

THE HONORABLE JAMIE D. HAPPAS, P.J.Cv.
MOTION LIST
March 31, 2017

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

| Case Name | Docket | Motion # | Type of Motion | Notes | Disposition |
|--|---------------|-----------------|--|--------------|--------------------|
| 377 George Street Realty v. Shree at New Brunswick | L-5566-15 | 601 | Strike Answer | | GRANTED |
| Ablola v. Kawser | L-5733-15 | 971 | Extend Discovery | | GRANTED |
| Abskharoun v. Saguay-Gomez | L-6155-15 | 656 | Extend Discovery; OR Dismiss Complaint | | GRANTED |
| Acevedo v. Serpico | L-3596-15 | 634 | Extend Discovery | | GRANTED |
| Afonso v. Collazo | L-806-16 | 612 | Extend Discovery | | DENIED |
| Afonso v. Collazo | L-806-16 | 1063 | Dismiss Complaint | | GRANTED |
| Alba v. KMAC Realty LLC | L-4667-16 | 676 | Amend Complaint | | GRANTED |
| Almanzar-Morey v. Hollis | L-6076-15 | 956 | Dismiss Complaint; OR Extend Discovery | | WITHDRAWN |
| Aly v. Duvivier | L-505-15 | 749 | Extend Discovery | | DENIED |
| Anderson v. Allstate | L-4766-15 | 735 | Extend Discovery | | GRANTED |
| Anderson v. Allstate | L-4766-15 | 1191 | Extend Discovery | | GRANTED |
| Ayala v. Cartisano | L-731-16 | 784 | Consolidate | | DENIED |
| Baldwin v. Haut | L-2094-15 | 644 | Extend Discovery | | GRANTED |
| Batista v. Ham | L-5199-15 | 652 | Extend Discovery; Adj. Arb. | | GRANTED |
| Beasley v. Yu | L-5212-15 | 790 | Extend Discovery | | GRANTED |

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|--|-----------|------|-----------------------------|-------------------------------|-------------------------------|
| Bilak v. Research Park, LLC | L-6568-15 | 763 | Extend Discovery | | GRANTED |
| Bilenker v. Starplex Cinemas | L-5240-15 | 1044 | Extend and Compel Discovery | | GRANTED |
| Buczek v. Castillo | L-3182-16 | 163 | Consolidate | | GRANTED |
| Calle v. Benneche | L-5244-15 | 805 | Extend Discovery | | GRANTED |
| Cantos Towlen | L-4571-15 | 661 | Reconsider 2/17/17 Order | Judge Bergman's 2/17/17 Order | Transferred to Judge Bergman |
| Caputo v. Khizri | L-6154-15 | 585 | Extend and Compel Discovery | | DENIED |
| Cardona v. Shubiak | L-3067-15 | 931 | Dismiss Complaint | | WITHDRAWN |
| Carter v. Thomas | L-2666-16 | 687 | Dismiss Complaint | | WITHDRAWN |
| Chac v. Ferreira Construction Co. | L-5206-15 | 533 | Extend Discovery | | DENIED |
| Colon v. Sahai | L-4867-16 | 559 | Dismiss Complaint | Adjourned from 3/17/17 | WITHDRAWN |
| Cuello v. Rollerjam USA | L-4087-15 | 1038 | Compel and Extend Discovery | | GRANTED |
| Dagostino v. Pipeling | L-5817-15 | 1022 | Reconsideration | Hoagland Conflict | Transferred to Judge Vignuolo |
| Dasilva v. Cabahug | L-6947-15 | 716 | Extend Discovery | | GRANTED |
| Dellaccio v. Seruya | L-6912-15 | 857 | Extend Discovery | | GRANTED |
| Demarco v. Halasz | L-2519-16 | 169 | Consolidate | | DENIED |
| Denes v. Harrowgate Apartments | L-7624-15 | 1005 | Extend Discovery | | GRANTED |
| Direct Coast to Coast v. Liberty Gifts | L-2866-15 | 791 | Strike and Suppress | | DENIED |
| Dominguez v. Patel | L-926-16 | 897 | Extend Discovery | | GRANTED |

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|--|------------|------|--|-------------------|---------------------------------|
| Ebrahim v. Manning | L-6044-14 | 1016 | Compel and Extend Discovery | Hoagland Conflict | Transferred to Judge Cresitello |
| Eccleston v. Hedgehog | L-5922-15 | 950 | Extend Discovery | | GRANTED |
| Farag v. Martinez | L-7027-15 | 586 | Adj. Arb. Extend Discovery | | DENIED |
| Fernandez v. Allstate | L-5124-15 | 870 | Extend Discovery | Hoagland Conflict | Transferred to Judge Le Blon |
| Ford v. Halls Fast Motor Frieght | L-6434-14 | 717 | Extend Discovery | | GRANTED |
| Fortney v. Liberty Mutual Insurance | L-3144-15 | 838 | Extend Discovery | | WITHDRAWN |
| Francillion v. Ryan | L-5560-15 | 698 | Extend Discovery | | GRANTED |
| Franklin v. Hoang | L-5989-15 | 841 | Dismiss Complaint; OR Extend Discovery | | GRANTED |
| Freeman v. Stapert | L-4239-16 | 576 | Consolidate | | GRANTED |
| Frino v. Cranbury Dental Services | L-7366-16 | 590 | Dismiss Complaint | | Adjourned to 4/13/17 |
| Galiego-Juarez v. Blatt | L-5158-15 | 746 | Extend Discovery | Hoagland Conflict | Transferred to Judge Natali |
| Garas-Ghaly v. O'Byrne | L-3916-15 | 918 | Extend Discovery | Hoagland Conflict | Transferred to Judge Vignuolo |
| Giles v. Ruby's Nails | L-2146-15 | 524 | Extend Discovery | Hoagland Conflict | Transferred to Judge Cresitello |
| Giordano v. JFK Hartwyck at Edison Estates | L-3759-14 | 471 | Extend Discovery | | DENIED |
| Giovanna v. Meseha | L-7053-15 | 325 | Extend Discovery | | GRANTED |
| Gitelman v. Merring | L-11114-14 | 1026 | Extend Discovery | Hoagland Conflict | Transferred to Judge Vignuolo |
| Gomez v. Beheari | L-1891-15 | 534 | Extend Discovery | | DENIED |
| Gonzalez v. Sime | L-6486-15 | 617 | Dismiss Complaint or Extend Discovery | | GRANTED |

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|--|-----------|------|--|----------------------|----------------------------------|
| Gonzalez v. Sime | L-6486-15 | 1187 | Extend Discovery | | GRANTED |
| Green v. Shoprite of Woodbridge | L-6428-15 | 837 | Extend Discovery | | GRANTED |
| Grizzaffi v. Deluca | L-5872-15 | 1104 | Extend Discovery | | GRANTED IN PART |
| Hamilton v. Portlock Maintenance | L-5642-15 | 1040 | Extend Discovery | | GRANTED |
| Hernandez v. Galdamez | L-6116-15 | 347 | Extend Discovery | | GRANTED |
| Hernandez v. Taveras | L-4146-14 | 1052 | Extend Discovery | | GRANTED |
| Hernandez v. Taveras | L-4146-14 | 1182 | Bar Expert Report | | DENIED |
| Herrera v. The Latin Grille | L-2028-15 | 1009 | Compel and Extend Discovery | | DENIED |
| Howard v. Reyes- Rentas | L-6254-15 | 787 | Extend Discovery | NJM Conflict | Transferred to Judge Natali |
| Hutcherson v. Willard | L-6227-15 | 682 | Extend Discovery; Consolidate; Sever and Stay | | GRANTED |
| Indri v. Marin-Patino | L-3989-15 | 221 | Extend Discovery | | DENIED |
| Indus American Bank v. Anami and Yash Food LLC | L-5564-16 | 158 | Default Judgment | | GRANTED IN PART |
| Ison v. Comfort Keepers | L-3153-15 | 812 | Extend Discovery | | GRANTED |
| Jerido v. Tomasella | L-1788-15 | 770 | Extend Discovery | | GRANTED |
| Jian v. Bakley | L-2019-15 | 925 | Extend Discovery | Hoagland Conflict | Transferred to Judge Vignuolo |
| Jimenez v. Stars Transport | L-1739-16 | 917 | Dismiss Complaint; OR Extend Discovery | | GRANTED IN PART |
| K Hovnanian Shore Acquisitions v. Township of South Brunswick | L-1194-17 | 903 | Consolidate | | Transferred to Judge Natali |
| Karmu v. Rat's Restaurant | L-6228-15 | 297 | Extend Discovery | | GRANTED |

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|--|------------|------|--------------------|------------------------------|-------------------------------|
| Karnaugh v. Hronich | L-4537-15 | 880 | Extend Discovery | | GRANTED |
| Kish v. Toman | L-6075-15 | 988 | Extend Discovery | | GRANTED |
| Knef v. Allstate | L-6575-15 | 973 | Extend Discovery | | GRANTED |
| Kohli v. Manalapan | L-1266-16 | 738 | Extend Discovery | | GRANTED |
| Kovacs v. Allstate NJ Insurance Co. | L-5113-15 | 883 | Extend Discovery | | GRANTED |
| Laspis v. Papaiani | L-4106-15 | 129 | Extend Discovery | | WITHDRAWN |
| Lopez v. Baskerville | L-5265-16 | 1105 | Reinstate | | GRANTED |
| Lundsen v. Devils Arena Entertainment | L-3166-16 | 818 | Vacate and Restore | | GRANTED |
| Maldonado v. Gavin | L-690-16 | 989 | Reconsideration | | Transferred to Judge Corson |
| Marte-Dominguez v. Barrios | L-11566-14 | 893 | Extend Discovery | | DENIED |
| McAuliffe v. Alvarado | L-2501-15 | 537 | Extend Discovery | | DENIED |
| Mejia v. Middlesex County Board of Social Services | L-3516-15 | 477 | Reconsideration | Hoagland Conflict | Transferred to Judge Vignuolo |
| Mulhearn v. Marchio | L-964-16 | 269 | Extend Discovery | | WITHDRAWN |
| Mullings v. Bricelj | L-6895-15 | 1082 | Extend Discovery | | GRANTED |
| Musi v. Chung | L-2464-15 | 77 | Summary Judgment | | DENIED |
| Narasimhan v. Sinha | L-2153-15 | 926 | Extend Discovery | | GRANTED |
| Negovetti v. Wong | L-3067-16 | 170 | Suppress Answers | County of Middlesex Conflict | WITHDRAWN |
| Negovetti v. Wong | L-3067-16 | 1208 | Amend Complaint | County of Middlesex Conflict | Transferred to Judge Paley |
| Olazabal v. Galicia | L-6423-15 | 472 | Extend Discovery | | GRANTED |
| Olivera v. Castellano | L-2997-16 | 869 | Consolidate | | GRANTED |

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|---|-----------|------|--|-------------------|---------------------------------|
| Orillaza v. Restaurant Depot | L-6289-15 | 932 | Extend Discovery | | GRANTED |
| Pagnillo v. NJM | L-5466-15 | 359 | Bar Discovery | NJM Conflict | Transferred to Judge Gelade |
| Parachini v. Raritan Enterprises | L-6434-15 | 650 | Dismiss Complaint; OR Extend Discovery | | GRANTED IN PART |
| Patel v. Somerset Health Center | L-4365-16 | 488 | Dismiss Complaint | | WITHDRAWN |
| Persina v. Murphy | L-2319-15 | 1017 | Extend Discovery | | GRANTED |
| Petzko v. Gribbin | L-5026-15 | 674 | Extend Discovery; Challenge Certification of Due Diligence | | Transferred to Judge Le Blon |
| Piasecki v. Weisblatt-Knipp | L-4264-15 | 328 | Extend Discovery | | WITHDRAWN |
| Pope v. Millard | L-7237-15 | 783 | Dismiss Complaint; OR Extend Discovery | | WITHDRAWN |
| Porthundo v. Shen | L-1043-15 | 699 | Compel and Extend Discovery | | Transferred to Judge Cresitello |
| Price v. Park Village II Townhome Association | L-6614-15 | 693 | Extend Discovery | | GRANTED |
| Rankin v. State of NJ | L-5231-14 | 882 | Extend Discovery | Hoagland Conflict | Transferred to Judge Le Blon |
| Reid-Snell v. Pump It Up Holdings | L-5061-15 | 999 | Extend Discovery | | GRANTED |
| Reyes v. Crincoli | L-7488-15 | 928 | Extend Discovery | | GRANTED |
| Reyes v. Diaz | L-7352-16 | 487 | Consolidate | | GRANTED |
| Richardson v. 99 Cent Dreams | L-3181-14 | 940 | Extend Discovery | | GRANTED |
| Richardson v. Giles | L-4624-14 | 555 | Extend Discovery | | GRANTED |
| Riporti v. Golden Living Center | L-1802-14 | 1160 | Extend Discovery | | Transferred to Judge Toto |

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|-------------------------------------|------------|------|--|------------------------------------|-----------------------------|
| Rivera v. Progressive Insurance Co. | L-3840-16 | 675 | Extend and Compel Discovery | | Transferred to Judge Mayer |
| Rodriguez v. Perez | L-6464-15 | 167 | Summary Judgment | | GRANTED |
| Rodriguez v. Perez | L-6464-15 | 645 | Extend Discovery | | GRANTED |
| Salinas v. Song | L-2600-15 | 874 | Extend Discovery | | DENIED |
| Sanfilippo v. American Plaza | L-6405-15 | 212 | Extend Discovery; AND Substituted Service | | DENIED |
| Scott v. Heard | L-3865-16 | 655 | Strike Answer | | GRANTED |
| Settles v. Vena | L-2623-16 | 888 | Extend Discovery | | GRANTED |
| Silogy v. Miller | L-4254-15 | 635 | Adj. Arb. & Trial; Extend and Compel Discovery | | DENIED |
| Silva v. Conti Enterprises | L-7167-15 | 968 | Compel Discovery | | DENIED |
| Sutkowski v. NJM | L-5511-15 | 782 | Extend Discovery | Hoagland Conflict | Transferred to Judge Toto |
| Terrizzi v. Beauboeuf | L-4714-15 | 1010 | Extend Discovery; Adj. Arb. | Placed on Inactive List on 3-15-17 | DENIED |
| Thomas v. Raritan Town Square | L-11574-14 | 867 | Extend Discovery | | GRANTED |
| Toledo v. Taylor | L-5507-15 | 615 | Extend Discovery | | GRANTED |
| Trenta v. Caliguro | L-5864-15 | 1027 | Dismiss Complaint; OR Extend Discovery | | WITHDRAWN |
| Tucker v. Kentucky Fried Chicken | L-462-16 | 835 | Extend Discovery | | DENIED |
| Underwood v. Parkview at Madison | L-11020-14 | 794 | Extend Discovery | | GRANTED |
| Valdez v. Tavaréz | L-6162-14 | 884 | Bar Testimony; | | Transferred to Judge Natali |

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|---|-----------|-----|---|--------------------------------------|--------------------------------|
| | | | OR Extend Discovery | | |
| Valdez v. Tavaréz | L-6162-14 | 889 | Dismiss Complaint; OR Extend Discovery | | Transferred to Judge Natali |
| Villacres v. Sophia Atlas Inc. | L-6674-15 | 762 | Extend Discovery | Transferred from Judge Bergman | GRANTED |
| Villanueva v. NJM | L-3167-16 | 651 | Litigant's Rights | NJM Conflict | Transferred to Judge Gelade |
| Viruet v. Avila | L-5515-15 | 654 | Extend Discovery; Adj. Arb. | | GRANTED |
| Viruet v. Avila | L-5515-15 | 896 | Compel Deps; Extend Discovery; Adj. Arb. | | GRANTED |
| Webb v. Rolling | L-1310-16 | 345 | Extend Discovery | | GRANTED |
| Wilfong v. Franklin Manor Apartments | L-7132-15 | 319 | Extend Discovery | | GRANTED |
| Wojtasik v. Kostue | L-4866-15 | 640 | Dismiss Complaint | Hoagland Conflict | Transferred to Judge Gelade |
| Yu v. Bed Bath & Beyond Inc. | L-4395-15 | 856 | Extend Discovery | | GRANTED |

**LAW OFFICE OF
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Andre F. Hewitt, Esq.
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²Also Member of the Maine State Bar
³Also Member of the Massachusetts State Bar
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Alina Kaller, Senior Paralegal
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March 29, 2017

Via Facsimile Only (732) 565-2964

Honorable Jamie D. Happas, P.J.Cv.
Attn: Kay
Middlesex County Superior Court
56 Paterson Street
New Brunswick, NJ 08903

Noreen - please w/b

Re: **Frank Babula v. Pelican Outdoor Shops, etal.**

Docket No.: MID-L-1217-16
Team Connect No. 16-006487
D/L: 4/29/2016

Motion to be returnable: April 13, 2017

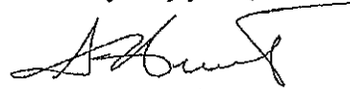
Dear Sir/Madam:

Our office represents the Defendant Pelican Outdoor Shops in the foregoing matter.

Our office filed a Motion to Dismiss Plaintiff, Frank Babula's Complaint to be returnable before the Court on April 13, 2017. Kindly note, Plaintiff's Counsel provided our office with all requested discovery. As such, kindly withdraw same from the Court's motion docket.

Thank you for your assistance with the above matter. Please do not hesitate to contact our office with any questions or concerns.

Very truly yours,


Andre F. Hewitt, Esq.

cc: Michael C. Vaccaro, Esq. (via e-mail only)
Ms. Melinda Kman (Claim No.: M1-209560-004)

AK/encls.

#601
3-31-17
VNB

LAW OFFICES OF GEOFFREY D. MUELLER, LLC
610 East Palisade Avenue
Englewood Cliffs, New Jersey 07632
(201) 569-2533
Attorney ID No.: 035262006
Attorneys for Plaintiff, 377 George Street Realty, LLC

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

377 GEORGE STREET REALTY, LLC,

Plaintiff,

vs.

SHREE AT NEW BRUNSWICK, LLC d/b/a
BURGERFI, BEJEN A. PATEL a/k/a BEJEN
PATEL, JAYESH BRAHMBHATT, PARESH
PATEL, MITESH PATEL, KIRTIK PATEL,
ABC CORPS 1-10 and JOHN DOES 1-10,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-5566-15

CIVIL ACTION

ORDER

THIS MATTER, having been brought before the Court on Motion of GEOFFREY D. MUELLER, ESQ. of the Law Offices of Geoffrey D. Mueller, LLC, attorneys for the Plaintiff, 377 George Street Realty, LLC for an Order Striking the Answer of Defendants, Bejen A. Patel, a/k/a Bejen Patel, Jayesh Brahmhatt, Paresh Patel, Mitesh Patel and Kirtik Patel, pursuant to R. 4:23-2(b)(3), and the Court having considered the matter and good cause appearing:

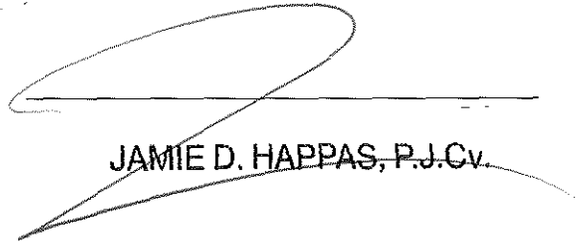
IT IS on this 31 day of March, 2017;

ORDERED that the Answer of Defendants, Bejen A. Patel, a/k/a Bejen Patel, Jayesh Brahmhatt, Paresh Patel, Mitesh Patel and Kirtik Patel, is hereby stricken without prejudice pursuant to R. 4:23-2(b)(3) and their defenses suppressed for failure to ^{to comply with} attend Deposition ~~within the~~ ^{the Court's order} time provided by the Rules of Court; and

IT IS FURTHER ORDERED that Plaintiff is granted reasonable costs of court and attorney's fees in connection with this application, pursuant to R. 4:23-4; and

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

Opposed ()
Unopposed (✓)


JAMIE D. HAPPAS, P.J.Cv.

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

971
03/31/17

Law Office of Robert A. Raskas
371 Hoes Lane, Suite 105
Piscataway, NJ 08854
(732) 981-1649 (Telephone)
(732) 981-1657 (Fax)
By: Sean Del Duca, Esq., 01478-2007

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

VNB

Attorney for Defendant, Rachna Vyas and Ummed Kawser

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| LOIDA ABLOLA, MAMARTO ABLOLA, her husband <p style="text-align: right;">Plaintiff,</p> <p style="text-align: center;">-vs-</p> UMMED KAWSER, RACITNA VYAS <p style="text-align: right;">Defendants.</p> |
|--|

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-5733-15

Civil Action

ORDER

This matter having been opened to the Court on Motion of Sean Del Duca, Esq., attorney for defendant, Rachna Vyas and Ummed Kawser, for an Order to reopen and extend the discovery period as well as 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 31 day of March, 2017:

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

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

ORDERED that plaintiff shall appear for deposition within thirty-five (35) days of the date of this Order; and it is further;

ORDERED that in the event plaintiff fails to appear for an Independent Medical Examination on March 20, 2017 then plaintiff shall appear for an Independent Medical Examination within thirty-five (35) days of the date of this Order; and it is further;

ORDERED that plaintiff shall provide all executed authorizations by April 15, 2017; and it is further

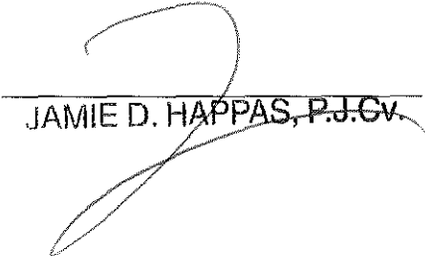
ORDERED that all plaintiff expert reports shall be served by May 7, 2017; and it is further

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

ORDERED that all expert depositions shall be completed by June 13, 2017; and it is further

ORDERED that discovery end date be extended seventy-five (75) days to June 14, 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.Gv.

- () Opposed
- () Unopposed

Discovery End Date Extended to 6/14/17
Arbitration Shall Be 6/21/17
Trial Shall Be 8/7/17

KENT & McBRIDE, P.C.
BY: CHRISTOPHER D. DEVANNY, ESQ.
ATTORNEY ID#017292004
One Arin Park
1715 Highway 35, Suite 305
Middletown, New Jersey 07748
732-326-1711

ATTORNEY FOR DEFENDANT(S),
Aaron G. Saguay-Gomez and
Sinai Trucking, LLC

VNB

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

FILE NO.: 026.91069

Suzanne A. Abskharoun,
Plaintiff,

v.

Aaron G. Saguay-Gomez and
Sinai Trucking, LLC,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY

DOCKET NO: MID-L-6155-15

Civil Action

ORDER

THIS MATTER having been submitted to the Court by Christopher D. Devanny, Esq., of Kent & McBride, P.C., attorneys for Defendant(s), AARON G. SAGUAY-GOMEZ AND SINAI TRUCKING, LLC on a Motion to Extend the Discovery Period for sixty (60) days, and the Court having reviewed the papers in support, the papers in Opposition, if any, and Oral Arguments of counsel, if any, and for good cause shown,

IT IS on this 31 day of March 2017;

ORDERED that defendant's Motion to Extend Discovery for additional sixty (60) days is hereby granted in its entirety, such that the new Discovery End Date is June 2, 2017; and it is further

ORDERED that the parties complete the following discovery:

- Depositions shall take place by March 13, 2017;
- Plaintiff shall provide expert reports by April 15, 2017;

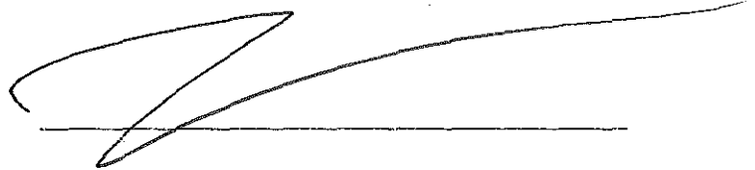
- Plaintiff shall appear for defense medical examination by an orthopedic on March 15, 2017;
- Defendant shall provide expert reports by May 1, 2017;
- All other discovery shall be completed by ~~June 2~~^{5/10} 2017.

or in the alternative

~~ORDERED that the plaintiff's complaint be dismissed without prejudice; it is further~~

ORDERED that a true copy of this Order be served on all counsel within 7

days of *its posting online.*



JAMIE D. HAPPAS, P.J.Cv.

