

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

MOTION LIST

May 12, 2017

Prepared by the Judge's Law Clerk, Christopher Shanahan, (732) 519-3598

Caption	Docket No.	Motion No.	Motion Type	Disposition
A&S Russo Real Estate, LLC v. Shain, Schaffer & Rafanello, P.C., et al.	L-647-17	432	D's NOM to Dismiss, or to Consolidate	Granted in Part
Aeriel-Gaither v. Lambert	L-4049-16	758	P's NOM to Strike w/o prejudice for failure to provide discovery	Withdrawn
Amato v. Reina, et al.	L-4851-16	38	D's NOM for Summary Judgment	Granted
Andrews v. Lin; et al.	L-846-16	561	P's NOM to Extend DED	Granted
Best v. Choi, M.D., et al.	L-3248-15	90	P's NOM to Strike with Prejudice	Denied
Best v. Choi, M.D., et al.	L-3248-15	1046	D's Cross-Motion to Vacate	Granted
Bullock v. Beutel, et al.	L-4849-16	930	P's NOM to Reinstate	Granted
Brandon v. Wachovia Bank; et al.	L-10452-09	588	P's NOM to Release Funds from Trust Fund	Denied
Brown v. Foley, et al.	L-7442-16	275	D's NOM to dismiss for failure to state a claim.	Granted
Brown v. Foley, et al.	L-7442-16	364	P's Cross-Motion to Amend	Granted
Burgos v. Taylor, et al.	L-6447-16	415	D's NOM to Dismiss w/o prejudice for failure to provide discovery.	Withdrawn
Calderone v. Shah; et al.	L-1251-16	626	D's to Dismiss or Stay Action	Denied
Calderone v. Shah; et al.	L-1251-16	1013	P's Cross-Motion to Compel	Granted
Carty v. Taylor, et al.	L-1042-15	855	P's NOM to Enforce Settlement	ADJ to 5/26/17
Conway v. Lebowitz, et al.	L-6944-16	512	P's NOM for substituted service and fees	Granted in Part
Dawad v. Li, et al.	L-6551-16	405	D's NOM to Dismiss w/o prejudice for failure to provide discovery.	Withdrawn
Dent v. Rutgers	L-2152-15	740	P's NOM to Compel	Granted in Part

Desisto v. Cridge, et al.	L-344-14	481	D's NOM to dismiss with prejudice for failure to comply with Court Order	ADJ to 5/26/17
Dhati v. Munhal, et al.	L-4645-16	830	D's NOM to Dismiss w/o prejudice for failure to provide discovery	Withdrawn
Diaz-Flores v. Reyes, et al.	L-3750-16	732	D's NOM to dismiss w/o prejudice for failure to provide discovery.	Granted
Dunn v. Maya Landscaping; et al.	L-2247-14	62	D's NOM to Dismiss with Prejudice	Withdrawn
Familia-Castro v. Farrier-Romero, et al.	L-6249-15	163	P's NOM to Confirm Arb Award	Granted
Foley, Incorporated v. Neelen	L-752-16	778	P's NOM to Dismiss with prejudice for failure to provide discovery	Denied
Foley, Incorporated v. Neelen	L-752-16	1047	P's Cross-Motion to Reinstate	Granted
Ford Motor Credit Co. v. Vanpelt	DJ-- 264777-01	58	P's NOM to Enforce Litigant's Rights	Granted
Hartell v. River Street Idealease; LLC;	L-5643-15	87	D's NOM for Summary Judgment	Withdrawn
Hertz Equipment Rental Corporation v. Nick & George Corp., et al.	L-1949-16	695	D's NOM to Extend DED	Granted
Jimenez v. Rivera; et al.	L-5149-16	376	D's NOM to Dismiss w/o prejudice for failure to provide discovery.	Withdrawn
John Doe, et al. v. Evangelical Lutheran Church, et al.	L-551-17	92	D's NOM to Dismiss	ADJ to 5/26/17
John Doe, et al. v. Evangelical Lutheran Church, et al.	L-551-17	228	D's NOM to Dismiss	ADJ to 5/26/17
John Doe, et al. v. Evangelical Lutheran Church, et al.	L-551-17	92	D's NOM for Protective Order	ADJ to 5/26/17
John Doe, et al. v. Evangelical Lutheran Church, et al.	L-551-17	356	D's NOM for Protective Order	ADJ to 5/26/17
Joseph v. Vitel Communications, L.L.C., et al.	L-1748-15	746	D's NOM to Disqualify, Compel, and Permit Defendants' response to Plaintiff's requests for admissions.	Reserved

Joseph v. Vitel Communications, L.L.C., et al.	L-1748-15	1034	P's Cross-Motion for a finding that Defendants' Application is Frivolous.	Reserved
Kennedy v. Phillips, et al.	L-2048-15	659	D's NOM to Dismiss with Prejudice for failure to provide discovery.	ADJ to 5/26/17
Khoury v. TNT & JC Trans, Inc.; et al.	L-6447-15	582	D's NOM to Extend DED	Granted
Martinez v. Chen, et al.	L-6946-15	57	D's NOM for Summary Judgment	Denied
McDonough v. Zaki, et al.	L-48-16	88	D's NOM to Dismiss w/o prejudice for failure to appear at an IME	Granted
Mejia v. Leporino, et al.	L-4144-15	397	D's NOM to Compel	Granted
Middleton v. Holzer, et al.	L-7452-16	594	D's NOM to Dismiss w/o prejudice for failure to provide discovery	Denied
Miranda v. Guralchuk, et al.	L-1651-15	697	D's NOM to Confirm ARB and Enter Judgment	Denied
Niziolek v. Lebourne; et al.	L-943-16	526	P's NOM to Withdraw as Counsel	Granted
Niziolek v. Lebourne; et al.	L-943-16	669	D's NOM to dismiss w/o prejudice for failure comply with CMO	ADJ to 6/23/17
Pariikh v. Smith, et al.	L-10961-14	484	P's NOM for application to set fees	Granted
Parisi v. Executive Condo Association Inc., et al.	L-5743-16	208	P's NOM to File and Serve Amended Complaint	Granted
Parmar v. Suozzo, et al.	L-6443-15	381	P's NOM to File amended complaint	Granted
Pasternak v. Banzon, et al.	L-651-16	846	P's NOM to Reinstate and Extend DED	Granted
Pasternak v. Banzon, et al.	L-651-16	645	D's NOM to Dismiss with Prejudice for failure to provide discovery.	Withdrawn
Perry v. Wolfman, et al.	L-2350-16	309	P's NOM to Compel	Withdrawn

Petosa v. Palughi, et al.	L-51-17	470	D's NOM to Dismiss w/o prejudice for failure to provide discovery.	Withdrawn
Philadelphia Indemnity Insurance Company v. Evergreen Construction Inc., et al.	L-3242-16	179	P's NOM to Compel and Extend DED	Granted in Part
Ravens Crest East at Princeton Condo Association v. Burton	L-7451-16	423	P's NOM for Substituted Service Via Publicaton	Granted
Reyes v. Plymouth Rock Insurance Company	L-6747-15	270	D's NOM for Summary judgment	Denied
Rodriguez v. Kubey, et al.	L-5549-14	752	D's NOM to Enforce Subpeona	Withdrawn
Romano v. Gallo	L-2047-16	71	P's NOM for Summary Judgment	Denied
Romano v. Gallo; et al.	L-2047-16	285	D's NOM to Extend DED	Granted
Romero v. Mill Pointe Condominium Association; et al.	L-4949-16	646	P's NOM to Amend Complaint	Withdrawn
Rosario v. Liberty Mutual Insurance., et al.	L-450-16	787	D's NOM to Dismiss w/o prejudice for failure to appear for depositions	Transferred to J. Hyland
Salgado v. Marte, et al.	L-2552-16	565	P's NOM to Compel	Granted
Sanabria v. Wells Fargo Bank, et al.	L-849-16	412	D's NOM to Extend DED	Granted
Sandoval v. Reece, et al.	L-2551-16	778	D's NOM to Extend DED	Granted
Seymore v. United Healthcare Services, et al.	L-3243-16	500	D's NOM to Sever, proceed to ARB, and for a Stay	Denied
Sheridan v. The Fig Leaf Agency, et al.	L-00452-17	543	D's NOM to Server and Stay	ADJ to 5/26/17
Slocum v. Parx Casino, LLC	L-545-16	69	D's NOM for Summary Judgment	Reserved
Swern v. Garofalo, et al.	L-2247-16	561	D's NOM to Extend DED	Granted
Swern v. Garofalo, et al.	L-2247-16	929	D's NOM for leave to file Third-Party Complaint	Granted in Part
Tapia v. Rodriguez, et al.	L-4948-16	568	P's NOM to Adjourn Dismissal Date	Granted
Thompson v. Rosas; et al.	L-1348-16	403	D's NOM to Extend DED	Granted

Tower National Insurance v. Espinosa, Inc.,	L-5249-15	558	P's NOM for Admission Pro Hac Vice	Granted
Trejo v. Santangelo, et al.	L-6548-16	593	D's NOM to Dismiss w/o prejudice for failure to provide discovery.	Granted
Treskunov v. Perez, et al.	L-6642-15	506	D's NOM to Bar	Denied
Veloz v. Blum, et al.	L-1047-16	675	D's NOM to Compel Discovery	Denied
Ventura v. Bakthavachalam; et al.	L-2043-16	139	D's NOM for Summary Judgment	Withdrawn
Vetter v. Guaranteed Subpoena Service, Inc.; et a.	L-3650-16	294	D's NOM to Quash	ADJ to 5/26/17
Vetter v. Guaranteed Subpoena Service, Inc.; et a.	L-3650-16	683	P's NOM to Admit Pro Hac Vice	ADJ to 5/26/17
Willamsburg Commons Office Park Condominium Association Inc., v. Sachs	L-4452-16	874	P's NOM to Suppress w/o prejudice	Granted

#432
05/12/17

FILED
MAY 12 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

GRAHAM CURTIN, P.A.
A Professional Association
Venanzio E. Cortese, Esq.
Attorney ID # 164152015
4 Headquarters Plaza,
P.O. Box 1991
Morristown, New Jersey 07962-1991
(973) 292-1700
Attorneys for Defendants

A&S RUSSO REAL ESTATE, LLC,	:	SUPERIOR COURT OF NEW JERSEY
Plaintiffs,	:	LAW DIVISION: MIDDLESEX COUNTY
v.	:	DOCKET NO. MID-L-647-17
SHAIN, SCHAFFER & RAFANELLO, P.C.,	:	Civil Action
ATTORNEYS JOHN DOES NO. 1-20 OF	:	ORDER
SHAIN, SCHAFFER & RAFANELLO, P.C.;	:	GRANTED IN PART
SALVATORE RAFANELLO, Administrator	:	
of the Estate of Richard A. Rafanello	:	
(Deceased),	:	
Defendants.	:	

THIS MATTER, having been brought before the Court by Graham Curtin, P.A., counsel for the Defendants in the above-referenced matter seeking an Order dismissing MID-L-647-17 pursuant to R. 4:28-1(a) or, in the alternative, consolidating MID-L-6472-16 with MID-L-647-17 pursuant to R. 4:38-1, and the Court having considered the papers filed in support thereof, and in opposition thereto, and for good cause having been shown;

IT IS on this 12 day of May, 2017:

ORDERED that the within Motion to Dismiss A&S Russo Real Estate LLC v. Shain, Schaffer & Rafanello, P.C., et als., Docket No. MID-L-647-17 is **GRANTED**; or

IT IS ORDERED that the within Motion to Consolidate the matter entitled Sandra Russo v. Shain, Schaeffer & Rafanello, et als., Docket No. MID-L-6472-16 with the matter

entitled A&S Russo Real Estate, LLC v. Shain, Schaffer & Rafanello, P.C., et als., Docket No. MID-L-647-17 pursuant to R. 4:38-1 is **GRANTED**; and

IT IS FURHTER ORDERED that Defendants' request for attorneys fees and costs associated with responding to the Complaint in A&S Russo Real Estate, LLC v. Shain, Schaffer & Rafanello, P.C., et als., Docket No. MID-L-647-17 is **GRANTED**; and

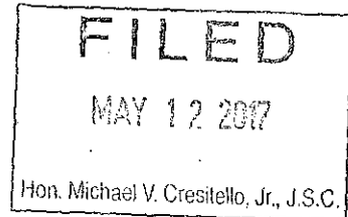
IT IS FURTHER ORDERED that a copy of this Order be served on all counsel of record within seven (7) days of *its posting online.*


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

Opposed

Unopposed

David T. Pfund, Esq. - Attorney ID#: 039431991
PFUND MCDONNELL, P.C.
139 Prospect Street, 2nd Floor
Ridgewood, NJ 07450
(201) 857-5040



Attorneys for Defendant, PENRAC, LLC d/b/a Enterprise Rent A Car (improperly pled as EAN Holdings, LLC)

Plaintiff(s)

JILLIAN AMATO, ROBERT MOCCIO,
CHRISTOPHER WHITE AND WILLIAM
WHITE

vs.

