

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

March 3, 2017

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

Case Name	Docket	Motion #	Type of Motion	Notes	Disposition
Abad v. Muce	L-6368-16	531	Consolidate		GRANTED
Adams v. Concordia Home	L-6287-15	139	Extend Discovery; AND Compel Discovery		GRANTED
Adams v. Concordia Home	L-6287-15	186	Extend Discovery		GRANTED
Alcid v. Patel	L-5161-15	452	Dismiss Complaint; OR Extend Discovery		GRANTED
Alcid v. Patel	L-5161-15	1055	Extend Discovery		GRANTED
Arena v. Perkins Family Restaurant	L-5564-15	348	Extend Discovery		GRANTED
Bilenker v. Star Plex Cinemas	L-5240-15	769	Extend Discovery		GRANTED
Bilenker v. Star Plex Cinemas	L-5240-15	780	Extend Discovery		GRANTED
Blahuta v. Shopping Center Associates	L-4117-15	377	Extend Discovery		GRANTED
Bonds v. Metlife	L-6210-15	768	Extend Discovery		GRANTED
Boodhoo v. Taberna	L-4844-15	638	Extend Discovery; AND Compel Discovery		GRANTED
Bootan v. Macy's	L-3577-15	742	Extend Discovery		GRANTED
Brus v. Tomaszewski	L-5528-15	555	Extend Discovery		GRANTED
Cabell v. Dunkin Donuts	L-4677-14	763	Extend Discovery		GRANTED
Castro v. Melrose	L-4621-15	741	Extend Discovery		GRANTED

Cepeda v. Elmahalawy	L-6170-15	436	Extend Discovery		WITHDRAWN
Chadhury v. Farrell	L-3800-15	668	Extend Discovery		GRANTED
Chichanowski v. Lipkin	L-5755-15	171	Extend Discovery		GRANTED
Chung v. Goldberg	L-318-16	568	Extend Discovery		GRANTED
Connell v. Millponds Condominium Association	L-738-15	522	Extend Discovery		GRANTED IN PART
Connell v. Millponds Condominium Association	L-738-15	1049	Extend Discovery		GRANTED
Cook v. Avendano	L-367-16	621	Compel Discovery		WITHDRAWN
Cook v. Avendano	L-367-16	699	Extend Discovery; AND Compel Discovery		WITHDRAWN
Courtney v. Republic Service of NJ	L-5670-15	593	Extend Discovery		GRANTED
Crawford v. Mayers	L-4313-14	893	Extend Discovery	Hoagland Conflict	Transferred to Judge Vignuolo
Creighton v. Stop & Shop Supermarket	L-1140-16	511	Extend Discovery		GRANTED IN PART
Dagostino v. Pipeling	L-5817-15	698	Extend Discovery	Hoagland Conflict	Transferred to Judge Vignuolo
Delapaz v. William	L-64-15	471	Extend Discovery		DENIED
DePascale v. Marcinczyk	L-3742-15	605	Extend Discovery; AND Compel Discovery		GRANTED
Dileo v. Wegmans	L-5634-15	821	Extend Discovery		GRANTED
DiPasqua v. Colbert	L-4132-15	632	Extend Discovery		GRANTED
DiPasqua v. Colbert	L-4132-15	653	Extend Discovery		GRANTED
Direct Coast to Coast v. Liberty Gifts	L-2866-15	693	Compel Discovery		GRANTED
Direct Coast to Coast v. Liberty Gifts	L-2866-15	1071	Relieve as Counsel		Adjourned to 3/17/17

Fava v. Moss	L-4567-14	598	Compel Discovery		WITHDRAWN
Feliz v. Delacruz	L-3744-15	772	Extend Discovery		GRANTED
Ferriter v. Perth Amboy Board of Education	L-4554-13	294	Extend Discovery		GRANTED
FIA Card Services v. Llanos	L-5665-14	346	Enter Default and Default Judgment		GRANTED IN PART
Ford v. Halls Fast Motor Freight	L-6434-14	103	Extend Discovery		DENIED
Garcia v. NCV Developers	L-2048-14	777	Extend Discovery		GRANTED IN PART
Garcia v. NCV Developers	L-2048-14	783	Extend Discovery		GRANTED
Gethers v. McDonald	L-2960-15	280	Extend Discovery		DENIED
Ghobrial v. Cortese	L-6305-15	557	Extend Discovery		GRANTED
Giovinazzo v. March Associates	L-4695-14	672	Extend Discovery		GRANTED
Gonzalez v. Diaz	L-2835-16	341	Consolidate		GRANTED
Gurnani v. One Spring Street Condominium	L-7101-15	808	Extend Discovery		GRANTED
Happle v. WRC Property Management	L-3028-15	290	Extend Discovery		GRANTED
Harris v. Barnes	L-6002-15	314	Extend Discovery		WITHDRAWN
Harris v. Sharma	L-4777-15	752	Extend Discovery		DENIED
Hennelly v. Genesis Healthcare, Inc.	L-1566-16	429	Extend Discovery		WITHDRAWN
Hiering v. Atlantic Realty	L-5602-14	807	Extend Discovery		GRANTED
Iglesia v. Sugatan	L-5542-15	456	Extend Discovery		GRANTED
Jang v. Azcona-Bueno	L-5173-15	702	Extend Discovery		DENIED
Janssen Research & Development v. Oswald	L-3367-16	129	Reinstate Complaint		GRANTED
Johnson v. Elite Landscaping	L-4308-15	472	Extend Discovery		GRANTED

Johnson v. Elite Landscaping	L-4308-15	679	Extend Discovery		GRANTED
Johnson v. Spiel	L-3642-13	518	Bar Testimony; OR Extend Discovery		Transferred to Judge Cresitello
Krueger v. Llaguno-Camacho	L-6202-15	147	Extend Discovery		GRANTED
Latala v. Tomasz	L-4376-15	301	Extend Discovery	NJM Conflict	Transferred to Judge Bergman
Lee v. Kocheran	L-6417-15	815	Extend Discovery		GRANTED
Leighton v. Flack	L-1966-16	678	Compel Discovery		GRANTED
Lockamy v. Figueroa	L-5306-15	819	Extend Discovery	Hoagland Conflict	Transferred to Judge Toto
Lopez v. Baskerville	L-5265-16	272	Dismiss Complaint		GRANTED
Maramba v. Hickman	L-4778-15	813	Extend Discovery		GRANTED
McDaniel v. Darby Development	L-10964-14	427	Dismiss Complaint	Hoagland Conflict	Transferred to Judge Paley
McGowan v. Smith	L-3666-16	455	Strike Answer		WITHDRAWN
Mejia v. Monmouth University	L-11253-14	526	Extend Discovery; OR Dismiss Complaint		Transferred to Judge Natali
Mergen v. Baystate Insurance Co.	L-5465-16	629	Dismiss Complaint	Hoagland Conflict	Transferred to Judge Paley
Mitchell v. Mid-Century Insurance Company	L-6234-15	820	Extend Discovery		GRANTED
Moore v. NJM	L-3180-15	110	Extend Discovery	NJM Conflict	Transferred to Judge Paley
Moore v. Progressive Insurance Co.	L-3180-15	1050	Extend Discovery	NJM Conflict	Transferred to Judge Paley
Mousa v. Golden	L-6111-15	650	Dismiss Complaint; OR Extend Discovery		GRANTED
Mousa v. Golden	L-6111-15	816	Extend Discovery		GRANTED

Nadig v. Estate of Staffile	L-4877-15	447	Extend Discovery	County of Middlesex Conflict	Transferred to Judge Bergman
Newborn v. Wallace	L-5012-15	552	Extend Discovery		GRANTED
Nobile v. Borgatti	L-5466-16	408	Dismiss Complaint		GRANTED
O'Brien v. Facarile	L-4166-15	727	Extend Discovery		GRANTED
Orozco v. Savla	L-4367-15	150	Strike Answer; OR Compel Discovery		WITHDRAWN
Ortiz v. Cisneros-Herrera	L-1730-15	583	Extend Discovery		GRANTED
Parker v. Kievning	L-6256-15	131	Extend Discovery; AND Compel Discovery		GRANTED
Perez v. Vertis Communications	L-11693-14	740	Strike Answer, Compel Discovery, Enter Default, Amend Complaint, Extend Discovery		Transferred to Judge Corson
Piasecki v. Weisblatt-Knipp	L-4264-15	275	Dismiss Complaint		WITHDRAWN
Polanco v. Antico	L-1719-15	372	Extend Discovery		GRANTED
Portillo v. Dasilva	L-2865-16	309	Dismiss Complaint		DENIED
Portillo v. Dasilva	L-2865-16	516	Reinstate		GRANTED
Pramanand v. Postrygan	L-4898-15	741	Extend Discovery		Transferred to Judge Corson
Prefach v. High Grade Beverage	L-1119-15	352	Compel Discovery		Transferred to Judge Vignuolo
PSE&G v. Perez	DJ-209364-16	238	PLIGA to Pay		GRANTED
Pugliese v. JRD Unico, Inc.	L-5743-15	824	Extend Discovery		GRANTED
Racine v. NJM	L-4355-15	711	Dismiss Complaint; OR	NJM Conflict	Transferred to Judge Natali

			Extend Discovery		
Rastogi v. Perez	L-4464-15	766	Extend Discovery		GRANTED
Renna v. NJM	L-507-15	486	Extend Discovery	NJM Conflict	Transferred to Judge Toto
Rivera v. Esposito	L-7554-15	489	Extend Discovery		GRANTED
Rivera v. Hunter	L-5452-15	494	Extend Discovery		GRANTED
Rivera v. Hunter	L-5452-15	923	Extend Discovery		GRANTED
Rodriguez v. Kubey	L-5549-14	790	Extend Discovery		GRANTED
Rodriguez v. Nicklas	L-777-15	765	Extend Discovery; Enforce Litigant Rights		GRANTED
Rubiano v. Goldman	L-5647-15	535	Extend Discovery		DENIED
Ruiz v. Montiel	L-7039-15	524	Extend Discovery		DENIED
Schettino-Lynch v. United Services Automobile Association	L-4120-15	347	Extend Discovery		GRANTED
Seijas v. Pollin	L-1890-15	681	Dismiss Complaint; OR Extend Discovery		GRANTED IN PART
Sha v. Weichert Realtors	L-3181-15	739	Extend Discovery		GRANTED
Shalayda v. Wilkerson	L-7837-13	543	Dismiss Complaint; OR Extend Discovery		GRANTED
Shalayda v. Wilkerson	L-7837-13	829	Extend Discovery		DENIED
Shipley v. NJM	L-1864-16	515	Compel Discovery	NJM Conflict	Transferred to Judge Paley
Silogy v. Miller	L-4254-15	388	Extend Discovery		GRANTED
Siri-Flores v. Perez- Lopez	L-6276-15	48	Extend Discovery		WITHDRAWN

Smith v. Awad	L-6062-15	344	Extend Discovery		GRANTED
Smith v. Moore	L-1464-16	710	Compel Discovery		GRANTED
Stankovich v. Jimenez	L-2983-16	545	Consolidate		DENIED
Storey v. Lesniak	L-5138-15	705	Extend Discovery		WITHDRAWN
Stucci v. Janda	L-5654-15	578	Extend Discovery		GRANTED
Tammerello v. Wadhwa	L-1527-16	738	Extend Discovery; AND Compel Discovery		GRANTED
Thompson v. Barreto	L-2265-15	686	Litigant's Rights		WITHDRAWN
Thompson v. Barreto	L-2265-15	688	Litigant's Rights		GRANTED
Thompson v. Barreto	L-2265-15	709	Extend Discovery		GRANTED IN PART
Tunnell v. Mancusi	L-5447-15	728	Extend Discovery		GRANTED
Urena v. Solomon	L-2659-15	684	Extend Discovery		GRANTED
Value Software Products v. Fours Consulting	L-5765-15	285	Relieve as Counsel		GRANTED
Vekris v. Costco	L-564-16	130	Compel Discovery		WITHDRAWN
Wang, Gao & Associates v. Zhou	L-4664-16	402	Default Judgment		GRANTED
Werbert v. Delgado	L-6485-14	747	Extend and Compel Discovery		GRANTED
Williams v. Alexander	L-5664-15	776	Extend Discovery		GRANTED
Williams v. Johnson	L-1187-15	363	Extend Discovery		GRANTED
Wilson v. Roney	L-1556-16	602	Consolidate		GRANTED
Wisnik v. Scarcia	L-4966-16	509	Amend Complaint		GRANTED

Woerner v. Bob's Discount Furniture	L-5711-14	806	Extend Discovery		GRANTED
Yoon v. Morales	L-2232-15	585	Extend Discovery		GRANTED
Young v. Wolter	L-4198-15	691	Extend Discovery		GRANTED

#531 3-3-17

CALLEGHER, MENSCHING & CARRO
BY: JEFFREY S. MARTIN/Bar Number: 11972008
343 Thornall Street, Suite 500
Edison, NJ 08837
(732) 623-7200
Attorneys for Defendants Nicolette M. Muce, Anthony Muce and Nancy Muce
16-444984

FILED

✓NB

MAR 03 2017

Jamie D. Happas, P.J.Cv.

EMMANUEL ABAD	:	SUPERIOR COURT
	:	OF NEW JERSEY
Plaintiff	:	LAW DIVISION
	:	MIDDLESEX COUNTY
v.	:	
	:	DOCKET NO.: MID-L-6368-16
NICOLETTE M. MUCE, ANTHONY MUCE AND NANCY MUCE	:	CIVIL ACTION
	:	
Defendant	:	
	:	
&	:	
	:	
JAMES ANDES	:	SUPERIOR COURT
	:	OF NEW JERSEY
Plaintiff	:	LAW DIVISION
	:	MIDDLESEX COUNTY
v.	:	
	:	DOCKET NO.: MID-L-6173-16
NICOLETTE M. MUCE, ANTHONY MUCE, JOHN DOES 1-10 AND ABC CORPORATIONS 1-10	:	CIVIL ACTION
	:	
Defendant	:	ORDER

This matter having been brought before the Court by the Callegher, Mensching & Carro, attorneys for Defendants, Nicolette M. Muce, Anthony Muce and Nancy Muce , and upon notice to all counsel of record, for an Order consolidating the within matters, and the Court having considered the papers submitted, and good cause having been shown;

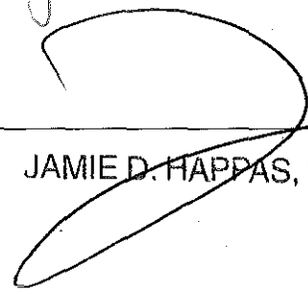
IT IS on this 3 day of March, 2017;

ORDERED that the within matters be and are hereby consolidated under Docket No.

6173-16 for purposes of discovery and trial; ~~and~~ ^{including custody}

IT IS FURTHER ORDERED that the discovery end date of the consolidated matters is 11-26-17; and

IT IS FURTHER ORDERED that a copy of the within Order be served upon all counsel within 7 days of its posting only.



JAMIE D. HAPPAS, P.J.Cv.

Opposed ✓ partial
Unopposed _____

#139
03/03/17

✓NB

File No. 73957-D8

Timothy E. Haggerty, Esq. - Attorney I.D. Number: 003981975

LAW OFFICES OF STEPHEN E. GERTLER

A Professional Corporation
Monmouth Shores Corporate Park
1340 Campus Parkway, Suite B4
P.O. Box 1447
Wall Township, New Jersey 07719
(732) 919-1110

Attorneys for Defendant/Third-party Plaintiff, Concordia Homeowners Association

FILED

MAR 03 2017

Jamie D. Haggas, P.J.Cv.

DAVID ADAMS and ANN ADAMS,
his wife,

Plaintiffs,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-6287-15

vs.

Civil Action

CONCORDIA HOMEOWNERS
ASSOCIATION, MONROE
IRRIGATION, LLC, et als,

Defendants

and

CONCORDIA HOMEOWNERS
ASSOCIATION,

Defendant/Third-Party Plaintiff,
vs.

ORDER COMPELLING
DEPOSITIONS OF THE PARTIES
ON A DATE CERTAIN AND
EXTENDING DISCOVERY FOR 60 DAYS

MONROE IRRIGATION, LLC,

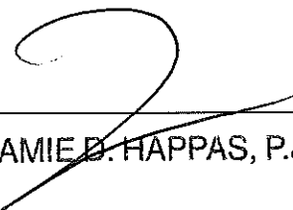
Third-Party Defendant.

This matter having been brought before the Court on Motion of The Law Offices of Stephen E. Gertler, attorneys for the Defendant/Third-party Plaintiff, Concordia Homeowners Association, for an Order compelling all parties to appear for deposition testimony on a date certain of March 28, 2017, at 10:00 a.m. in the offices of plaintiff's counsel, and to extend discovery for 60 days from the current discovery end date of March 29, 2017 to May 29, 2017, to allow for the completion of said depositions and to allow for

receipt and review of the transcripts, and to adjourn the arbitration scheduled to take place on April 7, 2017; and said Motion being made and served in accordance with Rule 1:6-2 and the matter having been consider on the papers submitted and for good cause shown;

IT IS on this 3 day of March, 2017; ORDERED that

1. All parties are hereby compelled to appear for deposition testimony on a date certain of ~~March 28~~^{4/11}, 2017, at 10:00 a.m. in the offices of plaintiff's counsel; and it is further ORDERED that
2. Plaintiff shall appear for an independent medical examination with Dr. Steven C. Hausmann on February 14, 2017 as scheduled; and it is further ORDERED that
3. Discovery is hereby extended to May ~~29~~¹⁰, 2017; and it is further ORDERED that
4. The arbitration scheduled to take place in this matter on April 7, 2017 is hereby adjourned; and it is further ORDERED that
5. A copy of this Order shall be served upon all parties within 7 days of the date of *online posting of this order.*



JAMIE B. HAPPAS, P.J.Cv.

Opposed *partial*
 Unopposed

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

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

A SETTLEMENT CONFERENCE TO BE
SCHEDULED BY THE ASSIGNMENT
OFFICE ON 6/7/17

#186
03/03/17

VNB

SWEENEY & SHEEHAN
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Christopher J. O'Connell, Esquire

Identification No. 023141994

Chris.oconnell@sweeneyfirm.com

Attorney for Defendant/Third Party Defendant, Monroe Irrigation LLC

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

DAVID ADAMS and ANN ADAMS, his wife, Plaintiffs;	SUPERIOR COURT OF NEW JERSEY LAW DIVISION – MIDDLESEX COUNTY
v.	
CONCORDIA HOMEOWNERS ASSOCIATION, et al Defendants	DOCKET NO.: L-6287-15
And	CIVIL ACTION
	ORDER
CONCORDIA HOMEOWNERS ASSOCIATION Defendant/Third Party Plaintiff	
v.	
MONROE IRRIGATION LLC Third Party Defendant	

THIS MATTER having been presented to the Court on the application of Sweeney & Sheehan, attorneys for Defendant/Third Party Defendant, Monroe Irrigation LLC, requesting an Order to extend time for discovery;

AND the Court having reviewed the moving papers and for other good cause shown;

IT IS, on this 3 day of March, 2017, **ORDERED** that the time to conduct discovery has been extended until May 31, 2017 in order to allow counsel to conduct the depositions of the parties, issue subpoenas to the Plaintiff's medical providers, and perform an IME, if necessary, prior to the discovery end date;

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

ACCEPTED AT COUNTER
"UNDER REVIEW"
COPY GIVEN AT COUNTER (Y/N)

0301308994.1-

#452 2-3-17

JNB

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): RAVI PATEL

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv

EMILY ALCID

Plaintiff

vs.

RAVI PATEL, MARIA ALCID,
DHRUTI TRIVEDI, TEJAS TRIVEDI,
JOHN DOE 1-4 (said names being
Fictitious)

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY
DOCKET NO. MID-L-5161-15

CIVIL ACTION

**ORDER TO DISMISS THE
PLAINTIFF(S) COMPLAINT FOR
FAILURE TO PROVIDE
DISCOVERY RESPONSES or in the
alternative TO ADJOURN
ARBITRATION AND EXTEND
DISCOVERY TIME FOR
EXCEPTIONAL CIRCUMSTANCES**

This matter being opened to the Court, on March 3, 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), RAVI PATEL, for an Order to dismiss the Complaint of the Plaintiff(s), EMILY ALCID, for failure to respond to Defendant's Notice to Produce and request for more specific answers to interrogatories or in the alternative to adjourn arbitration and extend discovery time in accordance with R 4:24 1(C) and there having been no opposition and exceptional circumstances demonstrated;

It is on this 3 day of March, 2017, ORDERED that the Complaint of the Plaintiff(s), be and hereby is DISMISSED without prejudice for failure to for failure to respond to Defendant's Notice to Produce and request for more specific answers to interrogatories.

OR IN THE ALTERNATIVE:

~~It is on this 3 day of March, 2017, ORDERED that the Non-Binding Arbitration in this matter scheduled for March 23, 2017 is hereby adjourned;~~

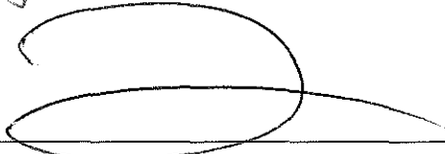
~~IT IS FURTHER ORDERED that discovery time be and hereby is extended to May 15, 2017 to allow for the following:~~

- ~~1. Plaintiff to serve answers to all written discovery previously propounded by Defendant by April 1, 2017.~~
- ~~2. Depositions of all parties to be completed by March 15, 2017.~~
- ~~3. Plaintiff to serve executed medical authorizations, if necessary, by March 25, 2017.~~
- ~~4. Defendant to submit final medical expert's report by May 15, 2017.~~

~~3. Any further discovery that may be necessary as a result of the foregoing, to be obtained and completed on or before May 15, 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 its posting online.

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



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. 4:6-2, it therefore will be granted essentially for the reasons set forth in the moving papers."

SEE RELATED ORDER ENTERED ON THIS DATE.

#1055 3-3-17

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 Defendants, Dhruti Trivedi and Tejas Trivedi

FILED
MAR 03 2017

JNB

Jamie D. Happas, P.J.Cv.

<p>EMILY ALCID,</p> <p style="text-align: right;">Plaintiff,</p> <p style="text-align: center;">-vs-</p> <p>RAVI PATEL, MARIA ALCID, DHRUTI TRIVEDI, TEJAS TRIVEDI, JOHN DOE 1-4 (said names being fictitious)</p> <p style="text-align: right;">Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO. MID-L-5161-15</p> <p style="text-align: center;">Civil Action</p> <p style="text-align: center;">ORDER</p>
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This matter having been opened to the Court on Cross Motion of Sean Del Duca, Esq., attorney for defendants, Dhruti Trivedi and Tejas Trivedi, for an Order to extend the discovery period to May 15, 2017 and adjourn Arbitration and the Court having read and considered the moving papers, and for good cause appearing;

IT IS on this 3 day of March, 2017:

ORDERED that Arbitration is hereby adjourned until 5/13/17; and it is further

ORDERED that plaintiff shall appear for a deposition on March 7, 2017; and it is further;

ORDERED that in the event plaintiff fails to appear for an Independent Medical Examination on February 27, 2016 then plaintiff shall appear for the same by April 1, 2017; and it is further;

~~ORDERED that all plaintiff expert reports shall be served by April 8, 2017; and it is further~~

ORDERED that all defense expert reports shall be served by May 13, 2017; and it is further

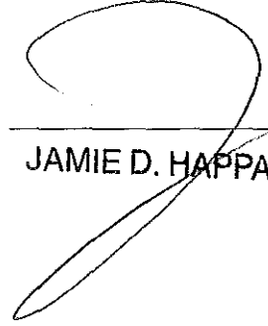
* NOTHING is Affected that this is outstanding

ORDERED that all expert depositions shall be completed by May 14, 2017; and it is further

ORDERED that discovery end date be extended to May 15, 2017; and it is further;

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

- () Opposed
- () Unopposed



JAMIE D. HAPPAS, P.J.Cv.

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

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

348
03/03/17

✓NB

GREGORY P. HELFRICH & ASSOCIATES
John J. Kapp, Esquire NJ Attorney ID: 038611984
180 River Road, First Floor
Summit, NJ 07902
Tel No. (908) 918-3000
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Employees of The Corporate Law Department
State Farm Mutual Automobile Insurance Company
Our File No: 16SUMM31346

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

ATTORNEYS FOR Third Party Defendant
Donna Busacca

Plaintiff
JESSICA ARENA, FRED ARENA,
(her husband)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID L 5564-15

vs.

CIVIL ACTION

Defendants
PERKINS FAMILY RESTAURANT,
PERKINS FAMILY RESTAURANT &
BAKERY, PERKINS & MARIE CALLENDER'S
LLC, et al

ORDER

- And -

Third Party Plaintiffs
ANDLAU, INC. d/b/a PERKINS FAMILY
RESTAURANT & BAKERY

-vs-

Third Party Defendant
DONNA BUSACCA

The above entitled matter having been opened to the Court on March 3, 2017 by John J. Kapp, Esquire, attorney for the Third Party Defendant, Donna Busacca, and the Court having considered this matter, it is hereby

ORDERED on this 3rd day of March, 2017

that the period of discovery be and is hereby extended for an additional 60 (sixty) days, and it is

FURTHER ORDERED that the Deposition of a representative of the Third Party Plaintiff, Andlau, Inc., d/b/a Perkins Family Restaurant and Bakery, be conducted on or before March 31, 2017, and it is

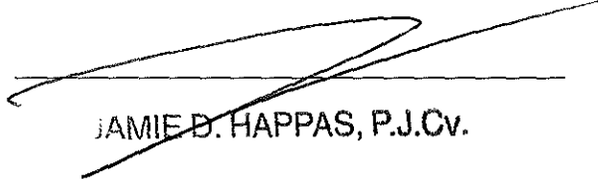
FURTHER ORDERED that the parties are to complete all outstanding discovery as listed below no later than the date specified below,

OUTSTANDING DISCOVERY	DISCOVERY SHALL BE COMPLETED ON OR BEFORE DATE LISTED
Deposition of Third Party Plaintiff	March 31, 2017
Third Party Plaintiff Responses to Third Party Defendant's discovery demand on or before	March 15, 2017

and it is

FURTHER ORDERED that copies of this signed Order 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.

