	tha
in the year of our Lord, one thousand nine hundred and	fourteenth	me
Independence of the United States of America, the two hund	adredth and	•••
PRESENT: - The I	Honorable KENNETH L. GILLIS	***
Orc	Judge of the Circuit Court of Cook County	l•
Co	CECIL PARTEE, State's Attorney	
4	JAMES E. O'GRADY, Sheriff	
Attest: AURELIA PUCINSKI, Clerk.		
		ju :
		. N ≥**
	C	
	O _C	င္သ
	TC/O/A'S	3889792
		37
		N N
	Co	

STATE OF ILLINOIS, COUNTY OF COOK	ss.
. 1	

2	gs the keep											e and fore					
3	() nd complete	ام		1	1,		- 1	1.			•	F RECOR	" 1 I .	11.5	1.4	.lli ::	- 1
がい		1	1				1		• • • • • • • • • • • • • • • • • • •					11/1 11/1 11/1			\ \ \
))	• • • • • • • • • • • • • • • • • • •				, , , , , , , , , , , , , , , , , , ,	• • • • • • • • • • • • • • • • • • •	•;• •• • • ; ; !		\		0					4:+'* =; 	.
• 1	, , , , , , , , , , , , , , , , , , ,			• • • • • • •		}						15		(* (* * * *	
	· · · · · · · · · · · · · · · · · · ·		• • • • •			•	•••••		- 		•••			• • • •	14 · · ·		. 1
	* ,* • • • • • • • • • • • • • • • • • • •	•••••	••••		# * * *		• • • • •		•• ••		***	• • • • • • • • • • • • • • • • • • •			*\		* * *
îm	a certain c	enere la	italia ma	ndine					· • • - • • - • • - • • - • • -	* * * *		\	•••••		* [6] **!	• • •	**
E-0-1	l .		, , ,	a) i		AD COMIT		. de	· - ' - -		, '			1			;;'
21	nd.	i _. .		, ,		· • • • • • • • • • • • • • • • • • • •			4 · * • i • ii •				.defen	1			
		• • • • •				• • • • • • • • • • •		3.7		irde(F These	e her eunic			li St. di		1
	1		,	,		,		1	, ,			id County	•		1		
ı		į				;	J .				\prod_{i}	an Curant		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \			
(2	2-99) CCDC	B-6	***			·		ay u		1		ļ.,	· • • • • • • • • • • • • • • • • • • •				
	,	٠,		`:		1	•	' <u>-</u>		***	. 4 4	• • • • • • •	• • • • • •	• • • • •	• • •		E)

UNOFFICIAL POPE PY 4/3/90

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT --- CHANCERY DIVISION

CITY OF CHICAGO,	4	Municipal	
Corporation,			
		D)	aintiff.

vs.

No. 84 CU 8276

TABERNACLE MISSIONARY BAPTIST CHURCH, a religious not for profit corp., TABERNACLE COMMUNITY HOSPITAL, EVANGELICAL MOSPITAL ASSOCIATION, REGISTRAR OF TITLES, HOPKINS ILLINGIS ELEVATOR COMPANY, Doc. \$LR2873474, BETHANY HOSPITAL, UNITED STATES OF AMERICA, by virtue of notice of tax lien filed by the Dist. Dir. of the Internal Revenue at Chicago, Il. against Tabernacle Community Hospital & Tabernacle Missionary Baptist Church, whose addresses are show = 5540 S. Morgan, Chicago, Il. & 5421 S. Morgan, Chicago, Il. in the office of the Recorder of Deeds of Cook County, Il. on 12/13/78 as Doc. \$24762764 in the amt of \$479.80, UNKNOWN OWNERS AND HON RECORD CLATHANTS,

Defendants.

JUDG! ENT OF FORECLOSURE

Now comes the CITY OF CHICAGO, a Municipal Corporation, Plaintiff, herein, by its attorneys, Kally R. Welsh, Corporation Counsel, and SUSAN MARCZAK, Assistant Corporation Counsel.

