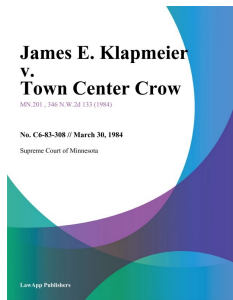


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JAMES E KLAPMEIER V TOWN CENTER CROW EBOOKS 2019



Author: Supreme Court of Minnesota

Realese Date: Expected @@expectedReleaseDate@@

1. Notice of a reassessment hearing which failed to include a statement of appeal rights as required by Minn. Stat. Â§ 429.061, subd. 1 (1978) was defective and rendered the town board without jurisdiction to make the assessment. 2. Landowner did not waive his right to object to defective notice where he did not commit any overt act inconsistent with asserting his right of objection.

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