

THE HON. MICHAEL V. CRESITELLO, JR., J.S.C.
MOTION LIST
March 17, 2017
Prepared by the Judge's Law Clerk, Christopher Shanahan, (732) 519-3598

Caption	Docket No.	Motion No.	Motion Type	Disposition
Alberic v. Artharipalayam, et al.	L-3350-15	673	D's NOM to Extend DED	Granted
Allen v. Proximo Spirits, Inc., et al.	L-5045-14	447	D's NOM to Dismiss for lack of Personal Jurisdiction	Withdrawn
Al-Khatahtbeh v. 775 Edison Plaza, LLC, et al.	L-3251-16	298	D's NOM to dismiss w/o prejudice, Re: Discovery	Granted
Aston Solar, LLC v. Shah, et al.	L-6050-15	166	P's NOM to serve via publication	Granted
Atlantic Credit and Finance Special Finance Unit v. Badillo	DJ-069751	205	P's NOM to Turnover Funds	Granted
Badolato v. Harper	L-3033-16	186	P's NOM for Final Judgment by default.	Granted
Banegas-Suazo v. Carhuayano, et al.	L-6951-15	137	D's NOM for Summary Judgment	ADJ to 3/31/17
Bennett v. New England Motor Freight	L-5149-12	193	P's NOM for Final Judgment of attorney's fees	ADJ to 3/31/17
Bilal v. Liebowitz, Stern & Paruolo, LLP, et al.	L-6050-14	52	D's NOM for Summary Judgment	Granted in part
Boodhoo v. Taberna, et al.	L-4844-15	544	D's NOM for an Order in aid of Litigant's Rights	Granted
Boodhoo v. Taberna, et al.	L-4844-15	541	D's NOM for an Order in aid of Litigant's Rights	Granted
Bove v. Gibb, et al.	L-4648-16	270	D's NOM to Strike answer, defenses, and cross claims	Withdrawn
Bove v. Gibb, et al.	L-4648-16	795	P's NOM to Strike	Withdrawn
Burgos v. Chesckowich, et al.	L-5744-16	398	P's NOM for Substituted Service.	Granted
Calderone v. Shah; et al.	L-1251-16	758	P's NOM to Amend Complaint	Granted
Calderone v. Shah; et al.	L-1251-16	513	D's NOM to Extend DED	Transferred to J. Happas
Canela v. Lazarus, et al.	L-6545-16	675	D's NOM to dismiss w/o prejudice, Re: Discovery	Withdrawn
Conroy v. RHD Associates, et al.	L-1630-13	900	P's NOM for New Trial.	ADJ to 3/24/17

Conway v. Lebowitz, et al.	L-6944-16	381	P's NOM for Substituted Service	Denied
Davis v. New Jersey American Water Co., et al.	L-6152-15	679	P's NOM to Extend DED	Granted
Davis v. New Jersey American Water Co., et al.	L-6152-15	160	D's NOM to Strike	Withdrawn
De Sousa v. PSE&G, et al.	L-3051-14	1054	D's Cross-Motion to File Amended Complaint	Denied
De Sousa v. PSE&G, et al.	L-3051-14	212	D's NOM to Sever/Dismiss/Extend DED	Granted in part
Dhyani v. Valand, et al.	L-3549-16	565	D's NOM to Compel	Granted
Discover Bank v. Desai	DJ-179648-15	415	P's NOM for Turnover of Funds	Denied
Eisdorfer, Eisdorfer & Eisdorfer, LLC v. Reyes, et al.	L-2549-16	201	P's NOM for Final judgment by Default.	ADJ to 3/31/17
Espada v. Salstead, et al.	L-2149-15	173	D's NOM to dismiss w/o prejudice, Re: Discovery	Granted
Figeroux v. PMG New Jersey; et al.	L-1148-16	516	D's NOM to Compel and Extend DED	Granted
Foley, Incorporated; v. Neelen	L-752-16	382	D's NOM for Reconsideration	ADJ to 3/24/17
Garcia v. Nowicki	L-3743-13	306	D's NOM to Confirm Arbitration Award	Granted
Garrett v. Sorkin, et al.	L-1546-16	709	D's NOM to Compel	Granted
Ghous v. Dipaolo, et al.	L-4147-15	215	D's NOM for Summary Judgment	ADJ to 3/31/17
Giles v. Ruby's Nails, et al.	L-2146-15	595	D's NOM to dismiss w/o prejudice, Re: Discovery	Withdrawn
Globaltek Systems LLC and VST Consulting Inc., v. Logic Corporation	L-2150-16	858	P's Cross-Motion to Compel Discovery	Granted
Globaltek Systems LLC and VST Consulting Inc., v. Logic Corporation	L-2150-16	289	D's NOM to Restore & Extend DED	Denied
Gregg v. Care One @ Livingston; et al.	L-3350-14	782	P's NOM to Amend, Extend DED and Compel depositions and discovery.	Granted
Gruskowski v. Roosevelt Care Center at Edison, et al.	L-2851-16	429	D's NOM to dismiss for failure to provide AOM	Granted
Gruskowski v. Roosevelt Care Center at Edison, et al.	L-2851-16	355	P's NOM to Enter Default Judgment	Granted in part
Guttmann v. Sikula, et al.	L-5446-15	480	P's NOM to Strike and Suppress	Withdrawn

Hampton Club Condo Association v. Wesley	L-6443-14	91	P's NOM to reinstate	Granted
Heck v. Michael's Donuts, INC., et al.	L-7451-15	843	D's NOM to Compel	Withdrawn
High Point Preferred Ins Company v. Baron, et al.	L-6838-16	195	P's NOM to Amend Complaint	Granted
Hill v. Happy Face Laundromat, et al.	L-5944-16	830	D's NOM to dismiss w/o prejudice, Re: Discovery	Withdrawn
Holloway v. Kriegl, et al.	L-1142-16	800	D's NOM to Compel	Granted
Imbriacco v. Northeast Remsco Construction, INC., et al.	L-4646-15	765	D's NOM to Compel	Granted
Jimenez v. Liberty Mutual Insurance, et al.	L-950-16	844	D's NOM to Extend DED	Granted
Johnson v. Simon; et al.	L-3642-13	720	P's NOM to Bar	ADJ to 3/31/17
Kalthoff v. New Jersey Manufacturers Insurance Company	L-2844-16	711	D's NOM to dismiss w/o prejudice, Re: Discovery	Withdrawn
Kelly v. Shoprite of Palisades Park, et al.	L-545-16	297	D's NOM to Extend DED and Compel	Granted
Kennedy v. Phillips, et al.	L-2048-15	660	D's NOM to determine attorney client relationship/Compel	Reserved
Kovvuri v. Pennington, et al.	L-3648-16	56	D's NOM to Reinstate	Granted
Kumar v. Ling	L-645-16	642	D's NOM to Compel and Extend DED	Granted
Macola v. Nnenkwo, et al.	L-5942-15	650	D's NOM to Extend DED	Denied
Marter v. State of New Jersey; et al.	L-1143-16	612	D's NOM to Dismiss with prejudice for failure to provide discovery.	Withdrawn
Marter v. State of New Jersey; et al.	L-1143-16	395	D's NOM to Dismiss with prejudice for failure to provide discovery.	Withdrawn
Marter v. State of New Jersey, et al.	L-1143-16	249	D's NOM to dismiss with Prejudice	Withdrawn
Marter v. State of New Jersey, et al.	L-1143-16	806	P's NOM to Reinstate and Extend DED.	Granted
Martinez v. Paiz, et al.	L-5444-16	737	P's NOM to Withdraw as counsel	Granted
Mcginley v. Palmara	L-3646-16	645	P's NOM to Strike	Withdrawn
Mehta v. Friedman & Gross Associates, PC; et al.	L-7247-16	770	P's NOM to Deem the AOM to be in Compliance	Granted
Mendoza v. Chi	L-2045-16	538	D's NOM to Compel signed Authorizations	Withdrawn

Middlesex County Employees Federal Credit Union v. Duncan	L-2244-16	108	P's NOM to Enforce Litigant's Rights	Granted
Miragliotta v. RC Heating & Cooling, LLC; et al.	L-848-16	574	D"s NOM to Extend DED	Denied
Osorio v. Potok, et al.	L-7038-15	628	D's NOM for Summary Judgment	ADJ to 3/31/17
Otner v. East Windsor Farm Inc.; et al.	L-2350-15	446	D's NOM to Extend DED.	Granted
Oyiti-Johnson v. Prestridge, et al.	L-7050-16	364	D's NOM to dismiss w/o prejudice, Re: Discovery	Withdrawn
Park v. Bedolla, et al.	L-4942-15	579	D's NOM to dismiss w/o prejudice, Re: Discovery	Granted
Patel v. Patel, et al.	L-5748-16	131	P's NOM for Default Judgment	ADJ to 3/31/17
Perry v. Wolfman, MD; et al.	L-2350-16	734	P's NOM to Compel	Withdrawn
Portuhondo v. Shen, et al.	L-1043-15	549	D"s NOM to Compel	Granted
Ramos-Machado v. Setzer, et al.	L-06097-15	370	D's NOM to Extend DED	Granted
Razzoli v. Banks; et al.	L-4647-16	515	D's NOM to dismiss w/o prejudice, Re: Discovery	Withdrawn
Rinaldo v. Bell., et al.	L-4849-15	632	P's NOM to Enter Judgment on Settlement Agreement	Granted
Rodriguez v. Stephanov, et al.	L-1252-16	683	D's NOM to Compel and Extend DED	Granted
Rosairo v. Honda Lease Trust, et al.	L-250-16	371	P's NOM to Extend DED	Granted
Rossi v. Pfister, et al.	L-7146-15	761	D's NOM to dismiss w/o prejudice, Re: Discovery	Granted in part
Salas v. Rivera, et al.	L-4645-15	847	P's NOM to Extend DED	Denied
Saldana v. GEICO	L-447-16	685	P's NOM to Extend DED	Granted
Severino v. Nisbett, et al.	L-3352-16	803	D's NOM to Compel Discovery	Withdrawn
Shoshiashvili v. Conlon, et al.	L-4151-15	583	Dismiss with prejudice for failure to provide discovery	Withdrawn
Sokan v. Gao	L-3549-16	218	D's NOM to dismiss w/o prejudice, Re: Discovery	Denied
Stern & Stern v. Allied World Insurance Company, et al.	L-6943-15	97	D's NOM for Summary Judgment	Denied

Suan v. Canterbury at Piscataway Section I Condominium Association, et al.	L-348-15	100	D's NOM to Vacate dismissal for lack of prosecution.	Granted
Tower National Insurance Company v. In-Line Air Conditioning Company, INC.	L-4442-16	212	P's NOM to Vacate	Granted
Trejo v. Santangelo, et al.	L-6548-16	672	D's NOM to Vacate Default & Permit Answer	Granted
Troche v. Cuthbert, et al.	L-6449-16	784	P's NOM for Substituted Service	Granted
Turcios v. New Jersey Manufacturers Insurance Company	L-2248-16	29	P's NOM for Summary Judgment	Granted
Velez v. Abrams, et al.	L-11349-14	713	D's NOM to Enter Default Judgment.	Granted
Walker v. Bradley, et al.	L-47-16	231	P's NOM to Suppress	Withdrawn
Wyndmoor at Woodbridge Condominium Association, INC., v. Deblasio	L-6344-16	55	P's NOM for Final Judgment	Granted
Yough v. Cooper-Stanley, et al.	L-4151-16	132	P's NOM for Substituted Service	Denied
Zambri v. Deitcher	L-2842-16	6947	D's NOM to dismiss w/o prejudice, Re: Discovery	Withdrawn

#673
03/17/17

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., 01072-2000

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

Attorney for Defendant, Ilangovan Arthanaripalayam

JEAN ALBERIC

Plaintiff,

-vs-

ILANGO VAN ARTHARIPALAYAM
and/or JOHN DOES 1-10 (being fictitious
persons unknown at this time)

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-3350-15

Civil Action

ORDER

This matter having been opened to the Court on Motion of Keith A. Bursack, Esq., attorney for defendant, Ilangovan Arthanaripalayam, for an Order to Extend Discovery sixty (60) days from April 8, 2017, and with the consent of our adversary, and the Court having read and considered the moving papers, and for good cause appearing;

IT IS on this 17th day of March, 2017:

ORDERED that deposition of plaintiff on April 27, 2017 is court ordered; and it is further;

ORDERED that all defense expert reports shall be served by June 6, 2017; and it is further;

ORDERED that discovery end date be extended sixty (60) days to June 7, 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.



Hon. Michael V. Cresitello, Jr., J.S.C.

Opposed
 Unopposed

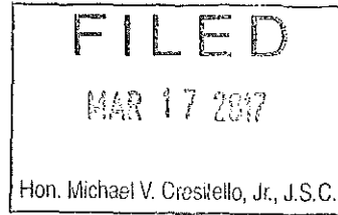
Lawrence F. Citro, Esq./I.D.#023581992
BIANCAMANO & DI STEFANO, P.C.
02322LFC

Executive Plaza, Suite 300
10 Parsonage Road
Edison, NJ 08837

Tel: 732-549-0220
Fax: 732-549-0068

Attorneys for Defendants, *Saker ShopRites, Inc. d/b/a ShopRite of Edison #573 i/p/a Shoprite of Edison, Inc.*

Our File No. 20037-



IMAN AL-KHATAHTBEH,

Plaintiff,

-vs-

775 EDISON PLAZA, LLC,
MILLBROOK PROPERTIES,
SHOPRITE OF EDISON, INC.
JOHN DOE 1-5 and ABC CORP. 1-5,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY
DOCKET NO.: MID-L-3251-16

Civil Action

ORDER

298

THIS MATTER being opened to the Court by the law firm of Biancamano & DiStefano, P.C., Attorneys for the Defendants, *Saker ShopRites, Inc. d/b/a ShopRite of Edison #573 i/p/a Shoprite of Edison, Inc.*, and, for other good cause shown;

IT IS on this 17th day of March, 2017,

ORDERED that the Complaint of the Plaintiff, Iman Al-Khatahtbeh, be and the same is hereby dismissed ^{without prejudice} for failure to provide discovery pursuant to Rule 4:23-5(a)(1); and it is further

ORDERED that a copy of the within Order shall be served upon all counsel within 7 days from the date of receipt by the attorneys for these Defendants.

Hon. Michael V. Cresitello, Jr., J.S.C.

Unopposed
 Opposed

No proof to support opposition's claim that plaintiff's own bankruptcy proceeding stays plaintiff's alternative personal injury suit. Dismissal is without prejudice.

See Page 2

Al-Khatahtbeh v. 775 Edison Plaza, LLC, et al
Docket No.: MID-L-3251-16

ORDERED that counsel for the delinquent party shall serve upon his or her client in accordance with R. 4:23-5(a)(1) a copy of this Order and the notice set forth in Appendix II-A of the Court Rules

F166
03/17/17

ZAGER FUCHS, P.C.
Michael T. Warshaw, bar #: 005171976
268 Broad Street
P.O. Box 489
Red Bank, New Jersey 07701
(732) 747-3700

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

Attorneys for plaintiff

ASTON SOLAR, LLC

Plaintiff

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY: LAW DIVISION

DOCKET NO. MID-L-6050-15

vs.

PRASHANT R. SHAH, EMMA XU, JIMMY
WANG and QINGMING WANG

Defendants.

CIVIL ACTION
**AMENDED ORDER ON MOTION TO
SERVE DEFENDANTS EMMA XU, JIMMY
WANG and QINGMING WANG VIA
PUBLICATION**

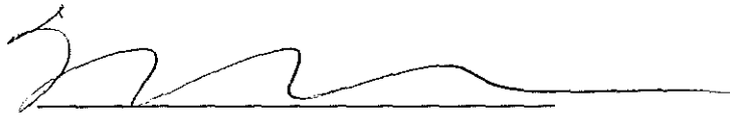
THIS MATTER having been opened to the Court by Zager Fuchs, P.C., a professional corporation, by Michael T. Warshaw, Esq., a partner with the firm, attorneys for plaintiff, and the Court having reviewed the papers submitted, and good cause having been shown,

IT IS, on this 17th day of March 2017,

ORDERED

1. That plaintiff can serve defendants, EMMA XU, JIMMY WANG and QINGMING WANG via publication, by publishing the attached Notice to Absent Defendants in the Asbury Park Press, for a period of 14 days.

2. ~~The findings of the Court and the reasons for entry of this Order are on the record of proceedings before this Court dated _____.~~



Hon. Michael V. Cresitello, Jr. J.S.C.

All parties are to be served within seven (7) days of the date hereof.

