

**THE HONORABLE JAMIE D. HAPPAS, P.J.Cv.**

**MOTION LIST**

**February 17, 2017**

Prepared by the Judge's Law Clerk, Kay Gonzalez, (732) 519-3629

<b>Case Name</b>	<b>Docket</b>	<b>Motion #</b>	<b>Type of Motion</b>	<b>Notes</b>	<b>Disposition</b>
Abdel-Khalek v. Geico	L-7362-15	892	Extend Discovery		GRANTED
Adames v. Kairelshtein	L-5589-15	798	Extend Discovery		GRANTED
Aguiar v. Progressive Insurance Co.	L-1567-16	501	Compel Discovery		GRANTED
Amira v. Bolds	L-3778-15	288	Extend Discovery		GRANTED
Andrade v. Pritt	L-4715-15	931	Extend Discovery		GRANTED
Bailey v. Aloia	L-6567-14	247	Partial Summary Judgment		GRANTED
Balent v. Gonzalez	L-4-15	547	Re-Open Discovery; Adj. Trial		WITHDRAWN
Beach v. Valdez	L-6397-14	843	Extend Discovery		GRANTED
Bierilo v. Government Employees Insurance Co.	L-2264-16	1056	Strike Answer; OR Compel Discovery		GRANTED IN PART
Blank v. 200 Atrium Drive	L-5577-15	723	Extend Discovery		GRANTED
Boada-Cruz v. Yuhas	L-5242-15	362	Extend Discovery		DENIED
Bond v. Eppel	L-3962-15	914	Extend Discovery		GRANTED
Buber v. Manalapan	L-56-14	581	Extend Discovery		GRANTED
Camara v. ABM Janitorial Services	L-5746-15	697	Extend Discovery		GRANTED
Cantos v. Towlen	L-4571-15	759	Extend Discovery	Hoagland Conflict	Transferred to Judge Bergman
Carter v. PNC Bank	L-5616-15	628	Extend Discovery		WITHDRAWN

Carter v. PNC Bank	L-5616-15	639	Strike Answer		WITHDRAWN
Carter v. Thomas	L-2666-16	929	Dismiss Complaint		WITHDRAWN
Chichanowski v. Lipkin	L-5755-15	945	Extend Discovery		GRANTED
Citizens United Reciprocal Exchange v. Farag	L-4964-16	500	Enter Default Judgment		GRANTED
Colon v. Sahai	L-4867-16	959	Dismiss Complaint		GRANTED
Cruz v. Hnasko	L-5282-15	765	Extend Discovery		GRANTED
Dejesus v. Holloway	L-5732-15	889	Extend Discovery		GRANTED
Delrosso v. Plymouth Rock Assurance	L-2866-16	310	Extend Discovery		GRANTED
Delrosso v. Plymouth Rock Assurance	L-2866-16	745	File Amended Complaint		GRANTED
Doe v. Renaissance Meadowlands Hotel	L-5821-15	616	Extend Discovery		GRANTED
Ejaz v. Hensyn, Inc.	L-4701-15	1000	Extend Discovery		GRANTED
Elhalaka v. Cleary	L-11542-14	806	Extend Discovery	Hoagland Conflict	Transferred to Judge Cresitello
Elkouram v. Arga Transport	L-5481-15	632	Extend Discovery		GRANTED
Feiteira v. Brunswick Group	L-6469-15	1015	File Amended Complaint		GRANTED
Fildes v. Luciano	L-6419-15	618	Extend Discovery; File Amended Complaint		GRANTED
Florentino v. Shakur-Purvis	L-5734-15	784	Extend Discovery		GRANTED
Fonseca v. Catalino	L-4069-16	739	Transfer and Consolidate		Transferred to Judge Francis
Ford v. Halls Fast Motor Freight	L-6434-14	863	Extend Discovery		GRANTED
Fritz v. Soyka	L-3930-15	882	Extend Discovery	NJM Conflict	Transferred to Judge Le Blon
Garcia v. Bishop	L-530-16	394	Consolidate		GRANTED

Gethers v. McDonald	L-2960-15	794	Extend Discovery		GRANTED
Ghous v. DiPaolo	L-4147-15	753	Extend Discovery		GRANTED
Gibbia v. RWJUH	L-965-15	686	Deem Requests Served		WITHDRAWN
Gittens v. NJM	L-112-16	815	Extend Discovery	NJM Conflict	Transferred to Judge Vignuolo
Glick v. NJM	L-4802-15	463	Extend Discovery	NJM Conflict	Transferred to Judge Toto
Gonzales v. NJM	L-6128-15	983	Extend Discovery	Hoagland Conflict	Transferred to Judge Le Blon
Goode v. Vanek	L-6006-15	893	Extend Discovery	Hoagland Conflict	Transferred to Judge Toto
Grabovska v. Lewis	L-6848-15	908	Extend Discovery		GRANTED
Greer v. Mercer	L-5686-15	617	Extend Discovery		GRANTED
Grizzaffi v. Deluca	L-5872-15	747	Extend Discovery		GRANTED
Gupte v. Lobo	L-5085-15	885	Extend Discovery		GRANTED
Gupte v. Lobo	L-5085-15	1156	Extend Discovery		GRANTED
Guyeye v. Scorza	L-679-15	151	Reinstate		Transferred to Judge Carter
Guzzo v. Jonson Rehabilitation Institute	L-6006-14	273	Extend Discovery; OR Bar Testimony		Transferred to Judge Toto
Habeck v. Desantis	L-288-17	603	Consolidate		GRANTED
Hamilton v. Agarwal	L-6474-15	688	Extend Discovery		GRANTED
Hermen v. RWJUH	L-6773-15	143	Extend Discovery		GRANTED
Hinton v. Cimillo	L-758-15	1004	Extend Discovery		DENIED
Hoffman International v. Northern Landscapes	L-2628-16	414	Consolidate		DENIED
Hoffner v. Mercer Group International	L-3935-15	161	Reconsideratio n		Transferred to Judge Gelade

Howard v. Mohapatra	L-64-16	280	Extend Discovery		GRANTED
Ibrahim v. Shurott	L-6013-15	826	Extend Discovery		GRANTED
Janisch v. NJM	L-3840-15	971	Extend Discovery	Hoagland Conflict	Transferred to Judge Cresitello
Janusz v. Proudovski	L-10825- 14	933	Extend Discovery	Hoagland Conflict	Transferred to Judge Le Blon
Kabia v. Nizama	L-4426-15	345	Extend Discovery		GRANTED
Karmu v. Rat's Resturant	L-6228-15	821	Compel Discovery; AND Extend Discovery		GRANTED IN PART
Kass v. Oil Well of Cranbury	L-4859-15	828	Extend Discovery; AND Compel Discovery		GRANTED
Kencitzski v. Giovatto	L-195-15	915	Dismiss Complaint; OR Extend Discovery		GRANTED IN PART
Kish v. Somerset Medical Center	L-6326-14	1025	Extend Discovery		Transferred to Judge Le Blon
Kogan v. Goldman	L-2792-15	651	Extend Discovery		GRANTED
Luciano v. Yurchek	L-983-16	1047	Consolidate		DENIED
Lugo-Vera v. Heller Family	L-5999-15	251	File Amended Complaint		GRANTED
Mackowski v. Wisenfelder	L-3438-15	654	Extend Discovery		GRANTED
Makris v. Delistovich	L-11835- 14	860	Dismiss Complaint	Hoagland Conflict	Transferred to Judge Carter
Mamola v. Tetro	L-4647-15	264	Extend Discovery		GRANTED
Marchione v. Jenkins	L-3480-15	719	Extend Discovery		Transferred to Judge Carter
Martinez v. Dersch	L-6731-15	528	Extend Discovery		DENIED
Martir v. Route 1 Auto Rental	L-3592-15	990	Extend Discovery		GRANTED

Matias v. Romero	L-6508-14	1191	Extend Discovery	NJM Conflict	Transferred to Judge Toto
Mayer v. Ibrahim	L-6089-14	1010	Extend Discovery		GRANTED
Mayi v. Tavaréz-Vargas	L-6162-14	832	Dismiss Complaint; OR Extend Discovery		GRANTED
Maysonet v. Nicola	L-1314-15	577	Extend Discovery		DENIED
McMullen v. Nover	L-6127-15	1007	Consolidate		GRANTED
Mejia v. Leporino	L-4144-15	894	Extend Discovery	Hoagland Conflict	Transferred to Judge Cresitello
Mejia v. Leporino	L-4144-15	1001	Extend Discovery	Hoagland Conflict	Transferred to Judge Cresitello
Mejia v. Middlesex County Board of Social Services	L-3516-15	824	Extend Discovery	Hoagland Conflict	Transferred to Judge Vignuolo
Melendez v. Snow Services	L-993-15	900	Extend Discovery		WITHDRAWN
Mendez v. Yablonsky	L-625-14	881	Extend Discovery	NJM Conflict	Transferred to Judge Le Blon
Minhas v. Whitlock Packaging	L-231-15	1034	Extend Discovery		GRANTED
Mogil v. Koken	L-3776-15	851	Extend Discovery		GRANTED
Mohan v. Pontania	L-225-15	935	Extend Discovery		GRANTED
Montano v. Brice	L-10722- 14	936	Extend Discovery		DENIED
Nabbie v. Carter	L-5716-15	729	Extend Discovery		GRANTED
Negovetti v. Wong	L-3067-16	506	Dismiss Complaint		Transferred to Judge Paley
Noto v. Restituyo- Garcia	L-4160-15	865	Extend Discovery		GRANTED
Orbis Financial v. JMD International	L-3167-15	65	Summary Judgment		DENIED
Panitz v. Zensky	L-1564-15	694	Remove from Arbitration		GRANTED
Paramount Insurance v. Baron	L-5166-16	75	Summary Judgment	Hoagland Conflict	Transferred to Judge Paley

Paredes v. Reilly	L-1823-14	657	Extend Discovery		GRANTED
Patel v. Hilltop Manor Apartments	L-4599-15	772	Extend Discovery		GRANTED
Patel v. Safiuellah	L-4555-15	1048	Amend Complaint		GRANTED
Pipala v. Saker Shoppers	L-11040- 14	896	Extend Discovery		GRANTED
Pitts v. NJM	L-3906-15	664	Extend Discovery	NJM Conflict	Transferred to Judge Toto
Plafker v. Candlebrook Properties	L-5635-15	78	Extend Discovery		GRANTED
Plotnikov v. Tapia- Alantz	L-732-16	854	Extend Discovery		DENIED
Plymouth Rock Assurance v. McCarkle	L-4137-15	298	Consolidate		WITHDRAWN
Polick v. Connor	L-6091-15	532	Extend Discovery		GRANTED
Pollack v. Data	L-2848-15	977	Extend Discovery		GRANTED
Powell v. Mauceri	L-1204-15	1051	Reconsideratio n		GRANTED
Pramanand v. Postrygan	L-4898-15	741	Extend Discovery		DENIED
Quijano v. Elite	L-2317-15	662	Extend Discovery		GRANTED
Ramirez v. Arancio	L-1571-15	295	Extend Discovery		DENIED
Ramirez v. Daly	L-5353-15	602	Extend Discovery		GRANTED
Razveen v. Ho	L-3431-15	823	Dismiss Complaint; Or Extend Discovery		GRANTED IN PART
Reid-John v. Spring- Sternig	L-4158-15	869	Extend Discovery		GRANTED
Reidy v. Caza	L-3353-15	974	Extend Discovery		GRANTED
Reyes v. Shah	L-6047-15	1006	Extend Discovery	Hoagland Conflict	Transferred to Judge Cresitello
Riccardi v. O'Sullivan	L-4206-16	504	Amend Complaint		GRANTED

Rodriguez v. Quentin Gardens	L-3137-15	1018	Extend Discovery		GRANTED
Rodriguez v. Roben Manufacturing	L-6066-16	74	Dismiss with Prejudice		GRANTED
Rodriguez v. Span-Lewis	L-1257-15	755	Extend Discovery		GRANTED
Rodriguez v. Terborg	L-5462-15	957	Extend Discovery		GRANTED
Roll v. Accent Construction	L-1962-15	951	Extend Discovery	Hoagland Conflict	Transferred to Judge Natali
Rosario v. Glowaski	L-6609-15	595	Extend Discovery		GRANTED
Santiago v. Miranda	L-2773-15	307	Consolidate		DENIED
Santiago v. Robinson	L-7319-16	597	Consolidate		GRANTED
Scarmato v. Principato	L-5947-15	958	Extend Discovery		GRANTED
Sears v. NJM	L-6101-15	1032	Extend Discovery	Hoagland Conflict	Transferred to Judge Toto
Silva v. Conti Enterprises	L-7167-15	787	File Amended Complaint		GRANTED
Simon v. Wesgate Square Association	L-3614-15	626	Extend Discovery		GRANTED
Sitren v. Meerovich	L-1912-15	320	Extend Discovery	Hoagland Conflict	Transferred to Judge Vignuolo
Stamler v. Miller	L-5419-14	1016	Extend Discovery; OR Bar Testimony		GRANTED
Steele v. Triple C Housing	L-3201-15	122	Extend Discovery		GRANTED
Tanasy v. Super Fresco Market Deli	L-5219-15	987	Extend Discovery	Hoagland Conflict	Transferred to Judge Vignuolo
Taylor v. Academy Express	L-7068-15	731	Extend Discovery		GRANTED
Thomas v. DiThommaso	L-4122-16	980	Extend Discovery		GRANTED IN PART
Thompson v. Aldi's	L-3461-15	709	Extend Discovery; AND Compel Discovery		GRANTED
Trenta v. Caliguro	L-5864-15	955	Dismiss Complaint; OR		GRANTED

			Extend Discovery		
Valerio v. Cattanaeh	L-2555-14	771	Extend Discovery		GRANTED
Vasquez v. Williams	L-2934-16	519	Consolidate		DENIED
Vazquez v. Scalera	L-4865-16	756	Dismiss Complaint	Hoagland Conflict	Transferred to Judge Gelade
Vergel v. Kings Gardens	L-4639-15	160	Extend Discovery		GRANTED
Vigliotti v. Bento	L-6290-14	796	Extend Discovery		GRANTED
Ward v. Ochoa	L-10761- 14	895	Extend Discovery		DENIED
Williams v. City of South Amboy	L-10752- 14	524	Reconsideratio n		Transferred to Judge Cresitello
YP Construction v. Johnson	L-368-17	173	Transfer and Consolidate		Transferred to Judge Corman
Zangara v. FTA Financial LLC	L-656-17	1063	Transfer and Consolidate		Transferred to Judge Corman

✓NB

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Attorneys for Defendant, GEICO  
File No: 13780-GICJ

FILED

FEB 17 2007

Jamie D. Happs, P.J.Cv

MANAL ABDEL-KHALEK,

Plaintiff,

VS.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO. MID-L-2811-14  
**(Consolidated – Major Case)**

Civil Action

KAREN ABDEL-KHALEK, KEVIN J.  
MORAN, JOSEPH M. MORAN, ET AL.

Defendants.

MANAL ABDEL-KHALEK,

Plaintiff,

VS.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO. MID-L-7363-15

Civil Action

DORIS B. LAW, ET AL.

Defendants.

MANAL ABDEL-KHALEK,

Plaintiff,

VS.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO. MID-L-7362-15

Civil Action

GEICO,

Defendant.

**ORDER  
EXTENDING DISCOVERY**

**THIS MATTER** having been opened to the Court by Faust, Goetz, Schenker & Blee, LLP, attorneys for defendant, GEICO, upon due notice, and the Court having considered the papers submitted, and for good cause having been shown;

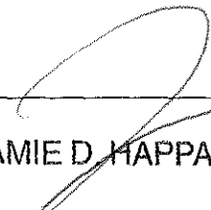
IT IS ON THIS 17 day of February, 2017;

ORDERED that the Discovery End Date in the within matter is hereby extended an additional sixty (60) days until June 1, 2017; and it is

FURTHER ORDERED as follows:

- Depositions of the plaintiff and any other fact witnesses shall be conducted by March 1, 2017;
- Plaintiff shall submit to an independent neuropsychological defense examination on or before April 12, 2017;
- All defense medical expert reports shall be served on or before May 15, 2017;
- All expert depositions shall be conducted on or before June 1, 2017; and it is

FURTHER ORDERED that a copy of this Order be served upon all counsel of record within 7 days from online posting of this order.

  
JAMIE D. HAPPAS, P.J.Cv.

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

Discovery End Date Extended to 6/1/17  
Arbitration Shall Be Court 6 per  
Trial Shall Be 6/19/17

*✓NB*

NJS0048970.1

**FILED**

**FEB 17 2017**

Jamie D. Happas, P.J.Cv.

Law Offices of Pamela D. Hargrove  
ARTHUR ARNOLD, ESQ.  
Identification No. 30011983  
65 Jackson Drive, Suite 302  
PO Box 2000  
Cranford, NJ 07016-0200  
Telephone: (908) 653-2141  
Attorneys for Defendant(s):  
GREGORY R. KAIRELSHTEIN and ALEONORA KAIRELSHTEIN

CLARIDANI A. ADAMES

Plaintiff

vs.

GRIGORY R. KAIRELSHTEIN,  
ALEONORA KAIRELSHTEIN, JOHN  
DOES 1-10 (said names being  
Fictitious) and XYZ CORPORATIONS  
1-10 (said names being Fictitious)

Defendants

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX  
COUNTY

*298*

DOCKET NO. MID-L-5589-15

CIVIL ACTION

**ORDER TO ADJOURN THE  
MARCH 7, 2017 ARBITRAITON  
AND EXTEND DISCOVERY TIME  
FOR EXCEPTIONAL  
CIRCUMSTANCES**

This matter being opened to the Court, on February 17, 2017, pursuant to Rule 1:6-2 and Rule 1:6-3, and having been submitted for ruling on the papers by, Arthur Arnold, Esq., of the Law Offices of Pamela D. Hargrove attorney for the Defendant(s), GREGORY R. KAIRELSHTEIN and ALEONORA KAIRELSHTEIN, for an Order TO ADJOURN THE MARCH 7, 2017 ARBITRAITON AND EXTEND DISCOVERY TIME FOR EXCEPTIONAL CIRCUMSTANCES in accordance with Rule 4:24-1(c), and there having been no opposition and good cause appearing;

It is on this 17 day of February, 2017,

ORDERED that the March 7, 2017 Arbitration is hereby adjourned; and

IT IS FURTHER ORDERED that discovery time be and hereby is extended to March 28, 2017 for exceptional circumstances to allow time for the following:

1. Plaintiff to provide signed medical authorizations to defendant on or before March 3, 2017.
2. Receipt of records and diagnostic films from plaintiff's medical facilities and service of same upon defendant's medical experts on or before March 15, 2017.
3. Review of films and records and the preparation of medical reports by defendant's medical experts to be completed on or before March 20, 2017.
4. Receipt of medical reports by defendant and the service of same upon all counsel on or before March 28, 2017.
5. Any further discovery that may become necessary as a result of the foregoing, to be obtained and completed on or before March 28, 2017; and.

IT IS FURTHER ORDERED that a copy of this Order be served on the attorney(s) for all parties within seven (7) days of online posting of this order.

*[Handwritten signature]*

JAMIE D. HAPPAS, P.J.Cv.

MOTION WAS:

\_\_\_\_\_ OPPOSED

\_\_\_\_\_ NOT OPPOSED

*For the reasons set forth in the order*

This shall not delay arbitration or trial.

*This matter has had 476 days of discovery*

#501  
02/17/17  
VNB

Firm Code: H21  
File No.: 132837320  
Cooper Maren Nitsberg Voss & DeCoursey  
Joseph P. Kania, Esq.  
Bar #: 030442009  
485 Route 1 South  
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Iselin, NJ 08830  
Ph: 732-362-3400; Direct dial: (732) 362-3297  
Fax: (866) 827-4716

FILED

FEB 17 2017

Jamie D. Happas, P.J.Cv.

Attorneys for Defendant, Progressive Garden State Insurance Company

GALINDA AGUIAR and JUAN AGUIAR, her  
husband, Per Quod,

Plaintiffs,

v.

PROGRESSIVE INSURANCE COMPANY,

Defendant.

SUPERIOR COURT OF NEW JERSEY  
MIDDLESEX COUNTY  
LAW DIVISION

CIVIL ACTION

DOCKET NO.: MID-L-1567-16

**ORDER COMPELLING DEPOSITION**

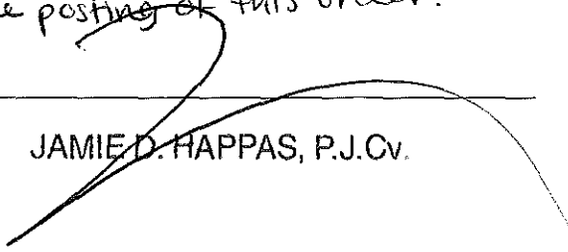
THIS MATTER having been opened to the Court by Joseph P. Kania, attorney for Defendant, Progressive Garden State Insurance Company, for an Order compelling the deposition of Plaintiffs, Galinda Aguiar and Juan Aguiar, and the Court having reviewed the moving papers submitted, and any opposition thereto, and for good cause appearing;

IT IS on this 17 day of February, 20 17.

ORDERED THAT Plaintiffs, Galinda Aguiar and Juan Aguiar, shall appear for deposition on February 20, 2017 at 10:00 A.M. at the offices of Garces, Grabler & LeBrocq, P.C., 235 Livingston Avenue New Brunswick, NJ, 08091.

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

Opposed  
 Unopposed

  
\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv.

"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."

2363-PWC  
 LAW OFFICES OF MONIQUE T. MORAN  
 330 FELLOWSHIP ROAD, SUITE 201  
 MT. LAUREL, NJ 08054  
 BY: Patrick W. Conner, Esquire (ID#: 021721997)  
 Phone: (856) 727-3179  
 Fax: (856) 727-3170  
 Attorneys for Defendant(s): Miller Auto Leasing, BK Specialty Foods, Inc.

FILED

FEB 17 2017

✓ MB

Jamie D. Happas, P.J.Cv.

Eslam Amira	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION – MIDDLESEX COUNTY
Plaintiff(s)	:	
	:	
vs.	:	DOCKET NO.: MID-L-3778-15 <i>Handwritten initials</i>
	:	
Samir Bolds, Miller Auto Leasing, BK Specialty Foods, Inc. and John Does 1-10 And ABC Corporations 1-10(fictitious Names)	:	Civil Action
	:	
Defendant(s)	:	ORDER
	:	
	:	

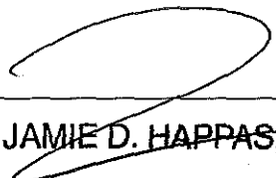
THIS MATTER having been opened to the Court by Patrick W. Conner, Esquire, of the Law Offices of Monique T. Moran, attorney for Defendants, upon notice to all counsel, and this matter having been submitted to the Court for a ruling on the papers pursuant to R. 1:6-2, and the Court having reviewed the moving papers and for good cause having been shown:

IT IS on this 17<sup>th</sup> day of February 2017, ORDERED;

1. That discovery be extended 30 days until April 1, 2017:
2. FURTHER ORDERED that:
  - a. ~~Plaintiff expert reports~~ shall be provided by March 15, 2017;
  - b. Defense expert reports shall be provided by April 1, 2017;
  - c. All fact witness and party depositions by April 1, 2017;
  - c. all other discovery shall be provided by April 1, 2017; and it is

3. FURTHER ORDERED that a copy of this Order be served on all parties within 7 days of online posting of this order.

- Opposed
- Unopposed

  
\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv.

Discovery End Date Extended to 4/1/17  
Arbitration Shall Be 4/11/17  
Trial Shall Be 5/30/17

**FURTHER ORDERED that no further extensions to the discovery end date will be granted without a showing of exceptional and heretofore unforeseen circumstances.**

JNB

Eric Kuper, Esq. - NJ Attorney ID No. 028001987

**Martin Kane & Kuper**

ATTORNEYS AT LAW

180 Tices Lane - Bldg B, Suite 200

East Brunswick, New Jersey 08816

(732) 214-1800 - Phone

(732) 214-0307 - Fax

Attorneys for Defendant Larry D. Britt, II i/p/a Larry D. Pritt

**FILED**

**FEB 17 2017**

Jamie D. Happas, P.J.Cv.

**LUIS ANDRADE,**

**Plaintiff,**

**vs.**

**LARRY D. PRITT and JOHN DOES**

**1-3 (fictitious names)**

**Defendants.**

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

**Docket No. L-4715-15**

**Civil Action**

**ORDER**

**THIS MATTER** being opened to the Court on **Friday, February 17, 2017**, by Eric Kuper, Esq., of Martin Kane & Kuper, attorneys for the defendant, on a Notice of Motion to extend discovery and adjourn the February 24, 2017 settlement conference, March 7, 2017 arbitration and April 17, 2017 trial, and it appearing to the Court that due notice of this Motion has been given to all counsel, and the Court having considered the matter and for good cause shown,

**IT IS** on this 17 day of February, 2017,

**ORDERED** that discovery be and hereby is extended for 90 days to May 28, 2017;

and it is further

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

Plaintiff to provide executed HIPAA authorizations within 7 days from the deposition;

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

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

Defendants to provide expert reports no later than May 10, 2017;

Defendants to amend with records no later than May 28, 2017;

Discovery be extended to May 28, 2017.

**ORDERED** that the February 24, 2017 settlement conference is hereby adjourned to

May 31, 2017; and it is further

**ORDERED** that the March 7, 2017 arbitration is hereby adjourned to court to remain;

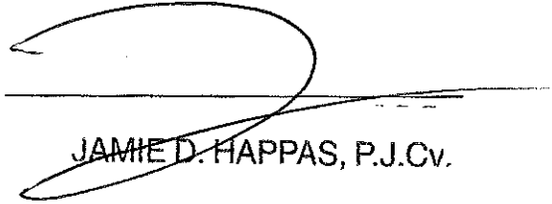
and it is further

**ORDERED** that the April 17, 2017 trial is hereby adjourned to 6/19/17; and it is

further

**ORDERED** that a true and correct copy of this Order be served upon all counsel

within seven (7) days of its posting online.

  
JAMIE D. HAPPAS, P.J.Cv.

Opposed ( )

Unopposed ()

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

#241 2-17-17 JNB

FILED

FEB 17 2017

Jamie D. Happas, P.J.Cv.

JOHN W. BAILEY,

*Plaintiff,*

vs.

MICHAEL A. ALOIA,

*Defendant.*

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION:MIDDLESEX COUNTY

DOCKET NO. MID-L-6567-14

CIVIL ACTION

**ORDER**

This matter having been opened to the Court by way of motion returnable February 17, 2017 filed by the law firm of Palmisano & Goodman, P.A. attorneys for plaintiff, for an granting partial Summary Judgment finding that the plaintiff has satisfied the requirements of the Verbal Threshold, and the Court having reviewed the moving papers and any opposition submitted, having heard oral argument of counsel, having considered the matter and for good cause appearing,

*no opposition filed*

IT IS ON this 17<sup>th</sup> day of February, 2017;

**ORDERED**, that partial summary judgment is hereby granted in favor of plaintiff, John W. Bailey, finding that plaintiff has satisfied the requirements of the Verbal Threshold as a Matter of Law; and

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

  
\_\_\_\_\_  
**JAMIE D. HAPPAS, P.J.S.C.**

**PAPERS CONSIDERED**

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

  
"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."

#843  
02/17/17

LORI A. KANIPER, ESQ. (ID #: 041491987)  
**BRIGHT & SPONDER**  
13 ROSZEL ROAD, SUITE C207  
PRINCETON, NEW JERSEY 08540  
TEL: (609) 751-0258  
FAX: (609) 964-1361  
Attorney for Defendant, Carlos Jaime Valdez

**FILED**  
**FEB 17 2017**

Jamie D. Happas, P.J.

VNB

<p>ALLISON MICHELLE BEACH, et al.</p> <p style="text-align: center;">Plaintiff(s),</p> <p style="text-align: center;">v</p> <p>CARLOS J. VALDEZ</p> <p style="text-align: center;">Defendant(s).</p>	<p style="text-align: center;">SUPERIOR COURT OF NEW JERSEY LAW DIVISION MIDDLESEX COUNTY DOCKET NO.: MID-L-6397-14</p> <p style="text-align: center;">CIVIL ACTION</p> <p style="text-align: center;"><b>ORDER</b></p>
--	---

This matter having been opened to the Court on Motion of Sponder & Sellitti, by Lori A. Kaniper, Esq. attorney for Defendant, Carlos Jaime, for an Order Extending Discovery and the Court having read and considered the moving papers, and for exceptional circumstances appearing;

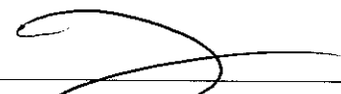
**FURTHER ORDERED that no further extensions to the discovery end date will be granted without a showing of exceptional and heretofore unforeseen circumstances.**

IT IS on this 17 day of Feb 2017,

**ORDERED** that discovery shall be extended for 45 days until April 15, 2017 in order for Defendant to obtain additional medical records obtain a supplemental IME report; Defendant shall obtain and serve outstanding medical records by March 15, 2017 and all supplemental IME reports by April 15, 2017;

**ORDERED** that March 8, 2017 Arbitration is hereby adjourned and the new Arbitration date is 4/21/17, 2017; and me 6/5/17

**IT IS FURTHER ORDERED** that a copy of the within Order be downloaded by all counsel within 7 days of the date of online posting of this Order.

  
JAMIE D. HAPPAS, P.J. Cv.

( ) Opposed  
(x) Unopposed

LAW OFFICE OF ANDREW S. BLUMER  
A Limited Liability Company  
Andrew S. Blumer, Esq.  
NJ Attorney ID No. 032631994  
4255 Route 9 North, Bldg. 5, Ste. D  
Freehold, New Jersey 07728  
732.303.6430  
Attorneys for Plaintiff

FILED

FEB 17 2017

Jamie D. Happs, P.J.Cv.

VNB

AMBER BIERILO,  
Plaintiff,  
v.  
GOVERNMENT EMPLOYEES  
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-2264-16

#1056

CIVIL ACTION

**ORDER**

**GRANTED IN PART**

-and-

AMBER BIERILO,  
Plaintiff,  
v.  
INGRID DALLAWAY, GOVERNMENT  
EMPLOYEES 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-2526-16

CIVIL ACTION

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 the Plaintiff, and the Court having read  
the papers filed on behalf of the respective parties, having heard the argument of counsel, and good  
and sufficient cause having been shown,

It is on this 17 day of February 2017;

~~ORDERED that the Answer of Defendant GEICO in Docket No. MID-L-2264-16 shall~~

~~be and is hereby stricken, and its defenses suppressed, without prejudice, for failure to provide the following requested discovery:~~

- ~~a. written responses and all responsive documents requested in the Plaintiff's MVA Notice to Produce; and~~
- ~~b. written responses to Plaintiff's Demand for Insurance Information; it is further~~

*or, alternatively,*

ORDERED that

*within 30 days*

, 2017, Defendant GEICO

in Docket No. MID-1-2264-16 shall produce the following requested discovery:

- a. written responses and all responsive documents requested in the Plaintiff's MVA Notice to Produce; and
- b. written responses to Plaintiff's Demand for Insurance information; it is further

ORDERED that a copy of this Order be served upon all interested parties within 7

days from *online posting of this order.*

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

\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv.  
\_\_\_\_\_

JNB

FILED

FEB 17 2017

Jamie D. Happas, P.J.Cv.

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

Plaintiff (s),  
CHERYL BLANK and PHILIP BLANK

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

vs.

