

CASE NO:

3/25/2003

FINDINGS OF FACT AND ACTION TAKEN BY HEARING OFFICER AT HEARING ON AN ORDER ISSUED BY THE BUILDING COMMISSIONER UNDER THE UNSAFE BUILDING ORDINANCE OF THE CITY OF GARY, INDIANA

| PROPERTY OWNERS: PERSONS  | ,                      |  | Y OTHER          |
|---|--|--|------------------|
| LEASONS   | HAVING A SUBSTANTIAL PR<br>PREMISES, WHICH ARE THE           | OPERTY INTEREST** SUBJECT OF THIS O                              | RDER.            |
| PROPERTY ADDRESS:   | 2323 MARSHALL TOWN LAN<br>(SEE ATTACHED COPY OF O            | E, GARY, IN 46407<br>RDER FOR LEGAL DE                           | ESCRIPTION)      |
|   | FINDINGS   |  |                  |
| PROPER NOTICE GIVEN: Y  | ES_XNO MANNER  | OF SERVICE: CERTIF   | TERMAIE :        |
| The building subject to the Ord<br>Ordinance of the City of Gary,                 | er constitutes an Unsafe Building w<br>Indiana: (YES) (NO ). | vithin the meaning of the  | Unsafe Building  |
| ORDER AFFIRMED:   | ACTION TAKEN  ORDER RESCINDED: HI                            | EARING CONTINUED   |                  |
| This Document is the property of order Modified as Follows: Lake County Recorder! |  |  |                  |
| ORDER MODIFIED AS FOLL  | ows:Lake County Reco   | order:   |                  |
|   |  |  |                  |
| A copy of said Order is attached<br>Performance Bond Posted                       | I hereto and is made a part hereof.  Amount \$               |  |                  |
| Date of Hearing: MARCH  |  |  | _                |
| LISA A. CARMOUCHE, # 2353<br>Hearing Officer                                      | 28-45  |  |                  |
| EXPENSE RECORD ATTACH   | ED: YES NO   | _/   |                  |
| Subscribed and sworn before m   | e, a Notary Public, in and for the C<br>_ , 20               | ounty of Lake and State  | of Indiana; this |
| My Commission Expires:  | •  | DARYL E. JAN   | 1EC              |
| NOTARY PUBLIC   |  | Notary Public S<br>State of Indiana. Lak<br>My Commission Expire | Seal<br>e County |
| This instrument prepared by: D  | epartment of Redevelopment                                   |  |                  |
| COST OF DEMOLITION:   | FTF D.   |  | _                |



#### CITY OF GARY, INDIANA BUILDING DEPARTMENT ORDER

#### **DEMOLITION HEARING**

#### MARCH 25, 2003

10:00 A.M.

ADAM BENJAMIN TRANSPORTATION CENTER
GPTC BOARD ROOM
100 WEST 4TH AVENUE - 3RD FLOOR
GARY, IN 46402

TO: GREGORY PRICE, OWNER(S) OF RECORD and Any Other Persons having a Substantial Property Interest\*\* in unsafe premises, which are the subject of this Order.

PROPERTY ADDRESS (Unsafe Premises):

2323 MARSHALL TOWN LANE, GARY, IN 46407

2. NAME AND ADDRESS OF PROPERTY OWNER(S) AND OTHER PERSONS HAVING A SUBSTANTIAL PROPERTY INTEREST\*\*:

GREGORY PRICE, OWNER(S) OF RECORD 2323 Marshall Town Lane Gary, IN 46407

GREGORY PRICE, OWNER(S) OF RECORD

515 East 53rd Avenuement is the property of
Merrillville, IN 46410 unty Recorder!

Eric Synder, FOMER OWNER(S) OF RECORD 1348 213<sup>th</sup>

Dyer, IN 46311

John S. Dull, ESQ

Atty. for Lake County Commissioners

Dull & Duggars

8300 Mississippi Street, Suite F Merrillville, IN 46410

Lake County Treasurer
c/o PRESIDENT, LAKE COUNTY COMMISSIONERS
2293 North Main Street
Crown Point, IN 46307

Lake County Auditor
c/o PRESIDENT, LAKE COUNTY COMMISSIONERS
2293 North Main Street
Crown Point, IN 46307

- \*\*The term, Substantial Property Interest", means any right in real estate susceptible of being affected in a substantial way by actions authorized by the Unsafe Buildings Ordinance of the City of Gary, including, but not limited to, a fee interest, a life estate or future interest, a present possessory interest, or equitable interest of a contract purchaser; or interest reflected by a recorded lease, license, mortgage, land sale contract or lien.
- 3. LEGAL DESCRIPTION OF REAL ESTATE IN GARY, LAKE COUNTY, INDIANA:

Marshalltown Terrace Section Two L.12 Bl.B

**Key Number:** 46-0571-0012

Continued:

#### 4. ORDER:

The Building Commissioner, in accordance with the Indiana State Statute (I.C. 36-7-9-4 Unsafe building and unsafe premises), has determined the property to be unsafe for the following reason(s):

- (1) in an impaired structural condition that makes it unsafe to a person or property;
- (2) a fire hazard;
- (3) a hazard to the public health
   (4) a public nuisance;
- (5) dangerous to a person or property because of a violation of a statute or ordinance concerning building condition or maintenance; or
- (6) vacant and not maintained in a matter that would allow human habitation, occupancy, or use under the requirements of a statue or an ordinance; is considered an unsafe building.

