

THE ESTATE OF JOSEPH PATERNO; : IN THE COURT OF COMMON PLEAS  
WILLIAM KENNEY and JOSEPH V. (JAY)  
PATERNO, former football coaches at :  
Pennsylvania State University,  
Plaintiff : OF CENTRE COUNTY, PA

VS. : NO. 2082 of 2013

NATIONAL COLLEGIATE ATHLETIC :  
ASSOCIATION (“NCAA”); et al :  
Defendants :

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

2016 AUG 16 PM 3:43

FILED FOR RECORD

**ORDER**

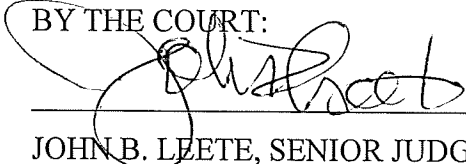
**AND NOW**, this 8<sup>th</sup> day of August 2016, upon consideration of the outstanding Motions for Protective Orders filed on behalf of John Doe 71 and John Doe 150, for good cause shown, a limited protective Order is granted as follows:

1. Counsel for John Doe 150 will promptly advise the Court and parties as to whether his client will voluntarily produce copies of his deposition, together with any exhibits given the Philadelphia County case of Pennsylvania State University v. Pennsylvania Manufacturers Association. If so, all identifying information will be redacted, and the deposition will be designated as “Highly Confidential, Attorneys’ Eyes Only.” Copies will then be made available to counsel for the parties of record.
2. Defendant NCAA may proceed with discovery regarding John Doe 150 and John Doe 71 by Deposition by Written Interrogatories pursuant to Pa. R.C.P 4004, subject to cross interrogatories by Plaintiffs as prescribed by rule, with all parties subject to the limitations of Rule 4011. All discovery will be redacted, and otherwise done in a manner to protect the identities of John Doe

71 and John Doe 150 and will be designated "Highly Confidential, Attorneys' Eyes Only."

3. For all discovery authorized by this Order, the subject matter of the same will be limited to information from John Doe 71 and John Doe 150 communicated by any means to the late Joe Paterno, and his reaction and response thereto, as well as information on any third parties who were present or have knowledge from any source as to how and why such information came to Joe Paterno.
4. This Order is entered without prejudice to the right of any party to seek further discovery under guidelines established by the Court.

BY THE COURT:



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JOHN B. LEETE, SENIOR JUDGE  
SPECIALLY PRESIDING