

THE HONORABLE JAMIE D. HAPPAS, P.J.Cv.**MOTION LIST****April 13, 2017**

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

Case Name	Docket	Motion #	Type of Motion	Notes	Disposition
21 st Century Pinnacle Insurance v. Onyx Insurance	L-2066-16	295	Consolidate		WITHDRAWN
Adames v. Thakkar	L-2179-15	664	Extend Discovery		WITHDRAWN
Adams v. Liberty Mutual Insurance	L-6093-15	614	Extend Discovery		GRANTED
Almeida v. Snyder	L-5358-15	139	Extend Discovery		GRANTED
Alonzo-Calderon v. Ellmer	L-6830-16	618	Consolidate		GRANTED
Anderson v. Vazquez	L-6529-15	606	Extend Discovery		DENIED
Ansaldo v. Raritan Bay Medical Center	L-3494-15	494	Extend Discovery		GRANTED
Apena v. Erickson	L-6566-15	341	Extend Discovery		GRANTED
Babula v. Leisure Manufacturing Inc.	L-1217-16	184	Dismiss Complaint		WITHDRAWN
Bennani v. Raghunadan	L-3064-16	465	Dismiss Complaint		WITHDRAWN
Berneck v. Lee	L-6398-15	467	Extend Discovery		GRANTED
Beston v. AMDU Investments Inc.	L-7224-15	231	Extend Discovery		GRANTED
Bhatt v. Roller	L-4061-15	615	Extend Discovery		GRANTED
Brookside Villages Holdings v. Borough of Jamesburg	L-1524-17	178	Partial Summary Judgment		Transferred to Judge Hurley
Budhan v. 300 Maple Ave	L-4076-15	807	Extend Discovery		GRANTED
Caravella v. Sears Holdings Co.	L-2845-16	788	Extend Discovery		GRANTED
Castillo v. Hilliard	L-585-16	837	Amend Complaint		GRANTED

Cedeno v. Aris Lounge	L-2321-15	488	Extend Discovery		WITHDRAWN
Centex Homes v. C. Caruso Excavating	L-2090-15	754	Extend Discovery; Amend Complaint		GRANTED
Chavez v. Donaldson	L-266-17	339	Substituted Service		GRANTED
Checo v. Weisberg	L-914-16	229	Strike and Suppress		GRANTED
Codling v. East Coast Pheasant Hollow Apartments	L-5763-15	534	Extend Discovery		DENIED
Cossaboon v. Kaplan	L-516-15	505	Compel Discovery		GRANTED
Crawford v. Mayers	L-4313-14	353	Reconsideratio n		Transferred to Judge Vignuolo
Crawford v. Shoprite of Carteret	L-6190-15	842	Extend Discovery		GRANTED
D'Annunciacao v. Hunter's Crossing Master Asociation	L-5101-15	523	Extend Discovery		GRANTED
Day Pitney LLP v. Kavveri Telecom Products	L-6027-15	602	Extend Discovery		GRANTED
Delvalle v. Milano	L-5475-15	711	Extend Discovery		GRANTED
Dipeso v. Boyd	L-279-16	811	Compel Deps; Extend Discovery		GRANTED
Dyer v. NJ Turnpike Authority	L-1273-14	533	Extend Discovery		WITHDRAWN
Eckert v. Stop & Shop Supermarket Company	L-2554-15	579	Extend Discovery		GRANTED
Elmehelmy v. Mandip, Inc.	L-3199-15	226	Extend Discovery	Hoagland Conflict	Transferred to Judge Paley
Enabosi v. Guzman	L-3360-15	248	Extend Discovery		GRANTED
Fantry v. Reider	L-6254-14	700	Extend Discovery		DENIED
Ferrer v. Lanier	L-6941-15	772	Extend Discovery		GRANTED
Figuroa v. Hall	L-4523-13	814	Re-Open & Extend		WITHDRAWN

			Discovery; Adj. Trial		
Florentino v. Shakur-Purvis	L-5734-15	723	Extend Discovery		GRANTED
Frino v. Cranbury Dental Services	L-7366-16	590	Dismiss Complaint	Adjourned from 3/31/17	DENIED
Fritz v. Soyka	L-3930-15	718	Extend Discovery	NJM Conflict	Transferred to Judge Le Blon
Gethers v. McDonald	L-2960-15	338	Extend Discovery		GRANTED
Gittens v. NJM	L-112-16	566	Extend Discovery	NJM Conflict	Transferred to Judge Vignuolo
Goldberg v. Mahony	L-6602-14	528	Extend Discovery		GRANTED
Gonzalez v. Brooks	L-4680-15	552	Extend Discovery		GRANTED
Goodwin v. Walmart	L-661-15	671	Extend Discovery		GRANTED
Granger v. Shop Rite of Perth Amboy	L-7222-15	726	Extend Discovery		GRANTED
Hallowell v. Baker	L-5953-15	375	Extend Discovery		GRANTED
Hamilton v. Agarwal	L-6474-15	659	Extend Discovery		GRANTED
Hansen v. Borst	L-6481-15	714	Extend Discovery		GRANTED
Hathi v. Patel	L-6835-15	802	Extend Discovery	Hoagland Conflict	Transferred to Judge Corman
Hernandez v. Yunker	L-6032-15	641	Extend Discovery		GRANTED
Hicki v. Cullen	L-530-15	183	Extend Discovery		WITHDRAWN
Huang v. Drozd	L-1865-16	625	Extend Discovery		GRANTED
Iannuzzelli v. Corrao	L-6219-15	667	Extend Discovery		GRANTED
Imbriacco v. Northeast Remsco Construction	L-4646-15	340	Extend Discovery		GRANTED
Jacobs v. Kotowicz	L-34-15	845	Extend Discovery		GRANTED

Jenusaitis v. Coyte	L-6265-16	484	Vacate Default		WITHDRAWN
Kar v. 571 Jersey Inc.	L-1520-16	452	Extend Discovery		GRANTED
Kazlauskas v. Fierro	L-5666-16	834	Amend Complaint		GRANTED
Kobstad v. Mattar	L-2355-15	309	Extend Discovery		GRANTED
Kodak v. Lewis	L-6847-15	591	Extend Discovery		GRANTED
Kose v. Palo	L-4256-15	670	Extend Discovery		GRANTED
Lainez v. Allstate	L-2440-15	254	Extend Discovery		GRANTED
Lee v. Endrizzi	L-5359-15	343	Extend Discovery		GRANTED
Lee v. Torres	L-364-16	332	Restore; Substituted Service		DENIED
Lemaire v. Quick Quality Restaurants Inc.	L-6051-15	810	Extend Discovery		GRANTED
Liang v. Government Employees Ins.	L-1413-11	745	Extend Discovery		WITHDRAWN
Lloyd v. Society Hill at Branchburg	L-141-16	547	Extend Discovery		GRANTED
LM Insurance v. American Renewable Energy	L-6008-16	496	Change Track		GRANTED
Loffredo v. Cline	L-2064-16	593	Extend Discovery		GRANTED
Lopez v. Fletcher	L-7453-15	429	Extend Discovery		GRANTED
Lopez v. Maskowitz	L-6291-15	387	Extend Discovery		DENIED
Lopez v. Vandina	L-775-15	716	Extend Discovery		GRANTED
Maguire v. Menza	L-4221-15	680	Extend Discovery		GRANTED
Manhani v. Lobasso	L-4146-15	657	Extend Discovery		WITHDRAWN
Marin v. McNaughton	L-5095-15	474	Extend Discovery		GRANTED

Marte v. Gonzales	L-6712-15	660	Extend Discovery		GRANTED
Martinez v. Chen	L-6946-15	767	Extend Discovery		GRANTED
Martinez v. Dubsinski	L-6731-15	379	Extend Discovery		DENIED
Mazzara v. Robles	L-3474-15	541	Extend Discovery		GRANTED
McMullen v. Nover	L-6127-15	316	Extend Discovery		GRANTED
McNulty v. Hafner	L-4269-15	537	Extend Discovery		GRANTED
McNulty v. Hafner	L-4269-15	548	Extend Discovery		GRANTED
Melendez v. Reyes	L-6633-15	315	Consolidate		DENIED
Mendez v. NJM	L-625-14	623	Extend Discovery	NJM Conflict	Transferred to Judge Le Blon
Mendoza v. iKon Lounge	L-11220- 14	515	Extend Discovery		GRANTED
Meshriky v. Ghobrial	L-1246-16	286	Extend Discovery		GRANTED
Molino v. Masella	L-6649-14	866	Extend Discovery		GRANTED
Morales v. Serra	L-7290-15	847	Dismiss Complaint; Extend Discovery		GRANTED IN PART
Nabbie v. Carter	L-5716-15	546	Extend and Compel Discovery		Transferred to Judge Vignuolo
Natco Development Co. v. East Coast Wall Systems	L-3796-16	450	Change Track		GRANTED
Negron v. Adamo	L-6704-15	720	Extend Discovery		GRANTED
Newborn v. Wallace	L-5012-15	729	Extend Discovery		GRANTED
NJM V. Johnson & Johnson Healthcare Systems	L-5769-15	868	Extend Discovery	NJM Conflict	Transferred to Judge Bergman
Orozco v. Savla	L-4367-15	191	Summary Judgment		WITHDRAWN

Ossa v. YMCA of Metuchen	L-11365-14	550	Enforce Settlement		GRANTED
Paciocco v. Phily Diner	L-18-16	469	Reconsideration		GRANTED
Pidgeon v. Huang	L-7205-15	755	Extend Discovery		GRANTED
Potocki v. Stop & Shop	L-4846-15	763	Extend Discovery		GRANTED
Potocki v. Stop & Shop	L-4846-15	815	Extend Discovery		GRANTED
PSE&G v. Monmouth Office Park	L-4050-16	809	Amend Answer; Change Track; Extend Discovery		GRANTED
Radu v. Ushtelenca	L-4307-15	514	Strike Answer; OR Extend Discovery		GRANTED IN PART
Ramirez-Bolanos v. Daly	L-5353-15	656	Extend Discovery		GRANTED
Reidy v. Caza	L-3353-15	800	Extend Discovery		GRANTED
Richardson-Pugh v. Margarucci	L-3747-15	778	Dismiss Complaint; OR Extend and Compel Discovery		GRANTED
Rodrigues v. RPW Urban Renewal Corp.	L-6653-15	416	Dismiss Complaint		GRANTED
Rodrigues v. RPW Urban Renewal Corp.	L-6653-15	637	Strike Answer		GRANTED
Rodriguez v. Roben Manufacturing Co.	L-6066-16	114	Summary Judgment		GRANTED
Roper v. Matthews	L-4797-15	532	Extend Discovery		DENIED
Rosario v. Liberty Mutual Ins.	L-450-16	780	Extend Discovery		GRANTED
Ruther v. Goncalves	L-3781-15	806	Extend Discovery	Conflict NJM	Transferred to Judge Carter
Saldivar v. Sing	L-6230-15	380	Extend and Compel Discovery		GRANTED

Savarirayan v. TCB Lord Stirling Urban Renewal LP	L-6915-15	651	Extend Discovery		GRANTED
Schaeffer v. NJM	L-11711-14	796	Extend Discovery	Hoagland Conflict	Transferred to Judge Toto
Schnyderite v. Suba	L-5489-15	804	Dismiss Complaint; Extend Discovery		GRANTED IN PART
Seema Nayyar MD, Inc. v. Gavica	LDJ-197764-16	239	Enforce Litigant Rights		GRANTED
Selby v. Government Employees Insurance Co.	L-6018-15	896	Extend Discovery		Transferred to Judge Corson
Shi v. YMCA of Western Monmouth County	L-2118-15	370	Extend Discovery		Transferred to Judge Vignuolo
Shon v. Kovach	L-6064-15	133	Summary Judgment		GRANTED
Shon v. Kovach	L-6064-15	237	Substituted Service		GRANTED
Shon v. Kovach	L-6064-15	871	Amend Complaint		GRANTED
Smith v. Budrow	L-5862-15	823	Compel Deps; Extend Discovery		GRANTED
Spahr v. Gallagher	L-6363-15	675	Extend Discovery	Hoagland Conflict	Transferred to Judge Gelade
Sutton v. Rosario	L-4565-15	576	Bar Testimony; OR Dismiss Complaint		GRANTED
Teicher v. Kershenbaum	L-6581-15	280	Extend Discovery		GRANTED
Toomer v. Rodgers	L-2123-15	305	Extend Discovery		GRANTED
Urena v. Dietrich	L-6056-14	794	Dismiss Complaint or Extend Discovery		GRANTED
Vargas v. Patel	L-6104-15	730	Extend Discovery		GRANTED
Vasquez v. Hicks	L-3467-16	678	Extend Discovery		WITHDRAWN

Vicks v. Bunyaminu	L-6865-16	336	Dismiss Complaint		WITHDRAWN
Villanueva v. NJM	L-3167-16	661	Compel Discovery	NJM Conflict	Transferred to Judge Paley
Viola v. FCA US LLC	L-442-17	813	Change Track		GRANTED
Wade v. FCA US LLC	L-7239-16	110	Change Track Assign. From I to II		DENIED
Wallace v. Gonzalez	L-16-16	592	Extend Discovery		GRANTED
Webb v. Chang	L-1965-16	485	Extend and Compel Discovery		GRANTED
Williams v. Johnson	L-1187-15	577	Extend Discovery		DENIED
Wong v. Patel	L-5500-15	456	Extend Discovery		GRANTED

#139
04/13/17
JNB

KING KITRICK JACKSON & McWEENEY, LLC

(A Limited Liability Company)
241 Brick Boulevard, PO Box 547
Brick, NJ 08723
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NJID #031791986

Attorneys for Defendant, Estate of Phyllis J. Snyder, Deceased
Our File No: 27714JJJ

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

_____	:	SUPERIOR COURT OF NEW JERSEY
MARIA F. ALMEIDA, an individual;	:	MIDDLESEX COUNTY: LAW DIVISION
MARIA M. ALMEIDA, an individual;	:	
	:	DOCKET NO: MID-L-5358-15
Plaintiffs,	:	
v.	:	Civil Action
	:	
ESTATE OF PHYLLIS J. SNYDER,	:	ORDER EXTENDING DISCOVERY
deceased,	:	END DATE AND ADJOURNING THE
ALLSTATE NEW JERSEY INSURANCE	:	ARBITRATION DUE TO
COMPANY, an insurance company,	:	EXCEPTIONAL CIRCUMSTANCES
et als.,	:	
Defendants.	:	
_____	:	

This matter having been opened to the Court by King Kitrick Jackson & McWeeney, LLC, attorneys for the Defendant Estate of Phyllis J. Snyder, Deceased, John J. Jackson, III, Esq. appearing on notice to and/or in the presence of all parties and/or their respective counsel of record, and for good cause having been shown,

IT IS on this 13 day of April, 2017,

ORDERED that the discovery deadline shall be and hereby is extended for a period of 120 days from April 20, 2017 to August ¹⁶~~30~~, 2017; and it is

FURTHER ORDERED that said extension of discovery shall allow sufficient time for the following to occur:

- (a) Plaintiff Maria F. Almeida to appear and attend the IME with Defendant's expert(s) on or before June 20, 2017;
- (b) Plaintiff to submit all outstanding authorizations without any handwritten notations to Defendant on or before April 30, 2017;
- (c) Plaintiffs to amend answers to interrogatories on or before July 1, 2017;
- (d) Defendant to amend answers to interrogatories on or before August 1, 2017;
- (e) Plaintiffs to provide all expert reports to Defendant on or before July 13, 2017;
- (f) Defendant to provide all expert reports to all parties on or before August 15, 2017;
- (g) All discovery to be exchanged between the parties on or before August 20, 2017;

and it is

FURTHER ORDERED the arbitration hearing of April 27, 2017 shall be and hereby is rescheduled to 8/17/17, after the discovery end date; and 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.

True 9/25/17



 JAMIE D. HAPPAS, P.J.Cv.

Contested ()
 Uncontested (✓)

CAMPBELL, FOLEY, DELANO & ADAMS, LLC.
STEPHEN J. FOLEY, JR.-001211985

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

Attorneys for Defendants, Ellmer
Our File No. 1-38,518-FJR(KOK) & -1-FJR(KOK)

#618
4-13-17
✓NB

FILED

APR 13 2017

Plaintiff

Jamie D. Happas, P.J.Cv.

JUAN C. ALONZO-CALDERON

vs.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION:MIDDLESEX COUNTY
DOCKET NO. MID-L-6830-16

Defendants

Civil Action

MELISSA N. ELLMER, KERRYA. ELLMER,
JOHN DOE I-X, JANE DOE I-X and ABC CORP.
(names being fictitious as true identity is presently
unknown)

ORDER TO CONSOLIDATE

Plaintiffs

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION:MIDDLESEX COUNTY
DOCKET NO. MID-L-6937-16

YEUDY ALONZO and LUIS ALONZO

vs.

Defendants

MELISSA N. ELLMER, KERRY A. ELLMER,
JOHN DOE I-X(said names being fictitious,
true names presently unknown)

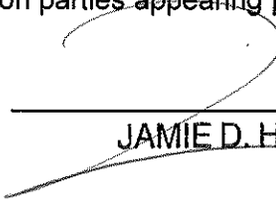
The above entitled matter having been opened to the Court on April 13, 2017 by Campbell, Foley, Delano & Adams, LLC., attorneys for the defendants, Melissa N. Ellmer and Kerry A. Ellmer, on motion to consolidate the above captioned matters in the Superior Court, Middlesex County, Docket No. MID-L-6830-16, and it appearing to the satisfaction of the Court that the motion may be granted, it is hereby

ORDERED on this 13 day of April, 2017 that the above captioned

matters be and are hereby consolidated for trial in Middlesex County under Docket No. MID-L-6830-16. Filing of the consolidation is not to delay trial; and it is

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

of its posting online



JAMIE D. HAPPAS, P.J.Cv.

PAPERS CONSIDERED

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

Dated: March 23, 2017

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04/13/17

VNB

Stathis & Leonardis, L.L.C.
32 South Main Street
Stathis & Leonardis, L.L.C.
32 South Main Street
Edison, New Jersey 08837
(732) 494-0600 File No.: 14-3305MDP
Attorney for Plaintiff, Jimmy Anderson

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

JIMMY ANDERSON : SUPERIOR COURT OF NEW JERSEY
 : LAW DIVISION
 Plaintiff, : MIDDLESEX COUNTY
 : DOCKET NO.: MID-L-6529-15

vs.

CIVIL ACTION

LAYLA A. VAZQUEZ, an individual;
MARIA VAZQUEZ, an individual, JOHN
DOES (1-5), fictitiously named
individuals; ABC COS. (1-5), fictitiously
named business entities,

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

Defendant(s).

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

THIS MATTER having been opened to the Court by Marc D. Portlock, Esq.,
attorney for Plaintiff, Jimmy Anderson, and the Court having read and considered the
moving papers and for good cause shown;

IT IS on this 13 day of April, 2017

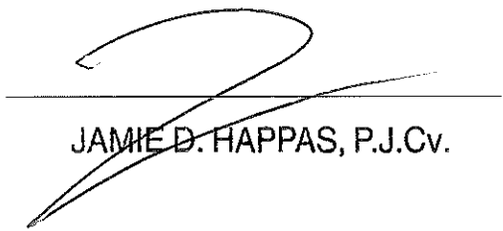
ORDERED that the time within which discovery must be completed is
hereby extended for a period of _____ days from April 15, 2017; and it is

FURTHER ORDERED that the Arbitration of April 26, 2017 be rescheduled
to _____; and it is

FURTHER ORDERED that the Trial Date of June 12, 2017 be rescheduled
to _____; and it is

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

counsel of record within 7 days of its posting online.



JAMIE D. HAPPAS, P.J.Cv.

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04/13/17
JWB

RICHARD T. SMITH, ESQ./ATTORNEY ID: 003522010
LAW OFFICES OF GILL & CHAMAS
655 Florida Grove Road
P.O. Box 760
Woodbridge, New Jersey 07095
(732) 324-7600
Attorneys for Plaintiff(s),

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

MICHAEL ANSALDO and
SUSAN ANSALDO,

Plaintiff(s),

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY
DOCKET NO: MID-L-3494-15

Civil Action

vs.

RARITAN BAY MEDICAL CENTER,
DVA RENAL HEALTHCARE, INC.,
ABC CORPS. 1-50 (said names
fictitious, real names
unknown) and JOHN DOES 1-50
(said names fictitious, real
names unknown),

Defendant(s).

**ORDER EXTENDING THE AUGUST 1,
2017 DISCOVERY END DATE AND
ADJOURNING THE AUGUST 8, 2017
ARBITRATION HEARING**

THIS MATTER having been brought before the Court by Gill & Chamas, L.L.C. attorneys for plaintiffs, Michael Ansaldo and Susan Ansaldo, Richard T. Smith, Esq. appearing; Ronan, Tuzzio & Giannone, counsel for defendant, Raritan Bay Medical Center, Anthony M. Tracy, Esq. appearing; and Martin, Clearwater & Bell, LLP, counsel for defendant, DVA Renal Healthcare, Inc., Nicole S. Barresi, Esq. appearing; for an Order extending the discovery end date of August 1, 2017 for a period of sixty (60) days to September 30, 2017 and adjourning the August 8, 2017 Arbitration Hearing;

IT IS on this 13 day of April, 2017;

ORDERED, as follows:

(1) The time for completion of discovery be and is hereby extended for a period of sixty (60) days from August 1, 2017 to ~~September 30, 2017;~~ ^{8/10/17}

(2) The parties are to complete the following discovery matters within the following time periods:

^{All parties}
~~The plaintiffs'~~ depositions shall occur on or before May 15, 2017;

~~(B) The defendants' depositions shall occur on or before June 15, 2017;~~

(C) Non-parties' depositions shall occur on or before ^{May 30} ~~July 1, 2017;~~

(D) Inspection of the premises shall occur on or before ^{June 1} ~~July 15, 2017;~~

(E) Any and all plaintiffs' expert reports shall be served on or before ^{June 15} ~~July 30, 2017;~~

(F) Any and all defendants' expert reports shall be served on or before ^{July 15} ~~August 30, 2017;~~

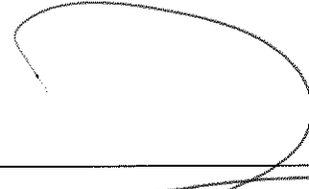
and

(G) Any and all expert depositions shall occur on or before ^{Aug 10, 2017} ~~September 30, 2017.~~

And it is further

ORDERED, that a signed copy of the within Order be served on all counsel within

7 days of its posting online.


JAMIE D. HAPPAS, P.J.Cv.

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 8/10/17

Arbitration Shall Be 8/17/17

Trial Shall Be 9/25/17

#341
4-13-17

VNB

FILED

APR 13 2017

Jamie D. Happs, P.J.Cv.

DAVID CORVASCE - 022812011

DEBRA HART
ALLAIRE CORPORATE CAMPUS
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WALL, NEW JERSEY 07727
(732) 378-4600
FAX: (732) 378-4426

ATTORNEY FOR: Defendant/s, KEVIN M ERICKSON and ROBERT J ERICKSON

BOLA APENA and ALFRED O
OJEJINMI

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-6566-15

Plaintiffs,

Civil Action

vs.

ORDER EXTENDING DISCOVERY PERIOD

Pursuant to Rule 4:24-1(c)

KEVIN M ERICKSON and ROBERT J
ERICKSON

Defendants.

THIS MATTER having been placed before the Court by the LAW OFFICE OF DEBRA HART, Esq., attorney for the defendants, KEVIN M ERICKSON and ROBERT J ERICKSON; and the Court having considered the moving papers of the parties; and for good cause shown;

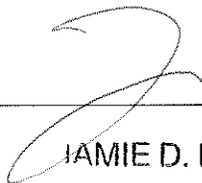
IT IS, on this 13 day of April, 2017

ORDERED that the time for the completion of discovery is hereby extended to June 30, 2017;

IT IS FURTHER ORDERED that the settlement conference scheduled for April 21, 2017, the arbitration date of May 3, 2017 and the trial date of June 19, 2017 is hereby adjourned; and **IT IS FURTHER ORDERED** that, within the extended discovery period, the parties are to complete the following discovery matters as specifically indicated below:

Item	Scheduled For
1. Deposition of all parties	May 15, 2017
2. MRI Film received and sent to defense expert	May 25, 2017
3. Supplemental IME report received and served on adversary	June 30, 2017

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



 JAMIE D. HAPPAS, P.J.Cv.

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

SPEVACK LAW OFFICES
525 Green Street
Iselin, NJ 08830
Phone No: (732) 636-3030
Attorney for the Plaintiff
Attorney License No.: 025551997
LAM/ap
N216589

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APR 13 2017

Jamie D. Happas, P.J.Cv.

DIANA BERNECK a/k/a DIANA BERNECK-)
SZALAY,)
Plaintiff,)
v.)
WON O. LEE, KITTI NIKOLOV; John Doe I-X)
(said names being fictitious, true names presently)
unknown);)
Defendants.)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY
Docket No.: MID-L-6398-15
CIVIL ACTION

ORDER

Discovery End Date Extended to 10/12/17
Arbitration Shall Be 6/12/17
11/27/12

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

IT IS on this 13 day of April, 2017;

1. ORDERED that pursuant to Rule 4:24-1, the Discovery End Date is hereby extended for a period of one hundred eighty (180) days until October 12, 2017; and it is further
2. ORDERED that within the extended discovery period, the parties are to complete discovery to the matters specifically indicated below:
 - A. Plaintiff shall obtain all final reports and will submit same to the defense counsel by September 12, 2017;
 - B. Defendant shall obtain all final reports and will submit same to our office by October 12, 2017; and it is further
3. ORDERED that a copy of this Order shall be served upon all parties within 7 days from its posting online.

Opposed
 Unopposed


JAMIE D. HAPPAS, P.J.Cv

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

#231
04/13/17
✓NB

AnnMarie Flores, Esquire
GAGE FIORE
133 Franklin Corner Road
First Floor
Lawrenceville, NJ 08648
(609) 896-4243
Our File No. 11256

Attorneys for Defendant AMDU
Investments, Inc.

RICKY BESTON

Plaintiff(s),

v.

