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**SHORT FORM ORDER**

**SUPREME COURT - STATE OF NEW YORK - NASSAU COUNTY**

**Present:**

**HON. ANTHONY L. PARGA**

**Justice**

-----X **PART 9**  
**CHERISE C. IRONS,**

**Plaintiffs,**

**INDEX NO. 17015/09**  
**[ACTION NO. 1]**

**-against-**

**MOTION DATE: 3/2/10**  
**SEQUENCE NO. 001**

**ROSE A JAMES and HENRY L. JAMES,**

**Defendants.**

-----X  
**GWENDOLYN SPELLER,**

**Plaintiff,**

**INDEX NO. 21553/09**  
**[ACTION NO. 2]**

**-against-**

**ROSE JAMES, HENRY JAMES, CHERISE**  
**IRONS and ALLAN MOODY,**

**Defendants.**

-----X  
**SUPREME COURT OF THE STATE OF NEW YORK**  
**COUNTY OF QUEENS**

-----X  
**ALLAN MOODY,**

**Plaintiff,**

**INDEX NO. 30847/09**  
**[ACTION NO. 3]**

**-against-**

**ROSE A. JAMES, HENRY L. JAMES and**  
**CHERISE C. IRONS,**

**Defendants.**

-----X

Notice of Motion, Affs. & Exs..... 1

Upon the foregoing papers it is ordered that the motion by defendants in Action No. 1 (Index No. 17015/09) for an order consolidating this case with Action No. 2 (Index No. 21553/09) and Queens County Action No. 3 (Index No. 30847/09) is granted to the extent that the three cases will be joined for trial.

These three actions arise from a three-car accident on June 13, 2009 in Valley Stream, N. Y.

These actions are joined for trial and all parties shall serve upon any party so demanding copies of disclosure documents heretofore obtained in the other action.

The joined actions shall bear the caption as set forth above and all matters of trial practice, including the right to open and close, are reserved to the Justice presiding at the trial.

All papers shall reflect the joint status of these actions, and upon completion of discovery, the parties shall file separate Notes of Issue and Certificates of Readiness as to each action. Each party shall be entitled to enter separate Judgements and Bill of Costs and Disbursements, in each action respectively, if costs are allowed.

The issue of which party will open and close first will be determined on the eve of trial.

The Clerk of the Queens County Supreme Court upon service of a copy of this order on it shall transfer its file to the Nassau County Supreme Court. Once the transfer has been effectuated, the plaintiff in Action No. 3 shall file an RJI with the

Supreme Court of Nassau County indicating thereon the related actions of Action Nos. 1 and 2 so that Action No. 3 will be assigned to the undersigned judge.

Movants shall serve within 30 days, a copy of this Order upon all parties to all actions receipt of a copy of this order from any source and upon the Clerk of the Supreme Court of Nassau County, and upon receipt of this Order, the Nassau County Clerk is directed to join the files.

Plaintiffs in Actions No. 2 shall file an RJI's within 30 days of the date of this order. A copy of this order shall be attached to the RJI's so that all three actions are assigned to this Part.

The parties to the three actions shall appear for a Preliminary Conference on July 14, 2010, at 9:30 A.M. in the Differentiated Case Management Part ("DCM"), Nassau County Supreme Court, to schedule all discovery proceedings. A copy of this order shall be served on DCM Case Coordinator Richard Kotowski.

Dated: April 28, 2010.



Anthony L. Parga, J. S. C.

**ENTERED**

APR 30 2010

NASSAU COUNTY  
COUNTY CLERK'S OFFICE