

ML 2

Rockaway

Jan 1986

ML Laurel order dismissing a
portion of the complaint +
transferring the balance to Morris County

pgs 2

(contains handwritten notes)

ML 000735 0

Docketed

CLERK
SUPERIOR COURT
OF NEW JERSEY

JAN 16 1986

FILED

M.V. 6
JOHN M. MAYSON
CLERK

JAN 10 1986

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

STEPHEN SKILLMAN, J.S.C.

MT. HOPE MINING COMPANY,
et al

Plaintiffs

) SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
) MORRIS/MIDDLESEX COUNTIES
DOCKET NO. L-64385-84 P.W.

vs.

Civil Action -

33

TOWNSHIP OF ROCKAWAY,
et al

) MT. LAUREL
) ORDER DISMISSING/A PORTION
OF THE COMPLAINT AND TRANSFERRING
) THE BALANCE TO MORRIS COUNTY

Defendants.

This matter being opened to the Court by Einhorn, Harris & Platt, attorneys for Plaintiffs (Theodore E. B. Einhorn, Esq. appearing) and in the presence of Wiley, Malehorn & Sirota, attorneys for Defendant (Fredric Sirota, Esq. appearing), and both parties having advised the Court that they are agreeable to dismissal of certain portions of the Complaint in this matter based upon an Agreement between the parties 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." and the fact

that this Court has entered ~~into or about to enter~~ a Judgment of Compliance in the suit entitled "Morris County Fair Housing, et al vs. Boonton Township, et al, Docket No. L-6001-78 P.W.";

IT IS on this 10th day of *January*, 1986.
ORDERED and ADJUDGED as follows:

1. All claims of the Plaintiffs set forth in the Complaint filed in the within matter are hereby dismissed; provided however, that said dismissal shall not apply to claims concerning the "Tree Removal Ordinance" as set forth in the Third, Fourth, Fifth, Sixth and Seventh Counts thereof;

2. The aforesaid Third, Fourth, Fifth, Sixth and Seventh Counts of the Complaint pertaining to the Tree Removal Ordinance are transferred to Morris County for trial and disposition.

3. This Order is contingent and subject to this Court entering a Judgment of Compliance in the matter entitled "Morris County Fair Housing, et al vs. Boonton Township, et al., Docket No. L-6001-78 P.W.", said judgment having been entered on November 20, 1985.



STEPHEN SKILLMAN, J.S.C.

The undersigned do hereby consent to the entry of the within Judgment as to form and substance.

EINHORN, HARRIS & PLATT, P.C.
Attorneys for Mt. Hope Mining
Company and Halecrest Company

By 
Theodore E. EINHORN

WILEY, MALEHORN & SIROTA, ESQS.
Attorneys for Township of
Rockaway

By 
Fredric Sirota