Opposed *partial*

Unopposed

Discovery End Date Extended to 5/10/17
Arbitration Shall Be 5/18/17
Trial Shall Be 6/26/17

GARCES, GRABLER & LeBROCQ, P.C.
MICHELLE M. TULLIO, ESQ.
Attorney ID No.: 001221994
502 Amboy Avenue
Perth Amboy, New Jersey 08862
(732)826-2300
Attorneys for Plaintiffs

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

#634
3-31-17
JNB

| | | |
|--|---|---|
| ROSA ACEVEDO, JULIO C. ACEVEDO and SILVIA PLACENCIA, | : | SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO.: MID-L-3596-15 |
| PLAINTIFFS, | : | <u>CIVIL ACTION</u> |
| V. | : | ORDER |
| JESSICA R. SERPICO, ET AL, | : | Discovery End Date Extended to <u>6/28/17</u> Court & reason |
| DEFENDANT(S). | : | Arbitration Shall Be _____ Trial Shall Be <u>7/17/17</u> |

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

IT IS on this 31st day of March, 2017;

ORDERED that the discovery end date is hereby extended to June 28, 2017;

IT IS FURTHER ORDERED, that the non-binding arbitration presently scheduled for April 7, 2017 is adjourned to a date after the discovery end date;

IT IS FURTHER ORDERED, that the trial presently scheduled for May 22, 2017 is adjourned to a date after the discovery end date; and

IT IS FURTHER ORDERED that plaintiff's expert's report by May 17, 2017; defendant's expert's report by June 28, 2017;

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



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

Exam completed with Dr. Brown
on April 20, 2017

FILED

MAR 31 2017

Jamie D. Happs, P.J.Cv.

VNB

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, Natalie A. Collazo and Roger R. Collazo
Our File No. 2C.7445JAC

AMERICO AFONSO and ANA LOPES,

Plaintiffs,

v.

NATALIE A. COLLAZO and/or JANE DOES
1-10 and/or ROGER R. COLLAZO and/or
JOHN DOES 1-10,

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY
DOCKET NO. MID-L-000806-16

Civil Action

ORDER EXTENDING DISCOVERY

DENIED

**w/o prejudice*

THIS MATTER, having been brought to the Court on a motion to extend discovery by the Camassa Law Firm, P.C.; and, the Court having reviewed the moving papers and having heard oral argument, and any opposition submitted thereto, and for other good cause shown,

It is this 31st day of March, 2017;

ORDERED. that a new Discovery End Date of July 27, 2017 be and is hereby set;

and, it is

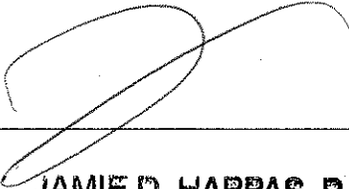
FURTHER ORDERED that the April 19, 2017 Arbitration be and is hereby adjourned to a date to be set by the Court; and, it is

** on this date order entered dismissing plaintiffs complaint*

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

| <u>Item</u> | <u>Completion Date</u> |
|--|------------------------|
| Court-Ordered Deposition of plaintiff Americo Afonso | April 7, 2017 |
| Receipt of any additional medical records/MRI films from providers | June 30, 2017 |
| Supplemental IME Reports | July 27, 2017 |

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


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

____ Opposed
____ Unopposed

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

JOHN A. CAMASSA, ESQ., #025361989
CAMASSA LAW FIRM, P.C.
1800 Route 34
Building 3, Suite 303
Wall, New Jersey 07719
(732) 223-5511
Attorney for Defendants, Natalie A. Collazo and Roger R. Collazo
Our File: 2C.7445JAC

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

✓NB
✓NB

AMERICO AFONSO and ANA LOPES,

Plaintiff(s),

v.

NATALIE A. COLLAZO and/or JANE DOES 1-10
and/or ROGER R. COLLAZO and/or JOHN DOES 1-10,

Defendant(s),

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No: MID-L-000806-16

Civil Action

**ORDER DISMISSING COMPLAINT
FOR FAILURE TO COMPLY WITH
COURT ORDER**

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

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

It is this 31 day of March, 2017

ORDERED that the Complaint of plaintiff Americo Afonso should be and is hereby dismissed ^{w/peas} for failure of the plaintiff to comply with the February 3, 2017 Court Order of the Honorable Michael A. Toto, P.J.Cv. compelling plaintiff to appear for depositions on February 22, 2017; 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

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


JAMIE D. HAPPAS, P.J.Cv.

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

#676
3-31-17
JNB

FRANK A. TOBIAS, ESQ., LLC
(Bar ID#032191992)
1107 Convery Boulevard
Perth Amboy, NJ 08861
(732) 324-7777
Attorney for Plaintiff

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

MARY ALBA

Plaintiff,

-vs-

KMAC REALTY LLC, L.R. WATTS
SON ROOFING AND CONSTRUCTION,
INC., JOHN DOES 1-10 (fictitious
names, true names presently unknown) and
ABC-XYZ CORPS. (fictitious names, true
names presently unknown)

Defendants.

: SUPERIOR COURT OF NEW JERSEY
: LAW DIVISION
: MIDDLESEX COUNTY
: DOCKET NO.: MID-L-4667-16

CIVIL ACTION

ORDER

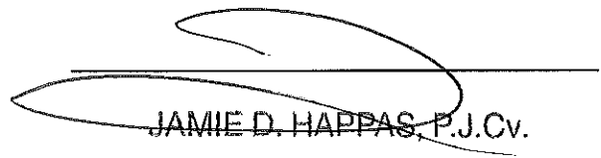
THIS MATTER having been brought before the Court on application of Frank A. Tobias, Esq., for an Order to Amend the Complaint and the Court having considered the papers being submitted and for good cause having been shown;

IT IS ON THIS 31 day of March, 2017;

ORDERED that Plaintiff is granted leave to file an Amended Complaint, and;
(clerical error)

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

No need for exhibit


JAMIE D. HAPPAS, P.J.Cv.

749
03/31/17

File No. 74053-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, S. Batata Construction

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

✓NB

Plaintiff(s)

KHALED A. ALY

vs.

Defendant(s)

JOCELYN J. DUVIVIER, CITY OF
PLAINFIELD, BLACK ROCK
ENTERPRISES, LLC, S. BATATA
CONSTRUCTION, INC.,
HARLEYSVILLE INSURANCE, JOHN
DOE 1-10 and ABC CORP. 3-10 (true
names being unknown and fictitious)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY

Civil Action

DOCKET NO. MID-L-505-15

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

DENIED

This matter having been brought before the Court on Motion of The Law Offices of Stephen E. Gertler, attorneys for Defendant, S. Batata Construction, for an Order extending the time for discovery and adjourning the arbitration scheduled for April 25, 2017 and the trial scheduled for June 5, 2017; and the Court having considered the matter and good cause appearing;

IT IS on this 31st day of March 2017

ORDERED that the time for discovery is hereby extended to July 15, 2017.

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

1. All fact witness depositions to be completed by May 15, 2017.
2. Plaintiff to serve updated medical records and final narrative medical reports by June 15, 2017.

3. Defendants to serve all final narrative expert reports by July 15, 2017.

IT IS FURTHER ORDERED that the arbitration scheduled for April 24, 2017 be and is hereby adjourned and rescheduled for _____.

IT IS FURTHER ORDERED that the trial scheduled for June 5, 2017 be and is hereby adjourned and rescheduled for _____.

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



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

___ OPPOSED

___ UNOPPOSED

**matter placed on the inactive list
on 3/16/17*

#735
03/31/17

✓NB

FILED

MAR 31 2017

Jamie D. Happs, P.J.Cv.

Law Offices of Pamela D. Hargrove
MARY LOU DENNIS-SUCKOW, ESQ.

Identification No. 25871990

65 Jackson Drive, Suite 302

PO Box 2000

Cranford, NJ 07016-0200

Telephone: (908) 653-2188

Attorneys for Defendant(s):

ALLSTATE NJ INSURANCE COMPANY and ALLSTATE INSURANCE COMPANY

LEROY ANDERSON and
DONNA ANDERSON,

Plaintiff(s),

vs.

ALLSTATE NJ INSURANCE
COMPANY and ALLSTATE
INSURANCE COMPANY

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY

DOCKET NO. MID-L-4766-15

CIVIL ACTION

**ORDER TO EXTEND DISCOVERY
TIME AND TO COMPEL
DISCOVERY**

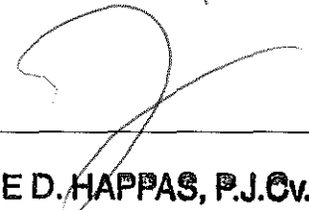
This matter being opened to the Court, on March 31, 2017, pursuant to Rule 1:6-2 and Rule 1:6-3, and having been submitted for ruling on the papers by, Mary Lou Dennis-Suckow, Esq., of the Law Offices of Pamela D. Hargrove attorney for the Defendant(s), ALLSTATE NJ INSURANCE COMPANY and ALLSTATE INSURANCE COMPANY, for an Order to extend discovery time and to compel discovery in accordance with Rule 4:24-1(c), and there having been no opposition and good cause appearing;

It is on this 31st day of March, 2017, ORDERED that discovery time be and hereby is extended to July 7, 2017 to allow time for the plaintiff to provide outstanding more specific answers to interrogatories and for defense counsel to obtain plaintiff's diagnostic films for review/report by their medical expert and any further discovery that may be necessary;

IT IS FURTHER ORDERED that the plaintiff is hereby compelled to provide more specific answers by April 15, 2017 to:

Form A- no. 10 and supp. no. 4; specifically, please provide supporting documentation for plaintiff's alleged time out of work for one month after the accident. Also, please provide supporting documentation for any out of pocket losses claimed, including, but not limited to receipts, cancel checks, credit card statements, names and addresses of individuals hired.

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



J.S.C.

JAMIE D. HAPPAS, P.J.Cv.

MOTION WAS:

OPPOSED

NOT OPPOSED

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

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

Discovery End Date Extended to _____

Arbitration Shall Be _____

Trial Shall Be _____

THOMAS E. HOOD, P.A.
A Professional Corporation
139 East Seventh Street
Plainfield, New Jersey 07060
(908) 757-7777
Attorneys for Plaintiff(s)
ID No. 239531967

VNB

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

Leroy Anderson and Donna
Anderson

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: Middlesex COUNTY
Docket No: MID L 4766-15

Plaintiff(s),

Civil Action

vs.

ORDER

Allstate NJ Insurance Company
And Allstate Insurance Company

Defendant(s).

Discovery End Date Extended to 7/7/17
Arbitration Shall Be 7/13/17
Trial Shall Be 9/5/17

THIS MATTER having been brought before the Court on application of Robert Rosenbloom, Esq. of the Law Office of Thomas E. Hood, Esq., pursuant to R. 1:6-2 and R. 1:6-3, and in accordance with R. 4:24-1© for an Order to extend discovery, by way of cross motion, and there having been no opposition, and good cause appearing;

IT IS on this 31 day of March 2017

ORDERED that the discovery shall be extended 90 days through July 7, 2017, to allow time for plaintiff to obtain a supplemental medical records from Dr. David Weiss, by June ~~16~~¹¹, 2017.

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

JAMIE D. HAPPAS, P.J.Cv.

Papers Considered _____
Moving Papers _____

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

#784
03/31/17

JOHN A. CAMASSA, ESQ., #025361989
CAMASSA LAW FIRM, P.C.
1800 Route 34
Building 3, Suite 303
Wall, New Jersey 07719
(732) 223-5511
Attorney for Defendant, Abelardo Perez
Our File: 1C.7441JAC

FILED
MAR 31 2017

VNB

Jamie D. Happas, P.J.Cv.

| |
|--|
| MARIA AYALA, Plaintiff(s), v. GAIL CARTISANO, ABELARDO PEREZ, Defendant(s), |
| GAIL CARTISANO, Plaintiff(s), v. ABELARDO PEREZ, MARIA AYALA, AND CHANTELLE J. MARTE, Defendant(s), |

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No: MID-L-00731-16

Civil Action

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No: MID-L-00700-17

Civil Action

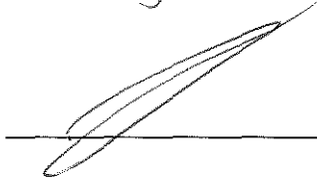
DENIED
ORDER

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

IT IS, on this 31st day of March, 2017;

ORDERED, that there being common questions of law and fact, Maria Ayala v. Gail Cartisano, Abelardo Perez, bearing Docket No.: MID-L-00731-16 and Gail Cartisano v. Abelardo Perez, Maria Ayala, and Chantelle J. Marte, bearing Docket No.: MID-L-00700-17 are hereby consolidated in the Law Division, Middlesex County; and it is further

ORDERED, that a copy of this Order be served within seven (7) days of receipt of the
executed Order of the Court. *the online posting of this order.*



J.S.C.

Opposed *partial*

Unopposed

JAMIE D. HAPPAS, P.J.Cv.

* **SEE STATEMENT OF REASONS
ATTACHED HERETO**

Statement of Reasons
Ayala v. Cartisano (MID-L-731-16)

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, Ayala v. Cartisano (MID-L-731-16), will have had 565 days of discovery when discovery ends on October 10, 2017. Bench bar panel is currently scheduled for October 23, 2017. Trial is currently scheduled for November 6, 2017. Whereas, the second filed case, Cartisano v. Perez (MID-L-700-17) will have had 300 days of discovery when discovery ends on December 28, 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 Ayala v. Cartisano longer due to the recently filed complaint in Cartisano v. Perez would unfairly prejudice the plaintiffs in Ayala v. Cartisano.

FILED

#644
03/31/17

MAR 31 2017

Jamie D. Happas, P.J.Cv.

✓NB

SCHWAB, HADDIX & MILLMAN
100 Connell Drive, 1st Floor-Suite 100
Berkeley Heights, New Jersey 07922
908.679.4999
908.547.2644 fax

Attorneys for Defendants, Bulk Express Logistics Inc. and Robert Haut
Amanda A. King, Esq. / Attorney ID # 155252015
NJEO 24495

RODNEY J. BALDWIN

Plaintiff,

v.

ROBERT HAUT, BULK EXPRESS LOGISTICS, INC. 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),

Defendants.

**SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-2094-15**

CIVIL ACTION

ORDER

THIS MATTER being opened to the Court on March 31, 2017, by Schwab, Haddix & Millman, attorneys for Defendants, Amanda A. King, Esq. appearing, for an Order extending discovery 90 days, compelling Plaintiff, Rodney Baldwin, to appear for an independent medical evaluation and to adjourn the May 17, 2017 arbitration, and the Court having considered the application and no objection having been raised and for good cause shown:

IT IS ON THIS 31st day of March, 2017; hereby

ORDERED that the discovery period is hereby ~~extended 90 days to July 5, 2017;~~ May 25, 2017 and it is further

ORDERED that Plaintiff, Rodney Baldwin, shall appear for an independent medical evaluation with Dr. Lewis Zemsky, 1132 South Washington Avenue, Piscataway, New Jersey, on ~~Monday, April 10,~~ Monday, April 10, 2017 at 11:00 a.m.; and it is further and some report by

May 18, 2017

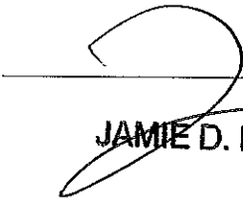
ORDERED that Plaintiff shall serve all expert reports within 30 days of the date of this Order; and it is further

ORDERED that defendants, Bulk Express Logistics Inc. and Robert Haut, shall serve their expert reports ~~before the discovery end date; and it further~~ 5/18/17

ORDERED that the May 17, 2017 arbitration is hereby adjourned;

ORDERED that a copy of this Order shall be served upon all parties in interest within 7 days of receipt by the moving party. the online posting of this order.

- Opposed
- Unopposed



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

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

A SETTLEMENT CONFERENCE TO BE SCHEDULED BY THE ASSIGNMENT OFFICE ON _____

Discovery End Date Extended to 5/25/17
Arbitration Shall Be 5/31/17
Trial Shall Be 7/17/17

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

✓NB

Firm Code: H21
 File No.: 142831241
 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, Marc Ham

ROBERT BATISTA,

Plaintiff,

v.

MARC C. HAM and GUERGUINA N. MARINOVA,

Defendants.

SUPERIOR COURT OF NEW JERSEY
 Middlesex COUNTY
 LAW DIVISION

CIVIL ACTION

DOCKET NO.: MID-L-5199-15

AMENDED ORDER

THIS MATTER having been opened to the Court by Cheryl J. Hagemann, attorney for Defendant, Marc Ham for an Order extending discovery for 90 days, adjournment of arbitration date of April 11, 2017 under exceptional circumstances, and the Court having reviewed the moving papers submitted, and any opposition thereto, and for good cause appearing;

IT IS on this 31 day of March, 2017.

ORDERED:

1. Time for completion of discovery is hereby extended for 90 days from the previous discovery end date.

2. ~~The new discovery end is _____, 20_____~~; and it is further

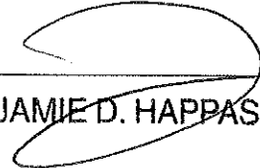
ORDERED that the Arbitration in this matter is adjourned and shall be rescheduled pursuant to the Rules of Court.

IT IS FURTHER ORDERED that the parties are to complete outstanding discovery as indicated below:

| Outstanding Discovery | Discovery Shall Be Completed By Date Listed Below |
|-----------------------|---|
| Defense IME | May 18, 2017 |
| Defense Expert Report | On or about June 12, 2017 |

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

Opposed
 Unopposed


JAMIE D. HAPPAS, P.J.Cv.

(*) Party/Parties Requesting Discovery Extension

_____, for __plaintiff __defendant

_____, for __plaintiff __defendant

Discovery End Date Extended to 6/12/17

Arbitration Shall Be 6/21/17

Trial Shall Be 8/7/17

#763

FILED
MAR 31 2017

03/31/17

JNB

Andrew M. Horun, Esq./ID No. 019351992
LAW OFFICES OF TERKOWITZ & HERMESMANN
400 ATRIUM DRIVE, FIFTH FLOOR
SOMERSET, NEW JERSEY 08873
732-805-2800
ATTORNEYS FOR DEFENDANTS/THIRD-PARTY PLAINTIFFS RESEARCH PARK, LLC, GH
MNO LLC AND HILTON REALTY COMPANY LLC
AMH/CC:314503

Jamie D. Happs, P.J.Cv.

DANA BILAK,

Plaintiff,

v.

**RESEARCH PARK, LLC, GH MNO LLC,
HILTON REALTY COMPANY LLC,
TREVANA LANDSCAPES, KELLER
PROPERTY MANAGEMENT, INC., ET AL.,**

Defendants.

AND

**RESEARCH PARK, LLC, GH MNO LLC,
AND HILTON REALTY COMPANY LLC,**

Defendants/Third Party Plaintiffs,

v.

**PRINCETON ORTHOPAEDIC ASSOCIATES,
P.A.,**

Third Party Defendant.

: SUPERIOR COURT OF NEW JERSEY
) LAW DIVISION: MIDDLESEX COUNTY
) DOCKET NO. MID-L-6568-15

CIVIL ACTION

ORDER

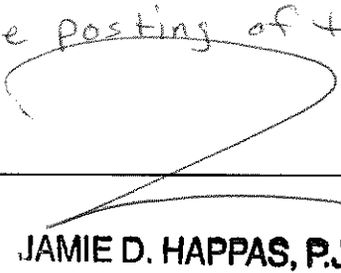
This matter having been brought before the Court on motion of the Law Offices of
Terkowitz & Hermesmann, attorneys for defendants/third-party plaintiffs Research Park, LLC,
GH MNO, LLC and Hilton Realty Company, LLC, and the Court having reviewed the moving
papers, and the Court having reviewed opposing papers, if any, and good cause having been
shown;

IT IS on this 31st day of March 2017,

ORDERED that the discovery end date is extended to 6/15/17; and it is further
ORDERED that depositions are to be completed by 4/15/17; and it is further
ORDERED that plaintiff is to appear for IMEs as scheduled and IME reports are to be served by 5/15/17; and it is further

ORDERED that expert depositions are to be completed by 6/15/17; and it is further

ORDERED that a copy of this Order be served on all counsel of record within 7 days from the date it is received by movant's counsel. *online posting of this order.*



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

This motion was:

- Opposed
- Unopposed

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

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

✓NB

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

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

STEPHANIE BILENKER and STUART BILENKER, (h&w)
Plaintiff,

vs.

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

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

CIVIL ACTION

ORDER

THIS MATTER, having come before the Court on March 31, 2017 on Motion of Plaintiff through counsel for an Order striking Defendants' Answer and suppressing its defenses for failure to allow access to the accident site to Plaintiffs' engineering expert for purposes of conducting an inspection, or in the alternative, extending discovery to June 15, 2017, compelling Defendants to allow Plaintiffs' expert access to the premises to conduct the site inspection on a date convenient to said expert and to take place within ten (10) days from the date hereof, extend the deadline to May 15, 2017 for submission of Plaintiffs' engineering expert report, and to June 15, 2017 for submission of Defendants' rebuttal report, and the Court having considered the moving papers, and good cause having been shown;

IT IS on this 31 day of March, 2017:

ORDERED that (Court to strike out inapplicable ruling):

~~Defendants' Answer be and is hereby stricken and its defenses suppressed for its failure to allow Plaintiffs to conduct a liability engineering inspection of the accident site;~~

ORDERED that the discovery end date is hereby extended from May 9, 2017 to June 15, 2017; and it is further

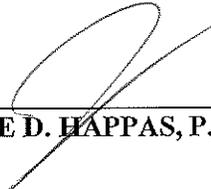
~~**ORDERED** that Defendants are hereby compelled to grant expert to Plaintiffs' liability engineering expert for purposes of conducting site inspection on a date to be advised by counsel for Plaintiff to take place within ten (10) days from the date hereof; and it is further~~

ORDERED that Plaintiffs shall serve its liability engineering expert report by May 17, 2017; and it is further

ORDERED that Defendants shall serve any rebuttal liability engineering report by June 15, 2017; and

ORDERED that depositions of liability experts shall take place prior to discovery end, and,

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



JAMIE D. HAPPAS, P.J.Cv.

6/2/17 s/c Adjourned

Discovery End Date Extended to 6/30/17
Arbitration Shall Be 7/12/17
Trial Shall Be 8/28/17

#163
03/31/17
✓ NB

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

REARDON ANDERSON, LLC
Thomas M. Reardon III, Esq., / ID# 033071991
55 Gilbert Street North-Suite 2204
Tinton Falls, NJ 07701
(732) 758-8070

Attorneys for Defendant, Plymouth Rock Assurance Underwritten By
High Point Property and Casualty Insurance Company

JAMES BUCZEK and
FRANK BUCZEK, JR.

Plaintiff,

vs.

ROY CASTILLO, MILAN MILIVOJEVIC,
RMP TRANSPORT INC., FRANK BUCZEK,
SR., GEICO, LIBERTY MUTUAL
INSURANCE COMPANY, PLYMOUTH
ROCK ASSURANCE UNDERWRITTEN BY
HIGH POINT PROPERTY & CASUALTY
INSURANCE COMPANY, JOHN/JANE
DOE 1-5 and/or ABC CORP. 1-5,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-3182-16

Civil Action

ORDER TO CONSOLIDATE

FRANK BUCZEK, SR. and ROSEMARIE
BUCZEK

Plaintiff,

vs.

ROY CASTILLO, MILAN MILIVOJEVIC,
RMP TRANSPORT INC., PLYMOUTH
ROCK ASSURANCE/ HIGH POINT
PROPERTY AND CASUALTY INSURANCE
CO., JOHN/JANE DOE 1-10 and
ABC CORP. 1-10,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-4571-16

Civil Action

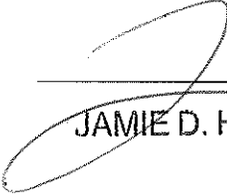
THIS MATTER having been brought before the Court on Motion of Reardon Anderson,
attorneys for the above defendant(s), and no one appearing in opposition thereto and no

objections having been raised, and the Court having considered this application on the moving papers, pursuant to R. 1:6-2, and good cause having been shown;

IT IS on this 31 day of March, 2017;

ORDERED that the matter of Frank Buczek, Sr. v. Castillo, Docket No.: MID-L-4571-16 is hereby consolidated with the matter of James Buczek v. Castillo under Docket No. MID-L-3182-16.

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



JAMIE D. HAPPAS, P.J.Cv.

DED - 7/30/17

Law Offices of Styliades and Jackson
BY: *Laura M. Gifford, Esq.*
Identification No. 182762016
9000 Midlantic Drive
Suite 105 - First Floor
Mount Laurel, NJ 08054
856-596-7778
Attorneys for Defendant, Florence E. Benneche
File No.: LA327-031262561-0003

FILED

MAR 31 2017

Jamie D. Happas, P.J.C.

✓ N/B

Plaintiffs:
JOHANNA P. CALLE-IZA a/k/a JOHANNA
CALLE-IZA

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-5244-15

vs.