OPPOSED
 UNOPPOSED

Discovery End Date Extended to 3/31/17 ~~This shall not delay arbitration or trial.~~
 Arbitration Shall Be 4/11/17
 Trial Shall Be 5/30/17

#1769
63/03/17

JNB

STATHIS & LEONARDIS, L.L.C.
32 South Main Street
Edison, New Jersey 08837
(732) 494-0600 File No.: 16-3747NJL
Attorney ID: 009651992
Attorney(s) for Plaintiffs

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

STEPHANIE BILENKER and STUART BILENKER, (h&w)

Plaintiff,

vs.

: SUPERIOR COURT OF NEW JERSEY
: LAW DIVISION
: MIDDLESEX COUNTY
: DOCKET NO: MID-L-5240-15

CIVIL ACTION

STAR PLEX CINEMAS; SMH THEATERS, INC.; EAST WINDSOR TOWN CENTER PLAZA; LEVCOM-EAST WINDSOR ASSOC., LP; JK MANAGEMENT; ABC CORP. and JOHN DOE,

Defendants,

ORDER

THIS MATTER, having come before the Court on March 3, 2017 on Motion of Plaintiff through counsel for an Order extending discovery in this matter to May 9, 2017, and the Court having considered the moving papers, and good cause having been shown;

IT IS on this 3 day of March, 2017:

ORDERED that Plaintiff's motion to extend discovery is hereby **GRANTED**; and it is further

ORDERED that the discovery end date is hereby extended from March 10, 2017 to May 9, 2017; and it is further

ORDERED that the March 16, 2017 Arbitration date be and is hereby adjourned and rescheduled to 5/16/17, 2017; and

ORDERED that the April 24, 2017 trial date be and is hereby adjourned and rescheduled to 6/26/17, 2017; and,

ORDERED that Plaintiff shall serve her engineering expert's liability report by April 9, 2017; and,

ORDERED that Defendant shall serve any rebuttal engineering report on or before May 9, 2017; and

ORDERED that depositions of liability experts shall take place prior to discovery end date of May 9, 2017; and,

ORDERED that a copy of this order shall be served upon counsel for all parties within 7 days of its posting online.



JAMIE D. HAPPAS, P.J.Cv.

**SEE RELATED ORDER
ENTERED ON THIS DATE**

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

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, Star Plex Cinemas, SMH Theaters, Inc., Levcom East Windsor Associates LP incorrectly named as Levcom EW Associates, and J&K Management

STEPHANIE BILENKER and STUART
BILENKER (h&cw),
Plaintiffs,

vs

STAR PLEX CINEMAS, SMH THEATERS
INC., EAST WINDSOR TOWN CENTER
PLAZA, LEVCOM EW ASSOCIATES, JK
MANAGEMENT, ABC CORP. AND JOHN
DOE,
Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-5240-15

*

CIVIL ACTION

*

**ORDER TO EXTEND DISCOVERY &
ADJOURN ARBITRATION**

The above matter having been brought before the Court upon motion, with consent of all parties by the Law Offices of Viscomi & Lyons, Lynn HersHKovits-Goldberg, Esq., attorney for Defendants, Star Plex Cinemas, SMH Theaters, Inc., Levcom East Windsor Associates LP incorrectly named as Levcom EW Associates, and J&K Management, 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 3 day of March, 2017;

ORDERED, that discovery be extended sixty (60) days or until May 9, 2017; and

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

1. Written discovery has been exchanged by the parties.
2. Depositions of all parties to be completed by **March 24, 2017**, upon notice.
3. Independent medical examinations to be completed by **April 11, 2017**;
4. Any additional discovery is to be provided by the new discovery end date in this matter;

and it is

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

VNB

FURTHER ORDERED, that the March 16, 2017 arbitration date is adjourned and rescheduled for _____; and it is

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

Opposed _____
Unopposed

JAMIE D. HAPPAS, P.J.Cv.

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

Discovery End Date Extended to 5/9/17
Arbitration Shall Be 5/16/17
Trial Shall Be 6/26/17

A SETTLEMENT CONFERENCE TO BE
SCHEDULED BY THE ASSIGNMENT
OFFICE ON 6/2/17

#377
03/03/17

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.: 15-25604SFL

VNB

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

	:	SUPERIOR COURT OF NEW JERSEY
FRANCIS J. BLAHUTA, JR., an	:	LAW DIVISION
individual, and JoANNE	:	MIDDLESEX COUNTY
BLAHUTA, his wife per quod,	:	
	:	
	:	DOCKET NO.: MID-L-4117-15
	:	
Plaintiff	:	<u>CIVIL ACTION</u>
	:	
vs.	:	
	:	
SHOPPING CENTER	:	
ASSOCIATES, a business entity;	:	
SIMON PROPERTY GROUP,	:	
a business entity; CROWN	:	
BUILDING MAINTENANCE	:	
COMPANY, INC., d/b/a ABLE	:	
BUILDING MAINTENANCE	:	
COMPANY, INC., a business	:	ORDER
entity; CHRISTOPHER DiPALO,	:	
an individual; VALOR	:	
SECURITY SERVICES, a	:	
business entity; ALLIED	:	
UNIVERSAL SECURITY	:	
SERVICES, a	:	
business entity; JOHN DOE,	:	
a fictitiously	:	
named individual and	:	
ABC CO., a fictitiously named	:	
business entity,	:	
Defendants	:	

THIS MATTER having been brought before the court by Lombardi & Lombardi, P.A., attorneys for plaintiffs, Francis J. Blahuta, Jr., and JoAnne Blahuta, his wife, per quod, on motion by plaintiffs, for an Order seeking various relief including the establishment of a new Discovery Schedule, the extension of the Discovery End Date, the compelling of depositions of defendants' representatives, and the adjournment of the presently scheduled Arbitration and Trial dates, and the Court having read and considered the moving papers and for good cause being shown;

IT IS ON THIS 3 **DAY OF MARCH, 2017;**

ORDERED that the Discovery End Date be and is hereby extended to September 15, 2017 and that within the Discovery End Date the following discovery shall take place:

1. Plaintiff to serve liability experts' reports by July 7, 2017;
2. Defendants to serve liability experts' reports by August 11, 2017;
3. Experts' depositions shall be completed by September 11, 2017;
4. Arbitration hearing date is established as Sept 26, 2017;
5. Trial date is established as Oct. 30, 2017;

and it is further

ORDERED that the defendant Crown Building Maintenance Company be and is hereby compelled to produce for deposition purposes at the law offices of Lombardi & Lombardi, PA on Wednesday, March 29, 2017 at 10:00 a.m. the following persons:

at court 30 days before trial
John Westbrook;

The maintenance person(s) on duty at the Menlo Park Shopping Center as

of February 27, 2015 at 2:00 p.m.

Recipient of Incident Report electronically transmitted by Chris DiPalo to Simon Properties as referenced in the deposition testimony of Mr. DiPalo;

and it is further

ORDERED that on Wednesday, March 29, 2017 at 10:00 a.m. at the Law Offices of Lombardi & Lombardi, PA, Crown Building Maintenance Company produce the following persons for depositions:

Scott Donnigan

Maintenance person on duty as of February 27, 2016 at 2:00 p.m.

ORDERED that a true copy of the within Order shall be served upon all attorneys of record within seven (7) days of its posting online

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 _____

A SETTLEMENT CONFERENCE TO BE SCHEDULED BY THE ASSIGNMENT OFFICE ON 6/29/17

R.1:6-2(f):

The Court made _____ oral _____ written findings of fact and conclusions of law explaining its disposition of the Motion on _____, 2017.

If no such findings have been made by the Court, appended hereto is a statement of reasons for the disposition of the Motion on _____, 2017.

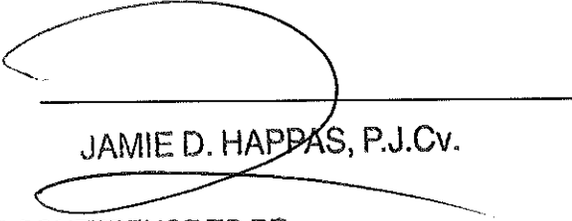
3. Expert depositions are to be completed by June 30, 2017;

4. The Discovery End Date shall be extended an additional ~~one hundred and eighty (180) days to July 14, 2017~~ 6/30/17

IT IS FURTHER ORDERED that the trial date of April 17, 2017 be and hereby is adjourned; ~~and it is further~~ to 7/10/17

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

Opposed
 Unopposed


JAMIE D. HAPPAS, P.J.Cv.

A SETTLEMENT CONFERENCE TO BE SCHEDULED BY THE ASSIGNMENT OFFICE ON 6/29/17.

PAPERS CONSIDERED

<u> </u>	NOTICE OF MOTION	Discovery End Date Extended to <u> </u>
<u> </u>	MOVANT'S CERTIFICATION	Arbitration Shall Be <u> </u>
<u> </u>	ANSWERING AFFIDAVIT	Trial Shall Be <u> </u>
<u> </u>	ANSWERING BRIEF	
<u> </u>	CROSS-MOTION	
<u> </u>	MOVANT'S REPLY	
<u> </u>	ANSWERING AFFIDAVIT OF CO-DEFENDANT	
<u> </u>	ANSWERING BRIEF OF CO-DEFENDANT	
<u> </u>	CROSS-MOTION OF CO-DEFENDANT	
<u> </u>	MOVANT'S REPLY	

Panel changed to II (621)

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 3 day of March, 2017;

ORDERED that plaintiff shall provide to defendants within ten (10) days hereof complete records of Twin Boro Physical Therapy and each diagnostic image of the lumbar spine obtained on September 21, 2016, and the radiologists' reports; and it is further (if not already provided) or HIPAA authorization

ORDERED that the period for discovery be and hereby is extended sixty (60) days to May 16, 2017, for plaintiff to provide to defendants the aforesaid discovery, for defendants to obtain records of Drs. Moukdad, Anukwuem, and Pizzaro, for defendants to forward additional records and films to their expert and for defendants to receive their expert's report and amend answers to interrogatories, all of which shall be completed by May 16, 2017; and it is further

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


JAMIE D. HAPPAS, P.J.Cv.

(X) opposed partial
unopposed

Discovery End Date Extended to 5/16/17
Arbitration Shall Be 5/18/17
Trial Shall Be 6/26/17

Brian P. McElroy, Esq. - #036492006
LEVINSON AXELROD
302 Route 206 South
Hillsborough, NJ 08844
(908) 359-0110
Attorney for Plaintiff

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

VNB

RAINA BOOTAN,

Plaintiff,

v.

**MACY'S INC., USI SERVICES GROUP, 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-003577-15**

CIVIL ACTION

A 740

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 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 3 day of March, 2017;

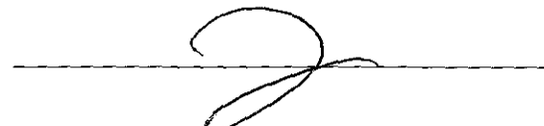
ORDERED time for the completion of discovery in this action is hereby extended for an additional thirty ~~(30) days, until April 4,~~ 2017; and it is further

ORDERED as follows:

- 1) Plaintiff to serve all experts reports by March 15, 2017
- 2) Defendant to serve all expert reports by April 15, 2017;
- 3) The Arbitration be re-scheduled to: 4/19/17; and it is further

Temp 5/30/17

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



JAMIE D. HAPPAS, P.J.Cv.

#555
03/03/17
JNB

Law Offices of Styliades and Jackson
BY: Julie H. Robinson, Esq.
Identification No. 049542013
9000 Midlantic Drive
Suite 105 - First Floor
Mount Laurel, NJ 08054
856-596-7778
Attorneys for Defendant, Liberty Mutual Insurance Company
File No.: LA359-030700276-0005

FILED
MAR 03 2017

Jamie D. Happas, P.J.Cv.

DEBRA BRUS and MICHAEL BRUS, her
husband,
Plaintiffs,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-5528-15

vs.

CIVIL ACTION

MICHAEL TOMASZEWSKI, JOHN/JANE
DOES 1-10, ABC CORP. 1-10, (fictitious
names), LIBERTY MUTUAL INSURANCE
COMPANY and PROGRESSIVE
INSURANCE COMPANY/PROGRESSIVE
GARDEN STATE INSURANCE
COMPANY,
Defendants.

ORDER TO EXTEND DISCOVERY

The above matter having been brought before the Court upon motion, after attempting to obtain consent of all parties, by the Law Offices of Styliades and Jackson, Julie H. Robinson, attorney for Defendant, Liberty Mutual Insurance Company, for an Order to Extend Discovery and the court having considered the motion papers filed by the parties, and good cause thus having been shown, it is, on this 3 day of ^{March}, 2017;

ORDERED, that discovery be extended ~~sixty (60) days or until May 29, 2017;~~ and ^{4/30/17}

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

1. Defendant to serve addendum to the independent medical examination report by April 20, 2017;
2. ~~Any additional discovery is to be served by May 9, 2017 per Rule 4:17-7;~~

This shall not delay arbitration or trial.

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



JAMIE D. HAPPAS, P.J.Cv.

Opposed _____
Unopposed ✓

FILED

MAR 03 2017

JNB

LITVAK & TRIFOLIIS, P.C.
By James J. Pieper, Esq. [State Bar No.: 012691994]
45 HORSEHILL ROAD
CEDAR KNOLLS, NJ 07927
(973) 359-0090

Jamie D. Happs, P.J.Cv.

Our File No.: 49404.MCT

Attorneys for defendant(s) ANTON NADER, DUNKIN DONUTS FRANCHISING, LLC AND CAPTAINS PLAZA, LLC

FRANK CABELL; AND PAMELA EDWARDS, his wife,	:	Superior Court of New Jersey Law Division: MIDDLESEX COUNTY Docket Number: MID-L-4677-14
Plaintiff(s),	:	Civil Action
vs.	:	ORDER
DUNKIN' DONUTS; ANTON NADER; DUNKIN' DONUTS RANCHISING LLC; CAPTAINS PLAZA LLC; and/or John Does 1-10 [representing presently unidentified individuals or entities responsible for the ownership, operation, supervision, maintenance and control of the premises in question],	:	
Defendant(s).	:	

THIS MATTER have been brought before the Court by Litvak & Trifolios., attorneys for Defendants, ANTON NADER, DUNKIN DONUTS FRANCHISING, LLC, WINDING ROUTE ONE, LLC AND CAPTAINS PLAZA, LLC, seeking an Order extending discovery, and the Court having considered the matter and for good cause shown;

IT IS on this 3 day of March, 2017

ORDERED that the discovery end date in this matter be extended to June ~~19~~¹,

2017, in order to allow the following discovery to be completed:

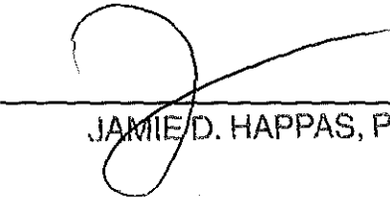
1. Plaintiff to appear for a deposition on ~~February 28, 2017~~^{3/10/17} or in the alternative should plaintiff fail to appear on the aforesaid date, the deposition of the plaintiff shall be completed by ~~April 1, 2017~~; *Def. depun by 3/25/17.*

2. All fact and party depositions to be completed by ^{3/30/17} April 1, 2017;

3. Plaintiff is to serve expert reports by May 1, 2017;

4. Defendant to serve expert report by June 1, 2017; and it is further

ORDERED that a copy of the within Order be served within seven (7) days of
its posting online.


JAMIE D. HAPPAS, P.J.Cv.

T/D - 6/12/17 (preemptive)

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 814 days of discovery, 5 exhibits and 2 trial days.

#741
03/03/17

✓NB

Law Offices of Pamela D. Hargrove
JOHN RAYMOND, ESQ.
Identification No. 21712002
DERRICK DIFRANCESCO, ESQ.
Identification No. 017632004
65 Jackson Drive, Suite 302
PO Box 2000
Cranford, NJ 07016-0200
Telephone: (908) 653-2187
Attorneys for Defendant(s):
MOSES MELROSE and JOYCE COLES

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

JOSE L. CASTRO

Plaintiff

vs.

MOSE MELROSE, JOYCE COLES,
JOHN DOE 1-10 a Fictitious name
and/or ABC CORP. 1-10 a Fictitious
name

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY

DOCKET NO. MID-L-4621-15

CIVIL ACTION

**ORDER TO ADJOURN THE
MARCH 16, 2017 ARBITRATION
DATE, RE-OPEN AND EXTEND
DISCOVERY TIME FOR
EXCEPTIONAL CIRCUMSTANCES**

This matter being opened to the Court, on March 03, 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), MOSES MELROSE and JOYCE COLES, for an Order to adjourn the arbitration date, re-open and extend discovery time in accordance with Rule 4:24-1(C), and there having been no opposition and good cause appearing;

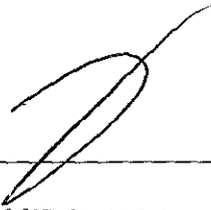
It is on this 3 day of March, 2017, ORDERED that the arbitration in this matter scheduled for March 16, 2017 is hereby adjourned; and

IT IS FURTHER ORDERED that plaintiff be and hereby is compelled to produce to defense counsel the entire personal injury protection (PIP) ledger with CPT codes, explanation of benefits documents for every bill paid and submitted under PIP for benefits and billing ledgers from the medical providers on or before March 25, 2017; and

IT IS FURTHER ORDERED that discovery time be and hereby is re-opened and extended for exceptional circumstances to May 5, 2017 to allow time for the following:

1. Receipt of records from plaintiff's medical facilities on or before March 31, 2017.
2. Review and preparation of medical reports by defendant's expert to be completed on or before April 15, 2017.
3. Receipt of medical reports by defense counsel and the service of same upon all parties on or before May 1, 2017.
4. Any further discovery that may be necessary as a result of the foregoing, to be obtained and completed on or before May 5, 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 its posting online.



 JAMIE D. HAPPAS, P.J.Cv.

MOTION WAS:

OPPOSED

NOT OPPOSED

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 5/5/17
 Arbitration Shall Be 5/10/17
 Trial Shall Be 6/3/17

#668
63/03/17

Eric Kuper Esq. - NJ Attorney ID #028001987

Martin Kane & Kuper

ATTORNEYS AT LAW

180 Tices Lane - Bldg B, Suite 200

East Brunswick, New Jersey 08816

(732) 214-1800 - Phone

(732) 214-0307 - Fax

Attorneys for Defendants, Elizabeth Farrell and Kevin Farrell

FILED

JNB

MAR 03 2017

Jamie D. Happas, P.J.Cv.

CHINMOY K. CHAUDHURY,

Plaintiff,

vs.

ELIZABETH FARRELL and KEVIN

FARRELL, JOHN and JANE DOES

(1-10), ABC and XYZ

**CORPORATIONS (1-10) (these names
fictitious real names unknown),**

Defendants.

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

Docket No. L-3800-15

Civil Action

ORDER

THIS MATTER being opened to the Court on **Friday, March 3, 2017**, by Eric Kuper, Esq., of Martin Kane & Kuper, attorneys for defendants, Elizabeth Farrell and Kevin Farrell, on a Notice of Motion to extend discovery and adjourn the March 10, 2017 arbitration and April 24, 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 **3** day of March, 2017,

ORDERED that discovery be and hereby is extended for 90 days to June 3, 2017; it is further

ORDERED that the discovery schedule is as follows:

Plaintiff to provide executed authorizations within 5 days from the date of this order;

Allow defendants time to write to medical providers, obtain records and forward to expert for review and comment;

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

Defendants to provide expert reports no later than May 20, 2017;

Defendants to amend with records no later than June 3, 2017;

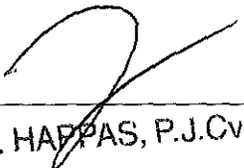
Discovery be extended to June 3, 2017.

~~ORDERED~~ that the ~~March 10, 2017~~ arbitration is hereby adjourned to _____; *Consent to remain*
and it is further

ORDERED that the April 24, 2017 trial is hereby adjourned to June 19, 2017; 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.*

Opposed () Unopposed (✓)



JAMIE D. HADDAS, P.J.Cv.

✓ NB #171
03/03/17

Frank Cofone, Jr., Esq. - N.J. Attorney ID No: 0011081974
D'Amico & Cofone, P.C.
118 New Street
New Brunswick, NJ 08901
(732) 246-1005
Attorneys for Defendant(s): Kyle Lipkin

FILED
MAR 03 2017

Jamie D. Happas, P.J.Cv.

Plaintiff(s): X SUPERIOR COURT OF NEW JERSEY
MICHAEL R. CHICHANOWSKI : LAWDIVISION:MIDDLESEX COUNTY
: DOCKET NO.: MID-L-5755-15
vs. :
: Civil Action
Defendant(s): :
KYLE LIPKIN, JOHN DOE (1-5) and/or : ORDER
ABC CORP. (1-5), (fictitious names for :
persons and entities a yet unidentified) :
X

THIS MATTER having been presented to the Court on a Motion of D'Amico & Cofone, P.C. attorneys for Defendant, Kyle Lipkin, for an Order to Extend the Discovery End Date 90 days and the Court having considered the matter and good cause appearing:

IT IS HEREBY ORDERED ON THIS 3 DAY OF March, 2017 THAT:

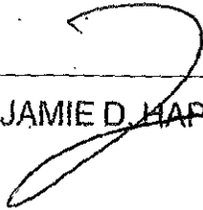
1. The Discovery End Date is extended to May 2, 2017 to allow the Defendant to obtain the following discovery:
 - a) MRI films, X-rays and CAT Scans taken at Robert Wood Johnson University Hospital on July 8, 2012
 - b) EEG recommended by Dr. Rosenberg on August 27, 2015 notes
 - c) IME by Dr. Joel Confino, Ophthalmologist in Westfield;
2. It is also ordered that Plaintiff shall provide signed authorizations regarding the above sent to him on December 28, 2016 within 10 days of the date hereof;
3. It is also ordered that Trans-Med Ambulance shall send records of the services it provided to Michael Chichanowski on June 19, 2014 at approximately 3:53 P.M. pursuant to HIPAA Authorizations and Subpoena previously sent to it within 10 days of the date hereof;

Trans-Med has not served notice of this motion upon Trans-Med who is not a party to this action. Plaintiff will need to file a motion to enforce litigant's rights. Plaintiff is not complied with

4. It is also ordered that the Plaintiff provide a copy of the aforementioned EEG within 10 days of the date hereof.

Real date shall be 5/15/17

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


JAMIE D. HAGGAS, P.J.Cv.

Opposed
 Unopposed

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

"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."

568
03/03/17

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

VNB

Law Office of Robert A. Raskas
371 Hoes Lane, Suite 105
Piscataway, NJ 08854
(732) 981-1649 (Telephone)
(732) 981-1657 (Fax)
By: Teresa Valle, Esq. / 04242-2006
Attorney for Defendant, Lawrence Goldberg

JOSEPH CHUNG,

Plaintiff,

-vs-

LAWRENCE GOLDBERG

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-318-16

Civil Action

**ORDER TO REOPEN AND EXTEND THE
DISCOVERY PERIOD**

This matter having been opened to the Court on Motion of Teresa Valle, Esq., attorney for defendant, Lawrence Goldberg, for an Order to Reopen and Extend Discovery ninety (90) days from March 3, 2017, 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 3 day of March, 2017:

ORDERED that Arbitration is hereby adjourned until 6/8/17; and it is further

ORDERED that all defense expert reports shall be served by May 31, 2017; and it is further

ORDERED that discovery end date be reopened and extended ninety (90) days until June 1, 2017; and it is further

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

() Opposed
(X) Unopposed

JAMIE D. HAPPAS, P.J.Cv.

TJD - 7/24/17

Stathis & Leonardis LLC
32 South Main Street
Edison, NJ 08837
Attorneys for Plaintiff
Our File No. 15-3375-NJL
Nicholas J. Leonardis, Esq. | Attorney ID # 965-1992

FILED
MAR 03 2017

JNB

Jamie D. Happas, P.J.Cv.

LYNDA CONNELL, an individual, : **SUPERIOR COURT OF NEW JERSEY**
 : **MIDDLESEX VICINAGE**
 Plaintiff, : **LAW DIVISION**
 :
 v. : **DOCKET NO. MID-L-738-15**
 :
 MILLPONDS CONDOMINIUM : **CIVIL ACTION**
 ASSOCIATION, a business entity, et al, :
 :
 Defendants. : **ORDER**

THIS MATTER, having come before the Court by Nicholas J. Leonardis, Esq., of the law office of Stathis & Leonardis LLC, on behalf of Plaintiff Lynda Connell by way of motion for an order extending discovery, and the Court having considered the arguments of all parties in support or opposition to the motion, and for good cause shown:

IT IS on this 3 day of March, 2017:

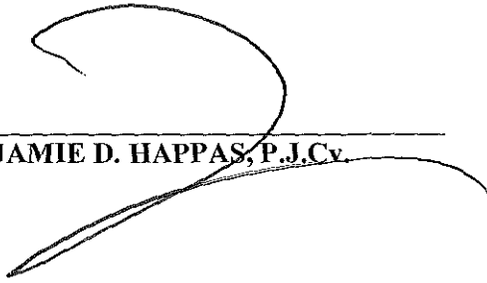
ORDERED that Plaintiff's motion to extend discovery is hereby **GRANTED**; and it is further

ORDERED that the discovery end date is hereby extended ~~from to April 14, 2017~~ 5/30/17; and it is further

ORDERED that Plaintiff shall serve her engineering expert's liability report ~~within thirty~~ by April 1, 2017 ~~(30) days of the date of this Order; and,~~

ORDERED that Plaintiff shall serve Dr. Lombardi's supplemental narrative report ~~within~~ (by April 1, 2017 ~~thirty (30) days of the date of this order; and,~~

ORDERED that a copy of this order shall be served upon counsel for all parties within 7 days of its posting online.



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.

A SETTLEMENT CONFERENCE TO BE SCHEDULED BY THE ASSIGNMENT OFFICE ON 6/14/17.

~~Discovery End Date Extended to~~
Discovery End Date Extended to 5/30/17
Arbitration Shall Be 6/2/17
Trial Shall Be 7/24/17

SEE RELATED ORDER ENTERED ON THIS DATE.

#1049
63/03/17

JWB

Eric L. Polishook, Esq. #32952001
MORGAN MELHUIH ABRUTYN
651 W. Mt. Pleasant Avenue, Suite 200
Livingston, New Jersey 07039-1673
(973) 994-2500
Attorneys for Defendant, American Snow Removal Service, Inc.
Our File No. ATN 34-975 JDD/ELP

FILED
MAR 03 2017

Jamie D. Happs, P.J.Cv.

