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MEMORANDUM

Strong Neighborhoods Litigation Summary

Updated: July 6, 2018

In re Terry Taper bankruptcy

Court: U.S. Bankruptcy Court
Case No. 17-23122
City Counsel: Hannah Jahn
Judge: Hon. Brett H. Ludwig

Issue(s): A Terry Taper owes the City significant delinquent real estate taxes. The City had issued a raze order on one of Mr. Taper's properties due to unrepaired fire damage, but the owner did not comply with the raze order. This caused safety issues and was a blight on the neighborhood.

Case Status. Case dismissed; DNS notified they may proceed with raze.

In re Larry Hopson bankruptcy

Court: U.S. Bankruptcy Court
Case No. 17-27269
City Counsel: Hannah Jahn
Judge: Hon. Brett H. Ludwig

Issue(s): Mr. Hopson and his two solely-owned LLCs own 25 properties and together owe over \$800,000 to the City. In addition to the municipal court judgments and tax liens on LLC-owned properties, which are not part of the bankruptcy, the Debtor owes over \$579,190.98 in delinquent real estate taxes as of July 2017. His Chapter 13 Plan attempted to "cramdown" the debt to \$381,736.00 by claiming the property values are

less than the tax lien on some of those properties. The City objects to that Plan, asserting that it incorrectly estimates the secured amount of the claim.

Case Status: The City objected to the Amended Plan based on the Debtor's attempts to cramdown the secured debt. The Debtor filed adversary proceedings to allow the Court to determine the value of eleven of those properties. The court heard evidence of the properties' value at a court trial May 14, 2018. Decision pending.

City of Milwaukee v. Elijah M. Rashaed

Court: Milwaukee County Circuit Court

Case No: 17-CV-6823

City Counsel: ACA Kail Decker

Judge: Hon. Glenn Yamahiro

Issue(s): Public nuisance landlord violates ATCP laws and fails to maintain property conditions; also uses LLCs to insulate himself from consequences of his actions.

Summary of Case: The city sued Elijah Mohammad Rashaed and 18 of his entities that own property in Milwaukee seeking an injunction that prohibits him from managing properties, collecting rent, and acquiring or conveying property. The city sought to get a receiver appointed to manage the properties and then sell them to pay for the cost of the receivership and satisfy all liens.

Case Status: After a contested hearing, the Court ordered a property manager to take over all residential rental buildings owned by the defendants as of April 4, 2018. Several properties have been sold, so the portfolio currently has 157 buildings with 303 units. Peter Ogden was appointed as the property manager and his firm, Ogden & Company, has been working diligently to evaluate properties, contact tenants, and overcome obstacles set in place by the defendants. The defendants have failed to comply with several orders, so a motion for contempt is set to be heard on August 6, 2018.

In re City Wide Investments, LLC bankruptcy

Court: U.S. District Court for the Eastern District of Wisconsin

Case No. 17-cv-1403

City Counsel: Hannah Jahn

Judge: Hon. Pamela Pepper

Issue(s): City Wide Investments, LLC filed bankruptcy to get back property located at 8940 N. Michele St. Property was part of an In Rem tax lien foreclosure proceeding brought by the City of Milwaukee and has since been sold to a 3rd party. After trial on September 19th, 2017, the Court found that the fair market value of the property at the time of transfer was \$330,000, and consequently, ordered a judgment in favor of the Plaintiff in the amount of \$280,894.56.

Status: City appealed to the District Court. Briefing completed; awaiting decision.

In re James Miicke bankruptcy

Court: U.S. Bankruptcy Court
Case No. 17-23177
City Counsel: Hannah Jahn
Judge: Hon. Susan V. Kelley

Issue(s): After the City objected to the Debtor's first Chapter 13 Plan because it did not believe he was paying the maximum he should on the unsecured debt (fines and forfeitures for building code violations on buildings he no longer owns), the Debtor filed an amended plan, agreeing to pay 100% of the City's unsecured claim. As required by the Plan, the Debtor (with a realtor) has listed four rental properties (of the seven he and his associated entities currently own in the City) at listing prices of at least the assessed value. The proceeds of the sales, in addition to Mr. Miicke's disposable income, will pay the claims.

Status: The City approves the most recent Chapter 13 Plan; the Trustee has not, so the Plan cannot be confirmed yet. The City is awaiting confirmation of Plan so that payments can be distributed to the creditors.