: DOCKET NO: MID-L-5577-15

Defendant (s),  
200 ATRIUM DRIVE, LLC, d/b/a DOUBLE  
TREE BY HILTON SOMERSET HOTEL AND  
CONFERENCE CENTER, HILTON  
WORLDWIDE HOLDINGS, INC., d/b/a  
DOUBLETREE BY HILTON, MANAGEMENT  
DTS 287 LLC, JOHN DOE 1-10 (fictitious names)  
and ABC COMPANY 1-10 (fictitious names),  
jointly severally and Individually

:  
: #783  
: CIVIL ACTION  
: **ORDER EXTENDING DISCOVERY**  
: **90 DAYS AND COMPELLING THE**  
: **DEPOSITION OF FREDERICK**  
: **RAMIREZ AND ANNE RASIMOWICZ**  
:

**THIS MATTER** having been opened to the Court on the application of  
Nicholas J. Waltman, Esq. of Mandelbaum Salsburg, attorneys for the Plaintiff  
and the Court having reviewed the moving papers and certification of counsel  
with attachments and for good cause having been shown:

**IT IS** on this 17 day of February, 2017

**ORDERED**, that the discovery end date in this matter is hereby extended  
until May ~~30~~, 2017; and it is further

**ORDERED**, that the April 4, 2017 arbitration date is hereby adjourned and rescheduled to 5/18/17; and it is further

**ORDERED**, that the May 22, 2017 trial date is hereby adjourned and rescheduled to 6/26/17; and it is further

**ORDERED**, that the depositions of Frederick Ramirez and Anne Rasimowicz be held on March 6, 2017.

plaintiff's expert reports due 4/6/17  
Defendant's expert reports due 5/15/17

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

  
\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv.

"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."

#362  
0211717  
VNB

Christopher C. Mauro: Attorney ID: 039101992  
CAMACHO MAURO MULHOLLAND, LLP  
20 Nassau Street – Suite 308  
Princeton, New Jersey 08542  
(609) 452-7999 Fax: (609) 452-9222  
Attorneys for Defendants  
Our File No.: REPJ-4040-C

**FILED**  
**FEB 17 2017**

Jamie D. Happas, P.J.Cv.

-----  
ALEXANDRA BOADA-CRUZ,

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

Plaintiff,

: DOCKET NO.: MID-L-5242-15

vs.

: CIVIL ACTION

EUGENE YUHAS, JR., REPUBLIC OF  
NJ, LLC AND JOHN DOES -10 AND  
JOHN DOES -10 AND ABC CORPORATIONS  
1-10 (fictitious names)

Defendants.

*Order*

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

-----  
This matter having been opened before this Court by CAMACHO MAURO  
MULHOLLAND, LLP, attorneys for Defendants, Eugene Yuhas Jr and Republic of New Jersey  
LLC until April 6, 2017, and the Court having reviewed all submitted papers and for good cause  
shown;

IT IS on this 17 day of February, 2017,

**ORDERED** that discovery be reopened and extended,

**ORDERED** that the discovery end date is extended by sixty days (90) until

-----  
IT IS FURTHER ORDERED that a copy of this Order shall be served on all parties  
within seven (7) days *of online posting of this order.*

\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv.

Opposed \_\_\_ Unopposed

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

601 BANGS AVENUE  
P. O. Box 1040  
ASBURY PARK, NEW JERSEY 07712-1040  
Telephone: (732) 775-6520  
Attorneys for Defendant, Eppel  
Our File No. 1-38,018-SCZ

---

**FILED**

**FEB 17 2017**

Jamie D. Happas, P.J.Cv.

*JNB*

Plaintiff

HUBERT BOND

vs.

Defendants

JOHN EPEL, JOHN DOES #1-10, JANE ROES #1-10  
and ABC CORP. #1-10(said names being fictitious)

---

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION  
MIDDLESEX COUNTY

DOCKET NO. MID-L-3962-15

Civil Action

ORDER TO EXTEND DISCOVERY  
FOR EXCEPTIONAL CIRCUMSTANCES  
AND ADJOURN TRIAL DATE

The above entitled matter having been opened to the Court on February 17, 2017, by Campbell, Foley, Delano & Adams, L.L.C., attorneys for the defendant, John Eppel, on motion to extend discovery until March 31, 2017 for exceptional circumstances and Adjourn the Trial date scheduled for March 13, 2017, and it appearing to the satisfaction of the Court that the motion may be granted, it is hereby

ORDERED on this *17* day of *February*, 2017, that the discovery be and is hereby extended until March 31, 2017 for exceptional circumstances; and it is further

ORDERED that the following items of discovery are to be completed on or before the dates listed below:

**Items**

**Dates**

- |  |         |
|--|---------|
| A. Plaintiff shall provide imaging studies reviewed by Dr. Zientek within five (5) days of the date of this Order by | 2/22/17 |
| B. Defendant's expert medical reports are to be served by  | 3/18/17 |
| C. New Discovery end date  | 3/31/17 |

and it is further

ORDERED that the Trial date set for March 13, 2017 be adjourned until after the New Discovery End date of March 31, 2017; 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.

*of online posting of this order.*

\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv. J.S.C.

**PAPERS CONSIDERED**

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

Dated: January 31, 2017

**FURTHER ORDERED** that no further extensions to the discovery end date will be granted without a showing of exceptional and heretofore unforeseen circumstances.

Discovery End Date Extended to 3/31/17  
Arbitration Shall Be \_\_\_\_\_  
Trial Shall Be 4/10/17

#581

02/17/17

JNB

**FILED**

**FEB 17 2017**

Jamie D. Happs, P.J.Cv.

**LEVINSON AXELROD  
ATTORNEYS AT LAW  
220 Forsgate Drive  
Jamesburg, NJ 08831  
Mark V. Kuminski, Esq. – 027321990  
Attorneys for Plaintiff.  
(732) 656-3650**

<p><b>JOYCE BUBER AND ANDREW T BUBER, III, her husband, Plaintiffs,</b></p> <p><b>vs.</b></p> <p><b>MANALAPAN SHOPPING CENTER; MANALAPAN VF, LLC VORNADO REALTY, AND JOHN DOES #1-20, ET ALS. Defendants,</b></p> <p><b>MANALAPAN VF, LLC AND VORNADO REALTY TRUST, Defendants/Third Party Plaintiffs,</b></p> <p><b>Vs.</b></p> <p><b>NATURE'S BEST LANDSCAPING, Third Party Defendant.</b></p>	<p><b>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO.: MID-L-056-14</b></p> <p><b>Civil Action</b></p> <p><b>ORDER EXTENDING DISCOVERY</b></p>
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This matter having been brought before the Court on Motion of Levinson Axelrod, attorneys for the plaintiff in the above listed matter, for an Order extending discovery in this matter, as more particularly described in the motion papers filed herein; and the Court having considered the matter and for good cause shown;

IT IS on this 17<sup>th</sup> day of February, 2017;

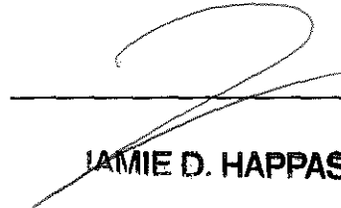
ORDERED that the plaintiff's motion to extend the Discovery End Date in this matter from to March 28, 2017 to May 18, 2017, is hereby granted, in order to permit the parties to complete the following discovery:

- (a) The Plaintiff to complete her ongoing medical treatment by March 18, 2017;

(b) The Plaintiff to provide medical experts' reports by April 18, 2017;

(c) Defendants and Third Party Defendants to provide medical experts' reports by May 18, 2016; and it is further

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

  
\_\_\_\_\_, J.S.C.  
**JAMIE D. HAPPAS, P.J.Cv.**

Papers Considered:

- Certification of Counsel
- Opposition
- Reply to Opposition

*T/D - 5/30/17 (peremptory)*

*This matter has had*

*1114 days of delay, 7*

*extensions and one final*

*Adjournment*

FILED

FEB 17 2017

VNB

LEVINSON AXELROD

302 Route 206 South  
Hillsborough, NJ 08844  
(908) 395-0110

Attorney for Plaintiff

Jamie D. Happas, P.J.Cv.

SHEILA CAMARA,

Plaintiff,

v.

ABM JANITORIAL SERVICES i/s/h/a ABM,  
JOHNSON CONTROLS, and JOHN DOES 1-  
10 (representing presently unknown: businesses,  
partnerships,  
and/or corporations who own, operate, supervise,  
control and/or maintain the premises in question)

Defendant(s)

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX  
COUNTY  
DOCKET NO.: MID-L-005746-15

CIVIL ACTION

**ORDER**

**THIS MATTER** having been brought before the Court on the Motion of Levinson Axelrod, P.A., attorneys for the plaintiff, for an Order extending time for completion of discovery for exceptional circumstances pursuant to R.4:24-1(c); All parties consenting hereto the extension, and the Court having reviewed the matter and for good cause having been shown;

IT IS on this 17 day of February, 2017;

**ORDERED** time for the completion of discovery in this action is hereby extended for an additional ~~ninety (90) days~~ until May ~~10~~ 2017 and it is further

**ORDERED** as follows:

- 1) All depositions to be completed by March 15, 2017
- 2) Plaintiff to serve all experts reports by April ~~23~~ 23, 2017
- 3) Defendant to serve all expert reports by May 5, 2017
- 4) The Arbitration is scheduled to 5/17/17 ;
- 5) The Trial is scheduled to 6/26/17 and it is further

**ORDERED** that a copy of this Order shall be served upon all parties within 7 days of online posting of this order.

  
JAMIE D. HAPPAS, P.J.Cv.

#945  
02/17/17

✓ N/B

Robert S. Pfersich, Jr. #025771997  
THE GROSSMAN LAW FIRM, LLC  
PINHO Professional Center  
57 Schanck Road, Suite C-13  
Freehold, NJ 07728  
(732) 625-9494  
Attorneys for Plaintiff  
Michael R. Chichanowski

FILED

FEB 17 2017

Jamie D. Happas, P.J.Cv.

**MICHAEL R. CHICHANOWSKI**

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-5755-15

Plaintiff,

Civil Action

vs.

**ORDER ADJOURNING THE  
ARBITRATION HEARING AND TRIAL  
LISTING AND EXTEND THE  
DISCOVERY DEADLINE DUE TO  
EXCEPTIONAL CIRCUMSTANCES  
PURSUANT TO R. 4:24-1(c)**

**KYLE LIPKIN, JOHN DOE (1-5)  
and/or ABC CORP. (1-5), (fictitious  
names for persons and entities as yet  
unidentified).**

**Defendants.**

THIS MATTER having been opened to the Court by Motion filed by counsel for plaintiff, Michael Chichanowski, for an adjournment of the Arbitration Hearing and Trial Listing and extension of the discovery deadline due to exceptional circumstances pursuant to R. 4:24-1(c), and good cause having been found;

IT IS on this 17 day of February 2017, ORDERED as follows:

1. The scheduled Arbitration date of February 7, 2017, is hereby adjourned and rescheduled to May 9, 2017 and the Trial Listing of March 20, 2017, is Adjourned and rescheduled to May 20, 2017.

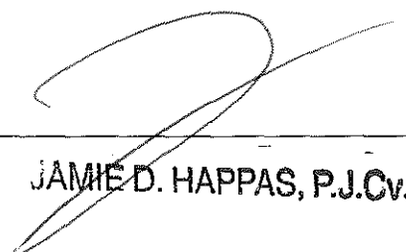
2. The Discovery End Date is hereby extended for ninety (90) days to May 2, 2017, with discovery to be completed as follows:

Plaintiff shall provide all expert reports on or before <sup>5/24/17</sup> April 3, 2017

Defendants shall provide all expert reports on or before April 24, 2017

Plaintiff shall provide reply to expert reports on or before April 29, 2017

3. That a copy of the within order be served upon all parties of record within 7 days of  
online posting of this order.

  
\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv.

Discovery End Date Extended to 5/2/17

Arbitration Shall Be Consent to Rem

Trial Shall Be 5/22/17

SPONDER & SELLITTI  
David S. Kaplan, Esq. - 0002151984  
13 Roszel Road, Suite C207  
Princeton, New Jersey 08540  
(609) 608-7012  
Fax: (609) 297-5732  
Attorneys for Plaintiff  
Citizens United Reciprocal Exchange

JNB

**FILED**  
FEB 17 2017  
Jamie D. Happas, P.J.Cv.

CITIZENS UNITED RECIPROCAL  
EXCHANGE,  
  
Plaintiff,  
  
v.  
  
KERMINA FARAG; MELCHOR  
GONZALEZ; YOLANDA SORIANO;  
AND JOSE LUIS GONZALEZ;  
GUADALUPE GONZALEZ,  
MAGDALENA GONZALEZ, GIOVANI  
GONZALEZ, MINORS BY THEIR G/A/L  
MELCHOR GONZALEZ,  
  
Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO.: MID-L-4964-16

CIVIL ACTION #1500  
ORDER

THIS MATTER having been opened to the Court by counsel for plaintiff Citizens United Reciprocal Exchange, on their Motion to Enter Judgment by Default, and the Court having considered the moving papers, arguments of counsel, if any, and for good cause shown;

IT IS on this 17 day of Feb, 2017;

ORDERED that judgment is hereby entered in favor of Citizens United Reciprocal Exchange and against defendants ~~Kermina Farag, Melchor Gonzalez, Yolanda Soriano, and Jose Luis Gonzalez, Guadalupe Gonzalez, Magdalena Gonzalez and Giovanni Gonzalez, minors by their g/a/l Melchor Gonzalez;~~ and it is further

**ORDERED** that CURE is not responsible for providing any coverage for this accident, including but not limited to PIP, liability and UM/UIM since the vehicle was being used as a livery at the time of the accident and thus is excluded from coverage; and it is further

**ORDERED** that the policy issued by CURE to defendant Kermina Farag is void; and it is further

**ORDERED** that defendant Kermina Farag committed application and claims fraud; and it is further

**ORDERED** that defendant Kermina Farag violated the New Jersey Insurance Fraud Prevention Act, and, as a result, CURE is entitled to damages from defendant Kermina Farag for monies paid out for claims and expenses, as a result of the accident that took place on May 24, 2015, together with costs and attorneys fees, pursuant to the New Jersey Insurance Fraud Prevention Act; and it is further

**ORDERED** that the Court's ruling in this action shall be a full and complete defense to any action brought against CURE by any persons seeking benefits under the policy; and it is further

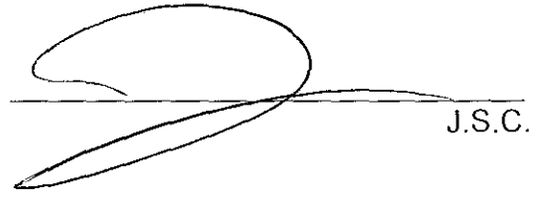
**ORDERED** that CURE has no duty to defend or indemnify Kermina Farag for any and all claims brought against him which are included under the clear and ambiguous policy exclusions; and it is further

**ORDERED** that CURE may ~~present damages/proofs~~ *shall proceed with* upon application to the Court, or ~~alternatively~~ via a proof hearing scheduled for *March 21<sup>st</sup>, 2017* and it is further *q.w. Report to the Assmt office*

**ORDERED** that a copy of this Order shall be served upon all counsel within seven *and all proofs*

(7) days of its posting online

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

  
J.S.C.

JAMIE D. HAPPAS, P.J.Cv.

#765

02/17/17

VNB

DAVID CORVASCE - 022812011

**FILED**

**FEB 17 2017**

Jamie D. Happas, P.J.Cv.

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

ATTORNEY FOR: Defendant/s, MICHELLE M HNASKO and RANDAL F HNASKO

---

JONAS CRUZ and JACQUELINE CRUZ, his wife	SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO. MID-L-5282-15
---	--

Plaintiffs,

Civil Action

vs.

**ORDER EXTENDING DISCOVERY PERIOD**

Pursuant to Rule 4:24-1(c)

MICHELLE M HNASKO, JOHN  
DOES (1-10) A.B.C. CORPORATION  
(1-10), RANDAL F HNASKO, JOHN  
DOES (11-20) (fictitious entities) and  
(fictitious names)

Defendants.

---

**THIS MATTER** having been placed before the Court by the LAW OFFICE OF DEBRA HART, Esq., attorney for the defendants, MICHELLE M HNASKO and RANDAL F HNASKO; and the Court having considered the moving papers of the parties; and for good cause shown;

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

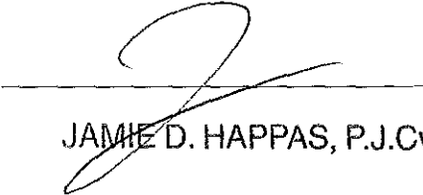
**ORDERED** that the time for the completion of discovery is hereby extended to June 10, 2017;

**IT IS FURTHER ORDERED** that the arbitration date of March 10, 2017 and the trial date of April 25, 2017 be adjourned to allow for the extension of discovery; and

**IT IS FURTHER ORDERED** that, within the extended discovery period, the parties are to complete the following discovery matters as specifically indicated below:

Item	Scheduled For
1. IME of Plaintiff	March 30, 2017
2. MRI films to IME doctor for review	May 1, 2017
3. Final IME report/s received and served on adversary	June 10, 2017

**IT IS FURTHER ORDERED** that a copy of the within Order be served upon all parties of record within 7 days of online posting of this order.

  
JAMIE D. HAPPAS, P.J.Cv.

Discovery End Date Extended to 6/10/17  
Arbitration Shall Be 6/20/17  
Trial Shall Be 9/5/17

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

601 BANGS AVENUE

P. O. Box 1040

ASBURY PARK, NEW JERSEY 07712-1040

Telephone: (732) 775-6520

Attorneys for Defendants, Holloway/Oberding

Our File No. 1-38,109-SCZ

**FILED**

**FEB 17 2017**

Jamie D. Haggas, P.J.Cv.

*VNB*

Plaintiff

MICHAEL S. DEJESUS

vs.

Defendants

HONOR K. HOLLOWAY, KATHERYN M. OBERDING,  
JOHN DOES 1-10 (representing presently unidentified  
Individuals, businesses and/or corporations who owned  
operated, maintained, supervised, designed,  
constructed, repaired and/or controlled the vehicle  
in question or otherwise employed the defendants

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION  
MIDDLESEX COUNTY

DOCKET NO. MID-L-5732-15

Civil Action *#889*

ORDER TO EXTEND DISCOVERY  
FOR EXCEPTIONAL CIRCUMSTANCES  
AND ADJOURN ARBITRATION HEARING  
AND TRIAL DATE

The above entitled matter having been opened to the Court on February 17, 2017, by Campbell, Foley, Delano & Adams, L.L.C., attorneys for the defendants, Honor K. Holloway and Katheryn M. Oberding, on motion to extend discovery until April 30, 2017 for exceptional circumstances and Adjourn Arbitration hearing scheduled for March 15, 2017 and Trial date scheduled for April 24, 2017, and it appearing to the satisfaction of the Court that the motion may be granted, it is hereby

ORDERED on this *17* day of *February*, 2017, that the discovery be and is hereby extended until April 30, 2017 for exceptional circumstances; and it is further

ORDERED that the following items of discovery are to be completed on or before the dates listed below:

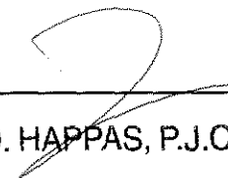
<u>Items</u>	<u>Dates</u>
A. Defendant's expert medical reports are to be served by	4/10/17
B. New Discovery End Date	4/30/17

and it is further

ORDERED that the Arbitration hearing scheduled for March 15, 2017 and the Trial date set for April 24, 2017 be adjourned until after the New Discovery End date of April 30, 2017; 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.

*of online posting  
of this order*

  
\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv. J.S.C.

**PAPERS CONSIDERED**

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

Dated: January 31, 2017

Discovery End Date Extended to 4/30/17  
Arbitration Shall Be 5/4/17  
Trial Shall Be 6/15/17

#310  
0217117  
VNB

PAUL MANCUSO - 021761982

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

FILED

FEB 17 2017

Jamie D. Happas, P.J.Cv.

ATTORNEY FOR: Defendant, High Point Property & Casualty Insurance Company, improperly  
pled as Plymouth Rock Assurance

ROSE DELROSSO

Plaintiff

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO. MID-L-2866-16

Civil Action

vs

**ORDER GRANTING LEAVE TO FILE THIRD  
PARTY COMPLAINT**  
Pursuant to Rule 4:8-1(a)

PLYMOUTH ROCK ASSURANCE  
and MICHAEL DELROSSO

Defendants.

MICHAEL DEL ROSSO

Plaintiff

vs.

PLYMOUTH ROCK ASSURANCE  
COMPANY, ABC INSURANCE  
COMPANIES I-X (said names being  
fictitious, true names presently  
unknown)

Defendants.

**THIS MATTER** having been placed before the Court by the LAW OFFICE OF  
DEBRA HART, Esq., attorney for the defendant, High Point Property & Casualty Insurance

Company; and the Court having considered the moving papers of the parties; and for good cause shown;

IT IS, on this 17<sup>th</sup> day of February, 2017;

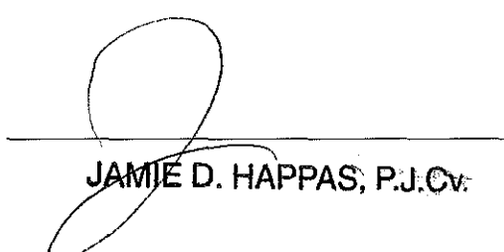
**ORDERED** that the defendant High Point Property & Casualty Insurance Company, be permitted to file a Third Party Complaint against, Philadelphia Indemnity, in both matters; and

**IT IS FURTHER ORDERED** that pursuant to R. 4:24-1(b), all discovery materials shall be made available to counsel for Third Party Defendant within twenty (20) days of service of initial pleading; and

**IT IS FURTHER ORDERED** that the discovery period is hereby extended pursuant to R. 4:24-1(b) for sixty (60) days and the new discovery end date is

April 17, 2017; and

**IT IS FURTHER ORDERED** that a copy of the within Order be served upon all parties of record within 7 days of online posting of this order.

  
JAMIE D. HAPPAS, P.J.Cv.

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 4/17 20 17 unless further extended by court order.

**SEE RELATED ORDER  
ENTERED ON THIS DATE.**

THOMAS E. HOOD, P.A.  
A Professional Corporation  
139 East Seventh Street  
Plainfield, New Jersey 07060  
(908) 757-7777  
Attorneys for Plaintiff(s)

#1145 2-17-17 VNB

FILED

FEB 17 2017

Jamie D. Happas, P.J.Cv.

Rose DelRosso

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: Middlesex COUNTY  
Docket No: MID L 2866-16

Plaintiff(s),

Civil Action

vs.

ORDER

Plymouth Rock Assurance and  
Michael DelRosso

Defendant(s).

Michael DelRosso  
Plaintiff

SUPERIOR COURT OF NEW JERSEY  
Law Division - Middlesex County

Vs.

Docket No. MID L 3300-16

Plymouth Rock Assurance Company,  
Et al.

THIS MATTER having been brought before the Court on application of Thomas E. Hood, Esq., attorney for the plaintiff, Rose DelRosso, in the within action, pursuant to R: 4:8-1(a), for an Order permitting plaintiff to file an Amended the Complaint and the Court having read and considered the moving papers presented herein, and for all good cause having been shown:

IT IS ON THIS 17 DAY OF FEBRUARY, 2017

ORDERED that plaintiff, Rose Del Rosso is permitted to file <sup>and serve</sup> an Amended Complaint against Philadelphia Indemnity and it is

ORDERED plaintiff shall make available to counsel for Philadelphia Indemnity all discovery materials, in accordance with R. 4:24-1(b), and it is

ORDERED that the discovery period shall be extended in accordance with court rules for sixty (60) days, and it is

~~ORDERED that the filing of the Amended Complaint for the cross motion shall constitute filing with the court and service of the filed complaint together with this order shall constitute adequate service against Philadelphia Ineemny.~~

ORDERED that a copy of this Order shall be served on all parties of record within 7 days of *online posting of this order.*

  
JAMIE D. HAGGAS, P.J.Cv.

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 4/17 20 17 unless further extended by court order.

**SEE RELATED ORDER  
ENTERED ON THIS DATE.**

#6014  
02117117

**FILED**

**FEB 17 2017**

3966G-0015

VNB

**McGIVNEY & KLUGER, P.C.**  
Mindy L. Jayne, Esq. (#030932001)  
23 Vreeland Road, Suite 220  
Florham Park, NJ 07932  
973-822-1110

Jamie D. Happs, P.J.Cv.

Attorneys for Defendant Cavalry Protective Services, LLC

<p>JAMES DOE (Name Fictitious)</p> <p>Plaintiff</p> <p>V.</p> <p>RENAISSANCE MEADOWLANDS HOTEL, CONCORD HOSPITALITY ENTERPRISES, COMPANY ROCKBRIDGE CAPITAL, LLC, MARRIOTT INTERNATIONAL, INC., CAVALRY PROTECTIVE SERVICES, LLC, JOHN DOES 1-10 (Names Fictitious) and ABC CORPORATINS 1-10 (Names Fictitious)</p> <p>Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO. : MID-L-5821-15</p> <p>Civil Action</p> <p><b>ORDER</b></p>
<p>CAVALRY PROTECTIVE SERVICES, LLC.,</p> <p>Third-Party Plaintiff,</p> <p>V.</p> <p>JOSE OLIVARES</p> <p>Third-Party Defendant.</p>	

THIS MATTER having been brought before the Court by application of McGivney & Kluger, P.C., attorneys for the Defendant/Third-Party Plaintiff, Cavalry Protective Services, LLC for an Order extending the discovery end date, and the Court having read and considered the moving papers an any opposition thereto, and for good cause and exceptional circumstances shown,

IT IS on this 17 day of February, 2017,

ORDERED that the Defendant/Third-Party Plaintiff, Cavalry Protective Services, LLC's Motion to Extend Discovery is hereby GRANTED; and it is further

ORDERED that the current discovery end date be extended an additional 90 days, through June 15, 2017; and it is further

ORDERED that the trial date of April 3, 2017, is hereby adjourned, due to exceptional circumstances; and it is further

ORDERED that the following discovery be conducted in accordance with the dates set forth herein:

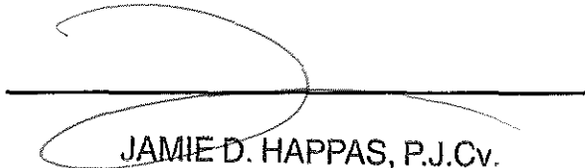
- a. All fact witness depositions and written discovery to be completed by April 30, 2017;
- b. Plaintiff to provide expert reports by May 15, 2017;
- c. Defendants to provide all expert reports by May 30, 2017;
- d. All expert discovery, including depositions, to be completed by June 15, 2017; and it is further

~~ORDERED that in the alternative to the Court granting the instant motion, a case management conference be scheduled prior to March 15, 2017 to address the outstanding discovery referenced in the Attorney Certification appended to this motion; and it is further~~

ORDERED that a copy of the within Order be served upon all counsel of record within seven (7) days of *online posting of this order.*

Opposed

Unopposed

  
JAMIE D. HAPPAS, P.J.Cv.

This shall not delay ~~arbitration or~~ trial. *d 6/26/17*

LOMBARDI & LOMBARDI, P.A.  
1862 Oak Tree Road  
P.O. Box 2065  
Edison, New Jersey 08818  
Tel: (732) 906-1500  
Fax: (732) 906-7625  
File No.: 14-24802JAL  
Attorneys for Plaintiffs  
Joseph A. Lombardi, Esq. (ID#019352004)

FILED

FEB 17 2017

Jamie D. Haggas, P.J.C.

✓ NB

MUHAMMAD EJAZ, an individual,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION
Plaintiff,	:	MIDDLESEX COUNTY
	:	
vs.	:	DOCKET NO.: MID-L-4701-15
	:	
HENSYN, INC., a business entity; HENSYN,	:	<u>CIVIL ACTION</u>
INC. d/b/a WINDING WOODS APARTMENT	:	
COMPLEX, a business entity; ABC	:	ORDER EXTENDING DISCOVERY
COMPANIES (I-V), fictitiously named	:	FOR NINETY (90) DAYS;
entities; JOHN DOES (I-V), fictitiously named	:	ADJOURNING ARBITRATION
individuals;	:	DATE; ADJOURNING TRIAL DATE
	:	
Defendants	:	
	:	

**THIS MATTER**, having been opened to the Court by Lombardi & Lombardi, P.A., attorneys for plaintiff, on plaintiff's Motion to Extend Discovery for an additional ninety (90) days; adjourn arbitration date and trial date; and the Court having read and considered the moving papers, and the opposing papers, if any, indicated on the check list at the foot hereof, and for good cause being shown;

**IT IS ON THIS** 17 **DAY OF FEBRUARY, 2017;**

**ORDERED** that the discovery period herein be and is hereby extended for an additional ninety (90) days from March 1, 2017 to May 31, 2017;

and it is further

**ORDERED** that the new discovery end date shall be May <sup>15</sup>~~31~~, 2017, so that the following discovery can be completed:

- Plaintiff's liability expert inspection to take place on or before ~~April 1~~, 2017; <sup>3/9/</sup>
- Plaintiff to serve liability expert report on or before ~~May 1~~, 2017; <sup>April 15</sup>
- All other outstanding discovery be exchanged on or before ~~May 31~~, 2017; <sup>May 15</sup>

and it is further

**ORDERED** that the arbitration date currently scheduled for March 8, 2017 be adjourned until after the expiration of the new discovery end date;

and it is further

**ORDERED** that the trial date currently scheduled for April 24, 2017 be adjourned until after the expiration of the new discovery end date;

and it is further

**ORDERED** that a copy of the within Order shall be served upon all counsel herein within seven (7) days of *online posting of this order.*

  
 JAMIE D. HAPPAS, P.J.Cv.

**PAPERS CONSIDERED:**

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

Discovery End Date Extended to 5/15/17  
 Arbitration Shall Be 5/18/17  
 Trial Shall Be 6/26/17

#632  
02/17/17  
✓NB

**SCHWAB, HADDIX & MILLMAN**  
100 Connell Drive, 1st Floor-Suite 100  
Berkeley Heights, New Jersey 07922  
908.679.4999  
908.547.2644 fax  
**Attorneys for Defendants, ARGA Transport, Inc.**  
**Robert V. Haines / Attorney ID # 002441979**  
**NJEO 24593**

**FILED**  
**FEB 17 2017**  
Jamie D. Happas, P.J.Cv.

**ABDELLAH ELKOURAM**

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

**Plaintiffs,**

**DOCKET NO.: MID-L-5481 -15**

v.

**ARGA TRANSPORT, INC.;**  
**JOHN DOES 1-5 (fictitious name of driver of**  
**ARGA Transport, Inc. tractor);**  
**JOHN DOES 6-10 ( fictitious name of any**  
**individual, corporation partnership, and/ or**  
**sole proprietorship that employed or acted in**  
**an agency relationship with unknown drivers of**  
**vehicle); j/s/a,**

**CIVIL ACTION**

**ORDER EXTENDING DISCOVERY**

**Defendants.**

**THIS MATTER** being opened to the Court by Schwab, Haddix & Millman, Robert V. Haines, Esq., appearing, attorneys for Defendant, ARGA Transport, Inc., for an Order extending discovery for 60 days and for good cause shown;

**IT IS** on this 17 day of February, 2017,

**ORDERED** that discovery is hereby extended to April 30, 2017; and it is further

**ORDERED** that the March 7, 2017 arbitration is adjourned to 5/5/17;

and it is further

**ORDERED** that the April 17, 2017 trial date is adjourned to 6/19/17;

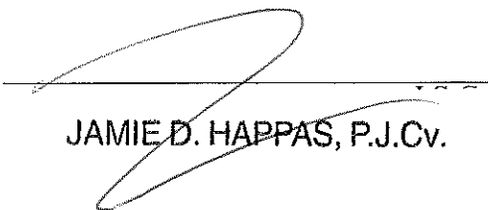
and it is further

**ORDER** that the Defendant's neuropsychiatric expert report and vocational expert report be served prior to April 30, 2017; and it is further

**ORDERED** that a copy of this Order shall be served upon all parties in interest within

7 days of *online posting of this order.*

*Opposed partial*  
 *Inopposed*

  
JAMIE D. HAPPAS, P.J.Cv.