- 1. It appearing to the Court that each and all of the defendants to the Complaint of the Plaintiff were duly served with Summons according to the Statute or were notified of the pendency of this suit by publication after the filing herein of the requisite Affidavit, all according to the Statute in such cases made and provided.
- 2. It further appearing to the Court that the following defendants named in the Order of Default heretofore entered in this cause having failed to appear and answer said Complaint, or having appeared, have failed to answer, and that a Decree Pro Confesso has been entered against said defendants, and that the said Complaint was taken and it is hereby again taken, as confessed and established against each and all said defendants,

TABERNACLE MISSIONARY BAPTIST CHURCH, a religious not for profit corp., TABERNACLE COMMUNITY HOSPITAL, EVANGELICAL HOSPITAL ASSOCIATION, HOPKINS ILLINOIS ELEVATOR COMPANY, Doc. #LR2873474, BETHANY HOSPITAL, UNKNOWN OWNERS AND NON-RECORD CLAIMANTS.

3. This cause coming on to be heard upon the AFFIDAVIT OF PROVE-UP, proofs and

Property or Coot Colina Cort's Office

exhibits heard, offered and received in this proceeding and the Court being fully advised in the premises the Court FINDS:

- 4. That all the parties to the Complaint of the Plaintiff are properly before this Court; and that this Court has jurisdiction of the subject matter of this suit and of the parties hereto; and the allegations in said Complaint are true.
- 5. That the CITY OF CHICAGO, Plaintiff herein, is a Municipal Corporation located in Cock County, duly organized and existing under and by virtue of the Statutes of the State of Illinois.
- 6. That these proceedings are brought against the defendants herein by virtue and authority of the Cities and Villages Act, Chapter 24, Paragraph 11-31-1, of the Illinois Revised Statutes.
- 7. That the equities of this case are with the Plaintiff, and that he Plaintiff is entitled to have its lien foreclosed and the same is hereby foreclosed in this proceeding.
- 8. That there is now due, owing and sholly unpaid the sum of ONE THOUSAND EIGHT HUNDRED AND MO/190 (\$1,800.00) DOLLARS, which constitutes the amount of the lien of the CITY OF CHICAGO. The lien of the CITY OF CHICAGO is against the parcel or lot for the amount above set forth and further described as follows:

The West 1/2 of Lot 14 and all of Lot 15 in Hodgdon's Subdivision of Block 3 and part of Block 4 in Wetster and Perkin's Subdivision in Section 8, Township 38 North, Range 14, East of the Third Principal Medridian in Cook County, Illinois, commonly known as 936 V. 54th Pl., Chicago, Illinois.

9. That in connection with this proceeding and in order to properly institute and prosecute the same the Plaintiff was compelled to and did pay out the following sums of money:

Publication

\$ 114.00

Title Examination

\$ 200.00

The said items of expenditures are proper ones, and together with any and all other sums to be expended by Plaintiff in connection with this proceeding, should be allowed to said Plaintiff as so much additional indebtedness secured by said lies, and be included in any Judgment rendered herein.

10. That there is due and owing to the Plaintiff, CITY OF CHICAGO, a Municipal

Property or Coot County Clert's Office

Corporation, under its said lian the following amounts:

Amount of Lien Publication	\$ 114.00	\$	1,800.00
Title Examination	\$ 200.00		
Interest at 6% from 8/28/81 to 10/28/89	\$ 882.00		
	\$ 1,196.00	, \$	1,196,00
Total amount due Plaint Including Fees and Cost		\$	2,996.00

- 11. That the lien herein foreclosed by Plaintiff is a good and subsisting first lien upon the premises involved in this cause; that the said Plaintiff has a valid and subsisting first lien upon said premises, for the amount so found to be due and owing to it, as above set forth, together with costs and Sheriff's fees to be by the Court taxed as costs therein, that the rights and interests of all other parties to this cause in and to said premises are subject, subordinate, and inferior to the lien of said Plaintiff and that the Plaintiff is entitled to foreclosure of its lien and to have said premises hold under the direction of this honorable Court for the purpose of satisfying its lien.
- That the United States of America has conceded as a matter of grace and that the Chicago Housing Authority has agreed that their liens, if any, are subordinate and inferior to the lien of the Plaintiff.
- That there is no just reason for delaying enforcement of or appeal from this 13. Judgment.

