ML - L - 6563 - 84 PW, et. all 11/15/85 Various Ms v. Twp of Franklin order granting leave to appeal to NJ Supreme Ct.

Pez 2

MLCW4960

SUPREME COURT OF NEW JERSEY A-133 September Term 1985

24,799

- - **-**

J.W. FIELD COMPANY, INC., and JACK W. FIELD, Plaintiffs-Respondents, (L-6583-84 P.W.) v. TOWNSHIP OF FRANKLIN, et al., Defendants-Appellants. JZR ASSOCIATES, INC., Plaintiff-Respondent, (L-7917-84 P.W.) v. TOWNSHIP OF FRANKLIN, et al., Defendants-Appellants. FLAMA CONSTRUCTION CORPORATION, Plaintiff-Respondent, (L-14096-84 P.W.) v. TOWNSHIP OF FRANKLIN, et al., Defendants-Appellants. WOODBROOK DEVELOPMENT CORPORATION, , Plaintiff-Respondent, v. (L-19811-84 P.W.) TOWNSHIP OF FRANKLIN, et al., Defendants-Appellants. WHITESTONE CONSTRUCTION, INC., Plaintiff-Respondent, (L-21370-84 P.W.) v. TOWNSHIP OF FRANKLIN, et al., Defendants-Appellants.

BRENER ASSOCIATES, Plaintiff-Respondent, (L-22951-84 P.W.) v. TOWNSHIP OF FRANKLIN, et al., Defendants-Appellants. RAKECO DEVELOPERS, INC., Plaintiff-Respondent, (L-25303-84 P.W.) v. TOWNSHIP OF FRANKLIN, et al., Defendants-Appellants. JOHN H. VAN CLEEF, SR., et al., Plaintiffs-Respondents, (L-26294-84 P.W.) v. TOWNSHIP OF FRANKLIN, et al., Defendants-Appellants. ------LEO MINDEL, Plaintiff-Respondent, (L-33174-84 P.W.) v. TOWNSHIP OF FRANKLIN, et al., Defendants-Appellants. ----------R.A.S. LAND DEVELOPMENT COMPANY, INC., Plaintiff-Respondent, (L-49096-84 P.W.) v. TOWNSHIP OF FRANKLIN, et al., Defendants-Appellants. _____

٤

JOPS COMPANY,

Plaintiff-Respondent,

v.

(L-51892-84 P.W.)

TOWNSHIP OF FRANKLIN, et al.,

Defendants-Appellants.

It is ORDERED that pursuant to Rule 2:12-1, the motion for leave to appeal from the Order of the Superior Court, Law Division, Somerset County, entered in this cause on November 8, 1985, and now pending in the Superior Court, Appellate Division, is hereby certified directly to this Court; and it is further

ORDERED that leave to appeal is granted; and it is further

ORDERED that the Clerk of the Appellate Division shall transmit briefs, appendices, and transcripts filed in that court to the Clerk of this Court, and all parties shall forthwith file with the Clerk of this Court four additional copies of all briefs and appendices that have previously been filed with the Appellate Division; and it is further

ORDERED that jurisdiction in these matters otherwise remains in the Superior Court, Law Division; provided, however, that any party may make an application to the Law Division to stay further proceedings in that court pending the resolution of the within appeal and provided further that direct review of the disposition of such a stay application may be sought from this Court by any aggrieved party.

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

Stephen Sensen X