Defendant(s)

JOSE L. REINA, EAN HOLDINGS, LLC,
JOHN AND JANE DOES 1-10

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-4851-16

CIVIL ACTION

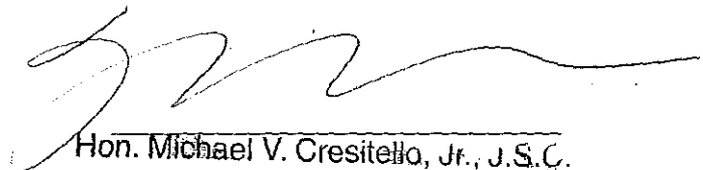
ORDER

This matter having been brought before the Court on Motion of PFUND MCDONNELL, P.C., attorneys for Defendant, PENRAC, LLC d/b/a Enterprise Rent A Car (improperly pled as EAN Holdings, LLC), for an Order dismissing Plaintiff's Complaint and the Court having considered the matter, and good cause appearing;

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

ORDERED that Summary Judgment be and is hereby granted on behalf of Defendant PENRAC, LLC d/b/a Enterprise Rent A Car (improperly pled as EAN Holdings, LLC), thereby dismissing Plaintiff's Complaint and all crossclaims as against Defendant, PENRAC, LLC d/b/a Enterprise Rent A Car (improperly pled as EAN Holdings, LLC) with prejudice, as a matter of law; and it is further

ORDERED that a copy of this Order is to be served upon all parties within seven (7) days of the date of receipt hereof.


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

Motion Opposed _____

Motion 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."

261
572-17

ANDREW S. MAZE, ESQ., P.C.
Attorney ID: 018571991
313 Amboy Avenue
Woodbridge, NJ 07095
Tel. (732) 750-5000
Attorney for Plaintiff

FILED
MAY 12 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

JASON ANDREWS,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION: MIDDLESEX COUNTY
Plaintiff,	:	DOCKET No. MID L 846-16
vs.	:	Civil Action
LIPING LIN and WILLIAM H.	:	
WEIMER, JR.,	:	ORDER TO EXTEND DISCOVERY
Defendant.	:	

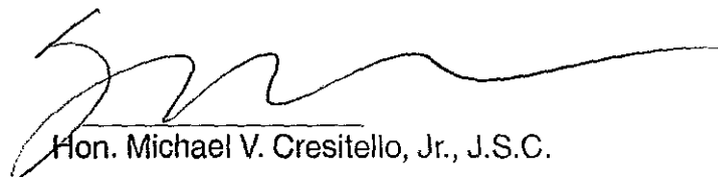
This matter having been opened to the Court upon the application of Andrew S. Maze, Esq., P.C., attorney for plaintiff, for an Order to Extend Discovery in the matter of Andrews v. Lin bearing Docket No. MID L 846-16 and the Court having considered the moving papers and for other good cause having been shown;

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

ORDERED that that Discovery in the above matter be extended to September 21, 2017, in order to complete the following:

- Plaintiff to obtain and provide final medical report of Dr. Michael Romello of Orthopedic Sports Medicine & Rehab Center to defense counsel by August 1, 2017;
- Defense counsel to schedule IME(s) by September 10, 2017;

IT IS FURTHER ORDERED that a copy of this Order shall be served upon defense counsel within (7) days from the date of its receipt by counsel for the plaintiff.



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

UNOPPOSED

FILED
MAY 12 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

27

ANNE K. BROWN,

Plaintiff,

v.

REGINA FOLEY, MERIDIAN HEALTH SYSTEMS, INC., MERIDIAN HEALTH INC., MERIDIAN HOSPITAL CORP., BAYSHORE COMMUNITY HOSPITAL, JOHN LLOYD, TIMOTHY HOGAN, FRANK CITARA, KEVIN DONOHUE, LINDA WALSH, DR. IAN B. LEBER, MD, ROBERT C. GARRETT, HACKENSACK UNIVERSITY HEALTH NETWORK, HACKENSACK MERIDIAN HEALTH, INC., JOHN DOE (1 to 15), JANE DOE (1 to 15),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-7442-16

CIVIL ACTION

ORDER

THIS MATTER, having been opened to the Court upon the motion of defendants Meridian Hospitals Corporation (improperly pleaded as “Meridian Hospital Corp.”, “Meridian Health Systems, Inc.”, “Meridian Health Inc.”, and “Bayshore Community Hospital”), Hackensack Meridian Health, Inc., Hackensack University Health Network (now doing business as “Hackensack Meridian Health, Inc.”), Regina Foley, Frank Citara, Kevin Donohoe (improperly pleaded as “Kevin Donohue”), Linda Walsh, Ian Leber, Timothy Hogan, John Lloyd, and Robert C. Garrett (collectively referred to as “Defendants”), and the Court having considered the moving papers, as well as any papers in opposition and in reply, and having considered the arguments of counsel for the parties; and for good cause shown;

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

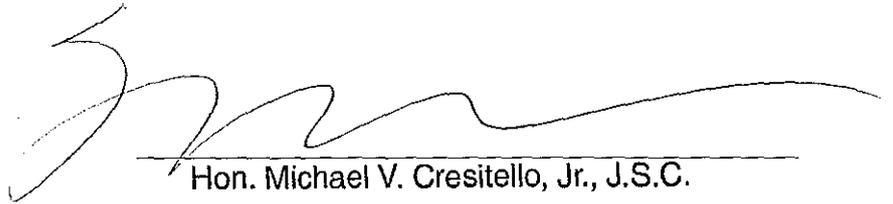
1. Defendants’ motion is **GRANTED**.
2. Counts Eight, Eleven, and Twelve of the First Amended Complaint are

dismissed with prejudice.

3. Individual Defendants John Lloyd, Robert C. Garrett, and Timothy Hogan are hereby dismissed with prejudice from this action.

4. Defendants Hackensack Meridian Health, Inc. and Hackensack University Health Network are hereby dismissed with prejudice from this action.

AND IT IS FURTHER ORDERED that a copy of this Order shall be served upon all counsel by Defendants' counsel within five business days of their receipt of this Order.

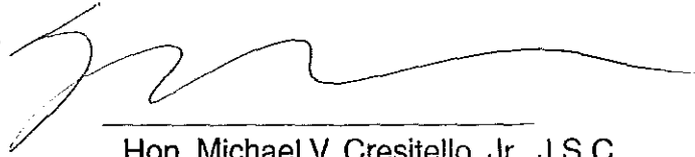


Hon. Michael V. Cresitello, Jr., J.S.C.

Opposed
 Unopposed

FOR THE REASONS SET FORTH
ON THE RECORD ON 05/12/17

days after the date this Order is signed unless the Court otherwise orders therein.



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

Opposed
 Unopposed

Plaintiff is permitted to file the Second Amended Complaint, however, Counts 8, 11 and 12 are dismissed, as are all claims against defendants John Lloyd, Robert Garrett, Timothy Hyon, Hackensack Meridian Health, Inc. and Hackensack University Health Network. See companion Order entered on this date.

FOR THE REASONS SET FORTH
ON THE RECORD ON 05/12/17

ROBERT G. DAROCI, ESQ.
800 RIVERVIEW DRIVE, SUITE 101
BRIELLE, NEW JERSEY 08730
Attorney ID# 003481985
(732) 223-5901
Attorney for Plaintiff

FILED
MAY 12 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

ESTATE OF THOMAS BEST,
Plaintiff

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No. MID-L-3248-15

vs.

Civil Action

STAN S. CHOI, M.D., JOHN DOE, M.D. #1-5
(a fictitious name), UNION SURGERY
CENTER, LLC, ABC COMPANY #1-10 (a
corporation, partnership or business entity
unknown), RICHARD ROE #1-25 (a fictitious
name) and JANE DOE #1-5 (a fictitious name),

ORDER

Defendants

THIS MATTER having been opened to the Court by Robert G. Daroci, Esq., attorney for the plaintiffs, by way of Notice of Motion pursuant to R. 1:6-2, and the Court having read and considered the moving papers filed herein, and for good cause shown;

It is on this 12th day of May, 2017,

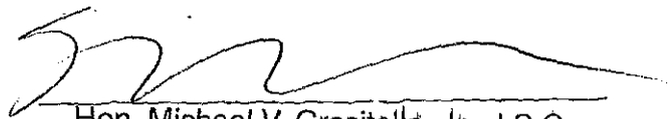
ORDERED that the Answer and Separate Defenses of defendant, STAN S. CHOI, M.D., be and are hereby stricken, with prejudice, pursuant to R. 4:23-5; and

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

X Opposed

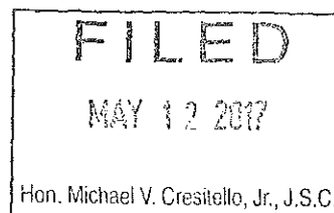
Unopposed

Movant waived oral argument.


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

Denied. Cross motion to vacate and restate the complaint was granted on this date. No basis for fees.

#1046
05/12/17



KROMPIER & TAMN, L.L.C.
8 WOOD HOLLOW ROAD
SUITE 202
PARSIPPANY, NEW JERSEY 07054
(973) 428-1000
ATTORNEYS FOR Defendant
Stanley S. Choi, M.D.
(Jack J. Bingham, Esq. ID#:133212015)

ESTATE OF THOMAS BEST,

Plaintiff,

v.

STANLEY S. CHOI, M.D., et. al.,

Defendants.

**SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-3248-15**

Civil Action

**ORDER VACATING DEFENDANT DR.
CHOI'S STRUCK ANSWER AND
DEFENSES**

This matter having been opened to the Court upon the application of Jack J. Bingham, Esq. (Krompier & Tamn, L.L.C.), attorneys for defendant Stanley S. Choi, M.D., for an Order Vacating Defendant Dr. Choi's Struck Answer and Defenses, the Court having considered the papers submitted, and good causing having been shown;

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

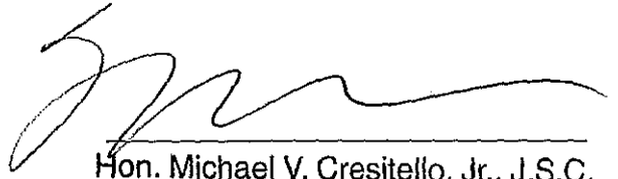
ORDERED that plaintiff's Motion to Strike Defendant Dr. Choi's Answer and Separate Defenses with prejudice is hereby denied; and it is further

ORDERED that the Honorable Michael V. Cresitello, Jr., J.S.C.'s January 6, 2017 Order Striking Defendant Dr. Choi's Answer and Separate Defenses without prejudice is hereby vacated; and it is further

ORDERED that this matter is hereby reinstated; and it is further

ORDERED that the within Order shall be served upon all counsel of record within seven (7) days of receipt by counsel for the moving party.

OPPOSED



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

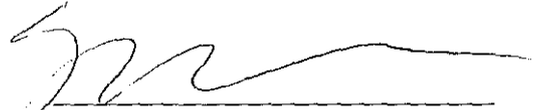
PAPERS CONSIDERED:

- Notice of Motion
- Movant's Certification
- Movant's Brief
- Answering Affidavit
- Answering Brief
- Cross Motion
- Other

Parties must contact the
Civil Assignment office to
request a Case Management
conference.

Treasurer, State of New Jersey (Health Management Systems,
Inc./Medicaid) in the amount of \$7084.38; and it is

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


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

*Denied without prejudice.
Failure to comply R. 4:57-2.
No verification obtained from the
Trust Fund Unit prior to filing the
within motion.*

Law Office of Hector I. Rodriguez
By: Hector I. Rodriguez (020851982)
353 Livingston Avenue
New Brunswick, New Jersey 08901
732-828-1333
732-828-1495 (fax)
Attorneys for Plaintiffs

FILED
MAY 12 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

LILLIAN BULLOCK,
Plaintiffs,
vs.
YESENIA BEUTEL, METROPOLITAN
GROUP PROPERTY CASUALTY
INSURANCE COMPANY, JOHN DOE
AND/OR JANE DOE 1-10(said names
fictitious, real names unknown) and ABC
CORP.1-10 (names being fictitious and
unknown)
Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY
DOCKET NO.: MID-L-4849-16

Civil Action
ORDER

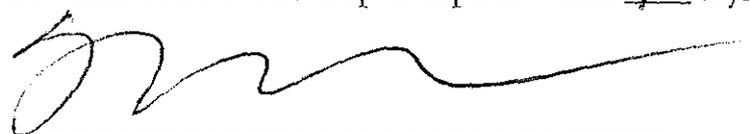
THIS MATTER being opened to the Court by the Law Offices of Hector I. Rodriguez attorneys for plaintiff, LILLIAN BULLOCK and the Court having considered the papers submitted by counsel and for good cause shown;

It is on this 12th day of May, 2017.

