SKO.41/3973/GG/2022

Lublin, October 17th, 2022

Resolution

Local Government Appeal Court in Lublin, after considering October 17th, 2022, by the

Adjudicating Board: We gave full reasons and evidence for rejecting the Demarcation, but excuses were made for not accepting our rejection. We responded to these excuses within 7 days, but this Court did not wait 7 days before accepting the lies to decide against us, as

listed below.

1. Andrzej Szewczyk - chairman, rapporteur

2. Paweł Sadowski - member

3. Jacek Rudny - member

Tomasz Kuś' complaint against the decision of the Head of the Wilków commune of August 23rd, 2022, ref. GKiR.6830.4.2021, regarding the costs of the proceedings to demarcate real estate located within Wilków, Wilków Commune, marked as plot No. 590/1 with adjacent real estate, marked as plots No. 589, No. 740 and No. 717/1, ended with the decision of August 10th, 2022, ref. GKiR.6830.4.2021,

- based on art. 138 § 1 pkt 2 Kpa w zw. z art. 144 Kpa i art. 262 § 1 pkt 2 Kpa, art. 263 § 1 Kpa i art. 264 § 1 Kpa,

decides

- 1. to repeal the challenged decision in points 2 and 3;
- 2. oblige to bear the costs of the proceedings established by the contested decision (6.000,00 zł):
- a) Tomasza i Agnieszkę małż. Kuś in the amount of 3.000,00 zł;
- b) Anne Roberts-Meier in the amount of 2.250,00 zł;
- c) the Land Community of Wilków in the amount of 750,00 zł;
- 3. to designate the parties to the proceedings a period of 14 days from the date of receipt of this decision to pay the costs of the demarcation proceedings to the bank account of the Wilków Commune Office No. 46 8731 0001 0200 0055 2002 0004.

Justification

By decision of August 10th, 2022, ref. GKiR.6830.4.2021, the Head of the Wilków Commune decided to demarcate the real estate located within Wilków, Wilków Commune, marked as plot No. 590/1 (owned by Tomasz and Agnieszka Kuś) with adjacent adjacent real estate, marked as plots No. 589, No. 740 (owned by Anna Roberts-Meier) and No. 717/1 (owned by the Land Community of Wilków).

Yes - there was no mention of Plot 586 - so we don't accept the inclusion of Plot 586 in the demarcation. This confirms what we have always said - they pretended our own borders were in dispute to complete the antisemitic blockage of our public access by transferring public 717/1 land into private 590/1 hands. Our neighbours have also built on this public land without permission.