LYNDA CONNELL,

Plaintiff(s),

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY
DOCKET NO. MID-L-738-15

-vs-

Civil Action

MILLPONDS CONDOMINIUM
ASSOCIATION, INC., ACCESS PROPERTY
MANAGEMENT and AMERICAN SNOW
REMOVAL SERVICES, INC.,

ORDER

Defendant(s).

GRANTED IN PART

THIS MATTER having come before the Court upon application by motion of the plaintiff, Lynda Connell, by the Law Office of Stathis & Leonardis, and cross-motion by MORGAN MELHUIH ABRUTYN, attorneys for defendant, American Snow Removal Services, Inc., and the Court having read the papers submitted in support of the motion, and for good cause shown;

IT IS ON THIS 3 day of March, 2017

ORDERED that the defendant's cross-motion is granted ^{in part} ~~in its entirety~~, and that.

(a) Pursuant to Rule 4:19 the plaintiff is compelled to appear for a physical examination before Steven Fried, M.D., on April 10, 2017.

(b) Pursuant to Rule 4:17-4 the plaintiff is directed to exchange its expert liability report no later than ~~March 15~~ ^{to April 1}, 2017, or the plaintiff ~~will~~ ^{may} be barred from offering the testimony of a liability expert at trial.

(c) Pursuant to Rule 4:24-1(c) the discovery end date is extended ~~60 days~~ from ~~April 14, 2017~~ ^{to} ~~to June 13, 2017~~ to allow for the completion of discovery as set forth herein:

- Plaintiff's deadline to ~~exchange~~ ^{serve} liability expert report is ~~April 1, 2017~~ ^{April 1, 2017}.
- Plaintiff's deadline to serve medical reports including supplemental reports is ~~April 1, 2017~~ ^{April 1, 2017}.
- Plaintiff to appear for a physical examination with Dr. Fried on April 10, 2017.
- Defendants' deadline to serve expert liability reports extended to ~~June 1, 2017~~ ^{May 15, 2017}.
- Defendants' deadline to serve medical expert reports extended to ~~June 1, 2017~~ ^{May 15, 2017}.
- Expert depositions to be completed by ~~June 6, 2017~~ ^{May 31, 2017}.

~~(d) Arbitration currently scheduled by the Court for April 25, 2017 is adjourned to a date to be directed by the Court following the discovery end date.~~

(e) Trial ~~currently scheduled~~ to commence on June 5, 2017 is ~~adjourned to a~~
~~date to be directed by the Court following the discovery end date and~~
~~Arbitration Hearing.~~

ORDERED, that a copy of this executed Order shall be served upon all
counsel of record within 7 days of its posting online.



A SETTLEMENT CONFERENCE TO BE
SCHEDULED BY THE ASSIGNMENT
OFFICE ON 6/14/17

Discovery End Date Extended to May 31, 2017
Arbitration Shall Be 6/2/17
Trial Shall Be 8/24/17

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

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

#593 3-3-17 FILED

Christopher C. Mauro: 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: Republic Services of New Jersey, LLC and Chet L. Androsiglio
Our File No.: REPJ-4009-C

MAR 03 2017

Jamie D. Happs, P.J. Civ.

JNH

RAHSJAHN I. COURTNEY ,

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

Plaintiff,

: DOCKET NO.: MID-L-5670-15

vs.

: CIVIL ACTION

REPUBLIC SERVICE OF N.J. LLC, CHET
L. ANDROSIGLIO, and 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
defendant,

: **Order**

Defendants.

This matter having been opened before this Court by CAMACHO MAURO MULHOLLAND, LLP, attorneys for Defendants, Republic Services of New Jersey, LLC and Chet L. Androsiglio for an Order extending the discovery end date, and the Court having reviewed all submitted papers and for exceptional circumstances shown;

IT IS on this 3 day of March, 2017,

ORDERED that the discovery end date is extended from March 5, 2017, by sixty days (60) until May 5, 2017.

ORDERED that the arbitration date is adjourned from March 9, 2017, by sixty days (60) until May 10, 2017

ORDERED that the trial date is adjourned from April 17, 2017, by sixty days (60) until

6/19/17

ORDERED that Defendant's examination be conducted on March 20, 2017.

ORDERED that Defendant's expert report be served upon plaintiff by April 10, 2017.

ORDERED that Plaintiff's rebuttal report be served upon defendants by May 1, 2017.

ORDERED that a copy of this Order shall be served on all parties

within seven (7) days *of its posting online*



JAMIE D. HAPPAS, P.J.Cv.

Opposed ___ Unopposed

#511
03/03/17

VNB

AHMUTY, DEMERS & MCMANUS, ESQS.
65 Madison Avenue, Suite 400
Morristown, New Jersey 07960
(973) 984-7300
Attorneys for Defendant
SHARON ALLEN
Our File No.: SAS 0108J17 MCS/REN
Attorney ID No.: 902012012

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

**CHRISTOPHER CREIGHTON, an infant by
his Guardian Ad Litem, MICHAEL
CREIGHTON,**

SUPERIOR COURT OF NEW JERSEY

LAW DIVISION: MIDDLESEX COUNTY

Plaintiff,

DOCKET NO: MID-L-1140-16

Vs.

CIVIL ACTION

**THE STOP & SHOP MARKET COMPANY,
LLC; ABC CORPORATIONS 1-5
(FICTITIOUS NAMES FOR UNKNOWN
DEFENDANTS); SHARON ALLEN,
JOHN/JANE DOES 2-5 (FICTITIOUS
NAMES FOR UNKNOWN DEFENDANTS)**

ORDER

GRANTED IN PART

Defendant(s).

THIS MATTER having been brought before the Court on Motion of Ahmuty, Demers & McManus, Esqs., attorneys for the defendant **SHARON ALLEN** for an Order to extend discovery time and the Court having considered the matter and for exceptional circumstances shown,

IT IS on this 3 day of March 2017;

ORDERED that the discovery end date in this matter shall be April 7, 2017; and it is further

ORDERED that plaintiff shall provide all discovery exchanged by the parties ^{within 14 days} ~~prior to~~
the entry of this Order, to the movant, ~~no later than February 17, 2017~~; and it is further

~~**ORDERED** that a copy of this document be served to all parties within 7 days of the
date of this Order.~~

~~***IN THE ALTERNATIVE***~~

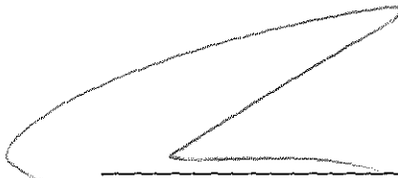
~~IT IS on this _____ day of _____ 2017;~~

~~**ORDERED** that Sharon Allen's motion for reconsideration is hereby GRANTED; and
it is further~~

~~**ORDERED** that the Court Order of February 3, 2017 be and is hereby vacated; and it
is further~~

~~**ORDERED** that the pleadings shall revert to the form of each filed prior to the
February 3, 2017 Order; and it is further~~

~~**ORDERED** that a copy of this ^{order} document be served to all parties within 7 days of the
date of ^{its posting online}.~~



JAMIE D. HAPPAS, P.J.Cv.

The within Notice of Motion was:

- () Opposed
- () Unopposed

Discovery End Date Extended to 4/7/17
Arbitration Shall Be 4/18/17
Trial Shall Be 5/30/17

#471 3-3-17 ✓NB

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

James F. Sullivan, Jr., Esq. - 034482008
CONNELL FOLEY LLP
85 Livingston Avenue
Roseland, New Jersey 07068
(973) 535-0500
Attorneys for Defendants, Donovan William and Joyce Stio
Our File No.: 06046/114896

VERONICA DELAPAZ,

Plaintiff(s),

vs.

DONOVAN WILLIAM, JOYCE STIO, John Doe
#1-10, Jane Roe #1-10, ABC Corp. #1-10, said
names being fictitious,

Defendant(s).
.....
VERONICA DELAPAZ,

Plaintiff(s),

vs.

MICHAEL J. LOPEZ,

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION MIDDLESEX COUNTY
Docket No.: MID-L-64-15

DENIED
Failure to Comply With
R. 4:24-1 (c)
prior orders not attached
and proposed order
not in compliance
with the Rule

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION MIDDLESEX COUNTY
Docket No.: MID-L-2751-16
CIVIL ACTION

**ORDER EXTENDING DISCOVERY
AND ADJOURNING ARBITRATION
DATE AND TRIAL DATE**

THIS MATTER having been brought before the Court on Motion of Connell Foley LLP, attorneys for the Defendants, Donovan William and Joyce Stio, for an Order Extending the Discovery End Date, and the Court having considered the matter and exceptional circumstances appearing;

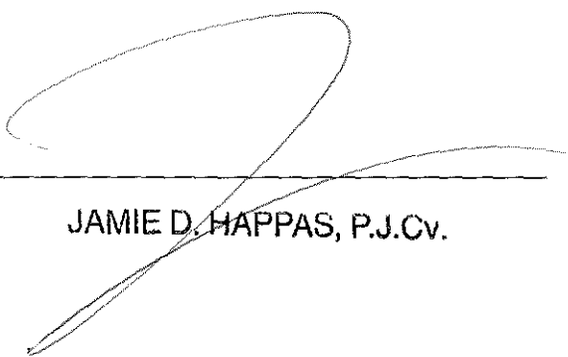
IT IS on this 3 day of March, 2017,

ORDERED that the discovery end date in this matter is hereby extended sixty (60) days from March 15, 2017 to May 15, 2017; and it is further

ORDERED that the new arbitration date is _____; and it is further

ORDERED that the new trial date is _____; and it is further

ORDERED that an executed copy of this Order be served on all attorneys of record within seven (7) days from *its posting online.*



JAMIE D. HAPPAS, P.J.Cv.

- () Opposed
- () Unopposed

#605
03/03/17
✓WB

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

FILED
MAR 03 2017

Jamie D. Happas, P.J.Cv.

By: Michael J. Kavanagh, Esq., 00429-1986
Attorney for Defendant, Ericka Marcinczyk

<p>THOMAS DE PASCALE</p> <p style="text-align: right;">Plaintiff,</p> <p style="text-align: center;">-vs-</p> <p>ERICKA MARCINCZYK, ET. AL</p> <p style="text-align: right;">Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO. MID-L-3742-15</p> <p style="text-align: right;">Civil Action</p> <p style="text-align: center;">ORDER</p>
--	--

This matter having been opened to the Court on Motion of Michael J. Kavanagh, Esq., attorney for defendant, Ericka Marcinczyk, for an Order to extend the discovery period as well as adjourn of Arbitration and Trial, 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 3 day of March, 2017:

ORDERED that Arbitration is hereby adjourned until 6/13/17; and it is further;

ORDERED that Trial is hereby adjourned until 7/31/17; and it is further;

ORDERED that in the event plaintiff fails to appear for a deposition on February 24, 2017 then plaintiff shall appear for the same within thirty (30) days of the date of this Order; and it is further;

ORDERED that the Independent Medical Examination of plaintiff scheduled for May 1, 2017 is court ordered; and it is further;

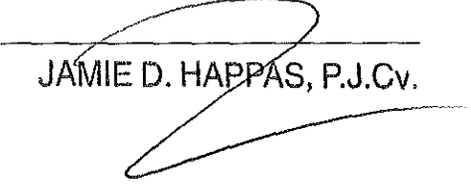
ORDERED that all defense expert reports shall be served by June ~~22~~¹, 2017; and it is further;

ORDERED that discovery end date be extended ~~one hundred (100)~~⁵ days to June ~~22~~⁵, 2017 and it is further;

A SETTLEMENT CONFERENCE TO BE SCHEDULED BY THE ASSIGNMENT OFFICE ON 6/16/17.

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

- Opposed
- Unopposed


JAMIE D. HAPPAS, P.J.Cv.

Shoshana C. Hyman, Esq. AIN 01362004
CASCIO & CAPOTORTO, ESQS.
Morris Corporate Center I, Atrium B-C
300 Interpace Parkway
Parsippany, New Jersey 07054
Phone: 973-541-6300
File No.: 423218
Attorneys for Third Party Defendant, Manalapan Realty, LP:

#821 3-3-17 JNB

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

VIRGINIA DILEO and CHARLES DILEO, her
husband

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION –MIDDLESEX COUNTY
DOCKET NO.: MID-L-5634-15

Plaintiff(s),

Vs.

CIVIL ACTION

WEGMANS FOOD MARKETS INC.,
MANALAPAN REALTY, LP, JOHN DOE (1-10
names unknown, being individuals or entities who
were responsible for the construction, ownership,
operation, supervision, maintenance and/or repair
of the premises in question), ABC
CORPORATION (1-10 names unknown, being
corporations or entities who were responsible for
the construction, ownership, operation, supervision,
maintenance and/or repair of the premises in
question),

**ORDER EXTENDING DISCOVERY AND
SETTING NEW DISCOVERY END DATE**

Defendant(s).

And

MANALAPAN REALTY, LP

Defendant Third Party Plaintiff

Vs.

C&L SWEEPER, SERVICE CORP., UNITED
STATES FIRE INSURANCE COMPANY, FOUR
SEASON CONTRACTING, LLC, FEDERATED
MUTUAL INSURANCE COMPANY, ABC-XYZ
CORP., ABC-XYZ INSURANCE COMPANIES

Third Party Defendant.

This matter came before the court on application of counsel Cascio & Capotorto Esqs., by Shoshana C. Hyman, Esq., attorney for defendant, Manalapan Realty, LP, for an Extension of the period for discovery and adjournment of the presently fixed arbitration and trial date.

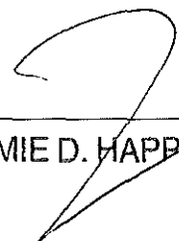
FOR EXCEPTIONAL CIRCUMSTANCES SHOWN it is on this 3 day of March, 2017;

- (a) the time for the completion of discovery is hereby extended for sixty days from March 15, 2017 ;
- (b) the new discovery end date is May 14, 2017;
- (c) arbitration/trial in this case is adjourned and shall be rescheduled pursuant to the rules of the court.

IT IS FURTHER ORDERED that the parties are to complete all outstanding discovery as listed below no later than the date specifically indicated below.

Outstanding Discovery	Discovery Shall Be Completed By Date Listed Below
Defendants serve expert reports	April 15, 2017
Expert depositions	May 15, 2017

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



 JAMIE D. HAPPAS, P.J.Cv.

Party/Parties Requesting Discovery Extension

Shoshana C. Hyman, for ___ plaintiff X defendant
 Opposed
 Unopposed

SETTLEMENT CONFERENCE TO BE SCHEDULED BY THE ASSIGNMENT OFFICE ON 6/15/17

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

77 632
03/03/17
✓ NB

19195-00315-RSV

MARSHALL, DENNEHEY, WARNER, COLEMAN & GOGGIN

BY: Rachael Snyder von Rhine, Esquire; 016822004

Woodland Falls Corporate Park

200 Lake Drive East

Suite 300

Cherry Hill, NJ 08002

856-414-6000

Attorney for Defendant(s), Safety-Kleen Systems, Inc. and Daron W. Colbert

GIOVANNINA DIPASQUA

Plaintiff(s),

vs.

DARON W. COLBERT, SAFETY-KLEEN
SYSTEMS, INC., ABC-XYZ CORP. (A
SERIES OF FICTITIOUS ENTITIES)

Defendant(s).

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

DOCKET NO.: L-4132-15

CIVIL ACTION

**ORDER RE-OPENING DISCOVERY AND
ADJOURNING TRIAL**

THIS MATTER having been brought before the Court by Rachael Snyder von Rhine, Esquire, of Marshall, Dennehey, Warner, Coleman & Goggin, Attorneys for Defendants Daron W. Colbert and Safety-Kleen Systems, Inc., and the Court having considered the moving papers and any opposition filed thereto, and for other and further good cause shown;

It is on this 3 day of March, 2017

ORDERED AND ADJUDGED that the discovery end date is hereby extended to May 2, 2017 and the following deadlines are set forth:

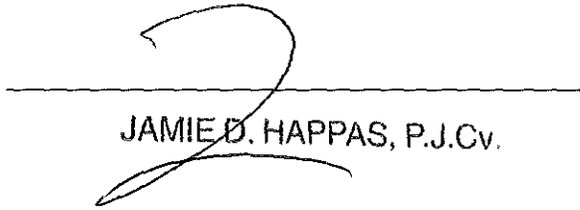
1. Plaintiff to provide all updated medical records and specials to the defendant by April 1, 2017;
2. Plaintiff to attend an independent medical examination with Dr. Dennis by April 30, 2017;

3. Plaintiff to be re-deposed on alleged damages and medical treatment from date of first deposition by April 30, 2017;
4. Defendant to serve final expert medical reports upon plaintiff by May 15, 2017;
and
5. Plaintiff to serve final expert reports by May 31; 2017

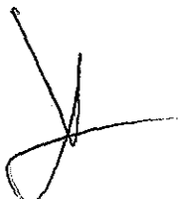
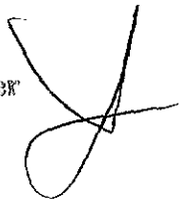
IT IS FURTHER ORDERED that the trial date of March 27, 2017 is hereby adjourned;

and

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


JAMIE D. HAPPAS, P.J.Cv.

T/D - 5/22/17


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

BLUME, FORTE, FRIED,
ZERRES & MOLINARI, P.C.
A Professional Corporation
One Main Street
Chatham, New Jersey 07928
(973) 635-5400
Attorney(s) for Plaintiff(s)

#653 3-3-17
FILED
JNB

FEB 17 2017

Jamie D. Happas, P.J.Cv

NEW JERSEY ATTORNEY IDENTIFICATION NO.: 023571986

GIOVANNINA DIPASQUA	: SUPERIOR COURT OF NEW JERSEY
	: LAW DIVISION: MIDDLESEX COUNTY
	: DOCKET NO.: MID-L-4132-15
Plaintiff(s),	:
	: Civil Action
-vs-	:
	: ORDER
DARON W. COLBERT, ET AL.	:
	:
Defendant(s).	:
	:

This matter having been opened to the Court by BLUME, FORTE, FRIED, ZERRES and MOLINARI, P.C., A Professional Corporation, attorney(s) for plaintiff, GIOVANNINA DIPASQUA, upon due notice to all interested parties, and good cause having been shown:

It is on this 3 day of March, 2017;

ORDERED that:

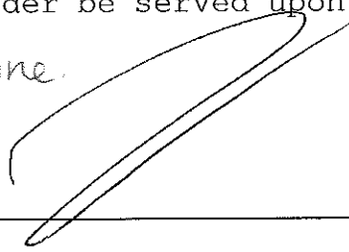
1. Discovery shall be re-opened for a period of sixty (60) days or until May 2, 2017.
2. Plaintiff shall obtain and amend interrogatories with an updated narrative report, medical records and operative report from Dr. Edward Krisiloff of Raritan Valley Orthopedic Surgery no later than April 3, 2017.

3. Defendants shall have the plaintiff re-examined by their doctor, if they so choose, and provide a supplemental defense expert report no later than May 2, 2017.

4. The Trial presently scheduled on March 27, 2017 be and is hereby adjourned until after the new discovery end date.

5. The new discovery end date is May 2, 2017.

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



JAMIE D. HAPPAS, P.J.C.

PAPERS CONSIDERED

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

Pretrial calendar call or trial date: Arbitration - 12/15/16
Trial - 03/27/17

Discovery End Date Extended to May 2, 2017

Arbitration Shall Be _____

Trial Shall Be 7 May 22, 2017

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



71693
03/03/17
✓NB

010251983
RONALD HOROWITZ
Attorney at Law
PO Box 353707
Palm Coast, FL 32137
(386) 283-4886
Attorney for Plaintiff
Our File No. 2771

FILED
MAR 03 2017

Jamie D. Haggas, P.J.Cv.

DIRECT COAST TO COAST, LLC,

Plaintiff,

vs.

LIBERTY GIFTS LLC and TRADEWIND
WHOLESALE, INC.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No. MID-L-2866-15

Civil Action

ORDER

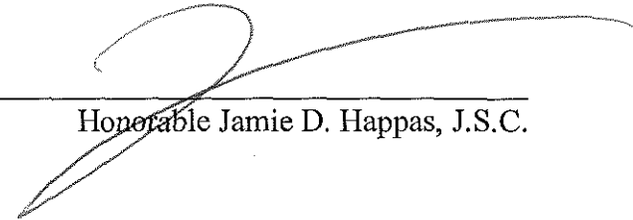
THIS MATTER being opened to the Court by Ronald Horowitz, Esq., attorney for the plaintiff, Direct Coast to Coast, LLC, upon an application to compel more specific answers to interrogatories and responsive documents from the Defendants, Liberty Gifts, LLC and Tradewind Wholesale, Inc., the Court having considered the moving, opposing and reply papers, if any, and for other good cause shown;

IT IS on this 3 day of March, 2017:

ORDERED that the Defendant, Liberty Gifts, LLC, shall serve certified, more specific answers and responsive documents for interrogatory nos. 12, 13, 18, 21 (a) (b) & (c), 25, 26, 36 (a) & (b), 37 (a) & (b), 41 (a) & (b), 43, 44, 45, 46, 47 and 48, as set forth in plaintiffs' counsel's Letter Memorandum to the Court dated February 1, 2017, within ten (10) days of the date hereof;

AND IT IS FURTHER ORDERED that the Defendant, Tradewind Whole, Inc., shall serve certified, more specific answers and responsive documents for interrogatory nos. 13, 15, 18, 19, 21, 25, 26, 43, 44, 46 and 47, as set forth in plaintiffs' counsel's Letter Memorandum to the Court dated February 1, 2017, within ten (10) days of the date hereof;

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



Honorable Jamie D. Happas, J.S.C.

#772
03/03/17

✓NB

0325143774.1

FILED

MAR 03 2017

Jamie D. Happas, 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):
DIANE MOENS and RUTH A. BUISSERETH

CYNTHIA FELIZ

Plaintiff

vs.

CHRISTIAN DELACRUZ, DIANE
MOENS, RUTH A. BUISSERETH and/or
JOHN DOES 1-20 (Fictitious persons or
entities)

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-3744-15

CIVIL ACTION

**ORDER TO ADJOURN THE MARCH
8, 2017 ARBITRATION DATE, RE-
OPEN AND EXTEND DISCOVERY
TIME FOR EXCEPTIONAL
CIRCUMSTANCES**

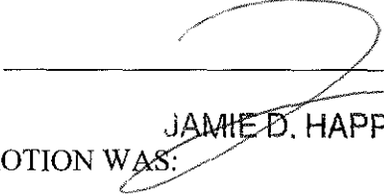
This matter being opened to the Court, on November 18, 2016, pursuant to Rule 1:6-2 and Rule 1:6-3, and having been submitted for ruling on the papers by, John Raymond, Esq., of the Law Offices of Pamela D. Hargrove attorney for the Defendant(s), DIANE MOENS and RUTH A. BUISSERETH, for an Order to adjourn the arbitration date, re-open and 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 3 day of March, 2016, ORDERED that the Arbitration in this matter scheduled for March 8, 2017 is hereby adjourned; and

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

1. Receipt of medical records from plaintiff's medical facilities on or before April 1, 2017.
2. Review and preparation of medical reports by defendant's expert to be completed on or before April 15, 2017.
3. Receipt of medical reports by defense counsel and the service of same upon all parties on or before April 28, 2017. *(Film review)*
4. Any further discovery that may be necessary as a result of the foregoing, to be obtained and completed on or before April 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 *its posting online*


JAMIE D. HAPPAS, P.J.Cv.
MOTION WAS:

 OPPOSED
✓ NOT OPPOSED

Discovery End Date Extended to 4/28/17
Arbitration Shall Be 5/3/17
Trial Shall Be 6/19/17

#294
03/03/17
✓NB

SCHILLER & PITTENGER, P.C.
Robert B. Woodruff, Esq. – Attorney ID #017891976
1771 Front Street
Scotch Plains, NJ 07076
Telephone: 908-490-0444
Facsimile: 908-490-0425

FILED
MAR 03 2017

Jamie D. Happs, P.J.Cv.

JAMES FERRITER,

Plaintiff,

v.

PERTH AMBOY BOARD OF
EDUCATION, OBDULIA GONZALEZ,
ISRAEL VARELA, JOHN/JANE DOES (1-
50), et als.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-4554-13

CIVIL ACTION

ORDER

THIS MATTER having come before the Court on an application by Plaintiff's counsel, Robert B. Woodruff, Of Counsel to the firm of Schiller & Pittenger, P.C. for an Order to adjourn the current trial date and reopen discovery for the limited purpose of allowing Plaintiff an opportunity to retain an economist; and the Court having considered the submittals of the parties, and for good cause having been shown;

IT IS ON THIS 3 day of March, 2017,

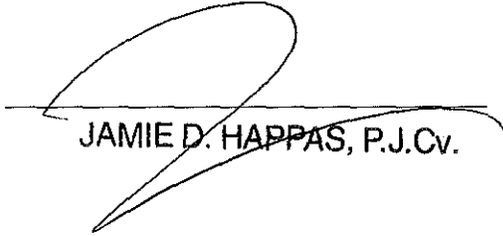
ORDERED that the trial in this matter shall be adjourned until 6/5/17; and it is further

ORDERED that discovery shall be reopened for a period of ___ days, during which time Plaintiff may ^{scel} ~~obtain~~ an economist, and, ^{report by 4/15/17} ~~if appropriate~~, the Defendants may ^{by 5/15/17} ~~obtain~~ a responsive economist ^{scel} and/or report, and depositions of each expert may be conducted; ^{by 5/30/17} ~~and it is further~~

DED 5/30/17

ORDERED that a copy of this Order shall be delivered to all parties within

(5) days from its posting online


JAMIE D. HAPPAS, P.J.Cv.

This trial shall be marked
preemptive - There have been
759 days of delay and
several trial adjournments

2174132

VNB

**The Law Offices of Frederic I. Weinberg
& Associates, P.C.**

BY: Frederic I. Weinberg, Esquire
Attorney ID: 046091984
Joel M. Flink, Esquire
Attorney ID: 002041993
1200 Laurel Oak Road, Suite 104
Voorhees, NJ 08043
856-346-0082

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

FIA CARD SERVICES, N.A.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

vs.

DOCKET NO. : L-5665-14

#1346

CARMEN M LLANOS

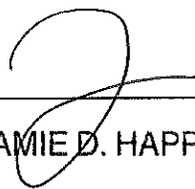
ORDER FOR ENTRY OF DEFAULT

GRANTED IN PART

AND NOW, this 3 day of March, 2017 upon consideration of Plaintiff'S Motion for Entry of Default and Entry of Judgment Out of Time, after notice and opportunity for hearing, IT IS HEREBY

ORDERED, that Default is hereby entered ~~with leave to enter judgment out of time.~~

BY THE COURT:



JAMIE D. HAPPAS, P.J.Cv.

