

THE HONORABLE JAMIE D. HAPPAS, P.J.Cv.
MOTION LIST
March 17, 2017

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

Case Name	Docket	Motion #	Type of Motion	Notes	Disposition
84 Lumber Company v. Ryan	L-1264-97	265	Cancel and Discharge Record of Judgment		GRANTED
Abdalla v. Vedawala	L-825-15	387	Extend Discovery		GRANTED
Adebayo v. Cheong-Bobb	L-3465-16	496	Dismiss Complaint		WITHDRAWN
Alba v. KMAC Realty LLC	L-4667-16	198	Dismiss Complaint		WITHDRAWN
Alliance Shippers Inc. v. Needah Pallet Company, Inc.	DJ-1064-17	458	Enforce Litigant Rights		GRANTED
Allstate v. Foxtail Lounge	L-1974-16	88	Compel Arbitration		Transferred to Judge Bergman
Alvarado v. Oaxaca Mexican Products	L-4987-15	771	Extend Discovery		GRANTED
Balistreri v. Trzeciak	L-7065-15	600	Dismiss Complaint; OR Extend Discovery		GRANTED
Balistreri v. Trzeciak	L-7065-15	958	Extend Discovery		GRANTED IN PART
Barrera v. Heller Industrial Parks	L-4319-14	580	Bar Testimony; OR Extend Discovery		Transferred to Judge Vignuolo
Barrett v. Mitch	L-4582-15	49	Extend Discovery		GRANTED
Basarb v. Nacco	L-4739-15	443	Extend Discovery		GRANTED
Bazruk v. Valley Service	L-4740-15	294	Extend Discovery		Transferred to Judge Mayer
Bernard v. Suburban Transit	L-1847-16	807	Consolidate		DENIED
Bhalla v. Patel	L-5258-15	848	Dismiss Complaint; OR		GRANTED IN PART

			Extend Discovery		
Blum-Crawford v. Big Lots Stores	L-2299-15	731	Extend Discovery		DENIED
Boccia v. Gully	L-5966-16	349	Suppress Answer		WITHDRAWN
Brookview Terrace Condominium v. Friedman	L-7421-13	818	Extend Discovery; Litigant's Rights; Strike Ans.		Transferred to Judge Vignuolo
Calderone v. Shah	L-1251-16	513	Extend Discovery and Change Track	Transferred from Judge Cresitello	GRANTED
Champion Contracting Corporation v. NG Solutions LLC	L-1764-16	189	Enter Default Judgment		WITHDRAWN
Chandhok v. Chang	L-6054-15	772	Extend Discovery		GRANTED
Chanley v. NJ Transit Corp.	L-6193-15	655	Re-Open Discovery		GRANTED
Checo v. Weisberg	L-914-16	179	Extend and Compel Discovery		GRANTED
Colon v. Sahai	L-4867-16	559	Dismiss Complaint		Adjourned to 3/31/17
Cook v. Avendano	L-367-16	572	Compel Discovery; Strike Answer		GRANTED IN PART
Correa v. J&J Auto Body	L-6222-15	556	Extend Discovery		GRANTED
Couch v. Anderson	L-4195-15	558	Extend Discovery		GRANTED
Davila v. Fils-Aime	L-6664-16	320	Amend Complaint		GRANTED
Del Rosso v. Plymouth Rock Assurance Co.	L-3300-16	82	Amend Complaint		GRANTED
Demarco v. Halasz	L-2519-16	677	Consolidate		GRANTED
Direct Coast to Coast v. Liberty Gifts	L-2866-15	1071	Relieve as Counsel	Adjourned from 3/3/17	GRANTED
Downey v. Gabor	L-3695-15	366	Extend Discovery		GRANTED

Drobach Equipment Rental v. JH Reid General Contractors	L-5967-16	523	Turnover Funds		GRANTED
Dulin v. Francisco	L-6466-16	534	Amend Complaint		GRANTED
Dunn v. Peterpank Diner	L-6964-15	746	Compel Discovery		GRANTED
Erdberg v. Perrucci	L-4113-15	718	Extend Discovery		GRANTED
Esquilin v. Ortega	L-4586-15	747	Extend Discovery		GRANTED
Ezmeriz v. Brenman	L-4032-16	775	Consolidate		GRANTED
Fernandez v. Diaz	L-6017-16	93	Consolidate		GRANTED
Ferris v. Clearbrook Community Association	L-7177-15	833	Extend Discovery		GRANTED
Flores v. Abreu	L-7332-15	304	Consolidate; AND Amend Complaint		GRANTED
Gagliardi v. Mediplex Condominium Association	L-5903-15	825	Extend Discovery		GRANTED
Gettinger v. Saber Donuts	L-4262-15	654	Extend Discovery		GRANTED
Grau v. Laidlaw	L-5582-14	513	Dismiss Complaint; OR Extend Discovery		GRANTED IN PART
Great American Insurance Co. v. New York Marine & General Insurance Co.	L-6339-16	67	Consolidate		DENIED
Harmon v. McGilvery	L-5076-15	526	Extend Discovery		GRANTED
Hectman v. Regency at Monroe Homeowners Association	L-5750-15	517	Extend Discovery		GRANTED IN PART
Hinton v. Cimillo	L-758-15	472	Extend Discovery		DENIED
Irish v. Pizarro	L-6325-15	389	Extend Discovery		GRANTED
Jaramillo v. Voegele	L-6362-16	276	Consolidate		GRANTED

Jimenez-Gonzalez v. Berardi	L-6464-16	511	Consolidate		GRANTED
Johnson v. Arumugam	L-6302-15	664	Extend Discovery		GRANTED
Jones v. Naranjo	L-6967-16	95	Dismiss Complaint	Hoagland Conflict	Transferred to Judge Paley
Kanu v. Cohen	L-278-16	832	Extend Discovery	Hoagland Conflict	Transferred to Judge Carter
Klinger v. NJM	L-6760-15	722	Extend Discovery	Hoagland Conflict	Transferred to Judge Natali
Kocoglu v. David	L-4389-15	562	Extend and Compel Discovery		GRANTED
Kosicky v. Parkwood Village	L-4620-15	415	Extend Discovery		GRANTED
Laidlaw v. MPJJ/LL LLC	L-4689-15	703	Extend Discovery		GRANTED
Lainez v. Bell YTM Corporation	L-4582-14	823	Extend Discovery	Hoagland Conflict	Transferred to Judge Carter
Landaverde v. Loffy	L-3323-15	853	Extend Discovery		WITHDRAWN
Lewin v. Piro	L-4683-14	314	Extend Discovery		GRANTED
Linder v. Somerset Plaza	L-5066-15	428	Extend Discovery		GRANTED
Lukacs v. Hightstown Medical Associates	L-8095-13	828	Extend Discovery		Transferred to Judge Corson
Luna v. Parry	L-7197-15	750	Extend Discovery		WITHDRAWN
Menocal v. Gaby's Bakery	L-4975-15	821	Extend Discovery		GRANTED
Mercado v. Salas	L-6168-15	598	Extend Discovery	Hoagland Conflict	Transferred to Judge Bergman
Mercado-Chavez v. Salas-Rodriguez	L-6168-15	736	Extend Discovery	Hoagland Conflict	Transferred to Judge Bergman
Milton v. Slipek	L-3820-15	786	Dismiss Complaint; OR Extend Discovery		GRANTED IN PART
Milton v. Slipek	L-3820-15	814	Extend Discovery		GRANTED
Misko v. NJM	L-664-16	721	Extend Discovery	Hoagland Conflict	Transferred to Judge Gelade

Montano v. Brice	L-10722-14	638	Reconsideration		DENIED
Mtawe v. Nguyen	L-2063-15	663	Extend Discovery; Adj. Arb. & Trial		GRANTED
Murineks v. State of New Jersey	L-6227-14	73	Extend Discovery		DENIED
Odiaka v. Castano	L-6009-15	629	Extend Discovery		GRANTED
Paciocco v. Phily Diner	L-18-16	813	Extend Discovery		GRANTED
Paciocco v. Phily Diner	L-18-16	965	Compel Discovery		Adjourned to 3/31/17
Patel v. Patel	L-4993-15	727	Extend Discovery		GRANTED IN PART
Patel v. Spring Street Development Urban Renewal, LLC	L-3195-15	835	Extend Discovery		GRANTED
Pelczar v. Torisello Organization Inc.	L-5153-15	206	Extend Discovery		GRANTED
Petilla v. Long Live Paintball NJ	L-1343-14	840	Extend and Compel Discovery		GRANTED
Petilla v. Long Live Paintball NJ	L-1343-14	950	Protective Order		DENIED
Plotnikov v. Tapia-Alantz	L-732-16	532	Reconsideration		Transferred to Judge Le Blon
Pribila-Bisset v. Green Line Moving Corp.	L-2542-15	710	Extend Discovery		GRANTED
Richardson v. Ponamgi	L-4707-14	799	Extend and Compel Discovery		GRANTED
Rodriguez v. McKenna	L-4945-15	604	Bar Testimony; OR Extend Discovery		GRANTED IN PART
Rodriguez v. New Brunswick Board of Education	L-6931-15	507	Extend Discovery		GRANTED
Rodriguez v. Span-Lewis	L-1256-15	804	Consolidate		DENIED
Roskowski v. Ashon	L-6081-15	421	Extend Discovery		GRANTED

Royster v. Garcia	L-5966-15	494	Dismiss Complaint		DENIED
Sadek v. Arnold	L-835-16	502	Extend Discovery		GRANTED
Sanchez-Chase v. Male	L-5847-14	196	Extend Discovery; AND File Amended Complaint		GRANTED
Sanchez-Chase v. Male	L-5847-14	601	Extend Discovery		GRANTED
Santana v. Cromwell	L-3264-16	543	Dismiss Complaint; OR Compel Discovery		WITHDRAWN
Saunders-Cudjoe v. Blenderman	L-108-16	144	Consolidate	Hoagland Conflict	Transferred to Judge Gelade
Savarirayan v. TCB Lord Stirling Urban Renewal LP	L-6915-15	855	Extend Discovery		DENIED
Scarmato v. Principato	L-5947-15	625	Extend Discovery		GRANTED
Schaeffer v. NJM	L-11711-14	596	Extend Discovery	Hoagland Conflict	Transferred to Judge Toto
Shabazz v. Torcon	L-10932-14	501	Extend Discovery	Hoagland Conflict	Transferred to Judge Le Blon
Shamy v. Township of Edison	L-5756-15	522	Extend Discovery		GRANTED
Shon v. Kovach	L-6064-15	838	Extend Discovery		WITHDRAWN
Shoshiashvili v. Conlon	L-4151-15	452	Extend Discovery		GRANTED
Silvera v. Toth	L-6482-15	279	Extend and Compel Discovery		DENIED
Silvera v. Toth	L-6482-15	861	Extend Discovery		GRANTED
Snyder v. Netherlands Insurance Co.	L-4115-15	744	Extend Discovery		GRANTED
Sutton v. Rosario	L-4565-15	130	Extend Discovery		GRANTED
Taylor v. Seshadri	L-6251-16	495	Consolidate		GRANTED

Tejada v. Lomastro	L-4118-15	706	Consolidate		DENIED
Tirado v. Ignarski	L-3639-16	354	Consolidate		GRANTED
Tomasino v. TJX Companies, Inc.	L-4121-15	163	Extend Discovery		GRANTED
Torres v. Gilmore	L-4887-15	83	Extend Discovery		GRANTED
Toth v. Corcoran	L-1565-16	271	Extend Discovery		GRANTED
Tsivgas v. Residence Inn by Marriott	L-5181-15	510	Extend Discovery		GRANTED
Tunison v. Panera LLC	L-991-15	735	Compel & Extend Discovery		GRANTED
Varga v. Maple Gtove at Piscataway Condominium Association	L-6115-15	684	Extend Discovery		GRANTED
Vargas v. Merit Service Solutions	L-3671-15	667	Extend Discovery		WITHDRAWN
Velez v. Abrams	L-11349-14	692	Compel Specific Discovery; Extend Discovery		WITHDRAWN
Vilichka v. Woodbridge Township	L-10801-14	287	Extend Discovery	Hoagland Conflict	Transferred to Judge Toto
Waller v. Gargione	L-4455-15	92	Extend Discovery	Hoagland Conflict	Transferred to Judge Natali
Wegner v. Derrico	L-1742-15	805	Extend Discovery		GRANTED
Welsh v. Plymouth Rock Insurance Co.	L-2100-16	787	Extend Discovery		WITHDRAWN
Whitehead v. Lerner	L-4810-15	636	Extend Discovery		GRANTED

BROEGE, NEUMANN, FISCHER & SHAVER
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Attorneys for Thomas Ryan and Patricia M. Ryan
Frank J. Fischer, Esq. 012021982 FF3328

FILED
MAR 17 2017

✓ NE

Jamie D. Happas, P.J.Cv.

84 LUMBER COMPANY

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.
JUDGMENT NO. J-304990-1997

L-1264-97

Plaintiff

VS.

ORDER CANCELING AND
DISCHARGING OF RECORD
A JUDGMENT

THOMAS E. RYAN and
PATRICIA M. RYAN

ORAL ARGUMENT WAIVED
Hearing Date: Friday, March 17, 2017

Defendants

This matter came to the attention of the Court upon the Motion of THOMAS E. RYAN and PATRICIA M. RYAN, for entry of an Order Canceling and Discharging a Judgment against them in favor of 84 LUMBER COMPANY. The Court has read and considered all of the papers filed in support of the Motion, as well as any papers filed in opposition, and considered the argument presented and for good cause shown;

It is on this 17 day of March, 2017

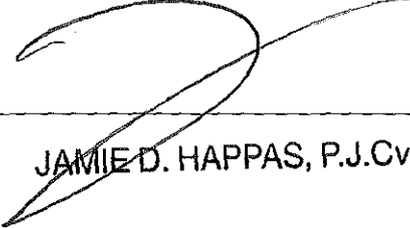
ORDERED AS FOLLOWS:

1. That the Motion of THOMAS E. RYAN and PATRICIA M. RYAN for entry of an Order canceling and Discharging a Judgment be and hereby is granted;

2. The Judgment held by 84 LUMBER COMPANY, which judgment is docketed as L-001264-97 and entered in the Superior Court of the State of New Jersey, bearing judgment

number J-304990-1997, against THOMAS E. RYAN and PATRICIA M. RYAN, be and hereby is canceled and discharged of record;

3. A copy of this Order shall be served upon counsel for Plaintiff no later than 7 days from the date of its *posting online*.



JAMIE D. HAPPAS, P.J.Cv.

() Opposed
() Unopposed

SEE STATEMENT OF REASONS
ATTACHED HERETO

"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."

Statement of Reasons
84 Lumber Company v. Ryan (MID-L-1264-97)

NJSA 2A:16-49.1 states as follows:

At any time after 1 year has elapsed, since a bankrupt was discharged from his debts, pursuant to the acts of Congress relating to bankruptcy, he may apply, upon proof of his discharge, to the court in which a judgment was rendered against him, or to the court of which it has become a judgment by docketing it, or filing a transcript thereof, for an order directing the judgment to be canceled and discharged of record. If it appears upon the hearing that he has been discharged from the payment of that judgment or the debt upon which such judgment was recovered, an order shall be made directing said judgment to be canceled and discharged of record; and thereupon the clerk of said court shall cancel and discharge the same by entering on the record or in the margin of the record of judgment, that the same is canceled and discharged by order of the court, giving the date of entry of the order of discharge. Where the judgment was a lien on real property owned by the bankrupt prior to the time he was adjudged a bankrupt, and not subject to be discharged or released under the provisions of the Bankruptcy Act, the lien thereof upon said real estate shall not be affected by said order and may be enforced, but in all other respects the judgment shall be of no force or validity, nor shall the same be a lien on real property acquired by him subsequent to his discharge in bankruptcy.

If a debtor waits at least a year following the discharge of their debts in bankruptcy court and the judgment creditor does not seek to enforce the judgment, the debtor is entitled to have the judgment canceled and discharged. Gaskill v. Citi Mortg., Inc., 428 N.J. Super. 234 (App. Div. 2012). The debtor must supply proof of discharge when making such application.

In the present case, Defendant provided the court with an Order of Discharge entered on January 18, 2003.

Therefore, because Defendants have provided the court with the required proof to show that the Bankruptcy Court discharged Defendant's debts and more than a year has elapsed since the order was entered.

#387 3-17-17 JNB

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

DAVID CORVASCE - 022812011

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

ATTORNEY FOR: Defendant/s, HIRAL B VEDAWALA and BALKRISHAN VEDAWALA

AHMED F ABDALLA

Plaintiff

vs.

HIRAL B VEDAWALA, BALKRISHA
S VEDAWALA, XYZ COMPANIES I-
V (fictitious entities whose true
identities are presently unknown) JOHN
and JANE DOES I-V (fictitious
individuals whose true identities are
presently unknown)

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-825-15

Civil Action

ORDER EXTENDING DISCOVERY PERIOD

Pursuant to Rule 4:24-1(c)

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

IT IS, on this 17 day of March, 20 ;

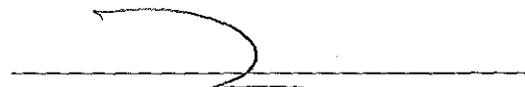
ORDERED that the time for the completion of discovery is hereby extended to May 17, 2017;

IT IS FURTHER ORDERED, that plaintiff is hereby compelled to produce the documentation for the 2011 date of loss within twenty days of the entry of the Order;

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

Item	Scheduled For
1. Addendum report received and served	April 20, 2017
2. Plaintiff to provide defendant with copies of all discovery and deposition transcripts of the 2011 date of loss	May 15, 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.

T/D - May 30, 2017

010251983
RONALD HOROWITZ
Attorney at Law
PO Box 353707
Palm Coast, FL 32137
(386) 283-4886
Attorney for Plaintiff
Our File No. 2815

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

JNB

ALLIANCE SHIPPERS INC.,

Plaintiff,

vs.

NECEDAH PALLET COMPANY, INC.

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
SPECIAL CIVIL PART

Docket No. MID-DC-11527-16

~~DJ-13870-17~~

Civil Action

DJ-001064-17

1458

ORDER

THIS MATTER having been opened to the Court by Ronald Horowitz, Esq., attorney for Plaintiff, Alliance Shippers Inc., on plaintiff's motion for an order enforcing an Information Subpoena, the Court having considered the moving, opposing and reply papers, if any, and for other good cause shown;

IT IS ON THIS 17 day of March, 2017:

ORDERED that defendant, Necedah Pallet Company, Inc., shall ^{as by March 30} immediately comply with the Information Subpoena served upon it and produce all documents and information requested therein;

IT IS FURTHER ORDERED that defendant, Necedah Pallet Company, Inc., shall pay plaintiff's attorney's fees and costs in connection with this motion in the amount of \$400.00 within ten (10) days of the date hereof; *denied w/o prejudice*

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

JAMIE D. HAPPAS, P.J.Cv.

VNB

FILED

MAR 17 2017

Jamie D. Happs, P.J.Cv.

REBENACK, ARONOW & MASCOLO, LLP
111 Livingston Avenue
New Brunswick, NJ 08901
(732) 247-3600
ATTORNEY ID:
Attorneys for Plaintiffs, Leticia Alvarado

Plaintiff(s),
Leticia Alvarado, ,
vs.
Defendant(s),
Oaxaca Mexican Products,

SUPERIOR COURT OF NEW JERSEY

MIDDLESEX COUNTY
LAW DIVISION

DOCKET NO. MID-L-4987-15

CIVIL ACTION

A 771

ORDER

Rebenack, Aronow
& Mascolo, LLP

111 Livingston Ave.
New Brunswick, NJ

THIS MATTER having been brought before the Court on Motion of Rebenack, Aronow, & Mascolo LLP, attorneys for Plaintiff Leticia Alvarado for an order to extend time for discovery to be completed, compel the deposition of defendants and adjourning the trial scheduled for April 10, 2017 and the Court having reviewed the moving papers and for good cause shown;

IT IS ON THIS 17 day of March,

ORDERED that the discovery end date shall be extended until May 15, 2017, to allow the following discovery to be completed:

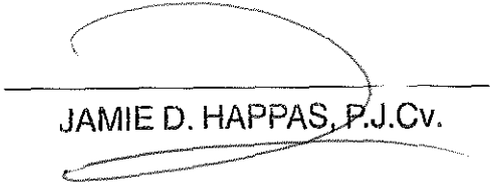
Defendants shall supply Answers to Form and Supplemental Interrogatories by March 31, 2017;

Depositions of representatives and employees of Defendant shall be completed by April 15, 2017.

Should said depositions not take place by April 15, 2017, the Defendants' defenses shall be suppressed and their testimony ^{may} shall be barred at time of trial;

All liability expert reports shall be served by May 10, 2017;

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


JAMIE D. HAPPAS, P.J.Cv.

Papers filed with the Court:

- Answering Papers
- Reply Papers

The within Notice of Motion was:

- Opposed
- Unopposed

Rebenack, Aronow
& Mascolo, LLP

111 Livingston Ave.
New Brunswick, NJ

"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."

T/O - May 30 2017

Law Office of Robert A. Rasaks
371 Hoes Lane, Suite 105
Piscataway, NJ 08854
(732) 981-1649 (Telephone)
(732) 981-1657 (Fax)
By: Adam Carman, Esq., 02136-2011
Attorney for Defendant, Christina Balistreri

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

Handwritten initials: JNB

CHRISTINA BALISTRERI, ROSEANN
BALISTRERI and ANTHONY
BALISTRERI,

Plaintiff,

-vs-

THIRD PARTY PLANTIFF:

HENRY J. TRZECIAK, and JOHN DOE
1-5(as yet unidentified individuals) and
ABC BUSINESS ENTITIES 1-5 (as yet
unidentified entities)

DEFENDANT:
CHRISTINA BALISTRERI

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-7065-15

Civil Action

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ORDER

GRANTED IN PART

This matter having been opened to the Court on Motion of Adam Carman, Esq., attorney for defendant, Christina Balistreri, for an Order to dismiss plaintiffs' Complaint for failure to comply with the December 7, 2016 Case Management Order or in the alternative an Order to extend the discovery period as well as adjourn Arbitration and Trial and the Court having read and considered the moving papers, and for good cause appearing;

IT IS on this 17 day of March, 2017:

ORDERED that plaintiffs' Complaint is hereby dismissed without prejudice, for failure to comply with the December 7, 2016 Case Management Order; and it is further;

IN THE ALTERNATIVE

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

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

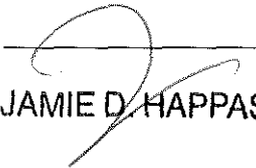
ORDERED that discovery is hereby extend ninety (90) days to July 14, 2017; and it is further

ORDERED that plaintiffs Christina Balistreri, Roseann Balistreri and Anthony Balistreri shall appear for depositions within thirty (30) days of the date of this Order; and it is further;

ORDERED that all defense expert reports shall be served by July 13, 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 7/15/17
Arbitration Shall Be 7/25/17
Trial Shall Be 9/5/17

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

SHELLEY L. STANGLER, P.C.
155 MORRIS AVENUE, 2ND FLOOR
SPRINGFIELD, NJ 07081
PHONE (973) 379-2500 FAX (973) 379-0031
ATTORNEY ID NO: 023261987
Attorney for Plaintiff, Roseann Balistrerri

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

✓ NB

**CHRISTINA BALISTRERI, ROSEANN
BALISTRERRI and ANTHONY
BALISTRERRI,**

Plaintiffs,

vs.

**HENRY J. TRZECIAK and JOHN DOES
1-5 (as yet unidentified individuals),) and
ABC BUSINESS ENTITIES 1-5 (as yet
unidentified entities),**

Defendants.

**SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO: MID-L-7065-15**

CIVIL ACTION

ORDER

71958

This matter having been opened to the Court by cross-motion to extend discovery by plaintiff Roseanne Balistreri, by counsel Shelley L. Stangler, P.C. (Shelley L. Stangler, Esq. , appearing).and plaintiff Christine Balistreri appearing by counsel Macce & Cresti, LLC. (Michelle C. Cresti, Esq., appearing) and defendant Henry J. Trzeciak appearing by counsel Law Offices of John J Gentile, LLC. (John J. Gentile, Esq., appearing) and counsel for Christine Balistreri as a defendant appearing by counsel the Law Offices of Robert A. Raskas (Adam Carmen, Esq., appearing) and the court having read the papers and good cause having been shown

IT IS ON THIS 17 DAY OF MARCH, 2017

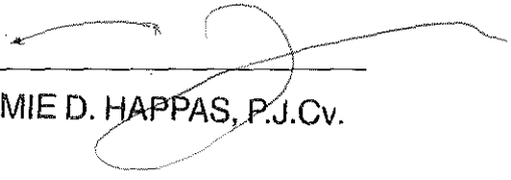
ORDERED, that discovery is to proceed as follows:

1. Fact depositions to be completed by April 30, 2017;
2. Plaintiff expert reports to be served by May 15, 2017;

3. Defense expert reports to be served by June 15, 2017;
4. Expert depositions or any rebuttal reports to be served by July 15, 2017;
5. The discovery end date is July 15, 2017
6. Arbitration is to be held on _____
7. Trial is to be held on _____ or notice to be sent, and it is further

ORDERED, that a copy of this Order to be served on all counsel of record within seven (7) days the order is entered on the Middlesex County public access docket.