The building inspection report is on file in the City of Gary, Department of Redevelopment, 100 West 4th Avenue, Suite 202, Gary, IN; and may be reviewed between the hours of 8:30 a.m. and 5:00 p.m.

The Building Commissioner orders that the Property Owner(s) or the Department of Redevelopment demolish the unsafe building and clear the premises of debris. Such operations must begin within ten (10) days from the date of this order.

#### 5. **HEARING:**

make argument.

A hearing will be held in the Adam Benjamin Transportation Center, 3rd Floor, GPTC Board Room, 100 West 4<sup>th</sup> Avenue, Gary, Indiana, on **Tuesday**, **MARCH 25**, **2003**, **at 10:00 A.M.** You have the right to appear at the hearing with or without legal counsel and

present evidence, cross-examine opposing witnesses, and

If you appear to request additional time to reconstruct and/or to rehabilitate the building, or correct violations, you must present evidence of your intent to make improvements. (SEE ATTACHMENT.)

If the structure is not demolished and if you fail to appear, the hearing will proceed in your absence; and you will be bound by the determination of the Hearing Officer. The Building Commissioner will act pursuant to the power conferred upon him under the Unsafe Buildings Ordinance.

At the conclusion of the hearing, the Hearing Officer may affirm the Order, rescind the Order or modify the Order. If the Hearing Officer affirms the Demolition Order, this structure will be demolished by the City of Gary and the Property Owner(s) will be responsible for all the expenses incurred in processing your case to obtain the action required by this Order.

CITY OF GARY, INDIANA BUILDING DEPARTMENT ORDER PAGE FOUR

- 6. TRANSFER OF PROPERTY TO A THIRD (3RD) PERSON:
  If the Property Owner intends to transfer this property
  after receipt of this Notice, and has not complied with
  the Order, the Owner(s) MUST:
  - 1.) Supply full information regarding the Order to any person who may take a substantial property interest in the unsafe premises. This information shall be supplied prior to the time when there is any transfer or agreement to transfer any substantial property interest in the unsafe premises; and
  - 2.) Supply the following information to the Building Commissioner in writing within five (5) calendar days, after there is any transfer or agreement to transfer a substantial property interest in the unsafe building: Recorder!
    - a.) The full name, address, and telephone number of the person(s) taking a substantial property interest in the unsafe premises; and
    - b.) A true and accurate copy of the legal instrument under which the transfer or agreement to transfer the substantial property interest is accomplished.

If you have any questions relating to this matter, please contact:

Ann Stewart, Demolition Coordinator City of Gary, Indiana Department of Redevelopment 100 West 4th Avenue, Suite 200 Gary, IN 46402 (219) 886-1531.

ALL OF WHICH IS ORDERED THIS 6th DAY OF MARCH, 2003

7001-1140-0001-2819-3310 Certified Mail Number BENJAMIN ROBINSON,
Building Commissioner
401 Broadway - Room 307
Gary, Indiana 46402

sc

### IMPORTANT NOTICE TO PROPERTY OWNER

This is to notify you that the property which you own in Gary, Lake County, IN has been determined to be unsafe in accordance with Indiana State Statue 36-7-9-4; and the Building Commissioner has entered an **ORDER OF DEMOLITION** in accordance with Indiana State Statue 36-7-9-5.7.

If the Order of Demolition is affirmed and the unsafe property is demolished, the City will obtain a **DEMOLITION LIEN** and you will be obligated to pay any and all costs and expenses incurred in the demolition of said structure.

## YOU MAY WISH TO CONSIDER THE FOLLOWING OPTION:

The legal title holder of the property may CONVEY the real estate to the City of Gary by Quit Claim Deed in consideration of the City's agreement to demolish the unsafe structure. Said conveyance shall be made in lieu of payment of demolition costs. (Please provide a Cashier's check or money order in the amount of \$15.00 made payable to the Lake County Recorder for the recording of the deed)

FOR ADDITIONAL INFORMATION PLEASE CONTACT:
Ann Stewart, Demolition Coordinator

Mary Galanis, Demolition Clerk
Department of Redevelopment
100 West 4<sup>th</sup> Avenue, Suite 202, Gary, IN 46402
(219) 886-1531

# HOW TO REQUEST ADDITIONAL TIME TO CORRECT VIOLATIONS

You must appear in person at the Hearing on the scheduled date and time.

You must have with you the following information:

- (1) Evidence of financial capability to correct all building and structural code violations.
- (2) Quotations from a licensed contractor indicating the scope and cost of work to be done to County Recorder!
- (3) Starting date for commencement of work and completion date.
- (4) Post a bond of \$3,500 to assure rehabilitation.
- \* Building permits must be obtained prior to commencing work.