Opposed
 Unopposed

All parties are to be served within
seven (7) days of online posting of this order.

* SEE STATEMENT OF REASONS
ATTACHED HERETO

Statement of Reasons
FIA Card Services v. Llanos (MID-L-5665-14)

Counsel for Movant, Plaintiff, certifies to the following facts: The Complaint was filed on September 16, 2015. Defendant was successfully served on October 27, 2014. The matter was dismissed by automatic court dismissal on June 5, 2016. The dismissal was vacated on November 18, 2016. Plaintiff served Defendant with a copy of the instant motion. More than thirty five (35) days have elapsed and Defendant has not answered.

As the Complaint has been reinstated, plaintiff was properly served with the summons and complaint pursuant to Rule 4:4-1. As it has been more than 35 days since service and Defendant has also been served with a copy of this motion, this motion is **GRANTED in part** as to entry of default.

However, NJ Court Rule 4:43-2 provides that “[a]fter a default has been entered in accordance with R. 4:43-1, except as otherwise provided by R. 4:64 (foreclosures), *but not simultaneously therewith*, a final judgment may be entered” In the instant matter, Plaintiff is moving for an order granting entry of default and leave to enter judgment out of time. As rule 4:43-2 provides that entry of default and default judgment may not be entered simultaneously, Plaintiff’s request to enter judgment out of time is **DENIED without prejudice**, to be refiled in accordance with R. 4:43-2.

✓ NB

James P. Kimball, Esq. - 026251992
SEIGEL LAW LLC
505 Goffle Road
Ridgewood, New Jersey 07450
Telephone No.: 201-444-4000
Facsimile No.: 201-444-7717
Attorneys for Plaintiff, Maria Ford

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

MARIA FORD,

Plaintiff,

vs.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY

HALLS FAST MOTOR FREIGHT, INC.;
EZRA S. DALE; APW LOGISTICS, INC.;
JOHN DOE, INCORPORATED 1-5
(fictitious designations); JOHN DOE 1 -5
(fictitious designations);

Defendants.

DOCKET NO. MID-L-6434-14

Civil Action

ORDER

THIS MATTER having been brought before the Court on Motion of Seigel Law LLC, by James P. Kimball, Esq., attorney for Plaintiff, Maria Ford, and on notice to David Hawkins, Esq., of Purcell, Mulcahy, Hawkins, Flanagan & Lawless, attorney for Defendants, Halls Fast Motor Freight, Inc., and Ezra S. Dale, and sufficient cause having been shown

IT IS on this 3 day of March, 2017

ORDERED that Plaintiff shall be permitted to serve all expert reports on or before March 1, 2017; and it is further

ORDERED that Defendant shall serve all expert reports and conduct all expert depositions on or before April 15, 2017; and it is further

ORDERED that a 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 [✓]

** see order of 2/17/17 which
extended dead b BSAH
May 4, 2017 and TLD May 30, 2017*

**O'TOOLE FERNANDEZ WEINER
VAN LIEU, LLC**

Arthur Lash, Esquire Attorney
14 Village Park Road
Cedar Grove, NJ 070009
973-239-5700
Fax 973-239-3400

Attorneys for Defendants/Third-Party Plaintiffs,
NCV Developers Atlantic Realty Development
and West Windsor Gardens, LLC

GUSTAVO GARCIA,

Plaintiff,

-vs-

**NCV DEVELOPERS, ATLANTIC
REALTY DEVELOPMENT, WEST
WINDSOR GARDENS, LLC ABC CORP.
#1-10, JOHN DOE # 1- 10,**

Defendants.

**WEST WINDSOR GARDEN, LLC NCV
DEVELOPERS, ATLANTIC REALTY
DEVELOPMENT,**

-vs-

**SEASHORE FRAMING, LLC XYZ
COMPANY 1-5 (Names of fictional
companies of which are yet unknown)**

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

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

DOCKET NO.: MID-L-2048-14

CIVIL ACTION

#783

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

GRANTED IN PART

ORDER

THIS MATTER having been opened to the court by **O'TOOLE FERNANDEZ WEINER VAN LIEU, LLC** attorneys for the Defendants/Third-Party Plaintiffs, NCV Developers Atlantic Realty Development and West Windsor Gardens, LLC, in the above captioned matter, and the Court

having considered the moving papers and any opposition thereto, and exceptional circumstances shown;

IT IS on this the 3 day of March, 2017;

ORDERED that the motion filed by Defendants/Third-Party Plaintiffs, NCV Developers Atlantic Realty Development and West Windsor Gardens, LLC to compel discovery responses, extend the discovery end date to May ³⁰~~9~~, 2017 and adjourn the trial of March 20, 2017 is hereby GRANTED; and

IT IS FURTHER ORDERED that LG CONSTRUCTION and SEASHORE are hereby compelled to provide responsive answers to WEST WINDSOR's discovery demands by no later than 3/15/17; and

IT IS FURTHER ORDERED that depositions of LG CONSTRUCTION and SEASHORE's respective representatives shall be completed by no later than 3/30; and

IT IS FURTHER ORDERED that any and all liability expert reports on behalf of defendants shall be served no later than 5/15/17; and

IT IS FURTHER ORDERED that depositions of experts shall be completed by no later than 5/30/17; and

IT IS FURTHER ORDERED that the Discovery End Date is hereby extended to May ~~9~~³⁰, 2017;

~~IN THE ALTERNATIVE IT IS HEREBY ORDERED~~ that (1) the Plaintiff's complaint is hereby dismissed without prejudice; and it is further ordered that Defendant Seashore Framing LLC's Answer and affirmative defenses are hereby suppressed without prejudice; and

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

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

JAMIE D. HAPPAS, P.J.Cv.

T/D - 6/12/17 (preemptive)

FILED

JNB

MAR 3 2017

Jamie D. Happas, P.J.Cv.

LAW OFFICE OF JUNEGLING & URCIUOLI
 By Robert I. Pettoni, Esq. #001081990
 90 Woodbridge Center Drive, Suite 330
 Woodbridge, NJ 07095
 Telephone No: (973) 325-5636
 File No.: 14-024242
 Attorney for Third Party Defendant,
SEASHORE FRAMING, LLC

GUSTAVO GARCIA,

Plaintiff(s),

vs.

NCV DEVELOPERS, ATLANTIC REALTY
 DEVELOPMENT, WEST WINDSOR
 GARDENS, LLC ABC CORP. #1-10, JOHN
 DOE,

Defendant(s).

WEST WINDSOR GARDENS, LLC, NCV
 DEVELOPERS, ATLANTIC REALTY
 DEVELOPMENT,

Defendants/Third Party

Plaintiffs,

vs.

SEASHORE FRAMING, LLC, XYZ
 COMPANY 1-5 (names of fictional companies
 of which are yet unknown)

Third Party Defendant.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
 : **DOCKET NO: MID-L-2048-14**
 : **CIVIL ACTION**
 : **ORDER EXTENDING DISCOVERY**

THIS MOTION having been opened to the Court by Robert I. Pettoni, Esq. Attorney for Defendant, Seashore Framing, LLC , for an Order Extending Discovery pursuant to Rule 4:24-1, and the Court having considered the moving papers, opposition, if any, and for good cause shown;

IT IS on this 3 day of March, 2017,

ORDERED that the discovery end date shall be extended for good cause for ~~sixty 60 days~~
until May ³⁰ 8, 2017; and it is further

ORDERED that the following discovery shall be completed during this period:

DISCOVERY	TO BE COMPLETED
Party depositions	April 30 , 2017 3/30
Plaintiff's expert report	April 15, 2017
Defendant's expert reports	May 5 2017
Experts' depositions	May 8 , 2017 30

IT IS FURTHER ORDERED that the trial date of March 20, 2017, be adjourn.

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

Motion Opposed

Motion Unopposed



JAMIE D. HAPPAS, P.J.Cv.

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

T/D 6/12/17 (preemptive)

#280
03/03/17

GOLD, ALBANESE, BARLETTI & LOCASCIO
Filing Attorney: Timothy O'Connor, Esq.
Attorney ID#: 082722013
211 Broad Street, Suite 207
Red Bank, New Jersey 07701
(732) 936-9901
Attorneys for Plaintiff, Richard Gethers

FILED
MAR 03 2017

VNB

Jamie D. Happas, P.J.Cv.

RICHARD GETHERS,
Plaintiff,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NUMBER: MID-L-2960-15

vs.

CIVIL ACTION:

JOAN MCDONALD and JOHN KENNEDY (said
being presently fictitious and unknown
individuals),
Defendants.

DENIED
Failure to Comply With R. 4:24-1 (c)
(all orders not attached)

ORDER EXTENDING THE FEBRUARY 25, 2017 DISCOVERY END DATE AN ADDITIONAL ONE HUNDRED TWENTY (120) DAYS, MORE SPECIFICALLY, JUNE 25, 2017

THIS MATTER HAVING BEEN opened to the Court on Motion by The Law Offices of Gold, Albanese, Barletti & Locascio counsel for Plaintiff, Richard Gethers; Defendant, Joan McDonald, being represented by the Law Offices of John Kennedy; and the Court having read and considered the moving papers that were submitted pursuant to the provisions of R.1:6-2(d); and same having been served upon all interested parties; and the Court having read the considered any opposition papers submitted pursuant to the provisions of R.1:6-3; and the Court having been satisfied that good cause has been sufficiently established for the entry of the within Order;

IT IS ON THIS 3 DAY OF March, 2017,

ORDERED, that the February 25, 2017 Discovery End Date, be, and the same is hereby, extended an additional one hundred twenty (120) days, more specifically, **June 25, 2017**; and it is further

ORDERED: that the Defendant, Joan McDonald, be, and the same is hereby, compelled to attend and give oral deposition testimony to take place on **March 14, 2017** pursuant to R.4:23-5(c); and it is further

ORDERED: that Plaintiff, Richard Gethers, be, and the same is hereby, compelled to supply the name(s), address(es) and report(s) of any and all experts which Plaintiff intends to call as a witness at the time of trial no later than **April 28, 2017**; and it is further

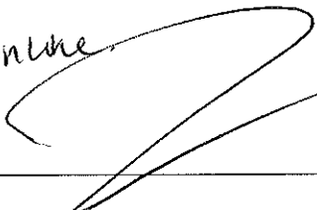
ORDERED: that Defendant, Joan McDonald, be, and the same are hereby, compelled to supply the name(s), address(es) and report(s) of any and all experts which Defendant intends to call as a witness at the time of trial no later than **May 12, 2017**; and it is further

ORDERED: that the depositions of all experts, be, and the same are hereby, to be completed by **May 26, 2017**; and it is further

ORDERED: that the depositions of all fact witnesses, be, and the same are hereby, to be completed by **June 9, 2017**, and it is further

ORDERED: that the March 29, 2017 mandatory, non-binding Arbitration hearing be, and the same is hereby, adjourned until a later date set by the court; and it is further

ORDERED that a copy of the within Order shall be served upon all interested parties and/or their counsel within 7 days of its pasting online.



JAMIE D. HAPPAS, P.J.Cv.

This Motion was:

- opposed
- unopposed

#557
03/03/17

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 Defendant, Thomas Cortese
File No.: LA327-032010478-0002

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

VNB

Plaintiff:
SAMIRA GHOBRIAL

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-6305-15

vs.

*

CIVIL ACTION

Defendants:
THOMAS CORTESE; "JOHN DOES" 1-7 AS
FICTITIOUS NAMES, TRUE NAMES
BEING UNKNOWN; and "ABC CORPS" 1-7
AS FICTITIOUS NAMES, TRUE NAMES
BEING UNKNOWN

*

**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, Laura M. Gifford, attorney for Defendant, Mr. Thomas Cortese, 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 3 day of March, 2017;

ORDERED, that discovery be extended sixty (60) ~~days or until~~ 4/10 ~~May 14, 2017~~; and

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

1. Addendum expert reports to be served by 4/10 ~~April 24, 2017~~;
2. ~~Any additional discovery is to be provided by the new discovery end date in this matter;~~
3. ~~Arbitration of March 23, 2017 is adjourned to _____;~~

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


JAMIE D. HAPPAS, P.J.Cv.

Opposed _____
Unopposed ✓ _____

This shall not delay arbitration or trial.

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

VNB

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

ROBERT M. GIOVINOZZO and
DONNA GIOVINOZZO,

Plaintiffs,

vs.

MARCH ASSOCIATES CONSTRUCTION,
HOME GOODS, 2 MAIN STREET EDGEWATER,
LLC, WEST CHESTER INDUSTRIES, INC.,
NATIONAL RE/SOURCE, JOHN DOES (1-5 said
names being fictitious), ABC CORP 1-5 (said names
being fictitious),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

Docket No. MID-L-4695-14

CIVIL ACTION

A 672

ORDER

THIS MATTER having been opened to the Court by Cozen O'Connor, attorneys for Defendant, National Resources, LLC on Motion for an Order to Extend Discovery, and the Court having reviewed the motion papers submitted by the moving parties together with all supporting Certifications and any opposition thereto, and for good cause shown:

IT IS on this 3 day of March, 2017, hereby ORDERED that the Motion To Extend Discovery in the within matter be GRANTED.

IT IS further ORDERED that the deadline to conduct factual discovery as to National Resources in the present matter be extended sixty (60) days to May 2, 2017 in order to permit only factual discovery propounded by National Resources and factual discovery related to National Resources; and

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

T/D - May 22, 2017
preemptive

JAMIE D. HAPPAS, P.J.Cv.

#34/
03/03/17

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

601 BANGS AVENUE
P. O. Box 1040
ASBURY PARK, NEW JERSEY 07712-1040
Telephone: (732) 775-6520
Attorneys for Defendant, Diaz
Our File No. 80-38,412-SCZ & -1-SCZ

FILED
MAR 03 2017
Jamie D. Happs, P.J.Cv.

✓NB

Plaintiff
MARCO GONZALEZ SILVA

vs.

Defendants
FELICIANO DIAZ, LAKRISHA M. GARDNER,
VERONICA T. ANDRECHICK, JOHN DOE(S)1-10
(fictitious names, true names unknown), JANE
DOE(S)1-10(fictitious names, true names unknown
and ABC CORPORATION(S)1-10(fictitious names,
true names unknown)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION:MIDDLESEX COUNTY
DOCKET NO. MID-L-2835-16

Civil Action

ORDER TO CONSOLIDATE

Plaintiffs
LAKERISHA GARDNER and AHMAD SIMPSON

vs.

Defendants
FELICIANO DIAZ, JOHN DOE (1-100)(fictitious
names) and ABC COMPANIES(1-100)(fictitious entities)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION:MIDDLESEX COUNTY

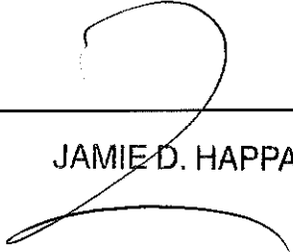
DOCKET NO. MID-L-3012-16

The above entitled matter having been opened to the Court on March 3, 2017 by Campbell, Foley, Delano & Adams, LLC., attorneys for the defendant, Feliciano Diaz, on motion to consolidate the above captioned matters in the Superior Court, Middlesex County, Docket No. MID-L-2835-16, and it appearing to the satisfaction of the Court that the motion may be granted, it is hereby

ORDERED on this 3 day of March, 2017 that the above captioned matters be and are hereby consolidated for trial in Middlesex County under Docket No. MID-L-2835-16. Filing of the consolidation is not to delay trial; 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 its posting online



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 _____

Dated: February 6, 2017

PEB - 8/31/17

808
03/03/17

FILED

MAR 03 2017

Jamie D. Happs, P.J.Cv.

✓ NB

Gabrielle J. Pribula, Esq.
Attorney ID: 022722007
McDermott & McGee, LLP
75 Main Street * P.O. Box 192
Millburn, New Jersey 07041
973-467-8080

Attorneys for Defendant One Spring Street Condominium Association, LLC
Our File No.: 85976 GJP

BHARAT GURNANI, AS ATTORNEY-
IN-FACT FOR DHARAMDAS GURNANI

Plaintiff(s)

vs.

ONE SPRING STREET CONDOMINIUM
ASSOCIATION, LLC

Defendants(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-7101-15

Civil Action

ORDER

THIS MATTER coming on before the Court on application of McDermott and McGee, LLP, attorneys for Defendant One Spring Street Condominium Association, LLC for an Order to re-open and extend discovery, and adjourn the March 6, 2017 trial date; and it appearing to the Court that said motion should be granted; and for good cause shown;

It is on this 3 day of March, 2017,

ORDERED that Discovery be and is hereby re-opened and extended to May 3, 2017; and it is hereby further

ORDERED that all paper discovery be exchanged by March 15, 2017; and it is hereby further

ORDERED that all parties depositions be conducted by March 31, 2017; and it is hereby further

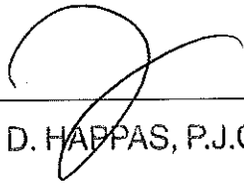
ORDERED that plaintiff serve any expert liability report by April 15, 2017; and it is hereby further

ORDERED that defendant serve any expert liability report by May 3, 2017; and it is hereby further

ORDERED that the Trial date of March 6, 2017 be adjourned to: May 15, 2017 and it is hereby further

ORDERED that a copy of this Order be served upon all attorneys of record within seven (7) days of its posting online.

Unopposed
 Opposed



JAMIE D. HADDAS, 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.

David A. Christie Jr., Esq.
ID No. 027741989
GAGE FIORE
133 Franklin Corner Road
First Floor
Lawrenceville, NJ 08648
(609) 896-4243
Our File No. 11216

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

Attorneys for Defendants WRC Property
Management, LLC & William Coyle

HEATHER HAPPLE

Plaintiff,

v.

WRC PROPERTY MANAGEMENT, LLC,
WILLIAM COYLE, ALISON CENCI, JOHN
DOE 1-10 (fictitious names); and/or ABC
COMPANY 1-10 (fictitious names)

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-3028-15

Civil Action

ORDER EXTENDING DISCOVERY

This matter being brought before the Court by application of GAGE FIORE, attorneys for defendants, WRC Property Management, LLC and William Coyle, for an Order extending discovery and the Court having considered the Certification of David A. Christie Jr. in this matter, and for good cause appearing,

IT IS on this 3 day of March, 2017,

ORDERED that the discovery end date be and is hereby extended 60 days to
to complete the following:

Plaintiff's Neurological Surgery IME is scheduled for March 9, 2017

All expert reports to be served by April 20, 2017

All expert depositions to be completed by May 10, 2017

ORDERED that a copy of the executed Order be forwarded to all counsel of record within 7 days of its posting online.

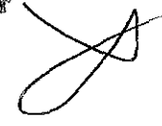


JAMIE D. HAPPAS, P.J.Cv.

Opposed
 Unopposed

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

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



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 Defendants, Satvik Sharma and Smiriti Sharma

File No.: LA327-027850531-0003

FILED

MAR 03 2017

VNB

Jamie D. Happas, P.J.Cv.

Plaintiffs:

ERROL A. HARRIS and KERRY HARRIS, his wife

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-4777-15

*

vs.

CIVIL ACTION

#732

*

Defendants:

SATVIK SHARMA, SMIRITI SHARMA,
JOHN DOES I-X, (said names being fictitious,
true names presently unknown) ABC CORP. I-
X (said names being fictitious, true name
presently unknown), ABC EMPOLYER I-X
(said names being fictitious, true names recently
unknown)

**ORDER TO ADJOURN ARBITRATION
AND EXTEND DISCOVERY**

DENIED

The above matter having been brought before the Court upon motion, after attempting to obtain the consent of all parties, by the Law Offices of Styliades and Jackson, Kelley Leyon, attorney for Defendants, Satvik Sharma and Smiriti Sharma, 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 3 day of March, 2017;

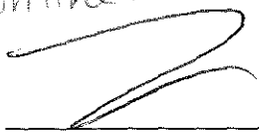
ORDERED, that discovery be extended sixty (60) days or until **May 17, 2017**; and

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

1. Depositions of all parties to be completed by February 20, 2017; *
2. Any additional discovery is to be served by April 27, 2017 per Rule 4:17-7;
3. Arbitration of March 30, 2017 is adjourned to _____;

All Depositions have been completed

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



JAMIE D. HAPPAS, P.J.Cv.

Opposed
Unopposed

807
03/03/17

Richard M. Tango, Esq. 006851984
McDermott & McGee, LLP
75 Main Street, Post Office Box 192
Millburn, New Jersey 07041
(973) 467-8080
Attorneys for Defendant(s): Metrostar Plaza Associates
Our File No. 84745 RMT

FILED
MAR 03 2017
Jamie D. Happas, P.J.Cv.

✓NB

LISA HIERING,
Plaintiff,

v.

**ATLANTIC REALTY, METROSTAR
PLAZA ASSOCIATES, MAVERICK
BUILDING SERVICES, INC., ABC
CORP. I-X and JOHN DOE**
Defendant(s).

:SUPERIOR COURT OF NEW JERSEY
:LAW DIVISION
:MIDDLESEX COUNTY
:DOCKET NO. MID-L-5602-14

CIVIL ACTION

**ORDER EXTENDING
DISCOVERY and ADJOURNING
THE MARCH 27, 2017 TRIAL DATE**

**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 coming on before the Court on application of McDermott and McGee, attorneys for defendant, Metrostar Plaza Associates, additional ninety (90) days pursuant to Rule 4:24-1, to adjourn the trial date scheduled for March 27, 2017, and plaintiff's and co-defendant's counsel having consented to this request and the Court having considered the moving papers; and for good cause shown;

IT IS ON THIS 3 day of March, 2017;
May 25

ORDERED that the discovery end date be and is hereby extended to June 2, 2017; and it

is

FURTHER ORDERED as follows:

- The trial date scheduled for March 27, 2017 is hereby adjourned to ~~a date to be set~~ by the Court, to 6/3/17 (preemptive)

- Defendant to obtain additional medical records and films by **April 14, 2017**;

and

Matter has had 823 days of delay and 2 screens of delay

- Defendant to serve expert(s)' medical and liability reports and supplemental reports by ^{May 20} ~~June 2~~, 2017; and it is

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



JAMIE D. HAPPAS, P.J.Cv.

Unopposed

Opposed

#456 3-3-17 ✓ NB

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

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

MAYRA IGLESIA

Plaintiff

vs.

RENALD SUGATAN, EXEQUIEL
SUGATAN, JOHN DOES(S) 1-10
(Fictitious names, true name unknown),
JANE DOE(S) 1-10 (fictitious names,
true names unknown), and ABC
CORPORATION(S) 1-10 (fictitious
names, true names unknown),

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY

DOCKET NO. MID-L-5542-15

CIVIL ACTION

**ORDER TO EXTEND DISCOVERY
TIME, ADJOURN ARBITRATION
AND TRIAL DATES AND COMPEL
DISCOVERY DUE TO
EXCEPTIONAL CIRCUMSTANCES**

This matter being opened to the Court, on March 3, 2017, pursuant to Rule 1:6-2 and Rule 1:6-3, and having been submitted for ruling on the papers by, Mary Lou Dennis-Suckow, Esq., of the Law Offices of Pamela D. Hargrove attorney for the Defendant(s), RENALD SUGATAN, EXEQUIEL SUGATAN, for an Order to extend discovery time, adjourn Arbitration and Trial dates, and compel discovery due to exceptional circumstances in accordance with Rule 4:24-1(c), and there having been no opposition and good cause appearing;

It is on this 3 day of March, 2017, ORDERED that discovery time be and hereby is extended to May 5, 2017 to allow time for the completion of depositions and any further discovery that may be necessary;

IT IS FURTHER ORDERED that the plaintiff is hereby compelled to appear for deposition by April 1, 2017;

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



JAMIE D. HAPPAS, P.J.Cv.

MOTION WAS:

OPPOSED

NOT OPPOSED

Discovery End Date Extended to 5/5/17

Arbitration Shall Be 5/11/17

Trial Shall Be 6/26/17

#702 3-3-17

✓NB

FILED

FEB 17 2017

Jamie D. Haggas, P.J. Civ.

JOHN BENSULOCK, ESQ.
Attorney I.D. No.: 058761994
LAW OFFICE OF HAROLD J. GERR
47 Raritan Avenue, 2nd Floor
Highland Park, N.J. 08904
Attorney for Plaintiff(s)
(732) 249-4600

DENIED
Failure to Comply With
R. 4:24-1 (c) complian.
order not to be
with the R.

MOON G. JANG and EUN G. JANG,

Plaintiffs

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY LAW DIVISION

v.

CIVIL ACTION

DOCKET NO.: MID-L-5173-15

RAFAEL AZCONA-BUENO,
JOHN DOES 1-5 (fictitious names),
and ABC COMPANIES 1-5 (fictitious
names)

ORDER

Defendant(s).

This matter having been brought before the Court upon motion of JOHN BENSULOCK, ESQ., attorney for the Plaintiffs, MOON G. JANG and EUN G. JANG, in the above-captioned action, for an Order extending discovery and adjourning the trial and the Court having considered the papers submitted herein; and good cause appearing;

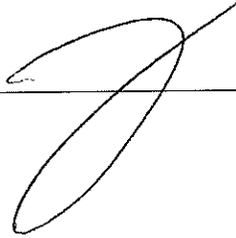
IT IS ON THIS 3 day of March 2017;

1. **ORDERED** that discovery is extended to June 3, 2017; and **IT IS FURTHER**

2. **ORDERED** that the Trial currently scheduled for **March 20, 2017** be adjourned to _____; and **IT IS FURTHER**

3. **ORDERED** that a copy of the within Order shall be served upon all parties of record within 7 days of from its posting online.

Opposed
Unopposed



JAMIE D. HAPPAS, P.J.Cv.

VNB

Stewart Bernstiel Rebar & Smith
By: George McClellan
100 Overlook Center, Second Floor
Princeton, New Jersey 08540
609.375.2070
888.761.8299 (fax)
gmccllellan@sbrslaw.com
Counsel for Plaintiff
Janssen Research & Development, LLC

FILED
MAR 03 2017

Jamie D. Happas, P.J.Cv.

JANSSEN RESEARCH & DEVELOPMENT,
LLC,

Plaintiff,

v.