SO ORDERED:



JAMIE D. HAPPAS, P.J.Cv.

Partial opposition X

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

Discovery End Date Extended to 7/15/17
Arbitration Shall Be 7/25/17
Trial Shall Be 9/5/17

VNB

FILED
MAR 17 2017

Jamie D. Happas, P.J.Cv.

DAVID CORVASCE - 022812011

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

ATTORNEY FOR: Defendant/s, LAURA MITCH and JOHN MITCH

LLOYD BARRETT,

Plaintiff,

vs

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-4582-15

Civil Action

LAURA MITCH and/or JANE DOE #
1-5 (fictitious name), JOHN MITCH
and/or JOHN DOE OWNER #1-5
(fictitious name), RICHARD ROE #1-5
(fictitious name) and/or RICHARD ROE
COMPANY #1-5 (fictitious name)
and/or RICHARD ROE INC #1-5
(fictitious name), individually, jointly
severally and/or in the alternative,

Defendants,

ORDER EXTENDING DISCOVERY PERIOD
Pursuant to Rule 4:24-1(c)

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

IT IS, on this 17 day of March, 2017

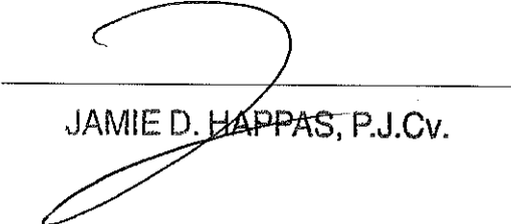
ORDERED that the time for the completion of discovery is hereby extended to June 1, 2017;

IT IS FURTHER ORDERED that the trial date of May 8, 2017 ne adjourned to allow for the additional extension in discovery;

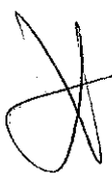
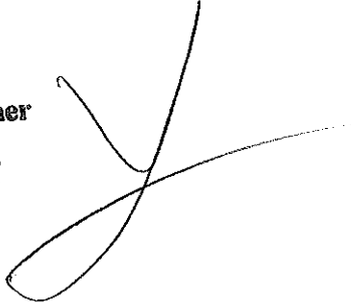
IT IS FURTHER ORDERED that, within the extended discovery period, the parties are to complete the following discovery matters as specifically indicated below:

Item	Scheduled For
1. Plaintiff to appear for the IME with Dr Lopez on March 17, 2017	March 17, 2017
2. Obtain and send MRI Films to Dr Lopez for review	April 25, 2017
3. Obtain Dr Lopez examination report of plaintiff and provide to counsel	June 1, 2017 App. 1 30, 2017
4. plaintiff to provide related report	May 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.

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

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

#443 3-17-17
VNB

FILED
MAR 17 2017
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
Telephone No. (732) 749-3313
Fax No. (732) 749-3317

Attorney for Defendants, Anthony J. Nacco, Carteret Police Department and Borough of Carteret
Our File No. 18S.7469JAC

CASAYNDRA BASARAB,

Plaintiff,

v.

ANTHONY J. NACCO, CARTERET POLICE
DEPARTMENT, BOROUGH OF CARTERET,
and/or John Does 1-20 (fictitious persons or
entities),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY
DOCKET NO. MID-L-004739-15

Civil Action

ORDER EXTENDING DISCOVERY

THIS MATTER, having been brought to the Court on motion by the Camassa Law Firm, P.C., attorneys for defendant; and, the Court having considered the moving papers, and any for an Order extending the discovery period; and, the Court having reviewed the within moving papers and for other good cause having been shown;

It is on this 17 day of March, 2017;

ORDERED that the Discovery End Date be and is hereby extended for sixty (60) days from March 30, 2017 to May ¹⁰30, 2017; and, it is

FURTHER ORDERED that, plaintiff's response to our February 16, 2017 informal notice to produce for the October 1, 2015 CD of arthrogram films of plaintiff's left shoulder and the July 9, 2014 CD of the MRI films of plaintiff's cervical spine, be provided by March 20, 2017; and, it is

FURTHER ORDERED that all supplemental IME reports be served on plaintiff's counsel by May ¹⁰30, 2017; and, it is

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


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

#867
03/17/17

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

✓ NB

ZARWIN, BAUM, DeVITO, KAPLAN, SCHAEER, TODDY, P.C.
MICHAEL D. DANKANICH - 036301984
Five Greentree Centre
525 Route 73 North, Suite 303
Marlton, NJ 08053
(856) 810-3454

Attorneys for Defendant Suburban Transit (improperly named Suburban Transit/Coach USA)

JAMES A. BERNARD and DANA
BERNARD,

Plaintiffs,

v.

SUBURBAN TRANSIT/COACH USA,
JAMAL L. PENTEN, JOHN DOES
1-10, et al.

Defendants.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION
DOCKET NO. MID-L-1847-16

Civil Action

SATEESH MANNAM and RAMADEVI
MANNAM,

Plaintiffs,

v.

SUBURBAN TRANSIT COMPANY,
MEGABUS GEORGIA; COACH USA;
COACH LEASING; JAMAL L. PENTEN
and JOHN DOES 1-10,

Defendants.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION
DOCKET NO. MID-L-6843-16

Civil Action

ORDER

AND NOW, THIS 17 day of March 2017, it is hereby

ORDERED AND DECREED that the two above noted matters are hereby **CONSOLIDATED**
with the lead matter being Sateesh Mannam, et al vs. Suburan Transit, et al., and that all

DENIED

subsequent filing regarding either or both of these matters be filed under Docket No. MID-L-6843-16 and the joint discovery end date is November 16, 2017.

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

BY THE COURT:

A handwritten signature in black ink, consisting of a large, stylized loop followed by a horizontal line and a short vertical stroke.

JAMIE D. HAPPAS, P.J.Cv.

**SEE STATEMENT OF REASONS
ATTACHED HERETO**

Statement of Reasons
Bernard v. Suburban Transit (MID-L-1847-16)

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, Bernard v. Suburban Transit (MID-L-1847-16), will have had 300 days of discovery when discovery ends on May 2, 2017. Whereas, the second filed case, Mannam v. Suburban Transit (MID-L-6843-16) will have had 300 days of discovery when discovery ends on November 16, 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 Bernard v. Suburban Transit longer due to the recently filed complaint in Mannam v. Suburban Transit would unfairly prejudice the plaintiffs in Bernard v. Suburban Transit.

VNB

Law Offices of Pamela D. Hargrove
ARTHUR ARNOLD, ESQ.
Identification No. 30011983
JOHN C. CIABATTARI, ESQ.
Identification No. 26741979
65 Jackson Drive, Suite 302
PO Box 2000
Cranford, NJ 07016-0200
Telephone: (908) 653-2141
Attorneys for Defendant(s):
NARESH PATEL and AVANI PATEL

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

GRANTED IN PART

SANJAY BHALLA and MRIDULLA
BHALLA

Plaintiffs

vs.

NARESH PATEL and AVANI PATEL

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY

DOCKET NO. MID-L-5258-15

848

CIVIL ACTION

**ORDER TO DISMISS PLAINTIFF(S)
COMPLAINT FOR FAILURE TO
COMPLY WITH A COURT ORDER
OR IN THE ALTERNATIVE
ADJOURN THE APRIL 6, 2017
ARBITRATION AND EXTEND
DISCOVERY FOR EXCEPTIONAL
CIRCUMSTANCES**

This matter being opened to the Court, on March 17, 2017, pursuant to Rule 1:6-2 and Rule 1:6-3, and having been submitted for ruling on the papers by Arthur Arnold, Esq., of the Law Offices of Pamela D. Hargrove attorney for the Defendant(s), NARESH PATEL and AVANI PATEL, for an ORDER TO DISMISS PLAINTIFF(S) COMPLAINT FOR FAILURE TO COMPLY WITH A COURT ORDER OR IN THE ALTERNATIVE ADJOURN THE

APRIL 6, 2017 ARBITRATION AND EXTEND DISCOVERY FOR EXCEPTIONAL CIRCUMSTANCES and there having been no opposition and good cause appearing;

It is on this 17 day of March, 2017, ORDERED that the Plaintiff(s), SANJAY BHALLA and MRIDULLA BHALLA, complaint be and hereby is dismissed for failure to comply with a Court Order.

OR IN THE ALTERNATIVE

~~IT IS HEREBY ORDERED that the April 6, 2017 Arbitration is hereby adjourned; and IT IS FURTHER ORDERED that the discovery time be and hereby is extended to May 29, 2017 to allow time for the following:~~

- ~~1. Receipt of records and diagnostic films from plaintiff's medical facilities and service of same upon defendant's medical experts on or before April 28, 2017.~~
- ~~2. Review of films and records and the preparation of medical reports by defendant's medical experts to be completed on or before April 28, 2017.~~
- ~~3. Receipt of medical reports by defendant and the service of same upon all counsel on or before May 29, 2017.~~
- ~~4. Any further discovery that may become necessary as a result of the foregoing, to be obtained and completed on or before May 29, 2017; and~~

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

JAMIE D. HAPPAS P.J.Cv.

MOTION WAS:

 OPPOSED

✓ NOT OPPOSED

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

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

#731
03/17/17

VNB

Thomas A. Zammatore, Esq., AIN 001201983
CASIO & CAPOTORTO
Morris Corporate Center I
300 Interpace Parkway, Atrium B/C
Parsippany, New Jersey 07054
Phone: 973-541-6300
File No.: 417613

FILED
MAR 17 2017

Jamie D. Happas, P.J.Cv.

Attorneys for Defendants/Third Party Plaintiffs, Dowell Woodbridge, LLC, Quality Way Operator, LLC i/p/a Quality Way Operations and Onyx Management Group, LLC i/p/a Onyx Equalities a/k/a Onyx Equities

JUDITH BLUM-CRAWFORD

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY
DOCKET NO.: MID-L-2299-15

Plaintiff,

vs.

CIVIL ACTION

BIG LOTS STORES, INC. NUMBER 5295,
DOWELLWOODBRIDGE, LLC c/o METRO
COMMERCIAL, QUALITY WAY
OPERATIONS c/o ONYX EQUALITIES,
JOHN DOE, fictitious name and ABC
CORPORATION, fictitious name,

**ORDER EXTENDING DISCOVERY AND
SETTING NEW DISCOVERY END
DATE, ADJOURNING THE TRIAL DATE**

Defendants.

AND

DOWELL WOODBRIDGE, LLC, QUALITY
WAY OPERATOR, LLC AND ONYX
MANAGEMENT GROUP, LLC,

Defendants/Third Party Plaintiffs,

vs.

THE COVELLI GROUP, INC,

Third Party Defendant.

DENIED

This matter came before the court on application of counsel Cascio & Capotorto Esqs., by Thomas A. Zammatore, Esq., attorney for defendants/third party plaintiffs,

Dowell Woodbridge, LLC, Quality Way Operator, LLC i/p/a Quality Way Operations and Onyx Management Group, LLC i/p/a Onyx Equalities a/k/a Onyx Equities, for an Extension of the period for discovery and/or adjournment of the presently fixed trial date.

FOR GOOD CAUSE SHOWN it is on this 17 day of March, 2017;

- (a) the time for the completion of discovery is hereby extended for ninety (90) days from the previous end of discovery date;
- (b) the new discovery end date is June 30, 2017;
- (d) trial presently scheduled for April 17, 2017 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
Exchange Discovery with Third Party Defendant	May 15, 2017
Depositions Third Party Defendant	June 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

Cascio & Capotorto, for plaintiff X defendant

Opposed
 Unopposed

Third party defendant has not yet filed an answer and according to movant, default is being entered. If answer is filed before trial, parties shall work with a problem at the trial call. No need to extend discovery at this juncture since answer has not yet been filed

#513 3-17-17

✓NB

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

FILED
MAR 17 2017

Jamie D. Happas, P.J.Cv.

<p>BRENDA CALDERONE, as Administratrix Ad Prosequendum of the Estate of Christopher Calderone, deceased, and BRENDA CALDERONE; LEWIS CALDERONE; and DAVID CALDERONE, Individually,</p> <p style="text-align: center;">Plaintiffs,</p> <p style="text-align: center;">-against-</p> <p>NISHANK SHAH; PAUL FIORENTINO; MAUREEN FIORENTIO; VOLKSWAGEN AG; VOLKSWAGEN GROUP OF AMERICA, INC.; JOHN DOES 1-10 (said names being fictitious, real names unknown); ABC CORPS. 1-10 (said names being fictitious, real names unknown),</p> <p style="text-align: center;">Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY</p> <p>DOCKET NO.: MID-L-1251-16</p> <p style="text-align: center;">Civil Action</p> <p style="text-align: center;"><u>DISCOVERY ORDER</u></p> <p style="text-align: center;"><i>Counsel w/L - 1698-16</i></p>
---	--

This matter having been brought before the Court by Herzfeld & Rubin, P.C. attorneys for defendants, for an Order to extend discovery dates, and counsel for plaintiffs having consented to the relief being sought, and the Court having considered the matter, and good cause having been shown:

IT IS on this 17 day of March, 2017;

ORDERED that the track designation be changed from Track II to Track III; and

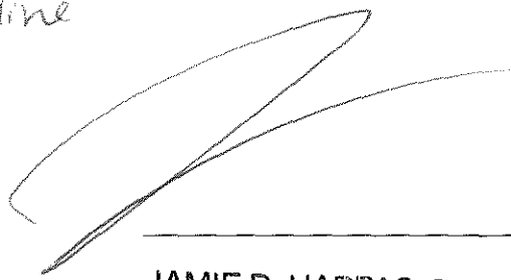
(606)

it is further

ORDERED that a Case Management Conference will be on _____ at _____
; and it is further

ORDERED that the discovery end date is March 17, 2018; and it is further

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



JAMIE D. HAPPAS, P.J.Cv.

The Assgmt above & Noted
the matter for a CME
on wed. April 26, 2017
8:30 a.m.

#772
03/17/17

✓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):
IVY CHANG

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

MANJEET CHANDHOK

Plaintiff

vs.

IVY CHANG

Defendant

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-6054-15

CIVIL ACTION

**ORDER TO ADJOURN THE APRIL
20, 2017 DATE AND EXTEND
DISCOVERY TIME FOR
EXCEPTIONAL CIRCUMSTANCES**

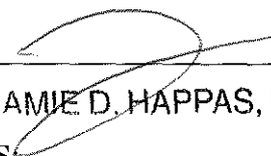
This matter being opened to the Court, on March 17, 2017, pursuant to Rule 1:6-2 and Rule 1:6-3, and having been submitted for ruling on the papers by, John Raymond, Esq., of the Law Offices of Pamela D. Hargrove attorney for the Defendant(s), IVY CHANG, for an Order to adjourn the arbitration date and 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 17 day of March, 2017, ORDERED that the arbitration in this matter scheduled for April 20, 2017 is hereby adjourned; and

IT IS FURTHER ORDERED that discovery time be and hereby is extended for exceptional circumstances to April 17, 2017 to allow time for the following:

1. Plaintiff to provide defendant with responses to more specific answers, specifically, a detailed summary of medical bills of the plaintiff and responses to a Notice to Produce, specifically, PIP documentation and medical records for plaintiff's prior accidents to be provided on or before March 30, 2017.
2. Receipt of records and films from plaintiff's medical facilities, specifically Dr. J.K. Heacock, Thomas Campana D.C, Atlantic Spine Center of West Orange, Dr. Adarsh Aryand, Hackensack Medical Center and DRA of Edison on or before March 30, 2017.
3. Review and preparation of medical reports by defendant's expert to be completed on or before April 15, 2017.
4. Receipt of medical reports by defense counsel and the service of same upon all parties on or before April 17, 2017.
5. Any further discovery that may be necessary as a result of the foregoing, to be obtained and completed on or before April 17, 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

Arb - 5/1/17
T/D - 6/19/17

CHRISTOPHER S. PORRINO
ATTORNEY GENERAL OF NEW JERSEY
124 Halsey Street
PO Box 45029
Newark, NJ 07101
Attorney for Defendant,
New Jersey Transit

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

VNB

By: James A. McGhee (036742007)
Deputy Attorney General
973-648-2436
james.mcgee@dol.lps.state.nj.us

ELNA CHANLEY,

Plaintiff,

v.

NEW JERSEY TRANSIT CORP. CORP
AND/OR NEW JERSEY TRANSIT BUS
OPERATIONS and LAUREN FRENCH,

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION MIDDLESEX COUNTY

Docket No. MID-L-6193-15

#655

CIVIL ACTION

ORDER REOPENING DISCOVERY

This matter having been opened to the Court on application of Christopher S. Porrino, Attorney General of New Jersey, James A. McGhee, Deputy Attorney General, appearing on behalf of Defendant New Jersey Transit for an Order reopening discovery, and the Court having considered the moving papers and for good cause shown,

It is on this 17th day of March, 2017

ORDERED as follows:

Discovery is hereby extended to April 17, 2017

The arbitration scheduled for April 11, 2017 is adjourned to

4/21/17, 2017

; and it is further ordered that an amended defense medical expert report shall be produced on or before April 17, 2017

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

_____ Opposed

_____ Unopposed



JAMIE D. HAPPAS, P.J.Cv.

True date - 6/5/17 ✓

GAUL, BARATTA & ROSELLO, LLC
100 Hanover Avenue
Cedar Knolls, New Jersey 07927
Telephone - 973-539-5900
Fax - 973-539-0059
Attorneys for Defendant, Joseph Weisberg
Attorney Identification No. 014382002
File No. 26-1533 JMG410

WB
FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

RAFAEL GUTIERREZ, MARIA CHECO,

Plaintiffs,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-765-16

v.

Civil Action

JOSEPH WEISBERG, John Doe I-X (said
names being fictitious, true names
presently unknown),

Defendants.

MARIA CHECO,

Plaintiff,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-914-16 ✓

v.

Civil Action

JOSEPH WEISBERG, RAFAEL
GUTIERREZ-MONTES, OPEN ROAD
BMW, JOHN DOE I-X, JANE ROE 1-X
and ABC Corp. (said names being
fictitious, as true names are presently
unknown),

Defendants.

ORDER

This matter having been brought before the Court on motion of Gaul, Baratta & Rosello, attorneys for defendant, Joseph Weisberg, for an Order compelling plaintiff, Maria Checo to pay the no show fee to Dr. Howard Blank, to compel plaintiff, Checo to appear for the rescheduled independent medical examination on April 5, 2017 and to extend the Discovery End Date in this matter for an additional sixty (60) days, and the Court having considered the matter and for good cause shown;

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

ORDERED, that:

1. The discovery end date is hereby extended an additional sixty (60) days until May 30, 2017.
2. Plaintiff, Maria Checo, is hereby ordered to pay the no-show fee of \$250 directly to Dr. Howard Blank.
3. Plaintiff, Maria Checo, is compelled to appear for the rescheduled independent medical evaluation with Dr. Howard Blank on April 5, 2017.
4. That defendants are required to serve expert reports no later than May 15, 2017.
5. That plaintiff serve any rebuttal expert reports no later than May 30, 2017.

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



JAMIE D. HAPPAS, P.J.Cv.

Papers considered:

Opposed _____

Unopposed ✓

Discovery End Date Extended to 5/30/17

Arbitration Shall Be 6/6/17

Trial Shall Be 7/17/17

GAUL, BARATTA
&
ROSELLO, LLC
ATTORNEYS AT LAW
100 HANOVER AVENUE
CEDAR KNOLLS, NJ 07927

"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."

#572
03/17/17
✓NB

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

Jessica L. Rodio, Esq.
NJ ID#: 153032015
WEISS & PAARZ
2600 New Road, Suite A
Northfield, NJ 08225
(609)641-8400
ATTORNEYS FOR PLAINTIFF

JEFFERY COOK & KARIN ROMERO COOK,
Husband & Wife

Plaintiffs,

v.

GARY G. AVENDANO, M.D.; GEORGE J.
SAVIANO, M.D.; CARDIOVASCULAR
INTERVENTIONALISTS OF CENTRAL
JERSEY, P.A.; ELIO DIAZ, RRT; ROBERT WOOD
JOHNSON UNIVERSITY HOSPITAL; JOHN DOE
MEDICAL EMPLOYER A-Z (multiple fictitious
entities); JOHN DOE MEDICAL PROVIDER A-Z
(multiple fictitious persons & entities), j/s/a

Defendants.

SUPERIOR COURT OF
NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

DOCKET#: L-367-16

ORDER

GRANTED IN PART

This matter having been brought to the attention of this court by Jessica L. Rodio, Esq. with the law offices of Weiss & Paarz, attorney for plaintiffs, and the court having reviewed all moving papers and any and all responses thereto;

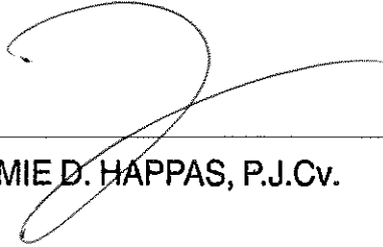
IT IS, on this 17 day of March, 2017, hereby ORDERED that:

1. Defendant Robert Wood Johnson University Hospital provide a copy of the factual portions of the Morbidity and Mortality Meeting minutes to plaintiffs' counsel within (14) days of this Order;

2. ~~Defendant Robert Wood Johnson University Hospital's Answer is suppressed without prejudice until compelled and overdue discovery is provided; and~~ *deny w/o prejudice*

3. Defendant Robert Wood Johnson University Hospital must pay plaintiffs' reasonable costs and fees incurred in obtaining this Order pursuant to R. 4:23-1(c).

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



JAMIE D. HAPPAS, P.J.Cv.

PAPERS CONSIDERED

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

#554
03/17/17

LAW OFFICES OF VISCOMI & LYONS
Christopher M. Kolb, Esq.
Attorney ID: 046901998
Mount Kemble Corporate Center
360 Mt. Kemble Ave., Suite B1000
Morristown, NJ 07960
973-538-2930
Attorneys for Defendant, J&J Auto Body, Inc.

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

✓NB

JUANA CORREA,
Plaintiff,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-6222-15

vs,

*

CIVIL ACTION

J&J AUTO BODY, INC., ABC COMPANIES
1-5 (fictitious entities), XYZ
CORPORATIONS 1-5 (fictitious entities) and
JOHN DOES 1-5 (fictitious names),
Defendants

*

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

The above matter having been brought before the Court upon motion, after obtaining consent of all parties, by the Law Offices of Viscomi & Lyons, Christopher M. Kolb, attorney for Defendants, J&J Auto Body, Inc., for an Order to Extend Discovery and the court having considered the motion papers filed by the parties, and good cause thus having been shown,

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

ORDERED, that discovery be extended ~~sixty (60)~~ ¹⁰ days or until May 22, 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 **April 7, 2017**, upon notice.
2. Independent medical examinations to be completed by **April 14, 2017**;
3. Any additional discovery is to be provided by the new discovery end date in this matter;

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.

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


JAMIE D. HAPPAS, P.J.Cv.

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

VNB

FILED

MAR 17 2017

Jamie D. Happs, P.J.Cv.

David M. Hawkins, Esq.
Attorney ID No. 276821972
PURCELL, MULCAHY, HAWKINS & FLANAGAN, LLC
One Pluckemin Way
P.O. Box 754
Bedminster, NJ 07921
T: (908) 658-3800
Attorneys for Defendants, Theodore Anderson &
Erik Anderson
Our File No: (637) 24001-DMH

CYNTHIA COUCH and JAMES
COUCH, her husband, Per Quod,

Plaintiffs,

v.

ERIK ANDERSON, THEODORE
ANDERSON, JOHN DOE (1-100)
(fictitious names) and ABC
COMPANIES (1-100) (fictitious
entities),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO: MID-L-4195-15

CIVIL ACTION

ORDER

#558

THIS MATTER'S having been brought before the court by notice of motion by Purcell, Mulcahy, Hawkins & Flanagan, LLC, attorneys for defendants, Theodore Anderson and Eric Anderson, 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 not consented to an

extension of the period for discovery; and the court's having considered the moving papers of the parties, and for good cause shown;

IT IS on this 17 day of March, 2017;

ORDERED that plaintiff shall provide to defendant within ten (10) days hereof HIPAA-compliant release directed to Amerigroup and NJ Department of Labor and Workforce Development; and it is further

ORDERED that the period for discovery be and hereby is extended Ninety (90) days to June 15, 2017, for plaintiff to provide to defendant the aforesaid discovery, for defendant to forward additional records to their expert and for defendant to receive his expert's supplemental report and amend answers to interrogatories, all of which shall be completed by June 15, 2017; and it is further

ORDERED that the arbitration scheduled for March 30, 2017 is hereby adjourned; and it is hereby

ORDERED that mandatory, non-binding arbitration shall take place on 8/20/17, 2017 at ___m; and it is further

ORDERED that the Trial scheduled for May 8, 2017 is hereby adjourned; and it is hereby

ORDERED that the trial shall take place on 8/7/17, 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.

