

The Hon. Vincent LeBlon, J.S.C.

Motion List

Motions Returnable 2/17/17

#	Case Name	Docket	Mot. #	Type	Movant	Opp	Oral?	Status	Comments
1	Abreu v. Lafrontiere	L-6131-15	820	Substituted Service	Frank A. Tobias for Pla.		Papers	Granted	
2	Almedia v. Figueroa	L-4326-16		Compel	Nicole L. Hollingsworth for Pla.		Oral if Opp.	W/D	
3	Aoun v. Gunning	L-2428-16	715	Compel	Joseph P. Lavin for Def.		Oral if Opp.	Granted	
4	Arlas v. Pagan	L-4809-16/7524-15		Dismiss for Failure to Provide Discovery	Thaddeus J. Huvert IV for Pla.		Oral if Opp.	W/D	
5	Balos v. Dress Barn	L-4324-16		Supress Answer	George F. Hendricks for Pla.		Oral if Opp.	W/D	
6	Barret v. Regency Jewish Heritage	L-225-16	673	Reinstate Complaint	Sherri L. Warfel for Pla.		Oral if Opp.	Granted	
7	Beston v. AMDU	L-7224-15	149	For Finding of a Non-Delegable Duty	Gregory R. Goodman for Pla. 732-634-6464	x	Oral if Opp.	Denied See Attached Reasons	
8	Bianchi v. Windsor Green Investors	L-2227-16	457	Compel	Anthony M. Campisano for Pla. 732-247-0009		Oral if Opp.	W/D	
9	Burke v. Starplex Master Holdings	L-2833-15	1026	Dismiss WITH Prejudice for Failure to Provide Discovery	Christopher M. Kolb for Def. 973-538-2930		Oral if Opp.	Adj to 3/3 for oral argument. Party in Default should ensure they are in compliance with R. 4:23-5	
10	Bloom Plumbing v. Choice Home Warranty	DJ-151729-15	315	Turnover Funds	Pla.		Oral if Opp.	Granted	

11	Carranza-Tomala v. Ebie	L-2926-16	852	Dismiss for Failure to Provide Discovery	Keith A. Bursack for Def.	x	Oral if Opp.	W/D	
12	Carranza-Tomala v. Ebie	L-2926-16	780	Compel	Keith A. Bursack for Def.		Oral if Opp.	Granted	
13	Carmona v. NJM/Mendoza	L-5832-15	361	Dismiss WITH Prejudice for Failure to Provide Discovery	John A. Camassa for Def. 732-749-3313		Oral if Opp.	Adj to 3/3 for oral argument. Party in Default should ensure they are in compliance with R. 4:23-5	
14	Carmona v. NJM/Mendoza	L-5832-15	330	Reinstate Complaint	John Jay Perrone for Pla.		Oral if Opp.	Granted	
16	Chavez v. Angeles Painting	L-7733-13	147	Summary Judgment	John C. Simons for Def. 732-545-4717		Oral if Opp.	Granted	
17	Citibank v. Lassiter	L-1033-16	744	Turnover Funds	Erica L. Fields for Pla.		Oral if Opp.	Granted	
18	Cole v. Haque	L-4372-15	1028	Place on Military List	Brian M. Gerstein for Pla.		Oral if Opp.	Granted	
19	Curtis v. Quick Chek	L-7328-15	246	Dismiss WITH Prejudice for Failure to Provide Discovery	Suzzane D. Delvecchio for Def. 908-534-7308		Oral	W/D	
20	Covino v. Miller	L-7530-13	867	Extend Discovery	Eric Kuper for Def.		Oral if Opp.	Granted	
21	Day Pitney v. Kavveri Telecom Products	L-6027-15	477	Extend Discovery	Phillip J. Cohen for Def.		Papers	Granted	
22	Diaz v. Sherber	L-6524-15	1083	Extend Discovery and Compel	Sungkyu Lee for Def. 856-596-7778		Oral if Opp.	Denied	

23	Dimensional Management Corp. v. Bollinger, Inc.	L-11028-14	1100	Dismiss for Failure to Provide Discovery	Robert E. Campbell for Def.		Oral if Opp.	Adj to 3/3 Pending Consent Order	
24	Dimensional Management Corp. v. Bollinger, Inc.	L-11028-14	200	Quash Subpoena	Robert W. Beatie for Pla. 732-528-5100	x	Oral if Opp.	Adj to 3/3 Pending Consent Order	
25	Ecg Resources v. Stone Toro Investment	L-1729-16	1075	Reinstate, Amend Answer, and Extend Discovery	Brian E. Kasper for Def.		Oral if Opp.	Granted	
26	Fantasia IV v. Polter	L-2033-16	827	Compel	Gellaine T. Newton for Def. 973-631-7300		Oral if Opp.	Granted	
27	Faria v. Bellavia	L-5224-15	62	Partial Summary Judgment	Robert C. Fernicola for Pla. 732-663-1920		Oral if Opp.	Granted	
28	First American Title Insurance Company	L-227-15		Appoint Reciever				Adj to 3/3	
29	Freda v. Regency Heritage	L-2627-15	649	Dismiss WITH Prejudice for Failure to Provide Discovery	Todd A. Rossman for Def. 973-491-3600	x	Oral if Opp.	W/D	
30	Fritz v. Soyka	L-3930-15	882	Extend Discovery	Stephen Czeslowski for Def.		Oral if Opp.	Granted	
31	Ghobrial v. Bosnyak	L-6425-15		Dismiss for Failure to Provide Discovery	Thomas M. Mulchahy for Def		Oral if Opp.	W/D	
32	Gonzales v. NJM	L-6128-15	983	Extend Discovery	Jullann M. Alcino for Def.		Oral if Opp.	Granted in Part See Order	
33	Hassan v. Cuppari	L-3927-16	503	Compel	Lauren M. Santonastaso for Def. 732-362-3400	x	Oral if Opp.	Granted in Part	

34	Herrera v. Puerto Rican Action Board	L-6929-15	63	Summary Judgment	Jack A. Maloof for Def. 973-994-6677	x	Oral if Opp.	Adj to 3/3 for oral argument	
35	Herrera v. Puerto Rican Action Board	L-6929-15	978	X-mo for Judicial Notice	Lawrence A. LeBrocq for Pla. 732-249-1300		Papers	Adj to 3/3 for oral argument	
36	Hutcherson v. Willard	L-6227-15	275	Extend Discover	Amanda B. Tosk for Def.		Oral if Opp.	Granted	
37	Hutcherson v. Willard	L-6227-15	1177	X-Mo to Compel	Cormac Egenton for Def.		Oral if Opp.	Granted	
38	Hwang v. Lai	L-325-16	146	Final Judgment by Default	Cynthia M. Hwang Pla.		Oral if Opp.	Granted	
39	IPFS Corp. v. Talium Services	L-2533-15	93	Summary Judgment	Jerome F. Gallagher for Pla. 908-722-0700		Oral	Adj to 3/3 Pending Mediation	
40	Janusz v. Proudovski	L-10825-14	933	Extend Discovery	Juliann M. Alcino for Def.		Oral if Opp.	Granted	
41	James v. Matthews	L-3226-16	367	Vacate Dismissal	Karim Arzadi for Pla.		Oral if Opp.	Granted	
42	Jones v. Kane	L-431-16	367					Pending	
43	Kabia v. Nizama	L-4426-15	1178	Compel	Patricia Z. Boguslawski for Pla.		Oral if Opp.	Granted	
44	Kabia v. Nizama	L-4426-15	938	Compel	Patricia Z. Boguslawski for Pla.		Oral if Opp.	Granted	
45	Kish v. Willow Creek Rehab	L-6326-14	1025	Extend Discovery	Frances M. Bova		Oral if Opp.	Granted	
46	Klein v. Suntrust Mortgage	L-2227-15	135	Reconsideration	Stuart J. Schneider for Pla. 732-259-4473		Oral if Opp.	Adj to 3/3 Pending bankruptcy Resolution	
47	Lipari v. Shoprite of Clark	L-3231-16		Dismiss for Failure to Provide Discovery	Charles B. Carey for Def.		Oral if Opp.	W/D	

48	Lmolo v. Lynx Asset Servs	L-4928-16	87	Summary Judgment	Elia Abilheira for Def 732-866-1883	x	Oral if Opp.	Adj to 3/3 to be heard with reinstated pre-stay motions	
49	Louis & Sons Drywall	L-5127-16	837	Turnover Funds	Phillip C. Gutworth for Pla.		Oral if Opp.	Granted	
50	Mark v. Sherow	L-7026-13	747	Dismiss WITH Prejudice for Failure to Provide Discovery	Donald Thornton for Def. 908-653-2185		Oral if Opp.	Adj to 3/3	
51	Makarenko v. RWJHS	L-6525-14		Relieved of Counsel	Wayne E. Paulter for Def.		Oral if Opp.	W/D	
52	McCall v. Misco	L-2023-13						W/D	
53	Mcinery v. F&C LLC	L-5029-16		Strike Answer				Adj to 3/3 for F&C LLC and W/D as to C&C Towing	
54	Mill Pointe Condo Assn v. Underwriters at Lloyds London	L-10928-14	99	Resolve Lien and Disburse Funds	Andrew Stein for Pla. 732-414-1170	x	Oral if Opp.	Adj to 3/3	
55	Mill Pointe Condo Assn v. Underwriters at Lloyds London	L-10928-14	950	X-Mo to Turnover Funds	Dean L. Semer for Pla. 732-497-6883	x	Oral if Opp.	Adj to 3/3	
56	Mejia v. Puntiel	L-7131-15	635	Extend Discovery	Matthew Cohen for Def.	x	Oral if Opp.	Granted	
57	Munoz v. Fazzolari	L-6328-15	988	Extend Discovery	Andrew Ullrich for Def.		Oral if Opp.	Granted	
58	Molina v. Conde	L-6427-15	999	Compel	Elenore Rogalski for Def.	x	Papers	Granted	
59	Ogle v. Rule	L-223-16	165	Extend Discovery	Julie H. Robinson for Def.		Oral if Opp.	Denied	Pend stat conf 3/3