**PAPERS CONSIDERED:**

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

#1615  
02/17/17  
✓NB

**BRENT BRAMNICK, ESQ. (ID# 027412008)**  
**BRAMNICK, RODRIGUEZ, GRABAS,**  
**ARNOLD & MANGAN, LLC**  
**1827 EAST SECOND STREET**  
**SCOTCH PLAINS, NJ 07076**  
**Telephone: (908) 322-7000**  
**Facsimile: (908) 322-6997**  
**Attorney for Plaintiff**

**FILED**  
**FEB 17 2017**

Jamie D. Haggas, P.J.Cv.

ISABEL FEITEIRA,

Plaintiff,

v.

BRUNSWICK GROUP, LLC, JOHN  
DOES 1-10 (said names being fictitious),  
and XYZ CORPORATIONS 1-10 (said  
names being fictitious),

Defendants.

-and-

BRUNSWICK GROUP, LLC,

Third-Party Plaintiff,

v.

CORE SPINE & WELLNESS, LLC,  
FRANK J. SPANO, and FRANK J.  
SPANO, D.C.

Third-Party Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO.:MID-L-6469-15

Civil Action

**ORDER**

This matter having been opened to the Court by Brent Bramnick, Esq., counsel for plaintiff in the above-captioned matter, and upon due notice to opposing counsel, and the Court having considered the proofs and good cause having been shown;

IT IS on this 17 day of Feb, 2017,

ORDERED that pursuant to Rule 4:9-1, plaintiff is granted leave to file and serve an Amended Complaint in the form annexed to the Certification of counsel submitted in support of the within motion; *with 14 days to this court*

IT IS FURTHER ORDERED that pursuant to rule 4:24-1(b) the discovery period in this matter is extended an additional 60 days from May 15, 2017 to July 15, 2017; and

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

Opposed  
 Unopposed

  
JAMIE D. HAPPAS, P.J.Cv.

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 7/15 2017 unless further extended by court order.

*AEB done 8/3/17*

ANGLIN, REA & CAHALANE, P.A.  
Patrick H. Cahalane, Esq. ID #02152-1992F  
Attorney for Plaintiff(s)  
1005 Eastpark Boulevard  
Cranbury, NJ 08512  
(509) 409-0444

FILED

#618  
02/17/17  
/NB

FEB 17 2017

Jamie D. Happas, P.J.Cv.

DALE FILDES : SUPERIOR COURT OF NEW JERSEY  
 : LAW DIVISION  
 Plaintiffs: MIDDLESEX COUNTY  
 vs. : It is ORDERED that movant  
 : make available to any new party  
 RICHARD A. LUCIANO, ET AL : all discovery materials within  
 Defendants: the service of the new party  
 :  
 : It is ORDERED that all discovery  
 : shall end on \_\_\_\_\_  
 : ORDER

THIS MATTER being presented to the Court upon notice of Motion duly filed and served pursuant to Rule 1:6-2 by Patrick H. Cahalane, Esq. from the law offices of Anglin, Rea & Cahalane, P.A., Attorneys for Plaintiffs, and the Court having considered the pleadings submitted herein, and no one appearing in opposition hereto, and for good cause shown;

IT IS on this 17 day of February 2017 ORDERED that plaintiff is hereby given leave to file <sup>and serve</sup> a Second Amended Complaint to include: {a} a punitive damage count against defendants, ANTOINE PATTERSON, SYKEEMA BELL, JOHN/JANE DOE & ABC CORP 11-20; {b} DEF BAR 1-10 (fictitious names) as additional defendants; {c} UM/UIM counts against State Farm Insurance Company and Granite State Insurance Company/AIG, and {d} a count of negligent entrustment and supervision against defendant, SYKEEMA BELL; and within 14 days to this court

IT IS FURTHER ORDERED that the discovery end date be extended to 6/1/17 as follows:

It is ORDERED that movant shall serve, or make available, to any new party, all written discovery to be exchanged by 3/1/17 April 30, 2017 all discovery materials within 20 days after the service of the new party's initial pleading. 4/1/17 depositions to be complete by 4/1/17 May 30, 2017  
plaintiff shall serve expert reports by 4/10/17 June 30, 2017

It is ORDERED that all discovery in this case shall end on 6/1/17 unless defendants shall serve expert reports by 6/1/17 July 30, 2017; and further extended by court order. FURTHER ORDERED that all parties shall receive a copy of this

Order within 7 days of online posting of this order

A SETTLEMENT CONFERENCE TO BE SCHEDULED BY THE ASSIGNMENT OFFICE ON 6/28/17

- PAPERS CONSIDERED:  
{ } Notice of Motion  
{ } Movant's Affidavits  
{ } Answering Affidavits  
{ } Cross Motion  
{ } Movant's Reply

ARB - 6/7/17  
MwL 7/24/17

JAMIE D. HAPPAS, P.J.Cv.

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

**FILED**  
**FEB 17 2017**

*VNB*

Jamie D. Happas, P.J.Cv.

Attorneys for Defendants, Markim A. Shakur-Purvis and Alicia A. Shakur-Purvis  
File No.: LA359-028039732-0001

Plaintiff:  
ANTONIO FLORENTINO

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO.: MID-L-5734-15

vs.

\*

CIVIL ACTION

*# 784*

Defendants:  
MARKIM A. SHAKUR-PURVIS and ALICIA  
A. SHAKUR-PURVIS

\*

**ORDER TO ADJOURN ARBITRATION  
AND EXTEND DISCOVERY**

The above matter having been brought before the Court upon motion, with consent of all parties, by the Law Offices of Styliades and Jackson, Laura M. Gifford, attorney for Defendant, Markim Shakur-Purvis and Alicia A. Shakur-Purvis, for an Order to Adjourn Arbitration and Extend Discovery and the court having considered the motion papers filed by the parties, and good cause thus having been shown, it is, on this 17 day of February, 2017;

**ORDERED**, that discovery be extended ~~sixty (60) days~~ or until April 29, 2017; and

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

1. Addendum expert reports to be served by April 9, 2017;
2. Any additional discovery is to be provided by the new discovery end date in this matter;
3. Arbitration of March 14, 2017 is adjourned to 4/25/17;

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

  
\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv.

Opposed \_\_\_\_\_  
Unopposed ✓

*Trul - 6/12/17*

VNB

FILED

FEB 17 2017

Jamie D. Happas, P.J.Cv.

David M. Hawkins, Esq.  
 Attorney ID # 276821972  
 PURCELL, MULCAHY, HAWKINS & FLANAGAN, LLC  
 One Pluckemin Way  
 Crossroads Business Center  
 P.O. Box 754  
 Bedminster, NJ 07921  
 (908) 658-3800  
 Attorneys for Defendants Halls Fast Motor Freight, Inc. and Ezra S. Dale  
 Our File No.: (637) 23394-H

MARIA FORD,  
 Plaintiffs,

v.

HALLS FAST MOTOR FREIGHT, INC.;  
 EZRA S. DALE; AOW LOGISTICS, INC.;  
 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-6434-14

**ORDER**

THIS MATTER having been brought before the court by notice of motion by Purcell, Mulcahy, Hawkins, Flanagan & Lawless, LLC, attorneys for defendants, **Halls Fast Motor Freight, Inc. and Ezra S. Dale**, with the consent of all parties, for an order extending the period for discovery, for exceptional circumstances, pursuant to R 4:24-1(c); and the court's having considered the moving papers of the parties and for good cause shown;

IT IS on this 17 day of February, 2017;

**ORDERED** that the period for discovery be and hereby is extended sixty (60) days to, May 4, 2017, to allow additional time to complete discovery; and it is further

**ORDERED** that Discovery is to be completed as follows:

- (a) All plaintiff treatment and surgical records are to be furnished to defense counsel by March 15, 2017;
- (b) Re-deposition of the plaintiff to be completed by March 15, 2017;
- (c) All plaintiff expert reports are to be furnished to defense counsel by March 30, 2017;
- (d) All medical examinations, vocational interviews or other defense examinations of Maria Ford are to be completed by April 15, 2017;
- (e) All defense expert reports are to be served upon plaintiff's counsel by May 1, 2017;
- (f) Depositions of experts are to be completed by May 4, 2017.

~~**ORDERED** that the arbitration scheduled for April 18, 2017 is hereby adjourned; and it is hereby~~

~~**ORDERED** that mandatory, non-binding arbitration shall take place on \_\_\_\_\_, 2017 at \_\_\_\_m; and it is further~~

**ORDERED** that a copy of the within order be served upon all counsel within seven (7) days of *online posting of this order.*

\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.CV.

PAPERS CONSIDERED:

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

*+ for the reasons set forth in the  
order*

*this shall not delay arbitration or trial.  
This matter has had 310 days of discovery  
and 8 extensions*

T/D - May 30, 2017

FF 394  
02/17/17

FILED

FEB 17 2017

Jamie D. Happas, P.J.Cv.

✓ NB

Law Offices of  
JOHN B. SOGLIUZZO  
658 Ridgewood Road  
Maplewood, New Jersey 07040  
(973) 243-0222  
Attorney Id # 0056311981  
Attorneys for Defendants,  
VIP, LLC & Camana Emperatri

FRANKLIN GARCIA, FRANCISCO  
GUEVARA, ELVIS MARTINEZ, LUZ  
VARGAS and VERONICA RAMOS

Plaintiffs

vs.

SEAN BISHOP, VIP, LLC, CAMANA  
EMPERATRI, JOHN DOES (1-30),  
A.B.C. CORPORATION (1-30),  
(fictitious entities) and (fictitious  
names)

Defendants

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION -MIDDLESEX COUNTY  
DOCKET NO: MID-L-530-16

Civil Action

PEDRO LORA

Plaintiff

vs.

CAMANA EMPERATRI, VIP, LLC  
SEAN BISHOP, JOHN DOE(S) 1-5  
(fictitious individuals); and ABC  
COMPANIES 1-5 (fictitious business  
entities)

Defendants

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION -MIDDLESEX COUNTY  
DOCKET NO: MID-L-904-16

Civil Action

**ORDER FOR CONSOLIDATION**

**THIS MATTER** having been opened to the Court by the Law Offices of John B. Sogliuzzo, attorneys for the defendants, VIP, LLC and Camana Emperatri, for an Order consolidating the above captioned matters under Docket No: MID-L-530-16, pursuant to R.

4:38-1 and to set April 23, 2017 as the discovery end date for these consolidated matters and the Court having considered the moving papers and the Certification in support thereof, and for good cause shown:

IT IS on this 17 day of February, 2017:

ORDERED that the matter of Lora vs. Emperatri, et al, under Docket No. MID-L-904-16 is hereby consolidated for a ~~single trial~~ <sup>discovery end (early from court)</sup> with Garcia, et al vs. VIP, LLC, et al, under Docket No. MID-L-530-16; and it is

FURTHER ORDERED that April 23, 2017 is set as the discovery end date for these consolidate matters, and it is

FURTHER ORDERED that a copy of this Order be served upon all counsel within 7 days of online posting of this order.

  
JAMIE D. HAPPAS, P.J.Cv.  
RECORD NOTATION, Rule 1:6-2(f)

PAPERS CONSIDERED:

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

WRITTEN/ORAL FINDINGS AND CONCLUSIONS WERE MADE ON THIS DATE.

NO FINDINGS HAVE BEEN MADE, BUT ATTACHED IS A STATEMENT OF REASONS FOR DISPOSITION

NO STATEMENT OF REASONS IS NECESSARY OR APPROPRIATE

Law Office of Robert A. Raskas  
371 Hoes Lane, Suite 105  
Piscataway, NJ 08854  
(732) 981-1649 (Telephone)  
(732) 981-1657 (Fax)  
By: Michael J. Kavanagh, Esq., 00429-1986  
Attorney for Defendant, Joan McDonald

FILED

FEB 17 2017

Jamie D. Happas, P.J.Cv.

VNB

RICHARD GETHERS

Plaintiff,

-vs-

JOAN MCDONALD and JOHN DOE (said  
being presently fictitious and unknown  
individuals)

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO. MID-L-2960-15

Civil Action

**ORDER**

This matter having been opened to the Court on Motion of Michael J. Kavanagh, Esq., attorney for defendant, Joan McDonald, for an Order to Extend Discovery seventy five (75) days from February 25, 2017, and with the consent of our adversary, and the Court having read and considered the moving papers, and for good cause appearing;

IT IS on this 17 day of February, 2017:

ORDERED that the Independent Medical Examination of plaintiff scheduled for March 13, 2017 is court ordered; and it is further;

ORDERED that all defense expert reports shall be served by ~~May 10~~ <sup>April 20</sup>, 2017; and it is further

ORDERED that discovery end date be extended seventy five (75) days to ~~May 11~~ <sup>April 30</sup>, 2017; and it is further;

ORDERED that a copy of the within Order be served on all counsel within 7 days of online posting of this order.

Discovery End Date Extended to 4/30/17  
 Opposed  
 Unopposed  
Affirmation Shall Be 5/5/17  
Trial Shall Be 6/19/17

  
JAMIE D. HAPPAS, P.J.Cv.

**FILED**  
**FEB 17 2017**  
Jamie D. Happas, P.J.Cv. ✓NB

Rita F. Barone, Esq.  
Attorney ID No. 038211995  
PURCELL, MULCAHY, HAWKINS & FLANAGAN LLC  
One Pluckemin Way  
P.O. Box 754  
Bedminster, NJ 07921  
T: (908) 658-3800  
Attorneys for Defendants, Anthony Di Paolo and Mae Di Paolo  
Our File No: (637) 23965-RFB

ANISA GHOUS and GHULAM G.  
CHUDBURY

Plaintiffs,

v.

ANTHONY DIPAOLO, MAE W.  
DIPAOLO, "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: MID-L-4147-15

**CIVIL ACTION**

**ORDER**

**THIS MATTER's** having been opened to the court by Purcell, Mulcahy, Hawkins, & Flanagan LLC, attorneys for defendants, Anthony Di Paolo and Mae Di Paolo, for an order, pursuant to R. 4:24-1(c), to extend the discovery period an additional sixty (60) days for

exceptional circumstances., and the court's having considered the moving papers of the parties, and for good cause shown;

IT IS on this 17 day of February, 2016;

ORDERED THAT the discovery period be and hereby is extended an additional ninety (90) days to April 30, 2017, to complete discovery that is the subject of this motion as follows:

a. Defendant shall serve any and all expert reports on or before April 30, 2017;

and it is further

ORDERED THAT the arbitration date be and is hereby adjourned and rescheduled for \_\_\_\_\_; and it is further

ORDERED THAT the trial date be and is hereby adjourned and rescheduled for 5/15/17; and it is further

ORDERED THAT a copy of the within order be served upon all counsel within 7

days of online pasting of this order

JAMIE D. HARRAS, P.J.Cv.

( ) opposed  
(x) unopposed

PAPERS CONSIDERED:

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

FURTHER ORDERED that no further extensions to the discovery end date will be granted without a showing of exceptional and heretofore unforeseen circumstances.

#908  
6211717

0308422419.1

✓NB

FILED  
FEB 17 2017

Jamie D. Haggas, P.J.Cv.

Law Offices of Pamela D. Hargrove  
JOHN RAYMOND, ESQ.  
Identification No. 21712002  
65 Jackson Drive, Suite 302  
PO Box 2000  
Cranford, NJ 07016-0200  
Telephone: (908) 653-2187  
Attorneys for Defendant(s):  
CHRISTOPHER A. LEWIS and HEATHER A. LEWIS

MAYYA KODAK and OLEKSANDR  
KODAK, her husband

Plaintiffs

vs.

CHRISTOPHER A. LEWIS;  
HEATHER A. LEWIS, JOHN DOES 1-  
10 (Fictitiously named) JANE DOES 1-  
10, (Fictitiously named) ABC  
CORPORATIONS, (Fictitiously named)  
and XYZ PARTNERSHIPS,  
(Fictitiously named) jointly, severally  
and alternatively

Defendants

LESYA GRABOVSKA and ANDREIY  
REZNIK, her husband

Plaintiffs

vs.

CHRISTOPHER A. LEWIS;  
HEATHER A. LEWIS, JOHN DOES 1-  
10, (Fictitiously named) JANE DOES 1-

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX  
COUNTY

DOCKET NO. MID-L-6848-15

CIVIL ACTION

**ORDER TO EXTEND DISCOVERY  
TIME AND TO EXTEND  
DISCOVERY DUE TO  
EXCEPTIONAL CIRCUMSTANCES**

10, (Fictitiously named) ABC  
CORPORATIONS, (Fictitiously named)  
and XYZ PARTNERSHIPS,  
(Fictitiously named) jointly, severally  
and alternatively

Defendants

This matter being opened to the Court, on February 17, 2017, pursuant to Rule 1:6-2 and Rule 1:6-3, and having been submitted for ruling on the papers by, John Raymond, Esq., of the Law Offices of Pamela D. Hargrove attorney for the Defendant(s), CHRISTOPHER A. LEWIS and HEATHER A. LEWIS, for an Order to extend discovery time in accordance with Rule 4:24-1(c), and there having been no opposition and good cause appearing;

It is on this 17 day of February, 2017, ORDERED that discovery time be and hereby is extended to April 23, 2017 to allow time for the completion of depositions, for plaintiff to provide fully responsive answers to discovery demands, for defense counsel to obtain records/diagnostic films for review by our medical expert and any further discovery that may be necessary;

IT IS FURTHER ORDERED that the plaintiffs MAYYA KODAK, OLEKSANDR KODAK and MAYYA KODAK are hereby compelled to appear for deposition on February 24, 2017 at 10:00 a.m. at the offices of Berdyev Law, P.C., 73 Main Street, Suite 32, Woodbridge, NJ 07095; *(All parties deposition within 30 days)*

IT IS FURTHER ORDERED that the plaintiff, MAYYA KODAK, provide more specific answers by February 28, 2017 to the Notice to Produce numbers: *if not already provided*

- 22- ~~Please~~ provide a copy of the plaintiff's health insurance policy.
- 23- ~~Please~~ provide copies of all EOB's from both the PIP and health insurance carriers.
- 25- ~~Please~~ provide copies of all denials from the PIP and health insurance carriers.
- 26- ~~Please~~ provide complete copies of the billing ledgers for each medical provider who alleges that money is due and owing- please include all CPT and ICD codes as requested.
- 27- ~~Please~~ provide complete copies of all health insurance claim forms as requested.
- 30- ~~Please~~ provide a complete copy of plaintiff's health insurance policy as requested.
- 32 and 38- ~~Please~~ provide the information requested.

IT IS FURTHER ORDERED that the plaintiff, MAYYA KODAK, provide by February 28, 2017 a complete copy of the GEICO insurance declaration sheet in effect on December 4, 2013, outlining the applicable tort liability threshold for MAYYA KODAK;

IT IS FURTHER ORDERED that the plaintiff, MAYYA KODAK, provide by February

28, 2017 a more specific answer to Form A Interrogatory #13 by providing a complete itemization of all of Mayya Kodak's bills for each provider outlining the amount of the bill, whether the bill has been submitted for payment (specifying to whom it was submitted), the amount paid, the amount to be considered out of pocket and the reason why payment was denied, along with all supporting documentation; *if not already provided*

IT IS FURTHER ORDERED that plaintiff, LESYA GRABOVSKA, provide by February 28, 2017 the "attachment" mentioned in your letter dated December 31, 2016 regarding Lesya Grabovska for Advanced Imaging Center; *if not already provided*

IT IS FURTHER ORDERED that a copy of this Order be served on the attorney(s) for all parties within seven (7) days: *of online posting of this order.*

  
\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv

MOTION WAS:

           OPPOSED *partial*

           NOT OPPOSED

Discovery End Date Extended to 4/23/17  
Arbitration Shall Be 5/5/17  
Trial Shall Be 6/19/17

"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."

Joseph J. Serafini, Esq., NJ Attny. I.D. No. 021251990  
SERAFINI & SERAFINI, P.C.  
269 Hamburg Turnpike  
Wayne, New Jersey 07470  
(973) 595-7861  
Attorneys for Plaintiff(s)

✓ NB

#619 2-17-17 J. Happas

-----X SUPERIOR COURT OF NEW JERSEY  
plaintiff(s), : LAW DIVISION: MIDDLESEX COUNTY  
JEANNE GREER, : DOCKET NO. MID-L-5686-**FILED**  
v. :  
defendant(s), :  
Maryann Mercer, et al : Civil Action **FEB 17 2017**  
-----X **ORDER** Jamie D. Happas, P.J.Cv.

**THIS MATTER** having come before the Court upon the Motion of Joseph J. Serafini, Esq. of Serafini & Serafini, P.C., attorneys for Plaintiff(s) for a certain Order and the Court having considered the moving papers and supporting Certifications and all other submissions, and for good cause shown:

IT IS ON this 17<sup>th</sup> day of February, 2017,

**ORDERED** that the discovery end date of February 15, 2017, is hereby extended for 60 days to April <sup>30</sup>~~15~~, 2017 for the following discovery:

- Defendant's to provide outstanding written discovery responses on or before 2-27-17;
- Plaintiff to conduct an IME on or before 2-<sup>16</sup>~~28~~-17;
- Expert reports to be served on or before 3-<sup>16</sup>~~30~~-17;
- Expert depositions to be completed by April <sup>30</sup>~~15~~, 2017;

and it is further

**ORDERED** that the non-binding arbitration in the above matter is rescheduled to 5/4/17; and it is further

**ORDERED** that the trial date in this matter is rescheduled to 6/19/, 2017.

Def. to serve all reports by 4/16/17

OR, IN THE ALTERNATIVE, it is

ORDERED that a Case Management Conference in this matter is scheduled for \_\_\_\_\_, 2017; and it is further

ORDERED that a copy of this Order shall be served upon all counsel of record within 7 days ~~after the date hereof~~; of the online posting of this order

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

JAMIE D. HAPPAS, P.J.C.

This Motion was:

\_\_\_\_\_ OPPOSED

  ✓   UNOPPOSED

MICHAEL J. HANUS, ESQ./ATTORNEY I.D. NO. 031051995  
Attorney at Law  
1715 State Route 35, Suite 208  
Middletown, New Jersey 07748  
Attorney for Plaintiff

JNB

#747 2-17-17

LOIS GRIZZAFFI  
Plaintiff

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION:MIDDLESEX COUNTY  
DOCKET NO: MID-L-5872-15

vs.

CIVIL ACTION

NICHOLAS DELUCA, CINDY  
DELUCA, ABC CORPS 1-50  
(said names fictitious,  
real names unknown) and  
JOHN DOES 1-50 (said  
names fictitious, real  
names unknown)

ORDER

**FILED**

**FEB 17 2017**

Jamie D. Happs, P.J.Cv.

Defendants

THIS MATTER having been brought before the Court by  
the firm of Michael J. Hanus, Esq., attorneys for  
Plaintiff, for an Order reopening and extending discovery  
for a period of 45 days to April 3, 2017.

IT IS on this 17 day of February, 2017;

ORDERED, that discovery is hereby reopened and is  
hereby extended for a period of 45 days to April 3, 2017;  
and it is further

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

- (A) Plaintiff to provide all counsel with a copy of  
their liability expert report from Dr. Wayne  
Nolte on or before March <sup>1</sup>/<sub>12</sub>, 2017; and

(B) Defendant to provide a response to Plaintiff's liability expert report on or before April 1, 2017; and it is further

ORDERED, that a signed copy of the within Order be served on all counsel within 7 days of its posting online.



JAMIE D. HAPPAS, P.J.Cv.

~~This shall not delay arbitration or trial.~~

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

601 BANGS AVENUE  
P. O. Box 1040  
ASBURY PARK, NEW JERSEY 07712-1040  
Telephone: (732) 775-6520  
Attorneys for Defendant, Lobo  
Our File No. 1-38,099-SCZ

FILED

FEB 17 2017

Jamie D. Happas, P.J.Cv.

✓ NB

Plaintiff

VEERA GUPTE, an individual

vs.

Defendants

KATHRYN LOBO, an individual, ADRIAN  
LOBO, an individual, JITENDRA GUPTA, an  
Individual, JOHN DOE, a fictitiously named  
Individual and ABC CO., a fictitiously named  
business entity

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION  
MIDDLESEX COUNTY

DOCKET NO. MID-L-5085-15

Civil Action

#885

ORDER TO EXTEND DISCOVERY  
FOR EXCEPTIONAL CIRCUMSTANCES  
AND ADJOURN ARBITRATION HEARING  
AND TRIAL DATE

The above entitled matter having been opened to the Court on February 17, 2017, by Campbell, Foley, Delano & Adams, L.L.C., attorneys for the defendants, Kathryn Lobo and Adrian Lobo, on motion to extend discovery until April 21, 2017 for exceptional circumstances and adjourn Arbitration hearing scheduled for February 28, 2017 and Trial date scheduled for April 3, 2017, and it appearing to the satisfaction of the Court that the motion may be granted, it is hereby

ORDERED on this 17 day of february, 2017, that the discovery be and is hereby extended until April 21, 2017 for exceptional circumstances; and it is further

ORDERED that the following items of discovery are to be completed on or before the dates listed below:

Items

Dates

A. Defendant's expert medical reports are to be served by

5  
4/7/17

B. Discovery End Date

4-21-17 5/10/17

and it is further

ORDERED that the Arbitration hearing scheduled for February 28, 2017 and the Trial date scheduled for April 3, 2017 be adjourned until after the New Discovery End date of April 21, 2017; 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. <sup>of online posting of this order</sup>

  
\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv. J.S.C.

**PAPERS CONSIDERED**

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

Dated: January 31, 2017

**SEE RELATED ORDER  
ENTERED ON THIS DATE.**

Discovery End Date Extended to \_\_\_\_\_ 5/10/17

Arbitration Shall Be \_\_\_\_\_ 5/16/17

Trial Shall Be \_\_\_\_\_ 6/26/17

Discovery End Date Extended to 5/10/17

Arbitration Shall Be 5/16/17

Trial Shall Be 6/26/17



**ORDERED** that the discovery end date herein be and is hereby extended to <sup>May 10</sup> April 21, 2017 and that within the extended period, the following additional discovery shall take place:

A. **Plaintiff's expert medical report to be served by April 7, 2017;**  
and it is further

**ORDERED** that the arbitration hearing date presently scheduled for February 28, 2017 and the trial date presently scheduled for April 3, 2017 be and are hereby adjourned until after the new discovery end date of April 21, 2017; and it is further

**ORDERED** that a copy of the within Order shall be served upon all attorneys of record herein within 7 days of online posting of this order.

  
\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv.

- PAPERS CONSIDERED:**  
 Notice of Motion  
 Movant's Affidavits  
 Movant's Brief  
 Answering Affidavits  
 Answering Brief  
 Cross-Motion  
 Movant's Reply  
 Other \_\_\_\_\_

**SEE RELATED ORDER  
ENTERED ON THIS DATE.**

Discovery End Date Extended to 5/10/17  
Arbitration Shall Be 5/16/17  
Trial Shall Be 6/28/17

#603  
02/17/17

VNB

**Keefe Law Firm**

John E. Keefe, Jr., Esq. (Attorney ID#034081990)  
170 Monmouth Street  
Red Bank, New Jersey 07701  
(732) 224-9400  
(732) 224-9494 Fax  
Attorneys for Plaintiff(s)

**FILED**

**FEB 17 2017**

Jamie D. Happas, P.J.Cv.

**CAROLINE A. HABECK and MICHAEL  
HABECK, her husband,**

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

**Plaintiff(s)**

**DOCKET NO.: MID-L-288-17**

**vs.**

**Civil Action**

**TARA A. DESANTIS; MICHAEL C.  
DESANTIS; RAYMOND RAPPISI, JR.;  
AMERICAN COMMERCE INSURANCE  
COMPANY; JOHN DOES 1-5; ABC  
CORPS. 1-5; and XYZ COMPANIES 1-5 ,**

**Defendant(s)**

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

**RAYMOND RAPPISI, JR. and LAURA  
RAPPISI, his wife,**

**DOCKET NO.: MID-L-5521-16**

**Plaintiff(s)**

**Civil Action**

**vs.**

**ORDER TO CONSOLIDATE ACTIONS**

**TARA A. DESANTIS, MICHAEL C.  
DESANTIS, CAROLINE HABECK, NEW  
JERSEY MANUFACTURERS  
INSURANCE COMPANY, JOHN DOES  
1-5; and ABC CORPORATIONS 1-5,**

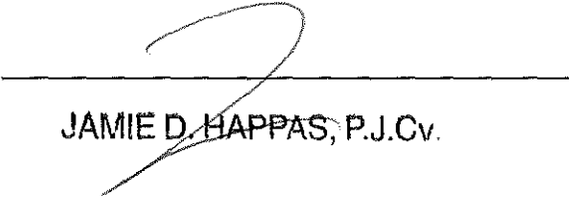
**Defendant(s)**

**THIS MATTER** having been opened to the Court by John E. Keefe, Jr., Esq. of the Keefe Law Firm, attorneys for the plaintiff(s); and the Court having considered the submissions of the parties, and the oral arguments of counsel, if any; and good cause having been shown;

IT IS on this 17<sup>th</sup> day of February, 2017,

**IT IS FURTHER ORDERED** that plaintiffs' motion to consolidate the matters of *CAROLINE A. HABECK and MICHAEL HABECK, her husband v. TARA A. DESANTIS; MICHAEL C. DESANTIS; RAYMOND RAPPISI, JR.; AMERICAN COMMERCE INSURANCE COMPANY; JOHN DOES 1-5; ABC CORPS. 1-5; and XYZ COMPANIES 1-5 (Docket No.: MID-L-288-17)* and *RAYMOND RAPPISI, JR. and LAURA RAPPISI, his wife v. TARA A. DESANTIS, MICHAEL C. DESANTIS, CAROLINE HABECK, NEW JERSEY MANUFACTURERS INSURANCE COMPANY, JOHN DOES 1-5; and ABC CORPORATIONS 1-5 (Docket No.: MID-L-5521-16)*, be and hereby is granted; and it is further;

**IT IS FURTHER ORDERED** that the within Order be served upon all counsel of record within seven (7) days of online posting of this order.

  
JAMIE D. HAPPAS, P.J.Cv.

opposed  
 unopposed

DEV - 9/19/17

---

Law Offices of Styliades and Jackson  
BY: Kelley Leyon, Esq.  
Identification No. 017772007  
9000 Midlantic Drive  
Suite 105 - First Floor  
Mount Laurel, NJ 08054  
856-596-7778  
Attorneys for Defendant, Bhawna Agarwal  
File No.: LA359-028303453-0001

#688 2-17-17 JNB

FILED  
FEB 17 2017

Jamie D. Happas, P.J.Cv.

Plaintiff:  
KIMBERLY C. HAMILTON

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO.: MID-L-6474-15

vs.