() opposed
() unopposed



JAMIE D. HAGGAS, P.J.Cv.

SPEVACK LAW OFFICES
Attorneys at Law
525 Green Street
Iselin, NJ 08830
Phone No: (732) 636-3030
Attorneys for the Plaintiff
N216968

FILED
MAR 03 2017

#370 3-17-17
✓NB

Jamie D. Happas, P.J.Cv.

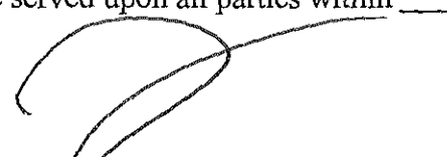
ELISA M. DAVILA,)	SUPERIOR COURT OF NEW JERSEY
)	MIDDLESEX COUNTY
PLAINTIFF)	LAW DIVISION
)	
VS.)	Docket No.: MID-L-006664-16
)	
VLADIMIR FILS-AIME, CHARLES C. BOWLES,)	Civil Action
AND "JOHN DOE." 1-10 A FICTITIOUS NAME,)	
TRUE NAME BEING UNKNOWN)	ORDER
)	
DEFENDANTS.)	

This matter having been opened to the Court upon the application of Ronald W. Spevack, Attorneys for Plaintiff, Elisa M. Davila for an Order granting leave to file an Amended Complaint to add Daniel Pacheco, as a party Defendant, returnable on March 3, 2017, and the Court having read the moving papers, and any papers filed in opposition thereto, and for good cause shown;

IT IS on this 3 day of March, 2017;

1. **ORDERED** that Plaintiff herein is hereby granted leave to file an Amended Complaint to add Daniel Pacheco, as a party Defendant; and it is further *and send with 14 days to the court.*

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



JAMIE D. HAPPAS, P.J.Cv.

OPPOSED
 UNOPPOSED

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

SPEVACK LAW OFFICES
525 Green Street
Iselin, NJ 08830
Phone No: (732) 636-3030
Attorneys for the Plaintiffs
N216549

FILED

MAR 17 2017

Jamie D. Happs, P.J.Cv.

VNB

MICHAEL DEL ROSSO)

Plaintiff,)

vs.)

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

Defendants)

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

Docket No.: MID-L-3300-16
(Consolidated with MID-L- 2866-16)

CIVIL ACTION

ORDER

82

This matter having been brought before the Court by Motion of Ronald Wm. Spevack, Esq., attorney for Plaintiff for an Order granting Plaintiff leave to file an Amended Complaint, to add Third Party Defendant, Philadelphia Indemnity as a direct defendant ; and good cause having been shown,

It is on this 17 day of March, 2017

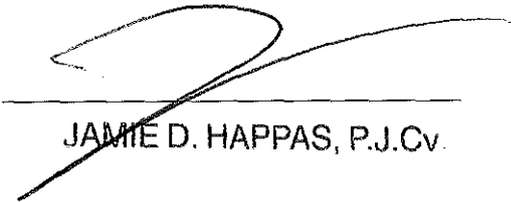
ORDERED that Plaintiff is permitted to file Amended Complaint to add Third Party Defendant, Philadelphia Indemnity and it is further

ORDERED that said Amended Complaint be filed with in 14 days from the date hereof; and it is further

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

OPPOSED
 UNOPPOSED

RWS:id
N216549


JAMIE D. HAPPAS, P.J.Cv.

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

It is ORDERED that all discovery in this case shall end on 5/17/2017 unless further extended by court order.

Law Office of John Kennedy
371 Hoes Lane, Suite 105
Piscataway, NJ 08854
(732) 981-1649 (Telephone)
(732) 981-1657 (Fax)
By: Mark A. Trudeau, Esq. / ID # 02593-1995
Attorney for Defendant, Kevin Collins

FILED

MAR 17 2017

Jamie D. Happs, P.J.Cv.

VNB

ROBERT DEMARCO, Plaintiff, -vs- MICHELE HALASZ ; KEVIN COLLINS Defendants.	Middlesex County Superior Court DOCKET NO. MID-L-2519-16 Civil Action
MICHELE HALASZ, Plaintiff, -vs- KEVIN COLLINS, JOHN DOE 1-10 & ABC CORP 1-10 (true names being unknown and fictitious), Defendants	Middlesex County Superior Court DOCKET NO. MID-L-3022-16 Civil Action ORDER

This matter having been opened to the Court on Motion of Mark A. Trudeau, Esq., attorney for, Kevin Collins, for an Order to Consolidate, and the Court having read and considered the moving papers, and for good cause appearing;

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

ORDERED that DeMarco v. Collins, MID-L-2519-16 is hereby consolidated, for discovery and trial, with Halasz v. Collins, MID-L-3022-16, under *Consolidated Docket No: MID-L-2519-16*.

ORDERED that the discovery end date for the consolidated matters is now August 1~~5~~⁴, 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.

"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."

VNB

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

THE CINTRON FIRM, LLC
NJ ATTORNEY ID: 007582005
167 MAIN STREET, FIRST FLOOR
RIDGEFIELD PARK, NEW JERSEY 07660
TELEPHONE: (201) 791-1333
FACSIMILE: (201) 791-1433
ATTORNEYS FOR DEFENDANTS

DIRECT COAST TO COAST, LLC,
Plaintiff,
v.
LIBERTY GIFTS, LLC and
TRADEWIND WHOLESALE, INC.,
Defendant.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-2866-15

Civil Action

A 1071

**ORDER TO RELIEVE THE CINTRON FIRM AS
COUNSEL FOR DEFENDANTS LIBERTY GIFTS,
LLC AND TRADEWIND WHOLESALE, INC.**

This matter ~~has~~ ~~not~~ ~~been~~ ~~brought~~ ~~before~~ the Court on motion by The Cintron Firm, attorneys for Defendants, Liberty Gifts, LLC and Tradewind Wholesale, Inc., upon notice to the parties, and the Court having reviewed the moving papers and any opposition filed by the parties, and for good cause shown,

IT IS on this 17 day of March 2017

ORDERED, that The Cintron Firm, LLC is hereby relieved as counsel for Defendants Liberty Gifts, LLC and Tradewind Wholesale, Inc. in this matter; and it is further

ORDERED, that Defendants Liberty Gifts, LLC and Tradewind Wholesale, Inc. shall each retain separate counsel; and it is further

ORDERED, that Defendants Liberty Gifts, LLC and Tradewind Wholesale, Inc. shall have thirty (30) days to notify the Court of Defendants' new counsel; and it is further

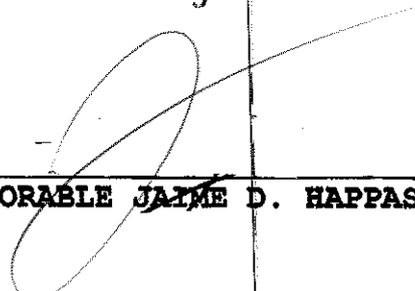
ORDERED, that pending notice of Liberty Gifts, LLC and Tradewind Wholesale, Inc.'s new counsel, the Clerk of this Court shall send all future communication for the Defendants to:

Mr. Jack Kassin
Liberty Gifts, LLC
222 Broadway
New York, NY 10038

-and-

Mr. Saleem Durvesh
Tradewinds Wholesale, Inc.
9809 Harwin Drive
Street M
Houston, Texas 77036

ORDERED, that a copy of the within Order is to be served on all parties within seven (7) days *of its posting online.*



HONORABLE JAIME D. HAPPAS, P.J.Cv.

Opposed

Unopposed

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, in accordance with NJ Court Rule 1:21-1(c), because Defendants Liberty Gifts, LLC and Tradewind Wholesale, Inc. are corporations, they must be represented by counsel authorized to practice in this State.

364
03/17/17
✓NB

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, Jason Gabor and Sandra Gabor
Our File: 1C.7276J

FILED
MAR 17 2017
Jamie D. Happas, P.J.Cv.

JOANN DOWNEY and STEPHEN DOWNEY, her husband,

Plaintiff(s),

v.

JASON GABOR, SANDRA GABOR, LIBERTY MUTUAL INSURANCE COMPANY, ABC Corporations (1-10), DEF Partnership (1-10), GHI Limited Liability Companies (1-10) and John/Jane Does (1-10),

Defendant(s),

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No: MID-L-3695-15

Civil Action

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

This matter having been opened to the Court by counsel for defendants, Jason Gabor and Sandra Gabor, prior to proceeding to arbitration for an extension of the discovery period and exceptional circumstances having been found,

It is on this 17 day of March, 2017, ORDERED as follows:

1. The scheduled date of April 7, 2017 for arbitration is adjourned.
2. The scheduled date of May 16, 2017 for trial is adjourned.
3. The time for completion of discovery be and is hereby extended to June 29, 2017.

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

Item	Completion Date
A. Plaintiff to provide the signed authorizations to Dr. Rosenmann and Dr. Ugh by	March 31, 2017
B. <u>Plaintiff's deposition to be completed by</u>	April ²⁰ 13, 2017
C. <u>All expert reports to be provided by</u>	May 31, 2017

or signed upon date prior to 4/20

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

✓ OPPOSED

~~UNOPPOSED~~


JAMIE D. HAPPAS, P.J.Cv.

Discovery End Date Extended to 6/1/17
Arbitration Shall Be 6/2/17
Trial Shall Be 7/31/17

*According to plaintiff, no psychiatric or obstetric/gynecological claim being made

523
03/17/17
/NB

File No. 4852x68
Allen J. Barkin, Esq. 034661980
SCHWARTZ BARKIN & MITCHELL
1110 Springfield Road, P.O. Box 1339
Union, New Jersey 07083
(908) 688-1644
Attorneys for Plaintiff

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

DROBACH EQUIPMENT RENTAL CO

Plaintiff

vs.

J.H. REID GENERAL CONTRACTORS

Defendant(s)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: Middlesex County

DOCKET NO. MID-L-05967-16
J-17324-17

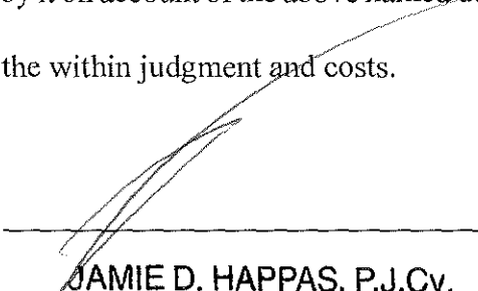
Civil Action

TURN OVER ORDER

THIS MATTER being opened to the Court on a Notice of Motion by Schwartz Barkin & Mitchell, attorneys for the plaintiff, and the Court having reviewed the papers being filed herewith and on good cause shown:

IT IS on this day of MARCH, 2017:

ORDERED that the TD Bank, N.A., Levy Dept. be and is hereby Ordered to turn over to the MIDDLESEX COUNTY SHERIFF'S OFFICE the sum of \$43,064.02 WITHIN TEN DAYS OF THE DATE OF THE WITHIN ORDER held by it on account of the above named defendants which sum was levied upon towards satisfaction of the within judgment and costs.


JAMIE D. HAPPAS, P.J.Cv.

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

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

It is ordered that a copy of this order must be sent to the Middlesex County Sheriff's office within 7 days of online posting of this order.

#534
03/17/17

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)

FILED

JNB

MAR 17 2017

Jamie D. Happs, P.J.Cv.

NEW JERSEY ATTORNEY IDENTIFICATION NO.: 023571986

_____	: SUPERIOR COURT OF NEW JERSEY
NICOLETTE K. DULIN	: LAW DIVISION: MIDDLESEX COUNTY
	: DOCKET NO.: MID-L-6466-16
Plaintiff(s),	:
	: Civil Action
-vs-	:
	: ORDER
JOHN FRANCISCO, ET AL.	:
	:
Defendant(s).	:
_____	:

This matter having been opened to the Court by BLUME, FORTE, FRIED, ZERRES and MOLINARI, P.C., A Professional Corporation, attorneys for plaintiff, NICOLETTE K. DULIN, upon due notice to all interested parties, and good cause having been shown:

IT is on this 17 day of March, 2017;

ORDERED, that plaintiff, NICOLETTE K. DULIN, be permitted to file ^{and serve} an Amended Complaint to properly set forth all the allegations ^{within 14 days} against the defendants in this case; and it is further

~~ORDERED, that receipt of a duly executed copy of this Order by Michael C. Trifiolis, Esq., attorney(ies) for the defendant(s), JOHN FRANCISCO and EMILIA FRANCISCO, shall constitute formal service of process of the Amended Complaint upon said defendant(s); and it is further~~

ORDERED, that a copy of this Order be served upon all parties 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

Pretrial calendar call or trial date: None.

DED - 12/10/17

Attorney ID #031032002
PALMISANO & GOODMAN, P.A.
171 Main Street
P.O. Box 518
Woodbridge, New Jersey 07095-0518
(732) 634-6464
Attorneys for Plaintiffs

FILED
MAR 17 2017

✓ N/B

Jamie D. Happas, P.J.Cv

DOROTHY DUNN and ROBERT DUNN,
Her Husband,

Plaintiffs,

vs.

PETERPANK DINER; and/or "ABC
CORPS. #3-10" (names being fictitious as true
identities are unknown); "RICHARD ROES"
#3-10" (names being fictitious, as true
identities are unknown) and/or "John Does 1-
10" (names being fictitious as true identities
are unknown) and/or "DEF CORPS 1-10"
(names being fictitious as true identities are
unknown); MORGAN FIRST AID SQUAD,
INC.; and/or J.S. SCANLON, and/or J. COX,
and/or J. SIEMON; and/or "JANE DOES #1-
5" (names being fictitious, as true identities
are unknown) "JANE DOES #6-10" (names
being fictitious, as true identities are
unknown) and/or GHI CORPS #1-10 and/or
BOROUGH OF SAYREVILLE; and/or CITY
OF SOUTH AMBOY, ALEX PANKO; and/or
ESTATE OF MARY PETERMAN; and/or
HORIZONS ONE, LLC; and/or PANKO
REALTY

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION:MIDDLESEX COUNTY
DOCKET NO. MID-L-6964-15

CIVIL ACTION

746

ORDER

This matter having been brought before the Court on motion of Palmisano & Goodman, P.A., attorneys for the plaintiffs, Dorothy Dunn and Robert Dunn for an Order; and the Court having considered the matter and good cause appearing,

IT IS on this 17 day of March, 2017;

ORDERED, that the deposition of the defendants J.S. Scanlon and J. Siemon and

defendants' witnesses, Mary Sohor and Kevin Colaprico, be compelled on or before Thursday, March 23, 2017 at 10:00 a.m. ^{* on by 4/15/17} at the Law Offices of Palmisano & Goodman, 171 Main Street, Woodbridge, New Jersey; and it is further

ORDERED, that the defendants J.S. Scanlon and J. Siemon and defendants' witnesses, Mary Sohor and Kevin Colaprico produce all documents outlined in the Notice to Take Oral Depositions dated January 18, 2017 at the time of their deposition; and, it is further; ^{if not already produced during deposition}

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.

PAPERS CONSIDERED

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

This shall not delay arbitration or trial.

#718
03/17/17
JNB

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

Bruce W. McCoy, Jr., Esq.
Attorney ID No. 035831998
PURCELL, MULCAHY, HAWKINS & FLANAGAN LLC
One Pluckemin Way
P.O. Box 754
Bedminster, NJ 07921
T: (908) 658-3800
Attorneys for Defendants, Julie Perrucci and Anthony Perrucci, Jr.
Our File No: (637) 24023-BMC

HILLARY ERDBERG,

Plaintiff,

v.

JULIE A. PERRUCCI, ANTHONY
PERRUCCI Jr.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO: MID-L-4113-15

CIVIL ACTION

ORDER

THIS MATTER having been opened to the court by Purcell, Mulcahy, Hawkins & Flanagan, LLC, attorneys for defendants, Julie Perrucci and Anthony Perrucci, Jr., for an order extending the discovery period an additional ninety (90) days pursuant to R. 4:24-1(a) extending the discovery period an additional ninety (90) days, pursuant to R. 4:24-1(a) due to exceptional circumstances; and the court's having considered the moving papers of the parties, and for good cause shown;

IT IS on this 17th day of March 2017;

ORDERED that the discovery period is hereby extended to June 22, 2017 to complete discovery that is the subject of this motion as follows;

a. Plaintiff shall provide signed authorizations from Robert Wood Johnson University Hospital, Great Clips, Dr. Krisiloff, Lexington Pharmacy, Dr. Frucht, and Express Scripts Home Delivery on or before **March 24, 2017**;

b. Defendant shall serve any supplemental expert opinion on or before **June 1, 2017**;

c. Parties shall complete all expert depositions by **June 22, 2017**; and it is;

ORDERED that the April 10, 2017 trial shall be adjourned ~~and rescheduled at the discretion of the court, and it is~~ *June 19, 2017*

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

Hon.

J.S.C.


JAMIE D. HAPPAS, P.J.Cv.

() opposed
() unopposed

#747
03/17/17

✓ NB

LEWIS, BRISBOIS, BISGAARD & SMITH LLP
By: Anthony S. McCaskey
Attorney ID # 027061993
One Riverfront Plaza, 8th Floor
Newark, NJ 07102
(973) 718-3952
Counsel to defendants Franklin Ortega and Valca Trans LLC

FILED

MAR 17 2017

Jamie D. Happs, P.J.Cv.

ANTONETTE ESQUILIN,
Plaintiff,

vs.

FRANKLIN ORTEGA, VALCA TRANS LLC,
and John Does I-X/ABC Corp. I-X, (fictitious parties),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-4586-15

CIVIL ACTION

ORDER

THIS MATTER, having been presented to the Court by Lewis, Brisbois, Bisgaard & Smith LLP, counsel to defendants Franklin Ortega and Valca Trans LLC (collectively "Defendants"), and the Court having considered the papers submitted, argument of counsel, if any, and for cause having been shown,

IT IS on this 17 day of March 2017:

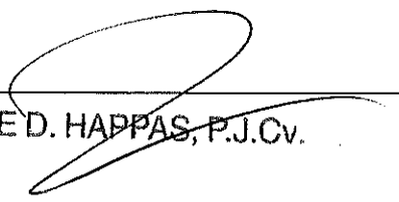
ORDERED, that discovery in this matter be and is hereby extended sixty days to May 30, 2017; and

IT IS FURTHER ORDERED that discovery be completed as follows:

- (1) The independent medical examination of the plaintiff is to be completed by April 21, 2017;
- (2) All expert reports by defendants are to be served by May 30, 2017;
- (3) The arbitration hearing scheduled for April 11, 2017, and trial date scheduled for May 30, 2017, will be rescheduled for dates after the discovery end date.

IT IS FURTHER ORDERED, that a copy of this Order be served upon all parties within

7 days after its posting online.



JAMIE D. HAPPAS, P.J.Cv.

Opposed _____

Unopposed _____

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

Discovery End Date Extended to 5/30/17
Arbitration Shall Be 6/8/17
Trial Shall Be 7/24/17

775
03/17/17

✓ NB

Attorney ID #: 031032002
PALMISANO & GOODMAN, P.A.
171 Main Street
P.O. Box 518
Woodbridge, New Jersey 07095-0518
(732) 634-6464
Attorneys for Plaintiffs

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

LINO ESMERIZ,
Plaintiff(s).

vs.

THO MACH, FALCON EXPRESS, INC.,
MITCHELL BRENMAN, and/or "ABC
CORPS 1-10" (names being fictitious as true
identities are unknown) and/or "JOHN DOES
1-10" (names being fictitious as true identities
are unknown), and/or "ABC CORPS 11-20"
(names being fictitious as true identities are
unknown) and/or "JOHN DOES 11-20"
(names being fictitious as true identities are
unknown) and/or "ABC CORPS 21-30"
(names being fictitious as true identities are
unknown) and/or "JOHN DOES 21-30"
(names being fictitious as true identities are
unknown),

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-224-17

CIVIL ACTION

ORDER FOR CONSOLIDATION

EMILIA ESMERIZ,
Plaintiff(s).

vs.

MITCHELL D. BRENMAN and TIMOTHY
M. IRVING,

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-4032-16

CIVIL ACTION

The above entitled matter having been opened to the Court by David Corvasce, Esq., attorney for defendant, Timothy Irving and joined by Palmisano & Goodman, P.A., attorneys for the plaintiff, Lino Esmeriz on a Motion to consolidate the above entitled cases, and it appearing to the satisfaction of the Court that the motion be granted, it is

On this 17 day of March, 2017;

ORDERED, that the above entitled matters are hereby consolidated for discovery and a liability trial only in the New Jersey Superior Court, Law Division, Middlesex County under Docket No. L-224-17; and, it is further *DED 12/20/17*

ORDERED, that should the matters not be resolved amicably between the parties, both actions will proceed to separate damages trials; 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 of the date hereof. *of its pasting on ltr*


JAMIE D. HAPPAS, P.J.Cv.

and the Court, having considered the papers submitted in support of and in opposition to the Motion; and good cause appearing;

IT IS on this 17 day of March, 2017, it is:

1. **ORDERED** that Docket No. MID-L-6017-16 and Docket No. MID-L-6120-16 are **CONSOLIDATED** ^{as to all issues at hand} under Docket No. MID-L-6017-16, the docket number of the earlier filed matter; and it is further

2. **ORDERED** that the discovery end date for these ^{17 11/23/17} ~~consolidated matters shall be the discovery end date assigned to Docket No. MID-L-6120-16, and it is further~~

3. **ORDERED** that Defendants will serve a copy of this Order upon all counsel within 7 days of its posting online.


JAMIE D. HAGGAS, P.J.Cv.

 Opposed Unopposed

#833
3-17-17
VNB

FILED
MAR 17 2017

Jamie D. Happs, P.J.Cv.

Law Offices of Pamela D. Hargrove
ARTHUR ARNOLD, ESQ.
Identification No. 30011983
JOHN C. CIABATTARI, ESQ.
Identification No. 26741979
65 Jackson Drive, Suite 302
PO Box 2000
Cranford, NJ 07016-0200
Telephone: (908) 653-2141
Attorneys for Defendant(s):
ROSE WEXLER

TINA FERRIS

Plaintiff

vs.

CLEARBROOK COMMUNITY
ASSOCIATION, INC., ROSE
WEXLER, JOHN DOE, JANE ROE,
ABC CORP., and XYZ Co., said names
being Fictitious, (These persons being
defendants whose names are not
presently known including but not
limited to the owners, association and/or
managing agents of the parking lot area
located at or near 398C Fuchsia Plaza,
Monroe Twp., New Jersey)

Defendants

vs.

Landscape Maintenance Services, Inc.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY

DOCKET NO. MID-L-7177-15

CIVIL ACTION

**ORDER TO ADJOURN THE MAY
10, 2017 ARBITRATION AND
EXTEND DISCOVERY TIME FOR
EXCEPTIONAL CIRCUMSTANCES**

This matter being opened to the Court, on March 17, 2017, pursuant to Rule 1:6-2 and Rule 1:6-3, and having been submitted for ruling on the papers by, Arthur Arnold, Esq., of the

Law Offices of Pamela D. Hargrove attorney for the Defendant(s), ROSE WEXLER, for an Order to extend discovery time in accordance with Rule 4:24-1(c), and there having been no opposition and good cause appearing;

It is on this 17 day of March, 2017,

ORDERED that the May 10, 2017 Arbitration is hereby adjourned; and

IT IS FURTHER ORDERED that discovery time be and hereby is extended to May 17, 2017 for exceptional circumstances to allow time for the following:

1. Completion of plaintiff's orthopedic medical examination scheduled for March 9, 2017 at 10:30 am with Dr. Robert Bercik.
2. Plaintiff to provide any and all discovery including a response to the Supplemental Notice to Produce on or before March 31, 2017.
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 20, 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 20, 2017.
5. Receipt of medical reports by defendant and the service of same upon all counsel on or before May 17, 2017.
6. Any further discovery that may become necessary as a result of the foregoing, to be obtained and completed on or before May 17, 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.

