

Judge Craig L. Corson, J.S.C.

Master Motion List

Motions Returnable April 13, 2017

Docket	Case Name	Motion Type	Motion #	Oral Args	Opp.	Reply	Disposition
DJ-058199-16	AHS Hospital Corp. v. Quintanilla	Enforce Litigant's Rights	241				Granted in part
L-6699-16	Alberto v. Sun Life Assurance	Dismiss w/prejudice	682	Y			Granted
L-1298-17	Ali v. Patel	Prelim Injunction			Y		Adj. to 4/28
L-1298-17	Ali v. Patel	Cross-Motion					Adj. to 4/28
L-7100-15	Atzori v. RWJ Health System	Compel Disc.	495				Granted in part
L-5895-15	Batista-Genao v. Venkatappa	Dismiss	365		Y		Denied
L-4393-16	Borst v. Chionchio	Dismiss	844				Granted
L-5700-16	Brown v. Kline	SJ	163				Granted
L-4592-16	Citibank v. Carollo	Entry of Judgment	445				Granted
DJ-168391-14	Commons at Kingswood v. Meyers	Turnover Funds	493				Granted
L-796-16	Dewan v. Lightsey	Extend Disc.	621				Granted
L-1095-16	Dubose v. Geico Indemnity	Amend Complaint	600				Withdrawn
L-6400-16	Elowitz v. Ace World Class, Inc.	Dismiss Fraud Count	304				Adj. to 5/12
L-7200-15	Fiorilli v. Oliva-Martinez	Extend Disc.	213				Granted
L-3296-16	Foley v. Shoprite of Perth Amboy	Compel Dep.	384		Y		Granted

L-3296-16	Foley v. Shoprite of Perth Amboy	Cross-Motion	898				Granted in part
L-6994-16	Freez v. Resnick Distributors	Compel Disc./Strike Answer	258				Granted in part
L-394-16	Garcia v. Cruz	Dismiss	836				Transferred to Judge Paley
L-991-16	Garcia v. Holiday Inn	Compel Disc. & Ext.	841				Granted
L-1293-16	Genfi v. Liberty Mutual	OTSC		Y	Y	Y	Denied
L-4695-14	Giovinozzo v. March Assocaites	SJ	107		Y		Withdrawn
L-4695-14	Giovinozzo v. March Assocaites	Compel Dep.	220				Withdrawn
L-5993-15	Graham v. Carfax, Inc.	SJ	214				Adj. to 4/20
L-297-16	Hardy v. Nayal	Strike Answer	658				Withdrawn
L-6595-16	Immediate Technical Services v. Teknicore, LLC	Strike Answer	639				Withdrawn (Consent Order)
L-3898-16	Jankauskas v. Bay Crane	Restore Answer	180				Granted
L-6399-16	Kamara v. Holmgren	Dismiss	277				Withdrawn
L-3995-12	Khan v. National Home Improvements	Turnover Funds	385				Granted
L-2197-16	Kozatiwitz v. Collins	Dismiss for FTP Disc.	822				Withdrawn
L-3891-16	Ladeairous v. Toyota	Reinstate Complaint					Granted
L-4579-16	Lexington Ins. Co. v. 1600 Route 1 Holdings	Entry of Judgment	328				Transferred to Judge Vignuolo
L-10990-14	Lorenc v. NJ Transit	Compel Defense & Indemnification	732		Y		Denied
L-6095-15	Main Electrical v. TG Electric	Enter Default	501				Granted
L-1291-16	Mazzarella v. Summerhill Group	Strike Answer	349				Withdrawn
L-1291-16	Mazzarella v. Summerhill Group	Extend Disc.	573				Denied without prejudice
L-5399-16	McCarthy v. Cepeda	Dismiss					Withdrawn

L-1493-16	McGrath v. Sobrino	Extend Disc.	652				Denied without prejudice
L-6496-15	McNeary v. Deere and Co.	Dismiss & Ext. Disc.	544		Y		Granted in part
L-993-15	Melendez v. JC Penney	SJ	152				Denied
L-993-15	Melendez v. JC Penney	SJ	195				Denied
L-993-15	Melendez v. JC Penney	SJ	1000				Denied
L-3796-16	Natco v. East Coast Wall	Change Track	450				Transferred to Judge Happas
L-1899-17	Nunez v. Rutgers Univ. Med. School	Fix Accrual Date	679				Transferred to Judge Carter
L-492-16	Ortiz v. Ashman	Extend Disc.	619				Transferred to Judge Carter
L-4292-14	Parisi v. Ramaswamy	Bar Expert Report	464				Granted
L-3292-15	Patel v. Nationwide	SJ	220	Y	Y	Y	Denied
L-1695-16	Petry v. Hollosi	Compel Disc.	688				Denied without prejudice
L-2291-14	Phil. Contrib. Ins. Co. v. Ramos	Bar Evidence	642	Y	Y		Denied
L-3396-16	Phillips v. Quick Quality Restaurants	Dismiss	257				Withdrawn
L-5890-15	Rios v. Pathmark	Reinstate Complaint	430				Transferred to Judge Carter
L-6195-16	Salerno v. Tapia	Substituted Service	481				Granted
L-6018-15	Selby v. Govt. Employees	Partial SJ	91	Y	Y	Y	Granted in part
L-6018-15	Selby v. Govt. Employees	Extend Disc.	896				Granted
L-894-16	Shea v. O'Connor	Extend Disc.	382				Transferred to Judge Carter
L-3489-16	SIC v. Malone Fire Sprinkler	Dismiss w/prejudice	322	Y			Granted
L-3489-16	SIC v. Malone Fire Sprinkler	Dismiss w/prejudice	610	Y			Granted
L-5798-15	Silva v. Colgate	Compel Disc.	270				Denied without prejudice
L-2794-16	Sullivan v. Passero	Compel Dep.	630		Y	Y	Granted



**FILED**

**APR 13 2017**

**Judge Craig L. Corson**

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Daniel E. Schlossberg - 015102010

File # Q10828A  
PRESSLER and PRESSLER, LLP  
Attorneys At Law  
7 Entin Rd.  
Parsippany, NJ 07054-5020  
1-973-753-5100

FAILURE TO COMPLY WITH THIS ORDER MAY RESULT IN YOUR ARREST

AHS HOSPITAL CORP, D/B/A OVERLOOK  
HOSPITAL

Plaintiff

vs.

LUIS QUINTANILLA A/K/A LUIS R  
QUINTANILLA SR  
STEPHANIE QUINTANILLA

Defendants

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO. DJ-058199-16  
CIVIL ACTION

ORDER TO ENFORCE LITIGANT'S RIGHTS

This matter having been opened to the Court by Pressler and Pressler, LLP on plaintiff's motion for an order enforcing litigant's rights and the defendant having failed to appear on the return date and having failed to comply with the information subpoena;

It is on the 13 day of April 2017, ORDERED and adjudged:

- 1) Defendant(s) LUIS QUINTANILLA A/K/A LUIS R QUINTANILLA SR has violated plaintiff's rights as a litigant;
- 2) Defendant(s) LUIS QUINTANILLA A/K/A LUIS R QUINTANILLA SR shall immediately furnish answers as required by the information subpoena;

- 3) If defendant(s) LUIS QUINTANILLA A/K/A LUIS R QUINTANILLA SR fails to comply with the information subpoena within ten (10) days of the certified date of mailing of this order, a warrant for the defendant's arrest may issue out of this Court ~~without~~ <sup>with</sup> further notice;
- 4) Defendant shall pay plaintiff's attorney fees in connection with this motion in the amount of \$ \_\_\_\_\_.

Hon.   
J. S. **Craig L. Corson, J.S.C.**

PROOF OF SERVICE

On \_\_\_\_\_, 2017, I served a true copy of this Order on Defendant(s) LUIS QUINTANILLA A/K/A LUIS R QUINTANILLA SR by sending it simultaneously by regular and certified mail, return receipt requested to:  
2307 OXFORD AVE SOUTH PLAINFIELD, NJ 070805430

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: \_\_\_\_\_

**FILED**

**APR 13 2017**

**Judge Craig L. Corson**

Brendan Judge, Esq. (Bar No. 021561991)  
CONNELL FOLEY LLP  
One Newark Center  
1085 Raymond Blvd., 19th Floor  
Newark, NJ 07102  
973-436-5800  
973-436-5801 (fax)  
*Attorneys for Defendant, Delaware Life Insurance Company,  
successor in interest to Sun Life Assurance Company of Canada (U.S.)*

MIRIAM Y. ALBERTO,

Plaintiff,

v.

SUN LIFE ASSURANCE COMPANY OF  
CANADA; JOHN DOE I; JOHN DOE II;  
JOHN DOE III; Fictitious and unknown at this  
time; ABC, INC.,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

Docket No.: MID-L-6699-16

CIVIL ACTION

**ORDER DISMISSING THE  
COMPLAINT**

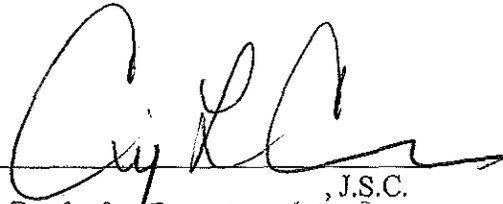
**THIS MATTER** having been brought before the Court by counsel for Defendant Delaware Life Insurance Company ("Delaware Life"), the successor in interest to Sun Life Assurance Company of Canada (U.S.) ("SLUS"), improperly plead as "Sun Life Assurance Company" ("SLOC"), upon a Motion to Dismiss the Complaint, and the Court having considered the written submissions and oral argument of counsel for the parties (if any), and good cause having been shown,

**IT IS** on this 13 day of April, 2017,

**ORDERED** that the Delaware Life's Motion to Dismiss the Complaint be and hereby is granted; and it is further

**ORDERED** that the Complaint is hereby dismissed with prejudice as to Delaware Life, SLUS, SLOC, and each of their affiliates; and it is further

**ORDERED** that a copy of this Order shall be served upon Plaintiff's counsel within 7 days of counsel's receipt of this Order.

  
\_\_\_\_\_  
Craig L. Corson, J.S.C.

Motion was:

Unopposed:

Opposed:

#495

04/13/17

13152.00519-FPL

**MARSHALL DENNEHEY WARNER COLEMAN & GOGGIN**

By: Heather M. LaBombardi, Esq.

Attorney I.D. No. 000142009

425 Eagle Rock Avenue, Suite 302

Roseland, NJ 07068

☎973-618-4177    ☎973-618-0685

✉hmlabombardi@mdwecg.com

ATTORNEYS FOR DEFENDANTS – Robert Wood Johnson Ob/Gyn Associates and Ronnie Bochner, M.D.

**FILED**

**APR 13 2017**

**Judge Craig L. Corson**

ALEXANDER LUCA ATZORI, an Infant,  
by and through his Guardian Ad Litem,  
ELIZABETH ATZORI and ELIZABETH  
ATZORI and GIOVANNI ATZORI,  
individually,

Plaintiffs

v.

ROBERT WOOD JOHNSON HEALTH  
SYSTEM, BARNABAS HEALTH ROBERT  
WOOD JOHNSON UNIVERSITY  
HOSPITAL, NEW BRUNSWICK,  
RUTGERS-ROBERT WOOD JOHNSON  
MEDICAL SCHOOL, STATE OF NEW  
JERSEY, BRISTOL-MEYERS SQUIBB  
CHILDREN'S HOSPITAL AT ROBERT  
WOOD JOHNSON UNIVERSITY  
HOSPITAL, ABC/XYZ HOSPITAL,  
BARRY WEINBERGER, M.D., LAUREN  
DEEGAN, R.N., CHRISTINE ALVAREZ,  
R.N., IRENE FRANGOS, R.N., DORA  
"DOE", R.N., fictitiously-named nurse 1,  
ROBERT WOOD JOHNSON OB/GYN  
ASSOCIATES, P.A., RONNIE BOCHNER,  
M.D., ANTOINETTE HAM, M.D., JOHN  
and JANE DOE, M.D.s 1-10, fictitiously-  
named physician(s), and JOHN and JANE  
DOE R.N.s and L.P.N.s 2-10, fictitiously-  
named labor and delivery and NICU nurses,

Defendants

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO.: MID-L-7100-15

Civil Action

**ORDER COMPELLING VARIOUS DISCOVERY  
FROM PLAINTIFFS**

**THIS MATTER** having come before the Court upon application of Marshall, Dennehey, Warner, Coleman & Goggin, attorneys for Defendants, Robert Wood Johnson Ob/Gyn Associates and Ronnie Bochner, M.D., on a Motion to Compel Various Discovery from Plaintiffs; and the Court having considered the papers filed; and for good cause shown;

**IT IS** on this 13 day of April, 2017;

**ORDERED** that Plaintiffs must provide full responses to Defendants Robert Wood Johnson Ob/Gyn Associates and Ronnie Bochner, M.D. Notice to Produce dated December 15, 2016 within seven (7) days of the date of this Order; and it is further

**ORDERED** that Plaintiff Elizabeth Atzori must execute and return the two medical authorizations sent by Defendants Robert Wood Johnson Ob/Gyn Associates and Ronnie Bochner, M.D. on December 28, 2016 within seven (7) days of the date of this Order; and it is further

**ORDERED** that Plaintiff Giovanni Atzori must be produced for his deposition within thirty (30) days of the date of this Order ~~or his testimony is hereby barred~~; and it is further

**ORDERED** that the Plaintiff must produce Maureen Atzori within thirty (30) days of the date of this Order ~~or her testimony is hereby barred~~; and it is further

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

7 days of the date hereof.