\*

CIVIL ACTION

Defendants:  
BHAWA AGARWAL, and JOHN DOE I-III

\*

**ORDER TO ADJOURN ARBITRATION  
AND EXTEND DISCOVERY**

The above matter having been brought before the Court upon motion, with the consent of all parties, by the Law Offices of Styliades and Jackson, Kelley Leyon, attorney for Defendant, Mrs. Bhawna Agarwal, for an Order to Adjourn Arbitration and Extend Discovery and the court having considered the motion papers filed by the parties, and good cause thus having been shown, it is, on this 17 day of February, 2017;

**ORDERED**, that discovery be extended ~~sixty (60)~~ <sup>14</sup> days or until April 24, 2017; and

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

1. Independent medical examinations to be completed by March 14, 2017; and
2. Any additional discovery is to be provided by the new discovery end date in this matter;
3. Arbitration of March 7, 2017 is adjourned to 4/19/17 ; tent 6/5/17

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

  
\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv.

Opposed \_\_\_\_\_  
Unopposed ✓

# 143  
02/17/17

**FILED**

**FEB 17 2017**

Jamie D. Happas, P.J.Cv.

*JNB*

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

ATTORNEYS FOR PLAINTIFFS

FREDERIQUE & XAVIER HERMEN,  
Wife & Husband

Plaintiffs,

v.

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

Defendants.

SUPERIOR COURT OF  
NEW JERSEY

LAW DIVISION  
MIDDLESEX COUNTY

DOCKET NO. L-6773-15

ORDER

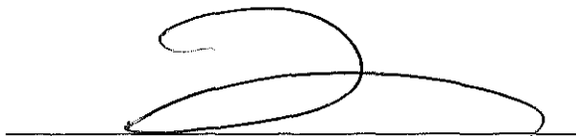
This matter having been brought to the attention of the Court by Pamela Brown-  
Jones, Esq. of the law offices of Weiss & Paarz, attorneys for plaintiffs, and the Court having

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

IT IS, on this 17<sup>th</sup> day of February 2017, hereby ORDERED that

1. Fact discovery including all depositions be completed by April 1, 2017
2. Plaintiff shall serve all expert reports by June 1, 2017
3. Defendants shall serve all expert reports by August 1, 2017
4. Expert depositions shall be completed by October 1, 2017
5. Discovery End Date is October 1, 2017

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



JAMIE D. HAPPAS, P.J.Cv.

*T/D- Oct. 23, 2017*

PAPERS CONSIDERED

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

"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."

✓ NB

FILED

FEB 17 2017

Jamie D. Happas, P.J.Cv.

RICHARD M. TANGO, ESQ./L.D. #006851984  
MC DERMOTT & MC GEE  
75 Main Street, Suite 305  
P.O. Box 192  
Millburn, NJ 07041  
(973)467-8080

Attorneys for Defendant(s): Pike Run II i/s/a Pike Run Village and Middlesex Management Company as to Counts Six, Seven, Eight, Nine and Fourteen (exclusive of punitive damages)  
Our File No: 85031 RMT

**DENIED**

Plaintiff,  BARBARA J. HINTON,  -vs-  Defendant(s),  FRANK A. CIMILLO, HEATHER R. GAUDETTE, DOMINIC KABBABE, PIKE RUN VILLAGE, VILLAGE MANAGEMENT COMPANY, et als	SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY Docket No: MID L 758 15  Civil Action  <b>Order Extending Discovery, Pursuant to Rule 4:24-1</b>
---	--

This matter coming on before the Court on application of McDermott and McGee, LLP, attorneys for defendant(s) Pike Run II i/s/a Pike Run Village and Middlesex Management Company as to Counts Six, Seven, Eight, Nine and Fourteen (exclusive of punitive damages), for an Order to extend discovery for an additional sixty (60) days and to adjourn the April 18, 2017 arbitration hearing; and it appearing to the Court that said motion should be granted; and for good cause shown;

It is on this 17 day of February, 2017,

**ORDERED** as follows:

1. Discovery is hereby extended to April 29, 2017;
2. Depositions of all parties are to be completed by March 29, 2017;
3. Defendants to obtain additional medical records relating to plaintiff by March 29, 2017;
4. Defendants' medical/liability/security expert reports to be served by April 29, 2017;
5. A copy of the within Order be served on all interested parties within seven (7) days from  
*online posting of this order.*

Unopposed  
 Opposed

  
\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv.

\* Complaint was dismissed as to -  
above named defendants per 2/3/17 order.

#414  
02/17/17  
✓ NB

KYLE R. TOGNAN, ATT. ID 128372014  
BYRNES, O'HERN & HEUGLE, LLC  
28 LEROY PLACE  
RED BANK, NEW JERSEY 07701  
(732) 219-7711  
ATTORNEYS FOR PLAINTIFF

FILED

FEB 17 2017

Jamie D. Happas, P.J.Cv.

HOFFMAN INTERNATIONAL, INC.,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION
	:	MIDDLESEX COUNTY
	:	
Plaintiff,	:	
v.	:	DOCKET NO. MID-L-2628-16
	:	
NORTHERN LANDSCAPES & EXCAVATING, LLC d/b/a NORTHERN LANDSCAPES, L.L.C., AND MONICA HENRIKSEN, Individually,	:	Civil Action
	:	
Defendants.	:	

**ORDER**  
**DENIED**

**THIS MATTER** having come before the Court by Sean P. Byrnes, Esquire of Byrnes, O'Hern & Heugle, LLC, attorneys for the Plaintiff Hoffman International, Inc., seeking an entry of an Order consolidating the pending matter of Hoffman International, Inc. v. Northern Landscapes, et al, Docket No. MID-L-2628-16, with the Hunterdon County, Law Division matter of Northern Landscapes, LLC v. Robert & Marina Kafarski v. Hoffman International, Inc., Docket No. HNT-L-405-16.

AND the Court have reviewed the moving papers and any opposition submitted thereto, and for good cause appearing;

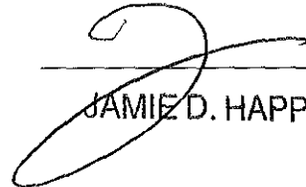
IT IS on this 17 day of FEBRUARY, 2017, ordered the the matter of Hoffman International, Inc. v. Northern Landscapes, et al, Docket No. MID-L-2628-16, be and hereby is consolidated with the Hunterdon County, Law Division matter of Northern Landscapes, LLC v.

Plaintiff must first file a motion in Hunterdon  
cty to transfer venue to Middlesex

Robert & Marina Kafarski v. Hoffman International, Inc., Docket No. HNT-L-405-16 with the venue of the consolidated case to be in Middlesex County; and

IT IS FURTHER ORDERED that a copy of this Order shall be served upon the parties within 7 days of online posting of this order.

opposed  
 unopposed

  
\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv.

#280

02/17/17

VNB

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

FILED

FEB 17 2017

Jamie D. Happas, P.J.Cv.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION  
MIDDLESEX COUNTY

SONNY HOWARD  
Plaintiff(s)  
vs.  
AJIT MOHAPATRA, ET AL  
Defendant(s)

Docket No. MID-L-64-16

Civil Action  
ORDER

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

IT IS on this 11 day of January 2017 ORDERED that discovery end date be extended to June 12, 2017 as follows:

- depositions of all parties to be completed by April 12, 2017
- plaintiff's expert reports to be served by May 12, 2017
- defense expert reports to be served by June 12, 2017; and

IT IS FURTHER ORDERED that a copy of this Order shall be forwarded to all counsel within seven (7) days of *online posting of this order.*

  
JAMIE D. HAPPAS, P.J.Cv.

PAPERS CONSIDERED:

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

Discovery End Date Extended to 6/12/17  
 Arbitration Shall Be 6/28/17  
 Trial Shall Be 8/7/17

#826  
02/17/17

JNB

FILED

FEB 17 2017

Jamie D. Happs, P.J.Cv.

Erica B. Sherman, Esq. - 019142000  
LAW OFFICES OF WILLIAM E. STAEHLE  
445 South Street  
P.O. Box 1938  
Morristown, New Jersey 07962-1938  
(973) 631-7300  
Attorneys for Defendants, Maria Shurott and Peter Shurott  
File No.: 2015062856-MX-EBS

<p>GEORGE IBRAHIM,  Plaintiff,  vs.  MARIA SHUROT, et al.,  Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO.: MID-L-6013-15  CIVIL ACTION  <b><u>ORDER EXTENDING THE TIME TO COMPLETE DISCOVERY</u></b></p>
---	--

**THIS** matter having been opened to the Court on a Notice of Motion by the Law Offices of William E. Staehle, attorneys for defendants, Maria Shurott and Peter Shurott, for an Order extending the time in which to complete discovery, pursuant to R. 4:23-5(c), and the Court having considered the motion papers, and good cause appearing;

**IT IS** on this 17 day of February, 2016;

**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 April 3, 2017;

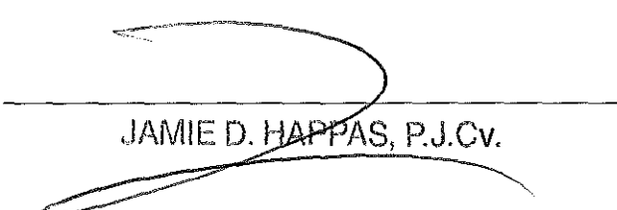
The following discovery dates are scheduled in this matter:

a. Defendant shall serve any and all expert's reports, supplemental reports and/or amendments to Answers to Interrogatories by March 27, 2017;

b. Discovery will end on April 3, 2017; and it is further

**ORDERED** that a copy of this Order be served upon all counsel of record within 7 days of online posting of this order.

Opposed  
 Unopposed

  
JAMIE D. HAPPAS, P.J.Cv.

Discovery End Date Extended to 4/3/17  
Arbitration Shall Be 4/19/17  
Trial Shall Be 6/5/17

# 345  
02/17/17

**FILED**  
**FEB 17 2017**

VNB

Jamie D. Happas, P.J.Cv.

**Kate Carballo, Esq. - 005242009**  
DAVIS, SAPERSTEIN & SALOMON, P.C.  
375 Cedar Lane  
Teaneck, New Jersey 07666-3433  
(201) 907-5000  
Fax: (201) 692-0444  
Attorneys for Plaintiff(s),

Thomas I. Kabia a/k/a Thomas Kabia and Alice  
Kabia, his spouse  
  
Plaintiff(s),  
  
- vs -  
  
Magdalena Nizama, John Does 1-10 (fictitious  
names representing unknown individuals) and/or  
XYZ Corps. 1-10 (fictitious names representing  
unknown corporations, partnerships and/or  
Limited Liability Companies or other types of  
legal entities),  
  
Defendant(s).

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
  
DOCKET NO: MID-L-4426-15

Civil Action

ORDER

THIS MATTER having been presented to the Court by Notice of Cross-Motion of  
Davis, Saperstein & Salomon P.C., attorneys for the Plaintiffs for an Order to adjourn the  
scheduled arbitration and trial dates and to extend the discovery period an additional sixty (60)  
days, returnable February 17, 2017; and Court having reviewed the moving papers and for good  
cause having been shown;

IT IS ON THIS 17 DAY OF February 2017;

ORDERED that the arbitration scheduled for February 28, 2017 in the within matter is hereby adjourned to a date after the discovery period has ended, which is to be set by the Court; and it is further

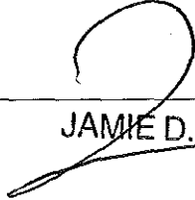
ORDERED that the trial scheduled for April 10, 2017 in the within matter is hereby adjourned to a date after the discovery period has ended, which is to be set by the Court; and it is further

ORDERED that the discovery period in this matter is hereby be extended an additional sixty (60) days from February 20, 2017 to April 29, 2017 in order that the Plaintiff may attend a scheduled exam, that counsel for the Plaintiff and the Defendant may obtain and serve their experts' completed reports and to allow depositions of all parties to be rescheduled and conducted; and it is further

ORDERED as follows:

<b>Outstanding Discovery</b>	<b>Discovery shall be completed by dates listed below:</b>
Depositions of all parties to be conducted by	March 9, 2017
Plaintiff's expert reports to be served by	March <del>29</del> <sup>19</sup> , 2017
Defendants' expert reports to be served by	April 19, 2017
Any additional discovery to be complete by	April 29, 2017

ORDERED that a true copy of this Order be served upon all other counsel of record within 7 days of online posting of this order.

  
JAMIE D. HAPPAS, P.J.Cv

Opposed

Unopposed

Discovery End Date Extended to 4/29/17  
Arbitration Shall Be 5/5/17  
Trial Shall Be 6/19/17

LAW OFFICE OF DANIEL J. MCCAREY, LLC  
165 Mountainview Rd.  
Warren, New Jersey 07059  
(908) 939-8055  
Attorneys for Defendant  
RAT'S RESTAURANT

FILED  
FEB 17 2017

✓ NB

Jamie D. Happas, P.J.Cv.

MARY KARMU and DAVID KARMU ,  
Plaintiffs,

vs.

RAT'S RESTAURANT, STAR CATERING GROUP,  
CORPORATIONS 1-3 and NON-CORPORATE

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

Docket No.: MID-L-6228-15  
CIVIL ACTION

#821

ORDER

GRANTED IN PART

This matter having been opened to the Court upon the application of Law Office of Daniel J. McCarey, LLC, attorneys for Defendant RAT'S RESTAURANT, for an Order suppressing the pleading of Defendant STAR CATERING GROUP or, in the alternative, compelling STAR CATERING GROUP to provide all outstanding discovery, returnable on December 16, 2016, and it appearing from the moving papers that timely answers to Interrogatories and Defendant's Notice to Produce have not been served, and for good cause shown;

IT IS on this 17 day of Feb , 2017;

1. ORDERED that the pleading of Defendant STAR CATERING GROUP is suppressed and a default entered; OR answer is stricken and defenses suppressed w/o prejudice

2. ORDERED that Defendant STAR CATERING GROUP be compelled to provide all outstanding discovery to Defendant RAT'S RESTAURANT on or before March 3, 2017; and it is further

3. ORDERED that all depositions are to be conducted by March 24, 2017; and it is further

4. ORDERED that the discovery end date in this matter is hereby extended to May 9, 2017; and it is further

5. ORDERED that a copy of this Order be served upon all Counsel within 7 days after online posting of this order.

OPPOSED  
 UNOPPOSED

  
JAMIE D. HAPPAS, P.J.Cv.

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

"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."

✓ NB

FILED

FEB 17 2017

Jamie D. Happas, P.J.Cv.

**MALLON & TRANGER, ESQS.**

86 Court Street  
Freehold, NJ 07728  
(732) 780-0230

Attorney for Plaintiffs  
By: Randall L. Tranger, Esq.  
BAR ID # 008642004

BARRY KASS and ANN KASS, his wife, :  
Plaintiff(s), :

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO.: MID-L-4859-15

vs. :

CIVIL ACTION

ORDER

4828

OIL WELL OF CRANBURY, JOHN :  
DOES 1-20 (fictitious individuals) and :  
ABC CORPORATIONS 1-20 (fictitious :  
corporations), :

Defendant(s). :

**THIS MATTER** having been opened to the Court by Randall L. Tranger, Esq., attorney for Plaintiffs, for an Order compelling and extending discovery, and good cause having been shown;

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

**ORDERED** that defendant is compelled to produce a representative with knowledge of plaintiff's incident for a deposition on March 9, 2017; and

**IT IS FURTHER ORDERED**, that discovery is extended for 60 days to April 2, 2017; and,

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

JAMIE D. HAPPAS, P.J.Cv.

T/D - 4/17/17

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, Lisa D. Giovatto and Michelle M. Giovatto  
Our File: 1C.7215J

FILED  
FEB 17 2017

Jamie D. Haggas, P.I. Co.

CARMENZA KENCITZSKI,  
  
Plaintiff(s),  
  
v.  
  
LISA D. GIOVATTO (operator) and MICHELLE M.  
GIOVATTO (owner),  
  
Defendant(s),

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

Docket No: MID-L-195-15

Civil Action

ORDER DISMISSING COMPLAINT  
FOR FAILURE TO PROVIDE  
DISCOVERY OR IN THE  
ALTERNATIVE ADJOURN  
ARBITRATION, ADJOURN TRIAL,  
EXTEND DISCOVERY AND COMPEL  
DISCOVERY

GRANTED IN PART

THIS MATTER, having been opened to the Court by Camassa Law Firm, P.C. prior to proceeding to arbitration and the Court having reviewed the moving papers and opposing papers, if any, and exceptional circumstances having been found; it is hereby

ORDERED on this 17 day of Feb, 2017, that the Complaint of plaintiffs—  
~~should be and is hereby dismissed, for failure of the plaintiffs to provide discovery pursuant to~~  
Rule 4:23-5; and it is in the alternative—

ORDERED as follows:

1. ~~The scheduled date of March 22, 2017 for arbitration is adjourned.~~
2. ~~The scheduled date of May 1, 2017 for trial is adjourned~~

3. The time for completion of discovery be and is hereby extended to June 15, 2017. <sup>4/28/17</sup>

4. Parties are to complete the following discovery matters within the following time periods:

Item	Completion Date
A. <u>Plaintiff to provide the signed authorizations to Dr. Peter Duch, Orthopaedic Physicians &amp; Surgeons, Garden State Gastroenterology and Dr. Aruna Rao by</u>	<u>March 2, 2017</u> <i>provided</i> <u>4/20/17</u>
B. <u>All expert reports to be provided by</u>	<u>May 12, 2017</u>

It is FURTHER ORDERED that a copy of the within order be served upon all parties of record within 7 days of online posting of this order.

  
JAMIE D. HAPPAS, P.J.Cv.

OPPOSED  
 UNOPPOSED

This shall not delay arbitration or trial.  
This matter has had  
677 days of discovery, 3  
expansions of discovery, 2  
arb. Adjuncts and  
~~2~~

#651  
02/17/17  
JNB

Randall J. Richards, #021371978  
WILENTZ, GOLDMAN & SPITZER, P.A.  
90 Woodbridge Center Drive  
Post Office Box 10  
Woodbridge, New Jersey 07095  
732.636.8000  
Attorneys for Plaintiff

**FILED**  
**FEB 17 2017**

Jamie D. Happas, P.J.Cv.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION-MIDDLESEX COUNTY  
DOCKET NO. MID-L-002792-15

-----X	
KIRA KOGAN,	:
	:
Plaintiff,	:
	:
v.	:
	:
IOSEF GOLDMAN, M.D., EDWARD	:
FEIN, M.D., ROBERT CACCAVALE,	:
M.D., and JEAN-PHILIPPE BOCAGE,	:
M.D.,	:
	:
Defendant.	:
-----X	

Civil Action

CONSENT ORDER  
AMENDING ORDER OF  
SEPTEMBER 19, 2016

THIS MATTER having come before the Court with consent of all parties, the Court having considered the matter, and for good cause shown,

IT IS, on this 17<sup>th</sup> day of February, 2017  
~~December, 2016,~~

ORDERED that the discovery order entered on September 19, 2016, by the Honorable Jessica R. Mayer is hereby amended to provide the following deadlines:

1. Fact depositions shall be completed by ~~February 24, 2017;~~ <sup>3/17</sup>
2. Plaintiff's expert reports shall be submitted by ~~March 24, 2017;~~ <sup>4/17</sup>
3. Defense expert reports shall be submitted by ~~April 30, 2017;~~ <sup>5/17</sup>
4. Experts' depositions shall be completed by June 30, 2017;

5. The discovery-end date is July 15, 2017;

6. Trial is scheduled for Aug 7, 2017.

ORDERED that a copy of the within Order shall be served upon all counsel within seven (7) days ~~after receipt.~~ of the online posting of this order.

---

J.S.C.  
**JAMIE D. HAPPAS, P.J.Cv.**

#1047  
02/17/17  
✓NB

DAVID A. COOK, ESQ. ID#013332010  
LEVINSON AXELROD, PA  
Levinson Plaza  
2 Lincoln Highway  
Edison, New Jersey 08818-2905  
(732) 494-2727  
Attorneys for Plaintiff

FILED  
FEB 17 2017

Jamie D. Happas, P.J.Cv.

EDMUND LUCIANO and SUSAN LUCIANO,  
his wife,

Plaintiff(s)

JONATHAN B. YURCHEK, JOHN P.  
SCHREIBER; JOHN L. ROBERSON;  
CRYSTAL D. ROBERSON; JOHN DOES 1-  
10 (representing presently unknown persons)  
and ABC CORPORATIONS 1-10  
(representing presently unknown corporations  
and/or entities),

Defendant(s)

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-983-16

CIVIL ACTION

ORDER

EDMUND LUCIANO and SUSAN  
LUCIANO, his wife,

Plaintiff(s)

vs.

TERRY GOSHA, et al,

Defendant(s)

Defendant(s),

EDMUND LUCIANO and SUSAN LUCIANO,  
his wife,

Plaintiff(s)

vs.

ASHAM ALAM, ANUM ALAM, et al.

Defendant(s)

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-2737-10

**DENIED**

CIVIL ACTION

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-005227-16

CIVIL ACTION

**EDMUND LUCIANO and SUSAN LUCIANO,  
his wife,**

**Plaintiff(s)**

**vs.**

**LIBERTY MUTUAL (UIM Case)**

**Defendant(s)**

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

**DOCKET NO.: MID-L-824-15**

**CIVIL ACTION**

**EDMUND LUCIANO and SUSAN LUCIANO,  
his wife,**

**Plaintiff(s)**

**vs.**

**RAMESH C. PATEL, et al.**

**Defendant(s)**

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

**DOCKET NO.: MID-L-005938-16**

**CIVIL ACTION**

**EDMUND LUCIANO and SUSAN LUCIANO,  
his wife,**

**Plaintiff(s)**

**vs.**

**LIBERTY MUTAL INSURANCE  
COMPANY and JOHN DOES 1-10  
(representing presently unknown person) and  
ABC CORPORATIONS 1-10 (representing  
presently unknown corporations and/or  
entities)**

**Defendant(s)**

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

**DOCKET NO.: MID-L-00351-17**

**CIVIL ACTION**

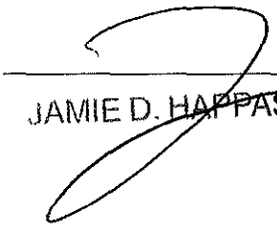
**DENIED**

This matter being brought before the Court on Notice of Motion by Levinson Axelrod, attorneys for plaintiffs, and the Court having considered the pleadings filed herein, and there being (opposition)/ (no opposition); and good cause having been shown;

*IT IS* on this *17* day of *February*, 2017,

**ORDERED** that the matters of Luciano v. Yurchek, et al. Docket No. MID-L- 983-16; Luciano v. Gosha, et al. Docket No. MID-L-2737-10; Luciano, et als. v. Ashan Alam, et al., Docket No. MID-L-005227-16; Luciano, et al. v. Ramesh Patel, Docket No. MID-L-5938-16; Luciano et al. v. Liberty Mutual (UIM matter); and Luciano v. Liberty Mutual (UIM Claim) Docket No. MID-L-00351-17 be consolidated under **Docket No.** \_\_\_\_\_ .

**IT IS FURTHER ORDERED** that a copy of this Order be forwarded to all counsel herein within 7 days of online posting of this order.

  
\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv.

Opposed partial  
 Unopposed

# Movant to Advise counsel  
in all listed cases that  
this matter will be heard  
by J. Happas (status conference)  
on March 1, 2017 at  
11:00 a.m

SPEVACK LAW OFFICES  
525 Green Street  
Iselin, NJ 08830  
Phone No: (732) 636-3030  
Attorney for the Plaintiff  
Attorney License No.: 2127111964  
N216127

**FILED**  
FEB 17 2017

VNB  
#21  
2-17-17

Jamie D. Happas, P.J.Cv.

CINTHIA LUGO-VERA, HIRAM VERA	)	SUPERIOR COURT OF NEW JERSEY
	)	LAW DIVISION
Plaintiffs,	)	MIDDLESEX COUNTY
	)	
vs.	)	Docket No.: MID-L-5999-15
	)	
HELLER FAMILY, LLC c/o ISAAC HELLER,	)	CIVIL ACTION
HELLER VII & VIII PARTNERSHIP, LP,	)	
TAYLORED SERVICES, ONE EIGHTY-M-	)	<b>ORDER</b>
EDISON, LLC, WEATHERBEETA USA, INC.;	)	
John Doe I-X (said names being fictitious, true	)	
names presently unknown),	)	
	)	
Defendants.	)	

This matter having been opened to the Court upon the application of Spevack Law Offices, attorneys for Plaintiff, for an Order granting leave to file a Second Amended Complaint, returnable on February 3, 2017, and the Court having read the moving papers, and any papers filed in opposition thereto, and for good cause shown;

IT IS on this 17 day of February, 2017;

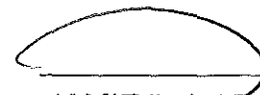
1. ORDERED that Plaintiff herein is hereby granted leave to file a Second Amended Complaint to add JQ Landscaping, Inc., as a third party Defendant and Extend Discovery sixty (60) days to allow Defendant to file an answer; and it is further

2. ORDERED that a copy of this Order be served upon all parties within 7 days from online posting of this order.

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

OPPOSED  
 UNOPPOSED

ORDERED that all discovery in this case shall end on 6/5 2017 unless further extended by court order.

  
\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv.

ARB 7/20/17

Law Office of Robert A. Raskas  
371 Hoes Lane, Suite 105  
Piscataway, NJ 08854  
(732) 981-1649 (Telephone)  
(732) 981-1657 (Fax)  
By: Sean Del Duca, Esq., 01478-2007  
Attorney for Defendant, David J. Wisenfelder and Dean Formica

FILED

FEB 17 2017

Jamie D. Happas, P.J.C.

VNB

MELANIE MACKOWSKI

Plaintiff,

-vs-

DAVID J. WISENFELDER AND DEAN  
J. FORMICA

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO. MID-L-3438-15

Civil Action

**ORDER**

This matter having been opened to the Court on Motion of Sean Del Duca, Esq., attorney for defendant, David J. WisenfelderDean Formica, for an Order to extend the discovery period and adjourn Arbitration, and with the consent of our adversary, and the Court having read and considered the moving papers, and for exceptional circumstances appearing;

IT IS on this 17 day of February, 2017:

ORDERED that Arbitration is hereby adjourned until \_\_\_\_\_; and it is further

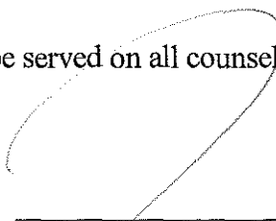
ORDERED that if plaintiff fails to appear for a deposition on February 1, 2017 then plaintiff shall appear for a deposition within twenty (20) days of the date of this Order; and it is further;

ORDERED that if plaintiff fails to appear for the Independent Medical Examination on February 7, 2017 then plaintiff shall appear for an Independent Medical Examination within forty-five (45) days of the date of this Order; and it is further;

ORDERED that all defense expert reports shall be served by May 7, 2017; and it is further

ORDERED that discovery end date be extended seventy-five (75) days to May 8, 2017; and it is further;

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



---

JAMIE D. HAPPAS, P.J.Cv.

- Opposed
- Unopposed

Discovery End Date Extended to 5/2/17  
Arbitration Shall Be 5/10/17  
Trial Shall Be 6/26/17

VNB

#264 2-17-17

Mark V. Kuminski, Esq.  
027321990  
LEVINSON AXELROD, P.A.  
ATTORNEYS AT LAW  
220 Forsgate Drive  
Jamesburg, New Jersey 08831  
(732) 656-3650 · facsimile (732) 656-3652  
*Attorneys for Plaintiff(s),*

FILED

FEB 17 2017

Jamie D. Haggas, P.J.Cv.

JOSEPH P. MAMOLA and CATHY L.  
MAMOLA, his wife,

*Plaintiffs,*

vs.

ROCCO A. TETRO, MICHAEL G. MCNEIL,  
and JOHN DOES 1-20 (representing presently  
unidentified individuals, businesses and/or  
corporations who owned, operated,  
maintained, supervised, designed,  
constructed, repaired, inspected and/or  
controlled the vehicles in question, employed  
the defendants, or were otherwise responsible  
for the defendant's health care),

*Defendants.*

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION, MIDDLESEX COUNTY  
DOCKET NO: MID-L-4647-15

Civil Action

ORDER EXTENDING DISCOVERY

This matter having been brought before the Court on Notice of Motion by Levinson Axelrod, attorneys for the Plaintiff in the above listed matter, to extend discovery in order to permit the parties to complete discovery in this matter as more particularly set forth in the Plaintiff's motion herein; and the Court having considered the matter and for good cause shown;

IT IS on this 17 day of February, 2017;

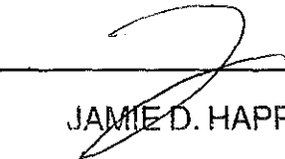
ORDERED that the plaintiff's motion to extend the Discovery End Date in this matter from March 30, 2107 to July 30, 2017 is hereby granted, in order to permit the parties to complete the following discovery:

- a. The plaintiff to provide medical expert reports by May 30, 2017;

b. The plaintiff to provide updated employability expert reports by June 30, 2017;  
and

c. The defendants to provide experts' reports by July 30, 2017; It is further

ORDERED that a copy of the within Order be served upon all parties within 7 days of  
online posting of this order.

  
JAMIE D. HAPPAS, P.J. CV

Papers Considered:

- Certification of Counsel
- Opposition
- Reply to Opposition

A SETTLEMENT CONFERENCE TO BE  
SCHEDULED BY THE ASSIGNMENT  
OFFICE ON 6/28/17

*Counsel agree to reinstate DB answer*

A BENCH/BAR PANEL TO BE  
SCHEDULED BY THE ASSIGNMENT  
OFFICE ON 8/7/17

Discovery End Date Extended to 7/30/17

Arbitration Shall Be Counsel to remain

Trial Shall Be 8/20/17

Law Offices of Styliades and Jackson

BY: *Laura M. Gifford, Esq.*

Identification No. 182762016

9000 Midlantic Drive

Suite 105 - First Floor

Mount Laurel, NJ 08054

856-596-7778

Attorneys for Defendants, Diane L. Dubshinski and Karl Dubshinski

File No.: LA327-028578749-0001

#528 2-17-17  
FILED  
FEB 17 2017  
✓ NB

Jamie D. Happas, P.J.Cv.

GRICEL MARTINEZ,  
PLAINTIFF,

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO.: MID-L-6731-15

VS

\*

CIVIL ACTION

DANNY K. DERSCH, DIANE L.  
DUBSHINSKI, KARL DUBSHINSKI, JOHN  
DOES (1-20) and A.B.C. COMPANIES (1-20),  
(fictitious names) and (fictitious entities),  
DEFENDANTS.

\*

ORDER TO EXTEND DISCOVERY

**DENIED** \*

The above matter having been brought before the Court upon motion, with the consent of all parties, by the Law Offices of Styliades and Jackson, Laura M. Gifford, attorney for Defendants, Diane L. Dubshinski and Karl Dubshinski, for an Order to Extend Discovery and the court having considered the motion papers filed by the parties, and good cause thus having been shown, it is, on this 17 day of February, 2017;

**ORDERED**, that discovery be extended sixty (60) days or until April 28, 2017; and

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

1. Depositions of all parties to be completed by March 17, 2017;
2. Any additional discovery is to be served by April 8, 2017 per Rule 4:17-7;

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

*[Signature]*  
JAMIE D. HAPPAS, P.J.Cv.

