USA v. Brown et al Doc. 11

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF ILLINOIS

| UNITED STATES OF AMERICA, |) |
|---|------------------------------|
| Plaintiff, |) |
| vs. |) Case No. 17-CV-158-NJR-DGW |
| DANNY R. BROWN, AMY K. BROWN, and DAIMLERCHYRSLER FINANCIAL |)) |
| SERVICES AMERICAS, LLC, d/b/a CHRYSLER FINANCIAL, | |
| CHRISLER HIVANCIAL, |) |
| Defendants. |) |

JUDGMENT DECREE AND ORDER DIRECTING SALE OF MORTGAGED PROPERTY

ROSENSTENGEL, District Judge:

A Motion for Default Judgment is pending before this Court (Doc. 10). An order of default having previously been entered against Defendants (Doc. 9), the Court **GRANTS** the Motion for Default Judgment (Doc. 10) and **FINDS**:

- 1. Plaintiff, United States of America, acting through the Rural Housing Service or successor agency, United States Department of Agriculture, filed this action on February 14, 2017, against Defendants Danny R. Brown, Amy K. Brown, and DaimlerChyrsler Financial Services Americas, LLC, d/b/a Chrysler Financial, seeking a judgment of foreclosure and sale, pursuant to 735 ILCS § 5/15-1506(f).
- 2. Summons was promptly issued. The docket sheet reflects that Defendant Daimlerchyrsler was properly served on March 28, 2017 (Doc. 6), and Defendants Danny R. Brown and Amy K. Brown were properly served on May 2, 2017 (Doc. 7). The United

States moved for entry of default on May 25, 2017 (Doc. 8), and the Clerk entered default the next day (Doc. 9). The United States then moved for a default judgment on June 30, 2017 (Doc. 10). The Motion for Default Judgment alleges that a copy of the Motion for Entry of Default, Default Entry by Clerk, and Motion for Entry of Judgment were sent to the last known address for all three Defendants (Doc. 10-1, ¶ 2). As of today, a response to the motion has not been filed.

- 3. The Court has jurisdiction of the parties to and subject matter of this suit.
- 4. The United States, acting through the United States Department of Agriculture, Rural Development (formerly Farmers Home Administration), made a loan to Danny R. Brown and Amy K. Brown, secured by a mortgage dated June 1, 2006 (Doc. 1-1, pp. 1-8), in the total principal amount of \$76,000.00. The mortgage was recorded on June 1, 2006, in Mortgage Record Book 1865, Page 59 64 as Document No. 214307, Saline County, Illinois. That loan is evidenced by a promissory note dated June 1, 2006 (Doc. 1-1, pp. 7-9). Defendants, Danny R. Brown and Amy K. Brown, defaulted on the note. On January 6, 2015, the United States of America, acting through the United States Department of Agriculture, Rural Development, issued notices of acceleration (Doc. 1-1, pp. 10-14).
- 5. That the following are the names of persons who may have claimed an interest in the property described above, but who are foreclosed from asserting their claim, if any, because of their default in this action: Danny R. Brown, Amy K. Brown, and DaimlerChyrsler Financial Americas, LLC, d/b/a Chrysler Financial.

6. That by virtue of the mortgage and indebtedness thereby secured, the plaintiff, United States of America, has a valid and subsisting lien as follows:

Common address: 309 Smith Street, Galatia, IL 62935 a/k/a 309 N. Smith Street, Galatia, IL 62935

Lots One (1), Two (2), Three (3), and Four (4) in Block One and Lots One (1), Two (2), Three (3) and Four (4) in Block Ten (10) in P.J. Walker's Addition to the Village of Galatia, Saline County, Illinois. Except any interest that may exist in the Coal, Oil, Gas and all other Minerals underlying said Premises together with the right to mine and remove the same. PIN: 05-2-042-01