MARK OSWALD,

Defendant.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY
DOCKET NO. MID-L-3367-16

Civil Action

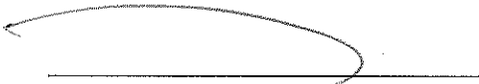
PROPOSED ORDER TO REINSTATE
COMPLAINT

THIS MATTER having been brought before the Court on Motion by Stewart Bernstiel Rebar & Smith, attorneys for Plaintiff, Janssen Research & Development, LLC, for an Order reinstating Plaintiff's Complaint and having considered this matter and good cause having been shown;

IT IS on this 3 day of March, 2017 hereby ORDERED that the Movants, Janssen Research & Development, LLC's Motion to Reinstatement Complaint is GRANTED; and

IT IS FURTHER ORDERED that a copy of this Order shall be served on other parties with 7 days of its posting online.

IT IS FURTHER ORDERED that the Court will debit the account of the law firm Stewart Bernstiel Rebar & Smith any reinstatement fee for the Complaint.


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."

"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."

679
03/03/17

✓NB

17810-332-RSV

MARSHALL, DENNEHEY, WARNER, COLEMAN & GOGGIN

BY: Rachael S. von Rhine, Esquire

NJ Attorney ID #: 016822004

Woodland Falls Corporate Park

200 Lake Drive East Suite 300

Cherry Hill, NJ 08002

☎ 856-414-6000 ☎ 856-414-6077

✉ rsvonrhine@mdwvcg.com

Attorney for Defendant(s), Healthcare REIT, Inc., CMG Chelsea Senior Care, LLC, CMG Bridgewater, LLC, Bridgewater Senior Care, LLC d/b/a The Chelsea At Bridgewater

QUANISHA S. JOHNSON

Plaintiff(s),

vs.

ELITE LANDSCAPING AND CONSTRUCTION, LLC, HEALTHCARE REIT, INC., HCRI NY-NJ PROPERTIES, LLC, CMG CHELSEA SENIOR CARE, LLC, CMG BRIDGEWATER, LLC, BRIDGEWATER SENIOR CARE, LLC d/b/a THE CHELSEA AT BRIDGEWATER, and JOHN DOES 1-5 (names being fictitious)

Defendant(s).

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

DOCKET NO.: MID-L-4308-15

CIVIL ACTION

ORDER EXTENDING DISCOVERY

THIS MATTER having been brought before the Court by Rachael von Rhine, Esquire, of law firm of Marshall, Dennehey, Warner, Coleman & Goggin, attorneys for Defendants, CMG Chelsea Senior Care, LLC, CMG Bridgewater, LLC and Bridgewater Senior Care, LLC d/b/a The Chelsea At Bridgewater on a motion to dismiss and the Court having considered the moving papers of the parties and for good cause having been shown,

It is on this 3 day of March, 2016, hereby;

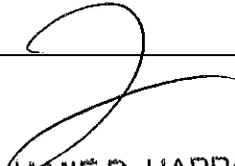
ORDERED and ADJUDGED that discovery is hereby extended to May 31, 2017; and

1. Defendant Elite Landscaping and Construction to respond to request for documents from the deposition of Rick Landgraber by March 1, 2017;

2. Plaintiff to serve expert liability reports by April 28, 2017;
3. Defendant's to serve expert liability reports by May 26, 2017;

IT IS FURTHER ORDERED that the arbitration date of March 10, 2017 and trial date of April 25, 2017 are hereby adjourned; and

IT IS FURTHER ORDERED that a copy of this Order shall be served upon all parties within 7 days of the ~~date of this entry.~~ *its posting online.*


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

Discovery End Date Extended to 6/1/17
Arbitration Shall Be 6/8/17
Trial Shall Be 7/24/17

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

LAW OFFICE OF GERARD M. GREEN

BY: Thomas P. Argentieri, Attorney ID 002771974
1249 South River Road, 3rd Floor
Cranbury, NJ 08512
609-655-7880
Attorney for Defendant, Elite Landscaping & Construction LLC
File No. 1150915028/TPA

#412 3-3-17
VNB

QUANISHA S. JOHNSON
Plaintiff

vs.

ELITE LANDSCAPING AND
CONSTRUCTION, LLC; HEALTHCARE
REIT, INC.; HCRI NY-NJ PROPERTIES,
LLC; CMG CHELSEA SENIOR CARE,
LLC; CMG BRIDGEWATER, LLC;
BRIDGEWATER, LLC; BRIDGEWATER
SENIOR CARE, LLC d/b/a THE CHELSEA
AT BRIDGEWATER and JOHN DOES 1-5
(names being fictitious)

Defendants

: SUPERIOR COURT OF NEW JERSEY
: LAW DIVISION: MIDDLESEX
: DOCKET NO.: MID-L-4308-15
:
: CIVIL ACTION

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

**ORDER EXTENDING DISCOVERY AND ADJOURNING THE ARBITRATION
SCHEDULED FOR MARCH 10, 2017 AND THE TRIAL SCHEDULED
FOR APRIL 25, 2017**

THIS MATTER having been brought before the Court on March 3, 2017, on Motion of Thomas P. Argentieri, attorney for defendant, Elite Landscaping & Construction LLC; and no one appearing in opposition thereto and no objections having been raised, and the Court having considered this application based on the moving papers, pursuant to R. 1:6-2, and good cause having been shown;

IT IS on this 3 day of March, 2017;

ORDERED as follows:

- 1) That the time for completion of discovery be and is hereby extended to June 5, 2017.
- 2) ~~IT IS FURTHER ORDERED~~ that the ~~Arbitration date~~ of March 10, 2017 is hereby adjourned until _____.

- 3) IT IS FURTHER ORDERED that the Trial date of April 25, 2017 is hereby adjourned until _____.
- 4) The parties are to complete the following discovery matters within the following time periods.

<u>Item</u>	<u>Completion Date</u>
<u>Plaintiff's response to the Notice to Produce</u>	<u>March 15, 2017</u>
<u>Plaintiff's Liability expert reports</u>	<u>March 30, 2017</u>
<u>Defendant's Liability expert reports</u>	<u>May 15, 2017</u>
<u>Expert Depositions</u>	<u>June 1, 2017</u>

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

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 6/1/17
 Arbitration Shall Be 6/8/17
 Trial Shall Be 7/24/17

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

#147
03/03/17

VNB

Adam L. Rothenberg, Esq. (031841993)
LEVINSON AXELROD, P.A.
Levinson Plaza
2 Lincoln Highway
P.O. Box 2905
Edison, NJ 08818-2905
(732) 494-2727
Attorneys for Plaintiff

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

CRAIG KRUEGER and CRESILDA KRUEGER,

Plaintiff(s),

vs.

JOSE F. LLAGUNO-CAMACHO, NEW YORK PRODUCE, INC., RYDER TRUCK RENTAL and/or JOHN DOES #1-10,

Defendants

: SUPERIOR COURT OF NEW JERSEY
: LAW DIVISION
: MIDDLESEX COUNTY
: DOCKET NO.: MID-L-6202-15

: CIVIL ACTION

: ORDER

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 good cause having been shown;

IT IS on this 3 day of ^{March}~~February~~, 2017;

ORDERED AS FOLLOWS:

- (i) Discovery is extended for ~~one-hundred eighty (180) days to August 29, 2017;~~
- (ii) The depositions of all parties shall be completed on or before ~~July 1, 2017;~~ ^{4/15/17}
- (iii) Plaintiffs shall serve expert reports on or before April ¹⁵~~30~~, 2017;

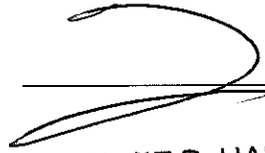
Mwmt has not provided proof of scheduled surgery. Expert may opine about the need for future surgery

(iv) Defendants shall serve expert reports on or before May 15, 2017;

and

(v) Expert depositions shall be completed by 5/30/2017.

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



JAMIE D. HAPPAS, P.J.Cv.

Opposed

Unopposed

Discovery End Date Extended to

5/30/17

Arbitration Shall Be

6/8/17

Trial Shall Be

7/24/17

A SETTLEMENT CONFERENCE TO BE SCHEDULED BY THE ASSIGNMENT OFFICE ON 6/15/17

BRENT BRAMNICK, ESQ. (027412008)
BRAMNICK, RODRIGUEZ, GRABAS,
ARNOLD & MANGAN, LLC
1827 East Second Street
Scotch Plains NJ 07076
Telephone: (908) 322-7000
Facsimile: 908-322-7000
Attorneys for Plaintiff

#875 3-3-17
✓ NNB

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

BRYAN LEE an infant by his mother and
natural guardian, JOHANNA LEE, and
JOHANNA LEE, individually,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION:
MIDDLESEX COUNTY
DOCKET NO.: MID-L-6417-15

Plaintiffs,

vs.

Civil Action

PHYLLIS L. KOCHERAN, JOHN DOES
1-10 (said names being fictitious) and XYZ
CORPORATIONS 1-10 (said names being
fictitious,

ORDER

Defendants.

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

IT IS on this 3 day of March, 2017,

ORDERED that discovery is hereby extended for an ~~additional sixty (60)~~ days from March 15, 2017, and the new discovery end date shall be May ~~10~~, 2017, in order to allow the following:

- Plaintiff's final medical expert report shall be served by April 1, 2017;
- Defendant's final medical expert report shall be served by May 1, 2017;

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


JAMIE B. HAPPAS, P.J.Cv.

Opposed
 Unopposed

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

#678 3-3-17
JMB

Thomas M. Mulcahy, Esq.
Attorney ID No. 014551974
PURCELL, MULCAHY, HAWKINS & FLANAGAN LLC
One Pluckemin Way
P.O. Box 754
Bedminster, NJ 07921
T: (908) 658-3800
Attorneys for Steven J. Flack, Scott Testing Inc.
Our File No: (637)24451-TMM

FILED
MAR 03 2017

Jarnie D. Hoppas, P.J.Cv.

MICHAEL LEIGHTON
Plaintiffs,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-01966-16

v.

CIVIL ACTION

STEVEN J. FLACK, SCOTT
TESTING., JOHN DOE 1-10, and
ABC COMPANY 1-10

ORDER COMPELLING PLAINTIFF TO
PROVIDE MORE SPECIFIC ANSWERS
TO INTERROGATORIES AND
DOCUMENTS

Defendants.

THIS MATTER'S having been brought before the court by notice of motion by Purcell, Mulcahy, Hawkins, Flanagan & Lawless, LLC, attorneys for defendants, **Steven J. Flack and Scott Testing Inc.**, for an order compelling plaintiff to provide a more specific answer to an interrogatory and documents; and the court's having considered the moving papers of the parties, and for good cause shown;

IT IS on this 3 day of March, 2017;

ORDERED that plaintiff shall provide to defendants within ten (10) days hereof a copy of the PIP Ledger from Plymouth Rock Assurance Company; and it is further *if not already provided*

ORDERED that plaintiff shall provide to defendants within thirty (30) days hereof a more specific answer to uniform interrogatories, form A, no. (13), identifying each medical bill paid and what sums are outstanding and compelling plaintiff to provide each document showing the amount paid to and owed to each payee and the amount of any liens with proof of the amount of the lien; and it is further ^{+ if not already provided}

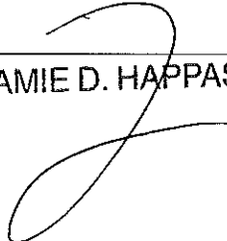
ORDERED that any medical bill or lien not submitted to defendants as ^{may be} aforesaid be and ~~hereby~~ is barred from use at trial; and it is further

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

opposed
 unopposed

PAPERS CONSIDERED:

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

PAUL MANCUSO - 021761982

#292 3-3-17 JNB

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

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

FILED
MAR 03 2017

Jamie D. Happas, P.J.Cv.

ATTORNEY FOR: Defendant, LAUREN BASKERVILLE

MARLENE LOPEZ and LINCOLN LOPEZ

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-5265-16

Civil Action

Plaintiffs

vs

ORDER TO DISMISS PLAINTIFFS' COMPLAINT FOR FAILURE TO ANSWER INTERROGATORIES

LAUREN D BASKERVILLE, et al

Pursuant to Rule 4:23-5(a)(1)

Defendants.

THIS MATTER having been placed before the Court by the Law office of DEBRA HART, Esq., attorney for the defendant Lauren Baskerville; the Court having considered the moving papers of the parties, and for good cause shown

IT IS, on this 3 day of March, 2017;

ORDERED that the Complaint filed by the plaintiffs, MARLENE LOPEZ and LINCOLN LOPEZ, in this matter be and is hereby dismissed without prejudice for failure to answer interrogatories; and

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

plaintiff shall provide all documents in her possession. If no documents exist, plaintiff must shall provide a certification setting that forth. plaintiff may then file a motion to dismiss.

JAMIE D. HAPPAS, P.J.Cv.

#813 3-3-17

VNB

FILED

MAR 03 2017

Jamie D. Happas, 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):
WILLIAM N. HICKMAN

RUBELITA B. MARAMBA and
MACARTHUR MARAMBA, her
husband

Plaintiffs

vs.

WILLIAM N. HICKMAN, JOHN DOES
1-5, (a Fictitious designation), and ABC
CORPORATION (a Fictitious
designation)

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-4778-15

CIVIL ACTION

**ORDER TO ADJOURN THE APRIL
27, 2017 ARBITRATION, RE-OPEN
AND EXTEND DISCOVERY TIME
FOR EXCEPTIONAL
CIRCUMSTANCES**

This matter being opened to the Court, on March 03, 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), WILLIAM N. HICKMAN, for an Order to adjourn the Arbitration date, re-open and 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 3 day of March, 2017, ORDERED that the Arbitration in this matter scheduled for April 27, 2017 is hereby adjourned; and

IT IS FURTHER ORDERED that plaintiff be and hereby is compelled to provide defense with an itemized list of the plaintiff's medical bills displaying amounts paid and owed, the entire personal injury protection file, including explanation of benefits letters, billing ledgers with CPT codes, proof that medical bills were submitted to PIP for payment as well as documentation from plaintiff's health insurance that display payment of medical bills to be produced on or before March 31, 2017; and

IT IS FURTHER ORDERED that discovery time be and hereby is extended for exceptional circumstances to June 10, 2017 to allow time for the following:

1. Plaintiff to provide nephrology medical records to defense on or before March 15, 2017.
2. Receipt of medical records and diagnostic films from JFK medical Center, Dr. Vibhay Bhatnagar, Dr. Lalji Chudaswna, Dr. Diego Herrera, Gordon Family Injury and Stelton Radiology on or before April 15, 2017.
3. Plaintiff to appear for a nephrology medical examination with defense medical expert on or before May 15, 2017.
4. Receipt of records and films from plaintiff's medical facilities on or before May 15, 2017.
5. Review and preparation of medical reports by defendant's expert to be completed on or before May 30, 2017.
6. Receipt of medical reports by defense counsel and the service of same upon all parties on or before June 10, 2017.
7. Any further discovery that may be necessary as a result of the foregoing, to be obtained and completed on or before June 10, 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 *its posting online.*

TJD - 6/26/17
consent to remove from
Arbitration

JAMIE D. HAPPAS, P.J.Cv.

MOTION WAS:

OPPOSED

NOT OPPOSED

A SETTLEMENT CONFERENCE TO BE SCHEDULED BY THE ASSIGNMENT OFFICE ON 6/15/17

#800 3-3-17

VINCENT R. GLORISI, ESQ.
1816 Englishtown Road, Suite 104
Old Bridge, New Jersey 08857
(732) 251-3333
NJ Attorney ID #: 012331982
Attorney for Defendant, Terence A. Brown

FILED

MAR 03 2017

VNB

Jamie D. Happas, P.J.Cv.

DAVID L. MITCHELL, III
Plaintiff,
v.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-6234-15

MID-CENTURY INSURANCE COMPANY,
KNIGHTBROOK INSURANCE COMPANY,
JOHN DOES (1-5); and TERENCE A.
BROWN,

Civil Action

Defendants.

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 opened to the Court by Vincent R. Glorisi, Esq., attorney for the Defendant, Terence A. Brown, and the Court having read and reviewed the papers submitted regarding this motion; and for good cause shown

IT IS on this 3 day of March, 2017

ORDERED that the discovery end date be extended ninety (90) days to May 20, 2017 in the above matter, and and it is further

ORDERED that the following discovery be completed:

<u>DISCOVERY</u>	<u>TO BE COMPLETED BY</u>
Depositions of all parties and fact witnesses	May 1, 2017
Independent Medical Re-Examination	May 1, 2017
Service of any and all expert reports by	May 1, 2017

and it is further

ORDERED that a copy of this Order shall be served upon counsel of record within 7 days of its posting online.



JAMIE D. HAPPAS, P.J.Cv.

Opposed _____
Unopposed

Discovery End Date Extended to 5/1/17
Arbitration Shall Be 5/10/17
Trial Shall Be 6/26/17

✓ NB

Eric Kuper, Esq. - NJ Attorney ID #028001987
Martin Kane & Kuper
ATTORNEYS AT LAW
180 Tices Lane - Bldg B, Suite 200
East Brunswick, New Jersey 08816
(732) 214-1800 - Phone
(732) 214-0307 - Fax
Attorneys for Defendants John and Helene Golden

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

ELSAYED A. MOUSA, an individual,

Plaintiff,

vs.

JOHN GOLDEN, an individual;
HELENE M. GOLDEN, an individual;
JOHN DOES (I-V), fictitiously named
individuals; ABC COMPANIES (I-V),
fictitiously named business entities,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY
Docket No. L-6111-15

Civil Action

ORDER

THIS MATTER being opened to the Court on **Friday, March 3, 2017**, by Eric Kuper, Esq., of Martin Kane & Kuper, attorneys for defendants, John Golden and Helen Golden, on a Notice of Motion to dismiss for failure to provide discovery or in the alternative compel discovery, extend discovery and adjourn the March 28, 2017 arbitration and May 8, 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 **3** day of March, 2017,

5/15/17

ORDERED that discovery be and hereby is extended for ~~90 days to June 1, 2017;~~ it is further

ORDERED that the discovery schedule is as follows:

Allow defendants time to write to the providers and obtain the films and employment records and forward to our expert for review and comment;

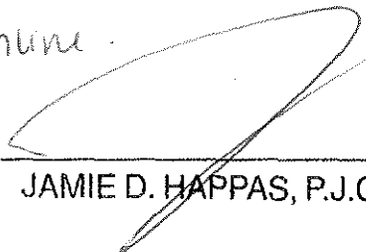
Allow defendants time to obtain the outstanding medical records/films and forward to our expert for review and comment;

Defendants to serve any addendum reports no later than ~~June 1, 2017;~~ ^{5/15/17}

Defendants to amend with records no later than ~~June 13, 2017;~~ ^{5/15/17}

Discovery be extended to ~~June 13, 2017.~~ ^{5/15/17}

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

Discovery End Date Extended to 5/15/17

Arbitration Shall Be 5/12/17

Trial Shall Be 6/26/17

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

A SETTLEMENT CONFERENCE TO BE
SCHEDULED BY THE ASSIGNMENT
OFFICE ON 6/2/17

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.: 14-24807JAL
Attorneys for Plaintiff(s)
Joseph A. Lombardi, Esq. (ID#019352004)

#576 3-3-17

VNB

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

ELSAYED A. MOUSA, an individual;	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION
Plaintiff,	:	MIDDLESEX COUNTY
	:	
vs.	:	DOCKET NO.: L-6111-15
	:	
JOHN GOLDEN, an individual;	:	<u>CIVIL ACTION</u>
HELENE M. GOLDEN, an individual;	:	
JOHN DOES (I-V), fictitiously named	:	ORDER EXTENDING DISCOVERY
individuals; ABC COMPANIES (I-V),	:	PERIOD FOR NINETY (90) DAYS;
fictitiously named business entities,	:	ADJOURNING ARBITRATION 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 sixty (60) days; adjourning 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 3 **DAY OF MARCH, 2017;**

ORDERED that the discovery period herein be and is hereby extended for an additional sixty (60) days from March 15, 2017 to May 15, 2017;

and it is further

ORDERED that the new discovery end date shall be May 15, 2017, so that the following discovery can be completed:

- Plaintiff to obtain additional medical records from Spine and healthcare Center of the Amboys on or before March 1, 2017;
- Plaintiff to serve supplemental/addendum expert report of Dr. Joseph S. Lombardi on or before April 1, 2017;
- Defense to serve supplemental/addendum expert report of Dr. Robert Bercik on or before May 15, 2017;
- All other outstanding discovery be exchanged on or before May 15, 2017;

and it is further

ORDERED that the arbitration date currently scheduled for March 28, 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 May 8, 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 *its online posting*.

JAMIE D. HAPPAS, P.J.Cv.

A SETTLEMENT CONFERENCE TO BE SCHEDULED BY THE ASSIGNMENT OFFICE ON 6/18/17

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 5/15/17
 Arbitration Shall Be 5/18/17
 Trial Shall Be 6/26/17

#552
03/03/17
JNB

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 Defendant, Liberty Mutual Insurance Company
File No.: LA359-029200640-0009

FILED
MAR 03 2017

Jamie D. Happas, P.J.Cv

SAKENIA NEWBORN,
PLAINTIFF,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-05012-15

VS

CIVIL ACTION

LATRICE WALLACE and LIBERTY
MUTUAL INSURANCE COMPANY,
DEFENDANTS.

**ORDER TO ADJOURN ARBITRATION
AND EXTEND DISCOVERY**

The above matter having been brought before the Court upon motion, upon consent of all parties, by the Law Offices of Styliades and Jackson, Laura M. Gifford, attorney for Defendant, Liberty Mutual Insurance Company, 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 3 day of March, 2016;

ORDERED, that discovery be extended ~~sixty (60) days or until May 6, 2017~~ and 4/1/17

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

1. Plaintiff to provide response to Defendant's supplemental notice to produce by March 10 2017;

* 2. Independent medical examinations to be performed on February 21, 2017; and report
is scanned by 3/21/17

3. Any additional discovery is to be provided by the new discovery end date in this matter;

4. Arbitration of March 15, 2017 is adjourned to 3/4/17 TRUL - 5/15/17

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

Opposed _____
Unopposed ✓


JAMIE D. HAPPAS, P.J.Cv.

* PED will not be entered further due to report cancelling appointments

#727
03/03/17

JNB

PATRICK J. FLINN, ESQ. 014742011
LEVINSON AXELROD
2 Lincoln Highway
Edison, New Jersey 08818
732-494-2727
Attorney for Plaintiff

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

DANIEL S. O'BRIEN, and NICOLE O'BRIEN
his wife,

Plaintiff(s),

v.

SUZANN M. FACARILE, ANTHONY J. FACARILE, TAVERNA DELLA PIZZA and 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 defendant)

Defendant(s),

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY

DOCKET NO.: MID-L-4166-15

CIVIL ACTION

ORDER

THIS MATTER having been brought before the Court on the Motion of Levinson Axelrod, attorneys for the plaintiff, for an Order extending discovery for ninety (90) days, all parties having consented hereto and the Court having reviewed the matter and for good cause having been shown;

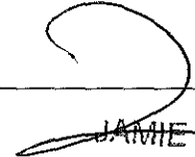
IT IS on this 3 day of March 2017;

ORDERED that the deposition of Sal Petruso be taken by March 15, 2017; and it is further

ORDERED that additional discovery needed following Mr. Petruso's depositions be completed by April 15, 2017; and it is further

ORDERED that discovery be extended ~~for ninety (90) days from the date of this Order or~~
until ~~June 1,~~ ^{May} 2017; and it is further;

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



JAMIE D. HAPPAS, P.J.Cv.

TCD - May 15, 2017

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

By: Karen Quinn Sopko, Esq., 01967-1985
Attorney for Defendant, GEICO - Buffalo

FILED

MAR 03 2017

Jamie D. Happs, P.J.Cv.

DYLAN ORTIZ

Plaintiff,

-vs-

JORGE CISNEROS-HERRERA,
VINCENT MARTINEZ-VELAZQUEZ,
GEICO INDEMNITY COMPANY, JOHN
DOES 1-10 (said names being fictitious
inasmuch as the identities are currently
unknown) and ABC COMPANIES 1-10
(said names being fictitious inasmuch as
the identities are currently unknown)

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-1730-15

Civil Action

ORDER

This matter having been opened to the Court on Motion of Karen Quinn Sopko, Esq., attorney for defendant, GEICO - Buffalo, for an Order to extend the discovery period as well as adjourn Arbitration and Trial, 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 3 day of March, 2017:

ORDERED that Arbitration is hereby adjourned until _____; and it is further;

ORDERED that Trial has been adjourned until _____; and it is further;

ORDERED that all defense expert reports shall be served by May ~~17~~¹⁰, 2017; and it is further;

ORDERED that discovery end date be extended ~~sixty (60) days~~^{May 15} to May 18, 2017; and it is further;

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



JAMIE D. HAPPAS, P.J.Cv.

- Opposed
- Unopposed

Discovery End Date Extended to 5/15/17
Arbitration Shall Be 5/19/17
Trial Shall Be 6/26/17

GOLD, ALBANESE, BARLETTI & LOCASCIO

Filing Attorney: Anthony V. Locascio, Esq.

Attorney ID#: 001281999

211 Broad Street, Suite 207

Red Bank, New Jersey 07701

(732) 936-9901

Attorneys for Plaintiff, Yashee Parker

#131 3-3-17
FILED ✓NB

MAR 03 2017

Jamie D. Happs, P.J.Cv.

YASHEE PARKER,

Plaintiff,

vs.