AMDU INVESTMENTS, INC. and/or "ABC
CORPS. 1-10" (names being fictitious as true
identities are unknown) and/or "John Does 1-10"
(names being fictitious as true identities are
unknown),

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY
DOCKET NO. MID-L-7224-15

Civil Action

**ORDER EXTENDING DISCOVERY
UNDER EXCEPTIONAL
CIRCUMSTANCES**

This matter being brought before the Court by application of GAGE FIORE, attorneys for defendants, AMDU Investments, Inc., for an Order extending discovery for sixty days under exceptional circumstances, and the Court having considered the Certification of AnnMarie Flores in this matter, and for good cause appearing,

IT IS on this 13 day of April, 2017,

ORDERED that the discovery end date be and is hereby extended for sixty days to June 15, 2017, to complete the following:

1. Defendant's defense independent medical evaluation on April 5, 2017;
2. Defendants to serve final expert reports by May 5, 2017;
3. Expert depositions to be concluded by June 15, 2017;

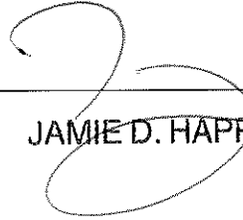
And it is further

ORDERED that the Arbitration hearing scheduled for April 21, 2017, is adjourned and rescheduled to 6/22/17; and it is further

ORDERED that the Trial date of June 5, 2017, is adjourned and rescheduled for 8/14/17; and it is further

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

Opposed
 Unopposed



JAMIE D. HAPPAS, P.J.Cv.

John W. Harding, Esq. - Atty ID: 036131991

Martin, Kane & Kuper
180 Tices Lane, Building B, Suite 200
East Brunswick, NJ 08816
732-214-1800 phone
732-214-0307 fax
File No. 6-04005-25
Attorneys for defendant Roller

#615
4-13-17
JNB

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

GEETA BHATT and DILIP BHATT,
Plaintiff(s),
vs.
DIANE ROLLER, et al
Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY
Docket No. L-4061-15
Civil Action

ORDER EXTENDING DISCOVERY

This matter having been opened to the Court by **JOHN W. HARDING** of **Martin, Kane & Kuper**, attorneys for defendant Roller, on notice of motion for an Order extending discovery, 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 good cause appearing;

IT IS on this 13 day of April, 2017

ORDERED that the April 17, 2017 discovery end date is extended for sixty days until June 16, 2017 to allow for discovery as follows:

- plaintiff shall provide all executed authorizations by April 28, 2017;
- plaintiff shall provide all medical records and expert reports by May 16, 2017;
- defendant shall provide all medical expert reports by June 16, 2017; and it is further

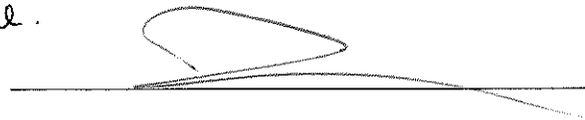
ORDERED the April 26, 2017 arbitration hearing be and hereby is rescheduled for

6/22/17, 2017 at 9:00 a.m.; and it is further

ORDERED that the June 5, 2017 trial date be and hereby is rescheduled for

8/7/17, 2017 at 9:00 a.m.; and it is further

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



JAMIE D. HAPPAS, P.J.Cv.

Opposed Unopposed

NEAL M. UNGER, P.C.
ATTORNEYS AT LAW
3-E AUER COURT
EAST BRUNSWICK, NJ 08816
(732) 390-1744
ATTORNEY ID NO. 081531983

#807
04/13/17
FILED
APR 13 2017
Jamie D. Happas, P.J.Cv.
✓ NB

BIBI BUDHAN,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION
Plaintiff,	:	MIDDLESEX COUNTY
	:	
v.	:	DOCKET NO. MID-L-4076-15
	:	
300 MAPLE AVENUE, LLC., ET	:	CIVIL ACTION
AL	:	
	:	ORDER EXTENDING THE DISCOVERY
Defendants.	:	END DATE
	:	

THIS MATTER having been opened to the Court by Neal M. Unger, Esq. Of Neal M. Unger, P.C., Attorney for the Plaintiff, Bibi Budhan, seeking an Order Extending the Discovery End Date, and for good cause having been shown;

IT IS on this 13th day of April, 2017,

ORDERED, that the Discovery End Date in this matter is extended to July 5, 2017 for the following Discovery to be completed:

1. Defendants shall permit Plaintiff's liability expert to inspect the Defendants' premises at 300 Maple Ave., South Plainfield, New Jersey on or before April 30, 2017;
2. Plaintiff shall supply the report of her liability expert to defendants by May 30, 2017;
3. Defendants shall provide the reports of any liability expert to Plaintiff by June 30, 2017;
4. The depositions of all experts shall be completed by July 5, 2017;
5. All other discovery shall be completed by July 5, 2017;
6. The arbitration is adjourned to 7/11/17, 2017;
7. The trial is adjourned to 8/28/17 2017; and it is further

ORDERED, that a true copy of this Order be served upon all counsel of record within 7 days of the ~~date hereof.~~ *online posting of this order.*



, J.S.C.

JAMIE D. HAPPAS, P.J.Cv.

() Opposed

() Unopposed

#788

04/13/17

JMP

LOMBARDI & LOMBARDI, P.A.
1862 Oak Tree Road
P.O. Box 2065
Edison, New Jersey 08818
Tel: (732) 906-1500
Fax: (732) 906-7625
File No.: 14-25088JAL
Attorneys for Plaintiff(s)
Joseph A. Lombardi, Esq. (ID#019352004)

FILED

APR 13 2017

Jamie D. Happs, P.J.Cv.

ROBERT CARAVELLA, an individual,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION
Plaintiff	:	MIDDLESEX COUNTY
	:	
vs.	:	DOCKET NO.: MID-L-2845-15
	:	
SEARS HOLDINGS CO., a business	:	<u>CIVIL ACTION</u>
entity; SEARS, a business entity;	:	
SEARS ROEBUCK AND CO., a	:	ORDER EXTENDING DISCOVERY
business entity; K MART, a business	:	FOR NINETY (90) DAYS;
entity; KMART CORPORATION, a	:	ADJOURNING ARBITRATION DATE;
business entity; SCHINDLER	:	ADJOURNING TRIAL DATE
ELEVATOR CORPORATION, a business:	:	
entity; JOHN DOES (I-V), fictitiously	:	
named individuals; ABC COMPANIES	:	
(I-V), fictitiously named business entities,	:	
	:	
Defendants	:	

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

IT IS ON THIS 13th **DAY OF APRIL, 2017;**

ORDERED that the discovery period herein be and is hereby extended for an additional ninety (90) days from April 15, 2017 to ^{August} ~~July~~ 15, 2017;

and it is further

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

- Deposition of defendants to take place on or before May 1, 2017;
- Deposition of all other fact witnesses to take place on or before June 15, 2017;
- Plaintiff to serve liability expert report on or before July 1, 2017;
DS + same liability report report by 8/15/17
- All other outstanding discovery be exchanged on or before ~~July 15, 2017~~;
8/15/17

and it is further

ORDERED that the arbitration date currently scheduled for April 19, 2017 be adjourned until after the expiration of the new discovery end date;

and it is further

ORDERED that the trial date currently scheduled for June 5, 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.

[Signature]
JAMIE D. HAPPAS, P.J.Cv. J.S.C.

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 8/15/17
 Arbitration Shall Be 8/24/17
 Trial Shall Be 10/2/17

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

Attorneys for Defendant, Donald Hilliard Jr.
RAMONA CASTILLO,

Plaintiff,

vs

DONALD HILLIARD, JR. IN PLACE OF
JOHN DOE 1, 260 HOBART LLC, IN PLACE
OF JOHN DOE 2, JOHN DOES 3-5, ROBERT
ROES 1-5 DEF CORPORATIONS 1-5 (THESE
NAMES BEING FICTITIOUS AS TRUE
IDENTITIES ARE UNKNOWN),

Defendants.

FILED

APR 13 2017

✓NB

Jamie D. Happas, P.J.Cv.

SUPERIOR COURT OF NEW JERSEY

LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-585-16

* Discovery End Date Extended to 9/30/17

Arbitration Shall Be CIVIL ACTION

* Trial Shall Be _____

9/30/17
10/6/17
11/27/17

**ORDER FOR LEAVE TO FILE A THIRD
PARTY COMPLAINT**

The above matter having been brought before the Court upon motion by the Law Offices of Viscomi & Lyons, Lynn Hershkovits-Goldberg, Esq., attorney for Defendant, Donald Hilliard Jr., for an Order to file a Third Party Complaint, and the Court having considered the motion papers filed by the parties, and good cause thus having been shown,

IT IS, on this 13 day of April, 2017,

ORDERED that Defendant/Third Party Plaintiff Defendant, Donald Hilliard Jr., be and is hereby granted leave to file ^{and serve} a Third Party Complaint against Robert R. Hynes, Esq., ^{within 14 days of this} and it is;

ORDERED that the discovery end date be moved to allow for an additional sixty (60) days of discovery pursuant to Rule 4:24-1 (b), or until the 30 day of Sept, 2017.

FURTHER ORDERED, that a copy of this Order be served upon all counsel of record within 7 days after ^{its posting online.}



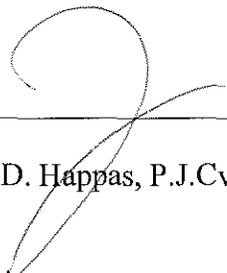
It is ORDERED that movant shall serve or ^{JAMIE D. HAPPAS, P.J.Cv.} make available, to any new party, a copy of

Opposed
 Unopposed
all discovery materials within 20 days after the service of the new party's initial pleading.

It is ORDERED that all discovery in this case shall end on Sept 20 17 unless further extended by court order.

Martin Paving Inc. and Ferreira Construction Co., Inc., in the form annexed in the moving papers, within 14 days of the date hereof; and it is

FURTHER ORDERED that a copy of the within Order shall be served upon all parties of record within 7 days of ~~the date hereof.~~ *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 9/20/17

Arbitration Shall Be _____

Trial Shall Be _____

11/6/17
(preemption)

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

It is ORDERED that all discovery in this case shall end on 9/20 20 17 unless further extended by court order.

WILLIAM H. MERGNER, JR.
Attorney ID No. 036401985
Leary, Bride, Tinker & Moran, P.C.
7 Ridgedale Avenue
Cedar Knolls, New Jersey 07927
(973) 539-2090

FILED

APR 13

Jamie D. Haggas, Esq.

✓ NB

Attorneys for Defendant Caruso Excavating, Inc. (as to Counts I, II & IV Only)

----- X
CENTEX HOMES, LLC, : SUPERIOR COURT OF NEW JERSEY
 : LAW DIVISION: MIDDLESEX COUNTY
 : DOCKET NO. MID-L-2090-15
 Plaintiff, :
 :
 v. : Civil Action
 :
 C. CARUSO EXCAVATING, INC., ABC :
 COMPANIES, fictitious entities, : **CASE MANAGEMENT ORDER**
 :
 Defendant. :
 :
----- X

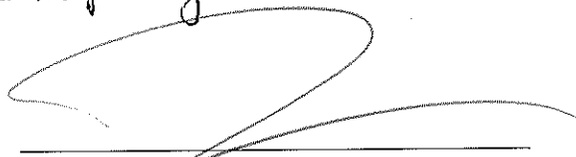
THIS MATTER having been opened to the Court by William H. Mergner, Jr., Leary, Bride, Tinker & Moran, P.C., attorneys for Defendant Caruso Excavating, Inc. (as to Counts I, II & IV Only) for an Order extending discovery and adjourning the trial date, and good cause having been shown;

IT IS ON THIS 13 day of April, 2017;

ORDERED AS FOLLOWS:

- 1) The discovery end date in this matter is extended 120 days to September 26, 2017.
- 2) Party and Fact Depositions will be completed by June 28, 2017.
- 3) Plaintiff's expert report will be served by July 28, 2017.
- 4) Defendant's expert report will be served by August 26, 2017.
- 5) Expert depositions will be completed by September 26, 2017.
- 6) The trial date of June 12, 2017 is adjourned. * 11/6/17 (preemptive)

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



Jamie D. Happas, P.J.Cv

JNB

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

Lawrence A. LeBrocq, Esq. (Atty. ID #011681989)
GARCES, GRABLER & LeBROCQ, P.C.
235 Livingston Avenue
New Brunswick, NJ 08901
(732) 249-1300
Attorneys for Plaintiff

LUCAS CHAVEZ-PAREDES,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION/MIDDLESEX COUNTY
Plaintiff,	:	
	:	DOCKET NO: MID-L-266-17
-vs-	:	
	:	Civil Action
ARIEL DONALDSON, MARCUS	:	
DONALDSON, JOHN DOE	:	ORDER
(1-100) (fictitious names) and	:	
ABC COMPANIES (1-100)	:	
(fictitious entities),	:	
	:	
Defendants.	:	

THIS MATTER having been brought before the Court on application of Lawrence A. LeBrocq, Esquire, of Garces, Grabler & LeBrocq, P.C., attorneys for plaintiff in the within action, for an Order permitting plaintiff leave to serve Summons and Complaint upon USAA, on behalf of Defendants, Marcus Donaldson and Ariel Donaldson, and the Court having considered the papers being submitted and for good cause having been shown;

IT IS ON THIS 13 day of April, 2017:

ORDERED that plaintiff be and is hereby permitted leave to serve Summons and Complaint directly upon USAA, as carrier for Defendants, Marcus Donaldson and Ariel Donaldson; and it is

FURTHER ORDERED that a copy of this Order be served upon USAA by certified mail, return receipt requested within seven (7) days from the date this Order is posted online.



JAMIE D. HAPPAS, P.J.Cv.

Opposing Papers Filed: Yes _____ No

Opposing Papers Filed By: _____

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

#229
04/13/17
✓NB

FILED

APR 13 2017

Jamie D. Happs, P.J.Cv.

MARIA CHECO,

Plaintiff

v.

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

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

DOCKET NO: MID-L-914-16

CIVIL ACTION

ORDER

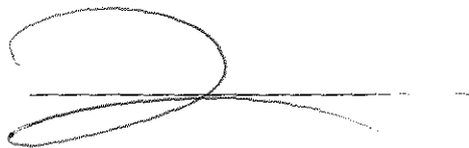
THIS MATTER having been opened to the Court by the Law Offices of Kenneth L. Gonzalez attorneys for plaintiff, on the Motion by said plaintiff to strike the Answer and suppress the defense of codefendant RAFAEL GUTIERREZ-MONTES for failure of the codefendant to serve answers to Interrogatories, and the Court having read and considered the moving papers;

IT IS ON this 13 day of April, 2017;

ORDERED, that the Answer of codefendant RAFAEL GUTIERREZ-MONTES is hereby stricken, the separate defense of said codefendant be and is hereby suppressed; ^{also prepared} and it is

FURTHER ORDERED, that a copy of the within Order shall be served upon the Law Offices of William E. Staehle on said codefendant within 7 days of the entry hereof; and it is

FURTHER ORDERED, that defendant shall have leave to apply to the Court for restoration of his Answer and defense provided that codefendant, within 30 days of the entry hereof, first serve upon attorney for plaintiff, certified and responsive answers to Interrogatories.



PAPERS CONSIDERED
Notice of Motion ✓
Movant's Affidavit ✓
Movant's Brief _____
Answering Affidavit _____
Other _____

All parties are to be served within seven (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

✓ NB

STARK & STARK
A Professional Corporation
Attorneys at Law
Princeton Pike Corporate Center
I-295 and Princeton Pike
P.O. Box 5315
Princeton, New Jersey 08543-5315
(609) 896-9060
Attorneys for Plaintiffs
By: Domenic B. Sanginiti, Jr., Esquire (018792007)

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

WINSTON A. CODLING
Plaintiff

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

Docket No. MER-L-5763-15

vs.

EAST COAST PHEASANT HOLLOW
APARTMENTS, LLC, EXCEPTIONAL
GREEN, INC., CANDLEBROOK
MANAGEMENT COMPANY, and JOHN
DOES 1-50 (fictitious designations)
Defendants

DENIED

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

CIVIL ACTION

ORDER

DENIED

Failure to Comply With

THIS MATTER having been opened before the Court by Stark & Stark, a Professional Corporation, attorneys for the Plaintiff, Winston A. Codling, for an for an Extending Discovery Ninety (90) days, and the Court having considered the moving papers, and any opposition thereto, and for good cause shown;

IT IS on this 13 day of April, 2017,

ORDERED that discovery is extended for ninety (90) days, until July 9, 2017;

IT IS FURTHER ORDERED that the arbitration in this matter is adjourned and the new arbitration date is _____ ;

IT IS FURTHER ORDERED that a true and correct copy of this Order be sent to all counsel within 7 days of its posting online.

Opposed
Unopposed

JAMIE D. HAPPAS, P.J.Cv.

STARK & STARK
ATTORNEYS AT LAW
MAILING ADDRESS
P.O. BOX 5315
PRINCETON, NJ 08543-5315

565
04/13/17
JNB

David J. Bloch, Esq. – Attorney ID # 025661999
FARBER BROCKS & ZANE L.L.P.
226 St. Paul Street
Westfield, New Jersey 07090
(908) 789-0507
Attorneys for defendants,
Kaplan at Old Bridge, Inc., d/b/a Kaplan Companies,
Steve Hart, and Natco Development Company, Inc.
File No.: 503-8329

FILED
APR 13 2017
Jamie D. Happas, P.J.Cv.

All Mailings to:
400 Old Country Road, Suite 100
Garden City, New York 11530

DAVID COSSABOON and
WENDY COSSABOON, h/w,

Plaintiffs,

v.

KAPLAN AND OLD BRIDGE, INC., d/b/a
KAPLAN COMPANIES, STEVE HART, NATCO
DEVELOPMENT COMPANY, INC., CAMELOT
AT CARTERET PARCEL E URBAN RENEWAL,
LLC, EAST COAST WALL SYSTEMS, INC.,
and JOHN DOES 1-10 (fictitious names) and
XYZ CORPORATIONS 4-10 (fictitious names),

Defendants.

: SUPERIOR COURT OF NEW JERSEY
: LAW DIVISION: MIDDLESEX COUNTY
: DOCKET NO.: MID-L-516-15

Civil Action

ORDER

THIS MATTER having initially been opened to the Court upon motion of defendants, Kaplan at Old Bridge, Inc., d/b/a Kaplan Companies, Steve Hart, and Natco Development Company, Inc., for an Order dismissing Plaintiffs' Complaint and the Court having considered the submissions and arguments of counsel, if any, and for good cause shown,

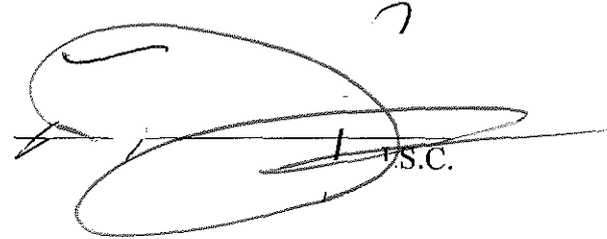
It is on this 13 day of April, 2017;

ORDERED that defendants' motion to compel be, and hereby is, **GRANTED**; and it is further

ORDERED that plaintiff shall produce its liability expert for deposition in the State of New Jersey on Thursday, April 20, 2017 ^{within 30 days of two week} or ~~at a date and location to be agreed upon by the parties; and it is further~~

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

Opposed
 Unopposed



J.S.C.

JAMIE D. HAPPAS, P.J.Cv.

This shall not delay arbitration or trial.

*Be two matter he's
had 266 days of discovery
a 4 extensions of discovery
and 1 trial adjournment*

David M. Wasserman, Esq, NJ ID (013622006)
STEVEN P. HADDAD, P.C.
510 Thornall Street, Suite 270
Edison, NJ 08837
Tel: (732)933-3535 Fax: (732) 933-3536
Attorney for Plaintiff

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

#842
4-13-17
JNB

<p>ALFRED CRAWFORD, Plaintiff, vs. SHOPRITE OF CARTERET and/or ABC COMPANY 1-10 (being fictitious entities unknown at this time) and/or JOHN DOES 1-10 (being fictitious persons unknown at this time, ABC MAINTENANCE COMPANY 1-10 (being fictitious entities unknown at this time), and DEF CLEANING COMPANY 1-10 (being fictitious entities unknown at this time), Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NUMBER: MID-L-6190-15 CIVIL ACTION ORDER</p>
---	--

THIS MATTER having been opened to the Court by Steven P. Haddad, P.C., attorneys for the Plaintiff, on notice to the attorney for Defendant, and the Court having reviewed the moving papers for good cause pursuant to R. 4:24-1(c), and for good cause shown,

IT IS on this 13 day of April, 2017,

ORDERED that the arbitration date in this matter is hereby adjourned to _____; and it is further

ORDERED that the trial date in this matter is hereby adjourned to _____; and it is further

ORDERED that discovery is hereby extended for a period of sixty (60) days through June 19, 2017; and it is further

ORDERED that the following discovery shall take place in this matter:

1. Plaintiff's expert reports by May ¹⁵~~26~~, 2017;
2. Defendant's expert reports by June ¹⁷~~2~~, 2017;
3. Plaintiff and Defendant may supplement and amend interrogatories through June 15, 2017; and it is further

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

Unopposed
Opposed



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

Discovery End Date Extended to 6/19/17
Arbitration Shall Be 6/22/17
Trial Shall Be 8/7/17

VNB

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

RICHARD M. TANGO, ESQ. - 006851984
MC DERMOTT & MC GEE, LLP
75 Main Street, Suite 305
P.O. Box 192
Millburn, NJ 07041
973-467-8080

Attorneys for Defendant(s): Hunter's Crossing Master Association, Inc. and Access Property Management, Inc.

File No: 85297 RMT

<p>Plaintiff(s),</p> <p>HAROLD D'ANUNCIACAO,</p> <p>-vs-</p> <p>HUNTER'S CROSSING MASTER ASSOCIATION, INC., ACCESS PROPERTY MANAGEMENT, INC., JSG PROFESSIONALS CENTRAL, INC., et als</p> <p>Defendant(s),</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY Docket No: MID L 5101 15</p> <p>Civil Action</p> <p>Order Extending Discovery, Pursuant to Rule 4:24-1</p>
--	--

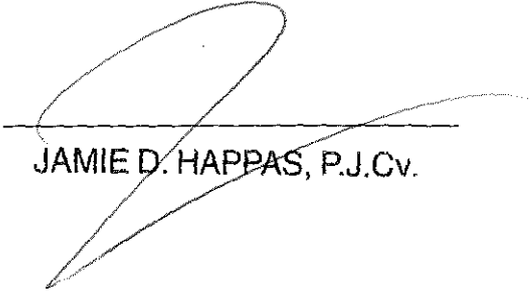
THIS MATTER coming on before the Court on application by McDermott and McGee, LLP attorneys for defendant(s) Hunter's Crossing Master Association, Inc. and Access Property Management, Inc., for an Order to extend discovery for an additional sixty (60) days, pursuant to Rule 4:24-1; and it appearing to the Court that said motion should be granted; and for good cause shown;

It is on this 13 day of April, 2017,

ORDERED as follows:

- Discovery is hereby extended to: **June 15, 2017;**

- Defendants are to obtain additional medical records of the plaintiff Harold D'Anunciacao **by May 15, 2017;**
- Defendants to serve all reports of their medical experts **by June 15, 2017;**
- A copy of this Order is to be served upon all attorneys of record within seven (7) days from its posting online.


JAMIE D. HAPPAS, P.J.Cv.

Unopposed

Opposed

Discovery End Date Extended to

Arbitration Shall Be

Trial Shall Be

6/15/17

6/29/17

8/14/17

#602
04/13/17

✓ NB

KAMENSKY, COHEN & RIECHELSON
BY: PHILIP J. COHEN, ESQUIRE
I.D. #: 029991993
194 S. Broad St.
Trenton, NJ 08608
(609) 394-8585/609-394-8620 (fax)
pcohen@kcr1lawfirm.com
Attorneys for the Defendant

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

<p>DAY PITNEY LLP</p> <p style="text-align: right;">Plaintiff,</p> <p>vs.</p> <p>KAVVERI TELECOM PRODUCTS, QUALITY COMMUNICATIO S INC, NEW ENGLAND COMMUNICATIONS, C. SHIVAKUMAR REDDY AND UMMA REDDY</p> <p style="text-align: right;">Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY MIDDLESEX COUNTY -LAW DIVISION</p> <p>Docket No: MID-L-006027-15</p> <p style="text-align: center;"><u>Civil Action</u></p> <p>ORDER</p>
---	---

THIS MATTER having been brought before the Court on Motion of Defendants, through their attorneys, Law Offices of Kamensky Cohen & Riechelso n, appearing, for an Order to Extend the Discovery End Date for an additional sixty (60) days and the Court having reviewed the papers and for good cause having been shown,

IT IS on this 13 day of April, 2017,

ORDERED that the Discovery End Date in this matter is hereby extended for an additional sixty (60) days until June 12, 2017; and

IT IS FURTHER ORDERED that Defendant shall provide their expert report on or before May 30, 2017;

IT IS FURTHER ORDERED that the Arbitration currently scheduled for June 14, 2017 is rescheduled to _____;

IT IS FURTHER ORDERED that a copy of said Order shall be served upon the Defendant Guitar Center through their attorneys, within 7 days of its posting online.

JAMIE D. HAPPAS, P.J.Cv.

This shall not delay arbitration or trial.

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

601 BANGS AVENUE
P. O. Box 1040
ASBURY PARK, NEW JERSEY 07712-1040
Telephone: (732) 775-6520
Attorneys for Defendants, Milano/Karson Foods
Our File No. 1-38, 231-SCZ

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

✓ NB

Plaintiffs

MARISEL DELVALLE AND RAUL DELVALLE,
HER HUSBAND

vs.