PAPERS CONSIDERED:

- _____ Notice of Motion
- _____ Movant's Certification
- _____ Movant's Brief
- _____ Answering Certifications
- _____ Answering Brief
- _____ Cross-Motion
- _____ Movant's Reply
- _____ Other

UNOPPOSED

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

File No.: AV013844
MORGAN, BORNSTEIN & MORGAN
1236 Brace Road - Suite K
Cherry Hill, NJ 08034
(856) 795-2200
Attorney ID 018672008
Attorneys for Plaintiff

ATLANTIC CREDIT AND FINANCE)	SUPERIOR COURT OF NEW JERSEY
SPECIAL FINANCE UNIT LLC)	LAW DIVISION-MIDDLESEX COUNTY
SUCCESSOR IN INTEREST TO)	
Plaintiff,)	CIVIL ACTION
vs.)	
)	Docket Number DJ-069751-16
MILDRED BADILLO)	DC-002666-15
)	
)	<u>ORDER</u>
Defendant(s))	<u>TO TURNOVER FUNDS</u>

THIS MATTER having been brought before the Court upon a Petition filed by Morgan, Bornstein & Morgan, attorneys for the plaintiff; wherein it appears that judgment was entered in favor of the plaintiff and against the defendant(s) on April 25, 2016, in the amount of \$1,432.83, and;

IT APPEARING that a levy was issued out of this Court, and pursuant thereto was directed to be served by an Officer of MIDDLESEX COUNTY and he/she did levy upon the bank account of the defendant(s) as noted on the return annexed hereto at JP Morgan Chase Bank, located at OH1-1283 340 S Cleveland Ave, Westerville, OH 43081-8917, in the amount of \$1,491.01; and the amount levied upon being less than or equal to \$1,491.01, which is the actual total balance due and owing from the defendant.

NOW, THEREFORE, upon good cause having been shown;

IT IS on this 17th day of March, 2017, ORDERED that the defendant(s) and JP Morgan Chase Bank turn over to the Sheriff's Office that effectuated the levy; the sum of \$1,491.01, less applicable bank charges, toward partial or full satisfaction of the judgment heretofore entered.

A copy of this Order shall be served upon all parties within seven (7) days from its receipt.

Hon. Michael V. Cresitello, Jr., J.S.C.

This Order was was not opposed.
TOSC:mvb

#186 3-17-17

CHRISTOPHER S. PORRINO
ATTORNEY GENERAL OF NEW JERSEY
Attorney for Plaintiff
R.J. Hughes Justice Complex
25 Market Street
P.O. Box 117
Trenton, New Jersey 08625-0117

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

By: Garen Gazaryan
Deputy Attorney General
NJ Attorney ID: 070262013
(609) 292-6123
Garen.Gazaryan@dol.lps.state.nj.us

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY
DOCKET NO. MID-L-3033-16

RICHARD J. BADOLATO,
COMMISSIONER OF THE)
NEW JERSEY DEPARTMENT OF)
BANKING AND INSURANCE,)
)
Plaintiff,)
)
v.)
)
NATEESHA HARPER AND)
TYERRAH HARPER,)
)
Defendants.)

Civil Action

ORDER OF ENTRY OF
FINAL JUDGMENT BY DEFAULT
AGAINST DEFENDANTS NATEESHA
HARPER AND TYERRAH HARPER

The Defendants, Nateesha Harper and Tyerrah Harper,
having been duly served with a copy of the Summons and Complaint
in the above-captioned action and having been defaulted for
failure to appear, answer, or otherwise defend;

FINAL JUDGMENT is on this 17th day of March 2017,
entered in the amount of \$12,891.50 against Defendant Nateesha

Harper and in favor of the Plaintiff, Richard J. Badolato, Commissioner of the New Jersey Department of Banking and Insurance. This amount consists of \$5,000.00 in civil penalties for two violations of the New Jersey Insurance Fraud Prevention Act, N.J.S.A. 17:33A-1 et seq., pursuant to N.J.S.A. 17:33A-5b; attorneys' fees of \$6,891.50, pursuant to N.J.S.A. 17:33A-5b; and a statutory fraud surcharge of \$1,000.00, pursuant to N.J.S.A. 17:33A-5.1.

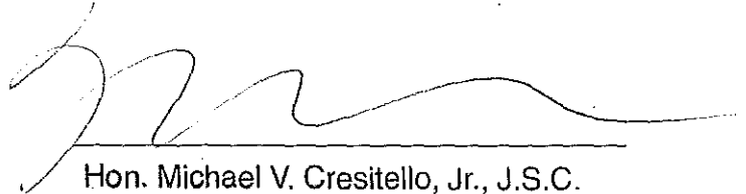
IT IS FURTHER ORDERED that Final Judgment in the amount of \$12,891.50 is entered against Defendant Tyerrah Harper and in favor of the Plaintiff, Richard J. Badolato, Commissioner of the New Jersey Department of Banking and Insurance. This amount consists of \$5,000.00 in civil penalties for two violations of the New Jersey Insurance Fraud Prevention Act, N.J.S.A. 17:33A-1 et seq., pursuant to N.J.S.A. 17:33A-5b; attorneys' fees of \$6,891.50, pursuant to N.J.S.A. 17:33A-5b; and a statutory fraud surcharge of \$1,000.00, pursuant to N.J.S.A. 17:33A-5.1.

IT IS FURTHER ORDERED, that, pursuant to N.J.S.A. 39:6A-15, Defendant Nateesha Harper's driving privileges will be suspended for a period of one year from the date of this judgment.

IT IS FURTHER ORDERED, that, pursuant to N.J.S.A. 39:6A-15, Defendant Tyerrah Harper's driving privileges will be

suspended for a period of one year from the date of this judgment.

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



Hon. Michael V. Cresitello, Jr., J.S.C.

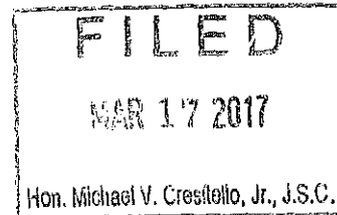
This motion was:

 Opposed
 X Unopposed

"Having reviewed the above motion, I find it to be meritorious on its face and is unopposed. Pursuant to R.1:6-2, it therefore will be granted essentially for the reasons set forth in the moving papers."

Adam J. Adrignolo - #049051995
GRAHAM CURTIN
A Professional Association
4 Headquarters Plaza
P.O. Box 1991
Morristown, New Jersey 07962-1991
(973) 292-1700

Attorneys for Defendant Liebowitz, Stern & Paruolo, LLP



MUHAMMAD BILAL,

Plaintiff,

v.

LIEBOWITZ, STERN & PARUOLO, LLP,
JOHN DOE(S) LAW FIRMS I-X (said
names being fictitious, true names presently
unknown),

Defendants.

STERN & STERN LLP (formerly known as
LIEBOWITZ, STERN & PARUOLO,
LLP),

Plaintiff,

v.

ALLIED WORLD INSURANCE
COMPANY,

Defendant.

ALLIED WORLD INSURANCE
COMPANY,

Third-Party Plaintiff,

v.

MUHAMMAD BILAL, FRANK G.
PARUOLO,

Third-Party Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-6050-14

Civil Action

**ORDER GRANTING
SUMMARY JUDGMENT**

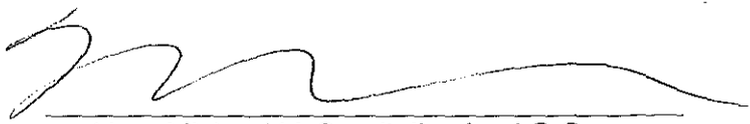
GRANTED IN PART

THIS MATTER, having been brought before the Court on the motion of Graham Curtin, P.A., attorneys for Defendant, Liebowitz, Stern & Paruolo, LLP, and the Court having read and reviewed the moving and opposition papers and heard any oral argument in support thereof, and it appearing to the Court that good cause has been shown;

IT IS on this 17th day of March, 2017:

ORDERED that Defendant's Motion for Summary Judgment is hereby granted; and

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



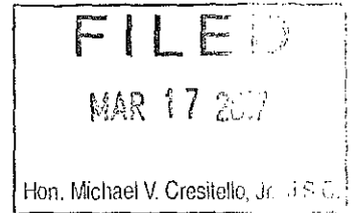
Hon. Michael V. Cresitello, Jr., J.S.C.

Opposed: ✓

Unopposed: _____

FOR THE REASONS SET FORTH
ON THE RECORD ON 03-17-17

Granted in part as to permanent injury under the verbal threshold. Economic claim survive summary judgment.



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 Defendants, Pablo A. Taberna and Lilian L. Taberna
Our File No. (637) 24030-A

FABIAN BOODHOO,

Plaintiffs,

v.

LILIAN L. TABERNA, and/or JOHN
DOES 1-10 (being fictitious persons
unknown at this time), PABLO A.
TABERNA, and/or JANE DOES 1-10
(being fictitious persons unknown at
this time) and/or ABC COMPANY 1-
10 (being fictitious and unknown at this
time), ASHWINI I. POOLA and/or
JANE DOES 1-10 (being fictitious
persons unknown at this time),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No. MID-L-4844-15

544

Civil Action

**ORDER IN AID OF LITIGANT'S
RIGHTS**

THIS MATTER's having been opened to the court by Purcell, Mulcahy, Hawkins & Flanagan, LLC, attorneys for defendants, Pablo A. Taberna and Lilian L. Taberna, for an order in aid of litigant's rights, pursuant to R. 1:10-3; and the court's having considered the moving papers of the parties, and for good cause shown;

IT IS on this 17th day of March, 2017;

ORDERED that respondent, Dr. Oscar Pizarro, shall appear on April 13th, 2017 at 2:00 p.m. at the Middlesex County Courthouse, before the Honorable Michael Cresitello with a certified complete copy of all records of Fabian Boodhoo and there show cause why the court should not impose upon him some penalty or sanction, including but not limited to an order holding the respondent in contempt of court, imposing a fine, or taking other action; and it is further

ORDERED that should respondent, Dr. Oscar Pizarro, fail to appear on the date indicated above, a warrant may be issued for his arrest, and he may be brought before the court, under arrest, detained by a sheriff's officer or other officer of the law, and brought before a judge of the Superior Court of New Jersey; and it is further

ORDERED that a copy of the within order be served on respondent, Dr. Oscar Pizarro, at 424 Central Avenue, Jersey City, NJ 07307, by first class mail, within ten days of counsel's receipt hereof; and it is further

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



Hon. Michael V. Cresitello, Jr., J.S.C.

() opposed
(X) unopposed

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

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 Defendants, Pablo A. Taberna and Lilian L. Taberna
Our File No. (637) 24030-A

FABIAN BOODHOO,

Plaintiffs,

v.

LILIAN L. TABERNA, and/or JOHN
DOES 1-10 (being fictitious persons
unknown at this time), PABLO A.
TABERNA, and/or JANE DOES 1-10
(being fictitious persons unknown at
this time) and/or ABC COMPANY 1-
10 (being fictitious and unknown at this
time), ASHWINI I. POOLA and/or
JANE DOES 1-10 (being fictitious
persons unknown at this time),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No. MID-L-4844-15

#541

Civil Action

**ORDER IN AID OF LITIGANT'S
RIGHTS**

THIS MATTER's having been opened to the court by Purcell, Mulcahy, Hawkins & Flanagan, LLC, attorneys for defendants, Pablo A. Taberna and Lilian L. Taberna, for an order in aid of litigant's rights, pursuant to R. 1:10-3; and the court's having considered the moving papers of the parties, and for good cause shown;

IT IS on this 17th day of March, 2017;

ORDERED that respondent, Dr. Chidi Anukweum, shall appear on April 13, 2017 at 2⁰⁰ a.m./p.m. at the Middlesex County Courthouse, before the Honorable Michael Cresitello with a certified complete copy of all records of Fabian Boodhoo and there show cause why the court should not impose upon him some penalty or sanction, including but not limited to an order holding the respondent in contempt of court, imposing a fine, or taking other action; and it is further

ORDERED that should respondent, Dr. Chidi Anukweum, fail to appear on the date indicated above, a warrant may be issued for his arrest, and he may be brought ~~before the court~~, under arrest, ~~detained~~ by a sheriff's officer or other officer of the law, and ~~brought~~ before a judge of the Superior Court of New Jersey; and it is further

ORDERED that a copy of the within order be served on respondent, Dr. Chidi Anukweum, at 1182 Stuyvesant Avenue, Irvington, NJ 07711, by first class mail, within ten days of counsel's receipt hereof; and it is further

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



Hon. Michael V. Cresitello, Jr., J.S.C.

opposed
 unopposed

RICHARD L. KUHRT, ESQ., LLC
100 Jefferson Avenue, Suite 302
Elizabeth, NJ 07201
(908)820-8350 + (908)820-8351(fax)
E-mail: rkuhrt@aol.com

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

Attorney(s) for Plaintiff

LUZ M. BURGOS,

vs.

LEEANN M. CHESCKOWICH, John Doe, (a
fictitious name for an unknown and unquantified
group of individuals), ABC Corp., (a fictitious
name for an unknown and unquantified group of
partnerships, corporations and/or other entities)

Plaintiff(s),

Defendant(s).

STATE OF NEW JERSEY
SUPERIOR COURT
LAW DIVISION: MIDDLESEX COUNTY

Docket No.: MID-L-5477-16⁵⁷⁴⁴⁻¹⁶

CIVIL ACTION

ORDER

This matter having been opened to the Court by Richard L. Kuhrt, LLC (Richard L. Kuhrt, Esq., appearing) attorney for the plaintiff, and the Court having considered the Certification submitted along with all other relevant documentation and for good cause appearing:

IT IS on this 17 day of March, 2017:

ORDERED, that the defendants, Leeann M. Chesckowich, be served by Substituted Service of the Complaint and Summons on their insurance company, GEICO Insurance Company; and it is further

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

UNOPPOSED


Hon. Michael V. Cresitello, Jr., J.S.C.

#258
3-17-17

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

BLUME, FORTE, FRIED, ZERRES & MOLINARI, P.C.

One Main Street
Chatham, New Jersey 07928
(973) 635-5400

Michael B. Zerres, Esq. - NJ Bar ID# 010351988

Attorneys for Plaintiffs, Estate of Robert Critelli, Anna Critelli, and Alfred Critelli

BRENDA CALDERONE, as Administratrix ad Prosequendum of the ESTATE OF CHRISTOPHER CALDERONE, deceased, and BRENDA CALDERONE; LEWIS CALDERONE AND DAVID CALDERONE, individually,

Plaintiffs,

vs.

Nishank Shah,

Defendant.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY
DOCKET NO. MID-L-1251-16

Civil Action

ESTATE OF ROBERT CRITELLI by his Administratrix and Administratrix ad Prosequendum ANNA CRITELLI, and ANNA CRITELLI and ALFRED CRITELLI, individually,

Plaintiffs,

vs.

Nishank Shah,

Defendant.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY
DOCKET NO. MID-L-1698-16

Civil Action

ORDER

This matter having been opened to the Court on the application of Blume, Forte, Fried, Zerres and Molinari, P.C., attorneys for plaintiffs, Estate of Robert Critelli, Anna Critelli, and Alfred Critelli, upon notice to all counsel of record, and the Court having considered the moving papers and any opposition thereto; and for good cause shown;

IT IS, on this 17th day of March, 2017;

ORDERED that:

1. Plaintiff is hereby allowed to amend their Complaint to add Volkswagen AG and Volkswagen Group of America as party defendants.
2. A copy of this Order shall be served within 7 days.



Hon. Michael V. Cresitello, Jr., 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: None

Opposed
 Unopposed

FILED
MAR 17 2017
Hon. Michael V. Crasitello, Jr., J.S.C.

Lawrence A. LeBrocq, Esq. (Atty. ID #011681989)
GARCES, GRABLER & LeBROCQ, P.C.
235 Livingston Avenue
New Brunswick, NJ 08901
(732) 249-1300
Attorneys for Plaintiff

ARTHUR CONWAY,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION/MIDDLESEX COUNTY
Plaintiff,	:	
	:	DOCKET NO: MID-L-6944-16
-vs-	:	
	:	Civil Action
JOEL LEBOWITZ, M E	:	
LOGISTICS, JOHN DOE	:	ORDER
(1-100) (fictitious names),	:	
ABC COMPANIES (1-100)	:	
(fictitious entities),	:	
	:	
Defendants.	:	

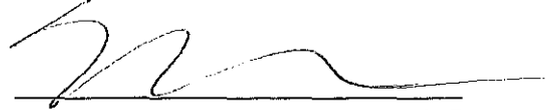
THIS MATTER having been brought before the Court on application of Lawrence A. LeBrocq, Esquire, of Garces, Grabler & LeBrocq, P.C., attorneys for plaintiff in the within action, for an Order permitting plaintiff leave to serve Summons and Complaint upon Amtrust North America, on behalf of Defendant, M E Logistics, and the Court having considered the papers being submitted and for good cause having been shown;

IT IS ON THIS 17 day of March, 2017:

ORDERED that plaintiff be and is hereby permitted leave to serve Summons and Complaint directly upon Amtrust North America, as carrier for Defendant, M E Logistics; and it is

DENIED

FURTHER ORDERED that a copy of this Order be served upon Amtrust North America by certified mail, return receipt requested within seven (7) days from the date this Order is signed.



Hon. Michael V. Cresitello, Jr., J.S.C.

Opposing Papers Filed: Yes No

Opposing Papers Filed By: _____

Denied. Per opposition filed by new counsel, a valid address for service has been provided.