LOUIS KIEVNING, AKAB INC, VICTOR ROTONDA, KEJR INC., JOHN/JANE DOES 1-10, JOHN/JANE DOES 1-10 OPERATORS OF MOTOR VEHICLES, JOHN/JANE DOES 1-10 OWNERS OF MOTOR VEHICLES, (said names being presently fictitious and unknown individuals),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NUMBER: MID-L-6256-15

CIVIL ACTION:

ORDER EXTENDING THE MARCH 15, 2017 DISCOVERY END DATE AN ADDITIONAL NINETY (90) DAYS, MORE SPECIFICALLY, JUNE 13, 2017

THIS MATTER HAVING BEEN opened to the Court on Motion by The Law Offices of Gold, Albanese, Barletti & Locascio, counsel for Plaintiff, Yashee Parker; Defendants, Louis Kievning and Akab Inc., being represented by the Law Offices of Delany McBride, P.C.; and the Court having read and considered the moving papers that were submitted pursuant to the provisions of R.1:6-2(d); and same having been served upon all interested parties; and the Court having read the considered any opposition papers submitted pursuant to the provisions of R.1:6-3; and the Court having been satisfied that good cause has been sufficiently established for the entry of the within Order;

IT IS ON THIS 3 DAY OF March, 2017,

ORDERED: that the March 15, 2017 Discovery End Date, be, and the same is hereby, extended an additional ~~ninety (90) days~~, more specifically, 5/12/17 ~~June 13, 2017~~; and it is further

ORDERED: that the Defendants, Louis Kievning, and Akab, Inc., be, and the same are hereby, compelled to provide any photographs, property damage estimates or claims placed to adjusters documenting the damage done to the rear of the Defendant's vehicle and provide copies of any and all statements which Defendant would have given after this accident to his employer to Plaintiff's counsel by **March 24, 2017** pursuant to R.4:23-5(c); and it is further

ORDERED: that Plaintiff, Yashee Parker, be, and the same is hereby, compelled to supply the name(s), address(es) and report(s) of any and all experts which Plaintiff intends to call as a witness at the time of trial no later than **April 14, 2017**; and it is further

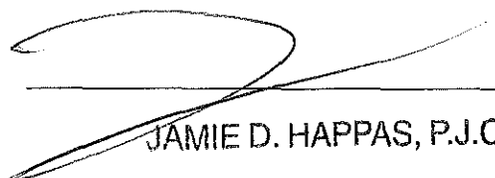
ORDERED: that Defendants, Louis Kievning and Akab Inc., be, and the same are hereby, compelled to supply the name(s), address(es) and report(s) of any and all experts which Defendants intend to call as a witness at the time of trial no later than **April 28, 2017**; and it is further

ORDERED: that the depositions of all experts, be, and the same are hereby, to be completed by **May 12, 2017**; and it is further

ORDERED: that the depositions of all fact witnesses, be, and the same are hereby, to be completed by ¹² **May 26, 2017**; and it is further

ORDERED: that the March 30, 2017 mandatory, non-binding Arbitration Hearing, be, and the same is hereby, adjourned until a later date set by the court; and it is further

ORDERED that a copy of the within Order shall be served upon all interested parties and/or their counsel within 7 days of its posting online



JAMIE D. HAPPAS, P.J.Cv.

This Motion was:

- () opposed
- () unopposed

Discovery End Date Extended to 5/12/17
Arbitration Shall Be 5/19/17
Trial Shall Be 6/26/17

#372
03/03/17

Law Offices of Styliades and Jackson
BY: Julie H. Robinson, Esq.
Identification No. 049542013
9000 Midlantic Drive
Suite 105 - First Floor
Mount Laurel, NJ 08054
856-596-7778
Attorneys for Defendants, Christine Antico and Frank Antico
File No.: LH327-031931643-0001

FILED
MAR 03 2017

✓NB

Jamie D. Happas, P.J.Cv.

ALTAGRACIA POLANCO ,
PLAINTIFF,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-1719-15

VS

CIVIL ACTION

FRANK ANTICO , CHRISTINE ANTICO,
A.B.C . COMPANIES (1-20) (fictitious entities),
and JOHN DOES (1-20) (fictitious names),
DEFENDANTS.

**ORDER TO ADJOURN ARBITRATION
AND EXTEND DISCOVERY**

The above matter having been brought before the Court upon motion, without the consent of all parties, by the Law Offices of Styliades and Jackson, Julie H. Robinson, attorney for Defendant, Christine Antico and Frank Antico, 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 3 day of March, 2017;

ORDERED, that discovery be extended sixty ~~(60)~~ days or until 4/20/17 ~~May 9, 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 7, 2017; and Rept sent by April 7
2. ~~Any additional discovery is to be provided by the new discovery end date in this matter,~~
3. Arbitration of March 22, 2017 is adjourned to 4/25/17 Reel 6/12/17

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

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

There has been 665 days of discovery

#309 3-3-17
VNB

Law Office of Robert Raskas
371 Hoes Lane, Suite 105
Piscataway, NJ 08854
(732) 981-1649 (Telephone)
(732) 981-1657 (Fax)
By: Glenis L. Perez, Esq. -- 167402015
Attorney for Defendants, William Vanderveer

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

JULIO C. PORTILLO,

Plaintiff,

-vs-

MARIA M. DASILVA, WILLIAM G.
VANDERVEER, DALIP ZEKIROSKI,
JOHN DOE I-X, JANE ROE I-X and ABC
CORP (said names being fictitious as true
identities are presently unknown)

Defendants,

Middlesex County Superior Court

DOCKET NO. MID-L-2865-16

Civil Action

ORDER

DENIED

This matter having been opened to the Court on Motion of Glenis L. Perez, Esq., attorney for, William Vanderveer, for an Order Dismiss Plaintiff's Complaint with Prejudice against the Defendant, William Vanderveer and the Court having read and considered the moving papers, and for good cause appearing;

IT IS on this 3 day of March, 2017:

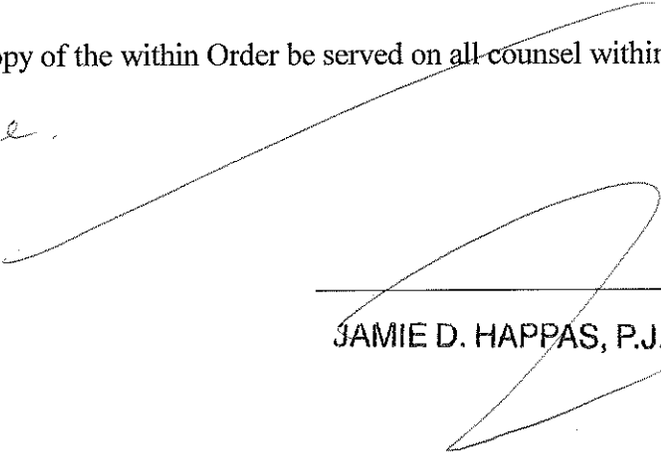
ORDERED that Plaintiffs' Complaint is hereby dismissed with prejudice against defendant, Sheila Henderson; and it is further

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

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

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

Opposed
 Unopposed



JAMIE D. HAPPAS, P.J.Cv.

LAW OFFICES OF KENNETH L. GONZALEZ & ASSOCIATES
KENNETH L. GONZALEZ, ESQ. - # 033421995
283 HIGH STREET
P.O. BOX 830
PERTH AMBOY, NEW JERSEY 08861
PH. (732) 442-2500
FAX (732) 442-0114
ATTORNEY FOR PLAINTIFF

VNB

FILED
MAR 03 2017

Jamie D. Happas, P.J.Cv.

JULIO C. PORTILLO,
Plaintiff

v.

MARIA M. DASILVA, WILLIAM G.
VANDERVEER, DALIP ZEKIROSKI,
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-2865-16

CIVIL ACTION

ORDER

SEE RELATED ORDER
ENTERED ON THIS DATE.

THIS MATTER having come before the Court in application of
KENNETH L. GONZALEZ, ESQ., attorney for plaintiff, for an Order
vacating the dismissal entered on November 25, 2016 by the Court
for Lack of Prosecution and restoring the above matter to the
active trial list; and good cause shown,

IT IS ON THIS 3 day of March 2017;

ORDERED that the above matter is hereby restored as to
codefendant Weisberg to the active trial list; and it is

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

OPPOSED _____
UNOPPOSED ✓ _____


JAMIE D. HAPPAS, P.J.Cv.

WISNIEWSKI & ASSOCIATES, LLC
Jason R. Hawrylak, Esq. (Atty Id. No. 014162008)
17 Main Street
Sayreville, NJ 08872
(732) 651-0040
Attorneys for Plaintiff
Our File No. 121.12875

FILED

MAR - 3 2017

Jamie D. Haggas, P.J.Cv.

VNB

PUBLIC SERVICE ELECTRIC AND
GAS, INC.,

Plaintiff

vs.

JOSHUA M. PEREZ, JOHN L. VALDEZ,
JOHN DOES 1-10, XYZ
CORPORATIONS 1-10, names being
fictitious.

Defendants.

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

: DOCKET NO.: DJ-209364-16

CIVIL ACTION

ORDER FOR PLIGA TO PAY

#238

This matter having been brought before the Court by Jason R. Hawrylak, Esquire, an Associate of the firm of Wisniewski & Associates, LLC, attorneys for Plaintiff, PSE&G, for an Order to Pay; and

IT APPEARING that Judgment was entered against the Defendants, JOSHUA M. PEREZ and JOHN L. VALDEZ, and in favor of the Plaintiff, PSE&G, on September 22, 2016 and docketed on November 11, 2016 and the Court being satisfied that the Defendant in this litigation has no conclusive assets; and

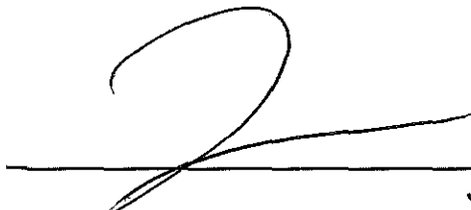
IT FURTHER APPEARING that Plaintiff, PSE&G, has exhausted all remedies available to it for recovering damages on its cause of action and collection of the Judgment recovered, and has complied with all requirements of the Act; and

IT FURTHER APPEARING that the Property Liability Insurance Guaranty Association (PLIGA) on behalf of the Unsatisfied Claim and Judgment Fund (UCJF) has

reviewed the submitted documents and have consented hereto;

IT IS on the 3rd day of March, 2017, ORDERED THAT the Property Liability Insurance Guaranty Association (PLIGA) on behalf of the Unsatisfied Claim and Judgment Fund (UCJF) shall pay the Plaintiff, Public Service Electric and Gas, Inc., the sum of \$4,387.42 on the Judgment heretofore entered, and the check is to be forwarded to Jason R. Hawrylak, Esquire, attorney for Plaintiff; and

IT IS FURTHER ORDERED that Plaintiff's attorney shall forward a copy of this Order to the Defendant within thirty (30) days of the date hereof, and forward three (3) original Assignments of Judgment signed by a representative of the Plaintiff to PLIGA along with a copy of this Order to Pay.



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

Entered
 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 therefore will be granted essentially for the reasons set forth in the moving papers."

#824
03/03/17

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

✓NB

MARTIN KANE & KUPER
796 Amboy Avenue
Perth Amboy, NJ 08861
(732) 572-7880
(732) 572-7725 fax
Attorney No. 016491984
Attorney for Plaintiff

MISTY PUGLIESE,

Plaintiff(s),

vs.

JRD UNICO, INC. d/b/a RESTAURANT
DEPOT, erroneously impleaded as HOME
DEPOT, JOHN DOE 1-10 and ABC
CORPS. 1-10 (a fictitious name for persons,
firms or corporations presently unknown),

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY
DOCKET NO. MID-L-5743-15

Civil Action

ORDER

This matter having been brought before the court by John J. Kane, attorney for plaintiff, for an Order to Remove the current Arbitration date and to Extend the Discovery End Date ninety (90) days to June 15, 2017; and the court having considered the matter and good cause appearing; and having been submitted in accordance with Rule 1:6-2;

It is on this 3 day of **March 3, 2017, ORDERED** that the current Arbitration date be removed from the docket and the Discovery End Date be extended by ninety (90) days to June 15, 2017; and

It is **FURTHER ORDERED** that the following schedule of events shall be complied with regard to the within matter:

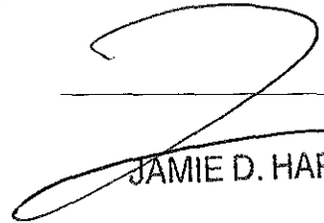
- Defendant to respond to plaintiff's initial Notice to Produce by March 15, 2017;
- Plaintiff to serve any Supplemental Notice to Produce by March 21, 2017;
- Defendant to respond to plaintiff's Supplemental Notice to Produce by April 15, 2017;
- All fact depositions to be completed by April 30, 2017;

- Plaintiff to serve expert reports by May 21, 2017;
- Defendant to serve expert reports by June 15, 2017;
- Discovery End Date of June 15, 2017.

It is **FURTHER ORDERED** that a copy of the within Order shall be served upon all parties within 7 days of its posting online.

This motion was:

Opposed
 Unopposed



 JAMIE D. HAPPAS, P.J.Cv.

TRD - 6/26/17

A SETTLEMENT CONFERENCE TO BE
 SCHEDULED BY THE ASSIGNMENT
 OFFICE ON 6/14/17

"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."

#7ldo
03/03/17

0354849929.1

✓NB

FILED

MAR 03 2017

Jamie D. Happas, 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):
CLEMENTE PEREZ and BRIANNA N. PEREZ

YAMANI RASTOGI

Plaintiff

vs.

CLEMENTE PEREZ, BRIANNA N.
PEREZ, JOHN DOES 1-10, said names
being Fictitious

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-4464-15

CIVIL ACTION

**ORDER TO ADJOURN THE APRIL
17, 2017 TRIAL DATE, RE-OPEN AND
EXTEND DISCOVERY TIME FOR
EXCEPTIONAL CIRCUMSTANCES**

This matter being opened to the Court, on March 03, 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), CLEMENTE PEREZ and BRIANNA N. PEREZ, for an Order to adjourn the Trial date, re-open and 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 3 day of March, 2017, ORDERED that the Trial in this matter scheduled for April 17, 2017 is hereby adjourned;

IT IS FURTHER ORDERED that discovery time be and hereby is re-opened and extended for exceptional circumstances to allow time for the following:

1. Receipt of records and films from plaintiff's medical facilities, specifically, Perth Amboy Diagnostic Imaging and Cannon Business Solutions on or before April 1, 2017.
2. Insurance declaration sheets from parents automobile Insurer at time of loss; and automobile coverage declaration sheet for Nestle work vehicle.
3. Actual PIP cut off date from Nestle/Sedgwick.
4. Proof that bills after PIP cut off date were submitted to United Healthcare for payment.
5. Review and ~~preparation~~^{review} of medical reports by defendant's expert to be completed on or before April 15, 2017.
6. Receipt of medical reports by defense counsel and the service of same upon all parties on or before April 28, 2017.
7. Any further discovery that may be necessary as a result of the foregoing, to be obtained and completed on or before April 28, 2017; and

17 sheets provided

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



JAMIE D. HAPPAS, P.J.Cv.

MOTION WAS:

OPPOSED
 NOT OPPOSED

Discovery End Date Extended to 4/15/17
Arbitration Shall Be _____
Trial Shall Be 5/8/17

FILED

VNB

MAR 03 2017

Jamie D. Happas, 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, Joseph Esposito
Our File No. (637) 24263-DMH

NILDA E. RIVERA,
 Plaintiff,

v.

JOSEPH ESPOSITO, JOHN DOES 1-10 and ABC CORPORATIONS 1-10 (representing currently unknown or unidentified defendants who contributed to the happening of the accident and/or plaintiff's damages),

Defendants.

SUPERIOR COURT OF NEW JERSEY
 LAW DIVISION: MIDDLESEX COUNTY
 DOCKET NO. MID-L-7554-15

H 489

CIVIL ACTION

ORDER

THIS MATTER having been brought before the court by notice of motion by Purcell, Mulcahy, Hawkins & Flanagan LLC, attorneys for Defendant, **Joseph Esposito**, 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 parties having 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;

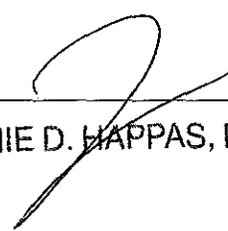
IT IS on this 3 day of June, 2017;

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

ORDERED THAT the discovery period shall expire on **June 1, 2017** to complete discovery that is the subject of this motion as follows:

- a. Plaintiff shall serve any and all expert reports before **May 1, 2017**; and
- b. Defendant shall serve any and all expert reports on or before **June 1, 2017**; and it is further

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



JAMIE D. HAPPAS, P.J.Cv.

() Opposed
() Unopposed

Discovery End Date Extended to

6/1/17

Arbitration Shall Be

6/7/17

Trial Shall Be

7/17/17

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

VNB

MAR 03 2017

Jamie D. Happas, P.J.Cv.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY
DOCKET NO. MID-L-005452-15

-----X
GLORIA RIVERA,

Plaintiff,

v.

JOSEPH HUNTER,

Defendant.
-----X

Civil Action

#494
ORDER EXTENDING DISCOVERY
AND ADJOURNING ARBITRATION
AND TRIAL

THIS MATTER having come before the Court on application of Wilentz, Goldman & Spitzer, P.A., attorneys for plaintiff, the Court having considered the application of counsel, and for good cause shown,

IT IS, on this 3 day of March, 2017,

ORDERED that the time for discovery in this matter is hereby extended to July 10, 2017; and it is further

ORDERED that plaintiff shall supply all medical records and reports by June 10, 2017; and it is further

ORDERED that defendant shall supply any responsive medical reports by July 10, 2017; and it is further

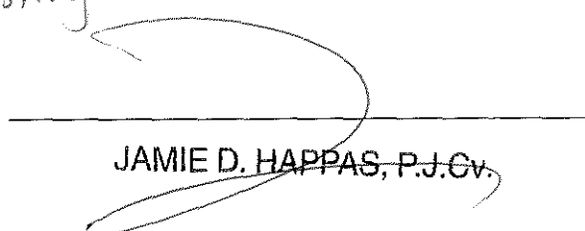
ORDERED that the arbitration date of March 22, 2017, is adjourned to

7/2/17; and it is further

ORDERED that the trial date of May 1, 2017, is adjourned to

9/5/17; and it is further

ORDERED that a copy of this order shall be served upon opposing counsel within seven days *of its posting online.*



JAMIE D. HAPPAS, P.J.Cv.

Opposition filed:

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

**SEE RELATED ORDER
ENTERED ON THIS DATE**

✓NB

Law Office of Robert A. Raskas
371 Hoes Lane, Suite 105
Piscataway, NJ 08854
(732) 981-1649 (Telephone)
(732) 981-1657 (Fax)
By: Mark A. Trudeau, Esq. / 02593-1995
Attorney for Defendant, Joseph Hunter

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

<p>GLORIA RIVERA</p> <p style="text-align: right;">Plaintiff,</p> <p style="text-align: center;">-vs-</p> <p>JOSEPH HUNTER</p> <p style="text-align: right;">Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO. MID-L-5452-15</p> <p style="text-align: right;">Civil Action <i>JRH</i></p> <p style="text-align: center;">ORDER TO EXTEND THE DISCOVERY PERIOD, ADJOURN ARBITRATION AND ADJOURN TRIAL</p>
--	---

This matter having been opened to the Court on Motion of Mark A. Trudeau, Esq., attorney for defendant, Joseph Hunter, for an Order to Extend Discovery one-hundred and twenty (120) days from March 10, 2017, and the Court having read and considered the moving papers, and for exceptional circumstances appearing;

IT IS on this 3 day of March, 2017:

ORDERED that Arbitration is hereby adjourned until _____; and it is further

ORDERED that Trial is hereby adjourned until _____; and it is further

ORDERED that plaintiff shall provide fully executed medical authorizations pursuant to Rule 4:17-4(f) within twenty (20) days of the date of this Order; and it is further

ORDERED that the independent medical examination of plaintiff scheduled for April 27, 2017 is court ordered; and it is further

ORDERED that plaintiff shall pay the outstanding \$250.00 "no-show" fee to Dr. Sarokhan's office within twenty (20) days of the date of this Order; and it is further

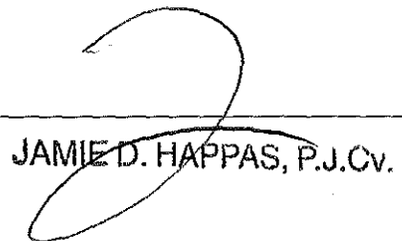
ORDERED that all plaintiff expert reports shall be served by June 10, 2017; and it is further

ORDERED that all defense expert reports shall be served by July 10, 2017; and it is further

ORDERED that discovery end date be reopened and extended one-hundred and twenty (120) days to July 10, 2017; and it is further

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

Opposed
 Unopposed


JAMIE D. HAPPAS, P.J.Cv.

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

A SETTLEMENT CONFERENCE TO BE
SCHEDULED BY THE ASSIGNMENT
OFFICE ON 8/22/17

Discovery End Date Extended to 7/10/17
Arbitration Shall Be 7/18/17
Trial Shall Be 9/5/17

#790
03/03/17
VNB

SELLAR RICHARDSON, P.C.
Cory J. Rothbort, Esq. - #065002013
293 Eisenhower Pkwy, Suite 350
Livingston, NJ 07039
Tel: (973) 992-6677
Fax: (973) 992-3232
Attorneys for Defendant, Benjamin L. Kubey

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

RAUL RODRIGUEZ,

Plaintiff,

v.

BENJAMIN L. KUBEY and JOHN DOES 1-10
(a fictitious name for persons, firms or
corporations presently unknown),

Defendants.

: SUPERIOR COURT OF NEW JERSEY
: LAW DIVISION – MIDDLESEX COUNTY
: DOCKET NO.: MID-L-5549-14

Civil Action

**ORDER REOPENING DISCOVERY,
ADJOURNING TRIAL AND
COMPELLING DISCOVERY**

This matter having been opened to the Court by Sellar Richardson, P.C., attorneys for defendant Benjamin Kubey, for an Order reopening discovery until April 3, 2017, adjourning the March 6, 2017 trial date, compelling discovery and setting a date certain for plaintiff's expert reports, pursuant to Rules 4:24-1, 4:23-5(c), 4:17-4(e) and 1:6-2, and the Court having considered the papers submitted, and for good cause having been shown,

It is on the 3 day of March, 2017

ORDERED that discovery in this matter be and is hereby reopened; and it is further

ORDERED that the discovery end date be and is hereby affixed as **April 3, 2017**; and it is further

ORDERED that the current trial date of March 6, 2017 be and is hereby adjourned; and it is further

ORDERED that plaintiff Raul Rodriguez be and is hereby compelled to provide any and all information/documentation he intends to rely upon at trial in support of his claim for unreimbursed medical expenses by **March 10, 2017**.

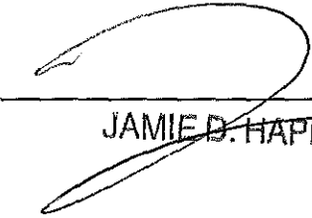
Plaintiff asserts all info has been provided

ORDERED that plaintiff Raul Rodriguez be and is hereby compelled to supply the name, address, and reports for all experts (both liability and medical) that she intends to rely upon at trial by **March 10, 2017**; and it is further

ORDERED that the testimony of any expert of plaintiff Rodriguez whose report is not supplied by **March 10, 2017** be and is hereby barred at the time of trial; and it is further

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

OPPOSED: *partial* ✓ _____
UNOPPOSED: _____



JAMIE D. HAPPAS, P.J.Cv.

LAW OFFICES OF VISCOMI & LYONS
Ayanna Y. Kellar, Esq.
Attorney ID#: 008132012
Mount Kemble Corporate Center
360 Mt. Kemble Ave., Suite B1000
Morristown, NJ 07960
973-538-2930
Attorneys for Defendant, Nonie M. Nicklas

FILED
MAR 03 2017

JNB

Jamie D. Happas, P.J.Cv.

PLAINTIFF(S),
JOSE RODRIGUEZ

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-777-15

VS.

CIVIL ACTION

DEFENDANT(S),
NONIE NICKLAS; JOHN DOES(S) 1-5
(FICTITIOUS INDIVIDUALS); AND JOHN
DOE(S) 1-5 (FICTITIOUS INDIVIDUALS);
AND ABC COMPANIES 1-5 (FICTITIOUS
BUSINESS ENTITIES)

**ORDER TO ENFORCE LITIGANT'S
RIGHTS AND EXTEND DISCOVERY**

The above matter having been brought before the Court upon motion, with consent of all parties, by the Law Offices of Viscomi & Lyons, Ayanna Y. Kellar, attorney for Defendant, Nonie M. Nicklas, 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 3 day of March, 2017;

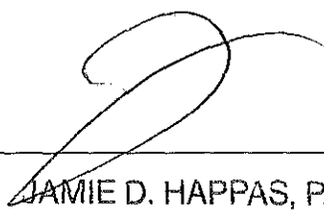
ORDERED, that discovery be extended sixty (60) days or until 4/30/17 ~~May 15, 2017~~; and

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

1. Defendant to serve addendum to the independent medical examination report by April 15, 2017;
2. Trial is hereby adjourned until 5/8/17, 2017;
3. ~~Any additional discovery is to be provided by the new discovery end date in this matter;~~

IT IS FURTHER ORDERED, that Dr. Sapna Jain, shall comply with a Subpoena which was served upon them in this matter within ten (10) days of the date of this Order;

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



JAMIE D. HAPPAS, P.J.Cv.

Opposed _____
Unopposed ✓

#535
6/3/17

VNB

FILED
MAR 03 2017
Jamie D. Happas, P.J.Cv.

Law Offices of Pamela D. Hargrove
MARY LOU DENNIS-SUCKOW, ESQ.
Identification No. 25871990
65 Jackson Drive, Suite 302
PO Box 2000
Cranford, NJ 07016-0200
Telephone: (908) 653-2178
Attorneys for Defendant(s):
STACI M. GOLDMAN and JEFFREY G. GOLDMAN

DENIED
Failure to Comply With
R. 4:24-1 (c)
Order not in compliance

MANUEL F. RUBIANO

Plaintiff

vs.

STACI M. GOLDMAN, JEFFREY G.
GOLDMAN, NEW JERSEY
PROPERTY LIABILITY INSURANCE
GUARANTY ASSOCIATION a/k/a
NJPLIGA, JOHN/ JANE DOES 1-10,
and ABC CORPS 1-10

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY

DOCKET NO. MID-L-5647-15

CIVIL ACTION

**ORDER TO ADJOURN NON-
BINDING DATE AND EXTEND
DISCOVERY TIME**

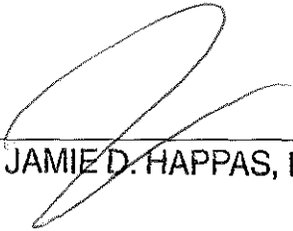
This matter being opened to the Court, on March 03, 2017, pursuant to Rule 1:6-2 and Rule 1:6-3, and having been submitted for ruling on the papers by, Mary Lou Dennis-Suckow, Esq., of the Law Offices of Pamela D. Hargrove attorney for the Defendant(s), STACI M. GOLDMAN and JEFFREY G. GOLDMAN, for an Order to adjourn the Non-Binding date and 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 3 day of March, 2017, ORDERED that the ~~Non-Binding Arbitration hearing in this matter scheduled for February 23, 2017~~ is hereby adjourned;

IT IS FURTHER ORDERED that the trial date of April 3, 2017 in this matter is hereby adjourned;

IT IS FURTHER ORDERED that ~~discovery time~~ be and hereby is extended to August 15, 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 its posting online.



