

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

BROWN & BROWN, INC.,  
BROWN & BROWN OF  
PENNSYLVANIA, INC. and GRINSPEC,  
INC.

Plaintiffs,

v.

ROBERT COLA, RYAN TOLA, and  
DOYLE ALLIANCE GROUP,

Defendants.

CIVIL ACTION

NO. 10-3898

**FILED**  
SEP 20 2011  
MICHAEL J. HUNTER, Clerk  
Jep. Clerk

**ORDER**

AND NOW, this **20<sup>th</sup>** day of *September*, 2011, upon consideration of the Motion by

Defendants Robert Cola, Ryan Tola, and Doyle Alliance Group to Strike Plaintiffs' Demand for a Jury Trial (Docket No. 120) and the Response of Plaintiffs Brown & Brown, Inc., Brown & Brown of Pennsylvania, and Grinspec, Inc. (Docket No. 125), it is hereby **ORDERED** that the Motion is

**GRANTED IN PART** and **DENIED IN PART**, as follows:

1. With respect to Counts IV, X–XI as against only Defendants Tola and Cola, and XIII–XV as against only Defendants Tola and Cola, the Motion is **GRANTED**;
2. With respect to Counts I–III, VII, VIII, IX, X–XI as against only Defendant Doyle Alliance Group, and XIII–XV as against only Defendant Doyle Alliance Group, the Motion is **DENIED**.

It is so **ORDERED**.

BY THE COURT:

  
RONALD I. BUCKWALTER, S.J.