

## HONORABLE ARTHUR BERGMAN J.S.C.

## MOTION LIST

May 12, 2017

Prepared by the Judge's Law Clerk (732) 519-3649

#	Case Name	Docket	M#	Motion Type	Disposition
1	Alcaide v. Olivares	L-4140-16	59	Partial Summary Judgment	GRANTED
2	Alvarado v. Rush	L-775-16	744	Extend	GRANTED
3	Benitez-Garcia v. Veras	L-4774-16	467	Reinstate	GRANTED
4	Benitez-Garcia v. Veras	L-4774-16	124	Summary Judgment	WITHDRAWN
5	Bootan v. Macy's	L-3577-15	247	Summary Judgment	ADJOURNED TO 5/26/17
6	Bootan v. Macy's	L-3577-15	943	Summary Judgment	ADJOURNED TO 5/26/17
7	Burnett v. Borrelli	L-75-16	73	Partial Summary Judgment	GRANTED AS MODIFIED
8	Capozzi v. Kilenski	L-5973-15	179	Summary Judgment	GRANTED
9	Cedeno v. Brunet-Hernandea	L-7538-16	70	Summary Judgment	ADJOURNED TO 5/26/17
10	Chkifa v. Savla	L-2975-15	126	Edit Videotape Deposition	SETTLED
11	Chow v. Hua Kang Health Center Service	L-11069-14	63	File Approved Form of Judgment	GRANTED
12	Ciniglio v. Lowes	L-3474-16	167	Compel	GRANTED
13	Cipo v. O'Mara	L-5777-16	548	Compel	GRANTED AS MODIFIED
14	Citibank v. Sanchez	DJ- 72974-10	95	Turnover funds	DENIED – LEVY EXCEEDS DEBT
15	Cohan v. The Gardens at Monroe	L-1370-16	91	Extend	MOOT PER 4/26/17 ORDER
16	Corrigan v. George Street Holdings	L-4871-16	569	Strike	WITHDRAWN
17	De Sario v. Sherman	L-4368-16	805	Compel	DENIED
18	Del-Rosario v. Arrango	L-4078-16	177	Dismiss	WITHDRAWN

19	Del Valle v. Milano	L-5475-15	50	Summary Judgment	GRANTED
20	Delaroca v. Deegan Roofing Company	L-2568-15	138	Restore	ADJOURNED TO 5/26/17
21	Delaroca v. Deegan Roofing Company	L-2568-15	950	Vacate	ADJOURNED TO 5/26/17
22	Dembitzky v. Hampton	L-5771-16	188	Strike and Compel	GRANTED IN PART
23	DeSanto v. O'Reilly	L-968-16	339	Extend	GRANTED
24					
25	Downes v. Komonieska	L-1640-14	507	Withdraw Funds	GRANTED
26	D.R. Horton v. Monroe	L-5776-16	494	Intervene	GRANTED
27	Duke v. Sabogal	L-5675-15	867	Pro Hac Vice	DENIED
28	Egan v. Indegene	L-6174-15	834	Extend	GRANTED
29	Egan v. Indegene	L-6174-15	421	Compel	ADJOURNED TO 5/26/17
30	Emmand v. Kanevsky	L-6269-16	450	Quash Subpoena	GRANTED
31	Epstein v. Mayo & Russ	L-6073-15	268	Third Party Complaint	GRANTED
32	Erwin v. Colalillo	L-5570-15	603	Compel	ADJOURNED TO 5/26/17
33	Facey v. Bravo	L-976-16	355	Dismiss	GRANTED
34	Feliciano v. Ruben	L-3673-16	576	Dismiss	WITHDRAWN
35	Ferris v. Blanco-Alquacil	L-274-16	140	Dismiss	ADJOURNED TO 5/26/17
36	FIA Card Services v. Fine	L-9277-10	1048	Cancel and Discharge Lien	ADJOURNED TO 5/26/17 FOR PROPER SERVICE
37	Frayne v. Highland Park Board of Education	L-3640-16	653	Relieved as Counsel	GRANTED AS MODIFIED
38	Gade v. Garaibeh	L-1440-16	402	Enter Judgment	GRANTED
39	GEICO v. Deckert	L-1516-17	195	Dismiss	WITHDRAWN
40	Gilyard v. Wolfe	L-6270-15	453	Strike	GRANTED
41	Girdner v. Wegmans Food Market	L-1841-16	870	Compel	WITHDRAWN
42	Grady Resources Inc. v. Paulus	L-2076-16	570	Turn Over Funds	GRANTED
43	Graham v. Shakir	L-6276-14	405	Strike	ADJOURNED TO 5.26.17 FOR ORAL ARGUMENT
44	Gray v. Shapiro	L-10875-16	803	Extend	GRANTED

45	Grizzaffi v. Deluca	L-5872-15	99	Summary Judgment	ADJOURNED TO 5/26/17
46	Grosinger v. Liberty Mall	L-3241-15	32	Summary Judgment	ADJOURNED TO 6/9/17
47	Guyette v. Bartholomw	L-6372-16	149	Amend	GRANTED
48	Halim v. Chetta	L-2178-16	599	Extend	ADJOURNED TO 6/9/17
49	Halim v. Chetta	L-2178-16	605	Reinstate	ADJOURNED TO 6/9/17
50	Halim v. Chetta	L-2178-16	1267	Dismiss	ADJOURNED TO 6/9/17
51	Harris v. Sharma	L-4777-15	143	Summary Judgment	SETTLED
52	Henriquez v. Care One at Birchwood	L-3838-16	271	Strike	WITHDRAWN
53	Hermen v. RWJUH	L-6773-15	220	Compel	MOOT
54	Hermen v. RWJUH	L-6773-15	358	Amend	GRANTED
55	Howard v. Shoprite	L-4568-15	93	Summary Judgment	ADJOURNED TO 5/26/17
56	H.T. Sweeney & Sons v. White	L-476-16	385	Dismiss	MOOT-SETTLED
57	Kalandia v. Meyer	L-2271-16	42	Dismiss	ADJOURNED TO 5/26/17
58	Kim v. Mclean	L-477-16	283	Dismiss	ADJOURNED TO 5.26.17 FOR ORAL ARGUMENT
59	Kim v. Mclean	L-477-16	629	Dismiss	ADJOURNED TO 5.26.17 FOR ORAL ARGUMENT
60	King v. Reis Electrical Maintenance	L-1872-16	81	Compel	GRANTED
61	Koroma v. Battula	L-1471-16	215	Extend	GRANTED AS MODIFIED
62	Labell v. RWJUH	L-369-14	332	Reinstate Designated Trial Counsel	GRANTED
63	Labell v. RWJUH	L-369-14	6	Summary Judgment	ADJOURNED TO 5/26/17
64	Lacap v. Murray	L-375-16	573	Extend	GRANTED IN PART
65	Lee v. Ugalde	L-3277-16	109	Restore	GRANTED
66	Lord v. Wong	L-10878-14	169	Dismiss	ADJOURNED TO 6/9/17
67	Lortz v. Soliman	L-3568-16	145	Amend	GRANTED
68	Mac v. Vocation	L-773-16	247	Enforce Subpoena	WITHDRAWN
69	Mac v. Vocation	L-773-16	248	Enforce Subpoena	DENIED – NO PERSONAL SERVICE

70	Mac v. Vocation	L-773-16	249	Enforce Subpoena	DENIED – SEE M#248
71	Martinez v. Ferreras	L-1940-16	706	Amend	GRANTED
72	Marques v. Kuehne Chemical Company	L-3938-16	705	Set Date Certain	GRANTED AS MODIFIED
73	Mawunta v. Canales	L-2170-16	326	Reinstate	GRANTED
74	Maxwell v. Corproate Park Associates	L-4241-16	546	Compel	ADJOURNED TO 5/26/17
75	Melgar v. Bailey	L-2072-15	721	Reconsideration	GRANTED
76	Middleton v. City of New Brunswick	L-1414-12	583	Quash Subpoena	DENIED, ENTITY TO SUBMIT RECORDS FOR IN CAMERA REVIEW
77	Montalvo v. Frey	L-7170-16	231	Dismiss	GRANTED
78	Mortgage Opportunity Funds v. Mecca	L-75-17	700	Amend	GRANTED IN PART
79	Mugica v. Carreira	L-176-17	491	Substituted Service	GRANTED
80	Neal v. Dason Stainless Products	L-4174-16	212	Amend	GRANTED
81	New Jersey HESAA v. Adeyemo	L-4970-11	118	Vacate Dismissal and Enter Judgment	GRANTED
82	New Jersey HESAA v. Sonatore	L-3277-11	508	Enforce Litigant's Rights	GRANTED
83	New Jersey Manufacturers Ins. Co. v. Johnson & Johnson	L-5769-15	159	Strike	MOOT- SETTLED
84	New Jersey Manufacturers Ins. Co. v. Johnson & Johnson	L-5769-15	117	Quash Subpoena	MOOT- SETTLED
85	New Jersey Manufacturers Ins. Co. v. Johnson & Johnson	L-5769-15	117	Sanctions	MOOT- SETTLED
86	O'Donnell v. NJ Turnpike	L-5236-16	723	Vacate Order	ADJOURNED TO 5/26/17
87	O'Donnell v. NJ Turnpike	L-5236-16	646	Stay	ADJOURNED TO 5/26/17
88	Ortez v. Alvarado-Murillo	L-5372-16	392	Strike	GRANTED
89	Oyelola v. JFK Medical Center	L-6175-16	130	Dismiss	GRANTED
90	Ozturk v. Care One at the Highland	L-5539-16	479	Dismiss	ADJOURNED TO 5.26.17 FOR ORAL ARGUMENT

91	Patel v. Brazilian Smoker Delight	L-576-17	479	Substituted Service	GRANTED
92	Pepe v. The Dress Barn	L-2068-16	621	Strike	WITHDRAWN
93	Petroski v. NJM	L-6877-15	554	Extend	ADJOURNED TO 5.26.17 FOR PROPER CERTIFICATION
94	Qiao v. Lincoln Harbor Enterprises	L-540-16	424	Dismiss	WITHDRAWN
95	Rahman v. Deckert	L-1516-17	180	Third Party Complaint	GRANTED
96	Reclamation Technologies v. R.R.R. Inc.	L-4765-15	315	Strike	ADJOURNED TO 5.26.17 FOR ORAL ARGUMENT
97	Roca-Morel v. Sircar	L-7538-15	527	Dismiss	GRANTED
98	Rodriguez v. Isidro	L-6875-15	537	Extend	GRANTED
99	Rodriguez v. Isidro	L-6875-15	667	Extend	INCLUDED IN M#537
100	Rossi v. Abdelmalak	L-2470-16	531	Compel and Extend	GRANTED/DEFERRED TO SC
101	Roy v. Jenkins	L-5739-15	412	Bar	SETTLED-MOOT
102	Rubin v. Regency Heritage Nursing and Rehabilitation	L-5868-15	692	Compel	ADJOURNED TO 6/9/17 COMPLY WITH R.1:4-1(b)
103	Ruccatano v. NJ Department of Transportation	L-5070-16	260	Dismiss w/o Prejudice	GRANTED
104	Ruccatano v. NJ Department of Transportation	L-5070-16	432	Dismiss w/o Prejudice	GRANTED
105	Ruiz v. Montiel	L-7039-15	429	Strike	GRANTED
106	Sabzwari v. Melton	L-5876-15	295	Extend	GRANTED
107	Sandavol v. Pflieger	L-5075-16	474	Dismiss	ADJOURNED TO 5/26/17
108	Santiago v. Thunder Group	L-5472-16	343	Strike	ADJOURNED TO 5/26/17
109	Scabio v. Bryyan's Trucking	L-4673-16	760	Compel	GRANTED
110	Schenk v. Whitney	L-5577-16	370	Compel	GRANTED AS MODIFIED
111	Schenk v. Whitney	L-5577-16	425	Strike	GRANTED
112	Selective Automobile Insurance v. Nasser	L-4838-15	812	Deposit Funds	GRANTED

113	Sheffield Mews Condo v. Mount	L-3273-14	405	Vacate and Reinstate	ADJOURN TO 5.26.17 FOR ORAL ARGUMENT
114	Sheffield Mews Condo v. Mount	L-3273-14	774	Enforce Settlement	ADJOURN TO 5.26.17 FOR ORAL ARGUMENT
115	Simmons v. State of New Jersey	L-3768-15	98	Bar	GRANTED
116	Simmons v. State of New Jersey	L-3768-15	900	Summary Judgment	GRANTED
117	Sims v. Resources Employment Solutions	L-6869-16	209	Pro Hac Vice	GRANTED
118	Singh v. Cargo Solutions	L-6438-16	100	Dismiss	DENIED
119	Siri-Flores v. Perez-Lopez	L-6276-15	772	Vacate	GRANTED
120	Toner v. Kalogridis	L-141-17	524	Dismiss	WITHDRAWN
121	Uppaluri v. Napoli	L-7176-15	873	Extend	GRANTED
122	Uppaluri v. Napoli	L-7176-15	1032	Extend	GRANTED
123	Varites v. Arora	L-1973-16	50	Strike	GRANTED
124	Vasquez v. Garber	L-1639-16	337	Extend	GRANTED
125	Velasquez v. Ghanchi	L-6540-16	869	Dismiss	WITHDRAWN
126	Virgil v. Harold	L-3871-14	725	Dismiss	GRANTED
127	Winstead v. Yorkshire Village	L-2777-14	1079	Compel	DENIED
128	Winstead v. Yorkshire Village	L-2777-14	256	Partial Summary Judgment	DENIED
129	Winstead v. Yorkshire Village	L-2777-14	517	Partial Summary Judgment	DENIED
130	Winstead v. Yorkshire Village	L-2777-14	535	Partial Summary Judgment	GRANTED
131	Williams v. NJM	L-652-15	438	Reconsideration	DENIED
132	The Wolf Law Firm v. Route 46 Auto Sales	L-2717-15	378	Fee Application	ADJOURNED TO 5/26/17
133	Zaripova v. Usmanov	L-1175-16	656	Dismiss	WITHDRAWN

FILED

MAY 12 2017

ARTHUR BERGMAN, J.S.C.

PAUL MANCUSO - 021761982

**DEBRA HART**

ALLAIRE CORPORATE CAMPUS  
5006 BELMAR BLVD SUITE A  
WALL, NEW JERSEY 07727  
(732) 378-4600  
FAX: (732) 378-4426

ATTORNEY FOR: Defendant, PLYMOUTH ROCK ASSURANCE, underwritten by HIGH POINT SAFETY & INSURANCE COMPANY

---

SAMANTHA ALCAIDE

Plaintiff

vs

RONALD OLIVARES, EDDY MORA-  
CORDERO, JOHN/JANE DOE 1-10  
and ABC CORP 1-10 (fictitious names),  
PLYMOUTH ROCK ASSURANCE  
underwritten by HIGH POINT SAFETY  
INSURANCE COMPANY

Defendants

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO. MID-L-4140-16

Civil Action

**ORDER GRANTING PARTIAL SUMMARY  
JUDGMENT**

---

**THIS MATTER** having been placed before the Court by the LAW OFFICE OF DEBRA HART, Esq., attorney for the defendant, PLYMOUTH ROCK ASSURANCE, underwritten by HIGH POINT SAFETY & INSURANCE COMPANY ; and the Court having considered the moving papers of the parties; and for good cause shown;

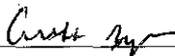
**IT IS**, on this 12 day of May, 2017,

**ORDERED** that Partial Summary Judgment be and is hereby granted in favor of the defendant, PLYMOUTH ROCK ASSURANCE, underwritten by HIGH POINT SAFETY & INSURANCE COMPANY , and

**IT IS FURTHER ORDERED** that the Third Count of plaintiff's Complaint and any and all cross-claims against the defendant, PLYMOUTH ROCK ASSURANCE, underwritten by HIGH POINT SAFETY & INSURANCE COMPANY , are hereby dismissed with prejudice; and

**IT IS FURTHER ORDERED, IN THE ALTERNATIVE**, that all claims for extra contractual damages, including but not limited to, all claims for bad faith, and for exemplary and punitive damages hereby are dismissed without prejudice pending the resolution of plaintiff's uninsured/underinsured motorist claims; and

**IT IS FURTHER ORDERED** that a copy of the within Order be served upon all parties of record within 7 days of the date hereof.

  
\_\_\_\_\_, J.S.C.

ARTHUR BERGMAN, J.S.C.

# 744  
05/12/17

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

**Rita F. Barone, Esq.**  
**Attorney ID No. 038211995**  
**PURCELL, MULCAHY, HAWKINS & FLANAGAN, LLC**  
**One Pluckemin Way**  
**P.O. Box 754**  
**Bedminster, NJ 07921**  
**T: (908) 658-3800**  
**Attorneys for Defendant, Helen Rush**  
**Our File No: (637) 24576-RFB**

CLAUDIA A. ALVARADO

Plaintiff,

v.

HELEN RUSH

Defendant.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO: MID-L-00775-16

**CIVIL ACTION**

**ORDER EXTENDING DISCOVERY  
FOR GOOD CAUSE PURSUANT TO R.  
4:24-1(c)**

THIS MATTER having been brought before the court by notice of motion by Purcell, Mulcahy, Hawkins & Flanagan, LLC, attorneys for defendant, for an order extending the period for discovery, for good cause, pursuant to R 4:24-1(c) and all counsel having consented to same; and the court's having considered the moving papers of the parties and for good cause shown;

IT IS on this 12 day of May, 2017;

ORDERED that the period for discovery in this matter is hereby extended to **August 13, 2017** for discovery to be completed as follows:

- Plaintiff is to serve any and all expert reports on or before **June 19, 2017**;

- Defendants are to serve any and all expert reports on or before **August 7, 2017**;
- Expert depositions are to take place on or before **August 13, 2017**.

**ORDERED** that a copy of the within order be served upon all counsel within

      7       days of counsel's receipt hereof.

*Arthur Bergman*

\_\_\_\_\_  
J.S.C.

**ARTHUR BERGMAN, J.S.C.**

- ( ) opposed  
( / ) unopposed

**PAPERS CONSIDERED:**

- Notice of Motion  
       Movant's Affidavits  
       Movant's Brief  
       Answering Affidavits  
       Answering Brief  
       Cross-Motion  
       Movant's Reply  
       Other

#467

Joseph M. Simantov, Esq.  
NJ Bar #040062003  
The Simantov Law Firm, P.C.  
100 Jefferson Ave., 3<sup>rd</sup> Floor  
Elizabeth, NJ 07201  
(908) 469-6700  
Attorneys for Plaintiff – Carlos A. Benitez-Garcia

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

<p>CARLOS A. BENITEZ-GARCIA</p> <p style="text-align: center;">Plaintiff,</p> <p style="text-align: center;">v.</p> <p>EDWARD VERAS, BRAYN FELIZ, LUIS R. RODRIGUEZ, JOHN DOE 1-X, ABC CORP. 1-X (fictitious names as entities are presently unknown),</p> <p style="text-align: center;">Defendant(s).</p>
---

**SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION – MIDDLESEX COUNTY  
Docket No.: MID-L-4774-16**

**Civil Action**

**ORDER**

The within motion to Reinstate the Complaint and having been presented to the Court by Joseph M. Simantov, Esq., attorney for Plaintiff, and the Court having considered the supporting documents submitted by Plaintiff's counsel, and the opposition by Defendant, if any, and the arguments of counsel, if any, and good cause having been shown;

**IT IS** on this 12 day of May, 2017;

**ORDERED** that Plaintiff's Complaint is hereby reinstated; and

**IT IS FURTHER ORDERED** that a copy of the within Order be served upon all parties within seven (7) days from the date hereof.

Arthur Bergman  
J.S.C.

ARTHUR BERGMAN, J.S.C.

- ( ) Opposed
- () Unopposed

#13  
\$12-11

Attorney ID# 000142007  
PALMISANO & GOODMAN, P.A.  
171 Main Street  
P.O. Box 518  
Woodbridge, New Jersey 07095-0518  
(732) 634-6464  
Attorneys for Plaintiff

**FILED**

MAY 12 2017

ARTHUR BERGMAN, J.S.C.