  
\_\_\_\_\_  
Craig L. Corson, J.S.C. J.S.C.

Opposed

Unopposed

#365  
4-13-17

**FILED**

**APR 13 2017**

Judge Craig L. Corson

Christian Merlino, Esq., I.D. No.: 015622001

WEINER LAW GROUP LLP

629 Parsippany Road

P.O. Box 438

Parsippany, NJ 07054-0438

Phone: (973) 403-1100 Fax: (973) 403-0010

Attorneys for Defendant, Balakrish Venkatappa and Nayanakshi Balakrishna

Our File No.: 88285

CASIANO J. BATISTA-GENAO,

Plaintiff,

v.

BALAKRISH VENKATAPPA,  
NAYANAKSHI BALAKRISHNA,  
RICHARD ROES 1-10 (fictitious names),  
JOHN DOES 1-10 (fictitious names), and  
ABC COMPANIES, INC. 1-10 (fictitious  
names),

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION – MIDDLESEX COUNTY  
DOCKET NO.: MID-L-5895-15

Civil Action

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

**THIS MATTER** having been opened to the Court by Christian Merlino of Weiner Law Group, LLP, attorneys for defendants, Balakrish Venkatappa and Nayanakshi Balakrishna, for an Order dismissing the plaintiff's Complaint, and the Court having considered the matter and good cause appearing;

**IT IS** on this 13 day of April 2017;

**ORDERED** that the plaintiff's Complaint is hereby dismissed without prejudice; and it is further

**ORDERED** that the defendant shall be awarded counsel fees to be paid by the plaintiff, in the amount of \$ \_\_\_\_\_, reflecting the time consumed by preparing and filing this motion; and it is further

**ORDERED** that a copy of this Order be provided to plaintiff's counsel within 7 days of its online posting.

  
J.S.C.  
**Craig L. Corson, J.S.C.**

**opposed**

**unopposed**

Ordered that plaintiff appear  
for deposition on April 21, 2017.

**FILED**

#844  
4-13-17

**APR 13 2017**

**Judge Craig L. Corson**

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

By: Keith A. Bursack, Esq.  
Attorney for Defendants, Arionna Chionchio and Dari Chionchio

PATRICIA BORST AND DOUGLAS E.  
BORST,  
Plaintiff,

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO. MID-L-4393-16

-vs-

Civil Action

ARIONNAP. CHIONCHIO, DARI M.  
CHIONCHIO JOHN/JAME DOES 1-5  
fictitious names, the true Names of which  
are unknown, ABC 1-5 (fictitious names,  
the true names of which are unknown), and  
DEF 1-5 (fictitious names, the true names  
of which are unknown)

**ORDER**

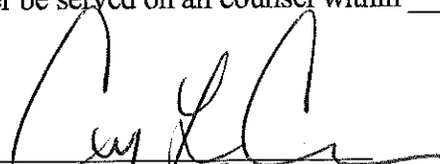
Defendants.

This matter having been opened to the Court on Motion of Keith A. Bursack, Esq., attorney for defendants, Arionna Chionchio and Dari Chionchio, for an Order Dismissing plaintiffs' Complaint without prejudice pursuant to *Rule 4:23-5* and pursuant to *Rule 4:17-4(f)*, and the Court having read and considered the moving papers, and for good cause appearing;

IT IS on this 13 day of April, 2017:

ORDERED that plaintiffs' Complaint be dismissed, without prejudice, for failure to provide written discovery pursuant to *Rule 4:23-5* and pursuant to *Rule 4:17-4(f)*; and it is further

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

  
Craig L. Corson, J.S.C. S.C.

Opposed  
 Unopposed

PAUL MANCUSO - 021761982

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

**FILED**  
**APR 13 2017**  
Judge Craig L. Corson

ATTORNEY FOR: Defendants, BRIAN N KLINE and SALLY KLINE

---

TYRONE BROWN and CARNITA  
BROWN, his wife

Plaintiffs

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO. MID-L-5700-16

Civil Action

**ORDER GRANTING SUMMARY JUDGMENT**

vs

BRIAN N KLINE, SALLY KLINE and  
JOHN DOE (a fictitious name)

Defendants.

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**THIS MATTER** having been placed before the Court by the LAW OFFICE OF DEBRA HART, Esq., attorney for the defendants, BRIAN N KLINE and SALLY KLINE; and the Court having considered the moving papers of the parties; and for good cause shown;

**IT IS**, on this 13 day of April, 2017;

**ORDERED** that Summary Judgment be and is hereby granted in favor of the defendant, SALLY KLINE, and

**IT IS FURTHER ORDERED** that the plaintiffs' Complaint and any and all cross-claims against the defendant, SALLY KLINE, are hereby dismissed with prejudice; 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.

**UNOPPOSED**

  
\_\_\_\_\_  
**Craig L. Corson, J.S.C., J.S.C.**

251601367016 PM

#445

6/13/17

R&R File No. 1094624

**FILED**

**APR 13 2017**

Judge Craig L. Corson

RUBIN & ROTHMAN, LLC  
A Limited Liability Company of NY & NJ  
1787 Veterans Highway  
Islandia, NY 11749  
631-234-1500  
Attorneys for Plaintiff  
Filed By: David K. Kowalenko, Esq. ID# 019512010

CITIBANK, N.A.  
Plaintiff

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. L-004592-16

vs.

Civil Action

VICTOR S CAROLLO  
Defendant

ORDER

This matter having been opened to the Court by Rubin & Rothman, attorneys for the Plaintiff, and the Court having considered the proofs submitted by Plaintiff, and it appearing that the Defendant was duly served with process and a copy of the complaint, has not filed an answer or other responsive pleading and is now in default, and the Defendant not being an infant or incompetent person, and for good cause shown,

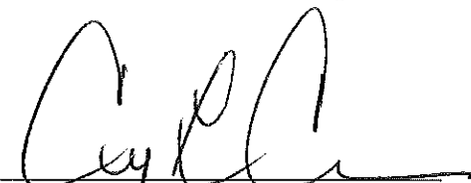
It is on this

13

day of April 2017

ORDERED that judgment by default be and is hereby entered in favor of the Plaintiff and against the Defendant VICTOR S CAROLLO in the amount of \$15,194.43 plus costs, pursuant to R. 4:43-2(a).

IT IS FURTHER ORDERED that a copy of this Order shall be served upon the Defendant within ten days of its receipt by Plaintiff's counsel.

  
Craig L. Corson, J.S.C.

[ ] Opposed  
[  ] Unopposed

#493  
4-13-17

SUSAN J. RADOM, ESQ  
Attorney ID # 003061988  
RADOM & WETTER  
245 Route 22 West, Suite 201  
Bridgewater, New Jersey 08807  
(908) 707-1500  
(908) 707-4181 fax  
Attorney for Plaintiff

**FILED**

**APR 13 2017**

Judge Craig L. Corson

**COMMONS AT KINGSWOOD STATION  
CONDOMINIUM ASSOCIATION, INC.,**

**Plaintiff,**

v.

**COLLEEN L. MEYERS,**

**Defendant(s).**

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

**SPECIAL CIVIL PART**

**DOCKET NO.: MID DC-011553-13  
DJ-168391-14**

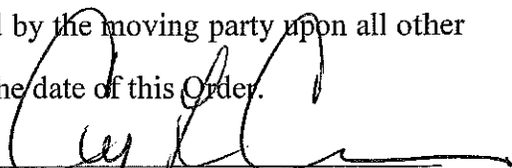
**CIVIL ACTION**

**ORDER TO TURN OVER FUNDS**

This matter, having been presented to the Court by Susan J. Radom, Esquire, a partner in the law firm of Radom & Wetter, attorneys for plaintiff, Commons at Kingswood Station Condominium Association, Inc., upon a Notice of Motion to Turn Over Funds on deposit from the account of the judgment debtor defendant, Colleen L. Meyers. Funds are to be turned over to Jim Kelly of the Middlesex County Office of the Sheriff, in the sum of \$2,184.44 which are located at the Wells Fargo, 756 State Highway 18, East Brunswick, NJ 08816, under any and all account numbers, and it appearing to the satisfaction of the Court that a Certification of the Notice of Motion to Turn Over Funds has been filed herein:

On this 13 day of April, 2017: it is **ORDERED** that Wells Fargo pay to the Deputy Sheriff, forthwith, the sum of \$2,184.44 which has been levied upon. It is **FURTHER ORDERED** that a copy of this Order be served by the moving party upon all other parties, or their attorneys, if any, within 7 days of the date of this Order.

*COPY TO Sheriff.*

  
Craig L. Corson, J.S.G. J.S.C.

This motion was:  
       Opposed   ✓   Unopposed

#621  
4-13-17

Michael J. McCaffrey, Esq.  
Attorney ID #019831982  
PURCELL, MULCAHY, HAWKINS & FLANAGAN, LLC  
One Pluckemin Way  
P.O. Box 754  
Bedminster, New Jersey 07921  
(908) 658-3800  
Attorneys for Defendant, Joyce C. Lightsey  
Our File No. (637) 24350-A

**FILED**  
APR 13 2017  
Judge Craig L. Corson

RICKY DEWAN,  
  
Plaintiff,  
  
v.  
  
JOYCE C. LIGHTSEY, JOHN DOE  
(a fictitious entity), RICHARD ROE  
(a fictitious entity) and SAM SNOW  
(a fictitious entity), jointly, severally  
or in the alternative,  
  
Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

Docket No. MID-L-796-16

Civil Action

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

**THIS MATTER's** having been opened to the court by Purcell, Mulcahy, Hawkins & Flanagan, LLC, attorneys for defendant, Joyce C. Lightsey, for the court's reconsideration of its order dated March 17, 2017, pursuant to R. 4:49-2, and for an order extending the period for discovery, for good cause, pursuant to R. 4:24-1(c); and the parties having not consented to an extension of the period for discovery; and the court's having considered the moving papers of the parties, and for good cause shown;

IT IS on this 13 day of April, 2017;

~~ORDERED~~ that upon reconsideration the court's order of March 17, 2017, be and hereby is vacated; and it is further

**ORDERED** that the period for discovery be and hereby is extended sixty (60) days to May 30, 2017, for defendant to forward additional records to her expert and for defendant to receive her expert's supplemental report and amend answers to interrogatories, all of which shall be completed by May 30, 2017; and it is further

**ORDERED** that a copy of the within order be served upon all counsel within ~~ten~~ 7 days of counsel's receipt hereof.

  
Craig L. Corson, J.S.C.J. S. C.

- ~~opposed~~
- unopposed

PAPERS CONSIDERED:

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

ANGLIN, REA & CAHALANE, P.A.  
Patrick H. Cahalane, Esq. ID #02152-1992  
Attorney for Plaintiff(s)  
1005 Eastpark Boulevard  
Cranbury, NJ 08512  
(609) 409-0444

**FILED**  
**APR 13 2017**  
Judge Craig L. Corson

ERIN FIORILLI :  
 :  
 :  
 Plaintiff :  
 vs. :  
 :  
 CARLOS OLIVA-MARTINEZ, ET AL :  
 :  
 :

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION  
MIDDLESEX COUNTY  
Docket No. MID-L-7200-15 # 213  
Civil Action  
**ORDER**

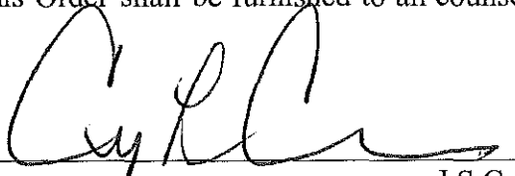
THIS MATTER being presented to the Court upon Notice of Motion duly filed and served pursuant to Rule 1:6-2 by Anglin, Rea & Cahalane, P.A., attorneys for plaintiffs, and the Court having considered the pleadings submitted herein, and no one appearing in opposition hereto, and for good cause shown;

IT IS on this 13 day of April 2017 ORDERED that the discovery end date is hereby extended to July 26, 2017 as follows:

- plaintiff to serve all expert reports by June 26, 2017,
- defendant to serve all expert reports by July 26, 2017; and

IT IS FURTHER ORDERED that a copy of this Order shall be furnished to all counsel within seven (7) days of the date hereof.

**UNOPPOSED**

  
Craig L. Corson, J.S.C.