#679
03/17/17

GILL & CHAMAS, LLC
655 Florida Grove Road
P.O. Box 760
Woodbridge, New Jersey 07095
(732) 324-7600
Attorney for Plaintiff
Attorney ID #027081994

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

<p>SHARYN DAVIS, Plaintiff,</p> <p>v.</p> <p>NEW JERSEY AMERICAN WATER COMPANY, INC., CROSSROADS AT BRIDGEWATER CONDOMINIUM ASSOCIATION, CROSSROADS% MIDSTATE MGMT. CORP., MEM PROPERTY MANAGEMENT CO., INC., RCP MANAGEMENT COMPANY, MARTIN LADERMAN, CROSSROADS CONDOMINIUM OWNERS ASSOCIATION, K&J MAINTENANCE AND CONSTRUCTION, INC., JOHN DOES #1-10 (Said names being fictitious; real names unknown) and ABC CORP. #1-10 (Said names being fictitious; real names unknown), and their agents, servants and/or employees.</p> <p>Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO.: MID-L-6152-15</p> <p><u>Civil Action</u></p> <p>ORDER</p>
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THIS MATTER having been brought before the Court by the firm of **GILL & CHAMAS, LLC** attorneys for Plaintiff, for an Order to compel to extend discovery for one hundred twenty (120) days; and the Court having considered the matter and with good cause appearing;

IT IS on this 17th day of March 2017,

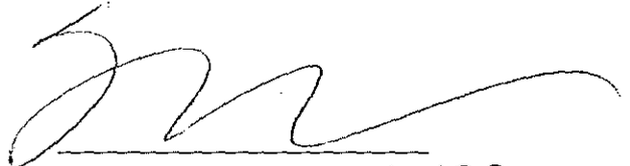
ORDERED that discovery be and is hereby extended as follows:

1. Fact depositions shall be completed by May 28, 2017;
2. Plaintiff's expert reports shall be provided by June 28, 2017;
3. Defendant's expert reports shall be provided by July 28, 2017;

4. Expert depositions shall be completed by August 28, 2017;

5. The discovery end date is August 28, 2017; and it is further

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



Hon. Michael V. Cresitello, Jr., J.S.C.

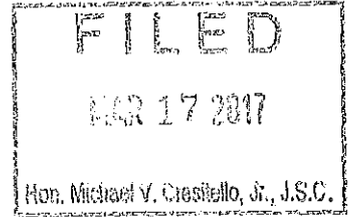
**ORDERED THAT ARBITRATION
SHALL BE SCHEDULED FOR**

October 11, 2017

UNOPPOSED

Charles W. Mondora, Esq. - 023822008
LANDMAN CORSI BALLAINE & FORD P.C.
One Gateway Center, Fourth Floor
Newark, New Jersey 07102-5388
(973) 623-2700

Attorneys for Defendants/Third-Party Plaintiffs
PSE&G, Public Service Electric & Gas Company,
Public Service Enterprise Group, PSEG Power,
and PSEG Services Corporation



RENATO DE SOUSA,

Plaintiff(s),

v.

PSE&G; PUBLIC SERVICE ELECTRIC
AND GAS COMPANY; PUBLIC
SERVICE ENTERPRISE GROUP; PSEG
POWER; PSEG SERVICES
CORPORATION; CHRIS DOE;
TOWNSHIP OF EDISON; STATE OF
NEW JERSEY; NEW JERSEY
DEPARTMENT OF PUBLIC UTILITIES
AND AFFAIRS; COUNTY OF
MIDDLESEX; TOWER MAINTENANCE
CORPORATION; ELIZABETH
VLAHOPOULOS; PETER
VLAHOPOULOS; NICHOLAOS
PSAREAS; JOHN DOES 1-20; ABC
CORPORATIONS 1-20

Defendant(s).

MARC J. COMER, as administrator ad
prosequendum of the ESTATE OF
VALDINEI NASCIMENTO DESOUZA
aka JOSE DESOUZA NASCIMENTO,

Plaintiffs,

v.

PSE&G, PUBLIC SERVICE ELECTRIC
AND GAS COMPANY; PUBLIC
SERVICE ENTERPRISE GROUP; PSEG

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY
DOCKET NO.: MID-L-3051-14

CIVIL ACTION #1054

ORDER

Docket No.: MID-L-6155-14

POWER; PSEG SERVICES CORPORATION; CHRIS BROZOWSKI; ALLRIC DESHONG; TOWER MAINTENANCE CORPORATION; ELIZABETH VLAHOPOULOS; PETER VLAHOPOULOS; NICHOLAOS PSAREAS; JOHN DOES 1-20; ABC CORPORATIONS 1-20,

Defendants.

PSE&G, PUBLIC SERVICE ELECTRIC AND GAS COMPANY, PUBLIC SERVICE ENTERPRISE GROUP, PSEG POWER, AND PSEG SERVICES CORPORATION

Defendants/Third-Party Plaintiffs,

v.

RITER-CONLEY MANUFACTURING COMPANY

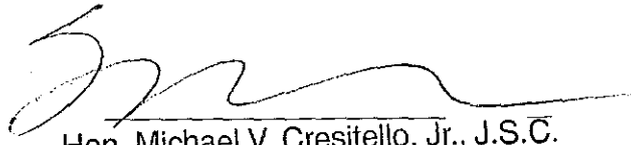
Third-Party Defendant.

THIS MATTER having been opened to the Court by Landman Corsi Ballaine & Ford P.C., attorneys for defendants/third-party plaintiffs PSE&G, Public Service Electric and Gas Company, Public Service Enterprise Group, PSEG Power, and PSEG Service Corporation (collectively, "PSE&G"), by way of cross-motion, and the Court having considered the moving papers of counsel, any opposition papers, and for good cause shown;

IT IS on this **17** day of **March**, 2017;

ORDERED that PSE&G be permitted to file its ~~Amended~~ **DELETED** Amended Third-Party Complaint within seven (7) days of this Order; and it is further

ORDERED that a copy of the within Order be served upon all parties of record within five (5) days of receipt by counsel for PSE&G.



Hon. Michael V. Cresitello, Jr., J.S.C.

Opposed

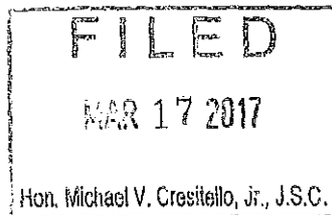
Unopposed

FOR THE REASONS SET FORTH
ON THE RECORD ON 03/17/17

Denied as moot considering
alternate form of relief
granted by the Court on this
date in a companion Order.

M# 212
1-20-17

KAUFMAN BERGEEST & RYAN LLP
By: Michael P. Mezzacappa
Attorney identification no.: 039801988
By: John J. Leo III
Attorney identification no.: 026382003
9 Campus Drive
Parsippany, NJ 07054
973-451-9600
Attorneys for Defendant
Tower Maintenance Corporation



RENATO DE SOUSA,

Plaintiff(s),

vs.

PSE&G; PUBLIC SERVICE ELECTRIC AND GAS COMPANY; PUBLIC SERVICE ENTERPRISE GROUP; PSEG POWER; PSED SERVICES CORPORATION; CHRIS DOE; TOWNSHIP OF EDISON; STATE OF NEW JERSEY; NEW JERSEY DEPARTMENT OF PUBLIC UTILITIES AND AFFAIRS; COUNTY OF MIDDLESEX; TOWER MAINTENANCE CORPORATION; ELIZABETH VLAHOPOULOS; PETER VLAHOPOULOS; NICHOLAOS PSAREAS; JOHN DOES 1-20; ABC CORPORATIONS 1-20,

Defendant(s).

MARC J. COMER, as administrator ad prosequendum of the ESTATE OF VALDINEI NASCIMENTO DESOUZA aka JOSE DESOUZA NASCIMENTO,

Plaintiff(s),

vs.

PSE&G, PUBLIC SERVICE ELECTRIC AND GAS COMPANY; PUBLIC SERVICE ENTERPRISE GROUP; PSEG POWER; PSEG SERVICES CORPORATION; CHRIS BROZOWSKI; ALLRIC DESHONG; TOWER MAINTENANCE CORPORATION; ELIZABETH VLAHOPOULOS; PETER VLAHOPOULOS; NICHOLAOS PSAREAS; JOHN DOES 1-20; ABC CORPORATIONS 1-20,

Defendant(s).

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

DOCKET NO.: MID-L-3051-14

Civil Action

ORDER

GRANTED IN PART

DOCKET NO.: MID-L-6155-14

THIS MATTER having been brought before the Court by Defendant Tower Maintenance Corporation by its counsel, Kaufman Borgeest & Ryan, LLP, on notice to counsel for all parties, for an order (1) dismissing Defendants PSE&G, Public Service Electric & Gas Company, Public Service Enterprise Group, PSEG Power, and PSEG Services Corporation's ("PSE&G") claims against it under R. 4:6-2(e); in the alternative, (2) severing PSE&G's claim against Tower Maintenance for indemnification from the trial of this matter; or, in the alternative, (3) extending until March 20, 2017, the due date for expert reports from Tower Maintenance; the Court having considered the certification of John J. Leo III, the brief in support of Defendant's motion, and any opposition and reply papers, and the Court having heard oral argument on the motion; and for good cause shown:

IT IS on this 17 day of March 2017,

ORDERED that Defendant Tower Maintenance Corporation's motion is **GRANTED**;

IT IS FURTHER ORDERED that PSE&G's cross-claims against Tower Maintenance are dismissed with prejudice under R. 4:6-2(e) in all respects **DENIED** in the alternative,

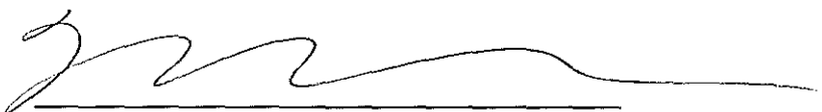
and discover related there

abeyance pending severed

IT IS FURTHER ORDERED that PSE&G's cross-claims against Tower Maintenance are *held i* severed from the trial of Plaintiffs' claims against PSE&G; or, in the alternative,

IT IS FURTHER ORDERED that Tower Maintenance shall have until March 20, 2017, to serve expert reports in this matter. **DENIED**

IT IS FURTHER ORDERED that Tower Maintenance's counsel shall serve a copy of this order upon all counsel of record in this matter within seven days of receiving it.


The Honorable Michael Cresitello, J.S.C.

Opposed
 Unopposed

FOR THE REASONS SET FORTH
ON THE RECORD ON 3/17/17

#565
03/03/17

Law Office of Robert A. Raskas
371 Hoes Lane, Suite 105
Piscataway, NJ 08854
(732) 981-1649 (Telephone)
(732) 981-1657 (Fax)
By: Karen Quinn Sopko, Esq., 01967-1985
Attorney for Defendants, Ruchi Valand

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

SHREEKANT DHYANI and PRABHA
DHYANI, his wife,

Plaintiff,

-vs-

RUCHI M. VALAND, JAGMEET SINGH,
JOHN DO 1-10 (fictitious names) and ABC,
INC. 1-10 (fictitious entities)

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-2352-16

Civil Action

ORDER

This matter having been opened to the Court on Motion of Karen Quinn Sopko, Esq., attorney for defendant, Ruchi Valand, for an Order compelling plaintiff to provide executed medical authorizations and the Court having read and considered the moving papers, and for good cause appearing;

IT IS on this 17th day of March, 2017:

ORDERED that plaintiff is compelled to provide complete responses to all outstanding discovery requests including complete proofs of wage loss claim including executed employment authorizations, pictures taken at the scene of the accident, a copy of plaintiff's health care card, an authorization for the PIP file, and all outstanding executed medical authorizations requested within twenty (20) days of the date of this Order; and it is further

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


Hon. Michael V. Cresitello, Jr., J.S.C.

Opposed
 Unopposed

Christopher P. Odogbili - 003092004
P&P File # D174272A

#415 2-17-17

PRESSLER AND PRESSLER, L.L.P.

ATTORNEYS AT LAW
7 Entin Rd.
Parsippany, NJ 07054-5020
(973) 753-5100

Attorney for Plaintiff

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

DISCOVER BANK

Plaintiff

vs.

SANJIV S DESAI
MANJARI S DESAI

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION MIDDLESEX County
DOCKET NO. DJ-179648-15

Civil Action
ORDER TURNOVER

THIS MATTER having been opened to the Court by Pressler and Pressler, LLP ,
Attorneys for Plaintiff and no objection having been made, and it appearing that levy
was made under a Writ of Execution issued in this cause upon the monies and credits
due to defendant(s) SANJIV S DESAI MANJARI S DESAI from BANK OF AMERICA in the sum
of \$596.88 , and it appearing from the moving papers that said amount does not exceed
the remaining balance on the judgment due from said defendant(s) in the above
entitled cause, including costs, interest and Sheriff's fees.

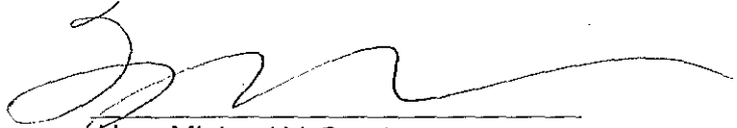
IT IS on the 17th day of March, 2017

ORDERED THAT BANK OF AMERICA 609 LIVINGSTON AVENUE NEW BRUNSWICK NJ 08901
turnover to Pressler and Pressler, LLP Attorneys for Plaintiff , the sum of
\$596.88 to be credited to the judgment and costs, which is the amount of garnishee's
indebtedness to the defendant(s) previously levied upon, as appears from the
Sheriff's return annexed hereto.

DENIED

A copy of this Order shall be served upon the garnishee by Pressler and Pressler, LLP .

Opposed
 Unopposed

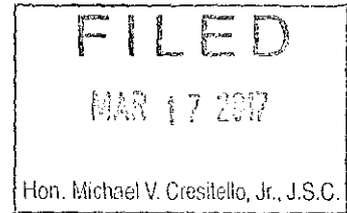


Hon. Michael V. Cresitello, Jr., J.S.C.



Proof of service incomplete.
Adjournment granted to address same. Completed proof of service not received.

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. / 01072-2000
Attorney for Defendant, GEICO



DENISE ESPADA, BENJAMIN
ESPADA, BENJAMIN A. ESPADA

Plaintiff,

-vs-

PAUL M. SALSTEAD, EDWARD
SALSTEAD, GEICO INSURANCE
COMPANY

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-2149-15

Civil Action

ORDER

#173

This matter having been opened to the Court on Motion of Keith A. Bursack, Esq., attorney for defendant, GEICO, for an Order dismissing plaintiffs' Complaint for failure to appear for an Independent Medical Examination, and the Court having read and considered the moving papers, and for good cause appearing;

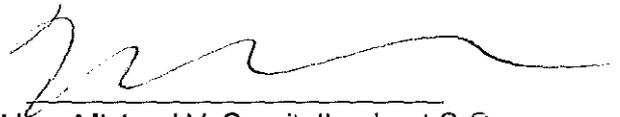
IT IS on this 17th day of March, 2017:

ORDERED that plaintiff Benjamin Espada is compelled to pay the outstanding \$50.00 from the missed appointment on February 2, 2017 with Dr. Andrew Piskun within twenty (20) days of the date of this Order; and it is further

ORDERED that plaintiff Benjamin Espada, Jr. is compelled to pay the outstanding \$50.00 from the missed appointment on February 2, 2017 with Dr. Andrew Piskun within twenty (20) days of the date of this Order; and it is further

ORDERED that plaintiffs' ~~Complaint is hereby dismissed without prejudice, and it is further~~ shall appear for examination with Dr. Piskun on or before April 14, 2017

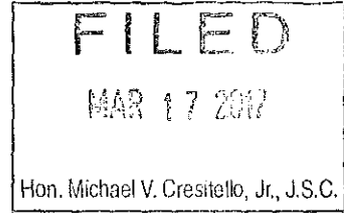
ORDERED that a copy of the within Order be served on all counsel within 7 days of the date hereof.



Hon. Michael V. Cresitello, Jr., J.S.C.

Opposed
 Unopposed

#514
03/17/17



AJT/ldh/PMI/T11953/legal/motiontoextend-022317

Alexandra J. Taylor, Esq.

ID No: 024642007

BARRY, McTIERNAN & WEDINGER, P.C.

10 Franklin Avenue

Edison, New Jersey 08837

(732) 738-5600

Attorneys for Defendant(s)

PMG NEW JERSEY, II, LLC, E&C ENTERPRISES,

SUSAN SALIBIO and EXXON MOBIL

-----X

ROBIN FIGEROUX and ANDREW :
FIGEROUX, her husband :

Plaintiff(s), :

vs. :

PMG NEW JERSEY, II, LLC, E&C :
ENTERPRISES, SUSAN SALIBIO, :
EXXON MOBIL, ABC Corp., 1-10 (said :
names being fictitious, real names unknown) :
and John Does 1-10 (said names being :
fictitious, real names unknown) :

Defendant(s). :
-----X

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

DOCKET NO.: MID-L-1148-16

CIVIL ACTION

ORDER

THIS MATTER having been opened to the Court by Alexandra J. Taylor, Esq., of the Law Firm of Barry, McTiernan and Wedinger, P.C., counsel for Defendants, and it appearing that Defendant is entitled to the relief requested, and the Court having considered the papers submitted, and for good cause shown,

IT IS on this 17th day of March, 2017

ORDERED that the Plaintiff shall provide executed HIPAA authorizations for each provider listed in Plaintiff's discovery responses within 10 days; and it is further;

ORDERED that the discovery end date is hereby extended to July 31, 2017 and it is further;

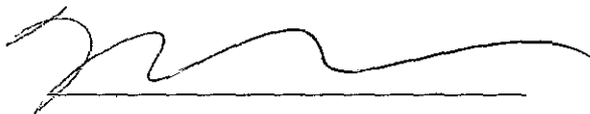
ORDERED that Depositions of all parties shall be completed by March 31, 2017, and it is further

ORDERED that Plaintiff's expert reports shall be produced on or before April 31, 2017, and it is further

ORDERED that Defendant's expert reports shall be produced on or before May 31, 2017, and it is further

ORDERED that expert depositions be conducted by June 31, 2017;

ORDERED that a copy of this Order shall be forwarded to all counsel of record within 7 days of the date hereof.