JAMIE D. HAPPAS, P.J.Cv.

MOTION WAS:
 OPPOSED partial
 NOT OPPOSED

VNB

FILED

MAR 03 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):
EUFEMIO MONTIEL and JORGE LUIS VALDOTT MONTIEL

JUAN QUIROZ RUIZ

Plaintiff

vs.

EUFEMIO MONTIEL, JORGE LUIS
VALDOTT, MONTIEL, KYOUNG J.
KIM, SEAN KIM and/or JOHN DOES
1-20 (Fictitious persons or entities)

Defendants

DENIED

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY

DOCKET NO. MID-L-7039-15 # 524

CIVIL ACTION

ORDER TO EXTEND DISCOVERY
TIME

This matter being opened to the Court, on March 3, 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), EUFEMIO MONTIEL and JORGE LUIS VALDOTT MONTIEL, 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;

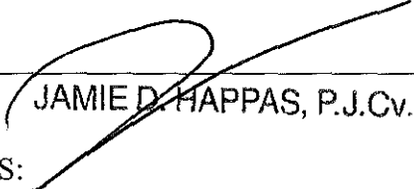
It is on this 3 day of March, 2017, ORDERED that discovery time be and hereby is extended to May 5, 2017 to allow time for the following:

1. Completion of plaintiff's orthopedic medical examination on or before April 15, 2017.
2. Plaintiff to provide signed medical authorizations to defendant on or before March 17, 2017.

*Acms reflects the current PED as 5/30/17

3. Receipt of records and diagnostic films from plaintiff's medical facilities and service of same upon defendant's medical experts on or before April 1, 2017.
4. Review of films and records and the preparation of medical reports by defendant's medical experts to be completed on or before April 15, 2017.
5. Receipt of medical reports by defendant and the service of same upon all counsel on or before May 5, 2017.
6. Any further discovery that may become necessary as a result of the foregoing, to be obtained and completed on or before May 5, 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 its posting online.



JAMIE D. HAPPAS, P.J.Cv.

MOTION WAS:

OPPOSED

NOT OPPOSED

#347
03/03/17

LAW OFFICES OF MARIE A. CAREY

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

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

VNB

DOREEN SCHETTINO-LYNCH

Plaintiff(s)

vs.

UNITED SERVICES AUTOMOBILE
ASSOCIATION, ABC CORPS. 1-10 AND
JOHN DOES 1-10 (FICTITIOUS NAMES)

Defendant(s)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

DOCKET NO: MID-L-4120-15

ORDER EXTENDING DISCOVERY

This matter having been brought before the Court by John M. Malaspina, attorney for Defendant, United Services Automobile Association, and the Court having considered the moving papers and any papers submitted in opposition thereto, and it being represented to the Court that the discovery end date is , and with my adversary's consent, and good cause having been shown;

IT IS, on this 3 day of March, 2017, ORDERED as

follows:

1. That discovery be and is hereby extended for 60 days and the new discovery end date shall be May 19, 2017.
2. That the discovery to be concluded consists of plaintiff appearing for a defense medical exam with Dr. Steven F. Fried on March 28, 2017.

3. That the arbitration and trial dates currently scheduled for April 5, 2017 and May 23, 2017, respectively, are hereby adjourned and will be rescheduled upon further notice from the Court.

4. That a copy of the within Order be served upon all counsel within seven (7) days of the posting of same on the Court's website.



JAMIE D. HAPPAS, P.J.Cv.

A SETTLEMENT CONFERENCE TO BE
SCHEDULED BY THE ASSIGNMENT
OFFICE ON 6/23/17

Discovery End Date Extended to 5/19/17
Arbitration Shall Be 5/25/17
Trial Shall Be 7/10/17

#681
63/03/17

Eric Kuper Esq. - NJ Attorney ID #028001987
Martin Kane & Kuper
ATTORNEYS AT LAW
180 Tices Lane - Bldg B, Suite 200
East Brunswick, New Jersey 08816
(732) 214-1800 - Phone
(732) 214-0307 - Fax
Attorneys for Defendants, Kenneth R. Pollin and Tracy J. Abramson

FILED
MAR 03 2017 ✓NB

Jamie D. Happas, P.J.Cv.

ROBERTO A. SEIJAS,

Plaintiff,

vs.

**KENNETH R. POLLIN, TRACY J.
ABRAMSON and JOHN DOE I-X
(fictitious names),**

Defendants.

**SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY
Docket No. L-1890-15**

Civil Action

ORDER

GRANTED IN PART

THIS MATTER being opened to the Court on **Friday, March 3, 2017**, by Eric Kuper, Esq., of Martin Kane & Kuper, attorneys for defendants, Kenneth R. Pollin and Tracy J. Abramson, on a Notice of Motion to dismiss plaintiff's Complaint for failure to provide discovery, and/or in the alternative extend discovery and adjourn the March 28, 2017 arbitration and May 15, 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 3 day of March, 2017,

ORDERED that plaintiff's Complaint is hereby ~~dismissed without prejudice for~~ failure to provide a response to the Supplemental Notice to Produce;

ORDERED that in the alternative discovery be and hereby is extended for 30 days to April 16, 2017; it is further

ORDERED that the discovery schedule is as follows:

Plaintiff to provide response to supplemental notice to produce **within 7 days** from the date of this order;

Allow defendants time to obtain the outstanding medical records/films from JFK Medical Center Radiology, Trinitas Regional Medical Center and Walgreens;

Defendants to serve any addendum reports no later than April 3, 2017;

Defendants to amend with records no later than April 17, 2017;

Discovery be extended to April 17, 2017.

ORDERED that the March 28, 2017 arbitration is hereby adjourned to 4/25/17;

and it is further

ORDERED that the May 15, 2017 trial is hereby adjourned to 6/5/17; 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 ()

VNB

FILED

MAR 03 2017

Jamie D. Happs, P.J.Cv.

**AIELLO, HARRIS, MARTH, TUNNERO
& SCHIFFMAN, P.C.
501 Watchung Avenue
Watchung, NJ 07069
EVAN MASON HARRIS, ESQ./ ATTORNEY ID #: 018831984
Telephone: (908) 561-5577
Fax: (908) 412-1007**

Attorney(s) for Plaintiff(s):

WEI SHA AND YULIA KIRYUTINA
(Husband & Wife)

Plaintiffs,

v.

WEICHERT REALTORS, DENISE MURPHY,
YRIS ARPINO, NJ REAL ESTATE BOUTIQUE
LLC, KUMAR AND LALITHA AIYER, FRANK
LIN HOME INSPECTIONS LLC, and/or
JOHNDOES 1-10, and/or RHONDA ROE 1-10
and/or JIM JOES (fictitious names presently
unknown); and/or ABC COMPANIES /
CORPORATIONS 1-10 (fictitious entities
Presently Unknown, DEF COMPANIES
/CORPORATIONS 1-10 (fictitious entities
presently unknown),Sammy Soes 1-10
(fictitious names presently unknown) and GHI
Companies/Corporations

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION:MIDDLESEX COUNTY

DOCKET NO. MID-L-3181-15

CIVIL ACTION

ORDER

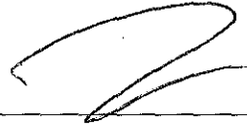
THIS MATTER having been opened to the Court by Evan Mason Harris, Esq. of the law firm of Aiello, Harris, Marth, Tunnero & Schiffman, P.C., on behalf of plaintiffs on a notice of motion to extend end discovery date to May 12, 2017, and the papers having been considered and good cause having been shown,

IT IS on this 3 day of March 2017

ORDERED as follows:

1. Discovery in this matter shall be extended to ~~May 12, 2017~~ 4/30/17
2. All fact witness depositions shall be completed by April 1, 2017;
3. All expert reports shall be served by April 15, 2017.

IT IS FURTHER ORDERED that a copy of this Order shall be served on all parties within 7 days of its posting online.



JAMIE D. HAPPAS, P.J.Cv.

Discovery End Date Extended to 4/30/17
Deposition Shall Be 5/9/17
Trial Shall Be 6/14/17

#543 3-3-17
NB

FILED

MAR 03 2017

Jamie D. Happs, 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, Amboy Lighting Co., Inc. and Edwin Hernandez
Our File No. (637) 22668-A

MARTHA SHALAYDA,

Plaintiff,

v.

KENNETH WILKERSON,
ANDREA MATTHEWS, EDWIN
HERNANDEZ, AMBOY
LIGHTING CO., and JOHN DOES
1-10 and ABC CORPORATION 1-
10 (fictitious names),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No. MID-L-7837-13

Civil Action

**ORDER DISMISSING THE COMPLAINT,
PURSUANT TO R. 4:23-5(A)(1), OR
COMPELLING PLAINTIFF TO PROVIDE
DISCOVERY AND EXTENDING THE
PERIOD FOR DISCOVERY, FOR GOOD
CAUSE, PURSUANT TO R. 4:24-1(c) OR
BARRING FROM TRIAL TESTIMONY**

THIS MATTER'S having been brought before the court by cross-notice of motion by Purcell, Mulcahy, Hawkins & Flanagan, LLC, attorneys for defendants, Amboy Lighting Co., Inc. and Edwin Hernandez, for an order dismissing the complaint for plaintiff's failure to provide discovery, pursuant to R. 4:23-5(a)(1), or compelling plaintiff to provide records and films and extending the period for discovery, for good

cause, pursuant to R. 4:24-1(c), or barring from trial any medical expert or lay witness from testifying to the content of medical records and diagnostic imaging not provided to us by the plaintiff within the period for discovery; 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 3 day of March, 2017;

ORDERED that the complaint be and hereby is dismissed for plaintiff's failure to provide discovery, pursuant to R. 4:23-5(a)(1); or [in the alternative] it is

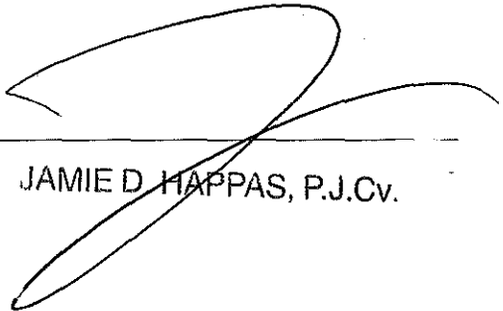
ORDERED that plaintiff shall provide to defendants by no later than April 8, 2017, complete records of each physician who has examined plaintiff and of each facility at which plaintiff has been seen and all diagnostic imaging studies, other than records already exchanged within the period for discovery, including but not limited to the radiologist's report and actual images of MRI of the cervical spine dated May 31, 2016, records of injections on July 6, August 11, and October 3, 2016, and records of Dr. Demesmin for treatment after March 29, 2016; and it is further

ORDERED that the period for discovery be and hereby is extended sixty (60) days to May 8, 2017, for plaintiff to provide to defendants to aforesaid discovery, for defendants to forward additional records and films 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 May 8, 2017; or [in the alternative] it is

ORDERED that at trial testimony of any medical expert or lay witness to the content of medical records and diagnostic imaging not provided to defendants by the plaintiff within the period for discovery be and hereby is barred; and it is further

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

opposed
 unopposed


JAMIE D. HAPPAS, P.J.Cv.

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

T/D - 5/15/17 (preemptive)

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

LAW OFFICES OF VISCOMI & LYONS

BY: Patricia R. Lyons, Esq.

Attorney ID: 022472001

Mount Kemble Corporate Center

360 Mt. Kemble Ave., Suite B1000

Morristown, NJ 07960

973-538-2930

Attorneys for Defendant/Third-Party Defendant, Susan M. Monus

#829

3-3-17

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

✓WJB

MARTHA SHALAYDA,
Plaintiff,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX CO.
DOCKET NO.: MID-L-7837-13

v.

*

CIVIL ACTION

KENNETH WILKERSON, ANDREA
MATTHEWS, EDWIN HERNANDEZ,
AMBOY LIGHTING CO., SUSAN M.
MONUS AND JOHN DOES 1-10 AND ABC
CORPORATION 1-10 (FICTITIOUS
NAMES),
Defendants.

*

ORDER TO EXTEND DISCOVERY

and

AMBOY LIGHTING CO. AND EDWIN
HERNANDEZ,
Third-party Plaintiff,

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

However, b2D was returned
to court by COA's
request

v.

SUSAN M. MONUS,
Third Party Defendant.

The above matter having been brought before the Court upon motion, after attempting to obtain consent of all parties, by Patricia R. Lyons, Esq. of the Law Offices of Viscomi & Lyons, attorney for Defendant/Third-Party Defendant, Susan M. Monus, 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 3 day of March, 2017,

ORDERED, that discovery be extended to **June 6, 2017**; and it is further

ORDERED, that the preemptory trial pending for March 20, 2017 is hereby adjourned and rescheduled to _____; and it is further

ORDERED, that the parties are to complete all discovery listed below:

1. The Plaintiff is to provide HIPAA authorizations on or before **March 30, 2017**;
2. The Plaintiff is to provide copies of all films, including the February 17, 2016 and March 30, 2012 MRIs of the Plaintiff's lumbar spine and the March 30, 2012 CT scan of the cervical spine and the May 31, 2016 MRI of the Plaintiff's cervical spine, on or before **March 24, 2017**;
3. The Plaintiff is to serve all expert reports, and any addenda thereto, on or before **April 27, 2017**;
4. The Defendants are to serve all expert reports, and any addenda thereto, on or before **May 17, 2017**, and
5. Any additional discovery is to be provided by the new discovery end date in this matter; and it is further

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

days of its posting online.

Opposed
 Unopposed



JAMIE D. HAPPAS, P.J.Cv.

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

FILED

MAR 03 2017

VNB

Jamie D. Happas, P.J.Cv.

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, Ronald G. Miller and Maki K. Miller

Our File: 1C.7320J

<p>JOHN SILOGY,</p> <p style="text-align: center;">Plaintiff(s),</p> <p>v.</p> <p>RONALD G. MILLER and MAKI K. MILLER,</p> <p style="text-align: center;">Defendant(s),</p>

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No: MID-L-4254-15

Civil Action

ORDER ADJOURNING
ARBITRATION, ADJOURNING
TRIAL, EXTENDING DISCOVERY
AND COMPELLING DISCOVERY

This matter having been opened to the Court by counsel for defendants, Ronald G. Miller and Maki K. Miller, prior to proceeding to arbitration for an extension of the discovery period and exceptional circumstances having been found,

It is on this 3 day of March, 2017, ORDERED as follows:

1. ~~The scheduled date of March 23, 2017 for arbitration is adjourned.~~
2. ~~The scheduled date of April 23, 2017 for trial is adjourned.~~
3. The time for completion of discovery be and is hereby extended to 4/3/17 ~~May 10, 2017.~~

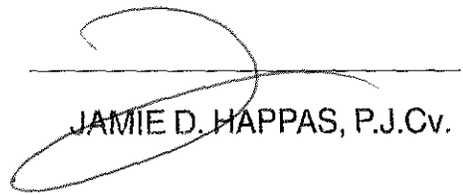
4. Parties are to complete the following discovery matters within the following time periods:

Item	Completion Date
<i>re-</i> A. <u>Depositions to be completed by</u> <i>of plaintiff</i>	<i>4/13/17</i> <u>April 13, 2017</u>

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

OPPOSED

UNOPPOSED


JAMIE D. HAPPAS, P.J.Cv.

*This shall not delay arbitration or trial.
This matter has had
527 days of delay,
3 expenses and
one AEB Adjournment*

David B. Angeluzzi, Esq. – 034272007
Law Office of Bobbi J. Vilachá
10 Lanidex Plaza West - Suite 130
Parsippany, NJ 07054
(716) 932-5950 office
(716) 932-5960 fax
Attorneys for Defendant(s) Osama Awad

FILED ✓NB
MAR 03 2017
Jamie D. Happs, P.J.Cv.

AUTHERINE SMITH-STEELE,

Plaintiff,

v.

OSAMA AWAD

Defendant

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: Middlesex County
DOCKET NO. MID-L-6062-15

Civil Action

ORDER EXTENDING DISCOVERY.

THIS MATTER having been submitted to the Court by Law Office of Bobbi J. Vilachá, attorneys for the above-named defendant Osama Awad, upon said defendant's Motion to extend discovery 120 days ; and the Court having reviewed the moving papers; and for good cause shown:

IT IS on this 3 day of March, 2017,

ORDERED that

- a.) Pursuant to R. 4:24-1(c), the time for the completion of discovery is hereby extended for 120 days from the previous discovery end date;
- b.) The new discovery end date is June 15, 2017.
- c.) All Written Discovery shall be exchanged by May 31, 2017.
- d.) Any depositions of party or non-party witnesses shall be conducted by June 9, 2017.

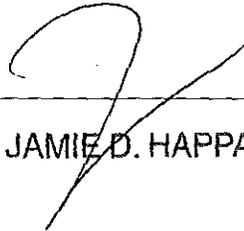
e.) The Defendant's Independent Medical Examination shall be conducted by April 30, 2017.

f.) Expert Reports from plaintiff and defendant shall be exchanged by June 1, 2017.

ORDERED the parties are to complete all outstanding discovery as listed above, no later than the date specifically indicated above. Failure to comply with this Order ^{will} result in a dismissal and/or the striking of the defaulting party's pleading. Failure to complete the discovery ^{will} be deemed a waiver of the right to conduct same.

ORDERED that no further extensions of discovery will be granted absent a showing by one of the parties of extraordinary circumstances; and it is further

ORDERED that a copy of this Order is to be served upon all counsel of record within 7 days of its ^{posting online}



JAMIE D. HAPPAS, P.J.Cv.

THIS MOTION WAS OPPOSED
 UNOPPOSED

Discovery End Date Extended to 6/15/17
Arbitration Shall Be 6/21/17
Trial Shall Be 8/7/17

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

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

By: Matthew Cohen, Esq.
Attorney for Defendant, Danielle Moore

#710 3-3-17
✓ N/B

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

<p>MONICA SMITH, Plaintiff, -vs- DANIELLE MOORE and CONNIE L. DENNISON Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO. MID-L-1464-16 Civil Action ORDER</p>
--	---

This matter having been opened to the Court on Motion of Matthew Cohen, Esq., attorney for defendant, Danielle Moore, for an Order to compel plaintiff to appear for an Independent Medical Examination on March 27, 2017 and the Court having read and considered the moving papers, and for good cause appearing;

IT IS on this 3 day of March, 2017:

ORDERED that plaintiff shall appear for an Independent Medical Examination on March 27, 2017; and it is further

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


JAMIE D. HAPPAS, P.J.Cv.

Opposed
 Unopposed

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

#545
03/03/17

✓NB

FILED

MAR 03 2017

Jamie D. Happs, 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 Defendants: LUIS A. JIMENEZ and MIGDALIA PAGAN

JOHN STANKOVICH

Plaintiff

vs.

LUIS A. JIMENEZ, MIGDALIA
PAGAN, JOHN DOES 1-10 (said
names Fictitious, real names unknown)
and ABC CORPS. 1-10 (said names
Fictitious, real names unknown)

Defendants

NICHOLAS VITALE

Plaintiff

vs.

LUIS A. JIMENEZ, MIGDALIA
PAGAN, JOHN STANKOVICH, JOHN
DOE(S) #1-5 (Fictitious names, the true
names being unknown to the plaintiff at
this time) and ABC CORPORATION(S)
#1-5 (Fictitious names, the true names
being unknown to the plaintiff at this
time).

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY

DOCKET NO. MID-L-2983-16

CIVIL ACTION

DENIED*

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY

DOCKET NO. MID-L-7237-16

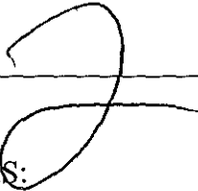
CIVIL ACTION

ORDER FOR CONSOLIDATION

This matter being opened to the Court, on March 3, 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), LUIS A. JIMENEZ, MIGDALIA PAGAN, for an Order for consolidation and there having been no opposition and good cause appearing;

It is on this 3 day of March, 2017, ORDERED that the above-captioned causes, arising out of the same occurrence and involving common questions of law and fact are consolidated MID-L-2983-16 for the purposes of joint trial in the Superior Court, Law Division, Middlesex County.

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

_____ 

MOTION WAS:

OPPOSED partial

NOT OPPOSED

**SEE STATEMENT OF REASONS
ATTACHED HERETO**

Statement of Reasons
Stankovich v. Jimenez (MID-L-2983-16)

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, Stankovich v. Jimenez (MID-L-2983-16), will have had 300 days of discovery when discovery ends on August 27, 2017. Whereas, the second filed case, Vitale v. Jimenez (MID-L-7237-16) will have had 300 days of discovery when discovery ends on December 4, 2017.

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.

To delay the trial of Stankovich v. Jimenez longer due to the recently filed complaint in Vitale v. Jimenez would unfairly prejudice the plaintiffs in Stankovich v. Jimenez.

#578 3-3-17 ✓NB

KING, KITRICK, JACKSON & McWEENEY, LLC
241 Brick Boulevard
PO Box 547
Brick, NJ 08723
(732)920-8383 Telephone
(732)920-8885 Facsimile
ATTORNEYS FOR DEFENDANT(S), **Allstate**
ATTORNEY ID#119272014

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv

GIROLAMO STUCCI,		: SUPERIOR COURT OF NEW JERSEY
		: LAW DIVISION
		: MIDDLESEX COUNTY
Plaintiff(s),		: DOCKET NO.: MID-L-5654-15
vs.		: <u>Civil Action</u>
		:
		:
THOMAS E. JANDA, JR.; THOMAS		:
JANDA; ALLSTATE INSURANCE		:
COMPANY; GEICO INSURANCE		:
COMPANY; and JOHN DOES 1-10,		: ORDER
(fictitious names)		:
		:
Defendant(s).		:
		:
		:

This matter having been opened to the Court by King, Kitrick, Jackson & McWeeney, attorneys for the Defendant, William E. Wells, Jr., Esq., appearing, for an order to extend the discovery end date sixty (60) days pursuant to **Rule 4:24-1(c)**; to adjourn the April 5, 2017 arbitration date; and to adjourn the May 15, 2017 trial date; and good cause having been shown;

IT IS on this 3 day of March 2017

ORDERED that discovery shall be and hereby is extended for a ~~period of 60 days~~ from ~~March 20,~~ 3/5/17 2017 to ~~May 19,~~ 5/19 2017; and it is

FURTHER ORDERED that the April 5, 2017 arbitration date shall be rescheduled to 5/11, 2017; and it is

FURTHER ORDERED that the May 15, 2017 trial date shall be rescheduled to 6/26/, 2017; and it is

FURTHER ORDERED the plaintiff shall submit executed authorizations for AP surgery Center and Community Rehabilitation Center to MLR by March 10, 2017; and it is

FURTHER ORDERED that all medical records shall be received by April 21, 2017; and it is

FURTHER ORDERED that all expert reports shall be exchanged by May 5, 2017; and it is

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


JAMIE D. HAPPAS, P.J.Cv.

Contested ()
Uncontested (✓)

A SETTLEMENT CONFERENCE TO BE
SCHEDULED BY THE ASSIGNMENT
OFFICE ON 6/16/17

738
03/03/17

0320619853.1 Q11/D969

✓ NB

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

FILED
MAR 03 2017

Jamie D. Happas, P.J.Cv.

GAVIONE TAMMERELLO

Plaintiff

vs.

KOMAL WADHWA; STATE FARM
INDEMNITY COMPANY

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY

DOCKET NO. MID-L-1527-16

CIVIL ACTION

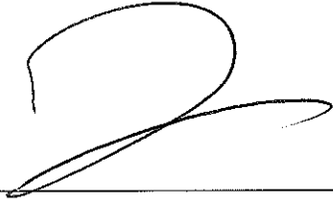
**ORDER TO EXTEND DISCOVERY
TIME AND TO COMPEL
DISCOVERY**

This matter being opened to the Court, on March 3, 2017, pursuant to Rule 1:6-2 and Rule 1:6-3, and having been submitted for ruling on the papers by, Mary Lou Dennis-Suckow, Esq., of the Law Offices of Pamela D. Hargrove attorney for the Defendant(s), KOMAL WADHWA, 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 3 day of March, 2017, ORDERED that discovery time be and hereby is extended to May 8, 2017 to allow time for the completion of the plaintiff's deposition and any further discovery that may be necessary;

IT IS FURTHER ORDERED that the Plaintiff, GAVIONE TAMMERELLO, is hereby compelled to appear for deposition on March 9, 2017 at 2:00 p.m. at the office of Jean E. Dolan & Associates, Parlin Park Professional Building, 3 Parlin Drive, Unit C, Parlin, NJ 08859;

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



J.S.C.

JAMIE D. HAPPAS, P.J.Cv.

MOTION WAS:

 OPPOSED

 ✓ NOT OPPOSED

Discovery End Date Extended to 5/8/17
Arbitration Shall Be 5/11/17
Trial Shall Be 6/26/17

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

✓NB

Kerri McDowell
Attorney No. 023022007
PURCELL, MULCAHY, HAWKINS, FLANAGAN & LAWLESS LLC
One Pluckemin Way
P.O. Box 754
Bedminster, NJ 07921
T: (908) 658-3800
Attorneys for Defendants, Oscar Barreto and Dorothea Barreto
Our File No: (637) 23837-KWL

ADLER THOMPSON,
 Plaintiff,
 v.
 OSCAR BARRETO and DOROTHEA
 BARRETO
 Defendants.