ORDERED that the Order entered on February 3, 2017 to Dismiss plaintiff's complaint for failure to provide discovery is hereby vacated; and it is further

ORDERED that plaintiffs' Complaint is hereby reinstated to the active trial calendar; and it is further;

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



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

Opposed _____
Unopposed X

HERZFELD & RUBIN, P.C.
 125 Broad Street
 New York, New York 10004
 Tel: 212 471-8500
 Attorneys for Defendant
Volkswagen Group of America, Inc.

FILED
 MAY 12 2017
 Hon. Michael V. Cresitillo, Jr., J.S.C.

#626
 05/12/17

<p>BRENDA CALDERONE, as Administratrix Ad Prosequendum of the ESTATE of CHRISTOPHER CALDERONE, deceased, and BRENDA CALDERONE; LEWIS CALDERONE; and DAVID CALDERONE, individually,</p> <p style="text-align: right;">Plaintiffs,</p> <p style="text-align: center;">vs.</p> <p>NISHANK SHAH; PAUL FIORENTINO; MAUREEN FIORENTINO; VOLKSWAGEN AG; VOLKSWAGEN GROUP OF AMERICA, INC.; JOHN DOES 1-10 (said names being fictitious, real names unknown); ABC CORPS. 1-10 (said names being fictitious, real names unknown),</p> <p style="text-align: right;">Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO.: MID-L-1251-16</p> <p style="text-align: center;">Civil Action</p>
<p>ESTATE OF ROBERT CRITELLI by his Administratrix and Administratrix ad Prosequendum ANNA CRITELLI, and ANNA CRITELLI and ALFRED CRITELLI, individually,</p> <p style="text-align: right;">Plaintiffs,</p> <p style="text-align: center;">vs.</p> <p>NISHANK SHAH, JOHN DOES 1-5 and ABC CORP. 1-5 (a series of fictitious names describing other operators/owners, lessors/lessees, agents, employers or persons/entities who benefitted from the operation of defendants' vehicle at the time of the within accident), VOLKSWAGEN AG, VOLKSWAGEN GROUP OF AMERICA, JOHNS DOES, 6-10 and ABC CORPS. 6-10 (these names being fictitious as their true identities are presently unknown).</p> <p style="text-align: right;">Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO.: MID-L-1698-16</p> <p style="text-align: center;">Civil Action</p> <p style="text-align: center;"><u>ORDER</u></p>

This matter having been brought before the Court on the Motion of Herzfeld & Rubin, P.C., attorneys for defendants VOLKSWAGEN GROUP OF AMERICA, INC. in the *Critelli* action, and attorneys for defendants VOLKSWAGEN GROUP OF AMERICA, INC. and VOLKSWAGEN AG in the *Calderone* action only, for an Order vacating this Court's March 17, 2017 Order permitting plaintiffs Estate of Robert Critelli, Anna Critelli, and Alfred Critelli to amend their Complaint to add Volkswagen Group of America, Inc. and Volkswagen AG as party defendants and dismissing the *Critelli* Amended Complaint against Volkswagen Group of America, Inc. (Docket No. MID-L-1251-16); or, in the alternative, staying the related *Calderone* action (Docket No. MID-L-1251-16), until the named-defendants Volkswagen Group of America, Inc. and Volkswagen AG have been properly served by plaintiffs in the purportedly consolidated *Critelli* action.

IT IS on this 12th day of May, 2017

ORDERED that this Court's March 17, 2017 Order granting the *Critelli* plaintiffs' motion to amend be vacated; **DENIED**

ORDERED that the *Critelli* plaintiffs' First Amended Complaint against Volkswagen Group of America, Inc. be dismissed; **DENIED**

ORDERED that the *Calderone* action (Docket No. MID-L-1251-16) is stayed until all parties have been properly served by plaintiffs in the *Critelli* action, and it is further **DENIED**

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

For the reasons set forth on the record on 5/12/17. The Court, for purposes of this motion, accepts the reasoning in plaintiffs' opposition. No basis established to stay discovery.

ERROLL J. HAYTHORN, ESQ.
Gill & Chamas, L.L.C.
655 Florida Grove Road
Woodbridge, New Jersey 07095
(732) 324-7600
Attorneys for Plaintiffs

ATTORNEY ID: 023542000

FILED
MAY 12 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

BRENDA CALDERONE, as Administratrix
Ad Prosequendum of the Estate of
Christopher Calderone, deceased, and
BRENDA CALDERONE; LEWIS
CALDERONE; and DAVID CALDERONE,
Individually,
Plaintiffs,

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

Civil Action

vs.

ORDER

NISHANK SHAH; PAUL FIORENTINO;
MAUREEN FIORENTINO;
VOLKSWAGEN AG; VOLKSWAGEN
GROUP OF AMERICA, INC.; ET AL.
Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-1698-16

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, JOHN DOES 1-15 and
ABC CORP. 1-5 (a series of fictitious names
describing other operators/owners,
lessors/lessees, agents, employers or
persons/entities who benefitted from the
operation of defendants' vehicle at the time of
the within accident), VOLKSWAGEN AG,
VOLKSWAGEN GROUP OF AMERICA,
JOHN DOES, 6-10 and ABC CORPS. 6-10
(these names being fictitious as their true
identities are presently unknown)

Defendants.

THIS MATTER, having been opened before the Court on application of ERROLL J. HAYTHORN, ESQ., of the law firm of Gill & Chamas, LLC, attorneys for the plaintiff, Brenda Calderone, as Administratrix Ad Prosequendum of the Estate of Christopher Calderone, deceased, and Brenda Calderone; Lewis Calderone; and David Calderone, individually, and the Court having considered the matter and with good cause shown:

IT IS ON THIS 12th DAY OF May, 2017, hereby

ORDERED that the defendant Volkswagen Group of America, Inc.'s Motion to stay Estate of Calderone Action is hereby DENIED; and it is

FURTHER ORDERED that defendants Volkswagen Group of America and Volkswagen AG provide answers and responses to written discovery to plaintiff's counsel within ~~10~~ ¹⁰ days of the date hereof; and it is

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



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

Opposed
Unopposed

FURTHER ORDERED that the law firm of Koster, Brady & Nagler be and hereby directed to reimburse the law firm of Garces, Grabler & LeBrocq the sum of \$325.00 for the additional expenses incurred in this matter; and it is

FURTHER ORDERED that a copy of this Order be served upon Amtrust North America by certified mail, return receipt requested and upon Koster, Brady & Nagler by regular mail 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: _____

*No basis for fees or costs
on motion record presented.*

OPPOSED

#740
05/12/17

O'CONNOR, PARSONS, LANE & NOBLE, LLC
435 E. Broad Street
Westfield, New Jersey 07090
(908) 928-9200
Attorneys for Plaintiff

FILED
MAY 12 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

ROSA DENT,
Plaintiff,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION – MIDDLESEX COUNTY
DOCKET NO.: MID-L-2152-15

v.

Civil Action

RUTGERS, THE STATE UNIVERSITY;
DOUGLAS FUGMAN, both individually
and in his capacity as management at
Rutgers; JANE DOE I-V (these names
being fictitious as their present identities
are unknown); JOHN DOE I-V (these
names being fictitious as their present
identities are unknown); XYZ
CORPORATION I-V (these names being
fictitious as their present identities are
unknown),

ORDER

GRANTED IN PART

Defendants.

THIS MATTER, having been opened to the Court by the firm of O'Connor,
Parsons, Lane & Noble, LLC attorneys for plaintiff, and the Court having reviewed the
moving papers and the responses thereto as indicated below, and for good cause
having been shown;

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

ORDERED, that all testimony regarding any consultation with any legal
counsel regarding plaintiff's complaints of harassment and any investigation into
same is barred at the time of trial; or in the alternative it is

DENIED

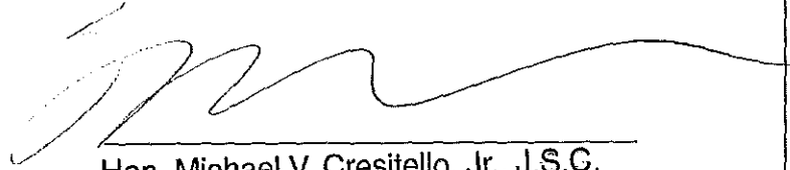
ORDERED, that defendant Rutgers permit discovery into any consultation or
conversation regarding plaintiff's complaints of harassment and any investigation into
same; and it is further

DENIED

ORDERED, that defendant Rutgers produce any and all requested documents and information relating to the Damion Prashad matter; and it is further

ORDERED, that defendant Rutgers shall return and destroy any all privilege email communications sent by plaintiff Rosa Dent; and it is further

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



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

PAPERS CONSIDERED:

Notice of Motion	_____
Movant's Affidavit	_____ X _____
Movant's Brief	_____ X _____
Answering Brief	_____ X _____
Answering Affidavit	_____ X _____
Cross-Motion	_____
Other	_____ X _____

FOR THE REASONS SET FORTH
ON THE RECORD ON 05/12/17

CAMPBELL, FOLEY, DELANO & ADAMS, L.L.C.
COURTNEY E. DOWD-037812008

601 BANGS AVENUE

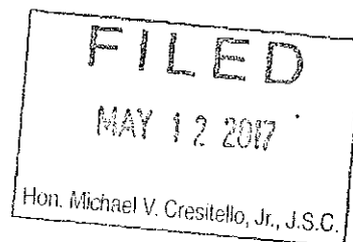
P. O. Box 1040

ASBURY PARK, NEW JERSEY 07712-1040

Telephone: (732) 775-6520

Attorneys for Defendant, Oswaldo Reyes

Our File No. 1-37,979-SCZ



Plaintiff

BAYRON DIAZ-FLORES

vs.

Defendants

OSWALDO REYES, JUAN REYES, GUARANTEED
MOTOR TOWING, JOHN DOES 1-10 and ABC 1-10
(names being fictitious, identities presently unknown)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION:MIDDLESEX COUNTY

DOCKET NO. MID-3750-16

Civil Action 23750-16

ORDER TO DISMISS THE COMPLAINT
FOR FAILURE OF THE PLAINTIFF TO
ANSWER FORM A AND SUPPLEMENTAL
INTERROGATORIES, RESPOND TO
NOTICE TO PRODUCE AND EXECUTE
AUTHORIZATIONS FOR HEALTH CARE
PROVIDERS AS NAMED IN ANSWERS
TO INTERROGATORIES

Without Prejudice

The above entitled matter having been opened to the Court on May 12, 2017, by Campbell, Foley, Delano & Adams, L.L.C., attorneys for the defendant, Oswaldo Reyes, on motion to dismiss the Complaint for failure of the plaintiff, Bayron Diaz-Flores, to supply fully responsive answers to Form A and Supplemental interrogatories, respond to Notice to Produce and execute authorizations for health care providers as named in answers to interrogatories, and it appearing to the satisfaction of the Court that the motion may be granted, it is hereby

ORDERED on this 12th day of May, 2016, that the Complaint be and is hereby dismissed for failure of the plaintiff, Bayron Diaz-Flores, to provide answers to Form A and Supplemental interrogatories, respond to Notice to Produce and execute authorizations for health care providers as named in answers to interrogatories; and it is 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.

A handwritten signature in black ink, appearing to be "Michael V. Cresitello, Jr.", written over a horizontal line.

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

PAPERS CONSIDERED

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

Dated: April 25, 2017

UNOPPOSED

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

SPEVACK LAW OFFICES
525 Green Street
Iselin, NJ 08830
Phone No: (732) 636-3030
Attorney for the Plaintiff
Attorney License No.: 034442001
N216037

FILED
MAY 12 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

163
05/12/17

GLADILIN FAMILIA-CASTRO,)
Plaintiff,)
vs.)
HANSEL M. FARRIER-ROMERO, CAROLINA)
MARTINEZ-HERNANDEZ, ISAIAS CARABALLO,)
STATE FARM GUARANTY INSURANCE, NEW)
JERSEY PROPERTY-LIABILITY INSURANCE)
GUARANTY ASSOCIATION; John Doe I-X (said)
names being fictitious, true names presently)
unknown);)
Defendants.)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

Docket No.: MID-L-6249-15

CIVIL ACTION

ORDER

This matter having come before the Court upon the application of the Spevack Law Office, attorneys for Plaintiff, Gladilin Familia-Castro, for an Order confirming the arbitration award entered on March 9, 2017 and entering judgment thereon, and the Court having considered the moving papers and any papers filed in opposition thereto, and for good cause shown;

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

1. ORDERED that this Motion to confirm the arbitration award is granted and judgment is hereby entered in favor of the Plaintiff, Gladilin Familia-Castro, in the amount of \$30,000.00 together with pre-judgment interest in the amount of \$135.37. and against the Defendants **for a total of \$30,135.37;** and it is further

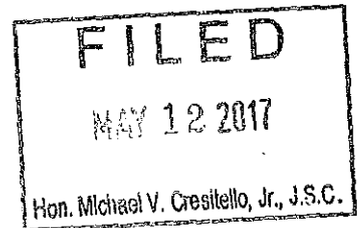
2. ORDERED that with regard to any "open" claims not reduced to judgment by the terms of this Order, those claims shall be subject to dismissal pursuant to R. 1:13-7 unless same have been/are actively prosecuted; and it is further

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


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

OPPOSED
 UNOPPOSED

Christina A. Stoneburner (NJ Bar ID. No. 05151994)
Justin Schwam (NJ Bar ID. No. 026502011)
FOX ROTHSCHILD LLP
FORMED IN THE COMMONWEALTH OF PENNSYLVANIA
Attorneys for Foley, Incorporated
49 Market Street
Morristown, N.J. 07960-5122
Tele: 973.992.4800
Fax: 973.992.9125



FOLEY, INCORPORATED,

Plaintiff/Counterclaim Defendant,

v.

