

DrummondWoodsum

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August 31, 2012

Evan A. Karpf
Town of Carroll Planning Board
92 School Street
P.O. Box, 146
Twin Mountain, NH 03595

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SEP 04 2012

TOWN OF CARROLL

Re: Dartmouth Brook Subdivision, Base Road, Bretton Woods

Dear Mr. Karpf:

I am writing to advise the Planning Board that my client, CLP BW Development TRS Corp. ("CLP") has substantially completed both phases of the stabilization plan for the Dartmouth Brook Residential Area approved by the Board at its June 7, 2012 meeting. The only remaining stabilization work to be performed is the planting of two balsam firs and two red maples in each of the wetland areas adjacent to Whittier's Lane as shown on Sheet 2 of the stabilization plan ["Utility Crossing Temporary Wetland Disturbance Area R-1 675 SF" and "Utility Crossing Temporary Wetland Disturbance Area R-2 600 SF"]. This work must wait until the trees have gone dormant in the fall as they will not likely survive if planted in August. They will be planted as soon as fall weather has arrived.

I am informed that all other remediation work has been completed and that the plantings have, as yet, taken hold. Should you have any questions or require anything further with respect to the above, please do not hesitate to contact me.

Sincerely,


Thomas R. Watson

TRW/dh

cc: Kay S. Redlich
Matthew K. Ragsdale
Tyler B. Phillip
Christopher Ellms

Daniel Amory*
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* Admitted In Maine

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 MERITAS

THE STATE OF NEW HAMPSHIRE

SUPREME COURT

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LAW OFFICE OF
GARDNER FULTON & WAUGH P.L.L.C.

In Case No. 2011-0776, Town of Carroll v. William Rines,
the court on August 30, 2012, issued the following order:

Having received notification from the clerk of the trial court that the trial exhibits have been destroyed, the court grants the assented-to motion to include for the record a copy of the "Agreed Statement of Facts" and the accompanying trial exhibits that were filed with the trial court.

This order is entered by a single justice (Conboy, J.). See Rule 21(7).

Eileen Fox,
Clerk

Distribution:

Bruce J. Marshall, Esquire

✓ H. Bernard Waugh, Jr., Esquire

File

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SEP 05 2012

TOWN OF CARROLL

Bill
Mark
Paul

RECEIVED

AUG 17 2012

TOWN OF CARROLL

THE STATE OF NEW HAMPSHIRE

SUPREME COURT

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**In Case No. 2011-0776, Town of Carroll v. William Rines,
the court on August 14, 2012, issued the following order:**

The joint motion of the parties for an order requesting the superior court to transfer the trial exhibits in this case is hereby granted. On or before September 4, 2012, the clerk of Coos County Superior Court shall transfer to the supreme court the exhibits entered at the June 8, 2011 bench trial of this matter. See Sup. Ct. R. 13 (2), (4) (in order for exhibits filed and considered in trial court proceedings to be transferred to supreme court, party must file motion requesting this relief).

This order is entered by a single justice (Conboy, J.). See Rule 21(7).

**Eileen Fox,
Clerk**

Distribution:

Clerk, Coos County Superior Court, 214-2009-EQ-00113

✓ Bruce J. Marshall, Esquire

✓ H. Bernard Waugh, Jr., Esquire

File

THE STATE OF NEW HAMPSHIRE

COOS, SS

SUPERIOR COURT
NO. 214-2009-EQ-113

RECEIVED

AUG 21 2012

TOWN OF CARROLL

Town of Carroll Planning Board

vs.

William Rines

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CLERK'S NOTICE

The Coos County Superior Court Clerk's Office received an order directing that the trial exhibits in this case be transferred to the NH Supreme Court. After a review of the file, it does not appear that the Coos County Superior Court has the exhibits. The Clerk's Office received notice of the appeal to the NH Supreme Court on November 7, 2012. However, the case was closed on November 4, 2011, the thirty-first day following issuance of the final order. Based on the information contained in the file, it appears that the Clerk's Office destroyed the exhibits before notice of the appeal was received.

DATE: August 17, 2012

DP
David P. Carlson, Clerk

CLERK'S NOTICE DATE

8-17-12

cc:

Waugh
Marshall

Supreme Court, 2011-0776