Defendants

RAYMOND MILANO, KARSON FOODS, INC.
ABC COMPANIES 1-100 AND JOHN DOES
1-100

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

DOCKET NO. MID-L-5475-15

Civil Action

711

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

The above entitled matter having been opened to the Court on April 13, 2017, by Campbell, Foley, Delano & Adams, L.L.C., attorneys for the defendants, Raymond Milano and Karson Foods, Inc., on motion to extend discovery until June 16, 2017 for exceptional circumstances and to Adjourn the Arbitration hearing scheduled for May 9, 2017, and it appearing to the satisfaction of the Court that the motion may be granted, it is hereby

ORDERED on this 13th day of April, 2017, that the discovery be and is hereby extended until June 16, 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

Defendant's Expert Medical Reports to be served

5/31/17

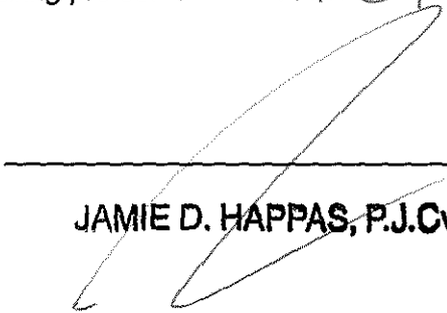
New Discovery End date

6/16/17

and it is further

ORDERED that the Arbitration hearing scheduled for May 9, 2017 be adjourned until after the New Discovery End date of June 16, 2017

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. *the online posting of this order*



JAMIE D. HAPPAS, P.J.Cv.

J.S.C.

PAPERS CONSIDERED

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

Dated: March 24, 2017

Discovery End Date Extended to

6/10/17

Arbitration Shall Be

6/21/17

Trial Shall Be

8/2/17

811
04/13/17

Edmund F.X. Devlin, Esquire
NJID# 007391990
801 Asbury Avenue, Suite 515
Ocean City, New Jersey 08226
Phone (609) 840-6312
Fax (609) 935-3488
eddevlinlaw@yahoo.com
Attorney for Plaintiff Inna DiPeso

FILED

✓ N/B

APR 13 2017

Jamie D. Hoppes, P.J. Cy.

Inna Dipeso,

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY – LAW DIVISION

Plaintiff

v.

DOCKET NO. MID-L-279-16

Thomas Boyd, The Borough of
Seaside Heights, The Borough of
Seaside Heights Police Department,
John Does 1-5 and XYZ Corps. 1-5,

CIVIL ACTION

and

Thomas Boyd, Defendant/Third Party Plaintiff

v.

Steven R. Dipeso, Third Party Defendant

ORDER COMPELLING DEPOSITIONS
AND EXTENDING DISCOVERY
END DATE

Defendants

ORDER

This matter, having been brought before the Court on a motion filed by Edmund F.X. Devlin, Esquire, attorney for Plaintiff, Inna DiPeso, and the Court having considered the papers filed, any opposition thereto and arguments made by counsel, and appearances having been entered as indicated below,

It is, on this 13th day of April, 2017,

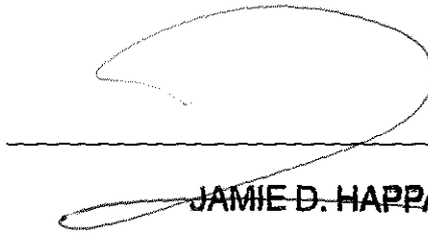
ORDERED that:

1. Defendant, Thomas Boyd, is to ~~personally~~ appear for the taking of his deposition within ~~30~~ 30 days of the date of this Order; *Counsel to utilize Skype or appear at Defendant's residence or work as necessary given defendant's medical condition*

2. The discovery deadline in this matter shall be extended for an additional period of 60 days until June 15, 2017. ~~Good cause for this extension has been shown by the moving party.~~

3. A copy of this Order shall be served on all counsel within ~~40 days~~ 7 day of the online posting of this order.

BY THE COURT:



JAMIE D. HAPPAS, P.J.Cv.

, J.S.C.

Motion Opposed
 Motion Unopposed
Appearances By:

Discovery End Date Extended to 6/15/17
Arbitration Shall Be 6/27/17
Trial Shall Be 8/14/17

579
04/13/17

JNB

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

Attorneys for Defendant(s), Source Interlink Distribution, LLC
Amanda King / Attorney ID # 155252015
NJEO 24845

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

KATHERINE ECKERT,

Plaintiff(s),

v.

**THE STOP & SHOP SUPERMARKET
COMPANY LLC, SOURCE INTERLINK
DISTRIBUTION, LLC, HUDSON VALLEY
NEWS DISTRIBUTION, INC., JOHN DOES
1 through 10 (fictitious name), JANE DOES 1
through 10 (fictitious names), Defendants "A",
"B", and "C" CORPS., (fictitious business
entities whose identities are presently
unknown)**

Defendant(s).

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

DOCKET NO.: MID-L-2554-15

CIVIL ACTION

ORDER

THIS MATTER being opened to the Court by Schwab, Haddix & Millman, Amanda A. King, Esq. appearing as attorney for Defendant, Source Interlink Distribution, Inc., seeking an Order vacating default, reopening and extending the discovery period for 120 days, and adjourning the currently scheduled trial date of April 24, 2017, and the Court having considered the Certification of Counsel, and for good cause shown;

IT IS on this 13 day of April, 2017,

ORDERED that Default against Defendant, Source Interlink Distribution, Inc., be and hereby is vacated and Defendant's Answer will be filed accordingly pursuant to R. 4:43-3; and it is

FURTHER ORDERED that the discovery period be and hereby is re-opened and extended for 120 days; pursuant to R. 4:24 - 1(c), until May 1, 2017; to allow for the following:

1. Plaintiff shall provide Defendant, Source Interlink Distribution, Inc., with copies of all pleading, paper discovery, documents, deposition transcripts, and expert reports exchanged to date on or before April 20, 2017;
2. All Parties shall serve their written discovery requests on or before May 15, 2017;
3. Defendant, Source Interlink Distribution, Inc., shall serve its responses to discovery requests propounded before March 23, 2017 on or before May 1, 2017;
4. Defendant, Source Interlink Distribution, Inc., shall serve its expert report(s) on or before the discovery end date;
5. ~~Or, in the alternative to the above scheduling,~~ all parties shall appear for a Case Management Conference on _____, 2017; and it is

FURTHER ORDERED that the currently scheduled Trial date of April 24, 2017 be and hereby is adjourned, and it is to 6/12/17 by consent

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

() opposed
() unopposed

JAMIE D. HAPPAS, P.J.Cv.

STATHIS & LEONARDIS LLC
John S. Sawicki, Esq., Attorney ID #015781986
 32 South Main Street
 Edison NJ 08837-3452
 (732) 494-0600; Fax (732) 494-0206
File: 14-3239JSS
 Attorneys for Plaintiff, Amos E. Enabosi

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

248
 04/13/17
 JNB

<p>AMOS E. ENABOSI, an individual</p> <p style="text-align: right;">Plaintiff,</p> <p>v.</p> <p>ARGELIS GUZMAN, an individual; DEVELOPMENTAL DISABILITIES ASSOC, a business entity; ANGELICA M. ROBLES, an individual; ARISTIDES ROBLES, JR., an individual; JOHN DOES (1-5), fictitiously named individuals; ABC COS. (1-5), fictitiously named business entities,</p> <p style="text-align: right;">Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION – MIDDLESEX COUNTY DOCKET NO.: MID-L-3360-15</p> <p style="text-align: center;">Civil Action</p> <p style="text-align: center;"><u>ORDER</u></p>
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THIS MATTER having been opened to the Court on Motion of John S. Sawicki, Esq., attorney for Plaintiff, on a Motion to Re-Open and Extend Discovery, and the Court having read and considered the moving papers and opposition, if any, and for good cause appearing;

IT IS on this 13 day of April, 2017;

ORDERED that the discovery is hereby re-opened and extended to May 30, 2017; and it is further

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

ORDERED that Dr. Pan's narrative report and surgical cost estimate is to be provided by April 30, 2017; and it is further

ORDERED that Defendant's ^{subpoena} expert report is to be provided by ~~May 30~~ ^{6/15/}, 2017; and it is further

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



JAMIE D. HAPPAS, P.J.Cv.

Opposed
 Unopposed

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

TRD - 6/19/17

* Appropriate motions or issues may be made before the pro-tem judge

700
04/13/17

JNB

CHRISTOPHER S. PORRINO
ATTORNEY GENERAL OF NEW JERSEY
Richard J. Hughes Justice Complex
25 Market Street
PO Box 112
Trenton, NJ 08625-0112
Attorney for State Defendants State of New Jersey, New Jersey
State Police and Sean Link

FILED

APR 13 2017

Jamie D. Happas, P.J.C.

By: Kevin J. Dronson (017342012)
Deputy Attorney General
(609) 633-8687

JASMIN FANTRY,	:	
	:	SUPERIOR COURT OF NEW JERSEY
Plaintiff,	:	LAW DIVISION - Middlesex County
	:	DOCKET NO. MID-L-6254-14
v.	:	
	:	
CRAIG REIDER, et al.	:	<u>Civil Action</u>
	:	
Defendants.	:	

SEAN LINK,	:	
	:	SUPERIOR COURT OF NEW JERSEY
Plaintiff,	:	LAW DIVISION - Middlesex County
	:	DOCKET NO. MID-L-6113-14
v.	:	DENIED
	:	Failure to Comply With
CRAIG REIDER, et al.	:	R. 4:24-1 (c)
	:	ORDER
Defendants.	:	

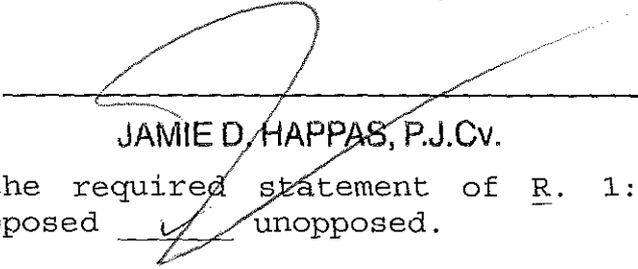
This matter having been opened to the Court by way of motion of Christopher S. Porrino, Attorney General of New Jersey, by Kevin J. Dronson, Deputy Attorney General, appearing, attorney

'for Defendants, State of New Jersey, New Jersey State Police,
and Sean Link, and the Court having considered the papers
submitted in support herein; along with any opposition submitted
hereto, and the oral argument of counsel, if any, and for good
cause shown;

IT IS on this 13 day of April, 2017;

ORDERED that Defendants' Motion to Extend Discovery is
granted and discovery is hereby extended for sixty (60) days
until June 8, 2017; and it is further

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



JAMIE D. HAPPAS, P.J.Cv.

In accordance with the required statement of R. 1:6-2(a),
this Motion was _____ opposed unopposed.

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

By: Duarte Contreras, Jr., Esq., 02005-1989
Attorney for Defendant, Henry Lanier, II

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

JWB

NICOLE C. FERRER AND MICHAEL
FERRER, her husband

Plaintiff,

-vs-

HENRY C. LANIER, II, and/or John Does
1-10, et al.

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-6941-15

Civil Action
ORDER

ATT

This matter having been opened to the Court on Motion of Duarte Contreras, Jr., Esq., attorney for defendant, Henry Lanier, II, for an Order to extend the discovery period as well as to adjourn Arbitration and Trial, and with the consent of our adversary, and the Court having read and considered the moving papers, and for exceptional circumstances appearing;

IT IS on this 13 day of April, 2017:

ORDERED that Arbitration is hereby adjourned until June 13, 2017; and it is further;

ORDERED that Trial is hereby adjourned until July 31, 2017; and it is further;

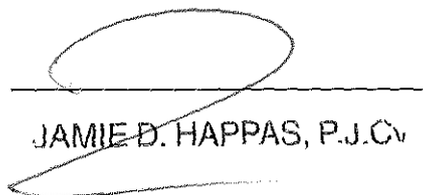
ORDERED that plaintiff Nicole Ferrer shall appear for a re-examination on April 20, 2016; and it is further;

ORDERED that all defense expert reports shall be served by June 1 ~~July 14~~, 2017; and it is further;

ORDERED that discovery end date be extended ninety (90) days to ^{6/10/17} July 15, 2017; and it is further;

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

Opposed *partial*
 Unopposed


JAMIE D. HAPPAS, P.J.Cv

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

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

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

JNB

Plaintiff:
ANTONIO FLORENTINO

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

vs.

*

CIVIL ACTION

723

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

*

**ORDER TO ADJOURN ARBITRATION
AND EXTEND DISCOVERY**

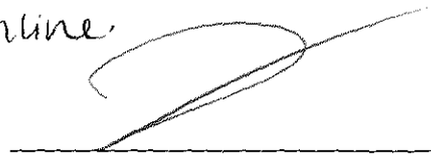
The above matter having been brought before the Court upon motion, with the consent of all parties, by the Law Offices of Styliades and Jackson, Laura M. Gifford, attorney for Defendant, Markim Shakur-Purvis and Alicia A. Shakur-Purvis, for an Order to Adjourn Arbitration and Extend Discovery and the court having considered the motion papers filed by the parties, and good cause thus having been shown, it is, on this 13 day of April, 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. Addendum expert report to be served by June 14, 2017;
2. ~~Any additional discovery is to be provided by the new discovery end date in this matter;~~
3. ~~Arbitration of April 25, 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.

J.S.C.

Opposed _____

Unopposed ✓

This shall not delay arbitration or trial.

Law Offices of Mitchell Schley, LLC
Mitchell Schley, Esq.
197 Route 18, Suite 3000
East Brunswick, NJ 08816
Tel: (732) 325-0318
mschley@schleylaw.com
Attorneys for Defendants

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

1 NB

HOLLY FRINO,

Plaintiff,

- against -

CRANBURY DENTAL SERVICES, P.C.,
SUZAN M. HANA and JOHN DOES 1-5 AND
6-10,

Defendants

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY - LAW DIVISION

DOCKET NO.: L-7366-16

590

ORDER

DENIED

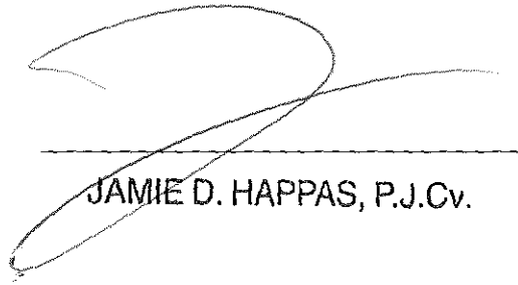
THIS MATTER having been brought before the Court on Motion by Mitchell Schley, Esq., attorneys for Defendants Cranbury Dental Services, P.C., Suzan M. Hana, and John Does 1-5 and 6-10 for an order dismissing in part Plaintiff's Complaint pursuant to New Jersey Rule of Court 4:6-2(e) for failure to state a claim upon which relief can be granted and the Court having reviewed the moving papers, and good cause appearing,

IT IS, on this 13th day of APRIL, 2017, **ORDERED** as follows:

1. Plaintiff's Complaint is hereby dismissed in part with prejudice as to alleged claims of Retaliation Under the LAD against Defendant Cranbury Dental Services, P.C. (Count Three), and Retaliation Under the LAD against Defendant Suzan M. Hana (Count Four), pursuant to New Jersey Rule of Court 4:6-2(e) for failure to state a claim upon which relief can be granted;
AND

2. Plaintiff's Complaint is hereby dismissed in part with prejudice as to any and all claims against fictitiously-named Defendants John Does 1-5 and 6-10 pursuant to New Jersey Rule of Court 4:6-2(e) for failure to state a claim upon which relief can be granted; AND

3. Defendants shall serve a copy of this Order upon all interested parties with 7 days from its posting online.



JAMIE D. HAPPAS, P.J.Cv.

 Motion Opposed

 Motion Unopposed

☞ **SEE STATEMENT OF REASONS
ATTACHED HERETO**

Movant declined oral argument upon knowledge of proposed ruling

Statement of Reasons
Frino v. Cranbury Dental Services, et al. (MID-L-7366-16)

The New Jersey Supreme Court has clearly established that courts deciding a motion to dismiss a complaint for failure to state a claim under R. 4:6-2(e) should approach the process “gingerly”; granting the motion "only [in] the rarest [of] instances." Banco Popular N. Am. v. Gandi, 184 N.J. 161 (N.J. 2005) citing Lieberman v. Port Auth. of N.Y. & N.J., 132 N.J. 76, 79 (1993) quoting Printing Mart-Morristown v. Sharp Elecs. Corp., 116 N.J. 739, 772 (1989). Trial courts are cautioned to search the complaint

...in depth and with liberality to ascertain whether the fundament of a cause of action may be gleaned even from an obscure statement of claim, opportunity being given to amend if necessary. At this preliminary stage of the litigation [a] [c]ourt [should not be] concerned with the ability of plaintiffs to prove the allegation contained in the complaint. . . . [P]laintiffs are entitled to every reasonable inference of fact. The examination of a complaint's allegations of fact required by the aforestated principles should be one that is at once painstaking and undertaken with a generous and hospitable approach.

Banco at 165 quoting Printing Mart, 116 N.J. at 7. See also, Glass, Molders, Pottery, Plastics, & Allied Workers Int'l Union v. Wickes Cos., 243 N.J. Super. 44, 46 (Law Div.1990) ("The test for determining the adequacy of a pleading is whether a cause of action is suggested by the facts.").

Obviously, if the complaint states no basis for relief and discovery would not provide one, dismissal is the appropriate remedy. Pressler, Current N.J. Court Rules, comment 4.1.1 on R. 4:6-2 (2006) citing Energy Rec. v. Dep't of Env. Prot., 320 N.J. Super. 59, 64 (App.Div.1999), *aff'd o.b.*, 170 N.J. 246 (2001). In ruling, courts must "assume the facts as asserted by plaintiff are true and give her the benefit of all inferences that may be drawn in her favor." Banco at 166 quoting Velantzas v. Colgate-Palmolive Co., 109 N.J. 189, 192 (1988). Moreover, a motion to dismiss the entire complaint does not remove the court's discretion to dismiss only some of the counts. Pressler, Current N.J. Court Rules, comment 4.1.1 on R. 4:6-2 (2006) citing Jenkins v. Region Nine Housing, 306 NJ Super. 258 (App. Div. 1997), *cert. den.* 153 NJ 405 (1998).

R. 4:6-4 provides for a more definite statement when a pleading is so vague or ambiguous that a party cannot reasonably be required to frame a responsive pleading.

a) More Definite Statement. If a responsive pleading is to be made to a pleading which

is so vague or ambiguous that a party cannot reasonably be required to frame a responsive pleading, the party may move for a more definite statement before interposing a responsive pleading. The motion shall point out the defects complained of and the details desired. If the motion is granted and the order of the court not complied with within 10 days after notice of the order or within such other time as the court fixes, the court may strike the pleading to which the motion was directed or make such order as it deems appropriate. The statement shall become a part of the pleading which it supplements.

In Gruccio v. Baxter, 135 N.J. Super. 290 (Law Div. 1975) the court opined that R 4:6-4 should be used as a tool to remedy vague pleadings because discovery should not be used as a replacement for sound pleading. Id. at 294. Moreover, the court pointed out that “mere conclusions of law do not constitute proper pleading.” Gruccio at 293, citing, Untermann v. Untermann, 19 N.J. 507, 518 (1955); McKee v. Harris-Seybold Co., 109 N.J. Super. 555, 573 (Law Div. 1970), aff'd 118 N.J. Super. 480 (App. Div. 1972).

It is just inexcusable to plead merely a conclusion and thereafter attempt to justify this action by an attempt to resort to the discovery practice permitted by our rules. Such discovery is intended as an aid to every litigant to avoid surprise and make a lawsuit an inquiry into truth and justice. It is not (and was not intended) to be a substitute for good pleading, a shield for the lazy pleader or a means of avoiding the requirements of pleading legally sufficient facts. So vague a pleading ought to be met promptly by a motion for a more definite statement under R. 4:6-4.

Gruccio v. Baxter, 135 N.J. Super. 290, 294-295 (Law Div. 1975).

In the instant case, the plaintiff has alleged a LAD Retaliation claim against the defendants. The plaintiff's complaint is vague and ambiguous and according to the defendant's brief. As stated above motions to dismiss should only be granted in the rarest of instances and, if necessary, the plaintiff should be given the opportunity to amend the Complaint before it is dismissed. While the plaintiff does not need to prove its case at this time, it must provide the details upon which relief could be granted in order to allow the defendant to respond to these allegations. The plaintiff's initial complaint has not met this burden. The plaintiff must describe in more detail the nature and context of the alleged harassment.

Defendant's motion to dismiss for failure to state a claim upon which relief can be granted is **DENIED** at this time and an order is entered under R. 4:6-4 granting the plaintiff ten days to provide a more definitive statement.

GOLD, ALBANESE, BARLETTI & LOCASCIO

Filing Attorney: Timothy O'Connor, Esq.

Attorney ID#: 082722013

211 Broad Street, Suite 207

Red Bank, New Jersey 07701

(732) 936-9901

Attorneys for Plaintiff, Richard Gethers

338
04/13/17
✓ N/A

FILED

APR 13 2017

Jamie D. Happas, P.J. Cv.

RICHARD GETHERS,

Plaintiff,

vs.

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

Defendants.

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

CIVIL ACTION:

**ORDER EXTENDING THE APRIL 30, 2017
DISCOVERY END DATE AN ADDITIONAL
ONE HUNDRED NINETY (90) DAYS,
MORE SPECIFICALLY,
JULY 29, 2017**

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

IT IS ON THIS 13 DAY OF April, 2017,

ORDERED, that the April 30, 2017 Discovery End Date, be, and the same is hereby, extended an additional one hundred ninety (90) days, more specifically, **July 29, 2017**; and it is further

ORDERED: that the Defendant, Joan McDonald, be, and the same is hereby, compelled to attend and give oral deposition testimony by **April 28, 2017** pursuant to R.4:23-5(c); and it is further

ORDERED: that Plaintiff, Richard Gethers, be, and the same is hereby, compelled to supply the name(s), address(es) and report(s) of any and all experts which Plaintiff intends to call as a witness at the time of trial no later than **June 9, 2017**; and it is further

ORDERED: that Defendant, Joan McDonald, be, and the same are hereby, compelled to supply the name(s), address(es) and report(s) of any and all experts which Defendant intends to call as a witness at the time of trial no later than **June 23, 2017**; and it is further

ORDERED: that the depositions of all experts, be, and the same are hereby, to be completed by **July 7, 2017**; and it is further

ORDERED: that the depositions of all fact witnesses, be, and the same are hereby, to be completed by **July 14, 2017**; and it is further

ORDERED: that the May 5, 2017 mandatory, non-binding Arbitration hearing be, and the same is hereby, adjourned until a later date set by the court; and it is further

ORDERED: that the June 19, 2017 trial date, be, and the same is hereby, adjourned until a later date set by the court; and it is further

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



JAMIE D. HAPPAS, P.J.Cv

This Motion was:

- opposed
- unopposed

Discovery End Date Extended to 7/29/17

Arbitration Shall Be _____

Trial Shall Be _____

consent to rein
8/21/17

VNB

FILED

APR 13 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, Maryrose Mahony and Rosemary Mahony
Our File: 1C.7401J

<p>MERRYL GOLDBERG,</p> <p style="text-align: center;">Plaintiff(s),</p> <p>v.</p> <p>MARYROSE MAHONY, ROSEMARY MAHONY, ALAN GOLDBERG, CARLOS KRINKURKASZ, JOHN DOE 1-10 (names being fictitious); JANE DOE 1-10 (names being fictitious); ABC CORP. 1-10 (names being fictitious),</p> <p style="text-align: center;">Defendant(s),</p>
--

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No: MID-L-6602-14

Civil Action

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

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

It is on this 13 day of April, 2017, ORDERED as follows:

1. The scheduled date of May 2, 2017 for arbitration is adjourned.
2. The scheduled date of June 12, 2017 for trial is adjourned.
3. The time for completion of discovery be and is hereby extended to July 20, 2017.

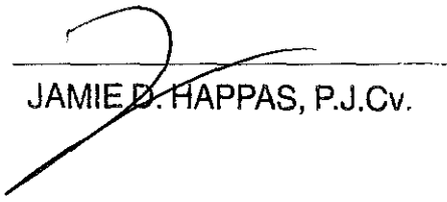
4. Parties are to complete the following discovery matters within the following time periods:

Item	Completion Date
A. <u>Plaintiff to provide complete copy of her declaration page in effect on the date of loss including tort threshold and PIP limits by</u>	<u>April 21, 2017</u>
B. <u>Plaintiff to provide the signed authorizations to Dr. Stanley Zimmerman, Dr. Alexander Shraga, Dr. Boris Borodulin, Dr. Maria Bernabe, Dr. Zhimin Wang, Dr. Douglas Hutt and Dr. Maria Montanez by</u>	<u>April 21, 2017</u>
C. <u>All expert reports to be provided by</u>	<u>June 20, 2017</u>

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

 OPPOSED

 ✓ UNOPPOSED



JAMIE D. HAPPAS, P.J.Cv.

Discovery End Date Extended to 7/1/17
Arbitration Shall Be 7/6/17
Trial Shall Be 8/28/17

FILED

APR 13 2017

JNB

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

Jamie D. Happas, P.J.Cv.

RAMON DEJEJUS, FRANCISCO, : SUPERIOR COURT OF NEW JERSEY
Plaintiff, : LAW DIVISION: MIDDLESEX COUNTY
Docket No. L 2788-15

vs. :

OMAYRA RODRIGUEZ, :
JACQUELINE BROOKS, CURE :
AUTO INSURANCE; John Doe I-X :
(said names being Fictitious, true :
names presently unknown), :

Defendants. :

VIRGEN GONZALEZ, : SUPERIOR COURT OF NEW JERSEY
Plaintiff, : LAW DIVISION: MIDDLESEX COUNTY
Docket No. L 4680-15

4552

Consolidated under Docket No. L 2788-15

vs. :

JACQUELIN BROOKS. OMAIRA :
RODRIGUEZ, CURE AUTO :
INSURANCE and CURE AUTO :
INSURANCE, :

Civil Action

Defendants, :

**ORDER TO EXTEND DISCOVERY
AND ADJOURN AND RESCHEDULE
ARBITRATION and TRIAL DATES**

This matter having been opened to the Court upon the application of
Andrew S. Maze, Esq., P.C., attorney for plaintiff, for an Order to Extend
Discovery in the matter of Gonzalez v. Rodriguez, et als bearing Docket
No. MID L 4680-15 consolidated under Docket No. MID L 2788-15,

and the Court having considered the moving papers and for other good cause having been shown;

IT IS on this 13 day of April, 2017;

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

- Plaintiff to obtain and provide final medical report of Dr. Gallick to defense counsel by June 15, 2017;
- Defense counsel to schedule IME(s) by July 15, 2017 and sending Report by July 15 2017;
- Arbitration scheduled for April 21, 2017 be adjourned and rescheduled to July 21, 2017;
- Trial scheduled for June 3, 2017 be adjourned and rescheduled to September 5, 2017;

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



JAMIE D. HAPPAS, P.J.Cv.