CIVIL ACTION

Defendants:
FLORENCE E. BENNECHE, John Does 1-10
(fictitious names representing unknown
individuals) and/or XYZ Corp. 1-10 (fictitious
names representing unknown corporations,
partnerships and/or Limited Liability
Companies or other types of legal entities)

**ORDER TO ADJOURN ARBITRATION
AND EXTEND DISCOVERY**

The above matter having been brought before the Court upon motion, after attempting to obtain consent of all parties, by the Law Offices of Styliades and Jackson, Laura M. Gifford, attorney for Defendant, Ms. Florence E. Benneche, for an Order to Adjourn Arbitration and Extend Discovery and the court having considered the motion papers filed by the parties, and good cause thus having been shown, it is, on this 31 day of March, 2017;

ORDERED, that discovery be extended sixty (60) days or until **June 10, 2017**; and

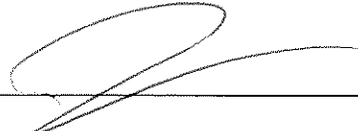
IT IS FURTHER ORDERED that the parties are to complete all discovery listed below:

1. Plaintiff to provide response to supplemental notice to produce by April 14, 2017
2. Addendum expert reports to be served by May 21, 2017;
3. Any additional discovery is to be provided by the new discovery end date in this matter;
4. Arbitration of May 3, 2017 is adjourned to 6/14/17;

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

JTD - 7/31/17

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



JAMIE D. HAPPAS, P.J.Cv.

Opposed _____
Unopposed _____

585
03/31/17

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 Defendants, Sohail A. Khizri and Nighat Sohail
File No.: LA327-028969932-0003

FILED JNB
MAR 31 2017

Jamie D. Happas, P.J.Cv.

Plaintiff:
CARA L. CAPUTO

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-6154-15
*

vs.

CIVIL ACTION

Defendants:
SOHAIL A. KHIZRI, NIGHAT SOHAIL,
and/or JANE DOES 1-10 (being fictitious
persons unknown at this time)

*
**ORDER TO ADJOURN ARBITRATION,
EXTEND DISCOVERY, AND COMPEL
PLAINTIFF'S DEPOSITION**

DENIED

The above matter having been brought before the Court upon motion, with the consent of all parties, by the Law Offices of Styliades and Jackson, G. Samuel Hoffman, attorney for Defendants, Sohail A. Khizri and Nighat Sohail, for an Order to Adjourn Arbitration, Extend Discovery, and Compel Plaintiff's Deposition and the court having considered the motion papers filed by the parties, and good cause thus having been shown, it is, on this 31ST day of March, 2017;

ORDERED, that discovery be extended sixty (60) days or until **June 4, 2017**; and

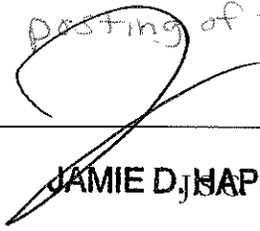
IT IS FURTHER ORDERED that the parties are to complete all discovery listed below:

1. Depositions of all parties to be completed by May 1, 2017;
2. Independent medical examinations to be completed by May 4, 2017;
3. Any additional discovery is to be served by May 15, 2017 per Rule 4:17-7;
4. Arbitration of April 12, 2017 is adjourned to _____;

IT IS FURTHER ORDERED, that Plaintiff Cara Caputo is compelled to attend the next scheduled deposition should she fail to appear for depositions on March 28, 2017;

* w/o pres + present to the 12/7/16 CM order, given plaintiff failure to comply with order, prepare application to JJ Dismiss plaintiff's complaint

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



JAMIE D. HAPPAS, P.J.Cv.

Opposed 
Unopposed 

#533
03/31/17

Pillinger Miller Tarallo, LLP
By: Patrick J. Cosgrove
Attorney ID No.: 025642003
1880 John F. Kennedy Boulevard
Suite 1803
Philadelphia, PA 19103
(215) 789-6235
(215) 789-6236 Fax
Attorney for Defendant, Ferreira Construction Co. Inc.

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

VNB

| | | |
|--|---|---------------------------------------|
| MARIA JANET CHAC, | : | SUPERIOR COURT OF NEW JERSEY |
| Plaintiff, | : | LAW DIVISION, MIDDLESEX COUNTY |
| | : | |
| v. | : | DOCKET NO.: L-5206-15 |
| | : | |
| FERREIRA CONSTRUCTION CO. INC., et al., | : | |
| Defendant(s). | : | ORDER |

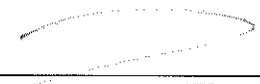
DENIED
Failure to Comply
R. 4:24-1 (c)

The matter having been presented to the Court on application by Patrick J. Cosgrove, attorney for Defendant, Ferreira Construction, Co., Inc., and the Court having considered the moving papers and any response thereto,

On this 31 day of March, 2017:

IT IS ORDERED that discovery has been extended for 120 days from the present April 3, 2017 discovery end date and the new discovery end date shall be on the _____ day of _____, 2017.

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



JAMIE D. HAPPAS, P.J.Cv.

Opposed
 Unopposed

**HAVKINS ROSENFELD RITZERT
& VARRIALE, LLP**
1065 Avenue of the Americas, Suite 800
New York, New York 10018
(212) 488-1598
Attorneys for Defendant
Rollerjam USA, Inc. i/s/h/a Rollerjam USA
File No. 11010-207

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

#1038
3-31-17
VNB

MAGGIE CUELLO,

Plaintiff(s),

-against-

ROLLERJAM USA, INC. i/s/h/a/ ROLLERJAM
USA, and ABC CORP. (1-5) and XYZ COMPANY
(1-5) said names being fictitious and unknown,

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION:MIDDLESEX COUNTY
Docket No. MID-L-4087-15

Civil Action

ORDER

THIS MATTER came before the Court by the law firm of Havkins Rosenfeld Ritzert & Varriale, LLP, on application of counsel for defendant, ROLLERJAM USA, INC. i/s/h/a/ ROLLERJAM USA,

:

IT IS on this 31 day of March, 2017

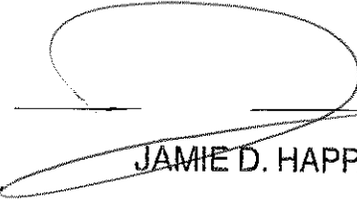
ORDERED, that the discovery end date in this matter be hereby extended to June 4, 2017; and it is further

ORDERED, that the parties shall conduct discovery as follows:

1. Plaintiffs are to respond to Defendant's Post-deposition Demands on or before April 15, 2017;
2. Plaintiff's expert liability report is to be exchanged on or before April 15, 2017;
3. Defendant's expert liability report is to be exchanged on or before May 15 2017;
4. Expert depositions to be completed by June 4, 2017;

5. All parties are to conduct any further discovery they deem necessary for the prosecution and defense of this matter by June 4, 2017.

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


JAMIE D. HAPPAS, P.J.Cv.

Discovery End Date Extended to 6/4/17
Arbitration Shall Be consent to remain
Trial Shall Be 6/19/17

A BENCH/BAR PANEL TO BE
SCHEDULED BY THE ASSIGNMENT
OFFICE ON 6/5/17

#716
3-31-17
JNB

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

Thomas M. Mulcahy, Esq.
Attorney ID No. 014551974
PURCELL, MULCAHY, HAWKINS & FLANAGAN, LLC
One Pluckemin Way
P.O. Box 754
Bedminster, NJ 07921
T: (908) 658-3800
Attorneys for Defendant, Ermelindo C. Cabahug
Our File No: (637) 24216-M

WELLINGTON P. DASILVA

Plaintiff,

v.

ERMELINDO C. CABAUG, JOHN
DOE 1-5 and ABC CORP. 1-5 (names
being fictitious as true identities are
unknown at this time),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION; MIDDLESEX COUNTY
DOCKET NO: MID-L-6947-15

CIVIL ACTION

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

THIS MATTER having been brought before the court by notice of motion by Purcell, Mulcahy, Hawkins & Flanagan, LLC, attorneys for defendant, Ermelindo C. Cabahug, for an order extending the period for discovery, for exceptional circumstances, pursuant to R 4:24-1(c) and all counsel having consented to same; and the court's having considered the moving papers of the parties and for good cause shown;

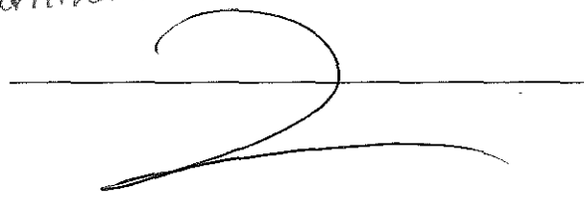
IT IS on this 31 day of March, 2017;

ORDERED that the period for discovery in this matter is hereby extended to **July 8, 2017** for discovery to be completed as follows:

- Plaintiff is to serve any and all expert reports on or before **May 19, 2017**;
- Defendants are to serve any and all expert reports on or before **June 30, 2017**;
- Expert depositions are to take place on or before **July 8, 2017**.

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

7 days of its posting online.



JAMIE D. HAPPAS, P.J.Cv.

opposed
 unopposed

PAPERS CONSIDERED:

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

Discovery End Date Extended to 7/8/17
Arbitration Shall Be 7/14/17
Trial Shall Be 8/28/17

VNB

FARBER BROCKS & ZANE L.L.P
Gretchen B. Connard, Esq. – Attorney ID # 04198200
226 St. Paul Street
Westfield, New Jersey 07090
(516) 739-5100
File No.: 503-8585
Attorneys for defendants,
Ronald Seruya and MJ's Auto Repair, LLC

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

All Mailings to
400 Garden City Plaza, Suite 100
Garden City, New York 11530

PAT J. DELLACCIO, BETH DELACCIO,

Plaintiff,

v.

RONALD SERUYA, MJ'S AUTO REPAIR,
LIMITED LIABILITY COMPANY, ALLSTATE
NEW JERSEY PROPERTY AND CASUALTY
INSURANCE COMPANY, JOHN DOES #1-5,
AND ABC CORP #1-5 (true names being
unknown and fictitious),

Defendants.

: SUPERIOR COURT: OF NEW JERSEY
: LAW DIVISION: MIDDLESEX COUNTY
: DOCKET NO.: MID-L-6912-15

CIVIL ACTION

857

ORDER

THIS MATTER having initially been opened to the Court upon motion of the defendants, Ronadl Seruya and MJ's Auto Repair, Limited Liability Company (the "Defendants"), to extend discovery, and the Court having considered the submissions and arguments of counsel, if any, and for good cause shown,

It is on this 31 day of March, 2017;

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

ORDERED that the new discovery end date shall be June 30, 2017; and it is further

ORDERED that Plaintiff's liability and damages expert report shall be served by May 5, 2017; and it is further

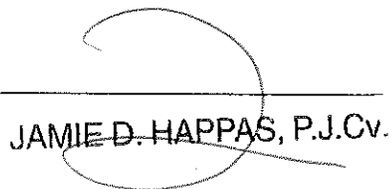
ORDERED that Defendant's liability and damages expert reports shall be served by June 20, 2017; and it is further

ORDERED that arbitration is rescheduled for July 6, 2017; and it is further

ORDERED that the trial date is scheduled for August 7, 2017; and it is further

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

Opposed
 Unopposed


JAMIE D. HAPPAS, P.J.Cv.

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

#169
03/31/17
✓NB

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

Brian G. Steller, Esq. - 025421982
CONNELL FOLEY LLP
85 Livingston Avenue
Roseland, New Jersey 07068
(973) 535-0500
Attorneys for Defendant, Michele Halasz
Our File No. 06046/118660

ROBERT DEMARCO,

Plaintiff(s),

v.

MICHELE HALASZ and KEVIN COLLINS,

Defendant(s).

MICHELE HALASZ,

Plaintiff(s),

v.

KEVIN COLLINS, ET AL.,

Defendant(s)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-2519-16

Civil Action

DENIED

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-3022-16

Civil Action

**ORDER OF
CONSOLIDATION**

THIS MATTER having come before the Court by Connell Foley LLP, by counsel for defendant, Michele Halasz, in the matter captioned Demarco v. Halasz and Collins, seeking a consolidation Order relative to the companion case of Halsz v. Collins, and the Court having considered the within application and good and sufficient cause having been shown;

It is on this 31 day of March, 2017,

ORDERED that the above-captioned matters will proceed forward in a consolidated fashion under consolidated docket number _____; and it is further

ORDERED that the consolidated discovery end date for these matters is _____,
2017; and it is further

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



JAMIE D. HAPPAS, P.J.Cv.

Opposed
 Unopposed

*This same application was granted
on 3/17/17*

Ida C. Genova, Esquire-Attorney Id No.: 03193-2001
MC DERMOTT & MC GEE, LLP
75 Main Street, Suite 305
P.O. Box 192
Millburn, NJ 07041
(973)467-8080

FILED

MAR 31 2017

JAMIE D. HAPPAS, P.J.Cv

VNB

Attorneys for Defendant(s): Harrowsgate Condominium Association, Inc. and New Vistas Corporation
File No: 85333 RMT

| | |
|--|--|
| Plaintiff(s), JUNE DENES, -vs- Defendant(s), HARROWSGATE APARTMENTS and/or HARROWSGATE CONDOMINIUM ASSOCIATION, INC., et als | SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO: MID L 7624 15 Civil Action ORDER |
|--|--|

THIS MATTER having come before the Court on application of McDermott and McGee, attorneys for defendants, Harrowsgate Condominium Association, Inc. and New Vistas Corporation, 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;

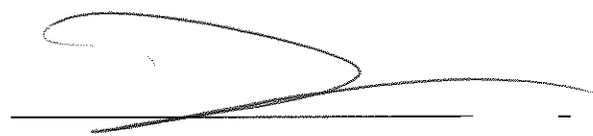
IT IS on this 31 day of March, 2017,

ORDERED as follows:

- Discovery is hereby extended to **August 11, 2017**;
- Plaintiff to serve all reports of their experts by **May 29, 2017**;
- Defendants to serve all reports of their experts and any additional discovery on behalf of defendants by **July 21, 2017**;
- Depositions of all experts to be completed by **August 11, 2017**.

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

This shall not delay arbitration or trial.



JAMIE D. HAPPAS, P.J.Cv.

#791
03/31/17

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

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

✓NB

DIRECT COAST TO COAST, LLC,

Plaintiff,

vs.

LIBERTY GIFTS LLC and TRADEWIND
WHOLESALE, INC.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No. MID-L-02866-15

Civil Action

ORDER

THIS MATTER being opened to the Court by Ronald Horowitz, Esq., attorney for the plaintiff, DIRECT COAST TO COAST, LLC, upon an application to strike the Answers, Suppress the Defenses, and Dismiss the Amended Counterclaims of the defendants, LIBERTY GIFTS LLC and TRADEWIND WHOLESALE, INC., with prejudice, for failure to answer Interrogatories, the Court having considered the moving, opposing and reply papers, if any, and for other good cause shown;

DENIED *into reply*

IT IS on this 31 day of March, 2017:

ORDERED that the Answer, defenses and counterclaim of the defendants, LIBERTY GIFTS LLC and TRADEWIND WHOLESALE, INC., be and are hereby stricken, suppressed, and dismissed, with prejudice, for failure to fully comply with the March 3, 2017 Order;

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


JAMIE D. HAPPAS, P.J.Cv.

*According to opponent
all info. has been provided
Also, Defendants have until
April 17, 2017 to return new counsel*

✓WB

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

Law Office of Robert Raskas
371 Hoes Lane, Suite 105
Piscataway, NJ 08854
(732) 981-1649 (Telephone)
(732) 981-1657 (Fax)
By: Sean Del Duca, Esq. / 01478-2007
Attorney for Defendant, Kailashbe Patel

JUAN CARLOS DOMINGUEZ

Plaintiff,

-vs-

KAILASHBE K. PATEL, and/or 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-926-16

Civil Action

ORDER

Discovery End Date Extended to May 11, 2017
Arbitration Shall Be May 10, 2017
Trial Shall Be 6/19/17

This matter having been opened to the Court on Motion of Sean Del Duca, Esq., attorney for defendant(s), Kailashbe Patel, for an Order to Adjourn Arbitration and Re-open and Extend Discovery from February 19, 2017 to May 30, 2017, and the Court having read and considered the moving papers, and for good cause appearing;

IT IS on this 31 day of March, 2017:

ORDERED that the Arbitration of April ⁵, 2017 is hereby adjourned; and it is further

ORDERED that the depositions of the parties be completed within thirty (30) days of the date herein; and it is further

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


JAMIE D. HAPPAS, P.J.Cv.

- Opposed
- Unopposed

Our File No. 17.AT8606
KOSTER, BRADY & NAGLER, LLP
740 Broad Street, Suite 2
Shrewsbury, NJ 07702
(732) 345-9333
James E. Guinee, Esq.
Attorney I.D. No. 035112002
Attorneys for Defendants, Hedgehog Landscaping, LLC and Merit Services Solutions, LLC

FILED

MAR 31 2017

JNB

Jamie D. Happs, P.J.Cv.

PATRICIA ECCLESTON, and KEVIN J.
ECCLESTON, SR., her husband,

Plaintiffs,

vs.

TARGET, HEDGEHOG LANDSCAPING
LLC, MERIT SERVICES SOLUTIONS, LLC,
and ABC MAINTENANCE 1-5, (fictitious
company/companies whose present identify
is unknown),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION : MIDDLESEX COUNTY

Civil Action

Docket No. MID-L-5922-15

ORDER

THIS MATTER being opened to the Court by KOSTER, BRADY & NAGLER, LLP, attorneys for Defendants, Hedgehog Landscaping, LLC and Merit Services Solutions, LLC, for an Order extending the time within which to complete discovery for a period of sixty (60) days and counsel for all parties having consented to the extension of discovery and the Court having considered the pleadings on file and for good cause shown;

IT IS on this *31* day of March, 2017,

ORDERED that pursuant to Rule 4:24-1(c), Defendants' Motion to extend discovery is hereby granted and the new discovery end date is 6/6/17, 2017 to allow for the remaining outstanding discovery to be completed:

- The current trial date of June 5, 2017 is hereby adjourned with a new date to be scheduled by the Court;
- The current arbitration date of April 18, 2017 is hereby adjourned with a new date to be scheduled by the Court;
- Plaintiff's expert reports shall be served on or before April 27, 2017;
- Defense expert reports shall be served on or before May 17, 2017;
- Expert depositions shall be completed on or before June 6, 2017; and it is further;

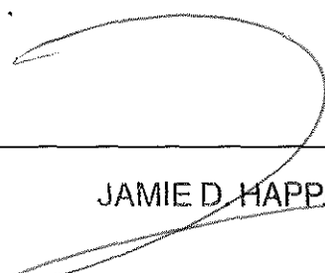
ORDERED that a copy of the within Order be served upon all parties within seven (7) days of its posting online.

Opposed

Unopposed

Papers Considered:

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



JAMIE D. HAPPAS, P.J.Cv.

Discovery End Date Extended to 6/6/17

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

#1586
03/31/17
✓ NB

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

FILED
MAR 31 2017

Jamie D. Happas, P.J.Cv.

Attorneys for Defendants, Gisela A. Herrera and Joaquin Martinez
File No.: LA359-031790759-0006

Plaintiff:
KERMINA FARAG

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-7027-15

vs.

*
CIVIL ACTION

Defendants:
JOAQUIN MARTINEZ and GISELA A.
HERRERA

*
**ORDER TO ADJOURN ARBITRATION
AND EXTEND DISCOVERY**

The above matter having been brought before the Court upon motion, with consent of all parties, by the Law Offices of Styliades and Jackson, Laura M. Gifford, attorney for Defendant, Ms. Gisela A. Herrera and Mr. Joaquin Martinez, for an Order to Adjourn Arbitration and Extend Discovery and the court having considered the motion papers filed by the parties, and good cause thus having been shown, it is on this 31st day of March, 2017;

DENIED

ORDERED, that discovery be extended sixty (60) days or until **June 5, 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 May 5, 2017, upon notice.
2. Independent medical examinations to be completed by May 23, 2017; and
3. Any additional discovery is to be provided by the new discovery end date in this matter;
4. Arbitration of April 12, 2017 is adjourned to _____;

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

Opposed _____
Unopposed _____

J.S.C.
JAMIE D. HAPPAS, P.J.Cv.
*tw/lo pres. present to the 1/25/17 CM order
prepar application to be dismissed plantiff's complaint*

✓NB

FILED

MAR 31 2017

Jamie D. Happs, P.J.Cv.

Michael J. McCaffrey, Esq.
Attorney ID #019831982
PURCELL, MULCAHY, HAWKINS & FLANAGAN, LLC
One Pluckemin Way
Crossroads Business Center
P.O. Box 754
Bedminster, NJ 07921
(908) 658-3800
Attorneys for defendants, Halls Fast Motor Freight, Inc. and Ezra S. Dale
Our File No. (637) 23394-A

| |
|--|
| <p>MARIA FORD,</p> <p style="text-align: center;">Plaintiff,</p> <p>v.</p> <p>HALLS FAST MOTOR FREIGHT, INC.; EZRA S. DALE; AOW LOGISTICS, INC.; JOHN DOE INCORPORATED 1- 5; JOHN DOE 1-5; (fictitious designations),</p> <p style="text-align: center;">Defendants.</p> |
|--|

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION; MIDDLESEX COUNTY

Docket No. MID-L-6434-14

Civil Action

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

THIS MATTER's having been brought before the court by notice of motion by Purcell, Mulcahy, Hawkins & Flanagan, Lawless, LLC, attorneys for defendants, Halls Fast Motor Freight, Inc. and Ezra S. Dale, for an order extending the period for discovery, for good cause, pursuant to R. 4:24-1(c); and the parties having not consented to an extension of the period for discovery; and the court's having considered the moving papers of the parties and for good cause shown;

IT IS on this 31 day of March, 2017;

ORDERED that the period for discovery be and hereby is extended sixty (60) days to July 4, 2017, for plaintiff to attend an examination with Dr. William B. Head, Jr., on May 22, 2017, and for defendants to receive the report of Dr. Head and amend their answers to interrogatories, all of which shall be completed by July 4, 2017; and it is further

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

JAMIE D. HAPPAS, P.J.Cv.

PAPERS CONSIDERED:

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

Discovery End Date Extended to 7/4/17

Arbitration Shall Be 7/12/17

Trial Shall Be 8/28/17 (memphr)

Matter has had 870 days of discovery and 9 extensions.

#698
3-31-17
✓NB

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

Michael J. McCaffrey, Esq.
Attorney ID No. 019831982
PURCELL, MULCAHY, HAWKINS & FLANAGAN, LLC
One Pluckemin Way
Bedminster, NJ 07921
(908) 658-3800
Attorneys for defendant, Christopher S. Ryan
Our File No. (637) 24108-A

ALTA FRANCILLION,

Plaintiff,

v.

CHRISTOPHER S. RYAN, JOHN
DOE 1-10 and ABC CORP. 1-10 (said
names being fictitious),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No. MID-L-5560-15

Civil Action

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

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

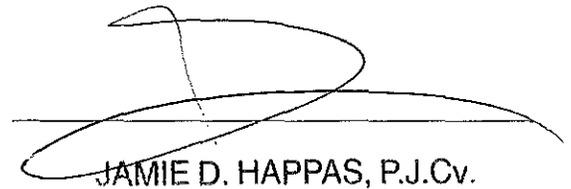
IT IS on this 31 day of March, 2017;

ORDERED that the period for discovery be and hereby is extended ~~sixty (60)~~ days to June 1, 2017, for defendant to obtain records of St. Barnabas Medical Center,

University Hospital, Complete Physical Rehabilitation and Abramowitz & Abramowitz, for defendant to forward additional medical records to his expert and for defendant to receive his expert's supplemental report and amend answers to interrogatories, all of which shall be completed by June 8, 2017; and it is further

ORDERED that defendant may serve ^{an amended} his expert's reports by no later than June 8, 2017; and it is further

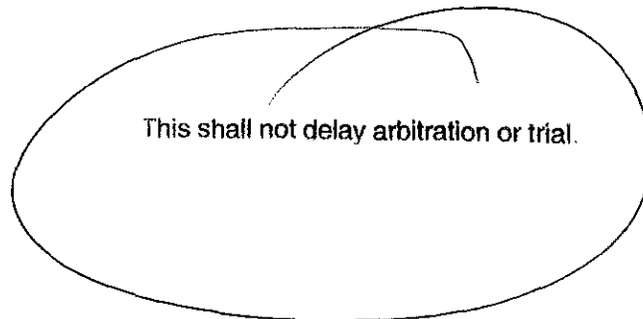
ORDERED that a copy of the within order be served upon all counsel within 7 days of its posting online.


JAMIE D. HAPPAS, P.J.Cv.

- opposed
- unopposed

PAPERS CONSIDERED:

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


This shall not delay arbitration or trial.

This matter has had 509
days of discovery, 3 extensions
and 1 ARB Adjunct

#841

03/31/17

JNB

James E. Hajel, Esq. – Attorney ID No. 019622001
 WEINER LAW GROUP LLP
 629 Parsippany Road
 P.O. Box 438
 Parsippany, NJ 07054-0438
 Phone: (973) 403-1100 Fax: (973) 403-0010
 Attorneys for Defendants, Hoai Hoang, Phuong T. Vo
 Our File No.: 88252 1215713_1

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

Kenneth Franklin
 103 John Street
 Helmetta, NJ 08828

Plaintiff,

v.

Hoai Hoang
 PO Box 9
 Kendall Park, NJ 08824,

And

Phuong T. Vo
 PO Box 9
 Kendall Park, NJ 08824,

And

John Doe (1-Unlimited),

And

ABC Corporation (1-Unlimited),

Defendants.