GEORGE NEELEN,

Defendant/Counterclaim Plaintiff.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO: MID-L-752-16

778

Civil Action

**ORDER GRANTING MOTION TO
DISMISS COUNTERCLAIM
WITH PREJUDICE
PURSUANT TO R. 4:23-5(a)(2)**

**Return Date: April 28, 2017
Oral Argument Requested If Opposed**

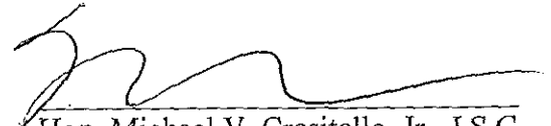
This matter having been opened to the Court by Fox Rothschild LLP, attorneys for Plaintiff/Counterclaim Defendant Foley, Incorporated ("Foley"), on notice to Edward Harrington Heyburn, Esq., attorney for Defendant/Counterclaim Plaintiff George Neelen, by way of Foley's Motion to Dismiss, with prejudice, the Counterclaim of Mr. Neelen, the Court having considered the submissions and arguments of counsel, and for good cause shown,

IT IS on this 12th day of May, ORDERED that:

1. Plaintiff/Counterclaim Defendant ~~Foley, Incorporated~~'s Motion to Dismiss is hereby granted;

2. The Counterclaim of Defendant/Counterclaim Plaintiff George Neelen is hereby dismissed, with prejudice; and

3. A copy of this Order shall be served on all parties within seven (7) days of receipt hereof.


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

This motion was:

Opposed
 Unopposed

FOR THE REASONS SET FORTH
ON THE RECORD ON 05/12/17

The decision of the Court was:

oral and placed on the record on 5/12/17
 written

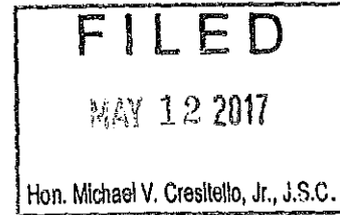
Papers considered:

Notice of Motion
 Supporting Certification
 Responsive Certification
 Other

1047

05/12/17

Law Offices of
EDWARD HARRINGTON HEYBURN, ESQ.
Edward Harrington Heyburn, Esq.
Attorney Id. 024161997
7 Poplar Run
East Windsor, New Jersey 08520
Tel. (609) 240-5578
Fax (609) 228-5115
heyburn@heyburnlaw.com
Attorneys for Plaintiff, George Neelen



FOLEY, INCORPORATED;

Plaintiff,

v.

GEORGE NEELEN;

Defendant/
Counter-Claim Plaintiff,

**SUPERIOR COURT OF NEW JERSEY
LAW DIVISION; CIVIL PART
MIDDLESEX COUNTY**

DOCKET NO. L-752-16

CIVIL ACTION

ORDER

THIS MATTER having been brought before the Court by Notice of Motion of The Law Offices of Edward Harrington Heyburn, Esq., attorneys for the plaintiff(s), for an Order reinstating plaintiff's complaint and returning the matter to the active trial list and extending discovery ninety (90) days, and the Court having reviewed the matter and for good cause having been shown,

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

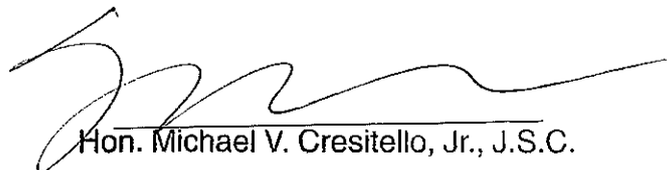
ORDERED, that the Dismissal entered on January 2, 2017, in the within matter is vacated; and it is

LAW OFFICES OF EDWARD HARRINGTON HEYBURN, ESQ.

FURTHER ORDERED that the Complaint of the Plaintiff be reinstated and hereby is returned to the active trial list; and it is

FURTHER ORDERED that discovery is hereby extended to July 30,
2017;

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.

Papers filed with the Court:

- Answering Papers
- Reply papers

**FOR THE REASONS SET FORTH
ON THE RECORD ON 05/12/17**

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

05
05/12

File No.: 2014143
MORGAN, BORNSTEIN & MORGAN
ANDREW SELKOW 037461991
1236 Brace Road - Suite K
Cherry Hill, NJ 08034
(856) 795-2200
Attorneys for Plaintiff

FILED
MAY 12 2017
Hon. Michael V. Crestello, Jr., J.S.C.

FORD MOTOR CREDIT CO.

Plaintiff,

vs.

MONICA VANPELT

Defendant.

) SUPERIOR COURT OF NEW JERSEY
) LAW DIVISION-MIDDLESEX COUNTY
) CIVIL ACTION

) Docket Number L-005545-01
) J-264777-01
) \$14,214.21

) ORDER TO ENFORCE
) LITIGANT'S RIGHTS

FAILURE TO COMPLY WITH THIS ORDER MAY RESULT IN YOUR ARREST

This matter being opened to the Court 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; previously entered in this case;

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

1. Defendant Monica VanPelt has violated plaintiff's rights as a litigant;
2. Defendant Monica VanPelt shall immediately furnish answers as required by Information Subpoena;
3. If defendant Monica VanPelt fails to comply with the Information Subpoena within the next ten (10) days of the certified date of personal service or mailing of this order, a warrant for the defendant's Monica VanPelt arrest may issue out of this court without further notice.

~~4. Defendant, Monica VanPelt, shall pay Plaintiff's fees in connection with this motion in the amount of \$ _____.~~


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

UNOPPOSED

#695
05/12/17

File No: 06-15-001
Deborah J. Davison/034381990
COTTRELL SOLENSKY, P.A.
550 Broad Street, Suite 1000
Newark, New Jersey 07102
Phone: (973) 643-1400
Fax: (973) 643-1900
Attorneys for Defendant, DeFalco's Service Center, Inc. i/p/a
DeFalco's Service Center

FILED
MAY 12 2017
Hon. Michael V. Crestello, Jr., J.S.C.

HERTZ EQUIPMENT RENTAL
CORPORATION,

Plaintiffs,

v.

NICK & GEORGE CORP., t/a
SWEENEY'S GULF & AUTO
REPAIR; DEFALCO'S
AUTOMOTIVE SERVICES, LLC;
DEFALCO'S SERVICE CENTER

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY
DOCKET NO. MID-L-01949-16

Civil Action

ORDER

THIS MATTER having been brought before the Court on motion by Cottrell Solensky, P.A., attorneys for Defendant, DeFalco's Service Center, Inc. i/p/a DeFalco's Service Center, and the Court having reviewed the moving papers; and good cause having been shown,

IT IS on this 12th day of May 2017,

ORDERED that the discovery end date is extended to July 21, 2017; and it is further

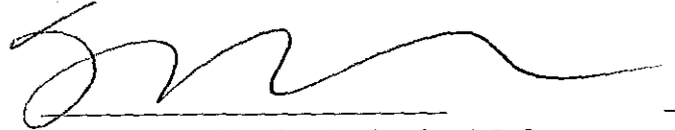
ORDERED that the depositions of all parties shall be conducted by May 31, 2017; and it is further

ORDERED that plaintiff shall serve the reports of any and all experts on or before June 15, 2017; and it is further

ORDERED that the defendants shall serve the reports of any and all experts on or before July 15, 2017; and it is further

ORDERED that the depositions of any and all experts shall be conducted on or before July 21, 2017; and it is further

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



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

Motion was: Opposed

Unopposed

#582

05/12/17

Firm Code: H21
File No.: 153401408
Cooper Maren Nitsberg Voss & DeCoursey
Andrew V. Ha, Esq.
Bar #: 01001999
485 Route 1 South
Building A, Suite 200
Iselin, NJ 08830
Ph: 732-362-3400; Direct dial: (732) 362-3348
Fax: (866) 827-4716

FILED
MAY 12 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

Attorneys for Defendants, TNT & JC Trans Inc. and Luis Vasquez

IMAD KHOURY,

Plaintiff,

v.

TNT & JC TRANS, INC. and LUIS VASQUEZ,

Defendants.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

CIVIL ACTION

DOCKET NO.: MID-L-6447-15

**ORDER EXTENDING DISCOVERY
FOR 60 DAYS**

THIS MATTER having been opened to the Court by Andrew V. Ha, attorney for Defendants, TNT & JC Trans Inc. and Luis Vasquez for an Order extending discovery for 60 days, and the Court having reviewed the moving papers submitted, and any opposition thereto, and for good cause appearing;

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

ORDERED AS FOLLOWS:

1. The time for completion of discovery is hereby extended for 60 days from the previous discovery end date.

2. The new discovery end is July 17, 2017.

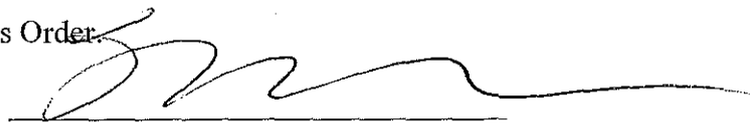
3. Arbitration shall take place on
IT IS FURTHER ORDERED that parties are to complete outstanding discovery as

indicated below:

Outstanding Discovery	Discovery Shall Be Completed By Date Listed Below
Defendant shall serve its expert report/addendum by	July 1, 2017

Plaintiff shall serve its expert rebuttal report if any by	July 15, 2017

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


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

Opposed
 Unopposed

(*) Party/Parties Requesting Discovery Extension	
_____	for ___ plaintiff ___ defendant
_____	for ___ plaintiff ___ defendant

**ORDERED THAT ARBITRATION
 SHALL BE SCHEDULED FOR**
August 23, 2017

#057
04/28/17

DAVID CORVASCE - 022812011

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

FILED
MAY 12 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

ATTORNEY FOR: Defendant/s, HELEN NUNEZ

ZOILO A MARTINEZ

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-6946-15

Plaintiff,

vs.

Civil Action

YU CHEN and HELEN NUNEZ

ORDER GRANTING SUMMARY JUDGMENT

Defendants.

THIS MATTER having been placed before the Court by the LAW OFFICE OF DEBRA HART, Esq., attorney for the defendant, HELEN NUNEZ ; and the Court having considered the moving papers of the parties; and for good cause shown;

IT IS, on this 12th day of May, 20;

ORDERED that Summary Judgment be and is hereby granted in favor of the defendant, HELEN NUNEZ, and

DENIED

IT IS FURTHER ORDERED that the plaintiff's complaint and any and all cross-claims against the defendant, HELEN NUNEZ, are hereby dismissed with prejudice; and

DENIED

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.

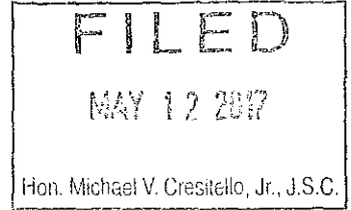
Opposed.


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

Denied based upon report of first care chiropractor dated April 14, 2017, provided to the court in opposition. No reply received.

File No. 73784-D8

Timothy E. Haggerty, Esq. - Attorney I.D. Number: 003981975
LAW OFFICES OF STEPHEN E. GERTLER
A Professional Corporation
Monmouth Shores Corporate Park
1340 Campus Parkway, Suite B4
P.O. Box 1447
Wall Township, New Jersey 07719
(732) 919-1110
Attorneys for Defendants, Mina R. Zaki and State Shuttle, Inc.



KEVIN G. McDONOUGH and LAUREN
K. McDONOUGH, Husband and Wife,

Plaintiff,

vs.