A handwritten signature in black ink, consisting of a series of loops and a long horizontal stroke at the end, positioned above a horizontal line.

 Opposed
 X Unopposed

CAMPBELL, FOLEY, DELANO & ADAMS, L.L.C.
STEPHEN CZESLOWSKI-040081999

601 BANGS AVENUE

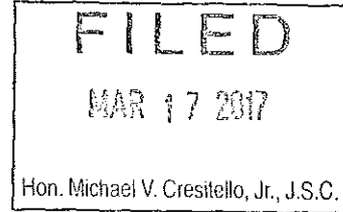
P. O. BOX 1040

ASBURY PARK, NEW JERSEY 07712-1040

Telephone: (732) 775-6520

Attorneys for Defendants, Sorkin

Our File No. 1-38,300-SCZ



Plaintiff

KAMAL R. GARRETT

vs.

Defendants

ALLISON L. SORKIN, HOWARD J. SORKIN,
JOHN DOES 1-10 (being fictitiously named) and
ABC CO. 1-10 (being fictitiously named)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

DOCKET NO. MID-L-01546-16

Civil Action #1709

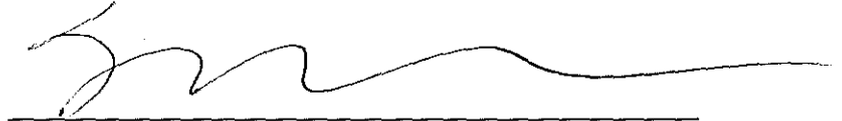
ORDER TO COMPEL DEPOSITION
OF PLAINTIFF FOR MARCH 22,
2017 IN MIDDLESEX COUNTY

The above entitled matter having been opened to the Court on March 17, 2017, by Campbell, Foley, Delano & Adams, LLC., attorneys for the defendants, Allison L. Sorkin and Howard J. Sorkin, on motion to compel the deposition of plaintiff, Kamal R. Garrett for March 22, 2017 in Middlesex County, and it appearing to the satisfaction of the Court that the motion may be granted, it is hereby

ORDERED on this 17th day of March, 2017, that the deposition of plaintiff, Kamal R. Garrett, be taken at 2:00 p.m. on March 22, 2017 at the offices of ~~Jean E. Dolan & Associates, 3 Parlin Drive, Unit C, Parlin, New Jersey~~ *Brandon Braderick, 439 South Broad Street, Trenton*

FURTHER ORDERED that if the party named herein fails to appear at the time and place scheduled for depositions, they shall be barred from presenting testimony or any evidence at time of trial; and it is *NO-Y*

FURTHER ORDERED that a copy of this Order shall be served within 7 days upon all attorneys of record in this action and upon parties appearing pro se.



Hon. Michael V. Cresitello, Jr., J.S.C.

OPPOSED

PAPERS CONSIDERED

- Notice of Motion
- Movant's Affidavits
- Movant's Brief
- Answering Affidavits *Letter*
- Answering Brief
- Cross-Motion
- Movants Reply
- Other _____

Dated: February 28, 2017

#306 3-17-17

JOHN A. CAMASSA, ESQ., #025361989

CAMASSA LAW FIRM, P.C.

1800 Route 34

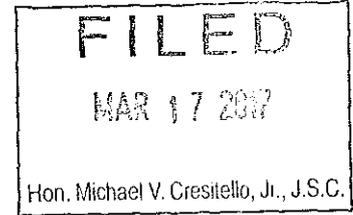
Building 3, Suite 303

Wall, New Jersey 07719

(732) 223-5511

Attorney for Defendants, Justin T. Nowicki/Timothy M. Nowicki

Our File: 1C.6848J



EDGAR GARCIA,	
	Plaintiff(s),
v.	
JUSTIN T. NOWICKI and TIMOTHY M. NOWICKI,	
	Defendant(s),

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No: MID-L-3743-13

Civil Action

ORDER

THIS MATTER having been open to the Court by the Camassa Law Firm, P.C., attorneys for the defendants, for an Order confirming the arbitration award entered on January 19, 2017 and entering judgment thereon, and for good cause shown,

It is this 17th day of March, 2017,

ORDERED that the motion to confirm the arbitration award is hereby GRANTED; and it is further

ORDERED that judgment of NO CAUSE OF ACTION is hereby entered against plaintiffs and in favor of defendants, Justin T. Nowicki/Timothy M. Nowicki, dismissing all pending claims of plaintiff; 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.

Hon. Michael V. Cresitello, Jr., J.S.C.

OPPOSED
 UNOPPOSED

#858
03/17/17

Patrick Papalia (ID 015831993)
Our Reference No. VST001.00806
ARCHER & GREINER, P.C.
21 Main Street, Suite 353
Court Plaza South, West Wing
Hackensack, New Jersey 07601
(201) 342-6000
Attorneys for Plaintiffs

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

GLOBALTEK SYSTEMS LLC and VST
CONSULTING INC.,

Plaintiffs,

v.

LOGIC CORPORATION and MERYL
BERNSTEIN,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-02150-16

CIVIL ACTION

ORDER

THIS MATTER having been opened to the Court by Archer & Greiner, P.C. (Patrick Papalia, Esq. appearing), counsel for Plaintiffs, Globaltek Systems LLC and VST Consulting Inc. ("Plaintiffs"), on notice to Mark F. Heinze, Esq., counsel for Defendants Logic Corporation and Meryl Bernstein ("Defendants"), for an Order compelling discovery pursuant to R. 4:23-1(a), and for attorneys' fees and costs pursuant to R. 4:23-1(c); and the Court having considered the submissions of the parties and good cause having been shown;

IT IS on this 17th day of March 2017;

ORDERED that, pursuant to R. 4:23-1(a), Defendants shall provide complete answers to Interrogatory Nos. 15, 18, 19, 20, 21, 23, 24, 25, 29, 33, 34, 35, 39, 40, 41, and 43 no later than March 31, 2017; and it is further

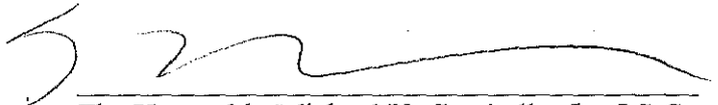
ORDERED that, pursuant to R. 4:23-1(a), Defendants shall provide complete responses and produce documents responsive to Document Request Nos. 4, 5, 6, 14, 15, 16, 25, 26, 27, 28,

29, 30, 31, 32, 33, 35, 36, 37, 38, 39, 40, 41, and 42 no later than March 31, 2017; and it is further

ORDERED that, pursuant to R. 4:23-1(a), Defendants shall produce Defendant Meryl Bernstein ^{or before} on April 14, 2017, who shall provide deposition testimony on this date; and it is further

~~**ORDERED** that, pursuant to R. 4:23-1(c), the Plaintiffs are hereby awarded attorneys' fees and costs for the filing of this Cross Motion to be paid by Defendants subject to the submission of Plaintiffs' counsel of an affidavit of services; and it is~~

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


The Honorable Michael V. Cresitello, Jr., J.S.C.

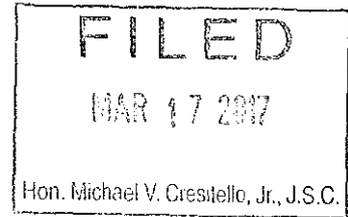
Opposed *in part*
 Unopposed

No basis for fees or record presented.

115745906v1

No need to restore as answer/ defenses were never struck by the court.

OFECK & HEINZE, LLP
By: Mark F. Heinze, Esq. (NJ ID: 036861990)
85 Main Street, Suite 204
Hackensack, New Jersey 07601
Tel No. (201) 488-9900
Fax No. (201) 488-4475
markfheinze@gmail.com
ATTORNEYS FOR DEFENDANTS



GLOBALTEK SYSTEMS LLC and VST
CONSULTING INC.,

Plaintiffs,

- against -

LOGIC CORPORATION and MERYL
BERNSTEIN,

Defendants.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY: LAW DIVISION

Docket No.: L-02150-16
Civil Action

#289

ORDER

THIS MATTER having been opened to the Court on the motion of defendants Logic Corporation and Meryl Bernstein to restore their Answer and for other relief, and the Court having considered the parties' submissions in support of and in opposition of the motion, and good cause being shown:

IT IS on this 17 day of March, 2017,

ORDERED as follows:

1. Defendant's motion is granted and accordingly, the defendants' Answer is restored;
2. Defendants shall appear for their deposition on _____ 2017;
3. The discovery end date is extended to August 8, 2017;
4. The parties shall appear for a case management conference on _____ 2017;

DENIED

DENIED

DENIED

5. Defendant shall serve a copy of the within Order upon all parties within seven (7) days after return.

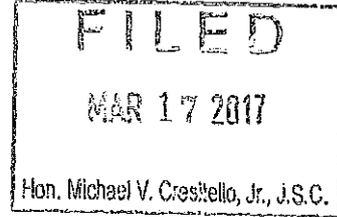


Hon. Michael V. Cresitello, Jr., J.S.C.

opposed
 unopposed

Devoid as moot. All relief sought addressed by Court in Order granting plaintiff's cross-motion on this date.

LEVINSON AXELROD
Levinson Plaza, 2 Lincoln Highway
P.O. Box 2905
Edison, New Jersey 08818-2905
(732) 494-2727
Attorneys for Plaintiffs



Mack A. Gregg, Administrator ad
Prosequendum and General
Administrator of the Estate of **Dorothy
Mae Gregg**, deceased and **Mack A.
Gregg**, individually,

Plaintiffs,

vs.

**Care One @ Livingston; Khalil A.
Kaid, M.D.; Anjum Tanwir, M.D.;**
John Doe Medical Director (presently
unknown medical director at Care One
@ Livingston); **Jane Does 1-5** (presently
unknown nurses responsible for the
care of the Plaintiff-Decedent); and **ABC
Corporations 1-5** (presently unknown
corporations responsible for patient
care at Care One @ Livingston),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY

DOCKET NO. MID-L-3350-14

ORDER

The above-entitled matter having been opened to the court by Levinson Axelrod, P.A. attorneys for the plaintiffs, for an Order granting them leave to amend the Complaint, extend discovery, compel answers to Interrogatories and compel depositions, and the Court having considered all arguments with respect thereto, and for good cause having been shown;

It is, on this 17th day of March, 2017,

ORDERED that the Plaintiffs is granted leave to amend the Complaint to assert a fraudulent concealment and spoliation of evidence claim; and it is further

ORDERED that the Amended Complaint shall be filed within 20 days from the date hereof; and it is further

ORDERED that discovery is hereby extended as follows:

- (i) Discovery is extending for ninety days to August 20, 2017;
- (ii) The depositions of the parties and all fact witnesses shall be completed on or before April 15, 2017;
- (iii) The Plaintiff shall serve expert reports on or before June 1, 2017
- (iv) The Defendants shall serve expert reports on or before July 15, 2017;
- (v) Expert depositions shall be completed on or before August 20, 2017; and it is further

ORDERED that the depositions of Vicki Hayes, LNHA, Steven Salvanto and Greg DelFiero, Physical Therapist, representatives of Defendant, Care One at Livingston, are hereby compelled to be completed on or before April 15, 2017; and it is further

ORDERED that the deposition of Defendant, Anjum Tanwir, M.D., is hereby compelled to be completed on or before April 15, 2017; and it is further

ORDERED that the Defendant, Anjum Tanwir, M.D., is hereby compelled to provide answers to all outstanding discovery on or before April 1, 2017; and it is further

ORDERED that the June 26, 2017 trial date is hereby adjourned and rescheduled for July 1, 2017; and it is further

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

Opposed Unopposed ()



Hon. Michael V. Cresitello, Jr., J.S.C.

FOR THE REASONS SET FORTH
ON THE RECORD ON 03/17/17

#429 3-17-17

Donald Grasso, Esq. – Filing Attorney and Attorney of Record - 277791972
ORLOVSKY, MOODY, SCHAAFF, CONLON & GABRYSLAK
A Partnership Including a Limited Liability Company
Monmouth Park Corporate Center
187 Highway 36, Suite 110
West Long Branch, NJ 07764
(732) 222-6200
Attorneys for Defendant, Hemavarna Tiruvury, M.D. (PIC 263/G)

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

DIANE GRUSKOWSKI,

Plaintiff,

v.

ROOSEVELT CARE CENTER AT EDISON,
MIDDLESEX COUNTY IMPROVEMENT
AUTHORITY, ATLANTIC AMBULANCE
CORPORATION, DR. HEMAVARNA TIRUVURY,
JOHN DOE MEDIAL TRANSPORTERS 1-2 (fictitious
persons), JANE DOE MEDICAL PROVIDERS 1-10
(fictitiously named medical providers), ABC
CORPORATIONS 1-10 (fictitious entities),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION – MIDDLESEX
COUNTY

DOCKET NO. L-2851-16

CIVIL ACTION

ORDER

THIS MATTER having been opened to the Court upon application of Donald Grasso, Esq. of Orlovsky, Moody, Schaaff, & Conlon, LLC, counsel for defendant, Hemavarna Tiruvury, M.D., and on notice to all parties, and the Court having considered the papers filed by counsel and good cause having been shown;

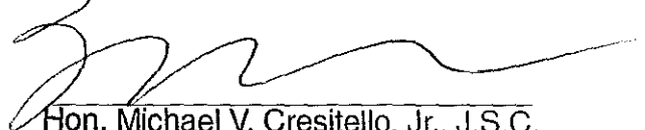
IT IS on this 17th day of March, 2017,

ORDERED that defendant's motion to dismiss the Complaint as to Hemavarna Tiruvury, M.D. with prejudice for plaintiff's failure to provide an Affidavit of Merit as required by N.J.S.A. 2A:53A-27 et seq. is hereby GRANTED; and

IT IS FURTHER ORDERED plaintiff's Complaint is hereby dismissed with prejudice as to defendant, Hemavarna Tiruvury, M.D.; and

IT IS FURTHER ORDERED any and all cross-claims are hereby dismissed with prejudice as to defendant, Hemavarna Tiruvury, M.D.; and

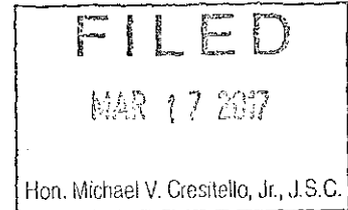
IT IS FURTHER ORDERED that a copy of this Order shall be served upon all parties to this action within seven (7) days of the date on which counsel for the movant receives the filed Order.



Hon. Michael V. Cresitello, Jr., J.S.C.

OPPOSED
 UNOPPOSED

Jason A. Rindosh, Esq., #017332012
BEDI RINDOSH
1605 John Street, Suite #305
Fort Lee, NJ 07024
Tel: 201.775.4222
Fax: 201.777.3975
pbedi@berilaw.com
Attorneys for Plaintiff
Diane Gruskowski



DIANE GRUSKOWSKI,

Plaintiff,

vs.

ROOSEVELT CARE CENTER AT EDISON,
MIDDLESEX COUNTY IMPROVEMENT
AUTHORITY, ATLANTIC AMBULANCE
CORPORATION, DR. HEMAVARNA
TIRUVURY, JOHN DOE MEDICAL
TRANSPORTERS 1-2 (fictitious
persons), JANE DOE MEDICAL
PROVIDERS 1-10 (fictitiously named
medical providers), ABC
CORPORATIONS 1-10 (fictitious
entities),

Defendants.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY, LAW
DIVISION

CIVIL ACTION

#355

Docket No.: MID-L-2851-16

ORDER

This matter being presented to the Court by Jason A. Rindosh, Esq., on Plaintiff's application for an Order Entering Default Judgment against Defendant Atlantic Ambulance Corporation, on notice to Defendants, and the Court having considered the motion papers submitted by the parties, and having heard oral argument, if any, and for good cause shown,

It is on this 17th day of March of 2017, hereby:

ORDERED that Plaintiff's Motion to Enter Default Judgment is granted; and it is,

FURTHER ORDERED that Default Judgment is entered against Defendant Atlantic Ambulance Corporation; and it is

~~**FURTHER ORDERED** that this matter shall be schedule for a proof hearing that will occur on~~

~~_____ to determine the appropriate quantum of damages due and owing to Plaintiff; and it is~~

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



Hon. Michael V. Cresitello, Jr., J.S.C.

Opposed
 Unopposed

A proof hearing may be requested through the Civil Assignment Office.

#091
03/17/17

John F. Kwasnik, Esq. - 005241993
Mezzacca & Kwasnik, LLC
980 Amboy Avenue, Suite 2
Edison, NJ 08837
PHONE: (732) 549-4600
FAX: (732) 549-8028
Attorneys for Plaintiff, The Hampton Club
Condominium Association, Inc.

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

THE HAMPTON CLUB
CONDOMINIUM ASSOCIATION,
INC.

vs.