SUPERIOR COURT OF NEW JERSEY
 LAW DIVISION: MIDDLESEX COUNTY
 DOCKET NO.: MID-L-5989-15

Civil Action

**ORDER TO DISMISS PLAINTIFF'S
 COMPLAINT FOR FAILURE TO
 ATTEND HIS DEPOSITION AND TO
 PROVIDE SIGNED
 AUTHORIZATIONS**

THIS MATTER having been brought before the Court on motion of Weiner Law Group LLP, by James E. Hajel, Esq., attorney for defendants, Hoai Hoang and Phuong T. Vo, and due notice having been given to the plaintiff, Kenneth Franklin; for an order to dismiss plaintiff's Complaint due to his failure to provide signed authorizations and other discovery, and the Court having considered the matter and for good cause appearing;

IT IS on this 31 day of March, 2017;

~~ORDERED that the Complaint of plaintiff, Kenneth Franklin, be and is hereby dismissed, without prejudice, due to his failure to provide signed authorizations and other discovery; and it is further~~

ORDERED ~~alternatively~~, that plaintiff shall serve original executed medical authorizations and all outstanding written discovery responses by April 10, 2017; and it is further

ORDERED that defendants produce records received via authorization by June 15, 2017; and it is further

ORDERED that plaintiff appear for his IME by July 15, 2017; and it is further

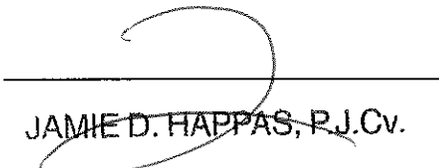
ORDERED that defendants produce their expert report(s) by August 15, 2017; and it is further

ORDERED that discovery will close on August 15, 2017; and it is further

ORDERED that the arbitration hearing be held on August ²²21, 2017; and it is further

ORDERED that trial be set for October 2, 2017; and it is further

ORDERED that a true copy of this Order shall be served upon all parties within 7 days of the date that the Order is posted online.


JAMIE D. HAPPAS, P.J. Cv.

Papers considered:

No opposition
 Opposition

Firm Code: H21
File No.: 151960140
Cooper Maren Nitsberg Voss & DeCoursey
David Della-Badia, Esq.
Bar #: 002691995
485 Route 1 South
Building A, Suite 200
Iselin, NJ 08830
Ph: 732-362-3400; Direct dial: (732) 362-3346
Fax: (866) 827-4716

Attorneys for Defendants, Douglas DeCastro and Robyn M. Hilton

DAVID FREEMAN and EVE FREEMAN,

Plaintiffs,

v.

SHARON STAPERT, DOUGLAS DECASTRO
and ROBYN HILTON,

Defendants.

THEODORE B. McKEOWN,

Plaintiff,

v.

SHARON L. STAPERT, DOUGLAS S.
DECASTRO, ROBYN M. HILTON, and "JOHN
DOES #1-10" (names being fictitious as the true
identities are unknown),

Defendants.

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

VNB

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

CIVIL ACTION

DOCKET NO.: MID-L-4239-16

+ 5 74

ORDER OF CONSOLIDATION

DOCKET NO.: MID-L-7277-16

THIS MATTER having been opened to the Court by David Della-Badia, attorney for Defendants, Douglas DeCastro and Robyn M. Hilton 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 31 day of March, 20 17.

ORDERED that the matter of Freeman, et al. v. Stapert, et al., under Docket No. MID-L-4239-16, and the matter of McKeown v. Stapert, et al. under Docket No. MID-L-7277-16, be and are hereby consolidated for the purpose of discovery and Trial; and

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

Opposed
 Unopposed

JAMIE D. HAPPAS, P.J.Gv.

DEB - 11/30/17



✓ NB

David R. Cohen, Esquire - NJ Attorney ID#: 041731989

STARK & STARK

A Professional Corporation

Princeton Pike Corporate Center

993 Lenox Drive, Building 2

P.O. Box 5315

Princeton, NJ 08543-5315

(609) 896-9060

Attorney(s) for: Plaintiff(s)

JAMES GIORDANO

Plaintiff(s)

vs.

JFK HARTWYCK AT EDISON ESTATES;
JFK HARTWYCK AT OAK TREE INC.; SOLARIS
HEALTH SYSTEM;
JFK HEALTHSHARE, INC.;
JFK HARTWYCK MANAGEMENT AND CONSULTING,
INC.;
JFK HEALTH SYSTEM;
ABC COMPANIES (1-10);
DEF PARTNERSHIPS (1-10);
JOHN DOE PHYSICIANS (1-10);
JANE DOE NURSES (1-20);
JANE MOE TECHNICIANS, CNAs AND PARAMEDICAL
EMPLOYEES (1-20);
XYZ COMPANIES (1-10);
PQR PARTNERSHIPS (1-10);
JOHN LOE PHYSICIANS (1-10);
JANE LOE NURSES (1-20);
JANE JOE TECHNICIANS, CNAs AND PARAMEDICAL
EMPLOYEES (1-20),

Defendant(s)

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

Docket No. MID-L-003759-14

CIVIL ACTION

**ORDER EXTENDING
DISCOVERY UNTIL
MAY 18, 2017**

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

THIS MATTER having come before the Court on application of David. R. Cohen, Esquire, Stark & Stark, attorney(s) for plaintiff(s), James Giordano, and the Court having considered the papers submitted in support of said Order and any opposition filed thereto, and after due deliberation and for good cause shown;

IT IS on this 31 day of March, 2017;

HEREBY ORDERED that discovery is extended for an additional sixty (60) days. The new discovery end date will be May 18, 2017.

Fact witness depositions to be completed by March 30, 2017.

Lien correction/Medicare update provided by Plaintiff by March 30, 2017.

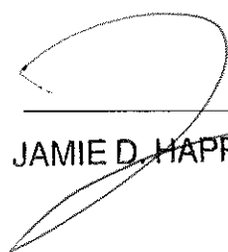
Plaintiff's expert supplemental reports to be produced by April 1, 2017.

Defendants' supplemental expert reports to be produced by April 15, 2017.

Expert depositions to be completed by May 1, 2017.

The new discovery end date is May 18, 2017.

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



JAMIE D. HAPPAS, P.J.Cv.

Opposed _____

Unopposed _____

325

03/31/17

✓ NB

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

File No. 6000.16047
By: James E. Mulroy, Esquire (I.D. #023071984)
GREEN, LUNDGREN & RYAN
A Professional Corporation
20 Brace Road, Suite 200
Cherry Hill, New Jersey 08034
(856) 428-5800
Attorney for Defendants, Hanna Meseha and Manal Meseha

| | |
|---|--|
| <p>BELGICA GIOVANNA HUISA VICTORIO</p> <p style="text-align: center;">Plaintiff,</p> <p style="text-align: center;">v.</p> <p>MANAL MESEHA, HANNA MESEHA, JOHN DOE #1-10 (fictitious) and ABC CORPORATION #1-10 (fictitious).</p> <p style="text-align: center;">Defendant.</p> | <p>SUPERIOR COURT OF NEW JERSEY MIDDLESEX COUNTY LAW DIVISION</p> <p>DOCKET NO. MID-L-7053-15</p> <p style="text-align: center;">Civil Action</p> <p style="text-align: center;">ORDER TO EXTEND DISCOVERY THIRTY (30) DAYS</p> |
|---|--|

THIS MATTER having been brought before the Court on Motion of Green, Lundgren & Ryan, P.C., attorneys for defendants, Manal Meseha and Hanna Meseha, for an Order to extend discovery an additional thirty (30) days, and the Court having considered the supporting papers and for good cause being shown;

IT IS on this 31 day of March, 2017

ORDERED that discovery be extended for an additional thirty (30) days from the latest discovery end date of March 13, 2017, making the new discovery end date April 12, 2017; and it is further *+ some supportive report*

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

Opposed
 Unopposed

JAMIE D. HAPPAS, P.J.Cv.

This shall not delay arbitration or trial.

LAW OFFICES OF DAVID C. HARPER

1140 Route 22 East

Suite 201

Bridgewater, New Jersey 08807-2958

(866) 543-0407

Chris W. Kemprowski, Esq., Attorney ID# 028421990

Attorney for: Defendant, Mercury Indemnity Company of America

Our File No.: 15-57047-73

#534
3-31-17

FILED

MAR 31 2017

✓NB

Jamie D. Happas, P.J.Cv.

ADOLFO GOMEZ and FRANCIS GOMEZ

Plaintiff(s),

vs.

RAMSARRAN BEHEARI, JANE DOES 1-10 (fictitious unidentified individuals) ABC CORPORATIONS 1-10, (fictitious corporations or other business entities presently unidentifiable) and MECURY INDEMNITY COMPANY OF AMERICA

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-1891-15

Civil Action

ORDER EXTENDING DISCOVERY
AND ADJOURNING THE
ARBITRATION AND TRIAL DATES

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

This matter having been opened to the Court by Chris W. Kemprowski, Esq., attorney for Defendant, Mercury Indemnity Company of America, on Notice of Motion to Extend Discovery for 90 days and Adjourn the Arbitration and Trial Dates, 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 exceptional circumstances appearing;

IT IS on this 31 day of March, 2017;

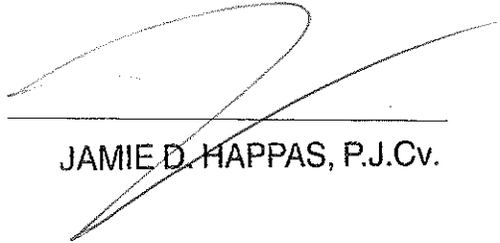
ORDERED,

1. That discovery be extended until July 5, 2017; and
2. That the April 12, 2017 Arbitration Hearing be and hereby is adjourned; and
3. That the May 30, 2017 Trial Date be and hereby is adjourned; and
4. That Plaintiff Adolfo Gomez provide information pertaining to his prior 2005 Worker's Compensation incident, including but not limited to the name of the Clinic in Hillside, the

name of the MRI facility and the identity of the doctor that performed his knee surgery, by April 16, 2017; and

5. That Plaintiff Frances Gomez provide her Social Security file, medicaid lien and copies of unpaid medical bills by April 16, 2017; and
6. That Plaintiffs' expert reports be served by May 16, 2017; and
7. That Defendants obtain all records/films by June 16, 2017; and
8. That Defendants' expert reports be served by July 5, 2017; and
9. That a copy of this Order be served upon all counsel within 7 days after : *its*

posting online



JAMIE D. HAPPAS, P.J.Cv.

 OPPOSED
 UNOPPOSED

GINARTE, GALLARDO, GONZALEZ,
& WINOGRAD, L.L.P.
400 MARKET STREET
NEWARK, NEW JERSEY 07105
Attorney ID: 001742006
P: (973)854-8400
Our File No.: 238435
Attorneys for Plaintiff, Carmen Gonzalez

#1187
03/31/17
✓ NB

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

CARMEN GONZALEZ

Plaintiff,

vs.

JOSE SIME, ALLSTATE INSURANCE
COMPANY, GEICO, JOHN & JANE DOES
1-10 (fictitious unidentified individuals) ABC
CORPORATIONS 1-10, (fictitious
corporations or other business entities
presently unidentifiable)

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY

DOCKET NO.: MID-L-6486-15

CIVIL ACTION

**ORDER STRIKING DEFENDANTS'
ANSWER AND SUPPRESSING THEIR
DEFENSES WITHOUT PREJUDICE
PURSUANT TO R. 4:23-5 (a)(i)**

This matter having been opened to the Court upon the application of the law firm of
Ginarte, Gallardo, Gonzalez, & Winograd, LLP, counsel for Plaintiff, Carmen Gonzalez, and the
Court having considered the moving papers, and any opposition thereto, and good cause having
been shown,

IT IS on this 31 day of March, 2017,

ORDERED that Defendant GEICO's Answer is Stricken and their Defenses are
suppressed without prejudice pursuant to R. 4:23-5(a)(i); and it is further

ORDERED that Defendan GEICO's motion is denied; and it is further

ORDERED that the deposition of Jose Sime is compelled to occur at ~~plaintiff's office~~
~~within ten days of this order~~; and it is further by 4/6/17

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

Opposed
 Unopposed

JAMIE D. HAPPAS, P.J.Cv.

✓ NB

Law Office of Robert A. Raskas
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, GEICO Insurance Company

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

CARMEN GONZALEZ

Plaintiff,

-vs-

JOSE SIME, ALLSTATE INSURANCE
COMPANY, GEICO, JOHN & JANE
DOES 1-10 (fictitious unidentified
individuals) ABC CORPORATIONS 1-10,
(fictitious corporations or other business
entities presently unidentifiable)

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-6486-15

Civil Action

**ORDER TO EXTEND THE DISCOVERY
PERIOD**

This matter having been opened to the Court on Motion of Adam Carman, Esq., attorney for defendant, GEICO Insurance Company, for an Order to Dismiss plaintiff's Complaint without prejudice or in the Alternative, Extend Discovery sixty (60) days from April 2, 2017, and the Court having read and considered the moving papers, and for good cause appearing;

IT IS on this 31st day of March, 2017:

~~ORDERED that plaintiff's Complaint is hereby dismissed without prejudice~~

OR IN THE ALTERNATIVE;

ORDERED that Arbitration is hereby adjourned until
and it is further

6/1/17 ; trial 7/24/17

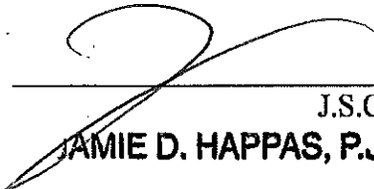
ORDERED that deposition of ^{all parties} plaintiff on April 6, 2017, is court ordered; and it is further;

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

ORDERED that discovery end date be extended sixty (60) days until June 1, 2017; and it is further

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

- Opposed
- Unopposed



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

Movant has not made a good faith effort to resolve the dispute in accordance with R. 4:23-5. Further, Plaintiff's opposition certifies that movant is in default of discovery obligations.

237
63/34/17
✓NB

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

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

LILLA GREEN,

Plaintiffs,

vs.

SAKER SHOPRITES, INC. D/B/A SHOP-
RITE OF WOODBRIDGE, INC. and/or ST.
GEORGES CROSSING SHOPPING
CENTER and/or LEVIN PROPERTIES, L.P.
and/or LEVIN MANAGEMENT
CORPORATION and/or ASPEN
ENVIRONMENTAL COMPANIES, LLC
and/or RONALD MULLER and/or
GROUNDSCARE LANDSCAPE, LLC
and/or FOODARAMA SUPERMARKETS,
INC. and/or "ABC CORPS. 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),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-6428-15

CIVIL ACTION

ORDER

This matter having been opened to the Court by way of motion returnable March 31, 2017 filed by the law firm of Palmisano & Goodman, P.A. attorneys for plaintiff, for an Order extending discovery and adjourning the present arbitration date of April 20, 2017 and the Court having considered the matter and for exceptional circumstances appearing:

It is on this 31 day of March, 2017;

ORDERED that the present discovery end date of April 9, 2017 be extended an additional ninety days or until July 8, 2017; and

IT IS FURTHER ORDERED that plaintiff shall provide any and all updated medical records and/or expert reports by May 29, 2017; and

IT IS FURTHER ORDERED that defendants shall provide any and all expert reports by June 29, 2017; and

IT IS FURTHER ORDERED that any remaining discovery shall be completed by July 8, 2017; and

IT IS FURTHER ORDERED that the arbitration date of April 20, 2017 be adjourned until 7/13/17; and trial 8/28/17

IT IS FURTHER ORDERED that a copy of the within 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 _____

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

Peter K. Barber, Esq. - NJ ID No. 039851983
DALY, LAMASTRA, CUNNINGHAM,
KIRMSER & SKINNER
202A Hall's Mill Road
PO Box 1675
Whitehouse Station, NJ 08889-1675
(908) 572-3900
Attorneys for Defendants
Cindy DeLuca and Nicholas DeLuca

✓ NB

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

LOIS GRIZZAFFI

Plaintiff,

v.

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

Defendants.

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

CIVIL ACTION

**ORDER EXTENDING DISCOVERY,
ADJOURNING THE TRIAL DATE OF
APRIL 24, 2017, AND SCHEDULING CASE
MANAGEMENT CONFERENCE**

GRANTED IN PART

THIS MATTER having come before the Court upon the Motion of Daly, Lamastra, Cunningham, Kirmsers & Skinner (Peter K. Barber, appearing), attorneys for the defendants Cindy DeLuca and Nicholas DeLuca, for an Order extending discovery and adjourning the trial date; the Court having reviewed the papers submitted in support thereof and in opposition thereto, as well as the arguments of counsel; and for good cause shown;

IT IS on this 31 day of March, 2017,

ORDERED that the discovery end date be, and is hereby extended for a period of days; and it is further

ORDERED that the new discovery end date is May 10, 2017; and it is further

ORDERED that the April 24, 2017 trial date be adjourned; and it is further

ORDERED that during the extended discovery period, the following discovery will take place:

- a. Defendants to serve liability expert report by April 7, 2017;
- b. Plaintiff's liability expert to appear for deposition no later than April 20, 2017, should he not appear for deposition as presently scheduled on April 6, 2017; *All expert depositions by 4/20/17*
- c. Defendants to move for summary judgment ~~no later than 21 days following the Nolte deposition;~~ *pursuant to Court ruled*
- d. ~~Defendants move to add 3rd parties no later than June 9, 2017;~~ *★*
- e. Other discovery permitted by Rules of Court no later than ~~July 3, 2017.~~ *May 10*
- f. ~~Court to conduct case management conference on _____, 2017,~~
- g. Trial is adjourned from April 24, 2017 to ~~a date to be rescheduled by the court.~~ *May 30, 2017*

and it is further

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


JAMIE D. HAPPAS, P.J.Cv.

★ Rule 4:9-1 provides that a motion to amend shall be "freely given in the interest of justice." Although such motions to amend are ordinarily afforded liberal treatment, the factual situation in each case must guide the court's discretion, particularly when the motion is to add new claims or new parties late in the litigation. Bonczek v. Carter Wallace, Inc., 304 N.J. Super. 593, 602 (App. Div. 1997), certify denied 153, N.J. 51 (1998). Here, movant provides no certification to necessitate bringing additional parties in to the case.

T/D

A BENCH/BAR PANEL TO BE
re SCHEDULED BY THE ASSIGNMENT
OFFICE ON May 15, 2017

JOSEPH C. LIGUORI, ESQ.
Attorney ID No. 033222001
MAZRAANI & LIGUORI, LLP
1901 Route 130
North Brunswick, NJ 08902
(732) 951-3100
Attorney for Plaintiff, Luvine Hamilton

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

✓ NB

Plaintiff(s),
LUVINE HAMILTON
vs.
Defendant(s),
PORTLOCK MAINTENANCE, ET AL.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

DOCKET NO. MID-L-5642-15

CIVIL ACTION

ORDER

THIS MATTER having been brought before the Court on Motion of Mazraani & Liguori, LLP, attorneys for the Plaintiff, Luvine Hamilton, for an Order to extend time for discovery to be completed, and the Court having reviewed the moving papers and cause shown;

IT IS ON THIS 31 day of March, 2017,

ORDERED that the discovery end date shall be extended until August 30, 2017, to allow the following discovery to be completed:

1. All written discovery to be exchanged by May 30, 2017;
2. All depositions to be completed by June 30, 2017;
3. Plaintiff's expert reports to be submitted by July 30, 2017; and
4. Defendant's expert reports to be submitted by August 30, 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.

Discovery End Date Extended to 8/30/17
Arbitration Shall Be 9/6/17
Trial Shall Be 10/23/17

#349
3-31-17

✓ NB

DAVID CORVASCE - 022812011

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

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

ATTORNEY FOR: Defendant/s, MARIO GALDAMEZ-AGUIRRE and ESTATE OF MARIA D LOPEZ

ISIDORA HERNANDEZ

Plaintiff

vs

MARIO GALDAMEZ-AGUIRRE,
ESTATE OF MARIA D LOPEZ, JOHN
DOES 1-10 and ABC
CORPORATIONS 1-10 (Representing
currently unknown or unidentified
defendants who contributed to the
happening of the accident and/or
Plaintiff's damages)

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-6116-15

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, MARIO GALDAMEZ-AGUIRRE and ESTATE OF MARIA D LOPEZ; and the Court having considered the moving papers of the parties; and for good cause shown;

IT IS, on this 31 day of March, 2017

ORDERED that the time for the completion of discovery is hereby extended to July 15, 2017;

IT IS FURTHER ORDERED, that the deposition of plaintiff ISIDORA HERNANDEZ is hereby Ordered to appear for deposition on April 19, 2017 at 10:00 am at the office of HARRELL SMITH AND WILLIAMS 767 CENTRAL AVE WESTFIELD;

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. Depositions | April 19, 2017 |
| 2. Independent Medical Examination | June 1, 2017 |
| 3. MRI film studies obtained | June 15, 2017 |
| 4. IME report served on adversary | July 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.

Discovery End Date Extended to 7/15/17
Arbitration Shall Be 7/26/17
Trial Shall Be 9/5/17

Eric Kuper, Esq. - NJ Attorney ID #028001987

Martin Kane & Kuper

ATTORNEYS AT LAW

180 Tices Lane - Bldg B, Suite 200

East Brunswick, New Jersey 08816

(732) 214-1800 - Phone

(732) 214-0307 - Fax

Attorneys for Defendants, Rafael Taveras and Reyna L. Ramirez

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

VNB

LIZ V. HERNANDEZ,

Plaintiff,

vs.

**RAFAEL TAVERAS, REYNA L.
RAMIREZ, JOHN DOES 1-10
(fictitious names), JANE ROES 1-10
(fictitious names), XYZ CORPS. 1-10
(fictitious names),**

Defendants.

**SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY
Docket No. L-4146-14**

Civil Action

A 1052

ORDER

THIS MATTER being opened to the Court on **Friday, March 31, 2017**, by Eric Kuper, Esq., of Martin Kane & Kuper, attorneys for defendants, Rafael Taveras and Reyna Ramirez, on a Notice of Motion to extend discovery and adjourn the April 18, 2017 arbitration, 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 31 day of March, 2017,

ORDERED that discovery be and hereby is extended for 60 days to June 7, 2017; and it is further

ORDERED that the discovery schedule is as follows:

Plaintiff to provide executed HIPAA authorizations for Dr. Konstantine Fotiou within 7 days from the date of the order;

Allow defendants time to obtain Dr. Fotiou's records and forward to our expert for review and comment;

Defendants to complete depositions of all witnesses no later than April 28, 2017;

Defendants to amend with addendum reports no later than June 1, 2017;

Defendants to amend with records no later than June 7, 2017;

Discovery be extended to June 7, 2017.

ORDERED that the April 18, 2017 arbitration is hereby adjourned to 6/13/17;

and it is further

trial - 7/31/17

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

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

Opposed (✓)

Unopposed ()

JAMIE D. HAPPAS, P.J.Cv.

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

#1182
3-31-17
JNB

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

Karim Arzadi, Esq.- Attorney ID#: 012581987
LAW OFFICES OF KARIM ARZADI
163 Market Street
Perth Amboy, New Jersey 08861
(732) 442-5900
Attorney for Plaintiff

LIZ V. HERNANDEZ

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Plaintiff,

DOCKET NO.: MID-L-4146-14

vs.

Civil Action

RAFAEL TAVERAS, REYNA L. RAMIREZ,
JOHN DOES 1-10 (fictitious
names), JANE ROES 1-10
(fictitious names); XYZ CORPS.
1-10 (fictitious names),

Defendants.

DENIED
ORDER

THIS MATTER having been opened to the court by the Law Offices of Martin Kane Kuper,
attorney for Defendants on a Notice of Motion To Extend Discovery and a Cross-Motion by
attorney for Plaintiff to Bar Expert Report, and the Court having read all of the papers submitted
and having considered all of the arguments advanced and with good cause appearing;

IT IS ON THIS 31 day of March, 2017;

ORDERED that the Notice of Motion to Extend Discovery be and is hereby denied; and

IT IS FURTHER ORDERED that the Cross-Motion of the Plaintiff To Bar Amendment to
Interrogatories by the defendants to include the report of Dr. Bercik dated February 7, 2017 and
any future amendments for addendum reports by Dr. Bercik be and is hereby granted; 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.

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

JNB

The Hartford (H00000022, sequence 1)
c/o Law Offices of Linda S. Baumann
By: Deirdre M. Dennis, Esq. Id No.: 006141988
50 Millstone Road
Building 300, Suite 140
East Windsor, New Jersey 08520
Tel No.: (609) 371-1533
Attorney for Defendant, The Latin Grill, Inc. (improperly pled as The Latin Grille, Inc.)

FILED
MAR 31 2017
Jamie D. Happas, P.J.Cv.

MIGUEL HERRERA

Plaintiff,

v.