MINA R. ZAKI, STATE SHUTTLE, INC.,
et als,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: Middlesex County
DOCKET NO.: MID-L-48-16

Civil Action

ORDER DISMISSING
PLAINTIFFS' COMPLAINT FOR FAILURE
TO APPEAR FOR COURT ORDERED
INDEPENDENT MEDICAL EXAMINATION

THIS MATTER having been opened to the Court by the Law Offices of Stephen E. Gertler, P.C., attorneys for Defendants, Mina R. Zaki and State Shuttle, Inc., for an Order dismissing the Plaintiffs' Complaint for failure of plaintiff, Kevin McDonough to attend his Court Ordered independent medical examination with Dr. Robert Dennis on April 11, 2017, pursuant to Rule 4:19, and Rule 4:23-5, and to compel Plaintiffs to pay Dr. Dennis' Missed Appointment Invoice in the amount of \$400.00; 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 12th day of May, 2017, ORDERED that:

1. The Complaint filed in this matter on behalf of Plaintiffs be and is hereby dismissed for failure of plaintiff, Kevin McDonough to attend his Court Ordered independent medical examination with Dr. Robert Dennis on April

11, 2017; and IT IS FURTHER ORDERED that

2. Plaintiffs be and are hereby ordered to render payment for the Missed Appointment Invoice in the amount of \$400.00 directly to Dr. Robert Dennis; and IT IS FURTHER ORDERED that
3. 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

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

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, Vinny Leporino and Preferred Remodeling LLC

FILED
MAY 12 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

Plaintiff,

LEIDA MEJIA

vs.

Defendants,

VINNY LEPORINO and PREFERRED
REMODELING, LLC

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

DOCKET NO. MID-L-4144-15 # 397

CIVIL ACTION

ORDER

THIS MATTER having been brought before the Court on Motion of Hoagland, Longo, Moran, Dunst & Doukas, LLP, attorneys for Defendant, Vinny Leporino and Preferred Remodeling LLC, for an Order compelling Plaintiff, Leida Mejia to appear for a deposition at the offices of Bramnick, Rodriguez, Grabas & Woodruff, LLC 1827 East Second Street, Scotch Plains, NJ 07076, on May 23, 2017 at 10:00 a.m., and the Court having reviewed the moving papers and for good cause shown;

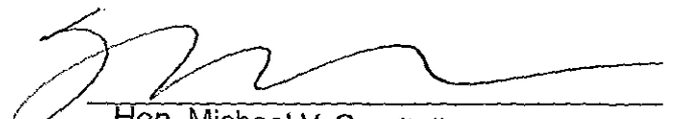
IT IS ON THIS 12th day of May, 2017,

ORDERED that Plaintiff, Leida Mejia appear for her deposition at the offices of Bramnick, Rodriguez, Grabas & Woodruff, LLC 1827 East Second Street, Scotch Plains, NJ 07076, on May 23, 2017; and

IT IS FURTHER ORDERED that should the aforementioned Plaintiff fail to appear for said deposition, their Complaint may be dismissed upon the submission of a Notice of Motion attesting to her failure to appear for said deposition; and

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

UNOPPOSED


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

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

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

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

#594
05/12/17

Firm Code: H21
File No.: 161033050
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
MAY 12 2017
Hon. Michael V. Crestello, Jr., J.S.C.

Attorneys for Defendants, Jarrod P. Cohen and Judith H. Cohen

GERSHAY MIDDLETON,

Plaintiff,

v.

CARA HOLZER, JARROD P. COHEN and
JUDITH COHEN,

Defendants.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

CIVIL ACTION

DOCKET NO.: MID-L-7452-16

**ORDER DISMISSING COMPLAINT
WITHOUT PREJUDICE FOR FAILURE TO
PROVIDE CERTIFIED ANSWERS TO
INTERROGATORIES, FAILURE TO
RESPOND TO NOTICE TO PRODUCE, AND
FAILURE TO PROVIDE MEDICAL
AUTHORIZATIONS**

THIS MATTER having been opened to the Court by Joseph P. Lavin, attorney for Defendants, Jarrod P. Cohen and Judith H. Cohen, for an Order dismissing Plaintiff's Complaint, without prejudice for failure to provide certified Answers to Interrogatories, failure to respond to Notice to Produce, and failure to provide Medical Authorizations and the Court having reviewed the moving papers submitted, and any opposition thereto, and for good cause appearing;

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

ORDERED that Plaintiff's Complaint be and hereby is dismissed without prejudice for failure to provide certified Answers to Interrogatories within the time set forth by R 4:17-4(b), for failure to respond to Notice to Produce within the time set forth by R 4:18-1(b)(2), and failure to provide Medical Authorizations within the time set forth by R: 4:17-4(f).

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. Crestello, Jr., J.S.C.

Opposed
 Unopposed

Veried. Discovery responses provided, per opposition. No reply received, Plaintiff to supply signed certification page with seven (7) days of the online posting of this order.

Lori Brown Sternback - ID #029661993
METHFESSEL & WERBEL, ESQS.
2025 Lincoln Highway, Suite 200
PO Box 3012
Edison, New Jersey 08818
(732) 248-4200
1(732) 248-2355
sternback@methwerb.com
Attorneys for Diocese of Metuchen and Stephen P. Guralchuk
Our File No. 80766 LBS

FILED

MAY 12 2017

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

DAMARI MIRANDA

Plaintiff

V.

STEPHEN P. GURALCHUK AND
DIOCESE OF METUCHEN, JOHN AND
JANE DOES (1-10), ABC AND XYZ
CORPORATIONS (1-10) THESE NAMES
FICTITIOUS REAL NAMES UNKNOWN)

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION:MIDDLESEX COUNTY
DOCKET NO.: MID-L-1651-15

Civil Action

ORDER

THIS MATTER having been brought before the Court on the Motion of Methfessel & Werbel attorneys for defendant(s), Diocese of Metuchen and Stephen P. Guralchuk for an Order to confirm the Arbitration Award and enter judgment against the defendant, Diocese of Metuchen and Stephen P. Guralchuk, and the Court having considered the matter and for good cause shown;

IT IS on this 12th day of May 2017;

ORDERED that arbitration award in favor of the plaintiffs and against the defendant, Diocese of Metuchen

DENIED

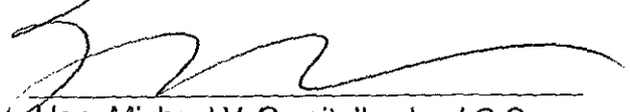
and Stephen P. Guralchuk in the amount of \$175,000.00 be and is hereby confirmed; and it is further

DENIED

ORDERED that judgment be and is hereby entered in favor of the plaintiff in the amount of \$175,000.00 and against the defendant in the case of Metuchen and Stephen P. Guralchuk; and it is further

DENIED

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



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

- Opposed
- Unopposed

Denied. Based upon motion record presented, plaintiff satisfied the requirements of R. 4:21A-6(5)(1). Proof of notice to defendant of filing of notice of trial de novo with court sufficient based upon post mark of March 23, 2017. Alternatively, the Court deems the time to serve defendants expanded pursuant to R. 1:3-4, which governs late service pursuant to a good cause or interest of justice standard rather than exceptions circumstances, which only applies to the 30 day time limit for filing the de novo with the court. Felt Assoc. v. S.D. Co. 361 N.J. Super. 127 (App. Div. 2003).

FILED
MAY 12 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

BRIAN M. DRATCH, ESQ. BAR NO. 018642000
FRANZBLAU DRATCH
A Professional Corporation
Plaza I
354 Eisenhower Parkway
Livingston, New Jersey 07039
(973) 992-3700
Attorneys for Plaintiff

-----X
BRIAN NIZIOLEK

Plaintiffs,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-943-16

-against-

CIVIL ACTION

CHRISTA LEVOURNE; GRETCHEN
HAWKINS; JAESON HAWKINS; ABC
CORPS. 1-10 (said names being fictitious,
who owned operated managed and
controlled the establishment at 39 Main
Street in Manville, New Jersey

**ORDER RELIEVING FRANZBLAU
DRATCH, P.C. AS PLAINTIFFS
COUNSEL**

Defendants.
-----X

This matter being opened to the Court upon the application of Franzblau Dratch,
P.C. (by Brian M. Dratch, Esq.), attorneys for plaintiff in the presence of the attorneys for
defendant and the Court having considered the papers submitted by the respective parties,
and for good cause shown,

IT IS on this 12th day of May, 2017

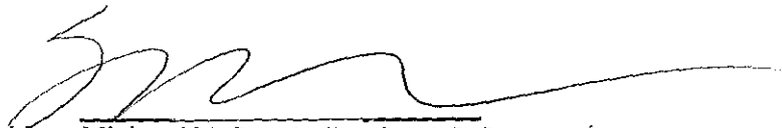
ORDERED that FRANZBLAU DRATCH be and is hereby relieved as plaintiff's
counsel and it is further

ORDERED that this matter is stayed for a period of thirty days so that plaintiff can
locate new counsel; and it is further

ORDERED that if new counsel does not file a notice of appearance within thirty days
from the date of this order then plaintiff will appear *pro se*; and it is further

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

from the date of this Order.


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

Plaintiff, Brian Niziolek, shall have thirty (30) days to retain new counsel. If counsel is not retained within thirty (30) days, the Court shall presume that plaintiff is proceeding pro se.

This matter will proceed through litigation and trial without further notice beyond those required by the Court Rules. If no new attorney enters the case by filing with the Clerk's Office a proper Substitution of Attorney, all notices will be sent to the pro se litigant's address.

Counsel who is relieved herein shall continue to forward to plaintiff, any mail it may receive related to this matter. Counsel shall also forward a copy of their file upon request.

The companion motion filed by defendant, seeking to dismiss plaintiff's complaint without prejudice for failure to provide discovery has been carried by the court until June 23, 2017.

If a Notice of Appearance and/or opposition is not filed with the court within the above referenced thirty (30) day period, the motion shall be granted on June 23, 2017, sua sponte.

Edward P. Capozzi, Esq. 042602004
BRACH EICHLER, LLC
101 Eisenhower Parkway
Roseland, New Jersey 07068
Telephone No.: 973-228-5700
Facsimile No.: 973-618-5944
Attorney for Plaintiff

FILED
MAY 12 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

ANKITABEN PARIKH and RIKIN PARIKH,
h/w,
Plaintiffs,

v.

ROBERT D. SMITH; FROCK BROTHERS
TRUCKING, INC.; TARO
PHARMACEUTICAL INDUSTRIES, LTD.;
ONE COMMERCE DRIVE, LLC; JOHN
DOE INCORPORATED 1-5; JOHN DOE 1-5;
(fictitious designations)
Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO: MID-L-10961-14

Civil Action

ORDER

THIS MATTER having been opened to the Court by attorneys for Plaintiffs, Ankitaben Parikh and Rikin Parikh, for an Order setting the Attorney's fees above \$3,000,000.00 at 27.08% for the reasons set forth on the record by the Plaintiffs at trial in front of the Honorable Michael Cresitello, and in the moving papers and the Court having reviewed and considered the moving papers, and good and sufficient cause having been shown;

It is on this 12th day of May 2017;

ORDERED that the Plaintiffs' Attorneys' fees above \$3,000,000.00 shall be set at at 27.08%, and it is further

ORDERED that a copy of this Order shall be served upon all counsel within 2 days of the date hereof.



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

UNOPPOSED

ORDERED that leave be and is hereby granted to plaintiff to file and serve a First Amended Complaint impleading Commercial Property Advisors LLC and RZ Property Management Company as additional party defendants in the form as annexed to this Notice of Motion; and it is further

ORDERED that the First Amended Complaint shall be filed and service of process issued, therein, within seven (7) days of the entry hereof; and it is further

ORDERED that the filing of the First Amended Complaint shall not delay the setting of a trial date; and it is further

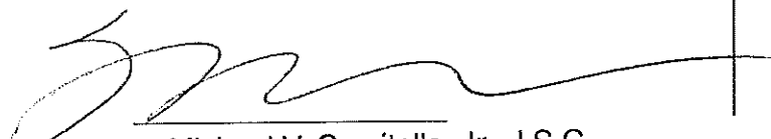
ORDERED that, within twenty (20) days of the filing of an Answer by the defendants, Commercial Property Advisors LLC and RZ Property Management Company, the attorneys for plaintiff shall serve said newly added defendants, through counsel, with a copy of all pleadings and discovery exchanged to date.

ORDERED that a true copy of the within Order shall be served upon all counsel of record and the proposed party defendant within seven (7) days of the entry hereof.

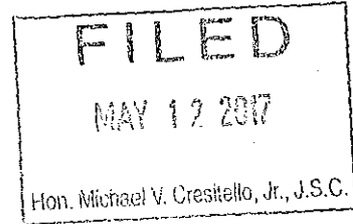
It is ORDERED that movant shall serve, or make available, to any new party, a copy of all discovery materials within 20 days after the service of the new party's initial pleading.

It is ORDERED that all discovery in this case shall end on Nov. 6, 2014 unless further extended by court order.

UNOPPOSED


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

Attorney ID #: 021942005
PALMISANO & GOODMAN, P.A.
171 Main Street
P.O. Box 518
Woodbridge, New Jersey 07095-0518
(732) 634-6464
Attorneys for Plaintiffs



UMAKANT C. PARMAR and RAMILA
PARMAR, his wife

Plaintiffs,

vs.

