#### IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

**Gordon Wayne Watts** 

Plaintiff, Case No.: 1:19-cv-03473

VS.

CIRCUIT COURT OF COOK COUNTY, ILLINOIS, et al.,

Judge Robert M. Dow, Jr. Magistrate Judge Susan E. Cox

Defendants.

# Rule 7 Motion to Waive PACER fees, concurrent with Motion to expedite summons, and issue Summary Judgment and/or Show Cause order

This matter comes to be heard on the motion of plaintiff for waiver of his PACER.gov research fees (Exhibit-"U"), pursuant to Fed.R.Civ.P. 7(b), concurrent with a motion to expedite service of summons (Exhibit-"V") upon defendants, and a motion for either summary judgment (pursuant to Local Rule 56.1) and/or an order requiring defendants to show cause why the court should not issue summary judgment and rule in favour of plaintiff regarding the clear limits on judicial immunity for judges who violate Federal Civil Rights (as demonstrated by Exhibit-"W").

#### 1. BACKGROUND

Plaintiff originally brought this action in his local federal court [Docs. 1 and 13], to address egregious (and well-documented) violations of Federal Civil Rights laws, which, if left unchecked, could (theoretically) place lives in danger, due to the unique nature of intervention case law—which could, theoretically, force the reopening of one case, in which plaintiff has unrepresented interests, thereby getting back a stolen house from one elderly victim who was, resultantly, made homeless, thus placing health, life, limb, and property in jeopardy.

#### **Page 1 of 5**

#### 2. PACER FEES

The court has rightly found plaintiff indigent within the meaning of Federal Law. (And, due at least in part to his having to continue to take time off from actively work—so he can have time to research and prosecute this case—plaintiff's financial situation is no better, and possibly worse, than before.) While the PACER.gov research fees (Exhibit-"U") incurred when prosecuting this case are not automatically-waived, the court can, nonetheless waive them, and, at only seventy-dollars (\$70.50) and fifty-cents, is reasonable: Much less than most attorneys would charge—excepting the rare *Pro Bono* attorney, which this court could, theoretically, appoint to represent plaintiff—and investigate whether other potential "class plaintiffs" exist—pursuant to the outstanding motion for appointment of counsel (Doc. 5). While plaintiff reminds the court of the possibility of granting all other outstanding motions on dockets, plaintiff explicitly moves the court to enter an order directing PACER.gov to waive his outstanding fees.

#### 3. SUMMONS

Plaintiff vividly remembers when both the Tampa Division court and this court entered orders that were clearly erroneous, in both instances, the court took responsibility for its (human) errors: The Tampa court (Doc.14) admitted it had been reprimanded by the Eleventh Circuit regarding overzealous & erroneous application of *Rooker-Feldman*, and withdrew that portion of its opinion. This court, likewise, withdrew its mandate of dismissal with prejudice, and rightly took my motion for reconsideration (Doc.20) under advisement (Doc.22). Ironically, Judge Diane M. Shelley, one of the defendants in this case, in her 12/07/2017 ORDER, withdrew & vacated her "dismissed with prejudice" order dated July 10, 2017 (Point "C" of her order), which I include here to illustrate that even guilty defendants such as these have honour & integrity to

#### **Page 2 of 5**

admit human error. This is relevant to the proposed summons (Exhibit-"V") because this court may feel pressured to rule in favour of the defendants, due to their status as judges, but having taken careful note of the fact that this court has, thus far, refused to throw the case out on its head, it can logically be inferred that this court has earned the title "Honourable" for its judges, and can be depended upon to carefully review the case on its merits.

That being the case, plaintiff explicitly moves this court to expedite issuance of summons, and, noting that this (*Sine Qua Non* necessary) act has not been done already, plaintiff infers that, maybe, the court is overwhelmed with caseload, and thus plaintiff has filled out all ten (10) proposed summons, and moves the court to issue them at this time. (Exhibit-"V")

