

GIVENS PURSLEY LLP

Attorneys and Counselors at Law

601 W. Bannock Street
PO Box 2720
Boise, ID 83701
Telephone: 208-388-1200
Facsimile: 208-388-1300
www.givenspursley.com

Christopher H. Meyer
208-388-1236
chrismeyer@givenspursley.com

Gary G. Allen
Christopher J. Beeson
Jason J. Blakley
Clint R. Bolinder
Jeff W. Bower
Preston N. Carter
Jeremy C. Chou
Michael C. Creamer
Amber N. Dina
Bradley J. Dixon
Thomas E. Dvorak
Debora Kristensen Grasham
Martin C. Hendrickson
Brian J. Holleran
Kersti H. Kennedy

Neal A. Koskella
Michael P. Lawrence
Franklin G. Lee
David R. Lombardi
Kimberly D. Maloney
Kenneth R. McClure
Kelly Greene McConnell
Alex P. McLaughlin
Melodie A. McQuade
Christopher H. Meyer
L. Edward Miller
Patrick J. Miller
Judson B. Montgomery
Deborah E. Nelson
W. Hugh O'Riordan, LL.M.

Randall A. Peterman
Jack W. Relf
Michael O. Roe
Jamie Caplan Smith
Jeffrey A. Warr
Robert B. White

William C. Cole (Of Counsel)

Kenneth L. Pursley (1940-2015)
James A. McClure (1924-2011)
Raymond D. Givens (1917-2008)

May 23, 2019

Jim Jones, Esq
Parsons Behle & Latimer
800 W Main St, Ste 1300
Boise, ID 83702
jimjones@parsonsbehle.com

Re: *Sharlie-Grouse Neighborhood Ass'n, Inc. v. Idaho Dep't of Land Comm'rs*

Hearing Officer:

I am writing to advise that I received today a notice of hearing from the Idaho Supreme Court informing me that oral argument will be scheduled on either August 6 or 7, 2019 in Coeur d'Alene, Idaho, in *Nemeth v. Shoshone County*, Docket No. 46118-2018. I will be presenting oral argument in that matter on behalf of the County.

This presents either a hard or a soft conflict with the August 5, 2019 hearing date set in the Sharlie-Grouse matter. If the Supreme Court argument is set for August 7, that would not be a hard conflict. However, I would prefer to have a bit more time between these two important arguments. Accordingly, I anticipate reaching out to co-counsel to explore options for re-setting our hearing.

I think it makes sense, however, to hold off doing so until we see the next round of briefing on June 14, 2019. At that point, the parties will be in a better position to know if there are any other procedural matters that might bear on scheduling. Moreover, it is possible that the Supreme Court date will slide, thereby mooting the need to reschedule this matter.

Accordingly, if acceptable to the Hearing Officer and co-counsel, I will simply put everyone on notice for the time being that it is likely that I will make a request to reset the hearing.

Jim Jones, Esq
May 23, 2019
Page 2 of 2

I thank you and co-counsel for your consideration.

Sincerely,



Christopher H. Meyer

cc: Angela Schaer Kaufmann, Esq.
Joy M. Vega, Esq.
Tricia K. Soper, Mark D. Perison, P.A.
Matthew J. McGee, Spink Butler LLP