RUBY WESLEY

Plaintiffs,

Defendant.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION- MIDDLESEX COUNTY

DOCKET NO.: L-6443-14

Civil Action
Order Reinstating the Plaintiff's Complaint and
Restoring the Matter to the Active Court's
Calendar

THIS MATTER having been opened to the Court on March 3, 2017 by John F. Kwasnik, Esq., of the firm of Mezzacca and Kwasnik, LLC, Attorney for the Plaintiff, The Hampton Club Condominium Association, Inc., upon Notice of Motion to Reinstate the Plaintiffs Complaint and Restore the Matter to the Court's Active Trial Calendar and the Court having considered the papers filed herein and the opposition thereto, if any, and for good cause having been shown therefore,

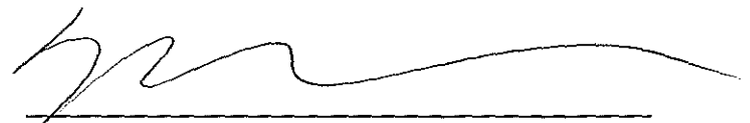
IT IS ON THIS 17th **DAY OF** March, 2017,

ORDERED that the Complaint of the Plaintiff, The Hampton Club Condominium Association, Inc. against Ruby Wesley be reinstated; and

IT IS FURTHER ORDERED that this matter be restored to the Court's active Trial Calendar; and

IT IS FURTHER ORDERED that a copy of this Order shall be served upon Defendant,

Ruby Wesley by regular mail within 2 days from the date hereof.



Hon. Michael V. Cresitello, Jr., J.S.C.

Opposed

Unopposed

#195
03/17/17

File No: 055401368754

JENNIFER L PARSONS, ESQ. - 020081996

FILED
MAR 17 2017
Hon. Michael V. Crestello, Jr., J.S.C.

DEBRA HART

303 FELLOWSHIP ROAD, SUITE 300
MOUNT LAUREL, NEW JERSEY 08054
(856) 638-5700
FAX (856) 638-5701

Attorney for:

Plaintiff, HIGH POINT PREFERRED INS COMPANY aso ROBIN YENK

HIGH POINT PREFERRED INS
COMPANY aso ROBIN YENK,

Plaintiff,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: SUPERIOR COUNTY
DOCKET NO. L-6838-16
Civil Action

vs.

**ORDER GRANTING MOTION TO AMEND
THE COMPLAINT**

Pursuant to Rule 4:9-1

KEVIN BARON, DYLAN
WEIDENFELD, IAN MUSCHETT,
SANDRA WALTERS, John Doe 1-3 and
John Doe Corporation 1-3, i/s/j/a,

Defendants.

THIS MATTER having been placed before the Court by the Law Offices of Debra Hart, attorney for the plaintiff, HIGH POINT PREFERRED INS COMPANY aso ROBIN YENK, and the Court having considered the moving papers of the parties; and for good cause shown;

IT IS, on this 17th day of March, 2017;

ORDERED that the plaintiff, HIGH POINT PREFERRED INS COMPANY aso ROBIN YENK, is hereby allowed to file and serve an Amended Complaint naming DEVON PEREZ and EVAN TIHABOLD; and

IT IS FURTHER ORDERED that the discovery period is hereby extended for sixty (60) days from the date of this Order; and

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


Hon. Michael V. Cresitello, Jr., J.S.C.

OPPOSED _____

UNOPPOSED X _____

80
03/17/17

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

HOHN & SCHEUERLE, LLC
BY: CRAIG A. BRIGGS, ESQUIRE
Attorney Identification No.: 011831995
CBRIGGS@DVERDICT.COM
Suite 3242
1700 Market Street
Philadelphia, PA 19103
215-496-9995
215-496-9997 (Fax)
File #7600-197

Attorney for Defendant, Padmavathi Pallela
incorrectly identified as Pallria Padmavath

WILLIAM HOLLOWAY
Plaintiff

v.

JOHN J. KRIEGL and
PALLRLA PADMAVATH and
EAN HOLDINGS, LLC
Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

Docket No.: MID-L-1142-16

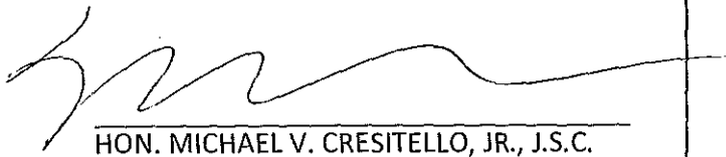
CIVIL ACTION

ORDER

THIS MATTER having been brought before the Court, by Hohn & Scheuerle, LLC, attorneys for Defendant, Padmavathi Pallela, and the Court having duly considered the moving papers submitted in support of the within application, in accordance with Rule 1:6-2, and having considered any response thereto, and good cause having been found;

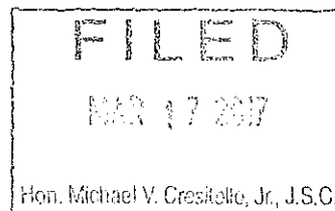
IT IS on this 17th day of March, 2017, **ORDERED** that the Plaintiff is hereby compelled to provide responses to Standard Interrogatories and Notice to Produce within ten (10) days hereof.

A copy of the within Order shall be set to all counsel within 7 days of date hereof


HON. MICHAEL V. CRESITELLO, JR., J.S.C.

Opposed
 Unopposed

PISANO LAW FIRM
 By: Matthew T. Pisano, Esquire
 ID No. 024881999
mpisano@pisanolawfirm.com
 309 Fellowship Road
 East Gate Center, Suite 200
 Mt. Laurel, NJ 08054
 (856) 552-0987
 Fax: (856) 552-0977



Attorney for Defendant/Third Party Plaintiff
 Harford Mutual Insurance Company

CHRISTOPHER IMBRIACCO AND	:	SUPERIOR COURT OF NEW JERSEY
INNA IMBRIACCO	:	MIDDLESEX COUNTY
Plaintiffs	:	
	:	
v.	:	DOCKET NO. MID-L-4646-15
	:	
NORTHEAST REMSCO	:	
CONSTRUCTION, INC., ABC Companies	:	
1-10 (names for fictitious entities) and	:	
JOHN DOES 1-10 (names for fictitious	:	
individuals),	:	
Defendants/Third Party Plaintiff	:	
	:	
v.	:	
STAVOLA ASPHALT CO.	:	
Third Party Defendant	:	

ORDER

THIS MATTER having been opened to the Court by Pisano Law Firm, attorneys for Defendant Harford Mutual Insurance Company seeking an Order to Compel Plaintiff's Supplemental Discovery Responses and notice having been given to all counsel; and the Court having considered the moving papers, any opposition thereto; and for good cause shown;

IT IS on this 17th day of March, 2017, **ORDERED** that Defendant's Motion to Compel is **GRANTED** and Plaintiff shall supply the requested discovery responses within ten (10) days from the date of this Order; and

It is further **ORDERED** that a copy of the within Order be served upon all counsel/parties of record within seven (7) days from the date of this Order.

Opposed
Unopposed

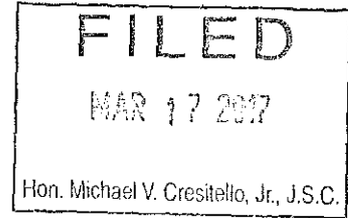
X



Hon. Michael V. Cresitello, Jr., J.S.C.

Opposition without merit. Discovery
end date is April 10, 2017 and
Arbitration is scheduled for May 24,
2017.

Law Offices of Styliades and Jackson
BY: *Sungkyu Lee, Esq.*
Identification No. 027632008
9000 Midlantic Drive
Suite 105 - First Floor
Mount Laurel, NJ 08054
856-596-7778
Attorneys for Defendant, Liberty Mutual Insurance
File No.: LA327-030040262-0003



MODESTO JIMENEZ,
PLAINTIFF,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-950-16

VS

*

CIVIL ACTION

A handwritten signature in black ink, appearing to be "H. 8/4".

*

ORDER TO EXTEND DISCOVERY

LIBERTY MUTUAL INSURANCE, "John Doe" 1 through 7 (said name being fictitious, true name presently unknown) and "ABC Corp." 1 through 7 (said name being fictitious, true name presently unknown),
DEFENDANTS.

The above matter having been brought before the Court upon motion, with consent of all parties, by the Law Offices of Styliades and Jackson, Sungkyu Lee, attorney for Defendant, Liberty Mutual Insurance, 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 17th day of March, 2017;

ORDERED, that discovery be extended sixty (60) days or until May 24, 2017; and

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

1. Employment records to be served to Defendant by April 14, 2017;
2. Any additional discovery is to be served by May 4, 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.

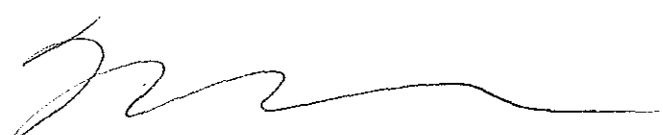
A large, stylized handwritten signature in black ink, likely belonging to Michael V. Cresitello, Jr.

Hon. Michael V. Cresitello, Jr., J.S.C.

Opposed
Unopposed

 X

FURTHER ORDERED plaintiff's experts' reports must be served by ~~March 21~~^{May 1}, 2017; and it is
FURTHER ORDERED defendants' experts' reports must be served by ~~May 1~~^{June 30}, 2017; and it is
FURTHER ORDERED all experts' depositions must be completed by ~~May 21~~^{July 31}, 2017; and it is
FURTHER ORDERED arbitration is scheduled for September 13, 2017; and it is
FURTHER ORDERED that a copy of executed Order be forwarded to all counsel of record
within 7 days of the date hereof.

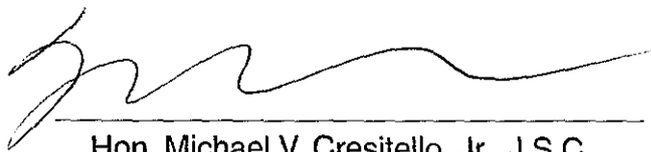


Hon. Michael V. Cresitello, Jr., J.S.C.

This Motion was:

opposed
 unopposed

within seven (7) days of the date hereof.



Hon. Michael V. Cresitello, Jr., J.S.C.

UNOPPOSED

ANSWERS FILED WITH THE COURT:

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

642
3-17-17

David E. Madden, Esq. - NJ Attorney ID #000722013
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 Defendant, Lynette Ling

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

RAKESH KUMAR,

Plaintiff,

vs.

LYNETTE LING,

Defendant.

**SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY
Docket No. L-645-16**

**Civil Action
ORDER**

THIS MATTER being opened to the Court on **Friday, March 17, 2017**, by David E. Madden, Esq., of Martin Kane & Kuper, attorneys for defendant, Lynette Ling, on a Notice of Motion to compel depositions by a date certain and extend discovery, 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 17th day of March, 2017,

ORDERED that discovery be and hereby is extended for 90 days to June 16, 2017;

and it is further

ORDERED that the discovery schedule is as follows:

Conduct plaintiff's deposition on March 29, 2017 or within 20 days from the date of this order;

Plaintiff to provide executed HIPAA authorizations, if any, within 10 days from the deposition;

Defendant to write for records within 7 days from receipt of the authorizations;

Allow defendant time to obtain all medical records/films and forward to expert for review and comment;

Defendant to provide expert reports no later than June 1, 2017;

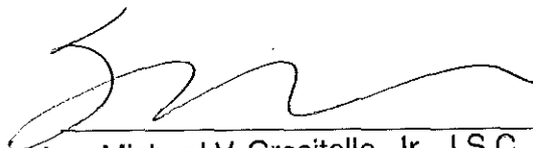
Defendant to amend with records no later than June 16, 2017;

Discovery be extended to June 16, 2017.

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

Opposed
in part

Unopposed ()



Hon. Michael V. Cresitello, Jr., J.S.C.

650
3-17-17

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, Chas N. Nnenkwo

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

Plaintiff,

SHAWN M. MACOLA

vs.

Defendant,

CHAS N. NNENKWO AND KIRSHNA V.
MMISTRY

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

DOCKET NO. MID-L-5942-15

CIVIL ACTION

ORDER

THIS MATTER having been brought before the Court on Motion of Hoagland, Longo, Moran, Dunst & Doukas, LLP, attorneys for Defendant, Chas N. Nnenkwo, for an Order to extend time for discovery to be completed and adjourning the arbitration scheduled for April 18, 2017, and the Court having reviewed the moving papers and for good cause shown;

IT IS ON THIS 17th day of March, 2017,

ORDERED that the discovery end date shall be extended until June 9, 2017, to allow the following discovery to be completed:

- Plaintiff's records to be obtained and exchanged;
- Defendant's expert report to be served; and

ORDERED that the Plaintiff, be and hereby compelled to produce executed authorizations for Walgreens Pharmacy, CVS Pharmacy, Crunch Fitness and Retro Fitness, within 7 days of the date hereof; and

IT IS FURTHER ORDERED that the arbitration date of April 18, 2017 be adjourned to _____; 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.

UNOPPOSED


Hon. Michael V. Cresitello, Jr., J.S.C.

Denied. Pursuant to the terms of the 11/30/16 case management order, non-compliance requires the filing of a motion to strike or bar within 25 days of the default.

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

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

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

864
03/17/17

LAW OFFICE OF ANDREW S. BLUMER
A Limited Liability Company
Andrew S. Blumer, Esq. (032631994)
4255 Route 9 North, Bldg. 5, Suite D
Freehold, New Jersey 07728
732.303.6430
Attorneys for Plaintiffs

DONNA MARTER and RICKY MARTER,
her husband,

Plaintiffs,

v.

STATE OF NEW JERSEY; COUNTY OF
MONMOUTH; FREEHOLD TOWNSHIP;
MARLBORO LAWN & LANDSCAPING,
INC.; GARDEN IRRIGATION; C. A.
SNOW PLOWING, INC.; JOHN/JANE
DOES (1-10); ABC CORPORATIONS (1-
10); DEF PARTNERSHIPS (1-10); and GHI
LIMITED LIABILITY COMPANIES (1-10),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-1143-16

CIVIL ACTION

ORDER

THIS MATTER having been opened to the Court on application of Andrew S. Blumer, Esq., attorneys for Plaintiffs, and the Court having read the papers filed on behalf of the respective parties, having heard argument of counsel, and good and sufficient cause having been shown,

It is on this 17th day of March 2017;

ORDERED that the Order of the Honorable Michael V. Cresitello, Jr., J.S.C. dated December 2, 2016 dismissing Plaintiffs' Complaint without prejudice for failure to provide certified answers to interrogatories within the time set forth by the Rules of Court shall be and is hereby vacated; and it is further

ORDERED that Plaintiffs' Complaint shall be and is hereby reinstated against Defendant **Township of Freehold**; and it is further

ORDERED that the Order of the Honorable Michael V. Cresitello, Jr., J.S.C. dated December 16, 2016 dismissing Plaintiffs' Complaint without prejudice for failure to provide discovery responses within the time set forth by the Rules of Court shall be and is hereby vacated;

and it is further

ORDERED that Plaintiffs' Complaint shall be and is hereby reinstated against Defendant **Garden Irrigation**; and it is further

ORDERED that the Order of the Honorable Michael V. Cresitello, Jr., J.S.C. dated January 6, 2017 dismissing Plaintiffs' Complaint without prejudice for failure to provide certified answers to Form A and Supplemental Interrogatories and responses to a Notice to Produce Documents within the time set forth by the Rules of Court shall be and is hereby vacated; and it is further

ORDERED that Plaintiffs' Complaint shall be and is hereby reinstated against Defendant **C.A. Snow Plowing, Inc.**; and it is further

ORDERED that the Discovery End Date shall be extended for one hundred twenty (120) days from the current deadline of April 11, 2017, to August 9, 2017, in order to allow for completion of the following discovery:

1. Written discovery to be completed on or before April 22, 2017;
2. Depositions of all parties and fact witnesses to be completed on or before May 22, 2017;
3. Plaintiffs to serve final expert reports, liability and damages, on or before June 25, 2017;
4. Defendants to complete medical examinations and serve expert reports, liability and damages, on or before July 30, 2017;
5. Plaintiffs to serve reply/addendum expert reports on or before August 8, 2017; and
6. Depositions of all expert witnesses to be completed on or before August 9, 2017; and it is further

ORDERED that a copy of this Order be served upon all interested parties within _____ days from the above date hereof.



Opposed X
Unopposed _____

All relief sought is granted, including extension of discovery. Parties to submit separate Consent Order as to specific discovery schedule.

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

WILENTZ, GOLDMAN & SPITZER, P.A.
Alex Lyubarsky, Esq. (Attorney Id.: 022412001)
A Professional Corporation
90 Woodbridge Center Drive
Post Office Box 10
Woodbridge, New Jersey 07095
(732) 636-8000
Attorneys for Plaintiffs

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY
DOCKET NO. MID-L-5444-16

-----X
JOSE MARTINEZ and ELENA :
MATIAS MARTINES, his spouse, :
:
Plaintiffs, :
v. :
TANYA PAIZ, JESSIE DOSSANTOS, :
JOHN DOE 1-5 (fictitiously designated :
individuals), JANE DOE 1-5 :
(fictitiously designated individuals), :
Defendants. :

Civil Action

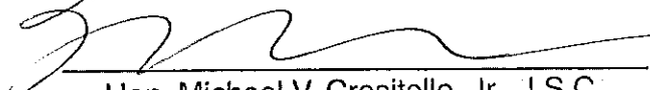
ORDER

-----X
THIS MATTER having been opened to the Court by Alex Lyubarsky, Esq., attorney for Plaintiffs JOSE MARTINEZ and ELENA MATIAS MARTINEZ, his spouse, and the Court having reviewed the moving papers;

IT IS on this 17th day of March, 2017;

ORDERED that the law firm of Wilentz, Goldman & Spitzer, P.A., is hereby permitted to withdraw its representation of Plaintiffs;

AND IT IS FURTHER ORDERED that a copy of this Order be served upon all parties within seven (7) days of receipt of said Order.