SUPERIOR COURT OF NEW JERSEY
 LAW DIVISION: MIDDLESEX COUNTY
 DOCKET NO. MID-L-2265-15

CIVIL ACTION

ORDER

THIS MATTER'S having been brought before the court by notice of motion by Purcell, Mulcahy, Hawkins, Flanagan & Lawless, LLC, attorneys for defendants, Oscar Barreto and Dorothea Barreto, for an order in aid of litigant's rights, pursuant to R.1:10-3; and the court's having considered the moving papers of the parties, and for good cause shown;

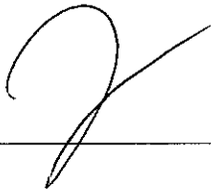
IT IS on this 3 day of March, 2017;

ORDERED that respondent, Luca DeSimone, M.D., shall appear on March 17, 2017 at 8:30 a.m./p.m. at the Middlesex County Courthouse, and there show cause why the court should not impose some penalty or sanction, including but not limited to an order holding the respondent in contempt of court, imposing a fine, or taking other action; and it is further

ORDERED that should respondent, Luca DeSimone, M.D., fail to appear on the date indicated above, a warrant may be issued for his arrest, and he may be brought before the court, under arrest, detained by a sheriff's officer or other officer of the law, and brought to the Middlesex County detention facility or some other facility and held until he may be brought before a judge of the Superior Court of New Jersey; and it is further

ORDERED that this order be served personally on respondent, Luca DeSimone, M.D., at his place of business, 4 Progress St. #4, Edison, NJ 08820, by having the order delivered to him personally or, should he fail to come to the reception area at the request of the process server, by leaving a copy of this order with his secretary/assistant, by no later than 3/8/ 2017; and it is further

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



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.**

FILED
MAR 03 2017
Jamie D. Happas, P.J.Cv.
✓ NB

Kerri McDowell
Attorney No. 023022007
PURCELL, MULCAHY, HAWKINS, FLANAGAN & LAWLESS LLC
One Pluckemin Way
P.O. Box 754
Bedminster, NJ 07921
T: (908) 658-3800
Attorneys for Defendants, Oscar Barreto and Dorothea Barreto
Our File No: (637) 23837-KWL

ADLER THOMPSON,
Plaintiff,

v.

OSCAR BARRETO and DOROTHEA
BARRETO

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-2265-15

CIVIL ACTION
ORDER

GRANTED IN PART

THIS MATTER'S having been brought before the court by notice of motion by Purcell, Mulcahy, Hawkins, Flanagan & Lawless, LLC, attorneys for defendants, Oscar Barreto and Dorothea Barreto, for an order pursuant to Rule 4:23-5(a)(1) dismissing plaintiff's Complaint, without prejudice, for plaintiff's failure to comply with the Honorable Jamie D. Happas, P.J.Cv.'s November 18, 2016 Order, or in the alternative, extending the discovery period an additional ninety (90) days pursuant to R. 4:24-1(c) for exceptional circumstances, and compelling discovery by a date certain pursuant to R. 4:23-1(a); and the court's having considered the moving papers of the parties, and for good cause shown;

IT IS on this 3 day of March, 2017;

~~ORDERED that the complaint be and hereby is dismissed, without prejudice, for plaintiff's failure to provide court-ordered discovery and failure to comply with the Honorable Jamie D. Happas, P.J.Cv.'s November 18, 2016 Order;~~

BIT IS

ORDERED that discovery in this matter be and hereby is extended to **June 17, 2017**;

and it is

ORDERED that the arbitration date is hereby adjourned and rescheduled to

6/24/17

; and it is further

ORDERED that the trial date is hereby adjourned and rescheduled to

3/7/17

; and it is further

ORDERED that Defendant serve any and all expert reports on or before **June 17, 2017**;

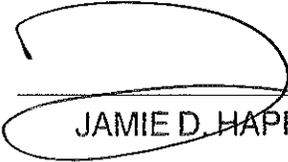
and it is further

~~**ORDERED** that plaintiff shall produce discovery to defendant that is the subject of this motion on or before **March 13, 2017** including:~~

- a. Duly executed HIPAA authorizations for the release of plaintiff's records from Raafat Barsoom, M.D., Dyana L. Aldea, M.D., Liberty Mutual (5/05/10 date of loss), University Radiology, and Central Jersey Cardiology;

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

7 days of its posting online.


JAMIE D. HAPPAS, P.J.Cv.

opposed
 unopposed

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

A SETTLEMENT CONFERENCE TO BE
SCHEDULED BY THE ASSIGNMENT
OFFICE ON 6/23/17

STATHIS & LEONARDIS LLC
John S. Sawicki, Esq., Attorney ID #015781986
 32 South Main Street
 Edison NJ 08837-3452
 (732) 494-0600; Fax (732) 494-0206
File: 14-3130JSS
 Attorneys for Plaintiff

FILED

#728
 03/03/17

MAR 03 2017

Jamie D. Happas, P.J.Cv.

✓ NB

<p>STEVEN A. TUNNELL, an individual Plaintiff, v. LISA MANCUSI, an individual; JOHN DOES 1-5, fictitious individuals; and ABC COS. 1-5, fictitious business entities, Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION – MIDDLESEX COUNTY DOCKET NO.: MID-L-5447-15 Civil Action <u>ORDER</u></p>
---	---

THIS MATTER having been opened to the Court on Motion of John S. Sawicki, Esq., attorney for the Plaintiff, Steven A. Tunnell, for an Order extending the discovery period due to extraordinary circumstances in the within matter, and the Court having read and considered the moving papers and opposition, if any, and for good cause appearing;

IT IS on this 3 day of March, 2017;

ORDERED that the discovery period is hereby extended to May 1, 2017 to allow for the following discovery:

- All depositions to be completed by March 31, 2017;
- All fact discovery to be completed by March 31, 2017;
- Plaintiff's medical expert reports to be served by March 31, 2017;
- Defendant's medical exam to be completed by April 14, 2017;
- Defendants medical expert reports to be served by April 28, 2017;

And it is further **ORDERED** that a copy of the within Order be served on my adversaries within 7 days of its posting online.


 JAMIE D. HAPPAS, P.J.Cv.

A SETTLEMENT CONFERENCE TO BE SCHEDULED BY THE ASSIGNMENT OFFICE ON 3/15/17

Discovery End Date Extended to 5/1/17
 Arbitration Shall Be discovery
 Trial Shall Be 6/19/17
5/1

Eric Kuper, Esq. - NJ Attorney ID #028001987
Martin Kane & Kuper
ATTORNEYS AT LAW
180 Tices Lane - Bldg B, Suite 200
East Brunswick, New Jersey 08816
(732) 214-1800 - Phone
(732) 214-0307 - Fax
Attorneys for Defendant, Ryan Solomon

#684
03/03/17

FILED
MAR 03 2017

MB

Jamie D. Happs, P.J.Cv.

GRISSEL URENA,

Plaintiff,

vs.

**RYAN B. SOLOMON, JOHN DOE
I-X (said names being fictitious, true
names presently unknown) and ABC
CORP I-X (said names being fictitious,
true names presently unknown),**

Defendants.

**SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY
Docket No. L-2659-15**

Civil Action

ORDER

THIS MATTER being opened to the Court on **Friday, March 3, 2017**, by Eric Kuper, Esq., of Martin Kane & Kuper, attorneys for defendant, Ryan Solomon, on a Notice of Motion to extend discovery and adjourn the March 27, 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 3 day of March, 2017,

ORDERED that discovery be and hereby is extended for 30 days to April 4, 2017;

and it is further

ORDERED that the discovery schedule is as follows:

Defendant to obtain all remaining records and films and forward to our experts for review and comment;

Defendant to provide supplemental reports no later than March 24, 2017.

Defendants to amend with records no later than April 4, 2017;

Discovery be extended to April, 2017.

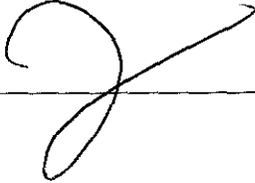
ORDERED that the March 27, 2017 trial is hereby adjourned to April 17, 2017; and it

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.

Opposed ()

Unopposed



JAMIE D. HAPPAS, P.J.Cv.


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



Snellings Law LLC
2001 Route 46
Waterview Plaza, Suite 206
Parsippany, NJ 07054
Tel: (973) 265-6100 / Fax: (973) 794-3336
Filing Attorney: Anthony L. Picarelli, Esq.
Email: alp@snellingslawllc.com
Attorney Identification No. 076252013
Attorneys for Plaintiff, Value Software Products, Inc.

#288 3-3-17

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

VNB

VALUE SOFTWARE PRODUCTS,
INC.,

Plaintiff,

vs.

FOURS CONSULTING, INC.,
SORUBA SUBRAMANIAN D/B/A
FOURS CONSULTING, INC., JOHN
DOES 1-10 (fictitious names) and ABC
CORPORATIONS 1-10 (fictitious
names)

Defendants,

vs.

ASHISH SAWHNEY, ARUN K.
CHAWLA, and DOES 1-10,

Third-Party Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-005765-15

CIVIL ACTION

**ORDER RELIEVING SNELLINGS LAW
LLC AS COUNSEL FOR PLAINTIFF,
VALUE SOFTWARE PRODUCTS, INC.,
AND THIRD PARTY DEFENDANT, ASHISH
SAWHNEY**

THIS MATTER having been opened to the Court by way of Motion to Be Relieved As Counsel filed by Snellings Law LLC (Anthony L. Picarelli, Esq. appearing), attorneys for Plaintiff, Value Software Products, Inc., and Third Party Defendant, Ashish Sawhney, and the Court having considered the papers submitted in support thereof and in opposition thereto, and the Court having heard the argument of counsel, and for other good cause shown;

IT IS on this 3 day of March, 2017

ORDERED that Snellings Law LLC is relieved of all obligations and responsibilities as counsel for Plaintiff, Value Software Products, Inc., and Third Party Defendant, Ashish Sawhney, in the above-entitled matter pursuant to Rule 1:11-2 of the New Jersey Rules of Court; and it is further

ORDERED that a copy of this Order be served upon all parties within seven (7) days of its posting online.

Opposed
 Unopposed

JAMIE D. HAPPAS, P.J.Cv.

ORDERED that Defendant and Third Party Defendant will have 30 days to retain new counsel;

ORDERED that the attorneys being relieved of counsel will continue to forward to the clients any mail the attorney receives in this case;

ORDERED that if Third Party Defendant, Ashish Shawney, does not retain counsel in the time specified, the Court will presume that he is proceeding pro se;

ORDERED that, in accordance with NJ Court Rule 1:21-1(c), because Defendant Value Software Products is a corporation, it must be represented by counsel authorized to practice in this State.

"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."

#402
03/03/17

Jeremy Jackson, Esq. (108702014)
Wang, Gao & Associates, P.C.
36 Bridge Street
Metuchen, NJ 08840
(t): (732) 767-3020
(f): (732) 343-6880
Attorneys for Plaintiff

FILED

VNB

MAR 03 2017

Jamie D. Happas, P.J.Cv.

WANG, GAO & ASSOCIATES, P.C.	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION- CIVIL PART
Plaintiff,	:	MIDDLESEX COUNTY
	:	Docket No.: MID-L-4664-16
v.	:	CIVIL ACTION
CHARLES ZHOU,	:	ORDER AND DEFAULT JUDGMENT
	:	
Defendants.	:	

THIS MATTER having come before this court on motion brought by Plaintiff seeking entry of judgment by default against Defendant Charles Zhou, and this court having considered all arguments and submissions proffered by the parties in respect to this motion, and for good cause having been shown, it is

On this 3 day of March, 2017, hereby:

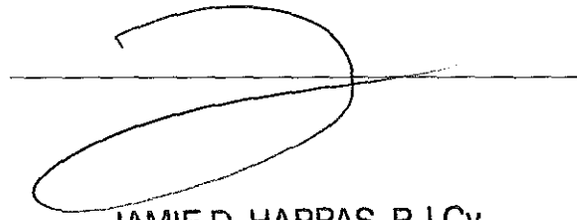
ORDERED that Plaintiff's motion for judgment by default is hereby GRANTED; and

ORDERED that judgment is entered in favor of Plaintiff WANG, GAO & ASSOCIATES, P.C. and against Defendant CHARLES ZHOU for a total of \$30,828.16; and

ORDERED that a copy of this Order and Judgment shall be served within 7 days.

X All parties are to be served within seven (7) days of its posting online.

"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."



JAMIE D. HAPPAS, P.J.Cv.

Law Office of Juengling & Urciuoli

ATTORNEYS AT LAW
90 WOODBRIDGE CENTER DRIVE, SUITE 330
WOODBIDGE, NJ 07095
TELEPHONE: (732) 582-3242
FACSIMILE: (732) 582-3231

FILED

MAR 03 2017

✓WB

By: Michael L. Edelman, Esq., I.D. #035362004
Attorney for Defendants, Samuel Salvador Delgado, M.A.P. Trucking,
Colonna Brothers and Penske Truck Leasing Co., L.P.

James D. Higgins, Esq., CA

<p>WEBERT JOSEPH, WILLIAM WARD CHILDS, III, vs. SAMUEL SALVADOR DELGADO, PENSKE TRUCK LEASING CO., M.A.P. TRUCKING, COLONNA BROTHERS, RICHARD ROES 1-10 (fictitious names), JOHN DOES 1-10 (fictitious names), and ABC COMPANIES, INC. 1-10 (fictitious names), AMICA MUTUAL INSURANCE COMPANY, Defendants.</p>	<p>Plaintiffs,</p>
--	--------------------

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET: MID-L-6485-14

Civil Action *747*

ORDER

This matter having been opened to this Honorable Court by Michael L. Edelman, Esq., attorney for Defendants, Samuel Salvador Delgado, M.A.P. Trucking, Colonna Brothers and Penske Truck Leasing Co., L.P., on a Motion to Compel and Re-Open Discovery Due to Exceptional Circumstances and Adjourn the Trial Date and the Court having read and considered the moving papers and opposition, if any, and for good cause appearing;

IT IS on this 3 day of March, 2017;

ORDERED that discovery be extended ~~30 days to~~ 3/30/17; and it is further

ORDERED that the Plaintiffs provide the authorizations and discovery which was directed in the Court's December 2, 2016 and January 20, 2017 Orders (authorization for the plaintiff Joseph's medical and employment records from the City of Newark's Taxi Commission; pleadings, interrogatories and discovery for his prior motor vehicle accident) by March 7, 2017; and it is further

ORDERED that the Defendants provide all expert reports by March 24, 2017; and it is further

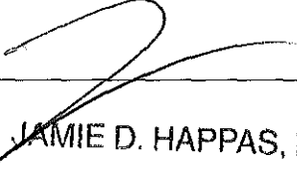
ORDERED that the Trial is rescheduled from March 6, 2017 to 4/10/17; and it is further

(preemption)

This matter has had 729 days of discovery, 7 extensions and 3 bench trials.

ORDERED that a copy of the within Order be served on all parties within 7 days of the date of posting. *online*

- Opposed
- Unopposed



JAMIE D. HAPPAS, P.J.Cv.

#776
03/03/17

0312931694.1

FILED
MAR 03 2017
Jamie D. Happas, P.J.Cv. ✓ NB

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):
TRE R. ALEXANDER and ANTHONY ALEXANDER

GARY WILLIAMS

Plaintiff

vs.

TRE R. ALEXANDER, ANTHONY
ALEXANDER, JOHN DOE 1-10, JANE
DOE #1-10 and ABC COMPANY #1-10,
said names being Fictitious,

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-5664-15

CIVIL ACTION

**ORDER TO RE-OPEN AND EXTEND
DISCOVERY TIME FOR
EXCEPTIONAL CIRCUMSTANCES**

This matter being opened to the Court, on March 03, 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), TRE R. ALEXANDER and ANTHONY ALEXANDER, for an Order to re-open and 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 3 day of March, 2017, ORDERED that the Trial in this matter scheduled for April 10, 2017 is hereby adjourned; and

IT IS FURTHER ORDERED that discovery time be and hereby is re-opened and extended for exceptional circumstances to May 20, 2017 to allow time for the following:

1. Plaintiff to appear for a deposition on or before April 1, 2017.
2. Receipt of records and films from plaintiff's medical facilities on or before April 15, 2017.
3. Review and preparation of medical reports by defendant's expert to be completed on or before May 1, 2017.
4. Receipt of medical reports by defense counsel and the service of same upon all parties on or before May 15, 2017.
5. Any further discovery that may be necessary as a result of the foregoing, to be obtained and completed on or before May 20, 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 *its posting online.*



 JAMIE D. HAPPAS, P.J.Cv.

MOTION WAS:

_____ OPPOSED

_____ NOT OPPOSED

Discovery End Date Extended to 5/20/17

Arbitration Shall Be _____

Trial Shall Be 6/12/17

#363
03/03/17

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 Defendant, O G. Johnson
File No.: LA359-026094709-0002

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

✓ NB

Plaintiff:
MARC WILLIAMS, JR.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID- L-1187-15

vs.

*

CIVIL ACTION

Defendants:
OG JOHNSON, JOHN DOE 1-4, JANE
DOE 1-4, ABC CORP. 1-10 AND XYZ CO. 1-
10 (said names being fictitious)

*

**ORDER TO ADJOURN ARBITRATION
AND EXTEND DISCOVERY**

The above matter having been brought before the Court upon motion, attempting to obtain consent of all parties, by the Law Offices of Styliades and Jackson, Laura M. Gifford, attorney for Defendant, Mr. O G. Johnson, 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 3 day of March, 2017;

ORDERED, that discovery be extended sixty (60) days or until May 6, 2017; and

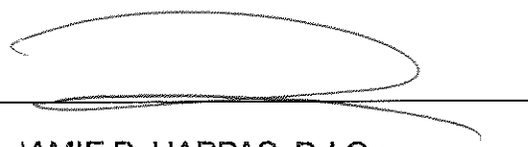
*4/25 / file to sube
reorder
further
has on*

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

1. Addendum expert reports to be served by May 6, 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 its posting online.



JAMIE D. HAPPAS, P.J.Cv.

Opposed _____
Unopposed _____

*This shall not delay arbitration or trial.
This matter has had
627 days of delay, 3 extensions
and 1 AEB Adjourn*

Client Reference Number 21478148
ZIRULNIK, SHERLOCK & DEMILLE
Elizabeth R. Brennan- Attorney ID: 001701984
200 Clocktower Drive
Suite 101
Hamilton, NJ 08690
609-890-0050

#602 3-3-17

FILED ✓NB

MAR 03 2017

Jamie D. Haggas, P.J.Cv.

Attorneys for Defendants Available Care, Inc. and Gerald Roney

ANDREA WILSON and THOMAS
WILSON,

Plaintiff(s),

vs.

GERALD RONEY, AND AVAILABLE
CARE, INC., et als,

Defendant(s).

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

DOCKET NO. MID-L-1556-16

CIVIL ACTION

DONNA YANEZ,

Plaintiff,

vs.

GERALD RONEY, AVAILABLE CARE,
INC., and JOHN DOES 1-10 (fictitious
names),

Defendants.

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

DOCKET NO. MID-L-3868-16

CIVIL ACTION

ORDER

THIS MATTER having been opened to the Court by ZIRULNIK, SHERLOCK & DEMILLE, attorneys for Defendants Available Care, Inc. and Gerald Roney, for an Order consolidating the above captioned matters in accordance with R. 4:38-1, and the Court having reviewed the moving papers submitted, and any opposition thereto, and for good cause appearing;

IT IS on this 3 day of March, 2017

, ORDERED that the matter of Wilson v. Available Care, et al., Docket No: MID-L-1556-16 and the matter of Yanez v. Available Care, et al., Docket No.: MID-L-3868-16 are hereby consolidated for discovery and trial, and

IT IS FURTHER ORDERED that future reference to both cases shall be in accordance with the provisions of R. 4:38-1(c), and

IT IS FURTHER ORDERED, that the Discovery End Date for the consolidated matters shall be August 26, 2017; and

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

Opposed

Unopposed


JAMIE D. HAPPAS, P.J.Cv.

#509
63/03/17

BARRETT & PAVLUK, LLC
Judson B. Barrett, Esquire - NJ Attorney #015531984
ATTORNEYS AT LAW
1200 EAGLE AVENUE, SUITE 204
OCEAN, NJ 07712
(732) 493-2800
ATTORNEYS FOR PLAINTIFF(S)

FILED
MAR 03 2017

✓NB

Jamie D. Happas, P.J.Cv.

KRZYSZTOF WISNIK
PLAINTIFF(S),

VS.

CONSTANTINO SCARCIA,
JOHN DOE 1-5 (fictitious), and
ABC CORP. 1-5 (fictitious)
DEFENDANT(S)

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

Docket No. MID-L-4966-16

ORDER

THIS MATTER, having been opened to the Court by Barrett & Pavluk, LLC, attorneys for plaintiffs, for an Order allowing plaintiff to amend the complaint, and the Court having considered arguments of counsel, and for good cause shown;

IT IS on this 3 day of March, 2017;

ORDERED that the plaintiff are hereby permitted to file an amended complaint naming IDEXCEL IT STAFFING as a defendant within ^{and some} ~~thirty (30)~~ ²⁰ days from the date of this Order; and it is further

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

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 10/1 20 17 unless further extended by court order.


JAMIE D. HAPPAS, P.J.Cv.

866
03/03/17
VNB

LEVINSON, AXELROD
Robert Y. Cook, Esq.
Attorney ID: 037362008
A Professional Corporation
654 Lacey Road
Forked River, NJ 08731
609-971-1177
Attorneys for Plaintiff(s)

FILED
MAR 03 2017
Jamie D. Happas, P.J.Cv.

ESTATE OF JEAN WOERNER and
GEORGE WOERNER, husband of
Jean Woerner, deceased,

Plaintiff(s),

v.

BOB'S DISCOUNT FURNITURE,
LLC, SOUTHERN MOTION, INC.,
JOHN DOES 1-10,
(presently unknown manufacturers
and sellers of defective equipment)
(unknown entities)

Defendants.

: SUPERIOR COURT OF NEW JERSEY
: LAW DIVISION: MIDDLESEX COUNTY
: DOCKET NO. MID-L-5711-14

Civil Action

BOB'S DISCOUNT FURNITURE,
LLC, SOUTHERN MOTION, INC.,

Third-Party Plaintiff(s),

v.

HOME DELIVERY AMERICA, INC.
d/b/a HOME DELIVERY
AMERICA,
333 Meadowlands Parkway, Suite
406, Secaucus, New Jersey 07094

Third-Party Defendants.

ORDER

THIS MATTER being opened to the Court by the law firm of Levinson Axelrod, P.A., Attorneys for the Plaintiffs, Estate of Jean Woerner and George Woerner, and, for other good cause shown;

IT IS on this 3 day of March, 2017;

ORDERED that the discovery be and is hereby extended for an additional ninety (90) days through June 5, 2017, for the following discovery to be completed:

1. Depositions of all parties to be completed by March 30, 2017;
2. Plaintiff shall provide any and all expert reports by April 10, 2017;
3. Defendant shall provide any and all expert reports by May 15, 2017;
4. Depositions of all experts to be taken on or before June 2, 2017;
5. All discovery to be completed by **June 5, 2017**; and

IT IS FURTHER ORDERED that the Trial of this matter, scheduled for April 10, 2017, be and hereby is adjourned;

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

Unopposed

Opposed

~~FURTHER ORDERED that no further extensions to the discovery deadline in JAMIE M. HAPPA, R.J. CIV. 17-0001 will be granted without a showing of exceptional and heretofore unforeseen circumstances.~~

T/D - 6/12/17 (preemptive)

This matter has had 857 days of discovery & 8 Exhibits and 4 hours of ADR

IT IS on this 3 day of March, 2017,

ORDERED that the time for completion of discovery is hereby extended for sixty (60) days from the previous discovery end date;

ORDERED that the new discovery end date is April 28, 2017; and it is further

ORDERED that the following discovery is to proceed in this discovery extension period:

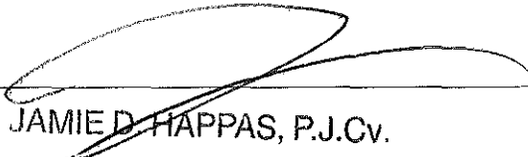
<u>Discovery</u>	<u>To Be Completed By:</u>
Receipt and Exchange of Medical Records	March 31, 2017
Receipt and Exchange of All Expert Reports and Addenda to Expert Reports	April 14, 2017
All Remaining Discovery	April 28, 2017

and it is further

ORDERED that the arbitration in this case is adjourned and shall be rescheduled pursuant to the Rules of Court;

ORDERED that Plaintiff's Complaint is hereby dismissed, without prejudice, for Plaintiff's failure to produce documents requested by Defendants pursuant to this Court's prior order compelling production of same; and it is further

ORDERED that a copy of this Order shall be served upon all counsel within seven (7) days from the date of its posting online


JAMIE D. PAPPAS, P.J.Cv.

Discovery End Date Extended to

4/28/17

Arbitration Shall Be

Consent to Remedy

Trial Shall Be

5/15/17

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

#691
03/03/17

✓NB

FILED

MAR 03 2017

Jamie D. Happas, P.J.Cv.

Francis W. Yook, Esq.
NJ Attorney ID 135182015
Mark S. Kundla, Esq.
NJ Attorney ID 027361981

HARDIN, KUNDLA, MCKEON & POLETTO
COUNSELLORS AT LAW
A PROFESSIONAL CORPORATION
673 MORRIS AVENUE
SPRINGFIELD, NEW JERSEY 07081
(973) 912-5222

Attorneys for Defendants, Sharon Wolter and Eric Wolter

LINDA YOUNG,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION: MIDDLESEX COUNTY
Plaintiff,	:	Docket No. MID-L-004198-15
vs.	:	
	:	Civil Action
SHARON WOLTER and ERIC WOLTER,	:	
	:	
Defendants.	:	ORDER
	:	

This matter having been opened to the Court upon the application of HARDIN, KUNDLA, MCKEON & POLETTO, P.A., attorneys for Defendants, Sharon Wolter and Eric Wolter, for an Order extending the time for discovery pursuant to Rule 4:24-1 and the Court having considered the moving papers and for good cause shown;

IT IS on this 3 day of March, 2017,

ORDERED that the time for completion of discovery is hereby extended for **sixty (60) days** from the previous discovery end date;

ORDERED that the new discovery end date is April ~~29~~²⁵, 2017; and it is further

ORDERED that the following discovery is to proceed in this discovery extension period:

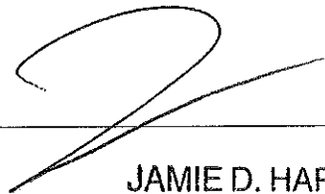
<u>Discovery</u>	<u>To Be Completed By:</u>
Receipt and Exchange of All Medical Records	March 31, 2017
Receipt and Exchange of Expert Reports & Addenda to Expert Reports	April 21, 2017
All Other Discovery	April 28, 2017

and it is further

ORDERED that the arbitration in this case is adjourned and shall be rescheduled pursuant to the Rules of the Court;

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

Discovery End Date Extended to 4/25/17
 Arbitration Shall Be 5/9/17
 Trial Shall Be 6/19/17


 JAMIE D. HAPPAS, P.J.C.V.
 FURTHER ORDERED that no further extensions to the discovery end date will be granted without a showing of exceptional and heretofore unforeseen circumstances.