Opposed  
Unopposed

\* on 1/11/17 DED was extended to 4/20/17

Sarah K. Delahant, Esq.  
IFA Insurance Company  
35 Walnut Avenue - Suite 1A  
Clark, New Jersey 07066  
(732) 815-3193  
Attorney No.: 025152005  
Attorney for Defendant, Rex Abara  
Our File Number: 84370

FILED

FEB 17 2017

Jamie D. Happas, P.J.Cv.

VNB

CRYSTAL MARTIR,  
Plaintiff,  
  
vs.  
  
ROUTE 1 AUTO RENTAL, JOHN DOE  
1-5, XYZ CORPORATION 1-10, AND  
REX ABARA,  
Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION – MIDDLESEX  
COUNTY

DOCKET NO.: MID-L-3592-15

CIVIL ACTION

**ORDER EXTENDING DISCOVERY**

THIS MATTER came before the Court on Motion by Sarah K. Delahant, Esq., attorney for defendant, Rex Abara, for an extension of the period for discovery;

For good cause shown, it is on this 17 day of February, 2017;

**ORDERED** that:

- (a) the time for the completion of discovery be and is hereby extended for sixty (60) days from the previous end of discovery date;
- (b) the new discovery end date is April 29, 2017; and
- (c) plaintiff, Crystal Martir, be and the same is hereby compelled to appear for an independent medical examination with Dr. Andrew Hutter on March 16, 2017 at 8:30 a.m. at 98 James Street, Suite 207, Edison, New Jersey.

**IT IS FURTHER ORDERED** that the parties are to complete all outstanding discovery as listed below no later than the date specifically indicated below. Failure to comply with this Order <sup>will</sup> result in a dismissal and/or the striking of the defaulting party's pleading.

Outstanding Discovery	Discovery Shall be Completed by Date Listed Below
Plaintiff compelled to appear for an Independent Medical Examination with Dr. Andrew Hutter.	March 16, 2017 at 8:30 a.m.
Defendant's Defense Expert report to be served on all parties	April 29, 2017

IT IS FURTHER ORDERED that a copy of this order be served upon all parties within 7 days of online posting of this order.

Opposed *partial*  
 Unopposed

  
 \_\_\_\_\_  
 JAMIE D. HAPPAS, P.J.Cv.

A SETTLEMENT CONFERENCE TO BE SCHEDULED BY THE ASSIGNMENT OFFICE ON 5/19/17

Discovery End Date Extended to 4/29/17  
 Arbitration Shall Be 5/5/17  
 Trial Shall Be 6/19/17

JWB

**FILED**  
**FEB 17 2017**

Jamie D. Happas, P.J.Cv.

Law Offices of Pamela D. Hargrove  
DONALD THORNTON, ESQ.  
Identification No. 17961976  
65 Jackson Drive, Suite 302  
PO Box 2000  
Cranford, NJ 07016-0200  
Telephone: (908) 653-2185  
Attorneys for Defendant(s):  
SARAH E. IBRAHIM and JOHN IBRAHIM

ANNAMARIE R. MAYER

Plaintiff

vs.

SARAH E. IBRAHIM, JOHN  
IBRAHIM, JOHN DOE 1-10 (names  
being Fictitious); JANE DOE 1-10  
(names being Fictitious); ABC CORP.  
1-10 (names being Fictitious)

Defendants

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX  
COUNTY

DOCKET NO. MID-L-6089-14

CIVIL ACTION

**ORDER TO ADJOURN  
ARBITRATION AND EXTEND  
DISCOVERY TIME FOR  
EXCEPTIONAL CIRCUMSTANCES**

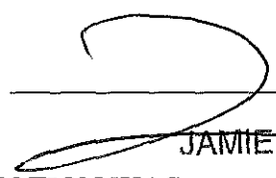
This matter being opened to the Court, on February 17, 2017, pursuant to Rule 1:6-2 and Rule 1:6-3, and having been submitted for ruling on the papers by, Donald Thornton, Esq., of the Law Offices of Pamela D. Hargrove attorney for the Defendant(s), SARAH E. IBRAHIM and JOHN IBRAHIM, for an Order to adjourn arbitration and extend discovery time in accordance with R 4:24 1(C)., and there having been no opposition and good cause appearing;

It is on this 17 day of February, 2016, ORDERED that the Arbitration in this matter scheduled for March 10, 2017 is hereby adjourned;

IT IS FURTHER ORDERED that discovery time be and hereby is extended to May 19, 2017 to allow the following:

1. Plaintiff to appear for an independent medical examination with Dr. Jerome Rosman on March 20, 2017.
2. Defense counsel to serve final expert reports on or before May 1, 2017 ;
3. Any further discovery that may be necessary as a result of the foregoing, to be obtained and completed on or before May 19, 2017; and

IT IS FURTHER ORDERED that a copy of this Order be served on the attorney(s) for all parties within seven (7) days after *online posting of this order.*

  
 \_\_\_\_\_  
 JAMIE D. HAPPAS, P.J.Cv.

MOTION WAS:

OPPOSED  
 NOT OPPOSED

Discovery End Date Extended to 5/19/17  
 Arbitration Shall Be 5/31/17  
 Trial Shall Be 7/17/17

A SETTLEMENT CONFERENCE TO BE SCHEDULED BY THE ASSIGNMENT OFFICE ON 6/27/17

Law Office of Robert A. Raskas  
371 Hoes Lane, Suite 105  
Piscataway, NJ 08854  
(732) 981-1649 (Telephone)  
(732) 981-1657 (Fax)  
By: Cormac Egenton, Esq., 02092-2009  
Attorney for Defendant, GEICO

FILED  
FEB 17 2017

JNB

Jamie D. Happas, P.J.Cv.

MARIA MAYI, an individual,  
  
Plaintiff,

-vs-

FRANKLIN TAVAREZ-VARGAS, and  
individual; ALLSTATE NEW JERSEY  
PROPERTY AND CASUALTY INS. CO.,  
a business entity; GOVERNMENT  
EMPLOYEES INSURANCE COMPANY,  
a business entity; JOHN DOES 1-5,  
fictitious individuals; and ABC CORPS. 1-  
5, fictitious business entities

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO. MID-L-6162-14

Civil Action

#832

**ORDER**

This matter having been opened to the Court on Motion of Cormac Egenton, Esq., attorney for, GEICO, for an Order to dismiss plaintiffs' Complaint for failure to comply with the December 2, 2016 Order of in the alternative an Order to extend the discovery period and the Court having read and considered the moving papers, and for good cause appearing;

IT IS on this 17 day of February, 2017:

~~ORDERED that Order to dismiss plaintiffs' Complaint for failure to comply with the December 2, 2016 Order of in the alternative an Order to extend the discovery period; and it is further~~

**IN THE ALTERNATIVE**

ORDERED that discovery be extended ~~ninety (90) days until July 4, 2017;~~ and it is further

4/10/17

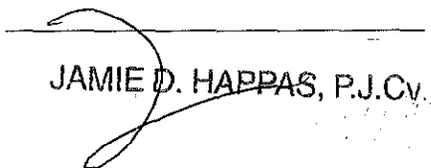
ORDERED that plaintiffs shall depositions on Mach 10, 2017, and it is further

ORDERED that plaintiff Maria May shall compelled to provide executed medical authorizations pursuant to Rule 4:17-4(f), within ~~twenty (20)~~ <sup>7</sup> days of the date of this Order and it is further

ORDERED that plaintiff Maria May shall appear for an Independent Medical Examination on March 9, 2017; and it is further

ORDERED that a copy of the within Order be served on all counsel within 7 days of *online posting of this order.*

(-)  
Opposed  
Unopposed

  
JAMIE D. HAPAS, P.J.Cv.

This shall not delay arbitration or trial.  
*This matter has had  
4 extensions of discovery  
and one AEB Adjunct*

# 577  
02/17/17

WEIR & ASSOCIATES  
JONATHAN F. LAURI, ESQUIRE – ID 061532013  
108 Straube Center Boulevard – Suite 17  
Pennington, NJ 08534  
Telephone: (609) 737-9511  
Facsimile: (609) 737-9611  
E-mail: jlauri@weirattorneys.com  
Attorneys for Plaintiff(s), Wilfredo Maysonet

**FILED**

FEB 17 2017

Jamie D. Happas, P.J.Cv.

VNB

LUMALIZ MAYSONET, and WILFREDO  
MAYSONET,  
  
Plaintiff(s),  
  
vs.  
  
FADI L. NICOLA, and LABIB G. NICOLA  
Defendant(s).

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION – MIDDLESEX COUNTY  
  
DOCKET NO. L-1314-15  
  
CIVIL ACTION  
  
**ORDER**

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

This matter being opened to the Court by Jonathan F. Lauri, Esquire, attorney for plaintiff, Wilfredo Maysonet; and upon notice to John C. Raymond, Esquire, attorney for defendants, Fadi L. Nicola; and upon notice to Robert Heck, Esquire, attorney for defendant, Labib G. Nicola; and the Court having considered the matter and good cause appearing;

IT IS on this 17 day of February, 2017

**ORDERED** that discovery is extended for 60 days, from March 6, 2017 until May 6, 2017, in order for counsel for plaintiff to complete the following:

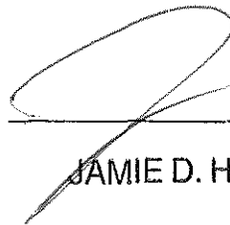
(1) receipt and review of films of ADI of Nutley by plaintiff's expert, Dr. Andrew Carollo by April 20, 2017; and

Also, no reason whatsoever given by court as to why films have not yet been reviewed by expert. This matter has had 707 days of delay, 5 extensions and 2 trial adjournments.

(2) amend plaintiff's answers to interrogatories to include the report of Dr. Andrew Carollo pertaining to his review of the films of ADI of Nutley by April 30, 2107; and it is further

**ORDERED** that the trial, scheduled for March 20, 2017 is adjourned and rescheduled until \_\_\_\_\_, 2017; and it is further

**ORDERED** that a copy of this Order shall be served on all parties to this action or their attorneys within seven (7) days of *online posting of this order.*



JAMIE D. HAPPAS, P.J.Cv.

LAW OFFICES OF KENNETH L. GONZALEZ  
KENNETH L. GONZALEZ, ESQ. - #033421995  
283 HIGH STREET  
P.O. BOX 830  
PERTH AMBOY, NJ 08861  
(732) 442-2500  
ATTORNEY FOR PLAINTIFF

FILED

FEB 17 2007

Jamie D. Happas, P.J.Cv.

VNB

STEPHEN MCMULLEN,  
PLAINTIFF,

v.

CAROL M. NOVER, JOHN DOE 1-X,  
JANE ROE 1-X AND ABC CORP.,  
(said names being fictitious as  
true identities are presently  
unknown), .

DEFENDANTS.

STEPHEN MCMULLEN & ADAM  
MCMULLEN,

PLAINTIFFS,

v.

DAVID J. LEVINE, JOHN DOE 1-X,  
JANE ROE 1-X AND ABC CORP.,  
(said names being fictitious as  
true identities are presently  
unknown), .

DEFENDANTS.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION  
MIDDLESEX COUNTY

DOCKET NO: MID-L-6127-15

CIVIL ACTION

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION  
MIDDLESEX COUNTY

DOCKET NO: MID-L-3727-16

CIVIL ACTION

ORDER

The above matter having been brought before the Court upon Motion by Kenneth L. Gonzalez, Esq., attorney for plaintiffs Stephen McMullen and Adam McMullen for an Order to Consolidate the above entitled cases, for Trial in the Middlesex County

Superior Court, Law Division, the Court having considered these matters, and good case having been shown,

IT IS therefore on this 17 day of Feb , 2017;

**ORDERED** as follows:

1. The above entitled actions are consolidated for discovery and Trial on liability in the Superior Court of New Jersey, Middlesex County under Docket No.: MID-L-3727-16;
2. The discovery end date shall be extended an additional 60 days from the return date of this motion;
3. The Arbitration currently scheduled for March 10, 2017 for the matter of Stephen McMullen v. Carol M. Nover, et. als., Docket No.: MID-L-6127-15 is hereby adjourned to allow discovery to be completed; and it is

**FURTHER ORDERED** that a copy of this Order be served on all counsel within 7 days of online posting of this order.

  
JAMIE D. HAPPAS, P.J.Cv.

       Motion Opposed  
 Motion Unopposed

DED - 4/17/18  
ARB - 4/26/17  
TRIAL - 5/22/17

LAW OFFICES OF VISCOMI & LYONS  
Lynn Hershkovits-Goldberg, Esq.  
Attorney ID: 010071992  
Mount Kemble Corporate Center  
360 Mt. Kemble Ave., Suite B1000  
Morristown, NJ 07960  
973-538-2930  
Attorneys for Defendants, Scenic Landscaping, LLC

FILED

FEB 17 2017

Jamie D. Happas, P.J.Cv.

*JNB*

SUKHWANT MINHAS,

PLAINTIFF,

VS

WHITLOCK PACKAGING, THE REALTY  
ASSOCIATES FUND VIII, L.P., AVISON  
YOUNG, SCENIC LANDSCAPING, LLC,  
XYZ COMPANIES I-V (fictitious entities  
whose true identities are presently unknown)  
and JOHN DOES I-V (fictitious persons whose  
true identities are presently unknown),

DEFENDANTS.

WHITLOCK PACKAGING CORP.,

DEFENDANT/THIRD PARTY PLAINTIFF,

VS

THE REALTY ASSOCIATES FUND VIII,  
L.P. and AVISON YOUNG,

THIRD PARTY DEFENDANTS.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO.: MID-L-231-15

\*

CIVIL ACTION

\*

**ORDER TO EXTEND DISCOVERY AND  
ADJOURN TRIAL**

The above matter having been brought before the Court upon motion, with the consent of all parties, by the Law Offices of Viscomi & Lyons, Lynn Hershkovits-Goldberg, Esq., attorney for Defendant, Scenic Landscaping, LLC, for an Order to Extend Discovery and Adjourn the Trial Date and the Court having considered the motion papers filed by the parties, and good cause thus having been shown,

IT IS, on this 17 day of February, 2017;

**ORDERED**, that discovery be extended ninety (90) days or until May 27, 2017; and

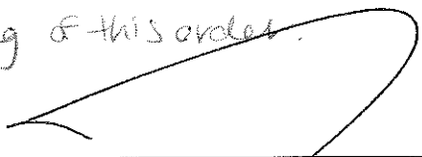
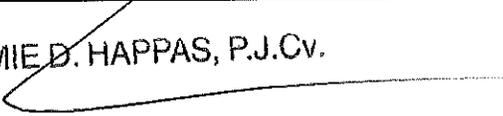
**IT IS FURTHER ORDERED** that the parties are to complete all discovery listed below:

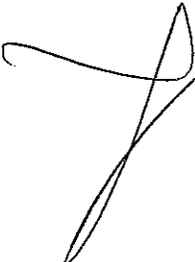
1. Written discovery to be exchanged between the parties by **March 31, 2017**.
2. Depositions of all parties to be completed by **April 28, 2017**, upon notice.
3. Independent medical examinations have been completed.
4. Any additional discovery is to be provided by the new discovery end date in this matter;  
and it is

**FUTHER ORDERED**, that the current March 13, 2017 trial date is hereby adjourned and rescheduled for June 12, 2017; and it is

**FURTHER ORDERED**, that a copy of this Order be served upon all counsel of record within seven (7) days of *online posting of this order.*

Opposed \_\_\_\_\_  
Unopposed ✓

  
\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv.  


  
**FURTHER ORDERED** that no further extensions to the discovery end date will be granted without a showing of exceptional and heretofore unforeseen circumstances.  


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

#851 2-17-17 JNB

**FILED**  
FEB 17 2017

Jamie D. Happas, P.J.Cv

**MARK S. MOGIL and MARIA MOGIL,**  
**his wife,**

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

**Plaintiffs,**

Docket No.: MID-L-3776-15

vs.

**CIVIL ACTION**

**ALEXANDER N. KOKEN, LINDA G. PREVILLE, JOHN DOE I-X** (said names being fictitious, true names presently unknown); **ABC CORP. I-X**(said names being fictitious, true names presently unknown); and **DEF EMPLOYER I-X** (said names being fictitious, true names presently unknown),

**ORDER**

**Defendants.**

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

**IT IS** on this 17 day of January 31, 2017;

**ORDERED** that the discovery period in this matter be extended until ~~April 20~~, 2017; and

it is further

March 31

**ORDERED** that the following discovery be completed as follows:

- a. Submission of Plaintiff's additional medical narrative reports to be submitted to later than February 28, 2017;
- b. Submission of Plaintiff's supplemental medical narrative reports to be submitted no later than February 28, 2017;
- c. Submission of defense medical narrative reports to be submitted to later than March 31, 2017; and

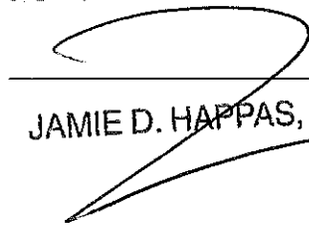
CALCAGNO &  
ASSOCIATES  
Attorneys at Law, LLC  
SPENCER SAVINGS  
BANK BUILDING  
213 South Avenue East  
Cranford, NJ 07016  
(908) 272-7300  
Fax (908) 272-5577

d. Submission of rebuttal defense medical narrative reports to be submitted to later than March 31, 2017.

**IT IS FURTHER ORDERED** that arbitration for this matter shall be adjourned from February 24, 2017 and rescheduled for 4/7/17; and it is further

**ORDERED** that trial for this matter scheduled for April 3, 2017 shall be adjourned and rescheduled for 5/30/17; and it is further

**ORDERED** that true copy of this Order be served upon all parties, via their attorneys, within 7 days of *online posting of this order.*

  
\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv.

UNOPPOSED  
 OPPOSED

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

**CAMPBELL, FOLEY, DELANO & ADAMS, L.L.C.**  
**STEPHEN J. FOLEY, JR. - 001211985**

601 BANGS AVENUE  
P. O. Box 1040  
ASBURY PARK, NEW JERSEY 07712-1040  
Telephone: (732) 775-6520

Attorneys for Defendant, Pontania  
Our File No. 1-37, 934-FJR (SFB)

**FILED**

**FEB 17 2017**

Jamie D. Happas, P.J.Cv.

VNB

Plaintiffs

VINOD MOHAN

vs.

Defendants

GIOVANNIN PONTANIA, ET AL

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-225-15

CIVIL ACTION

#935

ORDER ADJOURNING THE  
FEBRUARY 21, 2017 TRIAL AND  
REOPENING AND EXTENDING  
DISCOVERY FOR EXCEPTIONAL  
CIRCUMSTANCES PURSUANT  
TO R. 4:24-1

The above entitled matter having been opened to the Court on February 17, 2017, by Campbell, Foley, Delano & Adams, L.L.C., attorneys for the defendants, Giovannin Pontania, on motion to extend discovery until \_\_\_\_\_, and it appearing to the satisfaction of the Court that the motion may be granted, it is hereby

ORDERED on this 17 day of February, 2017, that trial scheduled for February 21, 2017 be and is hereby adjourned; and it is further

ORDERED the discovery be and is hereby extended until April 1, 2017; and it is further

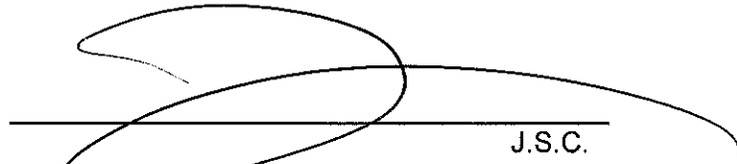
ORDERED that the following items of discovery are to be completed on or before the dates listed below:

<u>Items</u>	<u>Dates</u>
Dr. Rubinfeld to submit supplemental report based upon Materials described in Dr. Dennis' December 30, 2016 report	4-1-17

And it is further

*of online posting of this order*

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

  
\_\_\_\_\_  
J.S.C.  
JAMIE D. HAPPAS, P.J.Cv.

T/D - 4/17/17 

**FURTHER ORDERED** that no further extensions to the discovery end date will be granted without a showing of exceptional and heretofore unforeseen circumstances.

*This matter has had 602 days of discovery*

A SETTLEMENT CONFERENCE TO BE SCHEDULED BY THE ASSIGNMENT OFFICE ON 4/7/17.

Law Office of Robert A. Raskas  
371 Hoes Lane, Suite 105  
Piscataway, NJ 08854  
(732) 981-1649 (Telephone)  
(732) 981-1657 (Fax)  
By: Cormac Egenton, Esq., 02092-2009  
Attorney for Defendant, Ernest Brice

FILED

FEB 17 2017

Jamie D. Happas, P.J.Cv.

*✓NB*

ESTHER MONTANO

Plaintiff,

-vs-

ERNEST BRICE

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO. MID-L-10722-14

Civil Action

ORDER

*# 036*

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

This matter having been opened to the Court on Motion of Cormac Egenton, Esq., attorney for defendant, Ernest Brice, for an Order to reopen and extend the discovery period as well as adjourn Trial, and with the consent of our adversary to file the motion, and the Court having read and considered the moving papers, and for exceptional circumstances appearing;

IT IS on this 17 day of February, 2017:

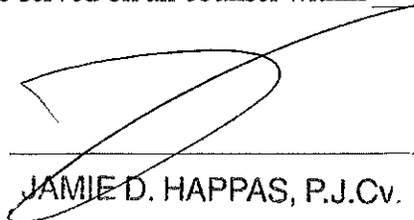
ORDERED that discovery is hereby reopened; and it is further;

ORDERED that Trial is hereby adjourned until \_\_\_\_\_; and it is further;

ORDERED that all defense expert reports shall be served by \_\_\_\_\_; and it is further;

ORDERED that discovery end date be extended 60 days to April 18, 2017; and it is further;

ORDERED that a copy of the within Order be served on all counsel within 7 days of *online posting of this order.*

  
JAMIE D. HAPPAS, P.J.Cv.

- Opposed
- Unopposed

FILED

FEB 17 2017

Jamie D. Happas, P.J.Cv.

JNB

Michael J. McCaffrey, Esq.

Attorney ID #019831982

PURCELL, MULCAHY, HAWKINS & FLANAGAN, LLC

One Pluckemin Way

P.O. Box 754

Bedminster, New Jersey 07921

(908) 658-3800

Attorneys for defendants, Tiffani E. Carter, Kenneth A. Carter and Simone Y. Carter

Our File No. (637) 24185-A

ABIGAIL NABBIE,

Plaintiff,

v.

TIFFANIE E. CARTER, KENNETH A. CARTER, SIMONE Y. CARTER, and/or SHARMIE KHAN,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

Docket No. MID-L-5716-15

# 729

Civil Action

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

THIS MATTER's having been opened to the court by Purcell, Mulcahy, Hawkins & Flanagan, LLC, attorneys for defendants, Tiffani E. Carter, Kenneth A. Carter and Simone Y. Carter, for an order extending the period for discovery, for good cause, pursuant to R. 4:24-1(c); and the parties having not consented to an extension of the period for discovery; and the court's having considered the moving papers of the parties, and for good cause shown;

IT IS on this 17 day of February, 2017;

**ORDERED** that plaintiff shall provide to defendants complete records of each physician who has examined plaintiff and of each facility at which plaintiff has been seen, other than records already exchanged within the period for discovery, by no later than March 1, 2017; and it is further

**ORDERED** that the period for discovery be and hereby is extended sixty (60) days to April 28, 2017, for plaintiff to complete her treatment, for defendants to forward additional records to their experts for their review and for defendants to receive their experts' supplemental reports and amend answers to interrogatories; and it is further

**ORDERED** that defendants may serve their experts' reports by no later than April 28, 2017; and it is further

**ORDERED** that a copy of the within order be served upon all counsel within 7 days of online posting of this order.

opposed  
 unopposed

  
\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv.

Discovery End Date Extended to 4/28/17  
Arbitration Shall Be 5/4/17  
Trial Shall Be 6/19/17

FILED

FEB 17 2017

JNB

Jamie D. Happs, P.J.Cv.

David M. Hawkins, Esq.  
Attorney ID No. 276821972  
PURCELL, MULCAHY, HAWKINS, FLANAGAN & LAWLESS LLC  
One Pluckemin Way  
P.O. Box 754  
Bedminster, NJ 07921  
T: (908) 658-3800  
Attorneys for Defendant, Manuel D. Restituyo-Garcia  
Our File No: (637) 24124-DMH

NICHOLAS NOTO

Plaintiff,

v.

MANUEL D. RESTITUYO-GARCIA,  
JOHN DOE (fictitious name) and ABC  
CORPORATION (fictitious  
corporation)

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO: MID-L-4160-15

CIVIL ACTION

ORDER

**THIS MATTER** having been brought before the court by notice of motion by Purcell, Mulcahy, Hawkins & Flanagan LLC, attorneys for Defendant, **Manuel D. Restituyo-Garcia**, for an Order to re-open and extend discovery an additional ninety (90) days pursuant to R. 4:24-1(c), for exceptional circumstances, and the court's having considered the moving papers of the parties, and for good cause shown;

IT IS on this 17 day of February, 2017;

**ORDERED THAT** discovery in this matter be and hereby is reopened;

**ORDERED THAT** the discovery period shall expire on **May 18, 2017** to complete discovery that is the subject of this motion as follows:

- (a) All plaintiff treatment and surgical records are to be furnished to defense counsel by April 15, 2017;
- (b) All plaintiff expert reports are to be furnished to defense counsel by April 15, 2017;
- (c) All defense expert reports are to be served upon plaintiff's counsel by May 18, 2017;
- (d) Depositions of experts are to be completed by May 18, 2017.

**ORDERED** that the Trial scheduled for March 26, 2017 is hereby adjourned; and it is hereby

**ORDERED** that the trial shall take place on 6/5/17, 2017; and it is further

**ORDERED THAT** a copy of the within order be served upon all counsel within 7 days of online posting of this order.

  
JAMIE D. HAPPAS, P.J.Cv.

- ( ) Opposed
- () Unopposed

TRD - 6/5/17

**FURTHER ORDERED** that no further extensions to the discovery end date will be granted without a showing of exceptional and heretofore unforeseen circumstances.

#065  
02/17/17

✓NB

ARCHER & GREINER  
A Professional Corporation  
One Centennial Square  
Haddonfield, New Jersey 08033  
(856) 795-2121  
Attorneys for Plaintiff

**FILED**  
**FEB 17 2017**

Jamie D. Happas, P.J.Cv.

By: JERROLD S. KULBACK, ESQUIRE (NJ ATTY #023071999)

ORBIS FINANCIAL, LLC; and THE BOONE  
FAMILY REVOCABLE TRUST DATED  
AUGUST 14, 1995,

Plaintiff,

v.

JMD INTERNATIONAL, LLC; and MEL  
GRZESH,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION – MIDDLESEX COUNTY

Docket No. : E-3167-15 \*

Civil Action

**DEEMED**

**ORDER GRANTING SUMMARY  
JUDGMENT**

THIS MATTER coming before the Court pursuant to the motion (“Motion”) of plaintiffs, Orbis Financial, LLC and The Boone Family Revocable Trust Dated August 14, 1995, by their attorneys, Archer & Greiner, a Professional Corporation, Jerrold S. Kulback, Esquire, appearing, for entry of Summary Judgment as to defendant, JMD International, LLC; and the Court having considered the moving papers and any opposition thereto, and heard the arguments of counsel, if any, wherefrom the Court has determined that good and sufficient cause exists for entry of this Order, and no adverse interest appearing and for good cause shown;

FINAL JUDGMENT is on this 17<sup>th</sup> day of Feb., 2017, entered in favor of plaintiffs, Orbis Financial, LLC and The Boone Family Revocable Trust Dated August

14, 1995, and against defendant, JMD INTERNATIONAL, LLC in the amount of \$48,942.00, together with post-judgment interest and taxed costs.

Contested  
 Uncontested

115242713v1

J.S.C.  
**JAMIE D. HAPPAS, P.J.Cv.**

# with prejudice. Plaintiff has requested to advise the court that default judgment in the amount of \$48,942.00 has already been entered against defendant Mel Grzech. That judgment was entered on 11/17/16.

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

#657  
02/17/17

**GARCES, GRABLER & LEBROCQ**  
Michelle M. Tullio, Esq.  
Attorney ID: 001221994  
502 Amboy Avenue  
Perth Amboy, New Jersey 08861  
(732)826-2300  
Attorneys for Plaintiffs

**FILED**  
**FEB 17 2017**

Jamie D. Happas, P.J.Cv.

VMP

ELENA PAREDES,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION: MIDDLESEX
PLAINTIFF,	:	COUNTY
	:	
V.	:	DOCKET NO.: MID-L-1823-14
	:	
DARREN REILLY, TOWNSHIP OF	:	<u>CIVIL ACTION</u>
WOODBIDGE, JOHN DOES (1-20),	:	
A.B.C. COMPANIES (1-20), (fictitious	:	
names) and (fictitious entities),	:	<b>ORDER</b>
	:	<b>FURTHER ORDERED</b> that no further
DEFENDANT(S).	:	extensions to the discovery end date
	:	will be granted without a showing of
	:	exceptional and heretofore
	:	unforeseen circumstances.

**THIS MATTER** having been opened to the Court upon application of Michelle M. Tullio, Esq. attorney for plaintiff, for a motion to extend the time period for the completion of discovery and the Court having read the moving papers; and for good cause appearing;

**IT IS** on this 17<sup>th</sup> day of February, 2017;

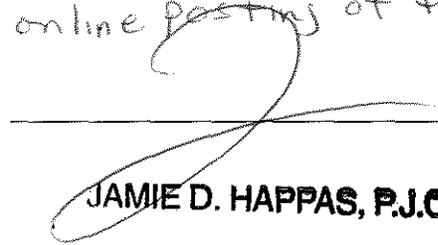
**ORDERED** that the discovery end date is hereby extended to May 26, 2017;

**IT IS FURTHER ORDERED** that plaintiff's expert's report by April <sup>13</sup>28, 2017;  
defendant's expert's report by May 12, 2017;

**IT IS FURTHER ORDERED** that the trial presently scheduled for March 13, 2017 be adjourned and rescheduled for a date after the discovery end date;

TRD - 6/5/17

**IT IS FURTHER ORDERED** that a true copy of this order be served upon all counsel within seven (7) days. *of the online posting of this order.*

  
\_\_\_\_\_  
J.S.C.  
**JAMIE D. HAPPAS, P.J.Cv.**

LAW OFFICES OF ATHAN M. MERGUS, PA  
624 BERGEN BLVD.  
RIDGEFIELD, NEW JERSEY 07657  
(201) 945-6150  
ATTORNEY(S) FOR: PLAINTIFF  
ATTORNEY ID: 017271991

**FILED**  
FEB 17 2017

✓NB

Jamie D. Happas, P.J.Cv.

PLAINTIFF(S),  
  
THEODORE PANITZ  
  
vs.  
  
DEFENDANT(S),  
  
ANDREW ZENSKY, AJ PERRI  
INC., JOHN DOES 1-10 (said  
names being fictitious) and JOHN  
ROE CORP. 1-10 (said names  
being fictitious)

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-01562-15

CIVIL ACTION

PLAINTIFF(S),  
  
JORGE CARRILLO  
  
vs.  
  