Tracey Salmon-Smith, Esq. – 014711991
Risa D. Rich, Esq. – 024232005
BRESSLER, AMERY & ROSS
A Professional Corporation
325 Columbia Turnpike
Florham Park, New Jersey 07932
Morristown, New Jersey 07962
(973) 514-1200 – Telephone
(973) 514-1660 – Facsimile
Attorneys for Defendant
Wal-Mart Stores East, LP (improperly sued herein
as Walmart and Walmart Store #5142)

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

JNB

LEROY GOODWIN and KAREN
GOODWIN, his wife,

Plaintiffs,

v.

WALMART, WALMART STORE #5142,
JOHN DOES 1-10 (representing presently
unknown Pharmacists) 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-661-15

671

Civil Action

**ORDER GRANTING DEFENDANT'S
MOTION TO EXTEND DISCOVERY**

THIS MATTER having been opened to the Court upon application of Bressler, Amery & Ross, P.C., attorneys for the Defendant, Wal-Mart Stores East, LP, improperly sued herein as Walmart and Walmart Store #5142 (“Defendant” or “Walmart”), for an Order extending the discovery period pursuant to R. 4:24-1(c); and the Court having reviewed the submissions of the parties; and for good cause shown,

IT IS on this 13th day of April, 2017,

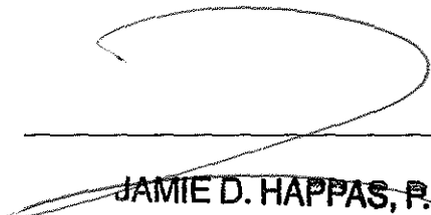
ORDERED that Defendant’s motion be, and the same hereby is, granted; and it is

FURTHER ORDERED that the discovery period in this matter is hereby extended for an additional sixty (60) days until May 29, 2017; and it is

FURTHER ORDERED as follows:

- (1) The deposition of Plaintiffs' medical expert, Carl S. Goldstein, M.D., shall be completed on or before ~~May 12, 2017~~ and May 12, 2017
- (2) This matter is assigned a new trial date of May 30, 2017; and it is

FURTHER ORDERED that a copy of this Order shall be served upon all counsel of record within seven (7) days of receipt thereof by counsel for the moving party, the online posting of this order.



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

MOTION

____ Opposed
____ Unopposed

VNB

Christopher S. Byrnes, Esq., AIN: 034343009
CASCIIO & CAPOTORTO, ESQS.
300 Interpace Parkway
Parsippany, New Jersey 07054
(973) 541-6300
File No. 427205
Attorneys for Defendant/Third Party Plaintiff: On Target Maintenance, Inc.

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

TIFFANY GRANGER

Plaintiff,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY
DOCKET NO.: MID-L-7222-15

1724

vs.

CIVIL ACTION

SHOPRITE OF PERTH AMBOY, ON
TARGET MAINTENANCE, GOODMAN
CLEANING, LLC, "JOHN DOE" 1 through 7
(a fictitious name, true name being unknown)
and "ABC CORP." 1 through 7
(a fictitious name, true names being unknown),

Defendants.

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

And

ON TARGET MAINTENANCE, INC.

Defendant/Third Party Plaintiff,

Vs.

GOODMAN CLEANING, LLC AND ESSEX
INSURANCE COMPANY AND MARKEL
INSURANCE COMPANY

Third Party Defendants.

This matter came before the court on application of counsel Cascio & Capotorto Esqs., by Christopher S. Byrnes, Esq., attorney for Defendant/Third-Party Plaintiff, On Target Maintenance, Inc., for an Order to extend the discovery period in this matter for an additional ninety (90) days, adjourn the Arbitration of May 11, 2017, and adjourn the Trial date of June 26,

Law Offices of Styliades and Jackson
BY: Julie H. Robinson, Esq.
Identification No. 049542013
9000 Midlantic Drive
Suite 105 - First Floor
Mount Laurel, NJ 08054
856-596-7778
Attorneys for Defendant, Pamela A. Baker
File No.: LA359-031733977-0003

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

CHRISTIANA H. HALLOWELL,
Plaintiff,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-5953-15

vs.

*

CIVIL ACTION

PAMELA A. BAKER,
Defendant.

*

**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, Julie H. Robinson, attorney for Defendant, Pamela A. Baker, 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 13 day of April, 2017;

ORDERED, that discovery be extended ~~sixty (60) days~~ or until June 27, 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 13, 2017;
2. Any additional discovery is to be served by June 7, 2017 per Rule 4:17-7;
3. Arbitration of May 5, 2017 is adjourned to 6/14/17;

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

Discovery End Date Extended to 6/17/17

Arbitration Shall Be 6/14/17

Trial Shall Be 8/2/17

#659
04/13/17
✓NB

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

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

Plaintiff:
KIMBERLY C. HAMILTON

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

vs.

*

CIVIL ACTION

Defendants:
BHAWA AGARWAL, and JOHN DOE I-III

*

**ORDER TO ADJOURN ARBITRATION
AND EXTEND DISCOVERY**

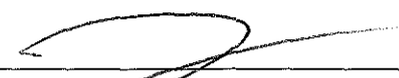
The above matter having been brought before the Court upon motion, with consent of all parties, by the Law Offices of Styliades and Jackson, Kelley Leyon, attorney for Defendant, Mrs. Bhawna Agarwal, for an Order to Adjourn Arbitration and Extend Discovery and the Court having considered the motion papers filed by the parties, and good cause thus having been shown, it is, on this 13 day of April, 2017;

ORDERED, that discovery be extended sixty (60) days or until **June 13, 2017**; and

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

1. Defendant's further investigation to be completed by **June 13, 2017**;
2. Any additional discovery is to be provided by the new discovery end date in this matter;
3. Arbitration of April 19, 2017 is adjourned to 6/20/17 ; trial - 8/7/17

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 ✓

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, Borst
Our File No. 1-38,146-SCZ

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

✓ N/B

Plaintiff

JESSICA HANSEN

vs.

Defendants

DANUTA BORST, LYNETTE GONIER,
JOHN DOES 1-10(said names fictitious,
real names unknown) and ABC CORPS. 1-10
(said names fictitious, real names unknown)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

DOCKET NO. MID-L-6481-15

Civil Action

ORDER TO EXTEND DISCOVERY
FOR EXCEPTIONAL CIRCUMSTANCES
AND ADJOURN ARBITRATION HEARING

1714

The above entitled matter having been opened to the Court on April 13, 2017, by Campbell, Foley, Delano & Adams, L.L.C., attorneys for the defendant, Danuta Borst, on motion to extend discovery until June 18, 2017 for exceptional circumstances and Adjourn Arbitration hearing scheduled for June 1, 2017, and it appearing to the satisfaction of the Court that the motion may be granted, it is hereby

ORDERED on this 13 day of April, 2017, that the discovery be and is hereby extended until June 18, 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. Defendants' expert medical reports are to be served by	5/30/17
b. New Discovery End date	6/18/17

and it is further

ORDERED that the Arbitration hearing scheduled for June 1, 2017 be adjourned until after the New Discovery end date of June 18, 2017; and it is

of its posting online.

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.



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 27, 2017

Discovery End Date Extended to 6/13/17
 Arbitration Shall Be 6/27/17
 Trial Shall Be 8/14/17

#641
04/13/17
✓ NB

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

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

By: Duarte Contreras, Jr., Esq. / 02185-2012
Attorney for Defendants, Debbie Yunker and Heather Yunker

<p>WILMER E. HERNANDEZ</p> <p style="text-align: right;">Plaintiff,</p> <p style="text-align: center;">-vs-</p> <p>DEBBIE A. YUNKER, HEATHER A. YUNKER JOHN DOE 1-10 AND ABC CORP. 1-10 (true names being unknown and fictitious)</p> <p style="text-align: right;">Defendants.</p>

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-6032-15

Civil Action

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

This matter having been opened to the Court on Motion of Meena Hanna, Esq., attorney for defendants, Debbie Yunker and Heather Yunker, for an Order to Reopen and Extend Discovery ninety (90) days from April 13, 2017, and with the attempt to obtain the consent of our adversary, and the Court having read and considered the moving papers, and for exceptional circumstances appearing;

IT IS on this 13 day of April, 2017:

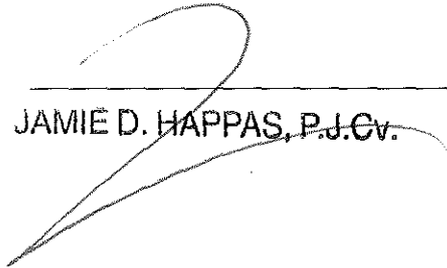
ORDERED that plaintiff shall provide a complete executed medical authorization for Raritan Bay Diagnostic Imaging within twenty (20) days of the date of this Order; and it is further

ORDERED that all defense expert reports shall be served by July 11, 2017; and it is further

ORDERED that discovery end date be reopened and extended ninety (90) days to July 12, 2017; and it is further

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

- Opposed
- Unopposed


JAMIE D. HAPPAS, P.J.Cv.

Discovery End Date Extended to 7/12/17
Arbitration Shall Be 7/26/17
Trial Shall Be 9/11/17

UMB

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

APR 13 2017

Jamie D. Happas, P.J.Cv.

WEI HUANG and KAI HU,

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY LAW DIVISION
DOCKET NO. MID-L-1865-16

Plaintiff(s),

Civil Action

vs.

JEFFREY DROZD 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 the Court having considered the matter and good cause shown;

IT IS ON THIS 13 **DAY OF APRIL 2017**

ORDERED that discovery is hereby extended for the completion of the following items:

1. Depositions to be completed by May 31, 2017.
2. Plaintiff's attorney has until May 31, 2017 to obtain plaintiff's medical reports.
3. Defendants' attorneys have until June 30, 2017 to have plaintiff examined by their doctors;
4. Defendants' attorneys have until July 31, 2017 to supplement their experts' reports.

ORDERED that any other discovery be completed by Aug 1, 2017.

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

Discovery End Date Extended to 8/14/17
Arbitration Shall Be 8/22/17
Trial Shall Be 10/2/17

FILED

APR 13 2017

✓ NB

Jamie D. Happas, P.J.Cv.

Michael J. McCaffrey, Esq.
Attorney ID #019831982
PURCELL, MULCAHY, HAWKINS & FLANAGAN, LLC
One Pluckemin Way
P.O. Box 754
Bedminster, NJ 07921
T: (908) 658-3800
Attorneys for Defendant, Michael Corrao
Our File No. (637) 24140-A

VINCENT IANNUZZELLI and
JAMIE IANNUZZELLI, his wife,

Plaintiffs,

v.

MICHAEL CORRAO and JOHN
DOE,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No. MID-L-6219-15

667

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, Michael Corrao, 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 *13th* day of *April*, 2017;

ORDERED that the period for discovery be and hereby is extended thirty (30) days to May 17, 2017, for defendant to receive his the report of his expert, Dr. David Lopez, and amend answers to interrogatories, all of which shall be completed by May 17, 2017; and it is further

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

- opposed
- unopposed


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

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.

Notice of Motion for an Order to Extend Discovery; and the Court having considered the papers submitted, and any opposition filed thereto, and for exceptional circumstances having been shown;

IT IS, on this 13 day of April, 2017;

ORDERED that the discovery end date is extended ninety (90) days from the current discovery end date of April 10, 2017 to July 9, 2017; and it is further

ORDERED that discovery will be completed in accordance with the following schedule:

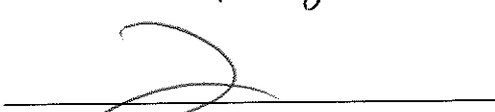
<u>ITEM</u>	<u>SCHEDULED FOR</u>
1. Complete defendants' and non-party witness' depositions	By: May 15, 2017
2. Service of plaintiff's expert reports	By: June 9, 2017
3. Service of defendants' expert reports	By: July 9, 2017;

and it is further

ORDERED that arbitration, scheduled for May 24, 2017, is adjourned to a date subsequent to the new discovery end date; and it is further

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

Discovery End Date Extended to 7/9/17
Arbitration Shall Be 7/13/17 unopposed
Trial Shall Be 8/28/17



JAMIE D. HAPPAS, P.J.Cv.

NB

FILED

APR 13 2017

Jamie D. Happs, P.J.Cv.

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

GLENN E. JACOBS and ALISSA
JACOBS, his wife

Plaintiffs

vs.

SIERRA KOTOWICZ, JOE
KOTOWICZ, THE TRAVELERS
INSURANCE COMPANY, JOHN DOE
I-X, (said names being Fictitious, true
names presently unknown), ABC CORP.
I-X (said names being fictitious, true
name presently unknown), ABC
EMPLOYER I-X (said names being
fictitious, true names resently unknown)

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-34-15 *#845*

CIVIL ACTION

**ORDER TO ADJOURN THE MAY 22,
2017 TRIAL DATE AND EXTEND
DISCOVERY TIME FOR
EXCEPTIONAL CIRCUMSTANCES**

This matter being opened to the Court, on April 13, 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), SIERRA KOTOWICZ and JOE KOTOWICZ, for an Order to adjourn the Trial 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 13 day of April, 2017, ORDERED that the Trial date in this matter scheduled for May 22, 2017 is hereby adjourned; ~~and~~ to 9/11/17

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

1. Plaintiff to provide signed authorizations for records and films to defendant on or before April 15, 2017.
2. Plaintiff to provide defendant with responses to a Notice to Produce requesting ~~medical records, including treatment notes, operative reports and films for plaintiff's cervical fusion and lumbar fusion to be provided on or before April 15, 2017.~~ *provided already*
3. Receipt of records and films from plaintiff's medical facilities on or before June 30, 2017.
4. Completion of plaintiff's deposition on or before ~~July 15, 2017.~~ *June 1*
5. Plaintiff to serve medical reports of their expert on or before ~~July 31, 2017.~~ *May 15*
6. Plaintiff to appear for re-examination with defendant's medical expert on or before ~~August 15, 2017.~~ *6/15*
7. ~~Review and preparation of reports by defendant's expert to be completed on or before August 31, 2017.~~
8. Receipt of reports by defense counsel and the service of same upon all parties on or before ~~August 31, 2017.~~ *7/15*
9. Any further discovery that may be necessary as a result of the foregoing, to be obtained and completed on or before August 30, 2017; and

Trial Date: ~~5/22/17~~ 9/11/17

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



JAMIE D. HAPPAS, P.J. Cv.

MOTION WAS:

OPPOSED *partial*

NOT OPPOSED

Plaintiff to provide operative reports for lumbar fusion that took place in REB within 14 days of this order

✓NB

ADAM L. ROTHENBERG #031841993
LEVINSON AXELROD
Levinson Plaza
Two Lincoln Hwy. PO Box 2905
Edison, New Jersey 08818-2905
(732) 494-2727
Attorneys for Plaintiff

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

DANIEL M. KAZLAUSKAS	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION: MIDDLESEX COUNTY
Plaintiff(s)	:	DOCKET NO.: MID-L-5666-16
	:	
Vs.	:	Civil Action
	:	
DANIEL V. FIERRO, HE MIL	:	
KARAVIN INC, T A T	:	
and/or JOHN DOES # 1-10	:	ORDER PERMITTING PLAINTIFF TO FILE
(representing presently	:	A FIRST AMENDED COMPLAINT
Unknown person or entities	:	
Responsible for the accident	:	
In question)	:	
	:	
Defendant(s).	:	
	:	

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

IT IS on this 13th day of April, 2017

ORDERED that the Plaintiff be, and hereby is permitted to file a First Amended Complaint to name Karavin Inc. t/a The Milk Box as a party defendant in this matter; and it is further

ORDERED that Plaintiff shall file ^{and file} the First Amended Complaint within thirty days of the date of this Order; and 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. *on the posting of this order.*

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

____ Opposed
____ Unopposed

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

It is ORDERED that all discovery in this case shall end on 11/17 2017 unless further extended by court order.

#309
04/13/17
✓NB

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
APR 13 2017
Jamie D. Happas, P.J.Cv.

DANA KOBSTAD

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY LAW DIVISION
DOCKET NO. MID-L-2355-15

Plaintiff(s),

Civil Action

vs.

MIREILLE MATTAR 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 adjourn the Trial date and the discovery be reopened under exceptional circumstances; and the Court having considered the matter and good cause shown;

IT IS ON THIS 13 **DAY OF APRIL 2017**

ORDERED that the Trial date of May 15, 2017 be adjourned; and

ORDERED that discovery is hereby reopened for the completion of the following items:

1. Plaintiff's attorney has until July 31, 2017 to obtain plaintiff's surgical records and updated medical reports and physical therapy records.
2. Defendants' attorneys have until August 31, 2017 to have plaintiff re-examined by their doctors;

3. Defendants' attorneys have until September 30, 2017 to supplement their experts' reports.

ORDERED that any other discovery be completed by Sept. 30, 2017.

ORDERED that the Trial date be rescheduled to Oct. 10, 2017.

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

✓ NB

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

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

MAYYA KODAK and OLEKSANDR
KODAK, her husband

Plaintiffs

vs.

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

Defendants

LESYA GRABOVSKA and ANDREIY
REZNIK, her husband

Plaintiffs

vs.

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

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY

26847-15 ✓

DOCKET NO. MID-L-6848-15 #1591

CIVIL ACTION

**ORDER TO ADJOURN
ARBITRATION HEARING, TRIAL
DATE AND EXTEND DISCOVERY
TIME DUE TO EXCEPTIONAL
CIRCUMSTANCES**

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

Defendants

This matter being opened to the Court, on April 13, 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), CHRISTOPHER A. LEWIS and HEATHER A. LEWIS, for an Order to adjourn the Arbitration Hearing, Trial date and to extend discovery time, due to exceptional circumstances to allow defense counsel time to obtain plaintiffs' diagnostic films for review/report by their medical expert, in accordance with Rule 4:24-1(C), and there having been no opposition and good cause appearing;

It is on this 13 day of April, 2017, ORDERED that the Arbitration Hearing in this matter scheduled for May 5, 2017 is hereby adjourned;

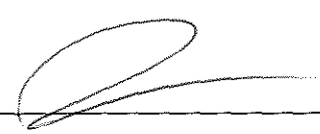
~~IT IS FURTHER ORDERED that the Trial date of June 19, 2017 is adjourned;~~

IT IS FURTHER ORDERED that discovery time be and hereby is extended from April 23, 2017 to ~~July 23, 2017;~~ May 13*

IT IS FURTHER ORDERED that defense counsel serve their medical expert's report regarding the review of plaintiffs' diagnostic films by ~~July 3,~~ May 13* 2017;

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

This shall not delay arbitration or trial.


JAMIE D. HAPPAS, P.J.Cv.

MOTION WAS:

OPPOSED

NOT OPPOSED

+ Extended for the sole reason of providing an add'l report with MET films provided to def on April 3, 2017

FILED

APR 13 2017

Jamie D. Happs, P.J.Cv.

JNB

David M. Hawkins, Esq.
Attorney ID No. 276821972
PURCELL, MULCAHY, HAWKINS & FLANAGAN LLC
One Pluckemin Way
P.O. Box 754
Bedminster, NJ 07921
T: (908) 658-3800
Attorneys for Defendants, David M. Palo and Michael D. Palo
Our File No. (637) 24006-DMH

ASLAN KOSE,

Plaintiff,

v.

DAVID M. PALO and MICHAEL D.
PALO,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-4256-15

1670

CIVIL ACTION

ORDER EXTENDING DISCOVERY

THIS MATTER having been brought before the court by notice of motion by Purcell, Mulcahy, Hawkins & Flanagan, LLC, attorneys Defendant, **David M. Palo and Michael D. Palo**, for an order, pursuant to R. 4:24-1(c), reopening and extending the discovery period an additional one hundred eighty (180) days 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 exceptional circumstances shown;

IT IS on this 13th day of April 2017

ORDERED that discovery in this matter be and hereby is extended to September 26, 2017 to complete discovery that is the subject of this motion as follows:

a. Defendant, David M. Palo's deposition shall be taken on or before August 30, 2017; and it is further

ORDERED that mandatory, non-binding arbitration shall take place on _____, 2017 at ____m; and it is further

ORDERED that the Trial scheduled for May 30, 2017 is hereby adjourned; and it is hereby

ORDERED that the Trial shall take place on _____, 2017 at ____m; and it is further

ORDERED that a copy of the within order be served upon all counsel within ⁷~~ten (10)~~ days of ~~counsel's receipt hereof.~~ *the online posting of this order.*

Hon. _____

J.S.C.

JAMIE D. HAPPAS, P.J.Cv.

() opposed
() unopposed

*Matter placed on the mailing list
By 6 months*

LIEBERMAN, RYAN, & FORREST, ESQS.
ROBERT FORREST, ESQ.—Attorney ID No. 018881984
141 West End Avenue
Somerville, New Jersey 08876
(908) 231-8844
Attorneys for Plaintiffs

FILED

APR 13 2017

VNB

Jamie D. Happas, P.J.Cv.

Plaintiffs,)
MARCO LAINEZ and MARIA LAINEZ)
)
)
 vs.)
)
 Defendant)
 ALLSTATE INSURANCE COMPANY)
 _____)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY
DOCKET NO.: MID-L-2440-15
Civil Action
ORDER

THIS MATTER, having been brought before the Court on Friday, March 31, 2017, upon the Motion of Lieberman Ryan & Forrest, LLC, attorneys for plaintiffs, seeking an Order to extend the discovery end date, and

THE COURT having considered this application submitted by plaintiffs, and good cause having been shown;

IT IS on this 13 day of April, 2017

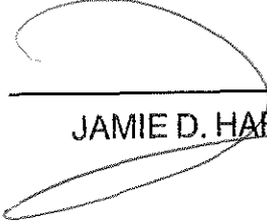
ORDERED that the discovery end date be extended for ninety (90) days or until July 30, 2017, and

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

1. Written Discovery to be exchanged between the parties by July 30, 2017
2. Reports and Addendum to Reports of Plaintiff's liability and damage experts to be completed and served by May 30, 2017
3. Reports and Addendum to Reports of Defendant's liability and damage experts to be completed and served by July 30, 2017

4. Depositions of all witnesses and experts to be completed by July 30, 2017
5. The Arbitration and Trial be adjourned until after the new Discovery End date
6. Any additional discovery is to be provided by the new discovery end date

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



JAMIE D. HAPPAS, P.J.Cv.

Discovery End Date Extended to 7/30/17
Arbitration Shall Be 8/3/17
Trial Shall Be 9/18/17

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, Anthony D. Endrizzi
File No.: LA359-030832711-0005

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

#343
4-13-17
JNB

Plaintiff:
SEOHYEON LEE

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-5359-15

vs.

*

CIVIL ACTION

Defendants:

*

ANTHONY D. ENDRIZZI, "JOHN DOE" (a fictitious name for an unknown individual) and "ABC CORP." (a fictitious name for an unknown entity)

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, Anthony D. Endrizzi, 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 13 day of April, 2017;

ORDERED, that discovery be extended sixty ³⁰ ~~(60)~~ days or until May 15, 2017 ~~June 12, 2017~~; and

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

1. Depositions to be completed by May 15, 2017 ~~June 12, 2017~~;
2. Any additional discovery is to be served by the discovery end date;

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

JAMIE D. HAPPAS, P.J.Cv.

Opposed _____
Unopposed ✓

This shall not delay arbitration or trial.

This shall not delay arbitration or trial.

332

04/13/17

✓NB

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

Sung H. Jang, Esq.
Attorney Id: 049542011
LAW OFFICES OF GARY S. PARK, PC
120 Sylvan Ave., Suite 200
Englewood Cliffs, New Jersey 07632
Tel: 201-363-4782
Attorneys for Plaintiff
File No.: SA 1654

SEUNG K. LEE,

Plaintiff,

v.

RAY TORRES, MIGUEL TORRES-
MARTINEZ, "JOHN DOE" (fictitious
name) and "ABC CORP."(fictitious
name),

Defendants.

SUPERIOR COURT OF NEW JERSEY
Law Division: Middlesex County
MID-L-364-16

Civil Action

**Order Granting Plaintiff's Motion to
Restore Case and for Substituted
Service Upon Defendant Ray Torres**

Upon the application of plaintiff Seung K. Lee for leave to make substituted service upon the defendant Ray Torres, the Court having considered the motion papers, opposing papers, if any, and having considered the arguments; and for good cause shown; it is on this 13 day of April 2017;

DENIED

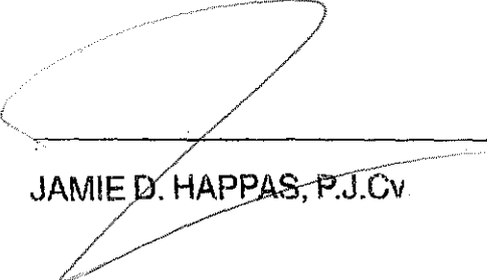
ORDERED that plaintiff's motion to effectuate service of process upon defendant Ray Torres by certified mail and regular mail, simultaneously, is granted, and plaintiff is directed to serve defendant at the following address by certified mail, return receipt requested and by regular mail:

1. Ray Torres: 80 Tea Street, Apt A, Bound Brook, NJ.

ORDERED that this action is restored to the active track for all purposes;

ORDERED that, if the defendant or any attorney files an appearance, this order shall

be served on such person within 7 days of their appearance.



JAMIE D. HAPPAS, P.J.Cv.

unopposed
 opposed

A **SEE STATEMENT OF REASONS
ATTACHED HERETO**

Statement of Reasons
Lee v. Torres (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.

Plaintiff has attempted personal service and a postal look-up, and a DMV check, but has not conducted a certified and regular mail attempt. Therefore, Plaintiff's request for substituted service is denied as Plaintiff has failed to satisfy the necessary requirements.