PAPERS CONSIDERED:  
 Notice of Motion  
 Movant's Affidavit(s)  
 Answering Affidavit(s)  
 Cross Motion  
 Movant's Reply  
 Other \_\_\_\_\_

**FILED**

**APR 13 2017**

**Judge Craig L. Corson**

#384  
4-13-17

OUR FILE: 869 (el)  
CHARLES B. CAREY - ID #: 002221986  
CAREY & GROSSI  
600 So. Livingston Avenue, Suite 206  
Livingston, NJ 07039  
Direct Dial: Charles B. Carey 973-251-2885  
ATTORNEYS FOR DEFENDANTS, SHOPRITE OF PERTH AMBOY and ROCKAWAY SHOPRITE ASSOCIATES

PLAINTIFF,  
  
DEBRA FOLEY,

v.

DEFENDANTS,

SHOPRITE OF PERTH AMBOY; AND JOHN DOES 1-10 (REPRESENTING PRESENTLY UNKNOWN PERSONS) AND ABC CORPORATIONS 1-10 (REPRESENTING PRESENTLY UNKNOWN CORPORATIONS AND/OR ENTITIES, PROPERTY OWNERS)

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO.: MID-L-3296-16

CIVIL ACTION

ORDER COMPELLING THE DEPOSITION  
OF THE PLAINTIFF FOR  
APRIL 24, 2017 AT 10:00 A.M.

This matter having been opened to the Court by CAREY & GROSSI, attorneys for the defendants, SHOPRITE OF PERTH AMBOY and ROCKAWAY SHOPRITE ASSOCIATES for an Order compelling the deposition of the plaintiff, DEBRA FOLEY for April 24, 2017 at 10:00 a.m. at the Law Offices of Gregg A. Williams, 197 Route 18 South, Ste. 303, East Brunswick, NJ 08816, and the Court having considered the matter and for good cause appearing;

IT IS ON THIS on this 13 day of April 2017;

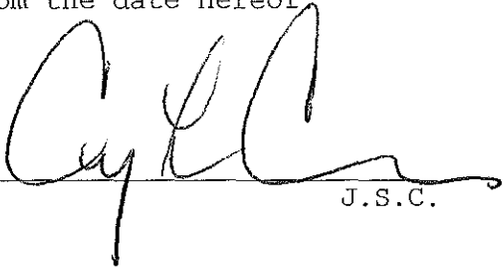
ORDERED that the plaintiff be compelled to appear for a deposition scheduled for April 24, 2017 at 10:00 a.m. at the Law Offices of Gregg A. Williams, 197 Route 18 South, Ste. 303, East Brunswick, NJ 08816.

IT IS FURTHER O R D E R E D, that defendants, SHOPRITE OF PERTH AMBOY and ROCKAWAY SHOPRITE ASSOCIATES will conduct the deposition of the plaintiff on the specified date indicated below:

ITEM	TO BE PRODUCED/COMPLETED ON OR BY
DEFENDANTS TO CONDUCT THE DEPOSITION OF THE PLAINTIFF ON:	APRIL 24, 2017 AT 10:00 A.M.

IT IS FURTHER ORDERED that a copy of the within Order be served on all attorneys of record within 7 days from the date hereof.

OPPOSED

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



#258  
4-13-17

MASHEL LAW, L.L.C.  
500 Campus Drive, Suite 303  
Morganville, New Jersey 07751  
(732) 536-6161  
Attorneys for Plaintiff Amany Freez

**FILED**

APR 13 2017

Judge Craig L. Corson

By: Peter D. Valenzano, Esquire  
Attorney I.D. No. 03789-2010

AMANY FREEZ,

Plaintiff,

v.

RESNICK DISTRIBUTORS.; DAVID  
RESNICK; JOHN DOES (1-10) and XYZ  
CORPORATIONS (1-10),

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION  
MIDDLESEX COUNTY

DOCKET NO: MID-L-6994-16

Civil Action

**ORDER COMPELLING DEFENDANTS  
TO PROVIDE DISCOVERY AND/OR  
STRIKING DEFENDANTS ANSWER  
PLEADING WITHOUT PREJUDICE  
FOR FAILURE TO PROVIDE  
DISCOVERY**

**THIS MATTER** having been opened to the Court by Peter D. Valenzano, Esq., from Mashel Law LLC, attorneys for Plaintiff Amany Freez, upon notice to counsel of record, and the court having considered all papers submitted and having heard the argument of counsel, if any, and for good cause shown;

IT IS ON THIS THE 13 DAY OF April, 2017;

**ORDERED**, that Defendants Resnick Distributors and David Resnick shall provide responses to Plaintiff's First Demand For Interrogatories and First Demand for the Production of Documents within fourteen (14) days of the date of this Order; and it is further;

~~**ORDERED**, that Defendant's Answer is dismissed, or otherwise suppressed, without prejudice pursuant to R. 4:23-5(a)(1); and it is further~~

**ORDERED** that a copy of the within Order be served upon all parties within 7 days of the date of its receipt.

  
\_\_\_\_\_  
**Craig L. Corson, J.S.C.** ,J.S.C.  
Printed Name

Unopposed

Opposed

#891  
4-13-17

AHMUTY, DEMERS & MCMANUS, ESQS.  
65 Madison Avenue, Suite 400  
Morristown, NJ 07960  
(973) 984-7300  
Attorneys for Defendant Holiday Inn  
Our File No.: AMTM 0742 MCS  
Attorney I.D. No.: 035251991

**FILED**

**APR 13 2017**

Judge Craig L. Corson

<p><b>CARMELO GARCIA,</b></p> <p style="text-align: center;"><b>Plaintiff,</b></p> <p style="text-align: center;"><b>Vs.</b></p> <p><b>HOLIDAY INN, JOHN/JANE DOE 1-10 (fictitious for those owners, persons or entities having an interest in the property); ABC CORP. 1-10 (fictitious for those persons or entities responsible for maintenance and/or repair of the property)</b></p> <p style="text-align: center;"><b>Defendant(s)</b></p>	<p><b>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO.: MID-L-991-16</b></p> <p style="text-align: center;"><b>CIVIL ACTION</b></p> <p style="text-align: center;"><b>ORDER</b></p>
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THIS MATTER having been brought before the Court on Motion by Ahmuty, Demers & McManus, Esqs., attorneys of record for defendant, Holiday Inn, for an Order extending discovery, pursuant to R. 4:24-1, and compelling plaintiff, pursuant to R. 4:23., and for good cause having been shown,

IT IS on this 13 day of April 2017;

**ORDERED** that discovery is hereby extended one hundred twenty (120) days until August 25, 2017; and it is further

**ORDERED** that plaintiff is hereby compelled to provide duly executed HIPPA authorizations to defendant by April 28, 2017; and it is further

**ORDERED** that plaintiff is hereby compelled to appear for his deposition by June 15, 2017; and it is further

**ORDERED** that plaintiff is hereby compelled to appear for independent medical examinations by July 15, 2017; and it is further

**ORDERED** that plaintiff is hereby compelled to serve all expert reports by June 26, 2017; and it is further

**ORDERED** that defendant is hereby compelled to serve all expert reports by August 20, 2017; and it is further

**ORDERED** that a copy of the within Order be served upon all parties within 7 days of the date received by the Moving party.

This Motion was:

Opposed  
 Unopposed

  
\_\_\_\_\_  
J.S.C. **Craig L. Corson, J.S.C.**

**ORDER OF HON. CRAIG L. CORSON, J.S.C.**  
SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
NEW BRUNSWICK, NJ 08903-0964

KOFI B. GENFI, an individual

Plaintiff,

vs.

LIBERTY MUTUAL INSURANCE GROUP,  
a business entity,

Defendant.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION – MIDDLESEX COUNTY

DOCKET NO.: MID-L-1293-16

Civil Action

**ORDER**

**THIS MATTER** having been opened to the Court by Stathis & Leonardis, LLC, attorneys for the plaintiff, Kofi B. Genfi, by the filing of the Verified Complaint for an Order an Order to Show Cause, and the Court having reviewed the moving papers and supporting documents, and having considered the arguments of counsel;

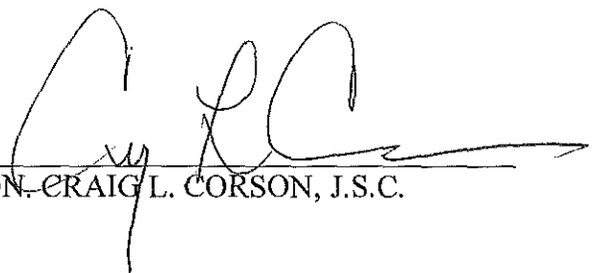
**IT IS** on this 13 day of April, 2017;

**ORDERED** that the application of plaintiff, Kofi B. Genfi, to vacate a Personal Injury Protection (“PIP”) Arbitration Award and Appellate Arbitration Award is hereby **DENIED**; and

**IT IS FURTHER ORDERED** that plaintiff Kofi B. Genfi’s request for attorney’s fees and costs on the application is hereby **DENIED**; and

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

OPPOSED

  
HON. CRAIG L. CORSON, J.S.C.

**On this date, pursuant to R.1:6-2  
the court’s statement of reasons  
have been set forth on the record.**

**FILED**

**APR 13 2017**

**Judge Craig L. Corson**

**DONNELLY MINTER & KELLY, LLC**  
Jared J. Limbach (038952010)  
163 Madison Avenue, Suite 320  
Morristown, New Jersey 07960  
(973) 200-6400  
Attorneys for Defendants,  
Teknicore, LLC, Joseph Lupo, Jr., and Lori DeLuca

IMMEDIATE TECHNICAL SERVICES, INC.

Plaintiff,

v.

TEKNICORE, L.L.C., JOSEPH LUPO, JR.,  
LORI DELUCA, JOHN DOES 1-10 (fictitious  
names) and ABC CORPORATIONS 1-10  
(fictitious names),

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO.: MID-L-6595-16

Civil Action

**CONSENT ORDER**

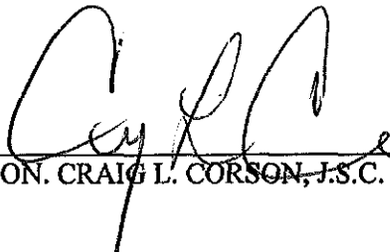
**THIS MATTER**, having been brought before the Court on the motion of Snellings Law LLC, attorneys for Plaintiff Immediate Technical Services, Inc ("Plaintiff"), and all parties having consented to the relief herein, and it appearing to the Court that good cause has been shown,

On this 13 day of April, 2017,

**IT IS ORDERED** that Plaintiff's motion to strike Defendants' answer is hereby withdrawn.

**IT IS FURTHER ORDERED** that Defendants shall serve responses to Plaintiff's February 8, 2017 notice to produce by April 28, 2017.

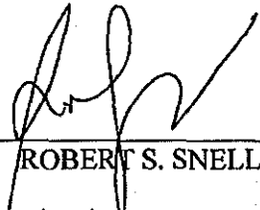
**IT IS FURTHER ORDERED** that a copy of this Order shall be served on all counsel within      days of receipt.

  
HON. CRAIG L. CORSON, J.S.C.

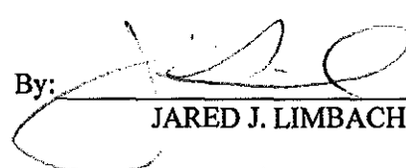
We hereby consent to the form and entry of the within Order.

**SNELLINGS LAW LLC**  
Attorneys for Plaintiff,  
Immediate Technical Services, Inc.

**BRESSLER, AMERY & ROSS, P.C.**  
Attorneys for Defendants,  
Teknicore, LLC, Joseph Lupo, Jr.,  
and Lori DeLuca

By:   
ROBERT S. SNELLINGS

Dated: 4/12/17

By:   
JARED J. LIMBACH

Dated: 4/12/17

**LAW OFFICE OF GERARD M. GREEN**

BY: W. Dana Venneman, Attorney ID 023901997

1249 South River Road, 3rd Floor

Cranbury, NJ 08512

609-655-7880

Attorney for Defendant/Third Party Plaintiff, The Sullivan Company

File No. 1160912123/WDV

**FILED**  
**APR 13 2017**  
Judge Craig L. Corson

ERIKAS JANKAUSKAS,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION: MIDDLESEX
Plaintiff,	:	DOCKET NO.: MID-L-3898-16
	:	
vs.	:	
	:	CIVIL
BAY CRANE SERVICE INC.; BAY	:	
CRANE SERVICE OF NEW JERSEY INC.;	:	<b>ORDER RESTORING ANSWER</b>
THE SULLIVAN COMPANY; P.	:	<b>AND DEFENSES OF THE</b>
TAMBURRI STEEL LLC D/B/A	:	<b>DEFENDANT/THIRD-PARTY</b>
TAMBURRI; ABC CORP. 1-10 (said names	:	<b>PLAINTIFF, THE SULLIVAN</b>
being fictitious, true names presently	:	<b>COMPANY</b>
unknown), JOHN DOES 1-10 (said names	:	
being fictitious, true names presently	:	
unknown),	:	
	:	
Defendants,	:	
And	:	
	:	
THE SULLIVAN COMPANY,	:	
	:	
Third Party Plaintiff,	:	
	:	
vs.	:	
	:	
P. TAMBURRI STEEL LLC D/B/A	:	
TAMBURRI,	:	
	:	
Third Party Defendant.	:	

THIS MATTER having been brought before the Court on April 13, 2017, on Motion of W. Dana Venneman, attorney for Defendant/Third-Party Plaintiff, The Sullivan Company; and no one appearing in opposition thereto and no objections having been raised, and the Court having considered this application based on the moving papers, pursuant to R. 1:6-2, and good cause having been shown;

IT IS on this 13 day of April, 2017;

ORDERED that the prior Order of the Court suppressing the Answer and defenses of the Defendant/Third-Party Plaintiff, The Sullivan Company, be and is hereby vacated and the matter be restored to the active list of causes for trial; and,

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

UNRECORDED

  
Craig L. Corson, J.S.C. J.S.C.