This shall not delay arbitration or trial

JAMIE D. HAPPAS, P.J.Cv

MOTION WAS:

_____ OPPOSED

✓ _____ NOT OPPOSED

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

By: Cormac Egenton, Esq. / 02092-2009
Attorney for Defendants, Julian Abreu and Connor Abreu

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

RASHAD BOATWRIGHT by his guardian
TIFFANY SMITH and TIFFANY SMITH
individually,

Plaintiff,

-vs-

CONNOR P. ABREU, JULIAN R. ABREU
and JOHN DOES A-Z(fictitious names),

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-3291-16

Civil Action

ORDER TO

**AMEND ANSWER AND FILE THIRD-PARTY
COMPLAINT as to RASHAD BOATWRIGHT et. al.
at. v. CONNOR ABREU, et. al. MID-L-3291-16;**

**AMEND ANSWER AND FILE THIRD-PARTY
COMPLAINT as to CARMEN FLORES v.
CONNOR ABREU et. al. MID-L-7332-15;**

And

**CONSOLIDATE THE MATTERS OF
BOATWRIGHT et. al. v. ABREU, et. al. MID-L-
3291-16 AND FLORES v. ABREU et. al.
MID-L-7332-15**

CARMEN FLORES,

Plaintiff,

-vs-

CONNOR P. ABREU, JULIAN R. ABREU,
AMERIHEALTH and John Does I-X / ABC
Corp. I-X (fictitious parties),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
SUPERIOR COURT
DOCKET NO. MID-L-7332-15

Civil Action

This matter having been opened to the Court on Motion of Cormac Egenton, Esq., attorney for defendants, Connor Abreu and Julian Abreu, for an Order: 1) to File an Amended Answer with Third-Party Complaint as to Carmen Flores v. Connor Abreu, MID-L-7332-15; 2) to File an Amended Answer

with Third-Party Complaint as to Rashad Boatwright & Tiffany Smith v. Connor Abreu, et. al, MID-L-3291-16; and, 3) consolidating the matters of Carmen Flores v. Connor Abreu, MID-L-7332-15 and Rashad Boatwright & Tiffany Smith v. Connor Abreu, et. al, MID-L-3291-16, and the Court having read and considered the moving papers, and for good cause appearing;

IT IS on this 17 day of March, 2017:

ORDERED that Defendants, Connor Abreu and Julian Abreu, Motion to File Amended Answer with Third-Party Complaint as to Carmen Flores v. Connor Abreu, MID-L-7332-15 is GRANTED, and it is further;

ORDERED that the Defendants shall file the proposed Amended Answer with Third-Party Complaint as to Carmen Flores v. Connor Abreu, MID-L-7332-15 within 30 days of the date of this Order; and it is further;

ORDERED that Defendants, Connor Abreu and Julian Abreu, Motion to File Amended Answer with Third-Party Complaint as to Rashad Boatwright & Tiffany Smith v. Connor Abreu, et. al, MID-L-3291-16, is GRANTED, and it is further;

ORDERED that the Defendants shall file the proposed Amended Answer with Third-Party Complaint as to Rashad Boatwright & Tiffany Smith v. Connor Abreu, et. al, MID-L-3291-16, within 30 days of the date of this Order; and it is further;

ORDERED that Carmen Flores v. Connor Abreu, MID-L-7332-15 is hereby consolidated with Rashad Boatwright & Tiffany Smith v. Connor Abreu, et. al, MID-L-3291-16.; and it is further

ORDERED that the discovery end date is the current Discovery End Date of Rashad Boatwright & Tiffany Smith v. Connor Abreu, et. al, MID-L-3291-16., that Discovery End Date being: 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.

Opposed
 Unopposed


JAMIE D. HAPPAS, P.J.Cv

ITEM	COMPLETE BY
1. Independent Medical Examination <i>(Pl. Affirm)</i>	May 10 , 2017 <i>3/24/17</i>
2. Provide signed authorizations	March 31 ²⁵ , 2017
3. <i>Some Added</i> Additional Medical Records	May 15 ³⁰ , 2017

IT IS FURTHER ORDERED, that any arbitration hearing or trial currently scheduled to occur prior to the conclusion of the discovery set forth above be adjourned to a date after the new discovery end date; and

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

JAMIE D. HAPPAS, P.J.Cv.

THIS MOTION WAS:

() OPPOSED

() UNOPPOSED

The [unclear]

Discovery End Date Extended to 5/24/17
 Arbitration Shall Be 6/8/17
 Trial Shall Be 7/24/17

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

L-29905-CNJ-122015JM
ZIRULNIK, SHERLOCK & DEMILLE
Jodi F. Mindnich- Attorney ID: 022531990
200 Clocktower Drive
Suite 101
Hamilton, NJ 08690
609-890-0050
Attorneys for Defendant, Chris Bartley t/a C. Bartley Landscaping

FILED

MAR 17 2017

Jamie D. Happs, P.J.Cv.

71654
03/17/17
JNB

SUSAN GETTINGER,

Plaintiff(s),

vs.

SABER DONUTS, INC., NASSER SABER,
DUNKIN DONUTS, WARREN 2001, LLC,
PHEASANT RUN PLAZA SPE LLC, THE
HAMPSHIRE COMPANIES, LLC, CBRE
GROUP, INC., C.B. RICHARD ELLIS, C.
BARTLEY LANDSCAPING &
CONSTRUCTION, JOHN DOES
(Unidentified entities and/or individuals
responsible for owning, operating and/or
removing ice in the common areas of the
shopping center)

Defendants,

and

WARREN 2001,

Defendant/Third-Party Plaintiff,

vs.

C. BARTLEY t/a BARTLEY
LANDSCAPING & CONSTRUCTION and
JOHN DOES 1-10, XYZ CORP., 1-20,

Third-Party,

Defendant(s).

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

DOCKET NO. MID-L-4262-15

CIVIL ACTION

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

THIS MATTER having come before the Court by Zirulnik, Sherlock & DeMille, attorneys for defendant, Chris Bartley t/a C. Bartley Landscaping, for an Order extending discovery and the

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

IT IS on this 17 day of March, 20

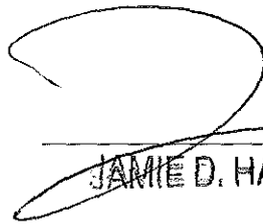
ORDERED that:

- The time for the completion of discovery is hereby extended an additional ninety (90) days to ~~June 28, 2017.~~ 6/15/17
- The parties are to complete all outstanding discovery as listed below no later than the dates specifically indicated below.

Outstanding Discovery	Discovery shall be completed by dates listed below
Neurology IME of plaintiff	March 24, 2017
Site Inspection	April 15, 2017
Defendants' liability and damages expert reports shall be served	May 31, 2017
Depositions of all experts shall be completed	June 25, 2017

15

- The arbitration scheduled for April 6, 2017 shall be rescheduled by the Court.
- The trial scheduled for May 31, 2017 shall be rescheduled by the Court.
- A copy of the within Order shall be served upon all counsel of record within seven days of its posting online.


 JAMIE D. HAPPAS, P.J.CV.

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.

Discovery End Date Extended to 6/15/17
 Arbitration Shall Be 6/22/17 Consent by Penn
 Trial Shall Be 8/19/17 7/10/17

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

#267 3-17-17 VNB

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):
WILLIAM LAIDLAW

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

GRANTED IN PART

PATRICIA GRAU

Plaintiff

vs.

WILLIAM LAIDLAW

Defendant

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY

DOCKET NO. MID-L-5582-14

CIVIL ACTION

**ORDER TO DISMISS PLAINTIFF(S)
COMPLAINT FOR FAILURE TO
COMPLY WITH A COURT ORDER,
OR IN THE ALTERNATIVE, TO
ADJOURN THE TRIAL DATE,
EXTEND DISCOVERY AND AGAIN
COMPEL THE INDEPENDENT RE-
EXAMINATION OF THE
PLAINTIFF DUE TO
EXCEPTIONAL CIRCUMSTANCES**

This matter being opened to the Court, on March 17, 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), WILLIAM LAIDLAW, for an Order to DISMISS PLAINTIFF(S) COMPLAINT FOR FAILURE TO COMPLY WITH A COURT ORDER, OR IN THE ALTERNATIVE, TO ADJOURN THE TRIAL DATE, EXTEND DISCOVERY AND AGAIN COMPEL THE INDEPENDENT RE-

EXAMINATION OF THE PLAINTIFF DUE TO EXCEPTIONAL CIRCUMSTANCES and there having been no opposition and good cause appearing;

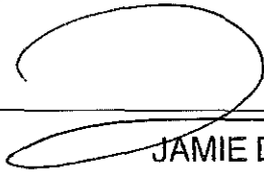
It is on this 17 day of March, 2017, ORDERED that the Plaintiff(s), PATRICIA GRAU, complaint be and hereby is dismissed, without prejudice, for failure to comply with a Court Order, or in the alternative,

IT IS FURTHER ORDERED that the Trial date of April 18, 2017 is hereby adjourned;

IT IS FURTHER ORDERED that the discovery end date of March 1, 2017 is hereby extended to May 1, 2017;

IT IS FURTHER ORDERED that the plaintiff is hereby compelled to appear for an independent re-examination on March 22, 2017 at 10:45 a.m. with Dr. Robert Bercik, 1445 Raritan Road, Clark, NJ 07066;

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 5/1/17

Arbitration Shall Be 5/5/17

Trial Shall Be 6/19/17 (preemptive)

This matter has had 784 days of discovery, 7 exhibits of discovery ~~discovery~~

#067
03/17/17
JMB

METHFESSEL & WERBEL, ESQS.
2025 Lincoln Highway, Suite 200
PO Box 3012
Edison, New Jersey 08817
(732) 248-4200
+1(732) 248-2355
mailbox@methwerb.com
Attorneys for plaintiff Great American
Assurance Company
Our File No. 83163 SRK

FILED
MAR 17 2017
Jamie D. Happas, P.J.Cv

JONATHAN VALDEZ,

Plaintiff,

V.

IOSEBI ONIKASHVILI, PIEO, INC.,
TRANSPORT NI, INC., JOHN DOES/ABC
CORPS 1-4,

Defendants.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY: LAW DIVISION

DOCKET NO.: MID-L-6578-15

**ORDER CONSOLIDATING DOCKET
NUMBER MID-L-6339-16 UNDER
DOCKET NUMBER MID-L-6578-15**

GREAT AMERICAN ASSURANCE COMPANY,

Plaintiff,

V.

NEW YORK MARINE & GENERAL INSURANCE
CO., PROSIGHT SPECIALTY INSURANCE
TRANSPORT N.I. INC., PEIO
IOSEBI ONIKASHVILI, and JONATHAN
VALDEZ,

Defendants.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY: LAW DIVISION

DOCKET NO.: MID-L-6339-16

DENIED

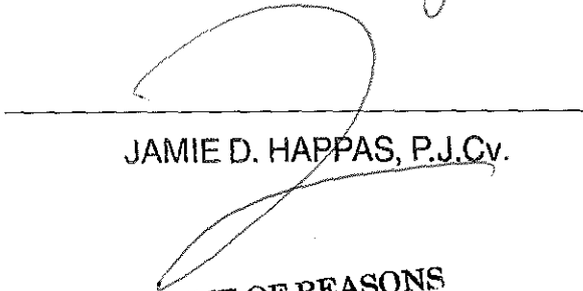
THIS MATTER having come before the Court upon application of Methfessel and Werbel, P.C., attorneys for plaintiff Great American Assurance Company, on notice to Robert R. Hynes, Esq., attorney for plaintiff Jonathan Valdez, Sander Budanitsky, Esq., attorney for defendant

Iosebi Onikashvili, Robert M. Cavalier, Esq., attorney for defendant PEIO, Inc., Paul Daly, Esq., attorney for defendants New York Marine & General Insurance Company, t/p/a Prosight Specialty Insurance, and all other counsel of record, for entry of an order consolidating docket number MID-L-6339-16 under docket number MID-L-6578-15 and the Court having read and considered the papers presented and for good cause having been shown;

IT IS on this 3 day of March, 2017,

ORDERED that docket number MID-L-6339-16 be and the same is hereby consolidated under docket number MID-L-6578-15; and it is further

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


JAMIE D. HAPPAS, P.J.Cv.

() Opposed
() Unopposed

SEE STATEMENT OF REASONS
ATTACHED HERETO

Statement of Reasons

Great American Assurance Co. v. NY Marine & General Insurance Co. (MID-L-6339-16)

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, Valdez v. Onikashvili (MID-L-6578-15), will have had 411 days of discovery when discovery ends on July 30, 2017. Arbitration is currently scheduled for August 2, 2017, and has been adjourned once. Trial is currently scheduled for September 18, 2017. Whereas, the second filed case, Great American Assurance Co. v. N Marine & General Insurance Co. (MID-L-6339-16) will have had 150 days of discovery when discovery ends. The first filed matter, Valdez v. Onikashvili (MID-L-6578-15), is a bodily injury matter and is considerably old at this point in time. The second filed matter, Great American Assurance Co. v. N Marine & General Insurance Co. (MID-L-6339-16), is a declaratory judgment action.

To delay the trial of Valdez v. Onikashvili longer due to the recently filed complaint in Great American Assurance Co. v. N Marine & General Insurance Co. would unfairly prejudice the plaintiffs in Valdez v. Onikashvili .

#526
03/17/17
JNB

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

FILED
MAR 17 2017

Jamie D. Happas, P.J.Cv.

CATHERINE HARMON and MICHAEL
HARMON, her husband,
Plaintiff(s),

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY

v.

DOCKET NO.: MID-L-5076-15

RICHARD McGILVERY, JENNIFER
McGILVERY, EXECUTIVE PROPERTY
MANAGEMENT, BEAURIDGE
CONDOMINIUM ASSOCIATION, THE
BRICKMAN GROUP, LTD, AMERICAN
LAWN AND SPRINKLER COMPANY, INC.
and JOHN/JANE DOE 3-50, j/s/a,

Defendants,

and

EXECUTIVE PROPERTY MANAGEMENT
and BEAURIDGE CONDOMINIUM
ASSOCIATION,

Defendants/Third Party Plaintiffs,

v.

THE BRICKMAN GROUP, LTD, LLC,

Third Party Defendant/Plaintiff

v.

AMERICAN LAWN AND SPRINKLER
COMPANY, INC., and HARLEYSVILLE
INSURANCE CO.,

Third Party Defendants.

CIVIL ACTION -ORDER TO EXTEND THE DISCOVERY PERIOD

THIS MATTER having been opened to the Court by Tompkins, McGuire, Wachenfeld & Barry, LLP, attorneys for Defendant/Third Party Plaintiff, The Brickman Group, Ltd., LLC., for and notice having been given to all counsel of record, and the Court having considered the papers submitted in support of, and for good cause shown;

IT IS on this 17 day of March 2017;

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

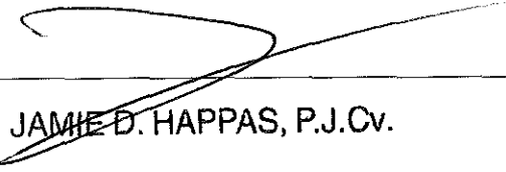
ORDERED, that the discovery period is extended in this matter for 90 days to August 16, 2017; and it is further

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

1. Plaintiffs to submit for her re-deposition by April 15, 2017;
2. Plaintiff's to submit for a vocational evaluation by May 1, 2017;
3. Plaintiff to appear for her re-examination with defendant's orthopaedist by May 31, 2017;
4. Plaintiff's expert reports by June 1, 2017;
5. Defense expert reports by August 16, 2017; and,
6. Arbitration of June 29, 2017 is hereby adjourned to 8/23/17.

Revised - 9/10/17

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


JAMIE D. HAPPAS, P.J.Cv.

✓NB

GRANTED IN PART

File No. 73942-D5

Mark S. Hochman, Esq. – Attorney ID No. 014311982
LAW OFFICES OF STEPHEN E. GERTLER

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

Attorneys for Defendant, Regency at Monroe Homeowners Association

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

Plaintiff(s)

BARBARA AND MARVIN HECHTMAN

vs.

Defendant(s)

REGENCY AT MONROE HOMEOWNERS ASSOCIATION, LANDSCAPE MAINTENANCE SERVICES, INC., JOHN DOES 1-5 and XYZ CORP 1-5 (fictitious defendants)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY

Civil Action

DOCKET NO. MID-L-5750-15

**ORDER EXTENDING DISCOVERY
AND ADJOURNING ARBITRATION**

This matter having been brought before the Court on Motion of The Law Offices of Stephen E. Gertler, attorneys for Defendants, Regency at Monroe Homeowners Association for an Order extending the time for discovery and adjourning the arbitration; and the Court having considered the matter and exceptional circumstances appearing;

IT IS on this 17 day of March 2017; 4/20/17

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

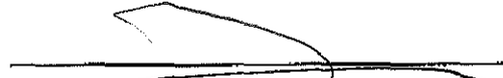
ORDERED that the Arbitration hearing of April 25, 2017 be and is hereby adjourned to _____ . It is further

ORDERED that the Trial scheduled for June 12, 2017 be and is hereby adjourned to _____ . It is further

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

- 1. Depositions of all parties shall occur on or before April 1, 2017.
- 2. ~~Plaintiff's expert reports shall be served by May 30, 2017; *~~ *(accordance b certified upon scheduled for 2/28)*
- 3. Defense expert reports shall be served by ~~June 30, 2017.~~ *4/16/17 ***

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


JAMIE D. HAPPAS, P.J.Cv.

OPPOSED
 UNOPPOSED

Nothing is cert. Action referencing the outstanding discovery "discovery"

*** I'm scheduled for 3/16/17 as per movant's cert. Action*

This shall not delay arbitration or trial.

JNB

LIEBERMAN, RYAN & FORREST, LLC
ROBERT FORREST, ESQ.
Attorney ID No: 018881984
141 West End Avenue
Somerville, NJ 08876
(908) 231-8844
Attorneys for Plaintiff

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

Plaintiff,
BARBARA J. HINTON

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

) DOCKET NO.: MID-L-758-15

vs.

) Civil Action

472

FRANK A. CIMILLO; HEATHER R. GAUDETTE;
DOMINIC KABBABE; PIKE RUN VILLAGE;
MIDDLESEX MANAGEMENT COMPANY;
DAVE TEDESCO; and JOHN DOES 1-5
Defendants.

) **ORDER**

DENIED

This matter having been brought before the Court Friday, March 17, 2017 on the Motion of Lieberman, Ryan & Forrest attorneys for plaintiff, to restore the above matter to active trial status, and the Court having considered this application by the plaintiff, and good cause having been shown;

IT IS on this 17 day of March, 2017

ORDERED the within matter is hereby restored to active trial status and it is further

ORDERED that Discovery be extended 90 days until May 22, 2017, and it is further

ORDERED that the parties are to complete all Discovery listed below:

1. Discovery be extended to May 23, 2017
2. Depositions of all parties to be completed by May 23, 2017

3. Plaintiff to serve Expert Reports by April 28 2017
4. Defendant to serve Expert Reports by May 28, 2017
5. Expert Depositions to be completed by May 28, 2017
6. Any additional Discovery to be completed by May 28, 2017

IT IS FURTHER ORDERED that a copy of this ORDER be served upon all parties within 7 days



JAMIE D. HAPPAS, P.J.Cv.

* This matter was settled with regard to Defendants Pike Run Village and Middlesex Management Company. The Complaint was dismissed against Defendants Gaudette and Kabbabe per Court initiated dismissal on August 28, 2015. Notice of dismissal was sent to Defendant Tedesco on February 10, 2017, and dismissal is pending for April 10, 2017.

#389

3-17-17

JWB

FILED

MAR 17 2017

Jamie D. Happs, P.J.Cv.

DAVID CORVASCE - 022812011

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

ATTORNEY FOR: Defendant/s, LUIS F PIZARRO

TODD IRISH, TANYA GREY

Plaintiffs,

vs.

LUIS F PIZARRO, JOHN DOES #1-5,
and ABC CORP #1-5 (true names being
unknown and fictitious)

Defendant.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-6325-15

Civil Action

ORDER EXTENDING DISCOVERY PERIOD

Pursuant to Rule 4:24-1(c)

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

IT IS, on this 17 day of March, 20;

ORDERED that the time for the completion of discovery is hereby extended to ~~June 1~~, 2017;

May 3

IT IS FURTHER ORDERED, that plaintiff appear for deposition on March 24, 2016 at 2:00 pm at the office of SHAPIRO AND STERNLIEB 176 RT 9 NORTH SUITE 303 ENGLISHTOWN; and

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

Item	Scheduled For
1. Deposition of plaintiff	March 24, 2017 with Jordan J. the car
2. IME of Plaintiff	March 30, 2017
3. Report of IME	May 31, 2017 April 30, 2017

IT IS FURTHER ORDERED that a copy of the within Order be served upon all parties of record within 1 days of its posting online.



JAMIE D. HAGGAS, P.J.Cv.

Discovery End Date Extended to 5/3/17
Arbitration Shall Be 5/10/17
Trial Shall Be 6/26/17

VNB

BARBARA S. SHERIDAN - 016201994

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

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

ATTORNEY FOR: Defendants, FREDERICK G VOEGELE and ROSEANN VOEGELE

LUIS E JARAMILLO

Plaintiff

vs

FREDERICK G VOEGELE and ROSEANN
VOEGELE, SEAN M MCGIVNEY and
THOMAS MCGIVNEY

Defendants

and

FREDERICK G VOEGELE and ROSEANN
VOEGELE

Third Party Plaintiffs

vs

JENNY L BRITTING

Third Party Defendant

and

HEIDY JARAMILLO,

Plaintiff,

vs

LUIS E JARAMILLO, FREERICK G
VOEGELE, SEANM MCGIVNEY, THOMAS
MCGIVNEY, JENNY L BRITTING, JOHN
DOES 1-10 (representing presently unknown
persons) and ABC CORPORATIONS 1-10
(representing presently unknown corporations
and/or entities),

Defendants,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-6362-16

276

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: COUNTY
DOCKET NO. MID-L- 6895-16

Civil Action

ORDER OF CONSOLIDATION

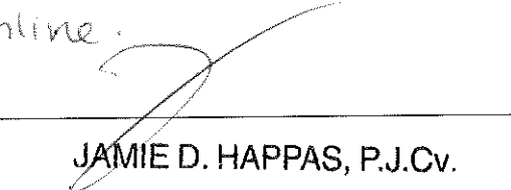
THIS MATTER having been placed before the Court by the LAW OFFICE OF DEBRA HART, Esq., attorney for the defendants, FREDERICK G VOEGELE AND ROSEANN VOEGELE ; and the Court having considered the moving papers of the parties; and for good cause shown;

IT IS, on this 17 day of March, 2017

ORDERED the captioned matters be and the same are hereby consolidated for the purpose of discovery and/or trial under Docket No. 6362-16 ; and

IT IS FURTHER ORDERED that the Discovery End Date of 11-27-17 shall apply to all matters; 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.



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."

Attorney ID #031032002
PALMISANO & GOODMAN, P.A.
171 Main Street
P.O. Box 518
Woodbridge, New Jersey 07095-0518
(732) 634-6464
Attorneys for Plaintiff, Luis Jaramillo

FILED
MAR 17 2017

VNB

Jamie D. Happas, P.J.Cv.

LUIS E. JARAMILLO,

Plaintiff

vs.

FREDERICK G. VOEGELE and ROSEANN
VOEGELE, SEAN M. McGIVNEY and
THOMAS McGIVNEY, and JENNY L.
BRITTING

Defendants

and

FREDERICK G. VOEGELE and ROSEANN
VOEGELE

Third-Party Plaintiffs

vs.

JENNY L. BRITTING

Third-Party Defendant

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-6362-16

CIVIL ACTION

ORDER FOR CONSOLIDATION

HEIDY E. JARAMILLO,

Plaintiff

vs.

LUIS E. JARAMILLO, FREDERICK G.
VOEGELE and ROSEANN VOEGELE,
SEAN M. McGIVNEY, and JENNY L.
BRITTING, et al.

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-6895-16

CIVIL ACTION

JARAMILLO VS. VOEGELE, ET AL.
DOCKET # MID-L-6362-16

The above entitled matter having been opened to the Court by both Barbara Sheridan, Esq., attorney for defendants, Frederick Voegele and Roseann Voegele and by Michael Trifiolis, Esq., attorney for defendants, Sean McGivney and Thomas McGivney, and joined by Palmisano & Goodman, P.A., attorneys for the plaintiff, Luis Jaramillo, on a motion to consolidate the above entitled cases, and it appearing to the satisfaction of the Court that the motion be granted, it is

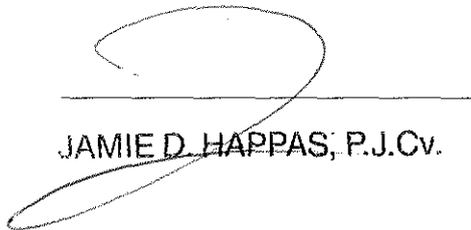
On this 17 day of March, 2017;

ORDERED, that the above entitled matters are hereby consolidated for discovery and a liability trial only in the New Jersey Superior Court, Law Division, Middlesex County under Docket No. L-6362-16; and, it is further

ORDERED, that should the matters not be resolved amicably between the parties, both actions will proceed to separate damages trials; 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 of the date hereof.