THE LATIN GRILLE, INC.,
PARAMOUNT PROPERTIES, JOHN
DOES 1-10 (fictitious names, true names
presently unknown) and ABC-XYZ
(fictitious names, true names presently
unknown, BUBBLES R US, INC.,
ZENHOM ELBANNA and ALAA
ELBANNA, JOHN DOE 1-10 (fictitious
name, true names presently unknown and
ABC-XYZ CORPS. (fictitious names, true
names presently unknown)

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-2028-15

CIVIL ACTION

ORDER

DENIED*

This matter having been opened to the Court by the Law Offices of Linda S. Baumann (Deirdre M. Dennis, Esq., on the application), attorneys for Defendant, The Latin Grill, Inc. (improperly pled as The Latin Grille, Inc.), and the Court having reviewed the motion papers; and good cause having been shown;

IT IS ON THIS 31 DAY OF March, 2017

ORDERED that the time in which discovery must be completed is extended for 90 days, setting the new discovery end date for July 6, 2017 in order to complete the following:

on 3/16/17 plaintiff's complaint was dismissed w/o prejudice

Obtain Plaintiff's signed authorizations

No later than April 14, 2017

Obtain Plaintiff's homeowners policy of
Insurance in effect on April 4/2013

No later than April 30, 2017

And it is further

ORDERED that the Trial date is adjourned and rescheduled for _____

_____ ; and it is further

ORDERED that a copy of the within Order be served upon all counsel within _____

7 days of its posting online.

JAMIE D. HAPPAS, P.J.Cv.

____ Opposed

Unopposed

✓NB

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

CIPRIANI & WERNER, P.C.

By: Matthew K. Mitchell, Esquire (Attorney ID# 014281993)

Patricia W. Holden, Esquire (Attorney ID#029011989)

155 Gaither Drive, Suite B

Mt. Laurel, NJ 08054

(856) 761-3800 (phone)

Attorney for Defendant, Progressive Garden State Insurance Company i/p/a Progressive Direct Ins. Co.

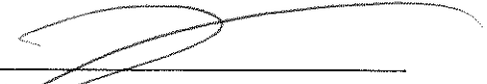
| | |
|---|--|
| <p>SHA HUTCHERSON, JR. by his guardian ad litem, MALIKA COBB and MALIKA COBB individually</p> <p style="text-align: center;">Plaintiff</p> <p style="text-align: center;">v.</p> <p>VIOLET WILLARD; BETTY L. JORDAN; CRAIG WIGBER; MILDRED PORTER; RASHONDA O. BOSWELL; CLIFF MARCELIN; MARK BYRD and PROGRESSIVE DIRECT INSURANCE COMPANY.</p> <p style="text-align: center;">Defendants</p> | <p>SUPERIOR COURT OF NEW JERSEY MIDDLESEX COUNTY LAW DIVISION</p> <p>DOCKET NO.: MID-L-6227-15</p> <p>Civil Action</p> |
| <p>CLIFF MARCELIN</p> <p style="text-align: center;">Plaintiff</p> <p style="text-align: center;">v.</p> <p>BETTY L. JORDAN; IOLET WILLARD; RASHONDA O. BOSWELL; MILDRED PORTER, JOHN/JANE DOES (1- 50) AND ABC CORP. (1-20)</p> <p style="text-align: center;">Defendants</p> | <p>SUPERIOR COURT OF NEW JERSEY MIDDLESEX COUNTY LAW DIVISION</p> <p>DOCKET NO.: MID-L-0289-16</p> <p>Civil Action</p> |
| <p>MALIKA COBB</p> <p style="text-align: center;">Plaintiff</p> <p style="text-align: center;">v.</p> <p>ROSHANDA O. BOSWELL, MARK BYRD, CLIFF MARCELIN, PROGRESSIVE DIRECT INSURANCE COMPANY, JOHN DOES 1-20 and ABC CORPORATIONS 1-20</p> <p style="text-align: center;">Defendants</p> | <p>SUPERIOR COURT OF NEW JERSEY MIDDLESEX COUNTY LAW DIVISION</p> <p>DOCKET NO.: MID-L-7252-16</p> <p>Civil Action</p> <p>ORDER TO CONSOLIDATE, TO SEVER & STAY AND TO EXTEND DISCOVERY</p> |

THIS MATTER having come before the Court on Motion of Patricia W. Holden, attorney for Defendant, Progressive Garden State Insurance Company and the Court having read and considered the moving papers, and for good cause shown;

IT IS ORDERED on this 31 day of March, 2017, as follows:

1. The matter of Malika Cobb v. Roshanda O. Boswell, et al., Docket No. MID-L-7252-16 is hereby consolidated with the matters of Sha Hutcherson, Jr. etc. v. Violet Willard, et al., Docket No. MID-L-6227-15 and Cliff Marcelin v. Betty L. Jordan, et al. Docket No. MID-L-0289-16 for discovery and liability trial only; and
2. The Sixth Count Plaintiff Malika Cobb's Complaint (Docket No. MID-L-7252-16) is hereby *held in abeyance* severed from the underlying UM/UIM claim and further, said bad faith claim is *held in abeyance* stayed pending the resolution of the UM/UIM claim and all discovery related to the bad faith claims, including but not limited to production of claims materials and depositions of claims representatives is likewise *held in abeyance. Counsel shall request a case from the PS Appellate Court & envelope them if necessary* stayed.
3. The discovery end date in this consolidated matter is extended; the new discovery end date is July 31, 2017; and
4. All defendants who have entered appearances in the Cliff Marcelin and Malika Cobb matters (Docket Nos. MID-L-0289-16 and MID-L-7252-16) shall have 15 days from the date hereof to serve requests for written discovery on all other parties who have entered in those cases; and
5. All defendants who have entered appearances in the Cliff Marcelin and Malika Cobb matters (Docket Nos. MID-L-0289-16 and MID-L-7252-16) shall have 30 days from the service of requests for written discovery to serve answers to written discovery; and
6. Plaintiffs Cliff Marcelin and Malika Cobb shall serve written discovery requests on all defendants who have not yet appeared in their actions within 15 days of the entry of those defendants into the case; and
7. Plaintiff Cliff Marcelin shall have 30 days from the date of service of written discovery within which to provide answers; and
8. Plaintiff Malika Cobb shall provide answers to written discovery on or before April 30, 2017; and
9. Depositions of all fact witnesses are to be completed by May 31, 2017 and
10. Plaintiffs shall have until June 30, 2017 to serve expert reports; and

11. Defendants shall have until July 31, 2017 to serve expert reports.



JAMIE D. HAPPAS, P.J.Cv

Motion was:

Opposed
 Unopposed

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

DEB July 31, 2017
Arb August 15, 2017

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

NB

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

GREGORY P. HELFRICH & ASSOCIATES
Scott Krupa, Esq. NJ Attorney ID: 021041996
180 River Road, First Floor
Summit, NJ 07902
Tel No. (908) 918-3000
Employees of The Law Department
State Farm Mutual Automobile Insurance Company
Our File No.: 13-16SUMM21298

Attorneys for Defendants, Johnatan Marin-Patino and Hilda M. Patino

| | |
|---|--|
| <p>Ernesto C. Indri,</p> <p style="text-align: center;">Plaintiff,</p> <p>vs.</p> <p>Johnatan Marin-Patino, Hilda M. Patino, 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 defendants),</p> <p style="text-align: center;">Defendant(s).</p> | <p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO.: MID-L-3989-15</p> <p style="text-align: center;">CIVIL ACTION</p> <p style="text-align: center;">ORDER</p> <p style="text-align: center;">DENIED <i>Failure to Comply With R. 4:24-1 (b) order not a compliance</i></p> |
|---|--|

The above-entitled matter having been opened to the Court by Scott Krupa, Esq., attorney for the defendants, Hilda M. Patino and Johnatan Marin-Patino, on motion to reopen and extend discovery, and it appearing to the satisfaction of the Court that the motion should be granted,

IT IS on this 31 day of March, 2017;

ORDERED that the new discovery end date is _____, and it is further

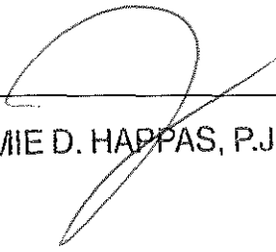
ORDERED that, within the extended discovery period, the parties are to complete the following discovery matters as specifically indicated below:

| <u>ITEM</u> | <u>SCHEDULING DATE</u> |
|---|------------------------|
| 1. Depositions of plaintiff and defendant are scheduled for | ??. |
| 2. Plaintiff's counsel to provide all answers to interrogatories, response to notice to produce and signed HIPAA Authorization by | ??. |
| 4. IME to be completed by: | ??. |
| 5. Defendant's expert report shall be served upon Plaintiff by: | ??. |

and it is further

ORDERED should the plaintiff fails to comply with the above discovery, plaintiff's Complaint ^{may} shall be dismissed upon motion; and it is further

ORDERED that copies of this signed Order 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. J.S.C.

____ OPPOSED

UNOPPOSED

MEYNER AND LANDIS LLP
One Gateway Center, Suite 2500
Newark, New Jersey 07102
Telephone: (973) 602-3432
Facsimile: (973) 624-0356
Javier M. Lopez, Esq.
New Jersey Attorney ID # 080772014
Attorneys for Plaintiff
Indus American Bank

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

#158
3-31-17
✓NB

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: L-005564-16

INDUS AMERICAN BANK,

Plaintiff,

Civil Action

v.

ORDER ENTERING FINAL JUDGMENT
BY DEFAULT

ANAMI AND YASH FOOD LLC.; ANOP
AND RICHA FOOD, LLC; HEMANT
PATEL; DHIREN AMIN; MANHARBHAI
PATEL; AASHISH DESAI; SURESH C.
PATEL; and CHHAGAN PATEL,

Defendants.

GRANTED IN PART*

The defendants Anami and Yash Food LLC., Anop and Richa Food, LLC., Hemant Patel, Dhiren Amin, Manharbhai Patel, Aashish Desai, Suresh C. Patel, and Chhagan Patel, having been duly served with a Summons and a copy of the Complaint (the "Complaint") in the above-captioned action, and having previously been defaulted for failure to answer, appear or otherwise move as to the Complaint, and plaintiff having filed a Certification setting forth a particular statement of the items of its claim, the amounts due and dates; and the net amount due; and,

IT IS on this 31 day of March, 2017, ORDERED:

That JUDGMENT is hereby entered in favor of the plaintiff, Indus American Bank (hereinafter "**Indus Bank**"), and against the defendants Anami and Yash Food LLC., Anop and Richa Food, LLC., Hemant Patel, Dhiren Amin, Manharbhai Patel, Aashish Desai, Suresh C. Patel, and Chhagan Patel (hereinafter collectively the "**Defendants**") on the Anami Note (as such terms are defined in the Certification of Andrew Piech), in the total amount of **\$1,014,232.33** in unpaid principal, accrued interest, late charges and cancellation/discharge fees through and including February 14, 2017, and per diem interest of **\$163.36** on the unpaid principal for the Anami Note from February 15, 2017 forward until the date of this judgment and then at the legal rate for each and every day hereafter; and

IT IS FURTHER ORDERED that Judgment is entered against Defendants, on the LOC Note (as such terms are defined in the Certification of Andrew Piech), in the total amount of **\$214,962.18** in unpaid principal, accrued interest, late charges and cancellation/discharge fees through and including February 14, 2017, with per diem interest of **\$40.28** on the unpaid principal for the LOC Note from February 15, 2017 forward until the date of this judgment and then at the legal rate for each and every day hereafter;

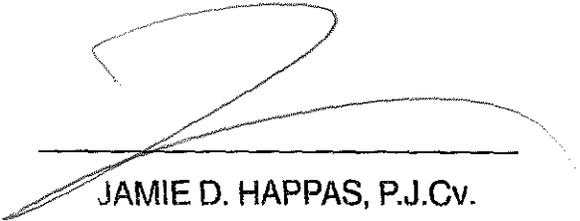
IT IS FURTHER ORDERED that Judgment is entered against Defendants for Plaintiff's attorney's fees and costs in the amount of **\$12,059.08**, through and including January 31, 2017, pursuant to the Anami Note and LOC Note;

~~IT IS FURTHER ORDERED that Judgment is entered against defendants Anami and Yash Food LLC and Anop and Richa Food, LLC (hereinafter the "**Grantors**"):~~ (1) ~~restraining and enjoining the Grantors their agents, employees, accountants, attorneys and such other persons acting at the direction of or on behalf of the Grantors from selling, moving,~~

~~Collateral; (9) directing that to the extent any of such Collateral has already been sold or otherwise liquidated, that the Grantors account for said Collateral; and it is further~~

ORDERED that Indus Bank may apply, post-judgment, for additional legal fees and costs incurred in attempting to collect or recover on this judgment; and it is further

IT IS ORDERED that a copy of this Judgment shall be served on all parties within seven days *of its posting online.*


JAMIE D. HAPPAS, P.J.Cv.

*** SEE STATEMENT OF REASONS
ATTACHED HERETO

Statement of Reasons
Indus American Bank v. Anami and Yash Food Inc. (MID-L-5564-16)

Pursuant to R. 4:43-2, Default Judgment has four requirements:

1. Proof of service of summons and complaint (personal, order for substituted service, or certificate of diligent inquiry where personal service fails and there is subsequent service by mail)
2. Proof of entry of default
3. Affidavit of proof (affidavit that explains the debt and sufficient proof, must be certain).
4. Affidavit of non-military service

Here, the Complaint was filed on September 26, 2016. Default was entered against Defendants Anami and Yash Food LLC, Anop and Richa Food, LLC, Dhiren Amin, Manharbhai Patel, Aashish Desai, Suresh Patel, and Chhagan Patel on December 6, 2016. Default was entered against Defendants Hemant Patel February 14, 2017. Plaintiff served Defendant with a copy of the instant motion.

Plaintiff includes proof that the summons and complaint were personally served on the Defendant. There is proof of entry of default as Plaintiff provides a copy of the December 6, 2016 Order entering default against the Defendants. There is proof of debts. Specifically, Plaintiff provides a certification of proof which indicates that there is an outstanding balance from the Anami Note of: total amount of \$1,014,232.33, including per diem interest of \$163.36. Further, Plaintiff provides a certification of proof which indicates that there is an outstanding balance from the LOC Note of: total amount of \$214,962.18, including per diem interest of \$40.28.

Further, Plaintiff requests attorney fees of \$12,059.08, and provides a certification for attorney fees which puts forth the regulatory framework which allows attorney fees in this matter. The attached exhibits provide for payment of attorneys fees in event of default.

Plaintiff provides proof of non-military service for Defendants Hemant Patel, Dhiren Amin, Manharbhai Patel, Aashish Desai, Suresh Patel, and Chhagan Patel. Finally, proof of non-military service for the Defendants Anami and Yash Food LLC, and Anop and Richa Food, LLC is not needed as Defendants are corporations.

Plaintiff does not provide certification for additional relief requested in the proposed form of order, nor do the attached exhibits provide for such relief.

Therefore, default judgment is **GRANTED IN PART**.

LEVINSON AXELROD, P.A.
124 Route 31
Flemington, NJ 08822
(908) 782-6766
Attorney for Plaintiffs

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv

✓ NB

JOELLEN ISON, Individually and as Executrix
of the ESTATE OF HELEN LOUISE DUFFY,

Plaintiffs

v.

COMFORT KEEPERS and JOHN DOES 1-10,
Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY
Docket No.: MID-L-3153-15

Civil Action

812

JOELLEN ISON and WILLIAM J. DUFFY, III,

Plaintiffs

v.

COMFORT KEEPERS and JOHN DOES 1-10,

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY
Docket No.: MID-L-5638-16

Civil Action

ORDER

This matter being brought before the Court on Notice of Motion by Levinson, Axelrod, attorneys for plaintiff, and the Court having considered the pleadings filed herein, and good cause having been shown;

IT IS on this 31 day of March, 2017

ORDERED that discovery is hereby extended for a period of 60 days, until June 5, 2017, and it is further;

ORDERED that the trial of April 17, 2017 is adjourned, and it is further;

ORDERED that plaintiff's expert reports be served by May 5, 2017, and it is further;

ORDERED that defense expert reports be served by June 5, 2017, and it is further;

ORDERED that a copy of this order shall be served upon the attorneys for the defendants within 7 days from its posting online.



JAMIE D. HAPPAS, P.J.Cv.

PAPERS CONSIDERED:

- Moving Papers
- Responding Papers

T/D - 6/12/17

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

Platter has had 625 days of discovery and 3 extensions

Nehal Modi, Esquire – 016542005
STEVEN P. HADDAD, P.C.
Attorneys at Law
510 Thornall Street, Suite 270
Edison, New Jersey 08837
Tel: 732-933-3535/ Fax: 732-933-3536
Attorneys for Plaintiffs

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

MB

DIANE JERIDO and WILLIE JERIDO,

Plaintiff,

vs.

NICHOLAS E. TOMASELLA and/or **JOHN DOES1-10** (being fictitious persons unknown at this time) and/or **ABC COMPANY 1-10** (being fictitious entities unknown at this time), and **BISTRO BUSINESS INC.** and/or **ABC COMPANY 11-20** (being fictitious entities unknown at this time) and/or **JOHN DOES 11-20**, (being fictitious persons unknown at this time),

Defendants.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY - LAW DIVISION
DOCKET NO.: MID-L-1788-15

CIVIL ACTION

#770

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 31 day of March, 2017,

ORDERED that discovery is hereby extended for an additional ninety (90) days (from April 14, 2017) to July 13, 2017 to allow the following:

1. Plaintiffs shall serve medical records and bills by May 15, 2017;
2. Plaintiffs shall serve addendum report from their medical expert by May 15,

2017;

3. Plaintiffs shall serve an addendum report from their biomechanical engineer by May 30, 2017;

4. Defendants shall serve addendum report(s) from their expert(s) by June 16, 2017;

5. The parties shall provide expert reports in response to the adverse party's experts' report(s) by July 15, 2017;

6. Depositions of expert witnesses shall take place by July 3, 2017; and

7. Any further discovery that may be necessary as a result of the foregoing shall be completed on or before July 13, 2017; and, it is further,

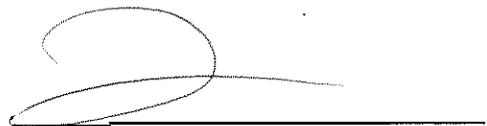
ORDERED that Arbitration scheduled for May 3, 2017 is adjourned and rescheduled for Aug 3, 2017; and it is further,

ORDERED that Trial scheduled for June 20, 2017 is adjourned and rescheduled for Sept. 18, 2017; and it is further,

ORDERED that a true and correct copy of this Order shall be served on all parties hereto within 7 days of the online posting of this Order.

Unopposed ✓

Opposed _____



JAMIE D. HAPPAS, P.J.Cv.

A SETTLEMENT CONFERENCE TO BE
SCHEDULED BY THE ASSIGNMENT
OFFICE ON 6/30/17

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

FILED
MAR 31 2017

Jamie D. Happs, P.J.Cv.

✓ NB

ANA JIMENEZ-RAMOS and RAMON
RODRIGUEZ,

Plaintiff,

-vs-

Plaintiffs:

STARS TRANSPORT, INC. and INGRID
GOMEZ

Defendants:

LUIS RAMOS

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-1739-16

Civil Action

ORDER

GRANTED IN PART

This matter having been opened to the Court on Motion of Teresa Valle, Esq., attorney for, Luis Ramos, for an Order to dismiss plaintiffs Ana Jimenez-Ramos and Ramon Rodriguez's Complaint with prejudice for failure to provide written discovery pursuant to *Rule 4:23-5* and failure to provide fully executed HIPAA authorizations pursuant to *Rule 4:17-4(f)* or in the alternative discovery be reopened and extended and the Court having read and considered the moving papers, and for good cause appearing;

IT IS on this 31 day of March, 2017:

~~ORDERED that plaintiffs Ana Jimenez-Ramos and Ramon Rodriguez's Complaint be dismissed, with prejudice, for failure to provide written discovery pursuant to *Rule 4:23-5* and pursuant to *Rule 4:17-4(f)*; and it is further~~

~~IN THE ALTERNATIVE~~

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

ORDERED that Trial is hereby adjourned until Aug 14, 2017; and it is further;

ORDERED that plaintiffs Ana Jimenez-Ramos and Ramon Rodriguez shall provide written responses to Form A Interrogatories, Supplemental Interrogatories, and Defendant's Notice to Produce within twenty (20) days of this Order; and it is further;

ORDERED that plaintiffs Ana Jimenez-Ramos and Ramon Rodriguez shall appear for depositions within thirty (30) days of the date of this Order; and it is further;

ORDERED that plaintiffs Ana Jimenez-Ramos and Ramon Rodriguez shall appear for Independent Medical Examinations within forty-five (45) days of the date of this Order; and it is further;

ORDERED that plaintiffs Ana Jimenez-Ramos and Ramon Rodriguez shall provide all executed authorizations within twenty (20) days of the date of this Order; and it is further

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

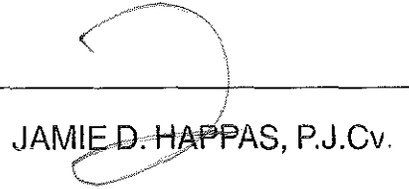
ORDERED that all defense expert reports shall be served by July 27, 2017; and it is further

ORDERED that all expert depositions shall be completed by July 28, 2017; and it is further

ORDERED that discovery end date be extended one hundred twenty (120) days to July 29, 2017; and it is further;

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

Opposed
 Unopposed



JAMIE D. HAPPAS, P.J.Cv.

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

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

JNB

MARY KARMU and DAVID KARMW, :
her husband, :
 :
Plaintiffs :
 :
vs. :
 :
RAT'S RESTAURANT, STAR :
CATERING GROUP, CORPORATIONS :
1-3 and NON-CORPORATE ENTITIES :
1-3, jointly, severally & individually, :
 :
Defendants. :
 :

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-6228-15

Civil Action

#297

ORDER

THIS MATTER having come before the Court, upon application of Christian P. Fleming, Esq. attorney for the plaintiff, MARY KARMU and DAVID KARMU, 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 *31* day of March 2017;

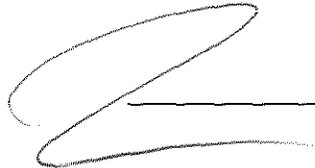
ORDERED that the discovery period be extended for a period of one hundred twenty (120) days, with the new discovery end date being July ^{*5*}~~28~~, 2017; and

IT IS FURTHER ORDERED that plaintiff's expert reports are to be served upon the defendant by June ~~28~~, 2017; and

IT IS FURTHER ORDERED that defendant's expert reports are to be served upon the plaintiff by July ^{*1*}~~28~~, 2017; and

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.

Discovery End Date Extended to 7/5/17
Arbitration Shall Be 7/14/17
Trial Shall Be 8/23/17

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

VNB

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

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

JANE KARNAUGH

Plaintiff

vs.

TARA HRONICH, MARY HRONICH
and JOHN DOES 1-10 (representing
presently unidentified individuals,
businesses, and/or corporations who
owned, operated, constructed, repaired,
and/or controlled the vehicle in question
or otherwise employed the defendant)

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY

DOCKET NO. MID-L-4537-15

CIVIL ACTION

#882

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

This matter being opened to the Court, on March 31, 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), TARA HRONICH and MARY HRONICH, for an Order to adjourn the Non-Binding date and extend discovery time in accordance with Rule 4:24-1(C), and there having been no opposition and good cause appearing;

It is on this 31 day of March, 2017, ORDERED that the Arbitration in this matter scheduled for April 06, 2017 is hereby adjourned; and

IT IS FURTHER ORDERED that discovery time be and hereby is extended for exceptional circumstances to May ~~26~~¹⁵ 2017 to allow time for the following:

1. Receipt of records and films from plaintiff's medical facilities, specifically JFK Neuroscience Institute and Hospital for Special Surgery on or before April 30, 2017.
2. Review of medical records and films and the preparation of a supplemental report by defendant's expert to be completed on or before May 15, 2017.
3. Receipt of medical reports by defense counsel and the service of same upon all parties on or before May ~~26~~¹⁵, 2017.
4. Any further discovery that may be necessary as a result of the foregoing, to be obtained and completed on or before May ~~26~~¹⁵ 2017; and

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

JAMIE D. HAPPAS, P.J.Cv.

MOTION WAS:

 OPPOSED

✓ NOT OPPOSED

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

Discovery End Date Extended to 5/15/17

Arbitration Shall Be 5/19/17

Trial Shall Be 6/26/17

MARK V. KUMINSKI, ESQ.
027321990
LEVINSON AXELROD, P.A.
ATTORNEYS AT LAW
220 Forsgate Drive
Jamesburg, NJ 08831
732-656-3650 Phone
732-656-3652 Fax
Attorneys for Plaintiffs

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

✓NB

DANIEL C. KISH and JULIANA ZEEK, his
wife

Plaintiffs,

JOHN J. TOMAN and JOE DOES 1-20
(representing presently unidentified
individuals, businesses and/or corporations
who owned, operated, maintained,
supervised, designed, constructed, repaired,
inspected and/or controlled the vehicles in
question, or who otherwise employed the
defendants),

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION MIDDLESEX COUNTY

DOCKET NO. MID-L-6075-15

Civil Action

#988

ORDER EXTENDING DISCOVERY

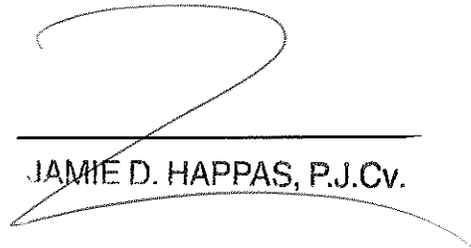
This matter having been brought before the Court on Notice of Motion by Levinson Axelrod, attorneys for the Plaintiff in the above listed matter, to extend discovery in order to permit the parties to complete discovery in this matter as more particularly set forth in the Plaintiff's motion herein; and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

IT IS on this 31 day of March, 2017;

ORDERED that the plaintiff's motion to extend the Discovery End Date in this matter from April 30, 2107 to July 31, 2017 is hereby granted, in order to permit the parties to complete the following discovery:

- a. The plaintiff to provide expert's reports by June 30, 2017;
- b. The defendant to provide experts' reports by July 31, 2017; and it is further

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


JAMIE D. HAPPAS, P.J.Cv.