Hon. Michael V. Cresitello, Jr., J.S.C.

____ Opposed

Unopposed

#770
03/17/17

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

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

AARYAV MEHTA, a minor, by and through his
Guardian ad Litem, DHAVAL MEHTA & PUJA
MEHTA and DHAVAL MEHTA & PUJA MEHTA,
Individually,

Plaintiffs,

v.

FRIEDMAN & GROSS ASSOCIATES, PC d/b/a
PRINCETON OB/GYN GROUP; ALAN FRIEDMAN,
M.D.; JEFFREY GROSS, M.D.; ALISON PETRASKE,
M.D.; NICOLE SIEMS, D.O.; SEJAL AMIN, M.D.;
JOHN DOE EMPLOYERS A-Z (multiple fictitious
entities); JOHN/JANE DOE OBSTETRICAL CARE
PROVIDERS A-Z (multiple fictitious entities), j/s/a,

Defendants.

SUPERIOR COURT OF
NEW JERSEY
LAW DIVISION

MIDDLESEX COUNTY

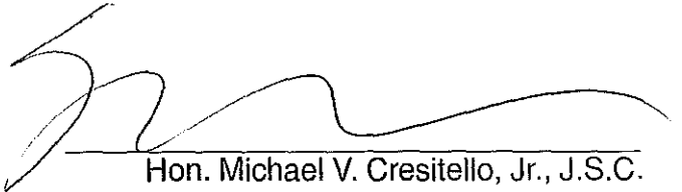
DOCKET#: L-7247-16

ORDER

This matter having been brought to the attention of the Court by Jessica L. Rodio, Esq. of the law firm of Weiss & Paarz, P.C., 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 17th day of March 2017, ORDERED that the Affidavit of Merit signed by Dr. Brian Shaffer and filed with the Court on February 27, 2017, is hereby deemed to be in full compliance with N.J.S.A. 2A:53A-26, *et seq.* and valid as to the claims against Defendant Friedman and Defendants Petraske, Siems and Amin; and

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



Hon. Michael V. Cresitello, Jr., J.S.C.

FOR THE REASONS SET FORTH
ON THE RECORD ON 03/17/17

OPPOSED

PAPERS CONSIDERED

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

#108 3-3-17

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

CHARLES D. WHELAN III, ESQ.
ID #:021891981
114 Bayard Street
New Brunswick, NJ 08901
(732) 214-0300
Attorney for Plaintiff

MIDDLESEX COUNTY EMPLOYEES : SUPERIOR COURT OF NEW JERSEY
FEDERAL CREDIT UNION,
Plaintiff, : LAW DIVISION: MIDDLESEX COUNTY
-against- : Docket No. MID-L-2244-16
MARQUIS A. DUNCAN, : CIVIL ACTION
: ORDER
Defendants. :

This matter being opened to the Court by Charles D. Whelan III 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 this 17th day of March, 2016,

ORDERED and adjudged:

1. Defendant, MARQUIS A. DUNCAN, has violated plaintiff's rights as a litigant;
2. Defendant, MARQUIS A. DUNCAN, shall immediately furnish answers as required by the information subpoena;
3. If Defendant, MARQUIS A. DUNCAN, 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 arrest of defendant shall issue out of this Court without further notice;
4. ~~Defendant, MARQUIS A. DUNCAN, shall pay plaintiff's attorney fees in connection with this motion, in the amount of \$137.50.~~

UNOPPOSED

All parties are to be served within seven (7) days of the date hereof.


Hon. Michael V. Cresitello, Jr., J.S.C.

#574
03/17/17

GOLD, ALBANESE, BARLETTI & LOCASCIO

Filing Attorney: Randall S. Bruckman, Esq.

Attorney Id#: 029671989

48 South Street

Morristown, New Jersey 07960

(973) 326-9099

Attorneys for Defendants, RC Heating & Cooling, LLC and Carol Hohneker

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

NICOLE MIRAGLIOTTA, Individually and as
Guardian ad Litem for GABRIELLA
SEVERINI,

Plaintiffs,

vs.

RC HEATING & COOLING, LLC, CAROL
HOHNEKER and JOHN DOE DRIVER
(fictitious entity),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NUMBER: MID-L-848-16

CIVIL ACTION:

**ORDER EXTENDING THE APRIL 23, 2017
DISCOVERY END DATE AN ADDITIONAL
NINETY (90) DAYS, MORE
SPECIFICALLY, JULY 22, 2017**

THIS MATTER HAVING BEEN opened to the Court on Motion by the Law Offices of Gold, Albanese, Barletti & Locascio, counsel for Defendants, RC Heating & Cooling, LLC and Carol Hohneker; Plaintiffs, Nicole Miragliotta, individually and as Guardian ad Litem for Gabriella Severini, being represented by the Law Offices of Hobbie, Corrigan & Bertucio, P.C.; and the Court having read and considered the moving papers that were submitted pursuant to the provisions of R.1:6-2(d); and the Court having read the considered any opposition papers submitted pursuant to the provisions of R.1:6-3; and the Court having been satisfied that good cause has been sufficiently established for the entry of the within Order;

IT IS ON THIS 17th DAY OF March, 2017,

ORDERED: that the April 23, 2017 Discovery End Date, be, and the same is hereby, extended an additional ninety (90) days, more specifically, July 22, 2017; and it is further

DENIED

ORDERED: that the deposition of the parties be, and the same are hereby, to be completed by **April 14, 2017**; and it is further

DENIED

ORDERED: that Plaintiffs, Nicole Miragliotta and minor Plaintiff, Gabriella Severini, be, and the same are hereby, compelled to attend and submit to an independent medical examination on a mutually agreed upon date scheduled by the defense counsel no later than **April 28, 2017**; and it is further

DENIED

ORDERED: that Plaintiffs, Nicole Miragliotta individually and as Guardian ad Litem for Gabriella Severini, be, and the same are hereby, compelled to supply the name(s), address(es) and report(s) of any and all experts which Plaintiff intends to call as a witness at the time of trial no later than **May 12, 2017**; and it is further

DENIED

ORDERED: that Defendant, RC Heating & Cooling, LLC and Carol Hohnecker, be, and the same are hereby, compelled to supply the name(s), address(es) and report(s) of any and all experts which Defendant intends to call as a witness at the time of trial no later than **June 16, 2017**; and it is further

DENIED

ORDERED: that the depositions of all experts, be, and the same are hereby, to be completed by **June 30, 2017**; and it is further

DENIED

ORDERED: that the depositions of all fact witnesses, be, and the same are hereby, to be completed by **July 10, 2017**; and it is further

DENIED

ORDERED: that a copy of the within Order be served upon all parties through their respective counsel, within 7 days of the date herein contained.



Hon. Michael V. Cresitello, Jr., J.S.C.

This Motion was:

-) opposed
) unopposed

Denied without prejudice. Issues
to be addressed at status
conference on April 12, 2017.

#446 3-17-17

Nancy B. Appel, Esq. - 005211989
LAW OFFICES OF WILLIAM E. STAEHLE
445 South Street
P.O. Box 1938
Morristown, New Jersey 07962-1938
(973) 631-7300

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

Attorneys for Defendant, East Windsor Farm, Inc. d/b/a 130 Farm Market
File No.: 2015057799-MX-NBA

<p>MURIEL OTNER, Plaintiff, vs. EAST WINDSOR FARM INC. d/b/a 130 FARM MARKET, et al., Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO.: MID-L-2350-15 CIVIL ACTION <u>ORDER EXTENDING THE TIME TO COMPLETE DISCOVERY</u></p>
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THIS matter having been opened to the Court on a Notice of Motion by the Law Offices of William E. Staehle, attorneys for defendant, East Windsor Farm, Inc. d/b/a 130 Farm Market, for an Order extending the time to complete discovery, pursuant to R. 4:24-1, and the Court having considered the motion papers, and good cause appearing;

IT IS on this 17th day of March, 2017;

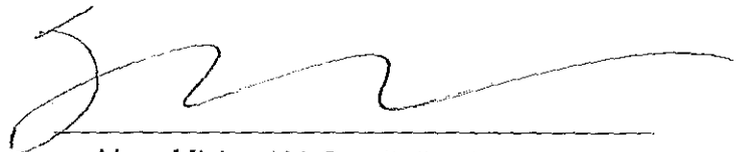
ORDERED that the Motion be, and hereby is, granted; and it is further

ORDERED that the time within which the parties may complete discovery is extended until June 3, 2017;

The following discovery dates are scheduled in this matter:

- a. Plaintiff to return signed HIPAA Authorization for records of Dr. Ted Louie by March 24, 2017;
 - b. Plaintiff to serve any and all expert's reports, supplemental reports and/or amendments to answers to interrogatories by April 10, 2017;
 - c. Depositions to be taken by April 17, 2017;
 - d. Defendant to serve any and all expert's reports, supplemental reports and/or amendments to Answers to Interrogatories by May 27, 2017;
 - e. Discovery will end on June 3, 2017; and it is further
 - f. *Arbitration shall take place on July 13, 2017.*
- ORDERED that a copy of this Order be served upon all

counsel of record within 7 days of the date hereof.



Hon. Michael V. Cresitello, Jr., J.S.C.

Opposed

Unopposed

#57
03/17/17

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

DAVID CORVASCE - 022812011

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

ATTORNEY FOR: Defendant/s, SEVERO BEDOLLA and JOSUE CHANEZ

BOO PARK
Plaintiff

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-4942-15

Civil Action

vs

SEVERO BEDOLLA and JOSUE
CHANEZ
Defendants.

**ORDER DISMISSING PLAINTIFF'S/S'
COMPLAINT WITHOUT PREJUDICE FOR
FAILURE TO APPEAR FOR THE
INDEPENDENT MEDICAL EXAMINATION**
Pursuant to Rule 4:23-5(a)(1)

THIS MATTER having been placed before the Court by the LAW OFFICE OF DEBRA HART, Esq., attorney for the defendant/s, SEVERO BEDOLLA and JOSUE CHANEZ ; and the Court having considered the moving papers of the parties; and for good cause shown;

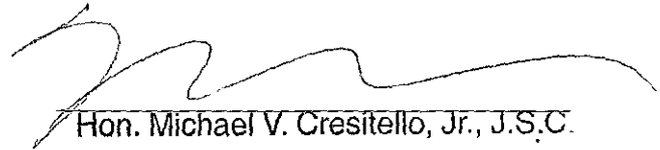
IT IS, on this 17th day of March, 2017

ORDERED that the Complaint filed by the plaintiff, BOO PARK , in this matter be and i hereby dismissed without prejudice for failure to appear for the Independent Medical Examination and

IT IS FURTHER ORDERED, that plaintiff is hereby compelled to reimburse defendant's insurance carrier for the \$150.00 no show fee charged by Dr Berman; and

IT IS FURTHER ORDERED, that plaintiff is hereby compelled to reimburse defendant's insurance carrier for the \$190.00 no show fee charged by the Interpreter service;

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.



Hon. Michael V. Cresitello, Jr., J.S.C.

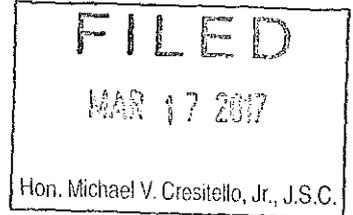
UNOPPOSED

No basis for adjournment request provided by plaintiff, nor was consent obtained

Dismissal is without prejudice.

ORDERED that counsel for the delinquent party shall serve upon his or her client in accordance with R. 4:23-5(a)(1) a copy of this Order and the notice set forth in Appendix II-A of the Court Rules

#549 3-17-17



David M. Hawkins, Esq.
Attorney ID No. 276821972
PURCELL, MULCAHY, HAWKINS, FLANAGAN & LAWLESS LLC
One Pluckemin Way
P.O. Box 754
Bedminster, NJ 07921
T: (908) 658-3800
Attorneys for Defendants, Fan Shen and Zong J. Tang
Our File No: (637) 23740-KWL

RAFAEL PORTUHONDO and JOSE
MANZUL,

Plaintiffs,

v.

FAN SHEN, ZONG J. TANG and
JOHN DOES 1-10 (fictitious names),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO: MID-L-1043-15

CIVIL ACTION

ORDER

THIS MATTER's having been brought before the court by notice of motion by Purcell, Mulcahy, Hawkins, Flanagan & Lawless, LLC, attorneys for defendants, Fan Shen and Zong J. Tang, for an order, pursuant R. 4:23-1(a), compelling plaintiff to produce specific discovery by a date certain; and the court's having considered the moving papers of the parties, and for good cause shown;

IT IS on this 17th day of March, 2017;

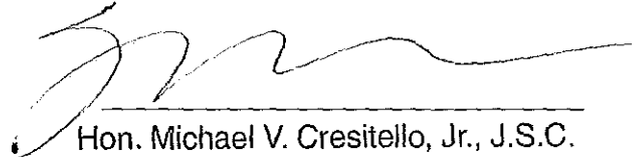
ORDERED that plaintiff, Rafael Portuhondo, shall produce discovery that is the subject of this motion as follows:

- a. Plaintiff shall provide to defendant a duly executed authorization for the release of plaintiff's Workers' Compensation records from Liberty Mutual, on

or before **March 13, 2017**; and it is further

ORDERED should plaintiff not comply with his discovery obligations by the date set forth in this order, defendant may move to dismiss plaintiff's complaint, without prejudice, for failure to comply with discovery obligations; and it is further

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



Hon. Michael V. Crestello, Jr., J.S.C.

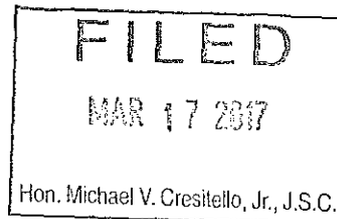
opposed
 unopposed

PAPERS CONSIDERED:

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

LAW OFFICES OF MARIE A. CAREY

By: William M. Fanning
NJ Attorney ID No.: 005751992
325 Columbia Turnpike, Suite 105
Florham Park, NJ 07932
(973) 443-9100
Attorney for Defendants
Jerome E. Setzer and Laura A. Setzer



NORMA RAMOS-MACHADO

Plaintiff(s)

vs.

JEROME E. SETZER, LAURA A. SETZER, JOHN DOES 1-10 (UNKNOWN INDIVIDUALS), JANE DOES 1-10 (UNKNOWN INDIVIDUALS), ABC COMPANIES 1-10 (UNKNOWN INDIVIDUALS)

Defendant(s)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

DOCKET NO: MID-L-06097-15

ORDER EXTENDING DISCOVERY

This matter having been brought before the Court by William M. Fanning, attorney for Defendants, Jerome E. Setzer and Laura A. Setzer, and the Court having considered the moving papers and any papers submitted in opposition thereto, and it being represented to the Court that the discovery end date is March 23, 2017, and with my adversary's consent, and good cause having been shown;

IT IS, on this 17th day of March, 2017, ORDERED as

follows:

1. That discovery be and is hereby extended for sixty [60] days and the new discovery end date shall be May 23, 2017.
2. That the discovery to be concluded consists of completing Plaintiff's deposition, and completing an Independent Medical Evaluations and/or film review of Plaintiff;

3. That Plaintiff's Deposition shall be completed no later than April 7, 2017;

4. That Plaintiff's independent medical examination shall be completed and report served by May 3, 2017.

5. That a copy of the within Order be served upon all counsel within seven (7) days from the receipt hereof.



Hon. Michael V. Cresitello, Jr., J.S.C.

Opposed
 Unopposed

#632
03/17/17

Tiana Gimbrone, Esq.
Attorney ID # 043052012
RINALDO AND RINALDO ASSOCIATES, LLC
60 Walnut Avenue, Suite 150
Clark, New Jersey 07066
Phone: (732) 388-9300
Fax: (732) 388-9301
Attorneys for Plaintiffs

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

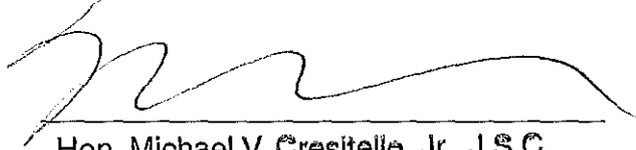
<p>MATTHEW T. RINALDO, and SHERRY RINALDO, <i>Plaintiffs,</i></p> <p>vs.</p> <p>ALEXANDER BELL, and FOUR SEASONS NURSERY, STONE & LANDSCAPE CENTER LLC; CAPITOL PAVERS AND RETAINING WALLS, INC.; JOHN DOE 1-10, (fictitious person unknown); and ABC CORPORATION 1-10 (fictitious corporation unknown)</p> <p><i>Defendants.</i></p>	<p>SUPERIOR COURT OF NEW JERSEY MIDDLESEX COUNTY</p> <p>DOCKET NO. MID-L-4849-15</p> <p><u>CIVIL ACTION</u></p> <p>ORDER</p>
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THIS MATTER having been brought to the attention of the Court by Tiana Gimbrone, Esq., of Rinaldo and Rinaldo Associates, LLC, Counsel for Plaintiffs, on Notice to James Curran, Esq., Attorney for Defendants; and the Court having considered the pleadings submitted, and for good cause having been shown;

IT IS on this 17th day of March, 2017, **ORDERED:**

1. That Defendant Alexander Bell has defaulted on the terms set forth on the record and reiterated in the signed Consent of Settlement;
2. That the entire settlement amount of \$7,500.00 is now immediately due and owing from Defendant Alexander Bell to Plaintiffs Matthew T. and Sherry Rinaldo;
3. That judgement is hereby entered on the entire balance owed in the amount of \$7,500.00;

4. That Plaintiff reserves the right to apply for costs and legal fees;
5. This Order shall be served upon all parties within 7 days.