DSD-
11/27/17


JAMIE D. HAPPAS, P.J.Cv.

of its posting online

#511
03/17/17

VNB

Firm Code: H21
File No.: 154237895
Cooper Maren Nitsberg Voss & DeCoursey
Cheryl J. Hagemann, Esq.
Bar #: 027742004
485 Route 1 South
Building A, Suite 200
Iselin, NJ 08830
Ph: 732-362-3400; Direct dial: (732) 362-3380
Fax: (866) 827-4716
Attorneys for Defendant, Krystal Berardi

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

NOE JIMENEZ-GONZALEZ, an individual,

Plaintiff,

v.

KRYSTAL BERARDI, et al.,

Defendants.

RAMON GARCIA, an individual,

Plaintiff,

v.

NOE JIMENEZ-GONZALEZ, an individual,
KRYSTAL BERARDI, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

CIVIL ACTION

DOCKET NO.: MID-L-6464-16

ORDER OF CONSOLIDATION

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

CIVIL ACTION

DOCKET NO.: MID-L-7539-16

THIS MATTER having been opened to the Court by Cheryl J. Hagemann, attorney for Defendant, Krystal Berardi for an Order consolidating these matters, and the Court having reviewed the moving papers submitted, and any opposition thereto, and for good cause appearing;

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

ORDERED that the matter of Noe Jimenez-Gonzalez v. Berardi, et al., under Docket No. MID-L-6464-16, and the matter of Ramon Garcia vs. Berardi, et al. under Docket No. MID-L-7539-16, be and are hereby consolidated for the purpose of discovery and Trial; and

DED- 12/3/17

IT IS FURTHERED ORDERED that a copy of the within Order shall be served upon 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."

#664

03/17/17

JNB

FILED

MAR 17 2017

Jamie D. Happs, P.J.Cv

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, Sathijadob Arumugam and Sobannith Solamalai-Thamoth

KIMBERLEY JOHNSON

Plaintiff,

-vs-

SATHIJA ARUMUGAM and
SOBANNITH SOLAMALAI-THAMOTH

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-6302-15

Civil Action

ORDER

This matter having been opened to the Court on Motion of Sean Del Duca, Esq., attorney for defendants, Sathijadob Arumugam and Sobannith Solamalai-Thamoth, for an Order to extend the discovery period and adjourn Arbitration, and with the consent of our adversary, and the Court having read and considered the moving papers, and for exceptional circumstances appearing;

IT IS on this 17 day of March, 2017:

ORDERED that Arbitration is hereby adjourned until 6/20/17; and it is further;

hand 3/7/17

ORDERED that the Independent Medical Examination of plaintiff scheduled for April 3, 2017 is court ordered; and it is further;

ORDERED that the Independent Medical Examination of plaintiff scheduled for May 18, 2017 is court ordered; and it is further;

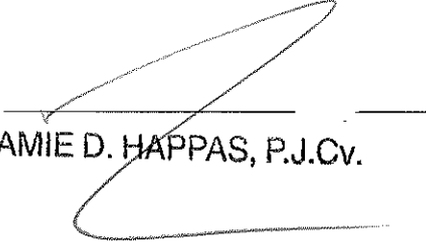
ORDERED that all defense expert reports shall be served by June 12, 2017; and it is further

ORDERED that discovery end date be extended seventy-five (75) days to June 13, 2017 and it is further;

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

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.

Seth M. Garrod - 034132003
MORRISON MAHONEY LLP
Waterview Plaza
2001 U.S. Highway 46, Suite 200
Parsippany, NJ 07054
Phone: 973-257-3526
Fax: 973-257-3527
Attorneys for Defendant, Amica Property and Casualty Insurance Company

FILED

MAR 17 2017

Jamie D. Happs, P.J.Cv.

V NB

SABIHA KOCOGLU,

Plaintiff,

v.

KERWIN C. DAVID; SELINA S. BRAY;
AMICA PROPERTY AND CASUALTY
INSURANCE COMPANY; JOHN/JANE
DOES 1-5,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION- MIDDLESEX COUNTY

DOCKET NO.: MID-L-4389-15
CONSOLIDATED:
DOCKET NO.: MID-L-4424-15

Civil Action

ORDER

GULAY TURAN,

Plaintiff,

v.

KERWIN C. DAVID; SELINA S. BRAY;
AMICA PROPERTY AND CASUALTY
INSURANCE COMPANY; JOHN/JANE
DOES 1-5,

Defendants.

THIS MATTER having been opened to the Court upon by Morrison Mahoney LLP, attorneys for defendant, Amica Property and Casualty Insurance Company, for an Order pertaining to the completion of discovery, and the Court having considered the moving papers submitted and any opposition thereto, and for good cause shown;

IT IS on this 17 day of March, 2017

ORDERED that discovery be extended as follows:

- Plaintiff is to provide answers to interrogatories and medical records on or before March 31, 2017.
- ~~Plaintiffs are to appear for deposition on or before April 15, 2017.~~
- ~~Plaintiffs are to appear for defense medical exams on or before April 30, 2017.~~
- ~~All expert reports are to be served on or before May 20, 2017.~~
- Discovery is to conclude on May 30, 2017 ^{May 10, 2017}

The Court arbitration, presently scheduled for April 19, 2017 is adjourned and will be rescheduled by the Court for a date after discovery concludes on May 30, 2017.

These dates are to be considered court ordered.

~~Alternatively,~~

- Plaintiffs are to appear for depositions on March 27, 2017 at 10:00 am at plaintiffs' counsel's office;
- Plaintiffs are to appear for the medical defense exams scheduled for April 4, 2017. *and serve report by May 4*

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

Discovery End Date Extended to 3/10/17
 Arbitration Shall Be 5/16/17
 Trial Shall Be 6/26/17

✓WB

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

Ida C. Genova, Esquire-Attorney Id No.: 03193-2001
 McDermott & McGee, LLP
 75 Main Street
 P.O. Box 192
 Millburn, New Jersey 07041
 Telephone: 973-467-8080
 Attorneys for Defendants: Parkwood Village and PV Management
 Our File No. 84929 RMT

<p>LUCIA KOSICKY, an individual, Plaintiff, v. PARKWOOD VILLAGE, a business entity; PV MANAGEMENT; JOHN DOES (1-20) fictitiously nam individuals and ABC COS. (1-20_ fictitiously named business entities, Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION - MIDDLESEX COUNTY DOCKET NO. MID-L-4620-15</p> <p style="text-align: center;"><u>CIVIL ACTION</u></p> <p>ORDER EXTENDING DISCOVERY, PURSUANT TO RULE 4:24-1</p>
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THIS MATTER coming on before the Court on application of McDermott and McGee, LLP, attorneys for defendants, Parkwood Village and PV Management, for an Order to extend discovery, for an additional one hundred twenty (120) days, pursuant to Rule 4:24-1; and it appearing to the Court that said motion should be granted; and for good cause shown;

IT IS on this 17 day of March, 2017,

ORDERED as follows:

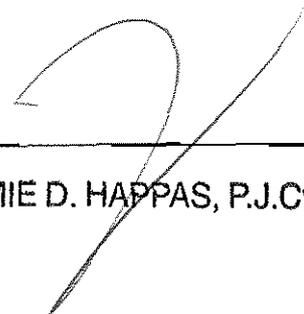
- Discovery is hereby extended to July 28, 2017;
- Plaintiff to serve all reports of their experts May 26, 2017;
- The mandatory non-binding arbitration hearing scheduled for Apr 5, 2017 is hereby adjourned to Aug 2, 2017;
- The Trial scheduled for May 30, 2017 is hereby adjourned to Sept. 25, 2017;
- Defendants to obtain any and all medical records and diagnostic studies relating to plaintiff by July 8, 2017;

- Defendant to serve all reports of their experts by July 8, 2017;
- Depositions of all experts to be completed by July 28, 2017.

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

Unopposed

Opposed



JAMIE D. HAPPAS, P.J.Cv.

✓ NB

WILENTZ, GOLDMAN & SPITZER
A Professional Corporation
90 Woodbridge Center Drive
Post Office Box 10
Woodbridge, New Jersey 07095
(732) 636-8000
Attorneys for Plaintiffs
Attorney ID: 014851996

FILED
MAR 17 2017

Jamie D. Happas, P.J.Cv.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY
DOCKET NO.: MID-L-4689-15

#703

-----X	:	
DOREEN LAIDLAW and WILLIAM	:	
LAIDLAW, her husband,	:	
	:	
Plaintiffs,	:	Civil Action
	:	
v.	:	ORDER
	:	
MPJJ/LL, LLC d/b/a BEACH CREEK	:	
OYSTER BAR & GRILLE, MPJJB, LLC,	:	
ET AL.	:	
	:	
Defendants.	:	
	:	
-----X	:	

This matter, having come before the Court on the motion of Wilentz, Goldman & Spitzer, attorneys for Plaintiffs, for an Order to extend the current discovery end-date and the Court, having reviewed the certification in support of plaintiff's motion, as well as any and all responding papers, and good cause having been shown;

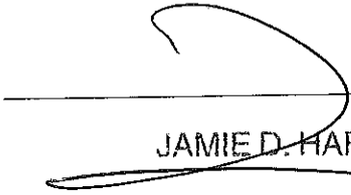
IT IS on this 17 day of March, 2017

ORDERED that the time for discovery is hereby extended for sixty (60) days, until June 2, 2017;

ORDERED that the following discovery shall take place as follows:

1. Deposition of the representatives of defendant(s) shall be completed on or before March 31, 2017;
2. Plaintiff's expert liability report(s) shall be served upon defense counsel on or before April 20, 2017;
3. Defendant's expert report(s) shall be served upon plaintiff's counsel on or before May 20, 2017.
4. Depositions of any experts, if necessary, shall be conducted on or before June 2, 2017;
5. That a copy of this Order shall be served upon all parties within seven (7) days of its posting online.

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.

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

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

✓NB

#314 3-17-17

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):
AMANDA PIRO and JOSEPH PIRO

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

TOMA LEWIN
Plaintiff

vs.

AMANDA PIRO and JOSEPH PIRO

Defendants

IRIS B. LEWIN and MARK LEWIN, her
husband

Plaintiffs

vs.

AMANDA PIRO and/or JANE DOES 1-10
(Fictitious names presently unknown);
JOSEPH PIRO and/or TOMMY TOES 1-10
(Fictitious names presently unknown)
and/or ABC
COMPANIES/CORPORATION (Fictitious
entities presently unknown); DEF
COMPANIES/CORPORATIONS 1-10
(Fictitious entities presently unknown);
SAMMY SOES 1-10 (Fictitious entities
presently unknown) and/or GHI
COMPANIES/CORPORATIONS 1-10
(Fictitious entities presently unknown)

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-4683-14

CIVIL ACTION

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

This matter being opened to the Court, on March 17, 2017, pursuant to Rule 1:6-2 and Rule 1:6-3, and having been submitted for ruling on the papers by, John Raymond, Esq., of the Law Offices of Pamela D. Hargrove attorney for the Defendant(s), AMANDA PIRO and JOSEPH PIRO, for an Order to adjourn the Arbitration date, compel and extend discovery time in accordance with Rule 4:24-1(C), and there having been no opposition and good cause appearing;

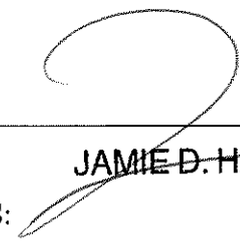
It is on this 17 day of March, 2017, ~~ORDERED that the Arbitration in this matter scheduled for March 16, 2017 is hereby adjourned, and~~

IT IS FURTHER ORDERED that plaintiff be and hereby is compelled to provide defense with responses to a Notice to Produce, specifically, ^{medical authorization} ~~any and all medical records~~ of the plaintiff from Thomas Jefferson University Hospital, Dr. Barbara Brown, Dr. Gerald R. Williams and films for her right shoulder surgery dated August 31, 2006 to be produced by March ³⁰ ~~15~~, 2017; and

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

1. Plaintiff to provide signed authorizations to defendant directed to Thomas Jefferson University Hospital, Dr. Gerald R. Williams and Upper Dublin MRI on or before March ~~20~~ ³⁰ 2017.
2. Deposition of plaintiff's family members regarding plaintiff's work in family business following her shoulder surgery to be completed on or before April 15, 2017.
3. Plaintiff to produce employment records from Deli family business on or before April 15, 2017. *or affidavit stating facts there are no records*
4. Receipt of records and films from plaintiff's medical facilities on or before May 15, 2017.
5. Review and ^{discuss} ~~preparation~~ of medical reports by defendant's expert to be completed on or before June 1, 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 ~~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

TAD - 6/19/17

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

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

#428
03/17/17
JNB

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

Docket No. MID-L-5066-15

Civil Action
ORDER

NEAL LINDER :
Plaintiff(s) :
vs. :
SOMERSET PLAZA, ET AL :
Defendant(s) :

THIS MATTER being presented to the Court upon Notice of Motion duly filed and served pursuant to Rule 1:6-2 by PATRICK H. CAHALANE, Attorney for Plaintiffs, and the Court having considered the pleadings submitted herein, and any opposition hereto, and for good cause shown;

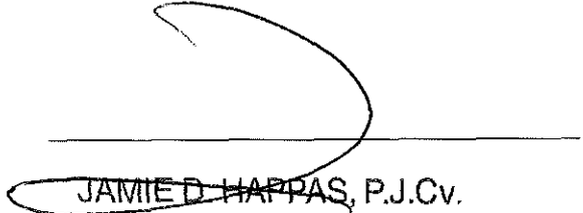
IT IS on this 7 day of March, 2017 ORDERED that the discovery end date is extended to ~~July 22~~ ^{June 15}, 2017 as follows:

1. Plaintiff to serve expert report(s) by May ~~22~~ ¹, 2017;
3. Defendant to serve expert report(s) by June ~~22~~ ¹, 2017;
3. Depositions of experts to be completed by ~~July 22~~ ^{6/15/17}, 2017; and, it is

FURTHER ORDERED that the trial date of May 8, 2017 is adjourned; and, it is

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

T10 - 6/26/17


JAMIE D. HAPPAS, P.J.Cv.

PAPERS CONSIDERED:

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

A SETTLEMENT CONFERENCE TO BE
SCHEDULED BY THE ASSIGNMENT
OFFICE ON 6/21/17

LAW OFFICES OF VISCOMI & LYONS

By: Nicole L. Hollingsworth, Esq.
Attorney ID#: 037572007
Mount Kemble Corporate Center
360 Mt. Kemble Avenue
Morristown, New Jersey 07960
973-538-2930
Attorneys for Defendant, Gaby's Bakery, Inc.

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

821
03/17/17
VNB

AURA MENOCA and CESAR MENOCA,
her husband, Per Quod,

Plaintiffs,

vs

GABY'S BAKERY, INC., JOHN DOE (1-
100)(fictitious names) and ABC COMPANIES
(1-100)(fictitious entities),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-4975-15

CIVIL ACTION

ORDER

This matter having been presented to the Court by the Law Offices of Viscomi & Lyons by Nicole L. Hollingsworth, attorney for defendant Gaby's Bakery, for an Order to Extend the Discovery End Date, Adjourn Arbitration and to Compel Plaintiff to Produce Executed Authorizations by date certain pursuant to R. 4:23-1(a) and R. 4:24-1(c), and the Court having considered the moving papers, and any opposition filed thereto, and for good cause having been shown,

It is on this 17 day of March, 2017

ORDERED, that,

1. The Discovery End Date be and is hereby extended an additional sixty (60) days to **MAY 30, 2017** to complete the following outstanding discovery:

- Plaintiff, Aura Menocal, be and is hereby ordered to produce executed authorizations upon defendant Gaby's Bakery on or before **MARCH 31, 2017**; with
- Defendant Gaby's Bakery to serve expert addendum reports upon plaintiff on or before **MAY 12, 2017**; that
- Deposition of the parties experts be complete by **May 26, 2017**; that
- Arbitration be and is hereby adjourned to 6/2/17; it is,

trial 7/24/17
Plaintiff to serve reports on defendant by 4/20/17

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



JAMIE D. HAPPAS, P.J.Cv.

Motion Opposed
 Motion Unopposed

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

VNB

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

Law Offices of Pamela D. Hargrove
ARTHUR ARNOLD, ESQ.
Identification No. 30011983
JOHN C. CIABATTARI, ESQ.
Identification No. 26741979
65 Jackson Drive, Suite 302
PO Box 2000
Cranford, NJ 07016-0200
Telephone: (908) 653-2141
Attorneys for Defendant(s):
JOHN O. SLIPEK

GRANTED IN PART
GRANTED IN PART

VICTOR V. MILTON

Plaintiff

vs.

JOHN O. SLIPEK, ABC CORP. I-X (said names being Fictitious true names presently unknown), JOHN DOE I-X (said name being Fictitious, true names presently unknown), and XYZ EMPLOYER I-X (said names being Fictitious, true names presently unknown)

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY

DOCKET NO. MID-L-3820-15

1786

CIVIL ACTION

**ORDER TO DISMISS PLAINTIFF'S
COMPLAINT FOR FAILURE TO
COMPLY WITH A COURT ORDER
OR IN THE ALTERNATIVE
ADJOURN THE MARCH 30, 2017
ARBITRATION AND EXTEND
DISCOVERY TIME FOR
EXCEPTIONAL CIRCUMSTANCES**

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

It is on this 17 day of March, 2017, ~~ORDERED~~ that the Plaintiff, VICTOR V. MILTON, complaint be and hereby is dismissed for failure to comply with a Court Order.

~~OR IN THE ALTERNATIVE~~

IT IS HEREBY ORDERED that the March 30, 2017 Arbitration is hereby adjourned; and IT IS FURTHER ORDERED that the discovery time be and hereby is extended to May 10, 2017 for exceptional circumstances to allow time for the following:

1. Receipt of records and diagnostic films from plaintiff's medical facilities and service of same upon defendant's medical experts on or before April 28, 2017.
2. Review of films and records and the preparation of medical reports by defendant's medical experts to be completed on or before April 28, 2017.
3. Receipt of medical reports by defendant and the service of same upon all counsel on or before May 10, 2017.
4. Any further discovery that may become necessary as a result of the foregoing, to be obtained and completed on or before May 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.

JAMIE D. HAPPAS, P.J.Cv.

MOTION WAS:

 ✓ OPPOSED
 ✓ NOT OPPOSED

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

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

CALCAGNO & ASSOCIATES
Attorneys at Law, LLC
Scott T. Glennon, Esq. - 037642006
Spencer Savings Bank Building
213 South Avenue East
Cranford, New Jersey 07016
(908) 272-7300
ATTORNEYS FOR PLAINTIFF(S)

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

✓ NB

VICTOR V. MILTON,

Plaintiffs,

vs.

JOHN O. SLIPEK, ABC CORP. I-X(said names being fictitious true names presently unknown), **JOHN DOE I-X** (said name being fictitious, true names presently unknown), and **XYZ EMPLOYER I-X** (said names being fictitious, true names presently unknown),

Defendants.

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

Docket No.: MID-L-3820-15

CIVIL ACTION

ORDER

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

IT IS on this 17 day of March, 2017

ORDERED that the discovery period in this matter be extended until May ¹⁰20, 2017; and

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

- (a) Depositions of all parties be completed no later than March 31, 2017;
- (b) Plaintiff's narrative reports and additional medical records to be submitted no later than by April ¹⁰21, 2017;
- (c) Defendant's Experts' reports to be submitted by May 14, 2017; and

IT IS FURTHER ORDERED that a true copy of this Order be served upon all parties, via their attorneys, within 7 days of its posting online.


JAMIE D. HAPPAS, P.J.Cv.

UNOPPOSED
 OPPOSED

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

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

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

#638
03/17/17

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

JNB

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

ESTHER MONTANO

Plaintiff,

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

-vs-

ERNEST BRICE

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

Defendants.

Civil Action

ORDER

This matter having been opened to the Court on Motion of Cormac R. Egenton, Esq., attorney for defendant, Ernest Brice, for an Order for Reconsideration of the February 17, 2017 Order of the Honorable Jamie D. Happas, P.J.Cv. and the Court having read and considered the moving papers, and for exceptional circumstances appearing;

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

IT IS on this 17 day of March, 2017:

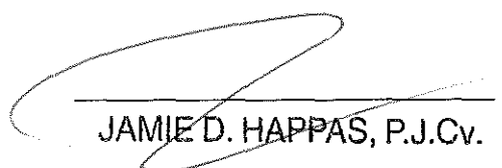
ORDERED that discovery is hereby reopened; and it is further;

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

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

ORDERED that discovery end date be extended 90 days to April 18, 2017; and it is further;

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


JAMIE D. HAPPAS, P.J.Cv.

() Opposed
(x) Unopposed

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, Mai S. Nguyen and Hoang T. Nguyen

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

#663
3-17-17
JNB

**SAMIRA MTAWE, and MUAZ SAEB
and SUHAIB SAEB by their Guardian
Ad Litem, SAMIRA MTAWE,**

Plaintiffs,

vs.

**MAI S. NGUYEN and HOANG T.
NGUYEN and/or JOHN/JANE DOES
1-30 and ABC CORP. 1-30 (fictitious
names/entities),**

Defendants.

**SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY
Docket No. L-2063-15**

Civil Action

ORDER

THIS MATTER being opened to the Court on **Friday, March 17, 2017**, by Eric Kuper, Esq., of Martin Kane & Kuper, attorneys for defendants, Mai Nguyen and Hoang Nguyen, on a Notice of Motion for an Order to extend discovery and adjourn the April 7, 2017 arbitration and May 22, 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 17th day of March, 2017,

ORDERED that discovery be and hereby is extended for 45 days to May 15, 2017;

and it is further

*Per the reasons set forth in
this order*

ORDERED that the discovery schedule is as follows:

Plaintiff Suhaib Saeb to provide executed authorization with 7 days from the date of this order;

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

Defendants to serve any addendum reports no later than May 1, 2017;

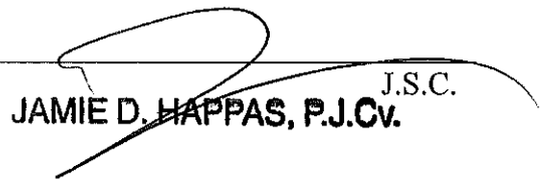
Defendants to amend with records no later than May 15, 2017;

Discovery be extended to May 15, 2017.

~~ORDERED~~ that the April 7, 2017 arbitration is hereby adjourned to _____ ;
and it is further

~~ORDERED~~ that the May 22, 2017 trial is hereby adjourned to _____ ; and it is
further

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


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

Opposed () Unopposed ()

This shall not delay arbitration or trial.
*This matter has had
678 days of discovery and
are AEO AD*

A SETTLEMENT CONFERENCE TO BE
SCHEDULED BY THE ASSIGNMENT
OFFICE ON May 19, 2017

PELLETTIERI, RABSTEIN AND ALTMAN
100 Nassau Park Boulevard
Suite 111, CN-5301
Princeton, New Jersey 08543-5301
(609) 520-0900
Attorneys for Plaintiff

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

JNB

ESTATE OF ANDREW MURNIEKS by Administrator Ad Prosequendum, RENEE MURNIEKS, and RENEE MURNIEKS individually,	SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NUMBER: MID-L-6227-14
Plaintiff(s)	# 73
vs.	ORDER EXTENDING DISCOVERY
STATE OF NEW JERSEY; SOUTH BRUNSWICK TOWNSHIP POLICE DEPARTMENT; OLD BRIDGE TOWNSHIP POLICE DEPARTMENT; ABC, INC. (1-10); JOHN DOE (1-15), said names ABC, Inc., and John Doe, being fictitious, jointly, individually, and in the alternative,	DENIED Failure to Comply With R. 4:24-1 (c) order not in compliance
Defendants	

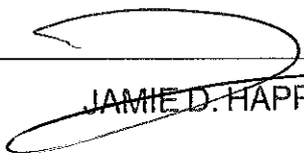
THIS MATTER being opened to the Court by Pellettieri, Rabstein and Altman, attorneys for Plaintiff, and the Court having reviewed the papers and good cause being shown,

IT IS on this 3 day of March, 2017,

ORDERED that the discovery period in this matter be extended for a period of (120) one-hundred twenty days; and that all discovery is to be completed no later than July 16, 2017; and it is further,

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

OPPOSED
 UNOPPOSED


JAMIE D. HAPPAS, P.J.Cv.

7629
03/17/17

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

JNB

Law Office of Robert Raskas
371 Hoes Lane, Suite 105
Piscataway, NJ 08854
(732) 981-1649 (Telephone)
(732) 981-1657 (Fax)
By: Georgette Maciejewski, Esq. / 04680-2013
Attorney for Defendant, Christian Castano

RITA ODIAKA and IKE ODIAKA, her
husband

Plaintiff,

-vs-

CHRISTIAN S. CASTANO,
VALENTINA CAMACHO and JOHN
DOES 1-10 (names being fictitious,
identities presently unknown)

Defendants.