60	Padilla v. Melligan	L-5733-16		Dismiss for Failure to Provide Discovery				W/D	
61	Pandya v. Patel	L-6829-16	913	Partial Motion to Dismiss for Failure to State a Claim	Rajiv D. Parikh for Def. 973-533-0777		Oral if Opp.	Adj to 3/3 for oral argument	
62	Pierre v. Patel	L-2128-16	656	Compel	Mark A. Trudeau for Def.		Oral if Opp.	Granted	
63	Perez v. Jowal	L-3827-16		Dismiss for Failure to Provide Discovery	John J. Kapp		Oral if Opp.	W/D	
64	Perez-Bejarano v. Caceres	L-3027-16		Strike Answer	John Bensulock for Pla.		Oral if Opp.	W/D	
65	Perez-Collado v. Nieves	L-6225-15		Dismiss for Failure to Provide Discovery	Stephen Czeslowski for Def.		Oral if Opp.	W/D	
66	Plasencia v. PA Norse	L-7425-15		Supress Answer			Oral if Opp.	Adj to 3/3	
67	Plotnikov v. Crisdel Group	L-732-16	479	Compel	Anthony J. Murgatroyd for Pla. 908-788-7011	x	Oral if Opp.	Adj to 3/3	Motion to compel ins info
68	Plotnikov v. Crisdel Group	L-732-16	932	Compel	Anthony J. Murgatroyd for Pla. 908-788-7011		Oral if Opp.	Granted	Compel surveillance
69	Plotnikov v. Crisdel Group	L-732-16		Dismiss for Failure to Provide Discovery				Adj to 3/3	
70	Porter v. BJs	L-3724-16	438	Strike Answer	Paul A. Garfield for Pla. 201-692-0444		Oral if Opp.	W/D	
71	Proctor v. Bozena	L-2231-16	389	Compel	Andrew V. Ha for Def.		Oral if Opp.	Granted	
72	Provident Bank v. Greenberg Management	L-5932-16	636	Enter Default Judgment	Javier M. Lopez for Pla.		Oral if Opp.	Granted	

73	Qadri v. Laidlaw Properties	L-5726-15	139	Amend Complaint	Edward P. Shamy for Pla		Oral If Opp.	Granted	
74	Rajput v. Smith	L-3325-15		Strike Answer	Harvey Fruchter for Pla.		Oral if Opp.	Adj to 3/3	
75	Richards v. NJM	L-7127-15	313	Enforce Litigants Rights	Kerri A. McDowell for Def.		Oral If Opp.	W/D	Filed 1/20 As to John Park
76	Richards v. NJM	L-7127-15	316	Enforce Litigants Rights	Kerri A. McDowell for Def.		Oral if Opp.	Adj to 3/3	
77	Richards v. NJM	L-7127-15	311	Enforce Litigants Rights	Kerri A. McDowell for Def.		Oral if Opp.	Adj to 3/3	
78	Richards v. NJM	L-7127-15	800	Enforce Litigants Rights	Kerri A. McDowell for Def.		Oral if Opp.	W/D	Filed 1/18 As to Def. True Green
79	Rivas v. Kabadí	L-3733-15	998	Extend Discovery	James J. Pieper for Def.		Oral if Opp.	Granted	
80	Rosario-Perez v. Perez-Lirano	L-4831-16	810	Dismiss for Failure to Provide Discovery	Patricia B. Adams for Def. 732-775-6520		Oral if Opp.	W/D	
81	Saad v. Burlington Coat Factory	L-5630-14	178	Summary Judgment	Samuel P. Reisen for Def. 973-533-0770	x	Oral if Opp.	Adj to 3/3	
82	Saad v. Burlington Coat Factory	L-5630-14	775	X-mo Partial Summary Judgment	Alex Lyubarsky for Pla. 732-636-8000	x	Oral if Opp.	Adj to 3/3	
83	Saad v. Burlington Coat Factory	L-5630-14	447	Strike Answer	Richards C. Bryan for Def. 856-761-3800	x		Adj to 3/3	
84	Santos v. Feng	L-231-16	669	Dismiss or Compel Discovery	Michael J. McCaffrey for Def.	x	Oral if Opp.	Granted in Part	
85	Salcedo v. Tocci	L-5728-14	1035	Reconsideration	Anthony J. Accardi	x	Oral if Opp.	Denied	
86	Salvemini v. RWJUH	L-4132-16		Dismiss for Failure to Provide Discovery				Adj to 3/3	

87	Shonibare v. 21st Century	L-24-16	448	Vacate Dismissal	Pla.		Oral if Opp.	Granted	
88	Sirignano-Frisoli v. NJM	L-5628-16	779	Dismiss for Failure to Provide Discovery	Kevin J. McGee for Def. 973-467-8080		Oral if Opp.	Pending	
89	Stern v. Iconectiv	L-1929-16	942	Compel	William H. Pandos for Pla. 908-735-5161		Oral if Opp.	W/D See attached CO	
90	Valentin v. Jimenez	L-2825-15	606	Dismiss for Failure to Provide Discovery	Sarah K. Delahant for Def. 732-815-3193	x	Oral if Opp.	Pending	
91	Valentin v. Jimenez	L-2825-15	248	Summary Judgment	Matthew V. Markosian for Def. 973-790-8900	x	Oral if Opp.	W/D	
92	Virdi v. Kuchma	L-6032-16		Dismiss for Failure to Provide Discovery	John A. Camassa for Def. 732-749-3313		Oral if Opp.	W/D	
93	Yearby v. Middlesex County	L-5825-15	989	Dismissal for Failure to Provide an Affidavit of Merit	Stephen D. Holtzman for Def. 609-601-0900	x	Oral if Opp.	Stayed pending	
94	Zwolinski v. Kaufman	L-6623-14	167	Pro Hac Vice	Marc J. Bern for Pla.		Oral if Opp.	Granted	
95	Zelzany v. Loza	L-760-16	560	Strike Answer or Extend				Granted	

Firm Code: H21
File No.: 152727851
Cooper Maren Nitsberg Voss & DeCoursey
Joseph P. Lavin, Esq.
Bar #: 021272011
485 Route 1 South
Building A, Suite 200
Iselin, NJ 08830
Ph: 732-362-3400; Direct dial: (732) 362-3227
Fax: (866) 827-4716

Attorneys for Defendants, Kelsey G. Gunning and Laurie A. Gunning

ELIE AOUN and MAY AOUN, his wife,

Plaintiffs,

v.

KELSEY GUNNING, LAURIE GUNNING,
ELLENORA SIBBLIES, JOHN/JANE DOES 1-10
and/or ABC CORP. 1-10 (fictitious names),

Defendants.

RECEIVED AND FILED #6

2017 JAN 31 P 12:41

NEW JERSEY SUPERIOR COURT
CIVIL DIVISION-MIDDLESEX
FILED
FEB 17 2017

Judge Vincent LeBlon

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

CIVIL ACTION

DOCKET NO.: MID-L-2428-16 #715

**ORDER COMPELLING PLAINTIFF TO
APPEAR FOR IME**

THIS MATTER having been opened to the Court by Joseph P. Lavin, attorney for Defendants, Kelsey G. Gunning and Laurie A. Gunning, for an Order compelling the Plaintiffs to submit to a medical examination pursuant to R. 4:19, and the Court having reviewed the moving papers submitted, and any opposition thereto, and for good cause appearing;

IT IS on this 17th day of February, ~~2017~~ 2017,

ORDERED AS FOLLOWS:

1. Plaintiffs shall appear on March 21, 2017 at 09:20 A.M. for a medical examination with Dr. Andrew Hutter at the offices of Astra Health Center 1100 Centennial Ave Piscataway, NJ 08854 for a medical examination.

IT IS FURTHER ORDERED that a copy of the within Order shall be served upon all
counsel within 10 days of the date of this Order.

Vincent LeBlon JSC
J.S.C.

Opposed
 Unopposed

VINCENT LeBLON, J.S.C.

FILED

FEB 17 2017

Judge Vincent LeBlon

FRANK A. TOBIAS, ESQ., LLC

1107 Convery Boulevard
Perth Amboy, New Jersey 08861
(732) 324-7777

Attorneys for Plaintiff – Deyanira Abreu and Katerin Tapia-Flores

DEYANIRA ABREU and :
KATERIN TAPIA-FLORES :

Plaintiff, :

-vs- :

PAUL P. LAFRONTIERE, ABC- :
XYZ CORP. (fictitious names, true :
names presently unknown) and :
JOHN DOES 1-10 (fictitious names :
true names presently unknown) :

Defendants. :

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY
DOCKET NO: MID-L-6131-15

820

Civil Action

ORDER

THIS MATTER being opened to the Court by Frank A. Tobias, Esq.,
Attorney for the plaintiff, and the Court having considered the moving papers
submitted in support thereof and good cause having been shown,

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

ORDERED that plaintiff be and is hereby permitted to substitute service upon MetLife
Home and Auto for defendant Paul P. LaFrontiere, and it is;

FURTHER ORDERED that a copy of this Order shall be served upon all
parties within 10 days of the date hereof.

Vincent LeBlon J.C.
J.S.C.

VINCENT LeBLON, J.S.C.

Opposed
Unopposed

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

FILED

FEB 17 2017

Judge Vincent LeBlon

RICKY BESTON,
Plaintiff,

vs.

AMDU INVESTMENT, 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),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION:MIDDLESEX COUNTY

DOCKET NO. MID-L-007224-15

CIVIL ACTION #149

ORDER

This matter having been opened to the Court by way of motion returnable February 2, 2017 filed by the law firm of Palmisano & Goodman, P.A. attorneys for plaintiff, Ricky Beston, for an finding the defendants had a non-delegable duty to maintain the subject premises in a reasonably safe condition and the Court having reviewed the moving papers and any opposition submitted, having heard oral argument of counsel, having considered the matter and for good cause appearing,

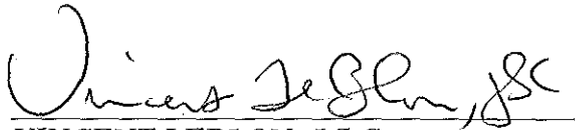
IT IS ON this 17th day of February, 2017;

ORDERED, that the defendants, AMDU Investment, Inc. had a non-delegable duty to maintain the subject premises in a reasonably safe condition, and

DENIED *

* See attached reasons

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


VINCENT LEBLON, J.S.C.