DEFENDANT(S),  
  
ANDREW ZENSKY, AJ PERRI  
INC., JOHN DOES 1-10 (said  
names being fictitious) and JOHN  
ROE CORP. 1-10 (said names  
being fictitious)

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-01564-15

CIVIL ACTION

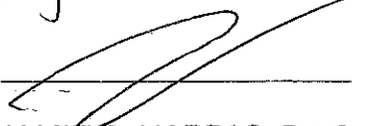
ORDER

THIS MATTER having come before the Court on the Motion of Plaintiff JORGE CARRILLO by and through his attorney ATHAN M. MERGUS, Esq. for an order removing this matter from arbitration pursuant to R. 4:21A-1(c) and the Court having considered the Motion papers filed by the parties, and for good cause appearing;

IT IS on this 17 day of February, 2017

ORDERED that the matters of THEODORE PANITZ and JORGE CARRILLO, docket numbers MID-L-1562-15 and MID-L-1564-15 respectively, are hereby removed from the arbitration calendar.

IT IS FURTHER ORDERED that a copy of the executed Order by forwarded to all counsel  
of record within 7 days of *online posting of this order.*

  
JAMIE D. HAPPAS, P.J.Cv.

RICHARD M. TANGO, ESQ. - 006851984  
MC DERMOTT & MC GEE, LLP  
75 Main Street, Suite 305  
P.O. Box 192  
Millburn, NJ 07041  
973-467-8080  
Attorneys for Defendant(s): Hilltop Manor Associates; Trafalger Associates; Middlesex  
Management  
Our File No.: 84916 RMT

VNB  
**FILED**  
**FEB 17 2017**

Jamie D. Happas, P.J.Cv.

<p><b>AMIT PATEL and HIRAL PATEL, his wife</b></p> <p style="text-align: center;">Plaintiff(s),</p> <p style="text-align: center;">-vs-</p> <p><b>HILLTOP MANOR APARTMENTS; TRAFALGER ASSOCIATES; MIDDLESEX MANAGEMENT and JOHN DOES, (unknown entites and/or individuals responsible for the ownership, operation, maintenance, and/or snow and ice removal of the premises in question),</b></p> <p style="text-align: center;">Defendant(s).</p>	<p><b>SUPERIOR COURT OF NEW JERSEY LAW DIVISION MIDDLESEX COUNTY DOCKET NO. MID-L-4599-15</b></p> <p style="text-align: center;"><u>Civil Action</u></p> <p style="text-align: center;"><b>AMENDED ORDER AMENDING THE SEPTEMBER 28, 2016 CASE MANAGEMENT ORDER EXTENDING DISCOVERY, ADJOURNING THE ARBITRATION HEARING SCHEDULED FOR MARCH 2, 2017 AND ADJOURNING THE TRIAL DATE SCHEDULED FOR APRIL 17, 2017</b></p>
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**THIS MATTER** coming on before the Court on application of McDermott and McGee, attorneys for defendants for an Order amending the September 28, 2016 Case Management Order extending discovery an additional one hundred twenty (120) days pursuant to Rule 4:24-1, adjourning the arbitration hearing scheduled for March 2, 2017 and trial date scheduled for April 17, 2017, and plaintiff's counsel having given consent to extend discovery and the Court having considered the moving papers; and for good cause shown;

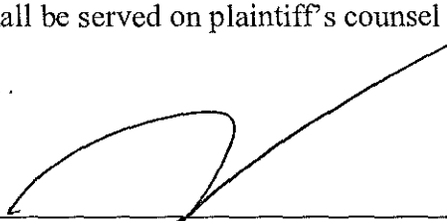
**IT IS ON THIS** 17 day of February, 2017;

**ORDERED** that the September 28, 2016 Case Management Order is hereby amended and the discovery end date be and is hereby extended to ~~June 27, 2017~~ <sup>5/10/17</sup>; and it is

**FURTHER ORDERED** as follows:

- The arbitration hearing scheduled for March 2, 2017 is hereby adjourned to a date to be set by the Court;
  - The trial date scheduled for April 17, 2017 is hereby adjourned to a date to be set by the Court;
  - Plaintiff to appear for a re-evaluation IME with defendant's medical expert on **April 10, 2017**; *and same report by May 10, 2017*
  - Defendant to serve additional authorizations following plaintiff's re-evaluation IME, if necessary by **May 1, 2017**;
  - ~~Defendant to obtain additional medical records and films by June 1, 2017; and~~
  - Depositions of any and all other witnesses by ~~June 20, 2017~~ <sup>May 1</sup>;
  - ~~Defendant to serve expert(s)' reports and supplemental reports by June 27, 2017;~~
- ~~and it is~~

**FURTHER ORDERED** that a copy of this Order shall be served on plaintiff's counsel within 7 days from its posting online.

  
\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv.

\_\_\_ Opposed  
 Unopposed

Discovery End Date Extended to 5/10/17  
Arbitration Shall Be 5/16/17  
6/26/17

A SETTLEMENT CONFERENCE TO BE SCHEDULED BY THE ASSIGNMENT OFFICE ON 6/1/17

V NB

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

**FILED**

**FEB 17 2017**

Jamie D. Happas, P.J.Cv.

NIRU PATEL and BHUPENDRA PATEL,  
her husband

*Plaintiff*

vs.

MOHAMMAD SAFIULLAH, "ABC BAR",  
"DEF BAR", "GHI BAR" & "JOHN DOE  
#1-5", "RICHARD ROE #1-5", "JANE DOE  
#1-5", "JAMES DOE #1-5 (*names being  
fictitious as true identities are unknown*),

*Defendants*

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO. L-4555-15

CIVIL ACTION

# 1048

**ORDER**

This matter having been brought before the Court on motion of Palmisano & Goodman, P.A., attorneys for plaintiffs, returnable February 17, 2017 for an Order permitting plaintiffs leave to file and serve a Second Amended Complaint in the form annexed hereto and the Court having considered the matter and good cause appearing,

IT IS on this 17 day of February 17, 2017;

**ORDERED**, that the plaintiffs, be and that same are hereby granted leave to file and serve a Second Amended Complaint in the form annexed to the moving papers; and it is further

*with 14 days*

**ORDERED**, that the discovery end date in this matter be extended an additional 60 days to \_

~~4/17/17~~ pursuant to Rule 4:24-1(b); and it is further  
4/17/17

**ORDERED**, that this Order be served upon all parties of record within seven days of the online posting of this order.

  
AMIE D. HAPPAS, P.J.Cv.

**PAPERS CONSIDERED**

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

Discovery End Date Extended to 4/17/17  
Arbitration Shall Be 5/22 4/26/17  
Trial Shall Be 6/12/17

**FILED**  
**FEB 17 2017**

#896  
VNB 02/17/17

Lawrence F. Citro, Esq./I.D.#023581992  
BIANCAMANO & DI STEFANO, P.C.  
Executive Plaza, Suite 300  
10 Parsonage Road  
Edison, NJ 08837  
Tel: 732-549-0220  
Fax: 732-549-0068  
Attorneys for Defendants, *Saker ShopRites, Inc. d/b/a ShopRite of East Brunswick and Wakefern Food Corp.*

Jamie D. Happas, P.J.Cv.

Our File No. 20037-01990LFC

\_\_\_\_\_  
MARY ANNE PIPALA,  
  
Plaintiff,  
  
-vs.-  
  
SAKER SHOPRITES, INC. d/b/a  
SHOPRITE OF EAST BRUNSWICK  
#585, WAKEFERN FOOD CORPORA-  
TION, JOHN DOE I-X (name being  
fictitious), ABC CO. I-X (name being  
fictitious), and XYZ CO. I-X (name  
being fictitious),  
  
\_\_\_\_\_  
Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO.: MID-L-11040-14

Civil Action

ORDER

THIS MATTER being opened to the Court on motion of Harold J. Gerr, Esq. attorney for plaintiff for an Order granting leave to plaintiff to file and extend discovery for an additional one hundred twenty days (120) days and to adjourn the current Arbitration and Trial dates, the Court having considered the moving papers, and, for other good cause shown;

IT IS ON THIS 17 DAY OF Feb, 2017,

ORDERED that discovery is hereby extended until April 21, 2017 or \_\_\_\_\_

\_\_\_\_\_ ; and it is further

ORDERED plaintiff shall provide all medical reports and records by March 10, 2017;  
and it is further

ORDERED plaintiff shall attend a re-examination with Dr. Kevin Egan on March 14,

2017 at 10:00 AM; and it is further

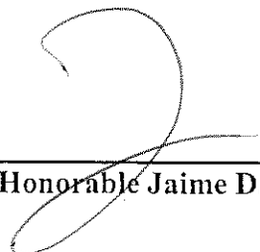
**ORDERED** defendant shall provide all defense medical reports by April 10, 2017; and it is further

**ORDERED** that the arbitration currently scheduled for February 23, 2017 is hereby adjourned until \_\_\_\_\_, 2017; and it is further

**ORDERED** that the trial date of April 10, 2017 is hereby adjourned until \_\_\_\_\_ 2017; and it is further

Ordered that all further discovery that may become necessary is to be completed on or before April 21, 2017; and it is further

**ORDERED** that a copy of the within Order shall be served upon all counsel within \_\_\_\_\_ days from the date of its posting online.

  
\_\_\_\_\_  
Honorable Jaime D. Happas, P.J.S.C.

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

A SETTLEMENT CONFERENCE TO BE SCHEDULED BY THE ASSIGNMENT OFFICE ON 6/1/17

Discovery End Date Extended to 4/21/17  
Arbitration Shall Be 4/25/17  
Trial Shall Be 6/5/17

**FURTHER ORDERED** that no further extensions to the discovery end date will be granted without a showing of exceptional and heretofore unforeseen circumstances.

(~~prev~~ preemption)  
- case 30 days of discovery

VNB

#78

FILED

Joseph K. Cobuzio, Esq.: NJ Attorney ID: 022091988  
Kelly Jackson Cozza, Esq.: NJ Attorney ID 016242007  
TOMPKINS, McGUIRE, WACHENFELD & BARRY LLP  
3 Becker Farm Road, Suite 402  
Roseland, New Jersey 07068  
(973) 622-3000  
Attorneys for Third Party Defendant, The Brickman Group Ltd., LLC, i/p/a The Brickman Group, Ltd.

Jamie D. Happas, P.J.Cv.

NICOLE PLAFKER,

Plaintiff(s),

v.

CANDLEBROOK PROPERTIES; QUAIL  
RIDGE, LLC; ABC, INC., 1-10 (fictitious  
owners, operators and/or property managers),

Defendants,

and

CANDLEBROOK MANAGEMENT CO., LLC  
and AG CANDLEBROOK QUAIL RIDGE  
OWNER, LLC,

Defendant/Third Party Plaintiff,

v.

THE BRICKMAN GROUP, LTD., LLC

Third Party Defendant.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION—MIDDLESEX COUNTY

DOCKET NO.: MID-L-5635-15

FILED

FEB 17 2017

Jamie D. Happas, P.J.Cv.

CIVIL ACTION – ORDER

THIS MATTER, having been brought before the Court by Tompkins, McGuire,  
Wachenfeld & Barry, LLP, attorneys for Third-Party Defendant, The Brickman Group, Ltd.,  
LLC., on notice to all parties

It is on this 17<sup>th</sup> day of February, 2017

**ORDERED**, that The Brickman Group, Ltd., LLC's Motion for an Order extending the discovery period is hereby granted; and it is further

**FURTHER ORDERED**, that the discovery period is extended in this matter for ~~120~~ days to 5/15/17; and it is

**FURTHER ORDERED** that the mandatory, non-binding Arbitration scheduled for ~~March 7, 2017~~ is adjourned to \_\_\_\_\_; and it is

**FURTHER ORDERED**, that during the aforesaid period the parties shall engage in the following:

- (1) Counsel for the Third-Party plaintiff to provide all written discovery, pleadings, motions or any other relevant material exchanged prior to the appearance of the Third-Party Defendant this matter on or before February 20, 2017;
- (2) Plaintiff to present for her deposition and/or re-deposition on or before ~~April 24, 2017~~ March 20;
- (3) Plaintiff to present for an independent medical examination on or before ~~May 19, 2017~~ April 15;
- (4) Plaintiffs expert reports to be served by ~~May 22, 2017~~ April 1;
- (5) Defense expert reports to be served by ~~June 20, 2017~~ May 15; and it is

**FURTHER ORDERED** that a copy of the within Order be served upon all counsel of record within 7 days of online posting of this order.

\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv.

Opposed \_\_\_\_\_

Unopposed  \_\_\_\_\_

Discovery End Date Extended to

5/15/17

Arbitration Shall Be

5/24/17

A SETTLEMENT CONFERENCE TO BE SCHEDULED BY THE ASSIGNMENT OFFICE ON 6/8/17

Trial Shall Be

7/10/17

# 854  
02/17/17

FILED

FEB 17 2017

VNB

Kevin D. London, Esq. - 020231992  
LAW OFFICES OF WILLIAM E. STAEHLE  
445 South Street  
P.O. Box 1938  
Morristown, New Jersey 07962-1938  
(973) 631-7300

Jamie D. Haggas, Esq.

Attorneys for Defendant, Crisdel Group, Inc. and Antonio Tapia-Alantz  
File No.: 2016011462-MX-KDL

DMITRIY PLOTNIKOV and IRINA PLOTNIKOV,  Plaintiffs,  vs.  ANTONIO TAPIA-ALANTZ, et al.,  Defendants.	SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO.: MID-L-732-16  CIVIL ACTION  <u>ORDER EXTENDING DISCOVERY</u>  <b>DENIED</b> Failure to Comply With R. 4:24-1 (c)  <i>order not in compliance</i>
--	--

THIS matter having been opened to the Court on a Notice of Motion by the Law Offices of William E. Staehle, attorneys for defendant, Crisdel Group, Inc., 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 17 day of February, 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 \_\_\_\_\_ 2017 based upon the following discovery dates:

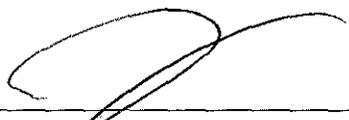
- a. Written discovery by \_\_\_\_\_ 2017;
- b. Plaintiff to serve any and all expert's reports, supplemental reports and/or amendments to answers to interrogatories by \_\_\_\_\_ 2017;
- c. Depositions to be taken by \_\_\_\_\_ 2017;
- d. Plaintiff's IMEs to be completed by \_\_\_\_\_ 2017;
- e. Defendant to serve any and all expert's reports, supplemental reports and/or amendments to Answers to Interrogatories by \_\_\_\_\_ 2017;
- f. Discovery will end on \_\_\_\_\_ 2017; and it is further

**ORDERED** that the case is removed from arbitration; and it is further

**ORDERED** that the trial date of June 26, 2017 is adjourned; and it is further

**ORDERED** that a copy of this Order be served upon all counsel of record within 7 days of online posting of this order.

Opposed *partial*  
 Unopposed

  
\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv.

#432 2-17-17 JNB

BARBARA S. SHERIDAN - 016201994

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

FILED

FEB 17 2017

Jamie D. Happas, P.J.Cv.

ATTORNEY FOR: Defendant/s, ANTHONY M CONNOR JR, SANDI CONNOR, ANTHONY CONNOR

MONICA POLICK f/k/a MONICA BRINDLE

Plaintiff,

vs.

ANTHONY M CONNOR a/k/a ANTHONY CONNOR JR, ANTHONY M CONNOR a/k/a ANTHONY CONNOR, SANDI CONNOR, BARRY P EVANS, a/k/a BARRY EVANS, LIZA EVANS, John Does 1-10 (fictitious names representing unknown individuals) and/or XYZ CORPS 1-10 (fictitious names, representing unknown corporations, partnerships and/or Limited Liability Companies or other types of legal entities)

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO. MID-L-6091-15

Civil Action

**ORDER EXTENDING DISCOVERY PERIOD**

Pursuant to Rule 4:24-1(c)

**THIS MATTER** having been placed before the Court by the LAW OFFICE OF DEBRA HART, Esq., attorney for the defendant/s, ANTHONY M CONNOR JR, SANDI CONNOR, ANTHONY CONNOR; and the Court having considered the moving papers of the parties; and for good cause shown;

IT IS, on this 17 day of Feb, 2017;

~~ORDERED~~ that (a) the time for the completion of discovery is hereby extended for a period of \_\_\_\_\_ days;

IT IS FURTHER ORDERED that the new discovery end date is 5/5/17, 2017.

IT IS FURTHER ORDERED that, within the extended discovery period, the parties are to complete the following discovery matters as specifically indicated below:

Item	Scheduled For
1. OBTAIN PLAINTIFF'S MEDICALS AND MRI FLMS	TO BE OBTAINED BY MARCH 31, 2017
2. PLAINTIFF ATTEND DEFENSE IME	MARCH 29, 2017 WITH DR BERCIK
3. RECEIVE AND SERVE DEFENSE EXPERT REPORT(S)	TO BE SERVED BY <del>JUNE 15</del> , 2017 <u>May 1</u>
4.	
5.	

IT IS FURTHER ORDERED that all parties consent to the extension of the discovery period; and

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

Discovery End Date Extended to 5/5/17  
Arbitration Shall Be 5/16/17  
Trial Shall Be 6/20/17

\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv.

A SETTLEMENT CONFERENCE TO BE SCHEDULED BY THE ASSIGNMENT OFFICE ON 5/19/17.

# 977  
02/17/17  
JNB

**LENAHAN & ROCKWELL, P.A.**  
**Thomas E. Lenahan, Jr. - Attorney ID #016521974**  
**1170 U.S. Highway 22 - Suite 200**  
**Bridgewater, NJ 08807**  
**T: 908-231-7900 / F: 908-526-8442**  
Attorneys for Defendants, Natalia Data and Jan K. Data  
File No. D8954L

**FILED**  
**FEB 17 2017**

Jamie D. Happs, P.J.Cv.

<p>ERICA POLLACK,</p> <p style="text-align: right;">Plaintiff,</p> <p style="text-align: center;">vs.</p> <p>NATALIA DATA, JAN K. DATA, JOHN DOES (1-30), A.B.C. COMPANIES (1-30) (fictitious entities) (fictitious names),</p> <p style="text-align: right;">Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION COUNTY OF MIDDLESEX</p> <p>DOCKET NO. MID-L-2848-15</p> <p style="text-align: center;">Civil Action</p> <p style="text-align: center;"><b>ORDER EXTENDING TIME TO COMPLETE DISCOVERY, AND ADJOURN ARBITRATION HEARING DUE TO EXCEPTIONAL CIRCUMSTANCES</b></p>
---	---

This matter having been opened to the Court on application of Lenahan & Rockwell, P.A., by Thomas E. Lenahan, Jr., Esq., counsel for defendants, Natalia Data and Jan Data, and the Court having considered the moving papers, and good cause as well as exceptional circumstances having been shown:

It is on this 17 day of February, 2017

**ORDERED** that the time to complete discovery in the above-captioned matter be extended from March 1, 2017 to May 1, 2017; and it is further

**ORDERED** that:

- (a) plaintiff shall return a signed HIPAA authorization to Woodbridge Open MRI and/or supply defense counsel with MRI films conducted in November, 2016 and January, 2017 no later than February 20, 2016; and

- (b) defense counsel shall secure all films from Woodbridge Open MRI no later than March 10, 2017;
- (c) all defense experts' supplemental reports shall be submitted no later than April 15, 2017; and
- (b) all remaining discovery not specifically mentioned herein shall be completed no later than May 1, 2017, at which time this case shall be ready to proceed to arbitration; and it is further

**ORDERED** that the arbitration currently scheduled for March 7, 2017, shall be adjourned to a date subsequent to the discovery end date of May 1, 2017; and it is further

**ORDERED** that a copy of the within Order shall be served upon opposing counsel within 7 days of online posting of this order.

Opposed  
 Unopposed

  
JAMIE D. HAGGAS, P.J.Cv.

\* For the reasons set forth in this order

This shall not delay arbitration ~~of this~~.  
This matter has had 589 days  
of discovery and one arb adj.  
The new trial date shall be  
May 22, 2017

JNB

Peter A. Gaudio, Esq. (#036441994)  
McELROY, DEUTSCH, MULVANEY & CARPENTER, LLP  
1300 Mount Kemble Avenue  
P.O. Box 2075  
Morristown, New Jersey 07962  
(973) 993-8100  
Attorneys for defendants Robert J. Mauceri & Air Group, LLC

FILED

FEB 17 2017

Jamie D. Happas, P.J.Cv.

DEBRA A. POWELL,

Plaintiffs,

vs.

ROBERT J. MAUCERI and AIR GROUP,  
LLC,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION – MIDDLESEX COUNTY

DOCKET NO. MID-L-1204-15

Civil Action

**ORDER**

**THIS MATTER**, having come before the Court on the motion of defendants Robert J. Mauceri and Air Group, LLC, seeking reconsideration of this Court's January 17, 2017, Order pursuant to Rule 4:49-2, and the Court having considered the moving papers submitted and any opposition thereto, and for good cause having been shown;

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

**ORDERED** that Defendants, Robert J. Mauceri & Air Group, LLC's, Motion for Reconsideration Pursuant to Rule 4:49-2 is hereby granted; and it is further

**ORDERED** that discovery is hereby extended for an additional one hundred twenty (120) days (from February 1, 2017) to **June 1, 2017** to allow the following:

1. Plaintiff shall serve recent medical records and bills by March 6, 2017;
2. Expert depositions shall be completed by March 15, 2017;
3. Any follow up evaluations of Plaintiff by Defendants' experts shall take place by

April 14, 2017;

4. Plaintiff shall serve addendum report(s) from her experts by April 14, 2017;

5. Plaintiff's follow up deposition regarding recent treatment and current symptoms, if requested, shall be completed by April 28, 2017;

6. Defendant shall serve addendum reports from their experts by May 15, 2017;

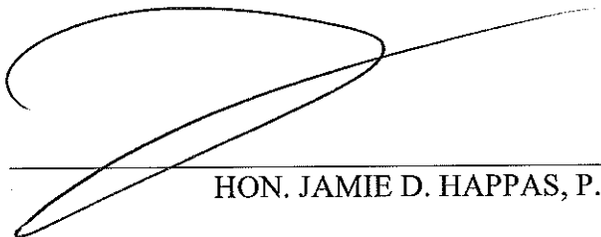
7. The parties shall provide expert reports in response to the adverse party's expert report by May 26, 2017;

8. Any further discovery, including follow up expert depositions, shall be completed on or before June 1, 2017; and, it is further,

**ORDERED** that Arbitration scheduled for January 24, 2017 is adjourned and rescheduled for \_\_\_\_\_; and it is further, *completed*

**ORDERED** that Trial scheduled for February 27, 2017 is adjourned and rescheduled for 6/12/17; and it is further,

**ORDERED** that a true and correct copy of this Order shall be served on all parties hereto within 7 days of online posting of this Order.

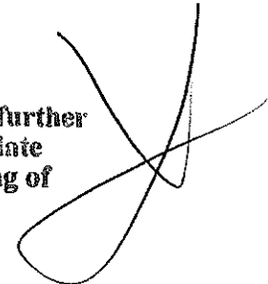


HON. JAMIE D. HAPPAS, P.J.S.C.

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



**FURTHER ORDERED** that no further extensions to the discovery end date will be granted without a showing of exceptional and heretofore unforeseen circumstances.



A SETTLEMENT CONFERENCE TO BE SCHEDULED BY THE ASSIGNMENT OFFICE ON 6/5/17

#741  
02/17/17

JNB

FILED

FEB 17 2017

Jamie D. Happs, P.J.Cv.

LAW OFFICES  
**DUNCAN MacDONALD & HERFORTH**  
By: David D. Duffin, Esquire – Attorney ID 003861982  
308 Harper Drive, Suite 101  
Moorestown, New Jersey 08057  
(856) 235-8020 FAX (856) 528-3455  
**Attorneys for Defendants, Iuliia Postrygan and ARVI Mobile, LLC**

NARDA HARILAL-PRAMANAND and ROBIN PRAMANAND, per quod	:	SUPERIOR COURT OF NEW JERSEY LAW DIVISION
	:	MIDDLESEX COUNTY
Plaintiffs	:	DOCKET NO.: MID-L-4898-15
v.	:	CIVIL ACTION
IULIIA POSTRYGAN and/or JANE DOES 1-10 (being fictitious persons unknown at this time); and ARVI MOBILE, LLC; ARVI MOBILE and/or ABC COMPANY 1-10 (being fictitious entities unknown at this time)	:	
Defendants	:	<b>ORDER</b>

**THIS MATTER** having been brought before the Court on the Motion of David D. Duffin, Esquire, attorney for the defendants, Iuliia Postrygan and ARVI Mobile, LLC; and the Court having considered the matter and for good cause shown;

IT IS on this 17 day of February, 2017;

**ORDERED** that the discovery end date be and hereby is extended for ninety (90) days from the current date of March 3, 2017 to June 1, 2017, with the following discovery items to be completed:

1. Depositions of all parties to be completed by April 3, 2017;
2. Defense medical examination to be completed by February 8, 2017;
3. Plaintiff's final experts' reports to be served by April 6, 2017;
4. Defendants' final experts' reports to be served by May 6, 2017;
5. Depositions of all experts to be completed by May 31, 2017;

**DENIED**

**IT IS FURTHER ORDERED** that the Arbitration Hearing in this matter pending for March 15, 2017, be and hereby is adjourned with a new date of \_\_\_\_\_; and

**IT IS FURTHER ORDERED** that the Trial in this matter pending for April 24, 2017, be and is hereby adjourned, with a new date of \_\_\_\_\_; and

**IT IS FURTHER ORDERED** that a copy of the within Order be served upon all counsel of record within 7 days of its posting online

  
\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv.

# on 4/6/17 the court dismissed (Judge Jones)  
c/o pro. plaintiff's complaint for  
failure to provide discovery  
matter has not yet been reinstated

#1062  
02/17/17  
✓NB

**FILED**

**FEB 17 2017**

Jamie D. Happas, P.J.Cv.

THE ZAPCIC LAW FIRM, L.L.C.  
58 Village Court  
Hazlet, New Jersey 07730  
(732) 888-0077  
Attorney for Plaintiffs

SHERYL QUIJANO and MICHAEL  
QUIJANO, Husband and Wife, and JESSICA  
QUIJANO,

Plaintiffs,

vs.

RICHARD ELITE, ARLENE MILLWATER,  
JOHN DOE 1-25 (fictitious persons) and ABC  
CORPORATION 1-25 (fictitious  
corporations)

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION  
MIDDLESEX COUNTY

DOCKET NO. MID-L-02317-15

CIVIL ACTION

ORDER EXTENDING DISCOVERY  
END DATE, ADJOURNING  
ARBITRATION AND ADJOURNING  
TRIAL

**THIS MATTER** having been opened to the Court upon application of The Zapcic Law Firm L.L.C., attorneys for Plaintiffs, Sheryl Quijano and Michele Quijano, Husband and Wife, and Jessica Quijano, upon notice to Matthew Cohen, Esq., counsel of record for the defendants, Richard Elite and Arlene Millwater, for an order granting leave to extend the discovery end date for ninety (90) days, to adjourn the arbitration date of February 14, 2017, and to adjourn the trial date of March 27, 2017, and the court having reviewed the papers submitted pursuant to Rule 1:6-2, and for good cause shown,

IT IS on this 17<sup>th</sup> day of February, 2017,

**ORDERED** that the discovery end date be and hereby extended for ninety (90) days to May 6, 2017 to allow plaintiffs to complete medical treatments and obtain medical reports from treating physician; and *plaintiff's reports due April 6, 2017*  
*Defendants reports due May 6, 2017*

**IT IS FURTHER ORDERED** that the arbitration scheduled for February 14, 2017 be and hereby is adjourned; and

**IT IS FURTHER ORDERED** that the trial scheduled for March 27, 2017 be and hereby is adjourned; and to Mar 30, 2017

**IT IS FURTHER ORDERED** that a copy of this Order be served upon all parties within 7 days of the date hereon. online posting of this order.

Opposed  
 Unopposed

  
\_\_\_\_\_  
J.S.C.  
**JAMIE D. HAPPAS, P.J.Cv.**

MB

Filing Attorney – Stephen F. Lombardi, Esq.  
Filing Attorney I.D. #018381980  
LOMBARDI & LOMBARDI, P.A.  
1862 Oak Tree Road, P.O. Box 2065  
Edison, New Jersey 08818  
732-906-1500  
Attorneys for Plaintiff  
File No.: 15-25383SFL

FILED  
FEB 17 2017  
Jamie D. Happas, P.J.Cv.

ERWIN RAMIREZ, an individual and KARLA RAMIREZ, his wife, per quod,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION
	:	MIDDLESEX COUNTY
	:	
	:	DOCKET NO.: L-01571-15
	:	
Plaintiffs	:	<u>CIVIL ACTION</u>
	:	
vs.	:	ORDER EXTENDING DISCOVERY AND ADJOURNING TRIAL DATE
	:	
ELIZABETH ARANCIO, an individual; JOHN DOE, a fictitiously named individual and ABC CO., a fictitiously named business entity,	:	
	:	
Defendants	:	

# 295

**FILED**

**DENIED**

THIS MATTER, having been opened to the court by Lombardi & Lombardi, P.A., attorneys for plaintiffs on plaintiff's Motion for an Order extending the discovery end date herein, and the court having read and considered the moving papers, and for good being shown;

IT IS ON THIS 17<sup>th</sup> DAY OF FEBRUARY, 2017;

ORDERED that the discovery end date herein be and is hereby extended to June 1, 2017, and within the discovery end date the following discovery shall take place:

A. The plaintiffs shall supply to defense counsel all updated expert's reports;

and it is further

**ORDERED** that the trial date of March 20, 2017 herein be and is hereby adjourned to \_\_\_\_\_, 2017; and it is further

**ORDERED** that a copy of the within Order shall be served upon all counsel of record herein within 7 days of online posting of this order.

  
JAMIE D. HAPPAS, P.J.Cv.

**PAPERS CONSIDERED:**

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

without prejudice. This order will be amended upon plaintiff undergoing surgery ~~date~~ by ~~April 10, 2017~~ the trial date of 3/13/17. Counsel ~~at 10:00 am~~ may provide to PJ with an agreed upon proposed order. No date of surgery provided by movant.

#602 2-17-17 JNB

**FILED**

**FEB 17 2017**

Jamie D. Happas, P.J.Cv.

**Michael J. McCaffrey, Esq.**  
**Attorney ID #019831982**  
**PURCELL, MULCAHY, HAWKINS & FLANAGAN, LLC**  
**One Pluckemin Way**  
**P.O. Box 754**  
**Bedminster, New Jersey 07921**  
**(908) 658-3800**  
**Attorneys for defendants, Daniel Daly, Lorlei Daly and Lorianna Daly**  
**Our File No. (637) 24118-A**

JOSE RAMIREZ-BOLANOS,

Plaintiff,

v.

DANIEL DALY, LORLEI DALY  
AND LORIANNA DALY,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

Docket No. MID-L-5353-15

Civil Action

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

**THIS MATTER's** having been opened to the court by Purcell, Mulcahy, Hawkins & Flanagan, LLC, attorneys for defendants, Daniel Daly, Lorlei Daly and Lorianna Daly, for an order extending the period for discovery, for good cause, pursuant to R. 4:24-1(c); and the parties having not consented to an extension of the period for discovery; and the court's having considered the moving papers of the parties, and for good cause shown;

**IT IS** on this 17<sup>th</sup> day of February, 2017;

**ORDERED** that the period for discovery be and hereby is extended sixty (60) days to April 25, 2017, for defendants to obtain records of Raritan Bay Medical Center, Dr. Guillen and Dr. Jain, for defendants to forward additional records to their experts for their review and for defendants to receive their experts supplemental reports and amend answers to interrogatories, all of which shall be completed by April 25, 2017; and it is further

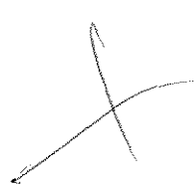
**ORDERED** that a copy of the within order be served upon all counsel within <sup>7</sup>~~ten~~ days of counsel's receipt hereof. *the online pasting of this order.*

- ( ) opposed
- ( ) unopposed

  
\_\_\_\_\_  
J. S. C.  
**JAMIE D. HAPPAS, P.J.Cv.**

Discovery End Date Extended to 4/25/17  
Arbitration Shall Be 5/2/17  
Trial Shall Be 6/12/17

**FURTHER ORDERED** that no further extensions to the discovery end date will be granted without a showing of exceptional and heretofore unforeseen circumstances.