Middlesex County Superior Court

DOCKET NO. MID-L-6009-15

Civil Action

ORDER TO EXTEND DISCOVERY

This matter having been opened to the Court on Motion of Georgette Maciejewski, Esq., attorney for defendant, Christian Castano, for an Order to Extend Discovery 90 days from 03/15/2017, and with the consent of our adversary, and the Court having read and considered the moving papers, and for good cause appearing;

IT IS on this 17 day of March, 2017:

ORDERED that additional medical records are to be served by the plaintiff no later than May 13, 2017; and it is further;

ORDERED that additional expert reports are to be served no later than June 13, 2017; and it is further;

ORDERED that discovery end date be extended 90 days to June 13, 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
Discovery End Date Extended to 6/13/17 JAMIE D. HAPPAS, P.J.Cv.
Arbitration Shall Be 6/20/17
Trial Shall Be 3/7/17

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

#A21 3-17-17

RAJAN & RAJAN, LLP

Oscar A. Escobar, Jr., Esq. / Jordan B. Dascal, Esq.
NJ ID Nos: 007072003 / 903842012
3146 Route 27, Suite 202
Kendall Park, New Jersey 08824
Telephone: (732) 283-1955
Facsimile: (732) 283-1877
Attorney for Plaintiffs,
Jitendra Patel, Boris Savitsky, and Gregory Zlotnick

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

VNB

JITENDRA PATEL, BORIS SAVITSKY, and
GREGORY ZLOTNICK,

Plaintiffs,

vs.

BHARAT PATEL and PARTH
PROPERTIES, LLC,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-4993-15

CIVIL ACTION

ORDER

GRANTED IN PART

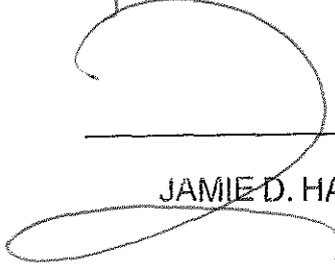
THIS MATTER having been brought to the Court by counsel for Plaintiffs, Rajan & Rajan, LLP and upon notice to the Defendants by and through counsel, Bucca & Campisano and the Court having read the papers submitted and having heard oral argument, if any, and for further good cause having been shown,

IT IS on this 17 day of March, 2017;

ORDERED:

1. Plaintiffs' motion to extend the discovery end date is hereby: **GRANTED**.
2. All interrogatories and document production requests shall be responded to by April ¹⁵~~28~~, 2017.
3. All depositions of non-experts shall be concluded by May ¹~~19~~, 2017.
4. All expert reports shall be served by ^{May 15}~~June 3~~, 2017.

5. All expert depositions, shall be concluded by ^{May 30} June 17, 2017.
6. The discovery end date shall be ^{May 30} June 17, 2017.
7. Trial shall be rescheduled from March 20, 2017 to ~~the~~ June 12, 2017
8. A copy of this Order shall be served by the moving party upon all other parties or their attorneys, if any, 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."

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

813
03/17/17
✓NB

Nehal Modi, Esquire – 016542005
STEVEN P. HADDAD, P.C.
Attorneys at Law
510 Thornall Street, Suite 270
Edison, NJ 08837
Tel: (732) 933-3535/ Fax: (732) 933-3536
Attorneys for Plaintiff, Joseph Paciocco

FILED
MAR 17 2017

Jamie D. Happas, P.J.Cv.

JOSEPH PACIOCCO,

Plaintiff,

vs.

**PHILY DINER, ADELPHIA THREE
CORP. , WILLIAM BALLIS and/or ABC
COMPANY 1-10** (being fictitious entities
unknown at this time) and/or **DEF
COMPANY 1-10** (being fictitious entities
unknown at this time) and/or **GHI
COMPANY 1-10** (being fictitious entities
unknown at this time) and/or **JOHN DOES 1-
10** (being fictitious persons unknown at this
time), **JOHN DOES 11-20** (being fictitious
persons unknown at this time) and/or **JOHN
DOES 21-30** (being fictitious persons
unknown at this time),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION – MIDDLESEX COUNTY

DOCKET NO.: MID-L-00018-16

CIVIL ACTION

ORDER

THIS MATTER having been opened to the Court by the Law Offices of Steven P. Haddad, P.C., attorneys for the Plaintiff, on notice to the Defendants, and the Court having reviewed the moving papers for exceptional circumstances shown,

IT IS on this 17 day of March, 2017,

ORDERED that discovery is hereby extended for an additional ninety (90) days (from June 30, 2017) to September 28, 2017 to allow the following:

1. Plaintiff shall serve his economic expert/ life care plan expert's report by April 1, 2017;

2. Plaintiff shall serve recent medical records and bills by April 30, 2017;
3. Plaintiff shall serve report(s) from his medical expert(s), including neurosurgeon, by May 31, 2017;
4. Defendants shall serve a report from their medical expert (s) by June 30, 2017;
5. A second site inspection at Phily Diner shall take place by 4/20/2017;
6. Plaintiff shall serve a report from his liability/ engineering expert by 5/20/2017;
7. Defendants shall serve a report from their liability expert by 6/20/2017;
8. Plaintiff shall serve any addendum reports from his economic expert/ life care plan expert by May 30, 2017;
9. Defendants shall serve economic expert by July 15, 2017;
10. The parties shall provide expert reports in response to the adverse party's expert reports by August 1, 2017;
11. Depositions of expert witnesses shall take place by September 1, 2017; and
12. Any further discovery that may be necessary as a result of the foregoing shall be completed on or before September 28, 2017; and, it is further,

ORDERED that Bench/Bar Panel scheduled for July 10, 2017 is adjourned and rescheduled for Sept. 11; and it is further,

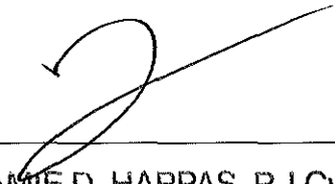
ORDERED that Trial scheduled for August 7, 2017 is adjourned and rescheduled for Sept. 25, 2017; and it is further,

ORDERED that a true and correct copy of this Order be served on all parties hereto

within seven days of the on-line posting of the Order on the Court's website.

Opposed

✓



JAMIE D. HAPPAS, P.J.Cv.

LAW OFFICES OF VISCOMI & LYONS

BY: Lynn Hershkovits-Goldberg, Esq.

Attorney ID: 010071992

Mount Kemble Corporate Center

360 Mt. Kemble Ave., Suite B1000

Morristown, NJ 07960

973-538-2930

Attorneys for Defendants, Spring Street Development Urban Renewal, LLC and Boraire Development LLC

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

✓ NB

KETANA PATEL,
Plaintiff,

vs

SPRING STREET DEVELOPMENT
URBAN RENEWAL, LLC, BORAIE
DEVELOPMENT, LLC, PARAGON
MANAGEMENT, SERVICES, LLC, ABC
CORPS. 1-10 and JOHN DOES 1-10 (fictitious
names),
Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX CO.
DOCKET NO.: MID-L-03195-15

*

CIVIL ACTION

*

**ORDER TO REOPEN AND EXTEND
DISCOVERY AND ADJOURN TRIAL
DATE**

The above matter having been brought before the Court upon motion without objections from the parties, by the Law Offices of Viscomi & Lyons, Lynn Hershkovits-Goldberg, Esq., attorney for Defendants, Defendants, Spring Street Development Urban Renewal, LLC and Boraire Development LLC, for an Order to Reopen and Extend Discovery and Adjourn Trial Date, and the Court having considered the motion papers filed by the parties, and good cause thus having been shown,

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

ORDERED, that discovery be reopened and extended sixty (60) days from the signing of this Order; and (May 17, 2017)

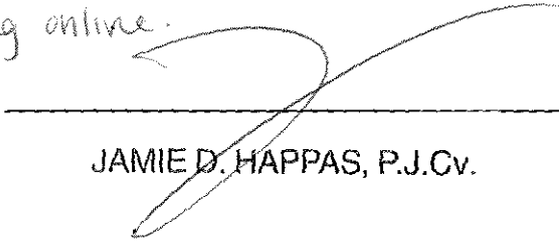
IT IS FURTHER ORDERED that the parties are to complete all discovery listed below:

1. Written discovery to be exchanged between the parties by March 10, 2017.
2. Depositions of all parties have been completed.
3. Expert reports to be served no later than ten days prior to the expiration of discovery.

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

IT IS FURTHER ORDERED, that the April 24, 2017 trial date is hereby adjourned and
rescheduled for May 30, 2017; 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.



JAMIE D. HAPPAS, P.J.Cv.

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.

"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."

#264
03/17/17
✓ NB

BRAMNICK, RODRIGUEZ, GRABAS,
ARNOLD & MANGAN
1827 EAST SECOND STREET
SCOTCH PLAINS, NJ 07076
Telephone: (908) 322-7000
Facsimile: (908) 322-6997
Attorney for Plaintiff

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

JERZY PELCZAR,,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Plaintiff,

DOCKET NO.:MID-L-5153-15

Civil Action

v.

ORDER

TORISELLO ORGANIZATION, INC.,
JOHN DOE and ABC CORP.,
(fictitiously named owners of the
premises); JANE DOE and DEF CORP.,
(fictitiously named commercial tenants);
JOHN ROE AND GHI CORP. et al.,

Defendant.

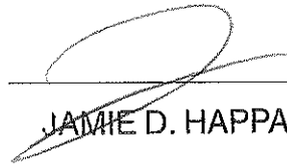
This matter having been opened to the Court by Gary J. Grabas, Esq., on behalf of the plaintiff, Jerzy Pelczar, and upon due notice to the attorney for the defendant(s), Torsiello Organization, Inc., and the Court having considered the proofs and good cause having been shown;

IT IS on this 17 day of March, 2017,

ORDERED that discovery is hereby extended for an additional sixty (60) days and the new discovery end date shall be May 17 2017 in order to allow the parties to:

- Plaintiff's expert report to be served by April 15, 2017;
- Defendant expert reports to be served by May 15, 2017;

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


JAMIE D. HAPPAS, P.J.Cv.

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

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

840
03/17/17
JNB

LITCHFIELD CAVO LLP
An Illinois Limited Liability Partnership
420 Lexington Avenue, Suite 2104
New York, New York 10170
(212) 434-0100
Attorneys for Defendants
Long Live Paintball NJ, LLC and NSERA
(National Sports Entertainment Recreation Association)

FILED
MAR 17 2017
Jamie D. Happas, P.J.Cv.

=====

MICHAEL PETILLO, JR., a minor by his Guardian ad Litem, MICHAEL PETILLO, SR., and MICHAEL PETILLO, SR., Individually,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY

Plaintiffs,

DOCKET NO. L 1343-14

vs.

CIVIL ACTION

LONG LIVE PAINTBALL NJ, LLC; SCOTT "SMITH" (last name unknown, Employee of defendant, Long Live Paintball NJ, LLC); and NSERA (National Sports Entertainment Recreation Association),

ORDER

Defendants.

=====

THIS MATTER having been opened to the Court by Litchfield Cavo LLP, attorneys for Defendants, Long Live Paintball NJ, LLC ("Paintball") and National Sports Entertainment Recreation Association ("NSERA"), for an Order compelling the ophthalmologic IME of the minor Plaintiff and further extending the Discovery End Date for a period of ninety (90) days, and Court having reviewed the moving papers and having found good cause and unforeseen and exceptional circumstances for the entry of the within Order,

IT IS on this 17 day of March, 2017,

ORDERED that:

Plaintiff, Michael Petillo, Jr., shall appear for an Independent Ophthalmologic Medical Examination at a date and time mutually convenient to the parties, on or before March 31, 2017, at the

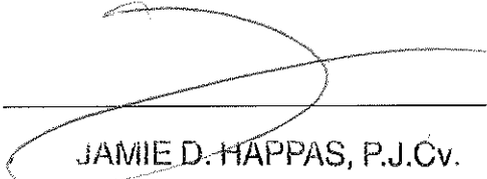
offices of Gary Lelli, M.D., Weill-Cornell Medical Center, Department of Ophthalmology, 1305 York Avenue, 12th Floor, New York, New York 10021. In the event of non-compliance with this directive by Plaintiffs:

- A) Plaintiffs' Complaint and Amended Complaint shall ^{may} be dismissed with prejudice;
- B) Plaintiffs shall ^{may} be precluded from submitting to the Court or finder of fact at time of trial any medical expert testimony, medical expert reports or other medical expert evidence in support of their case; and

IT IS FURTHER ORDERED that:

- 1) The Discovery End Date is extended for 90 days, from March 1, 2017 to May 31, 2017;
- 2) Defendants shall serve an expert report by Dr. Lelli by April 14, 2017, and any rebuttal report by Plaintiffs' expert shall be served by April 21, 2017;
- 3) Plaintiffs shall designate, and serve the reports of, any liability expert or experts on or before March 24, 2017 and Defendants shall designate, and serve any responding expert reports of, their liability expert or experts on or before April 14, 2017;
- 4) Expert depositions shall be completed by May 12, 2017;
- 5) Any non-party fact depositions shall be completed on or before April 7, 2017;
- 6) All discovery shall be completed by May 31, 2017; and

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.

The within motion was:

- Opposed;
- Unopposed.

*T/D -
6/12/17*

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

950
03/17/17

✓ NB

LEVINSON AXELROD, P.A.
Brett R. Greiner, Esq.
Bar ID No. 021721994
Levinson Plaza
2 Lincoln Highway
Edison, NJ 08818
(732) 494-2727
Attorneys for Plaintiffs

FILED
MAR 17 2017
Jamie D. Happas, P.J.Cv.

MICHAEL PETILLO, JR., a minor	:	SUPERIOR COURT OF NEW JERSEY
by his Guardian Ad Litem,	:	LAW DIVISION MIDDLESEX COUNTY
MICHAEL PETILLO, SR., and	:	
MICHAEL PETILLO, SR.,	:	DOCKET NO. MID-L-1343-14
Individually,	:	
	:	Civil Action
Plaintiffs,	:	
vs.	:	
LONG LIVE PAINTBALL NJ, LLC, et	:	ORDER
al.,	:	
Defendants	:	

The above-captioned matter, having been opened to the court by Levinson Axelrod, P.A., attorneys for the plaintiffs for an Order striking the defendants' affirmative defense based upon release and waiver and the Court having considered all arguments with respect thereto, and for good cause having been shown;

It is, on this 17 day of March, 2017

ORDERED that the defendant's motion to compel the minor plaintiff to appear for a defense medical examination is denied, and it is further

ORDERED that the plaintiffs' cross-motion for a protective order is granted, ~~and that~~ it is hereby ordered that any defense medical examinations of the minor plaintiff must take place in New Jersey; and it is further

DENIED

ORDERED that the discovery end date is extended for 90 days, from March 1, 2017 to May 31, 2017 in order to conduct the following discovery:

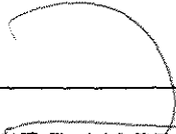
- (a) Defendants shall serve all medical expert reports by April 14, 2017 and any rebuttal report by plaintiffs' medical expert shall be served by April 21, 2017;
- (b) Plaintiffs shall designate and serve the reports of any liability experts on or before March 24, 2017 and defendants shall designate and serve any responding reports of liability experts on or before April 14, 2017;
- (c) Expert depositions shall be completed by May 12, 2017;
- (d) Any non-party fact depositions shall be completed by April 7, 2017;
- (e) All discovery shall be completed by May 31, 2017; and it is further

ORDERED that trial is hereby adjourned to

6/12/17; and it is further

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

posting online



JAMIE D. HAPPAS, P.J.C.V.

Opposed ()

~~Unopposed ()~~

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

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 Defendants, Sharopov/Green Line Moving Corp.
Our File No. 1-38,078-SCZ

FILED
MAR 17 2017

JNB

Jamie D. Happas, P.J.Cv

Plaintiff

MICHELE R. PRIBILA-BISSET

vs.

Defendants

GREEN LINE MOVING CORP., DJAFAR
SHAROPOV, ABC CORP. 1-5, XYZ, INC. 1-5
and JOHN/JANE DOES 1-5

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

DOCKET NO. MID-L-2542-15

Civil Action

ORDER TO EXTEND DISCOVERY
FOR EXCEPTIONAL CIRCUMSTANCES AND
ADJOURN ARBITRATION HEARING

The above entitled matter having been opened to the Court on March 17, 2017, by Campbell, Foley, Delano & Adams, L.L.C., attorneys for the defendants, Djafar Sharopov and Green Line Moving Corp., on motion to extend discovery until May 29, 2017, and it appearing to the satisfaction of the Court that the motion may be granted, it is hereby

ORDERED on this *17* day of *March*, 2017, that the discovery be and is hereby extended until May 29, 2017; and it is further

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

<u>Items</u>	<u>Dates</u>
a. Plaintiff shall provide an executed authorization for records of Avenel Pharmacy within seven (7) days of the date of this Order by	3/24/17
b. Plaintiff shall provide records of treatment from Dr. Wills and Kessler Rehabilitation by	4/1/17
c. Defense neurological examinations to be completed by	4/20/17
d. Plaintiff's expert neurological reports are to be served by	4/20/17

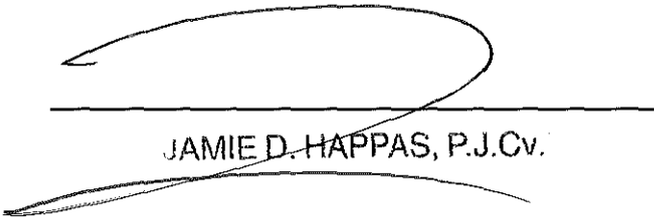
e. Defendant's rebuttal expert medical reports are to be served by 5/20/17

f. The new discovery end date 5/29/17

and it is further

ORDERED that the Arbitration hearing scheduled for May 17, 2017 be adjourned until after the new Discovery End date of May 29, 2017; and it is

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


JAMIE D. HAPPAS, P.J.Cv.

PAPERS CONSIDERED

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

Dated: February 28, 2017

Discovery End Date Extended to 5/29/17
 Arbitration Shall Be 6/6/17
 Trial Shall Be 7/24/17

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

FILED

VNB

MAR 17 2017

Jamie D. Happs, P.J.Cv.

Ronald J. Morgan, Esq. - 089832013
ROSENBERG JACOBS & HELLER, P.C.
201 Littleton Road – Box 513
Morris Plains, New Jersey 07950-0513
(973) 206-2500
Attorneys for Defendant, Suri B. Ponamgi, M.D.

CAMILLE RICHARDSON,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION: MIDDLESEX COUNTY
Plaintiff,	:	Docket No.: MID-L-4707-14
vs.	:	
	:	CIVIL ACTION #199
SURI B. PONAMGI, M.D., ALEXANDER	:	
PORTUGAL, M.D., et al.,	:	ORDER
	:	
Defendants.	:	
	:	
	:	

This matter having been brought before the Court on Motion of ROSENBERG JACOBS & HELLER, P.C. attorneys for Defendant, Suri B. Ponamgi, M.D., for an Order extending discovery and the trial date by sixty days and compelling plaintiff appear for an IME and the Court having considered the matter, and good cause appearing;

It is on this 17 day of March, 2017;

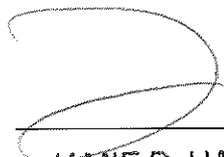
ORDERED the deadlines are extended as follows:

1. Defendant to serve liability and causation reports by ~~April 29~~ ^{June 15}, 2017;
→ Plaintiff to serve reply by ~~July 15~~, 2017
2. Expert depositions to occur by ~~May 30~~, 2017; ~~Aug 30~~, 2017
3. The Discovery End Date is extended until ~~May 30~~ ^{Aug 30}, 2017; and
4. Trial scheduled for ~~July 1~~, 2017; and it is further ~~Sept. 5~~, 2017

ORDERED that plaintiff appear for a defense IME on or before May 15, 2017;

and

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



JAMIE D. HAPPAS, P.J.Cv.

Motion Opposed

Motion Unopposed

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

By: Cormac Egenton, Esq. / 02092-2009
Attorney for Defendants, Brian McKenna and Kasey McKenna

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

VNB

LAURA M. RODRIGUEZ and
AMAURYS D. BATISTA-FERNANDEZ,
her husband

Plaintiff,

-vs-

KASEY J. MCKENNA, JOHN DOES (1-10),
A.B.C. COMPANIES (1-10), BRIAN
G. MCKENNA, JOHN DOES (11-20),
A.B.C. COMPANIES (11-20), (fictitious
entities) and (fictitious names)

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-4945-15

Civil Action

#604

ORDER

GRANTED IN PART

This matter having been opened to the Court on Motion of Cormac Egenton, Esq., attorney for defendants, Brian McKenna and Kasey McKenna, for an Order barring plaintiff from making a claim for boardable medical expenses and barring plaintiff from making any reference to the December 2, 2016 MRI films of the left shoulder or in the Alternative, an Order to extend the discovery period and adjourn Arbitration, and the Court having read and considered the moving papers, and for good cause appearing;

IT IS on this 17 day of March :

~~ORDERED~~ that plaintiff is hereby barred from making a claim for boardable medical expenses at time of Trial; and it is further

ORDERED that plaintiff is hereby ~~barred from making any reference to the December 2, 2016 MRI films of the left shoulder in any medical or injury testimony whatsoever at time of Trial;~~

OR IN THE ALTERNATIVE;

ORDERED that Arbitration is hereby adjourned until 7/5/17; and it is further;

ORDERED that discovery end date be extended ninety (90) days to June 28, 2017; and it is further

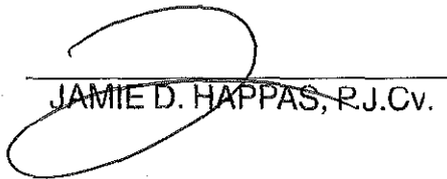
ORDERED that plaintiff is compelled to provide complete responses to the Notice to Produce including proofs of all outstanding medical expenses, proofs that same was submitted to plaintiff's personal health insurance, a copy of the PIP file within twenty (20) days of the date of this Order; and it is further

ORDERED that plaintiff is compelled to provide an executed authorization to obtain the left shoulder MRI including the complete name and address of the facility within twenty (20) days of the date of this Order; and it is further

ORDERED that all defense expert reports shall be served by June 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.

Opposed
 Unopposed


JAMIE D. HAPPAS, R.J.Cv.

A SETTLEMENT CONFERENCE TO BE
SCHEDULED BY THE ASSIGNMENT
OFFICE ON 6/22/17

Tom - 8/21/17

204
03/17/17
✓NB

Sarah K. Delahant, Esq.
IFA Insurance Company
35 Walnut Avenue - Suite 1A
Clark, New Jersey 07066
(732) 815-3193
Attorney No.: 025152005
Attorney for Defendant, Charles Span-Lewis
Our File Number: 82334A

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

JASCO RODRIGUEZ,

Plaintiff,

Vs.

CHARLES C. SPAN-LEWIS, and J. DOE
(A through Z),

Defendants,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION – MIDDLESEX
COUNTY

DOCKET NO. MID-L-1256-15

CIVIL ACTION

LUZ RODRIGUEZ AND JOSE
RODRIGUEZ, HER HUSBAND,
Plaintiff,

vs.

CHARLES C. SPAN-LEWIS, AND J.
DOE (A THROUGH Z),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION – MIDDLESEX
COUNTY

DOCKET NO.: MID-L-1257-15

CIVIL ACTION

ORDER OF CONSOLIDATE

DENIED

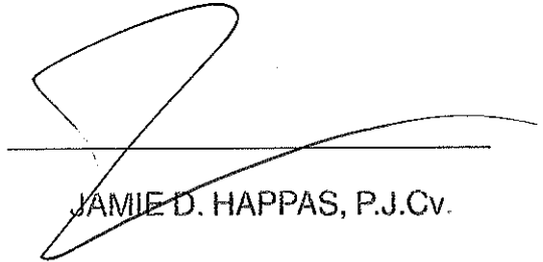
This matter being opened to the Court by Sarah K. Delahant, Esq., attorney for the defendant, Charles Span-Lewis, and the Court having reviewed the moving papers and supporting documents, and it appearing that the movant is entitled to the relief sought;

IT IS on this 17 day of March, 2017;

ORDERED that the above matters, Jasco Rodriguez v. Span-Lewis, MID-L-1256-15 and Luz Rodriguez, et al. v. Span-Lewis, MID-L-1257-15 be and the same are hereby consolidated in the Superior Court of New Jersey, Law Division, Essex County under docket number MID-L-1256-15, pursuant to R.4:38-1; and 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.