LINDA J. BURNETT,

*Plaintiff,*

vs.

ALEXANDER BORRELLI and DOREEN M.  
BORRELLI,

*Defendants.*

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO. MID-L-475-16

CIVIL ACTION

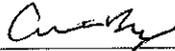
**ORDER**

This matter having been opened to the Court by way of motion returnable May 12, 2017 filed by the law firm of Palmisano & Goodman, P.A. attorneys for plaintiff, Linda J. Burnett, for an granting Summary Judgment as to liability against the defendants, Alexander Borrelli and Doreen M. Borrelli, and the Court having reviewed the moving papers and any opposition submitted, having heard oral argument of counsel, having considered the matter and for good cause appearing,

IT IS ON this 12<sup>th</sup> day of May, 2017;

**ORDERED**, that summary judgment is hereby granted in favor of plaintiff, Linda J. Burnett, finding the defendants, Alexander Borrelli and ~~Doreen M. Borrelli~~, 100% responsible for the occurrence of the subject accident; and

**IT IS FURTHER ORDERED** that a copy of the within Order shall be served upon all parties within seven (7) days of the posting.



\_\_\_\_\_  
**ARTHUR BERGMAN, J.S.C.**

**PAPERS CONSIDERED**

- \_\_\_\_\_ / Notice of Motion
- \_\_\_\_\_ / Movant's Affidavits
- \_\_\_\_\_ / Movant's Brief
- \_\_\_\_\_ Answering Affidavits
- \_\_\_\_\_ Answering Brief
- \_\_\_\_\_ Cross Motion
- \_\_\_\_\_ Movant's Reply
- \_\_\_\_\_ Other \_\_\_\_\_

**FILED**  
MAY 12 2017  
ARTHUR BERGMAN, J.S.C.

**LAW OFFICES OF MARIE A. CAREY**

By: John M. Malaspina  
NJ Attorney ID No.: 000821982  
325 Columbia Turnpike, Suite 105  
Florham Park, NJ 07932  
(973) 443-9100

Attorney for Defendants, Michael Kilinski and Tracy Kilinski

EILEEN CAPOZZI, AN INDIVIDUAL

Plaintiff(s)

vs.

MICHAEL KILENSKI, AN INDIVIDUAL,  
TRACY KILENSKI, AN INDIVIDUAL,  
JOHN DOES (1-5), FICTITIOUSLY  
NAMED INDIVIDUALS AND ABC  
COMPANIES (1-5), FICTITIOUSLY  
NAMED BUSINESSES

Defendant(s)

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION  
MIDDLESEX COUNTY

DOCKET NO: MID-L-5973-15

**ORDER GRANTING SUMMARY  
JUDGMENT ON BEHALF OF  
DEFENDANTS, MICHAEL  
KILENSKI AND TRACY KILENSKI**

THIS MATTER having been opened to the Court by John M. Malaspina, attorney for Defendants, Michael Kilinski and Tracy Kilinski and the Court having considered the moving papers and any other papers submitted in opposition thereto, if any, and good cause having been shown;

IT IS on this 12<sup>th</sup> day of May, 2017, ORDERED that: pursuant to Rule 4:46-1 summary judgment is hereby granted in favor of the Defendants, Michael Kilinski and Tracy Kilinski and Plaintiffs' Complaint and any and all Crossclaims as to Defendant Michael Kilinski and Tracy Kilinski are hereby DISMISSED WITH PREJUDICE.

AND IT IS FURTHER ORDERED that a copy of the within Order be served upon all parties within 7 days of the date hereof.



, J.S.C.

ARTHUR BERGMAN, J.S.C.

#663  
05/12/17

Grant S. Ellis, Esq.  
Archer Law Office, LLC  
369 Applegarth Road  
Monroe, NJ 08831  
Bar ID No. 002240-2008  
Office: (609) 842-9200  
Fax: (908) 315-5140  
email: grant@centraljerseyinjury.com  
Attorneys for Plaintiff(s)

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

GRACE CHOW et al.

Plaintiffs,

vs

**Superior Court of New Jersey  
Law Division, Civil Part  
Middlesex County**

Docket No. MID-L-11069-14

HUA KANG HEALTH CENTER SERVICE,  
INC. d/b/a HUA KANG ACUPUNCTURE  
NATURAL HERBS & CHINESE  
MASSAGE CENTER (formerly,  
Acupuncture Natural Herbs & Chinese  
Massage Center),

Defendant.

**CIVIL ACTION**

**ORDER FOR JUDGMENT**

THIS MATTER having been opened before the Court by Archer Law Office, LLC, Attorney(s) for Plaintiff on notice to HUA KANG HEALTH CENTER SERVICE, INC. d/b/a HUA KANG ACUPUNCTURE NATURAL HERBS & CHINESE MASSAGE CENTER, unrepresented entity; Defendant's pleadings having been stricken without prejudice for failure to provide discovery and its defenses suppressed without prejudice; and trial of this matter having been noticed by the Court for June 20, 2016 at 9:00 AM; and Plaintiffs having appeared for trial and Defendant having not appeared for trial; and a proof hearing having been held by the Court on June 20, 2016 based on Defendant's nonappearance at trial, the Honorable Douglas K. Wolfson, J.S.C., presiding; and the Court having reviewed the documentary evidence presented

by Plaintiff, and Plaintiff Grace Chow's testimony having been taken by the Court; and the Court having reviewed the 2/20/2015 order by the Honorable Arthur Bergman, J.S.C entering partial summary judgment in favor of Plaintiff on the Consumer Fraud Act that Defendant had breached; and the Court having found that Defendant injured Plaintiff while performing Chinese Cupping Therapy, for which an acupuncture license is required, while unlicensed to perform acupuncture and while falsely representing both publicly on their website and to Plaintiff on their business cards that Defendant was properly licensed; Defendant only having a cosmetology license; and Defendant having known of its statement's falsity or acted in reckless disregard of the truth in stating Defendant was properly licensed; Plaintiff having justifiably relied on Defendant's false statements; and Plaintiff having made payment to Defendant of \$49.00 for services rendered by Defendant; Defendant thus having engaged in unlawful conduct; and Plaintiff's burn injury constituting an ascertainable loss; and Plaintiff's ascertainable loss being proximately caused by Defendant's unlawful acts; the Court the having found Plaintiff having adequately proved all the elements of Defendant's breach of the Consumer Fraud Act, NJSA 56:8-1 et seq.; and Plaintiffs having voluntarily dismissed at trial all counts of their amended Complaint except Count 1, Consumer Fraud Act; and for good cause having been shown:

IT IS on this 12 day of May, 2017, ORDERED:

1. FINAL JUDGMENT IS HEREBY ENTERED in favor of Plaintiff GRACE CHOW against HUA KANG HEALTH CENTER SERVICE, INC. d/b/a HUA KANG ACUPUNCTURE NATURAL HERBS & CHINESE MASSAGE CENTER on her Consumer Fraud Act cause of action.

2. The total judgment in favor of Plaintiff GRACE CHOW and against HUA KANG HEALTH CENTER SERVICE, INC. d/b/a HUA KANG ACUPUNCTURE NATURAL HERBS & CHINESE MASSAGE CENTER is \$ 44,500.00 ;
3. This total judgment represents the following:
1. \$48,300.00 in trebled compensatory damages, representing the trebled \$15,000.00 for Plaintiff Grace Chow's pain, suffering, and loss of enjoyment of life, and the trebled \$1,100.00 for Plaintiff Grace Chow's economic damages.
  2. \$1,951.32 in prejudgment interest from 9/3/14, when this matter was filed, to 6/20/16.
  3. \$1,578.22 for costs and expenses, and
  4. \$ 12,935.00 for attorney's fees.
4. All other counts of Plaintiffs' amended Complaint are hereby DISMISSED WITH PREJUDICE. This resolves all causes of action pled by Plaintiffs and constitutes a final judgment for the purposes of appeal.

IT IS FURTHER ORDERED that a copy of this Order shall be served to all Counsel within  7  days of the date of this Order.

Opposed  
 Unopposed

Arthur Bergman   
Hon. \_\_\_\_\_, J.S.C.

ARTHUR BERGMAN, J.S.C.

The Hartford (H00000022, sequence 1)  
c/o Law Offices of Linda S. Baumann  
By: Deirdre M. Dennis, Esq. (ID 006141988)  
50 Millstone Road  
Building 300, Suite 140  
East Windsor, New Jersey 08520  
Tel No.: (609) 371-1533

Attorney for Defendants, Pro Flor Inc. t/a L & L Floor Covering and Lowe's Home Center, LLC

**FILED**  
MAY 12 2017  
ARTHUR BERGMAN, J.S.C.

#167  
65/12/17

PATRICIA CINIGLIO,

Plaintiff,

vs.

LOWE'S HOME CENTERS d/b/a  
"LOWE'S", LOWE'S OF HAMILTON, NJ  
STORE #1046 a/k/a LOWE'S HOME  
CENTERS, LLC #1046, PRO FLOR INC.  
t/a L&L FLOOR COVERING,  
FLOORCRAFTERS, LLC d/b/a MICHAEL  
BENFIELD, ABSOLUTE FLOORING,  
LLC, John Does I-X, ABC Corp. I-X,  
(fictitious names),

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO.: MID-L-3474-16

CIVIL ACTION

**ORDER**

This matter having been opened to the Court by the Law Offices of Linda S. Baumann (Deirdre M. Dennis, Esq., on the application), attorneys for Defendants, Pro Flor Inc. t/a L & L Floor Covering and Lowe's Home Center, LLC, and the Court having reviewed the motion papers; and good cause having been shown;

IT IS ON THIS 12<sup>th</sup> DAY OF May, 2017

**ORDERED** that Plaintiff be and is hereby compelled to respond to the Notice to Produce as follows by May ~~19~~, 2017:

1. Name(s)/Address(es) of each and every counsel representative(s) and the name(s)/address(es) of each and every treating physician that represented and treated Plaintiff with regard to the following:

- Plaintiff's back injury while a patron at Pathmark in Linden, New Jersey in 1978 that resulted in litigation in Union County;

- Plaintiff's back injury while in the course of her employment when Plaintiff was assaulted by an inmate in Union County Jail in 1984 which resulted in a Worker's Compensation claim as well as a Third Party Claim in Union County;
- Plaintiff's head and back injury when she was struck by a gate on her head while at City Federal Bank over 30 years ago and may have been treated by Dr. Nazar Haidri;
- Plaintiff's back injury when she slipped at Macy's Department Store in Freehold, NJ on March 17, 2012 and may have been treated by Dr. Herman;

2. Name and address of each of Plaintiff's primary care physicians and doctors treating Plaintiff for her Parkinson's condition for 10 years prior to the within date of loss to the present.;

and it is further

**ORDERED** that a copy of the within Order be served upon all counsel within 7 days of the date hereof.

*Arthur Bergman*

J.S.C.

ARTHUR BERGMAN, J.S.C.

Opposed

Unopposed

7548

05/12/17

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

STARK & STARK, A Professional Corporation  
 Mailing Address: PO Box 5315, Princeton, NJ 08543  
 Office Location: 993 Lenox Drive, Lawrenceville, NJ 08648  
 (609) 896-9060  
**John A. Sakson, Attorney ID#: 01705-1978**  
**Attorneys for Plaintiffs**

JOHN CIPO and JUDY CIPO,  
 Plaintiffs,

vs.

SEAN O'MARA, JOSEPG O'MARA,  
 MANUEL TOLIVIA, ANTIQUE  
 LUMBER CORPORATION, a/k/a  
 JARMAK CORPORATION and JOHN  
 DOES 1-10 (fictitious designations),

Defendant(s).

SUPERIOR COURT OF NEW JERSEY  
 MIDDLESEX COUNTY LAW DIVISION

Docket No. MID-L-5777-16

**CIVIL ACTION**

**ORDER**

**THIS MATTER** having been opened before the Court by Stark & Stark, a Professional Corporation, Attorneys for the Plaintiffs for an Order compelling Defendants, Antique Lumber Corporation and Manuel Tolivia, to answer Interrogatories and the Court having considered the moving papers, and any opposition thereto, and for good cause shown;

**IT IS** on this 12<sup>th</sup> day of May, 2017,

**ORDERED** that Defendants, Antique Lumber Corporation and Manuel Tolivia, are hereby compelled to respond to Interrogatories within 10 days of the date of this order;

STARK & STARK  
 ATTORNEYS AT LAW  
 MAILING ADDRESS  
 P.O. BOX 5315  
 PRINCETON, NJ 08543-5315

**IT IS FURTHER ORDERED** that should Defendants fail to comply with the directives of this Order, that their Answer/defense shall be stricken; <sup>by</sup> ~~by~~ <sup>motion</sup> ~~motion~~

**IT IS FURTHER ORDERED** that a true and correct copy of this Order be sent to all counsel within  7  days of receipt of this Order.

Arthur Bergman   
J.S.C.

Opposed

X  Unopposed

ARTHUR BERGMAN, J.S.C.

RUBIN & ROTHMAN, LLC

Reference No 109582913

A New York Limited Liability Company  
1787 Veterans Highway Suite 32  
P.O Box 9003  
Islandia, NY 11749  
631-234-1500  
Attorneys for Plaintiff

**FILED**

MAY 12 2017

ARTHUR BERGMAN, J.S.C.

CITIBANK (SOUTH DAKOTA), N.A.  
Plaintiff,

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

vs.

DOCKET NO. DC-013956-08/DJ-072974-10

JOCELYN SANCHEZ  
Defendants

Civil Action

TURNOVER ORDER

This matter having been brought before the Court on motion of the above-named attorneys and the Court having considered the matter and good cause appearing.

IT is on this 12 Day of May, 2016 ORDERED that ~~Wells Fargo Bank is hereby directed to turnover to Court Officer Middlesex County Sheriff monies levied upon to the extent of \$1419.25.~~

*Turnover. Amount is correct.*

*Arthur Bergman*

J.S.C.

ARTHUR BERGMAN, J.S.C.

( ) opposed

(  ) unopposed

Joseph T. Delgado, Esq.  
NJ Attorney ID #: 030251982  
GARCES, GRABLER & LEBROCQ., P.C.  
415 Watching Avenue  
Plainfield, New Jersey 07060  
(908) 368-8004  
Attorneys for Plaintiffs  
Our File No: 268797

**FILED**  
**MAY 12 2017**  
ARTHUR BERGMAN, J.S.C.

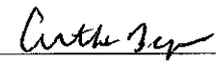
<p>MARISELVA DEL VALLE AND RAUL DEL VALLE, her husband</p> <p>Plaintiffs,</p> <p>vs.</p> <p>RAYMOND A. MILANO, KARSON FOODS, INC., et al</p> <p>Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: UNION COUNTY DOCKET NO.: MID-L-5475-15</p> <p>CIVIL ACTION</p> <p><b>ORDER</b></p>
---	--

**THIS MATTER** having been opened to the Court by JOSEPH T. DELGADO, Esquire, of the law firm of Garces, Grabler & LeBrocq., P.C., appearing as attorneys for Plaintiffs and the Court having read the papers presented in support hereof, and having heard argument of counsel, and for good and sufficient cause having been shown:

**IT IS**, on this 12 day of May, 2017;

**ORDERED** that that summary judgment be and is hereby granted in favor of Plaintiffs, Mariselva Del Valle and Raul De Valle, and it is further

**ORDERED** That a copy of this Order shall be served upon all counsel of record within seven (7) days of the date hereof.

  
\_\_\_\_\_  
J.S.C.  
**ARTHUR BERGMAN, J.S.C.**

- ( ) Opposed
- (X) Unopposed

FILED

MAY 12 2017

ARTHUR BERGMAN, J.S.C.

MANDELBAUM SALSBURG  
Nicholas J. Waltman, Esq.  
Attorney ID# 209342016  
510 Thornall Street, Suite 180  
Edison, New Jersey 08837  
(732) 628-0900 fax (732) 628-0920  
nwaltman@lawfirm.ms  
Attorney for Plaintiffs

John DeSario and Paula DeSario, his wife

:SUPERIOR COURT OF NEW JERSEY

:LAW DIVISION-MIDDLESEX COUNTY

:DOCKET NO.: MID-L-4368-16

#805

Plaintiff,

vs.

Civil Action

Todd Sherman, individually, L.S.P., LLC t/a Barnacle:  
Bill's Marina; Barnacle Bill's Marina, individually;  
SWG, LLC.; Sing Sing, LLC; Sing Song, LLC,  
t/a Barnacle Bill's Restaurant ; Barnacle Bill's  
Restaurant, individually; ABC Corp. 1-5  
(names being fictitious) and JOHN DOES 1-5  
(names being fictitious)

ORDER

Defendants.

THIS MATTER having been opened to the Court on the application of Nicholas J. Waltman, Esq. of Mandelbaum Salsburg, attorneys for the Plaintiff upon Notice of Motion for an Order to provide fully responsive Answers to Requests for Admissions propounded by Plaintiffs OR in the alternative that all Requests for Admissions be deemed to be admitted and the Court having reviewed the moving papers and certification of counsel with attachments and for good cause having been shown:

IT IS on this 12<sup>th</sup> day of May, 2017

~~ORDERED~~ Defendants ~~S.P., LLC t/a Barnacle Bill's Marina; Barnacle Bill's Marina,~~  
individually; ~~SWG, LLC~~ to ~~provide fully responsive answers to plaintiffs Requests~~ for  
Admissions within ten (10) days of the date of entry hereof, OR in the alternative

~~ORDERED~~ all Requests for Admissions be deemed <sup>properly submitted & denied.</sup> admitted and it is further ~~ordered~~ <sup>per. with the</sup>  
~~respective to the amount that is reasonably necessary if not less.~~

~~ORDERED~~ that Defendants ~~S.P., LLC t/a Barnacle Bill's Marina; Barnacle Bill's Marina,~~  
individually; ~~SWG, LLC~~ pay Plaintiff's counsel fees in the amount of \$900.00 within ten (10)  
days of the date of this Order and it is further

~~ORDERED~~ that a copy of this Order be served within 7 days from the date of the entry  
hereof upon all attorneys of record in this action.

{ } Opposed  
{ } Unopposed

*Arthur Bergman*

J.S.C.  
ARTHUR BERGMAN, J.S.C.

Attorney ID No. 008521975  
MARTIN KANE & KUPER  
Attorneys at Law  
180 Tices Lane  
Building B, Suite 200  
East Brunswick, NJ 08816  
732-214-1800  
732-214-0307 (Fax)  
Attorneys for Plaintiff

FILED  
MAY 12 2017  
ARTHUR BERGMAN, J.S.C.

#188  
57271

JULIE DEMBITZKY,

Plaintiff,

vs.

HAMPTON INN WOODBRIDGE;  
DELCO DEVELOPMENT LLC; ABC  
CORP. #1-5; and JOHN DOES  
#1-5 (fictitious names),

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION - MIDDLESEX COUNTY  
Docket No. L-5771-16

Civil Action

ORDER

THIS MATTER being opened to the Court on Friday, May 12, 2017, by James D. Martin, Esquire, of Martin Kane Kuper, attorneys for plaintiff, on motion for leave to 1) strike defendants' Answer for failure to respond to discovery demands; 2) compel depositions of defendants' representatives; 3) compel plaintiff's deposition and defense exam to be conducted within as close a time frame as possible, and it appearing to the Court that due notice of this Motion has been given to all counsel, and the Court having considered the matter and for good cause shown,

IT IS on this 12 day of May, 2017,

ORDERED that ~~the Answer of defendants, Hampton Inn Woodbridge and Deleo Development, LLC, be and hereby is stricken~~

and their Defenses suppressed, for failure to provide answers to Form C, C(2) and two sets of Supplemental Interrogatories; and it is further ~~SEP~~ <sup>ulo</sup>

~~ORDERED~~ that the depositions of defendants' representatives, Bernie Eaford, Rachel Graham, Gregory Momat, Jaclyn Soto and Suzanne Sever, be conducted within \_\_\_\_\_ days of the date of this Order; and it is further <sup>ulo</sup>

~~ORDERED~~ that if defendants are unable to produce said individuals for depositions, that their last known addresses be provided to plaintiff within \_\_\_\_\_ days of the date of this Order; and it is further

~~ORDERED~~ that plaintiff's deposition and defense exam be scheduled on mutually convenient dates as close together as possible; and it is further

~~ORDERED~~ that a true and correct copy of this Order be served upon all counsel within seven (7) days of the date hereof.

