

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

J. BRAD HARRON,

Plaintiff

v.

J. ROBERT CARTWRIGHT and  
UPPER MOUNT BETHEL  
TOWNSHIP,

Defendants.

Civil Action No. 05-1538

**MEMORANDUM / ORDER**

March 7, 2006

On October 4, 2005, defendants filed “Defendants J. Robert Cartwright and Upper Mount Bethel Township’s Motion for Partial Judgment on the Pleadings” (Docket # 5).

On October 26, 2005, defendants filed “Defendants’ Motion to Grant as Uncontested Defendants J. Robert Cartwright and Upper Mount Bethel Township’s Motion for Partial Judgment on the Pleadings” (Docket # 6). Each of these motions was accompanied by a certificate of service indicating that each motion had been served on plaintiff’s counsel of record. Plaintiff has not responded to either motion. The motion for judgment on the pleadings will therefore be granted as unopposed pursuant to Local Rule 7.1(c).

It is hereby **ORDERED** that “Defendants J. Robert Cartwright and Upper Mount

Bethel Township’s Motion for Partial Judgment on the Pleadings” (Docket # 5) is **GRANTED**. Plaintiff’s complaint is **DISMISSED** to the extent it asserts causes of action arising from defendants’ refusal to grant plaintiff a building permit. It is further **ORDERED** that “Defendants’ Motion to Grant as Uncontested Defendants J. Robert Cartwright and Upper Mount Bethel Township’s Motion for Partial Judgment on the Pleadings” (Docket # 6) is **DISMISSED** as moot.

BY THE COURT:

/s/ Louis H. Pollak

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Pollak, J.