

[REDACTED]

that one of the defendants' assets is located in New Hampshire: it cannot provide the requisite minimum contacts.

*Reversed and remanded.*

All concurred.

[REDACTED]

Cheshire  
No. 81-362

TOWN OF HARRISVILLE

v.

PATRICK CLOONEY

July 2, 1982

[REDACTED]

*Patrick Clooney*, of Woburn, Massachusetts, by brief and orally, pro se.

*Lane & Lane*, of Keene (*Howard B. Lane, Jr.*, on the brief), by brief for the plaintiff.

MEMORANDUM OPINION

This appeal involves a petition to quiet title to a roadway and a spring located in the town of Harrisville. The town itself claimed ownership of the spring by virtue of a railroad corporation deed as well as by adverse public use for a period exceeding twenty years. It claimed ownership of the roadway by virtue of a 1939 highway layout. In his eight-page report, the Master (*Mayland H. Morse, Jr., Esq.*) ruled on the eighty requests before him and recommended that title be quieted in the town. The Superior Court (*Pappagianis, J.*) approved the report, and the defendant appealed.

The essence of the defendant's argument is that there was insufficient evidence upon which the master could conclude as he