Papers Considered:

- Certification of Counsel
- Opposition
- Reply to Opposition

Discovery End Date Extended to 7/31/17
Arbitration Shall Be 8/3/17
Trial Shall Be 9/25/17

KING, KITRICK, JACKSON & McWEENEY
241 Brick Boulevard
P.O. Box 547
Brick, New Jersey 08723
Telephone: (732) 920-8383
ATTORNEYS FOR DEFENDANT(S), Allstate NJ Ins. Co.
NJ Attorney ID #013761983

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

#973
03/31/17
✓NB

| | | |
|------------------------------|---|------------------------------|
| MARYANN KNEF, an individual, | : | SUPERIOR COURT OF NEW JERSEY |
| | : | LAW DIVISION |
| | : | MIDDLESEX COUNTY |
| | : | |
| Plaintiff(s), | : | DOCKET NO.: MID-L-6575-15 |
| | : | |
| vs. | : | <u>Civil Action</u> |
| | : | |
| ALLSTATE INSURANCE COMPANY, | : | ORDER |
| | : | |
| Defendant(s). | : | |

This matter having been opened to the Court by King Kitrick Jackson & McWeeney, LLC, attorneys for the Defendant, Allstate, and in the presence of and/or on notice to all parties and/or their respective counsel of record, and it appearing that cause having been shown,

IT IS on this 31 day of March, 2017,

~~ORDERED that discovery shall be and hereby is extended for a period of 60 days from April 10, 2017 to June 9, 2017 pursuant to Rule 4:24-1(c); and it is~~

ORDERED that the April 18, 2017 arbitration date shall be rescheduled to _____, 2017; and it is

ORDERED that the June 5, 2017 trial date shall be rescheduled to _____, 2017; and it is

FURTHER ORDERED that all parties shall obtain all medical records and films by ~~February~~ May 5, 2017; and it is

FURTHER ORDERED all parties shall supplement answers with expert reports May ~~16, 25~~ 2017; and it is

ADDED 2 Attachments to 5/25/17 for the sake reasons set forth in the order

FURTHER ORDERED that a copy of the within Order shall be served upon all parties or their respective counsel within 7 days of its posting online.

Contested (X)
Uncontested ()


JAMIE D. HAPPAS, P.J.Cv.

This shall not delay arbitration or trial

[Faint, illegible handwritten notes or markings]

#738
03/31/17

Daniel O. Sloan, Esq. - I.D. No. 020812008
BRAMNICK, RODRIGUEZ, GRABAS,
ARNOLD & MANGAN, LLC
1827 East Second Street
Scotch Plains, NJ 07076
Tel.: (908) 322-7000
Fax: (908) 322-6997
Attorney for Plaintiff, Simar Kohli, an infant
by her Father and Natural Guardian, Rajit Kohli

FILED
MAR 31 2017

✓ N/B

Jamie D. Happas, P.J.Cv.

SIMAR KOHLI, an infant by her Father and
Natural Guardian, RAJIT KOHLI,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-1266-16

Plaintiff(s),

CIVIL ACTION

vs.

MANALAPAN MONTESSORI, ABC CORP.
1-10 and JOHN DOE 1-10, (fictitious name of
facility and owners), JANE ROE 1-10,
(fictitious names of employees of facility),

**ORDER TO EXTEND DISCOVERY END
DATE**

Defendant(s).

THIS MATTER having come before the Court on the application of Daniel O. Sloan, Esq.,
attorney for plaintiff, for an Order extending the discovery period for an additional ninety (90)
days, and the Court having considered the moving papers submitted, and for good cause having
been shown;

IT IS on this 31st day of March, 2017;

ORDERED that the discovery period be and is hereby extended for an additional 90 days
from 04/08/2017, and that the new discovery end date shall be 07~~07~~³⁰/2017; and it is further

ORDERED that (1) depositions of all parties be completed by 5/05/17 and (2) any and all
final expert liability reports on behalf of the plaintiff be served on or before 6/09/2017 and (3) any

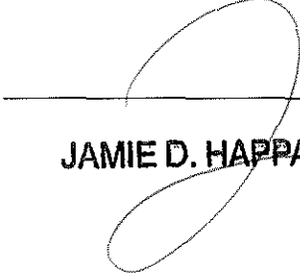
and all final expert medical reports on behalf of the defendants and any and all other outstanding discovery be completed or served on or before 7/07/2017; and it is further

ORDERED that any and all Court dates presently scheduled in this matter shall be adjourned; and it is further

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

Unopposed

Opposed


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

Discovery End Date Extended to 7/30/17
Arbitration Shall Be 8/8/17
Trial Shall Be 9/25/17

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

JNB

KENNETH N. LIPSTEIN, ESQ.
600 SOUTH AVENUE WEST, SUITE 230
WESTFIELD, NJ 07090
(908) 232-7880

Frederic J. Regenye, Esq., ID# 027941995
Attorney for Defendant, Allstate New Jersey Insurance Company regarding claim for
uninsured and/or underinsured motorist benefits only

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

Docket No.: MID-L-5113-15

1883

CIVIL ACTION

ORDER

FRANK KOVACS, JR. and MARY
KOVACS, his wife,

Plaintiffs,

vs.

ALLSTATE NEW JERSEY INSURANCE
COMPANY, ABC Corp. 1-10 (said names
being fictitious, of parties described herein),

Defendants.

This matter having come before the Court on motion of Frederic J. Regenye, Esq.,
of the Law Office of Kenneth N. Lipstein, Esq., attorneys for defendant, Allstate New
Jersey Insurance Company, for an Order pursuant to Rule 4:24-1(c) extending the
discovery end date and setting discovery schedule, and good cause appearing;

It is on this *31ST* day of *March*, 2017, hereby

ORDERED as follows:

1. The discovery end date in this matter is set for July 10, 2017;
2. Plaintiff Frank Kovacs shall appear for ophthalmologist IME within 45 days of
the date of this Order; and
3. All defense expert reports shall be served by July 10, 2017.

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

Arb - 7/26/17



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

A copy of this order will be served within *7* days of receipt on all interested parties.
the online posting of this order.

#1105
3-31-17
✓NB

George B. Forbes, Esq. (ID# 029362003)
Forbes Law Offices, LLC
602 State Street, 2nd Floor
Perth Amboy, NJ 08861
(732) 763-9566
Attorneys for Plaintiffs

FILED

MAR 31 2017

Jamie D. Happas, P.J. Cv

MARLENE LOPEZ and LINCOLN LOPEZ,

Plaintiffs,

vs.

LAUREN D. BASKERVILLE, an individual,
JOHN DOES 1-10, fictitious and unknown
individuals, ABC CORP. 1-10, fictitious and
unknown corporations,

Defendants.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY – LAW DIVISION

Docket No.: MID-L-05265-16

Civil Action

ORDER

THIS MATTER having been brought before the Court on motion by Forbes Law Offices, LLC, counsel for Plaintiff Marlene Lopez, for an Order reinstating this case as an active matter, and the Court having considered the matter and for good cause shown:

IT IS on this 31 day of March 2017,

ORDERED that Court's March 3, 2017 Order dismissing this case without prejudice is vacated; and it if further

ORDERED that this matter is hereby reinstated and restored to active status; and it is further

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

JAMIE D. HAPPAS, P.J. Cv.

Opposed: ✓

Unopposed: ✓

For reasons set forth in record on 3/29/17

FILED

MAR 31 2017

JNB

PAUL J. SODERMAN, LLC.
ATTORNEY AT LAW
157 EAGLE ROCK AVENUE
ROSELAND, N.J. 07068
(973) 228-4210
ID# 019191980

Jamie D. Happs, P.J.Cv.

ATTORNEY FOR Defendant, Devils Arena Entertainment, LLC (improperly
impleaded as "Prudential Center", which is a building)

ROBERT LUNSDEN,

Plaintiff,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No. MID-L-3166-16

-vs-
DEVILS ARENA ENTERTAINMENT,
ET AL.

CIVIL ACTION

CONSENT ORDER VACATING SUPPRESSION

Defendants

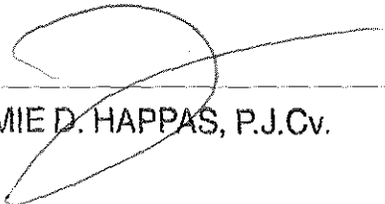
This matter having been opened to the Court by the application
of Paul J. Soderman, LLC, attorney for the Defendant, Devils Arena
Entertainment, LLC, at the Middlesex County Courthouse, New
Brunswick, New Jersey, upon consent of counsel for plaintiff, for
an Order vacating an earlier order suppressing defenses, for
failure to provide discovery; and the Court having considered the
papers and good cause having been shown;

IT IS on this *31* day of *March.* 2017,

1. ORDERED, that the Court's Order of December 2, 2016 is
hereby vacated and the defendants' Answer and separate defenses are

hereby restored, as defense counsel had mistakenly not been served with a copy of the moving papers upon which the Order was entered, due to administrative error; and it is further

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



JAMIE D. HAPPAS, P.J.Cv.

I hereby consent to the form and entry of the within order.

Percario, Nitti & Struben

By: 

David A. Nitti, Esq.

"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."

FILED

MAR 31 2017

✓ N/B

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

Jamie D. Happas, P.J.Cv.

By: Adam Carman, Esq., 02136-2011
Attorney for Defendant, Martin Barrios

KATHERINE MARTE-DOMINGUEZ and
CAROLINA MARTE-DOMINGUEZ

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-11566-14

Plaintiff,

Civil Action

-vs-

ORDER

MARTIN BARRIOS; JOHN DOES 1-10
(fictitious names); and XYZ CORP 1-10
(fictitious names)

Defendants.

This matter having been opened to the Court on Motion of Adam Carman, Esq., attorney for defendant, Martin Barrios, for an Order to Extend Discovery ninety (90) days from April 5, 2017, and with the consent of our adversary, and the Court having read and considered the moving papers, and for exceptional circumstances appearing;

DENIED

IT IS on this 31 day of March, 2017:

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

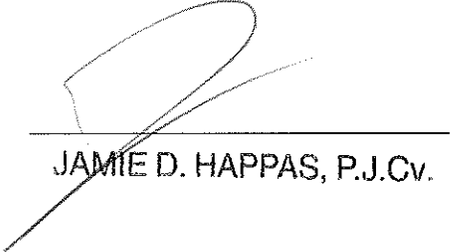
ORDERED that Trial is hereby adjourned until _____; and it is further

ORDERED that all defense expert reports shall be served by July 3, 2017; and it is further;

ORDERED that discovery end date be extended ninety (90) days to July 4, 2017; and it is further;

Exam was completed by court order of 1/20/17.
Proper approach is to dismiss plaintiffs complaint

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



JAMIE D. HAPPAS, P.J.Cv.

Opposed
 Unopposed

#537
3-31-17
✓W/B

Patrick M. Metz, Esq. - 0005961992
DARIO, ALBERT, METZ & EYERMAN LLC
345 Union Street
Hackensack, New Jersey 07601
(201)968-5800
Attorneys for Plaintiff, Michael McAuliffe
Our File No.:24132

FILED
MAR 31 2017

Jamie D. Happs, P.J.Cv.

| | |
|---|--|
| <p>MICHAEL McAULIFFE, Plaintiff, vs. JACKLEEN ALVARADO, et al., Defendants.</p> | <p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO.: MID-L-2501-15 CIVIL ACTION ORDER (Returnable: MARCH 31, 2017) DENIED Failure to Comply With R. 4:24-1 (c)</p> |
|---|--|

THIS matter having been opened to the Court on a Notice of Motion by the Law Offices of Dario Albert Metz & Eyerma, attorneys for Plaintiff MICHAEL McAULIFFE, for an Order reopening and extending the time to complete discovery, pursuant to R. 4:24-1, and adjourning Arbitration, due to exceptional circumstance, and the Court having considered the motion papers, and good cause appearing;

IT IS on this 31 day of March, 2017;

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

ORDERED that the time within which the parties may complete discovery is extended until May 4, 2017;

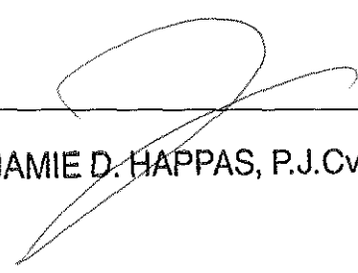
ORDERED that discovery will end on May 4, 2017;

and it is further

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

Opposed

Unopposed



JAMIE D. HAPPAS, P.J.Cv.

* order is not in compliance with R 4:24-1(c).
Also, the 2-3-17 order is not attached. The 2-3-17 motion order also did not comply with R 4:24-1(c).

JNB

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

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

SHAROLE MULLINGS

Plaintiff

vs.

VERA BRICELJ, KHALED
ELHOMOSSY, VICTORY TAXI
ASSOCIATION, JOHN DOES 1-10,
ABC CORPS 1-10

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-6895-15

1082

CIVIL ACTION

**ORDER TO ADJOURN THE
APRIL 5, 2017 ARBITRATION
AND EXTEND DISCOVERY
TIME FOR EXCEPTIONAL
CIRCUMSTANCES**

This matter being opened to the Court, on March 31, 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), VERA BRICELJ, 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 31 day of March, 2017, ORDERED that the Arbitration in this matter scheduled for April 5, 2017 is hereby adjourned; and

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

- 1. Plaintiff to provide signed authorizations directed to Comprehensive Orthopedic, Robert Wood Johnson Hospital, University Pain Medicine Center and Tricat on or before March 31, 2017.
- 2. Receipt of records and films from plaintiff's medical facilities on or before May 1, 2017.
- 3. Review and preparation of medical reports by defendant's expert to be completed on or before May 15, 2017.
- 4. Receipt of medical reports by defense counsel and the service of same upon all parties on or before May 30, 2017.
- 5. Any further discovery that may be necessary as a result of the foregoing, to be obtained and completed on or before May 30, 2017; and

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



JAMIE D. HAPPAS, P.J.Cv.

MOTION WAS:

OPPOSED

NOT OPPOSED

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

Law Office of Robert A. Raskas
371 Hoes Lane
Piscataway, NJ 08854
(732) 981-1649
Attorney for Defendant,
Nicole Soto

#77 3-31-17
FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

JNB

ANTONIA MUSI, an individual,

Plaintiffs,

vs.

FRANK CHUNG, an individual;
SHIPPING AMERICA, a business entity;
NICOLE A. SOTO, an individual;
HYUNDAI LEASE, a business entity;
JOHN DOES 1-5, fictitiously named
individuals; and JOHN DOES 1-5,
fictitiously named business entities,

Defendants.

: SUPERIOR COURT OF NEW JERSEY
: LAW DIVISION: MIDDLESEX
: COUNTY
: DOCKET NO: MID-L-2464-15
:
: Civil Action
:
: ORDER TO GRANTING SUMMARY
: JUDGMENT AS TO DEFENDANT,
: NICOLE SOTO

DENIED*

THIS MATTER being opened to the court by the Law Office of Robert A. Raskas, attorneys for defendant(s), Nicole Soto, and the court having considered the moving papers, such papers as may have been filed in opposition, and the oral argument of counsel, if any, and with good cause being shown;

IT IS on this 31 day of March, 2017, hereby

ORDERED that the plaintiff's Complaint and all crossclaims, if any, against these defendant(s), Nicole Soto, are hereby dismissed with prejudice.

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


JAMIE D. HAPPAS, P.J.Cv.

* untimely per R 4:46-1

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

601 BANGS AVENUE
P. O. Box 1040
ASBURY PARK, NEW JERSEY 07712-1040
Telephone: (732) 775-6520
Attorneys for Defendant, Sinha
Our File No. 1-38,217-SCZ

FILED

MAR 31 2017

JNB

Jamie D. Happs, P.J.Cv.

Plaintiff

RAMESH NARASIMHAN

vs.

Defendants

BINOD SINHA, JOHN DOE #1-10(fictitious names designating the owner and/or operator), and ABC CORPORATIONS #1-10(fictitious corporations designated as owners and/or operators)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

DOCKET NO. MID-L-2153-15

Civil Action

#926

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

The above entitled matter having been opened to the Court on March 31, 2017, by Campbell, Foley, Delano & Adams, L.L.C., attorneys for the defendant, Binod Sinha, on motion to extend discovery until June 7, 2017, for exceptional circumstances and to adjourn Arbitration hearing of April 11, 2017 and Trial date of May 30, 2017, and it appearing to the satisfaction of the Court that the motion may be granted, it is hereby

ORDERED on this *31ST* day of *March*, 2017, that the discovery be and is hereby extended until *5/20* ~~June 7~~, 2017 for exceptional circumstances; and it is further

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

| <u>Items</u> | <u>Dates</u> |
|---|----------------------------------|
| a. Defendant's expert medical reports are to be served by | <i>17</i> 5/24/17 |
| b. New Discovery End date | <i>5/20</i> 6/7/17 |

and it is further

ORDERED that the Arbitration hearing scheduled for April 11, 2017 and the Trial date scheduled for May 30, 2017 be adjourned until after the New Discovery End date of June 7, 2017; and it is

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

J.S.C.
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: March 13, 2017

Discovery End Date Extended to 5/20/17
Arbitration Shall Be 5/25/17
Trial Shall Be 5/10/17

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

#472
3-31-17
VNB

Law Offices of Styliades and Jackson
BY: *Laura M. Gifford, Esq.*
Identification No. 182762016
9000 Midlantic Drive
Suite 105 - First Floor
Mount Laurel, NJ 08054
856-596-7778
Attorneys for Defendant, Pedro C. Galicia
File No.: LA359-028517065-0002

FILED
MAR 31 2017

Jamie D. Happas, P.J.Cv.

ROGER OLAZABAL,
Plaintiff,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-6423-15

vs

*

CIVIL ACTION

PEDRO C. GALICIA AND JOHN DOES 1-
20,
Defendants.

*

**ORDER TO ADJOURN ARBITRATION
AND EXTEND DISCOVERY**

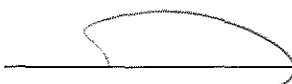
The above matter having been brought before the Court upon motion, after attempting to obtain consent of all parties, by the Law Offices of Styliades and Jackson, Laura M. Gifford, attorney for Defendant, Pedro C. Galicia, for an Order to Adjourn Arbitration and Extend Discovery and the court having considered the motion papers filed by the parties, and good cause thus having been shown, it is, on this 31 day of March, 2017;

ORDERED, that discovery be extended sixty (60) days or until **June 14, 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 14, 2017; and
2. Any additional discovery is to be provided by the new discovery end date in this matter;
3. ~~Arbitration of April 27, 2017 is adjourned to _____;~~

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



JAMIE D. HAPPAS, P.J.Cv.

Opposed _____

Unopposed _____

Discovery End Date Extended to 6/14/17

Arbitration Shall Be 6/22/17

Trial Shall Be 8/7/17

869
03/31/17
✓ N/B

LAW OFFICES OF VISCOMI & LYONS
Patricia R. Lyons, Esq.
Mount Kemble Corporate Center
360 Mt. Kemble Ave., Suite B1000
Morristown, NJ 07960
973-538-2930

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

Attorneys for Defendants, Steven R. Castellano and Autoteam Car Rental i/p/a Auto Team

MARIA OLIVERA,
Plaintiff,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-2997-16

vs

CIVIL ACTION

STEVEN R. CASTELLANO, AUTO TEAM,
ARIEL A. ALVAREZ, M. ALVAREZ
TRUCKING, LLC, MARIO OLIVERA,
JOHN DOES 1-10 (said names being fictitious)
and XYZ CORPORATIONS 1-10 (said names
being fictitious),
Defendants.

ORDER TO CONSOLIDATE

MARIO OLIVERA,
Plaintiff,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-5382-16

vs

STEVEN R. CASTELLANO, AUTO TEAM,
ARIEL A. ALVAREZ, M. ALVAREZ
TRUCKING, LLC, XYZ, INC. (fictitious
multiple corporations), JANE DOE, a fictitious
person and JOHN DOE, 1-10 (fictitious
multiple defendants),
Defendants.

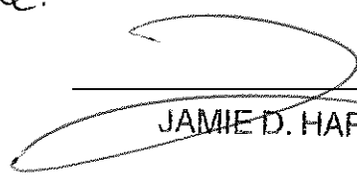
The above matter having been brought before the Court upon motion by the LAW OFFICES OF VISCOMI & LYONS, Patricia R. Lyons, Esq., attorney for Defendants, Steven R. Castellano and Autoteam Car Rental i/p/a Auto Team, for an Order consolidating the above captioned cases in Middlesex County, Law Division, and the Court having considered the motion papers filed by the parties, and good cause thus having been shown,

IT IS, on this 31 day of March, 2017;

ORDERED that the above captioned cases be consolidated in the Middlesex County Superior Court, Law Division, under Docket Number MID-L-2997-16; and it is

FURTHER ORDERED that the discovery end date will be ~~governed by Docket Number~~ ~~MID-L-5382-16~~ and shall be 9/1/17; and it is

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



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."

#932
3-31-17
JNB

BRAFF, HARRIS, SUKONECK & MALOOF

Jack A. Maloof
Attorney I.D. No. 277471972
COUNSELLORS AT LAW
570 W. MT. PLEASANT AVENUE
P.O. BOX 657
LIVINGSTON, NEW JERSEY 07039
Telephone: (973) 994-6677

FILED

MAR 31 2017

Jamie D. Happs, P.J.Cv.

Attorneys for Defendants, Restaurant Depot and Teitelbaum Partners, LP

Our File No. 718.20868

MYRNA ORILLAZA and ISAGANI
ORILLAZA, her husband

Plaintiffs,

vs.

RESTAURANT DEPOT, TEITELBAUM
PARTNERS, LP and JOHN DOES 1-10
(fictitious unknown),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-6289-15

Civil Action

**ORDER
EXTENDING DISCOVERY FOR AN
ADDITIONAL SIXTY (60) DAYS AND
ADJOURNING THE ARBITRATION AND
TRIAL TO SET DATES**

THIS MATTER having been opened to the Court on the application of Braff, Harris, Sukoneck & Maloof, attorneys for Defendants, Restaurant Depot and Teitelbaum Partners, LP, upon a Notice of Motion to extend the discovery period for an additional sixty (60) days from April 5, 2017 to ^{5/15/17} ~~June 4, 2017~~, adjourn the April 18, 2017 Arbitration and June 26, 2017 Trial to set dates in this matter; and the Court having reviewed the moving papers submitted and opposition papers, if any; and the Court having considered the matter; and for good cause having been shown;

IT IS on this 31ST day of March, 2017,

ORDERED that the discovery period is hereby extended for an additional ninety (60) days from April 5, 2017 to ^{5/15/17} ~~June 4, 2017~~; and the following discovery shall be completed as follows:

1. Service of defense narrative medical expert report(s) and addendum expert(s) reports by May 10, 2017;
2. All other expert discovery to be completed by ¹⁵May 20, 2016; and
3. All other discovery to be completed by ^{5/15/17}June 4, 2017.

IT IS FURTHER ORDERED that the Arbitration scheduled for April 18, 2017 in this matter has been rescheduled to 5/19/17, 2017; and it is

FURTHER ORDERED that the Trial scheduled for June 26, 2017 has been rescheduled to 6/26/17, 2017; and it is

FURTHER ORDERED that a conformed copy of this Order be served upon all counsel within seven (7) days of receipt of same by attorneys for Defendants, ~~Restaurant Depot and Teitelbaum Partners, LP.~~ *the online posting of this order.*



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

Opposed

Unopposed

FILED

JNB

MAR 31 2017

Jamie D. Happas, P.J.Cv.