*Arthur Bergman*

J.S.C.

ARTHUR BERGMAN, J.S.C.

Opposed (  ) *vs. suit*

Unopposed (  )

#339  
5-12-17

Michael Della Rovere ID 021651992  
O'TOOLE, COUCH & DELLA ROVERE, LLC  
14 RIDGEDALE AVENUE, SUITE 205  
CEDAR KNOLLS, NEW JERSEY 07927  
(973) 428-4433  
Attorneys for Defendant John O'Reilly  
Our File No.: 15819-MDR

**FILED**  
MAY 12 2017  
ARTHUR BERGMAN, J.S.C.

ALBERT DeSANTO :  
4 Starview Drive :  
Hillsborough, NJ 08844 :  
  
Plaintiff, :  
  
vs. :  
  
JOHN O'REILLY :  
176 Scharer Ave. :  
Northvale, NJ 07647 :  
& :  
JOHN AND JANE DOES 1-10 (FICTITIOUS :  
ENTITIES AND/OR PERSONS), :  
  
Defendants. :

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION/MIDDLESEX COUNTY  
DOCKET NO: MID-L-968-16

CIVIL ACTION

**ORDER**

This matter having been opened to the Court upon the application of O'Toole, Couch and Della Rovere, Esqs., attorneys for defendant John O'Reilly, and this matter having been submitted for disposition on the papers pursuant to R.1:6-2, and the Court having reviewed the moving papers and for good cause shown;

IT IS on this 12 day of May 2017;

- (a) The time for completion of discovery is hereby extended for 60 days from the previous end of discovery date;
- (b) The new discovery end date will be July 21, 2017.

IT IS FURTHER ORDERED that the parties shall complete the outstanding discovery as follows:

OUTSTANDING DISCOVERY                      DATE DISCOVERY SHALL BE COMPLETED

Plaintiff shall serve all final expert reports	By May 15, 2017
Plaintiff shall any defense medical exams	By June 15, 2017
Defense shall serve all final expert reports	By July 15, 2017
All remaining discovery shall be complete	By July 21, 2017

O R D E R E D that a copy of this Order be forwarded to all interested parties within 7 days of the date hereof.

**ORDERED THAT ARBITRATION  
SHALL BE SCHEDULED FOR**

9/7/17

*Arthur Bergman*

\_\_\_\_\_  
J.S.C.

\_\_\_\_ Opposed

Unopposed

ARTHUR BERGMAN, J.S.C.

#507

**VLASAC & SHMARUK, LLC**  
James W. Sutton, III, Esquire  
NJ Attorney ID # 001432001  
1014 Mill Creek Drive  
Feasterville, PA 19053  
(215) 364-7900  
Attorneys for Plaintiff

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

JEFFREY S. DOWNES

Plaintiff

vs.

STANLEY W. KOMONIESKI,  
FERNANDES STEAK HOUSE, LLC  
d/b/a FERNANDES STEAK HOUSE 3 and:  
FERNANDES STEAK HOUSE,  
And JOHN DOES 1-20, ABC CORP.  
1-20, And XYZ CORP. 1-20 (said names  
being fictitious in nature)

Defendants.

:  
:  
: SUPERIOR COURT OF NEW JERSEY  
: LAW DIVISION – MIDDLESEX COUNTY  
:  
: DOCKET No. MID-L-1640-14  
:  
:  
: Civil Action  
:  
: **ORDER**  
:  
:

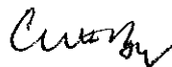
THIS MATTER, having been opened before the Court on application of JAMES W. SUTTON, III, ESQUIRE, attorneys for the plaintiff, and the Court having considered all moving papers, upon due notice to all counsel and with good cause shown:

IT IS ON THIS 12<sup>th</sup> DAY OF May, 2017, hereby

ORDERED that the funds in the amount of \$100,000.00 deposited with the Court on behalf of Jeffrey S. Downes be and are hereby released; and it is further,

ORDERED, that the Clerk of the Superior Court is hereby directed to forward a check in the amount of \$100,000.00, previously deposited on behalf of Jeffrey S. Downes, to the Law Offices of James W. Sutton, III, being made payable to The Law Offices of James W. Sutton, III and Jeffrey S. Downes; and it is,

FURTHER ORDERED that a signed copy of the within Order be served on all counsel within 7 days of the date hereof.



J.S.C.

ARTHUR BERGMAN, J.S.C.

#494

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

**HILL WALLACK LLP**  
James G. O'Donohue, Esq. - #19241984  
21 Roszel Road  
P.O. Box 5226  
Princeton, New Jersey 08543-5226  
(609) 924-0808  
Attorneys for Intervenors, Centex Homes, LLC  
and Pulte Homes of NJ, Limited Partnership

D.R. HORTON, INC. – NEW JERSEY, THE  
VERDE GROUP, LLC, GABLES PLAZA,  
LLC, and THE GABLES AT APPLLEGARTH  
VILLAGE, LLC,

Plaintiffs,

vs.

MONROE TOWNSHIP, a New Jersey  
Municipal Corporation, acting through its  
Utility Department, and MONROE MANOR,  
INC.,

Defendants,

and

CENTEX HOMES, LLC and PULTE HOMES  
OF NJ, LIMITED PARTNERSHIP, the  
successor to its interest,

Intervenors.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO. MID-L-5776-16

Civil Action

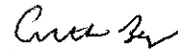
**ORDER**

**THIS MATTER**, having come to the attention of the Court on application of James G. O'Donohue, Esq., of Hill Wallack LLP, counsel for Centex Homes, LLC and Pulte Homes of NJ, Limited Partnership, the successor to its interest, on notice to all parties, and the Court having considered the moving papers, as well as any responses, and good and sufficient cause having been shown for the entry of the within order;

**IT IS** on this 12<sup>th</sup> day of <sup>May</sup> April, 2017:

**ORDERED** that Centex Homes, LLC and Pulte Homes of NJ, Limited Partnership, the successor to its interest, shall be permitted to intervene in the above referenced matter pursuant to Rule 4:33-1; and it is further

**ORDERED** that a copy of this Order shall be served upon all counsel within seven (7) days of the date hereof.



\_\_\_\_\_  
, J.S.C.

ARTHUR BERGMAN, J.S.C.

#86  
S-1

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

LAW OFFICES OF MICHAEL S. LAMONSOFF, PLLC  
Financial Square  
32 Old Slip, 8th Floor  
New York, New York 10005  
Tel: 212-962-1020  
Our File No.: 23548  
Attorneys for Plaintiffs: **LESLIE DUKE, SHAMARLA PICKETT and SEAN WILLIAMS**

LESLIE DUKE, SHAMARLA PICKETT and SEAN WILLIAMS,  
  
Plaintiff,  
  
-against-  
  
JOSE SABOGAL and ROSALBA ROMAN,  
  
Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX  
COUNTY  
DOCKET NO.: MID-L-5675-15  
CIVIL DIVISION  
  
**ORDER ADMITTING ATTORNEY  
PRO HAC VICE**  
  
**Returnable: April , 2017**

This matter being opened to the court by Daniel Levitt, Esq., New Jersey attorney and the attorney of record for LESLIE DUKE, SHAMARLA PICKETT and SEAN WILLIAMS to permit Joseph E. Gorczyca, an attorney admitted to the practice of law in the State of New York, to participate with other counsel for LESLIE DUKE, SHAMARLA PICKETT and SEAN WILLIAMS in all phases of the trial, and it appearing Joseph E. Gorczyca is a licensed attorney in good standing in the State of New York and it appearing that : These has been extended attorney/client relationship. Trial attorney for the firm and client has requested that Mr. Gorczyca personally handle the matter.

It is on this 12<sup>th</sup> day of May, 2017, ORDERED that \_\_\_\_\_ <sup>the attorney is denied for admission</sup> ~~be and~~ <sup>not see you</sup> ~~and~~ <sup>1-4-</sup> hereby is admitted *pro hac vice* and is authorized to appear and participate with other counsel for \_\_\_\_\_ in all phases of the trial, subject to the following conditions:

1. Joseph E. Gorczyca shall abide by the *New Jersey Court Rules* including all disciplinary rules, R.1:20-1 and R. 1:28-2.
2. Joseph E. Gorczyca shall, and hereby does, consent to the appointment of the Court of the Supreme Court as his/her agent upon whom service of process may be made for all actions against Joseph E. Gorczyca that may arise out of his/her participation in the matter.
3. Joseph E. Gorczyca shall immediately notify the court of any matter affecting his standing at the Bar of any other jurisdiction.
4. Joseph E. Gorczyca shall have all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in New Jersey, who shall be held responsible for them, the conduct of the litigation and the attorney admitted herein.
5. No discovery, motion, trial or any other proceeding delay shall occur or be requested by reason of the inability of Joseph E. Gorczyca to be in attendance.
6. Joseph E. Gorczyca must, within ten (10) days, pay the fees required by R.1:20-1(b) and R. 1:28-2 and submit an affidavit of compliance.
7. *Pro Hac Vice* admission will automatically terminate for failure to make the initial and any annual payment required by R. 1:20-1(b) and R. 1:28-2.
8. Non-compliance with any of the terms of this order shall constitute grounds for removal.

9-7 A copy of this order shall be served on all parties within seven (7) days of the date hereof.

*Arthur Bergman*

\_\_\_\_\_  
, J.S.C.

ARTHUR BERGMAN, J.S.C.

# 834  
05/18/17

**JAVERBUM WURGAFT HICKS KAHN WIKSTROM & SININS, P.C.**  
Andrew M. Moskowitz 041721997  
505 Morris Avenue  
Springfield, NJ 07081  
(973) 379-4200  
Attorneys for Plaintiff Winifred M. Egan

**FILED**  
MAY 12 2017  
ARTHUR BERGMAN, J.S.C.

**WINIFRED M. EGAN,**

**Plaintiff,**

vs.

**INDEGENE, INC.,**

**Defendant.**

**SUPERIOR COURT OF NEW JERSEY  
MIDDLESEX COUNTY: LAW DIVISION**

**DOCKET NO. MID-L-006174-15**

**CIVIL ACTION**

**ORDER EXTENDING  
DISCOVERY TO JULY 17, 2017**

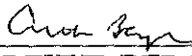
**THIS MATTER** having been opened to the Court on the motion of Plaintiff Winifred M. Egan ("Plaintiff") for an order extending the discovery end date; and the Court having considered the Certification of Andrew M. Moskowitz (w/attached exhibits) and the opposition submitted, if any, and good cause having been shown;

**IT IS** on this 17 day of May 2017;

**ORDERED** that the discovery end date in this matter is hereby extended to July 17, 2017 so that the following may occur:

1. Any factual discovery including without limitation depositions shall occur on or before July 17, 2017;
2. Any expert reports shall be served on or before June 30, 2017;
3. Any expert depositions shall be held on or before July 17, 2017; and

IT IS FURTHER ORDERED, that a copy of this Order be served upon defendant's attorneys within 7 days of the date hereof.

  
\_\_\_\_\_  
HON. ARTHUR BERGMAN, J.S.C.

opposed  
 unopposed

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

Rajvir S. Goomer, Esq. (ID# 14522012)  
HOAGLAND, LONGO, MORAN, DUNST & DOUKAS, LLP  
40 Paterson Street, PO Box 480  
New Brunswick, NJ 08903  
(732) 545-4717  
Attorneys for Defendant, Irina Kanevsky

Plaintiff,  
  
PETER EMMAND  
  
vs.  
  
Defendant,  
  
IRINA KANEVSKY

SUPERIOR COURT OF NEW JERSEY  
MIDDLESEX COUNTY  
LAW DIVISION  
  
DOCKET NO. L-6269-16  
  
CIVIL ACTION  
  
**ORDER**

THIS MATTER having been brought before the Court on Motion of Hoagland, Longo, Moran, Dunst & Doukas, LLP, attorneys for Defendant Irina Kanevsky, for an Order vacating Default and granting said defendant leave to file and serve an Answer out of time, and the Court having reviewed the moving papers and for good cause shown:

IT IS ON THIS 11<sup>th</sup> day of May, 2017,

ORDERED that the Information Subpoena served on Defendant on March 4, 2017 is hereby quashed; and

IT IS FURTHER ORDERED that <sup>default on</sup> Default Judgment entered against Defendant Irina Kanevsky is hereby vacated; and

IT IS FURTHER ORDERED that Hoagland, Longo, Moran, Dunst & Doukas, LLP, are hereby granted leave to file an Answer out of time on behalf of Irina Kanevsky; and

IT IS FURTHER ORDERED that a copy of the within Order shall be served upon a counsel of record within seven (7) days of the date of service hereof.

HOAGLAND, LONGO  
MORAN, DUNST &  
DOUKAS, LLP  
ATTORNEYS AT LAW  
  
NORTH JERSEY  
40 PATERSON ST  
PO BOX 480  
NEW BRUNSWICK, NJ  
  
SOUTH JERSEY  
701 WILTSEY'S MILL RD  
SUITE 202  
HAMMONTON, NJ

Papers filed with the Court:

Arthur Bergman  
J.S.C.  
  
ARTHUR BERGMAN, J.S.C.

#26  
5-12

LENOX, SOCEY, FORMIDONI, GIORDANO,  
COOLEY, LANG & CASEY, LLC  
Michael A. Pattanite, Jr. Esq. No.: 091212010  
136 Franklin Corner Road, Unit B-2  
Lawrenceville, New Jersey 08648  
(609) 896-2000

**FILED**  
MAY 12 2017

ARTHUR BERGMAN, J.S.

Attorneys for Defendants: Mayo & Russ, P.A. and Dana Wilt Mayo, Esq.

<p>LEONARD G. EPSTEIN, TRUSTEE FOR EMPIRE FOODS PROFIT SHARING PLAN,,  Plaintiff,  v.  MAYO &amp; RUSS, P.A., DANA WILT MAYO, ESQ., JOHN DOE, JANE ROE, ABC CORP. AND XYZ CO., (fictitious defendants),  Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION MIDDLESEX COUNTY  DOCKET NO.: MID-L-6073-15  CIVIL ACTION  ORDER GRANTING LEAVE TO FILE AND SERVE A THIRD PARTY COMPLAINT</p>
--	--

THIS MATTER HAVING been opened to the Court on the application of LENOX, SOCEY, FORMIDONI, GIORDANO, COOLEY, LANG & CASEY, LLC, attorneys for the defendants, Mayo & Russ, P.A., and Dana Wilt Mayo, Esq., for an Order granting Mayo & Russ, P.A., and Dana Wilt Mayo, Esq., leave to file a Third Party Complaint, and upon notice to all counsel of record, and the Court having reviewed the papers in support of this motion and any papers submitted in opposition, and good cause having been shown;

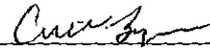
IT IS ON THIS 14 day of <sup>May</sup> April, 2017;

ORDERED, that the motion for leave to file a Third Party Complaint be and is hereby GRANTED; and it is further

ORDERED, that the Defendants', Mayo & Russ, P.A., and Dana Wilt Mayo, Esq., third party complaint shall be hereby FILED by the CLERK OF THE COURT; and it is further

ORDERED that the Defendants', Mayo & Russ, P.A., and Dana Wilt Mayo, Esq., shall serve the Third Party Complaint within thirty (30) days of the date of this Order; and it is further

ORDERED, that a copy of this Order be served upon all counsel of record within seven (7) days of the date hereof.



J.S.C.

ARTHUR BERGMAN, J.S.C.

\_\_\_\_\_ Opposed

\_\_\_\_\_ Unopposed

It is ORDERED that movant shall serve, or make available, to any new party, a copy of all discovery materials within 20 days after the service of the new party's initial pleading.

It is ORDERED that all discovery in this case shall end on January 30, 2018 unless further extended by court order.

# 355  
05/12/17

**LAW OFFICES OF STYLIADES AND JACKSON**

BY: *Julie H. Robinson, Esq.*

Attorney ID: 049542013

9000 Midlantic Drive

Suite 105 - First Floor

Mount Laurel, NJ 08054

856-596-7778

Attorneys for Defendant(s), Vivaldi Bravo

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

BERTHAM FACEY,  
Plaintiff,

vs.

VIVALDI BRAVO, JOHN DOE 1-X and  
JANE ROE 1-X, said names being fictitious,  
Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO.: MID-L-00976-16

\*

CIVIL ACTION

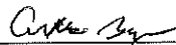
\*

**ORDER TO DISMISS PLAINTIFF'S  
COMPLAINT FOR FAILURE TO  
RESPOND TO DISCOVERY REQUESTS**

The above matter having been brought before the Court upon motion by the Law Offices of Styliades and Jackson, Julie H. Robinson, Esq., Attorney for Defendant(s), Vivaldi Bravo, for an Order dismissing Plaintiff's complaint for failure to respond to discovery requests, and the Court having considered the motion papers filed by the parties, and good cause thus having been shown, it is, on this 12 day of May, 2017,

ORDERED and adjudged that the Complaint filed by Plaintiff(s), Bertham Facey, be and hereby is dismissed without prejudice for failure to respond to Defendant's discovery requests and it is;

FURTHER ORDERED, that a copy of this Order be served upon all counsel of record within 7 days of receipt.

  
\_\_\_\_\_  
J.S.C.

ARTHUR BERGMAN, J.S.C.

Opposed \_\_\_\_\_  
Unopposed  \_\_\_\_\_

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

**AIELLO, HARRIS, MARTH, TUNNERO & SCHIFFMAN, P.C.**  
**SEBASTIAN B. IONNO, ESQ.**  
**ATTORNEY ID 025992002**  
**140 S. BROADWAY, SUITE 5**  
**PITMAN, NJ 08071**  
**TELEPHONE: (856) 553-6810**  
[sionno@aielloharris.com](mailto:sionno@aielloharris.com)  
**ATTORNEYS FOR THE PLAINTIFF**

<p>DEANA FRAYNE</p> <p>Plaintiffs,</p> <p>v.</p> <p>HIGHLAND PARK BOARD OF  EDUCATION, ISRAEL SOTO, KELLY  WYSOCZANSKI, AND JOHN DOES 1-  25, FICTICIOUS NAMED  DEFENDANTS, JOINTLY, SEVERALLY,  AND IN THE ALTERNATIVE.</p> <p>Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY  LAW DIVISION  MIDDLESEX COUNTY</p> <p>Docket No.: L-3640-16</p> <p>Civil Action</p> <p><b>ORDER</b></p>
---	--

THIS MATTER having been brought before the Court by Aiello Harris, counsel for Plaintiff on a Motion to be Relieved as Counsel, and the Court having reviewed the arguments and submissions of counsel, and good cause appearing,

IT IS, on this 12 day of May, 2017, ORDERED ;

1. Aiello Harris's. Motion to be Relieved as Counsel for Plaintiff, **Deana Frayne**, hereby is granted. *They have waived their duty to appear.*
2. Plaintiff, Deana Frayne, has ~~twenty (20) days to~~ <sup>5 days</sup> obtain substitute counsel or shall proceed *pro se*;

3. A copy of this Order shall be forward to plaintiff via regular mail and Certified Mail (Return Receipt Requested)

  
\_\_\_\_\_  
J.S.C.

ARTHUR BERGMAN, J.S.C.

FILED  
MAY 12 2017  
ARTHUR BERGMAN, J.S.C.