OPPOSED
 UNOPPOSED

PAPERS CONSIDERED

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

Statement of Reasons
Ricky Beston v. AMDU Investment Inc.
Mid-L-7724-15

FILED
FEB 17 2017
Judge Vincent LeBlon

1. The Court finds that Plaintiff's requested relief, an order finding that the Defendant AMDU Investment has a non-delegable duty to maintain the subject property in reasonably safe condition, would require the Court to make a finding of fact. In effect, Plaintiff has requested a motion for partial summary judgment on the issue of liability under Rule 4:46.

2. In deciding a motion for summary judgment, the determination of whether there exists a genuine issue with respect to a material fact challenged requires the court to consider whether the competent evidential materials presented, when viewed in the light most favorable to the non-moving party, in consideration of the applicable evidentiary standard that would apply at trial, are sufficient to permit a rational fact-finder to resolve the alleged disputed issue in favor of the non-moving party. Brill v. Guardian Life Ins. Co., 142 N.J. 520, 540 (1995). A moving party is entitled to summary judgment if the pleadings, depositions, admissions on file, and affidavits show palpably that there is no genuine issue of material fact, and that the moving party is entitled to a judgment or order as a matter of law. Judson v. People's Bank & Trust Co. of Westfield, 17 N.J. 67, 73-75 (1954).

3. Here, the Court finds that questions of material fact remain with respect to the property and circumstances in question. Further, the unorthodox request for a "finding in law" would require this Court to make an implicit determination as to liability.. Accordingly, Plaintiff's motion is denied.

Truly yours,



Honorable Vincent Le Blon, J.S.C.

PELLETTIERI RABSTEIN & ALTMAN
Sherri L. Warfel, Esquire 105181998
100 Nassau Park Boulevard, Suite 111
Princeton, New Jersey 08543
(609) 520-0900
swarfel@pralaw.com

FILED 13 2-17-17

FEB 17 2017

Judge Vincent LeBlon

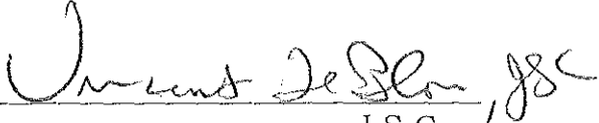
<p> BARBARA BARRETT, as Administrator Ad Prosequendum for the ESTATE OF DORIS COLTON, Deceased, and BARBARA BARRETT, Individually, Plaintiffs vs. REGENCY JEWISH HERITAGE NURSING HOME, et als., Defendants </p>	<p> SUPERIOR COURT OF NEW JERSEY LAW DIVISION MIDDLESEX COUNTY DOCKET NO. MID-L-225-16 Civil Action ORDER REINSTATING PLAINTIFF'S COMPLAINT </p>
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This matter having come before the Court upon the application of Pellettieri Rabstein & Altman, attorneys for plaintiff Barrett, for an order vacating dismissal and reinstating the plaintiff's complaint and the Court having read the moving papers, and any papers filed in opposition thereto, and for good cause shown;

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

ORDERED that the order of dismissal be vacated and the plaintiff's complaint is reinstated in this matter; and

IT IS FURTHER ORDERED that a copy of this order shall be served upon all parties within 10 days from the date of the order.


 J.S.C.

- () OPPOSED
- () UNOPPOSED

VINCENT LeBLON, J.S.C.

FORM C

DJ-151729-15
#315
02/17/17

Superior Court Of New Jersey
Law Division, Civil Part
MIDDLESEX County

Bloom Plumbing Heating & Cooling
Plaintiff's Name (first, middle, last)
3023 Fairview Road
Street Address
Gibsonia, PA 15044-9128
Town, State, Zip Code
724-443-6000
Telephone Number

Docket Number DJ-15172915

FILED

FEB 17 2017

Judge Vincent LeBlon
CIVIL ACTION

Order for Turn Over of Funds

Choice Home Warranty
Defendant's Name (first, middle, last)
1090 King Georges Rd
Street Address
Edison, NJ 08837
Town, State, Zip Code
888-531-5403
Telephone Number

vs.

This matter being brought to the court by the judgment creditor, upon a Notice of Motion to Turn Over Funds on deposit from the account of the judgment debtor in the Pinnacle Federal Credit Union, to be paid to X middlesex county sheriff's office, the MIDDLESEX County, (Name of Bank) (County) or, and no one appearing on behalf of the judgment debtor or Pinnacle Federal Credit Union (Name of Bank)

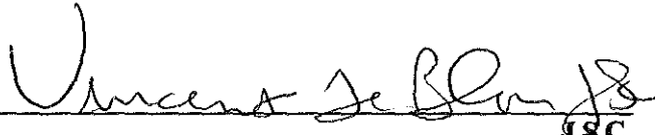
and it further appearing to the court that a Certification of Service of the Notice of Motion to Turn Over Funds has been filed herein:

(Do Not Write Below this line - for Court Use Only)

On this 14th day of February 2017; it is ORDERED that Pinnacle Federal Credit Union pay to the County Special Civil Part court officer, forthwith, the sum of \$6,641.78 which has been levied upon. It is FURTHER ORDERED that a copy of this Order be served by the moving party upon all other parties, or their attorneys, if any, within 15 days of the date of this Order.

The motion was:

Opposed Unopposed


VINCENT LeBLON, J.S.C.

Erica L. Fields, Esq
Attorney No: 015082005
TENAGLIA & HUNT, P.A.
395 W Passaic St. Ste 205
Rochelle Park, NJ 07662
(201) 820-6001
Attorney For Plaintiff(s)

CITIBANK, N.A.
Plaintiff,
vs.

GWENDOLYN L LASSITER
Defendant(s).

#744 277-17
FILED
FEB 17 2017
Judge Vincent LeBlon

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

Docket Number MID-L-1033-16
Judgment No: J-135969-16

Civil Action

ORDER FOR TURNOVER OF FUNDS

This matter being opened to the Court by Tenaglia & Hunt, P.A. attorneys for the Plaintiff, and neither the defendant, nor the defendant's bank appeared in response to Plaintiff's motion served upon them to show why the sum of \$3,546.66 should not be turned over to the law firm of Tenaglia & Hunt, P.A. PARTIAL satisfaction of the judgment.

IT IS on this 17th day of February, 2017

ORDERED that PNC Bank, pay unto the law firm of Tenaglia & Hunt, P.A., 395 W Passaic St. Ste 205, Rochelle Park, NJ 07662, as attorneys for the plaintiff the sum of \$3,546.66 in Partial satisfaction of the judgment heretofore entered.

BY: Vincent LeBlon, JSC
J.S.C. VINCENT LeBLON, J.

Our File No.: CIT06303(sc: 7T)

() Opposed

(X) Unopposed

#147
02/17/17

John C. Simons, Esq. (ID# 33041987)
HOAGLAND, LONGO, MORAN, DUNST & DOUKAS, LLP
40 Paterson Street, PO Box 480
New Brunswick, NJ 08903
(732) 545-4717
Attorneys for Defendant, T.G. Wood Carpentry Corp. (improperly plead as T.G. Wood Carpentry)

Plaintiff,

JORGE JONATHAN ALAS CHAVEZ

vs.

Defendants,

J. ANGELES PAINTING & DECOARATION,
LLC; and BYRON-HILL HOME BUILDERS,
LLC; BORDENS BROOK, LLC; T.G. WOOD
CARPENTRY; BARRETT DRYWALL, LLC;
J&J HARDWOOD FLOORS; MARANATHA
STAIRS & RAILS; ABC CORP #4-5; JOHN
DOE #1-5

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

DOCKET NO. MID - L-7733-13

CIVIL ACTION

ORDER

THIS MATTER having been brought before the Court on Motion of Hoagland, Longo, Moran, Dunst & Doukas, LLP, attorneys for Defendant, T.G. Wood Carpentry Corp. (improperly plead as T.G. Wood Carpentry), for an Order granting Summary Judgment to said Defendant in the within cause of action, and the Court having reviewed the moving papers and for good cause shown;

IT IS ON THIS 17th day of February, 2017,

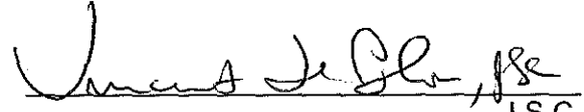
ORDERED that the Motion for Summary Judgment of Defendant, T.G. Wood Carpentry Corp. (improperly plead as T.G. Wood Carpentry) be and is hereby granted in favor of said Defendant and that any and all claims, counterclaims, and/or crossclaims asserted against said Defendant are hereby dismissed with prejudice; and

HOAGLAND, LONGO
MORAN, DUNST &
DOUKAS, LLP
ATTORNEYS AT LAW

NORTH JERSEY
40 PATERSON ST
PO BOX 480
NEW BRUNSWICK, NJ

SOUTH JERSEY
701 WILTSEY'S MILL RD
SUITE 202
HAMMONTON, NJ

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


J.S.C.

VINCENT LEBLON, J.S.C.

Papers filed with the Court:

- Answering Papers
- Reply Papers

The within Notice of Motion was:

- Opposed
- Unopposed

HOAGLAND, LONGO
MORAN, DUNST &
DOUKAS, LLP
ATTORNEYS AT LAW

NORTH JERSEY
40 PATERSON ST
PO BOX 480
NEW BRUNSWICK, NJ

SOUTH JERSEY
701 WALTSEY'S MILL RD
SUITE 202
HAMMONTON, NJ

DENNIS COLE and MANUEL MEDINA, a minor by his Guardian Ad Litem, ANGELICA MEDINA,

DOCKET NO: MID-L-4372-15

Plaintiffs,

FILED

FEB 17 2017

Judge Vincent LeBlon

Vs.