City of Milwaukee v. Hampton Avenue Group LLC

Court: Milwaukee County Circuit Court
Case No: 17-CV-004388
City Counsel: Patrick Leigl
Opposing Counsel: Mike Ganzer and David Halbrooks
Judge: Judge John DiMotto

Issue(s): Sale and manufacture of K2 at convenience store

Summary of Case: After a nine month investigation with federal, state and local authorities regarding the sale of K2 (i.e. synthetic cannabinoids), DEA and MPD executed a search warrant on the convenience store Food Town Mini Mart on May 23, 2017. The search warrant resulted in the seizure of over 1,800 packets of K2, drug paraphernalia and equipment used to manufacture K2. In addition, the Department of Revenue seized over 4,000 boxes of illegal tobacco. On May 26, 2017, the CAO filed drug house litigation to close and seize the property.

Case Status: After a court trial and briefing, on November 14, 2017, the circuit court found the property to be a drug house and ordered it seized by the City and sold. CAO is working with the local alderperson and district commander to vet a potential buyer of the property. The proceeds of the sale will go toward community improvement and reimbursing the costs of law enforcement.

City of Milwaukee v. Kenneth D. Churchill, III

Court: Milwaukee County Circuit Court
Case No. 17-CV-1135
City Counsel: Heather Hecimovich Hough

Opposing Counsel: Terry Teper, Bryan Ward
Judge: Rebecca Dallet

Issue(s): Since 2011, Churchill's 12 City property holdings have received 11 drug house designations and Churchill has failed to abate the drug, nuisance and prostitution activity at his property holdings. In addition, Churchill has numerous outstanding code violations that have not been corrected and have been open since 2015. The City also alleges that Mr. Churchill has direct involvement with the drug activity occurring at his rental properties.

Summary of Case: The City sued Churchill under Wis. Stat. § 823.02, alleging that Churchill's mismanagement of his properties constitutes a public nuisance; under Wis. Stat. § 823.09 alleging that the properties are Bawdy House nuisance, § 823.113 alleging that the properties are a drug house nuisance, and also that the properties are a nuisance per se due to the number of outstanding code violations and municipal citations attached to the properties.

Case Status: Defendant is selling off properties; 9 of the 12 properties have sold as of May, 2018. Proceeds are being held in receiver's trust account. Settlement conference occurred, proposed stipulation under review by Defendant and Counsel.

In re. Paul M. Bachowski bankruptcy

Court: United States Bankruptcy Court Eastern District of Wisconsin
Case No: 16-30646-beh; Ch. 13
City Counsel: Kevin P. Sullivan
Opposing Counsel: Todd C. Esser
Judge: Beth E. Hanan

Issue(s): The City has sought relief from automatic stay with respect to the 16 parcels Debtor proposes to sell ("Relief Stay") and has objected to confirmation of his plan with respect to Debtor's remaining 17 parcels ("Objection").

Summary of Case: Debtor has been in bankruptcy since October, 2016.

Case Status: In resolution of the City's motion for relief from stay, an order has been entered by the bankruptcy court incorporating agreed-upon deadlines for code compliance and listing for sale with respect to the debtor's properties and providing for increased monthly payments. Sale of the property at 617 W. Hadley has received bankruptcy court approval.

City of Milwaukee v. 2904 W Wisconsin LLC

Court: Milwaukee County Circuit Court
Case No: 16-CV-1802
City Counsel: Kail Decker and Joseph Johnson (Kohn)
Opposing Counsel Firm: Heller Law Offices, LLC
Opposing Counsel: Michael G. Heller

Judge: Rebecca F. Dallet

Issue(s): There is a judgment against an LLC that remains unsatisfied.

Summary of Case: The City's collections firm, Kohn Law Firm, obtained a judgment for \$36,465.32 on July 26, 2016, for delinquent taxes against the owner of the property located at 2904 West Wisconsin Avenue. No one appeared for the supplemental examination of the owner's member or agent to inquire about the assets of the LLC owner and the property is now tax-delinquent in excess of \$230,000.

Case Status: The property owner paid \$46,000 for all delinquent 2014 taxes, interest, and penalties, plus agreed to pay \$5,000 per month toward 2015 taxes. Any failure to make that payment after notice of default will result in the appointment of a receiver to take over this 50+ unit apartment building.

City of Milwaukee v. Mohammad Choudry, et al.

Court: Milwaukee County Circuit Court

Case No: 16-CV-8057

City Counsel: Kail Decker

Opposing Counsel: Timothy Baldwin

Judge: William Sosnay

Issue(s): Since 2009, Mohammad Choudry has amassed a portfolio of neglected rental properties. He frequently failed to record sheriff's deeds, regularly did not pay real estate taxes, and hid behind LLCs that incurred significant forfeiture debt. His tenants lived in poor conditions, the city rarely collected debts upon him, and his cash-only business made it difficult to garnish to pay those debts.