Arthur L. Lessler ID 259811970  
LESSLER & LESSLER  
540 Old Bridge Turnpike  
South River, N.J. 08882  
(732) 254-5155

Attorneys for Plaintiff  
\* \* \* \* \*

STATE OF NEW JERSEY  
SUPERIOR COURT  
MIDDLESEX COUNTY  
LAW DIVISION

KANIGIRI GADE,  
Plaintiff,

Docket No. MID-L-1440-16 #402

-against-

CIVIL ACTION

MOHAMED GARAIBEH and  
IKHLAS GARAIBEH,  
Defendants

ORDER ENTERING JUDGMENT  
AGAINST DEFENDANTS MOHAMED  
GARAIBEH AND IKHLAS GARAIBEH

\* \* \* \* \*

**THIS MATTER** being opened to the Court on the motion of Arthur L. Lessler, Esquire, of the office of Lessler & Lessler, attorneys for the plaintiff, and the Court having considered the moving papers of counsel, and good cause appearing;

**IT IS**, on this 12 day of May, 2017,

**ORDERED** that judgment is entered in favor of plaintiff Kanigiri Gade and against defendants Mohamed Garaibeh and Ikhlas Garaibeh, jointly and severally, in the amount of \$27,500.00 plus attorney fees and expenses in the amount of \$ 1783.25; and

**IT IS FURTHER ORDERED,** that the judgment may hereafter be amended to include attorney fees and expenses incurred by plaintiff in the collection thereof.

**IT IS FURTHER ORDERED,** that a copy of this Order be served upon defendants within seven (7) days of plaintiff's receipt of a copy hereof.

*Arthur*

\_\_\_\_\_  
J.S.C.

ARTHUR BERGMAN, J.S.C.

\_\_\_\_\_ Opposed

\_\_\_\_\_ Unopposed

Law Offices of Styliades and Jackson  
BY: *G. Samuel Hoffman, Esq.*  
Attorney ID: 034362006  
9000 Midlantic Drive  
Suite 105 - First Floor  
Mount Laurel, NJ 08054  
856-596-7778  
Attorneys for Defendant, Alan H. Grossman  
File No.: LA359-029704387-0003

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

Plaintiff:  
JOSHUA W. GILYARD

vs.

Defendants:  
STEVEN H. WOLFE and/or John Doe, a  
fictitious name, ALAN H. GROSSMAN and/or  
John Doe 1, a fictitious name, and/or ABC  
Corporation, a fictitious name

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO.: MID-L-006270-15

#453

\*

CIVIL ACTION

\*

**ORDER TO STRIKE CO-  
DEFENDANT'S,  
STEVEN WOLFE'S  
ANSWER, DEFENSES & CROSSCLAIMS  
FOR FAILURE TO RESPOND TO  
COMPELLED DISCOVERY REQUEST**

The above matter having been brought before the Court upon motion by the Law Offices of Styliades and Jackson, **G. Samuel Hoffman, Esq.**, attorney for Defendant, Mr. Alan H. Grossman, for an Order striking Co-Defendant, **Steven H. Wolfe's** answer and defenses for failure to respond to compelled discovery request, and the Court having considered the motion papers filed by the parties, and good cause thus having been shown, it is, on this 12<sup>th</sup> day of May, 2017,

ORDERED and adjudged that Co-Defendant, **Steven H. Wolfe's** answer and defenses be and hereby is stricken without prejudice for failure to respond to Defendant's compelled discovery request and it is;

FURTHER ORDERED, that a copy of this Order be served upon all counsel of record within 7 days of receipt.

*Arthur Bergman*  
J.S.C.

ARTHUR BERGMAN, J.S.C.

Opposed   ✓    
Unopposed

FILED

MAY 12 2017

ARTHUR BERGMAN, J.S.C.

PAUL T. JAMISON, ATTORNEY ID#043481987  
JAMISON & JAMISON  
106 APPLE STREET, SUITE 303  
TINTON FALLS, NJ 07724  
(732) 303-1121  
Attorney for Plaintiff, Grady Resources Incorporated

GRADY RESOURCES INCORPORATED

Plaintiff,

v.

PAULUS, LLC, PIYA PAULUS and  
HEBJAN PAULUS

Defendants

SUPERIOR COURT OF NEW JERSEY

MIDDLESEX COUNTY

LAW DIVISION

DOCKET NO.: MID-L-2076-16 #570

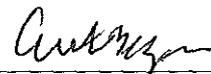
CIVIL ACTION

ORDER TO TURN OVER FUNDS

**THIS MATTER** having been opened to the Court by Jamison & Jamison, Esqs., counsel for Plaintiff, on Notice of Motion pursuant to R. 1:6-2, to direct Bank of America to turn over to the Middlesex County Sheriff the funds levied upon in the account in the name of the Defendants; and it appearing to the Court from the Certification filed herein that pursuant to the Levy issued out of the Superior Court, Law Division, Middlesex County, the Sheriff levied upon the Bank account of the above named Defendant at Bank of America, 24 Summerfield Boulevard, Dayton, NJ 08810, and for good cause having been shown;

**IT IS** on this 12 day of May, 2017,

**ORDERED** that Bank of America, 24 Summerfield Boulevard, Dayton, NJ 08810, be and the same is hereby directed to turn over to the Middlesex County Sheriff, the aforesaid sum of \$11,384.89, to be applied toward that which is due on the execution outstanding, attorney fees, court costs and Sheriff's fees.



ARTHUR BERGMAN, J.S.C.

FILED

MAY 12 2017

ARTHUR BERGMAN, J.S.C.

Kathryn F. Suchman, Esq. (ID# 50112013)  
HOAGLAND, LONGO, MORAN, DUNST & DOUKAS, LLP  
40 Paterson Street, PO Box 480  
New Brunswick, NJ 08903  
(732) 545-4717  
Attorneys for Defendant, Jeffrey A. Shapiro

Plaintiff,  
  
Daniel Gray  
  
vs.  
  
Defendants,  
  
JEFFREY A. SHAPIRO

SUPERIOR COURT OF NEW JERSEY  
MIDDLESEX COUNTY  
LAW DIVISION

DOCKET NO. MID-L-10875-14

CIVIL ACTION

*# 803*

ORDER

THIS MATTER having been brought before the Court on Motion of Hoagland, Longo, Moran, Dunst & Doukas, LLP, attorneys for Defendant, Jeffrey A. Shapiro, for an Order to extend time for discovery to be completed, and the Court having reviewed the moving papers and for good cause shown;

IT IS ON THIS 12<sup>th</sup> day of May, 2017,

ORDERED that the discovery end date shall be extended until August 18, 2017, to allow the following discovery to be completed:

- Obtain outstanding Plaintiff's records by June 30, 2017;
- Serve defense expert reports by August 18, 2017; and

IT IS FURTHER ORDERED that a copy of the within Order shall be served upon all counsel of record within seven (7) days of the date of service hereof.

*Arthur Bergman*

J.S.C.

ARTHUR BERGMAN, J.S.C.

HOAGLAND, LONGO  
MORAN, DUNST &  
DOUKAS, LLP  
ATTORNEYS AT LAW

NORTH JERSEY  
40 PATERSON ST  
PO BOX 480  
NEW BRUNSWICK, NJ

SOUTH JERSEY  
701 WILTSEY'S MILL RD  
SUITE 202  
HAMMONTON, NJ

Papers filed with the Court:

- ( ) Answering Papers
- ( ) Reply Papers

The within Notice of Motion was:

- ( ) Opposed
- () Unopposed

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

**ZAGER FUCHS, PC**  
Counselors at Law  
268 Broad Street  
Red Bank, NJ 07701  
(732)747-3700  
Joseph G. Hughes-Attorney ID# 049021988  
Attorneys for Plaintiff Daniel Guyette

**DANIEL GUYETTE,**

Plaintiff,

vs.

**TYLER BARTHOLOMEW;  
ALLSTATE NEW JERSEY  
INSURANCE COMPANY**

Defendants,

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION,  
MIDDLESEX COUNTY  
Docket No.: **MID L- 003672 16**

#149

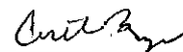
Civil Action

**ORDER TO AMEND COMPLAINT**

**IT IS**, on this 12<sup>th</sup> day of May, 2017,

**ORDERED** as follows:

1. Granting Plaintiff leave to amend his complaint;
2. Granting Plaintiff leave to file a First Amended Complaint;
3. A true copy of this Order shall be served on all parties by counsel for the moving parties within seven (7) days from the date of the entry of this Order.



J.S.C.

ARTHUR BERGMAN, J.S.C.

\_\_\_ opposed

   unopposed

**FILED**  
**MAY 12 2017**  
ARTHUR BERGMAN, J.S.C.

Jessica L. Rodio, Esq.  
NJ ID#: 153032015  
WEISS & PAARZ  
2600 New Road, Suite A  
Northfield, NJ 08225  
(609) 641-8400  
ATTORNEYS FOR PLAINTIFFS

FREDERIQUE & XAVIER HERMEN,  
Wife & Husband

Plaintiffs,

v.

ROBERT WOOD JOHNSON UNIVERSITY  
INC. d/b/a ROBERT WOOD JOHNSON UNIVERSITY  
HOSPITAL NEW BRUNSWICK- SOMERSET A/K/A  
ROBERT WOOD JOHNSON HEALTH SYSTEM;  
ALLEN CHARLES ZECHOWY, M.D A/K/A ALLAN  
CHARLES ZECHOWY M.D.; JOHN R.  
WITTENBORN, M.D.; LOURDES MEDICAL  
ASSOCIATES NEUROLOGY CONSULTANTS;  
LOURDES MEDICAL ASSOCIATES, P.A., P.A.  
GARY MOURIDY, D.O.; EMERGENCY MEDICAL  
ASSOCIATES; SPECIALIST ON CALL, INC.; TELE-  
PHYSICIANS, PC d/b/a SPECIALIST ON CALL  
PHYSICIANS, AND AS NEW JERSEY TELE-  
PHYSICIANS; CENTER FOR ORTHOPEDIC CARE  
JOHN/JANE DOE NEUROLOGIST A-Z  
(multiple unknown tele-neurologists and/or other  
neurologists); JOHN/JANE DOE PHYSICIANS A-Z  
(multiple fictitious physicians); JOHN/JANE DOE  
MEDICAL PROVIDERS A-Z (multiple fictitious medical  
Personnel and/or entities); JOHN/JANE DOE  
MEDICAL EMPLOYERS A-Z (multiple fictitious  
employers); j/s/a,

Defendants.

SUPERIOR COURT OF  
NEW JERSEY

LAW DIVISION  
MIDDLESEX COUNTY

DOCKET NO. L-6773-15

**ORDER**

This matter having been brought to the attention of the Court by Jessica L. Rodio,  
Esq. of the law offices of Weiss & Paarz, attorneys for plaintiffs, and the Court having read

and considered the moving papers and any and all responses thereto; and for good cause shown;

IT IS on this 12<sup>th</sup> day of May 2017, ORDERED that Defendant Wittenborn is compelled to provide <sup>with</sup> his unredacted telephone records for the Invoice Number 3173296679 <sup>M. Court</sup> within ten (10) days of the date of this Order; and

IT IS further ORDERED that a copy of the foregoing Order be provided to all parties within seven (7) days.



J.S.C.

ARTHUR BERGMAN, J.S.C.

PAPERS CONSIDERED

<input type="checkbox"/> Notice of Motion	<input type="checkbox"/> Answering Brief
<input type="checkbox"/> Movant's Affidavits	<input type="checkbox"/> Cross Motion
<input type="checkbox"/> Movant's Brief	<input type="checkbox"/> Movant's Reply
<input type="checkbox"/> Answering Affidavits	<input type="checkbox"/> Other

Pamela Brown Jones, Esq.  
NJ ID#: 008961998  
WEISS & PAARZ  
2600 New Road, Suite A  
Northfield, NJ 08225  
(609) 641-8400  
ATTORNEYS FOR PLAINTIFFS

FREDERIQUE & XAVIER HERMEN,  
Wife & Husband

Plaintiffs,

v.

ROBERT WOOD JOHNSON UNIVERSITY  
INC. d/b/a ROBERT WOOD JOHNSON UNIVERSITY  
HOSPITAL NEW BRUNSWICK- SOMERSET A/K/A  
ROBERT WOOD JOHNSON HEALTH SYSTEM;  
ALLEN CHARLES ZECHOWY, M.D A/K/A ALLAN  
CHARLES ZECHOWY M.D.; JOHN R.  
WITTENBORN, M.D.; LOURDES MEDICAL  
ASSOCIATES NEUROLOGY CONSULTANTS;  
LOURDES MEDICAL ASSOCIATES, P.A.,  
GARY MOURIDY, D.O.; EMERGENCY MEDICAL  
ASSOCIATES; SPECIALIST ON CALL, INC.; TELE-  
PHYSICIANS, PC d/b/a SPECIALIST ON CALL  
PHYSICIANS, AND AS NEW JERSEY TELE-  
PHYSICIANS; CENTER FOR ORTHOPEDIC CARE  
JOHN/JANE DOE NEUROLOGIST A-Z  
(multiple unknown tele-neurologists and/or other  
neurologists); JOHN/JANE DOE PHYSICIANS A-Z  
(multiple fictitious physicians); JOHN/JANE DOE  
MEDICAL PROVIDERS A-Z (multiple fictitious medical  
Personnel and/or entities); JOHN/JANE DOE  
MEDICAL EMPLOYERS A-Z (multiple fictitious  
employers); j/s/a,

Defendants.

**FILED**  
MAY 12 2017  
ARTHUR BERGMAN, J.S.C.

SUPERIOR COURT OF  
NEW JERSEY

LAW DIVISION  
MIDDLESEX COUNTY

DOCKET NO. L-6773-15

ORDER

# 358

This matter having been brought to the attention of the Court by Pamela Brown-Jones, Esq. of the law offices of Weiss & Paarz, attorneys for plaintiffs, and the Court having read and considered the moving papers and any and all responses thereto; and for good cause shown;

IT IS, on this 10<sup>th</sup> day of May, 2017, hereby ORDERED that plaintiffs be and hereby are given permission to amend their existing 3rd Amended Complaint to add Headache and Neurology Center of New Jersey, Inc. as a defendant as represented in plaintiffs' moving papers provided said 4th Amended Complaint be filed within the next 10 days.

IT IS further ORDERED that a copy of the foregoing Order be provided to all parties within seven (7) days.

*Arthur Bergman*

\_\_\_\_\_  
ARTHUR BERGMAN, J.S.C.

J.S.C.

PAPERS CONSIDERED

Notice of Motion       Answering Brief  
 Movant's Affidavits     Cross Motion  
 Movant's Brief           Movant's Reply  
 Answering Affidavits    Other

#68L  
04/28/17

**FILED**  
MAY 12 2017  
ARTHUR BERGMAN, J.S.C.

Joy-Michele Johnson - ID #029382002  
SWEET PASQUARELLI, P.C.  
17A Joyce Kilmer Avenue North  
P.O. Box 674  
New Brunswick, NJ 08903  
(732) 249-7180  
Attorneys for Defendants, Reis Electrical Maintenance Corporation  
and Rui Reis  
Our File No. 03611JMJ

FREDRET L. KING,  
  
Plaintiff,

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO. MID-L-1872-16

vs.

CIVIL ACTION

REIS ELECTRICAL MAINTENANCE  
CORPORATION, RUI REIS, JOHN  
DOES (1-100), and ABC  
COMPANIES (1-100), a series  
of fictitious names,

**ORDER TO COMPEL DEPOSITION**

Defendants.

**THIS MATTER** having been brought before the Court on the Motion of Sweet Pasquarelli, P.C., attorneys for defendants, Reis Electrical Maintenance Corporation and Rui Reis, for an Order compelling the deposition of plaintiff's expert, Arthur Becan, M.D. and set Dr. Becan's reasonable hourly fee, and the Court having considered the matter and for good cause shown;

**IT IS** on this 12<sup>th</sup> day of May 2017;

**ORDERED** that plaintiff's expert, Arthur Becan, M.D. be and is hereby compelled to appear for oral deposition on <sup>A date to be scheduled</sup> ~~April 19, 2017~~ at 6:30 ~~p.m.~~ at Dr. Becan's office located at Regional Independent

Medical Evaluations, 1460 Livingston Avenue, North Brunswick, NJ;  
and it is further;

**ORDERED** that a reasonable hourly fee for Arthur Becan, M.D.'s  
deposition be and is hereby set at \$ 400.00 *provided the actual fee is less*; and it  
is further

**ORDERED** that if Arthur Becan, M.D. fails to appear for his  
deposition as Ordered by the Court, then said party be and is  
hereby barred from testifying at the time of Trial; and it is  
further

**ORDERED** that a copy of this Order be served on all counsel  
within 7 days of the date hereof.



J.S.C.

ARTHUR BERGMAN, J.S.C.

**FILED**  
**MAY 12 2017**  
ARTHUR BERGMAN, J.S.C.

STARK & STARK, A Professional Corporation  
Mailing Address: PO Box 5315, Princeton, NJ 08543  
Office Location: 993 Lenox Drive, Lawrenceville, NJ 08648  
(609) 896-9060

**Evan J. Lide, Esq., Attorney ID#: 00324-2007**  
**Attorneys for Plaintiff(s) Eva E. Koroma**

EVA E. KOROMA

Plaintiff(s),

vs.

VINAY D. BATTULA

Defendant(s).

SUPERIOR COURT OF NEW JERSEY  
MIDDLESEX COUNTY LAW DIVISION

Docket No. MID-L-01471-16

#215

**CIVIL ACTION**

**ORDER**

**THIS MATTER** having been opened before the Court by Stark & Stark, a Professional Corporation, Attorneys for the Plaintiff(s), Eva E. Koroma, for an Order extending discovery for 60 days, and the Court having considered the moving papers, and any opposition thereto, and for good cause shown;

**IT IS** on this 12th day of May, 2017,

**ORDERED** that the Discovery End Date in the within matter shall be extended for period of 60 days from May 12, 2017 to July 11, 2017; and. *for the purpose of*

*discovery, the order is deemed to be*

STARK & STARK  
ATTORNEYS AT LAW  
MAILING ADDRESS  
P.O. BOX 5315  
PRINCETON, NJ 08543-5315

~~IT IS FURTHER ORDERED~~ that if defendant fails to appear for depositions prior to the discovery end date his testimony will be barred at trial; and

~~IT IS FURTHER ORDERED~~ that if defense expert Dr. Steven Fried fails to appear for his discovery deposition prior to the discovery end date his testimony will be barred at trial; and

~~IT IS FURTHER ORDERED~~ that a true and correct copy of this Order be sent to all counsel within 7 days of receipt of this Order.

\_\_\_\_\_ Opposed

\_\_\_\_\_  Unopposed

  
\_\_\_\_\_  
J.S.C.  
ARTHUR BERGMAN, J.S.C.

**LAW OFFICES OF JOSEPH A. DiCROCE, LLC**  
Valley Park Professional Center  
2517 Highway 35, Building N - Suite 201  
Manasquan, NJ 08736  
(732) 223-3443  
Attorneys for Defendant, Ronald Baris, CCP.

**FILED**

**MAY 12 2017**

**ARTHUR BERGMAN, J.S.C.**

Plaintiff,

PAMELA LABELL, as Administratrix of the  
Estate of JIMMY R. LABELL,

v.

Defendants

ROBERT WOOD JOHNSON UNIVERSITY  
HOSPITAL, and GEORGE P. BATSIDES, M.D.,  
JENNIFER MOHR, P.A., LOURENCO WAI,  
RNFA, RONALD BARIS, and JOHN DOE  
PHYSICIAN (fictitious name, true names being  
unknown)

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION  
MIDDLESEX COUNTY

DOCKET NO. MID-L-0369-14

#332

CIVIL ACTION

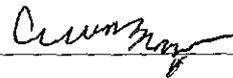
**ORDER**

**THIS MATTER** having been brought before the Court upon the application of the Law Offices of Joseph A. DiCroce, LLC., attorneys for the defendant Ronald Baris, CCP., for an Order reinstating the trial counsel designation on behalf of Ronald Baris, CCP, and the Court having considered the papers submitted, and the arguments of counsel;

**IT IS** on this 12<sup>th</sup> day of May, 2017;

**ORDERED** that Joseph A DiCroce, Esq., shall be reinstated as designated trial counsel for defendant Ronlad Baris, CCP; and it is further

**ORDERED** that a copy of the within order shall be served upon all counsel of record within \_\_\_\_\_ days of the signing hereof.