BRENT BRAMNICK, ESQ. (ID#027412008)
BRAMNICK, RODRIGUEZ, GRABAS,
ARNOLD & MANGAN, LLC
1827 East Second Street
Scotch Plains NJ 07076
Tel: (908) 322-7000
Facsimile: 908-322-6997
Attorneys for Plaintiff

VNB

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

CECILIA LEMAIRE,

Plaintiff,

v.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-6051-15

Civil Action

#1810

QUICK QUALITY RESTAURANTS
INC., BURGER KING
RESTAURANT, LIVINGSTON
PLAZA ASSOCIATES, LLC, AL
RITTER, JIM MOSCO, MOSCO
CONSTRUCTION LLC, JOHN
DOES 1-10 (said names being
fictitious) and XYZ
CORPORATIONS 1-10 (said names
being fictitious),

ORDER

Defendants.

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

IT IS on this 13th day of April, 2017,

ORDERED that the discovery period is hereby extended for an additional 90 days from April 20, 2017 and the new discovery end date shall be July 20, 2017, in order to allow for the following discovery:

- Responses to any outstanding written discovery to be served by May 1, 2017;
- Plaintiff's liability expert report to be served by June 1, 2017;

Pl's expert report by July 15, 2017

- Depositions, including that of defendant Al Ritter, to be completed by June 1, 2017;

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



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

Opposed

Unopposed

Discovery End Date Extended to 7/20/17

Arbitration Shall Be 8/1/17

Trial Shall Be 9/12/17

✓NB

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

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

THOMAS LLOYD,

Plaintiff(s),

v.

SOCIETY HILL AT
BRANCHEURG, LIVE OAK
LANDSCAPE CONTRACTORS,
INC., ACCESS
MANAGEMENT, JOHN DOES
1-5 (unknown individuals
responsible for the
maintenance, repair and/or
ice/snow removal) and ABC
CORPORATIONS 1-5
(unknown entities responsible
for the maintenance, repair
and/or ice/snow removal),

Defendants.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION
DOCKET NO.: MID-L-141-16

Civil Action

AMENDED ORDER

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

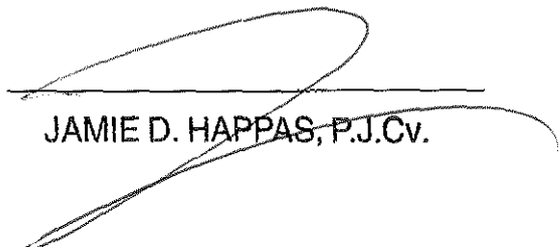
IT IS on this 13 day of April 2017;

ORDERED AS FOLLOWS:

- (i) Discovery is extended for ninety-days (90) days to September 13, 2017;

- (ii) Plaintiffs shall serve medical expert reports on or before June 15, 2017;
- (iii) Defendants shall serve medical expert reports on or before July 20, 2017; and
- (iv) Plaintiffs shall serve supplemental medical expert reports on or before August 10, 2017;
- (v) Defendants shall serve supplemental medical expert reports on or before August 30, 2017;
- (vi) Plaintiff to serve liability expert report on or before June 15, 2017;
- (vii) Defendant shall serve all liability expert reports on or before July 30, 2017;
- (viii) Expert depositions shall be completed by September 13, 2017.

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


JAMIE D. HAPPAS, P.J.Cv.

 Opposed
✓ Unopposed

Discovery End Date Extended to 9/13/17
Arbitration Shall Be 9/21/17
Trial Shall Be 11/6/17

#496
04/13/17
VNB

FILED
APR 13 2017

Jamie D. Happas, P.J.Cv.

Nicholas W. Urciuoli - 041622011
CONNELL FOLEY LLP
85 Livingston Avenue
Roseland, NJ 07068
973.535.0500
Fax: 973.535.9217
Attorneys for Plaintiff, LM Insurance Corporation

LM INSURANCE CORPORATION,
Plaintiff,
vs.
AMERICAN RENEWABLE ENERGY INC. and
AMERGY SOLAR LLC,
Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

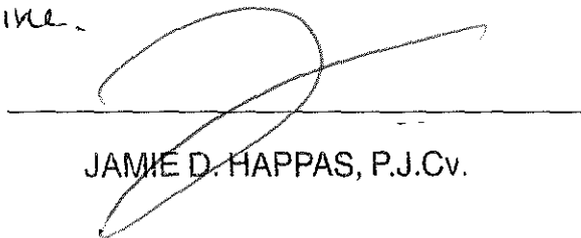
Docket No.: MID-L-6008-16

CIVIL ACTION
ORDER

THIS MATTER having been brought before the Court by Connell Foley LLP, attorneys for Plaintiff, LM Insurance Corporation ("Plaintiff"), on a Motion pursuant to R. 4:5A-2(b), seeking an Order changing the Track Assignment from Track I to Track II, and the Court having read the moving papers, and any opposition thereto, and for good cause having been shown;

IT IS on this 13 day of April, 2017, **ORDERED** that the Track Assignment is changed from Track I to Track II (Case Type 599 - Contract/Commercial Transaction); and

IT IS FURTHER ORDERED that an executed copy of this Order shall be served upon all parties within seven (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."

JNB

EICHEN CRUTCHLOW ZASLOW & MCELROY, LLP
EDWARD MCELROY, ESQ. ID#055771994
563 Lakehurst Road
Toms River, New Jersey 08755
(732) 575-1400
Attorneys for Plaintiff

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv

ANTHONY LOFFREDO :

Plaintiff :

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. L-2064 16

Civil Action

vs.

ORDER

FRANCES L. CLINE , as Fiduciary of the
Estate of GLENN CLINE, Deceased, :
AHOBILAM NAGASUNDARAM, DL
PETERSON TRUST, DIEBOLD, INC.,
DIEBOLD INC., TRUCKS, CLAIRVOYANT
TECHNOSOLUTIONS, INC., ABC CORP.
1-10 (fictitious names, true identity unknown),
JOHN DOES 1-10 (fictitious names,
true identity unknown), :

Defendants. :

THIS MATTER having been brought before the Court on April 13, 2017 by EICHEN CRUTCHLOW ZASLOW & MCELROY, LLP, attorneys for the plaintiff(s), on a motion to extend discovery until September 4, 2017 and the Court having considered the matter and good cause appearing;

IT IS on this 13 day of April 2017;

ORDERED that the discovery end date is hereby extended to September 4, 2017; and it is further;

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

ITEMS

DATE

Deposition of all parties by

05/04/2017

Experts' reports by

06/01/2017

Deposition of all proposed experts by

07/05/2017

New Discovery End Date

09/04/2017

and it is further,

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

Papers filed with the Court:

- () Answering Papers
- () Reply Papers

JAMIE D. HAPPAS, P.J.Cv.

Discovery End Date Extended to 9/4/17
Arbitration Shall Be 9/19/17
Trial Shall Be 11/6/17

Jonathan P. Arnold, Esq. - I.D. No. 020851993
BRAMNICK, RODRIGUEZ, GRABAS,
ARNOLD & MANGAN, LLC
1827 East Second Street
Scotch Plains, NJ 07076
Tel.: (908) 322-7000
Fax: (908) 322-6997
Attorney for Plaintiffs, Senaida Lopez, Guardian
Ad Litem for Hector Lopez-Salgado

#429
4-13-17
JNB
FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

ANGELICA LOPEZ-SALGADO,

Plaintiffs,

vs.

JESSICA FLETCHER, JANELLE
FLETCHER, ET AL

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-6399-15

CIVIL ACTION

SENAIDA LOPEZ, GUARDIAN AD LITEM
FOR HECTOR LOPEZ-SALGADO,

Plaintiffs,

vs.

JESSICA T. FLETCHER AND JANELLE
M. FLETCHER, ET AL

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-7453-15

CIVIL ACTION

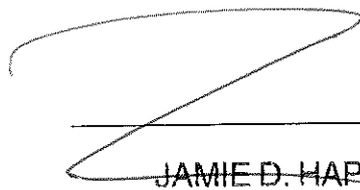
ORDER EXTENDING DISCOVERY

THIS MATTER having been opened to the Court by Jonathan P. Arnold, Esq., attorney for plaintiffs, Senaida Lopez, Guardian Ad Litem for Hector Lopez-Salgado and upon due notice to Peter Sanchez, Esq., attorney for Defendants, Jessica T. Fletcher and Janelle M. Fletcher, and the Court having considered the moving papers and proofs submitted, and for good cause having been shown;

IT IS on this 13 day of April, 2017;

ORDERED that discovery is hereby extended for a period of ~~60~~ days from the date of the entry of the ~~within~~ Order, and that that new discovery end date shall be 7/5/17 during which time plaintiff is to produce additional medical records and serve updated permanency reports; and it is further (6/11/17). Ref. to same reports 7/1/17

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.

Discovery End Date Extended to 7/5/17
Arbitration Shall Be 7/19/17
Trial Shall Be 8/28/17

#387
04/13/17
✓NB

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

James F. Sullivan, Jr., Esq. - 034482008
CONNELL FOLEY LLP
85 Livingston Avenue
Roseland, New Jersey 07068
(973) 535-0500
Attorneys for Defendants, Jordan Maskowitz and Lauren M. Maskowitz
Our File No. 06046/116971

MIRTHA L. LOPEZ,

Plaintiff(s),

v.

LAUREN M. MASKOWITZ, JORDAN
MASKOWITZ and John Does 1-5 (fictitious
names),

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION MIDDLESEX COUNTY
Docket No.: MID-L-6291-15

CIVIL ACTION

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

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

THIS MATTER having been brought before the Court on Motion of Connell Foley LLP, attorneys for the Defendants, Jordan Maskowitz and Lauren M. Maskowitz, for an Order Extending the Discovery End Date, and the Court having considered the matter and *exceptional circumstances* appearing;

IT IS on this 13 day of April, 2017,

ORDERED that the discovery end date in this matter is hereby extended sixty (60) days from April 10, 2017 to June 13, 2017; and it is further

ORDERED that the new arbitration date is June 27, 2017; and it is further

ORDERED that the new trial date is July 24, 2017; and it is further

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



JAMIE D. HAPPAS, P.J.Cv.

Opposed

Unopposed

CAMPBELL, FOLEY, DELANO & ADAMS, LLC.
STEPHEN CZESLOWSKI-040081999
601 BANGS AVENUE
P. O. Box 1040
ASBURY PARK, NEW JERSEY 07712-1040
Telephone: (732) 775-6520
Attorneys for Defendants, Vandina
Our File No. 1-37,937-SCZ

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

JNB

Plaintiff

LUIS F. LOPEZ

vs.

Defendants

MAGNOLIA E. VANDINA, THOMAS VANDINA
And JOHN and JANE DOES 1-10, ABC CORP.
1-10 and XYZ CORPS. 1-10(said names being
fictitious)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

DOCKET NO. MID-L-775-15

Civil Action

716

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 April 13, 2017, by Campbell, Foley, Delano & Adams, L.L.C., attorneys for the defendants, Magnolia E. Vandina and Thomas Vandina, on motion to extend discovery until June 17, 2017 for exceptional circumstances and to adjourn the Arbitration hearing scheduled for April 21, 2017 and the Trial date of June 5, 2017, and it appearing to the satisfaction of the Court that the motion may be granted, it is hereby

ORDERED on this 13 day of April, 2017, that the discovery be and is hereby extended until June 17, 2017; and it is further

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

<u>Items</u>	<u>Dates</u>
a. Defendant's ^{<i>amended</i>} expert medical reports are to be served by	5/31/17
b. New Discovery End date	6/17/17

and it is further

Excluded for the sole reasons set forth in two orders
This shall not delay arbitration or trial.

ORDERED that the Arbitration hearing scheduled for April 21, 2017 and the Trial scheduled for June 5, 2017 be adjourned until after the New Discovery End date of June 17, 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.



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 24, 2017

680
04/13/17
/NB

PHILIP M. LUSTBADER
DAVID LUSTBADER
COUNSELLORS AT LAW
A PROFESSIONAL CORPORATION
615 WEST MT. PLEASANT AVENUE
LIVINGSTON, NJ 07039
(973) 740-1000
ATTORNEY ID 246321968

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

Attorneys for Defendants Vito Menza, D.M.D. and Clara Barton Dental, LLC

JANET MAGUIRE

Plaintiff

vs.

VITO MENZA, D.M.D., CLARA
BARTON PROFESSIONAL DENTAL
GROUP, P.A. and/or CLARA BARTON
DENTAL, INC. and/or CLARA BARTON
DENTAL, LLC, "DR. DOE" (a fictitious
name representing a class of fictitious
doctors); "NURSE ROE" (a fictitious name
representing a class of fictitious nurses)
and "HEALTHCARE PROVIDERS POE" (a
fictitious name representing a class of
fictitious healthcare providers)

Defendant

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-4221-15

CIVIL ACTION

ORDER

This matter having been opened to the Court upon Motion of
Philip M. Lustbader, David Lustbader, P.C., attorneys for defendants Dr. Menza and
Clara Barton Dental, returnable April 13, 2017,

IT IS ORDERED ON THIS 13 DAY OF April, 2017,

that the discovery period is extended to June 26, 2017 and the following shall be
done.

- (a) Defendant to serve expert's report by May 15, 2017.
- (b) Expert depositions by June ¹⁵26, 2017.

(c) ~~That additional discovery that the parties deem appropriate by~~
~~June 26, 2017.~~

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



JAMIE D. HAPPAS, P.J.Gv.

T/D - 7/24/17

✓NB

FILED

APR 13 2017

Jamie D. Happs, P.J.Cv.

Gerald Kaplan - ID #198051963
METHFESSEL & WERBEL, ESQS.
2025 Lincoln Highway, Suite 200
PO Box 3012
Edison, New Jersey 08818
(732) 248-4200
1(732) 248-2355
kaplan@methwerb.com
Attorneys for Ajaco Towing Inc. and Gregory A. Macnaughton
Our File No. 81682 GKA

GUSTAVO MARIN

Plaintiff,

V.

GREGORY A. MACNAUGHTON, AJACO
TOWING INC., JOHN DOE #1-10,
JANE ROE #1-10 AND ABC COMPANY
#1-10, SAID NAMES BEING
FICTITIOUS

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION:MIDDLESEX COUNTY
DOCKET NO.: MID-L-5095-15

Civil Action

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

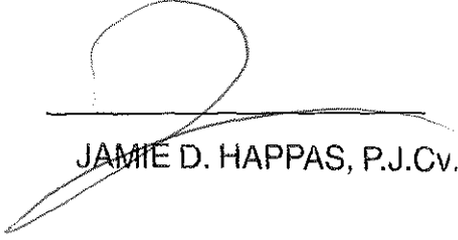
THIS MATTER having been brought before the Court on application of counsel for defendant(s), Ajaco Towing Inc. and Gregory A. Macnaughton for an extension of discovery and for good cause shown;

IT IS on this 13 day of April 2017;

ORDERED that:

The discovery end date shall be extended until May 17, 2017 in order to permit the taking of the deposition of plaintiff which is hereby Court Ordered to take place on April 20, 2017 and it is;

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



JAMIE D. HAPPAS, P.J.Cv.

() Opposed
() Unopposed

(*) party/parties requesting discovery extension: Ajaco Towing Inc. and Gregory A. Macnaughton

This shall not delay arbitration or trial.

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

JNB

David M. Hawkins, Esq.
 Attorney ID No. 276821972
PURCELL, MULCAHY, HAWKINS & FLANAGAN, LLC
 One Pluckemin Way
 P.O. Box 754
 Bedminster, NJ 07921
 T: (908) 658-3800
 Attorneys for Defendants, Karina Gonzales-Aponte and Norma E. Gonzales
 Our File No: (637) 24220-H

ROMAN MARTE,
 Plaintiff,

v.

KARINA GONZALES-APONTE,
 NORMA E. GONZALES, and JOHN
 DOE 1-10 (fictitiously named) and ABC
 Co. 1-10 (fictitiously named),
 Defendants.

SUPERIOR COURT OF NEW JERSEY
 LAW DIVISION: MIDDLESEX COUNTY
 DOCKET NO: MID-L-6712-15

4660

CIVIL ACTION

ORDER

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

IT IS on this *13th* day of *April*, 2017;

ORDERED that the period for discovery be and hereby is extended ninety (90) days to,

July 14, 2017, to allow additional time to complete discovery; and it is further

ORDERED that Discovery is to be completed as follows:

- (a) Plaintiff's expert reports are to be furnished to defense counsel by May 30, 2017;
- (b) All defense expert reports are to be served on plaintiff's counsel by July 1, 2017;
- (c) Depositions of experts are to be completed by July 14, 2017.

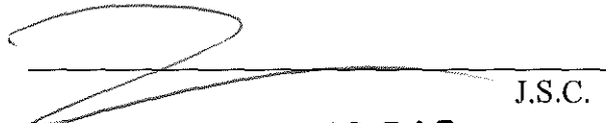
ORDERED that the arbitration scheduled for April 21, 2017 is hereby adjourned; and it is hereby

ORDERED that mandatory, non-binding arbitration shall take place on 7/25/17, 2017 at __.m; and it is further

ORDERED that the Trial scheduled for June 5, 2017 is hereby adjourned; and it is hereby

ORDERED that the trial shall take place on 9/5/17, 2017; and it is further

ORDERED that a copy of the within order be served upon all counsel within seven (7) days of ~~counsel's receipt hereof.~~ *the online pasting 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

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, Yu Chen

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

JNB

ZOILO A. MARTINEZ

Plaintiff,

-vs-

YU CHEN and HELEN NUNEZ

Defendants.

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

Civil Action

ORDER

#767

This matter having been opened to the Court on Motion of Adam Carman, Esq., attorney for defendant, Yu Chen, for an Order to extend the discovery period as well as adjourn Arbitration and Trial, and with the consent of our adversary, and the Court having read and considered the moving papers, and for exceptional circumstances appearing;

IT IS on this 13 day of April, 2017:

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

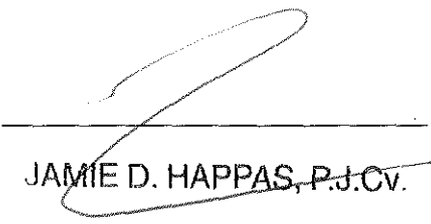
ORDERED that Trial is hereby adjourned until 8/19/17; and it is further

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

ORDERED that discovery end date be extended sixty (60) 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.

- Opposed
- Unopposed



JAMIE D. HAPPAS, P.J.Cv.

Randall J. Richards, #021371978
WILENTZ, GOLDMAN & SPITZER, P.A.
90 Woodbridge Center Drive
Post Office Box 10
Woodbridge, New Jersey 07095
(732) 636-8000
Attorneys for Plaintiffs

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

JNB

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY
DOCKET NO. MID-L-003474-15

HSA

-----X
TRACY MAZZARA and MARK
MAZZARA,

Plaintiffs,

v.

MAYA ROBLES and JAVIER
ROBLES,

Defendants.
-----X

Civil Action

ORDER EXTENDING DISCOVERY

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

IT IS, on this *13* day of April 2017,

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

ORDERED that the parties shall complete the following discovery, as
follows:

1. Plaintiff's medical records and report to be served by June 1, 2017;
2. Defense re-examination of plaintiff by June 15, 2017;

3. Defense examination report to be served by July 10, 2017;
4. Any re-deposition of plaintiff to be completed by July 15, 2017; and

it is further

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



JAMIE D. HAPPAS, P.J.Cv.

Discovery End Date Extended to 7/15/17
Arbitration Shall Be 7/19/17
Trial Shall Be 9/5/17

#316

04/13/17

✓WB

SMITH MAZURE DIRECTOR WILKINS YOUNG & YAGERMAN, P.C.

92 East Main Street, Suite 402
Somerville, NJ 08876
MAIL PROCESSING CENTER
111 John Street
New York, NY 10038
(212) 964-7400
Our File No. AM-00411 NJ
Attorneys for Defendant in Action No. 1
Carol M. Nover

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

-----X

STEPHEN McMULLEN,
Plaintiff,

vs.

CAROL M. NOVER, JOHN DOE 1-X, JANE ROE 1-X
and ABC CORP. (names being fictitious as true identity is presently unknown),

Defendants.

SUPERIOR COURT
LAW DIVISION: COUNTY OF MIDDLESEX

DOCKET NO. MID-L-6127-15

Civil Action

ORDER

-----X

STEPHEN McMULLEN & ADAM MCMULLEN,
Plaintiffs,

vs.

DAVID J. LEVINE, JOHN DOE 1-X, JANE ROE 1-X
and ABC CORP. (names being fictitious as true identity is presently unknown),

Defendants.

SUPERIOR COURT
LAW DIVISION: COUNTY OF MIDDLESEX

DOCKET NO. MID-L-3727-16

-----X

This matter having been opened to the Court on application of Smith Mazure Director Wilkins Young & Yagerman, P.C., by Christopher W. McKenna, counsel for Defendant in

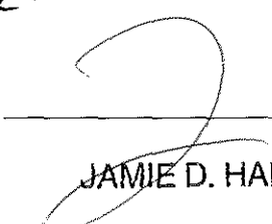
Action No. 1 Carol M. Nover for an Order, and the Court having considered the certification of counsel, and good cause having been shown:

It is on this 13 day of April, 2017;

ORDERED

1. All discovery completed in connection to L-6127-15 and L-3727-16 will be exchanged between all parties within ten (10) days of service of this order;
2. Plaintiff will provide all final medical expert reports by May 5, 2017;
3. Defendants will provide all final medical expert reports by June 5 2017;
4. All other discovery will be completed by June 15, 2017;
5. Arbitration scheduled for April 26, 2017 is adjourned and rescheduled to 6/22/17. Trial scheduled for May 22, 2017 is adjourned and rescheduled to 8/17; and it is further

ORDERED that a copy of the within Order shall be served upon opposing counsel within seven days of its posting online.


JAMIE D. HAPPAS, P.J.Cv.

PAPERS CONSIDERED:

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

ALL PARTIES TO BE
PRESENT AT THE CONFERENCE TO BE
SCHEDULED BY THE ASSIGNMENT
OFFICE ON 6/22/17

✓ NB

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

Michael J. McCaffrey, Esq.
Attorney ID #019831982
PURCELL, MULCAHY, HAWKINS & FLANAGAN, LLC
One Pluckemin Way
P.O. Box 754
Bedminster, New Jersey 07921
(908) 658-3800
Attorneys for defendants, Brezdyn Hafner and John Cantalupo
Our File No. (637) 23950-A

STACEY McNULTY and THOMAS
McNULTY, her husband,

Plaintiffs,

v.

BREZDYN L. HAFNER and JOHN
M. CANTALUPO and JEFFREY
McNULTY,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No. MID-L-4269-15

548

Civil Action

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

THIS MATTER's having been opened to the court by Purcell, Mulcahy, Hawkins & Flanagan, LLC, attorneys for defendants, Brezdyn Hafner and John Cantalupo, for an order compelling plaintiff to provide discovery and 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 13 day of April, 2017;

ORDERED that the plaintiff shall provide to defendants within ten (10) days hereof all records of plaintiff's rheumatologist, Dr. McGid, and the radiologist's report and actual images of MRI of the left ankle; and it is further *authorizations provided*

ORDERED that the period for discovery be and hereby is extended ~~sixty (60)~~ *6/1/2017* days to May 25, 2017, for defendants to receive the aforesaid records and films, for defendants to forward additional records and films to their experts for their review and for defendants to receive their experts' supplemental reports and amend answers to interrogatories, all of which shall be completed by May 25, 2017; and it is further

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

opposed *procedural*
 unopposed


JAMIE D. HAPPAS, P.J.Cv.

PAPERS CONSIDERED:

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

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

This shall not delay arbitration or trial

*This matter has had 572 days
of discovery, (AEB Ad) and
4 extensions*

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

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

#537

04/13/17

JNB

STACEY MCNULTY and :
THOMAS MCNULTY :
Plaintiff(s) :
vs. :
BREZDYN L. HAFNER, ET AL :
:

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY
Docket No. MID-L-4269-15

Civil Action
ORDER

THIS MATTER being presented to the Court upon Notice of Motion duly filed and served pursuant to Rule 1:6-2 by Patrick H. Cahalane, Esq., attorney for plaintiff(s), and the Court having considered the pleadings submitted herein, and any opposition hereto, and for good cause shown;

IT IS on this 13 day of April 2017 ORDERED as follows:

- (A) The discovery end date is hereby extended to June 5, 2017;
- (B) The arbitration date in this matter is rescheduled for _____, 2017;
- (C) The trial date in this matter is rescheduled for _____, 2017.
- (D) The deposition of defendants' expert, David L. Gushue, Ph.D., shall take place before June 5, 2017; and

IT IS FURTHER ORDERED that if David L. Gushue, Ph.D. fails to appear for deposition by June ¹/~~5~~, 2017, the report of David L. Gushue, Ph.D. dated February 6, 2017 ^{may be} barred and David L. Gushue, Ph.D. ^{m.} cannot testify at trial regarding any of the opinions, findings or conclusions set forth in his report of February 6, 2017; and ^{upon the filing of a motion before the presiding judge}

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

This shall not delay arbitration or trial

This matter has had 572 days of delay, 4 exhibits and (over 100)

JAMIE D. HAPPAS, P.J.Cv.

PAPERS CONSIDERED:

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

SEE RELATED ORDER
ENTERED ON THIS DATE.

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

601 BANGS AVENUE
P. O. Box 1040
ASBURY PARK, NEW JERSEY 07712-1040
Telephone: (732) 775-6520
Attorneys for Defendants, Diaz/Castellanos-Ponce
Our File No. 1-38,344-MJD & -1-MJD

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

NB

Plaintiff

DAVID MELENDEZ

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION:MIDDLESEX COUNTY

DOCKET NO. MID-L-6633-15

315

vs.

Defendants

GUSTAVO REYES, XOMAIA DIAZ, JHINY J.
CASTELLANOS-PONCE, RAPHAEL CARULLA-
CEDENO, REGINA SIEMONEIT, E-SURANCE
and JOHN DOE INDIVIDUALS 1-10(fictitious
names representing unknown defendants)

ORDER TO CONSOLIDATE

Plaintiff

GUSTAVO REYES, and his wife, ELIA REYES

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION:MIDDLESEX COUNTY

DOCKET NO. MID-L-7370-16

vs.