PAPERS CONSIDERED

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

Ahsen S. Janjua, Esq. (015902010)  
**Shaban, Shiliwala & Janjua, LLP**  
200 Centennial Avenue, Suite 200  
Piscataway, New Jersey 08854  
(732) 377-2074  
Counsel for PLAINTIFF

**FILED**  
**APR 13 2017**  
Judge Craig L. Corson

#385  
4-13-17

SALMA AHMAD KHAN

Plaintiff,

vs.

NATIONAL HOME IMPROVEMENTS, INC.  
and RALPH FAVILLA

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION - CIVIL

Docket No. MID-L-3995-12

Civil Action

**ORDER TO PAY**

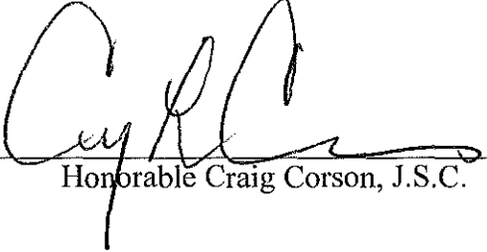
**IT APPEARING** that on March 28, 2014, plaintiff obtained a judgment against defendants in the principal amount of \$22,500.00 plus costs of \$675.00; and it further appearing that a levy was made by the Monmouth County Sheriff under a Writ of Execution issued in this case on April 7, 2015 upon the monies and credits due to defendants by virtue of the Order issued on March 28, 2014; and the proofs having been established that on account of the judgment entered in this case funds of \$13,275.00 is due and owing to plaintiff; and it further appearing that proper and sufficient notice of the motion having been provided to the Superior Court of New Jersey, the defendants, and PNC Bank; and for good cause appearing.

**IT IS** on this 13 day of April 2017:

**ORDERED** that PNC Bank pay to the Shaban, Shiliwala, & Janjua, LLP, 200 Centennial Ave, Suite 200, Piscataway, New Jersey 08854, forthwith, the sum of \$13,275.00;

and it is further

**ORDERED** that a conformed copy of the within Order shall be served upon all parties who received notice of the motion within 7 days of the date hereof.

  
\_\_\_\_\_  
Honorable Craig Corson, J.S.C.

This Motion was:

Opposed  
 Unopposed

Matthew A. Luber, Esq. – NJ ID # 017302010  
mal@njlegal.com  
Armen McOmber, Esq. – NJ ID # 018251998  
ram@njlegal.com  
Christian V. McOmber, Esq. – NJ ID # 012292010  
cvm@njlegal.com  
Kaitlyn R. Grajek, Esq. – NJ ID # 208202016  
kr@njlegal.com  
McOMBER & McOMBER, P.C.  
54 Shrewsbury Avenue  
Red Bank, New Jersey 07701  
(732) 842-6500 Phone  
(732) 530-8545 Fax  
*Attorneys for Plaintiff, Daniel J. Ladeairous*

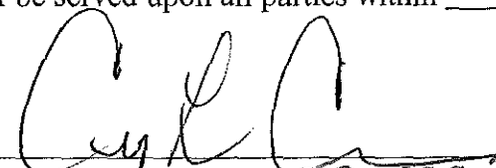
**FILED**  
**APR 13 2017**  
Judge Craig L. Corson

<p>DANIEL J. LADEAIROUS,</p> <p>Plaintiff,</p> <p>v.</p> <p>TOYOTA MOTOR SALES U.S.A, INC. d/b/a LEXUS, PENSKE AUTOMOTIVE GROUP, INC., SOMERSET MOTORS, INC., SCOTT GIARRAFFA, RON JOFFE, BRENDA BERMUDEZ- CABRERA,</p> <p>Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION MIDDLESEX COUNTY DOCKET NO. MID- L-3891-16</p> <p><u>Civil Action</u></p> <p><b>ORDER</b></p>
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THIS MATTER being brought before the Court on Motion of McOmber & McOmber, P.C., attorneys for Plaintiff Daniel J. Ladeairous for an Order Reinstating the Complaint as to Defendants Somerset Motors, Inc., Scott Giarraffa, Ron Joffe and Brenda Bermudez-Cabrera for lack of prosecution, and for good cause shown, IT IS on this 13 day of April, 2017;

ORDERED, that the above referenced matter be reinstated and returned to the active list.

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

  
Craig L. Corson, J.S.C. J.S.C.

Opposed  
 Unopposed

**FILED**

**APR 13 2017**

Judge Craig L. Corson

CHRISTOPHER S. PORRINO  
ATTORNEY GENERAL OF NEW JERSEY  
R.J. Hughes Justice Complex  
PO Box 116  
Trenton, New Jersey 08625  
Attorney for Defendant, New Jersey Transit Corporation

By: Gregory J. Sullivan (015471992)  
Deputy Attorney General  
609.292.4131  
Gregory.Sullivan@lps.state.nj.us

John Lorenc,

Plaintiff,

v.

New Jersey Transit Corporation  
et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY,  
LAW DIVISION; MIDDLESEX COUNTY

Docket No. MID-L-10990-14

CIVIL ACTION #732

ORDER COMPELLING DEFENSE AND  
INDEMNIFICATION

This matter having been opened to the Court on application of Christopher S. Porrino, Attorney General of New Jersey, Gregory J. Sullivan, Deputy Attorney General, appearing for defendant, New Jersey Transit Corp., for an order compelling defense and indemnification, and the Court having considered the moving papers, and for good cause shown:

It is on this 13 day of April, 2017,

Defendant, Room Renovators, Inc., is hereby compelled to immediately assume the defense of defendant, New Jersey Transit Corporation, and indemnify it and any of its employees from any judgment that may be rendered against it; 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.

  
\_\_\_\_\_  
Craig L. Corson, J.S.C.

Opposed

Unopposed

# 506  
04/13/17

Michael Nord, Esq. – 003241981  
NORD & DeMAIO  
Attorneys at Law  
Turnpike Metroplex  
Suite 201  
190 State Highway 18  
East Brunswick, NJ 08816  
(732) 214-0303  
Attorneys for Plaintiff

**FILED**

APR 13 2017

Judge Craig L. Corson

MAIN ELECTRIC SUPPLY COMPANY, INC.,:	SUPERIOR COURT OF NEW JERSEY
	LAW DIVISION: MIDDLESEX COUNTY
Plaintiff,	: DOCKET NO. MID-L-6095-15
vs.	: Civil Action
TG ELECTRIC LIMITED LIABILITY COMPANY, TIMOTHY J. DIVINS,	: : <b>ORDER ENTERING DEFAULT</b>
Individually, and GENO ANTOGNOLI, JR.,	: <b>PURSUANT TO <u>R.</u> 4:43-1</b>
Individually,	: :
Defendants.	

THE WITHIN MATTER having been presented by plaintiff, Main Electric Supply Company, Inc., by and through its attorneys, Nord & DeMaio, by Notice of Motion for the entry of default against Defendant, Timothy J. Divins, pursuant to R. 4:43-1, and the Court having considered the papers submitted by counsel and considered the matter; and for good and other cause shown;

IT IS on this 13 day of April 2017;

**ORDERED** and **ADJUDGED**, that Plaintiff's Motion be, and hereby is, GRANTED; and it is further

**ORDERED** that the Clerk shall enter default in this matter against defendant, Timothy J. Divins; and it is further

**ORDERED** that a copy of the within Order be served upon defendant, Timothy J. Divins, or his counsel, if any, within 7 days of the date hereof.

**UNOPPOSED**

  
\_\_\_\_\_  
Craig L. Corson, J.S.C. J.S.C.

**PAPERS CONSIDERED:**

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

#573  
4/13/17

File No. 73995-D5

Mark S. Hochman, Esq. – Attorney ID No. 014311982  
**LAW OFFICES OF STEPHEN E. GERTLER**  
A Professional Corporation  
Monmouth Shores Corporate Park  
1340 Campus Parkway, Suite B4  
P.O. Box 1447  
Wall Township, New Jersey 07719  
(732) 919-1110  
Attorneys for Defendant/Third Party Plaintiff, Summerhill Group, LLC

**FILED**  
**APR 13 2017**  
Judge Craig L. Corson

**Plaintiff(s)**

ALBERTA MAZZARELLA

vs.

**Defendant/Third Party Plaintiff**

SUMMERHILL GROUP, LLC

vs.

**Third Party Defendant**

DEEP ROOTS, LLC

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION-MIDDLESEX COUNTY

*Civil Action*

DOCKET NO. MID-L-1291-16

**ORDER EXTENDING DISCOVERY**

This matter having been brought before the Court on Motion of The Law Offices of Stephen E. Gertler, attorneys for Defendant/Third Party Plaintiff, Summerhill Group, LLC for an Order extending the time for discovery; and the Court having considered the matter and good cause appearing;

IT IS on this 13 day of April 2017;

ORDERED that the time for discovery is hereby extended to July 30, 2017; and it is further

ORDERED that the Parties are to complete the following discovery matters within the following time periods:

1. All written discovery to be exchanged by May 15, 2017
2. All depositions to be completed by June 1, 2017.

*Denied without prejudice*

3. Plaintiff's expert reports shall be served by June 30, 2017; and
2. Defense expert reports shall be served by July 30, 2017.

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

  
\_\_\_\_\_  
Craig L. Corson, J.S.C. J.S.C.

\_\_\_\_\_  
OPPOSED

UNOPPOSED

All discovery issues will be handled by Judge Haggas at the status conference on April 19, 2017.

# 652

04/13/17

**FILED**

**APR 13 2017**

Judge Craig L. Corson

**CALCAGNO & ASSOCIATES**  
Attorneys at Law, LLC  
Spencer Savings Bank Building  
213 South Avenue East  
Cranford, New Jersey 07016  
(908) 272-7300  
ATTORNEYS FOR PLAINTIFF(S)

**ROBERT MCGRATH,**

**Plaintiff,**

vs.

**LINDA SOBRINO, SARA N. CHENG,  
TAIWAI CHENG, , JOHN DOE I-X** (said  
names being fictitious, true names presently  
unknown); **ABC CORP. I-X**(said names  
being fictitious, true names presently  
unknown); and **DEF EMPLOYER I-X**  
(said names being fictitious, true names  
presently unknown),

**Defendants.**

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

Docket No.: MID-L-1493/16

**CIVIL ACTION**

**ORDER**

**THIS MATTER** having been opened to the Court by Calcagno & Associates, Attorneys for the Plaintiff, upon application for an Order to Extend), and the Court having reviewed the moving papers submitted and for good cause shown;

**IT IS** on this 13 day of April, 2017;

**ORDERED** that the discovery period in this matter be extended until \_\_\_\_\_; and

**IT IS FURTHER ORDERED** that the following discovery be completed as follows:

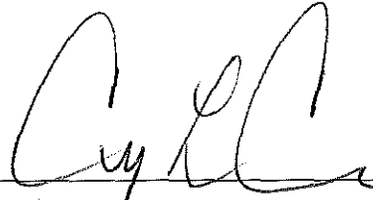
- (a) Plaintiff's additional medical narrative reports to be submitted no later than by May 15, 2017;
- (b) Plaintiff's vocational and economic experts' reports to be submitted no later than June 1, 2017;
- (c) Defendant's medical reports to be submitted by June 1, 2017;

CALCAGNO &  
ASSOCIATES  
Attorneys at Law, LLC  
SPENCER SAVINGS  
BANK BUILDING  
213 South Avenue East  
Cranford, NJ 07016  
(908) 272-7300  
Fax (908) 272-5577

*Handwritten:* Entered with prejudice

- (d) Defendants experts' reports to be submitted not later than July 1, 2017; and  
(e) Discovery end date extended to July 24, 2017.

**IT IS FURTHER ORDERED** that a true copy of this Order be served upon all parties,  
via their attorneys, within 7 days of the date hereof.

  
Craig L. Corson, J.S.C. J.S.C.

- ( ) UNOPPOSED  
( ) OPPOSED

All discovery issues will be handled by  
Judge Happas at the status conference  
on April 26, 2017.