J.S.C.

( ) Opposed  
(x) Unopposed

**ARTHUR BERGMAN, J.S.C.**

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

#593  
5-12-17

Brittany L. Lukac, Esq., 118152014  
**POMEROY, HELLER & LEY, LLC**  
98 Floral Ave, Suite 201  
New Providence, New Jersey 07974  
(973) 467-9600  
Attorneys for Defendant – New Jersey Manufacturers Insurance Company  
Our File No. 7087-13840

ROBERT LACAP and MARIA AUSTIN, his wife.

Plaintiff(s),

vs.

JONATHAN MURRAY, DAVID ZAK, NEW JERSEY MANUFACTURERS INSURANCE COMPANY, et al

Defendants

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-375-16

Civil Action

**ORDER**

**THIS MATTER** having been presented to the Court by Pomeroy, Heller & Ley, LLC, attorneys for the defendant New Jersey Manufacturer's Insurance Company, (Brittany L. Lukac, Esq. applying), for an Order extending discovery by an additional 90 days, and the Court having reviewed the moving papers, and good cause having been shown,

**IT IS** on this 12<sup>th</sup> day of May, 2017,

**ORDERED** that discovery is extended for 90 days with a new discovery end date of July 25, 2017; and it is further

**ORDERED** that the deposition of plaintiff take place on or before May 11, 2017 or ~~plaintiff Robert LaCap's Complaint will be dismissed without prejudice;~~ and it is further

**ORDERED** that plaintiff Robert LaCap's wife, Maria Austin will be deposed within 30 days of May 11, 2017 and ~~that if she does not appear for deposition by June 9, 2017 plaintiff's Complaint will be dismissed without prejudice;~~ and it is further

**ORDERED** that all plaintiff's expert reports be served on or before June 16, 2017; and it is further

**ORDERED** that all defense expert reports be served on or before July 14, 2017; and it is further **ORDERED** that plaintiff Robert LaCap will provide the full name of his primary care physician Dr. Lee and a signed medical authorization for Dr. Lee within 10 days of this Order; and it is further **ORDERED** that plaintiff Robert LaCap is compelled to appear for his neurological IME with Dr. Prince on June 19, 2017 at 9:15 AM; and it is further **ORDERED** that plaintiff Robert LaCap shall pay a no-show fee in the amount of \$300.00 for ~~missing~~ <sup>it has missed the</sup> a scheduled IME with Dr. Prince on ~~March 27, 2017 at 9:15 AM~~ <sup>June 19, 2017</sup>; and it is further **ORDERED** that a copy of the within Order shall be served on all parties within seven (7) days of the date hereof.

Opposed  
 Unopposed

  
\_\_\_\_\_  
J.S.C.  
ARTHUR BERGMAN, J.S.C.



Kevin L. Parsons, Esq.  
NJ Attorney ID: 014092001  
Gill & Chamas, L.L.C.  
P.O. Box 760  
655 Florida Grove Road  
Woodbridge, New Jersey 07095  
732-324-7600  
732-324-7606 (fax)

**FILED**  
MAY 12 2017  
ARTHUR BERGMAN, J.S.C.

#145  
5-12-17

*Attorneys for Plaintiffs, James J. Lortz, Lidia K. Lortz, Nicholas Lortz, an infant by his guardian ad litem Lidia K. Lortz, and Francis Rynkiewicz*

---

JAMES J. LORTZ, LIDIA K. LORTZ,  
NICHOLAS LORTZ, an infant by his  
guardian *ad litem* Lidia K. Lortz, and FRANCIS  
RYNKIEWICZ,

Plaintiffs,

vs.

KING SOLIMAN & SON, ANTHONY J.  
ALBANESE, individually, and as agent,  
servant, and/or employee of King Soliman &  
Son, ABC CORPS. 1 – 10 (said names  
fictitious, real name unknown), JOHN DOES  
1 – 10 (said names fictitious, real names  
unknown), individually, and as agents, servants,  
and/or employees of ABC Corps. 1 – 10,

Defendants.

---

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION  
MIDDLESEX COUNTY

DOCKET NO.: MID-L-3568-16

Civil Action

**ORDER GRANTING PLAINTIFFS  
LEAVE TO FILE A FIRST AMENDED  
COMPLAINT**

THIS MATTER having been opened before the Court on application of Kevin L. Parsons, Esq., of the Law Offices of Gill & Chamas and the Court having considered the matter and for good cause shown;

IT IS on this 10<sup>th</sup> day of May 2017;

ORDERED that Plaintiffs may file a first amended complaint naming Plymouth Rock Assurance as an additional direct defendant within the next 14 days, and it is further

ORDERED that a copy of this Order shall be served upon all parties within 7 days of the date hereof.

  
\_\_\_\_\_  
JSC

It is ORDERED that movant shall serve, or make available, to any new party, a copy of all discovery materials within 20 days after the service of the new party's initial pleading.

ARTHUR BERGMAN, J.S.C.

It is ORDERED that all discovery in this case shall end on September 4 2017 unless further extended by court order.

# 248  
05/12/17

**FILED**  
**MAY 12 2017**  
ARTHUR BERGMAN, J.S.C.

**RAWLE & HENDERSON LLP**  
Reid Howell  
P.O. Box 710  
Marlton, New Jersey 08053  
(856) 596-4800  
Attorneys for Defendant,  
Laboratory Corporation of America

GOLDA M. MAC and VIQUOC MAC,	:	SUPERIOR COURT OF NEW JERSEY
Her husband	:	LAW DIVISION – MIDDLESEX COUNTY
	:	
Plaintiffs,	:	
	:	DOCKET NO.: MID L-773-16
	:	CIVIL ACTION
	:	
v.	:	
	:	
VOCATION, LLC; BOWEN GROUP,	:	<b>ORDER</b>
LTD; LABORATORY CORPORATION	:	
AMERICA and/or JOHN DOES 1-20	:	
(Representing presently unidentified	:	
individuals, businesses, and/or corporations	:	
who owned, maintained, supervised	:	
designed, constructed, repaired, inspected	:	
and/or controlled the premises in question	:	
or were otherwise responsible for the	:	
happening of the Plaintiff's accident	:	
	:	
Defendants.	:	

THIS MATTER having come before the Court upon motion by the law firm of Rawle & Henderson LLP, attorneys for Defendant Laboratory Corporation of America, to compel enforcement of a subpoena served on Delaware Valley Ob/Gyn at East Windsor and the Court having considered the moving papers and any opposition thereto, if any, and for good cause having been shown

IT IS on this 12 day of May, 2017,  
ORDERED that Defendant's motion is hereby granted; and it is further

ORDERED that Delaware Valley Ob/Gyn at East Windsor is found to be in CONTEMPT

# 249  
05/12/17

**FILED**  
MAY 12 2017  
ARTHUR BERGMAN, J.S.C.

**RAWLE & HENDERSON LLP**  
Reid Howell  
P.O. Box 710  
Marlton, New Jersey 08053  
(856) 596-4800  
Attorneys for Defendant,  
Laboratory Corporation of America

GOLDA M. MAC and VIQUOC MAC,  
Her husband

Plaintiffs,

v.

VOCATION, LLC; BOWEN GROUP,  
LTD; LABORATORY CORPORATION  
AMERICA and/or JOHN DOES 1-20  
(Representing presently unidentified  
individuals, businesses, and/or corporations  
who owned, maintained, supervised  
designed, constructed, repaired, inspected  
and/or controlled the premises in question  
or were otherwise responsible for the  
happening of the Plaintiff's accident

Defendants.

: SUPERIOR COURT OF NEW JERSEY  
: LAW DIVISION – MIDDLESEX COUNTY  
:  
: DOCKET NO.: MID L-773-16  
: CIVIL ACTION

**ORDER**

THIS MATTER having come before the Court upon motion by the law firm of Rawle & Henderson LLP, attorneys for Defendant Laboratory Corporation of America, to compel enforcement of a subpoena served on Centra State Medical Center and the Court having considered the moving papers and any opposition thereto, if any, and for good cause having been shown

IT IS on this 12<sup>th</sup> day of May, 2017,

ORDERED that Defendant's motion is hereby granted; and it is further

~~ORDERED~~ that Centra State Medical Center is found to be in CONTEMPT of the

subpoena issued on December 16, 2016; and it is

FURTHER ORDERED that, Centra State Medical Center is required to provide all subpoenaed records within twenty (20) days of the date of this Order or suffer further sanctions upon application to this Court; and it is further

ORDERED that a copy of this Order be served on all interested parties and Centra State Medical Center within five days of its receipt by the movant.

  
\_\_\_\_\_  
J.S.C.

( ) Opposed

(  ) Unopposed

ARTHUR BERGMAN, J.S.C.

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

**ROBERT A. HOFMANN, P.A.**  
272 High Street  
Perth Amboy, New Jersey 08861  
(732) 826-6111 - Fax (732) 826-6116  
Attorneys for Plaintiffs,  
Patrick M. Nerney, NJ I.D. 006961992  
Our File No. N-5856

.....X

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION-MIDDLESEX

JERSON MARTINEZ by his  
Guardian Ad Litem ENEROLISA HERNANDEZ

Plaintiffs,

v.

DOCKET NO. MID-L-01940-16 *# 700*

**CIVIL ACTION**

JOHANN FERRERAS, JUAN PLACENCIA,  
DIANA PLACENCIA, AND JD, INC.  
D/B/A MICKEY'S LUNCHEONETTE,  
JOHN DOES 1-5 (fictitious names),  
ABC COMPANIES 1-5 (fictitious entities),  
XYZ CORPORATIONS 1-5, (fictitious entities),

**ORDER**

Defendants.

.....X

THIS MATTER having been opened to the Court by Patrick M. Nerney, Esq., of the firm of Robert A. Hofmann, P.A., Attorneys for Plaintiff, and the Court having reviewed the Plaintiff's moving papers, together with any papers submitted in opposition on behalf of Defendants, and good cause having been shown;

IT IS on this 10 day of May, 2017;

ORDERED that Plaintiff is hereby granted leave to file a Third Amended Complaint naming The Provident Bank as a Defendant in this matter; and it is further

ORDERED that the Discovery End Date in this matter has been extended for ninety (90) days to on or about August 9, 2017; and it is further

**DEFERRED TO STAT  
CONFERENCE ON**

5/17/17

ORDERED that a copy of this Order be served on all counsel within (7) seven days.

*Arthur Bergman*

J.S.C.

ARTHUR BERGMAN, J.S.C.

( ) Opposed

() Unopposed

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

**James P. Lisovicz, Esq. (027371982)**

**KINNEY LISOVICZ REILLY & WOLFF PC**

299 Cherry Hill Road, Suite 300

Parsippany, New Jersey 07054

(973 957-2550

Attorneys for *Defendant Kuehne Chemical Company*

<p>NUNO MARQUES, individual and as Administrator <i>Ad Prosequendum</i> of the ESTATE OF ALVARO OLIVERA MARQUES, and MARIA HELNA PEREIRA da FONSECA MARQUES,</p> <p>Plaintiffs,</p> <p>vs.</p> <p>KUEHNE CHEMICAL COMPANY 86 JOHN DOES 1-5, JANE ROES 1-5 and XYZ CORPORATIONS 1-5 (fictitious entities whose names are not known),</p> <p>Defendants.</p> <p>-- and --</p> <p>KUEHNE CHEMICAL COMPANY,</p> <p>Defendant/Third-Party Plaintiff,</p> <p>vs.</p> <p>MANOR II ELECTRIC, INC., and VM CONSTRUCTION, INC.,</p> <p>Third-Party Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO. MID-L-3938-16 #705</p> <p>Civil Action</p> <p><b>ORDER</b></p>
--	--

**THIS MATTER** having been opened to the Court by the law firm of Kinney Lisovicz Reilly & Wolff PC, attorneys for defendant Kuehne Chemical Company., and the Court having duly considered the moving papers submitted in support of their application in accordance with *Rule 1:6-2* and finding merit in said application, and other good cause appearing;

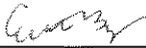
IT IS on this 12<sup>th</sup> day of May, 2017;

ORDERED that <sup>(2)</sup> plaintiff shall identify any expert or treating physician who is expected to testify at the time of trial within twenty (20) days of the date hereof and, it is further;

ORDERED that <sup>(2)</sup> the narrative report of each such expert required by Rule 4:17-4(e) shall be provided within <sup>twenty</sup> ~~twenty~~ (20) days of <sup>the date hereof</sup> ~~the date hereof~~, and it further;

ORDERED that any expert whose report is not so furnished shall not be permitted to testify at trial, and it is further;

ORDERED that a copy of this Order shall be served upon all counsel to the action within   7   days of the date hereof.

  
\_\_\_\_\_  
J.S.C.

ARTHUR BERGMAN, J.S.C.

  /    
        
Opposed  
Unopposed

MIKITA & ROCCANOVA, LLC  
BY: WILLIAM P. MIKITA, ESQ.  
I.D. Number - 021921994  
1301 HIGHWAY 36  
BLDG. 1, SUITE 105  
HAZLET, NJ 07730  
Telephone No.: (732)705-3363  
Attorneys for Plaintiff(s): MARJORIE MAWUNTU

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

MARJORIE MAWUNTU,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION: MIDDLESEX COUNTY
	:	
Plaintiff,	:	DOCKET NO.: MID-L-2170-16
v.	:	
	:	
	:	<u>Civil Action</u> <i>4226</i>
ERICK CANALES, et al.,	:	
	:	
	:	<b>ORDER</b>
	:	
Defendants.	:	

**THIS MATTER** having been opened to the Court on application of William P. Mikita, Jr., Esq.; counsel for the Plaintiff(s), MARJORIE MAWUNTU, and the Court having considered the documents submitted and the arguments of counsel, if any, and for other just and good cause having been shown

IT IS ON THIS 16 DAY OF May, 2017;

**ORDERED** that the plaintiff's Complaint against Defendant, ERICK CANALES, be and is hereby reinstated; it is further

**ORDERED** that a copy of this Order be served upon all counsel within 7 days of the date hereof.

Arthur Bergman  
J.S.C.

Opposed  
 Unopposed

**ARTHUR BERGMAN, J.S.C.**

LAW OFFICES OF VISCOMI & LYONS  
Patricia R. Lyons, Esq.  
Attorney ID#: 022472001  
Mount Kemble Corporate Center  
360 Mt. Kemble Ave., Suite B1000  
Morristown, NJ 07960  
973-538-2930  
Attorneys for Defendant, Gary W. Bailey

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

JOSE O. MELGAR,  
Plaintiff

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX CO.  
DOCKET NO.: MID-L-2072-15

vs.

\*

CIVIL ACTION

GARY W. BAILEY,  
Defendant

\*

**ORDER FOR RECONSIDERATION**

The above matter having been brought before the Court upon motion by Law Offices of Viscomi & Lyons, Patricia R. Lyons, Esq., attorney for Defendant Gary W. Bailey; for an Order for Reconsideration, and the Court having considered the motion papers filed by the parties, and good cause thus having been shown, pursuant to Rule 4:49-2.,

IT IS on this 12<sup>th</sup> day of May, 2017,

ORDERED, that the Order dated March 31, 2017 be and hereby is vacated and that, Plaintiffs, Jose O. Melgar, Complaint is hereby dismissed without prejudice.

FURTHER ORDERED, that a copy of this Order be served upon all counsel of record within 7 days after the date it was signed.



J.S.C.

ARTHUR BERGMAN, J.S.C.

\_\_\_\_\_ Opposed

\_\_\_\_\_ l Unopposed

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

**LAW OFFICES OF NANCY L. CALLEGHER**  
**BY: RAGGED M. ALLAN/Bar Number: 016032011**  
**1000 Midlantic Drive, Suite 100**  
**Mt. Laurel, NJ 08054**  
**(856) 359-9400**  
**Attorneys for Defendant 21st Century Centennial Insurance Co. (i/p/a 21st Century Insurance Company)**  
**17-452041**

<b>NESTOR A. MONTALVO</b>	:	<b>SUPERIOR COURT</b>
	:	<b>OF NEW JERSEY</b>
<b>Plaintiff</b>	:	<b>LAW DIVISION</b>
	:	<b>MIDDLESEX COUNTY</b>
<b>v.</b>	:	
	:	<b>DOCKET NO.: MID-L-7170-16</b>
<b>CORY M. FREY, 21ST CENTURY INSURANCE COMPANY, ABC CORPORATIONS 1-100 (NAMES BEING FICTITIOUS) AND JOHN DOES 1-100 (NAMES BEING FICTITIOUS)</b>	:	<b>CIVIL ACTION</b>
	:	<b>ORDER TO DISMISS COMPLAINT FOR FAILURE TO ANSWER INTERROGATORIES WITHOUT PREJUDICE</b>
<b>Defendant</b>		

THIS MATTER having been opened to the Court by Law Offices of Nancy L. Callegher, attorneys for defendant, 21st Century Centennial Insurance Co. (i/p/a 21st Century Insurance Company) on Notice of Motion, pursuant to Rule 1:6-2, for an Order dismissing the Complaint of Plaintiff for failure to answer interrogatories, without prejudice, and the Court having considered the moving papers, and the opposing papers, if any, indicated on the check list at the foot hereof, and for good cause shown;

IT IS ON THIS 12<sup>th</sup> day of May, 2017,

ORDERED that plaintiff's Complaint be and hereby is dismissed without prejudice for failure to answer interrogatories; and IT IS FURTHER ORDERED that copies of the within Order are to be served upon all attorneys within 7 days from the date hereof.

\_\_\_\_\_  
*Arthur Bergman*  
J.S.C.

ARTHUR BERGMAN, J.S.C.

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

**FOX ROTHSCHILD LLP**

Formed in the Commonwealth of Pennsylvania

By: James D. Young, Esq. (027192004)

Steven J. Daroci, Esq. (088502013)

Princeton Pike Corporate Center

997 Lenox Drive, Building 3

Lawrenceville, New Jersey 08648

609-896-3600

*Attorneys for Plaintiff Mortgage Opportunity Fund, LLC*

MORTGAGE OPPORTUNITY FUND, LLC,

Plaintiff,

v.

DONATO D. MECCA,

Defendant.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION  
MIDDLESEX COUNTY

DOCKET NO. MID-L-75-17

Civil Action

**ORDER**

**THIS MATTER** having been opened to the Court by Fox Rothschild LLP, attorneys for Plaintiff Mortgage Opportunity Fund, LLC (“Plaintiff”), for the entry of an order pursuant to Rule 4:9-1 granting Plaintiff leave to file a First Amended Complaint; and the Court having considered the submissions of the parties and for good cause shown;

IT IS on this 10<sup>th</sup> day of May, 2017,

**ORDERED** that Plaintiff’s Motion be and the same is hereby **GRANTED** with respect to proposed Alternative Count III and proposed Count IV and **DENIED** with respect to proposed Count II<sup>1</sup>; and

<sup>1</sup> All references in this Order to Plaintiff’s proposed claims refer to the proposed First Amended Complaint filed as Exhibit 1 to the Certification of Steven J. Daroci filed on April 26, 2017, in support of the instant Motion.

**IT IS FURTHER ORDERED** that Plaintiff be and hereby is granted leave to file its proposed First Amended Complaint within 10 days of entry of this Order as follows:

1. Plaintiff's proposed Alternative Count III (Fraudulent Transfer under N.J.S.A. 25:2-20, et seq. – Value of Life Estate of Primary Residence) shall be filed as Count II of the First Amended Complaint; and
2. Plaintiff's proposed Count IV (Civil Conspiracy) shall be filed as Count III of the First Amended Complaint; and

**IT IS FURTHER ORDERED** that a copy of this Order shall be served on all counsel of record within seven days.



---

HON. ARTHUR BERGMAN, J.S.C.

**FILED**

MAY 12 2017

ARTHUR BERGMAN, J.S.C.

