

# Christopher, Hays, Wojcik & Mavricos, LLP

STUART A. HAMMER  
ARTHUR J. GIACOMARRA  
DONALD C. KEAVANY, JR.  
MARVIN S. SILVER  
CHRISTOPHER R. MITCHELL  
ANDREW P. DICENZO  
JOHN E. SHIELDS

ATTORNEYS AT LAW  
370 MAIN STREET, SUITE 970  
WORCESTER, MASSACHUSETTS 01608  
TELEPHONE (508) 792-2800  
FAX (508) 792-6224  
www.ohwmlaw.com

Of Counsel  
CHRISTOPHER CHRISTOPHER  
DAVID A. WOJCIK  
JOHN A. MAVRICOS

WILLIAM W. HAYS - Retired  
WILLIAM C. PERRIN, JR. 1947-1997

May 17, 2021

Via email only

David E. Lurie, Esquire [dlurie@luriefriedman.com](mailto:dlurie@luriefriedman.com)  
Harley C. Racer, Esquire [hracer@luriefriedman.com](mailto:hracer@luriefriedman.com)  
Lurie Friedman LLP  
One McKinley Square  
Boston, MA 02109

Re: Reilly et al v. Town of Hopedale et al  
Worcester Superior Court CA 2185 cv 00238D

Dear Dave and Harley:

In accordance Superior Court Rule 9A, I am enclosing:

- G&U Defendants Opposition to Plaintiffs' Cross-Motion for Judgment on the Pleadings.

You have indicated your intention to file a Reply to the enclosed G&U Defendants Opposition, which I do not believe Rule 9A permits without leave of court. However, as I stated last week, I have no objection to your filing of a Reply and I will not oppose any motion for leave of court you file, should you request leave. Per Rule 9A(b)(4)(ii), I am holding all originals associated with the G&U's motion and plaintiffs' cross-motion and will file these Rule 9A Packages along with the 9A Package associated with the Hopedale Defendants' Cross-Motion for Judgment on the Pleadings, on May 31, 2021, unless the parties agree to a different filing schedule. Please let me know if you have any questions. Thank you.

Very truly yours,

*/s/ Donald C. Keavany, Jr.*

Donald C. Keavany, Jr.

Cc: Andrew P. DiCenzo, Esq.  
Brian Riley, Esq. (via email only)  
Clients