- 7. That by virtue of the mortgage and the indebtedness thereby secured, as alleged in the Complaint, there is due the plaintiff, the United States of America, as follows:
 - (a) For its own use and benefit for the costs of this suit and for:

| TOTAL | \$11,682.81 |
|---|-------------|
| Escrow Expenses | \$ 5,882.35 |
| Caretaker Expenses | \$ 2,742.50 |
| Interest on Fees | \$ 626.32 |
| Escrow/Impound Required | \$ 964.70 |
| Late Charges | \$ 158.41 |
| Title expenses | \$ 450.00 |
| U.S. Marshals service costs | \$ 403.53 |
| U.S. Attorney's docket and recording fees | \$ 455.00 |

(b) For the use and benefit of the plaintiff, holder of the note secured by the mortgage referenced above, but subject and subordinate to the lien for payment of the items mentioned in subparagraph (a) of this paragraph:

Unpaid principal balance \$89,725.18

Accrued interest at \$15.5640 per day due and unpaid as of

June 22, 2017 <u>\$ 16,226.72</u>

TOTAL \$105,951.90

Total amount due plaintiff as of June 22, 2017, including costs detailed in 5(a)

\$117,634.71

- (c) In addition, the plaintiff may be compelled to advance various sums of money in payment of costs, fees, expenses and disbursements incurred in connection with the foreclosure, including, without limiting the generality of the foregoing, filing fees, stenographer's fees, witness fees, costs of publication, costs of procuring and preparing documentary evidence and costs of procuring abstracts of title, certificates, foreclosure minutes and a title insurance policy.
- (d) Under the terms of the mortgage, all such advances, costs and other fees, expenses and disbursements are made a lien upon the mortgaged real estate and the plaintiff is entitled to recover all such advances, costs, expenses and disbursements, together with interest on all advances at the rate provided in the mortgage, or, if no rate is provided therein, at the statutory judgment rate, from the date on which such advances are made.
- (e) In order to protect the lien of the mortgage, it may or has become necessary for plaintiff to pay taxes and assessments which have been or may be levied upon the mortgaged real estate.

- (f) In order to protect and preserve the mortgaged real estate, it may also become necessary for the plaintiff to make such repairs to the real estate as may reasonably be deemed for the proper preservation thereof.
- (g) Under the terms of the mortgage, any money so paid or expended has or will become an additional indebtedness secured by the mortgage and will bear interest from the date such monies are advanced at the rate provided in the mortgage, or, if no rate is provided, at the statutory judgment rate.
- 8. That Saline County, Illinois, has a valid lien on the property described above for tax for the year 2016, and the property will be sold subject to the interest of Saline County, resulting from taxes, general or special, which are a valid lien against the above-described property.

WHEREFORE, IT IS ORDERED, ADJUDGED, AND DECREED by this Court that judgment is entered against Danny R. Brown and Amy K. Brown, for \$117,634.71, and unless Defendants and/or their assigns and successors in interest to the above-described property pay to the plaintiff, the United States of America, acting through the Farmers Home Administration, United States Department of Agriculture, within three days from the date of this decree the sum of \$117,634.71 with attorney's fees and court costs with lawful interest to be computed thereon from this date until paid, the real estate described in paragraph 4 of this decree shall be sold at public sale to the highest bidder for 10% at time of sale and balance within 72 hours, subject to taxes, general or special, due and owing to Saline County, Illinois, by the United States Marshal for the Southern District of Illinois at the front door of the Saline County

Courthouse in the City of Harrisburg, Illinois. The real estate shall be sold free and clear of any claimed lien of Danny R. Brown and/or Amy K. Brown.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that judgment is entered in favor of the United States and against DaimlerChyrsler Financial Americas, LLC. The real estate shall be sold free and clear of any claimed lien of DaimlerChyrsler Financial Americas, LLC, d/b/a Chrysler Financial.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the United States Marshal for the Southern District of Illinois give public notice of the time, place, and terms of such sale, together with a description of the premises as referred to in paragraph 5 of this decree to be sold, by previously publishing the same once each week for three (3) consecutive weeks as provided by law in a secular newspaper of general publication in the State of Illinois, the first publication to be not less than four weeks before the date of such sale; that the United States Marshal may adjourn the sale so advertised by giving public notice by proclamation; that the plaintiff or any of the parties to this action may become the purchaser or purchasers at such sale; that upon such sale being made, the United States Marshal shall execute and deliver to the purchaser or purchasers a certificate of sale and that said certificate of purchase shall be freely assignable by endorsement thereon.