#### 4. Civil Rights Violations addressed by Summary Judgment, needs to Show Cause

While plaintiff has an open line of communication with the court (this motion, here), it is only logical to bring up the issue of summary judgment and show cause versus civil rights violations. Pursuant to Local Rule 56.1, plaintiff moves this court to (once it has issued summons and taken personal jurisdiction of the ten defendants) to either issue summary judgment, or, if it has concerns and wants answers, to issue a show cause order to the defendants. Summary Judgment is not rocket science: The facts are not in dispute (mainly because the paper trail is clear), and these judges are no different than Judge Gladys Pulliam, who, because she issued orders that violated Civil Rights, not only felt the "Long Arm of John Law" correct her mistakes [Pulliam v. Allen, 466 US 522, at 528 (1984)], but this judge also had to pay attorneys' fees—which proved that judicial immunity, while "big" is not all-encompassing, and did not protect this judge when she issued an unconstitutional order. (See Doc.20 of Plaintiff, on docket.)

#### **5. CONCLUSION**

Summary judgment against the defendants (via appropriate injunctive & declaratory relief —with appropriately lode-star-adjusted attorneys fees) would not violate their Due Process rights (because they could, easily, ask for reconsideration and/or appeal it—much more-easily then myself, I might add). And, I add, it would quickly reduce the headache-factor upon this court which, we all know, has a heavy case-load. However, relevant moral standards should also apply to these judges and justices: While their actions give this court (and all courts) a bad name, nonetheless, there may be some use to a show cause order, with the understanding that they are guilty, but must be given a fair day in court—on the rare (but non-zero) chance that something else needs to be uncovered. In the meantime, Due Process also applies to plaintiff, Watts, and he moves this court to expedite service of summons, waive PACER.gov fees, and methodically seek an attorney who is willing to represent Plaintiff Watts. The key point here is that Plaintiff (as the court has rightly pointed out) can not represent other potential class-plaintiffs. However, if this court grants plaintiff's prior motion (Doc.5), his motion for appointment of counsel, I see nothing that would prevent such from looking into representing other potential class plaintiffs, which are mentioned by name in Doc.8 on docket of this case—and/or asking them itself (if this court has jurisdiction to directly contact said interested parties—that I do not know).

Respectfully submitted, /s/ Mr. Gordon Wayne Watts

Date:\_Tuesday\_, this \_13th\_ day of \_AUGUST\_, 2019 /s/ \_\_\_\_\_

(Day of Week) (Ink signature if printed and mailed)

#### **Certificate of Service**

I, GordonWayne Watts, hereby certify that I am, now, filing a copy of this motion ("Rule 7

#### Page 4 of 5

Motion to Waive PACER fees, concurrent with Motion to expedite summons, and issue Summary Judgment and/or Show Cause order") with the clerk of the Circuit Court, Northern District of Illinois, Eastern Division, via CM/ECF, this \_13th\_ day of \_AUGUST\_, 2019, but on no one else, as Judge Dow's order of 5/31/2019 found me In Forma Pauperis. I shall attempt to mail a printed "courtesy copy" to Judge's Chamber, if able, and—if able—also notice up a motion for a phone hearing. HOWEVER, if I file a motion for reconsideration for their illegal order (Exhibit-"W") in the court of the defendants to this case, I may (but do not guarantee) include some mention and/or actual exhibits to demonstrate what I am filing here, today, in this court. I may also, in like manner (but do not guarantee), notify the other defendants who are judges in the state's circuit court.

		Respectfully submitted,
Date: <u>Tuesday, 13 August 2019</u>	/s/	Mr. Gordon Wayne Watts
Signature of Counsel:	/ <sub>S</sub> /	
		(Ink signature if printed and mailed)

Typed Name of Counsel: Gordon Wayne Watts, non-lawyer, proceeding *pro se* 

Florida Bar Identification Number (if admitted to practice in Florida): – N/A

Firm or Business Name: *The Register* (non-profit, online blog: links below)

Mailing Address: 2046 Pleasant Acre Drive, Plant City, FL 33566-7511 Telephone Number(s): (863)687-6141 & (863)688-9880, FAX number: N/A E-mail address(es): Gww1210@Gmail.com and Gww1210@aol.com

Official website(s): <a href="https://GordonWatts.com">https://GordonWatts.com</a> and <a href="https://GordonWatts.com">https://GordonWatts.com</a> and <a href="https://GordonWatts.com">https://GordonWatts.com</a>

Case: 1:19-cv-03473 Document #: 23-1 Filed: 08/13/19 Page 1 of 23 PageID #:391

Exhibits "U" -- "V" -- and "W" (see below for details)