**LUTZ, SHAFRANSKI, GORMAN AND MAHONEY, P.A.**  
77 Livingston Avenue  
P.O. Box 596  
New Brunswick, New Jersey 08903  
(732) 249-0444  
Attorney for Plaintiff(s)  
Bar # 024551983

Plaintiff,

MARISELA MUGICA,

vs.

Defendant(s)

**CARREIRA CONSTRUCTION  
SERVICES, L.L.C. and VICENTE  
CHAPARRO-RAMIREZ.**

**SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY**

DOCKET NO: MID-L-00176-17

CIVIL ACTION # 17

**ORDER**

This matter having been opened to the Court upon application of John R. Gorman, Esq. of the firm of Lutz, Shafranski, Gorman and Mahoney, counsel for the plaintiff, for an Order permitting the plaintiff to serve Liberty Mutual Insurance in lieu of personal service upon defendant Vicente Chaparro-Ramirez and the Court having considered the matter and for good cause shown;

It is on this *10* day of *May* 2017,

**ORDERED** that the plaintiff be and hereby is permitted to effect service upon defendant Vicente Chaparro-Ramirez by mailing a copy of the Summons and Complaint to the liability carrier Liberty Mutual Insurance in lieu of personal service upon the defendant, which service shall be effective upon mailing as if the individual defendant was personally served; and

**IT IS FURTHER ORDERED** that a copy of this Order be appended to the Summons and Complaint so mailed to said carrier; and

IT IS FURTHER ORDERED that a copy of this Order shall be served upon all  
counsel within 7 days of the date hereof.

  
\_\_\_\_\_  
J.S.C.

ARTHUR BERGMAN, J.S.C.

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

Paula M. Dillon, Esq. #001691992  
**KRUMHOLZ DILLON, PA**  
Attorneys at Law  
574 Summit Avenue, Suite 402  
Jersey City, NJ 07306  
(201) 656-5232  
(201) 656-7270 (Fax)

---

ROBERT NEAL,  
Plaintiff

vs.

DASON STAINLESS PRODUCTS CO., A  
CORPORATION AND KEN  
MCDERMOTT, individually

Defendant

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION

COUNTY OF MIDDLESEX

DOCKET NO.: MID L-4174-16

CIVIL ACTION

# 212

---

**ORDER**

THIS MATTER HAVING BEEN opened to the Court by Paula M. Dillon, Esq., of the Law Firm of Krumholz Dillon, P.A., Attorneys for the Plaintiff, and the Court having considered the filed Affidavit and for other good cause being shown;

IT IS HEREBY O R D E R E D on this 12 day of May, 2017, that the Plaintiff Robert Neal, be and is hereby permitted to Amend the Second Amended Complaint to add the following:

1. To add a new paragraph number 3 in the First Count of the Second Amended Complaint to reflect plaintiff, Robert Neal, is an African American male.
2. To add additional information to the original paragraph number 3 in the First Amended Complaint, which is now paragraph four in the Proposed Second Amended Complaint to read as follows (That during the course of his employment, the plaintiff was supervised by a Foreman Ken McDermott, individually, who upon information and belief is Caucasian).

# 118

05/12/17

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

**RUSSELL P. GOLDMAN, P.C.**  
121 Highway 36 Suite 130  
West Long Branch, NJ 07764  
(732) 263-9700  
ID#011851979  
Attorney for Plaintiff

NEW JERSEY HIGHER EDUCATION  
STUDENT ASSISTANCE AUTHORITY

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION – MIDDLESEX COUNTY

Plaintiff

Docket no. L-4970-11

v.

Civil Action

ADEDOYIN O ADEYEMO

ORDER TO VACATE DISMISSAL  
AND ENTER JUDGMENT

Defendant

This matter having been opened to the Court by Russell P. Goldman PC, attorney for Plaintiff, on notice to defendants, the Court having considered the papers filed, and for good cause shown,

IT IS, on this 12<sup>th</sup> day of May, 2017,

ORDERED that the dismissal of the Complaint be is and is hereby vacated; and it is further

ORDERED that judgment be and is hereby entered in favor of Plaintiff and against defendant, ADEDOYIN O ADEYEMO for \$50,602.63 plus costs.

*Arthur Bergman*

Unopposed

ARTHUR BERGMAN, J.S.C.

Opposed

NOTICE: This is a public document, which means the document as submitted will be available to the public upon request. Therefore, do not enter personal identifiers on it, which are your Social Security number, driver's license number, vehicle plate number, insurance policy number, active financial account number, or active credit card number.

**FAILURE TO COMPLY WITH THIS ORDER MAY RESULT IN YOUR ARREST**

RUSSELL P. GOLDMAN, P.C.  
121 HIGHWAY 36 SUITE 130  
WEST LONG BRANCH, NJ 07764  
(732) 263-9700  
ATTORNEY FOR PLAINTIFF  
ID#011851979

**FILED**  
MAY 12 2017  
ARTHUR BERGMAN, J.S.C.

#508  
5-12-17

---

NEW JERSEY HIGHER EDUCATION  
STUDENT ASSISTANCE AUTHORITY

Plaintiff

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION - MIDDLESEX COUNTY

DOCKET NO. L-3277-11  
J-344652-11

Civil Action

- vs -

JACOB SONATORE  
ANDREW SONATORE

ORDER TO ENFORCE LITIGANT'S RIGHTS

Defendant(s)

---

This matter being presented to the Court by Russell P. Goldman PC on Plaintiff's motion for an Order to enforce litigant's rights and the Defendant having failed to appear on the return date and having failed to comply with the Information Subpoena:

**(Do Not Write Below this line – for Court Use Only)**

---

IT IS on this                      day of

ORDERED, and adjudged:

1. Defendant JACOB SONATORE has violated Plaintiff's rights as a litigant;
2. Defendant JACOB SONATORE shall immediately furnish answers as required by the Information Subpoena;
3. If Defendant fails to comply with the Information Subpoena within ten (10) days of the certified date of personal service or mailing of this Order, a Warrant for the Defendant's arrest shall issue out of this Court without further notice;

4. Defendant shall pay Plaintiff's attorney's fees in connection with this motion, in the amount of \$ *10k*

*Arthur Bergman*

\_\_\_\_\_  
ARTHUR BERGMAN, J.S.C., J.S.C.

PROOF OF SERVICE

On \_\_\_\_\_, 2017, I served a true copy of this Order on defendant JACOB SONATORE by sending it simultaneously by regular and certified mail, return receipt requested, to: 60 JEFFREY CIR, DAYTON, NJ 08810.

I certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

Dated:

\_\_\_\_\_  
Russell P. Goldman

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

**LAW OFFICES OF  
FREDSON & STATMORE, LLC**  
Attorneys At Law  
**Attorney ID: 021671995**  
915 Clifton Avenue, Suite 100  
Clifton, New Jersey 07013-2724  
(973)777-8600  
Attorney for Plaintiff

---

Jacqueline A. Ortez,

Plaintiff,

-vs-

Jenifer G. Alvarado-Murillo, Jose L. Alvarado,  
Andrew B. Lane, New Jersey State Police,  
Plymouth Rock Assurance and John Does  
and ABC Corp. (1-10 said names being  
fictitious until the true identity is secured),

Defendants.

---

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-5372-16

*# 398*  
**CIVIL ACTION**

**ORDER**

**THIS MATTER** having been opened to the Court by Andrew L. Statmore, Esq., attorney for Plaintiff, Jacqueline A. Ortez, upon notice to the Law Offices of Robert A. Raskas, attorneys for Defendant, Jenifer G. Alvarado-Murillo, upon application for an Order striking the Defendant's answer and suppressing her defenses for failure to provide Plaintiff with more specific answers to interrogatories, and the Court having reviewed the papers submitted and for good cause shown,

**IT IS on this** *12* **day of** *May* **2017**

**ORDERED**, that the Defendant, Jenifer G. Alvaro-Murillo's answer be and the same hereby is stricken as well as her defenses suppressed <sup>*with prejudice*</sup> for failure to provide Plaintiff with more specific answers to interrogatories, and;

**IT IS FURTHER ORDERED**, a copy of the within Order shall be served to all parties within 7 days.

  
\_\_\_\_\_  
J.S.C.

**ARTHUR BERGMAN, J.S.C.**

Motion:

Opposed

Unopposed

#265  
04/13/17

Gregory J. Giordano, Esquire, NJ ID # 026481984  
LENOX, SOCEY, FORMIDONI, GIORDANO, COOLEY, LANG &  
CASEY, ESQUIRES  
136 Franklin Corner Road, Unit B2  
Lawrenceville, New Jersey 08648  
(609) 896-2000

**FILED**

MAY 15 2017

Attorney(s) for: Defendant, William Maggio, MD ARTHUR BERGMAN, J.S.C.

Alarape Oyelola  
  
Plaintiffs  
  
vs.  
  
JFK Medical Center and William  
Maggio, MD,  
  
Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION - MIDDLESEX COUNTY  
DOCKET NO. MID-L-6175-16  
  
CIVIL ACTION  
ORDER GRANTING DISMISSAL OF THE  
COMPLAINT WITH PREJDUICE FOR  
FAILURE TO PROVIDE AN AFFIDAVIT  
OF MERIT

The above matter having been brought before the Court on a Motion filed by LENOX, SOCEY, FORMIDONI, GIORDANO, COOLEY, LANG & CASEY, ESQUIRES, attorneys for defendant, William Maggio, MD on motion to dismiss the complaint for failure to provide an Affidavit of Merit, the Court having reviewed the moving papers and any opposition filed thereto, and for good cause shown;

IT IS ON THIS 15<sup>th</sup> DAY OF May, 2017;

**ORDERED** that defendant, William Maggio, MD's Motion to dismiss the complaint for failure to provide an Affidavit of Merit be and is hereby granted and the Complaint be and is hereby dismissed with Prejudice.

**FURTHER ORDERED** that a copy of this Order shall be served upon all <sup>the parties and</sup> counsel of record within seven days of the date hereof.

*Arthur Bergman*  
\_\_\_\_\_  
J.S.C.

ARTHUR BERGMAN, J.S.C.

**KUNAL SHAH, ESQ.**  
**Attorney ID: 01552010**  
LAW OFFICE OF KUNAL SHAH, LLC  
227 Lincoln Highway  
Iselin, NJ 08830  
Phone: (848) 205-2021  
Facsimile: (848) 205-2991  
Attorney for Plaintiff

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

SAURABH D. PATEL

Plaintiff,

vs.

BRAZILIAN SMOKER DELIGHT, LLC  
AND ELYAS E. POONAWALLA

Defendant

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-576-17 # 479

CIVIL ACTION

**ORDER**

**THIS MATTER** having been brought by the Court by counsel for the Plaintiff, Saurabh D. Patel (the "Plaintiff"), Law Office of Kunal Shah, LLC on the 15 day of May, 2017 and upon notice to the Defendants, Brazilian Smoker Delight, LLC and Elyas E. Poonawalla (the "Defendants"), the Court having read the papers submitted and having heard oral argument, if any, and for further good cause appearing;

**IT IS** on the 15 day of May 2017

**ORDERED** that Plaintiff's Motion to Request an Order for Publication, be Granted; and

**IT IS FURTHER ORDERED** that the Plaintiff's counsel publish the Notice of Order for Publication within 15 days of the date hereof.

**ORDERED** that a copy of this Order be served on the Defendants within 7 days of entry of this Order; and

Dated:

  
\_\_\_\_\_  
J.S.C.

**ARTHUR BERGMAN, J.S.C.**

[ ] Opposed  
[x] Unopposed

FILED

MAY 12 2017

ARTHUR BERGMAN, J.S.C.

Firm Code: H21  
File No.: 155143471  
Cooper Maren Nitsberg Voss & DeCoursey  
Amanda B. Tosk, Esq.  
Bar #: 014622011  
485 Route 1 South  
Building A, Suite 200  
Iselin, NJ 08830  
Ph: 732-362-3400; Direct dial: (732) 362-3314  
Fax: (866) 827-4716  
Attorneys for Defendant, Veronica A. Deckert

GEICO a/s/o SAMI U. RAHMAN,  
  
Plaintiff,  
  
v.  
  
VERONICA A. DECKERT,  
  
Defendant.

SUPERIOR COURT OF NEW JERSEY  
MIDDLESEX COUNTY  
LAW DIVISION

#180

CIVIL ACTION

Mid-L-1516-17

DOCKET NO.: SOM-L-694-16  
CONSOLIDATED WITH MIDDLESEX  
DOCKET NO.: MID-L-7540-16  
VENUE TRANSFERRED TO MIDDLESEX  
COUNTY

ORDER GRANTING MOTION FOR LEAVE  
TO FILE THIRD PARTY COMPLAINT

THIS MATTER having been opened to the Court by Amanda B. Tosk, attorney for Defendant, Veronica A. Deckert, for an Order granting Defendant leave to file Third Party Complaint, and the Court having reviewed the moving papers submitted, and any opposition thereto, and for good cause appearing;

IT IS on this 10 day of May, 2017,

**ORDERED** that Defendant, Veronica A. Deckert, is hereby granted leave to file Third Party Complaint and;

**IT IS FURTHER ORDERED** that a copy of the within Order shall be served upon all counsel within 7 days of the date of this Order.

It is ORDERED that movant shall serve, or make available, to any new party, a copy of all discovery materials within 20 days after the service of the new party's initial pleading.

*Arthur Bergman*

J.S.C.  
ARTHUR BERGMAN, J.S.C.

It is ORDERED that all discovery in this case shall end on September 8, 2017 unless further extended by court order.

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

Law Office of Robert Raskas  
371 Hoes Lane, Suite 105  
Piscataway, NJ 08854  
(732) 981-1649 (Telephone)  
(732) 981-1657 (Fax)

By: Adam Carman, Esq., NJ ID 021362011  
Attorney for Defendants, Mousumi Sircar

JOSE J. ROCA-MOREL and NIURFA  
BALBUENA-ROCA, his wife,

Plaintiff,

-vs-

MOUSUMI SIRCAR, JOHN and JANE  
DOES (1-10), ABC and XYZ  
CORPORATION (1-10) (these names  
fictitious real names unknown)

Defendants.

Middlesex County Superior Court

DOCKET NO. MID-L-7538-15

Civil Action

*#527*

**ORDER**

This matter having been opened to the Court on Motion of Adam Carman, Esq., attorney for, Mousumi Sircar, for an Order Dismissing the Plaintiff's Per Quod Claim and the Court having read and considered the moving papers, and for good cause appearing;

IT IS on this 10<sup>th</sup> day of May, 2017

ORDERED that Plaintiff's per quod claim is hereby <sup>dismissed</sup> dismissed with prejudice; and it is further

ORDERED that a copy of the within Order be served on all counsel within 7 days of the date hereof.

*Arthur Bergman*

\_\_\_\_\_  
J.S.C.  
ARTHUR BERGMAN, J.S.C.

- Opposed
- Unopposed

Law Offices of Styliades and Jackson  
BY: *Laura M. Gifford, Esq.*  
Identification No. 182762016  
9000 Midlantic Drive  
Suite 105 - First Floor  
Mount Laurel, NJ 08054  
856-596-7778

Attorneys for Defendants, John Fegan and Christopher Fegan  
File No.: LA327-030366157-0003

**FILED**

**MAY 12 2017**

**ARTHUR BERGMAN, J.S.C.**

RAFAEL V. RODRIGUEZ,  
Plaintiff,

vs.

CORPORAN ISIDRO, JOHN FEGAN,  
CHRISTOPHER FEGAN and "JOHN DOE"  
1 through 10 a fictitious name, true name being  
unknown,  
Defendant.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO.: MID-L-6875-15 # 537,667

\*

CIVIL ACTION

\*

**ORDER TO EXTEND DISCOVERY**

The above matter having been brought before the Court upon motion, after attempting to obtain the consent of all parties, by the Law Offices of Styliades and Jackson, Laura M. Gifford, attorney for Defendants, John Fegan and Christopher Fegan, for an Order to Extend Discovery and the court having considered the motion papers filed by the parties, and good cause thus having been shown, it is, on this 12 day of May, 2017;

**ORDERED**, that discovery be extended sixty (60) days or until **July 18, 2017**; and

**IT IS FURTHER ORDERED** that the parties are to complete all discovery listed below:

1. Plaintiff to provide response to supplemental notice to produce by May 26, 2017;
2. Independent medical examination reports to be served by June 28, 2017;
3. Any additional discovery is to be served by June 28, 2017 per Rule 4:17-7;

**IT IS FURTHER ORDERED**, that a copy of this Order be served upon all counsel of record within seven (7) days of receipt.

**ORDERED THAT ARBITRATION  
SHALL BE SCHEDULED FOR** 5/31/17

Opposed \_\_\_\_\_  
Unopposed K

*Arthur Bergman*  
\_\_\_\_\_  
J.S.C.  
**ARTHUR BERGMAN, J.S.C.**

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

0335983813.2 AAE

Law Offices of Pamela D. Hargrove  
MARY LOU DENNIS-SUCKOW, ESQ.  
Identification No. 25871990  
65 Jackson Drive, Suite 302  
PO Box 2000  
Cranford, NJ 07016-0200  
Telephone: (908) 653-2188  
Attorneys for Defendant(s):

ALLSTATE NEW JERSEY PROPERTY & CASUALTY INSURANCE COMPANY

PAMELA ROSSI

Plaintiff

vs.

MINA ABDELMALAK, WADIE  
HANNA, ALLSTATE INSURANCE  
COMPANY, JOHN DOE (1-100)  
(Fictitious names) and ABC  
COMPANIES (1-100) (Fictitious  
entities),

Defendants

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX  
COUNTY

DOCKET NO. MID-L-2470-16 #531

CIVIL ACTION

**ORDER TO EXTEND DISCOVERY  
TIME AND TO COMPEL  
DISCOVERY**

This matter being opened to the Court, on May 12, 2017, pursuant to Rule 1:6-2 and Rule 1:6-3, and having been submitted for ruling on the papers by, Mary Lou Dennis-Suckow, Esq., of the Law Offices of Pamela D. Hargrove attorney for the Defendant(s), ALLSTATE NEW JERSEY PROPERTY & CASUALTY INSURANCE COMPANY, for an Order to extend discovery time in accordance with Rule 4:24-1(c), and there having been no opposition and good cause appearing;

It is on this 12<sup>th</sup> day of May, 2017, ORDERED that discovery time be and hereby is extended to **August 28, 2017** to allow time for the completion of plaintiff's discovery responses, deposition, independent medical examination and for defense counsel to obtain plaintiff's medical records and diagnostic films for review by their medical expert, and any further discovery that may be necessary,

DEFERRED TO ST  
CONFERENCE ON

5/23/17

IT IS FURTHER ORDERED that the plaintiff is hereby compelled to provide to the Notice to Produce, more specific responses to items 21 through 36 and 38. Specifically, please provide all EOB's and payment ledgers for both PIP and Health Insurance. Kindly provide proof that all of plaintiff's outstanding bills have been submitted to her health insurance carrier. Please provide copies of all outstanding bills, with CPT codes. Please provide the policy number and address for plaintiff's AETNA/USHC policy, <sup>XX</sup>by June 1, 2017;

IT IS FURTHER ORDERED that the plaintiff is hereby compelled to appear for deposition by June 27, 2017;

~~IT IS FURTHER ORDERED that in the event the plaintiff's independent medical examination is not completed as scheduled for May 25, 2017 with Dr. Robert Bercik, the plaintiff shall be hereby compelled to appear for the defense independent medical examination by July 1, 2017;~~

IT IS FURTHER ORDERED that a copy of this Order be served on the attorney(s) for all parties within seven (7) days after the date it was signed.

Arthur Bergman  
J.S.C.

MOTION WAS:

ARTHUR BERGMAN, J.S.C.

OPPOSED

1

NOT OPPOSED

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

File No.: 700-1544  
Lori A. Dvorak - Attorney I.D.: 021871992  
**Dvorak & Associates, LLC**  
390 George Street  
New Brunswick, New Jersey 08901  
(732) 317-0130; (732) 317-0140 (FAX)  
Attorneys for Defendants, Middlesex County

GARY RUCCATANO,

Plaintiff,

v.

