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

CARDIONET, LLC, et al.,

:

Plaintiffs,

CIVIL ACTION

v. :

NO. 12-2516

THE SCOTTCARE CORPORATION,

et al.,

:

Defendants.

:

## **ORDER**

AND NOW, this \_\_12th\_\_\_\_ day of July, 2018, upon consideration of Defendants'

Motion For Judgment On The Pleadings Or, In The Alternative, For Summary Judgment (Doc. 192), Plaintiffs' Response In Opposition thereto (Doc. 207), and Defendants' Reply In Support Of Motion For Judgment On The Pleadings Or In The Alternative, For Summary Judgment, That The '850 And '996 Patents Are Patent Ineligible Under 35 U.S.C. § 101 (Doc. 208), IT IS

HEREBY ORDERED AND DECREED that Defendants' Motion is GRANTED. 1

IT IS FURTHER ORDERED that Defendants' Motion To Attach Caselaw As An Exhibit To Its Motion For Judgment On The Pleadings Or In The Alternative, For Summary Judgment, That The '850 And '996 Patents Are Patent Ineligible Under 35 U.S.C. § 101 [] (Doc. 204) is **GRANTED**.

**BY THE COURT:** 

/s/ Petrese B. Tucker

Hon. Petrese B. Tucker, U.S.D.J.

<sup>&</sup>lt;sup>1</sup> This Order accompanies the Court's Memorandum dated July \_\_12\_\_\_, 2018.