IT IS THEREFORE ORDERED that the CITY OF CHICAGO, a Municipal Corporation, be and is Or hereby given a valid and subsisting lien, superior to the rights of any and all the defendants in this cause, upon said premises for the principal sum of ONE THOUSAND EIGHT W HUNDRED AND NO/100 (\$1,800.00) DOLLARS, and for all Sheriff's fee found to be due in this proceeding.

IT IS FURTHER ORDERED that the defendants, or some of the defendants, in this cause pay to the Plaintiff, CITY OF CHICAGO, a Municipal Corporation, within three (3) day from the date of the entry of this Judgment the sum of TWO THOUSAND NINE HUNDRED NINETY SIX AND MO/100 (\$2,996.GG) DOLLARS.

Property of Cook Country Clerk's Ortice

IT IS FURTHER ORDERED that in default of said payment being made as aforesaid by the defendants as hereinabove provided, then and in that event said premises heretofore described, to wit:

The West 1/2 of Lot 14 and all of Lot 15 in Hudgdon's Subdivision of Block 3 and part of Block 4 in Webster and Perkin's Subdivision in Section 8, Township 38 North, Range 14, East of the Third Principal Medridian in Cook County, Illinois, commonly known as 935 W. 34th Pl., Chicago, Illinois.

or so much thereof as may be sufficient to realize the amount due the Plaintiff herein, and also the costs of this suit, including other fees as aforesaid, disbursements and commissions, and which may be sold separately without material injury to the parties in interest, be sold at public auction for cash to the highest bidder at the office of the Sheriff of Cook County, Room 704 on the 7th Floor, Richard J. Daley Center in the City of Chicago, County of Cook and State of Illinois.

IT IS FURTHER ORDERED that JAMES E. O'GRADY, Sheriff of Cook County, execute this Judgment; that previous to sale he give public notice of the time, place and terms of said sale at least once each week in some secular manapaper of general circulation published in the City of Chicago, County of Cook, and State of Minois, the first publication thereof to be at least twenty (20) days prior to the date of said sale and that the Plaintiff or any of the parties to this cause may become the purchasers at such sale.

That the Sheriff of Cook County may at any time in his discretion for good reason adjourn the sale so advertised; and may continue said sale to a date contain by public pronouncement without further publication or notice that the said Sheriff or said sale being made, shall give the purchaser a Certificate of Sale as required by law and shall cause addupticate of such Certificate to be recorded in the Office of the Recorder of Deeds of Cook County, Illinois, as required by law.

IT IS FURTHER ORDERED that the Sheriff of Cook County, upon making such sale, shall report the same and his acts and doings in connection therewith to the Court with all convenient speed, in order to procure the confirmation by the Court of such sale, retaining his fees, charges, disbursements, commissions and expenses of sale and advertising thereof, and sees that all unpaid costs are paid to the persons entitled to receive the same; that

Or Coop County Clarks Orica

out of the balance said proceeds he shall pay:

FIRST, to the Plaintiff, CITY OF CHICAGO, the sum of TWO THOUSAND NINE HUNDRED NINETY STX AND NO/100 (\$2,996.00) DOLLARS, and taxable costs advanced by the Plaintiff.

SECOND, in the event that the proceeds of sale are sufficient to satisfy the lien aforesaid, as hereinbefore found, then the said Sheriff after making such payments as aforesaid shall bring such surplus into Court herein, unless otherwise ordered, taking receipts from the respective parties to whom he may have made payments as aforesaid, and file the same with his seport of sale in this Court.