NEW JERSEY DEPT OF  
TRANSPORTATION, THE STATE OF NEW  
JERSEY, THE COUNTY OF MIDDLESEX,  
CITY OF PERTH AMBOY, JOHN AND JANE  
DOE (fictitious names) and XY CORP,  
(fictitious corporation)

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

Docket No.: MID-L-05070-16

Civil Action

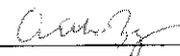
**ORDER**

This matter having been opened to the Court by Gregory P. Matarrese, of Dvorak & Associates, LLC, attorneys for Defendant, The County of Middlesex, on Notice of Motion for Order, dismissing Plaintiff's Complaint without prejudice, for Failure to Provide Discovery, and it appearing to the Court that due Notice of Motion has been given to all counsel, and the Court having considered the matter and good cause appearing;

**IT IS** on this *14<sup>th</sup>* day of *April*, 2017;

**ORDERED** that the Motion to Dismiss plaintiff's Complaint, without prejudice, for failure to provide discovery be and hereby is granted, and it is further;

**ORDERED** that a true copy of this Order shall be served upon all counsel within ten (10) days of the date hereof.



J.S.C.

**ARTHUR BERGMAN, J.S.C.**

( ) Opposed (  ) Unopposed

CHRISTOPHER S. PORRINO  
ATTORNEY GENERAL OF NEW JERSEY  
R.J. Hughes Justice Complex  
P.O. Box 116  
Trenton, New Jersey 08625  
Attorney for Defendants,  
State of New Jersey and NJ Dept. of  
Transportation

**FILED**

**MAY 12 2017**

**ARTHUR BERGMAN, J.S.C.**

By: Bryan E. Lucas (108462015)  
Deputy Attorney General  
(609)292-8565  
Bryan.Lucas@lps.state.nj.us

GARY RUCCATANO,  
  
PLAINTIFF,

v.

NJ DEPT. OF TRANSPORTATION,  
STATE OF NEW JERSEY, COUNTY OF  
MIDDLESEX, CITY OF PERTH AMBOY,  
JOHN AND JANE DOE (fictitious  
names), and XYZ CORP.  
(fictitious corporation),

DEFENDANTS.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION MIDDLESEX COUNTY

Docket No. MID-L-5070-16 *#430*

**CIVIL ACTION**

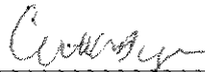
**ORDER DISMISSING PLAINTIFF'S  
COMPLAINT WITHOUT PREJUDICE**

This matter having been opened to the Court on application of Christopher S. Porrino, Attorney General of New Jersey, Bryan E. Lucas, Deputy Attorney General, appearing on behalf of Defendants State of New Jersey and NJ Dept. of Transportation for an Order dismissing Plaintiff's Complaint without prejudice for failure to answer interrogatories, failure to produce documents, and failure to provide signed authorizations, and the Court having considered the moving papers and for good cause shown,

It is on this 1st day of May, 2017;

ORDERED that Plaintiff's Complaint is hereby dismissed without prejudice as to Defendants State of New Jersey and New Jersey Department of Transportation for failure to provide the above-referenced discovery; and it is further

ORDERED that a copy of this Order shall be served upon all counsel of record within 7 days of receipt hereof.



ARTHUR BERGMAN, J.S.C.

Opposed

Unopposed

#429  
05/12/17

Raul I. Gonzalez, Esq. – ID No. 034431983  
WYSOKER, GLASSNER, WEINGARTNER, GONZALEZ & LOCKSPEISER, P.A.  
340 George Street, New Brunswick, NJ 08901  
(732) 545-3231  
Attorneys for Plaintiff(s)

**FILED**  
**MAY 12 2017**  
ARTHUR BERGMAN, J.S.C.

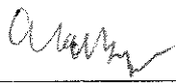
Juan Quiroz Ruiz,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION
Plaintiff(s)	:	MIDDLESEX COUNTY
	:	DOCKET NO. MID-L-7039-15
vs.	:	
	:	Civil Action
Eufemio Montiel, et al.,	:	
	:	<b>ORDER</b>
Defendant(s)	:	

This matter having been brought before the Court on the application of Wysoker, Glassner, Weingartner, Gonzalez & Lockspeiser, P.A., attorneys for plaintiff Juan Quiroz Ruiz for an Order to strike the Answer and suppress the defenses of defendant Sean Kim for failure to attend his deposition scheduled for April 18, 2017, and the court having consider the manner and good causes of hearing,

It is on this 12<sup>th</sup> day of May, 2017,

**ORDERED** that the Answer of defendant Sean Kim is hereby stricken and his defenses are hereby suppressed; *advised by [signature]*

**IT IS FURTHER ORDERED** that a copy of this Order shall be served on all parties within 7 days of the date hereof.



J.S.C.

**ARTHUR BERGMAN, J.S.C.**

       Opposed  
  ^   Unopposed

Law Offices of Styliades and Jackson  
BY: Julie H. Robinson, Esq.  
Identification No. 049542013  
9000 Midlantic Drive  
Suite 105 - First Floor  
Mount Laurel, NJ 08054  
856-596-7778  
Attorneys for Defendant, Huma Iftikhar  
File No.: LA327-028086040-0001

#295  
5-12-17  
**FILED**  
MAY 12 2017  
ARTHUR BERGMAN, J.S.C.

SARAH SABZWARI,  
Plaintiffs,

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO.: MID-L-5876-15

vs.

\*

CIVIL ACTION

FREDDIE C. MELTON, UNITED WATER  
NJ, HUMA IFTIKHAR, RICHARD ROE(S)  
AND/OR XYZ COMPANY(S), (SAID  
NAMES BEING FICTITIOUS),  
Defendants.

\*

**ORDER TO EXTEND DISCOVERY**

HUMA IFTIKHAR AND SYED SABZWARI,  
Plaintiffs,

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO.: MID-L-5897-15

vs.

\*

CIVIL ACTION

FREDDIE C. MELTON, UNITED WATER  
NJ AND XYZ (FICTITIOUS ENTITY),  
Defendants.

The above matter having been brought before the Court upon motion, after attempting to obtain the consent of all parties, by the Law Offices of Styliades and Jackson, Julie H. Robinson, attorney for Defendant, Huma Iftikhar, for an Order to Extend Discovery and the court having considered the motion papers filed by the parties, and good cause thus having been shown, it is, on this 10<sup>th</sup> day of May, 2017;

**ORDERED**, that discovery be extended sixty (60) days or until **July 14, 2017**; and

**IT IS FURTHER ORDERED** that the parties are to complete all discovery listed below:

1. Depositions of all parties to be completed by June 14, 2017;
2. Any additional discovery is to be served by June 24, 2017 per Rule 4:17-7;



**IT IS FURTHER ORDERED** that within 30 days of the date of this Order, *if -*  
*article 2:1-10 sets out the rule.*  
Defendants Arturo Sanchez and Bryan Spence, the principal and managing member of Bryyan's  
Trucking Limited Liability Company a/k/a Bryyans Trucking, LLC, shall appear for deposition  
under oath at their attorney's office, Schwab, Haddix and Millman, located at 100 Connell Drive,  
Suite 100, Berkeley Heights, New Jersey 07932; and

**IT IS FURTHER ORDERED** that a true copy of this Order shall be served upon  
counsel for all parties to this action within 7 days of receipt hereof by Plaintiffs' counsel.

  
\_\_\_\_\_  
Honorable Arthur Bergman, J.S.C.

Opposed [ ]  
Unopposed [  ]  
Reply papers [ ]

**BLUME, FORTE, FRIED, ZERRES & MOLINARI, PC**  
A Professional Corporation  
Jeffrey J. Zenna, Esq. [ATTORNEY ID NO.: 004661992]  
One Main Street  
Chatham, New Jersey 07928 (973) 635-5400  
Attorneys for Plaintiff

**FILED**  
MAY 12 2017  
ARTHUR BERGMAN, J.S.C.

**MATTHEW SCHENK**  
Plaintiff,

v.

JOSEPH WHITNEY, MARSAL COIFFEURES  
d/ b/ a CORNER TAVERN, JOHN DOES 1-5  
and ABC, INC. 1- 5 (both of which are a series  
of fictitious entities or persons), JOHN DOES 6-  
10 (a fictitious group of unidentified individuals  
who negligently provided, served and/or sold  
alcohol to defendant, Joseph Whitney, were  
further negligent in the general maintenance,  
supervision or control of this defendant and/or  
the premises on which the defendant might  
have been), ABC, INC. TAVERN 1-10 (a  
fictitious group of Restaurants or Bars or  
Taverns or Package Goods Stores or  
Establishments whose present identities are  
unknown who served alcohol or caused alcohol  
to be served to defendant, Joseph Whitney.),  
JOHN DOES TAVERN EMPLOYEES 1-10 (a  
group of bartenders/alcohol servers and/or  
employees whose present identities and  
location are unknown that may have  
negligently provided, served and/or sold alcohol  
to defendant, Joseph Whitney.),  
Defendant(s)

**SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION  
MIDDLESEX COUNTY  
Docket No.: MID-L-5577-16**

Civil Action

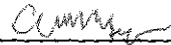
**ORDER**

This matter having been opened to the Court by Blume, Forte, Fried, Zerres & Molinari, A Professional Corporation, attorneys for Plaintiff, upon due notice to William S. Bloom, Esq. of Methfessel & Werbel, attorney for Defendant, Joseph Whitney, and Terrence M. King, Esq. of the Law Offices of Terrence M. King, LLC, attorney for Defendant, Marsal Coiffeures d / b/ a Corner Tavern, and good cause having been shown,  
It is on this 12th day of May, 2017.

**ORDERED** that the Middlesex County Prosecutor's Office provide the offices of Blume, Forte, Fried, Zerres & Molinari, P.C. with a complete copy of its file pertaining to State v. Joseph Whitney, Case No.: 16-14198, including, but not limited to, all reports, records, statements, photographs, videos and investigation of the matter within 14 days of receipt of this Order and;

**IT IS FURTHER ORDERED**, that the contents of the file are for use in litigation only, and that any materials in the file which are protected from disclosure by any law or regulation shall not be disclosed to anyone other than counsel and their staff and experts without further order of this Court; and

**IT IS FURTHER ORDERED** that a copy of this Order be served upon all parties within seven days of receipt or posting online.



---

Hon. Arthur Bergman, J.S.C.

**PAPERS CONSIDERED**

- Notice of Motion
- Movant's Affidavits
- Movant's Brief
- Answering Affidavits
- Answering Brief
- Cross-Motion
- Movant's Reply
- Other
- Pretrial, calendar call or trial date:
- Opposed
- Unopposed

#425  
5-12-17

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

**BLUME, FORTE, FRIED, ZERRES & MOLINARI, PC**  
A Professional Corporation  
Jeffrey J. Zenna, Esq. [ATTORNEY ID NO.: 004661992]  
One Main Street  
Chatham, New Jersey 07928  
(973) 635-5400  
Attorneys for Plaintiff

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION - MIDDLESEX COUNTY  
DOCKET NO.: MID-L-5577-16

MATTHEW SCHENK,

Plaintiff,

vs.

Civil Action

**ORDER**

JOSEPH WHITNEY, MARSAL COIFFEURES  
d/b/a CORNER TAVERN, JOHN DOES 1-5  
and ABC, INC. 1- 5 (both of which are a series of  
fictitious entities or persons), JOHN DOES 6-10  
(a fictitious group of unidentified individuals who  
negligently provided, served and/or sold alcohol to  
defendant, Joseph Whitney, were further negligent  
in the general maintenance, supervision or control  
of this defendant and/or the premises on which  
the defendant might have been), ABC, INC.  
TAVERN 1-10 (a fictitious group of Restaurants  
or Bars or Taverns or Package Goods Stores or  
Establishments whose present identities are  
unknown who served alcohol or caused alcohol to  
be served to defendant, Joseph Whitney.), JOHN  
DOES TAVERN EMPLOYEES 1-10 (a group of  
bartenders/alcohol servers and/or employees  
whose present identities and location are unknown  
that may have negligently provided, served and/or  
sold alcohol to defendant, Joseph Whitney.),

Defendants.

This matter having been opened to the Court by Blume, Forte, Fried, Zerres & Molinari, A  
Professional Corporation, attorneys for Plaintiff, upon due notice to all counsel herein, and good cause  
having been shown,

It is on this *12* day of *May*, 2017;

**ORDERED**, that pursuant to Rule 4:23-5, the Defendant, Joseph Whitney's, Answer be stricken

and defenses suppressed for failure to provide answers to Form Interrogatories demanded in Plaintiff's Amended Complaint filed October 13, 2016, to provide copies of applicable liability insurance policies demanded in same, and to provide answers to Plaintiff's Supplemental Interrogatories propounded on January 3, 2017; and it is further

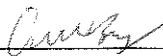
**ORDERED**, that pursuant to Rule 4:23-5, the Defendant, Marsal Coiffeures d/b/a Corner Tavern's, Answer be stricken and defenses suppressed for failure to provide answers to Form Interrogatories demanded in Plaintiff's Amended Complaint filed October 13, 2016, to provide copies of applicable liability insurance policies demanded in same, and to provide responses to Plaintiff's Notices to Produce served on January 3, 2017 and January 23, 2017; and it is further

**or in the alternative it is further**

**ORDERED**, that the Defendant, Joseph Whitney, provide the appropriate documents and responses to the Form Interrogatories demanded in Plaintiff's Amended Complaint filed October 13, 2016, the applicable liability insurance policies demanded in same, and answers to Plaintiff's Supplemental Interrogatories propounded on January 3, 2017 within \_\_\_\_\_ days of this Order; and it is further

**ORDERED**, that the Defendant, Marsal Coiffeures d/b/a Corner Tavern's, provide the appropriate documents and responses to the Form Interrogatories demanded in Plaintiff's Amended Complaint filed October 13, 2016, the applicable liability insurance policies demanded in same, and responses to Plaintiff's Notices to Produce served on January 3, 2017 and January 23, 2017 within \_\_\_\_\_ days of this Order; and it is further

**ORDERED**, that a copy of this Order be served upon all parties within 7 days of receipt of this Order.

  
\_\_\_\_\_  
J.S.C.

**ARTHUR BERGMAN, J.S.C.**

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

JAMES J. PIEPER, ESQ.  
BAR NO. 012691994  
LITVAK & TRIFIOLIS  
45 HORSEHILL ROAD  
CEDAR KNOLLS, NJ 07927  
(973) 359-0090  
File No. 50151MCT/jp

Attorneys for defendant(s) ALANAH A. NASSER AND DAVID NASSER

SELECTIVE AUTOMOBILE INSURANCE	:	Superior Court of New Jersey
COMPANY OF NEW JERSEY A/S/O OF JOSEPH	:	Law Division: Middlesex County
YOUSOUF,	:	Docket Number: MID-L-04838-15
	:	
Plaintiff(s),	:	Civil Action
	:	
vs.	:	
	:	
ALANAH A. NASSER, DAVID NASSER, JOHN	::	
DOES, 1-10, ABC COMPANIES 1-10 fictitious	::	
names/entities,	::	
	:	
Defendant(s).	:	

**ORDER**

**THIS MATTER** have been brought before the Court on motion of Litvak & Trifiolis, attorneys for defendants ALANAH A. NASSER AND DAVID NASSER, for an Order, pursuant to Rule 4:57-1 et. seq., permitting Allstate Insurance Company to deposit its insurance policy limits of \$50,000 into the Superior Court of New Jersey, on behalf of said defendant, and for such further relief as is permitted under such rules, and the Court having considered the matter and for good cause shown;

IT IS on this 10<sup>th</sup> day of May, 2017

ORDERED that Allstate Insurance Company be and is hereby permitted to deposit its insurance policy limits of \$50,000 into the Superior Court of New Jersey, in accordance with Rules 4:57-1 et. seq., on behalf of defendants ALANAH A. NASSER AND DAVID NASSER; and it is,

FURTHER ORDERED that such monies shall not be withdrawn or removed from the Superior Court of New Jersey account, without further Order of this Court; and it is,

FURTHER ORDERED that prejudgment interest on any judgment which may be rendered

against defendants ALANAH A. NASSER AND DAVID NASSER shall be suspended from the date upon which such monies are deposited into the Superior Court of New Jersey; and it is,

FURTHER ORDERED that a copy of this Order shall be served upon all counsel of record within seven (7) days of the date hereof.

*Arthur Berg*

\_\_\_\_\_  
J.S.C.

ARTHUR BERGMAN, J.S.C.

ANSWERS FILED WITH THE COURT:

- ( ) Answering Papers, (Affidavit, Brief)
- (  ) Notice of Motion
- (  ) Movant's Brief
- ( ) Reply Papers
- ( ) Movant's Brief
- ( ) Cross Motion
- ( ) Other

1 Laura J. Neville, Esq.  
The Neville Law Firm LLC  
2 P.O. Box 145  
Cream Ridge, NJ 08514  
3 Telephone: (609) 901-6161  
Attorney ID: 015422006  
4 Attorneys for the Plaintiff, Tanya Simmons  
Plaintiff(s),

5 TANYA SIMMONS,

6 vs.

7 Defendant(s),

8 STATE OF NEW JERSEY OFFICE OF THE  
9 PUBLIC DEFENDER; STATE OF NEW  
10 JERSEY OFFICE OF THE PUBLIC  
DEFENDER, MIDDLESEX REGION; 1<sup>ST</sup>  
11 ASSISTANT DEPUTY PUBLIC DEFENDER  
MARCIA R. MUNOZ, ESQ.; ASSISTANT  
12 DEPUTY PUBLIC DEFENDER MELISSA  
D. KARABULUT, ESQ.

FILED

MAY 12 2017

ARTHUR BERGMAN, J.S.C.

) SUPERIOR COURT OF NEW JERSEY  
) MIDDLESEX COUNTY  
) LAW DIVISION

) DOCKET NO.: MID-L-3768-15

) CIVIL ACTION

) **ORDER DENYING DEFENDANTS'  
) MOTION AND GRANTING SUMMARY  
) JUDGMENT TO PLAINTIFF TANYA  
) SIMMONS**

13  
14 This matter having been opened to the Court on motion of attorney for Defendants,  
15 and cross-motion of attorney for Plaintiff for an Order granting Summary Judgment to  
16 Plaintiff Tanya Simmons against Defendant Marcia Munoz for Legal Malpractice, and the  
17 Court having considered the moving papers, and for good cause shown:

18 It is on this 12 day of May, 2017

19 **ORDERED** that Defendants' motion is ~~DENIED~~ <sup>granted</sup> in its entirety, and it is further

20 **ORDERED** that Summary Judgment is hereby ~~GRANTED~~ <sup>denied</sup> in favor of Plaintiff and  
21 against Defendants Marcia Munoz and Melissa Karabalut, and it is further

22 **ORDERED** that a copy of this Order shall be served upon counsel of record within 7  
23 days of receipt thereof.

24 

25 Hon Arthur Bergman, J.S.C.

#209  
05/12/17

<p>DANIEL SIMS,</p> <p style="text-align: center;">Plaintiff,</p> <p style="text-align: center;">-against-</p> <p>RESOURCE EMPLOYMENT SOLUTIONS, LLC <i>et al.</i>,</p> <p style="text-align: center;">Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY</p> <p>Docket No. MID-L-6869-16</p> <p><u>Civil Action</u></p> <p><b>[PROPOSED] ORDER ADMITTING MICHAEL J. DiMATTIA <i>PRO HAC VICE</i></b></p>
--	--

**FILED**  
MAY 12 2017  
ARTHUR BERGMAN, J.S.C.

This matter being opened to the Court by Philip A. Goldstein, a New Jersey attorney and an attorney of record for Defendants Prestone Products Corp. ("Prestone"), Alaina Plytynski, ("Plytynski"), and Elizabeth Woodward ("Woodward") (Prestone, Woodward, and Plytynski collectively "Defendants"), for an order granting the *pro hac vice* admission of Michael J. DiMattia, an attorney admitted to the practice of law in the State of New York and the United States District Court for the Southern District of New York, the United States District Court for the Eastern District of New York, the United States District Court for the Northern District of New York, the United States District Court for the Western District of New York, the United States District Court for the Central District of Illinois, the United States Court of Appeals for the Second Circuit and the United States Court of Appeals for the DC Circuit, to participate with other counsel for Defendants in all phases of this litigation, and it appearing that Michael J. DiMattia is a licensed attorney in good standing in the State of New York and the United States District Court for the Southern District of New York, the United States District Court for the Eastern District of New York, the United States District Court for the Northern District of New York, the United States District Court for the Western District of New York, the United States District Court for the Central District of Illinois, the United States Court of Appeals for the Second Circuit and the United States

Court of Appeals for the DC Circuit and it appearing that there has been an attorney-client relationship with the client for an extended period of time and Michael J. DiMattia is thoroughly familiar with the issues involved in this litigation, and the Court having noted the consent of counsel for Plaintiff, and the court having considered the papers and argument of counsel, and good cause appearing.

