

Jonah Clements

From: Philip Rafuse
Sent: Tuesday, January 8, 2019 8:14 AM
To: Jonah Clements
Subject: FW: Appeal Docket LA18006 Marlene Waddell & Ronald Thomson et al v. Municipality of Kinkora

From: David MacLeod [mailto:davidmacleodpei@eastlink.ca]
Sent: Friday, November 16, 2018 5:44 AM
To: Philip Rafuse <PJRafuse@irac.pe.ca>
Cc: r.t <r.t@rogers.com>; Community Of Kinkora <communityofkinkora@eastlink.ca>; Derek French <dfrenchservices@gmail.com>; Len Keefe <ljkeefe@eastlink.ca>
Subject: Re: Appeal Docket LA18006 Marlene Waddell & Ronald Thomson et al v. Municipality of Kinkora

Hi Phillip,

We believe your request for written information to the Commission is redundant, as we have already presented all information at the Mediation Meeting and our position has not changed. We understood from your earlier correspondence and your verbal explanation, that the purpose of that Mediation meeting was to determine whether there was merit for Appeal. Now, you are saying that the Commission will decide if there is merit for Appeal based on requested written information.

Further, You made it clear in that Meeting summary, that one of the conditions of Appeal was for Appellants to have the support of a Land Use Planner. Now, it appears that you are saying they have the possibility of Appeal without such professional support.

We are disappointed and, frankly, fed up with this drawn out process, with rules seeming to change along the way. The Appellants have had two extensions on their allowable dates to appeal and now are saying they will Appeal outside the rules.

We believe you have all the information required in order to make a decision. Therefore, if a decision is not made within a reasonable period of time after today's closing date, we will be contacting our Solicitor, Andrew Campbell, Cox & Palmer to deal with this matter.

Yours,

Developers David & Sharon MacLeod
Sent from my iPad