ANTHONY J. SUOZZO,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-6443-15

CIVIL ACTION

ORDER

This matter having been brought before the Court on motion of Palmisano & Goodman, P.A., attorneys for plaintiffs for an Order allowing plaintiffs to file an amended complaint naming New Jersey Manufacturer's Insurance Company as a direct defendant and serve a First Amended Complaint in the form annexed hereto and the Court having considered the matter and good cause appearing,

IT IS on this 12th day of May, 2016;

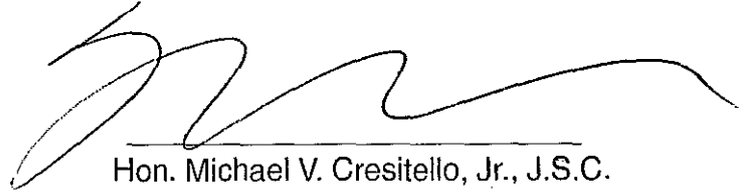
ORDERED, that the plaintiffs, Umakant C. Parmar and Ramila Parmar be and are hereby granted leave to file and serve a First Amended Complaint in the form annexed to the moving papers; and it is further

ORDERED, that the discovery period be re-opened and extended an additional 60 days from the date of this Order in accordance with Rule 4:24-1(b) to July 12, 2017; and it is further

ORDERED, that this Order be served upon all parties of record within seven days of the

date hereof.

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



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

It is ORDERED that all discovery in this case shall end on July 12, 2017 unless further extended by court order.

PAPERS CONSIDERED

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

#846
5-12-17

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

FILED
MAY 12 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

EFIM PASTERNAK and LARISA
PASTERNAK, his wife,

Plaintiffs,

v.

THOMAS F. BANZON, METROPOLITAN
PROPERTY & CASUALTY 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-651-16

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, 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 12th day of May 2017;

ORDERED that the Order of the Honorable Michael V. Cresitello, Jr., J.S.C. dated January 6, 2017 dismissing the Plaintiffs' Complaint without prejudice for failure to provide certified answers to interrogatories within the time set forth by R. 4:17(b) shall be and is hereby vacated; and it is further

ORDERED that Plaintiffs' Complaint shall be and is hereby reinstated against Defendant Thomas Banzon; and it is further

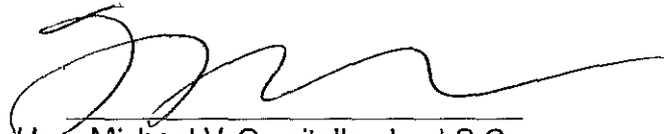
ORDERED that the Discovery End Date shall be and is hereby extended for one hundred twenty (120) days from the date of this Order, to September 9, 2017, in order to allow for

completion of the following discovery:

1. Written discovery to be completed on or before June 15, 2017;
2. Depositions of all parties and fact witnesses to be completed on or before July 1, 2017;
3. Plaintiff to serve final expert reports, liability and damages, on or before July 18, 2017;
4. Defendants to complete medical examinations and serve expert reports, liability and damages, on or before August 18, 2017;
5. Plaintiff to serve reply/addendum expert reports on or before September 8, 2017; and
6. Depositions of all expert witnesses to be completed on or before September 9, 2017; 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 _____

#179
5-12-17

FILED
MAY 12 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

LAW OFFICES OF DAVID J. FINKLER, P.C.
David J. Finkler, Esq. (#024671986)
266 Harristown Road, Suite 203
Glen Rock, N.J. 07452
(201) 689-0001
Attorneys for Plaintiff

-----X
PHILADELPHIA INDEMNITY INSURANCE
COMPANY

Plaintiff,

-vs.-

EVERGREEN CONSTRUCTION INC.,
YP CONSTRUCTION INC., EVERGREEN
ELECTRICAL RP, LLC., EVERGREEN
PLUMBING LLC, EVERGREEN SIGN
INC. AND YUN PING ZHENG,
individually,

Defendants.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY-LAW DIVISION

Civil Action 3042-16
Docket No. MID-L-289-15

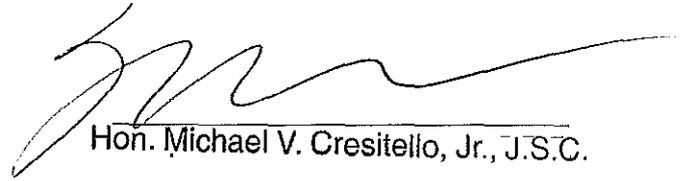
**ORDER COMPELLING DISCOVERY
AND EXTENDING DISCOVERY
DEADLINE**

-----X
THIS MATTER, having regularly come before this Court upon the Motion of the
Plaintiff Philadelphia Indemnity Insurance Company to compel discovery responses from the
Defendants pursuant to R.4:23-1(a) and to extend the discovery deadline pursuant to R.4:24-
1(C), and the matter having been duly considered,

IT IS ORDERED AND ADJUDGED, this 12th day of May, 2017, that the
Plaintiff's motion is granted and the Defendants are hereby ordered to fully respond to all
discovery demands of the Plaintiff within 10 days from the date of this Order with being part of
appropriate signed Certifications on behalf of each Defendant; and onli

~~IT IS FURTHER ORDERED, that the discovery deadline is hereby extended for a
period of 60 days pursuant to R. 4:24-1(C).~~

Plaintiff's counsel shall serve a copy of this Order upon counsel for the Plaintiff within 7
days of receipt by counsel.



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

Opposed

Unopposed

Discovery extension denied for failure to comply with R. 4:24. No specific discovery schedule provided.

DENIED
Failure to Comply With
R. 4:24-1 (c)

#423
05/12/17

CUTOLO BARROS LLC
Jillian Spielman, Esq. (154442015)
151 Highway 33 East Suite 204
Manalapan, NJ 07726
(732) 414-1170
Attorneys for Plaintiff

FILED
MAY 12 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

RAVENS CREST EAST AT PRINCETON
MEADOWS CONDOMINIUM
ASSOCIATION, INC.,

Plaintiff,

v.

RICHARD BURTON,

Defendant.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
Docket No. MID-L-7451-16

Civil Action

ORDER

THIS MATTER having been opened to the Court by the Cutolo Barros LLC, attorneys for Plaintiff Ravens Crest East at Princeton Meadows Condominium Association, Inc. (the "Association") to permit Substituted Service by Publication against Defendant Richard Burton ("Defendant"); and the Association having filed a Certification setting forth diligent inquiry as to the Defendant's address; and the Court having considered the papers filed in support thereof, and any papers filed in opposition thereto, and for good cause shown;

IT IS ON THIS 12th DAY OF May, 2017:

(1) **ORDERED** that the Association's motion be and is hereby granted; and it is further

(2) **ORDERED** that the Association shall be permitted to serve process to Defendant Richard Burton by publication pursuant to Rule 4:4-5(a)(3) in a newspaper published or of general circulation in the county in which the venue is laid and also by mailing within 7 days after publication, a copy of the notice and complaint to Defendant

Richard Burton, prepaid to the Defendant Richard Burton's last known address; and it is further

(4) **ORDERED** that a copy of this Order shall be served upon the Unit owned by Defendant Richard Burton within seven (7) days of the date an executed copy of same is received by counsel for the Association.



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

Opposed _____

Unopposed _____

7671
04/28/17

GILL AND CHAMAS
655 FLORIDA GROVE ROAD
P. O. BOX 760
WOODBIDGE, NEW JERSEY 07095
(732) 324-7600
ATTORNEY FOR PLAINTIFFS
ANTHONY J. VINDIGNI ESQ., ATTY ID: 001242009

FILED
MAY 12 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

NICHOLAS ANTHONY ROMANO,

Plaintiff,

vs.

KRISTEN GALLO, JOANNE DIAMANTE,
JOHN DOES 1-10 (Said names unknown) and
ABC Corp. 1-10 (Said names being fictitious;
real names unknown), Defendant Employer I-X
(Said names being fictitious, true names
presently unknown), Mechanic I-X (Said names
being fictitious, true names presently unknown)

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY
DOCKET No.: MID-L-2047-16

CIVIL ACTION

ORDER

THIS MATTER, having been opened before the Court on the application of Anthony J. Vindigni Esq., of the law firm of Gill and Chamas, attorneys for the Plaintiff, Nicholas Anthony Romano, and the Court having read the moving papers and having considered the matter with good cause shown;

IT IS ON THIS 12th DAY OF May, 2017, herein:

ORDERED that the Plaintiff, Nicholas Anthony Romano, is granted Summary Judgment as to Liability against Defendants, Kristen Gallo and Joanne Diamante; and it is further

ORDERED that the Plaintiff, Nicholas Anthony Romano, is granted Summary Judgment as to the Verbal Threshold; and it is further

ORDERED that the Plaintiff, Nicholas Anthony Romano, is granted Summary Judgment as to Causation regarding Plaintiff's right knee injury; and it is further

ORDERED that this Order shall be served upon all parties of the within action within

DENIED

DENIED

DENIED

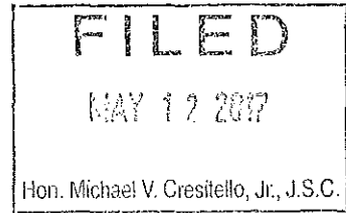
7 days of the date herein.



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

OPPOSED
 UNOPPOSED

Denied without prejudice.
Motion premature as discovery
has been extended to permit
further fact and expert discovery.
See comparison Order entered
on this date, which was
entered 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 Defendants, Kristen Gallo/Joanne Diamante
Our File No. 1C.7473JAC

NICHOLAS ANTHONY ROMANO,

Plaintiff,

v.

KRISTEN GALLO; JOANNE DIAMANTE;
John Does 1-10 (Said names being fictitious; real
names unknown) and ABC Corp. 1-10 (Said
names being fictitious; real names unknown),
Defendant Employer I-X (Said names being
fictitious, true names presently unknown),
Mechanic I-X (said names being fictitious, true
names presently unknown),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY
DOCKET NO. MID-L-002047-16

Civil Action

ORDER EXTENDING DISCOVERY

This matter having been brought to the Court on motion by Camassa Law Firm, P.C., attorneys for the defendants Kristen Gallo and Joanne Diamante, in the above-captioned matter, for an Order extending the discovery period; and, the Court having reviewed the within moving papers and for other good cause having been shown;

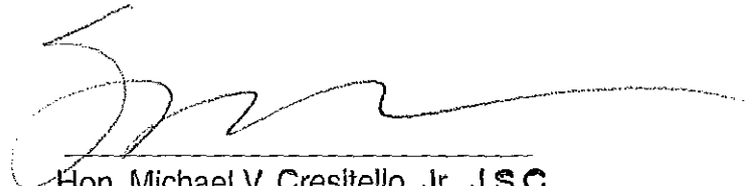
It is on this 12th day of May, 2017;

ORDERED as follows:

1. The Discovery End Date be and is hereby extended for 90 days from May 15, 2017 to August 15, 2017;
2. The parties are to complete the following discovery matters within the following time periods:

<u>Item</u>	<u>Completion Date</u>
Receipt of executed authorizations from plaintiff	May 15, 2017
Receipt of all additional medical records/MRI films from providers	July 15, 2017
Supplemental IME Reports	August 15, 2017

FURTHER ORDERED that a copy of the within Order be served upon counsel within seven (7) days of the receipt of the Court's online posting of this Order.



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

Unopposed.
~~OPPOSED~~

#565
5-12-17

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

FILED
MAY 12 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

DAWN SALGADO,

Plaintiff(s),

vs.