JAH RUL HAQUE, DILEEP B. KABADI, JOSE M. RIVERA, FRANKLIN RAMIREZ, JOHN DOES 1-10 and ABC CORPORATIONS 1-10),

Defendants,

This matter being presented to the Court by Harkavy, Goldman, Goldman, & Gerstein, P.A. attorneys for Plaintiff, JUAN RAMIREZ, on notice to counsel for all parties; and

The Court having reviewed the within papers, and for good cause shown,

IT IS ON THIS 17th day of February, 2017,

ORDERED that this matter is placed on the Military List pursuant to R. 1:13-6; and it is further

IT IS FURTHER ORDERED that a copy of this Order shall be served on all parties within 10 days of the date hereof.

Vincent LeBlon JSC
J.S.C.

VINCENT LeBLON, J.S.C.

() Opposed
() Unopposed

Eric Kuper, Esq. - NJ Attorney ID 028001987
Martin Kane & Kuper
ATTORNEYS AT LAW
180 Tices Lane - Bldg B, Suite 200
East Brunswick, New Jersey 08816
(732) 214-1800 - Phone
(732) 214-0307 - Fax
Attorneys for Defendant, Lisa A. Miller

FILED
FEB 17 2017
Judge Vincent LeBlon

**CATHERINE T. COVINO, and
JOSEPH COVINO, her husband,**

Plaintiffs,

vs.

LISA A. MILLER,

Defendant.

**SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY**
Docket No. L-7530-13

Civil Action

ORDER

4867

THIS MATTER being opened to the Court on **Friday, February 17, 2017**, by Eric Kuper, Esq., of Martin Kane & Kuper, attorneys for defendant, Lisa A. Miller, on a Notice of Motion to extend 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 for good cause shown,

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

ORDERED that discovery be and hereby is extended for 120 days to June 18, 2017;
and it is further

ORDERED that the discovery schedule is as follows:

Allow defendant time to obtain all medical records/films from the numerous providers;

Defendant to forward all records and films to Dr. Bercik for review and comment;

Defendant to provide expert reports no later than June 1, 2017;

Defendant to amend with records no later than June 18, 2017;

Discovery be extended to June 18, 2017.

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



J.S.C.

Opposed () Unopposed (X) VINCENT LeBLON, J.S.C.

ORDERED THAT ARBITRATION
SHALL BE SCHEDULED FOR

August 2017

#780

02/17/17

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

FILED
FEB 17 2017
 Judge Vincent LeBlon

DAVID A. CARRANZA-TOMALA and
 EDISON P. LASCANO-VEGA,

 Plaintiff,

SUPERIOR COURT OF NEW JERSEY
 LAW DIVISION: MIDDLESEX COUNTY
 DOCKET NO. MID-L-2926-16

-vs-

Civil Action

VICKY S. PINCHAO, ORLANDO
 PINCHAO, JOSEPH M. EBIE, 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 on Motion of Keith A. Bursack, Esq., attorney for defendant, Joseph Ebie, for an Order compelling plaintiff David A. Carranza-Tomala to appear for an Independent Medical Examination on May 9, 2017, and the Court having read and considered the moving papers, and for good cause appearing;

IT IS on this 17th day of February, 2017:

ORDERED that plaintiff David A. Carranza-Tomala is hereby compelled to appear for an Independent Medical Examination on May 9, 2017; and it is further

ORDERED that plaintiff David A. Carranza-Tomala is hereby compelled to pay the outstanding "no-show" fee of \$50.00 within fifteen (15) days of the date of this Order; and it is further

ORDERED that a copy of the within Order be served on all counsel within 10 days of the date hereof.

Vincent LeBlon JSC
 J.S.C.

VINCENT LeBLON, J.S.C

Opposed
 Unopposed

#477 2-17-17

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@kcrlawfirm.com
Attorneys for the Defendant

FILED

FEB 17 2017

Judge Vincent LeBlon

<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 & Riechelson, 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 17 day of February, 2017,

ORDERED that the Discovery End Date in this matter is hereby extended for an additional sixty (60) days until April 13, 2017; and

IT IS FURTHER ORDERED that a copy of said Order shall be served upon the Defendant Guitar Center through their attorneys, within 10 days of the date hereof.

OPPOSED
 UNOPPOSED


VINCENT LeBLON, J.S.C. J.S.C.

ORDERED THAT ARBITRATION
SHALL BE SCHEDULED FOR
June 14th 2017

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 Defendants, Anne E. Sherber and Jon K. Erickson

File No.: LA359-028341926-0005

FILED
FEB 17 2017
Judge Vincent LeBlon

YOSMARI DIAZ AND DIANA DIAZ,
PLAINTIFF,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-06524-15

VS.

*

CIVIL ACTION

ANNE E. SHERBER, JON K. ERICKSON,
JOHN AND JANE DOES 1-10 (fictitious
unidentified individuals) and ABC
CORPORATIONS 1-10, (fictitious individuals,
corporations or other business entities presently
unidentifiable),
DEFENDANTS

*

**ORDER TO EXTEND DISCOVERY AND
COMPEL PLAINTIFFS' DEPOSITIONS**

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, Sungkyu Lee, attorney for Defendants, Anne E. Sherber and Jon K. Erickson, for an Order to Extend Discovery and Compel Plaintiffs' Depositions and the court having considered the motion papers filed by the parties, and good cause thus having been shown, it is, on this 17th day of February, 2017;

ORDERED, that discovery be extended sixty (60) days or until **April 26, 2017**; and

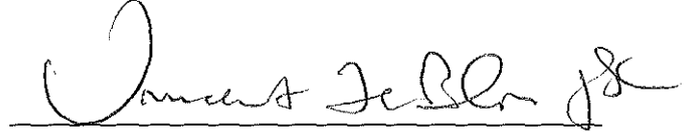
IT IS FURTHER ORDERED that the parties are to complete all discovery listed below:

1. Plaintiffs to provide HIPAA authorizations by March 3, 2017;
2. Depositions of all parties to be completed by March 26, 2017;
3. Independent medical examinations to be completed by March 31, 2017;
4. Any additional discovery is to be served by April 6, 2017 per Rule 4:17-7;

IT IS FURTHER ORDERED, that Plaintiffs, Diana Diaz and Yosmari Diaz, are compelled to appear for depositions on **February 20, 2017 at 2:00 PM at Ginarte, O'Dwyer, Gonzalez, Gallardo & Winograd, 400 Market Street, 2nd Floor, Newark, NJ 07105**;

IT IS FURTHER ORDERED, that should Plaintiffs fail to appear for depositions on February 20, 2017, Defendants will be permitted to file a Motion to Dismiss without Prejudice;

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



VINCENT LeBLON, J.S.C. J.S.C.

Opposed _____
Unopposed /

Reason: Status Conference on 2/8/17 was held before Judge Happee. See Order from that date.



FALCON LAW FIRM, LLC
PATRICK L. FALCON, ESQ.
(R-036821993)
714 WEST PARK AVE
OAKHURST NEW JERSEY 07755
732-660-1200

Attorneys for Plaintiff(s): FRANK FANTASIA, IV

FILED
FEB 17 2017
Judge Vincent LeBlon

FRANK FANTASIA IV : SUPERIOR COURT OF NEW JERSEY
Plaintiff(s), : LAW DIVISION: MIDDLESEX
DOCKET NO.: MID-L-2033-16

v.

Civil Action

MASHA POLTER, LIBERTY MUTUAL
INSURANCE COMPANY,
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),

ORDER

Defendants.

This matter having been opened to the Court on a Notice of Motion by the Law Offices of William E. Staehle, attorneys for the defendant, Masha Polter, for an Order compelling plaintiff submit to oral deposition, pursuant to R. 4:23-5(c), and the Court having considered the motion papers, and good cause appearing;

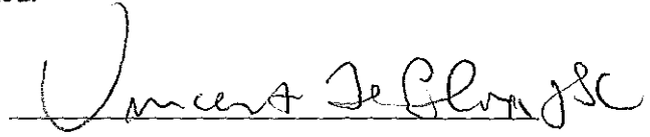
IT IS on this 17th day of February, 2017;

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

ORDERED that the plaintiff, Frank J. Fantasia, IV, is hereby compelled to appear for his deposition on March 8, 2017 at 10:00 a.m. at the Falcon Law Firm, 714 West Park Avenue, Oakhurst, New Jersey 07755; and it further

ORDERED that the defendant, MASHA POLTER, is hereby compelled to appear for her deposition on March 8, 2017 at 10:00 a.m. at the Falcon Law Firm, 714 West Park Avenue, Oakhurst, New Jersey 07755;

ORDERED that a copy of this Order shall be served on the attorney(s) for all parties within seven (7) days after the date it is signed.



VINCENT LeBLON, J.S.C.

J.S.C.

OPPOSED
 UNOPPOSED

#62 2-17-17

Robert C. Fernicola, Esq. – 042141992
ESCANDON, FERNICOLA, ANDERSON & COVELLI
301 Main Street, 2nd Floor
Allenhurst, NJ 07711
(732) 663-1920
(732) 663-0011 (fax)
Attorneys for Plaintiffs

FILED

FEB 17 2017

Judge Vincent LeBlon

<p>ROBERTO C. FARIA AND DORA C. FARIA,</p> <p>Plaintiffs,</p> <p>vs.</p> <p>JOSEPH A. BELLAVIA AND DIANE BELLAVIA, NRG RESIDENTIAL SOLAR SOLUTIONS, LLC d/b/a NRG HOME SOLAR and NRG ENERGY INC., JOHN DOE(S) 1-5, JANE DOE(S) 1-5, and ABC COMPANIES 1-5, (said names being fictitious),</p> <p>Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY</p> <p>DOCKET NO.: MID-L- 5224-15</p> <p>CIVIL ACTION</p> <p>ORDER</p>
--	--

THIS MATTER having been brought before the Court by Robert C. Fernicola, Esq., of the Law Firm of Escandon, Fernicola, Anderson and Covelli, appearing on behalf of the plaintiff in the above captioned matter; and the Court having considered the moving papers and the opposition papers, if any; and the Court being of the opinion that there is good cause for the entry of this Order;

IT IS on this 17th day of February, 2017

ORDERED that summary judgment is hereby granted in favor of Plaintiff finding that Defendant, NRG Home Solar is vicariously liable for the negligent acts of Defendant, Joseph

Bellavia who was an agent and/or employee of said defendant and in the course of his employment at the time of the accident; ad it is further

ORDERED, that a true copy of this Order be served upon all counsel of record within 5 days from the date hereof.


