

CA Piscataway

7-June-84

Gerickont v. Piscataway

Order Granting Partial Consolidation of the above cases

pp. 3

CA 002459.0.

FILED 6-7-84
C. D. SERPENTELLI, J.S.C.

RECEIVED

MAY 8 1984

JUDGE SERPENTELLI'S CHAMBERS

RAYMOND R. & ANN W. TROMBADORE
A Professional Corporation
33 East High Street
Somerville, NJ 08876
(201 - 722-7555)
Attorneys for Plaintiffs

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY/OCEAN COUNTY
DOCKET NO.

JOSEPH GERICKONT and :
GEORGE GERICKONT, :

Plaintiffs, :

vs. :

PISCATAWAY TOWNSHIP, a :
Municipal Corporation of :
the State of New Jersey, :
located in Middlesex County, :
New Jersey, :

Defendant. :

Civil Action

ORDER GRANTING
PARTIAL
CONSOLIDATION

This matter having been opened to the court by Raymond R. & Ann W. Trombadore, a Professional Corporation, attorneys for the plaintiffs, on an application for an order consolidating the within action with the Urban League of Greater New Brunswick v. Carteret, et al. action (Docket No. C-4122-73) and other actions against Piscataway Township previously consolidated therewith, and for an order requiring all discovery in the Urban League Consolidated case provided by said Piscataway Township to be made available to plaintiffs, and the Court having considered moving papers submitted, and good cause

for the entry of this Order:

June

It is on this 7 day of ~~May~~, 1984, ORDERED that:

1. The within action is hereby consolidated with the Urban League of Greater New Brunswick v. Carteret, et al. action (Docket No. C-4122-73) and the other actions consolidated therewith, solely for the purpose of allowing Joseph Gerickont and George Gerickont to participate in the ordinance revision segment of the law suit;

2. Said consolidation is conditioned upon Joseph Gerickont and George Gerickont being bound by the determination of region and fair share which results from the main segment of the trial in the Urban League case, with the right of appeal being reserved to Joseph Gerickont and George Gerickont and;

3. Said consolidation is further conditioned upon there being no discovery between Joseph Gerickont and George Gerickont plaintiffs, and Piscataway Township, defendant, prior to the completion of the trial segments on region, fair share and Piscataway Township's compliance with Mount Laurel II, except that all documents or discovery produced by Piscataway Township for any party in the consolidated Urban League cases shall be sent to Joseph Gerickont and George Gerickont, plaintiffs, through their counsel, Raymond R. & Ann W. Trombadore.


Eugene D. Serpentelli, J.S.C.

Memo

The Honorable
EUGENE D. SERPENTELLI

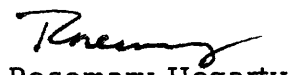
6/8/84

To

Mr. Trombadore:

Please note that the Judge has made a change in No. 1 paragraph on page 2.

The reference to "builder's remedy" was changed to "ordinance revision"


Rosemary Hegarty

JUL 11 1984