# 544  
04/13/17

**FILED**  
**APR 13 2017**  
Judge Craig L. Corson

Ross V. Carpenter, Esq.  
NJ Attorney ID 059202014  
Mark S. Kundla, Esq.  
NJ Attorney ID 027361981

HARDIN, KUNDLA, MCKEON & POLETTO  
COUNSELLORS AT LAW

A PROFESSIONAL CORPORATION

673 MORRIS AVENUE  
SPRINGFIELD, NEW JERSEY 07081  
(973) 912-5222

Attorneys for Defendant, Deere and Company (also improperly plead  
as "John Deere")

STEVEN MCNEARY and MICHELLE  
MCNEARY, Husband and Wife,

Plaintiffs,

vs.

DEERE AND COMPANY, JOHN DEERE,  
JOHN DOE DISTRIBUTOR, JESCO,  
INC., JOHN DOE MANUFACTURER,  
JOHN DOE RETAILER, JOHN DOE  
MAINTENANCE COMPANY and JOHN  
DOES 1-100,

Defendants.

:  
: SUPERIOR COURT OF NEW JERSEY  
: LAW DIVISION: MIDDLESEX COUNTY  
: Docket No. MID-L-6496-15

:  
: Civil Action

:  
: ORDER

This matter having been opened to the Court upon the  
application of Hardin, Kundla, McKeon & Poletto, P.A., attorneys  
for Defendant, Deere and Company (also improperly plead as "John

Deere"), for an Order dismissing plaintiffs' Complaint for failure to appear for deposition and to fix a date certain for the furnishing of expert reports, and the Court having considered the moving papers and for good cause shown;

IT IS on this 13 day of April, 2017,

ORDERED that if plaintiffs, Steven McNeary and Michelle McNeary, fail to appear for depositions on April 12, 2017 at 10:00 a.m. at the office of J. Stewart Grad, P.A., 223 Main Street, Woodbridge, NJ, plaintiffs' Complaint is hereby Dismissed With Prejudice; and it is further

ORDERED if plaintiffs appear for their depositions on April 12, 2017, plaintiffs are required to furnish all written reports from proposed expert witnesses by ~~May 11, 2017~~ <sup>June 21, 2017</sup>; and it is further

ORDERED that any proposed expert who has not furnished a report by ~~May 11, 2017~~ is hereby barred from testifying at the time of trial; and it is further

ORDERED the discovery end date is hereby extended ~~120~~ <sup>30</sup> days until ~~September 19, 2017~~ <sup>June 21, 2017</sup>; and it is further

ORDERED that a copy of this Order shall be served upon all counsel within seven (7) days from the date of its receipt by counsel for Defendant.

**OPPOSED**



Craig L. Corson, J.S.C.

SHAFER GLAZER, LLP  
125 Maiden Lane, 16<sup>th</sup> Floor  
New York, NY 10038  
(212) 267-0011  
Attorney for Defendant/Third-Party Defendant  
File No. 261-00104

**FILED**  
**APR 13 2017**  
Judge Craig L. Corson

OLIVIA MELENDEZ and JOSEPH VELEZ,  
her husband,

Plaintiff,

vs.

JC PENNEY, WOODBRIDGE CENTER  
PROPERTY, LLC, SNOW SERVICES, LLC,  
FERRANDINO & SONS, INC., LANE  
VALENTE INDUSTRIES, INC., ERM  
PROPERTY MANAGEMENT COMPANY  
OF ILLINOIS, LLC, UNIVERSAL  
PROTECTION SERVICES, LLC, ABC  
CORPORATIONS 1-5 (a fictitious  
designation), and JOHN DOES 1-5 (a fictitious  
designation),

Defendants

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION : MIDDLESEX COUNTY

DOCKET NO. MID-L-993-15

CIVIL ACTION

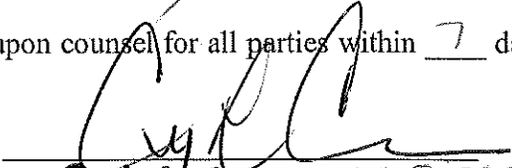
ORDER

THIS MATTER being opened to the Court by Shafer Glazer, LLP, counsel for Defendant, ERM Property Management Company of Illinois, LLC, and all parties appearing, and the Court having considered the moving papers, Attorney's Certifications, oral argument of counsel, and good cause appearing;

IT IS on this 13 day of April, 2017,

ORDERED, as follows:

1. That Defendant's, ERM Property Management Company of Illinois, LLC, Motion for Summary Judgment granted in its entirety.
2. That this case is dismissed with prejudice as to all claims and cross-claims against Defendant ERM Property Management Company of Illinois, LLC.
3. That a copy of this order be served upon counsel for all parties within 7 days of the date hereof.

  
Craig L. Corson, J.S.C.

Dismissed as moot. This matter has settled.

McELROY, DEUTSCH, MULVANEY & CARPENTER, LLP  
1300 Mount Kemble Avenue  
P.O. Box 2075  
Morristown, New Jersey 07962-2075  
(973) 993-8100  
Attorneys for Defendant,  
J.C. Penney Corporation, Inc.,  
incorrectly pled as JC Penney

**FILED**  
**APR 13 2017**  
Judge Craig L. Corson

**OLIVIA MELENDEZ and JOSEPH VELEZ, her husband,**

**Plaintiffs,**

**V.**

**JC PENNEY, WOODBRIDGE CENTER PROPERTY, LLC, et al.,**

**Defendants.**

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
Docket No. MID-L-993-15

Civil Action

**ORDER**

4195

**THIS MATTER** being opened to the Court by McElroy, Deutsch, Mulvaney & Carpenter, LLP, attorneys for defendant, J. C. Penney Corporation, Inc. ("J. C. Penney"), on notice to all counsel of record, for an order granting summary judgment to this defendant and dismissing the Fourth Amended Complaint with prejudice with regard to defendant J. C. Penney, and dismissing the cross-claims of co-defendants with prejudice, and the Court having reviewed the papers submitted and good cause having been shown;

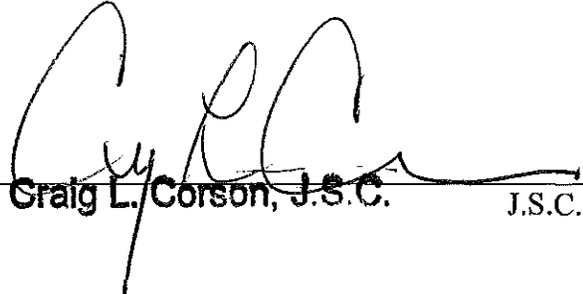
**IT IS** on this 13 day of April, 2017,

**ORDERED** that summary judgment shall be and hereby is granted; and it is further

**ORDERED** that the Fourth Amended Complaint shall be and hereby is dismissed with prejudice; and it is further

**ORDERED** that the cross-claims of all co-defendants shall be and hereby are dismissed with prejudice; and it is further

**FURTHER ORDERED** that one copy of this order shall be served on all counsel within seven (7) days of its service.

  
\_\_\_\_\_  
Craig L. Corson, J.S.C. J.S.C.

Opposed

Unopposed

3284846

*Denied as moot. This matter has settled.*

**FILED**

#1006

APR 13 2017

4-13-17

Judge Craig L. Corson

OLIVIA MELENDEZ & JOSEPH VELEZ,  
her husband

Plaintiffs,

v.

JC PENNEY, WOODBRIDGE CENTER  
PROPERTY, LLC, SNOW SERVICES, LLC  
and FERRANDINO & SONS, INC., LANE  
VALENTE INDUSTRIES, INC., ERMC  
PROPERTY MANAGEMENT COMPANY  
OF ILLINOIS, LLC, UNIVERSAL  
PROTECTION SERVICES, LLC ABC  
CORPORATIONS 1-5 (a factitious  
designation), and JOHN DOES 1-5 (a factitious  
designation)

Defendants

SUPERIOR COURT OF NEW JERSEY -  
LAW DIVISION

MIDDLESEX COUNTY

NO. L-993-15

CIVIL ACTION

**ORDER GRANTING SUMMARY  
JUDGMENT**

**THIS MATTER** have come before the court upon the application of Michael J. Follett, Esquire, of Naulty, Scaricamazza & McDevitt, LLC, on behalf Defendant, Woodbridge Center Property, LLC, for an Order granting Summary Judgment in its favor, and the Court having reviewed all materials submitted and having heard all arguments, if any, and it appearing to the Court that there is no genuine issue as to any material fact challenged, and that the said Defendant, Woodbridge Center Property, LLC, is entitled to Summary Judgment as a matter of law;

**IT IS** on this 13 day of April, 2017,

**ORDERED** that Summary Judgment be granted and the same is hereby entered in favor of the Defendant, Woodbridge Center Property, LLC;

**IT IS FURTHER ORDERED** that Plaintiffs' Fourth Amended Complaint, all subsequent complaints, third-party and/or joinder complaints, and any and all claims, counterclaims, and/or cross

claims against Defendant, Woodbridge Center Property, LLC, are **DISMISSED** with prejudice and without costs to it; and

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

  
\_\_\_\_\_  
Craig L. Corson, J.S.C., J.S.C.

*Denied as moot. This matter has settled.*

Opposed

Unopposed

**PAPERS CONSIDERED:**

\_\_\_\_\_ Notice of Motion  
\_\_\_\_\_ Movant's Affidavit  
\_\_\_\_\_ Movant's Brief  
\_\_\_\_\_ Answering Affidavit(s)

\_\_\_\_\_ Answering Brief(s)  
\_\_\_\_\_ Cross-Motion  
\_\_\_\_\_ Movant's Reply  
\_\_\_\_\_ Other

Donald Grasso, Esq. – Attorney of Record - 277791972  
Tara C. McLernan, Esq. – Filing Attorney - 163572016  
ORLOVSKY, MOODY, SCHAAFF, CONLON & GABRYSIAK  
A Partnership Including a Limited Liability Company  
Monmouth Park Corporate Center  
187 Highway 36  
West Long Branch, NJ 07764  
(732) 222-6200  
Attorneys for Defendant, Kumaraswamy Ramaswamy, MD (File No. PIC233/G))

**FILED**  
APR 13 2017  
Judge Craig L. Corson

SALVATORE PARISI,  
  
Plaintiff,  
  
vs.  
  
KUMARASWAMY RAMASWAMY, MD;  
MOHAMMED NIZAM, MD; ALBERT  
JOHNSON, MD; JOHN DOES 1-5 et al.  
Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION MIDDLESEX COUNTY

DOCKET NO. L-4292-14

CIVIL ACTION

ORDER

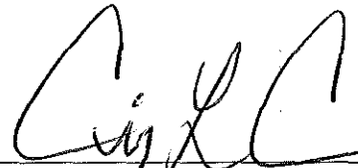
THIS MATTER having been brought before the Court on motion of Orlovsky, Moody, Schaaff & Conlon, L.L.C., attorneys for Defendant, Kumaraswamy Ramaswamy, M.D., by way of a Motion *in Limine* to barring any reference to Dr. Axelrod, and the Court having considered the matter and good cause appearing;

IT IS on this 13 day of April, 2017;

**ORDERED** that defendant Kumaraswamy Ramaswamy, M.D.'s Motion to Bar any reference to Dr. Axelrod at the time of trial is hereby GRANTED; and it is further

**ORDERED** that a copy of this Order will be served upon counsel for all other parties to this action within (7) days of the date hereof.

( ) OPPOSED  
() UNOPPOSED

  
\_\_\_\_\_  
Craig L. Corson, J.S.C.

NAYNA PATEL, INDIVIDUALLY AND AS  
ADMINISTRATRIX OF THE ESTATE OF  
MANHAR K. PATEL, DECEASED

vs.

NATIONWIDE LIFE INSURANCE  
COMPANY, AMERICAN PORTFOLIO  
FINANCIAL SERVICES, INC. and  
JASON L. MIERAS

vs.

INDRAVADAN D. DESAI

**FILED**  
SUPERIOR COURT OF NEW JERSEY  
**APR 13 2017**  
MIDDLESEX COUNTY  
Judge Cr...

LAW DIVISION

DOCKET NO.: MID-L-003292-15 #220

**ORDER GRANTING SUMMARY  
JUDGMENT AS TO  
PLAINTIFF, NAYNA PATEL,  
INDIVIDUALLY AND AS  
ADMINISTRATRIX OF THE ESTATE  
OF MANHAR K. PATEL, DECEASED  
DISMISSING CLAIMS OF AND  
RELATED TO  
INDRAVADAN D. DESAI**

This matter being opened to the court on April 13, 2017, by Gary M. Perkiss, P.C., attorneys for Plaintiff, Nayna Patel, individually and as Administratrix of the Estate of Manhar K. Patel, Deceased (Gary M. Perkiss, Esquire appearing), in the presence of Charles H. Landesman, Esquire, attorney for third-party defendant Indravadan D. Desai, Drinker Biddle & Reath, LLP, attorneys for defendant Nationwide Life Insurance Company (Laura Zullick, Esquire appearing) and Marshall Dennehey Warner Coleman and Goggin, attorneys for defendants American Portfolio Financial Services, Inc. and Jason L. Mieras (Joel Wertman, Esquire appearing), on a motion for summary judgment to dismiss the claims of and related to Indravadan D. Desai, and the court having considered this matter, and any opposition submitted thereto, the arguments of counsel, and for good cause shown;

IT IS on this 13 day of April, 2017,

**ORDERED** that:

1. Plaintiff, Nayna Patel, individually and as Administratrix of the Estate of Manhar

K. Patel, Deceased's Motion for Summary Judgment is hereby Granted;

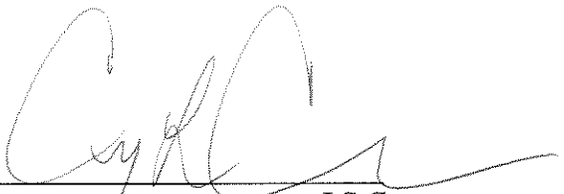
2. Indravadan D. Desai's Counterclaim against plaintiff, Nayna Patel, individually and as Administratrix of the Estate of Manhar K. Patel, Deceased, is Dismissed with Prejudice;

3. Indravadan D. Desai's claim to Nationwide Life Insurance Company's policy no. N100092560 on the life of Manhar K. Patel, Deceased, including Indravadan D. Desai's Crossclaim against Nationwide Life Insurance Company, is Dismissed with Prejudice; and

4. Count II of Nationwide Life Insurance Company's Amended Counterclaim and Third Party Complaint for Interpleader, are Dismissed as Moot with Prejudice.