It is on this 12<sup>th</sup> day of May, 2017, **ORDERED** that Michael J. DiMattia be and hereby is admitted *pro hac vice* and is authorized to appear and participate with other counsel for Defendants in all phases of the litigation, subject to the following conditions:

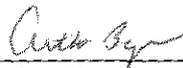
1. Michael J. DiMattia shall abide by the *New Jersey Court Rules* including all disciplinary rules, R. 1:20-1 and R. 1:28-2.
2. Michael J. DiMattia shall, and hereby does, consent to the appointment of the Clerk of the Superior Court as his agent upon whom service of process may be made for all actions against Michael J. DiMattia or McGuireWoods that may arise out of his participation in the matter.
3. Michael J. DiMattia shall immediately notify the court of any matter affecting his standing at the Bar of any other jurisdiction.
4. Michael J. DiMattia shall have all pleadings, briefs and other papers filed with the Court signed by an attorney of good record authorized to practice in New Jersey, who shall be held responsible for them, the conduct of the litigation and the attorney admitted herein.
5. Michael J. DiMattia cannot be designated as trial counsel.
6. No discovery, motion, trial or any other proceeding delay shall occur or be requested by reason of the inability of Michael J. DiMattia to be in attendance.
7. Michael J. DiMattia must, within ten (10) days, pay the fees required by R. 1:20-1(b) and R. 1:28-2 and submit an affidavit of compliance.

8. *Pro hac vice* admission will automatically terminate for failure to make the initial and annual payment required by R. 1:20-1(b) and R. 1:28-2.

9. Automatic termination of the *pro hac vice* admission shall occur for failure to make the required payment of the annual fee to the Lawyer's Assistance Fund and the NJ Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year.

10. Non-compliance with any of the terms of this order shall constitute grounds for removal.

11. A copy of this order shall be served on all parties within seven (7) days of the date hereof.

  
\_\_\_\_\_  
Hon. Arthur Bergman, J.S.C.

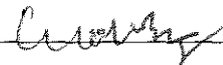
Dana L. Tarquini, Esq.  
The Tarquini Firm, LLC  
617 Stokes Road, Suite 4-109  
Medford, NJ 08055  
Phone (609) 975-9821  
Attorney for Defendant,  
Cargo Solution Express, Inc.

**FILED**  
MAY 12 2017  
ARTHUR BERGMAN, J.S.C.

Jagtar Singh, : Superior Court of New Jersey  
Plaintiff, : Law Division – Middlesex County  
v. :  
: *A Civil Action*  
: Docket No.: L-6348-16  
Cargo Solution Express, Inc.; :  
American Cargo Solutions, LLC, :  
Direct Haul Carriers, LLC; : *L 6438-16*  
Juan Batista; ABC Corp. 1-50 :  
(fictitious entities, real names :  
unknown); John Does 1-50 (fictitious :  
individuals, real names unknown); :  
XYZ Inc.; 1-20 (fictitious defendant, :  
real name unknown); : ORDER  
Defendants. :

This matter having been opened to the Court upon Notice of Motion, by Defendant Cargo Solution Express, Inc.; by and through its attorney, Dana L. Tarquini Esq.; and the Court having reviewed the moving papers and heard oral argument, if any; and for good cause having been found

IT IS ON THIS 12<sup>th</sup> DAY OF APRIL, 2017, ORDERED AND DECREED that the Defendant's motion is <sup>granted</sup> GRANTED in full and that the Plaintiff's Complaint is ~~dismissed with prejudice~~ as against Cargo Solution Express, Inc.

  
J.S.C.

This matter was: opposed unopposed

ARTHUR BERGMAN, J.S.C.

mg

JOHN C. SINUK, ESQ.  
71 Paterson Street  
New Brunswick, NJ 08901  
(732) 846-5544  
BAR NO: 005251988  
Attorney for Plaintiff

FILED  
MAY 12 2017  
ARTHUR BERGMAN, J.S.C.

\_\_\_\_\_  
MIOZOTIS SIRI-FLORES : SUPERIOR COURT OF NEW JERSEY  
: LAW DIVISION  
Plaintiff(s) : MIDDLESEX COUNTY  
: DOCKET NO: MID-L-6276-15  
: Civil Action  
v. :  
: PEREZ-LOPEZ :  
: Defendant(s) :  
: ORDER  
\_\_\_\_\_

This matter having been brought before the Court on motion of John C. Sinuk, Esq., attorney for plaintiff, for an Order to vacate Order dismissing plaintiff's complaint, and to restore his pleadings, and the Court having considered the matter and good cause appearing,

It is on this 12 day of May, 2017

ORDERED that the Order dated April 24, 2017 dismissing the plaintiff's Complaint is vacated; and

IT IS FURTHER ORDERED that the plaintiff's Complaint and Pleadings are hereby reinstated and restored;

~~IT IS FURTHER ORDERED that this matter be listed for Trial on: \_\_\_\_\_, 2017;~~

Arthur Bergman  
J.S.C.

ARTHUR BERGMAN, J.S.C.

[ ] Opposed  
[ ] Reply

**FILED**  
MAY 12 2017  
ARTHUR BERGMAN, J.S.C.

REBENACK, ARONOW & MASCOLO, LLP  
21 N. Bridge St.  
Somerville, NJ 08876  
(732) 247-3600  
ATTORNEY ID: 047961995  
Attorneys for Plaintiff, Surekha Uppaluri

Plaintiff,  
Surekha Uppaluri,

vs.

Defendant(s),

Lisa Ann Napoli; Ivyland Construction Co., Inc.;  
R.P. Blair Equipment Rental, Inc. and John Does  
1-10 (fictitious names).

SUPERIOR COURT OF NEW JERSEY  
MIDDLESEX COUNTY  
LAW DIVISION

DOCKET NO. MID-L-7176-15

CIVIL ACTION

Plaintiff(s),  
Sanjana Uppaluri,

vs.

Defendant(s),

Lisa Ann Napoli, Ivyland Construction Co.,  
Surekha Uppaluri, Veera Uppaluri and John Does  
1-10 (fictitious names).

SUPERIOR COURT OF NEW JERSEY  
MIDDLESEX COUNTY  
LAW DIVISION

DOCKET NO. MID-L-254-16

CIVIL ACTION

**ORDER EXTENDING DISCOVERY END  
DATE**

Rebenack, Aronow  
& Mascolo, LLP

21 N. Bridge St.  
Somerville, NJ

THIS MATTER having been brought before the Court on Motion of Rebenack, Aronow & Mascolo, LLP, attorneys for the Plaintiff, Surekha Uppaluri, for an Order to extend time for discovery to be completed, and the Court having reviewed the moving papers and for good cause shown;

IT IS ON THIS 14 day of July, 2017,

ORDERED that the discovery end date shall be extended until September 29, 2017, to allow the following discovery to be completed:

- Defendants shall advise Plaintiffs' counsel whether either defense counsel is providing representation for Rubin Blair as a member of Defendants' litigation control group, for any of the Defendants, on or before June 2, 2017;
- Defendant shall conduct Plaintiff's orthopedic examination with Dr. Ani on June 2;
- Defendant R.P. Blair shall provide responses to Form C and C(1) Interrogatories, and Plaintiff's Demand for Production of Documents on or before June 9, 2017;
- Plaintiffs shall conduct the deposition of Rubin Blair on or before June 23, 2017;
- Plaintiffs shall serve liability and medical expert reports on or before August 18, 2017;
- Defendants shall serve liability and medical expert reports on or before September 18, 2017;

IT IS FURTHER ORDERED that a copy of the within Order shall be served upon all counsel of record within seven (7) days of the date hereof.

Dated:

**ORDERED THAT ARBITRATION  
SHALL BE SCHEDULED FOR**

10/26/17



J.S.C.

ARTHUR BERGMAN, J.S.C.

Rebenack, Aronow  
& Mascolo, LLP

21 N. Bridge St.  
Somerville, NJ



JEFFREY S. RAEFSKI, ESQ. - 026191988  
SPONDER & SELLITTI  
13 ROSZEL ROAD, SUITE C207  
PRINCETON, NEW JERSEY 08540  
PHONE: 609-751-5690  
FAX: 609-297-5502

#337  
5-12-17

Attorney for Defendant, Citizens United Reciprocal Exchange i/p/a CURE Auto Insurance Company

BENITA VASQUEZ,  Plaintiff,  v.  DALE C. GARBER, CURE AUTO INSURANCE COMPANY, et al,  Defendants	SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY  DOCKET NO. MID-L-1639-16  Civil Action  <b>ORDER</b>
---	--

**FILED**  
MAY 12 2017  
ARTHUR BERGMAN, J.S.C.

THIS MATTER having been opened to the Court on Motion of Sponder & Sellitti, by Jeffrey S. Raefski, Esq., counsel for Defendant, Citizens United Reciprocal Exchange i/p/a CURE Auto Insurance Company, for an Order Extending Discovery, and the Court having read and considered the moving papers, and for good cause appearing;

IT IS on this 12 day of May, 2017,

**ORDERED** that discovery be extended for 90 days to August 10, 2017; and it is further

**ORDERED** that plaintiff sign and return all HIPAA authorizations by May 19, 2017; and

it is further

**ORDERED** that plaintiff appear for her independent medical examination with Dr.

Robbins on June 7, 2017; and it is further

**ORDERED** that defendant serve all expert reports by August 10, 2017; and it is further

**ORDERED** that a copy of the within Order be served on all counsel within 7 days of

the date hereof.

**ORDERED THAT ARBITRATION  
SHALL BE SCHEDULED FOR**

9/19/17

Arthur Bergman  
J.S.C.

( ) Opposed ( ) Unopposed

ARTHUR BERGMAN, J.S.C.

Eric Kuper Esq. - NJ Attorney ID #028001987

**Martin Kane & Kuper**

ATTORNEYS AT LAW

180 Tices Lane - Bldg B, Suite 200

East Brunswick, New Jersey 08816

(732) 214-1800 - Phone

(732) 214-0307 - Fax

Attorneys for Defendants, Matthew Harold and Michael Harold

**FILED**  
MAY 12 2017  
ARTHUR BERGMAN, J.S.C.

**RASHEEDA VIRGIL and NAOMI  
HARRIS,**

**Plaintiffs,**

**vs.**

**MATTHEW HAROLD, MICHAEL  
HAROLD, CAROLYN JEAN  
COLLINS and D. COLLINS,**

**Defendants.**

**SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION - MIDDLESEX COUNTY**

**Docket No. L-3871-14**

**Civil Action**

**ORDER**

**THIS MATTER** being opened to the Court on **Friday, May 12, 2017**, by Eric Kuper, Esq., of Martin Kane & Kuper, attorneys for defendants, Matthew Harold and Michael Harold, on a Notice of Motion to dismiss plaintiffs' Complaint and/or in the alternative extend discovery 90 days to August 18, 2017, and it appearing to the Court that due notice of this Motion has been given to all counsel, and the Court having considered the matter and for good cause shown,

**IT IS** on this <sup>12<sup>th</sup></sup> day of May, 2017

**ORDERED** that plaintiffs' Complaint is hereby dismissed without prejudice for failure to provide signed authorizations pursuant to the November 18, 2016 Court Order; and it is further

**ORDERED** that in the alternative, discovery be and hereby is extended for 90 days to August 18, 2017; and it is further

**ORDERED** that the discovery schedule is as follows:

Plaintiffs to provide executed authorizations within \_\_\_\_\_ days from the date of the order;

All parties to appear for deposition on June 1, 2017 or no later than \_\_\_\_\_, 2017;

Allow defendants time to write to the numerous providers, obtain all medical records and forward to Dr. Fried for review and comment;

Defendants to provide any and all reports no later than August 4, 2017;

Defendants to amend with records no later than August 18, 2017;

Discovery be extended to August 18, 2017.

**ORDERED** that a true and correct copy of this Order be served upon all counsel within seven (7) days of the date hereof.

**ORDERED THAT ARBITRATION  
SHALL BE SCHEDULED FOR**

Opposed ( )      Unopposed ()

  
\_\_\_\_\_  
J.S.C.  
ARTHUR BERGMAN, J.S.C.

#535

**FILED**

04/28/11

MAY 12 2017

ARTHUR BERGMAN, J.S.C.

Brian R. Olsen, Esq.  
 Attorney ID# 054232013  
**DONNELLY MINTER & KELLY, LLC**  
 163 Madison Avenue  
 Suite 320  
 Morristown, New Jersey 07960  
 (973) 200-6400  
**Attorneys for Defendants,  
 Yorkshire Village, Yorkshire Senior Citizens  
 Plaza, Middlesex Management, and  
 HarbortownPort, LLC**

KATIE WINSTEAD,  
  
 Plaintiff,  
  
 v.  
  
 YORKSHIRE VILLAGE, YORKSHIRE SENIOR  
 CITIZENS PLAZA, LLC, MIDDLESEX  
 MANAGEMENT, HARBORTOWN PORT, LLC,  
 and JOHN DOE (1-10),  
  
 Defendants.

SUPERIOR COURT OF NEW JERSEY  
 LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-2777-14

Civil Action

**ORDER**

GLORIA BELLAMY, ADMINISTRATOR AD  
 PROSEQUENDUM FOR THE ESTATE OF  
 KATIE WINSTEAD,  
  
 Plaintiff,  
  
 v.  
  
 LAWRENCEVILLE NURISING & REHAB  
 CENTER a/k/a MILLER HEALTHCARE, LLC  
 and  
 MERWICK CARE AND REHAB CENTER a/k/a  
 MERWICK CARE & REHABIULITATION  
 CENTER, LLC and JOHN DOE (1-10),  
  
 Defendants.

SUPERIOR COURT OF NEW JERSEY  
 LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-3821-15

Civil Action

**THIS MATTER**, having been brought before the Court on the motion of Donnelly, Minter & Kelly, LLC, attorneys for Defendants, Yorkshire Village, Yorkshire Senior Citizens Plaza, Middlesex Management, and Harbortown Port, LLC, for an Order granting Summary Judgment and dismissing Plaintiff's complaint with prejudice, and the Court having considered the papers filed and the argument of counsel, and it appearing to the Court that good cause has been shown,

**FOR THE REASONS SET FORTH  
ON THE RECORD ON**

**IT IS** on this 14 day of May, 2017:

**ORDERED** that summary judgment be and the same is hereby granted in favor of Defendants, Yorkshire Village, Yorkshire Senior Citizens Plaza, Middlesex Management, and Harbortown Port, LLC; and it is further

**ORDERED** that the Complaint, consolidated docket number MID-L-277-14 and MID-L-3821-15, are hereby dismissed with prejudice as to Yorkshire Village, Yorkshire Senior Citizens Plaza, Middlesex Management, and Harbortown Port, LLC; and

**IT IS FURTHER ORDERED** that a copy of this Order be served on all counsel of record within seven (7) days of the date hereof.

Arthur Bergman  
\_\_\_\_\_, J.S.C.

**ARTHUR BERGMAN, J.S.C.**

This Motion Was:

Opposed

Unopposed

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

ROSENBAUM & ASSOCIATES, P.C.  
By: JOHN F. HANAHAN, ESQUIRE  
5 Split Rock Drive  
Cherry Hill, NJ 08003  
(856) 489-9746

Attorney For Plaintiff

KATIE WINSTEAD  
vs.  
YORKSHIRE VILLAGE and YORKSHIRE SENIOR  
CITIZENS PLAZA and MIDDLESEX  
MANAGEMENT and HARBORTOWN PORT, LLC  
and JOHN DOE (1-10)

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION  
MIDDLESEX COUNTY  
DOCKET NUMBER L-0277 14

*L-0277-14*

GLORIA BELLAMY, ADMINISTRATOR AD  
PROSEQUENDUM FOR THE ESTATE OF  
KATIE WINSTEAD  
vs.  
LAWRENCEVILLE NURSING & REHAB CENTER  
A.K.A. MILLER HEALTHCARE, LLC  
and  
MERWICK CARE AND REHAB CENTER, AKA  
MERWICK CARE & REHABILITATION CENTER,  
LLC  
and JOHN DOE (1-10)

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION  
MIDDLESEX COUNTY  
DOCKET NUMBER  
CIVIL ACTION

*#1079*

ORDER

THIS MATTER having come before the Court by John F. Hanahan, Esquire, attorney for Plaintiff, for an Order, compelling Defendants to appear for oral deposition and the Court having considered the Motion papers, and for good cause shown:

IT IS on this *12th* day of *May*, 2017;

ORDERED that the Motion be, and hereby is ~~GRANTED~~ *granted orally in law.*; and it is further

~~ORDERED that Defendants, Yorkshire Village, Yorkshire Senior Citizen Plaza, Middlesex Management, and Harbortown Port, LLC. Respond to Plaintiff's Supplemental Notice to Produce Documents, within ten (10) days of the date of this Order.~~

~~ORDERED that if the Defendants fail to comply with the foregoing provision of this Order, counsel for Plaintiffs may move for sanctions; and it is further~~

ORDERED that a copy of this Order be served upon all counsel of record within 7  
days of the date hereof.

*Arthur Bergman*

\_\_\_\_\_  
J.S.C.

**ARTHUR BERGMAN, J.S.C.**

MOTION OPPOSED   X  

MOTION UNOPPOSED \_\_\_\_\_

**FILED**

**MAY 12 2017**

ARTHUR BERGMAN, J.S.C.

#438  
5-12-17

Eugene S. Wishnic, Esquire - 040411992  
**WISNHIC & JERUSHALMY**  
146 Livingston Avenue  
New Brunswick, New Jersey 08901  
Telephone (732) 448-1700  
Facsimile (732) 448-1624  
Attorneys for Plaintiff, Charles Williams

**CHARLES WILLIAMS,**

Plaintiff,

vs.

**NEW JERSEY MANUFACTURERS INSURANCE  
COMPANY, ALLSTATE INSURANCE COMPANY,  
JOHN DOE(S) 1-10 (fictitious names, true  
names unknown), JANE DOE(S) 1-10 (fictitious  
names, true names unknown), and ABC  
CORPORATION(S) 1-10 (fictitious names, true  
names unknown),**

Defendants,

and

**ALLSTATE NEW JERSEY INSURANCE COMPANY,**

Defendant/Third  
Party Plaintiff,

v.

**HARTFORD UNDERWRITERS INSURANCE  
COMPANY,**

Third Party  
Defendant.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

Docket No.: MID-L-652-15

Civil Action

**ORDER**

**THIS MATTER** having come before the Court on Motion by Wishnic & Jerushalmy, attorneys for Plaintiff Charles Williams, upon Notice of Motion to reconsider an Order entered by The Honorable Arthur Bergman, J.S.C. on March 31, 2017; for an Order vacating the Order of March 31, 2017; and for an Order allowing Plaintiff's late interrogatory amendment dated February 23, 2017, consisting of the narrative report of Dr. Antonio Ciccone dated February 15, 2017; and for an Order allowing Dr. Ciccone to testify, at the time of trial, as to the contents of his narrative report dated February 15, 2017; and the Court having considered the documents submitted in support thereof; and the Court having considered the documents submitted in