Defendants

XOMAIA DIAZ, JHINY CASTELLANOS-PONCE,
RAPHAEL CARULLA-CEDENO, DEVAID 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)

DENIED

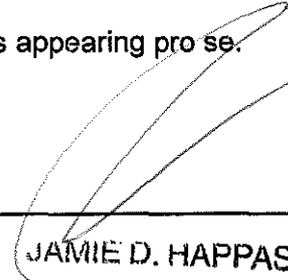
The above entitled matter having been opened to the Court on April 13, 2017 by
Campbell, Foley, Delano & Adams, L.L.C., attorneys for the defendants, Xomaia Diaz and Jhiny
Castellanos-Ponce, on motion to consolidate the above captioned matters in the Superior Court,

Middlesex County, Docket No. MID-L-6633-15, and it appearing to the satisfaction of the Court that the motion may be granted, it is hereby

ORDERED on this 13 day of April, 2017 that the above captioned matters be and are hereby consolidated for trial in Middlesex County under Docket No. MID-L-6633-15. Filing of the consolidation is not to delay trial; and it is

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

of its posting online



JAMIE D. HAPPAS, P.J.Cv.

PAPERS CONSIDERED

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

Dated: March 16, 2017

A

SEE STATEMENT OF REASONS
ATTACHED HERETO

Statement of Reasons
Melendez v. Reyes (MID-L-6633-15)

Rule 4:38-1(a) provides in pertinent part:

(a) Actions in the Superior Court. When actions involving a common question of law or fact arising out of the same transaction or series of transactions are pending in the Superior Court, the court on a party's or its own motion may order the actions consolidated.

The decision to consolidate actions lies within the discretion of the trial court. R. 4:38-1(a); see also Kaselaan & D'Angelo Assocs. v. Soffian, 290 N.J. Super. 293, 299-301, (App. Div. 1996); Dep't of Transp. v. PSC Res., Inc., 159 N.J. Super. 154, 166 (Law Div. 1978). While the determination as to consolidation is a discretionary call, it will be set aside if it is manifestly erroneous. Union County Imp. Auth. v. Artaki, 392 N.J. Super. 141, 148-149 (App. Div. 2007).

Unlike the facts set forth by the court in Moraes v. Wesler, 439 N.J. Super. 375 (App. Div. 2015), the first filed case, Melendez v. Reyes (MID-L-6633-15), will have had 456 days of discovery when discovery ends on June 30, 2017. Arbitration is currently scheduled for July 6, 2017. Trial is currently scheduled for August 21, 2017. Whereas, the second filed case, Reyes v. Diaz (MID-L-7370-16) will have had 300 days of discovery when discovery ends on December 31, 2017. There are currently no arbitration or trial dates scheduled in the matter.

The facts as presented by movant reveal 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 Melendez v. Reyes longer due to the recently filed complaint in Reyes v. Diaz would unfairly prejudice the plaintiffs in Melendez v. Reyes.

Ann L. Renaud, Esq. – Attorney ID Number 021391976
RAMP, RENAUD & HLAVENKA, LLC
7-G Auer Court
Williamsburg Commons
East Brunswick, New Jersey 08816
(732) 390-4949
Attorneys for Plaintiff

#315
4-13-17
✓NB
FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

THOMAS MENDOZA,

Plaintiff,

vs.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

Docket No: MID-L-11220-14

iKON LOUNGE and/or IKONVIP.com a/k/a
EVOKE a/k/a EVE ULTRA LOUNGE,
ANTHONY JV RUFOLO, ALBERT
DICKERSON, CARLOS GUZMAN, JOHN
DOE 3-10, JAMES ROE 1-10, JANE DOE
1-10, and ABC CORP. 1-10 (Fictitious
Names/Identities Unknown),

Defendants.

Civil Action

ORDER

IKON AT ROUTE 35 CORPORATION (i/p/a
IKON LOUNGE and/or IKONVIP.COM
a/k/a EVOKE a/k/a EVE ULTRA LOUNGE)
and ANTHONY J. RUFOLO

Defendants/Third-Party Plaintiffs,

Vs.

CARLOS GUZMAN

Third Party Defendant

THIS MATTER being opened to the Court on the motion of Ann L. Renaud, Esquire, of the Law Office of Ramp, Renaud & Hlavenka, LLC, attorneys for plaintiff, and the Court having considered the moving papers of counsel and good cause having been shown;

IT IS on this 13 day of April, 2017, **ORDERED** that discovery be and hereby is extended from May 9, 2017 to July 8, 2017 and the following discovery schedule shall be conducted during the discovery period:

(A) All written discovery responses shall be provided by defendant, Carlos Guzman, by April 21, 2017;

(B) Counsel for defendant, Carlos Guzman, shall conduct any IME of the plaintiff by May 5, 2017;

(C) Counsel for defendant, Carlos Guzman, shall serve any IME and/or expert reports by June 2, 2017;

(D) All parties' depositions shall be conducted by June 6, 2017;

(E) Any fact witnesses' depositions shall be conducted by June 28, 2017;

IT IS FURTHER ORDERED that the May 11, 2017 Arbitration hearing be and hereby is adjourned to August 1st; and

IT IS FURTHER ORDERED that the June 26, 2017 trial date be and hereby is adjourned to July 24, 2017; and

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

 Opposed

Unopposed



JAMIE D. HAPPAS, P.J.Cv.

#286
04/13/17
JNB

DAVID CORVASCE - 022812011

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

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

ATTORNEY FOR: Defendant/s, AMEL S GHOBRIAL

AMEL S GHOBRIAL, an individual

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-6425-15

Plaintiff

Civil Action

vs.

CSABA BOSNYAK, GULLIVER
GENERAL CONSTRUCTION, JOHN
DOES 1-10,
ABC CORPS 1-10

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-1246-16

Defendants.

Civil Action

GIHAN E MESHRIKY

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

Plaintiff

vs.

AMEL S GHOBRIAL, CSABA
BOSNYAK, GULLIVER GENERAL
CONSTRUCTION, JOHN DOES 1-10,
ABC CORPS 1-10

Defendants.

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

IT IS, on this 13 day of April, 20;

ORDERED that (a) the time for the completion of discovery is hereby extended to June 30, 2017;

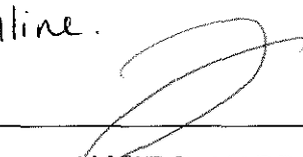
IT IS FURTHER ORDERED that the deposition of all parties is hereby court ordered for May 11, 2017 at 10:00 am at the office of STATHIS AND LEONARDIS 32 S MAIN STREET EDISON NJ;

IT IS FURTHER ORDERED that the arbitration date of April 25, 2017 and trial date of 06/05/2017 hereby adjourned to allow for the discovery extension ;

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

Item	Scheduled For
1. Deposition of all parties	May 11, 2017

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



JAMIE D. HAPPAS, P.J.Cv

Discovery End Date Extended to 6/30/17

Arbitration Shall Be 7/6/17

Trial Shall Be 8/21/17

866
4-13-17
JNB

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

FILED
APR 13 2017

Jamie D. Happas, P.J.Cv.

<hr/>		SUPERIOR COURT OF NEW JERSEY
NICHOLAS MOLINO,	:	LAW DIVISION
Plaintiff(s)	:	MIDDLESEX COUNTY
vs.	:	
	:	Docket No. MID-L-6649-14
ROBERT MASELLA, ET AL	:	Civil Action
Defendant(s)	:	ORDER

THIS MATTER being presented to the Court upon Notice of Motion duly filed and served pursuant to Rule 1:6-2 by Patrick H. Cahalane, Esq., from the law office of Anglin, Rea & Cahalane, P.A., attorney for Plaintiff, and the Court having considered the pleadings submitted herein, and any opposition hereto, and for good cause shown;

IT IS on this 13 day of April, 2017 ORDERED that the trial scheduled for April 24, 2017 is adjourned; and it is

FURTHER ORDERED that the discovery end date is extended to July 3, 2017 as follows:

1. Plaintiff to serve expert report(s) by June 3, 2017;
2. Defendant(s) to serve expert report(s) by July 3, 2017;

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


JAMIE D. HAPPAS, P.J.Cv.

PAPERS CONSIDERED:

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

Discovery End Date Extended to 7/3/17
 Arbitration Shall Be _____
 Trial Shall Be 7/24/17

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

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

GRANTED IN PART

ANUHAR MORALES

Plaintiff

vs.

CLAUDIA SERRA, SHIRLEY LIU,
CHIA M. LIU, JOHN DOE(S) 1-10
(Fictitious names, true names unknown),
JANE DOE(S) 1-10 (Fictitious names,
true names unknown), and ABC
CORPORATION(S) 1-10 (Fictitious
names, true names unknown),

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY

DOCKET NO. MID-L-7290-15

CIVIL ACTION

**ORDER TO DISMISS PLAINTIFF(S)
COMPLAINT FOR FAILURE TO
COMPLY WITH A COURT ORDER
or IN THE ALTERNATIVE TO
ADJOURN ARBITRATION AND TO
EXTEND DISCOVERY TIME FOR
EXCEPTIONAL CIRCUMSTANCES**

This matter being opened to the Court, on April 13, 2017, pursuant to Rule 1:6-2 and Rule 1:6-3, and having been submitted for ruling on the papers by Donald Thornton, Esq., of the Law Offices of Pamela D. Hargrove attorney for the Defendant(s), SHIRLEY LIU and CHIA M. LIU, for an Order to dismiss Plaintiff's complaint for failure to comply with a court order or in the alternative to adjourn arbitration and to extend discovery for exceptional circumstances and there having been no opposition and exceptional circumstances demonstrated;

It is on this 13th day of April, 2017, ORDERED that the Plaintiff(s), ANUHAR MORALES, complaint be and hereby is dismissed for failure to comply with a Court Order dated February 8, 2017.

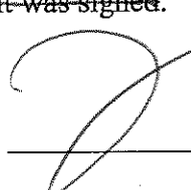
OR IN THE ALTERNATIVE:

It is on this 13th day of April, 2016, ORDERED that the Arbitration in this matter scheduled for May 10, 2017 is hereby adjourned;

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

1. Plaintiff(s), to submit to a physical examination by Dr. Steven Fried on May 1, 2017.
2. Defendant to submit medical expert's report by ~~July 10, 2016~~ 7/10/16
3. Any further discovery that may be necessary as a result of the foregoing, to be obtained and completed on or before ~~July 30, 2017~~ 7/30/17; 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 the ~~date it was signed~~ online posting of this order.



J.S.C.

JAMIE D. HAPPAS, P.J.Cv.

MOTION WAS:

OPPOSED partial

NOT OPPOSED

Discovery End Date Extended to 7/30/17

Arbitration Shall Be 8/2/17

Trial Shall Be 9/18/17

#452
4-13-17
✓WB

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

COHEN FINEMAN, LLC
Lynn M. Cohen, Esquire ID# 029291992
Five Greentree Centre, Suite 302
525 Route 73 North
Marlton, NJ 08053
(856) 304-0699
Attorney for Defendant

NATCO DEVELOPMENT, CO.,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION
	:	
	:	MIDDLESEX COUNTY
	:	
Plaintiff,	:	DOCKET NO. L-3796-16
	:	
vs.	:	
	:	CIVIL ACTION
EAST COAST WALL SYSTEMS, LLC	:	
	:	
Defendant.	:	ORDER

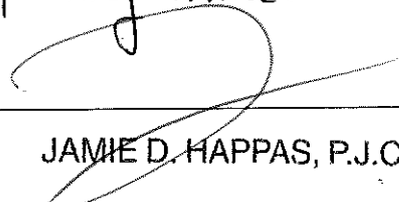
THIS MATTER having come before the Court on Motion of Lynn M. Cohen, Esquire a member of the law firm of Cohen Fineman LLC on behalf of the Defendant, East Coast Wall Systems LLC; and, the Court having considered the moving papers and for good cause shown;

IT IS on this 13 day of April 2017,

ORDERED that this matter be moved to Track II (305 Construction);

~~**IT IS FURTHER ORDERED**~~ that this matter is scheduled for a Case Management Conference on the _____ day of _____ 2017;

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



JAMIE D. HAPPAS, P.J.Cv.

JNB

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

601 BANGS AVENUE
P. O. Box 1040
ASBURY PARK, NEW JERSEY 07712-1040
Telephone: (732) 775-6520
Attorneys for Defendants, Adamo
Our File No. 1-38,194-SCZ

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

Plaintiff

AIDA L. NEGRON

vs.

Defendants

TYLER A. ADAMO, GESUALDO ADAMO,
JOHN DOES(1-20) and ABC COMPANIES
(1-20)(fictitious names) and (fictitious entities)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

DOCKET NO. MID-L-6704-15

720

Civil Action

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 April 13, 2017, by Campbell, Foley, Delano & Adams, L.L.C., attorneys for the defendants, Tyler A. Adamo and Gesualdo Adamo, on motion to extend discovery until June 18, 2017 for exceptional circumstances and to Adjourn Arbitration hearing scheduled for May 2, 2017 and the Trial date scheduled for June 19, 2017, and it appearing to the satisfaction of the Court that the motion may be granted, it is hereby

ORDERED on this *13* day of *April*, 2017, that the discovery be and is hereby extended until June *18*, 2017 for exceptional circumstances; and it is further *For reasons set forth in the order*

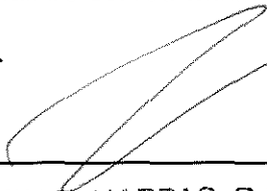
ORDERED that the following items of discovery are to be completed on or before the dates listed below:

<u>Items</u>	<u>Dates</u>
a. Defendant's <i>amended</i> expert medical reports are to be served by	5/30/17
b. New Discovery End date	6/18/17

and it is further

This shall not delay arbitration or trial

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



JAMIE D. HAPPAS, P.J.Cv.

PAPERS CONSIDERED

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

Dated: March 26, 2017

Law Offices of Styliades and Jackson
BY: *Laura M. Gifford, Esq.*
Identification No. 182762016
9000 Midlantic Drive
Suite 105 - First Floor
Mount Laurel, NJ 08054
856-596-7778
Attorneys for Defendant, Liberty Mutual Insurance Company
File No.: LA359-029200640-0009

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

JNB

SAKENIA NEWBORN,
PLAINTIFF,

VS

LATRICE WALLACE and LIBERTY
MUTUAL INSURANCE COMPANY,
DEFENDANTS.

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

729

*

CIVIL ACTION

*

**ORDER TO EXTEND DISCOVERY AND
ADJOURN ARBITRATION**

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, Liberty Mutual Insurance Company, for an Order to Extend Discovery and Adjourn Arbitration and the court having considered the motion papers filed by the parties, and good cause thus having been shown, it is, on this 13 day of April, 2017;

ORDERED, that discovery be extended ~~sixty (60) days~~ ¹¹ or until May 31, 2017; and ^{For the record set forth on file} ~~to~~ *to*

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 5, 2017;
2. ~~Arbitration is hereby adjourned until _____, 2017;~~
3. Any additional discovery is to be served by May 11, 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.*

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

Opposed
Unopposed */*

This shall not delay arbitration or trial.

#550
04/13/17

JNB

FILED
APR 13 2017
Jamie D. Happas, P.J.Cv.

Ross V. Carpenter, Esq.
NJ Attorney ID 059202014
Mark S. Kundla, Esq.
NJ Attorney ID 027361981

HARDIN, KUNDLA, MCKEON & POLETTO
COUNSELLORS AT LAW
A PROFESSIONAL CORPORATION
673 MORRIS AVENUE
SPRINGFIELD, NEW JERSEY 07081
(973) 912-5222

Attorneys for Defendant, YMCA of Metuchen, Edison, Woodbridge and South Amboy

CRISTIAN ELIAS OSSA, an infant
by his Guardian Appellate
Division Litem, JENNIFER
LERNER, individually,

Plaintiffs,

vs.

YMCA OF METUCHEN EDISON
WOODBIDGE AND SOUTH AMBOY,
and/or "ABC CORPS 1-10" (names
being fictitious as true
identities are unknown), and/or
JOHN DOES 1-10 (names being
fictitious as true identities
are unknown),

Defendant.

:
SUPERIOR COURT OF NEW JERSEY
: LAW DIVISION: MIDDLESEX COUNTY
Docket No. MID-L-11365-14

:
Civil Action

:
ORDER

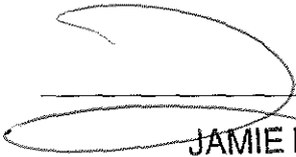
This matter having been opened to the Court upon the application of Hardin, Kundla, McKeon & Poletto, P.A., attorneys for Defendant, YMCA of Metuchen, Edison, Woodbridge and South Amboy, for an Order enforcing settlement and to set a date certain for a friendly hearing, and the Court having considered the moving papers and for good cause shown;

IT IS on this 13 day of April, 2017,

ORDERED that a settlement agreement in this matter has been reached whereby defendants agree to pay plaintiffs \$15,000 in consideration for dismissal with prejudice and a general release of all claims arising from the subject incident; and it is further

~~★ ORDERED that a friendly hearing be scheduled for the day of _____, 2017; and it is further~~

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


JAMIE D. HAPPAS, P.J.Cv.

+ Counsel to contact the Assignment Office for a friendly hearing date

"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."

REILLY, JANICZEK, MCDEVITT,
HENRICH & CHOLDEN, P.C.
BY: GINO P. MECOLI, ESQUIRE #018101989
BY: FRANK P. MENAQUALE, ESQUIRE # 030661986
2500 MCCLELLAN BOULEVARD, SUITE 240
MERCHANTVILLE, NEW JERSEY 08109
(856) 317-7180

ATTORNEYS FOR DEFENDANTS
ADELPHIA THREE CORP. T/A
PHILY DINER AND WILLIAM
BALIS

FILED

APR 13 2017

#469
4-13-17

OUR FILE # 128-1187

JOSEPH PACIOCCO,

PLAINTIFF,

vs.

PHILY DINER, ADELPHIA THREE CORP.,
WILLIAM BALIS, et al.

DEFENDANTS.

Jamie D. Happas, P.J.Cv.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

DOCKET NO. MID-L-00018-16

Civil Action

ORDER

THIS MATTER having been submitted to the Court by Reilly, Janiczek & McDevitt, P.C., attorneys for Defendants, Adelpia Three Corp. t/a Phily Diner and William Balis pursuant to R.1:6-2, and the Court having reviewed the moving papers and for GOOD CAUSE having been shown;

It is, on this 13, day of April, 2017, **ORDERED** and **DECREED** the Order granting Plaintiff's Motion to Extend the Discovery End Date is **VACATED**; and

It is **FURTHER ORDERED** and **DECREED** that discovery is hereby extended for an additional ninety (90) days (from June 30, 2017) to September 1, 2017 to allow the following:

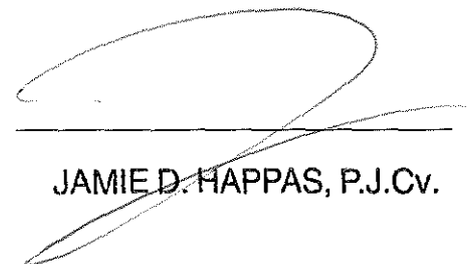
1. Plaintiff shall serve his economic expert/life care plan expert's report by April 1, 2017;
2. Plaintiff shall serve recent medical records and bills by April 30, 2017;
3. Plaintiff shall serve report(s) from his medical expert(s), including neurosurgeon, by May 1, 2017;
4. Defendants shall serve a report from their medical expert(s) by July 1, 2017;

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

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

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

It is **FURTHER ORDERED** and **DECREED** that a true copy of this Order be served on all counsel within 7 days from its *posting online.*



JAMIE D. HAPPAS, P.J.Cv.

FILED
APR 13 2017
Jamie D. Happas, P.J.Cv.

JNH

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

CHARLES PIDGEON,

Plaintiff,

-vs-

WENTAO HUANG, DONGYI YUE,
GEICO INDUMNITY COMPANY, AND
JOHN DOES 1-10 (fictitious names)

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-7205-15 #155

Civil Action

ORDER

This matter having been opened to the Court on Motion of Sean Del Duca, Esq., attorney for defendant, Geico Insurance Company, for an Order to extend the discovery period as well as adjourn Arbitration and Trial, and with the attempt to get consent of our adversaries, and the Court having read and considered the moving papers, and for exceptional circumstances appearing;

IT IS on this 13 day of April, 2017:

ORDERED that Arbitration is hereby adjourned until 7/28/17; and it is further

ORDERED that Trial is hereby adjourned until 9/18/17; and it is further

ORDERED that the Independent Medical Examination of plaintiff with Dr. Piskun scheduled for April 18, 2017 is court ordered; and it is further;

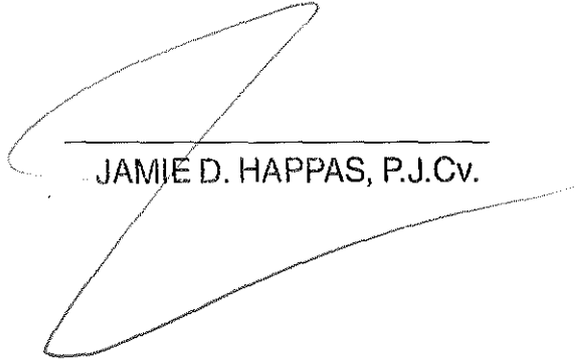
ORDERED that the Independent Medical Examination of plaintiff with Dr. Piskun scheduled for May 31, 2017 is court ordered; and it is further;

ORDERED that all defense expert reports shall be served by July 23, 2017; and it is further

ORDERED that discovery end date be extended ninety (90) days to July 24, 2017; and it is further;

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

- Opposed
- Unopposed



JAMIE D. HAPPAS, P.J.Cv.

✓ NB

FILED
APR 13 2017

Thomas A. Zammatore, Esq., AIN 001201983
CASCIO & CAPOTORTO, ESQS.
Morris Corporate Center I
300 Interpace Parkway, Atrium B/C
Parsippany, New Jersey 07054
Phone: 973-541-6300
File No.: 438160
Attorneys for Third Party Defendant, SDC Clifton Commons, Inc.

Jamie D. Happas, P.J.Cv.

DIANE POTOCKI
Plaintiffs,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION – MIDDLESEX COUNTY
DOCKET NO.: MID-L-4846-15 # 763

Vs.

CIVIL ACTION

STOP and SHOP, XYZ CORPORATION 1-
10 and John Doe 1-5
Defendants.

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

And

THE STOP & SHOP SUPERMARKET LLC
Defendant Third Party Plaintiff

Vs.

SDC CLIFTON COMMONS, INC.
Third Party Defendant.

This matter came before the court on application of counsel Cascio & Capotorto
Esqs., by Thomas A. Zammatore, Esq., attorney for Third Party Defendant, SDC Clifton

Commons, Inc., for an Extension of the period for discovery and/or adjournment of the presently fixed arbitration and/or trial date.

FOR GOOD CAUSE SHOWN it is on this 13 day of April, 2017;

- (a) the time for the completion of discovery is hereby extended for ninety (90) days from the previous end of discovery date;
- (b) the new discovery end date is July 13, 2017;
- (c) arbitration scheduled for April 19, 2017 is adjourned and shall be rescheduled pursuant to the rules of the court.

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

Outstanding Discovery	Discovery Shall Be Completed By Date Listed Below
Exchange Discovery with third party defendant	May 1, 2017
Plaintiff's Medical Expert Report	May 15, 2017
Depositions of All Parties	June 1, 2017
Independent Medical Examination	June 15, 2017
Defendants' Medical Expert Report	July 13, 2017

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



Party/Parties Requesting Discovery Extension JAMIE D. HAPPAS, P.J.Cv.

Cascio & Capotorto, for ___ plaintiff X defendants

Opposed
 Unopposed

SEE RELATED ORDER ENTERED ON THIS DATE.

Discovery End Date Extended to 7/13/17
 Arbitration Shall Be 7/12/17
 Trial Shall Be 9/11/17

✓NB

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

MARGOLIS EDELSTEIN

By: Colleen M. Ready, Esquire (032131984)

100 Century Parkway, Suite 200

Mt. Laurel, NJ 08054

856-727-6000

Attorneys for defendant/third-party plaintiff, The Stop & Shop Supermarket Company, LLC (improperly pled as Stop & Shop)

Our File No. 56300.1-0667

Plaintiff(s),
Diane Potocki

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - Middlesex County

v.

DOCKET NO.: L-4846-15

Defendant(s),
Stop and Shop, XYZ Corporation 1-10
and John Doe 1-5

CIVIL ACTION

AND

Third Party Plaintiff(s),
The Stop & Shop Supermarket LLC

v.

**ORDER EXTENDING DISCOVERY
AND ADJOURNING THE
ARBITRATION**

Third Party Defendant(s),
SDC Clifton Commons, Inc.

THIS MATTER having been brought before the Court on motion by Colleen M.

Ready, Esquire, of Margolis Edelstein, on behalf of the defendant/third-party plaintiff,

The Stop & Shop Supermarket Company, LLC, and the Court having duly considered the moving papers submitted in support of their application and finding merit in said application, and for other exceptional cause shown:

IT IS on this 13 day of April, 2017,

ORDERED that discovery is extended 60 days from the current end date of April 14, 2017, and will end on ~~June~~ ^{July} 13, 2017, in order to facilitate the following:

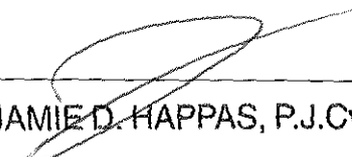
Third Party Defendant, SDC Clifton Commons, to serve Answers to Interrogatories by ~~April 25~~ ^{5/11}, 2017;

Depositions of representative(s) of Third Party Defendant, SDC Clifton Commons, on April 27, 2017, or by ~~May 15~~ ^{5/11}, 2017;

Any additional discovery that may become necessary as a result of the testimony elicited at depositions to be completed by ~~June 13~~ ^{July}, 2017;

IT IS FURTHER ORDERED that the April 19, 2017 Arbitration is hereby adjourned.

A copy of the within Order shall be sent to all counsel within 7 days of this Order's posting online


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

MOTION OPPOSED _____
MOTION UNOPPOSED

**SEE RELATED ORDER
ENTERED ON THIS DATE**

Discovery End Date Extended to 7/13/17
Arbitration Shall Be 7/13/17
Trial Shall Be 9/11/17

#809

04/13/17

✓NB

RAJAN & RAJAN, LLP

Oscar A. Escobar, Jr., Esq. / Jordan B. Dascal, Esq.