10:38 Assurance Wireless

pacer.psc.uscourts.gov

Watts v. Cir. Court of Cook Cty., IL, et. al. (N.D. IL -- No.: 1-19-cv-03473)

EXHIBIT - "U" (Pacer Bill)

OURT ELECTRONIC RECORDS

A CASE

E-FILE

**QUICK LINKS** 

HELP

CONTAC

### MANAGE MY ACCOUNT

Welcome, Gordon Watts

Account Number 2956898

Username gordonwaynewatts

**Account Balance** \$70.50 Case Search Status Active

Account Type Upgraded PACER Account

View Quarterly Invoice/Statement of Account

\* Required Information

Invoice/Statement \*

Select Invoice/Statement

Submit

\*\* EXHIBIT - "V" (Proposed Summons -- below) \*\*

EXHIBIT - "W" [ Order dated Aug.08, 2019, ILLINOIS First Appellate (State) Court Dismissing case for alleged want of prosecution (Order, Ex-W, is shown below Ex-V)

Northern I	District of Illinois
Gordon Wayne Watts	) ) )
Plaintiff(s)	)
V.	) Civil Action No. 1:19-cv-03473
Circuit Court of Cook County, Illinois, et. al.	) ) )
Defendant(s)	)
SUMMONS II	N A CIVIL ACTION
Capacity as Presiding Ju Address: Daley Center 50 W. Washington St., Ri Chicago, Illinois 60602 Phone: (312)603-6343	ERY, JR., in your Individual Capacity – and in your Official dge, Law Division, Cook County, IL circuit court  m. 2005  buntyCourt.org/JudgesPages/FlanneryJrJamesP.aspx
A lawsuit has been filed against you.	
are the United States or a United States agency, or an offind P. 12 (a)(2) or (3) — you must serve on the plaintiff an air the Federal Rules of Civil Procedure. The answer or mot whose name and address are:  Gordon Wayne Watts 2046 Pleasant Acre Drive Plant City, FL 33566-751 Phone: (863)687-6141 ar Email: Gww1210@Gmail	e 1
If you fail to respond, judgment by default will be You also must file your answer or motion with the court.	e entered against you for the relief demanded in the complaint.
	CLERK OF COURT
Date:	Signature of Clerk or Deputy Clerk

Civil Action No. 1:19-cv-03473

#### **PROOF OF SERVICE**

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

		ame of individual and title, if a	any)		
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			on (date)	; or -	
	☐ I returned the sum	mons unexecuted because	se	; or	
	☐ Other (specify):				
	My fees are \$	for travel and	\$ for services, for a total of \$	0.00	
	I declare under penal	ty of perjury that this info	formation is true.		
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Norther	n District of Illinois
Gordon Wayne Watts	) ) )
Plaintiff(s)  V.  Circuit Court of Cook County, Illinois, et. al.  Defendant(s)	Civil Action No. 1:19-cv-03473 ) ) ) ) ) ) )
SUMMONS	S IN A CIVIL ACTION
Address: Daley Center 50 W. Washington St., Chicago, Illinois 60602 Phone: (312)603-5940	dge, Law Division, Cook County, IL circuit court Rm. 1912
A lawsuit has been filed against you.	
are the United States or a United States agency, or an or P. 12 (a)(2) or (3) — you must serve on the plaintiff at the Federal Rules of Civil Procedure. The answer or makes whose name and address are:  Gordon Wayne Watts 2046 Pleasant Acre Di Plant City, FL 33566-7 Phone: (863)687-6141 Email: Gww1210@Gm	511
If you fail to respond, judgment by default will You also must file your answer or motion with the cou	l be entered against you for the relief demanded in the complaint.
	CLERK OF COURT
Date:	Signature of Clerk or Deputy Clerk