**IT IS FURTHER ORDERED** that a copy of this Order shall be served upon all counsel within seven (7) days of its receipt by Plaintiff's counsel.

**On this date, pursuant to R.1:6-2  
the court's statement of reasons  
have been set forth on the record.**

  
\_\_\_\_\_  
**Craig L. Curison, J.S.C.**

Papers filed with the Court:

Answering Papers  
 Reply Papers

The within Notice of Motion was:

Opposed  
 Unopposed

#688

04/13/17

**FILED**

**APR 13 2017**

Judge Craig L. Corson

**KING KITRICK JACKSON & McWEENEY, LLC**

**(A Limited Liability Company)**  
2329 Route #34 South, Suite #104  
Manasquan, NJ 08736  
732.920.8383 Telephone  
732.920.8885 Facsimile

**NJID #031791986**

Attorneys for Defendants, Ryan Z. Hollosi and Zoltan L. Hollosi  
Our File No: 27735JJJ

JULIE F. PETRY and	:	SUPERIOR COURT OF NEW JERSEY
DAVE C. PETRY, her husband,	:	LAW DIVISION:MIDDLESEX COUNTY
	:	
Plaintiffs,	:	DOCKET NO: MID-L-1695-16
	:	
v.	:	Civil Action
	:	
RYAN Z. HOLLOSI,	:	<b>ORDER DIRECTING PLAINTIFFS</b>
ZOLTAN L. HOLLOSI, and/or	:	<b>TO SUBMIT MORE SPECIFIC</b>
JOHN DOES #1-10 (representing unknown	:	<b>ANSWERS TO INTERROGATORIES</b>
persons or entities responsible for the	:	<b>PURSUANT TO <i>RULE 4:17-1(b)(4)</i></b>
accident in question,	:	<b>AND MORE SPECIFIC RESPONSES</b>
Defendants.	:	<b>TO NOTICE TO PRODUCE</b>
	:	

This matter having been opened to the Court by King Kitrick Jackson & McWeeney, LLC, attorneys for the Defendants Ryan Z. Hollosi and Zoltan L. Hollosi, John J. Jackson, III, Esq. appearing on notice to and/or in the presence of all parties and/or their respective counsel of record, and for good cause having been shown,

IT IS on this 13 day of April, 2017,

**ORDERED** that Plaintiffs Julie F. Petry and Dave C. Petry shall be and hereby are directed to submit more specific answers to Form A. interrogatories to Defendants Ryan Z. Hollosi and Zoltan L. Hollosi within \_\_\_\_\_ days of the date hereof; and it is

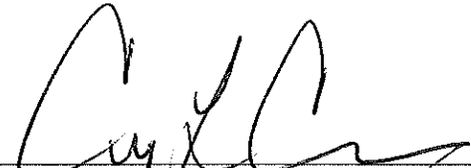
**FURTHER ORDERED** that Plaintiffs Julie F. Petry and Dave C. Petry shall be and hereby are directed to submit more specific answers to Defendants' supplemental interrogatories to Defendants Ryan Z. Hollosi and Zoltan L. Hollosi within \_\_\_\_\_ days of the date hereof; and it is

**FURTHER ORDERED** that Plaintiffs Julie F. Petry and Dave C. Petry shall be and hereby are directed to submit more specific responses to Defendants' Notice to Produce to Defendants Ryan Z. Hollosi and Zoltan L. Hollosi within \_\_\_\_\_ days of the date hereof; and it is

**FURTHER ORDERED** that in the event Plaintiffs Julie F. Petry and Dave C. Petry fail to comply with the directives of the within Order, then, in that event, Plaintiffs' Complaint shall be and will be dismissed without prejudice; and it is

**FURTHER ORDERED** that copy of the within Order shall be served upon all parties within seven (7) days of the date herein.

Contested  
Uncontested ✓

  
\_\_\_\_\_  
Craig L. Corson, J.S.C. J.S.C.

motion is denied without prejudice for failure to make a showing of good faith attempt to confer with defendants pursuant to R. 1:6-2(c).



within seven (7) days hereof.

**OPPOSED**

**On this date, pursuant to R.1:6-2  
the court's statement of reasons  
have been set forth on the record.**

By \_\_\_\_\_

A handwritten signature in black ink, appearing to read "Cyril C. [unclear]", written over a horizontal line. The signature is stylized and cursive.

, 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

#48L  
04/13/17

DRAZIN & WARSHAW, P.C.  
3315 Highway No. 35  
Hazlet, NJ 07730  
(732) 264-6900  
Ronald S. Drazin, Esq. ID #015171977  
Christopher R. Brown, Esq. ID #016371985  
Attorneys for Plaintiff(s)

**FILED**  
**APR 13 2017**  
Judge Craig L. Corson

Plaintiff(s)

NATASHA SALERNO and LOUIS SALERNO,

SUPERIOR COURT OF NEW JERSEY  
MIDDLESEX COUNTY, LAW DIVISION

DOCKET NO. MID-L-6195-16

vs.

CIVIL ACTION

Defendant(s)

JOEL TAPIA and JOHN DOES 1-10

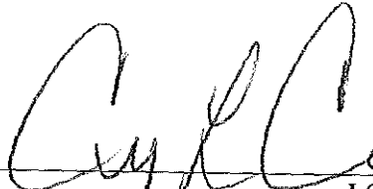
**ORDER**

THIS MATTER having been brought before the Court on Motion of Drazin & Warsaw, P.C., attorneys for the plaintiffs, NATASHA SALERNO, for an Order of the Court permitting substituted service upon defendant, JOEL TAPIA, through GEICO, and the Court having considered the matter, and for good cause shown:

IT IS ON THIS 13 DAY OF APRIL, 2017, ORDERED that the plaintiff be permitted to make substituted service upon the defendant, JOEL TAPIA, by serving GEICO, and it is further

ORDERED, that a copy of this order shall be mailed to all counsel of record within 7 days hereof.

( ) opposed  
() ~~opposed~~

  
\_\_\_\_\_  
Craig L. Corson, J.S.C.

# 09L  
04/13/17

Our File No.: 59268  
Manuel J. Almeida, Jr., Esq. 029621995  
RUDOLPH & KAYAL  
Counselors at Law, P.A.  
Atlantic Corporate Center  
2317 Highway 34, Suite 2-C  
Manasquan, NJ 08736  
TEL # (732) 449-0190 • FAX # (732) 974-9252  
Attorneys for Defendant/Third-Party Plaintiff Government Employees Insurance  
Company ("GEICO")

**FILED**  
**APR 13 2017**  
Judge Craig L. Corson

WILLIAM C. SELBY and MARY SELBY,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION – MIDDLESEX COUNTY
	:	
Plaintiffs	:	DOCKET NO: MID-L-06018-15
v.	:	
	:	CIVIL ACTION
GOVERNMENT EMPLOYEES INSURANCE COMPANY,	:	
	:	
Defendants	:	ORDER
	:	
GOVERNMENT EMPLOYEES INSURANCE COMPANY,	:	
	:	
Third-Party Plaintiffs,	:	
v.	:	
	:	
DANIEL AROCHO and LIDIA MORALES,	:	
	:	
Third-Party Defendants,	:	
	:	

THIS MATTER having been opened to the Court by the firm of Rudolph & Kayal, attorneys for defendant/third party plaintiff Government Employees Insurance Company ("GEICO"), for an Order to dismissing plaintiff Mary Selby's *per quod* claim, dismissing plaintiff's "bad faith" claims; and barring Dr. Goldenberg's February 27, 2017

report; and said motion being made and served in accordance with *Rule* 1:6-2 and the matter having been considered on the papers submitted and for good cause shown;

IT IS on this 13 day of April, 2016

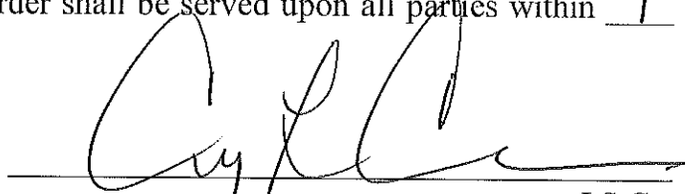
~~ORDERED that the plaintiffs' complaint as to the *per quod* claim of plaintiff Mary Selby is hereby dismissed with prejudice; and it is further~~

ORDERED that the plaintiffs' "bad faith" claims are hereby dismissed with prejudice; and it is further

~~ORDERED that the February 27, 2017 report of Dr. Jerry Goldenberg, DC is hereby barred from the trial of this matter; and it is further~~

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

On this date, pursuant to R.1:6-2 the court's statement of reasons have been set forth on the record.

  
Craig L. Corson, J.S.C. J.S.C.

OPPOSED  
UNOPPOSED

Bertram E. Busch, Esq.  
NJ Attorney ID No. 217721965  
Busch and Busch, LLP  
215 North Center Drive  
P.O. Box 7448  
North Brunswick, NJ 08902-7438  
(732) 821-2300 / Fax: (732) 821-5588  
Attorneys for Plaintiffs, William C. Selby and Mary Selby

**FILED**  
**APR 13 2017**  
Judge Craig L. Corson

WILLIAM C. SELBY and MARY SELBY, : SUPERIOR COURT OF NEW JERSEY  
Plaintiffs, : LAW DIVISION - MIDDLESEX COUNTY  
v. : Docket No. MID-L-006018-15  
GOVERNMENT EMPLOYEES : Civil Action  
INSURANCE COMPANY, :  
Defendant/Third-Party Plaintiff, :  
vs. : **ORDER**  
DANIEL AROCHO and LIDIA :  
MORALES, :  
Third-Party Defendants. :  
\_\_\_\_\_ :

**THIS MATTER** having been opened by Cross-Motion upon application of Busch and Busch, LLP, Esquires, attorneys for Plaintiffs, to extend the Discovery End Date by a period of sixty (60) days from the return date of this Cross-Motion so that the parties might consider the Report of February 27, 2017, of Plaintiffs' expert witness, Dr. Jerry Goldenberg, and the Court having considered the arguments of counsel and for the reasons set forth on the record

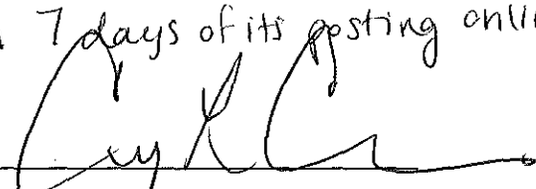
**IT IS**, on this 13 day of April, 2017,

**ORDERED and ADJUDGED** that the Discovery End Date is hereby extended to the

13 day of MAY, 2017; and

**IT IS FURTHER ORDERED** that a copy of this Order shall be served upon Manuel J. Almeida, Jr., Esq., attorney for Defendant. *within 7 days of its posting online.*

**UNOPPOSED**

  
\_\_\_\_\_  
Craig L. Corson, J.S.C.

**L'ABBATE, BALKAN, COLAVITA & CONTINI, L.L.P.**

Attorneys-at-Law

100 Eagle Rock Avenue, Suite 220

East Hanover, New Jersey 07936

John R. Gonzo, Esq. / Attorney ID (005191991)

(973) 428-4824

(973) 428-1036 (fax)

Attorneys for defendant,

Midstate Engineering, Inc.

**FILED**  
**APR 13 2017**  
Judge Craig L. Colson

SELECTIVE INSURANCE COMPANY OF  
NEW ENGLAND a/s/o AMERICAN PIPE

Plaintiffs,

vs.

