



Rideout / Ashley Drywall

1 message

Carolyn Rideout
To: tnaiff@utah.gov

Mon, Dec 9, 2013 at 10:10

Hi Tracy. I spoke to Brady Woods/Ashley Drywall about the lien and the lack of "written contract" evidence. Please see Brady Woods email below that I just got today. I was able to only contact him via email, his phone has been disconnected. Any way you could give this to the Examiner prior to the board meeting? Please let me know if this will help.

Thank you,

Carolyn Rideout

From: Carolyn Rideout []
Sent: Monday, December 09, 2013 10:05 PM
To: 'Carolyn Rideout'
Subject: Sent from Snipping Tool

The screenshot shows an email client window titled "Re: Jamie and Caroline Rideout - Message (HTML)". The interface includes a toolbar with various actions like Ignore, Delete, Reply, Forward, Meeting, New House Info..., To Manager, Rules, OneNote, Mark Unread, Categorize, Follow Up, Translate, Find, Related, and Zoom. Below the toolbar, a notification states "You replied to this message on 12/9/2013 10:01 PM." The email header shows it is from Brady Woods, sent on Monday, December 9, 2013, at 9:59 PM. The subject is "Re: Jamie and Caroline Rideout". The body of the email contains the following text:

I apologize that 1st email didn't help. Hopefully this helps as well. If you will take your proposal and show it is signed by you on bottom would that suffice them in conjunction with the the statement below? My proposals are a contract- because it does state my terms and conditions on the bottom.

To whom it may concern:
Jamie and Carolyn have a contract with me agreed upon for the amount of 18,848.00 prior to the work beginning. I emailed my contract / proposal on 6/27/13. My proposals are a written contract, and have my terms and conditions on the bottom. The Rideout's upheld there end of my contract not only with honor and integrity, but with speed. I even asked for a 10,000.00 draw upfront to start. Such was handled in the same manner as there final payment.

Sent from my iPhone

Smith Knowles

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December 10, 2013

DOPL – LRF
Attn: Dane Ishihara
PO BOX 146741
Salt Lake City, Utah 84114-6741

RE: LRF-2012-1019-01 Allred's Inc v Jake's (Smith)
LRF-2012-1019-03 Allred's Inc v Jake's (Mortimer)
LRF-2012-1019-04 Allred's Inc v Jake's (Baldwin)
LRF-2012-1019-05 Allred's Inc v Jake's (Habitat for Humanity)
LRF-2012-1019-06 Allred's Inc v Jake's (Hall)
LRF-2012-1019-07 Allred's Inc v Jake's (Schumann)
LRF-2012-1019-09 Allred's Inc v Jake's (Anderson)

Dear Dane:

Pursuant to Section R156-38a-105b (3)(a), Allred's requests the above mentioned applications be placed on prolonged status while the court order is amended.

Sincerely,



Dana T. Farmer
Attorney

* Licensed in Idaho
† Licensed in Wyoming
** Licensed in California
‡ Licensed in Nevada