✓NB

Law Offices of Pamela D. Hargrove  
ARTHUR ARNOLD, ESQ.  
Identification No. 30011983  
65 Jackson Drive, Suite 302  
PO Box 2000  
Cranford, NJ 07016-0200  
Telephone: (908) 653-2141  
Attorneys for Defendant(s):  
STACY O. HO AND HAI VUONG

**FILED**  
**FEB 17 2017**  
Jamie D. Happas, P.J.Cv.

# GRANTED IN PART

ABDUL RAZVEEN

Plaintiff

vs.

STACY O. HO, HAI VUONG, JOHN  
DOE - RICHARD ROE (a series of  
Fictitious names)

Defendants

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX  
COUNTY

DOCKET NO. MID-L-3431-15 # 823

CIVIL ACTION

**ORDER TO DISMISS PLAINTIFF(S)  
COMPLAINT FOR FAILURE TO  
DISMISS PLAINTIFF(S)  
COMPLAINT FOR FAILURE TO  
COMPLY WITH A COURT ORDER  
OR IN THE ALTERNATIVE  
ADJOURN THE ARBITRATION ON  
MARCH 14, 2017 AND EXTEND  
DISCOVERY FOR EXCEPTIONAL  
CIRCUMSTANCES**

This matter being opened to the Court, on December 16, 2016, pursuant to Rule 1:6-2 and Rule 1:6-3, and having been submitted for ruling on the papers by Arthur Arnold, Esq., of the Law Offices of Pamela D. Hargrove attorney for the Defendant(s), STACY O. HO AND HAI VUONG, for an Order to dismiss Plaintiff's complaint for failure to comply with a court order and there having been no opposition and good cause appearing;

It is on this 17 day of February, 2017,

<sup>order</sup> ORDERED that the Plaintiff(s), ABDUL RAZVEEN, complaint be and hereby is dismissed for failure to comply with a Court Order.

OR IN THE ALTERNATIVE

IT IS ORDERED that the Arbitration scheduled for March 14, 2017 is hereby adjourned; and

IT IS FURTHER ORDERED that the discovery end date is hereby extended for exceptional circumstances to March 30, 2017 to allow time for the following:

1. Plaintiff to provide the signed medical authorization for Dr. Macchia Uthappa on or before February 24, 2017.
2. Receipt of records and diagnostic films from plaintiff's medical facilities and service of same upon defendant's medical experts on or before June 25, 2010.
3. Review of films and records and the preparation of medical reports by defendant's medical experts to be completed on or before July 15, 2010.
4. Receipt of medical reports by defendant and the service of same upon all counsel on or before July 21, 2010.
5. Any further discovery that may become necessary as a result of the foregoing, to be obtained and completed on or before July 21, 2010; and

IT IS FURTHER ORDERED that a copy of this Order be served on the attorney(s) for all parties within seven (7) days *of online posting of this order.*

JAMIE D. HAPPAS, P.J.Cv

MOTION WAS:

OPPOSED

NOT OPPOSED

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

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

Eric Kuper, Esq. - NJ Attorney ID No. 028001987

**Martin Kane & Kuper**

ATTORNEYS AT LAW

180 Tices Lane - Bldg B, Suite 200

East Brunswick, New Jersey 08816

(732) 214-1800 - Phone

(732) 214-0307 - Fax

Attorneys for Defendant Theresa M. Spring-Sternig and Gregory B. Sternig

**FILED**

**FEB 17 2017**

Jamie D. Happas, P.J.Cv.

VNB

**NIKISHA M. REID-JOHN,**

**Plaintiff,**

**vs.**

**THERESA M. SPRING-STERNIG,  
GREGORY B. STERNIG and  
DONALD THOMAS,**

**Defendants.**

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

**Docket No. L-4158-15**

**Civil Action**

**ORDER**

#869

**THIS MATTER** being opened to the Court on **Friday, February 17, 2017**, by Eric Kuper, Esq., of Martin Kane & Kuper, attorneys for the defendant, on a Notice of Motion to extend discovery and adjourn the March 7, 2017 arbitration and April 17, 2017 trial, and it appearing to the Court that due notice of this Motion has been given to all counsel, and the Court having considered the matter and for good cause shown,

**IT IS** on this 17 day of February, 2017,

**ORDERED** that discovery be and hereby is extended for 90 days to May 15, 2017;

and it is further

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

Plaintiff to provide executed HIPAA authorizations within \_\_\_\_\_ days from the date of Order;

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

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

Defendants to provide expert reports no later than May 15, 2017;

Defendants to amend with records no later than May ~~30~~<sup>15</sup>, 2017;

Discovery be extended to May ~~30~~<sup>15</sup>, 2017.

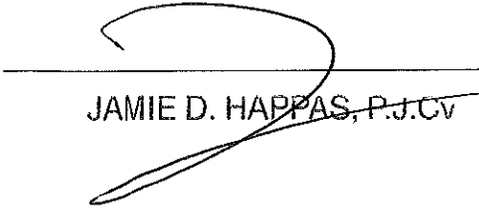
**ORDERED** that the March 7, 2017 arbitration is hereby adjourned to 5/19/17;

and it is further

**ORDERED** that the April 17, 2017 trial is hereby adjourned to 6/26/17; and it is

further

**ORDERED** that a true and correct copy of this Order be served upon all counsel within seven (7) days of: *online posting of this order.*

  
JAMIE D. HAPPAS, P.J. CV

Opposed ( )

Unopposed ()

#974  
02/17/17  
VNB

FILED  
FEB 17 2017

Jamie D. Happs, P.J.Cv.

LAW OFFICES  
**DUNCAN MacDONALD & HERFORTH**

By: David D. Duffin, Esquire – Attorney ID 003861982  
308 HARPER DRIVE, SUITE 101  
MOORESTOWN, NEW JERSEY 08057  
(856) 235-8020 FAX (856) 273-6709  
ATTORNEY FOR DEFENDANTS, Paul M. Caza and River Street Ideal Lease

EDWARD J. REIDY	:	SUPERIOR COURT of NEW JERSEY
	:	MIDDLESEX COUNTY
PLAINTIFF	:	LAW DIVISION
V.	:	
	:	DOCKET NO.: MID-L-3353-15
PAUL M. CAZA; RIVER STREET	:	
IDEAL LEASE; JOHN DOES 1-10	:	CIVIL ACTION
(representing presently unknown	:	
persons); and ABC CORPORATIONS	:	
1-10 (representing presently unknown	:	
corporations and/or entities)	:	
	:	
DEFENDANTS	:	ORDER
	:	

**THIS MATTER** having been brought before the Court on the Motion of David D. Duffin, Esquire, attorney for the defendants, Paul M. Caza and River Street Ideal Lease; and the Court having considered the matter and for good cause shown;

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

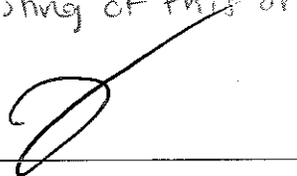
**ORDERED** that the discovery end date in this matter be extended for sixty (60) days from the current date of February 20, 2017 to April 21, 2017, with the following discovery items to be completed:

1. Depositions of all fact witnesses to be completed by March 6, 2017;
2. Plaintiff's final experts' reports to be served by February 28, 2017;
3. Defendants' final experts' reports to be served by March 28, 2017;
4. Depositions of all experts to be completed by April 21, 2017.

**IT IS FURTHER ORDERED** that the Arbitration Hearing in this matter pending for March 2, 2017, be and hereby is adjourned with a new date of 4/27/17; and

**IT IS FURTHER ORDERED** that the Trial in this matter pending for April 17, 2017, be and is hereby adjourned, with a new date of 6/5/17; and

**IT IS FURTHER ORDERED** that a copy of the within Order be served upon all counsel of record within 7 days of *online posting of this order.*



JAMIE D. HAPPAS, P.J.Cv.

✓ NB

FILED

FEB 17 2017

Jamie D. Happas, P.J.Cv.

Edward J. Tucker, Esquire, NJ State Bar No. 015831981  
ROSNER & TUCKER, P.C.  
311 W. Landis Avenue  
Vineland, New Jersey 08360  
856-692-6500  
Attorney for Plaintiff  
14-080

MELISSA RICCARDI and SEAN : SUPERIOR COURT OF NEW JERSEY  
RICCARDI w/h : LAW DIVISION  
Plaintiff(s) : MIDDLESEX COUNTY

vs.

Docket No.: MID-L-966-15

DEBRA O'SULLIVAN and/or JOHN DOE :  
(1-5) fictitious names and/or RICHARD :  
ROE (1-5) fictitious names and/or :  
RICHARD ROE, INC. (1-5), fictitious :  
names, individually, jointly, severally :  
and/or in the alternative :  
Defendant(s) :

Civil Action

ORDER TO PERMIT PLAINTIFF TO  
AMEND THE DECLARATORY  
JUDGMENT COMPLAINT

MELISSA RICCARDI : SUPERIOR COURT OF NEW JERSEY  
Plaintiff(s) : LAW DIVISION  
MIDDLESEX COUNTY

vs.

Docket No.: MID-L-4206-16

STATE FARM MUTUAL AUTOMOBILE :  
INSURANCE COMPANY; ABC INC., :  
and/or XYZ CORPORATION; DEBRA :  
O'SULLIVAN :  
Defendant(s) :

Civil Action

# 504

THIS MATTER having been opened to the Court upon Notice of Motion by Rosner & Tucker, P.C., attorneys for Plaintiff Melissa Riccardi, for an Order to Permit Plaintiff to Amend the Declaratory Judgment Complaint;

AND the Court having considered the motion papers filed herein and for good cause shown herein;

IT IS, on this 17 day of February, 2017, ORDERED that plaintiff's Motion to Permit Plaintiff to Amend the Declaratory Judgment Complaint is hereby GRANTED;

IT IS FURTHER ORDERED that a copy of this Order shall be provided to all parties within 7 days of online posting of this order.

  
JAMIE D. HAPPAS, P.J.Cv.

*Accord to movant's shall not delay trial*

"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."

#1018  
02/17/17

VNB

**FILED**

**FEB 17 2017**

Jamie D. Happas, P.J.Cv.

**Kristofer C. Petrie, Esq. – 153192015**  
**BRACH EICHLER L.L.C.**  
101 Eisenhower Parkway  
Roseland, New Jersey 07068-1067  
(973) 228-5700  
Attorneys for Plaintiff

YENY RODRIGUEZ,

Plaintiff,

vs.

QUENTIN GARDENS; MANOR  
ASSOCIATES; JOHN DOE 1-5  
(fictitious designations); JANE  
DOE 1-5 (fictitious designations);  
ABC CORPORATIONS 1-5  
(fictitious designations);

Defendants.

SUPERIOR COURT OF NEW JERSEY  
DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-3137-15

Civil Action

**ORDER**

**THIS MATTER** coming before the Court on the Motion of BRACH EICHLER LLC, by Kristofer Petrie, Esq. and due notice having been given to the defendants, and good and sufficient cause having been shown;

IT IS on this 17 day of February, 2017

**ORDERED** that the Arbitration of this matter, scheduled for March 3, 2017, is hereby adjourned; and it is further

**ORDERED** that the discovery end date is hereby extended for and additional thirty (30) days to March 27, 2017; and it is further

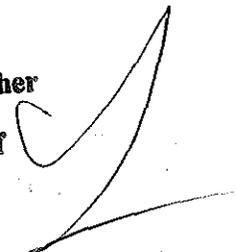
**ORDERED** that:

1. Defendant's expert reports shall be served on or before February 25, 2017;
2. Plaintiff's experts' rebuttal reports to be served on or before March 10, 2017;
3. Deposition of all experts shall be completed by March 27, 2017;
4. The new arbitration date is 4/4/17, 2017;
5. A settlement conference shall be held on 5/22/17, 2017.

and it is further

**ORDERED** that a copy of this Order be served upon all counsel within seven (7) days of t  
*online posting of this order.*

  
\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv.

  
**FURTHER ORDERED** that no further  
extensions to the discovery end date  
will be granted without a showing of  
exceptional and heretofore  
unforeseen circumstances.  


RONAN, TUZZIO & GIANNONE  
Michael K. Tuzzio, Esq. (ID# 038751383)  
4000 ROUTE 66  
One Hovchild Plaza  
Tinton Falls, NJ 07753  
(732) 922-3300  
Attorneys for Defendant, INTERNATIONAL FLAVORS & FRAGRANCES, INC.  
Our File No. 124.12073 MKT

#74 2-17-17  
FILED

FEB 17 2017

Jamie D. Happas, P.J.Cv.

JASON RAFAEL RODRIGUEZ,

Plaintiff,

vs.

ROBEN MANUFACTURING CO., INC.,  
INTERNATIONAL FLAVORS &  
FRAGRANCES, INC., ATRIUM  
STAFFING OF NEW JERSEY, LLC,  
ATRIUM STAFFING LLC, ATRIUM  
STAFFING SERVICES, LTD.,  
JOHN/JANE DOE 1-20, a name being  
fictitious (representing one or more  
fictitious persons), ABC  
CORPORATIONS 1-20, a corporation  
being fictitious (representing one or  
more fictitious corporations), DEF LLC  
1-20, and XYZ PARTNERSHIP 1-20, a  
partnership being fictitious  
(representing one or more fictitious  
partnerships or other corporate  
entities),

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO. MID-L-06066-16

CIVIL ACTION

ORDER

This matter having been opened to the Court upon the application of Ronan, Tuzzio & Giannone, attorneys for defendant, **INTERNATIONAL FLAVORS & FRAGRANCES, INC.**, for an Order dismissing plaintiff's Complaint with prejudice; and for good cause shown; *and the Court not receiving opposition*

IT IS on this 17<sup>th</sup> day of February, 2017;

**ORDERED** that the Complaint be and is hereby dismissed as to defendant,

**INTERNATIONAL FLAVORS & FRAGRANCES, INC.**, with prejudice;

**FURTHER ORDERED** that a copy of this Order shall be served on all counsel within seven (7) days of *online posting of this order.*

**OPPOSED**  
**UNOPPOSED**

\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv.

**SEE STATEMENT OF REASONS  
ATTACHED HERETO**

## Statement of Reasons

### Rodriguez v. Roben Manufacturing (MID-L-6066-16)

N.J.S.A 2A:14-2 provides, in pertinent part, that “[e]very action at law for an injury to the person caused by the wrongful act, neglect or default of any person within this State shall be commenced within two years next after the cause of any such action shall have accrued . . . .”

N.J.S.A 2A:14-2. The Court in *Rivera v. Prudential Property & Casualty Ins. Co.* clarified the rationale of this rule stating:

The purposes of statutes of limitations, oft-repeated by this Court, are two-fold: (1) to stimulate litigants to pursue a right of action within a reasonable time so that the opposing party may have a fair opportunity to defend, thus preventing the litigation of stale claims, and (2) to penalize dilatoriness and serve as a measure of repose. In effect, the legislature has drawn an arbitrary line in creating any statute of limitations. Because that line fixes the time within which suit must be brought, it does not invite variations depending on what the equities of a case may be.

Rivera v. Prudential Property & Casualty Ins. Co., 104 N.J. 32, 39-40 (1986) (citations omitted).

The complaint in this matter was filed on October 20, 2016, asserting that the plaintiff suffered injuries from an incident that occurred on October 20, 2014. However, the South Brunswick Police Report confirms that the Police Department was dispatched at 11:39 pm on October 19, 2014, indicating that the incident occurred on October 19, 2014. (See  $\Delta$ 's Exhibit B). Further, the Incident Report indicates that plaintiff was injured at 11:50 pm on October 19, 2014. (See  $\Delta$ 's Exhibit B).

It is clear that the complaint was filed over two years after the date of the incident in this matter, and should therefore be barred pursuant to N.J.S.A 2A:14-2. Therefore, Defendant's motion to dismiss the complaint is **GRANTED**.

✓NB

Sarah K. Delahant, Esq.  
IFA Insurance Company  
35 Walnut Avenue - Suite 1A  
Clark, New Jersey 07066  
(732) 815-3193  
Attorney No.: 025152005  
Attorney for Defendant, Charles Span-Lewis  
Our File Number: 82334A

**FILED**  
**FEB 17 2017**  
Jamie D. Happs, P.J.Cv.

<p>LUZ RODRIGUEZ AND JOSE RODRIGUEZ, HER HUSBAND, Plaintiff,</p> <p>vs.</p> <p>CHARLES C. SPAN-LEWIS, AND J. DOE (A THROUGH Z), Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION – MIDDLESEX COUNTY</p> <p>DOCKET NO.: MID-L-1257-15</p> <p>CIVIL ACTION</p> <p><b>ORDER</b></p>
---	--

This matter being opened to the Court by Sarah K. Delahant, Esq., attorney for the defendant, Charles Span-Lewis, on motion returnable February 17, 2017, upon notice to all counsel, and the Court having considered the pleadings and for good cause shown;

It is on this 17 day of February, 2017;

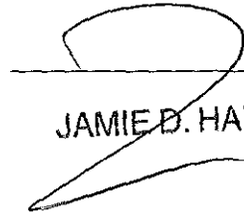
**ORDERED** that discovery be and is hereby re-opened and extended until July 8, 2016; and

**IT IS FURTHER ORDERED** that, the mandatory non-binding arbitration in this matter, presently scheduled for March 9, 2017, be and is hereby adjourned; and

**IT IS FURTHER ORDERED** that, within the discovery period, the parties are to complete the following discovery matters as specifically indicated below:

Outstanding Discovery	Discovery Shall be Completed by Date Listed Below
Plaintiff's Answers to Interrogatories, Response to Notice to Produce and executed HIPAA authorizations	February 20, 2017
Depositions to be conducted	April 5, 2017
Defense Expert Report served	July 8, 2017

**IT IS FURTHER ORDERED** that a copy of this order be served upon all parties within 7 days of online posting of this order.

  
 JAMIE D. HAPPAS, P.J.Cv

Opposed  
 Unopposed

Discovery End Date Extended to 7/8/17  
 Arbitration Shall Be 7/12/17  
 Trial Shall Be 8/22/17

#957  
02/17/17

✓NB

0192590461.2

**FILED**

**FEB 17 2017**

Jamie D. Haggas, P.J.C.

Law Offices of Pamela D. Hargrove  
DONALD THORNTON, ESQ.  
Identification No. 17961976  
65 Jackson Drive, Suite 302  
PO Box 2000  
Cranford, NJ 07016-0200  
Telephone: (908) 653-2185  
Attorneys for Defendant(s):  
FELICIA S. TERBORG

JORDAN RODRIGUEZ, an infant by  
his guardian ad litem, JOCELYN  
NUNEZ and JOCELYN NUNEZ,  
individually

Plaintiffs

vs.

FELICIA S. TERBORG, ABC-XYZ  
CORPS (Fictitious names, true names  
presently unknown) and JOHN DOES 1-  
10 (Fictitious names, true names  
presently unknown),

Defendants

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX  
COUNTY

DOCKET NO. MID-L-5462-15

CIVIL ACTION

**ORDER TO ADJOURN  
ARBITRATION AND EXTEND  
DISCOVERY TIME FOR  
EXCEPTIONAL CIRCUMSTANCES**

This matter being opened to the Court, on February 17, 2017, pursuant to Rule 1:6-2 and Rule 1:6-3, and having been submitted for ruling on the papers by, Donald Thornton, Esq., of the Law Offices of Pamela D. Hargrove attorney for the Defendant(s), FELICIA S. TERBORG, for an Order to adjourn arbitration and extend discovery time in accordance with R 4:24 1(C), and there having been no opposition and good cause appearing;

It is on this 17 day of February, 2017, ORDERED that the Arbitration in this matter scheduled for February 24, 2017 is hereby adjourned;

IT IS FURTHER ORDERED that discovery time be and hereby is extended to May ~~16~~<sup>19</sup>, 2017 to allow for the following:

1. Defendant to submit an accident reconstruction expert's report by April ~~20~~<sup>1</sup>, 2016.
2. Plaintiff to submit a rebuttal report by May ~~10~~<sup>10</sup>, 2017
3. Any further discovery that may be necessary as a result of the foregoing, to be obtained and completed on or before May ~~10~~<sup>30</sup>, 2017; and

IT IS FURTHER ORDERED that a copy of this Order be served on the attorney(s) for all parties within seven (7) days after *online posting of this order.*

*[Signature]*  
JAMIE D. HAPPAS, P.J.Cv.

MOTION WAS:

           OPPOSED

           NOT OPPOSED

Discovery End Date Extended to 5/30/17  
 Arbitration Shall Be 6/4/17  
 Trial Shall Be 7/24/17

A SETTLEMENT CONFERENCE TO BE SCHEDULED BY THE ASSIGNMENT OFFICE ON 6/27/17

#595

02/17/17

*JNB*

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**

**FEB 17 2017**

Jamie D. Happs, P.J.Cv.

ATTORNEY FOR: Defendant/s, ROBERT A BECKER and THE ESTATE OF FRANCIS B GLOWASKI

ORLANDO ROSARIO and ASTHMA  
HUSSAIN, h/w,

Plaintiffs

vs

FRANCIS B GLOWASKI deceased,  
and/or THE ESTATE OF FRANCIS B  
GLOWASKI, and/or JOHN DOE #1-5  
(fictitious name), ROBERT A BECKER  
and/or JOHN DOE OWNER #1-5  
(fictitious name), RICHARD ROE #1-  
5 (fictitious name) and/or RICHARD  
ROE COMPANY #1-5 (fictitious name)  
and/or RICHARD ROE, INC. #1-5  
(fictitious name), individually, jointly,  
severally and/or in the alternative,

Defendants

and

PROGRESSIVE GARDENS TATE  
INSURANCE COMPANY

Defendant/Intervener.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO. MID-L-6609-15

Civil Action

**ORDER EXTENDING DISCOVERY PERIOD**  
Pursuant to Rule 4:24-1(c)

**THIS MATTER** having been placed before the Court by the LAW OFFICE OF DEBRA HART, Esq., attorney for the defendant/s, ROBERT A BECKER and THE ESTATE OF FRANCIS

B GLOWASKI; and the Court having considered the moving papers of the parties; and for good cause shown;

IT IS, on this 17 day of Feb, 2017

**ORDERED** that the time for the completion of discovery is hereby extended to June 15, 2017

**IT IS FURTHER ORDERED** that, within the extended discovery period, the parties are to complete the following discovery matters as specifically indicated below:

Item	Scheduled For
1. Plaintiffs to appear for a defense medical examination	April 30 2017
2. Defendants obtain MRI film studies and submit them to defense physican for review and supplemental report	April 30 2017
3. Examination reports received and served on adversary	June 15, 2017

**IT IS FURTHER ORDERED** that a copy of the within Order be served upon all parties of record within 7 days of online posting of this order.

  
JAMIE D. HAPPAS, P.J.Cv.

A SETTLEMENT CONFERENCE TO BE SCHEDULED BY THE ASSIGNMENT OFFICE ON 6/16/17

Discovery End Date Extended to 6/15/17

Arbitration Shall Be 6/22/17

Trial Shall Be 8/7/17

#307  
02/17/17  
VNB

FILED

FEB 17

Jamie D. Happas, P.J.Cv.

Law Offices of Pamela D. Hargrove  
DONALD THORNTON, ESQ.  
Identification No. 17961976  
65 Jackson Drive, Suite 302  
PO Box 2000  
Cranford, NJ 07016-0200  
Telephone: (908) 653-2185  
Attorneys for Defendant(s):  
EDGAR MIRANDA and LUZ D. LOPEZ RIVERA  
ORLANDO SANTIAGO

Plaintiff

vs.

EDGAR MIRANDA, LUZ D. LOPEZ  
RIVERA, KARAN YADAV, and/or  
JOHN DOES 1-20 (Fictitious persons or  
entities)

Defendants

CARLOS MEDINA

Plaintiff

v.

KARAN YADAV, EDGAR  
MIRANDA, LUZ D. LOPEZ RIVERA,  
and/or John Does 1-20 (fictitious  
persons or entities)

Defendants

CARLOS GARCIA

Plaintiff

vs.

KARAN YADAV, EDGAR  
MIRANDA, LUZ D. LOPEZ-RIVERA,  
and/or JOHN DOES 1-20 (Fictitious  
person or entities)

Defendants

**DENIED**

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX  
COUNTY

DOCKET NO. MID-L-2773-15

CIVIL ACTION

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX  
COUNTY

DOCKET NO. MID-L-4060-15

CIVIL ACTION

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX  
COUNTY

DOCKET NO. MID-L-3019-16

CIVIL ACTION

**ORDER FOR CONSOLIDATION**

This matter being opened to the Court, on Friday, February 17, 2017 pursuant to Rule 1:6-2 and Rule 1:6-3, and having been submitted for ruling on the papers by, Donald Thornton, Esq., of the Law Offices of Pamela D. Hargrove attorney for the Defendant(s), «DftsRep», for an Order for consolidation and there having been no opposition and good cause appearing;

It is on this 17 day of February, 2017, ORDERED that the above-captioned causes, arising out of the same occurrence and involving common questions of law and fact are consolidated under MID-L-2773-15 for the purposes of joint trial in the Superior Court, Law Division, Middlesex County.

IT IS FURTHER ORDERED that all three cases are given a discovery end date of August 13, 2017.

IT IS FURTHER ORDERED that a copy of this Order be served on the attorney(s) for all parties within seven (7) days after online posting of this order.

  
JAMIE D. HAPPAS, P.J.Cv.

MOTION WAS:

OPPOSED *partial*

NOT OPPOSED

All counsel to appear by  
Cm c on March 1, 2017  
at 11:00.

Want to Advise all counsel in  
all the matter 2 of the date

#597

02/17/17

FILED

FEB 17 2017

Jamie D. Happas, P.J.Cv.

VNB

**BASHWINER and DEER, LLC**

*John M. Bashwiner, Esq. ID: 023271979*

571 Bloomfield Avenue – Suite 203

Verona, New Jersey 07044

TELE (973) 239-4343

Attorneys for Defendants, Joselito Jerez and Francisco Jerez

ANGELICA SANTIAGO,

Plaintiff,

v.

BREANNE ROBINSON, JOSELITO JEREZ,  
FRANSISCO JEREZ and PERTH AMBOY  
CHECKER CAB,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO.: MID-L-7319-16

Civil Action

**ORDER**

BREANNE ROBINSON,

Plaintiff,

v.

FRANCISCO JEREZ, JOSELITO JEREZ, d/b/a  
PERTH AMBOY CHECKER TAXI CAB, JOHN  
DOES 1-10 (representing presently unknown  
persons) and ABC CORPORATIONS 1-10  
(representing presently unknown corporations  
and/or entities),

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO.: MID-L-6420-16

Civil Action

**THIS MATTER**, being opened to the court by Notice of Motion of Bashwiner & Deer, LLC, attorneys for the defendants, Joselito Jerez and Francisco Jerez, in the matters entitled Santiago v. Jerez et als. Docket No.: MID-L-7319-16 and Robinson v. Jerez et als., Docket No.: MID-L-6420-16 and the Court having considered the certification submitted and good cause therefore having been shown,

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

**ORDERED** that the above matters be and hereby are consolidated, in accordance with R. 4:38-1(a), in ~~Essex County~~ <sup>as to discovery and testimony only</sup> under Docket No.: MID-L-6420-16 for discovery and trial, and it is further;

**ORDERED** that a copy of this Order be served upon all attorneys of record within 7 days of online posting of this order.

  
\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv.

partial  
Opposed (  )  
Unopposed (        )

DEO - 11/7/12

#958  
02/17/17

✓NB

0390591782.1 133 / S33

**FILED**

**FEB 17 2017**

Jamie D. Haggas, P.J. Cv

Law Offices of Pamela D. Hargrove  
ARTHUR ARNOLD, ESQ.  
Identification No. 30011983  
65 Jackson Drive, Suite 302  
PO Box 2000  
Cranford, NJ 07016-0200  
Telephone: (908) 653-2141  
Attorneys for Defendant(s):  
ELIO PRINCIPATO

ALBERT SCARMATO and SUSAN  
SCARMATO, his wife

Plaintiffs

vs.

ELIO PRINCIPATO and/or JOHN  
DOES (1-10) said names JOHN DOE  
being Fictitious, jointly, individually,  
and in the alternative

Defendants

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX  
COUNTY

DOCKET NO. MID-L-5947-15

CIVIL ACTION

**ORDER TO ADJOURN THE  
MARCH 8, 2017 ARBITRATION  
AND EXTEND DISCOVERY TIME  
FOR EXCEPTIONAL  
CIRCUMSTANCES**

This matter being opened to the Court, on February 17, 2017, pursuant to Rule 1:6-2 and Rule 1:6-3, and having been submitted for ruling on the papers by, Arthur Arnold, Esq., of the Law Offices of Pamela D. Hargrove attorney for the Defendant(s), ELIO PRINCIPATO, for an Order TO ADJOURN THE JANUARY 17, 2017 ARBITRATION AND EXTEND DISCOVERY TIME FOR EXCEPTIONAL CIRCUMSTANCES in accordance with Rule 4:24-1(c), and there having been no opposition and good cause appearing;

It is on this 17 day of February, 2017,

~~ORDERED that the Arbitration scheduled for March 8, 2017 is hereby adjourned; and~~

IT IS FURTHER ORDERED that discovery time be and hereby is extended for exceptional circumstances to March 28, 2017 to allow time for the following:

1. Deposition of all parties to be completed by March 1, 2017.
2. Receipt of records and diagnostic films from plaintiff's medical facilities and service of same upon defendant's medical experts on or before March 15, 2017.
3. Review of films and records and the preparation of medical reports by defendant's medical experts to be completed on or before March 15, 2017.
4. Receipt of medical reports by defendant and the service of same upon all counsel on or before March 28, 2017.
5. Any further discovery that may become necessary as a result of the foregoing, to be obtained and completed on or before March 28, 2017; and

IT IS FURTHER ORDERED that a copy of this Order be served on the attorney(s) for all parties within seven (7) days after *online posting of this order.*

\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv.

MOTION WAS:

\_\_\_\_\_  
OPPOSED

\_\_\_\_\_  
NOT OPPOSED

Discovery End Date Extended to 3/28/17  
Arbitration Shall Be 4/7/17  
Trial Shall Be 5/22/17

#787  
02/17/17

JNB

**CLARK LAW FIRM, P.C.**

Gerald H. Clark, Esq. - #048281997  
Mark W. Morris, Esq. - #118292015  
811 Sixteenth Avenue  
Belmar, New Jersey 07719  
(732)443-0333  
(732-894-9647 - Fax  
*Attorneys for Plaintiffs*

**FILED**

**FEB 17 2017**

Jamie D. Happas, P.J.Cv.

