

TOWN OF CLINTON

v.

CHARLES S. MCINTYRE

Submitted on Briefs November 29, 2017

Decided December 7, 2017

Panel: SAUFLEY, C.J., and MEAD, JABAR, HJELM, and HUMPHREY, JJ.

MEMORANDUM OF DECISION

Charles S. McIntyre appeals from a judgment of the District Court (Waterville, *Mathews, J.*) entered on the Town of Clinton's complaint against McIntyre alleging a land use violation pursuant to M.R. Civ. P. 80K. Contrary to McIntyre's contentions, the court was entitled to find that the Code Enforcement Officer did not exceed the scope of the warrant during his inspection of McIntyre's property, and that the Code Enforcement Officer did not hold incompatible offices in violation of Maine law. *See State v. Johnson*, 2009 ME 6, ¶ 40, 962 A.2d 973; *Howard v. Harrington*, 114 Me. 443, 446-47, 96 A. 769, 770 (1916). We therefore discern no error of law nor abuse of discretion in the court's judgment.

The entry is:

Judgment affirmed.

Charles S. McIntyre, appellant pro se

Mary A. Denison, Esq., Lake and Denison, Winthrop, for appellee
Town of Clinton

Waterville District Court docket number CV-2016-170
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