This is a foreclosure of a mortgage of residential real estate.

The amount required to redeem shall consist of the total balance due as declared above plus interest thereon at the statutory rate hereunder and all additional costs and other expenses allowed by the Court.

If the purchaser at the judicial sale of residential real estate is a mortgagor who is a party to this proceeding or its nominee, and if the sale price is less than the amount required to redeem specified in 735 ILCS § 5/15-1604, an owner of redemption has a special right to redeem for a period ending 30 days after the date the sale is confirmed by paying the mortgagee the sale price plus all additional costs and expenses incurred by the mortgagee set forth in the report of sale and confirmed by this Court.

The redemption period shall end at the later of the expiration of any reinstatement period provided for in 735 ILCS § 5/15-1602 or the date 60 days after the date the judgment of foreclosure is entered since the value of the mortgaged real estate as of the date of the judgment is less than 90% of the amount due, and the mortgagee waives any and all rights to a personal deficiency judgment against the mortgagor and against all other persons liable for the indebtedness or other obligations secured by the mortgage.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that out of the proceeds of such sale the United States Marshal shall retain the disbursements and fees, and out of the remainder of the proceeds shall pay to the plaintiff \$117,634.71, together with lawful interest to be computed thereon to the date of this decree and any court costs of this action in its behalf. The United States Marshal shall take receipts from the respective parties from whom she may make payments aforesaid and file the same together with a report of sale to this Court, and in case said property shall sell for a sum more than sufficient to make the aforesaid payments, then after making said payments

she shall bring such surplus monies into Court without delay for further distribution by order of this Court.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED from the date of entry of this judgment of foreclosure through the 30th day after a foreclosure sale conducted pursuant to this judgment is confirmed by this Court, the mortgagors shall be entitled to retain possession of the above-described real estate. After the 30th day said foreclosure sale is confirmed, the holder of the certificate of sale shall be entitled to immediate possession of the real estate upon payment of the sale purchase price, without notice to any party or further order of the Court. The mortgagors shall peaceably surrender possession of said property to said certificate holder immediately upon expiration of the said 30-day time period. In default of mortgagors so doing, an order of ejectment shall issue.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED upon or after confirmation of sale, the person who conducted the sale or the Court shall execute a deed to the holder of the certificate of sale sufficient to convey title, which deed shall identify the Court and the caption of the case in which judgment was entered authorizing issuance of the deed. Signature and the recital in the deed of the title or authority of the person signing the deed as grantor, of authority pursuant to this judgment, and of the giving of the notices required by statute shall be sufficient proof of the facts recited and of such authority to execute the deed, but such deed shall not be construed to contain any covenant on the part of the person executing it.

Delivery of the deed executed on the sale of the real estate, even if the purchaser

or holder of the certificate of sale is a party to the foreclosure, shall be sufficient to pass

the title thereto. Such conveyance shall be an entire bar of (i) all claims of parties to the

foreclosure and (ii) all claims of any non-record claimant who is given notice of the

foreclosure as provided by statute.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that if the monies

arising from the sale shall be insufficient to pay sums due to plaintiff with interest as

aforesaid after deducting the costs as aforesaid, the United States Marshal shall specify

the amount of said deficiency in the report.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the Court

hereby retains jurisdiction of the subject matter of this action and the parties for the

purpose of enforcing this decree. The United States Marshal shall make a report of her

actions at the earliest possible time.

IT IS SO ORDERED.

DATED: August 14, 2017

NANCY J. ROSENSTENGEL

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United States District Judge

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