ROMAN MARTE, LEONCIO
RODRIGUEZ, UNITED TAXI, INC.,
JAYANTIBH PATEL, UNNATIBEN
PATEL, JOHN DOES 1-10 (*names are
fictitious as true identities are unknown*) and
ABC CORPS 1-10 (*names are fictitious as true
identities are unknown*),

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. L-2552-16

CIVIL ACTION

ORDER

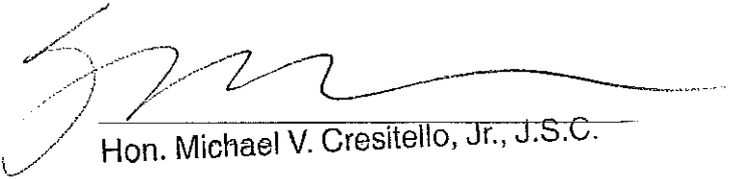
This matter having been opened to the Court by Palmisano & Goodman, P.A., attorneys for plaintiff, for an Order to compel the depositions of defendants, Leoncio Rodriguez and Unnatiben Patel and the Court having considered the moving papers and any opposition which may have been filed, and for good cause having been shown:

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

ORDERED, that the deposition of defendants Leoncio Rodriguez and Unnatiben Patel are compelled for Tuesday, May 23, 2017 at 2:00 p.m. in our office; and it is further

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

UNOPPOSED


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

#412
5-12-17

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
MAY 12 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

Attorneys for Defendants, First States Investors and Gramercy Realty
File No.: 2016042374-MX-NBA

<p>CLAUDIA SANABRIA, Plaintiff, vs. WELLS FARGO BANK, et al., Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO.: MID-L-849-16 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 defendants, First States Investors and Gramercy Realty, 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;

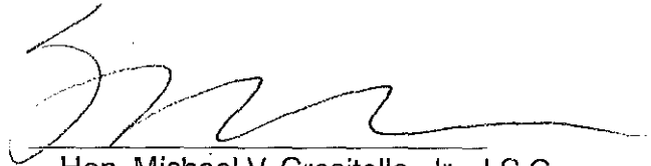
IT IS on this 12th day of May, 2017;

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 July 18, 2017 based upon the following discovery dates:

- a. Plaintiff's IME to be completed by June 9, 2017;
- b. Defendant to serve any and all expert's reports, supplemental reports and/or amendments to Answers to Interrogatories by July 11, 2017;
- c. Discovery will end on July 18, 2017; and it is further

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



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

 Opposed

 X Unopposed

#778
05/12/17

GRAZIANO, PIASECKI & WHITELAW, LLC
James B. Graziano, Esq. – Atty. ID #028671980
239 U.S. 22 East – Suite 303
Green Brook, NJ 08812
(732) 560-1616
Attorneys for Defendants, Carl Reece and Carrie Reece
Our File No. 22.50195

FILED
MAY 12 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

Plaintiff, EIBY SANDOVAL, v. Defendants, CARL REECE, CARRIE REECE, and JOHN DOES 1 through 10.	SUPERIOR COURT OF NEW JERSEY LAW DIVISION MIDDLESEX COUNTY DOCKET NO: L-02551-16 CIVIL ACTION ORDER EXTENDING DISCOVERY
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THIS MATTER having been opened to the court by Graziano, Piasecki, & Whitelaw, LLC, attorneys for defendants, Carl Reece and Carrie Reece, and the court having considered the moving papers;

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

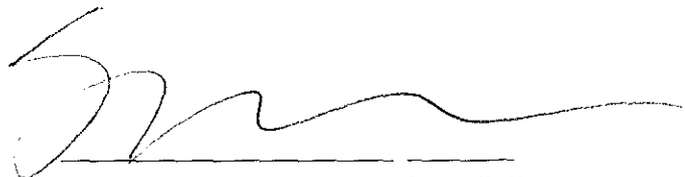
ORDERED that the discovery period in the above matter is hereby extended sixty days to July 20, 2017; and it is further

ORDERED that plaintiff's expert's report on liability and CV will be supplied on or before May 15, 2017; and it is further

ORDERED that defendant's expert's report on liability and CV will be supplied on or before June 15, 2017; and it is further

ORDERED that all experts' depositions will be completed on or before July 20, 2017; and it is further

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



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

Opposed

Unopposed

LAW OFFICES OF VISCOMI & LYONS
William L. Bracaglia, Esq.
Attorney ID# 028071981
Mount Kemble Corporate Center
360 Mt. Kemble Ave., Suite B1000
Morristown, NJ 07960
973-538-2930
Attorneys for Defendant, Liberty Mutual Insurance Company

FILED
MAY 12 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

JULIA SEYMORE
Plaintiff,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-03243-16 #500

v.

CIVIL DIVISION

UNITED HEALTHCARE SERVICES
AND LIBERTY MUTUAL INSURANCE
COMPANY,
Defendants..

ORDER

The above matter having been brought before the Court upon motion by The Law Offices of Viscomi & Lyons, attorney for Defendant Liberty Mutual Insurance Company for an Order to sever the medical expense claims against Liberty Mutual Insurance, to compel Forthright arbitration as to said claims on an expedited basis, and a request to Stay the balance of this litigation until the entry of forthright arbitration award, and the Court having considered the Motion papers filed by the parties, and good cause having thus been shown,

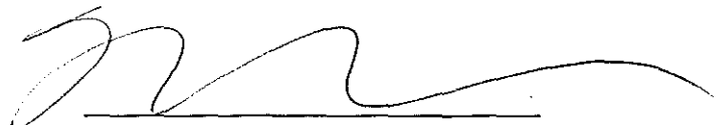
IT IS, on this 12th day of May, 2017

ORDERED, that Plaintiff's medical expense (PIP) claim, as to Liberty Mutual Insurance company is hereby severed from the pending Complaint, and it is ;

ORDERED that Plaintiff commence a Personal Injury Protection (PIP) claim in Forthright arbitration on an expedited basis to determine a resolution as to said medical expense claims, pursuant to Liberty Mutual Insurance Company's policy requiring PIP disputes to be resolved via arbitration, and it is;

ORDERED that litigation for the balance of Plaintiff's complaint be stayed until the outcome of the Forthright arbitration, and it is;

FURTHER ORDERED a copy of this Order shall be served upon on all counsel within 7 days of receipt by the moving party.



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

opposed
 unopposed

FOR THE REASONS SET FORTH
ON THE RECORD ON 05/12/17

FILED 05/12/17
MAY 12 2017
Hon. Michael V. Cresitsilo, Jr., J.S.C.

LAW OFFICES OF NANCY L. CALLEGHER
BY: JEFFREY S. MARTIN/Bar Number: 11972008
343 Thornall Street, Suite 500
Edison, NJ 08837
(732) 623-7200
Attorneys for Defendants Stephanie R. Garofalo and Stephen Garofalo
16-422372

DONNA SWERN	:	SUPERIOR COURT
	:	OF NEW JERSEY
PLAINTIFF	:	LAW DIVISION
	:	MIDDLESEX COUNTY
V.	:	
STEPHANIE R. GAROFALO, A	:	DOCKET NO.: MID-L-2247-16
MINOR, STEPHAN GAROFALO, AS	:	(CONSOLIDATED DOCKET)
GUARDIAN AD LITEM OF	:	
STEPHANIE R. GAROFALO,	:	CIVIL ACTION
STEPHEN GAROFALO, ZHILIN	:	
QIAO, JOHN DOES 1-20 AND ABC	:	ORDER
CORPS. 1-20	:	
DEFENDANT	:	

STEPHEN GAROFALO	:
	:
Plaintiff	:
V.	:
	:
ZHILIN QIAO	:
	:
Defendant	:

This matter having been brought before the Court by the Law Offices of Nancy L. Callegher, attorneys for Defendants, and upon notice to all counsel of record, for an Order extending discovery, and the Court having considered the moving papers, and the opposing papers, if any, and for good cause shown;

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

ORDERED that discovery is hereby extended to October 15, 2017; and

IT IS FURTHER ORDERED that:

Mr. Garofalo's attorney obtain proof of service on Mr. Qiao by May 31, 2017;

Depositions of all parties except for Mr. Garofalo by June 15, 2017;

Mr. Qiao to file an Answer to the complaint by July 6, 2017;

Mr. Garofalo to provide written discovery by August 6, 2017;

Mr. Qiao to provide written discovery by August 15, 2017;

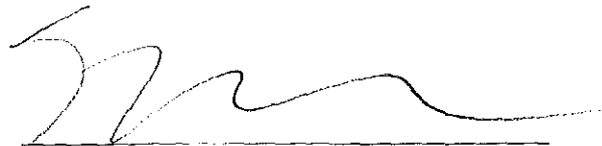
Deposition of Mr. Garofalo shall occur by September 1, 2017;

All Plaintiff expert reports served by September 15, 2017;

All Defendant expert reports served by October 15, 2017;

All other discovery shall be completed by October 15, 2017; and

IT IS FURTHER ORDERED that copies of the within Order are to be served upon all attorneys within 9 days from the date hereof.


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

Opposed _____
Unopposed X

LAW OFFICES OF
MICHAEL E. PRESSMAN
STEVE D. BYOUN, ESQ.
Attorney No.: 00520-2000
31 W Mountain Boulevard
Warren, New Jersey 07059
(908) 753-6661
Attorneys for Defendant
ZHILIN QIAO
Our File No.: FALC 15440/sb/760548

FILED
MAY 12 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

-----X
DONNA SWERN,

Plaintiff,

vs.

STEPHANIE R. GAROFALO, a minor,
STEVEN GAROFALO, as guardian
ad litem of STEPHANIE R. GAROFALO,
STEPHEN GAROFALO, ZHILIN QIAO,
JOHN DOES 1-20 and ABC CORPS. 1-20,

Defendants.

-----X
STEVEN GAROFALO,

Plaintiff,

vs.

ZHILIN QIAO,

Defendant.
-----X

Docket No.: MID-L-02247-16

Action #1
SUPERIOR COURT OF
NEW JERSEY

CIVIL ACTION

LAW DIVISION:
MIDDLESEX COUNTY

ORDER

Docket No.: MID-L-3841-16

Action #2
SUPERIOR COURT OF
NEW JERSEY

CIVIL ACTION

LAW DIVISION:
MIDDLESEX COUNTY

This matter having come before the Court on an application of the LAW OFFICES OF MICHAEL E. PRESSMAN, attorneys for defendant/third-party plaintiff, ZHILIN QIAO, for a Motion to Add Third Party Defendant and Extend Discovery, and the Court having read the papers, heard oral argument, and for good cause shown,

it is on this 12th day of May, 2017;

ORDERED that defendant/third-party plaintiff's Motion to Add Third-Party Defendant and Extend Discovery is granted; and that it is further

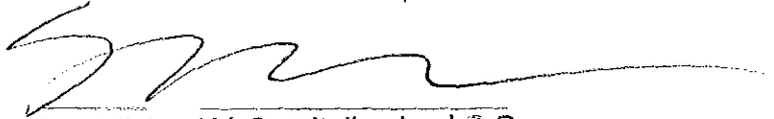
ORDERED, that the caption be amended to be reflected pursuant to Exhibit C, copy of third-party Complaint, and it is further

ORDERED that defendant/third-party plaintiff is directed to serve the copy of third-party Complaint on third-party defendants within 10 days of this Order, and it is further

ORDERED that defendant/third-party plaintiff serve upon third-party defendants, all relevant discovery within 20 days of receipt of third-party Answers, and it is further

~~ORDERED that discovery be extended 90 days from the date of this Order, to August 12, 2017.~~

ORDERED that a copy of this Order be served within ___ days of this Order



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

Opposed

Unopposed

See companion Order extending discovery entered on this date.

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

~~It is ORDERED that all discovery in this case shall end on 20 unless further extended by court order.~~

568
05/12/17

Robert H. Heck; 042391990
SPEVACK LAW OFFICES
525 Green Street
Iselin, NJ 08830
Phone No: (732) 636-3030
Attorney for the Plaintiff
N216897

FILED
MAY 12 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

VIENA M. TAPIA,
Plaintiff,
vs.
JOSE L. RODRIGUEZ, "John Doe" 1 through 7
(a fictitious name, true name being unknown) and
"ABC Corp." 1 through 7 (a fictitious name, true
name being unknown),
Defendants.

) SUPERIOR COURT OF NEW JERSEY
) LAW DIVISION
) MIDDLESEX COUNTY
)
) Docket No.: L-4948-16
)
) CIVIL ACTION
)
) ORDER

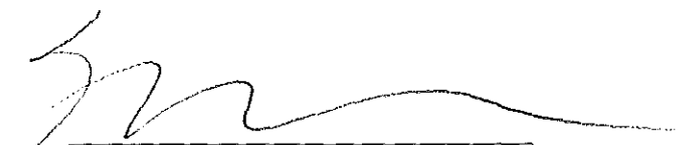
This matter having been brought before the Court by Motion of Robert H. Heck, Esq., attorney for Plaintiff, for an Order Adjourning a Court-Generated Dismissal Date; and good cause having been shown,

It is on this 12th day of May, 2017

ORDERED that the scheduled court-generated dismissal date for the case against Defendant Rodriguez is postponed and adjourned until ~~November~~ August 16, 2017; and it is further

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

OPPOSED
 UNOPPOSED


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

FILED
MAY 12 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

Jennifer C. Critchley 018462002
CONNELL FOLEY LLP
85 Livingston Avenue
Roseland, New Jersey 07068
Phone: (973) 535-0500
Fax: (973) 535-9217
Attorneys for Defendants, Miguel A. Rosas; Stern Mobile Field Office, Inc.
Sterns Rental Corp., and Sterns Transport, Inc.
Our File No. 06046/117922

NIGEL THOMPSON,

Plaintiff(s),

v.