IT IS FURTHER SEOFKED that the date when the last of the owners of the equity redemption have been served with summons or by publication or shall have submitted to the jurisdiction of the Court was Yugust 30, 1989, and that the expiration of six (6) months after the date of the Sheriff's sale of said premises, if the premises are sold shall not be radeamed according to law, the defendants and all persons claiming under them or any of them, since the commencement of this suit, shall be forever barred and foreclosed from all rights and equity of redemption or claim of, in and to said premises, or any partion thereof, and in case said premises shall not be redeemed as aforesaid, then upon the production to the Sheriff of Cook County, or his successor, of the Certificate or Certificates of Purchase as aforesaid, he shall execute a good and sufficient deed or conveyance of said premises, thereupon the grantee or grantees in such deed, or its, his, ther or their legal representative or assigns, be let into possession, and that any of the parties to this cause who may be in possession of said premises, or any portion thereof, on any of them, since the commencement of this suit upon the production of said Theriff's Deell or Ocean and the service of a Certified copy of this Judgment shall surrender possessions thereof to such grantee or grantees, its, his, her or their representative or assigns and in default of so doing, that a Writ of Assistance or such other Writ as this Court deem proper may issue in accordance with the practice of this Court.

Property of Cook County Clarks Office

IT IS FURTHER ORDERED that the Court hereby retains jurisdiction of the subject matter of this cause and all the parties hereto for the purpose of enforcing this Judgment.

DATED this	day of		19	_, A. D	
			ENTERED:		
Ą				JUDGE	
R. WELSH ration Couns MARCZAK, As o. LaSalle S 610, City Ha go, Illinois	st.				
708		Coox Co			
			C C		
,				0/45O	

KELLY R. WELSH Corporation Counsel SUSAN MARCZAK, Asst. 121 Mo. LaSalle Street Room 610, City Hall Chicago, Illinois 60602 744-8708

Doberty of Cook County Clerk's Office

STATE OF ILLINOIS,	1	
COUNTY OF COOK	SS.	

	Αl	URE	ĽA	PUCI	VSK	<u> </u>			Q .						.		_		_1	_
) 3. 43. 4. 3	J. 15.				7.6	153 0	of the	Circui	it Co	vrt o	f Cook	C	unty.	, in a	ind fo	or the	State	e ofij	Illino	is,
and the ke	•		ì			:	:					-		.	i i	\$ T		1	1	
ind compl	ete	CUPY	OF	A CER	TAI	N JU	DGM	ENT I	(AD	E AD	S ENT	ER	ED 0	FR	ECOF	D IN	SAU) C	URT	
•					i	2 1									li li					,
					• • •	• • • •	<u> </u>		• • • •			C		• • • •		∜∙∙∙ 1	• • • •	• • • •		• •
		,					ļ						1.	Ö				,		P #
	'		{ {					:						7.				ļ		
			• • •		• • •		1					الد	• • • •	• • • •				• • •		• •
,			· · ·			· • • •		! .				. .				<u>O</u> :				
			-		1	ĺ		i							<u> </u> -	-0		٠.	1	ζ
			· · · · į·		• •	••• •	****			• • • •			• • • •			••••	• • • •	• • • •		
n'a certair	ı cause	lateîy	pend	ing in s	aid (Court	t, betia	een .			• • • • •	·// ·	;		$ \cdots $					٠٠, (ر
	CITY	OF C	HICA	iGO, E'	rc.							1		İ		10	Jeinri	ff/oc	eition	er C
	TARE	DNACI	E MT	SSION	ADIF	BAD	TTCT	1			t.	li			. !	_			/ }	ý
and	TADE.								• • • •			: - -		• • • •	•••	defei	idant,	resp	onder	11.
			İ		1	ij j	IN '	WITN	ESS	WHE	REOF.	J _I h	ave h	ereur	ito se	t my	liand	and	affix	ed
	4		j							j.		1	•		i j	1	st /		. *	
	,		1					the se	a! of	said'	Court	in s	aid C	ousit	y, thi	s	• • •	. : : }		
			j			j		day	i :				June	• 1			'	}	19	90
	D/10 4	i. G		i ·	•	4		10			1	/.			· '¬	A	•			11.

3889792

889792

3889792

81 MM C.

Property or Coop Compactor Clerit's Office