Lynda E. Liebhauser, Esq. (Attorney ID No.: 006242004)
BONNER KIERNAN TREBACH & CROCIATA, LLP
 Waterview Plaza - Suite 502
 2001 Route 46
 Parsippany, New Jersey 07054
 (973) 335-8480
Attorneys for Defendant
Home Depot U.S.A., Inc. (improperly pled as "The Home Depot")

| |
|--|
| RICHARD PARACHINI, |
| Plaintiff, |
| vs. |
| RARITAN ENTERPRISES, LLC, THE HOME DEPOT, SUNJOY INDUSTRIES, JOHN DOE 1-10, JANE ROE 1-10, ABC CORP., 1-10, and XYZ CORP., 1-5, said names being fictitious names, |
| Defendants. |

: SUPERIOR COURT OF NEW JERSEY
 : LAW DIVISION: MIDDLESEX COUNTY
 : DOCKET NO.: MID-L-6434-15

Civil Action

ORDER

GRANTED IN PART

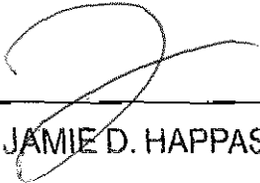
THIS MATTER having been opened to the Court upon motion by counsel for defendant Home Depot U.S.A., Inc. (*improperly pled as "The Home Depot"*), for an Order extending discovery for a period of sixty (60) days and after having reviewed the moving papers and oral arguments, if any, and for good cause shown;

IT IS on this 31 day of March, 2017; **ORDERED** as follows;

1. The time for completion of discovery be and is hereby extended to May 12, 2017;
2. Parties are to complete the following discovery matters within the following time periods:
 - A. Plaintiff's deposition to be completed by April 7, 2017;
 - B. Any discovery arising out of the conducted deposition must be completed by April 29, 2017; and/or

IT IS ORDERED that the Complaint of the Plaintiff is hereby dismissed without prejudice pursuant to R. 4:23-5(a)(1), and

3. 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.

"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

#693
3-31-17
JNB

ANDREW S. MAZE, ESQ., P.C.
Attorney ID: 018571991
313 AMBOY AVENUE
WOODBIDGE, NJ 07095
TEL. (732) 750-5000
Attorney for Plaintiffs

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

-----: SUPERIOR COURT OF NEW JERSEY
KIM PRICE, : LAW DIVISION: MIDDLESEX COUNTY
Docket No. L 6614-15

Plaintiff,

vs.

Civil Action

PARK VILLAGE II TOWNHOME
ASSOCIATION, XYZ CORPORATION : **ORDER TO EXTEND DISCOVERY**
1-10 and JOHN DOE 1-5, VILLAGE
IRRIGATION, LLC, XYZ CORPOR- :
ATION 11-20 and JOHN DOE 6-10, :
Defendants. :

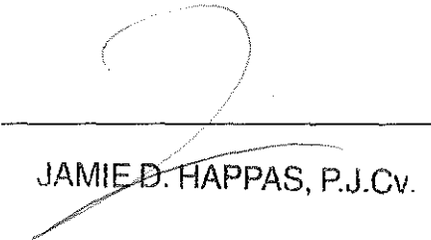
This matter having been opened to the Court upon the application of Andrew s. Maze, Esq., P.C., attorney for plaintiff, Kim Price, for an Order to Extend Discovery in the matter of Price v. Park Village Townhome Association, et als bearing Docket No. MID L 6614-15, and the Court having considered the moving papers and for other good cause having been shown;

IT IS on this 31 day of March, 2017;

ORDERED that the Discovery in the above matter be extended to June 30, 2017 in order to complete the following:

- The new defendant, Village Irrigation LLC, to exchange Discovery, i.e., Interrogatories, and conduct depositions of the defendant's representative(s) and it is;

IT IS FURTHER ORDERED that a copy of this Order shall be served upon defense counsel within (7) days from the date of its *posting online.*


JAMIE D. HAPPAS, P.J.Cv.

Discovery End Date Extended to 6/30/17
Arbitration Shall Be 7/6/17
Trial Shall Be 8/28/17

Properties, LLC and Denholtz Associates, for an Order reopening and extending the time to complete discovery, pursuant to R. 4:24-1, and adjourning Trial due to exceptional circumstance, and the Court having considered the motion papers, and good cause appearing;

IT IS on this 31 day of March, 2017;

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

ORDERED that the time within which the parties may complete discovery is extended until June ¹⁰~~29~~, 2017;

The following discovery dates are scheduled in this matter:

a. Any and all discovery, including but not limited to Answers to Interrogatories, deposition transcripts, medical records, reports and experts reports of plaintiff, exchanged between the parties to date, to be served upon the moving party by April ⁵~~19~~, 2017;

b. Depositions, if necessary, to be completed by May 1, 2017;

c. Defense IME of plaintiff, if necessary, to be completed by May ¹⁰~~16~~, 2017;

d. Defendant to serve any and all expert's reports, supplemental reports and/or amendments to Answers to Interrogatories by June ¹⁰~~22~~, 2017;

e. Discovery will end on June ¹⁰~~29~~, 2017;

f. Trial scheduled for May 8, 2017 is adjourned and to be rescheduled for a date after discovery is complete; and it

is further

6/19/17

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

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

601 BANGS AVENUE
P. O. Box 1040
ASBURY PARK, NEW JERSEY 07712-1040
Telephone: (732) 775-6520
Attorneys for Defendant
Our File No. 1-38,366-SCZ

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

MB

Plaintiff

ERICA REYES

vs.

Defendant

JACKY CRINCOLI

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

DOCKET NO. MID-L-7488-15

Civil Action

#928

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

The above entitled matter having been opened to the Court on March 31, 2017, by Campbell, Foley, Delano & Adams, L.L.C., attorneys for the defendant, Jacky Crincoli, on motion to extend discovery until May 31, 2017 for exceptional circumstances and adjourn the Arbitration hearing and Trial date, and it appearing to the satisfaction of the Court that the motion may be granted, it is hereby

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

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

Items

Dates

- | | |
|---|----------------|
| a. Defendant's expert medical reports are to be served by | <i>5/10/17</i> |
| b. New Discovery End Date | <i>5/31/17</i> |

and it is further

ORDERED that the Arbitration hearing scheduled for April 11, 2017 and the Trial scheduled for June 5, 2017 be adjourned until the end of the New Discovery End date of May 31, 2017; and it is

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



J.S.C.
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: March 13, 2017

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

JOHN A. CAMASSA, ESQ., #025361989
CAMASSA LAW FIRM, P.C.
1800 Route 34
Building 3, Suite 303
Wall, New Jersey 07719
(732) 749-3313
Attorney for Defendant, David Melendez
Our File: 27F.7603J

FILED

MAR 31 2017

Jamie D. Happs, P.J.Cv.

✓ NB

ELIA REYES and JENNIFER REYES,

Plaintiff(s),

v.

XOMAIA DIAZ, JHINY CASTELLANOS- PONCE,
RAPHAEL CARULLA-CEDENO, DAVID
MELENDEZ, GUSTAVO REYES, 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 defendants),

Defendant(s),

GUSTAVO REYES, and his wife, ELIA REYES,

Plaintiff(s),

v.

XOMAIA DIAZ, JHINY CASTELLANOS-PONCE,
RAPHAEL CARULLA-CEDENO, DAVID
MELENDEZ, 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 defendants),

Defendant(s),

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No: MID-L-7352-16

Civil Action

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No: MID-L-7370-16

Civil Action

ORDER

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

IT IS, on this 31 day of March, 2017;

ORDERED, that there being common questions of law and fact, Elia Reyes and Jennifer Reyes v. David Melendez, et al., bearing Docket No.: MID-L-7352-16 and Gustavo Reyes and Elia Reyes v. David Melendez, et al., bearing Docket No.: MID-L-7370-16 are hereby consolidated in the Law Division, Middlesex County; and it is further

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



JAMIE D. HAPPAS, P.J.Cv.

Opposed

Unopposed

DEB - 12/28/17

Law Office of Robert A. Raskas
371 Hoes Lane, Suite 105
Piscataway, NJ 08854
(732) 981-1649 (Telephone)
(732) 981-1657 (Fax)
By: Keith A. Bursack, Esq., 01072-2000

Attorney for Defendants, Desiree Giles and Fay Giles

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

✓ NB

BRUCE RICHARDSON,

Plaintiff,

-vs-

DESIREE Y GILES, FAY A. GILES,
JOHN DOES 1-10, and/or ABC CORPS 1-
10

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-4624-14

Civil Action #555

ORDER

This matter having been opened to the Court on Motion of Keith A. Bursack, Esq., attorney for defendants, Desiree Giles and Fay Giles, 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 31 day of March, 2017:

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

ORDERED that plaintiff shall appear for a deposition on the ~~next mutually agreed upon~~ ^{by April 30, 2017 *} date; and it is further;

ORDERED that all defense expert reports shall be served by ~~June 5, 2017~~ ^{April 30, 2017 * *}; and it is further

ORDERED that discovery end date be extended sixty (60) days to ~~June 6, 2017~~ ^{5/1/17}; and it is further;

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



JAMIE D. HAPPAS, P.J.Cv.

- Opposed
 Unopposed

* Deposits have been adjourned four times w/ty
no reason given for the Adjournment in
marriage confirmation

** Dr. Pizew Exam was conducted on 11/3/17
No reason given in confirmation as to
why report should be served in June.

This shall not delay arbitration or trial.

Karim Arzadi, Esq.- Attorney ID#: 012581987
LAW OFFICES OF KARIM ARZADI
163 Market Street
Perth Amboy, New Jersey 08861
(732) 442-5900
Attorney for Plaintiff

FILED
MAR 31 2017
Jamie D. Happas, P.J.Cv.

✓NB

RAYNETTE RICHARDSON

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Plaintiff,

DOCKET NO.: MID-L-3181-14

vs.

Civil Action

99 CENT DREAMS, AMERICAN DOLLAR
INC., WLB MASTER LEASE, LLC,
JOHN DOES 1-10 (fictitious
names), JANE ROES 1-10
(fictitious names); XYZ CORPS.
1-10 (fictitious names),

ORDER

Defendants.

THIS MATTER having been opened to the Court on a Motion by KARIM ARZADI, ESQ., attorney for the Plaintiff, for an Order Extending Discovery for an Additional Ninety (90) Days, and the Court having considered this matter and for good cause having been shown,

IT IS ON THIS 31 DAY OF March, 2017

ORDERED that the Motion of the Plaintiff, Raynette Richardson, to Extend Discovery for an Additional Ninety (90) days, be and is hereby granted; and

IT IS FURTHER ORDERED that discovery is hereby extended for:

1. The deposition of a representative of the defendant with knowledge of the incident and non-party witnesses to be compelled to occur by May 1, 2017;
2. The Plaintiff to serve all new medical treatment records by June 1, 2017;
3. Plaintiff to serve both medical and liability expert reports by July 1, 2017; and
4. Defendant to serve both medical and liability expert reports by August 1, 2017; and

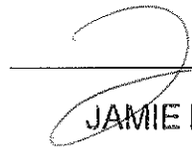
5. Deposition of all experts to be completed by August 28, 2017 ; and

6. The arbitration date currently scheduled for June 20, 2017 is adjourned and rescheduled for _____, and *consent to remove*

7. The trial date currently scheduled for August 14, 2017 is adjourned and rescheduled for *Sept. 18, 2017*; and

IT IS FURTHER ORDERED that the discovery end date be and is hereby scheduled for August 28, 2017; and

IT IS FURTHER ORDERED that a copy of this Order shall be served on all parties within 1 days. of its posting online.



JAMIE D. HAPPAS, P.J.Cv.

JNB

Firm Code: H21
File No.: 131651854
Cooper Maren Nitsberg Voss & DeCoursey
Kimberly A. Frankiewicz, Esq.
Bar #: 035852008
485 Route 1 South
Building A, Suite 200
Iselin, NJ 08830
Ph: 732-362-3400; Direct dial: (732) 362-3383
Fax: (866) 827-4716
Attorneys for Defendants, Kye Park and Milae J. Park

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

JOSEFINA RODRIGUEZ,

Plaintiff,

v.

GERMAN PEREZ, MI PARK, KYE PARK and
JOHN DOES 1-5,

Defendants.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

CIVIL ACTION #167

DOCKET NO.: MID-L-6464-15

**ORDER GRANTING SUMMARY
JUDGEMENT AS TO DEFENDANT, KYE
PARK ONLY**

THIS MATTER having been opened to the Court by Kimberly A. Frankiewicz, attorneys for Defendant, , for an Order Granting Summary Judgment pursuant to R 4:46-2; and upon notice to all counsel of record, and the Court having considered the pleadings filed in this action and the affidavits, briefs and arguments of the parties in support of and in opposition to the motion, and being of the opinion that no genuine issue as to any material fact has been shown to exist, and that Defendant, is entitled to such a judgment as a matter of law, and good cause thus having been shown, it is,

IT IS THEREFORE on this 31 day of March, 20

ORDERED, that Summary Judgment be and is hereby entered on behalf of Defendant, Kye Park dismissing the plaintiff's complaint, and any cross-claims filed, with prejudice; and it is,

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."

#645
3-31-17

Firm Code: H21
File No.: 131651854
Cooper Maren Nitsberg Voss & DeCoursey
Kimberly A. Frankiewicz, Esq.
Bar #: 035852008
485 Route 1 South
Building A, Suite 200
Iselin, NJ 08830
Ph: 732-362-3400; Direct dial: (732) 362-3383
Fax: (866) 827-4716
Attorneys for Defendants, Kye Park and Milae J. Park

FILED

/NB

MAR 31 2017

Jamie D. Happas, P.J.Cv.

JOSEFINA RODRIGUEZ,

Plaintiff,

v.

GERMAN PEREZ, MI PARK, KYE PARK and
JOHN DOES 1-5,

Defendants.

SUPERIOR COURT OF NEW JERSEY
Middlesex COUNTY
LAW DIVISION

CIVIL ACTION

DOCKET NO.: MID-L-6464-15

**ORDER EXTENDING DISCOVERY FOR
60 DAYS AND ADJOURNMENT
OF ARBITRATION DATE
OF APRIL 7, 2017**

THIS MATTER having been opened to the Court by Kimberly A. Frankiewicz, attorney for Defendants, Kye Park and Milae J. Park for an Order extending discovery for 60 days, adjournment of arbitration date of April 7, 2017 under exceptional circumstances, and the Court having reviewed the moving papers submitted, and any opposition thereto, and for good cause appearing;

IT IS on this 31 day of May, 2017.

ORDERED:

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

2. The new discovery end is 6/5, 2017; and it is further

ORDERED that the Arbitration in this matter is adjourned and shall be rescheduled pursuant to the Rules of Court.

IT IS FURTHER ORDERED that the parties are to complete outstanding discovery as indicated below:

| Outstanding Discovery | Discovery Shall Be Completed By Date Listed Below |
|--------------------------|---|
| Secure outstanding films | May 1, 2017 |
| Final Expert reports | June 1, 2017 |

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

____ Opposed
____ Unopposed



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

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

Discovery End Date Extended to 6/5/17
Arbitration Shall Be 6/13/17
Trial Shall Be 7/31/17

874
03/31/17
✓ NB

FILED

MAR 31 2017

Jamie D. Happas, 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: Adam Carman, Esq., 02136-2011
Attorney for Defendant, Jia Song

HILARIO VILLA-SALINAS

Plaintiff,

-vs-

JIA SONG, NATIONWIDE INSURANCE
COMPANY, JOHN DOES 1-10 (fictitious
names) RICHARD ROES 1-10 (fictitious
names) and ABC COMPANIES 1-10
(fictitious names)

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID L-2600-15

Civil Action

ORDER

This matter having been opened to the Court on Motion of Adam Carman, Esq., attorney for defendant, Jia Song, for an Order to reopen and extend the discovery period as well as adjourn Arbitration and Trial, and with the consent of our adversary and attempt to get consent from Donald T. Joworisak, Esq. and Thomas J. Mooney, Esq., and the Court having read and considered the moving papers, and for exceptional circumstances appearing;

DENIED

IT IS on this 31 day of March, 2017:

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

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

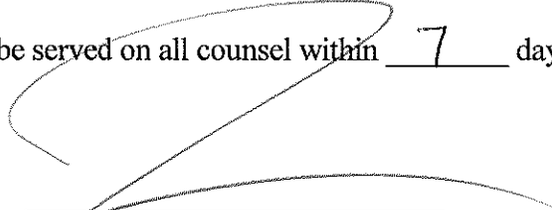
ORDERED that Trial is hereby adjourned until _____; and it is further;

ORDERED that co-defendant Jaiminibe Panchal's shall appear for a deposition on April 7, 2017; and it is further;

*
ORDERED that all defense expert reports shall be served by May 29, 2017; and it is further

ORDERED that discovery end date be extended sixty (60) days to May 30, 2017; and it is further;

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


JAMIE D. HAPPAS, P.J.Cv.

Opposed
 Unopposed

* Defendant mentions nothing about the need for further time to serve expert reports

** This deposition has been previously denied and proper relief is to BAC the testimony of co-defendant.

L-30671-CNJ-102016CC
ZIRULNIK, SHERLOCK & DEMILLE
Colleen M. Crocker- Attorney ID: 030601994
200 Clocktower Drive
Suite 101
Hamilton, NJ 08690
609-890-0050
Attorneys for Defendant Advanced Service Solutions, Inc.

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

✓WB

PHILIP SANFILIPPO,

Plaintiff,

vs.

AMERICAN PLAZA AND/ABC
COMPANY 1-10 (BEING FICTITIOUS
ENTITIES UNKNOWN AT THE TIME)
AND/OR JOHN DOES 1-10 (BEING
FICTITIOUS PERSONS UNKNOWN AT
THE TIME), EDGEWOOD PROPERTIES
AND/OR ABC COMPANY 11-20 (BEING
FICTITIOUS ENTITIES UNKNOWN. AT
THIS TIME) AND/OR JOHN DOES 11-20
(BEING FICTITIOUS PERSONS
UNKNOWN AT THIS TIME), ABC SNOW
REMOVAL COMPANY 1-10 (BEING
FICTITIOUS ENTITIES UNKNOWN AT
THIS TIME) DEF MAINTENANCE
COMPANY 1-10 (BEING FICTITIOUS
ENTITIES UNKNOWN AT THIS TIME)

Defendants,

and

AMERICAN PLAZA AND/ABC
COMPANY 1-10 (BEING FICTITIOUS
ENTITIES UNKNOWN AT THE TIME)
AND/OR JOHN DOES 1-10 (BEING
FICTITIOUS PERSONS UNKNOWN AT
THE TIME), EDGEWOOD PROPERTIES
AND/OR ABC COMPANY 11-20 (BEING
FICTITIOUS ENTITIES UNKNOWN AT
THIS TIME) AND/OR JOHN DOES 11-20

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

DOCKET NO. MID-L-6405-15

CIVIL ACTION

#212

ORDER PERMITTING SUBSTITUTED
SERVICE and EXTENDING
DISCOVERY AND SETTING NEW
DISCOVERY END DATE

DENIED

(BEING FICTITIOUS PERSONS
UNKNOWN AT THIS TIME), ABC SNOW
REMOVAL COMPANY 1-10 (BEING
FICTITIOUS ENTITIES UNKNOWN AT
THIS TIME) DEF MAINTENANCE
COMPANY 1-10 (BEING FICTITIOUS
ENTITIES UNKNOWN AT THIS TIME)

Defendants/Third Party Plaintiffs

vs.

ADVANCED SERVICE SOLUTIONS, INC.,
AND/OR XYZ INSURANCE COMPANY

Third Party Defendant

vs.

CARRETO & SONS CONTRACTING, LLC
d/b/a GREEN ACRES LANDSCAPING

Fourth Party Defendants.

THIS MATTER having come before the Court by ZIRULNIK, SHERLOCK & DEMILLE,
attorneys for defendant Advanced Service Solutions, Inc., for an Order extending discovery and the
Court having reviewed the moving papers and any opposition submitted thereto, and for good cause
shown;

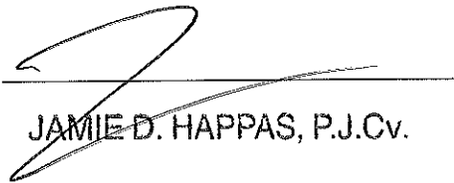
IT IS on this 31 day of March, 2017;

ORDERED that the time for completion of discovery is hereby extended an additional ninety
(90) days to June 15, 2017; and it is further

ORDERED that defendant Advanced Service Solutions, Inc. be permitted to substitute service on fourth party defendant Carreto & Son Contracting, LLC d/b/a Green Acres Landscaping upon Western World Company, the fourth party defendant's insurance company; and it is further

ORDERER that the Arbitration date of March 28, 2017 be adjourned and rescheduled; and it is further

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


JAMIE D. HAPPAS, P.J.Cv.

Opposed Unopposed

A **SEE STATEMENT OF REASONS
ATTACHED HERETO**

Statement of Reasons
Sanfilippo v. American Plaza (MID-L-364-16)

Substituted service can be obtained after fulfilling the requirements pursuant to R. 4:4-4(b) of: (1) personal service attempt; (2) DMV check; (3) postal look up; and (4) certified and regular mail attempt. The Movant must exhaust all possible paths. For example, if the person in the dwelling tells the process server that the defendant moved, then the Movant must go back to step one and try personal service on the new address and so on. Substituted service is the last resort.

Defendant has attempted personal service, but has not conducted a postal look-up, a DMV check, or a certified and regular mail attempt. Therefore, Defendant's request for substituted service is denied as Defendant has failed to satisfy the necessary requirements. Further, Defendant's request to extend discovery is denied, as Defendant has not complied with R. 4:24-1(c).

David J. Pierguidi, Esq.-Atty. I.D. 013612000
Law Offices of David Pierguidi, P.C.
221 River Street, 9th Floor
Hoboken, New Jersey 07030
(201) 721-8585
Attorneys for Plaintiffs

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

✓NB

| | |
|--|---|
| <p>RICHARD W. SCOTT AND JUDITH L. SCOTT,</p> <p style="text-align: center;">Plaintiffs,</p> <p style="text-align: center;">v.</p> <p>KAREEMAH N. HEARD, R.N., AILEEN COLOMA, R.N., SAMEERA MAGANTI, M.D., BHAVNA SANDHU, M.D., ROBERT WOOD JOHNSON UNIVERSITY HOSPITAL, JOHN/JANE DOE(S) 1-20 (fictitious physicians, nurses, medical assistants, technicians, and allied medical health personnel whose identities are not presently known); ABC HOSPITALS/MEDICAL ASSOCIATIONS/PARTNERSHIPS/ CORPORATIONS (fictitious defendants whose identities are not presently known),</p> <p style="text-align: center;">Defendants.</p> | <p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION – MIDDLESEX COUNTY DOCKET NO. – MID-L-3865-16</p> <p style="text-align: center;"><u>CIVIL ACTION</u></p> <p style="text-align: center;">ORDER</p> |
|--|---|

THIS MATTER having been opened to the court by David Pierguidi, Esq., attorney for Plaintiffs herein, for an Order striking the responsive pleadings of Defendants Robert Wood Johnson University, Sameera Maganti, M.D., and Bhavna Sandhu, M.D., and the Court having read the papers submitted herein, and for good cause shown:

IT IS ON THIS 31 DAY OF March, 2017,

ORDERED that ~~Defendant Robert Wood Johnson University Hospital's responsive pleadings be stricken under R. 4:23-5 for failure to produce Answers to Interrogatories and Response to Plaintiff's First Notice to Produce; and~~

FURTHER ORDERED that Defendant Sameera Maganti's, M.D., responsive pleadings be stricken under R. 4:23-5 for failure to produce Answers to Interrogatories and Response to Plaintiff's First Notice to Produce; and

FURTHER ORDERED that Defendant Bhavna Sandu's, M.D., responsive pleadings be stricken ^{whereupon} under R. 4:23-5 for failure to produce Answers to Interrogatories and Response to Plaintiff's First Notice to Produce; and

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


JAMIE D. HAPPAS, P.J.Cv.

Opposed *partial*

Unopposed

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

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

#888
03/31/17

FILED

JNB

MAR 31 2017

Jamie D. Happas, P.J.Cv.

MALLON & TRANGER, ESQS.
86 Court Street
Freehold, NJ 07728
(732) 780-0230
Attorney for Plaintiff Salvador Settles

SALVADOR SETTLES,
Plaintiff(s),
vs.
THOMAS VENA, JR., JOHN DOES 1-10
(fictitious individuals) and ABC CORPO-
RATIONS 1-10 (fictitious corporations),
Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-2623-16 - *closed*

CIVIL ACTION

LEIGH WHITTMAN,
Plaintiff,
vs.
THOMAS A. VENA, JR., LIBERTY
MUTUAL INSURANCE COMPANY
and JOHN DOES-1-10,
Defendants.

DOCKET NO.: MID-L-2276-15

ORDER

THIS MATTER having been opened to the Court by Randall L. Tranger, Esquire, attorney for Plaintiff, on a motion to amend the Complaint pursuant to the Rules of Court and the Court having considered the papers submitted and for good cause shown;

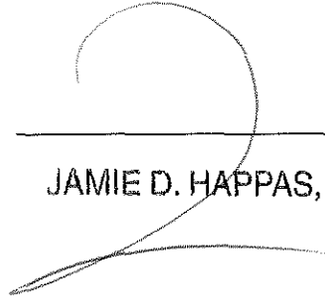
IT IS on this 31 day of March 2017;

ORDERED that the time for completion of discovery is extended for 90 days until June 30, 2017; and

IT IS FURTHER ORDERED that plaintiff shall conduct the following additional discovery:

- a. Plaintiff shall serve the medical narrative report of Dr. Markbreiter by May 15, 2017;
- b. Defendants shall serve any responsive medical narrative reports by June 30, 2017;

IT IS FURTHER ORDERED that a copy of this Order be served on all parties within seven (7) days after its *posting online.*
~~execution of same.~~



J.S.C.
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."