MIGUEL A. ROSAS; STERN MOBILE FIELD
OFFICE, INC.; STERNS RENTAL CORP.
STERNS TRANSPORT, INC.; JOHN DOE 1-10
(fictitious names); and XYZ CORPS. 1-10
(fictitious names),

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION:
MIDDLESEX COUNTY
DOCKET NO.: MID-L-1348-16 #403

Civil Action

ORDER EXTENDING DISCOVERY

THIS MATTER having been brought to the Court by Connell Foley LLP, Attorneys for Defendants, Miguel A. Rosas; Stern Mobile Field Office, Inc., Sterns Rental Corp., and Sterns Transport, Inc., for an Order extending the discovery end date, and the Court having considered the moving papers and any opposition filed thereto, and for good cause having been shown;

IT IS ON THIS 12th day of May, 2017;

ORDERED that Defendants, Miguel A. Rosas; Stern Mobile Field Office, Inc., Sterns Rental Corp., and Sterns Transport, Inc.'s Motion to Extend Discovery is GRANTED; and it is further;

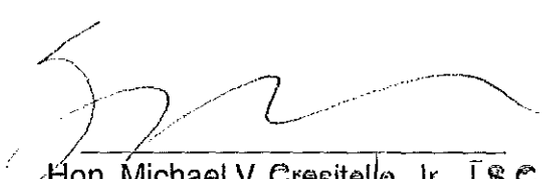
ORDERED that the discovery end date is extended to August 21, 2017; and it is further;

ORDERED that the parties shall complete all depositions by August 21, 2017; and it is further;

ORDERED that the parties shall complete all expert discovery by August 21, 2017; and it is further;

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

OPPOSED
 UNOPPOSED


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

**ORDERED THAT ARBITRATION
SHALL BE SCHEDULED FOR
September 27, 2017**

#558
05/12/17

LAW OFFICE OF STEVEN G. FAUTH, LLC
One Gateway Center, Suite 2600
Newark New Jersey 07102
Telephone: (973) 620 – 8179
Attorneys for Plaintiffs
File No. TNI14S0110

FILED
MAY 12 2017
Hon. Michael V. Cresitello, Jr., J.S.C.

TOWER NATIONAL INSURANCE
COMPANY, as Subrogee of Kim Sing, Inc.,
and AMTRUST FINANCIAL SERVICES,
INC., as claims Administrator on behalf of
Tower National Insurance Company of
New York,

Plaintiffs,

– against –

ESPINOSA, INC., and SERVIO
ESPINOSA,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY
Civil Action

Docket No. L – 5249 – 2015

**ORDER ADMITTING JOHN
SZEWCZUK *PRO HAC VICE***

This matter being opened to the court by Scott S. Levinson a New Jersey attorney associated with the attorney of record for Plaintiff Tower National Insurance Company, as Subrogee of Kim Sing, Inc., and Amtrust Financial Services, Inc., as claims Administrator on behalf of Tower National Insurance Company of New York, The Law Office of Steven G. Fauth, LLC, to permit John Szewczuk, an attorney admitted to the practice of law in the State of New York, to be admitted *pro hac vice* and become authorized to appear for Plaintiff Tower National Insurance Company, as subrogee of Kim Sing, Inc., and Amtrust Financial Services, Inc., as claims Administrator on behalf of Tower National Insurance Company of New York, and participate with other counsel in all phases of this litigation, including trial, and it appearing that John Szewczuk is a licensed attorney in good standing in the State of New York and it appearing that Plaintiff requests that John Szewczuk represent their interests in the above referenced action,

and the Court having considered the matter and for good cause appearing,

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

ORDERED that John Szewczuk be and hereby is admitted *pro hac vice* and is authorized to appear for Plaintiff Tower National Insurance Company, as subrogee of Kim Sing, Inc., and Amtrust Financial Services, Inc., as claims Administrator on behalf of Tower National Insurance Company of New York, and participate with other counsel in all phases of this litigation, including trial, subject to the following conditions:

1. John Szewczuk shall abide by the New Jersey Court Rules including all disciplinary rules, R. 1:20-1 and R. 1:28-2.

2. John Szewczuk shall, and hereby does, consent to the appointment of the Clerk of the Supreme Court as her agent upon whom service of process may be made for all actions against John Szewczuk, Esq. or The Law Office of Steven G. Fauth, LLC that may arise out of his participation in the matter.

3. John Szewczuk shall immediately notify the court of any matter affecting his standing at the Bar of any other jurisdiction.

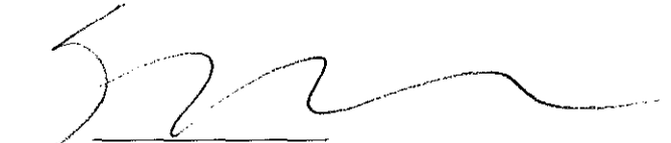
4. John Szewczuk shall have all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in New Jersey, who shall be held responsible for them, the conduct of the litigation and the attorney admitted herein.

5. John Szewczuk must, within ten (10) days, pay the fees required by R. 1:20-1(b) and R. 1:28-2 and submit an affidavit of compliance.

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

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

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



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

_____ OPPOSED

_____ UNOPPOSED

593
05/12/17

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
MAY 12 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, JOHN DOE 1-100 (fictitious
names), ABC COMPANIES 1-100 (fictitious
entities),

Defendants.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

CIVIL ACTION

DOCKET NO.: MID-L-6548-16

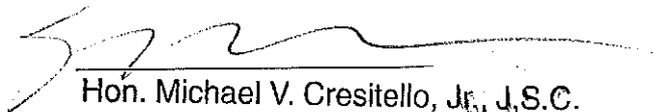
**ORDER DISMISSING COMPLAINT
WITHOUT PREJUDICE FOR FAILURE TO
PROVIDE CERTIFIED ANSWERS TO
INTERROGATORIES, FAILURE TO
RESPOND TO NOTICE TO PRODUCE, AND
FAILURE TO PROVIDE MEDICAL
AUTHORIZATIONS**

THIS MATTER having been opened to the Court by Joseph P. Lavin, attorney for Defendants, Jonathon C. Santangelo and Regina Santangelo, for an Order dismissing Plaintiffs' Complaint, without prejudice for failure to provide certified Answers to Interrogatories, failure to respond to Notice to Produce, and failure to provide Medical Authorizations and the Court having reviewed the moving papers submitted, and any opposition thereto, and for good cause appearing;

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

ORDERED that Plaintiffs' Complaint be and hereby is dismissed without prejudice for failure to provide certified Answers to Interrogatories within the time set forth by R 4:17-4(b), for failure to respond to Notice to Produce within the time set forth by R 4:18-1(b)(2), and failure to provide Medical Authorizations within the time set forth by R: 4:17-4(f).

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

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

FILED

MAY 12 2017

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

James F. Sullivan, Jr., Esq.
Id. No. 034482008
CONNELL FOLEY LLP
85 Livingston Avenue
Roseland, New Jersey 07068
Phone: (973) 535-0500
Fax: (973) 535-9217
Attorneys for Defendant, Antonio Perez
Our File No. 06046/117017

LEONID TRESKUNOV,
Plaintiff(s),

v.

ANTONIO PEREZ, JOHN DOE 1-10 (names
being fictitious), JANE DOE 1-10 (names
being fictitious), ABC CORP. 1-10 (names
being fictitious),

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-6642-15

Civil Action

#306

**ORDER TO BAR PLAINTIFF'S
POTENTIAL CLAIM FOR UNPAID
MEDICAL EXPENSES**

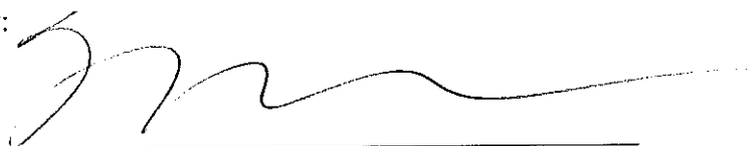
The above matter having been opened to the Court upon Motion by Connell Foley, LLP, Attorneys for Defendant Antonio Perez, for an Order to Bar Plaintiff's Claim for Unpaid Medical Expenses; and it appearing to the Court that Due Notice of this Motion has been given to all Parties; and the Court having considered the Moving Papers and Arguments of Counsel; it is, on this 12th day of May, 2017,

ORDERED that Plaintiff's Potential Claim for Unpaid Medical Expenses as to Defendant Antonio Perez is hereby barred; and it is

DENIED

FURTHER ORDERED, that a copy of this Order be served upon all counsel within seven days after receipt of this Order from the Court.

By:



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

Motion Opposed

Motion Unopposed

*Denied without prejudice
To be addressed by trial
judge.*

675
05/12/17

Kathleen S. Murphy, Esq. 017991977
CONNELL FOLEY LLP
85 Livingston Avenue
Roseland, New Jersey 07068
(973) 535-0500
Attorneys for Defendant, Edward Blum
Our File No. 06046/117677

FILED
MAY 12 2017
Hon. Michael V. Crestello, Jr., J.S.C.

JUANITO VELOZ, JUANITO VELOZ,
INDIVIDUALLY, D/B/A KEYPORT YELLOW
CAB, LLC and KEYPORT YELLOW CAB,

Plaintiff(s),

v.

EDWARD BLUM, JOHN DOES 1-5 (fictitious
names), ABC COMPANIES 1-15 (fictitious entities)
and XYZ CORPORATIONS 1-5 (fictitious entities),

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION:
MIDDLESEX COUNTY
DOCKET NO.: MID-L-1047-16

Civil Action

ORDER COMPELLING DISCOVERY

THIS MATTER having been brought to the Court on Motion by Connell Foley LLP, attorneys for defendant, Edward Blum, for an Order Compelling Discovery and in the alternative barring admission of any evidence relating to said requested discovery, and the Court having considered the moving papers and for good cause having been shown;

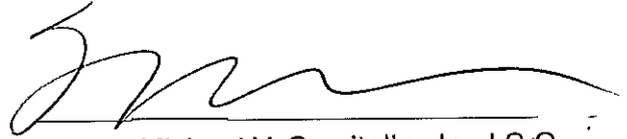
IT IS ON THIS 12th day of May, 2017;

1. **O R D E R E D** that plaintiff shall ~~provide~~ responses to written discovery demands within ten days of receiving this Order; and it is further

O R D E R E D that should plaintiff not respond to request for documentation that plaintiff is hereby barred from producing any evidence relating to any claim for outstanding medical bills.

DENIED
DENIED

ORDERED that an executed copy of this Order be served on all attorneys of record
within 7 days from the date hereof.



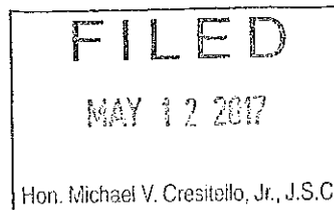
Hon. Michael V. Cresitello, Jr., J.S.C.

OPPOSED

UNOPPOSED

*Denied. Motion filed after
discovery end date. R. 4:24-2.*

CUTOLO BARROS LLC
Daniel Barros, Esq. (I.D. #017962004)
151 Highway 33 East, Suite 204
Manalapan, New Jersey 07726
(732) 414-6529 phone
(732) 414-1167 fax
www.cutolobarros.com
Attorneys for Plaintiff



WILLIAMSBURG COMMONS OFFICE
PARK CONDOMINIUM ASSOCIATION,
INC.,

Plaintiff,

- vs. -

LAWRENCE SACHS,

Defendant.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No. MID-L-4452-16

Civil Action

**ORDER SUPPRESSING ANSWER
WITHOUT PREJUDICE**

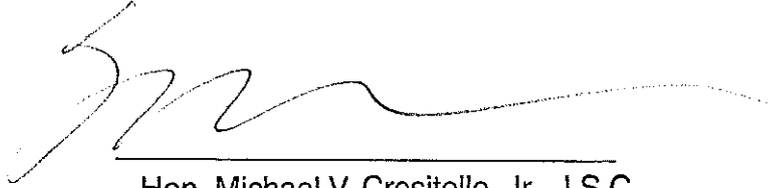
THIS MATTER having been opened to the Court by Cutolo Barros, LLC, attorneys for Plaintiff Williamsburg Commons Office Park Condominium Association, Inc. (the "Association") for the entry of an Order suppressing the Answer filed by Defendant Lawrence Sachs (the "Defendant") for failure to respond to the Association's First Set of Interrogatories, Document Requests, and First Set of Requests for Admission, and said Defendant having been duly served with process and a copy of this motion in the above-entitled action; and the Court having considered the papers filed in support thereof, any papers filed in opposition thereto, any argument of counsel, and for good cause shown;

IT IS ON THIS 12 DAY OF May, 2017:

(1) **ORDERED** that the Association's motion to suppress the Answer filed by Defendant Lawrence Sachs in this matter without prejudice be and is hereby granted; and it is further

(2) **ORDERED** that the Answer filed by Defendant Lawrence Sachs in this matter be and is hereby suppressed without prejudice; and it is further

(3) **ORDERED** that a copy of this Order shall be served upon Defendant Lawrence Sachs within seven (7) days of the date an executed copy of same is received by counsel for the Association.



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

Opposed

Unopposed

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