

**THE STATE OF NEW HAMPSHIRE
JUDICIAL BRANCH
SUPERIOR COURT**

Hillsborough Superior Court Northern District
300 Chestnut Street
Manchester NH 03101

Telephone: 1-855-212-1234
TTY/TDD Relay: (800) 735-2964
<http://www.courts.state.nh.us>

January 17, 2018

FILE COPY

Case Name: **Town of New Boston, et al v John Winslow, et al**
Case Number: **216-2016-CV-00428**

You are hereby notified that on January 16, 2018, the following order was entered:

RE: REQUEST FOR PRELIMINARY INJUNCTION TO PREVENT REMOVAL AND
INSPECTION OF TRAILER BOX AND FOR INVENTORY LIST OF REMOVED
ITEMS: MOTION FOR PRO SE COUNSEL TO APPEAR:

See copy of order attached - Messer, J.

W. Michael Scanlon
Clerk of Court

(539)

C: John Winslow; Mona Winslow; Leslie Carr Nixon, ESQ

STATE OF NEW HAMPSHIRE

HILLSBOROUGH, SS
NORTHERN DISTRICT

SUPERIOR COURT

Town of New Boston
and
Edward Hunter, Building Inspector/Code Enforcement Officer

v.

John Winslow and Mona Winslow

Docket No. 216-2016-CV-00428

Order on Respondents' Request for a Preliminary Injunction to Prevent Removal and Inspection of Trailer Box and for Inventory List of Removed Items; Motion for Pro Se Counsel to Appear

Respondents, John and Mona Winslow (the "Winslows"), filed a motion seeking an injunction against the petitioners, The Town of New Boston and Edward Hunter (the "Town"), seeking to preclude the Town from removing, or inspecting the contents of, a trailer box on the Winslows' property. The Winslows' property is presently subject to a final judgment by the court finding the property constitutes an unapproved junk yard. A hearing was held on January 11, 2018. Consistent with the court's oral rulings at the hearing, the court orders as follows:

1. The *ex parte* temporary restraining order granted on January 5, 2018 preliminarily enjoining the Town from removing or inspecting the contents of the trailer box shall remain in effect until further order of the court. Nothing in this order prevents the Town from continuing to remove items on the property otherwise consistent with the court's prior orders;

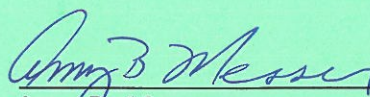
2. The Town is granted 20 days to file a written response to the Winslows' motion with respect to the trailer box and inspection of its contents, to include the legal authority upon which the Town relies for its position.
3. The Winslows are granted 10 days from the Town's response to file a reply;
4. Within 10 days of receipt of this order, the Town shall provide the Winslows with an inventory of the items removed from the property consistent with the court's prior orders.

As a final matter, at the hearing on January 11, 2018, a "Motion for Pro Se Counsel to Appear" was submitted to the court. The motion represents that it is filed by Mr. Winslow but does not include Mr. Winslow's signature and was provided to the court by Edward Naile. The motion seeks permission from the court to allow Mr. Naile to serve as a non-attorney representative on respondents' behalf. The request does not, however, comport with the requirements of New Hampshire Superior Court Rule 20. Therefore, the motion is DENIED without prejudice. Prior to any appearance before the court, any non-attorney representative must file the appropriate paperwork in accordance with court rules.

SO ORDERED.

1-16-2018

Date



Amy B. Messer
Presiding Justice