IN THE SUPREME COURT OF PENNSYLVANIA EASTERN DISTRICT

SIX L'S PACKING COMPANY AND ITS CLAIMS ADMINISTRATOR, BROADSPIRE SERVICES, INC.,	: No. 453 EAL 2010 :
Petitioners	 Petition for Allowance of Appeal from the Order of the Commonwealth Court
V.	
WORKERS' COMPENSATION APPEAL BOARD (WILLIAMSON),	
Respondents	

<u>ORDER</u>

PER CURIAM:

AND NOW, this 14th day of July, 2011, the Petition for Allowance of Appeal is

GRANTED, **LIMITED TO** the following issues, as framed by Petitioners:

Whether a claimant must meet the five part test articulated by the Supreme Court in the seminal case of <u>McDonald v. Levinson Steel Co.</u>, 302 Pa. 287, 153 A. 424 (1930) to establish "statutory employer" status[?]

Whether an owner of property can be a "statutory employer," under the Pennsylvania Workers' Compensation Act and existing case law, in the face of 80 years of precedent finding the contrary[?]

Allocatur is denied as to the remaining issue.