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Northern District of Illinois		
Gordon Wayne W	/atts	) ) ) )
Plaintiff(s)		)
V.		) Civil Action No. 1:19-cv-03473
Circuit Court of Cook County	y, Illinois, et. al.	) ) ) )
Defendant(s)		) )
	SUMMONS IN	A CIVIL ACTION
To: (Defendant's name and address) Hon. MICHAEL F. OTTO, in your Individual Capacity – and in your Official Capacity as Associate Judge, Chancery Division, Cook County, IL circuit court Address: Daley Center 50 W. Washington St., Rm. 2505 Chicago, Illinois 60602 Phone: (312)603-4467 Web: http://www.CookCountyCourt.org/JudgesPages/OttoMichaelF.aspx		
A lawsuit has been filed a	ngainst you.	
are the United States or a United St. 12 (a)(2) or (3) — you must ser the Federal Rules of Civil Procedu whose name and address are:  Government St. 20 Pl. Pr. Er.	States agency, or an office rve on the plaintiff an ansure. The answer or motion ordon Wayne Watts 046 Pleasant Acre Drive lant City, FL 33566-7511 hone: (863)687-6141 and mail: Gww1210@Gmail.co	ou (not counting the day you received it) — or 60 days if you are or employee of the United States described in Fed. R. Civ. wer to the attached complaint or a motion under Rule 12 of a must be served on the plaintiff or plaintiff's attorney,  (863)688-9880  om and Gww1210@aol.com com and https://GordonWayneWatts.com
If you fail to respond, judg You also must file your answer or		entered against you for the relief demanded in the complaint.
		CLERK OF COURT
Date:	_	Signature of Clerk or Deputy Clerk

Civil Action No. 1:19-cv-03473

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Northern District of Illinois		
Gordon Wayne Watts	) ) )	
Plaintiff(s) V.	) Civil Action No. 1:19-cv-03473	
Circuit Court of Cook County, Illinois, et. al.		
Defendant(s)	)	
SUMMONS IN	N A CIVIL ACTION	
To: (Defendant's name and address)  Hon. JUSTICE DANIEL J. PIERCE, in your Individual Capacities –and, in your Official Capacity as Justice for the First District Appellate Court of STATE of ILLINOIS Address: 1st District Appellate, c/o Clerk's Office 160 North LaSalle St. Chicago, IL 60601 Phone: (312)793-5484 Web: http://www.lllinoisCourts.gov/AppellateCourt/ClerksDefault.asp		
A lawsuit has been filed against you.		
are the United States or a United States agency, or an offind P. 12 (a)(2) or (3) — you must serve on the plaintiff an arthe Federal Rules of Civil Procedure. The answer or mot whose name and address are:  Gordon Wayne Watts 2046 Pleasant Acre Drive Plant City, FL 33566-751 Phone: (863)687-6141 arther Email: Gww1210@Gmail	e 1	
If you fail to respond, judgment by default will b You also must file your answer or motion with the court.	e entered against you for the relief demanded in the complaint.	
	CLERK OF COURT	
Date:	Signature of Clerk or Deputy Clerk	

Civil Action No. 1:19-cv-03473

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	I declare under penalty	of perjury that this info	ormation is true.	
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Northern D	istrict of Illinois	
Gordon Wayne Watts	) ) )	
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V.	) Civil Action No. 1:19-cv-03473	
Circuit Court of Cook County, Illinois, et. al.	) ) ) )	
Defendant(s)	)	
SUMMONS IN	A CIVIL ACTION	
To: (Defendant's name and address) Hon. JUSTICE MARY L. MIKVA, in your Individual Capacities –and, in your Official Capacity as Justice for the First District Appellate Court of STATE of ILLINOIS Address: 1st District Appellate, c/o Clerk's Office 160 North LaSalle St. Chicago, IL 60601 Phone: (312)793-5484 Web: http://www.lllinoisCourts.gov/AppellateCourt/ClerksDefault.asp		
A lawsuit has been filed against you.		
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If you fail to respond, judgment by default will be You also must file your answer or motion with the court.	entered against you for the relief demanded in the complaint.	
	CLERK OF COURT	
Date:		
	Signature of Clerk or Deputy Clerk	