J.S.C.

Opposed
 Unopposed

VINCENT LeBLON, J.S.C.

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, Soyka
Our File No. 1-38,041-SCZ

FILED
FEB 17 2017
Judge Vincent LeBlon

Plaintiffs

KIMBERLY FRITZ and JOSEPH MARTINEZ,
Her husband

vs.

Defendants

LUCIA SOYKA, JOSEPH P. SOYKA, ESTATE OF
JOSEPH P. SOYKA, JOHN/JANE DOE 11 as
Executor and/or Administrator of the Estate of
JOSEPH P. SOYKA, JOHN/JANE DOES 1-10
& ABC CORP. 1-10(fictitious names) and NEW
JERSEY MANUFACTURERS INSURANCE
COMPANY

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

DOCKET NO. MID-L-3930-15

Civil Action

#882

ORDER TO EXTEND DISCOVERY
FOR EXCEPTIONAL CIRCUMSTANCES AND
ADJOURN ARBITRATION HEARING
SCHEDULED FOR APRIL 7, 2017

The above entitled matter having been opened to the Court on February 17, 2017, by Campbell, Foley, Delano & Adams, L.L.C., attorneys for the defendants, Lucia Soyka and Joseph P. Soyka, on motion to extend discovery until April 19, 2017 for exceptional circumstances and Adjourn Arbitration hearing, and it appearing to the satisfaction of the Court that the motion may be granted, it is hereby

ORDERED on this 17th day of February, 2017, that the discovery be and is hereby extended until April 19, 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. Plaintiff to appear for defense neurologic examination on	3/2/17
b. Defendant's expert medical reports are to be served by	3/30/17
c. New Discovery End date	4/19/17

and it is further

May 9, 2017

ORDERED that the Arbitration hearing scheduled for April 7, 2017 be adjourned until ~~after the New~~
~~Discovery End date of April 19, 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.

Vincent LeBlon JSC
VINCENT LeBLON, J.S.C. J.S.C.

PAPERS CONSIDERED

() OPPOSED
(X) UNOPPOSED

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

ORDERED THAT ARBITRATION
SHALL BE SCHEDULED FOR

May 9th, 2017

Dated: ~~January 31, 2017~~
2/17/17

FILED

FEB 15 2017

Judge Vincent LeBlon

Juliann M. Alicino, Esq. (ID# 25882012)
HOAGLAND, LONGO, MORAN, DUNST & DOUKAS, LLP
40 Paterson Street, PO Box 480
New Brunswick, NJ 08903
(732) 545-4717

Attorneys for Defendant, New Jersey Manufacturers Insurance Company
(improperly plead as New Jersey Manufacturers Group)

Plaintiff,

VICTOR GONZALES

vs.

Defendant,

NEW JERSEY MANUFACTURERS
INSURANCE GROUP

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

DOCKET NO. MID-L-6128-15

#1983

CIVIL ACTION

ORDER

THIS MATTER having been brought before the Court on Motion of Hoagland, Longo, Moran, Dunst & Doukas, LLP, attorneys for Defendant New Jersey Manufacturers Insurance Company (improperly plead as New Jersey Manufacturers Group), for an Order Extending Discovery and adjourning the arbitration scheduled for April 20, 2017, and the Court having reviewed the moving papers and for good cause shown;

IT IS ON THIS 15th day of February, 2017,

ORDERED that the discovery end date shall be extended ^{sixty (60)} ~~ninety (90)~~ days until ^{April 30} ~~May 30~~;

2017, to allow the following discovery to be completed:

All records to be exchanged by ^{April 10} ~~May 1~~ 2017;

Defense expert reports to be served by ^{April 30} ~~May 30~~, 2017;

IT IS FURTHER ORDERED that the arbitration date of April 20, 2017 be adjourned until

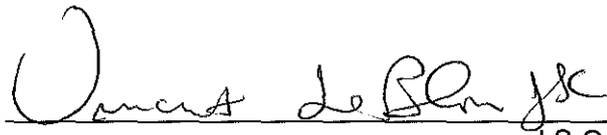
May 4, 2017, and

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

HOAGLAND, LONGO
MORAN, DUNST &
DOUKAS, LLP
ATTORNEYS AT LAW

NORTH JERSEY
40 PATERSON ST
PO BOX 480
NEW BRUNSWICK, NJ

SOUTH JERSEY
701 WILTSEY'S MILL RD
SUITE 202
HAMMONTON, NJ


J.S.C.

VINCENT LeBLON, J.S.C.

Papers filed with the Court:

- Answering Papers
- Reply Papers

The within Notice of Motion was:

- Opposed
- Unopposed

HOAGLAND, LONGO
MORAN, DUNST &
DOUKAS, LLP
ATTORNEYS AT LAW

NORTH JERSEY
40 PATERSON ST
PO BOX 480
NEW BRUNSWICK, NJ

SOUTH JERSEY
701 WILTSEY'S MILL RD
SUITE 202
HAMMONTON, NJ

#146
02/17/17

Cynthia M. Hwang, Esq.
LAW OFFICE OF CYNTHIA M. HWANG, ESQ., LLC.
17 Schoolhouse Road
Somerset, New Jersey 08873
732.271.9008

FILED

FEB 17 2017

CYNTHIA HWANG ,

Plaintiff,

v.

KATHERINE LAI, FANTASTIC REALTY
CO. INC., GOLDEN EAGLE FOUNDATION,
INC., and GOLDEN EAGLE
FOUNDATION-NONPROFIT, INC.,

Defendants.

Judge Vincent LeBlon

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L-000325-16

CIVIL ACTION

FINAL JUDGMENT BY DEFAULT

The defendants KATHERINE LAI, FANTASTIC REALTY CO. INC., GOLDEN EAGLE FOUNDATION, INC., and GOLDEN EAGLE FOUNDATION-NONPROFIT, INC., having failed to plead or otherwise defend in this action, and default having heretofore been entered; upon application of plaintiff and upon affidavit that defendant is indebted to plaintiff in the principal sum of \$52,350.00, plus interest thereon; that defendant had been defaulted for failure to appear pursuant to Rule 4:43-2(a) of the New Jersey Court Rules; and that the claim is for a sum certain or for a sum which can by computation be made certain; it is hereby

ORDERED, ADJUDGED, and DECREED that plaintiff Cynthia Hwang recover of the defendant Katherine Lai, Fantastic Realty Co. Inc., Golden Eagle Foundation, Inc., and Golden Eagle Foundation-Nonprofit, Inc., the sum of \$52,350.00 plus costs and interest according to law from the date of this judgment until the entire amount is paid.

This judgment is entered by the *CAV* at the request of the plaintiff and upon Certification that said amount is due, in accordance with Rule 4:43-2(a) of the New Jersey Court Rules.

Vincent LeBlon, J.S.C.

VINCENT LeBLON, J.S.C.

Dated:

OPPOSED
 UNOPPOSED

FILED

FEB 17 2017

Judge Vincent LeBlon

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

By: Cormac Egenton, Esq., 02092-2009
Attorney for Defendants, Betty Jordan and Iolet Willard

SHA HUTCHERSON, JR. by his guardian
ad litem, MALIKA COBB, and MALIKA
COBB individually,

Plaintiff,

-vs-

IOLET WILLARD; BETTY L. JORDAN
a/k/a BETTY WILLARD; CRAIG
WIGBER; MILDRED PORTER;
RASHONDA O. BOSWELL ; MARK
BYRD; CLIFF MARCELIN; and
PROGRESSIVE DIRECT INSURANCE
COMPANY

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-6227-15

Civil Action

ORDER

CLIFF MARCELIN,

Plaintiff,

-vs-

BETTY L. JORDAN, IOLET WILLARD,
RASHONDA O. BOSWELL, MILDRED
PORTER, JOHN/JANE DOES (1-50)
AND ABC CORP. (1-20) (fictitious parties
whose identities are not now known),

Defendants/Third Party Plaintiffs,

-vs-

CRAIG WIGBER

Third Party Defendant

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-289-16

Civil Action

This matter having been opened to the Court on Motion of Cormac Egenton, Esq., attorney for defendants, Betty Jordan and Iolet Willard, for an Order to compel plaintiff Sha Hutcherson, Jr. to provide completed and fully executed HIPAA authorizations pursuant to *Rule 4:17-4(f)* within twenty (20) days of the date of this Order and the Court having read and considered the moving papers, and for good cause appearing;

IT IS on this 17th day of February, 2017:

ORDERED that plaintiff Sha Hutcherson, Jr. shall provide completed and fully executed HIPAA authorizations pursuant to *Rule 4:17-4(f)* within twenty (20) days of the date of this Order; and it is further

ORDERED that a copy of the within Order be served on all counsel within 10 days of the date hereof.

Vincent LeBlon JSC
J.S.C.

Opposed
 Unopposed

VINCENT LeBLON, J.S.C.

#275
02/17/17

Firm Code: H21
File No.: 142206207
Cooper Maren Nitsberg Voss & DeCoursey
Amanda B. Tosk, Esq.
Bar #: 014622011
485 Route 1 South
Building A, Suite 200
Iselin, NJ 08830
Ph: 732-362-3400; Direct dial: (732) 362-3314
Fax: (866) 827-4716
Attorneys for Defendant, Cliff Marcelin

FILED
FEB 17 2017
Judge Vincent LeBlon

SHA HUTCHERSON, JR., by his guardian ad litem, MALIKA COBB and MALIKA COBB, individually,

Plaintiffs,

v.

IOLET WILLARD, BETTY L. JORDAN a/k/a BETTY WILLARD, CRAIG WIGBER, MILDRED PORTER, RASHONDA O. BOSWELL, MARK BYRD, CLIFF MARCELIN and PROGRESSIVE DIRECT INSURANCE COMPANY,

Defendants.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

CIVIL ACTION

DOCKET NO.: MID-L-6227-15

**ORDER EXTENDING DISCOVERY
FOR 60 DAYS**

THIS MATTER having been opened to the Court by Amanda B. Tosk, attorney for Defendant, Cliff Marcelin for an Order extending discovery for 60 days, and the Court having reviewed the moving papers submitted, and any opposition thereto, and for good cause appearing;

IT IS on this 17th day of February, 2017.

