

Carolyn Smart

From: James Kreidler <jkreidler@townsend.ma.us>
Sent: Tuesday, September 05, 2017 10:59 AM
To: Kellymkelly@comcast.net; pre@sec.state.ma.us; 'Rastellini, Patricia (SEC)'
Cc: 'David C. Jenkins'; rao@townsend.ma.us
Subject: Appeal

Ms. Kelly,

I am responding, yet again, to your appeal of the town's production of documents related to your request for "Chief Eaton's report of his investigation" to CJIS.

The town, either directly or through town counsel, is not in possession of this referenced report or of the notes and/or other papers associated with the referenced report.

As earlier and repeatedly stated, the town was denied copies of the referenced documents by former Chief Eaton. If the town comes to possess the referenced documents I will be sure to provide you copies pursuant to your request of record.

Lastly, in your appeal (August 8, 2017 email to Ms. Spofford) you refer to a videotape of the February 21, 2017 Selectmen's meeting at which town counsel David Jenkins entertained questions from you. You assert in your appeal that at "approximately 52 minutes into this meeting... he states that in fact he saw what Chief Eaton had submitted to DCJIS." Your statement is inaccurate. In response to your question to Mr. Jenkins, "You know what he gave to CJIS?", Attorney Jenkins replied, "I do." Contrary to your assertion, at no time did he state that he saw the report or any associated documents.

Regards,

Jim

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