

AM- Far Hills v. Schneirla L-2458-82 2/19/86

per curiam opinion - Ct finds that Judge
Serpentelli's findings of facts are supported
by the record.

Judgment Affirmed

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NOT FOR PUBLICATION WITHOUT THE APPROVAL
OF THE COMMITTEE ON OPINIONS

SUPERIOR COURT OF NEW JERSEY
APPELLATE DIVISION
A-1676-84T7

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FEB 20 1986

JUDGE SERPENTELLI'S CHAMBERS

BOROUGH OF FAR HILLS,

Plaintiff-Respondent,

v.

SHIRLEY DILLON PAGE SCHNEIRLA
and WILLIAM S. SCHNEIRLA, her
husband, DONALD O. PAGE, JR.,
single, and TIMBER PROPERTIES,
A New Jersey Corporation,

Defendants-Appellants.

Argued January 28, 1986 - Decided **FEB 19 1986**

Before Judges Pressler and Bilder.

On appeal from the Superior Court, Law Division,
Somerset County.

Morrill J. Cole argued the cause for appellants
(Cole, Schotz, Bernstein, Meisel & Forman,
attorneys; William E. Ozzard and Arthur D. Fialk,
attorneys with Ozzard, Rizzolo, Klein, Mauro & Savo,
on the brief).

Robert K. Hornby argued the cause for respondent
Borough of Far Hills.

J. Albert Mastro argued the cause for respondent
Borough of Far Hills Planning Board.

Crummy, Del Deo, Dolan & Purcell, attorneys for
respondent Borough of Far Hills Board of Adjustment,
relied on brief for the Borough of Far Hills and the
Borough of Far Hills Planning Board.

PER CURIAM

The judgment appealed from is affirmed substantially
for the reasons stated by Judge Serpentelli in his letter

opinion of October 26, 1984. Our review of the record satisfies us that Judge Serpentelli complied with the terms and intent of the remand ordered by this court in our opinion under Docket No. A-2641-82T2 and that his findings of fact are fully supported by the record. See Rova Farms Resort v. Investors Ins. Co., 65 N.J. 474, 483-484 (1974). And see R. 2:11-3(e) (1) (A) and (E).

Affirmed.

A TRUE COPY.

Elizabeth W. Laughlin
Clerk