Hon. Michael V. Cresitello, Jr., J.S.C.

Opposed
 Unopposed

#683

Firm Code: H21
File No.: 144909168
Cooper Maren Nitsberg Voss & DeCoursey
Vittorio Vella, Esq.
Bar #: 030552006
485 Route 1 South
Building A, Suite 200
Iselin, NJ 08830
Ph: 732-362-3400; Direct dial: (732) 362-3434
Fax: (866) 827-4716

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

Attorneys for Defendant, Victor Stepanov

ASHLEY M. RODRIGUEZ,

Plaintiff (s),

v.

VICTOR STEPHANOV, RYAN SAROCA,
PRITHWIRA PAL, BETH RUBIN, ET ALS.,

Defendant (s).

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

CIVIL ACTION

DOCKET NO.: MID-L-1252-16

**ORDER COMPELLING DEPOSITIONS
AND EXTENDING DISCOVERY**

THIS MATTER having been opened to the Court by Vittorio Vella, attorney for Defendant, Victor Stepanov, for an Order extending discovery for 60 days and compelling the deposition of Plaintiff, Ashley M. Rodriguez and Co-Defendants, Ryan Saroca, Prithwira Pal and Beth Rubin and the Court having reviewed the moving papers submitted, and any opposition thereto, and for good cause appearing;

IT IS on this 17th day of March, 2017;

ORDERED AS FOLLOWS:

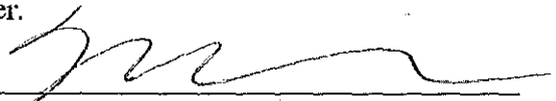
1. The time for completion of discovery is hereby extended for 60 days from the previous end date;
2. The new discovery end is June 1, 2017;
3. That Plaintiff, ~~Ashley M. Rodriguez~~ and Co-Defendants, Ryan Saroca, ~~Prithwira Pal~~ and Beth Rubin, shall appear for depositions on March 23, 2017 at 10:00 a.m. at the Weiss Group, 344 Main Street, Metuchen, NJ 08840; and

IT IS FURTHER ORDERED that parties are to complete all outstanding discovery as listed below no later than the date specifically indicated below. Failure to complete the discovery will be deemed a waiver of the right to conduct same.

Outstanding Discovery	Discovery Shall Be Completed By Date Listed Below
Obtain requested medical records and MRI films	March 31, 2017
Defense expert report to be served.	May 11, 2017

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.

Opposed
 Unopposed



Hon. Michael V. Cresitello, Jr., J.S.C.

No basis to compel deposition of defendant
Prithwira Pal on motion record presented.
Same applies to plaintiff Ashley Rodriguez.

SPEVACK LAW OFFICES
 525 Green Street
 Iselin, NJ 08830
 Phone No: (732) 636-3030
 Attorney for the Plaintiff
 Attorney License No.: 034442001
 DRS/ap
 N216044

FILED
 MAR 17 2017
 Hon. Michael V. Cresitello, Jr., J.S.C.

CAROLINA ROSARIO,)
)
 Plaintiff,)
)
 vs.)
)
 HONDA LEASE TRUST, MIGUEL B.)
 GUZMAN-BAEZ,; John Doe I-X (said names)
 being fictitious, true names presently unknown),)
)
 Defendants.)
 _____)

SUPERIOR COURT OF NEW JERSEY
 LAW DIVISION
 MIDDLESEX COUNTY

 Docket No.: L-250-16

 CIVIL ACTION

 ORDER

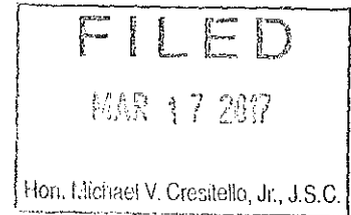
This matter having come before the Court upon the application of Spevack Law Offices, attorneys for Plaintiff, for an Order Extending the Discovery End Date, and the Court having read the moving papers, and any papers filed in opposition thereto, and for good cause shown;

IT IS on this 17th day of March, 2017;

1. ORDERED that pursuant to Rule 4:24-1, the Discovery End Date is hereby extended for a period of 60 days, until May 16, 2017; and it is further
2. ORDERED that within the extended discovery period, the parties are to complete discovery to the matters specifically indicated below:
 - A. Plaintiff shall serve a narrative report, authored by Dr. David Adin, by May 15, 2017; and it is further
3. ORDERED that a copy of this Order shall be served upon all parties within 7 days from the date hereof.

Hon. Michael V. Cresitello, Jr., J.S.C.

Opposed
 Unopposed



James P. Ricciardi, Jr., Esq. 016932008
WHITE, FLEISCHNER & FINO, LLP
Holmdel Corporate Plaza
2137 Route 35
Holmdel, New Jersey 07733
732-530-7787
Attorneys for Defendant: Diane P. Pfister
Our File No.: 406-19588

ANGELO ROSSI,

Plaintiff,

v.

DIANE P. PFISTER and/or JOHN DOES
1-10 (fictitious person and/or entities)

Defendant.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-7146-15 #761

Civil Action

ORDER

This matter having been brought before the Court on application of Defendants, DIANE P. PFISTER, through her attorneys, WHITE, FLEISCHNER & FINO, LLP, James P. Ricciardi, Jr., Esquire appearing, for an Order dismissing Plaintiff's Complaint, without prejudice, pursuant to R. 4:23-5(a)(1), or, in the alternative, extending the discovery period (60) days from the current discovery end date of March 20, 2017, and compelling Plaintiff to provide discovery, and

any other relief the Court deems equitable and just, and the Court having considered all arguments made in support and opposed to said motion, and for other good cause having been shown;

IT IS on this 17th day of March 2017

~~ORDERED that Plaintiff's Complaint be and is hereby dismissed, without prejudice, pursuant to R. 4:23-5(a)(1), for failure to provide executed HIPAA Authorizations; and, it is further,~~

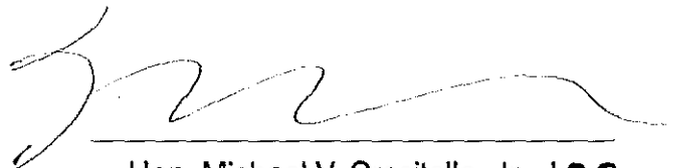
ORDERED that the discovery period be and is hereby extended an additional sixty (60) days, from March 20, 2017 until May 19, 2017; and, it is further,

ORDERED that discovery shall be completed as follows:

- a. Plaintiff is hereby compelled to produce fully executed HIPAA Authorizations in the form provided by Defendant under cover of January 30, 2017 on or before March 24, 2017;
- b. All other discovery in this matter is to be completed on or before May 19, 2017; and, it is, further

c. Arbitration shall take place on June 15, 2017.

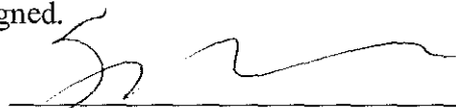
ORDERED, that a copy of the within Order shall be served upon all parties within seven (7) days of the date herein.



Hon. Michael V. Cresitello, Jr., J.S.C.

Opposed
 Unopposed

IT IS FURTHER ORDERED that a copy of this Order be served upon all counsel of record within 7 days from the date this Order is signed.



Hon. Michael V. Cresitello, Jr., J.S.C.

Opposing Papers Filed: Yes ___ No X

**ORDERED THAT ARBITRATION
SHALL BE SCHEDULED FOR**

July 12, 2017

*Denied without prejudice.
All matters involving IFA Insurance
have been placed on the inactive
list due to the pending insolvency.*

#685
03/17/17

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

SCHILLER & PITTENGER, P.C.
James R. Korn – 029311980
1771 Front Street
Scotch Plains, New Jersey 07076
(908) 490-0444
Attorneys for Plaintiff Sandra Saldana
Our file number 13270.2000

SANDRA SALDANA,

Plaintiff,

v.

GOVERNMENT EMPLOYEES
INSURANCE COMPANY,

Defendant.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION : MIDDLESEX COUNTY

DOCKET NO. MID-L-00447-16

Civil Action

ORDER GRANTING EXTENSION
OF DISCOVERY DEADLINE

THIS MATTER having been brought before the court by Schiller & Pittenger, P.C., attorneys for Plaintiff Sandra Saldana ("Plaintiff"), upon motion for an Order granting an extension of the discovery deadline for ninety (90) days from March 13, 2017; and the court having considered the papers submitted by counsel; and Defendant having consented to this application; and for good cause shown; it is on this 17th day of March, 2017,

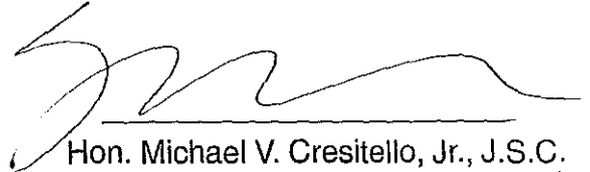
ORDERED, that Plaintiff's motion is granted; and it is

FURTHER ORDERED that the current discovery deadline of March 13, 2017 be extended sixty (90) days to June 13, 2017; and it is

FURTHER ORDERED that:

1. The deposition of Dr. DeLuca shall be taken within thirty (30) days.
2. Plaintiff's supplemental medical expert report shall be served within 20 days of the receipt of Dr. DeLuca's deposition transcript.
3. Defendant's supplemental medical expert report, if any, shall be served within 20 days of the receipt of Plaintiff's supplemental report.
4. All discovery shall be completed by June 13, 2017.

FURTHER ORDERED that a copy of this Order shall be served on all counsel within 7 days of receipt.



Hon. Michael V. Cresitello, Jr., J.S.C.

OPPOSED

UNOPPOSED

JOHN A. CAMASSA, ESQ., #025361989
CAMASSA LAW FIRM, P.C.
1800 Route 34
Building 3, Suite 303
Wall, New Jersey 07719
(732) 749-3313
Attorney for Defendant, Timothy Gao
Our File: 1C.7511JAC

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

RICHARD B. SOKAN,

Plaintiff(s),

v.

TIMOTHY GAO, JOHN DOES and RICHARD
ROES,

Defendant(s),

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No: MID-L-3549-16

Civil Action

A 218

**ORDER DISMISSING COMPLAINT FOR
FAILURE TO PROVIDE DISCOVERY
PURSUANT TO R. 4:23-5**

THIS MATTER, having been open to the Court by Camassa Law Firm, P.C., and the Court having reviewed the moving papers, and the opposition, if any, and for good cause shown,

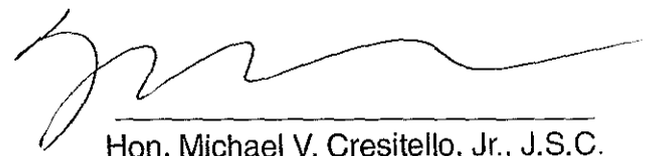
It is this 17th day of March, 2017,

ORDERED that the Complaint of plaintiff Richard B. Sokan is hereby dismissed pursuant to R. 4:23-5(a)(1) for failure of Plaintiffs to provide a complete copy of Form 5500 and a complete copy of plaintiff's Health Care plan language; and it is further

DENIED

without prejudice

ORDERED that a copy of the within order be served upon all parties of record within 7 days of the date hereof.



Hon. Michael V. Cresitello, Jr., J.S.C.

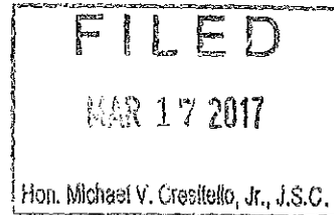
OPPOSED
 UNOPPOSED

Denied without prejudice.

No basis provided for production of Form 5500. Per opposition, health care plan language provided. No reply received.

BECKER LLC

David G. Tomeo, Esq.
Attorney ID: 015271989
Eisenhower Plaza II
354 Eisenhower Parkway, Suite 1500
Livingston, New Jersey 07039
(973) 422-1100
Attorneys for Defendant and Third-Party Plaintiff
Allied World Insurance Company



STERN & STERN, LLP formerly known as
LIEBOWITZ, STERN & PARUOLO, LLP

Plaintiff,

vs.

ALLIED WORLD INSURANCE COMPANY,

Defendant.

ALLIED WORLD INSURANCE COMPANY,

Third-Party Plaintiff,

vs.

MUHAMMAD BILAL AND FRANK G.
PARUOLO, ESQ.,

Third-Party Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NUMBER: MID-L-6943-15

CIVIL ACTION

ORDER

THIS MATTER having been opened to the Court by Becker LLC, counsel for Allied World Insurance Company ("Allied World"), by way of motion for summary judgment ("Motion") in favor of Allied World in the above matter; and it appearing that the above matter and the matter *Bilal v. Liebowitz, Stern & Paruolo, LLP et al.*, ("Bilal Suit"), were consolidated under Docket No. MID-L- 6943-15 for purposes of discovery only as appearing from the Order dated November 6, 2015; and it further appearing that the above matter and the Bilal Suit were severed for trial by

Order dated September 22, 2016; and it further appearing that all parties in the above matter and in the Bilal Suit were duly served with the Motion; and the Court having considered the submissions in support of and in opposition to the Motion, as well as having heard the arguments of counsel; and for good cause shown:

It is on this 17th day of March, 2017,

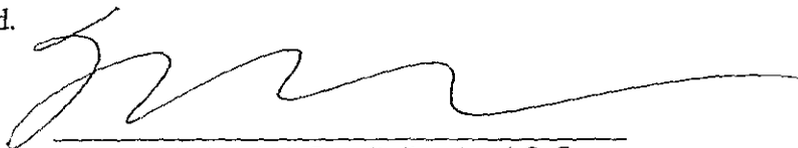
ORDERED that the Motion be and hereby is **GRANTED**; and it is further

ORDERED that the Complaint against Allied World in, and the above matter captioned, *Stern & Stern LLP formerly known as Liebowitz, Stern & Paruolo, LLP v. Allied World Insurance Company*, be and hereby are **DISMISSED WITH PREJUDICE**; and it is further

ORDERED that judgment be and hereby is **GRANTED** in favor of Allied World on its Third-Party Complaint above captioned *Allied World Insurance Company v. Muhammad Bilal and Frank G. Paruolo, Esq.*; and it is further

ORDERED that judgment be and hereby is entered in favor of Allied World under *N.J.S.A. 2A:16-50 et seq.* declaring that Allied World does not have any obligations whatsoever under a *Lawyers Professional Liability Insurance Policy for the Policy Period May 6, 2014 to May 6, 2015* with respect to the Bilal Suit, including, but not limited to, any obligations to Stern & Stern, LLP (and any predecessor or successor firm), Muhammad Bilal, Lawrence P. Stern, Esq. and/or Frank G. Paruolo, Esq.; and it is further

ORDERED that a copy of this Order be served on all counsel within ten (10) business days of its receipt by counsel for Allied World.



Hon. Michael V. Cresitello, Jr., J.S.C.

Opposed Unopposed

Findings of Fact and Conclusions of Law – Oral Written

FOR THE REASONS SET FORTH
ON THE RECORD ON 3-17-1

Xavier A. Nunez, Esq. (Attorney ID#: 029472010)
CALLAHAN & FUSCO, LLC
103 Eisenhower Parkway, Suite 400
Roseland, New Jersey 07068
(973) 618-9770

#100 3-17-17
FILED
MAR 17 2017
Hon. Michael V. Cresitallo, Jr., J.S.C.

Attorneys for Defendants
CANTERBURY AT PISCATAWAY SECTION I CONDOMINIUM
ASSOCIATION, INC., CANTERBURY AT PISCATAWAY COMMUNITY
ASSOCIATION, INC., AND TOWNE & COUNTRY MANAGEMENT, INC.

MA CECILIA SUAN AND BENJAMIN SUAN, :

Plaintiffs, :

-vs- :

CANTERBURY AT PISCATAWAY SECTION :
I CONDOMINIUM ASSOCIATION, INC. :
CANTERBURY AT PISCATAWAY, INC., :
CANTERBURY AT PISCATAWAY :
COMMUNITY ASSOCIATION, INC., TOWNE :
& COUNTRY MANAGEMENT, INC., TOWNE :
& COUNTRY MANAGEMENT NORTH, LLC, :
JOSEPH J. DOLINSKI, BARBARA ANNE :
DOLINSKI, ABC CONDOMINIUM :
ASSOCIATION, JOHN DOE (Owner or Tenant) :
(1-5), MARY DOE (Owner or Tenant) (1-5), :
ABC COMPANY (Owner or Tenant) (1-5), DEF, :
INC. (Owner or Tenant) (1-5), GHI :
CORPORATION (Owner or Tenant) (1-5) , :
JOHN DOE (Maintenance/Cleaning/Snow/Ice :
Removal/Management) (1-5), MARY DOE :
(Maintenance/Cleaning/Snow and Ice :
Removal/Management) (1-5), ABC COMPANY :
(Maintenance/Cleaning/Snow and Ice Removal :
Management) (1-5), DEF INC. :
(Maintenance/Cleaning/Snow and Ice Removal :
Management) (1-5), GHI CORPORATION :
(Maintenance/Cleaning/Snow :
Removal/Management) (1-5) (said names being :
fictitious and unknown), :

Defendants. :

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION:
MIDDLESEX COUNTY

DOCKET NO.: MID-L-348-15

ORDER

CANTERBURY AT PISCATAWAY SECTION
I CONDOMINIUM ASSOCIATION, INC.,
CANTERBURY AT PISCATAWAY
COMMUNITY ASSOCIATION, INC., AND
TOWNE & COUNTRY MANAGEMENT, INC.,

Third-Party Plaintiffs,

v.