Civil Action No. 1:19-cv-03473

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	on (date)	, and mailed a	copy to the individual's last known address; or	
		nons on (name of individual)		, who is
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Northern District of Illinois		
Gordon Wayne Watts )		
Plaintiff(s)		
v. )	Civil Action No. 1:19-cv-03473	
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Defendant(s)		
SUMMONS IN A	CIVIL ACTION	
Address: 1st District Appellat 160 North LaSalle St. Chicago, IL 60601 Phone: (312)793-5484	irst District Appellate Court of STATE of ILLINOIS	
A lawsuit has been filed against you.		
are the United States or a United States agency, or an officer P. 12 (a)(2) or (3) — you must serve on the plaintiff an answ the Federal Rules of Civil Procedure. The answer or motion whose name and address are:  Gordon Wayne Watts 2046 Pleasant Acre Drive Plant City, FL 33566-7511 Phone: (863)687-6141 and (8 Email: Gww1210@Gmail.cor	er to the attached complaint or a motion under Rule 12 of must be served on the plaintiff or plaintiff's attorney,  863)688-9880	
If you fail to respond, judgment by default will be en You also must file your answer or motion with the court.	ntered against you for the relief demanded in the complaint.	
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Date:	Signature of Clerk or Deputy Clerk	
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Civil Action No. 1:19-cv-03473

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Northern District of Illinois		
Gordon Wayne Watts	) ) )	
Plaintiff(s)  V.  Circuit Court of Cook County, Illinois, et. al.  Defendant(s)	Civil Action No. 1:19-cv-03473 ) ) ) ) ) ) )	
SUMMONS	S IN A CIVIL ACTION	
Official Capacity as Ju Address: 1st District A 160 North LaSalle St. Chicago, IL 60601 Phone: (312)793-5484 Web: http://www.lllinoi A lawsuit has been filed against you.  Within 21 days after service of this summons are the United States or a United States agency, or an P. 12 (a)(2) or (3) — you must serve on the plaintiff at the Federal Rules of Civil Procedure. The answer or re	ANNE MASON, in your Individual Capacities –and, in your ustice for the First District Appellate Court of STATE of ILLINOIS appellate, c/o Clerk's Office  4 isCourts.gov/AppellateCourt/ClerksDefault.asp  on you (not counting the day you received it) — or 60 days if you officer or employee of the United States described in Fed. R. Civ. In answer to the attached complaint or a motion under Rule 12 of motion must be served on the plaintiff or plaintiff's attorney,	
	7511	
If you fail to respond, judgment by default will You also must file your answer or motion with the cou	ll be entered against you for the relief demanded in the complaint.	
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			, a person of suitable age and discretion who re	
	on (date)	, and mailed a	copy to the individual's last known address; or	
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Northern D	pistrict of Illinois
Gordon Wayne Watts	) ) )
Plaintiff(s)	) )
V.	) Civil Action No. 1:19-cv-03473
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Plaintiff(s)	)
v.	) Civil Action No. 1:19-cv-03473
Circuit Court of Cook County, Illinois, et. al.	) ) ) )
Defendant(s)	)
SUMMONS IN	A CIVIL ACTION
Address: 1st District Appel 160 North LaSalle St. Chicago, IL 60601 Phone: (312)793-5484	e for the First District Appellate Court of STATE of ILLINOIS
A lawsuit has been filed against you.	
are the United States or a United States agency, or an office P. 12 (a)(2) or (3) — you must serve on the plaintiff an ansethe Federal Rules of Civil Procedure. The answer or motion whose name and address are:  Gordon Wayne Watts 2046 Pleasant Acre Drive Plant City, FL 33566-7511 Phone: (863)687-6141 and Email: Gww1210@Gmail.c	
If you fail to respond, judgment by default will be You also must file your answer or motion with the court.	entered against you for the relief demanded in the complaint.
	CLERK OF COURT
Date:	
	Signature of Clerk or Deputy Clerk

Civil Action No. 1:19-cv-03473

#### **PROOF OF SERVICE**

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

was ra	This summons for (nanceived by me on (date)	ne of individual and title, if a	· ·			
was ici	•	the summons on the inc	<del></del> -			
	i personally served	the summons on the inc	on (date)	; or		
	☐ I left the summons at the individual's residence or usual place of abode with (name)					
	on (date)		, a person of suitable age and discretion who resi copy to the individual's last known address; or	ides there,		
		ons on (name of individual)	s on behalf of (name of organization)	, who is		
	ucsignated by law to a	accept service of proces.	on (date)	; or		
	☐ I returned the summ	mons unexecuted becaus		; or		
	☐ Other (specify):					
	My fees are \$	for travel and s	\$ for services, for a total of \$	0.00 .		
	I declare under penalty	y of perjury that this info	ormation is true.			
Date:						
		_	Server's signature			
		_	Printed name and title			
		<del>-</del>	Server's address			
			Derver a dudress			