MALONE FIRE SPRINKLER CORP.,  
MANCINI-DUFFY ARCHITECTURE &  
DESIGN, STRO REALY, MIDSTATE  
ENGINEERING, INC., JOHN DOES (1-10)  
AND ABC COMPANIES (1-10) (Fictitious  
Names/Entities)

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO.: MID-L-3489-16

CIVIL ACTION

**ORDER**

This matter having been opened to the Court upon Notice Motion by the firm of L'Abbate, Balkan, Colavita & Contini, LLP, attorney for defendant, Midstate Engineering, Inc., seeking an Order dismissing plaintiff, Selective Insurance Company of New England a/s/o American Pipe's, complaint with prejudice for failing to serve an Affidavit of Merit; and notice having been provided to all counsel of record; and the Court having considered the papers filed in support of and in opposition to the Motion and good cause having been shown:

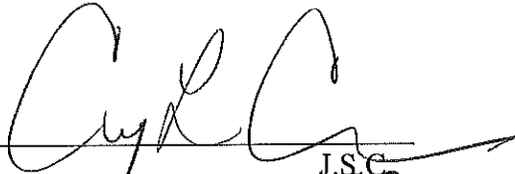
IT IS on this 13 day of April, 2017

**ORDERED THAT** plaintiff's complaint is hereby dismissed with prejudice; and it is further

**ORDERED THAT** a copy of this Order shall be served on all counsel of record within seven

(7) days.

On this date pursuant to R.1:6-2  
the case as  
have been set forth on the record.

  
Craig L. Corson, J.S.C.

Opposed   
Unopposed

#610  
3-31-17

BYRNE & O'NEILL, LLP  
Katherine A. Buchanan – Attorney ID: 001892012  
80 Main Street, Rm 140  
West Orange, New Jersey 07052  
(973)778-7074  
Attorneys for Defendant  
Mancini-Duffy Architecture & Design

**FILED**

**APR 13 2017**

Judge Craig L. Corson

-----  
SELECTIVE INSURANCE COMPANY OF  
NEW ENGLAND a/s/o AMERICAN PIPE

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION MIDDLESEX COUNTY

Plaintiff(s)

DOCKET NO. L-3489-16

vs.

MALONE FIRE SPRINKLER CORP.  
MANCINI-DUFFY ARCHITECTURE &  
DESIGN, STRO REALTY MID STATE  
ENGINEERING, INC., JOHN DOES (1-10)  
AND ABC COMPANIES (1-10) (Fictitious  
Names/Entities)

CIVIL ACTION

ORDER DISMISSING  
COMPLAINT

Defendant(s)  
-----

The matter being brought before the Court on motion of the above named attorneys returnable March 31, 2017, for an order dismissing the action by the defendant, Mancini-Duffy Architecture & Design since the complaint fails to state a claim against defendant, Mancini-Duffy Architecture & Design upon which relief can be granted and good cause appearing, it is on this 13 day of April, 2017 ORDERED that:

This action inclusive of any and all cross-claims is hereby dismissed with prejudice against Mancini-Duffy Architecture & Design.

**On this date, pursuant to R.1:6-2  
the court's statement of reasons  
have been set forth on the record.**



**Craig L. Corson, J.S.C.**

opposed  
 unopposed

WILLIAM A. BOCK, ESQ.  
GILL & CHAMAS, LLC  
655 Florida Grove Road  
P.O. Box 760  
Woodbridge, New Jersey 07036  
(732) 324-7600  
Attorneys for Plaintiff

ATTORNEY ID: 006232007

**FILED**  
**APR 13 2017**  
Judge Craig L. Corson

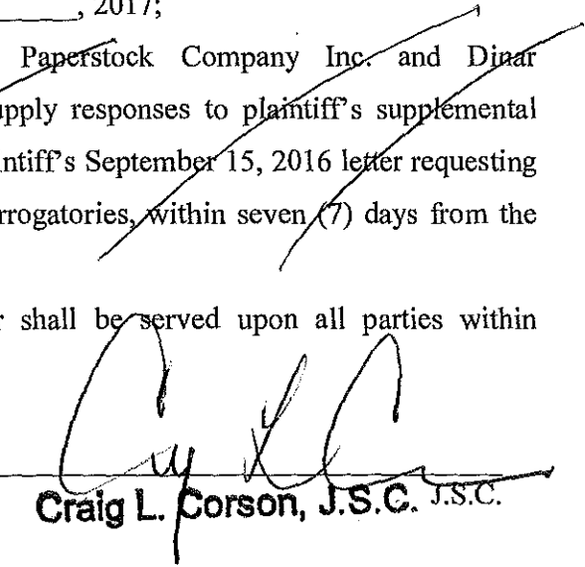
<p>DOMINGOS SILVA and DANA SILVA, his wife,</p> <p style="text-align: center;">Plaintiffs,</p> <p style="text-align: center;">vs.</p> <p>COLGATE PAPER STOCK COMPANY INC.; DINAR MANAGEMENT CORP.; BE EQUIPMENT INC.; MACHINEX TECHNOLOGIES INC.; MIDWEST RECYCLING SERVICE AND SALES INC.; ABC CORP. #1-6 (said names fictitious, true names presently unknown); and JOHN DOES #1-10 (said names fictitious, true names presently unknown),</p> <p style="text-align: center;">Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY</p> <p>DOCKET NO.: MID-L-5789-15 #270</p> <p style="text-align: center;"><u>CIVIL ACTION</u></p> <p style="text-align: center;"><b>ORDER COMPELLING DISCOVERY FROM DEFENDANTS COLGATE PAPERSTOCK COMPANY INC. AND DINAR MANAGEMENT CORP.</b></p>
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THIS MATTER having been opened before the Court on application of William A. Bock, Esq., of the law office of Gill & Chamas, and the Court having considered the matter and for good cause shown;

IT IS on this 13 day of April, 2017;

~~**ORDERED** that defendants Colgate Paperstock Company Inc. and Dinar Management Corp. are hereby compelled to supply responses to plaintiff's supplemental notice to produce dated August 23, 2016 and plaintiff's September 15, 2016 letter requesting more specific answers to Form C and C(4) Interrogatories, within seven (7) days from the date hereof; and it is further~~

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

  
Craig L. Corson, J.S.C. J.S.C.

Opposed   
Unopposed

Denied for failure to attach a copy of the Form C and C(4) interrogatories and supplied

Honorable Craig Corson, J.S.C.  
April 4, 2017  
Page 3

**FILED**

**APR 13 2017**

Judge Craig L. Corson

PETER DeSALVO, JR., 017581977  
SORIANO, HENKEL, BIEHL & MATTHEWS  
75 Eisenhower Parkway  
Roseland, New Jersey 07068-1693  
(973) 364-0111  
Attorneys for Defendant, State Farm Mutual Automobile Insurance  
Company

LEONARD SULLIVAN and DOLORES : SUPERIOR COURT OF NEW JERSEY  
SULLIVAN, his wife, : LAW DIVISION - MIDDLESEX COUNTY  
: DOCKET NO. MID-L-2794-16

Plaintiffs,

vs.

JASON PASSERO and JOHN DOES :  
1-5 and ABC CORP. 1-5 :  
(fictitious names) and STATE :  
FARM MUTUAL AUTOMOBILE :  
INSURANCE COMPANY, :

Defendants.

**CIVIL ACTION - ORDER COMPELLING DEPOSITION AND  
EXTENDING DISCOVERY**

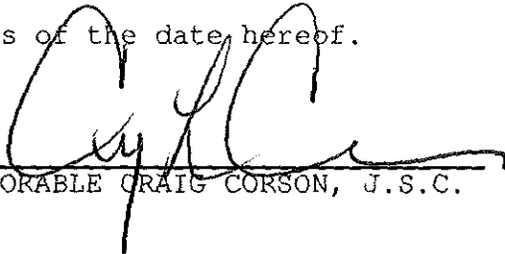
This matter having been opened to the Court by Soriano,  
Henkel, Biehl & Matthews, attorneys for the defendant, State Farm  
Mutual Automobile Insurance Company, for an Order compelling the  
plaintiff, Leonard Sullivan, to appear for an oral deposition, and  
the Court having considered the moving papers, and good cause  
having been shown; it is on this *13<sup>th</sup>* day of April 2017;

**ORDERED,**

1. That the plaintiff, Leonard Sullivan, appear at the  
offices of Anglin, Rea & Cahalane, 1005 Eastpark  
Boulevard, Cranbury, New Jersey on June 1, 2017 at 2:00  
p.m. and submit to an oral deposition;

*There shall be no further adjournments of  
Plaintiff's deposition by any party.*

2. That the present discovery end date of June 15, 2017, be and is hereby extended for an additional 30 days, and shall now end on July 15, 2017;
3. That a copy of this Order be served upon the attorneys for all parties within 7 days of the date hereof.



HONORABLE CRAIG CORSON, J.S.C.

This motion was  opposed.  
 unopposed.

# 459  
4-13-17

**FILED**

APR 13 2017

Judge Craig L. Corson

Harold A. Parra, Esquire- New Jersey ID# 050921996  
CAHN & PARRA, LLC  
1015 New Durham Road  
Edison, New Jersey 08817  
(732) 650-0444  
Attorneys for Plaintiff, Jeffery Troxell

<p><b>JEFFREY TROXELL,</b></p> <p>Plaintiff,</p> <p>Vs.</p> <p><b>WOODBIDGE CENTER PROPERTIES, LLC, GENERAL GROWTH PROPERTIES, INC., REGENCY LIGHTING ENTERPRISES, ASHTIN ELECTRICAL, CONTRACTORS, INC, FRANK YOUNG, JOHN DOES 1-10 and JANE DOES 1-10</b></p> <p>Defendants,</p>	<p><b>SUPERIOR COURT OF NEW JERSEY LAW DIVISION MIDDLESEX COUNTY DOCKET NO.: MID-L-4497-14</b></p> <p><b>CIVIL ACTION</b></p> <p><b>ORDER</b></p>
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**THIS MATTER** being opened to the Court by the Law Offices of Cahn & Parra, LLC attorneys for plaintiff, and the Court having considered the papers submitted by counsel and for good cause shown;

It is on this 13 day of April 2017;

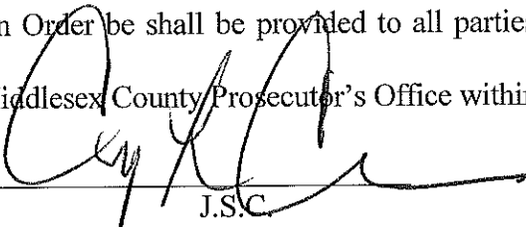
**ORDERED** that the Middlesex County Adult Corrections Facility produce and transport Jeffrey Troxell who is now an inmate at the Middlesex County Adult Correctional Facility, to the medical office of Dr. Tatyana Marx, located at 1000 Galloping Hill Road, Suite 101, Union, New Jersey 07083 on April 25 2017 at 12:30 p.m. it is further,

**ORDERED** that at all times during the course of this examination that Jeffrey Troxell shall remain in the custody and control of the Middlesex County Correctional officers transporting him, and it is further,

**ORDERED** that immediately upon the completion of this medical examination the Middlesex County Adult Correctional officers transporting Jeffrey Troxell shall return him to the Middlesex County Adult Correctional Facility, and it is further,

**ORDERED** that the cost of the transportation of and security for Jeffrey Troxell be paid for by the Law Office of Cahn & Parra, LLC, and it is further,

**ORDERED** that a copy of the within Order be shall be provided to all parties, the Middlesex County Adult Correctional Facility and the Middlesex County Prosecutor's Office within 3 days.

  
\_\_\_\_\_  
J.S.C.  
**Craig L. Corson, J.S.C.**

#1039  
6/13/17

**FILED**

**APR 13 2017**

Judge Craig L. Corson

Our File No. 2779  
Law Office of Gregory Jaeger  
Attorney No. 0302211978  
656 Georges Road  
North Brunswick, New Jersey 08902  
732-545-3373

Attorney for Defendants, Glasbert McCarkle and DAT2K Trucking, LLC

CHRISTOPHER VEGA,

: SUPERIOR COURT OF NEW JERSEY  
: MIDDLESEX COUNTY-LAW DIVISION  
: DOCKET NO. MID-L-2196-16

**Plaintiff,**

v.

**Civil Action**

GLASBERT McCARKLE, DAT2K  
TRUCKING, LLC, ADVANCED MODAL  
SOLUTIONS, INC., JOHN DOES 1-10 (said  
names being fictitious), ABC CORP A - Z  
(said names being fictitious),

: **ORDER GRANTING LEAVE TO**  
: **DEFENDANTS GLASBERT McCARKLE**  
: **and DAT2K TRUCKING, LLC TO FILE A**  
: **THIRD PARTY COMPLAINT AGAINST**  
: **ADVANCED MODAL SOLUTIONS, INC.**

**Defendants,**

**THIS MATTER** having been presented to the Court by Gregory Jaeger, Esq., attorney for the Defendant, DAT2K Trucking, LLC and the Court having reviewed the Defendant's moving papers, together with all papers submitted in opposition, if any, and good cause having been shown;

**IT IS ON THIS** 13 day of April, 2017

**ORDERED** that Defendants, Glasbert McCarkle and DAT2K Trucking, LLC are hereby granted leave to file a Third Party Complaint against Advanced Modal Solutions, LLC; and it is further

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

*Denied as moot.*

By:

  
Craig L. Corson, J.S.C.  
J.S.C.