ORDERED AS FOLLOWS:

1. The time for completion of discovery is hereby extended for 60 days from the previous discovery end date.
2. The new discovery end is April 25th, 2017.

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

Outstanding Discovery	Discovery Shall Be Completed By Date Listed Below
IME for plaintiff	February 16, 2017
Deposition of all parties	February 25, 2017

IT IS FURTHER ORDERED that a copy of the within Order shall be served upon counsel within 19 days of the date of this Order.

Vincent LeBlon JSC
J.S.C.

Opposed
 Unopposed

VINCENT LeBLON, J.S.C.

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

ORDERED THAT ARBITRATION
SHALL BE SCHEDULED FOR
June 13 2017

1675
62/17/17

FILED
FEB 17 2017
Judge Vincent LeBlon

STARK & STARK

A Professional Corporation
Mailing Address: PO Box 5315, Princeton, NJ 08543-5315
Office Location: 993 Lenox Drive, Lawrenceville, NJ 08648-2389
(609) 896-9060
Brian E. Kasper, Esq. (Atty. I.D. No. 086412013)
Attorneys for Defendants
Stone Toro Investments Advisers, LLP and
Stone Toro Wealth Management LLC

ECG RESOURCES, INC. ,

Plaintiff,

vs.

STONE TORO INVESTMENT ADVISERS,
LLP AND STONE TORO WEALTH
MANAGEMENT LIMITED LIABILITY
COMPANY ,

Defendant.

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

DOCKET NO. L-1729-16

Civil Action
ORDER

THIS MATTER, having been opened to the Court by Stark & Stark, A Professional Corporation, attorneys for Defendants, Stone Toro Investments Advisers, LLP and Stone Toro Wealth Management LLC, Brian E. Kasper, Esquire, appearing, for an Order Granting Defendants' Motion to Reinstate, Amend Answer and Extend Discovery, and the Court having considered the papers submitted and for good and sufficient cause appearing;

STARK & STARK
A PROFESSIONAL CORPORATION
ATTORNEYS AT LAW

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

ORDERED:

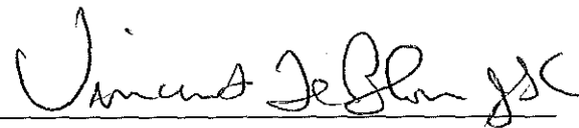
1. Defendants' Motion to Reinstate, Amend Answer, and Extend Discovery is hereby granted in favor of Defendants, Stone Toro Investments Advisers, LLP and Stone Toro Wealth Management LLC, as follows:

2. The Clerk shall file the Answer and Counterclaim attached as Exhibit "B" to the Certification of Brian E. Kasper, Esquire;

3. Discovery shall end on April 17th 2017; and

4. A copy of the within Order shall be served upon all counsel within 10 days of receipt of this Order.

() OPPOSED
(x) UNOPPOSED



VINCENT LeBLON, J.S.C.

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 April 17th 2017 unless further extended by court order.

Juliann M. Alicino, Esq. (ID# 25882012)
HOAGLAND, LONGO, MORAN, DUNST & DOUKAS, LLP
40 Paterson Street, PO Box 480
New Brunswick, NJ 08903
(732) 545-4717
Attorneys for Defendants, Alexandra Proudovski and Ingmar Proudovski

FILED
FEB 17 2017
Judge Vincent LeBlon

Plaintiffs,
ZDZISLAW JANUSZ and ELZBIETA JANUSZ
vs.
Defendants,
ALEXANDRA PROUDOVSKI and INGMAR PROUDOVSKI

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

DOCKET NO. MID-L-10825-14

CIVIL ACTION

H933
ORDER

THIS MATTER having been brought before the Court on Motion of Hoagland, Longo, Moran, Dunst & Doukas, LLP, attorneys for Defendants Alexandra Proudovski and Ingmar Proudovski, for an Order Extending Discovery and adjourning the arbitration scheduled for March 14, 2017, and the Court having reviewed the moving papers and for good cause shown;

IT IS ON THIS 17th day of February, 2017,

ORDERED that the discovery end date shall be extended until sixty (60) days until April 28, 2017, to allow the following discovery to be completed:

1. All records to be exchanged by April 1, 2017;
2. Defense expert reports to be served by April 28, 2017; and

IT IS FURTHER ORDERED that the arbitration date of March 14, 2017 be adjourned until May 9, 2017; and

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

HOAGLAND, LONGO
MORAN, DUNST &
DOUKAS, LLP
ATTORNEYS AT LAW

NORTH JERSEY
40 PATERSON ST
PO BOX 480
NEW BRUNSWICK, NJ

SOUTH JERSEY
701 WILTSEY'S MILL RD
SUITE 202
HAMMONTON, NJ

Papers filed with the Court:

() Answering Papers () **OPPOSED**
() Reply Papers (x) **UNOPPOSED**

Vincent LeBlon
J.S.C.

VINCENT LeBLON, J.S.C.

FINE, OLIN & ANDERMAN, LLP
Frances M. Bova, Esq. (025191993)
50 Park Place, Suite 1101, 11th Floor
Newark, New Jersey 07102
(973) 643-2707
Attorneys for Plaintiffs
Our File No.: 109872-03/FMB/kvs

FILED
FEB 17 2017
Judge Vincent LeBlon

CHARLES KISH and ROSEMARY : SUPERIOR COURT OF NEW JERSEY
KISH, : LAW DIVISION : MIDDLESEX COUNTY
Plaintiffs, : DOCKET NO.: MID-L-6326-14

v. : CIVIL ACTION

SOMERSET MEDICAL CENTER, : ORDER
ROBERT WOOD JOHNSON :
UNIVERSITY HOSPITAL :
SOMERSET f/k/a SOMERSET :
MEDICAL CENTER, CPL (WILLOW :
CREEK) LLC, WILLOW CREEK :
REHABILITATION AND CARE :
CENTER, ABC COMPANIES 1-10 :
(names for fictitious :
entities), JOHN DOES 1-10 :
(names for fictitious :
individuals), ABC COMPANIES :
11-20 (names for fictitious :
entities), JOHN DOES 11-20 :
(names for fictitious :
individuals), JOHN DOES, M.D. :
21-30 (names for fictitious :
individuals) and JOHN DOES, :
M.D. 31-40 (names for :
fictitious individuals), :
Defendants. :

THIS MATTER having been brought to the Court upon the application of Fine, Olin & Anderman, LLP, attorneys for the plaintiffs, Charles Kish and Rosemary Kish, upon a Notice of Motion requesting to reopen and extend discovery, and the Court

having considered the Certification of Counsel submitted in support thereof, and any opposition filed thereto, and exceptional circumstances having been shown;

IT IS on this 17 day of February, 2017;

ORDERED that discovery in this matter is hereby reopened and extended one-hundred and eighty (180) days to June 30, 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. Plaintiff to serve expert liability report	By: May 10, 2017
2. Defendants to serve supplemental liability expert reports	By: June 1, 2017
3. Conduct experts' depositions	By: June 30, 2017;

and it is further

ORDERED that the trial, scheduled for April 24, 2017, is hereby adjourned to a date subsequent to the new discovery end date of June 30, 2017; and it is further

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

Vincent LeBlon J.S.C.

Opposed
 Unopposed

VINCENT LeBLON, J.S.C.

ORDERED THAT *Trial* SHALL BE SCHEDULED FOR October 16, 2017

Law Office of Robert A. Raskas
371 Hoes Lane, Suite 105
Piscataway, NJ 08854
(732) 981-1649 (Telephone)
(732) 981-1657 (Fax)
By: Michael Chelland, Esq., 04443-2004
Attorney for Defendant, Magdalene Nizama

FILED

FEB 17 2017

Judge Vincent LeBlon

THOMAS I. KABIA a/k/a THOMAS
KABIA AND ALICE KABIA, HIS
SPOUSE,

Plaintiff,

-vs-

MAGDALENE NIZAMA, JOHN DOE 1-
10 (FICTITIOUS NAMES
REPRESENTING UNKNOWN
INDIVIDUALS) AND/OR XYZ CORPS.
1-10 (FICTITIOUS NAMES
REPRESENTING UNKNOWN
CORPORATIONS, PARTNERSHIPS
AND/OR LIMITED LIABILITY
COMPANIES OR OTHER TYPES OF
LEGAL ENTITIES)

Defendants.

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

Civil Action

ORDER

938

This matter having been opened to the Court on Motion of Michael Chelland, Esq., attorney for defendant, Magdalene Nizama, for an Order to compel plaintiffs to appear for depositions within thirty (30) days of the date of this Order and the Court having read and considered the moving papers, and for good cause appearing;

IT IS on this 17th day of February, 2017:

ORDERED that plaintiffs to appear for depositions within thirty (30) days of the date of this Order; and it is further

ORDERED that a copy of the within Order be served on all counsel within 10 days of the date hereof.


J.S.C.

() Opposed
(Q) Unopposed

VINCENT LeBLON, J.S.C.

#1178

FILED

FEB 17 2017

Judge Vincent LeBlon

Patricia Z. Boguslawski, Esq. - 007602004
DAVIS, SAPERSTEIN & SALOMON, P.C.
375 Cedar Lane
Teaneck, New Jersey 07666-3433
(201) 907-5000
Fax: (201) 692-0444
Attorneys for Plaintiff(s),

Thomas I. Kabia a/k/a Thomas Kabia and Alice
Kabia, his spouse

Plaintiff(s),

- vs -

Magdalena Nizama, John Does 1-10 (fictitious
names representing unknown individuals) and/or
XYZ Corps. 1-10 (fictitious names representing
unknown corporations, partnerships and/or
Limited Liability Companies or other types of
legal entities),

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO: MID-L-4426-15

Civil Action

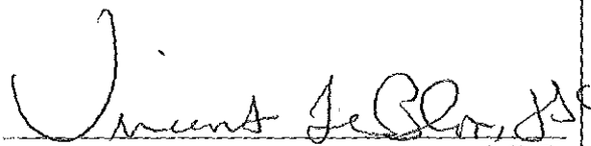
ORDER

THIS MATTER having been presented to the Court by Notice of Cross-Motion of
Davis, Saperstein & Salomon P.C., attorneys for the Plaintiffs, for an Order to compel the
Defendant to appear for oral deposition, returnable February 17, 2017; and Court having
reviewed the moving papers and for good cause having been shown;

IT IS ON THIS 17th DAY OF February 2017;

ORDERED that Defendant Magdalena Nizama and Plaintiffs Thomas Kabia and Alice Kabia Plaintiff is hereby compelled to appear for oral deposition at the Law Offices of Davis, Saperstein & Salomon, P.C., located at 100 Federal City Road, Suite C104, in Lawrenceville, New Jersey, within thirty (30) days of this Order; and it is further

ORDERED that a true copy of this Order be served upon all other counsel of record within 10 days of the date hereof.


