ML-L-40993-84 AW Revell v. Two of Tewksbury

> Order granting certification directly to NJ Supreme Ct.

pof T

MLCCU 4880

SUPREME COURT OF NEW JERSEY A-132 September Term 1985

24,790

ROBERT E. RIVELL,

Plaintiff-Appellant,

v.

(L-40993-84 P.W.)

TOWNSHIP OF TEWKSBURY, a municipal corporation located in Hunterdon County, New Jersey,

Defendant-Respondent.

It is ORDERED that pursuant to Rule 2:12-1, the notice of appeal from the Order of the Superior Court, Law Division, Hunterdon/Middlesex County, entered in this cause on October 28, 1985, and now pending in the Superior Court, Appellate Division, is hereby certified directly to this Court, to the end that it shall be considered as an appeal pending in this Court,

WITNESS, the Honorable Robert N. Wilentz, Chief Justice, at Trenton, on this 15th day of November, 1985.

CLHRK OF THE SUPREME COURT

A IRUE COPY

Rephen Toyoungeno