Discovery End Date Extended to 6/30/17
Arbitration Shall Be 7/11/17
Set Shall Be 8/28/17

#635
03/31/17

✓ NB

FILED

MAR 31 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
(732) 749-3313
Attorney for Defendants, Ronald G. Miller and Maki K. Miller
Our File: 1C.7320J

JOHN SILOGY,

Plaintiff(s),

v.

RONALD G. MILLER and MAKI K. MILLER,

Defendant(s),

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No: MID-L-4254-15

Civil Action
DENIED
ORDER ADJOURNING
ARBITRATION, ADJOURNING
TRIAL, EXTENDING DISCOVERY
AND COMPELLING DISCOVERY

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

It is on this 31st day of March, 2017, ORDERED as follows:

1. ~~The scheduled date of March 23, 2017 for arbitration is adjourned.~~
2. The scheduled date of April 23, 2017 for trial is adjourned.
3. The time for completion of discovery be and is hereby extended to August 31, 2017.

trial prep work. No proof submitted that ^{alleged} March 1, 2017 surgery took place. Counsel to appear at trial call for settlement/mediation if surgery took place.

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

| Item | Completion Date |
|--|-----------------|
| A. Plaintiff to provide a copy of his 3/1/17 operative report by | April 17, 2017 |
| B. Plaintiff's re-deposition regarding the surgery to be taken at Wilentz, Goldman & Spitzer, P.A. in Woodbridge, New Jersey at 2:00 P.M. on | June 27, 2017 |
| C. Plaintiff to appear for his orthopaedic re-examination with Dr. Wendell Scott at 10:30 A.M. on | July 17, 2017 |
| D. All expert reports to be provided by | August 11, 2017 |

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

___ OPPOSED

___ UNOPPOSED



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

CLARK LAW FIRM, P.C.

Gerald H. Clark, Esq. - #048281997
Mark W. Morris, Esq. - #118292015
811 Sixteenth Avenue
Belmar, New Jersey 07719
(732)443-0333
(732-894-9647 - Fax
Attorneys for Plaintiff

FILED

MAR 31 2017

Jamie D. Happs, P.J.Cv.

968
03/31/17
✓ NB

**JOAO ABILIO SILVA; MARIA SILVA
(his wife),**

Plaintiff(s)

v.

**CONTI ENTERPRISES, INC; THE CONTI
GROUP; CONTICO CORP.; CONTICO
CORPORATION; MANUEL "MANNY"
BARBOSA; FORD MOTOR COMPANY;
JOHN DOES 1-20; ABC CORPORATIONS
1-20,**

Defendant(s)

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

DOCKET NO.: MID-L-7167-15

Civil Action

ORDER

DENIED

without prejudice

THIS MATTER having been presented to the Court by Mark W. Morris, Esq., of the Clark Law Firm, PC, attorneys for plaintiff, Joao Abilio Silva, for an Order compelling discovery in the subject matter, and good cause having been shown;

IT IS on this 31 day of March, 2017;

ORDERED that plaintiff's motion to compel discovery be and is hereby granted; and it is further,

ORDERED that within _____ days from the date of this Order, Defendants; Conti Enterprises, Inc., Manuel "Manny" Barbosa shall provide full and complete responses to more specific discovery requests as set forth in plaintiff's correspondence to said defendants dated September 21, 2016 attached as Exhibit "A" to this motion; and it is further,

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

Opposed
 Unopposed



JAMIE D. HAPPAS, P.J.Cv.

* Plaintiff has failed to make a good
faith attempt to resolve the discovery
dispute. R. 4:23-5.

Law Offices of Styliades and Jackson
BY: *Laura M. Gifford, Esq.*
Identification No. 182762016
9000 Midlantic Drive
Suite 105 - First Floor
Mount Laurel, NJ 08054
856-596-7778
Attorneys for Defendant, Liberty Mutual
File No.: LA327-032912544-0004

FILED

MAR 31 2017

Jamie D. Happs, P.J.Cv.

JNB

CHRISTINA TERRIZZI,
PLAINTIFF,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-4714-15

VS

CIVIL ACTION

JASMINE D. BEAUBOEUF, MILLIENT T.
BEAUBOEUF, KATHRYN M. HUFTTEL,
MARIE T. HUFTTEL and WHITNEY M.
EATO and LIBERTY MUTUAL,
DEFENDANTS.

**ORDER TO EXTEND DISCOVERY AND
ADJOURN ARBITRATION**

The above matter having been brought before the Court upon motion, after attempting to obtain consent of all parties, by the Law Offices of Styliades and Jackson, Laura M. Gifford, attorney for Defendant, Liberty Mutual, 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 31st day of March, 2017;

ORDERED, that discovery be extended sixty (60) days or until **June 7, 2017**; and

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

1. Defendant to serve addendum to the independent medical examination report by May 8, 2017;
2. Arbitration is hereby adjourned until _____, 2017
3. Any additional discovery is to be served by May 18, 2017 per Rule 4:17-7;

*two previous matters placed on the inactive list
on 3/15/17*

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

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

Opposed
Unopposed

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: Flemington Fair; Speedway Corporation; Garden Commercial Properties; Flemington Fair Association; Garden Homes Management and ShopCo. Maintenance Co.

Our File No: 85103 RMT

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

#867
03/31/17

JNB

| | |
|--|---|
| <p>KIRK THOMAS</p> <p>Plaintiff(s),</p> <p>-vs-</p> <p>RARITAN TOWNE SQUARE; FLEMINGTON FAIR AND SPEEDWAY CORPORATION; GARDEN COMMERCIAL PROPERTIES; RARITAN TOWNE SQUARE, LLC; FLEMINGTON FAIR ASSOCIATION; GARDEN HOMES MANAGEMENT; SHOPCO MAINTENANCE CO AND NJS LANDSCAPING, ET AL.</p> <p>Defendants,</p> | <p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION; MIDDLESEX COUNTY DOCKET NO: MID-L-11574-14</p> <p style="text-align: center;"><u>CIVIL ACTION</u></p> <p style="text-align: center;">ORDER</p> |
|--|---|

THIS MATTER having come before the Court on application of McDermott and McGee, attorneys for defendants, Flemington Fair; Speedway Corporation; Garden Commercial Properties; Flemington Fair Association; Garden Homes Management and ShopCo. Maintenance Co., 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 31 day of March, 2017,

ORDERED as follows:

- Discovery is hereby extended to **August 3, 2017;**
- Plaintiff to serve all reports of their experts by **May 24, 2017;**
- Defendants to serve all reports of their experts and any additional discovery on behalf of defendants by **July 14, 2017;**
- Depositions of all experts to be completed by **August 3, 2017.**

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


JAMIE D. HAPPAS, P.J.Cv.

Unopposed

Opposed

TD - 8/21/17 - preempting

Matter has had
750 days of discovery

L-29734-CNJ-102015EB
ZIRULNIK, SHERLOCK & DEMILLE
Elizabeth R. Brennan- Attorney ID: 001701984
200 Clocktower Drive
Suite 101
Hamilton, NJ 08690
609-890-0050

Attorneys for Defendants, Pro Care, Inc. and Angela H. Taylor

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

SHONDEL R. TOLEDO,

Plaintiff(s),

vs.

ANGELA H. TAYLOR and PROCARE,
INC.,

Defendant(s).

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

DOCKET NO. MID-L-L-05507-15

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 defendants, Pro Care, Inc. and Angela H. Taylor, 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 31st day of March, 2017

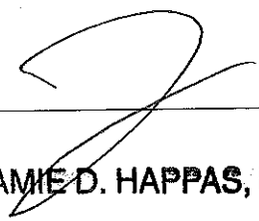
ORDERED that:

1. The time for the completion of discovery is hereby extended an additional ninety (90) days to July 14, 2017.
2. 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 |
| Defendants' expert reports shall be served | June 1, 2017 |
| Depositions of all experts shall be completed | June 5, 2017 |

- 3. The arbitration and trial currently scheduled in this matter will be rescheduled by the Court.
- 4. A copy of the within Order shall be served upon all counsel of record within seven days of the date of ~~this Order~~. *the online posting of this order.*

 Opposed Unopposed



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

Discovery End Date Extended to 7/14/17
Arbitration Shall Be 7/19/17
Trial Shall Be 9/5/17

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

835
03/31/17

FILED

MAR 31 2017

✓ MB

Jamie D. Happas, P.J.Cv.

PELETTIERI RABSTEIN & ALTMAN
Tara L. Johnson, Esq., ID No. 004932000
700 East Gate Drive
Suite 105
Mount Laurel, NJ 08054
Attorneys for Plaintiffs

SHAWN TUCKER and
TERRENCE TUCKER, her husband,
Plaintiff(s),

vs.
KENTUCKY FRIED CHICKEN; OLD MR.
BURGER, LLC; SUNBEAM PHILLIPSBURG,
LLC; KFC CORPORATION; A&G
LANDSCAPING DESIGN; ABC, INC. (1-10);
DEF, INC. (1-10), XYZ, INC. (1-10), JOHN DOE
(1-10), and RICHARD ROE (1-10), said names
ABC, Inc., DEF, Inc., XYZ, Inc., John Doe, and
Richard Roe, being fictitious, jointly, individually,
and in the alternative,

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY
DOCKET NO. MID-L-462-16

CIVIL ACTION

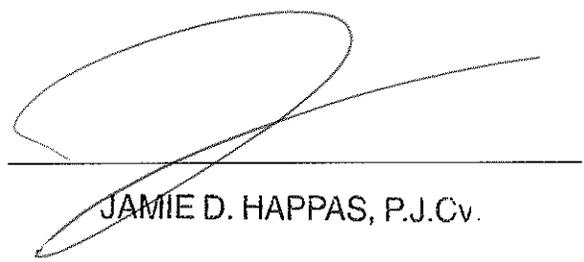
**ORDER TO EXTEND DISCOVERY
AND ADJOURN THE ARBITRATION**

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

THIS MATTER having been brought before the Court on motion of Tara L. Johnson, Esquire, attorney for plaintiffs, the Court having reviewed all papers submitted in conjunction with this motion, and for good cause showing:

IT IS on this 31 day of March, 2017,

ORDERED that discovery be extended _____ days from the date of reinstatement, 3/2/17.


JAMIE D. HAPPAS, P.J.Cv.

Opposed

✓
Unopposed

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

Christopher R. Brown, Esq. ID#016371985
DRAZIN & WARSHAW, P.C.
3315 Highway 35
Hazlet, New Jersey 07730
(732) 264-6900
Attorney for Plaintiff(s)

FILED *JWB*
MAR 31 2017
Jamie D. Happas, P.J.Cv.

TONYA UNDERWOOD

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY LAW DIVISION
DOCKET NO. MID-L-11020-14

Plaintiff(s),

Civil Action

vs.

PARKVIEW AT MADISON,
AFFILIATED MANAGEMENT INC.,
XYZ PROPERTY MAINTENANCE
and/or SNOW REMOVAL
COMPANY, and JOHN DOES 1-10,

ORDER

Defendants.

THIS MATTER having been brought before the Court on Motion of Drazin & Warshaw, P.C., attorneys for the plaintiff, for an Order to Extend Discovery and adjourn the trial date under exceptional circumstances; and the Court having considered the matter and good cause shown;

IT IS ON THIS 31 **DAY OF MARCH 2017**

ORDERED that discovery is hereby extended to 8/31/17.

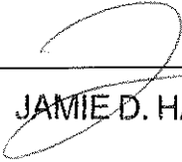
ORDERED that the Trial be rescheduled to 9/5/17.

ORDERED that plaintiff's attorneys have until June 30, 2017 to obtain plaintiff's medical records/reports.

ORDERED that defendants' attorneys have until July 31, 2017 to have plaintiff re-examined by their doctors.

ORDERED that defendants' attorneys have until August 31, 2017 to supplement their experts' reports.

IT IS FURTHER ORDERED that a copy of this Order be served upon all counsel of record within 7 days of 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

The Hartford (H00000022, sequence 1)
c/o **LAW OFFICES OF LINDA S. BAUMANN**
By: Deirdre M. Dennis, Esq. – NJ ID #006141988
50 Millstone Road
Building 300, Suite 140
East Windsor, NJ 08520
Tel. (609) 371-1533
Attorneys for Defendant, Sanitary Coast Services
a/k/a Acme Sanitary Supply Co.

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

JWP

AIDA VILLACRES, an individual,

Plaintiff,

v.

SOPHIA ATLAS, INC., a business entity t/a
Sandy's Luncheonette & Pizza; MOUSSA
AITMOUSSA, individually and d/b/a
Sandy's Luncheonette & Pizza; MIRONOV
BROTHERS, LLC, a business entity;
SANITARY COAST SERVICES a/k/a Acme
Sanitary Supply Co., a business entity; JOHN
DOES 1-10, fictitiously named individuals;
and ABC COS. 1-10, fictitiously named
business entities,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION – MIDDLESEX COUNTY
DOCKET NO. MID-L-6674-15

CIVIL ACTION

ORDER EXTENDING DISCOVERY

THIS MATTER having been opened to the Court by the Law Offices of Linda S. Baumann, (Deirdre M Dennis, Esq. on the application), attorney for Defendant, Sanitary Coast Services a/k/a Acme Sanitary Supply Co.; the Court having reviewed the motion papers; and good cause having been shown,

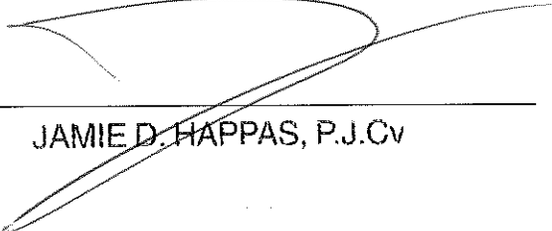
IT IS on this 31 day of March, 2017

ORDERED that the time in which discovery must be completed is extended for an additional one hundred twenty (120) days resulting in a new discovery end date of **July 20, 2017**.

IT IS FURTHER ORDERED that, within the extended discovery period, the parties shall adhere to the following discovery schedule:

- (a) The depositions of the parties shall be completed by April 1, 2017;
- (b) Plaintiff's expert reports (liability) shall be served by April 30, 2017;
- (c) Plaintiff's expert reports (damages/medical) shall be served by May 30, 2017;
- (d) Defendants' expert reports (liability) shall be served by May 30, 2017;
- (e) Defendants' expert reports (damages/medical) shall be served by June 30, 2017;
- (f) The depositions of all experts and any non-party witnesses shall be completed by July 20, 2017.

A copy of this Order shall be served upon all counsel of record within 7 days of its *posting online*.



JAMIE D. HAPPAS, P.J.Cv

() Opposed
() Unopposed

Discovery End Date Extended to 7/20/17
Arbitration Shall Be 7/26/17
Trial Shall Be 9/5/17

#654
3-31-17

VNB

Firm Code: H21
File No.: 133146993
Cooper Maren Nitsberg Voss & DeCoursey
Ayesha T. Rashid, Esq.
Bar #: 004522005
485 Route 1 South
Building A, Suite 200
Iselin, NJ 08830
Ph: 732-362-3400; Direct dial: (732) 362-3217
Fax: (866) 827-4716
Attorneys for Defendant, Progressive Garden State Insurance Company

FILED
MAR 31 2017

Jamie D. Happas, P.J.Cv.

ABIEL J. VIRUET, an individual,

Plaintiff,

v.

VINICIO AVILA, an individual, ELENA R. MONGE, an individual, PROGRESSIVE GARDEN STATE INSURANCE COMPANY, an insurance company, UNITED SERVICES AUTOMOBILE ASSOCIATION, an insurance company, JOHN DOES I-V, fictitiously named individuals, ABC COMPANIES I-V, fictitiously named business entities,

Defendants.

SUPERIOR COURT OF NEW JERSEY
Middlesex COUNTY
LAW DIVISION

CIVIL ACTION

DOCKET NO.: MID-L-5515-15

**ORDER EXTENDING DISCOVERY FOR
60 DAYS AND ADJOURNMENT
OF ARBITRATION DATE
OF MAY 18, 2017**

THIS MATTER having been opened to the Court by Ayesha T. Rashid, attorney for Defendant, Progressive Garden State Insurance Company for an Order extending discovery for 60 days, adjournment of arbitration date of May 18, 2017 under exceptional circumstances, and the Court having reviewed the moving papers submitted, and any opposition thereto, and for good cause appearing;

IT IS on this 31 day of March, 2017.

ORDERED:

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

2. The new discovery end is 6/10, 2017; and it is further

ORDERED that the Arbitration in this matter is adjourned and shall be rescheduled pursuant to the Rules of Court.

IT IS FURTHER ORDERED that the parties are to complete outstanding discovery as indicated below:

| Outstanding Discovery | Discovery Shall Be Completed By Date Listed Below |
|---------------------------------|---|
| Executed medical authorizations | Plaintiff must provide to Defendant by 4/1/17 |
| Defense Supplemental Report | Due by 6/1/17 |
| | |
| | |

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

_____ Opposed
_____ Unopposed



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

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

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

Discovery End Date Extended to 6/10/17
Arbitration Shall Be 6/15/17
Trial Shall Be 7/31/17

LOMBARDI & LOMBARDI, P.A.
 1862 Oak Tree Road
 P.O. Box 2065
 Edison, New Jersey 08818
 Tel: (732) 906-1500
 Fax: (732) 906-7625
 File No.: 13-24622JAL
 Attorneys for Plaintiff(s)
 Joseph A. Lombardi, Esq. (ID: 019352004)

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

✓ NB

| | | |
|-------------------------------------|---|-------------------------------|
| ABIEL J. VIRUET, an individual; | : | SUPERIOR COURT OF NEW JERSEY |
| | : | LAW DIVISION |
| Plaintiff | : | MIDDLESEX COUNTY |
| vs. | : | |
| | : | DOCKET NO.: MID-L-5515-15 |
| VINICIO AVILA, an individual; | : | |
| ELENA R. MONGE, an individual, | : | <u>CIVIL ACTION</u> |
| PROGRESSIVE GARDEN STATE | : | |
| INSURANCE COMPANY, an insurance | : | ORDER COMPELLING DEPOSITIONS |
| company; UNITED SERVICES | : | OF VINICIO AVILA |
| AUTOMOBILE ASSOCIATION, an | : | AND ELENA R. MONGE; |
| insurance company, JOHN DOES (I-V), | : | EXTEND DISCOVERY FOR 60 DAYS; |
| fictitiously named individuals; ABC | : | ADJOURN ARBITRATION DATE |
| COMPANIES (I-V), fictitiously named | : | |
| business entities; | : | |
| | : | |
| Defendants | : | |

#896

THIS MATTER, having been opened to the Court by Lombardi & Lombardi, P.A., attorneys for plaintiff, on plaintiff's Motion to compel depositions of the defendants, Vinicio Avila and Elena R. Monge, for a date certain; extending discovery period for an additional sixty (60) days; adjourning arbitration date; and the Court having read and considered the moving papers, and the opposing papers, if any, indicated on the check list at the foot hereof, and for good cause being shown;

IT IS ON THIS 31st **DAY OF MARCH, 2017;**

ORDERED that the depositions of the defendants, Vinicio Avila and Elena R. Monge, be compelled for April 10, 2017 at 10:00a.m. at the Law Offices of Lombardi and Lombardi, P.A., 10 Parsonage Road, Suite 202, Edison, New Jersey 08837;

and it is further

ORDERED that the discovery period in this matter is hereby extended for an additional sixty (60) days from April 1, 2017 to June 10, 2017;

and it is further

ORDERED that the new discovery end date shall be June 10, 2017, so that the following discovery can be completed:

- Deposition of defendants Vinicio Avila and Elena R. Monge, be compelled for April 10, 2017;
- Plaintiff to serve updated records and addendum/supplemental medical report on or before May 1, 2017;
- Defendants to serve updated medical report on or before June 1, 2017;
- All other outstanding discovery be exchanged on or before June 10, 2017;

and it is further

ORDERED that the arbitration date currently scheduled for May 18, 2017 be adjourned until after the expiration of the new discovery end date;

and it is further

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


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

PAPERS CONSIDERED:

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

Discovery End Date Extended to 6/10/17
 Arbitration Shall Be 6/15/17
7/31/17

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

#345
3-31-17
✓NB

Law Offices of Styliades and Jackson
BY: *Laura M. Gifford, Esq.*
Identification No. 182762016
9000 Midlantic Drive
Suite 105 - First Floor
Mount Laurel, NJ 08054
856-596-7778
Attorneys for Defendant, Claudette Rolling
File No.: LA327-029498325-0007

FILED

MAR 31 2017

Jamie D. Happas, P.J.Cv.

MITCHELL DARNELL WEBB,
Plaintiff,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-01310-16

vs

*

CIVIL ACTION

CLAUDETTE ROLLING, JOHN DOE 1-5
AND "ABC" CORPORATION (FICTITIOUS
ENTITIES WHOSE EXACT IDENTITIES
ARE PRESENTLY UNKNOWN TO
PLAINTIFF),
Defendants.

*

**ORDER TO REOPEN AND EXTEND
DISCOVERY**

The above matter having been brought before the Court upon motion, after attempting to obtain the consent of all parties, by the Law Offices of Styliades and Jackson, Laura M. Gifford, attorney for Defendant, Claudette Rolling, for an Order to Reopen and Extend Discovery and the court having considered the motion papers filed by the parties, and good cause thus having been shown, it is, on this 31 day of March, 2017;

ORDERED, that discovery be extended ~~sixty (60) days~~ or until May 30, 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 30, 2017;
2. Any additional discovery is to be served by May 10, 2017 per Rule 4:17-7;

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

Discovery End Date Extended to 5/10/17

Opposed _____ Arbitration Shall Be _____ 5/18/17 JAMIE D. HAPPAS, P.J.Cv.

Unopposed Trial Shall Be _____ 6/26/17

- (a) Depositions of all parties and witnesses to be completed on or before
March 28, 2017;
- (b) Service of Plaintiff's expert reports upon Defendants on or before
April 28, 2017;
- (c) Service of Defendant's expert reports upon Plaintiff on or before
May 28, 2017; and

AND IT IS FURTHER ORDERED, that a copy of the within Order shall be served on all parties 7 days from the date of its posting online.



JAMIE D. HAPPAS, P.J.Cv.

- Opposed
- Unopposed

Discovery End Date Extended to 6/13/17

Arbitration Shall Be 6/22/17

Trial Shall Be 8/7/17

856
03/31/17
JNB

FILED

MAR 31 2017

Jamie D. Happs, P.J.Cv.

HAROLD J. GERR, ESQ. - NJ Attorney ID: 020491975
Counselor at Law
47 Raritan Avenue, 2nd Floor
Highland Park, NJ 08904
(732) 249-4600
Attorney for Plaintiff

LI YIN YU,
Plaintiff,

v.

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

DOCKET NO.: MID-L-004395-15

BED BATH & BEYOND, INC.,
VICTORY LAND GROUP, INC.,
ABC CORP. 1-5 (fictitious names),
DEF MANUFACTURING CO. 1-5
(fictitious names),
XYZ DISTRIBUTION CO. 1-5
(fictitious names), and
JOHN DOE 1-5 (fictitious names),
Defendant(s).

ORDER EXTENDING DISCOVERY

TO: Christopher McIntyre, Esq.
Fishman McIntyre Levine Samansky P.C.
120 Eagle Rock Avenue
East Hanover, New Jersey 07936
Attorney for Defendant: *Bed Bath & Beyond*

Yolanda L. Ayala, Esq.
Gallo Vitucci Klar, LLP
1 University Plaza, Suite 306
Hackensack, NJ 07601
Attorney for Defendant: *Victory Land Group, Inc.*

This matter having been brought before the Court by the Law Offices of HAROLD J. GERR,
attorney for plaintiffs, Li Yin Yu and good cause appearing;

IT IS on this 31st day of March 2017;

ORDERED, that discovery in the above referenced matter be extended for an
additional ninety (90) days; or until July 10, 2017, during which time the following discovery
shall take place:

1. Depositions will be completed by June 5, 2017.

2. Plaintiff shall serve medical reports by, May ~~8~~¹, 2017.
3. Defendant shall serve medical reports by, May ~~29~~^{6/1}, 2017,
4. Plaintiff shall serve liability expert reports by, May ~~20~~¹⁰, 2017,
5. Defendant shall serve liability expert reports by, May ~~29~~^{6/30}, 2017,
6. Expert depositions must take place by July 10, 2017

IT IS FURTHER ORDERED that a copy of this Order shall be served upon all counsel with seven (7) days of the date hereof. *online posting of this order.*

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

____ **OPPOSED**
 UNOPPOSED

Discovery Deadline Extended to 7/10/17
count 6
 Trial Shall Be 7/31/17