• Watertown Daily Times



sanity • 2 days ago

The NYS Attorney General, six different NYS Supreme Court judges plus the Appellate Court in the 2nd Department have all come to the same conclusion but Lewis County wants us to think their attorney knows better.

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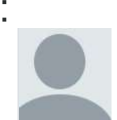


atvoffroad • 2 days ago

Bravo! This is the correct and just ruling! Protect the taxpayer from accident claims and high repair costs to town roads that would mount with increased volumes of ATV use across St. Lawrence County. The DEC absolutely needs to remember that they are stewards of our NYS land. New Yorkers are proud of that and should remind the County and DEC to protect NYS public lands and highways from misuse and degradation.

Section 2405(1) of the Vehicle and Traffic Law needs a sensible mileage limit - it is NOT meant to create a trail over hundreds of miles on public roads. If there is no parking available right next to a trail (and that's a big IF that must be satisfied,) a few hundred feet would suffice on the road to access the trail.

By the way, did you ever see the ATV Manufacturers' own warning label on every ATV? It says to NEVER operate on public roads and ALWAYS avoid paved surfaces.



Elia atvoffroad • 2 days ago

And I will add, St. Lawrence Co. and Ms. Christie need to stand down on their recent proposal to escalate misuse of public roads.

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