

ML

— Morris City v. Bountah

Rockaway Twp.

~~Dec 1985~~

Dec. 1985

Stipulation Correcting former
Stipulation between Rockaway &
Mt. Hope Mining Co.

pg. 3

ML0006706

EINHORN, HARRIS & PLATT
 A Professional Corporation
 Broadway at Second Avenue
 P.O. Box 541
 Denville, New Jersey 07834-0541
 (201) 627-7300
 Attorneys for Mt. Hope Mining Company and
 Halecrest Company

MORRIS COUNTY FAIR HOUSING)	SUPERIOR COURT OF NEW JERSEY
COUNCIL, et al)	CHANCERY DIVISION
)	MIDDLESEX COUNTY
Plaintiffs,)	DOCKET NO. L-6001-78PW
)	
vs.)	Civil Action
)	
BOONTON TOWNSHIP, et al)	STIPULATION
)	
Defendants.)	

WHEREAS, the Township of Rockaway, a Municipal Corporation of the State of New Jersey, and Mt. Hope Mining Company, a New Jersey Corporation, and Halecrest Company, a New Jersey Corporation, entered into an Agreement entitled "Settlement Between the Township of Rockaway, a Municipal Corporation of the State of New Jersey and Mt. Hope Mining Company and Halecrest Company With Respect to Morris County Fair Housing Council, et al. v. Boonton Township, et al., Docket No. L-6001-78 P.W. and Mt. Hope Mining Company and Halecrest Company v. Township of Rockaway, et al., Docket No. L-64385-84 P.W. on or about December , 1984; and ,

WHEREAS, the original of said Agreement which contained

a full and complete copy of page 3 is not within the possession of the parties; and

WHEREAS, the only copy which the parties have and which has been filed with the Court in the within matter is incomplete in that the last sentence on page 3 reads: "(a) the Agreement of the Township Council of the Town"; and

WHEREAS, this Agreement is referred to by the Court in the proposed Final Judgment of Compliance to be entered in this matter.

IT IS on this day of December, 1985, hereby stipulated between the undersigned as follows:

1. Paragraph 5(a) of the Agreement entitled "Settlement Between the Township of Rockaway, a Municipal Corporation of the State of New Jersey and Mt. Hope Mining Company and Halecrest Company with Respect to Morris County Fair Housing Council, et al. v. Boonton Township, et al, Docket No. L-6001-78 P.W." and Mt. Hope Mining Company and Halecrest Company v. Township of Rockaway, et al, Docket No. L-64385-84 P.W." read as follows in the original copy thereof:


5) The within Agreement is contingent upon the following:

a) The Agreement of the Township Council of the Township of Rockaway; and"


2. Any and all references to the within Agreement entitled "Settlement Between the Township of Rockaway, a Municipal Corporation of the State of New Jersey and Mt. Hope Mining Company and Halecrest Company With Respect to Morris County Fair Housing Council, et al. v. Boonton Township, et al., Docket No. L-6001-78 P.W." and Mt. Hope Mining Company and Halecrest Company v.

Township of Rockaway, et al., Docket No. L-64385-84 P.W. shall
be deemed to refer to page 3 as stipulated herein.

TOWNSHIP OF ROCKAWAY

By 
Fredric J. Sirota, Esq., attorney
for the Township of Rockaway

HALECREST COMPANY and MT. HOPE
MINING COMPANY

By 
Theodore E. B. Einhorn, Esq.,
attorney for Halecrest Company
and Mt. Hope Mining Company