

**UNITED STATES DISTRICT COURT  
DISTRICT OF MINNESOTA**

In re: VEHICLE TRACKING AND  
SECURITY SYSTEM ('844) PATENT  
LITIGATION

MDL No. 11-2249 (DWF/SER)

This Document Relates to:

PJC Logistics, LLC,

Plaintiff,

v. Civil No. 11-2551 (DWF/SER)

Atlas Van Lines, Inc.; Best Way Express, Inc.; Bulkmatic Transport Company; Cardinal Transport, Inc.; Carter Express, Inc.; Celadon Group, Inc.; Central Transport North America, Inc.; Con-Way Freight, Inc.; Con-Way, Inc.; Dawes Transport, Inc.; deBoer Transportation, Inc.; Do It Best Corp.; Dohrn Transfer Company; Equity Transportation Company, Inc.; G&F Trucking Leasing, Inc.; Gully Transportation, Inc.; H.O Wolding, Inc.; JBS Logistics, Inc.; Johnson Trucking of Neenah, Inc.; Martin Transports, LLC; North American Van Lines, Inc.; Ormsby Trucking, Inc.; Point Dedicated Services, LLC; R&M Trucking Co.; Roadrunner Transportation Services, Inc.; Roehl Transport, Inc.; Rush Trucking Corporation; Schneider National Carriers, Inc.; Standard Forwarding, LLC; Super Service, LLC; Thomason Express, LLC; Transportation Services, Inc. (TSI); Universal Truckload Services, Inc.; USF Holland, Inc.; Venture Logistics Services, Inc.; Earl L. Henderson Trucking Company; and The Mason and Dixon Lines, Incorporated,

**ORDER FOR DISMISSAL  
WITH PREJUDICE OF  
DEFENDANTS ALLIED VAN LINES,  
INC., EQUITY TRANSPORTATION  
COMPANY, INC., GULLY  
TRANSPORTATION, INC.,  
NORTH AMERICAN VAN LINES,  
INC., AND ORMSBY  
TRUCKING, INC.**

Defendants.

Based upon the Stipulation of Dismissal With Prejudice of Allied Van Lines, Inc., Equity Transportation Company, Inc., Gully Transportation, Inc., North American Van Lines, Inc., and Ormsby Trucking, Inc. (MDL No. 11-2249 (DWF/SER), Doc. No. [220]); Civil No. 11-2551 (DWF/SER), Doc. No. [144],

**IT IS HEREBY ORDERED** that all claims and counterclaims between Plaintiff PJS Logistics, LLC, and Defendants Allied Van Lines, Inc., Equity Transportation Company, Inc., Gully Transportation, Inc., North American Van Lines, Inc., and Ormsby Trucking, Inc., in the above-captioned action are **DISMISSED WITH PREJUDICE** pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, with each party to bear its own costs and attorney fees.

Dated: February 8, 2013

s/Donovan W. Frank  
DONOVAN W. FRANK  
United States District Judge