

DOCKET NO. FST-CV-17-5016928-S

JOHN J. FLYNN

vs.

**FIRETREE LTD. AND
MAYOR HARRY RILLING**


**: SUPERIOR COURT
: JUDICIAL DISTRICT OF
: STAMFORD/NORWALK
:
: AT STAMFORD
:
: JULY 25, 2018**

MAYOR HARRY RILLING’S MOTION TO DISMISS

Pursuant to Practice Book §10-30(b), Defendant Mayor Harry Rilling (“Rilling”) respectfully moves the Court to dismiss Plaintiff John J. Flynn’s Complaint as it applies to Rilling. As set forth more fully in the accompanying memorandum of law, this case should be dismissed against Rilling because the Court lacks subject matter jurisdiction, as the Plaintiff’s claims are not ripe. The Plaintiff’s claims are not ripe for judicial review because the City of Norwalk Zoning Board of Appeals denied Firetree Limited’s (“Firetree”) application for a residential re-entry center, and Firetree has not, and is not, operating a residential re-entry center at 17 Quintard Avenue, Norwalk, Connecticut.

WHEREFORE, Mayor Harry Rilling respectfully moves the Court to dismiss the Plaintiff’s Complaint, in its entirety, as it applies to Rilling.

DEFENDANT
MAYOR HARRY RILLING

By 

Brian L. McCann
Assistant Corporation Counsel
125 East Avenue, Room 237
Norwalk, CT 06850
Juris #428756
Tel (203) 854-7750

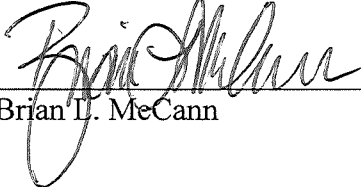
CERTIFICATION

I hereby certify that a copy of the foregoing was mailed or electronically mailed on

July 25, 2018 to all counsel and self-represented parties of record:

John J. Flynn
27 Quintard Avenue
Norwalk, CT 06054
clairvoyantcapital@msn.com

Thomas P. Cody
Evan J. Seeman
Robinson & Cole, LLP
280 Trumbull Street
Hartford, CT 06103
tcody@rc.com; eseeman@rc.com



Brian L. McCann