Opposed

Unopposed

**FILED**

**APR 13 2017**

Judge Craig L. Corson

JENNY VEIGA,  
Plaintiff,

SUPERIOR COURT OF NEW JERSEY  
MIDDLESEX COUNTY, LAW DIVISION

vs.

DOCKET NO. MID-L-04596-16  
CIVIL ACTION

# 218

BANCO POPULAR NORTH AMERICA,  
INC. d/b/a POPULAR COMMUNITY BANK,  
Defendant.

**[PROPOSED]  
ORDER ADMITTING MICHAEL C.  
SCHMIDT PRO HAC VICE**

This matter having been opened to the Court by Cozen O'Connor, attorneys for Defendant Banco Popular North America, Inc. d/b/a Popular Community Bank, for the purpose of admitting Michael C. Schmidt, Esq., of Cozen O'Connor, who is a member in good standing of the Bar of the State of New York, *pro hac vice* in this matter, and the Court having read the papers submitted in connection therewith, and with good cause having been shown,

IT IS on this 13 day of April, 2017,

**ORDERED** that Michael C. Schmidt, Esq., be and hereby is admitted to practice before this Court *pro hac vice* on behalf of Defendant Banco Popular North America, Inc. d/b/a Popular Community Bank, to the same extent as an attorney of this State and subject to the limitations set forth in R. 1:21-2; and it is further

**ORDERED** that Michael C. Schmidt, Esq., shall abide by the Rules Governing the Courts of the State of New Jersey, including all disciplinary rules; and it is further

**ORDERED** that Michael C. Schmidt, Esq., shall consent to the appointment of the Clerk of the Supreme Court of New Jersey as agent upon whom service of process may be made for all actions against him that may arise out of his participation in this matter; and it is further;

**ORDERED** that Michael C. Schmidt, Esq., shall notify the Court immediately of any matter affecting his standing at the Bar of any other jurisdiction; and it is further

**ORDERED** that Michael C. Schmidt, Esq., shall have all pleadings, briefs and other papers filed with the Court signed by an attorney of record authorized to practice in this State, who shall be held responsible for them and for the conduct and cause of Michael C. Schmidt, Esq., and it is further

**ORDERED** that Michael C. Schmidt, Esq., shall be required to contribute to the client security fund, as required by all New Jersey attorneys pursuant to R. 1:28-1, and he agrees to make said contribution for subsequent years when they are due; and it is further

**ORDERED** that the admission of Michael C. Schmidt, Esq., shall not be cause for any delay in this matter; and it is further

**ORDERED** that the Clerk of the Court shall forward a copy of this Order to the Treasurer of the New Jersey Fund for Client Protection; and it is further

**ORDERED** that a copy of this Order shall be served upon all counsel within seven (7) days of its receipt by the movant.

  
\_\_\_\_\_  
Craig L. Corson, J.S.C.

\_\_\_\_\_ Motion Opposed

XX Motion Unopposed

**FILED**

**APR 13 2017**

Judge Craig L. Corson

**STAMPONE LAW, P.C.**  
BY: KEVIN P. O'BRIEN, ESQUIRE  
500 Cottman Avenue  
Cheltenham, PA 19012  
(215) 663-0400  
Attorney for Plaintiff(s)  
Attorney I.D. No. 005392012

AMY VONSUPPINY,  
Administrator Ad Prosequendum  
The Estate of Stephen Buxbaum,  
Deceased

vs.

GARLOCK EQUIPMENT CO.

SUPERIOR COURT OF NEW JERSEY  
MIDDLESEX COUNTY - LAW DIVISION

DOCKET NO.: 799-16

CONSENT ORDER

The above referenced matter coming before this Court for a Motion to Compel  
Depositions has been resolved between the parties amicably.

It is hereby ORDERED that Plaintiffs Motion to Compel Depositions is dismissed and  
Defendants Cross Motion to Compel Depositions is dismissed.

  
\_\_\_\_\_  
KEVIN P. O'BRIEN, ESQUIRE  
Attorney for Plaintiff

  
\_\_\_\_\_  
JOANNA PIOREK, ESQUIRE  
Attorney for Defendant S&S Roofing

Dated: 4-12-17

\_\_\_\_\_  
PAUL SMITH, ESQUIRE  
Attorney for Defendant Garlock

  
\_\_\_\_\_  
Craig L. Corson, J.S.C.

**STAMPONE LAW, P.C.**  
BY: **KEVIN P. O'BRIEN, ESQUIRE**  
500 Cottman Avenue  
Cheltenham, PA 19012  
(215) 663-0400  
Attorney for Plaintiff(s)  
Attorney I.D. No. 005392012

**AMY VONSUPPINY,**  
Administrator Ad Prosequendum  
The Estate of Stephen Buxbaum,  
Deceased

vs.

**GARLOCK EQUIPMENT CO.**

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

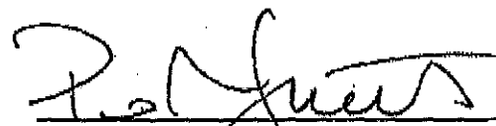
**DOCKET NO.: 799-16**

**CONSENT ORDER**

The above referenced matter coming before this Court for a Motion to Compel  
Depositions has been resolved between the parties amicably.

It is hereby ORDERED that Plaintiffs Motion to Compel Depositions is dismissed and  
Defendants Cross Motion to Compel Depositions is dismissed.

\_\_\_\_\_  
**KEVIN P. O'BRIEN, ESQUIRE**  
Attorney for Plaintiff

  
\_\_\_\_\_  
**PAUL SMITH, ESQUIRE**  
Attorney for Defendant Garlock

\_\_\_\_\_  
**JOANNA PIOREK, ESQUIRE**  
Attorney for Defendant S&S Roofing

Dated: 4/12/17

# 279

04/13/17

**FILED**

**APR 13 2017**

Judge Craig L. Corson

**ROVNER; ALLEN, ROVNER, ZIMMERMAN, LUKOMSKI and WOLF**

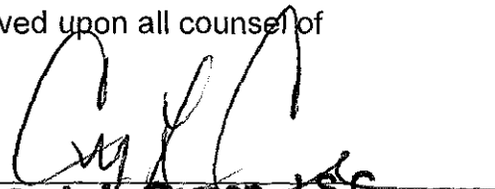
By: Joseph S. Lukomski, Esquire  
I.D. #022531978  
411 Route 70 East, Suite 100  
Cherry Hill, New Jersey 08034-2414  
(856) 795-5111  
Attorneys for Plaintiffs

Donna Weh and Douglas Weh, h/w	:	Superior Court of New Jersey
	:	Law Division - Middlesex County
Plaintiffs,	:	
	:	Docket No.: L-3791-16
vs.	:	
	:	Order To Vacate Prior Order For
Lindsay M. Tierney	:	Dismissal Without Prejudice And
Defendant.	:	To Reinstate Plaintiffs Complaint

This matter being brought before the Court on Motion of Joseph S. Lukomski, Esquire, of the law offices of Rovner, Allen, Rovner, Zimmerman, Lukomski & Wolf, Attorney for Plaintiffs, Donna Weh and Douglas Weh for an Order Vacating the Court's Order entered on January 20, 2017, which dismissed the Plaintiffs' Complaint against the Defendant, Lindsay M. Tierney, without prejudice, for failure to answer interrogatories, and the Court having considered all of the moving papers submitted, and the entire matter, and for good cause shown;

IT IS, on this 13 day of April, 2017, ORDERED that the Court's Order entered on January 20, 2017, which dismissed Plaintiffs', Donna Weh and Douglas Weh, h/w, Complaint without prejudice for failure to answer interrogatories, is hereby vacated; and it is further ORDERED that the original Complaint in this case is hereby reinstated and this case is hereby restored to the trial list; 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.

**UNOPPOSED**

  
Craig L. Corson, J.S.C.  
J.S.C.

**FILED**

**APR 13 2017**

Judge Craig L. Corson

SHAMY, SHIPERS & LONSKI, P.C.  
911 LIVINGSTON AVENUE  
NORTH BRUNSWICK, NEW JERSEY 08902  
(732)247-1133

Attorneys for DEFENDANT and THIRD PARTY PLAINTIFF  
DARREN M. PFEIL, ATTORNEY ID NO.: 154202015

**PLAINTIFFS,**  
WELLNESS AND BEAUTY INC.  
9A, d/b/a MOSAIC WELLNESS  
AND BEAUTY

v.

**DEFENDANTS,**  
ROSS STREET PLAZA, LLC,  
RALPH MOCCI and MOCCI  
INDUSTRIES, INC.

**THIRD PARTY PLAINTIFFS,**  
ROSS STREET PLAZA, LLC

v.

**THIRD PARTY DEFENDANTS,**  
EKATERINA ST. ONGE

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION  
MIDDLESEX COUNTY

DOCKET NO.: MID-L-2391-16

Civil Action

**ORDER EXTENDING DISCOVERY  
FOR NINETY (90) DAYS**

**THIS MATTER** having been brought before the Court on a Motion by Shamy, Shippers & Lonski, P.C., attorneys for Defendant/Third Party Plaintiffs, ROSS STREET PLAZA, LLC, RALPH MOCCI and MOCCI INDUSTRIES, INC., in the within matter, for an Order extending

~~discovery for ninety (90) days and the Court having considered the~~  
matter and good cause appearing,

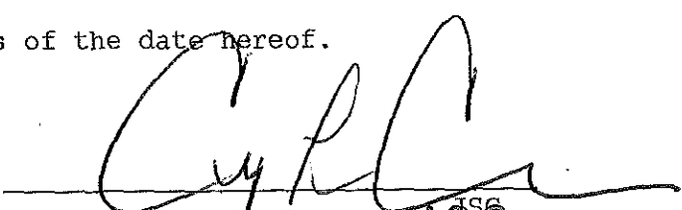
IT IS ON THIS 13 day of April, 2017

**ORDERED** that the discovery end date be and is hereby extended for ninety (90) days from March 23, 2017; and it is

**FURTHER ORDERED** that the discovery end date in this matter be and is hereby June 23, 2017; and it is

FURTHER ORDERED that a copy of this Order be served on  
all parties within seven (7) days of the date hereof.

UNOPPOSED

  
Craig L. Corson, J.S.C.

#575  
04/13/17

**EICHEN CRUTCHLOW ZASLOW & McELROY, LLP**  
**EDWARD MCELROY, ESQUIRE (ATTY ID 055771994)**  
40 Ethel Road  
Edison, New Jersey 08818  
(732) 777-0100  
Attorneys for Plaintiff(s)

**FILED**  
**APR 13 2017**  
Judge Craig L. Corson

MARILYN WITTS	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION - MIDDLESEX COUNTY
	:	DOCKET NO. L-3499-16
Plaintiff	:	
vs.	:	Civil Action
	:	
LIBERTY MUTUAL INSURANCE COMPANY	:	
	:	<b>ORDER</b>
Defendants.	:	

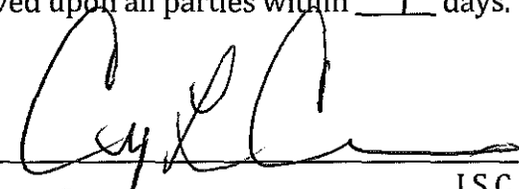
**THIS MATTER** having been brought before the Court on Motion of EICHEN CRUTCHLOW ZASLOW & McELROY, LLP for an Order to reinstate the matter; and the Court having considered the matter and good cause appearing;

IT IS on this 13 day of April, 2017

~~ORDERED~~ that this matter is hereby reinstated to the active trial list; and

~~ORDERED~~ that a copy of this order shall be served upon all parties within 7 days.

**UNOPPOSED**

  
Craig L. Corson, J.S.C.  
J.S.C.

*motion is denied without prejudice for failure to pay the sanction fee at the time the motion was filed.*

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, Liberty Mutual Insurance Company  
File No.: LA327-015512536-0004

**FILED**  
**APR 13 2017**  
Judge Craig L. Corson

MARILYN WITTS,  
  
PLAINTIFF,

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO.: MID-L-3499-16 # 1034

VS

CIVIL ACTION

LIBERTY MUTUAL INSURANCE  
COMPANY,

**ORDER TO EXTEND DISCOVERY**

DEFENDANT.

The above matter having been brought before the Court upon motion, with consent of all parties, by the Law Offices of Styliades and Jackson, Julie H. Robinson, attorney for Defendant, Liberty Mutual Insurance Company, 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 13 day of <sup>April</sup>, 2017;

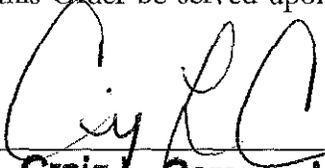
**ORDERED**, that discovery be extended One hundred and eighty (180) days from the date of this Order or until **October 10, 2017**; and

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

1. Depositions of all parties to be completed by July 1, 2017;
2. Any additional discovery is to be served by September 20, 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.

*motion is denied without prejudice as moot.*

  
Craig L. Corson, J.S.C.  
J.S.C.

Opposed   
Unopposed