Summary of Case: The City sued Mr. Choudry and several related LLCs under causes of action including: debt collection, public nuisance, racketeering, and fraudulent transfers. In addition, the City sought to pierce the corporate veil of the LLCs and hold Choudry personally liable.

Case Status: The receivership has been operating since Nov. 2016. All life/safety issues have been addressed and receiver obtained a \$300,000 line of credit with a local bank to pay down debt and assist in making proactive improvements that will reduce future maintenance costs. There is a motion hearing scheduled for July 13 in which the receiver will move to transfer all 77 properties into a trust for the purpose of paying down debt and liquidating assets, which would conclude the case.

City of Milwaukee v. M & R Properties Investment, LLC, et al.

Court: Milwaukee County Circuit Court

Case No: 15-CV-7228

City Counsel: Kail Decker

Opposing Counsel: David Halbrooks

Judge: Rebecca Dallet

Issue(s): Property at 2710 W. Juneau Avenue was dilapidated and uninhabitable. The City served a raze order against the property and the owner did not comply.

Summary of Case: City sued the owner of 2710 W. Juneau Avenue to force it to raze the building. The owner stipulated to razing the building by a certain date. It failed to do so by that date. The city sought a finding of contempt and sanctions which was denied. Just prior to another scheduled contempt hearing, the owner conveyed the property to a third party who was not financially capable of completing the project. The city filed a motion under Ch. 242 to declare the conveyance to be a fraudulent transfer and the owner agreed to void the conveyance. The City razed this building in March 2017 at its cost due to the extended period of time it would take to compel the owner.

Case Status: The case is now a collections action by Kohn Law Firm.

City of Milwaukee: Notice of Intent to File Application for Appointment of a Receiver

Court: None, published only (March 30, 2017)

Case No.: N/A

City Counsel: Heather Hecimovich Hough

Opposing Counsel: Victor M. Arellano

Judge: N/A

Issue(s): Since 2011, DNS has issued at least 138 orders identifying at least 854 code violations at Miguel Saldivar's property holdings. To date, 44 orders to correct 458 code violations remain unabated.

Summary of Case: The City published the Notice of Intent to File Application for Receivership on March 30, 2017, with the intent of filing a nuisance action for receivership in circuit court after the expiration of 60 days (as required by statute).

Case Status: In March of 2017, the City published and recorded a Notice of Intent to File for Application of Receivership for all of the properties owned by Miguel Saldivar or one of his LLC entities. The notice was filed under the Wisconsin nuisance statute, and requested that Saldivar abate all nuisances (code violations) in 60 days or the City would file an application for a receiver. Shortly thereafter, Mr. Saldivar retained Attorney Victor Arellano to represent him in this matter. In addition, the City was contacted by Attorney Dan Habeck who represented F Street Investments. F Street had mortgages on a number of the property holdings and was concerned that the properties were grossly ill-maintained. Victor Arellano, Mr. Saldivar's attorney, requested that the City enter into an agreement with Mr. Saldivar allowing him 120 days to make all the repairs to all of the properties. The City entered into the agreement. F Street Investments was closely monitoring the agreement because of their interest in the properties. The City terminated the agreement with Mr. Saldivar on May 23, 2017 for his failure to abide by the agreement's terms. The City discussed the matter with F Street and they moved forward with foreclosure actions that included requests that the Court appoint a receiver to

manage/maintain the properties during the pendency of the foreclosure actions. The City attended these hearings and provided information to the court about the conditions at the properties and supported receivership requests. The court appointed receivers for all of the properties mortgaged by F Street. In addition, the City will be taking over ownership of three Saldivar properties in tax foreclosure. They are included in this next tax foreclosure batch that should be filed in March.

City of Milwaukee v. NTO LLC

Court: Milwaukee County Circuit Court

Case No: 15-CV-5210

City Counsel: Patrick Leigl

Opposing Counsel: David Frank

Judge: John DiMotto

Issue(s): A California-style hotel building at 2408 W. Kilbourn Avenue was a frequent location for prostitution, drug sales, and other public nuisance activity that disrupted the neighborhood.

Summary of Case: In August 2015, the CAO obtained a court order for a nuisance receivership for the 15-unit apartment. In May 2016, DNS ordered the property razed. In December 2016, the CAO obtained an order to compel the building owner to raze the building at its own cost. On June 30, 2017, the court found NTO in contempt of court for failing to raze the building and ordered a sanction of \$1,000.00 per day until the property is razed.

Case Status: On November 13, 2017, the court held a supplemental hearing. The court ordered NTO to provide documents for its related LLCs. The City and Receiver have since sued the individual members of NTO in order to pierce the corporate veil.

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