## SUPERIOR COURT OF THE STATE OF DELAWARE

T. HENLEY GRAVES
RESIDENT JUDGE

SUSSEX COUNTY COURTHOUSE ONE THE CIRCLE, SUITE 2 GEORGETOWN, DE 19947

March 24, 2008

Christine Paoli 600 Third Street Truvale Acres Rehoboth Beach, DE 19971 Dean Campbell, Esquire Law Office of Dean A. Campbell, LLC 108 North Bedford Street P.O. Box 568 Georgetown DE 19947

RE: Christine Paoli v. Bill Glenn d/b/a Up Country Mobile Home Park C. A. No. 07A-02-001 THG

Dear Ms. Paoli and Mr. Campbell:

On January 29, 2008, this Court entered its decision affirming the decision of the Court of Common Pleas.

On February 22, 2008, Ms. Paoli filed a "Motion for Reconsideration/Reargument". On March 6, 2008, Mr. Campbell filed a response to the Motion noting it is untimely pursuant to Superior Court Civil Rule 59(e). The five (5) days permitted under Rule 59(e) may not be enlarged. See Superior Court Civil Rule 6(b).

Ms. Paoli's failure to abide by the Court's rules requires the denial of her untimely motion. While I am sure Ms. Paoli would like to continue this case on to the Supreme Court and is free to do so, it appears it may be futile because the untimely filing under Rule 59(e) does not toll the 30-day appeal time to the Supreme Court.

Finally, Ms. Paoli has once again filed a sealed envelope with the Court, basically saying confidential for the Judge only. I have not and shall not open it and Ms. Paoli is free to retrieve it.

Ms. Paoli's Motion to Reconsider or Reargue is denied.

IT IS SO ORDERED.

Yours very truly,

T. Henley Graves

THG:baj

cc: Prothonotary