

CH - Stonehenge Assoc v. Denville Twp

2/5/85

Consent order granting consolidation

P 2

ML 000 971 J

CH 0000450

STEPHEN ... J.S.C.

BRENER, WALLACK & HILL
2-4 CHAMBERS STREET
PRINCETON, NEW JERSEY 08540
(609) 924-0808
ATTORNEYS FOR Plaintiff

Plaintiff

STONEHEDGE ASSOCIATES

vs.

Defendant

THE TOWNSHIP OF DENVILLE, in the COUNTY OF MORRIS,
a Municipal Corporation of the State of New
Jersey, THE TOWNSHIP COUNCIL OF THE TOWNSHIP OF
DENVILLE and THE PLANNING BOARD OF THE TOWNSHIP
OF DENVILLE

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MORRIS/MIDDLESEX COUNTY

Docket No. L-086053-84

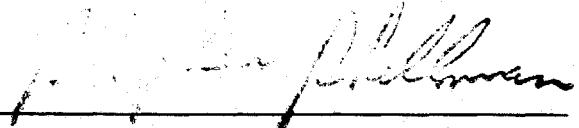
CIVIL ACTION

CONSENT ORDER
GRANTING CONSOLIDATION

This matter having been opened to the Court by Brener, Wallack & Hill, attorneys for plaintiff-Stonehedge Associates, on an application for an Order consolidating the within action with all other Mt. Laurel II actions pending against Denville Township, and the Court having considered the oral argument and papers of counsel for plaintiffs and defendants on January 11, 1985 and all parties having consented to the requested consolidation and good cause appearing for the entry of this Order;

IT IS on this *5th* day of *February*, 1985 ORDERED that the within action is hereby consolidated with the other pending Mt. Laurel II

actions against the Township of Denville, conditioned upon plaintiff-
Stonehedge Associates agreement not to participate in the fair share
hearing and to be bound by the region and fair share determination which
result therefrom.



Stephen Skillman, J.S.C.