This motion was opposed []

This motion was unopposed []

✕ matter placed on inactive list on 3/15/17

LURETHA M. STRIBLING, ESQ.
133 Westfield Avenue, Suite 4
Clark, New Jersey 07066
(732) 956-0010
Attorney for the Plaintiff
Attorney ID No. 0008452004

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

JNB

<p>JANENE RODRIGUEZ</p> <p>Plaintiff,</p> <p>v.</p> <p>NEW BRUNSWICK BOARD OF EDUCATION, AUBREY JOHNSON, NEW BRUNSWICK SUPERINTENDENT OF SCHOOLS, JOHN DOES 1-10, JANE DOES 1-10, ABC CORPORATIONS A THROUGH Z</p> <p>Defendants..</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION-MIDDLESEX COUNTY</p> <p>DOCKET NO. MID-L-6931-15 <i>#507</i></p> <p>Civil Action</p> <p>ORDER</p>
--	---

THIS MATTER HAVING BEEN opened to the Court by Luretha M. Stribling, Esq., counsel for the Plaintiff with the filing of a Notice of Motion on Short Notice to Re-Open Discovery and Extend Discovery for Sixty Days with Opposition to the Notice of Motion on Short Notice to Re-Open Discovery and Extend Discovery for Sixty Days filed by counsel for the Defendants, Eric Harrison, Esq. and the Court having had the opportunity to review all submissions filed and the Court having heard oral argument in this matter and for good cause shown:

IT IS HEREBY ORDERED on this 17 day of March 2017 that:

1. The Notice of Motion on Short Notice to Re-Open Discovery and Extend Discovery for Sixty Days is granted.

2. The discovery time period is re-opened and extended for sixty days and the following work schedule will be followed: (4/22/17)

The remaining work to be completed is noted as follows:

Work to Be Completed	Date to Be Completed By:
a. Deposition of Aubrey Johnson	April 22, 2017
b. Deposition of Mr. Kaplan	April 22, 2017 *
c. Deposition of Jorge Diaz	April 22, 2017

3. A copy of this signed Order shall be served on all parties within seven (7) days of 115 posting online.

JAMIE D. HARRAS, P.J.Cv.

Opposed
 Unopposed

This shall not delay arbitration or trial.

* MR. Kaplan no longer employed by the defendant and no longer resides in NJ. Plaintiff was advised of this fact in Aug. 2016.

CAMPBELL, FOLEY, DELANO & ADAMS, L.L.C.
MARIO J. DELANO- 031531992

601 BANGS AVENUE
P. O. Box 1040
ASBURY PARK, NEW JERSEY 07712-1040
Telephone: (732) 775-6520
Attorneys for Defendant, Randolph
Our File No. 1-38, 216-MJD

FILED

MAR 17 2017

✓ NB

Jamie D. Happas, P.J.Cv.

Plaintiff

COY ROYSTER

vs.

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-5966-15

Civil Action

#494

JESUS GARCIA, PATRICIA LAUCH, ROBERT C. RANDOLPH, STATE FARM INSURANCE 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)

ORDER TO DISMISS THE COMPLAINT FOR FAILURE OF THE PLAINTIFF TO PROVIDE RESPONSIVE ANSWERS TO SUPPLEMENTAL INTERROGATORIES

DENIED

The above entitled matter having been opened to the Court on March 17, 2017, by Campbell, Foley, Delano & Adams, L.L.C., attorneys for the defendant, State Farm Insurance, on motion to dismiss the Complaint for failure of the plaintiff, Coy Royster, to supply fully responsive answers to supplemental interrogatories, and it appearing to the satisfaction of the Court that the motion may be granted, it is hereby

ORDERED on this *17* day of *March*, 2017, that the Complaint be and is hereby dismissed for failure of the plaintiff, Coy Royster, to provide fully responsive answers to supplemental interrogatories; and it is further

of its posting online

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.

JAMIE D. HAPPAS, P.J.Cv.

+ proper motion is to compel more specific answers to interrogatories R4:17-5(c)

VNB

STATHIS & LEONARDIS LLC
32 SOUTH MAIN STREET
EDISON NJ 08837
(732) 494-0600; FAX (732) 494-0206
Attorneys for Plaintiffs
File: 15-3532NJL
Nicholas J. Leonardis #009651992

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

**SUPERIOR COURT OF NEW JERSEY
LAW DIVISION – MIDDLESEX COUNTY
DOCKET NO. MID L 835-16**

502

MOHAMED N. SADEK, etc., :

Plaintiff, :

Civil Action

v. :

ORDER

SHAUN R. ARNOLD, etc., et al, :

Defendant. :

This matter having come before the Court on March 17, 2017 on Motion of Stathis & Leonardis, Attorneys for Plaintiff in this matter, for an Order adjourning the the presently scheduled arbitration date of March 16, 2017, and extending discovery in this matter, and the Court having considered the moving papers, and there being no objection, and for good cause having been shown;

IT IS, THEREFORE, on this 17 day of March, 2017, **ORDERED** that the discovery in this matter be and is extended to June 1, 2017 to allow for the following:

- a. Plaintiff to provide all expert medical reports by April 15, 2017;
- b. Defense medical examination to take place by April 30, 2017;

S/H/SF
4/30/17

c. Defendant to provide medical expert reports by May 15, 2017

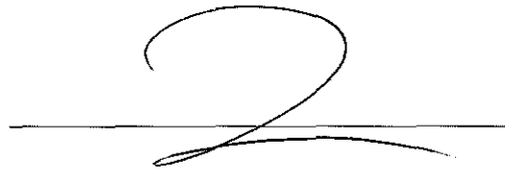
d. Depositions of all parties to take place by May 30, 2017;

e. Deposition of any experts to take place prior to May 30, 2017; and,

IT IS FURTHER ORDERED that the March 16, 2017 arbitration is adjourned; and,

IT IS FURTHER ORDERED that a copy of the within Order be served on counsel

within 7 days from the date of online posting.



JAMIE D. HAPPAS, P.J.Cv.

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

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

HARRY SHLYONSKY, ESQ.
NJ Attorney ID No.: 014541997
RUDI KH & ASSOCIATES, LLC
223 Highway 18 South, Suite 108
East Brunswick, NJ 08816
Tel. (732) 659-6961
Fax (732) 520-6422

Attorneys for Plaintiff(s): Sara Sanchez-Chase

SARA SANCHEZ-CHASE

Plaintiff,

vs.

**VISHWANAT MALE, ALLSTATE
INSURANCE COMPANY, JOHN DOES 1-10,
(fictitiously named) ABC, (fictitiously named)
DEF, (fictitiously named) GHI, (fictitiously
named), JKL, (fictitiously named) CORPS.,
(fictitiously named)**

Defendant(s).

#196
03/17/17
✓ NP

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-5847-14

Civil Action

ORDER

This matter having been opened to the Court upon the application of Harry Shlyonsky, Esq., of the law firm of **Rudikh & Associates, LLC**, attorneys for Plaintiff, Sara Sanchez- Chase, for an Order to Extend Discovery and granting Plaintiff leave to file a First Amended Complaint and the Court having read the moving papers, and any papers filed in opposition thereto, and for good cause shown;

IT IS on this 17 day of March, 2017;

ORDERED, that discovery has been extended for a period of 90 days, or until June 28, 2017; and it is further...

ORDERED that Plaintiff herein is hereby granted leave to file a First Amended Complaint to add Allstate Insurance Company as party Defendants; and it is further

ORDERED that within the extended discovery period, the parties are to complete the outstanding discovery including, but not limited to, the matters specifically indicated below:

- A. Arbitration presently scheduled for April 7, 2017 be adjourned;
- C. Plaintiff's medical expert report to be served by May 1, 2017;
- D. Defendant's medical expert report to be served by ~~May 30~~ June 17, 2017;

E. Any and all outstanding discovery to be supplied by June 5, 2017;


JAMIE D. HAGGAS, P.J.Cv.

OPPOSED
 UNOPPOSED

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

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

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

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 6/28 20 17 unless further extended by court order.

Discovery End Date Extended to 6/28/17
Arbitration Shall Be 7/6/17
Trial Shall Be 8/21/17

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

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

VNB

SARA SANCHEZ-CHASE

Plaintiff,

-vs-

VISHWANAT MALE, JOHN 1-10,
(fictitiously named) ABC, (fictitious
named) DEF, (fictitiously named), GHI,
(fictitiously named,) JKL, (fictitiously
named) CORPS., (fictitiously named)

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-5847-14

Civil Action

#601

ORDER

This matter having been opened to the Court on Motion of Cormac Egenton, Esq., attorney for defendant, Vishwanat Male, for an Order to extend of discovery period as well as to 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 17 day of March, 2017:

ORDERED that Arbitration is hereby adjourned until 7/6/17; and it is further;

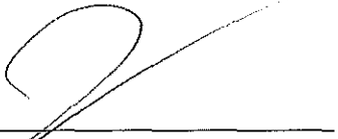
ORDERED that Trial is hereby adjourned until 8/21/17; and it is further;

ORDERED that plaintiff shall appear for a deposition on or before April 5, 2017; and it is further

ORDERED that all defense expert reports shall be served by June ¹⁵~~27~~, 2017; and it is further

ORDERED that discovery end date be extended ninety (90) days to June 28, 2017; and it is further

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



JAMIE D. HAPPAS, P.J.Cv.

- Opposed
- Unopposed

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

LAW OFFICES OF VISCOMI & LYONS

Christopher M. Kolb, Esq.
Attorney ID: 046901998
Mount Kemble Corporate Center
360 Mt. Kemble Ave., Suite B1000
Morristown, NJ 07960
973-538-2930

Attorneys for Defendant(s), TCB Lord Stirling Urban Renewal LP

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

#855
03/17/17
JNB

TARA SAVARIRAYAN,
Plaintiff,

vs

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-6915-15

*

CIVIL ACTION

TCB LORD STIRLING URBAN RENEWAL LP, ABC COMPANY 1-10, JOHN DOES 1-10 (representing presently unidentified individuals, businesses and/or corporations who owned, operated, maintained, supervised, designed, constructed, repaired and/or controlled the premises in question or otherwise employed the defendants),
Defendants.

*

ORDER TO EXTEND DISCOVERY

DENIED

The above matter having been brought before the Court upon motion, after attempting to obtain consent of all parties, by the Law Offices of Viscomi & Lyons, Christopher M. Kolb, attorney for Defendant, TCB Lord Stirling Urban Renewal LP, for an Order to Extend Discovery and the court having considered the motion papers filed by the parties, and good cause thus having been shown,

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

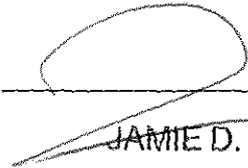
ORDERED, that discovery be extended sixty (60) days or until **May 28, 2017**; and

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

1. Independent medical examinations to be completed by May 5, 2017;
2. Any additional discovery is to be provided by the new discovery end date in this matter;

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.

* This same relief was requested and granted on 1/6/17, moment offers no reason whatsoever in his certificate as to why exam has not been completed. In fact the current certificate states it "has not yet been scheduled".

PELETTIERI RABSTEIN & ALTMAN
 Alex J. Fajardo, Esquire 145842015
 100 Nassau Park Boulevard, Suite 111
 Princeton, New Jersey 08543
 (609) 520-0900
 ajfajardol@pralaw.com

FILED
 MAR 17 2017
 ✓ NB

Jamie D. Happas, P.J.Cv.
 FURTHER ORAL MOTIONS for no further extensions to the discovery end date will be granted without a showing of exceptional and heretofore unforeseen circumstances.

ALBERT SCARMATO and SUSAN SCARMATO, his wife, Plaintiffs	SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO.: MID-L-5947-15 Civil Action
vs. Discovery End Date Extended ELIO PRINCIPATO, et als, Arbitration Shall Be Defendants Trial Shall Be	ORDER EXTENDING DISCOVERY

This matter having come before the Court upon the application of Pellettieri Rabstein & Altman, attorneys for plaintiff Scarmato, for an order extending discovery; and the Court having read the moving papers and any papers filed in opposition thereto; and for good cause shown;

IT IS on this 17 day of March, 2017;
 ORDERED that discovery be extended to ~~June 23~~ ^{4/30}, 2017 as follows:

- Defendant to supply answers to supplemental interrogatories by March 30, 2017
- Records of Veterinarian, Dog Trainer and Animal Control to be supplied by April ¹⁷ 23, 2017
- Wage loss documentation by April ¹⁷ 23, 2017
- Deposition of Trainer, Shelly Leibowitz by ~~May 23~~ ^{4/30/17}, 2017

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

DED-4/30/17
 AEG 5/4/17
 TEmL 6/12/17


 JAMIE D. HAPPAS, P.J.Cv.

#522 3-17-17

Christian P. Fleming, Esq.
Attorney ID # 019251996
JABIN & FLEMING, LLC
530 Route 18
East Brunswick, New Jersey 08816
(732) 257-1044
Attorney for Plaintiff

FILED

MAR 17 2017

Jamie D. Happs, P.J.Cv.

JND

JOANNE SHAMY,
:
:
Plaintiff, :
:
:
vs. :
:
:
TOWNSHIP OF EDISON, :
JOHN DOES, 1-10, and ABC CORPS, :
INC., 1-10, (Said names being fictitious; :
real names unknown.) :
:
Defendants. :
:

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.:MID-L-5756-15

Civil Action

ORDER

THIS MATTER having come before the Court, upon application of Christian P. Fleming, Esq. attorney for the plaintiff, JOANNE SHAMY, for an Order extending discovery for a period of one hundred twenty (120) days, pursuant to R. 1:6-2(d), and the Court having read and considered the moving papers and good cause having been shown for the entry of the within Order;

IT IS on this 17 day of March 2017;

ORDERED that the discovery period be extended for a period of one hundred twenty (120) days, with the new discovery end date being August 8, 2017; and

IT IS FURTHER ORDERED that plaintiff's expert reports are to be served upon the defendant by July 8, 2017; and

IT IS FURTHER ORDERED that defendant's expert reports are to be served upon the plaintiff by August 8, 2017; and

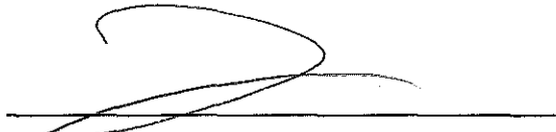
Re-dynam and re-exam permitted during this time period

IT IS FURTHER ORDERED that the arbitration, presently scheduled for April 18, 2017, is hereby adjourned and rescheduled for 8/13/17, and *consent to remain*

IT IS FURTHER ORDERED that the trial, presently scheduled for June 5, 2017, is hereby adjourned and rescheduled for 8/29/17; and
8/23/17

IT IS FURTHER ORDERED that a copy of the within Order shall be served upon all counsel of record within 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 6/27/17

DAVID J. STUTMAN, ESQUIRE
HOFFMAN, STERNBERG & KARPf, LLC
737 SECOND STREET PIKE
SOUTHAMPTON, PA 18966
(215) 953-8955
ATTORNEY I.D. No. 029931988

#452 3-17-17
FILED

MAR 17 2017

Jamie D. Happs, P.J.Cv.
ATTORNEYS FOR PLAINTIFFS

**PETER SHOSHIASHVILI and TARIELI
MELELASHVILI**

Plaintiffs,

vs.

**KEITH J. CONLON, BP LUBRICANTS
USA, INC.**

and

**JOHN DOES 1-10, names being fictitious
(Representing one or more fictitious
Defendants) and ABC CORPORATIONS
1-10, Names being fictitious (Representing
one or more fictitious Defendants)**

and

**XYZ PARTNERSHIPS, Names being
fictitious, (Representing one or more
fictitious Defendants)**

Defendants.

**SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
DOCKET NO.: MID-L-4151-15**

Civil Action

ORDER

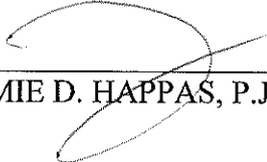
EXTENDING DISCOVERY END DATE

This matter having come before the Hon. Jamie D. Happs, P.J. on the motion of David Stutman, Esquire for Plaintiffs, which motion is unopposed by counsel for defendants, Meryl J. Topchik, Esquire, for an extension of the discovery end date; and the Court, having considered the matter and for good cause shown,

IT IS ON THIS 17 DAY OF March, 2017 ORDERED AS FOLLOWS:

1. The current discovery end date of February 28, 2017 be and is hereby extended.
2. The new discovery end date is May 31, 2017.

3. Discovery to be completed includes:
 - a. Deposition of defendant Keith Conlon.
 - b. Independent Medical Examination of plaintiff Tarieli Melelashvili.
 - c. Issuance of medical expert reports and expert discovery associated with Independent Medical Examinations of both plaintiffs, which may include but is not limited to issuance of rebuttal reports and depositions of experts.
4. ~~The Arbitration Hearing is rescheduled to June _____, 2017.~~
5. No other extensions of discovery shall be allowed absent further order of this Court.



HON. JAMIE D. HAPPAS, P.J.

Counsel for the Parties, David Stutman, Esq. for Plaintiffs and Meryl J. Topchik, Esq. for defendants, hereby consent to the form and entry of this Order.

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

This shall not delay arbitration or trial.

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

Law Offices of Styliades and Jackson
BY: G. Samuel Hoffman, Esq.
Identification No. 034362006
9000 Midlantic Drive
Suite 105 - First Floor
Mount Laurel, NJ 08054
856-596-7778

FILED
MAR 17 2017

#219 3-17-17
VNB

Jamie D. Happas, P.J.Cv.

Attorneys for Defendants, Karen Toth and Kevin J. Toth
File No.: 028271439-0001,0005

ROBERT S. SILVERA AND PATRICIA A. JONES,

PLAINTIFF,

VS.

KEVIN J. TOTH, KAREN A. TOTH, JOHN DOE I-X, (said names being fictitious, true names presently unKnown); ABC CORP. I-X (said names being fictitious, true names presently unknown); and DEF EMPLOYER I-X (said names being fictitious, true names presently unknown),

DEFENDANTS

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-6482-15

*

CIVIL ACTION

*

**ORDER TO ADJOURN ARBITRATION,
EXTEND DISCOVERY, AND COMPEL
PLAINTIFFS' DEPOSITIONS**

The above matter having been brought before the Court upon motion, with consent of all parties, by the Law Offices of Styliades and Jackson, G. Samuel Hoffman, attorney for Defendants, Karen Toth and Kevin J. Toth, for an Order to Adjourn Arbitration, Extend Discovery, and Compel Plaintiffs' Depositions and the court having considered the motion papers filed by the parties, and good cause thus having been shown, it is, on this 17 day of March, 2017;

ORDERED, that discovery be extended sixty (60) days or until May 29, 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 April 27, 2017;
2. Any additional discovery is to be served by 5/4/17 per Rule 4:17-7;
3. Arbitration of April 27, 2017 is adjourned to 5/9/17 ; tent 6/19/17

IT IS FURTHER ORDERED, that Plaintiffs, Robert Silvera and Patricia Jones, are compelled to attend the next scheduled depositions;

IT IS FURTHER ORDERED, that should Plaintiffs fail to appear for the next scheduled depositions, they ^{may} ~~will~~ be barred from testifying at 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 _____

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

CALCAGNO & ASSOCIATES
Attorneys at Law, LLC
Glenn A. Farrell-Attorney Id 024751988
Spencer Savings Bank Building
213 South Avenue East
Cranford, New Jersey 07016
(908) 272-7300
ATTORNEYS FOR PLAINTIFF(S)

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

VNB

**ROBERT S. SILVERA and PATRICIA
A. JONES,**

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

Plaintiff,

Docket No.: MID-L-6482-15

vs.

CIVIL ACTION

**KEVIN J. TOTH, KAREN A. TOTH,
JOHN DOE I-X** (said names being
fictitious, true names presently unknown);
ABC CORP. I-X(said names being
fictitious, true names presently unknown);
and **DEF EMPLOYER I-X** (said names
being fictitious, true names presently
unknown),

ORDER

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

Defendants.

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

IT IS on this 17 day of March 2017;

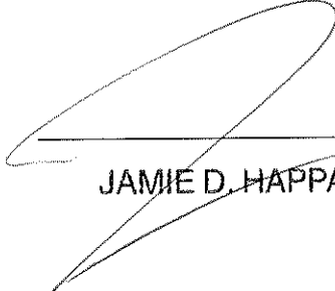
ORDERED that the discovery period in this matter be extended until June 30, 2017; and

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

- (a) Depositions of parties be completed no later than May 1, 2017;
- (b) Plaintiff's narrative reports and additional medical records to be submitted no later than by May 31, 2017;
- (c) Defense ~~IME~~'s to be scheduled no later than June 7, 2017;
- (d) Defendant's Experts' reports to be submitted by June 30, 2017; and

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

IT IS FURTHER ORDERED that a true copy of this Order be served upon all parties,
via their attorneys, within 7 days of its posting online



JAMIE D. HAPPAS, P.J.Cv.

- UNOPPOSED
- OPPOSED

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

LEWIS BRISBOIS BISGAARD & SMITH, LLP
 Paola A. Guido, Esq. ID #120842015
 One Riverfront Plaza, Suite 800
 Newark, New Jersey 07102
 Tel: (973) 577-6260
 Fax: (973) 577-6261
 Attorneys for Defendant The Netherlands Insurance Company

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

#744
 03/17/17
 VNB

KEITH SNYDER,	X	
	:	SUPERIOR COURT OF NEW JERSEY
Plaintiff,	:	LAW DIVISION: MIDDLESEX
	:	COUNTY
v.	:	DOCKET NO.: MID-L-4115-15
	:	
	:	Civil Action
THE NETHERLANDS INSURANCE	:	
COMPANY-A STOCK COMPANY and JOHN	:	ORDER
DOES 1-10 (representing presently unidentified	:	
individuals or entities).	:	
	:	
Defendants.	:	
	X	

THIS MATTER, having been brought before the Court by Lewis Brisbois Bisgaard & Smith, LLP, attorneys for Defendants Netherlands Insurance Company, for an Order extending discovery for sixty (60) days pursuant to R. 4:24-1(c), and the Court having considered the moving papers, cross-motions, and any opposition filed thereto, and for good cause shown;

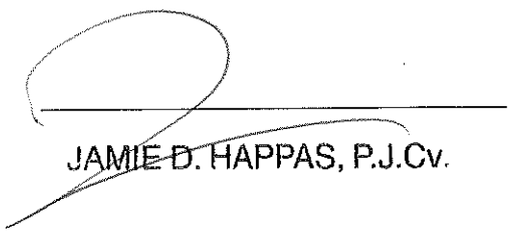
IT IS on this 17 day of March, 2017

ORDERED that discovery in the above-captioned matter is hereby extended an additional ninety (60) days until May 13, 2017, with the following discovery schedule:

- Defendant's Supplemental/Addendum Report(s) to be served by April 16, 2017;
- Plaintiff's Rebuttal Expert Report(s) to be served on or before the discovery end date of May 13, 2017; and it is

ORDERED that the current non binding arbitration date of March 28, 2017 and trial date of May 8, 2017, is hereby adjourned; and it is

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

THIS MOTION WAS

- Opposed
- Unopposed

Discovery End Date Extended to 5/13/17

Arbitration Shall Be current 6 penn

Trial Shall Be 6/5/17

Stephen J. Spudic, Esq. #014131983
18265SL
BRITT, RIEHL & SPUDIC
A PROFESSIONAL CORPORATION
58 WEST MAIN STREET
P.O. BOX 1149
FREEHOLD, NJ 07728
(732) 462-9700

#130 3-17-17

FILED

VNB

MAR 17 2017

ATTORNEYS FOR Defendants, Renata M. Rosario and Juan D. Compres-Rosario

Jamie D. Happas, P.J.Cv.

Plaintiff,

SUPERIOR COURT OF NEW JERSEY

RICKEY E. SUTTON, JR.

LAW DIVISION: MIDDLESEX COUNTY

vs.

Defendants,

DOCKET NO. MID-L-4565-15

RENATA M. ROSARIO,
JUAN D. COMPRES-ROSARIO
JOHN DOES 1-10 (names being
fictitious and unknown) and
ABC CORPORATION 1-10
(names being fictitious and unknown).

Civil Action

**ORDER EXTENDING DISCOVERY PURSUANT TO RULE 4:24-1
FOR EXCEPTIONAL CIRCUMSTANCES**

This matter having been brought before the Court on application of Michael Riehl, Esq., of Britt, Riehl & Spudic, for an Order Extending Discovery for 35 days, due to exceptional circumstances, for the return date of MARCH 17, 2017 and for good cause shown,

IT IS on this 17 day of March, 2017,

ORDERED that the arbitration hearing scheduled for March 7, 2017 is hereby adjourned; *and it is further*

ORDERED, that:

1. Plaintiff is compelled to provide the 12/13 MRI lft ankle film by March 27, 2017;
2. The defendant shall provide the Supplemental Report of Dr. Lopez by April 18, 2017;

ORDERED, that discovery be extended for period of 35 days, from the present discovery end date of March 17, 2017 until April 21, 2017; *and 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.

opposed
 unopposed

Discovery End Date Extended to 4/21/17
Arbitration Shall Be _____
Trial Shall Be 7/15/17

A SETTLEMENT CONFERENCE TO BE
SCHEDULED BY THE ASSIGNMENT
OFFICE ON 5/3/17

GREGORY P. HELFRICH & ASSOCIATES
John J. Kapp, Esq. NJ Attorney ID: 038611984
180 River Road, First Floor
Summit, NJ 07902
Tel No. (908) 918-3000
Fax No. (855) 751-7482
Employees of The Law Department
State Farm Mutual Automobile Insurance Company
Our File No: 16SUMM33997 and 17SUMM02348

#495 3-17-17
✓NB

FILED
MAR 17 2017

Jamie D. Happas, P.J.Cv.