J.S.C.

VINCENT LeBLON, J.S.C.

Opposed

Unopposed

Philip C. Gutworth, Esq. ID No. 020671980
PHILIP C. GUTWORTH, P.A.
A Professional Corporation
530 Rahway Avenue
Woodbridge, New Jersey 07095-3484
Phone (732) 634-9400
Attorney for Plaintiff, LOUIS & SONS DRYWALL, INC.

FILED
FEB 17 2017
Judge Vincent LeBlon

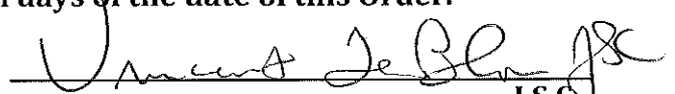
LOUIS & SONS DRYWALL, INC.,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION: MIDDLESEX COUNTY
Plaintiff,	:	Docket No. MID L-005127-16
vs.	:	Civil Action
DOMINICK CACCAVELLA and	:	ORDER FOR TURNOVER OF FUNDS
DIAMOND CUSTOM BUILDERS,	:	
Defendants.	:	

#837

This matter being opened to the Court by PHILIP C. GUTWORTH, ESQ., attorney for the plaintiff in the above-captioned matter, upon notice to the defendants and their attorney and to the garnishee bank, and it appearing to the Court that the sum of \$6,074.00 belonging to the defendants DOMINICK CACCAVELLA and DIAMOND CUSTOM BUILDERS, has been levied upon by the Middlesex County Sheriff as a result of execution being issued in this matter, in partial satisfaction of plaintiff's judgment in this matter, and for good cause shown;

It is, on this 17th day of February, 2017, ORDERED that AMBOY BANK pay to the Sheriff of Middlesex County, 701 Livingston Avenue, PO Box 1188, New Brunswick, New Jersey 08903-1118 the sum of \$6,074.00, payable to PHILIP C. GUTWORTH TRUST ACCOUNT within five days of the service of this Order upon it; and it is further

ORDERED, that a true copy of this Order be served upon the defendants and the garnishee bank by regular mail within ten days of the date of this Order.


J.S.C.

Opposed

Unopposed

VINCENT LeBLON, J.S.C.

988
02/17/17

Andrew Ullrich, Esq.
Bar No. 033151999
The Ullrich Law Firm, LLC
P.O. Box 135; Roselle Park, NJ 07204
908-241-4950; andrew@theullrichlawfirm.com
Attorney for Defendants

FILED
FEB 17 2017
Judge Vincent LeBlon

Gregorio Munoz and Edith (Eddie) Munoz,	:	Superior Court of New Jersey
	:	Law Division
Plaintiffs,	:	Middlesex County
v.	:	
	:	Docket No. MID-L-6328-15
Antonio Carmelo Fazzolari, Carmela Fazzolari and Manuala M. Fazzolari c/o Antonio Carmelo Fazzolari	:	
Defendants.	:	Civil Action

ORDER

This matter being opened to the Court by Andrew Ullrich, Esq., Counsel for Plaintiff and by way of motion seeking an Order extending the discovery period an additional sixty (60) days in this case to a new discovery end date of April 26, 2017, and the Court having considered the motion, any opposition, pleadings on file and/or argument of the moving party and for good cause appearing, it is

ON THIS 17th day of February, 2017 **ORDERED** that:

1. The discovery end date in this case shall be, and is hereby extended to, April 26, 2017;
- and

2. A copy of this Order be served by the moving party upon all other parties or their attorney, if any, within 19 days of the date listed above.

This motion was:

Opposed

Unopposed

Vincent LeBlon, J.S.C.
J.S.C.

VINCENT LeBLON, J.S.C.

635
02/17/17

FILED

FEB 17 2017

Judge Vincent LeBlon

Law Office of Robert A. Raskas
371 Hoes Lane, Suite 105
Piscataway, NJ 08854
(732) 981-1649 (Telephone)
(732) 981-1657 (Fax)
By: Matthew Cohen, Esq., 01153-2008
Attorney for Defendant, Daniel Alvarez

AQUILINA MEJIA

Plaintiff,

-vs-

EDUARDO PUNTIEL, DANIEL
ALVAREZ, and CARIDAD GUZMAN

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-7131-15

Civil Action

ORDER

This matter having been opened to the Court on Motion of Matthew Cohen, Esq., attorney for defendant, Daniel Alvarez, for an Order to Extend Discovery 60 days from February 27, 2017, and with the consent of our adversary, and the Court having read and considered the moving papers, and for good cause appearing;

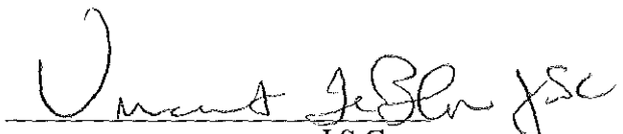
IT IS on this 17th day of February, 2017:

ORDERED that deposition of plaintiff on February 24, 2017 is court ordered; and it is further;

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

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

ORDERED that a copy of the within Order be served on all counsel within 5 days of the date hereof.


J.S.C.

VINCENT LeBLON, J.S.C.

Opposed
 Unopposed

FILED
FEB 17 2017
Judge Vincent LeBlon

ELEANORE ROGALSKI -022081993

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

ATTORNEY FOR: Defendant, PETER A CONDE and ANTONIO L CONDE

MORAIBA MOLINA
Plaintiff

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-6427-15

vs

Civil Action

PETER A CONDE, ANTONIO L CONDE,
RICHARD ROES 1-10 fictitious names,
JOHN DOES 1-10 (fictitious names), and
ABC COMPANIES, INC. 1-10 (fictitious
names),

**ORDER COMPELLING PLAINTIFF'S
DEPOSITION**

Defendants.

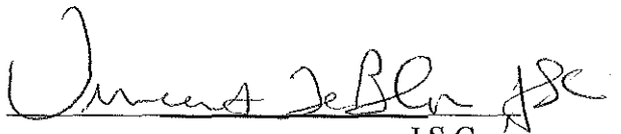
THIS MATTER having been placed before the Court by the LAW OFFICE OF DEBRA HART, attorney for the defendants, PETER A CONDE and ANTONIO L CONDE ; and the Court having considered the moving papers of the parties; and for good cause shown;

IT IS, on this 17th day of Feb, 20;

ORDERED that plaintiff, MORAIBA MOLINA , be and is/are compelled to appear for deposition on Friday, March 03, 2017, at 02:00 PM at the Office of LAW OFFICE OF KARIM ARZADI, 163 MARKET STREET PERTH ABMOY; and

IT IS FURTHER ORDERED that a copy of the within Order be served upon all parties of record within 5 days of the date hereof.

opposed


VINCENT LeBLON, J.S.C.

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

FILED

FEB 17 2017

Judge Vincent LeBlon

Attorneys for Defendants, Catherine J. Rule and Ricky L. Rule
File No.: LA359-030160527-0005

Plaintiff:
MICHELE E. OGLE

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-000223-16

vs.

*

CIVIL ACTION

Defendants:
CHATHERINE J. RULE; RICKY L. RULE;
JOHN DOES #1 TO #10 unidentified
individuals and/or businesses/corporations who
owned, operated, maintained, supervised,
designed, controlled, constructed and/or
repaired

*

ORDER TO EXTEND DISCOVERY

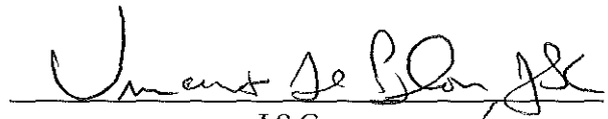
The above matter having been brought before the Court upon motion, with the consent of all parties, by the Law Offices of Styliades and Jackson, Julie H. Robinson, attorney for Defendants, Catherine J. Rule and Ricky L. Rule, for an Order to Extend Discovery and the court having considered the motion papers filed by the parties, and good cause thus having been shown, it is, on this 17th day of February, 2017;

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

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

1. Depositions of all parties to be completed by January 16, 2017;
2. Plaintiff to provide response to supplemental notice to produce by February 3, 2017;
3. Independent medical examinations to be completed by February 23, 2017;
4. Any additional discovery is to be served by April 8, 2017 per Rule 4:17-7;

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


J.S.C.

() OPPOSED
(X) UNOPPOSED

Reason: Pending
status Conference w/
Judge Haggas on 3/1/17.

VINCENT LeBLON, J.S.C.

MURGATROYD LAW GROUP
By: Anthony J Murgatroyd, Esq.
Attorney ID: 019331990
361 State Route 31
Building C, Suite 801
Flemington, NJ 08822
Telephone: (908) 788-7011
Facsimile: (908) 788-8750
Attorney for Plaintiff (s), Dmitriy Plotnikov

#932 2-17-17

FILED
FEB 17 2017
Judge Vincent LeBlon

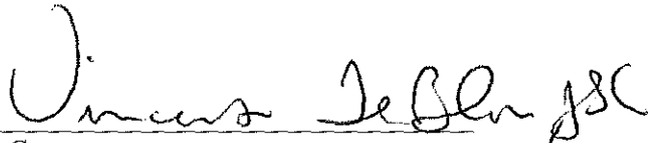
DMITRIY PLOTNIKOV,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION: MIDDLESEX COUNTY
PLAINTIFF(S)	:	DOCKET No.: MID-L-732-16
V.	:	
	:	Civil Action
CRISDEL GROUP, ET. AL.	:	
	:	ORDER TO COMPEL
DEFENDANT(S)	:	DISCOVERY
	:	
	:	

This Motion to Compel Discovery having been presented to the Court by Anthony J. Murgatroyd, Esq., Attorney for Plaintiff, and the Court having considered the supporting documents submitted by Plaintiff's counsel, and the opposition by Defendants, if any, and the arguments of counsel, if any, and good cause having been shown;

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

ORDERED that Defendants, Antonio Tapia-Alantz and Crisdel Group, provide the plaintiffs, within ten (10) days of the receipt of this Order, a fully responsive answer to Supplemental Interrogatory #3 requiring Defendant to provide and identify the contents of any and all surveillance conducted on plaintiff, including any photographs, motion pictures, videotapes, and/or surveillance reports; and;

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



J.S.C.