O. WOLF & SON, INC.,

Third-Party Defendant.

THIS MATTER having been opened to the Court upon the application of the firm of Callahan & Fusco, LLC, attorneys for defendants/Third-Party Plaintiffs CANTERBURY AT PISCATAWAY SECTION I CONDOMINIUM ASSOCIATION, INC., CANTERBURY AT PISCATAWAY COMMUNITY ASSOCIATION, INC., AND TOWNE & COUNTRY MANAGEMENT, INC. for an Order to reinstate Third-Party Plaintiff's Complaint to the active trial calendar pursuant to R. 1:13-7, and for good cause shown;

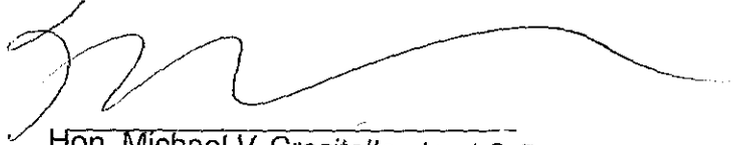
IT is on this 17th day of March, 2017;

1. **ORDERED** that the R. 1:13-7 dismissal of the Third-Party Complaint of Plaintiffs CANTERBURY AT PISCATAWAY SECTION I CONDOMINIUM ASSOCIATION, INC., CANTERBURY AT PISCATAWAY COMMUNITY ASSOCIATION, INC., AND TOWNE & COUNTRY MANAGEMENT, INC. is hereby vacated; and it is further

2. **ORDERED** that the Third-Party Complaint of Plaintiffs CANTERBURY AT PISCATAWAY SECTION I CONDOMINIUM ASSOCIATION, INC., CANTERBURY AT PISCATAWAY COMMUNITY ASSOCIATION, INC., AND TOWNE & COUNTRY

MANAGEMENT, INC. is hereby restored to the active trial calendar; and it is further

3. **ORDERED** that copies of this Order shall be served on all other parties to this action within 7 days of the date hereof.

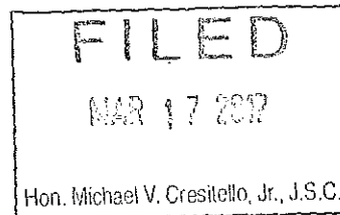


Hon. Michael V. Cresitello, Jr., J.S.C.

Opposed

Unopposed

JAMIE S. LOIA, LLC. - ID #017341994
 LAW OFFICE OF JAMIE S. LOIA, L.L.C.
 795 Franklin Avenue
 Bldg B, Suite 206
 Franklin Lakes, NJ 07417
 (201) 468-6034
 Attorney for Plaintiff,
 Tower National Insurance Company a/s/o Sandra Contrera



TOWER NATIONAL INSURANCE COMPANY	:	SUPERIOR COURT OF NEW JERSEY
a/s/o SANDRA CONTRERA,	:	LAW DIVISION:
	:	MIDDLESEX COUNTY
Plaintiff,	:	DOCKET NO: L-4442-16
v.	:	<u>Civil Action</u>
IN-LINE AIR CONDITIONING COMPANY, INC.	:	ORDER VACATING
and JOHN DOE,	:	DISMISSAL OF THE COMPLAINT AND
Defendants.	:	RESTORING MATTER TO THE
	:	TRIAL CALENDAR

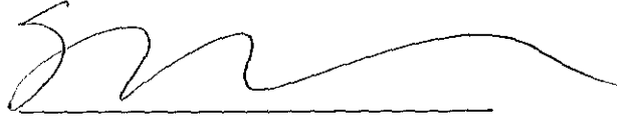
THIS MATTER having been opened to the Court by The Law Office of Jamie S. Loia, LLC, Jamie S. Loia, appearing, attorney for the Plaintiff, for an Order vacating the Dismissal of Plaintiff's Complaint and restoring the within matter to the active trial calendar; and said Motion being made and served in 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 17th day of March, 2017;

ORDERED THAT the dismissal of the Plaintiff's Complaint be vacated as all outstanding discovery has been provided and the matter is hereby restored to the active trial calendar; and

IT IS FURTHER ORDERED that the Plaintiff pay \$100.00 Restoration Fee to Treasurer, State of New Jersey within seven (7) days of receipt of this Order; and

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



Hon. Michael V. Cresitello, Jr., J.S.C.

_____ Opposed

 X Unopposed

Firm Code: H21
File No.: 154134499
Cooper Maren Nitsberg Voss & DeCoursey
Joseph P. Lavin, Esq.
Bar #: 021272011
485 Route 1 South
Building A, Suite 200
Iselin, NJ 08830
Ph: 732-362-3400; Direct dial: (732) 362-3227
Fax: (866) 827-4716

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

Attorneys for Defendants, Jonathon C. Santangelo and Regina Santangelo

ANA TREJO and FREDDY TREJO, Her Husband,
Per Quod,

Plaintiffs,

v.

JONATHON SANTANGELO, REGINA
SANTANGELO, et al.

Defendants.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

CIVIL ACTION

4072

DOCKET NO.: MID-L-6548-16

**ORDER VACATING DEFAULT AND
EXTENDING TIME TO ANSWER OR
OTHERWISE PLEAD**

THIS MATTER having been opened to the Court by Joseph P. Lavin, attorney for Defendants, Jonathon C. Santangelo and Regina Santangelo, for an Order Vacating Default and Extending time to Answer or Otherwise Plead, and the Court having reviewed the moving papers submitted, and any opposition thereto, and for good cause appearing;

IT IS on this 17th day of March, 2017,

ORDERED that the Default entered against Defendants, Jonathon C. Santangelo and Regina Santangelo, on January 6, 2017 and January 10, 2017 is vacated and;

IT IS FURTHER ORDERED that the Answer be filed by Defendants, Jonathon C. Santangelo and Regina Santangelo, simultaneously with the entry of the date of this Order with copies served upon all counsel of record.

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.


Hon. Michael V. Cresitello, Jr., J.S.C.

Opposed
 Unopposed

7734
03/17/17

LAW OFFICE OF ANDREW S. BLUMER
A Limited Liability Company
Andrew S. Blumer, Esq. (032631994)
4255 Route 9 North, Bldg. 5 Suite D
Freehold, New Jersey 07728
732.303.6430
Attorneys for Plaintiff

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

ANGEL TROCHE,
Plaintiff,

v.

KEVIN CUTHBERT, ANCHOR MARINE
CONSTRUCTION, LLC, PERSONAL
SERVICE INSURANCE COMPANY, ABC
Corporations (1-10), DEF Partnerships (1-10),
GHI Limited Liability Companies (1-10), and
John/Jane Does (1-10),
Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-6449-16

CIVIL ACTION

ORDER

THIS MATTER having been opened to the Court on application of Andrew S. Blumer, Esq., of the Law Office of Andrew S. Blumer, LLC, Attorneys for the Plaintiff, and the Court having read the papers filed on behalf of the respective parties, having heard the argument of counsel, and good and sufficient cause having been shown,

It is on this 17th day of March 2017;

ORDERED that, pursuant to Rule 4:4-4(b)(3), if personal service on Defendant KEVIN CUTHBERT cannot be effected at 1004 Curtis Avenue, Point Pleasant, NJ 07742-3572 within two weeks of the date of this Order, then Plaintiff shall be and is hereby permitted to serve the Summons and Complaint on Defendant KEVIN CUTHBERT by forwarding those documents by regular United States mail and certified mail, return receipt requested, addressed to: Legal Department, The Travelers Companies, Inc., 485 Lexington Avenue, New York, NY 10017; and it is further

ORDERED that the Plaintiff shall simultaneously serve the Summons and Complaint on

Defendant KEVIN CUTHBERT by forwarding those documents by regular United States mail to his last known address: 1004 Curtis Avenue, Point Pleasant, NJ 07742-3572; and it is further

ORDERED that, pursuant to Rule 4:4-4(b)(3), Plaintiff shall be and is hereby permitted to serve the Summons and Complaint on Defendant ANCHOR MARINE CONSTRUCTION, LLC by forwarding those documents by regular United States mail and certified mail, return receipt requested, addressed to: Legal Department, The Travelers Companies, Inc., 485 Lexington Avenue, New York, NY 10017; and it is further

ORDERED that the Plaintiff shall simultaneously serve the Summons and Complaint on Defendant ANCHOR MARINE CONSTRUCTION, LLC by forwarding those documents by regular United States mail to the last known address of its Registered Agent, Laurence Koos: 1391 White Oak Bottom Road, Toms River, NJ 08755; and it is further

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


Hon. Michael V. Cresitello, Jr., J.S.C

Opposed _____

Unopposed X

#029

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 Defendant, New Jersey Manufacturers Insurance Company

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

MERIDA TURCIOS, an individual,

Plaintiff,

vs.

**NEW JERSEY MANUFACTURERS
INSURANCE COMPANY, a business
entity,**

Defendant.

**SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY
Docket No. L-2248-16**

Civil Action

ORDER

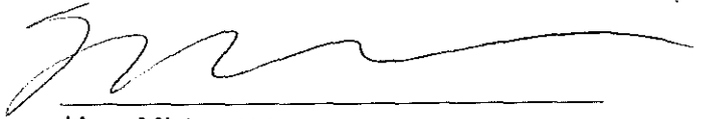
THIS MATTER being opened to the Court on **Friday, March 17, 2017**, by Eric Kuper, Esq., of Martin Kane & Kuper, attorneys for defendant, New Jersey Manufacturers Insurance Company, on a Notice of Motion for Summary Judgment on the issue of proximate causation of injuries, and it appearing to the Court 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 17th day of March, 2017,

ORDERED that defendant, New Jersey Manufacturers Insurance Company is collaterally estopped from re-litigating the issues of causation of the cervical discography and lumbar epidural steroid injections, as to the accident of October 26, 2012; and it is further

ORDERED that defendant, New Jersey Manufacturers Insurance Company is collaterally estopped from re-litigating the issues of causation of the cervical discectomy with decompression, instrumentation and autograft performed on October 2, 2015 and follow up with Dr. Cifelli on February 10, 2016, as to the accident of October 26, 2012.

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



Hon. Michael V. Cresitello, Jr., J.S.C.

Opposed Unopposed

→ Ordered that defendant, New Jersey Manufacturers Insurance Company is collaterally estopped from referencing the slip and fall of February 18, 2014 with respect to above referenced treatment as addressed in the first two paragraphs of this Order.

FOR THE REASONS SET FORTH
ON THE RECORD ON 03/17/17

#713
03/17/17

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

Kerri A. McDowell, Esq.
Attorney ID No. 023022007
PURCELL, MULCAHY, HAWKINS & FLANAGAN, LLC
One Pluckemin Way
P.O. Box 754
Bedminster, NJ 07921
T: (908) 658-3800
Attorneys for Defendants, Winifred Abrams and Maxim Abrams
Our File No: (637) 23709-KWL

GLORIA VELEZ and VICTOR VELEZ,

Plaintiffs,

v.

WINIFRED ABRAMS, MAXIM
ABRAMS, and JOHN DOES 1-10,

Defendants/Third-Party Plaintiffs

v.

KENNETH TETA and TRACY TETA

Third-Party Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO: MID-L-11349-14

CIVIL ACTION

ORDER

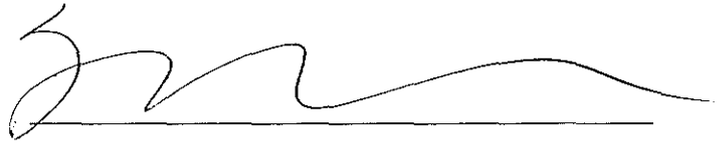
THIS MATTER'S having been brought before the court by notice of motion by Purcell, Mulcahy, Hawkins & Flanagan, LLC, attorneys for defendants, Winifred Abrams and Maxim Abrams, for an order entering default judgment against third-party defendant, Tracy Teta; and the court's having considered the moving papers of the parties, and for good cause shown;

IT IS on this 17th day of March, 2017;

ORDERED that default judgment is entered against Third-Party Defendant Tracy Teta; and it is further

ORDERED that the issue of apportionment of percentages of liability and total damages be reserved for trial; and it is further

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



Hon. Michael V. Cresitello, Jr., J.S.C.

Opposed
 Unopposed

Pro se third party defendant appear unscheduled. Court entertained oral argument with movant's attorney appearing telephonically.

**FOR THE REASONS SET FORTH
ON THE RECORD ON 3/17/17**

#55 3-17-17

David A. Rubin, Esq. Attorney ID#: 008242008
GIAIMO & ASSOCIATES, LLC
97 E. River Road
Rumson, New Jersey 07760
(732) 747-8585
Attorneys for Plaintiff,
Wyndmoor at Woodbridge Condominium Association, Inc.
File No.: CL-1426

FILED
MAR 17 2017
Hon. Michael V. Crestello, Jr., J.S.C.

WYNDMOOR AT WOODBRIDGE
CONDOMINIUM ASSOCIATION, INC.,

Plaintiff,

vs.

RICHARD DEBLASIO,

Defendant.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

Docket No.: L-6344-16

CIVIL ACTION

ORDER

THIS MATTER having been opened to the Court by Plaintiff, the Wyndmoor at Woodbridge Condominium Association, Inc., by and through its Counsel, Giaimo and Associates, LLC, for the entry of final judgment in this matter upon the default of Defendant Richard DeBlasio and the Court having considered the Certification of David A. Rubin, Esq. in support of Plaintiff's motion, the Affidavit of Amount Due by Marilyn Colman, the Certification of Services by David A. Rubin, Esq. and all the exhibits and attachments thereto, and for good cause show:

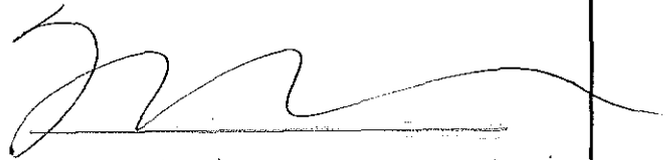
IT IS on this the 17th day of March, 2017,

ORDERED that judgment is entered against defendant Richard DeBlasio in the amount of \$11,205.02 which amount includes attorneys' fees and costs in the amount of \$5,055.02; and

GIAIMO & ASSOCIATES

IT IS HEREBY FURTHER ORDERED that a copy of this Order be served upon the defendant, via certified and regular mail, within 10 days of the date hereof.

Dated: _____, 2017



Hon. Michael V. Cresitello, J.S.C.

#132 3-17-17

THE VESPI LAW FIRM, LLC
Damon A. Vespi - 025991998
547 Union Boulevard, Second Floor
Totowa, New Jersey 07512
TEL: 973-633-1000
Attorneys for Plaintiffs

FILED
MAR 17 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

RICARDO F. YOUGH and THOMASA YOUGH, per quod

Plaintiff(s),

vs.

KRISTOPHE A. COOPER-STANLEY,
HIMAT ENTERPRISE, INC., ABC
CORP. 1-20, and JOHN/JANE DOES 1-
20 (last three names being fictitious and
presently unknown),

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: L 4151 16

Civil Action

ORDER

This matter having come before the Court upon the application of The Vespi Law Firm, LLC, attorneys for Plaintiffs, RICARDO F. YOUGH and THOMASA YOUGH, per quod, returnable on March 17, 2017 for an Order permitting substituted service of process upon defendant, KRISTOPHE A. COOPER-STANLEY, pursuant to Rule 4:4-4(b)(3), and reinstating plaintiffs' complaint as to Defendant KRISTOPHE A. COOPER-STANLEY and restoring this case to the active trial list, and the Court having considered the papers submitted, and good cause having been shown;

It is on this 17th day of March, 2017;

~~ORDERED~~ that the Court's ordered dismissal is hereby vacated and plaintiff's complaint is reinstated restored to the active trial list as to Defendant KRISTOPHE A. COOPER-STANLEY; and it is further

~~ORDERED that Plaintiff be permitted to serve Defendant, KRISTOPHE A. COOPER-STANLEY, by forwarding a Summons and a copy of the Complaint by Certified Mail, Return Receipt Requested, and by regular mail, to his last known address, and by serving Starr Indemnity and Liability Company through its claims administrator YORK RISK SERVICES GROUP, INC. by forwarding a Summons and a copy of the Complaint by Certified Mail, Return Receipt Requested, and by regular mail; and it is further~~

~~ORDERED that service of process as directed by this Order, once completed, shall be deemed to be personal service; and it is further~~

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



Hon. Michael V. Cresitello, Jr., J.S.C.

OPPOSED

UNOPPOSED

*Denied without prejudice.
Service not effectuated and motion record insufficient to warrant substituted service. No proof of postal and motor vehicle search.*