ATTORNEYS FOR Defendants
Gita Seshadri and Sanjay Seshadri

Plaintiffs
ILIA BURGOS and BOB BURGOS

vs.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID L 6447-16

Defendants
PATRICIA TAYLOR and/or JANE DOE 1-10
(fictitious names), GITA SESHADRI and/or
MARY DOE 1-10 (fictitious names), and SANJAY
SESHADRI and/or JOHN DOE 1-10 (fictitious
names)

Plaintiff
PATRICIA TAYLOR

vs.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID L 6251-16

Defendants
GITA SESHADRI, SANJAY SESHADRI,
JOHN DOES (1-100) and
ABC COMPANIES (1-100),
(1-100), and ABC COMPANIES

CIVIL ACTION

ORDER

The above entitled matter having been opened to the Court on March 3, 2017 by John J. Kapp, Esquire, attorney for the Defendants Gita Seshadri and Sanjay Seshadri, on motion to consolidate the captioned matters, and it appearing to the satisfaction of the Court that the motion may be granted, it is hereby

ORDERED on this 17 day of March, 2017,

that the above cases be and are hereby consolidated for trial in the New Jersey Superior Court, Law Division, Middlesex County, under Docket No. MID L 6251-16, and it is

FURTHER ORDERED, that a copy of this Order shall be served within 7 days ^{of its posting} upon all ^{online} attorneys of record in this action and upon parties appearing pro se.



JAMIE D. HAPPAS, P.J.Cv.

____ OPPOSED
 UNOPPOSED

DED- 11/1/17

"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."

✓NB

BROWN & CONNERY, LLP

Christine P. O'Hearn, Esquire – ID No. 022321993
Gina M. Roswell, Esquire – ID No. 028062006
360 Haddon Avenue
P.O. Box 539
Westmont, New Jersey 08108
(856) 854-8900

Attorneys for Defendant, M Michnik Enterprises, Inc., d/b/a Healthy Garden Café and Pizzeria

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

JOSE TEJADA
Plaintiff,

v.

JENNA M. LOMASTRO, et al.
Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION – MIDDLESEX COUNTY

DOCKET NO.: MID-L-4118-15

CIVIL ACTION

ASUNCION RUIZ
Plaintiff,

v.

JENNA M. LOMASTRO, et al,
Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION – MIDDLESEX COUNTY

DOCKET NO.: MID-L-3652-16
(Consolidated Docket Number)

CIVIL ACTION

FLORDEMAR LOPEZ DE-RUIZ
Plaintiff,

v.

JENNA M. LOMASTRO, et al,
Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION – MIDDLESEX COUNTY

DOCKET NO.: MID-L-3654-16

CIVIL ACTION

ADAN C. RUIZ
Plaintiff,

v.

JENNA M. LOMASTRO, et al,
Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION – MIDDLESEX COUNTY

DOCKET NO.: MID-L-3798-16

CIVIL ACTION

DENIED

ORDER CONSOLIDATING CASES

THIS MATTER having been presented to the Court on motion of Defendant, M. Michnik Enterprises, Inc., d/b/a Healthy Garden Café & Pizzeria (improperly named as Healthy Garden & Gourmet Pizza) (“Michnik Enterprises”), by and through its counsel, Gina M. Roswell, Esquire of the law firm of Brown & Connery, LLP, for entry of an Order consolidating four separate actions currently pending in the Superior Court of New Jersey, Law Division, Middlesex County, such actions being captioned as: Jose Tejada v. Lomastro and Healthy Garden & Gourmet Pizza Restaurant, Docket No.: MID-L-4118-15; Asuncion Ruiz v. Jenna M. Lomastro, Healthy Garden & Gourmet Pizza and The Hartford Fire Insurance Company, Docket No.: MID-L-3652-16; Flordemar Lopez-De Ruiz v. Jenna M. Lomastro, Healthy Garden & Gourmet Pizza and The Hartford Fire Insurance Company, Docket No.: MID-L-3654-16 and Adan C. Ruiz v. Jenna M. Lomastro, Healthy Garden and Pizza World, Inc. and M. Michnik Enterprises, Inc., d/b/a Healthy Garden Café & Pizza, Docket No.: MID-L-3798-16; and Gregory J. Lawrence, Esquire of the law firm of Pacifico & Lawrence, LLC appearing on behalf of Plaintiff, Jose Tejada; and Stephen J. Foley, Jr., Esquire of the law firm of Campbell, Foley, Delano & Adams, LLC appearing on behalf of Defendant, Jenna M. Lomastro; and Matthew G. Bonanno, Esquire of the law firm of Rebenack, Aronow & Mascolo, LLP appearing on behalf of Plaintiffs, Asuncion Ruiz and Flordemar Lopez de Ruiz; and Donald Gesicki, Esquire appearing on behalf of Defendant, The Hartford Fire Insurance Company; and Nicholas J. Leonardis, Esquire of the law firm of Stathis & Leonardis, L.L.C. appearing on behalf of Plaintiff, Adan C. Ruiz; and the Court having considered the written submissions of the parties; and having heard oral arguments (if any); and for good cause shown;

IT IS on this 17 day of March, 2017 hereby **ORDERED** as follows:

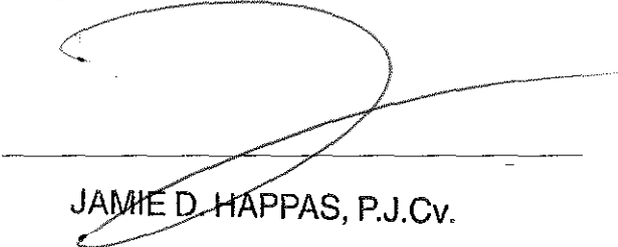
1. Michnik Enterprises' Motion to Consolidate Cases Pursuant to R. 4:38-1 shall be and hereby is **GRANTED**;

2. The following actions shall be and hereby are **CONSOLIDATED**: Jose Tejada v. Lomastro and Healthy Garden & Gourmet Pizza Restaurant, Docket No.: MID-L-4118-15; Asuncion Ruiz v. Jenna M. Lomastro, Healthy Garden & Gourmet Pizza and The Hartford Fire Insurance Company, Docket No.: MID-L-3652-16; Flordemar Lopez-De Ruiz v. Jenna M. Lomastro, Healthy Garden & Gourmet Pizza and The Hartford Fire Insurance Company, Docket No.: MID-L-3654-16 and Adan C. Ruiz v. Jenna M. Lomastro, Healthy Garden and Pizza World, Inc. and M. Michnik Enterprises, Inc., d/b/a Healthy Garden Café & Pizza, Docket No.: MID-L-3798-16; and

3. All pleadings in the consolidated actions shall hereinafter be filed under Consolidated Docket No. MID-L-3652-16 and shall bear the caption set forth in Exhibit A hereto;

4. The discovery end date for the consolidated actions shall begin to run upon the filing of a responsive pleading by any defendant in the action filed as Adan C. Ruiz v. Jenna M. Lomastro, Healthy Garden and Pizza World, Inc. and M. Michnik Enterprises, Inc., d/b/a Healthy Garden Café & Pizza, Docket No.: MID-L-3798-16; and

5. Counsel for Michnik Enterprises shall serve a copy of this Order upon all counsel of record within seven (7) days of *its posting online.*


JAMIE D. HAPPAS, P.J.Cv.

Opposed [] *partial*

Unopposed []

 **SEE STATEMENT OF REASONS
ATTACHED HERETO**

EXHIBIT A

CONSOLIDATED CAPTION

JOSE TEJADA
Plaintiff,

v.
JENNA M. LOMASTRO, et al.
Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION – MIDDLESEX COUNTY

DOCKET NO.: MID-L-4118-15

CIVIL ACTION

ASUNCION RUIZ
Plaintiff,

v.
JENNA M. LOMASTRO, et al,
Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION – MIDDLESEX COUNTY

DOCKET NO.: MID-L-3652-16
(Consolidated Docket Number)

CIVIL ACTION

FLORDEMAR LOPEZ DE-RUIZ
Plaintiff,

v.
JENNA M. LOMASTRO, et al,
Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION – MIDDLESEX COUNTY

DOCKET NO.: MID-L-3654-16

CIVIL ACTION

ADAN C. RUIZ
Plaintiff,

v.
JENNA M. LOMASTRO, et al,
Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION – MIDDLESEX COUNTY

DOCKET NO.: MID-L-3798-16

CIVIL ACTION

Statement of Reasons
Tejada v. Lomastro (MID-L-4118-15)

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.

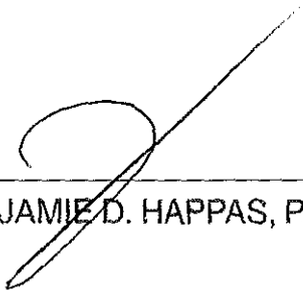
The decision to consolidate actions lies within the discretion of the trial court. R. 4:38-1(a); see also Kaselaan & D'Angelo Assocs. v. Soffian, 290 N.J. Super. 293, 299-301, (App. Div. 1996); Dep't of Transp. v. PSC Res., Inc., 159 N.J. Super. 154, 166 (Law Div. 1978). While the determination as to 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, Tejada v. Lomastro (MID-L-4118-15) had 491 days of discovery when discovery ended on January 17, 2017. Discovery has been extended three times, and trial is currently scheduled for May 8, 2017. The later filed cases, Ruiz v. Lomastro (MID-L-3652-16) and Lopez v. Lomastro (MID-L-3654-16) will have had 300 days of discovery when discovery ends on July 24, 2017. Discovery has not yet been extended, no arbitration dates have been scheduled, and no trial dates have been scheduled in either matter. The last filed case, Ruiz v. Lomastro (MID-L-3798-16), will have had 300 days of discovery ends. Discovery has not yet been extended, no arbitration date has been scheduled, and no trial date has been scheduled. 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 Tejada v. Lomastro (MID-L-4118-15) longer due to the recently filed complaints in Ruiz v. Lomastro (MID-L-3652-16), Lopez v. Lomastro (MID-L-3654-16), and Ruiz v. Lomastro (MID-L-3798-16) would unfairly prejudice the plaintiffs in Tejada v. Lomastro (MID-L-4118-15). This application is denied without prejudice should facts reveal during discovery that all matters should be consolidated.

- A. Plaintiff shall respond to defendant's January 23, 2017 Notice to Produce by March 10, 2017
- B. Party depositions to be completed by March 21, 2017
- C. Any discovery arising out of the conducted depositions must be completed by April 1, 2017.
- C. All experts' reports must be submitted no later than April 7, 2017.
- D. All non-party and expert depositions must be completed by April 21, 2017.
- E. ~~The March 1, 2017 Arbitration Date is hereby adjourned to~~
- F. The April 17, 2017 trial date is hereby adjourned to 3/8/17

4. A copy of this Order must be served within seven (7) days of *its posting online.*



JAMIE D. HAPPAS, P.J.Cv.

This Motion was:

Opposed.

Unopposed.

SPEVACK LAW OFFICES
525 Green Street
Iselin, NJ 08830
Phone No: (732) 636-3030
Attorney for the Plaintiff
Attorney License No.: 2127111964
RWS/ap
N216142

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

VNB

CARMEN E. TORRES,)
Plaintiff,)
vs.)
BRIDGET E. GILMORE, VICTOR HOWARD,)
BURNS MCDONNELL ENGINE; John Doe I-X)
(said names being fictitious, true names presently)
unknown);)
Defendants.)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

Docket No.: MID-L-4887-15

CIVIL ACTION

ORDER

#83

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

IT IS on this 17 day of March, 2017;

1. **ORDERED** that, pursuant to Rule 4:24-1, the Discovery End Date is hereby extended for a period of one-hundred-fifty (150) days until July 31, 2017; and it is further
2. **ORDERED** that within the extended discovery period, the parties are to complete all discovery including, but not limited to, the matters specifically indicated below:
 - A. Plaintiff shall obtain and serve all medical reports, related to her left shoulder surgery and subsequent treatment, on the defendant's counsel by June 30, 2017; and
 - B. Defendant shall schedule their IME of plaintiff and serve their expert report by July 30, 2017; and it is further (re-deposition)

3. **ORDERED** that the trial date of March 28, 2017 is adjourned to the date of Aug 14, 2017; and it is further

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

Opposed
 Unopposed



JAMIE D. HAPPS, P.J.Cv.

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

Law Offices of Styliades and Jackson
BY: G. Samuel Hoffman, Esq.
Identification No. 034362006
9000 Midlantic Drive
Suite 105 - First Floor
Mount Laurel, NJ 08054
856-596-7778
Attorneys for Defendant, Barbara L. Corcoran
File No.: LA359-029820833-0002

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

VNB

DOROTHY TOTH,
Plaintiff,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-1565-16

vs

*

CIVIL ACTION

BARBARA L. CORCORAN, JOHN DOE 1-
10 (FICTITIOUSLY NAMED) AND ABC
CO. 1-10 (FICTITIOUSLY NAMED),
Defendants.

*

ORDER TO 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, G. Samuel Hoffman, attorney for Defendant, Barbara L. Corcoran, for an Order to Extend Discovery and the court having considered the motion papers filed by the parties, and good cause thus having been shown, it is, on this 17 day of March, 2017;

ORDERED, that discovery be extended sixty (60) days or until **June 1, 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 April 12, 2017; / JMS Exam by 5/11/
2. Any additional discovery is to be served by May 12, 2017 per Rule 4:17-7;
including all expert reports

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

✓

Stephen O. Davis, Esq./029291984

**DIFRANCESCO, BATEMAN, KUNZMAN,
DAVIS, LEHRER & FLAUM, P.C.**
15 Mountain Boulevard
Warren, New Jersey 07059
(908) 757-7800
Attorneys for Defendant, Jesse Maintenance, LLC

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

✓NB

ANTHANASI (TOM) TSIVGAS and	:	SUPERIOR COURT OF NEW JERSEY
NORA TSIVGAS, his wife,	:	LAW DIVISION: MIDDLESEX COUNTY
	:	Docket No.: MID-L-5181-15
Plaintiffs,	:	
	:	Civil Action
v.	:	
	:	
RESIDENCE INN BY MARRIOTT,	:	
MCRS BRANCHBURG, LLC, MCR	:	ORDER EXTENDING DISCOVERY
PROPERTY MANAGEMENT, JESSE'S	:	AND ADJOURNING ARBITRATION
MAINTENANCE, LLC and/or JOHN	:	AND TRIAL DATES
DOES 1-10 (fictitious persons presently	:	
unknown) and/or ABC COMPANIES/	:	
CORPORATIONS 1-10 (fictitious	:	
entities presently unknown) and/or	:	
TOMMY TOES 1-10 (fictitious persons	:	
presently unknown) and/or DEF	:	
COMPANIES/CORPORATIONS 1-10	:	
(fictitious entities presently unknown),	:	
SAMMY SOES 1-10 (fictitious names	:	
presently unknown), and STU	:	
COMPANIES/CORPORATIONS	:	
(fictitious entities presently unknown),	:	
Defendants.	:	

THIS MATTER having come before the Court on application of DiFrancesco, Bateman, Kunzman, Davis, Lehrer & Flaum, P.C., attorneys for defendant, Jesse Maintenance, LLC, and the Court having considered the papers submitted herewith, and for good cause having been shown;

It is on this 17 day of March, 2017

~~ORDERED~~ that the period of discovery be and is extended through and including May 24, 2017 to permit the parties to conduct the following discovery:

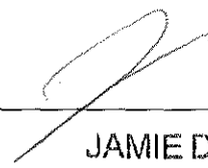
<u>Discovery</u>	<u>To Be Completed By:</u>
Plaintiff to provide to counsel for Jesse Maintenance, LLC copies of all discovery conducted to date including all deposition transcripts, medical records, medical expert reports, liability expert reports, photographs, answers to interrogatories and all other relevant discovery that has been exchanged by the parties.	March 25, 2017
Depositions of all parties.	May 5, 2017
Plaintiff to produce all medical and liability expert reports.	April 15, 2017
Independent medical examinations.	April 30, 2017
Additional medical records.	April 21, 2017
Defendants to produce all medical and liability expert reports.	May 15, 2017
Any additional discovery.	By new discovery end date.

IT IS FURTHER ORDERED that the Arbitration of April 4, 2017 be and hereby is adjourned to May 19, 2017;

IT IS FURTHER ORDERED that the Trial date of May 22, 2017 be and hereby is adjourned to June 26, 2017;

IT IS FURTHER ORDERED that no party shall request or conduct any discovery not set forth by the terms of this Order without further leave of this Court; and

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



JAMIE D. HAPPAS, P.J.Cv.

Opposed

Unopposed

LSK&D #: 667-1309 / 4820-7071-6740

Client Reference No.: 000667-1309

Attorney Collateral Account No. : 140641

FILED ✓ NB

MAR 17 2017

Jamie D. Happas, P.J.Cv.

LESTER SCHWAB KATZ & DWYER, LLP
500 Frank W. Burr Blvd., 5th Floor, Suite 31
Teaneck, New Jersey 07666
(973) 912-9501
Attorneys for Defendant
PANERA, LLC
Attorney Registration No.: 023801996

-----X
LOUISE TUNISON,

Plaintiff,

vs.

PANERA, LLC and JOHN DOES (1-10)
(fictitious true identity unknown),

Defendant.

-----X
PANERA, LLC,

Third-Party Plaintiff,

vs.

AVANI PATEL,

Third-Party Defendant.
-----X

TO:

Gregory Stathis, Esq.
STATHIS & LEONARDIS
32 South Main Street
Edison, New Jersey 08837
T: (732) 494-0600
F: (732) 494-0206
Attorneys for Plaintiff

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

Docket No.: L-000991-15

71 735

~~PROPOSED ORDER~~

John Paul Velez, Esq.
FORSTER ARBORE VELEZ
Main Street at Route 10
P.O. Box 461
Ledgewood, NJ 07852
Attorneys for Third-Party Defendant
Avani Patel
T: (973) 584-1501
F: (973) 584-3150

This matter being opened to the Court by Allyson B. Belmont, of Lester Schwab Katz & Dwyer, LLP, attorneys for defendant PANERA, LLC, in connection with the above-captioned matter and the Court having considered the moving papers and the Certification and exhibits attached thereto, and good cause being shown,

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

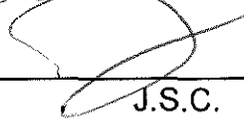
ORDERED that discovery in this matter is extended to March 31, 2017; and it is further

ORDERED that plaintiff and third party plaintiff are to provide outstanding documentary discovery on or before March 28, 2017; and it is further

ORDERED that the April 3, 2017, trial date is rescheduled for _____, 2017.

ORDERED that a true copy of this Order shall be served upon all parties within

7 days of its receipt at the offices of Lester Schwab Katz & Dwyer, LLP.
the online posting of this order



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

OPPOSED
 UNOPPOSED

This shall not delay arbitration or trial.

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

#684
03/17/17

VNB

LAW OFFICE OF JOHN TIERNEY, LLC
Robert J. Di Lauri, Esq. (Attorney ID # 026732010)
1259 Route 46 East
Building 3, Suite 133
Parsippany, New Jersey 07054
(973) 588-3050
Attorneys for Defendants: RRL Scape, Inc. and
RRL Scape Inc. d/b/a Reasonable Rate Landscaping.

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

THERESA VARGA, an individual,

Plaintiff,

vs.

MAPLE GROVE AT PISCATAWAY
CONDOMINIUM ASSOCIATION, INC., a
business entity; TOWN AND COUNTRY
MANAGEMENT, a business entity; RRL
SCAPE, INC., a business entity; RRL SCAPE
INC. d/b/a REASONABLE RATE
LANDSCAPING, a business entity; ABC
COMPANIES (I-V), fictitiously named
business entities; JOHN DOES (I-V),
fictitiously named individuals;

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-6115-15

CIVIL ACTION

ORDER

This matter having been opened before this Court by the Law Office of John Tierney, LLC, attorneys for the defendant, RRL Scape, Inc., for an Order Extending Discovery, and the Court having reviewed all submitted papers and for good cause shown;

IT IS on this 17 day of March, 2017,

ORDERED that defendant's Motion to Extend Discovery is GRANTED.

Per sole reason
set forth in this order

IT IS FURTHER ORDERED that the applicable discovery end date is extended until June 9, 2017.

IT IS FURTHER ORDERED that during this additional discovery period, the following discovery may be conducted:

1. The Depositions of the plaintiff's children (Barbara Varga, Tibor Varga, and Robert Varga), daughter in-law (Deana Valenti), and sister (Tina Bohano) will be conducted by June 1, 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. HAGGAS, P.J.Cv.

Opposed ()
Unopposed ()
Oral Argument Heard ()

This shall not delay arbitration or trial.

805
03/17/17
✓NB

FILED

MAR 17 2017

Jamie D. Happas, P.J.Cv.

REBENACK, ARONOW & MASCOLO, LLP
CRAIG M. ARONOW, ESQ.
Attorney ID: 035921998
111 Livingston Avenue
New Brunswick, NJ 08901
(732) 247-3600
Attorneys for Plaintiffs, Barbara Wegner and Richard Wegner

Plaintiff(s),

Barbara Wegner and Richard Wegner
vs.

Defendant(s),

Nicholas A. Derrico, J and J Dina Trucking,
ABC CORPS. 1-10, and JOHN DOES 1-10
(fictitious names)

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

DOCKET NO.: MID-L-1742-15

CIVIL ACTION

ORDER

THIS MATTER having been brought before the Court on Motion of Rebenack, Aronow & Mascolo, LLP, attorneys for the Plaintiff(s), Barbara Wegner and Richard Wegner, for an Order to extend time for discovery to be completed, and the Court having reviewed the moving papers and for good cause shown;

IT IS ON THIS 17 day of March, 2017,

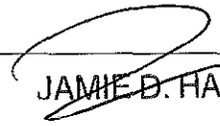
Rebenack, Aronow
& Mascolo, LLP

111 Livingston Ave.
New Brunswick, NJ

ORDERED that the Plaintiffs' Motion to extend discovery by 90 days is hereby granted and the new discovery end date is ^{May} ~~June~~ 28, 2017 to allow for the following discovery to be completed;

- a. Plaintiff to serve expert liability expert report no later than March 30, 2017;
- b. Defendant to serve expert liability and medical reports no later than April 30, 2017;
- c. Deposition of plaintiff and defendant medical and liability experts to take place no later than ^{May} ~~June~~ 28, 2017;
- d. All other discovery to be exchanged no later than ^{May} ~~June~~ 28, 2017.

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


JAMIE D. HAPPAS, P.J.Cv

Papers filed with the Court: The within Notice of Motion was:
() Answering Papers () Opposed
() Reply Papers () Unopposed

Rebenack, Aronow
& Mascolo, LLP

111 Livingston Ave.
New Brunswick, NJ

Discovery End Date Extended to 5/28/17
Arbitration Shall Be 6/13/17
Trial Shall Be 7/31/17

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

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

#636
3-17-17
VNB

FILED

MAR 17 2017

Jamie D. Happs, P.J.Cv.

David M. Hawkins, Esq.
Attorney ID No. 276821972
PURCELL, MULCAHY, HAWKINS, FLANAGAN & LAWLESS LLC
One Pluckemin Way
P.O. Box 754
Bedminster, NJ 07921
T: (908) 658-3800
Attorneys for Defendant, Marvin R. Lerner
Our File No: (637) 24071-DMH

MELISSA L. WHITEHEAD

Plaintiff,

v.

MARVIN R. LERNER,

Defendant.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO: MID-L-4810-15

CIVIL ACTION

ORDER

THIS MATTER'S having been brought before the court by cross-notice of motion by Purcell, Mulcahy, Hawkins & Flanagan, LLC, attorneys for defendants, Marvin Lerner, for an order extending the period for discovery, for exceptional circumstances, pursuant to R. 4:24-1(c); and the parties having not consented to an extension of discovery; and the court's having considered the moving papers of the parties, and for good cause shown;

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

ORDERED as follows:

1) That the discovery end date is hereby extended for a period of sixty (60) days to May ~~28~~¹⁰, 2017;

2) Discovery is to be completed as follows:

- a) All outstanding authorizations are to be furnished to defense counsel by March 27, 2017
- b) Plaintiff is to serve upon defense counsel all expert reports by April ~~30~~¹⁰, 2017;
- c) All defense expert reports ^{in addendum} are to be served upon plaintiff's counsel no later than May ~~29~~¹⁰, 2017; and
- d) Depositions of experts as well as all witnesses are to be completed by May ~~10~~¹⁰, 2017.

ORDERED THAT the arbitration date be and is hereby adjourned and rescheduled for

May 16, 2017; and it is

ORDERED THAT the trial date be and is hereby adjourned and rescheduled for

6/26/17; and it is further

ORDERED THAT a true copy of the within Order be served upon all counsel within

seven (7) days of the ~~date received by the moving party's counsel.~~
online posting of this order.



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

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