

COUNTY OF LAKE

Legislation Details (With Text)

File #: 20-98 Version: 3 Name:

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File created: 1/31/2020 In control: BOARD OF SUPERVISORS

On agenda: 3/3/2020 Final action:

Title: 9:25 A.M. - Notice of Lien Hearing for Robert Kowal; 3065 Gardner Rd. Nice

Sponsors: Community Development

Indexes:

Code sections:

Attachments: 1. Exhibit 1 Notice of Assessment and Certified Mail Receipt, 2. Exhibit 2 Photos Before Abatement,

3. Exhibit 3_Grant Deed, 4. Exhibit 4_NONOTA 9-12-2018, 5. Exhibit 5_NONOTA 9-26-2019, 6. Exhibit 6_Photo of Placement of 9-12-2018 NONOTA, 7. Exhibit 7_Returned to Sender NONOTA 9-13-2018, 8. Exhibit 8_Photo of Placement of 9-26-2019 NONOTA, 9. Exhibit 9_Certified Mail Receipt with Signature, 10. Exhibit 10_Final Notice, Cert. Mail Rct., Ret. to Sender 10-28-2019, 11. Exhibit 11_Property Tax Delinquency, 12. Exhibit 12_Abatement Quotes, 13. Exhibit 13_24 Hour Notice, 14.

Exhibit 14 Photos After Abatement, 15. Exhibit 15 Task Sheet

Date	Ver.	Action By	Action	Result
3/3/2020	1	BOARD OF SUPERVISORS	approved	Pass

Memorandum

Date: March 3, 2020

To: The Honorable Moke Simon, Chair, Lake County Board of Supervisors

From: Scott DeLeon, Community Development Director

Andrew Williams, Code Enforcement Manager Marcus Beltramo, Code Enforcement Officer

Subject: Notice of Lien Hearing for Robert Kowal; 3065 Gardner Rd. Nice

Exhibits: 1. Notice of Assessment and Certified Mail Receipt

2. Photos Before Abatement

3. Grant Deed

4. Notice of Nuisance and Order to Abate 9-12-2018

5. Notice of Nuisance and Order to Abate 9-26-2019

6. Photo of Placement of 9-12-2018 NONOTA

7. Returned to Sender NONOTA 9-13-2018

8. Photo of Placement of 9-26-2019 NONOTA

9. Certified Mail Receipt with Signature

10. Final Notice, Certified Mail Receipt, Returned to Sender 10-28-2019

11. Property Tax Delinguency

12. Abatement Quotes

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13. 24 Hour Notice

14. Photos After Abatement

15. Task Sheet

Executive Summary: (include fiscal and staffing impact narrative):

I. PROPERTY DESCRIPTION:

Property Owner: Kowal, Robert

Property Address: 3065 Gardner Rd., Nice, CA (property)

APN: 031-142-170

Zoning: "R1", Single Family Residential District

Existing Conditions: Prior to the abatement action, the property was a vacant lot with an existing

accessory structure (shed); with no existing primary structure (single family dwelling) or use.

II. SPECIAL ASSESSMENT LIEN:

California Government Code 38773.1 (c) states a nuisance abatement lien shall be recorded in the county recorder's office in the county in which the parcel of land is located.

California Government Code 38773.5 (a) allows an alternative to the procedure authorized by Section 38773.1, the legislative body may by ordinance establish a procedure for the abatement of a nuisance and make the cost of abatement of a nuisance upon a parcel of land a special assessment against that parcel.

California Government Code 38773.5 (d) authorizes if the lien is not paid within three years, a city or the county may foreclose on non-residential and vacant residential property. (The property is considered a vacant residential property.)

III. NOTICE OF SPECIAL ASSESSMENT LIEN HEARING:

In accordance with Lake County Code Chapter, Chapter 13, Article VI, Section 13-41.1 (Notice of Assessment) and Section 13-41.2 (Hearing on Account and Proposed Assessment), a "Notice of Special Assessment" was prepared and mailed via certified mail to the property owners reflected on title per County records and posted on/at the property. In addition, the Notice of Special Assessment Lien was placed in the Lake County Recorder-Bee and Lake County News. (*Exhibit 1*)

IV. ABATEMENT SUMMARY

Basis for Investigation:

Three (3) separate complaints (two (2) anonymous and (1) by the citizens of the Gardner Rd. community) were received by the Code Enforcement Division alleging: an "...old shed has trash packed up inside of it and more garbage in plastic bags on one side and a white mattress in front of the shed. This shed is home to rodents." In addition, citizens voiced concerns brush was being dumped on the property causing a fire hazard and the shed was being used as a place for drug use, with drug paraphernalia being left on the property. (Exhibit 2-Photos before abatement action)

Property Owner:

According to County records, the property owner/responsible party was identified as Robert Kowal

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based on the grant deed and Tax Collector information. (Exhibit 3)

Formal Action:

On September 12, 2018, the property was deemed not to be in compliance with the County Code. A "Notice of Nuisance and Order to Abate" (NONOTA) was issued for the property (*Exhibit 4*). The NONOTA cited violations of:

- Open and Outdoor Storage LCZO 21-41.12.
- Failure to dispose of trash LCC 13-11.
- Failure to remove or maintain weeds LCC 13-10.
- Unpermitted construction of shed 2013 California Building Code Section 105.1

On September 26, 2019, the property was deemed not to be in compliance with the County Code. A NONOTA *(Exhibit 5)* was issued for the property. The NONOTA provided thirty (30) days to correct the violations persisting on the property. The NONOTA cited violations of:

- Unpermitted Structure The property is zoned "R1", its primary use is for a single family dwelling. Situated on the property is an unpermitted shed, an accessory structure with no single family dwelling LCC 5-4, 2016 CA Building Code Section 105.
- Hazardous vegetation and/or combustible materials (brush and dead or dying vegetation). LCC 13-60.31.
- Trash, rubbish, and/or refuse LCC 13-3.1 (e) (7)
- Open and Outdoor Storage LCZO 41.12

Service:

Service of the NONOTA was made in accordance with Chapter 13, Section 13-6.2 (a) (1):

For the September 12, 2018 NONOTA, attempts were made to provide the property owner notice by:

- Posting the NONOTA on/at a conspicuous place on the property. (Exhibit 6)
- On September 13, 2018, the NONOTA was mailed via certified mail to the property owners address listed with County records. The certified mail was returned to sender. *(Exhibit 7)*

For the September 26, 2019 NONOTA, attempts were made to provide the property owner notice by:

- Posting the NONOTA on/at a conspicuous place on the property. (Exhibit 8)
- Mailing the NONOTA via certified mail to the property owner, Robert Kowal at his address listed with County records, 10495 Homestead Lane, Plymouth, MI. A signature was obtained for the certified mailing. *(Exhibit 9)*
- On October 28, 2019, a "Final Notice" was mailed via certified mail to the property owner, Robert Kowal, to the address listed with County records. This mailing was returned to sender. (Exhibit 10)
- An internet search was conducted for the Robert Kowal and no information was found.

Note of Interest:

Delinquent property taxes exists on the property starting in 2011 to 2018 that reasonably indicate the property owner has abandoned the property. According to the Lake County Tax Collector, their office has power to sell the property. *(Exhibit 11)*

Corrective Action:

The property owner failed to correct the issues cited in the NONOTA or failed to contact this

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Department to formulate a plan of progression in order to achieve compliance.

Abatement Action:

On November 8, 2019, a blind-copy email to an existing list of contractors soliciting quotes for the abatement of the property. Two (2) bids were received, (1) Leonard's Hauling for \$2,000; and (2) Coleman Environmental Engineering, Inc. for \$7,400. (Exhibit 12)

On November 26, 2019, a warrant was signed by a Lake County Superior Judge and executed in order to access the property. On November 27, 2019, a 24 Hour Notice was posted on the property pursuant to CCP 1822.56 (*Exhibit 13*). The rubbish, trash, brush and shed were removed from the property, as well as any potential fire hazard and health and safety issues. (*Exhibit 14*)

Action taken by the Board will result in a Special Assessment lien recorded with priority over all private liens, regardless of the time of their creation, including the prior recorded mortgages against the identified real property.

- 1 Pursuant to Chapter 13, Article IV, Section 13-43.3, The Notice of Lien, after recordation, shall be delivered to the County Auditor who shall enter the amount of the lien on the assessment roll as special assessments.
- 2 The NONOTA issued meets the criteria set forth in Chapter 13, Article I, Section 13-6.1.
- 3 Such notice shall be deemed properly served if a copy thereof is either; (2) Sent by certified or registered mail addressed to every responsible party at the last known address with return receipt requested, and posted at the site.
- 4 Property taxes for 2019 do not reflect as being outstanding or unpaid at this time, but most likely will be recorded as not being paid.
- 5 According to the Tax Collectors Office, a "Power to Sell" notice should have been recorded with the County Record in order to place the property on the list for a tax lien sale, but this has not occurred as of the date of this report.
- 6 California Revenue & Taxation Code §§ 2192.1, 3712; California Government Code § 53935

If not budgeted, fill in the blan Estimated Cost: \$2,116.14 Amo	•	ditional Requested:	Future Annual Cost:	Future Annual Cost:	
Consistency with Vision 2028	and/or Fiscal Crisis Manage	ement Plan (check all that a	pply): Not applicab	le	
☑ Well-being of Residents☑ Economic Development☑ Community Collaboration	☑ Public Safety☐ Disaster Recovery☐ Business Process Efficiency	☐ Infrastructu ☐ County Wo ciency ☐ Clear Lake	orkforce \square Revenue Ge	eneration	
If request for exemption from	competitive bid in accordar	ice with County Code C	hapter 2 Sec. 2-38, fill in bl	anks below:	
Which exemption is being reque How long has Agreement been i When was purchase last rebid?					

Recommended Action:

Reason for request to waive bid?

Staff recommends the Board of Supervisors confirm the assessment of **\$2,116.14** and direct staff to Record a notice of Special Assessment Lien against the property. The cost of abatement services was **\$2,000**. The administrative costs on this case amounted to **\$116.14**.