NJ ID Nos: 007072003 / 903842012

3146 Route 27, Suite 202

Kendall Park, NJ 08824

Telephone: (732) 283-1955

Facsimile: (732) 283-1877

Attorney for Defendants,

Monmouth Office Park, LLC and Vandana Nayak

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

PUBLIC SERVICES ELECTRIC & GAS
COMPANY,

Plaintiff,

vs.

MONMOUTH OFFICE PARK, LLC,
VANDANA NAYAK, AND AMITKUMAR
SHAH,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-4050-16

CIVIL ACTION

ORDER

THIS MATTER having been brought to the attention of the Court by Jordan Dascal, Esq. with the firm Rajan & Rajan LLP, attorney for Defendants, Monmouth Office Park, LLC and Vandana Nayak, upon Notice of Motion to Suzanne M. Klar, Esq., PSE&G Services Corporation, attorney for Plaintiff; and the Court having read the papers submitted in support and in opposition to said motion; and for good cause shown;

IT IS on this 13th day of April 2017; **ORDERED** that:

1. Defendants' motion to amend its ~~complaint~~^{pleading} is **GRANTED**.
2. A copy shall be filed within 10 days of Defendant's receipt of this order, and an response shall be served by Plaintiff within 20 days of Plaintiff being served with a copy of the amended complaint.
3. Defendants' motion to change the discovery track and extend the discovery end date

is **GRANTED**.

II(599)

4. This matter shall now be re-classified as a Track IV matter for discovery purposes.

5. Discovery shall proceed as follows:

a. Outstanding responses to interrogatory or document production requests as of the date of this order shall be answered within 20 days of being served with a copy of this order.

b. The parties may serve supplemental interrogatory or document production requests, and all such responses shall be due within 30 days.

c. All interrogatory and document production responses shall be completed by ~~October 31, 2017.~~ *Just*

d. All depositions of non-experts shall be completed by ~~December 6, 2017.~~ *Aug 1*

e. ~~All expert reports shall be due by January 15, 2018.~~ *Sept. 1, 2017. As per de 10/1/17*

f. All expert counter-reports shall be due by ~~February 6, 2018.~~ *11/1/17*

g. All depositions of experts shall conclude by ~~February 13, 2018.~~ *12/1/17*

h. The discovery end date shall now be ~~February 13, 2018.~~ *12/1/17*

6. A copy of this order shall be served on the non-moving party within 7 days of entry of this Order. *the online posting of this order.*

- Opposed
- Unopposed


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

DeBe

*T/D -
12/11/17*

#514
4-13-17
✓NB

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

STATHIS & LEONARDIS LLC
32 SOUTH MAIN STREET
EDISON NJ 08837
(732) 494-0600; FAX (732) 494-0206
Attorneys for Plaintiff
File: 14-3045NJL
Nicholas J. Leonardis Bar #009651992

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION – MIDDLESEX COUNTY
DOCKET NO. MID L 4307-15

SEAN C. RADU, an individual, :
 :
 Plaintiff, :
 :
 v. :
 :
 ALBON USHTELENCA, etc., et al, :
 Defendants. :

Civil Action

ORDER

GRANTED IN PART

This matter having come before the Court on Thurs., April 13, 2017 on Motion of Plaintiff through counsel for an Order striking Defendant's Answer and Suppressing its Defenses for failure to comply with this Court's Order of January 6, 2017, extending discovery in this matter an additional ninety (90) days, adjourning the April 25, 2017 arbitration, and adjourning the June 5, 2017 trial date, and the Court having considered the moving papers, and good show having been shown;

IT IS, THEREFORE, on this 13 day of April, 2017 O R D E R E D Defendant's Answer be and is hereby stricken and its defenses suppressed for failure to comply with this Court's January 6, 2017 Order and provide responses to the 2nd Supplemental Notice to Produce served by Plaintiff, and produce its representatives for depositions by January 31, 2017; and,

IT IS FURTHER ORDERED that the discovery end date in this matter be and is hereby extended from April 18, 2017 to June 19, 2017; and

IT IS FURTHER ORDERED that the April 25, 2017 Arbitration date be and is hereby adjourned and rescheduled to _____; and,

IT IS FURTHER ORDERED that the June 5, 2017 trial date be and is hereby adjourned and rescheduled to _____; and,

IT IS FURTHER ORDERED that:

1. Plaintiff is to submit its security liability expert report by June 6, 2017 provided Defendant has furnished answers to the 2nd Supplemental Notice to Produce by April 21, 2017, and produced its representatives for depositions by May 6, 2017, after moving to restore its Answer and Defenses by _____, and documents and transcripts are available to provide to said expert within a sufficient time frame to allow for expert review, and preparation of his report;
2. Defendants to provide its liability expert reports by July 6, 2017;
3. Depositions of any liability expert witnesses are to take place on or before end of discovery; and,

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

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

"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

APR 13 2017

Jamie D. Happs, P.J.Cv.

JMB

Michael J. McCaffrey, Esq.
Attorney ID #019831982
PURCELL, MULCAHY, HAWKINS & FLANAGAN, LLC
One Pluckemin Way
P.O. Box 754
Bedminster, New Jersey 07921
(908) 658-3800
Attorneys for defendants, Daniel Daly, Lorlei Daly and Lorianna Daly
Our File No. (637) 24118-A

JOSE RAMIREZ-BOLANOS,
Plaintiff,

v.

DANIEL DALY, LORLEI DALY
AND LORIANNA DALY,
Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No. MID-L-5353-15

#656

Civil Action

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

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

IT IS on this *13th* day of *April*, 2017;

ORDERED that the period for discovery be and hereby is ~~extended sixty (60)~~ days to June ⁵~~25~~, 2017, for defendants to obtain records of Raritan Bay Medical Center, for defendants to forward additional records to their experts for their review and for defendants to receive their experts supplemental reports and amend answers to interrogatories, all of which shall be completed by June ⁵~~25~~, 2017; and it is further

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

- () opposed
() unopposed



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

** for reasons set forth in two other*

This shall not delay arbitration or trial.

*Matter has had 4 extensions
and 2 ARB Adjournments*

✓ N/E

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

**MICHAEL B. FUSCO, ESQ. – ATTY. ID NO.: 01148-2010
LEVINSON AXELROD, P.A.**

**Levinson Plaza
2 Lincoln Highway
Edison, New Jersey 08818-2905
(732) 494-2727**

Attorneys for Plaintiff

<p>EDWARD J. REIDY,</p> <p style="text-align: center;">Plaintiffs</p> <p>vs.</p> <p>PAUL M. CAZA, RIVER STREET IDEAL LEASE, CAROLYN L. SMITH, H.M. KELLY and JOHN DOES 1-10 (being unknown individuals responsible for the maintenance, ownership, operation, supervision, cleaning and control of the premises in question),</p> <p style="text-align: center;">Defendants</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO.: MID-L-03353-15</p> <p style="text-align: center;">Civil Action</p> <p style="text-align: center;">ORDER</p>
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This matter being brought before the Court on Notice of Motion by Levinson Axelrod, Attorneys for Plaintiffs, and the Court having considered the pleadings filed herein, and exceptional circumstances having been shown;

IT IS on this 13th day of April 2017;

ORDERED as follows:

1. The discovery period be and is hereby extended for sixty (60) days or to June 20, 2017;
2. Parties have consented to complete the following discovery matters within the following time periods:

Discovery Item

Completion Date

A. Plaintiff to attend defense IME

March 28, 2017

B. Defense to obtain and serve defense expert report by

May 5, 2017

C. Plaintiff to obtain and serve all medical records by

~~April 15~~
May 1, 2017
May 1

- D. Plaintiff to obtain and serve expert report/addendum reports by May 1, 2017
E. Defendant to provide final medical report by June 16, 2017

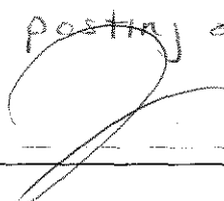
The new discovery end date is **June 20, 2017**;

IT IS FURTHER ORDERED that the arbitration with date of April 27, 2017 be adjourned and rescheduled for 6/22/17; and

IT IS FURTHER ORDERED that the trial with date of June 5, 2017 be adjourned and rescheduled for 8/14/17; and

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.

Law Offices of Styliades and Jackson
BY: G. Samuel Hoffman, Esq.
Identification No. 034362006
9000 Midlantic Drive
Suite 105 - First Floor
Mount Laurel, NJ 08054
856-596-7778
Attorneys for Defendant, Liberty Mutual Insurance
File No.: LA359-028068002-0005

FILED ✓ NB

APR 13 2017

Jamie D. Happas, P.J.Cv.

BELKIS RICHARDSON-PUGH,
PLAINTIFF,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-03747-15

VS

CIVIL ACTION # 778

DOMENICO MARGARUCCI and LIBERTY
MUTUAL INSURANCE,
DEFENDANTS.

**ORDER TO DISMISS OR, IN THE
ALTERNATIVE, EXTEND DISCOVERY,
COMPEL PLAINTIFF'S
INDEPENDENT MEDICAL
EXAMINATION 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, G. Samuel Hoffman, attorney for Defendant, Liberty Mutual Insurance, 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 13th day of April, 2017;

ORDERED, Plaintiff's complaint is dismissed ^{ad. p. 1} for failure to appear for an independent medical examination;

Or, in the alternative,

ORDERED, that discovery be extended ninety (90) days or until July 25, 2017; and

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

1. Plaintiff to appear for an independent medical examination on June 12, 2017;
2. Arbitration is hereby adjourned until _____, 2017;
3. Any additional discovery is to be served by July 5, 2017 per Rule 4:17-7;

IT IS FURTHER ORDERED, that Plaintiff, Belkis Richardson-Pugh is hereby compelled to appear for an independent medical examination on June 12, 2017 at 12:30 PM with Dr. Steven Hausmann, Orthopedic Surgery, 1440 Lower Ferry Road, RWJ University Hospital – Ewing, Ewing, NJ 08626.

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.*



JAMIE D. HAGGAS, P.J.Cv.

Opposed _____
Unopposed

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

#416
4-13-17
JNB

Thomas M. Crino, Esq.
Attorney ID. 022171996
WILDENHAIN CRINO, PC
95 Mount Bethel Road
Warren, NJ 07059
(908) 757-3900
Attorneys for the Defendant, Verizon New Jersey Inc.

Maria Rodrigues, Individually as
Administrator Ad Prosequendum and
General Administrator of the Estate of Helder
Andrade Soares-Rodrigues

Plaintiff,

vs.

RPW URBAN RENEWAL CORP., NEW
PARADA GROCERY, LA VEGANA
DISCONT STORE a/k/a LA VEGANA
DISCOUNT STORE, PUBLIC SERVICE
ELECTRIC AND GAS COMPANY a/k/a
PSE&G a/k/a PUBLIC SERVICE
ENTERPRISE GROUP, VERIZON NEW
JERSEY INC., RODOLFO CHAVARRIA
AGUINAGA, YOLANDA ROCHA, et al

Defendants

RPW Urban Renewal Corp.

Third Party Plaintiff

vs.

Ronnie Brito

Third Party Defendant

SUPERIOR COURT OF NEW JERSEY LAW
DIVISION - MIDDLESEX COUNTY

Docket No. MID-L-6653-15

Civil Action

**ORDER DISMISSING PLAINTIFF MARIA
RODRIGUES, INDIVIDUALLY AS
ADMINISTRATOR AD PROSEQUENDUM
AND GENERAL ADMINISTRATOR OF THE
ESTATE OF HELDER ANDRADE SOARES-
RODRIGUES'S COMPLAINT WITHOUT
PREJUDICE FOR FAILURE TO PROVIDE
MORE SPECIFIC ANSWERS TO
INTERROGATORIES AND RESPONSES
TO NOTICE TO PRODUCE, AND FOR
FAILING TO PROVIDE AN EXECUTED
EMPLOYMENT AUTHORIZATION**

This matter being opened to the Court by the office of Wildenhain Crino, PC, attorneys for the Defendant, Verizon New Jersey Inc., for an Order Dismissing Plaintiff's Complaint Without Prejudice for failure to provide more specific answers to Interrogatories and responses to Notice to Produce, and for failing to provide an executed employment authorization, on notice to all counsel of record, and the Court having reviewed the moving papers and supporting documents, and it appearing that the movant is entitled to the relief sought;

IT IS on this 13 day of April, 2017

ORDERED, that

1. The Complaint of plaintiff Maria Rodrigues, Individually as Administrator Ad Prosequendum and General Administrator of the Estate of Helder Andrade Soares-Rodrigues, be and is hereby dismissed *without prejudice* for failure to provide more specific answers to Interrogatories and more specific responses to Notice to Produce, and for failing to provide an executed employment authorization for Illuminus Security Services, LLC to Defendant, Verizon New Jersey Inc.; and
2. That a copy of this Order is to be served on all counsel within seven (7) days of its posting online.

Opposed
 Unopposed

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

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

637
04/13/17

Matthew V. Villani – Attorney ID No.: 026452007
GINARTE, GALLARDO, GONZALEZ & WINOGRAD, L.L.P.
400 MARKET STREET
NEWARK, NEW JERSEY 07105
(973)854-8400
Our File No.: 242281

FILED
APR 13 2017

Jamie D. Happas, P.J.Cv.

Attorneys for plaintiffs, Plaintiff, Maria Rodrigues, Individually as Administrator Ad Prosequendum and General Administrator of the Estate of Helder Andrade Soares-Rodrigues

<p>Maria Rodrigues, Individually as Administrator Ad Prosequendum and General Administrator of the Estate of Helder Andrade Soares-Rodrigues</p> <p style="text-align: center;">Plaintiff,</p> <p>vs.</p> <p>RPW URBAN RENEWAL CORP., NEW PARADA GROCERY, PUBLIC SERVICE ELECTRIC AND GAS COMPANY A/K/A PSE&G A/K/A PUBLIC SERVICE ENTERPIRSE GROUP, VERIZON, VERIZON COMMUNICATIONS, INC., VERIZON WIRELESS, INC., RODOLFO CRAVARRIA AGUINAGA,</p>	<p>: SUPERIOR COURT OF NEW JERSEY : LAW DIVISION: MIDDLESEX COUNTY : : : DOCKET NO.: MID-L-6653-15 : : CIVIL ACTION : : ORDER</p>
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This matter having come before the Court upon the application of Ginarte, O'Dwyer, Gonzalez, Gallardo and Winograd, LLP., attorneys for Plaintiff, Maria Rodrigues, Individually as Administrator Ad Prosequendum and General Administrator of the Estate of Helder Andrade Soares-Rodrigues, for an Order striking the answer and suppressing the defenses of RPW Urban Renewal Corp., and for good cause shown;

IT IS on this 13 day of April, 2017;

1. ORDERED that the Answer of the Defendant, of RPW Urban Renewal Corp., be and the same is hereby stricken and its defenses suppressed for failure to provide discovery and comply with The Honorable Jamie D. Happas' February 1, 2017 Case Management Order within the time provided by the Rules of Court and the aforementioned Order; and it is further

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

 OPPOSED
 UNOPPOSED



JAMIE D. HAPPAS, P.J.Cv.

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

114

04/13/17

✓NB

HAWORTH COLEMAN & GERSTMAN, LLC
Abigail Rossman Attorney ID: 041042006
45 Broadway, 21st Floor
New York, New York 10006
Telephone: (212) 952-1100
Facsimile: (212) 952-1110
Attorneys for Defendant
Roben Manufacturing Co., Inc.

FILED

APR 13 2017

Jamie D. Haggas, P.J.Cv.

-----X
JASON RAFAEL RODRIGUEZ,

Plaintiff,

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

-against-

Docket No.: MID-L-6066-16

ROBEN MANUFACTURING CO., INC.,
INTERNATIONAL FLAVORS &
FRAGRANCES, INC., ATRIUM
STAFFING OF NEW JERSEY, LLC,
ATRIUM STAFFING, LLC, ATRIUM
STAFFING SERVICES, LTD.,
JOHN/JANE DOE 1-20, a name being
fictitious (representing one or more
fictitious persons), ABC
CORPORATIONS 1-20, a corporation
being fictitious (representing one or more
fictitious corporations), DEF LLC 1-20,
and XYZ PARTNERSHIP 1-20, a
partnership being fictitious (representing
one or more fictitious partnerships or
other corporate entities),

CIVIL ACTION

ORDER

Defendants.

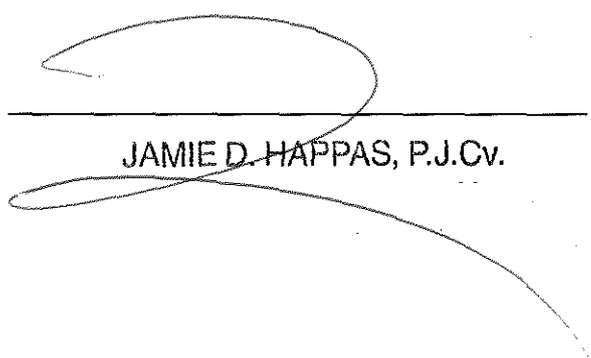
-----X

THIS MATTER having been brought before the court by Abigail Rossman of
Haworth Coleman & Gerstman, LLC, attorneys for defendant Roben Manufacturing Co.,
Inc. ("Roben Manufacturing") seeking entry of summary judgment in favor of Roben
Manufacturing and dismissing the Complaint and cross-claims against it with prejudice, as
a matter of law, on notice to all counsel of record, and the court having considered the
papers submitted;

IT IS on this 13 day of April, 2017,

ORDERED that plaintiff's Complaint and all cross-claims against defendant Roben Manufacturing are dismissed with prejudice, as a matter of law pursuant to R. 4:46-2.

ORDERED that a true 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

"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."

**SEE STATEMENT OF REASONS
ATTACHED HERETO**

Statement of Reasons
Rodriguez v. Roben Manufacturing (MID-L-6066-16)

N.J.S.A 2A:14-2 provides, in pertinent part, that “[e]very action at law for an injury to the person caused by the wrongful act, neglect or default of any person within this State shall be commenced within two years next after the cause of any such action shall have accrued”

N.J.S.A 2A:14-2. The Court in *Rivera v. Prudential Property & Casualty Ins. Co.* clarified the rationale of this rule stating:

The purposes of statutes of limitations, oft-repeated by this Court, are two-fold: (1) to stimulate litigants to pursue a right of action within a reasonable time so that the opposing party may have a fair opportunity to defend, thus preventing the litigation of stale claims, and (2) to penalize dilatoriness and serve as a measure of repose. In effect, the legislature has drawn an arbitrary line in creating any statute of limitations. Because that line fixes the time within which suit must be brought, it does not invite variations depending on what the equities of a case may be.

Rivera v. Prudential Property & Casualty Ins. Co., 104 N.J. 32, 39-40 (1986) (citations omitted).

The complaint in this matter was filed on October 20, 2016, asserting that the plaintiff suffered injuries from an incident that occurred on October 20, 2014. However, the South Brunswick Police Report confirms that the Police Department was dispatched at 11:39 pm on October 19, 2014, indicating that the incident occurred on October 19, 2014. (See Δ’s Exhibit C). Further, the IFF PSM Site Safety Incident Investigation Report indicates that plaintiff was injured at 11:50 pm on October 19, 2014. (See Δ’s Exhibit D).

It is clear that the complaint was filed over two years after the date of the incident in this matter, and should therefore be barred pursuant to N.J.S.A 2A:14-2. Therefore, Defendant’s motion to dismiss the complaint is **GRANTED**.

#532
04/13/17

MD

LAW OFFICES OF JAMES C. DEZAO, P.A.

322 Route 46 West, Suite 120
Parsippany, New Jersey 07054
Telephone: (973) 808-8900
Fax: (973) 808-8648
Attorney ID: 019511985
Attorney for Plaintiff

FILED
APR 13 2017
Jamie D. Happas, P.J.Cv.

KRISTINA ROPER

Plaintiffs

vs

ANDRE MATTHEWS, FRANCISCA
MATTHEWS, TOWNSHIP OF
PISCATAWAY, JOHN DOE 1-5, MARY
DOE 1-5 AND/OR DOE CORPORATION
1-5

Defendants

: SUPERIOR COURT OF NEW JERSEY
: LAW DIVISION: MIDDLESEX COUNTY
:
: Docket No. MID-L-4797-15
:
: CIVIL ACTION
:
: ORDER EXTENDING DISCOVERY
:
:

This matter having been opened to the Court upon the application of The Law Offices of James C. Dezaio, P.A., attorneys for Plaintiff, Kristina M. Roper, for an Order Extending the Discovery End Date and the Court having read the moving papers and any papers filed in opposition thereto, and for good cause shown;

IT IS on this 13 day of April, 2017;

1. ORDERED that pursuant to Rule 4:24-4, the Discovery End Date is hereby extended for a period of sixty (60) days or until June 10, 2017 and it is further

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

A. Plaintiff shall serve expert reports by May 20, 2017;

3. ORDERED that the Arbitration scheduled for April 26, 2017 is adjourned;

Matter is closed in Acms. Summary judgment entered in favor of all defendants on 3/31/17

4. ORDERED that a copy of this order shall be served upon all parties within

7 days from *its posting online.*



JAMIE D. HAPPAS, P.J.Cv.

OPPOSED

UNOPPOSED

Law Offices of Styliades and Jackson
BY: *Sungkyu Lee, Esq.*
Identification No. 027632008
9000 Midlantic Drive
Suite 105 - First Floor
Mount Laurel, NJ 08054
856-596-7778
Attorneys for Defendant, Liberty Mutual Insurance
File No.: LA327-029218023-0005

FILED
APR 13 2017
Jamie D. Happas, P.J.Cv.

✓NB

WILLIAM ROSARIO,
Plaintiff,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-00450-16

vs.

CIVIL ACTION

LIBERTY MUTUAL INS., VERONICA
MARQUEZ, CARLOS RODRIGUEZ and
JOHN DOES 1-11; unknown individuals
responsible for the accident in question,
Defendant(s).

ORDER TO 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, Sungkyu Lee, attorney for Defendant, Liberty Mutual Insurance, 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 13 day of April, 2016;

ORDERED, that discovery be extended sixty (60) days or until **May 24, 2017**; and

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

1. Depositions of all parties to be completed by February 9, 2017;
2. Plaintiff to provide an executed HIPAA authorization for Selective Insurance within ten (10) days of the date of this Order;
3. Plaintiff to appear for an independent medical examination by March 20, 2017;
4. Any additional discovery is to be served by May 4, 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*.

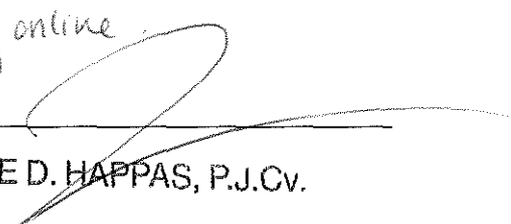


JAMIE D. HAPPAS, P.J.Cv.

Opposed _____
Unopposed

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

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



JAMIE D. HAPPAS, P.J.Cv.

Opposing Papers Filed: Yes ___ No

curb - June 27, 2017
trial - August 21, 2017

651

04/13/17

✓ NB

LAW OFFICES OF VISCOMI & LYONS
BY: Christopher M. Kolb, Esq.
Attorney ID: 046901998
Mount Kemble Corporate Center
360 Mt. Kemble Ave., Suite B1000
Morristown, NJ 07960
973-538-2930
Attorneys for Defendant, TCB Lord Stirling Urban Renewal

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

TARA SAVARIRAYAN,
Plaintiff,

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

vs

*

CIVIL ACTION

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

ORDER TO EXTEND DISCOVERY

The above matter having been brought before the Court upon motion, with consent of all parties, by the Law Offices of Viscomi & Lyons, Christopher M. Kolb, attorney for Defendant, TCB Lord Stirling Urban Renewal, for an Order to Re-Open and Extend Discovery and adjourn the Arbitration date for exceptional circumstances pursuant to R. 4:24-2(c), and the court having considered the motion papers filed by the parties, and good cause thus having been shown,

IT IS, on this 13 day of April, 2017,

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

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

1. Independent medical examinations to be completed by 4/26/17 ~~May 12, 2017~~
report to be read by May 26, 2017
2. Any additional discovery is to be provided by the new discovery end date in this matter;
3. Arbitration is hereby adjourned to 6/6/17 and

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



JAMIE D. HAPPAS, P.J.Cv.

Opposed
 Unopposed

TRD - 7/24/17

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04/13/17

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FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

NB

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

GRANTED IN PART

RICHARD SCHNYDERITE

Plaintiff

vs.

ROMY R. SUBA and JOHN/JANE
DOES and ABC CORP. 1-30 (Fictitious
names)

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY

DOCKET NO. MID-L-5489-15

CIVIL ACTION

**ORDER TO DISMISS PLAINTIFF'S
COMPLAINT FOR FAILURE TO
PROVIDE DISCOVERY OR IN THE
ALTERNATIVE ADJOURN THE
APRIL 21, 2017 ARBITRATION AND
EXTEND DISCOVERY TIME FOR
EXCEPTIONAL CIRCUMSTANCES**

This matter being opened to the Court, on April 13, 2017, pursuant to Rule 1:6-2 and Rule 1:6-3, and having been submitted for ruling on the papers by, Arthur Arnold, Esq., of the Law Offices of Pamela D. Hargrove attorney for the Defendant(s), ROMY R. SUBA, for an Order to extend discovery time in accordance with Rule 4:24-1(c), and there having been no opposition and good cause appearing;

It is on this 13th day of April, 2017,

ORDERED that the Complaint of the Plaintiff(s), be and hereby is ~~DISMISSED~~ for failure to provide a copy of the prior lawsuit and/or worker's compensation claims and for failure to provide authorizations for doctors referenced in that prior discovery

OR IN THE ALTERNATIVE.

ORDERED that the Arbitration scheduled for APRIL 21, 2017 is hereby adjourned; and IT IS FURTHER ORDERED that discovery time be and hereby is extended for exceptional circumstances to June 15, 2017 to allow time for the following:

1. Plaintiff to provide any and all signed medical authorizations on or before April 28, 2017.
2. Receipt of records and diagnostic films from plaintiff's medical facilities or plaintiff and service of same upon defendant's medical experts on or before May 15, 2017.
3. Review of films and records and the preparation of medical reports by defendant's medical experts to be completed on or before May 15, 2017.
4. Receipt of medical reports by defendant and the service of same upon all counsel on or before June 15, 2017.
5. Any further discovery that may become necessary as a result of the foregoing, to be obtained and completed on or before June 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 the date it was signed. *of the online posting of this order.*

J.S.C.

