## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

THREASTON WARREN, JR., et al.,

Plaintiffs,

Civil Action
No. 10-5343 (JBS/KMW)

v.

ALBERT FISHER, III, et al.,

Defendants.

ORDER

This matter having come before the Court on a motion for reconsideration [Docket Item 101] and a motion to amend [Docket Item 106] brought by Plaintiffs Threaston Warren, Jr., Marjorie Warren, and Continental Aggregate Corp., LLC; and on the motion for attorneys' fees [Docket Item 100] brought by Defendants Albert W. Fisher, III, Joseph J. Hannagan, Jr., and Robert Howell; for the reasons stated in the Opinion of today's date; and for good cause shown;

ORDERED that the motion for reconsideration is DENIED; and it further

ORDERED that the motion to amend is GRANTED in part and DENIED in part; amendment of Count 1 (class-of-one) and Count 2 (selective enforcement) is permitted on the grounds that Defendants subjected Plaintiffs to unequal treatment related to

inspections of Plaintiffs' property; amendment of Count 3

(conspiracy) is denied; amendment is permitted for claims

against Defendants in their official capacities, as the Court

makes no determination of whether Plaintiffs extinguished those

claims in their settlement with the Township of Quinton; and it

is further

ORDERED that Plaintiffs shall redact the proposed Third

Amended Complaint to eliminate proposed claims that are denied

above, and to present proposed claims that are granted above,

and file the Third Amended Complaint within fourteen (14) days

of the entry of this Order; and it is further

ORDERED that Defendants' motion for attorneys' fees is DENIED.

s/ Jerome B. Simandle

JEROME B. SIMANDLE Chief U.S. District Judge