

SUPREME COURT OF THE STATE OF NEW YORK — NEW YORK COUNTY

PRESENT: Hon. JACQUELINE W. SILBERMANN PART _____
Administrative Judge Justice

Polo Ralph Lauren Corp.
- v -
Jones Apparel Group, Inc.

INDEX NO. 110155/2003
~~MOTION DATE~~ _____
~~MOTION SEQ. NO.~~ _____
~~MOTION CAL. NO.~~ _____

The following papers, numbered 1 to _____ were read on this motion to/for _____

Notice of Motion/ Order to Show Cause — Affidavits — Exhibits ...	PAPERS NUMBERED	_____
Answering Affidavits — Exhibits _____		_____
Replying Affidavits _____		_____

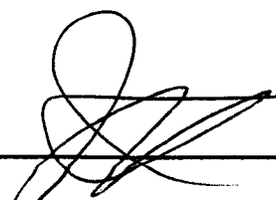
Cross-Motion: Yes No

~~Upon the foregoing papers, it is ordered that this motion~~

MOTION/CASE IS RESPECTFULLY REFERRED TO
JUSTICE
DATED: _____
J.S.C.

The parties to this case and a related case, Jones Apparel Group, Inc. v. Polo Ralph Lauren Corp., Index No. 601736/2003, have stipulated that the cases should be jointly tried and that they belong in the Commercial Division. Mr. Justice Beeler, to whom this case has been assigned, issued an order providing for a joint trial and directing that this case be assigned to the Commercial Division. No Request for Judicial Intervention has been filed as yet in the Jones case. I have reviewed the files in these cases and conclude that the transfer of this case into the Commercial Division should be approved. *Guidelines for Assignment of Cases to the Commercial Division* Par. G. As directed in Justice Beeler's order, an RJI should be filed in the Jones case, the filing party should designate that case as a commercial matter and should request assignment of that case to the Division Justice assigned to this case as a related matter since both cases are plainly very closely related. The RJI should be filed expeditiously.

Dated: 6/25/03



J.S.C.

Check one: FINAL DISPOSITION NON-FINAL DISPOSITION