JAMIE D. HAPPAS, P.J.Cv.

MOTION WAS:

OPPOSED *partial*

NOT OPPOSED

Discovery End Date Extended to 6/15/17
 Arbitration Shall Be 6/20/17
 Trial Shall Be 8/7/17

✓NB

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

Daniel E. Schlossberg - 015102010

File # G188808
PRESSLER and PRESSLER, LLP
Attorneys At Law
7 Entin Rd.
Parsippany, NJ 07054-5020
1-973-753-5100

FAILURE TO COMPLY WITH THIS ORDER MAY RESULT IN YOUR ARREST

SEEMA NAYYAR MD INC

Plaintiff

vs.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. DJ-197764-16 # 239
CIVIL ACTION

JORGE GAVICA

Defendants

ORDER TO ENFORCE LITIGANT'S RIGHTS

This matter having been opened to the Court by Pressler and Pressler, LLP on plaintiff's motion for an order enforcing litigant's rights and the defendant having failed to appear on the return date and having failed to comply with the information subpoena;

It is on the 13 day of April 2017, ORDERED and

adjudged:

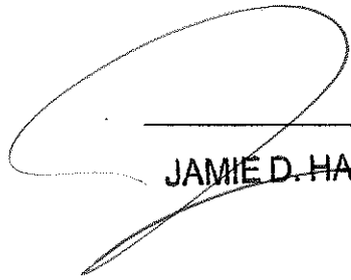
- 1) Defendant(s) JORGE GAVICA has violated plaintiff's rights as a litigant;
- 2) Defendant(s) JORGE GAVICA shall immediately furnish answers as required by the information subpoena;

3) If defendant(s) JORGE GAVICA fails to comply with the information subpoena within ten (10) days of the certified date of mailing of this order, a warrant for the defendant's arrest may issue out of this Court without further notice;

4) ~~Defendant shall pay plaintiff's attorney fees in connection with this motion in the amount of \$ _____.~~

No certification submitted in support of counsel fees.

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



JAMIE D. HAPPAS, P.J.Cv.

DAVID CORVASCE - 022812011
DEBRA HART
ALLAIRE CORPORATE CAMPUS
5006 BELMAR BLVD SUITE A
WALL, NEW JERSEY 07727
(732) 378-4600
FAX: (732) 378-4426

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

✓WB

ATTORNEY FOR: Defendant, JAMES KOVACH

MARIA SHON

Plaintiff

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-6064-15

vs

Civil Action

JAMES KOVACH

Defendant.

ORDER GRANTING SUMMARY JUDGMENT

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

IT IS, on this 13 day of April, 2017 ;

ORDERED that Summary Judgment be and is hereby granted in favor of the defendant/s, JAMES KOVACH, and

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

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


JAMIE D. HAPPAS, P.J.Cv.

SEE *additional* ORDER
ENTERED ON THIS DATE

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

RABB HAMILL, P.A.
284 AMBOY AVENUE
WOODBIDGE, NJ 07095
(732) 636-9291
ATTORNEY FOR PLAINTIFF

FILED

APR 13 2017

✓WB

Jamie D. Happas, P.J.Cv.

MARIA SHON, : SUPERIOR COURT OF NEW JERSEY
: LAW DIVISION: MIDDLESEX COUNTY
Plaintiff(s). :
: DOCKET NO.: MID-L-6064-15 #237
: -vs- : CIVIL ACTION
: JAMES KOVACH, : **ORDER**
: Defendant(s). :

This matter being opened to the Court pursuant to Rule 1:6-2 on Cross Motion of Rabb Hamill, P.A., attorneys for plaintiff, Maria Shon, and the Court having read and considered the pleadings filed and for good cause being shown;

IT IS on this 13 day of April, 2017;

ORDERED that the plaintiff is hereby granted leave to serve Plymouth Rock Assurance Company, at the physical address of 331 Newman Springs Road, Suite 301, Red Bank, New Jersey 07701-5692, with the Summons and Complaint in this matter in lieu of serving the defendant, James Kovach; and it is

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

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

, J.S.C.

Opposed
unopposed

#87L
04/13/17
NB

RABB HAMILL, P.A.
284 AMBOY AVENUE
WOODBIDGE, NJ 07095
(732) 636-9291
ATTORNEY FOR PLAINTIFF

FILED
APR 13 2017

Jamie D. Happas, P.J.Cv.

MARIA SHON,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION; MIDDLESEX COUNTY
Plaintiff(s).	:	
	:	DOCKET NO.: MID-L-6064-15
-vs-	:	CIVIL ACTION
	:	
JAMES KOVACH,	:	ORDER
	:	
Defendant(s).	:	

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

This matter being opened to the Court pursuant to Rule 1:6-2 on Cross Motion of Rabb Hamill, P.A., attorneys for plaintiff, Maria Shon, and the Court having read and considered the pleadings filed and for good cause being shown;

IT IS on this 13 day of April, 2017;

ORDERED that the plaintiff be and is hereby granted leave to file and serve an Amended Complaint and Jury Demand and to Amend the Caption to include, James Kovach, operator, in the form annexed hereto, ^{with Hamill} and it is;

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


JAMIE D. HAPPAS, P.J.Cv.

opposed
 unopposed

David M. Wasserman – Attorney ID 013622006
STEVEN P. HADDAD, P.C.
510 Thornall Street, Suite 270
Edison, NJ 08837
732-933-3535
Attorney for Plaintiff

FILED
APR 13 2017
Jamie D. Happs, P.J.Cv.

JNB

<p>CHRISTOPHER C. SMITH, Plaintiff, vs. KELLI BUDROW and/or JANE DOES 1-10 (being fictitious persons unknown at this time) and KENNETH BUDROW and/or JOHN DOES 1-10, (being fictitious persons unknown at this time), Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO.: MID-L-5862-15 # 823 CIVIL ACTION ORDER</p>
---	--

THIS MATTER having been opened to the Court by Steven P. Haddad, P.C., attorneys for the Plaintiffs, on notice to the attorney for Defendants, and the Court having reviewed the moving papers for good cause pursuant to R. 4:24-1(c), and for good cause shown,

IT IS on this 13th day of April, 2017,

ORDERED that the arbitration in this matter is hereby adjourned to _____;

ORDERED that discovery is hereby extended for a period of sixty (60) days through June 16, 2017; and it is further

ORDERED that the following discovery shall take place in this matter:

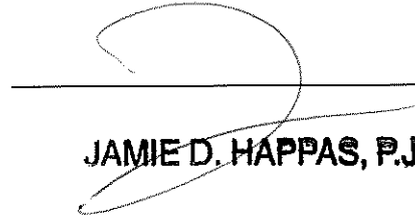
1. Defendants Kelli Budrow and Kenneth Budrow are compelled to appear for their depositions on April 26, 2017 at 10:00 a.m. at 510 Thornall Street, Suite 270, Edison, NJ 08837; and it is further

2. Plaintiff's expert report to be served by ^{May 16} June 9, 2017.

3. Plaintiff and Defendants may otherwise amend their discovery responses through June 16, 2017; and it is further

ORDERED that a copy of the within Order be served upon all counsel of record 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 6/16/17

Arbitration Shall Be 6/22/17

Trial Shall Be 8/14/17

Stephen J. Spudic, Esq. #014131983
18265SL
BRITT, RIEHL & SPUDIC
A PROFESSIONAL CORPORATION
58 WEST MAIN STREET
P.O. BOX 1149
FREEHOLD, NJ 07728
(732) 462-9700
ATTORNEYS FOR Defendants, Renata M. Rosario and Juan D. Compres-Rosario

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

#576
4-13-17
✓MB

Plaintiff,

SUPERIOR COURT OF NEW JERSEY

RICKEY E. SUTTON, JR.

LAW DIVISION: MIDDLESEX COUNTY

vs.

Defendants,

DOCKET NO. MID-L-4565-15

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

Civil Action

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

*This matter having been brought before the Court on application of Stephen J. Spudic, Esq. Britt, Riehl & Spudic, for an Order to bar plaintiff's late expert report of Dr. David Weiss, dated December 12, 2016 or, in the alternative, dismiss plaintiff's Complaint for the return date of **APRIL 13, 2017** and for good cause shown,*

IT IS on this 13 day of April, 2017,

ORDERED that the late medical expert's report served by the plaintiff upon the defense from Dr. David Weiss, dated December 12, 2016, is hereby barred from the case for purposes of discovery and trial; or, in the alternative, it is hereby

ORDERED, that plaintiff's Complaint is hereby dismissed, without prejudice, due to plaintiff's failure to comply with the terms of the March 17, 2017 Order; **and it is further**

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

() opposed
() unopposed

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

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv

#280
4-13-17
✓ MB

ANN TEICHER, :
Plaintiff(s) :
vs. :
ALEX KERSHENBAUM, JOHN/ :
JANE DOES 1-30 and ABC CORP. :
1-30 (fictitious names/entities), :
Defendant(s) :
:

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

Docket No. MID-L-6581-15

Civil Action
ORDER

THIS MATTER being presented to the Court upon Notice of Motion duly filed and served pursuant to Rule 1:6-2 by Patrick H. Cahalane, Esq., from the law firm of Anglin, Rea & Cahalane, P.A., attorney for plaintiffs, and the Court having considered the pleadings submitted herein, and any opposition hereto, and for good cause shown;

IT IS on this 13 day of April, 2017 ORDERED that the discovery end date is extended to June 15, 2017 as follows:

- Plaintiff to serve expert report(s) by May 15, 2017;
- Defendants to serve expert report(s) by June 15, 2017;

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


JAMIE D. HAPPAS, P.J.Cv.

PAPERS CONSIDERED:

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

Discovery End Date Extended to 6/15/17

Arbitration Shall Be _____

Trial Shall Be _____

6/22/17
8/14/17

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

JNB

Rita F. Barone, Esq.
Attorney ID No. 038211995
PURCELL, MULCAHY, HAWKINS & FLANAGAN LLC
One Pluckemin Way
P.O. Box 754
Bedminster, NJ 07921
T: (908) 658-3800
Attorneys for Defendant, Ayesha Rodgers
Our File No: (637) 23807-RFB

BRUCE TOOMER,

Plaintiff,

v.

AYESHA RODGERS, RENE E. RUIZ,
EDEL RUIZ; John Doe I-X (said names
being fictitious, true names presently
unknown),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO: MID-L-2123-15

CIVIL ACTION

ORDER

THIS MATTER'S having been brought before the court by notice of motion by Purcell, Mulcahy, Hawkins & Flanagan LLC, attorneys for Defendant, Ayesha Rodgers, for an order extending the discovery period an additional ninety (90) days pursuant to R. 4:24-1(c) for exceptional circumstances; and the court's having considered the moving papers of the parties, and for good cause shown;

IT IS on this *13* day of *April*, 2017;

ORDERED THAT the discovery period be and hereby is extended an additional ninety (90) days to **August 1, 2017**, to complete discovery that is the subject of this motion as follows:

- a. Plaintiff shall provide to defendant duly executed HIPAA authorizations for the release of plaintiff's records from Dr. N. Lim, Saint Michael's Medical Center, AmeriGroup, and George A. Castro, M.D, on or before **April 27, 2017**;
- b. Plaintiff shall provide to defendant duly executed HIPAA compliant authorizations for the release of plaintiff's records from the facility that Dr. Maldonado referred plaintiff to for MRI's of plaintiff's hip and lumbar spine, or an indication in writing that these scans were not completed, on or before **April 27, 2017**; and
- c. Plaintiff shall provide to defendant duly executed HIPAA compliant authorization for the release of plaintiff's records from the New York physician that prescribed plaintiff Roxycodone, or an indication in writing that this physician is Dr. Castro, on or before **April 27, 2017**; and
- d. Defendant shall serve any and all expert reports on or before **August 1, 2017**; and it is further

ORDERED should plaintiff not comply with his discovery obligations by the date set forth in this order, defendant may move to dismiss plaintiff's complaint, without prejudice; and it is further

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



 JAMIE D. HAPPAS, P.J.Cv.

opposed
 unopposed

Discovery End Date Extended to 8/1/17
 Arbitration Shall Be 8/2/17
 Trial Shall Be 9/25/17

0265923433.1 Burlington MCO

VNB

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

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

TAVANY URENA and IVETTE
DELVALLE

Plaintiffs

vs.

ROBERT DIETRICH, CAROL
DIETRICH, JOHN DOE (1-5) and/or
ABC CORP.(1-5), (Fictitious names for
persons and entities as yet unidentified)

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY

DOCKET NO. MID-L-6056-14

CIVIL ACTION

**ORDER TO DISMISS PLAINTIFF(S)
COMPLAINT FOR FAILURE TO
COMPLY WITH A COURT ORDER
AND FOR FAILURE TO APPEAR AT
AN INDEPENDENT MEDICAL
EXAMINATION OR IN THE
ALTERNATIVE ADJOURN THE
MAY 16, 2017 ARBITRATION AND
EXTEND DISCOVERY FOR
EXCEPTIONAL CIRCUMSTANCES**

This matter being opened to the Court, on April 13, 2017, pursuant to Rule 1:6-2 and Rule 1:6-3, and having been submitted for ruling on the papers by Arthur Arnold, Esq., of the Law Offices of Pamela D. Hargrove attorney for the Defendant(s), ROBERT DIETRICH and CAROL DIETRICH, for an Order to dismiss Plaintiff's complaint for failure to comply with a court order and for failure to appear for an independent medical examination and there having been no opposition and good cause appearing;

It is on this 13 day of April, 2017,

ORDERED that the Plaintiff(s), TAVANY URENA and IVETTE DELVALLE, complaint be and hereby is dismissed for failure to fully comply with a Court Order; and

IT IS FURTHER ORDERED that the plaintiff, TAVANY URENA, failed to appear for an Independent Medical Examination.

OR IN THE ALTERNATIVE

IT IS ORDERED that the Arbitration of May 16, 2017 is adjourned; and

IT IS FURTHERED ORDERED that the discovery time be and hereby is extended to June 27, 2017 to allow time for the following:

1. Plaintiffs to provide signed medical authorizations to defendant on or before May 28, 2010.
2. Plaintiff, Tavany Urena, is hereby compelled to appear for a neurological independent medical examination with Dr. Jeffrey Pollock on May 4, 2017 at 12:00 pm.
3. Receipt of records and diagnostic films from plaintiff's medical facilities and service of same upon defendant's medical experts on or before June 1, 2017.
4. Review of films and records and the preparation of medical reports by defendant's medical experts to be completed on or before June 1, 2017.
5. Receipt of medical reports by defendant and the service of same upon all counsel on or before June 27, 2017.
6. Any further discovery that may become necessary as a result of the foregoing, to be obtained and completed on or before June 27, 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

Discovery End Date Extended to 6/27/17
 Arbitration Shall Be 7/6/17
 Trial Shall Be 8/21/17

JAMIE D. HAPPAS, P.J.Cv.

MOTION WAS:

OPPOSED

NOT OPPOSED

✓NB

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

FILED

APR 13 2017

By: Duarte Contreras, Jr., Esq., 02005-1989
Attorney for Defendant, Balkrishna Patel and Balvant Patel

Jamie D. Happas, P.J.Cv.

<p>MARTHA L. VARGAS</p> <p style="text-align: right;">Plaintiff,</p> <p style="text-align: center;">-vs-</p> <p>BALKRISHN PATEL, BALVANT PATEL, JOHN DOES-1-10 (said names being fictitious), and XYZ Corporations 1-10 (said names being fictitious)</p> <p style="text-align: right;">Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO. MID-L-6104-15</p> <p style="text-align: right;">Civil Action <i>A730</i></p> <p style="text-align: center;">ORDER</p>
---	--

This matter having been opened to the Court on Motion of Duarte Contreras, Jr., Esq., attorney for defendants, Balkrishna Patel and Balvant Patel, for an Order to reopen and extend the discovery period as well as to adjourn Trial, and with the consent of our adversary, and the Court having read and considered the moving papers, and for exceptional circumstances appearing;

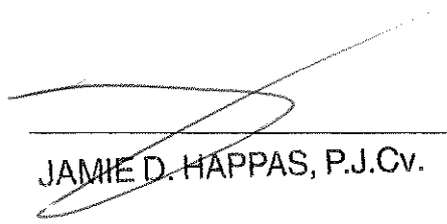
IT IS on this 13 day of April, 2017:

ORDERED that Trial is hereby adjourned until July 31, 2017 and it is further;

ORDERED that all defense expert reports shall be served by June 30, 2017; and it is further;

ORDERED that discovery end date be extended ninety (90) days to July 12, 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

FILED

APR 13 2017

✓NB

Jamie D. Happas, P.J.Cv.

Jason L. Greshes, Esquire
KIMMEL & SILVERMAN, P.C.
Executive Quarters
1930 E. Marlton Pike, Suite Q29
Cherry Hill, NJ 08003
(856) 429-8334

ATTORNEY FOR PLAINTIFF

NICOLE VIOLA

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

v.

DOCKET NO. L-442-17

FCA US LLC

PROPOSED ORDER

THIS MATTER having been opened to the Court by Kimmel & Silverman, P.C., attorneys for Plaintiff, and on notice to Defendant, for an Order Returning Matter to Track I, and the Court having considered the moving papers and opposition thereto, and good cause appearing:

IT IS on this 13th day of April, 2017, *512-Lemon Law*

ORDERED that the Motion to Return Matter to Track I of the Plaintiff is hereby granted.

As such, the Clerk is hereby directed to return the Matter to Track I and is to issue a new notice directing that the applicable discovery end date is 150 days of the filing of Defendant's Answer.

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

J.S.C.

JAMIE D. HAPPAS, P.J.Cv.

✓ NB

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

ROSEWALDORF PLLC
By: Mark W. Skanes, Esq.
Identification #: 033532008
501 New Karner Road
Albany, New York 12205
518-869-9200
Attorney for Defendant. FCA US LLC

SHAUN WADE
Plaintiff,

vs.

FCA US LLC
Defendant.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

DOCKET NO.: MID-L-7239-16

CIVIL ACTION

PROPOSED ORDER GRANTING
MOTION TO CHANGE TRACK
ASSIGNMENT TO TRACK II

This matter comes before the Court on Defendant FCA US LLC's motion to change the track assignment of this matter from Track I to Track II pursuant to Rule 4:5A-2(b). The motion was made on notice to Jacqueline C. Helitt, Esq., attorney for Plaintiff, and Plaintiff did /did not oppose the motion. The Court having considered the papers submitted by the parties, and good cause appearing,

IT IS on this 13 day of April ORDERED as follows:

1. The motion is hereby GRANTED.
2. The track assignment in this matter is hereby changed to Track II;
3. The clerk of this Court shall amend the track listing and discovery period to reflect

the change.

**if discovery extension is needed, the proper motion may be filed*

A copy of this order has been given/sent to Mark W. Skanes and that attorney is Further
Ordered to serve a copy of this order on all parties within seven (7) days of its posting online.

JAMIE D. HAPPAS, P.J.Cv.

J:\Data\Chrysler NJ Litigation\Matter\35600\Pleadings\Proposed Order Granting Motion to Change Track Assignment.docx

#592
4-13-17
NB

Michael J. McCaffrey, Esq.
Attorney ID #019831982
PURCELL, MULCAHY, HAWKINS & FLANAGAN, LLC
One Pluckemin Way
P.O. Box 754
Bedminster, New Jersey 07921
(908) 658-3800
Attorneys for Defendant, Efrem Gonzalez
Our File No. (637) 24330-A

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

ROY N. WALLACE,
Plaintiff,

v.

EFREM GONZALEZ AND JOHN
DOE RESPONSIBLE PARTIES (1-5),
Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No. MID-L-16-16

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, Efrem Gonzalez, 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 13 day of April, 2017;

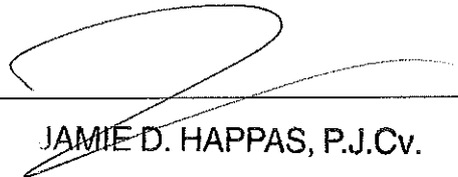
ORDERED that the period for discovery be and hereby is extended sixty (60) days to June 15, 2017, for defendant to obtain records and films of Dr. Sobol and

University Radiology, for defendant to forward additional records and films to his experts and for defendant to receive his experts' supplemental reports and amend answers to interrogatories, all of which shall be completed by June 15, 2017; and it is further

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

7 days of its posting online.

- opposed
- unopposed


JAMIE D. HAPPAS, P.J.Cv.

PAPERS CONSIDERED:

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

Discovery End Date Extended to 6/15/17
Arbitration Shall Be 6/20/17
Trial Shall Be 8/7/17

**SMITH MAZURE DIRECTOR WILKINS YOUNG
& YAGERMAN, P.C.**

92 East Main Street, Suite 402
Somerville, NJ 08876
MAIL PROCESSING CENTER
111 John Street
New York, NY 10038
(212) 964-7400
Our File No. AM-00415 NJ
Attorneys for Defendant
Yapin Chang

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

-----X
ANDREA E. WEBB,

Plaintiff,

-against-

YAPIN CHANG, ABC CORPORATION, 1-10
and JOHN DOE, 1-10 (yet unidentified master,
principal, and/or employer of Yapin Chang),

Defendant.
-----X

SUPERIOR COURT
LAW DIVISION: COUNTY OF
MIDDLESEX

DOCKET NO. MID-L-1965-16

Civil Action

ORDER

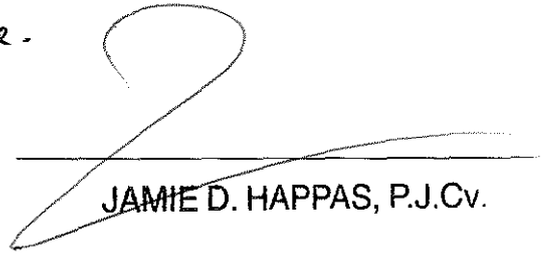
This matter having been opened to the Court on application of Smith Mazure Director Wilkins Young & Yagerman, P.C., by Christopher W. McKenna, counsel for Defendant Yapin Chang for an Order, and the Court having considered the certification of counsel, and good cause having been shown:

It is on this 13 day of April, 2017;

ORDERED:

1. Plaintiff shall appear for deposition within ten (10) days of service of this order;
2. Defendant will serve final medical expert reports by June 1, 2017; and
3. Discovery is hereby extended sixty (60) days to June 20, 2017; and it is further

ORDERED that a copy of the within Order shall be served upon opposing counsel within seven days of its posting online.


JAMIE D. HAPPAS, P.J.Cv.

PAPERS CONSIDERED:

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

Discovery End Date Extended to 6/20/17
Arbitration Shall Be 6/30/17
Trial Shall Be 8/14/17

Law Offices of Styliades and Jackson
BY: Laura M. Gifford, Esq.
Identification No. 182762016
9000 Midlantic Drive
Suite 105 - First Floor
Mount Laurel, NJ 08054
856-596-7778
Attorneys for Defendant, O G. Johnson
File No.: LA359-026094709-0002

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv.

#577
04/13/17
NB

MARC WILLIAMS, JR.,
Plaintiff,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID- L-1187-15

vs.

*

CIVIL ACTION

OG JOHNSON, JOHN DOE 1-4, JANE
DOE 1-4, ABC CORP. 1-10 AND XYZ CO. 1-
10 (said names being fictitious),
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, Mr. O G. Johnson, for an Order to Extend Discovery and Adjourn Arbitration, and the Court having considered the motion papers filed by the parties, and good cause thus having been shown, it is, on this 13 day of April, 2017;

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

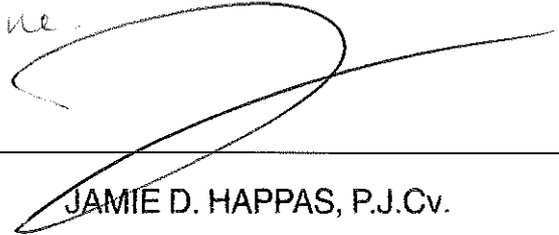
ORDERED, that discovery be extended sixty (60) days or until **June 24, 2017**; and

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

1. Plaintiff to provide responses to supplemental notice to produce by April 15, 2017;
2. Addendum expert reports to be served by June 24, 2017;
3. Any additional discovery is to be provided by the new discovery end date in this matter;
4. Arbitration is adjourned until _____, 2017.

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

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 ✓

Law Offices of Styliades and Jackson
BY: Julie H. Robinson, Esq.
Identification No. 049542013
9000 Midlantic Drive
Suite 105 - First Floor
Mount Laurel, NJ 08054
856-596-7778

Attorneys for Defendants, Sunil M. Patel and Anil Patel
File No.: LA359-028091896-0005

FILED

APR 13 2017

Jamie D. Happas, P.J.Cv

#456
4-13-17
JNB

JOHNNY WONG,
Plaintiff,

vs

SUNIL M. PATEL, ANIL PATEL AND
JOHN DOE (1-5) (FICTITIOUS PERSON(S)
AND/OR ENTITY(IES)),
Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-5500-15

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CIVIL ACTION

*

**ORDER TO ADJOURN ARBITRATION
AND EXTEND DISCOVERY**

The above matter having been brought before the Court upon motion, with the consent of all parties, by the Law Offices of Styliades and Jackson, Julie H. Robinson, attorney for Defendant, Mr. Sunil M. Patel and Mr. Anil Patel, 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 13 day of April, 2017;

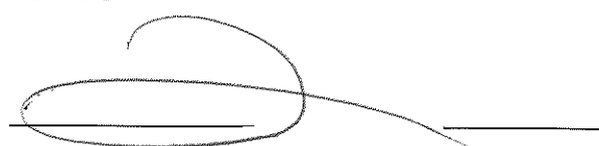
ORDERED, that discovery be extended sixty ~~(60)~~ days or until **June 15, 2017**; and

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

1. Addendum expert reports to be served by May 26, 2017; and
2. Any additional discovery is to be provided by the new discovery end date in this matter;
3. Arbitration of April 21, 2017 is adjourned to 6/6/17;

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


JAMIE D. HAPPAS, P.J.Cv.

Opposed _____
Unopposed ✓

Term 7/10/17