Northern	n District of Illinois
Gordon Wayne Watts	) ) )
Plaintiff(s)  V.  Circuit Court of Cook County, Illinois, et. al.  Defendant(s)	Civil Action No. 1:19-cv-03473 ) ) ) ) ) ) ) ) )
SUMMONS	IN A CIVIL ACTION
Official Capacity as Just Address: 1st District Ap 160 North LaSalle St. Chicago, IL 60601 Phone: (312)793-5484	ANTHONY WALKER, in your Individual Capacities –and, in your stice for the First District Appellate Court of STATE of ILLINOIS opellate, c/o Clerk's Office  sCourts.gov/AppellateCourt/ClerksDefault.asp
A lawsuit has been filed against you.	
are the United States or a United States agency, or an or P. 12 (a)(2) or (3) — you must serve on the plaintiff and the Federal Rules of Civil Procedure. The answer or movement whose name and address are:  Gordon Wayne Watts 2046 Pleasant Acre Dr Plant City, FL 33566-79 Phone: (863)687-6141 Email: Gww1210@Gm	511
If you fail to respond, judgment by default will You also must file your answer or motion with the countries.	be entered against you for the relief demanded in the complaint. rt.
	CLERK OF COURT
Date:	Signature of Clerk or Deputy Clerk

Civil Action No. 1:19-cv-03473

#### **PROOF OF SERVICE**

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

	This summons for (na	me of individual and title, if any	<i></i>	
was rec	ceived by me on (date)		<u> </u>	
	I personally served	d the summons on the indiv	vidual at (place)	
			on (date)	; or
	☐ I left the summons		nce or usual place of abode with (name) a person of suitable age and discretion who res	ides there
	on (date)	_	opy to the individual's last known address; or	ides there,
			opy to the marvidual 5 last known address, of	
		ons on (name of individual)		, who is
	designated by law to accept service of process on behalf of (name of organization)			
			on (date)	; or
	☐ I returned the sum	mons unexecuted because		; or
	☐ Other (specify):			
	My fees are \$	for travel and \$	for services, for a total of \$	0.00
	I declare under penalt	ty of perjury that this infor	mation is true.	
_				
Date:		<u></u>	Server's signature	
			Printed name and title	
			Server's address	

CLERK OF THE APPELLATE COURT, FIRST DISTRICT 160 NORTH LASALLE ST, RM S1400 THOMAS D. PALELLA

CHICAGO, ILLINOIS 60601

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2046 PLEASANT ACRE DRIVE

PLANT CITY, FL 33566

GORDON WAYNE WATTS

MonDAY 12 August 2019 - County - In mail

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000000-701146

#### 1-18-0091

# IN THE APPELLATE COURT, STATE OF ILLINOIS FIRST DISTRICT

GMAC MORTGAGE, LLC n/k/a: BANK OF AMERICA, N.A., aka: "LASALLE BANK NATIONAL ASSOCIATION", aka: "US BANK, NA, "as trustee for MORGAN STANLEY LOAN TRUST 2006-16AX, Plaintiffs-Appellees,	) ) ) )
V. RICHARD B. DANIGGELIS, GORDON WAYNE WATTS, JOSEPH YOUNES, MORTGAGE ELECTRONIC REGISTRATION SYSTEMS (MERS), PAUL L. SHELTON, ERIIKA R. RHONE, STEWART TITLE ILLINOIS, JOHN P. LAROCQUE, ROBERT J. MORE, LEGATEES, NON-RECORD CLAIMANTS, UNKNOWN HEIRS, UNKNOWN OWNERS, et al., Defendants-Appellants.	

### ORDER

This cause having come before the Court on the Court's own motion, the Court finding that the appellant has failed to file the Record on Appeal within the time prescribed by Supreme Court Rule 326;

IT IS HEREBY ORDERED that this case is DISMISSED FOR WANT OF PROSECUTION.

## ORDER ENTERED

AUG 08 2019

APPELLATE COURT FIRST DISTRICT

Enter:

Justice

Justice

Justice

ORDER Roccived - Wid Us. Posts

Monday, 12 August 2019