**JOAO ABILIO SILVA; MARIA SILVA  
(his wife),**

**Plaintiff(s)**

**v.**

**CONTI ENTERPRISES, INC; THE  
CONTI GROUP; CONTICO CORP.;  
CONTICO CORPORATION; MANUEL  
"MANNY" BARBOSA; FORD MOTOR  
COMPANY; JOHN DOES 1-20; ABC  
CORPORATIONS 1-20,**

**Defendant(s)**

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

**DOCKET NO.: MID-L-7167-15**

**Civil Action**

**ORDER**

**THIS MATTER** being opened to the Court by Mark W. Morris, Esq., of the Clark Law Firm, PC, attorneys for plaintiff, for leave to file a third amended complaint; and it appearing all parties have consented hereto;

**IT IS** on this **17** day of **February**, 2017

**ORDERED** that plaintiff's motion for leave to file a third amended complaint be and hereby is granted; and it is further

**ORDERED** that plaintiff be and is hereby permitted leave to file a <sup>and same</sup> third amended Complaint to replace defendant, **ABC CORPORATIONS #4**, to more accurately name defendant, **NAIK CONSULTING GROUP, PC** and defendants **JOHN DOES #1 - #6** to more accurately name

defendants **JIM CAFFREY; PAUL DECASAS; BILL MOSER; JEFF BOWSER; CHARLIE ANDERSON; JOHN WALDORF**; and it is further

**ORDERED** that defendants be and hereby are permitted to file amended answers and cross-claims with respect to same; and it is further

**ORDERED** that a true and correct copy of this Order be served upon all counsel within seven (7) days of *online posting of this order.*

  
\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv.

Opposed  
 Unopposed

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

It is ORDERED that all discovery in this case shall end on 2/30 2017 unless further extended by court order.

*JWB*

**FILED**

**FEB 17 2017**

Jamie D. Happas, P.J.Cv.

Linda A. Olsen, Esq., 02221980  
RONAN, TUZZIO & GIANNONE  
4000 ROUTE 66  
One Hovchild Plaza  
Tinton Falls, NJ 07753  
(732)922-3300  
Attorneys for Defendant, Rezkom Enterprises, Inc.  
Our File No. 50-11855LAO

PAUL SIMON and ELEANOR SIMON,  
his wife

Plaintiffs,

vs.

WESTGATE SQUARE ASSOCIATION,  
REZKOM ENTERPRISES, INC., EAST  
COAST LAWN SPRINKLERS, and  
JOHN DOES, et al.

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO. MID-L-3614-15

CIVIL ACTION

ORDER TO EXTEND DISCOVERY TO  
MAY 24, 2017

This matter having been opened to the Court on motion of Levinson Axelrod, P.A., attorney for Plaintiff, for an Order to Extend Discovery; and the Court having considered the matter and good cause appearing;

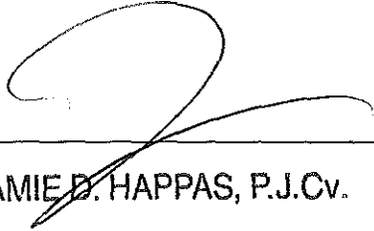
IT IS on this 17 day of *February*, 2017

ORDERED that Plaintiff's provide their expert report by March 25, 2017; and it is further

ORDERED that the Defendant provide their liability expert report by May 10, 2017; and it is further

ORDERED that the trial date of April 3, 2017 is hereby adjourned and discovery be extended to May 24, 2017; and it is further

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

  
\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv.

Opposed  
 Unopposed

Discovery End Date Extended to 3/24/17  
Arbitration Shall Be 6/6/17  
Trial Shall Be 7/24/17

A SETTLEMENT CONFERENCE TO BE  
SCHEDULED BY THE ASSIGNMENT  
OFFICE ON 6/11/17

#1016  
02/17/17

VNB

**BRUCE MCCOY, ESQ.**  
**ATTORNEY ID # 035831998**  
**PURCELL, MULCAHY, HAWKINS & FLANAGAN, LLC**  
**One Pluckemin Way**  
**Crossroads Business Center**  
**P.O. Box 754**  
**Bedminster, NJ 07921**  
**(908) 658-3800**  
**Attorneys for Defendant, Alvin Miller**  
**Our File No.: (637) 23291-BMC**

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

RICHARD STAMLER,  
  
Plaintiff,  
  
v.  
  
ALVIN MILLER and JOHN DOES 1  
through 10,  
  
Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO. MID-L-5419-14

**CIVIL ACTION**

**ORDER**

**FURTHER ORDERED** that no further extensions to the discovery end date will be granted without a showing of exceptional and heretofore unforeseen circumstances.

**THIS MATTER** having been brought before the court by notice of motion by Purcell, Mulcahy, Hawkins & Flanagan, LLC, attorneys for defendant, Alvin Miller, for an Order granting Defendant's Notice of Motion; and the court's having considered the moving papers of the parties, and for good cause shown;

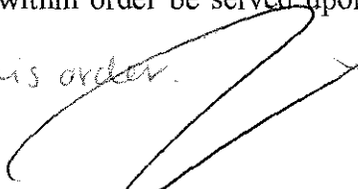
**IT IS** on this 17 day of February, 2017;

**ORDERED THAT** Notice of Motion be and hereby is granted, barring from use at trial the narrative report by Dr. Kovatis, dated December 14, 2016, and barring testimony from Dr. Kovatis as an expert witness on the opinions expressed in that report at the time of trial; and it is

**FURTHER ORDERED THAT** discovery is extended 60 days to June 1, 2017 and plaintiff shall appear for vocational examination by March 3, 2017; and it is SC Rule report by McG P 2/28/17 4/28/17

T/O - 5/15/17 (preemptory)  
Miller has had 815 days of discovery, 9

**FURTHER ORDERED THAT** a copy of the within order be served upon all counsel  
within 7 days of online posting of this order.

  
\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv.

- opposed
- unopposed

File No. 73387-D8

Timothy E. Haggerty, Esq. - Attorney I.D. Number: 003981975

**LAW OFFICES OF STEPHEN E. GERTLER**

A Professional Corporation

Monmouth Shores Corporate Park

1350 Campus Parkway

P.O. Box 1447

Wall Township, New Jersey 07719

(732) 919-1110

Attorneys for Defendant, Triple C Housing, Inc.

#122 2-17-17  
VNB

**FILED**

FEB 17 2017

Jamie D. Haggas, P.J.Cv.

ROBERT STEELE,

Plaintiff,

vs.

TRIPLE C HOUSING, INC., et als,

Defendant.

SUPERIOR COURT OF NEW JERSEY

LAW DIVISION: Middlesex County

DOCKET NO.: MID-L-3201-15

Civil Action

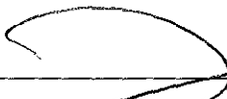
ORDER EXTENDING  
DISCOVERY

THIS MATTER having been opened to the Court by The Law Offices of Stephen E. Gertler, attorneys for the defendant, Triple C Housing, Inc., for an Order extending discovery for 60 days from the current discovery end date of April 5, 2017 to June 5, 2017, to allow for the completion of plaintiff's re-examination with defense expert Dr. Wendell O. Scott on May 8, 2017, and to allow sufficient time for the receipt and service of Dr. Scott's report, and to adjourn the trial date of April 24, 2017; 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 17<sup>th</sup> day of February, 2017; ORDERED that:

1. Discovery in this matter is hereby extended until June 5, 2017; and, IT IS FURTHER ORDERED that

2. Plaintiff Robert Steele shall appear for re-examination with Dr. Wendell O. Scott as scheduled on May 8, 2017 and, IT IS FURTHER ORDERED that
3. The report of Dr. Wendell O. Scott shall be served by May 15, 2017; and, IT IS FURTHER ORDERED that
4. A copy of this Order shall be served upon all parties within 7 days of *online posting* of this Order.

  
\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv.

Opposed

Unopposed

T/D - 6/19/17

Ernest Blair, Esq. - Attorney ID#: 036071983  
**LAW OFFICES OF KARIM ARZADI**  
163 Market Street  
Perth Amboy, New Jersey 08861  
(732) 442-5900  
Attorney for Plaintiffs

# 131 2-17-17

**FILED**

VNB

**FEB 17 2017**

Jamie D. Happas, P.J.Cv.

\_\_\_\_\_  
LOUISE TAYLOR, :  
 : SUPERIOR COURT OF NEW JERSEY  
 :  
 : LAW DIVISION: MIDDLESEX COUNTY  
 :  
 :  
 Plaintiff, :  
 : DOCKET NO.: MID-L-07068-15  
 :  
 :  
 vs. :  
 :  
 : Civil Action  
 :  
 :  
 ACADEMY EXPRESS, LLC, DOE BUS :  
 OPERATOR 1-10, ETALS. :  
 :  
 :  
 \_\_\_\_\_ Defendants. :

**ORDER**

**THIS MATTER** having been opened to the Court by KARIM ARZADI, ESQ., attorney for the Plaintiff, Louise Taylor, seeks permission from this Court for an Order to extend discovery for one hundred twenty (120) days and adjourn the arbitration and trial; with the Court having considered this matter; and for exceptional circumstances and good cause having been shown,

**IT IS ON THIS** 17 **DAY OF FEBRUARY, 2017**

**ORDERED** that Plaintiff's request to extend discovery to June 27, 2017 shall be and hereby is GRANTED; and it is

**FURTHER ORDERED** that Plaintiff shall serve medical expert report by April 28, 2017; and it is

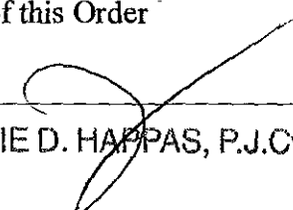
**FURTHER ORDERED** that Defendants shall serve medical expert reports by May 26, 2017; and it is

**FURTHER ORDERED** that any and all other discovery be completed by June 27, 2017; and it is

**FURTHER ORDERED** that the Arbitration Hearing shall be 7/5/17; and it is

**FURTHER ORDERED** that the Trial Date shall be 8/21/17; and it is

**FURTHER ORDERED** that a true copy of the within Order be served on all  
counsel/parties within 7 days of the on-line posting of this Order

  
\_\_\_\_\_  
JAMIE D. HAGGAS, P.J.Cv.

Unopposed

Opposed

A SETTLEMENT CONFERENCE TO BE  
SCHEDULED BY THE ASSIGNMENT  
OFFICE ON 6/1/17

LAW OFFICES OF VISCOMI & LYONS  
BY: Lynn Hershkovits-Goldberg, Esq.  
Attorney ID: 010071992  
Mount Kemble Corporate Center  
360 Mt. Kemble Ave., Suite B1000  
Morristown, NJ 07960  
973-538-2930

**FILED** #980 2-17-17  
**FEB 17 2017**

✓ NIB

Jamie D. Happas, P.J.Cv.

Attorneys for Defendants, Joseph E. Ditommaso, Omni Services, LLC and AMC Leasing, LLC

HYEONSENG PARK,  
Plaintiff,  
vs.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX  
COUNTY  
DOCKET NO.: MID-L-3764-16 15

JOSEPH E. DITOMMASO, AMC LEASING,  
LLC, DEBORAH M. THOMAS, "JOHN DOES 1-  
5, and "ABC COMPANIES 1-5" (all - being  
fictitious designations),  
Defendants.

\* CIVIL ACTION \*  
\*

**GRANTED IN PART**

DEBORAH M. THOMAS and WILLIE  
THOMAS, her husband,  
Plaintiffs,

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX  
COUNTY  
DOCKET NO.: MID-L-4122-16

vs.

JOSEPH E. DITOMMASO; OMNI SERVICES,  
LLC; AMC LEASING, LLC; JANE & JOHN  
DOES (1-10), said names being fictitious; ABC  
BUSINESS ENTITIES (1-10), said names being  
fictitious and XYZ  
COMPANIES (1-10), said names being fictitious,  
Defendants.

**ORDER TO EXTEND DISCOVERY  
AND ADJOURN ARBITRATION, OR  
IN THE ALTERNATIVE, DISMISS  
PLAINTIFF'S, DEBORAH THOMAS,  
MEDICAL RECORDS**

The above matter having been brought before the Court upon motion, with consent of Counsel for Plaintiffs, Deborah and Willie Thomas and after attempting to obtain consent of Attorney Suh, by the Law Offices of Viscomi & Lyons, Lynn Hershkovits-Goldberg, attorney for Defendant, Joseph E. Ditommaso, for an Order to Extend Discovery and the court having considered the motion papers filed by the parties, and good cause thus having been shown,

IT IS, on this 17 day of February, 2017,

**ORDERED**, that discovery be extended sixty (60) days or until April 23, 2017; and it is

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

1. Written discovery to be exchanged between the parties by February 24, 2017.

2. Depositions of all parties have been completed.
3. Independent medical examinations to be completed by March 24, 2017; and
4. Any additional discovery is to be provided by the new discovery end date in this matter; and it is

**FURTHER ORDERED**, that the February 28, 2017 arbitration date in this matter be adjourned and rescheduled for 4/27/17; and it is

**FURTHER ORDERED**, that the current April 10, 2017 trial date be adjourned and rescheduled for 6/5/17.

**OR IN THE ALTERNATIVE**, it is

**ORDERED**, that Plaintiff, Deborah Thomas, be barred from alleging any medical or damages testimony at the time of trial other than what is alleged in the answers to interrogatories dated April 6, 2016.

**FURTHER ORDERED**, that a copy of this Order be served upon all counsel of record within seven (7) days of *online posting of this order.*

Opposed  
 Unopposed

\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv

#709  
02117117  
VNB

CIPRIANI & WERNER, P.C.

By: James J. Green, Esquire  
Matthew K. Mitchell, Esquire

(Attorney ID#: 018512007)  
(Attorney ID#: 014281993)

155 Gaither Drive, Suite B  
Mt. Laurel, NJ 08054  
(856) 761-3800 (phone)  
(856) 437-7465 (fax)

FILED

FEB 17 2017

Jamie D. Happas, P.J.Cv.

Attorneys for Defendant, ALDI, INC. (i/p/a "ALDI'S")

<p><b>BARNETT THOMPSON,</b></p> <p style="text-align: center;"><b>Plaintiff,</b></p> <p style="text-align: center;">v.</p> <p><b>ALDI'S, RDTP ASSOCIATES, LLC, ABC CORP. 1-X and JOHN DOE 1-X,</b></p> <p style="text-align: center;"><b>Defendants.</b></p>	<p style="text-align: center;"><b>SUPERIOR COURT OF NEW JERSEY LAW DIVISION MIDDLESEX COUNTY</b></p> <p style="text-align: center;"><b>DOCKET NO.: MID-L-3461-15</b></p> <p style="text-align: center;"><b>CIVIL ACTION</b></p> <p style="text-align: center;"><b>ORDER</b></p>
--	---

**THIS MATTER** being brought before the Court upon Motion of Cipriani & Werner, P.C., attorneys for Moving Defendant, **ALDI, INC.** and the Court having reviewed the moving papers, heard the arguments of counsel and for "good cause" shown:

**IT IS** on this 17 day of February, 2017 **HEREBY ORDERED** that Plaintiff, **BARNETT THOMPSON**, be compelled to respond to Moving Defendant's Supplemental Notice to Produce within ten (10) days of this date; and

**IT IS FURTHER ORDERED** that the Discovery End Date is extended an additional ninety (90) days from to February 28, 2017 to ~~May~~ April 29, 2017:

1. Depositions of Plaintiff's weather expert shall take place by February 9, 2017;
2. Plaintiff's medical expert reports shall be served by February 28, 2017;
3. Defendant's expert reports shall be served by March 28, 2017; and
4. The depositions of all experts shall take place by April 28, 2017.
5. The April 18, 2017 Arbitration Date is adjourned to 5/4/17; and 6/18/17

**IT IS FURTHER ORDERED** that a copy of this Order be served upon all counsel within 7 days of online posting of this order

  
\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv

- Opposed
- Unopposed

A SETTLEMENT CONFERENCE TO BE  
SCHEDULED BY THE ASSIGNMENT  
OFFICE ON 6/2/17

VNB

FILED

FEB 17 2017

Jamie D. Haggas, P.J.Cv.

Law Offices of Pamela D. Hargrove  
ARTHUR ARNOLD, ESQ.  
Identification No. 30011983  
65 Jackson Drive, Suite 302  
PO Box 2000  
Cranford, NJ 07016-0200  
Telephone: (908) 653-2141  
Attorneys for Defendant(s): FRANK J. CALIGURO

ROBERT TRENTA

Plaintiff

vs.

FRANK J. CALIGURO, ABC-XYZ  
CORPS.(Fictitious names true names  
presently unknown) and JOHN DOES 1-  
10 (Fictitious names, true names  
presently unknown)

Defendants

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX  
COUNTY  
DOCKET NO. MID-L-5864-15

CIVIL ACTION

**ORDER TO DISMISS THE  
PLAINTIFF(S) COMPLAINT FOR  
FAILURE TO ANSWER FORM A  
INTERROGATORIES,  
SUPPLEMENTAL  
INTERROGATORIES AND THE  
NOTICE TO PRODUCE OR IN THE  
ALTERNATIVE ADJOURN THE  
MARCH 10, 2017 ARBITRATION  
AND EXTEND DISCOVERY FOR  
EXCEPTIONAL CIRCUMSTANCES**

This matter being opened to the Court, on February 17, 2017, pursuant to Rule 1:6-2 and Rule 1:6-3, and having been submitted for ruling on the papers by Arthur Arnold, Esq. of the Law Offices of Pamela D. Hargrove attorney for the Defendant(s), FRANK J. CALIGURO, for an Order to dismiss the Complaint of the Plaintiff(s), ROBERT TRENTA, for failure TO ANSWER FORM A INTERROGATORIES, SUPPLEMENTAL INTERROGATORIES AND THE NOTICE TO PRODUCE and there having been no opposition and good cause appearing;

It is on this 17 day of February, 2017

~~ORDERED that the Complaint of the Plaintiff(s), be and hereby is DISMISSED for failure TO ANSWER FORM A INTERROGATORIES, SUPPLEMENTAL INTERROGATORIES AND THE NOTICE TO PRODUCE.~~

~~OR IN THE ALTERNATIVE~~

ORDERED that the March 10, 2017 Arbitration is hereby adjourned; and

ORDERED that discovery time be and hereby is extended for 120 days for exceptional circumstances until June 29, 2017 to allow time for the following:

1. Plaintiff to provide signed authorizations for records and films to defendant on or before March 3, 2017.
2. Completion of plaintiff's independent medical examination with defense medical expert on or before ~~June 4~~ <sup>6/1</sup>, 2017.
3. Receipt of records and films from plaintiff's medical facilities on or before June 1, 2017.
4. Review and preparation of supplemental reports by defendant's medical experts based on plaintiff's medical records and films to be completed on or before June 15, 2017.
5. Receipt of supplemental reports by defense counsel and the service of same upon all parties on or before June ~~29~~ <sup>15</sup>, 2017.
6. Any further discovery that may be necessary as a result of the foregoing, to be obtained and completed on or before June 29, 2017.; and

IT IS FURTHER ORDERED that a copy of this Order be served on the attorney(s) for all parties within seven (7) days of online posting of this order.

JAMIE D. HAPPAS, P.J.Cv.

Discovery End Date Extended to 6/29/17  
 Arbitration Shall Be 7/6/17  
 Trial Shall Be 8/21/17 ✓

MOTION WAS:

OPPOSED

NOT OPPOSED

A SETTLEMENT CONFERENCE TO BE SCHEDULED BY THE ASSIGNMENT OFFICE ON 6/27/17

**GARCES, GRABLER & LEBROCQ, P.C.**

Michelle M. Tullio, Esq.  
Attorney ID: 001221994  
502 Amboy Avenue  
Perth Amboy, New Jersey 08861  
(732)826-2300  
Attorneys for Plaintiff

#771 2-17-17 ✓NB

**FILED**

**FEB 17 2017**

Jamie D. Happas, P.J.Cv.

EDWIN VALERIO,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION: MIDDLESEX
PLAINTIFF,	:	COUNTY
	:	
v.	:	DOCKET NO.: MID-L-2555-14
	:	
JOSEPH R. CATTANACH, FREIGHT	:	<b><u>CIVIL ACTION</u></b>
EQUIPMENT LEASING, LLC, PITT	:	
OHIO EXPRESS, LLC, JOHN DOES	:	
(1-20), and A.B.C. COMPANIES (1-	:	<b>ORDER</b>
20), (fictitious entities) and (fictitious	:	
names),	:	
	:	
DEFENDANT(S).	:	
	:	
And other actions	:	

**THIS MATTER** having been opened to the Court upon application of Michelle M. Tullio, Esq. attorney for plaintiff, for a motion to extend the time period for the completion of discovery and the Court having read the moving papers; and for good cause appearing;

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

**ORDERED** that the discovery end date is hereby extended to June <sup>1</sup>/<sub>8</sub>, 2017;

**IT IS FURTHER ORDERED** that plaintiff's expert's report by <sup>April 22</sup>/<sub>May 8</sub>, 2017;

and defendant's expert's report by May 22, 2017;

**IT IS FURTHER ORDERED** that the Bench Bar Panel presently scheduled for March 6, 2017 be adjourned and rescheduled for a date after the discovery end date;

6/5/17

**IT IS FURTHER ORDERED** that the Trial presently scheduled for March 6, 2017 be adjourned and rescheduled for a date after the discovery end date; <sup>6/19/17</sup>

**IT IS FURTHER ORDERED** that a true copy of this order be served upon all counsel within seven (7) days of online posting of this order.

  
JAMIE D. HAPPAS, P.J.Cv.

**FURTHER ORDERED** that no further extensions to the discovery end date will be granted without a showing of exceptional and heretofore unforeseen circumstances.

*J* This matter has had 958 days of discovery, 7 extensions to discovery

Stephen J. Spudic, Esq. #014131983  
18306SL

**BRITT, RIEHL & SPUDIC**  
A PROFESSIONAL CORPORATION  
58 WEST MAIN STREET  
P.O. BOX 1149  
FREEHOLD, NJ 07728  
(732) 462-9700

ATTORNEYS FOR Defendants, Nathan C. Williams and Cablevision Systems Corp.

**FILED**

**FEB 17 2017**

JNB

Jamie D. Happas, P.J.Cv.

*Plaintiff,*  
CELSO VASQUEZ

vs.

*Defendants,*  
NATHAN C. WILLIAMS;  
CABLEVISION OAKLAND, LLC,  
JOHN DOES 1-5;  
ABC CORPS;  
XYZ COMPANIES 1-5

**SUPERIOR COURT OF NEW JERSEY**

**LAW DIVISION: MIDDLESEX COUNTY**

**DOCKET NO. MID-L-2934-16 #519**

*Civil Action*

*Plaintiffs,*  
EDY CHUNGA and  
JULIO GALLARDO

vs.

*Defendants,*  
CABLEVISION OAKLAND, LL,  
NATHAN C. WILLIAMS,  
JOSH ROBERTS TRUCKING,  
ROBERT McFARLAND,  
CELSO VASQUEZ,  
JOHN DOES (1-50);  
ABC CORPS (1-50); (fictitious  
entities and fictitious names)

**SUPERIOR COURT OF NEW JERSEY**

**LAW DIVISION: MIDDLESEX COUNTY**

**DOCKET NO. MID-L-1861-16**

**DENIED**

*Civil Action*  
**SEE STATEMENT OF REASONS  
ATTACHED HERETO**

**ORDER OF CONSOLIDATION**

*This matter having been brought before the Court on motion of the above named attorney(s) for an Order consolidating the two (2) above entitled causes of action, for the return date of FEBRUARY 17, 2017, and the Court having considered the matter and good cause appearing,*

IT IS on this 17 day of February, 2017

**ORDERED**, that the two (2) above entitled matters are hereby consolidated for trial in the **SUPERIOR COURT OF NEW JERSEY, MIDDLESEX COUNTY, DOCKET NO. MID-L-2934-16**, pursuant to R.4:38-1; *done and* **and it is further**

**ORDERED**, that a copy of this Order be served upon all counsel within 7  
days of: *online posting of this order.*

opposed *partial*  
 unopposed

  
\_\_\_\_\_  
JAMIE D. HAPPAS, P.J.Cv

**Statement of Reasons**  
**Vasquez v. Williams (MID-L-2934-16)**

Rule 4:38-1(a) provides in pertinent part:

(a) Actions in the Superior Court. When actions involving a common question of law or fact arising out of the same transaction or series of transactions are pending in the Superior Court, the court on a party's or its own motion may order the actions consolidated.

The decision to consolidate actions lies within the discretion of the trial court. R. 4:38-1(a); see also Kaselaan & D'Angelo Assocs. v. Soffian, 290 N.J. Super. 293, 299-301, (App. Div. 1996); Dep't of Transp. v. PSC Res., Inc., 159 N.J. Super. 154, 166 (Law Div. 1978). While the determination as to consolidation is a discretionary call, it will be set aside if it is manifestly erroneous. Union County Imp. Auth. v. Artaki, 392 N.J. Super. 141, 148-149 (App. Div. 2007).

Unlike the facts set forth by the court in Moraes v. Wesler, 439 N.J. Super. 375 (App. Div. 2015), the first filed case Vasquez v. Williams (MID-L-2934-16) will have had 300 days of discovery when discovery ends on April 25, 2017. Discovery has not yet been extended, no arbitration date has been scheduled, and no trial date has been scheduled. Whereas, the second filed case Chunga v. Cablevision Oakland LL (MID-L-4861-16) will have had 300 days of discovery when discovery ends on October 8, 2017. Discovery has not yet been extended, no arbitration date has been scheduled, and no trial date has been scheduled.

To delay the trial in Vasquez v. Williams (MID-L-2934-16) longer due to the recently filed complaint in Chunga v. Cablevision Oakland LL (MID-L-4861-16) would unfairly prejudice the plaintiff in the first filed case. Further, Plaintiffs in the second filed case Chunga v. Cablevision Oakland LL (MID-L-4861-16) have objected to consolidation of the matters on the issue of damages. The facts as presented by movant reveals that there is no issue as to liability. Also, no party has asserted that there is an issue of limited coverage necessitating all cases to be consolidated.



VNB

**EICHEN CRUTCHLOW ZASLOW & MCELROY, LLP**  
**Barry R. Eichen, Esq. Id No.: 015851986**  
**40 Ethel Road**  
**Edison, New Jersey 08817**  
**(732) 777-0100**  
**Attorneys for Plaintiff**

**FILED**

**FEB 17 2017**

Jamie D. Happs, P.J.Cv.

**RYANNE VIGLIOTTI and** :  
**RONALD P. VIGLIOTTI,** :  
**her husband.** :  
**Plaintiff(s)** :

**SUPERIOR COURT OF NEW JERSEY**  
**LAW DIVISION: MIDDLESEX COUNTY**  
**DOCKET NO: MID-L-6290-14**

**vs.** :

**CIVIL ACTION**  
**ORDER TO EXTEND**

**CARLOS M. BENTO, PAX** :  
**CONSTRUCTION CORP, INC.,** :  
**PACCAR INC., a/k/a** :  
**PETERBILT MOTORS,** :  
**ET AL.,** :

**DISCOVERY AND ADJOURN**  
**THE BAR PANEL AND TRIAL DATE**  
**PURSUANT TO 4. 4:24-1 ©**

#796

**Defendants.**

THIS MATTER HAVING been opened to the Court upon the application of Eichen, Levinson & Crutchlow, LLP, attorneys for plaintiffs, Ryanne Vigliotti and Ronald P. Vigliotti, for an Order to Extend Discovery Pursuant to R. 4:24-1 (c) in the above matter, and no one appearing in opposition thereto, and the Court having read and considered the proofs submitted, and for good cause shown;

IT IS on this 17 day of February 2017;

**ORDERED** that the Discovery period has been extended in the matter **Ryanne Vigliotti v. Carlos M. Bento, PAX Construction Corp, Peterbilt Motors, et al., Docket No. MID-L-6290-14;** and it is further

**ORDERED** that all pending discovery be completed within the next ninety (90) days as follows: 3/00/17

Depositions of all witnesses and experts to be completed by **May 10, 2017**;

**New Discovery End Date;** <sup>5</sup> **June 10, 2017** and it is further

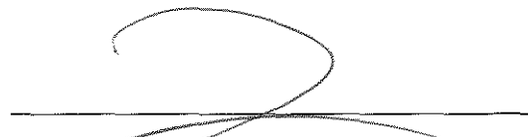
**ORDERED** that the bar panel of March 13, 2017 be adjourned to 5/15/ 2017;

and it is further

**ORDERED** that the trial date of March 27, 2017 be adjourned to 6/26/17 2017;

and it is further

**ORDERED** that a copy of the within Order shall be served upon all known counsel within seven (7) days of *online posting of this order*

  
JAMIE D. HAPPAS, P.J.Cv.

PAPERS CONSIDERED:

- NOTICE OF MOTION
- MOVANT'S AFFIDAVITS
- MOVANT'S BRIEF
- ANSWERING AFFIDAVITS
- ANSWERING BRIEF
- CROSS-MOTION
- MOVANT'S REPLY
- OTHER

The Hartford (H00000022, sequence 1)  
c/o Law Offices of Linda S. Baumann  
By: Deirdre M. Dennis, Esq. (ID 006141988)  
50 Millstone Road  
Building 300, Suite 140  
East Windsor, New Jersey 08520  
Tel No.: (609) 371-1533  
Attorney for Defendants, Century 21 Worden & Green and Ken Song

#895 2-17-17 ✓ N/B

FILED  
FEB 17 2017

Jamie D. Happs, P.J.Cv.

PATRICIA WARD  
Plaintiff  
vs.  
BRIGIDA OCHOA, NOE GONZALEZ,  
LAND SAFE APPRAISALS, INC.; BANK  
OF AMERICA, CENTURY 21 WORDEN  
& GREEN, KEN SONG, et. al.  
Defendant

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO.: MID-L-10761-14

CIVIL ACTION

**DENIED**  
ORDER EXTENDING DISCOVERY  
END DATE AND ADJOURNING  
ARBITRATION DATE

This matter being opened to the Court by the Law Offices of Linda S. Baumann, Esq. (Deirdre M. Dennis, Esq. on the application), attorney for defendants Century 21 Worden & Green and Ken Song on due notice to all counsel submitted to the Court under R 1:6-2 and the Court having considered the matter on the moving papers and any opposition submitted thereto and good cause having been shown;

IT IS on this 17 day of February, 2017;

ORDERED that discovery has been **extended** for 90 days and the new discovery end date be and shall be on the 27 th day of May, 2017, in order to complete the following:

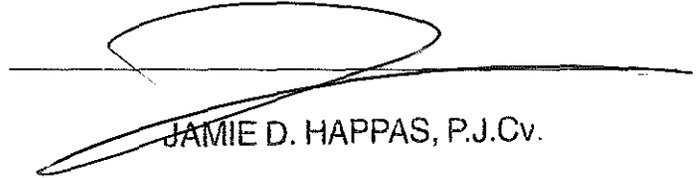
- a) Depositions of plaintiff Patricia Ward and co-defendants By: March 15, 2017
- b) Defense medical examination (IME) of plaintiff By: April 1, 2017
- c) Service of defense IME report and liability reports per R. 4:17-7 By: April 30 15, 2017

and it is further;

\*

ORDERED that the March 2, 2017 arbitration date be and hereby is adjourned until the \_\_\_\_\_ day of \_\_\_\_\_, 2017, and it is further;

ORDERED that the within order shall be served upon all counsel within 7 days of online posting of this order.

  
JAMIE D. HAPPAS, P.J.Cv.

Opposed  
 Unopposed

\* Movant has failed to set forth exceptional circumstances. There have been 5 extensions of discovery for a total of 726 days of discovery. Arbitration has been adjourned 3 times. The trial date has been adjourned 3 times.

Movant has offered no reason whatsoever why the discovery ordered on 10/28/17 (which is the same discovery being requested in the present motion) was not conducted.