VINCENT LeBLON, J.S.C.

Opposed
 Unopposed

Firm Code: H21
File No.: 164227705
Cooper Maren Nitsberg Voss & DeCoursey
Andrew V. Ha, Esq.
Bar #: 01001999
485 Route 1 South
Building A, Suite 200
Iselin, NJ 08830
Ph: 732-362-3400; Direct dial: (732) 362-3348
Fax: (866) 827-4716
Attorneys for Defendant, Bozena Doroba

FILED
FEB 17 2017
Judge Vincent LeBlon

DAWN PROCTOR, an individual,

Plaintiff,

v.

DOROBA BOZENA, an individual, JOHN DOES
1-5 and ABC CO's 1-5 (fictitiously named
individuals and/or business entities),

Defendants.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

CIVIL ACTION

#389

DOCKET NO.: MID-L-2231-16

ORDER COMPELLING DEPOSITION

THIS MATTER having been opened to the Court by Andrew V. Ha, attorney for Defendant, Bozena Doroba, for an Order compelling the deposition of Plaintiff, Dawn Proctor, and the Court having reviewed the moving papers submitted, and any opposition thereto, and for good cause appearing;

IT IS on this 17th day of February, 2017.

ORDERED THAT Plaintiff, Dawn Proctor, shall appear for deposition on March 15, 2017 at 01:00 P.M. at the offices of Stathis & Leonardis, L.L.C., 32 South Main Street Edison, NJ, 08837.

IT IS FURTHER ORDERED that a copy of the within Order shall be served upon all counsel within 9 days of the date of this Order.

Vincent LeBlond JSC

J.S.C.

Opposed
 Unopposed

VINCENT LeBLON, J.S.C.

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

Attorney for Defendants, Bhumiben Patel and Ghanshyam Patel

FILED

FEB 17 2017

Judge Vincent LeBlon

STEPHANIE PIERRE,
Plaintiff,

-vs-

GHANSHYAM PATEL AND
BHUMIBEN PATEL
Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-2128-16

Civil Action

ORDER

#656

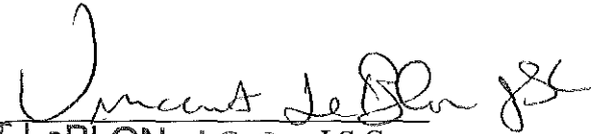
This matter having been opened to the Court on Motion of Mark A. Trudeau, Esq., attorney for defendants, Bhumiben Patel and Ghanshyam Patel, for an Order to compel plaintiff to appear for an Independent Medical Examination on May 9, 2017 and to pay the \$50.00 "no show" fee within twenty (20) days of the date of this Order and the Court having read and considered the moving papers, and for good cause appearing;

IT IS on this 17th day of February, 2017:

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

~~ORDERED that plaintiff shall pay the \$50.00 "no show" fee within twenty (20) days of the date of this Order; and it is further~~ W/D

ORDERED that a copy of the within Order be served on all counsel within ___ days of the date hereof.


VINCENT LeBLON, J.S.C. J.S.C.

Opposed
 Unopposed

#634
02/17/17

MEYNER AND LANDIS LLP
Javier M. Lopez, Esq.
Filing Attorney No.: 080772014
One Gateway Center, Suite 2500
Newark, New Jersey 07102
(973) 602-3466 (Direct Dial)
(973) 624-0356 (fax)
Attorneys for Plaintiff
The Provident Bank

FILED
FEB 17 2017
Judge Vincent LeBlon

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: L-005932-16

THE PROVIDENT BANK,

Plaintiff,

Civil Action

v.

ORDER ENTERING JUDGMENT BY
DEFAULT

GREENBERG MANAGEMENT LLC.; DA-
GREEN ELECTRONICS, LTD.; BAD
HOLDINGS, INC.; ELLEN I. GABLE;
BARRY E. GREENBERG; LILLIAN J.
MOORE; and ARLINE J. KANE,

Defendants.

The defendants Greenberg Management LLC., Da-Green Electronics, Ltd., Bad Holdings, Inc., Ellen I. Gable, Barry E. Greenberg, Lillian J. Moore, and Arline J. Kane, having been duly served with a Summons and a copy of the Complaint (the "Complaint") in the above-captioned action, and having previously been defaulted for failure to answer, appear or otherwise move as to the Complaint, and The Provident Bank having filed a Certification setting forth a particular statement of the items of its claim, the amounts due and dates; and the net amount due; and,

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

That JUDGMENT is hereby entered in favor of the plaintiff, The Provident Bank (hereinafter "**Plaintiff**"), and against the defendants Greenberg Management LLC., Da-Green Electronics, Ltd., Bad Holdings, Inc., Ellen I. Gable, Barry E. Greenberg, Lillian J. Moore, and Arline J. Kane (hereinafter collectively the "**Defendants**") on the Note (as such terms are defined in the Certification of Mark Jones), in the total amount of **\$854,556.08** in unpaid principal, accrued interest, late charges and miscellaneous fees through and including January 20, 2017, and attorney's fees and costs in the amount of **\$13,625.60** through and including January 23, 2017, with per diem interest of **\$154.54** on the unpaid principal from January 21, 2017 forward until the date of this judgment and then at the legal rate for each and every day hereafter; and

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

IT IS ORDERED that a copy of this Judgment shall be served on all parties within seven (7) days from receipt of the Judgment by Provident's counsel.

OPPOSED
 UNOPPOSED


J.S.C.

VINCENT LeBLON, J.S.C.
VINCENT LeBLON, J.S.C.

#139
62/17/17

EDWARD P. SHAMY, JR., ESQ. (001251982)
2300 Route 27
North Brunswick, New Jersey 08902
(732) 821-0400
Attorney for Plaintiff

FILED
FEB 17 2017
Judge Vincent LeBlon

ZIAUDDIN QADRI,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION
	:	MIDDLESEX COUNTY
Plaintiffs	:	
	:	Docket No.: MID-L-5726-15
vs.	:	
	:	CIVIL ACTION
LIDLAW PROPERTIES, LLC, CONCRETE	:	
SYSTEMS, ABC CORPORATION 1-5;	:	ORDER TO AMEND COMPLAINT
(being fictitious party intended, being unknown);	:	
JOHN DOES 1-5 (fictitious name, party intended	:	
being unknown)	:	
Defendants	:	

This matter being brought before the Court on Motion of Edward P. Shamy, Jr., Esq., attorney for the plaintiffs, , and the Court having reviewed the papers and good cause appearing;

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

ORDERED that counsel for the plaintiff be and hereby is permitted to file and serve an Amended Complaint naming 66 LAIDLAW LLC in place of defendant ABC Corp 1 and also naming GREEN REALTY LLC., in place of defendant, ABC Corp 2, **and** it is further

ORDERED that a copy of this Order shall be served on all parties or their respective counsel within 10 days of the date of this Order.

() OPPOSED
(X) UNOPPOSED

Vincent LeBlon, JSC

VINCENT LEBLON, J.S.C.

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. J.S.C.

ORDERED THAT ARBITRATION SHALL BE SCHEDULED FOR

June 20th 2017

It is **ORDERED** that all discovery in this case shall end on June 2 2017 unless further extended by court order.

THIS MATTER have been brought before the Court by Litvak & Trifolios, P.C., attorneys for Defendants, Ramirez, seeking an Order, pursuant to Rule 4:24-1 extending discovery for 60 days, and the Court having considered the matter and for good cause shown;

IT IS on this 17th day of February, 2017

ORDERED that the discovery end date in this matter be extended to April 24, 2017 in order to allow defendant to obtain all medical records and films, have them review by defendant's experts and serve on all counsel and to allow defendant to serve medical expert reports; it is further

ORDERED that plaintiff Juan Ramirez's deposition be completed by March 1, 2017; and it is further

ORDERED that a copy of the within Order be served within seven (7) days of receipt thereof.



J.S.C.

VINCENT LeBLON, J.S.C.

OPPOSED
 UNOPPOSED

RABB HAMILL, P.A.
284 AMBOY AVENUE
WOODBIDGE, NJ 07095
(732) 636-9291
ATTORNEY FOR PLAINTIFF

FILED

FEB 17 2017

Judge Vincent LeBlon

OLUFEMI SHONIBARE,

Plaintiff,

vs.

21ST CENTURY INSURANCE COMPANY,
ET.AL.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-24-16

CIVIL ACTION

448

ORDER

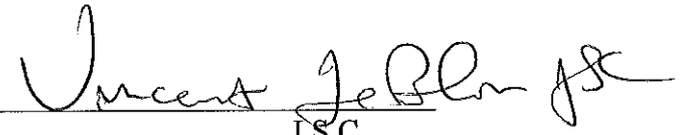
THIS MATTER coming to be heard on application of Rabb Hamill, PA, attorneys for plaintiff, OLUFEMI SHONIBARE, and the Court having considered the moving papers and for good cause shown;

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

ORDERED that the dismissal as to defendant, 21ST CENTURY INSURANCE COMPANY entered by the Court on May 13, 2016, be and is hereby vacated and this matter is restored to the active list;

FURTHER ORDERED that a copy of this Order shall be served on all interesting parties within seven (7) days of the date hereof.

Opposed _____
Unopposed ✓


J.S.C.

VINCENT LeBLON, J.S.C.

FILED
FEB 17 2017
Judge Vincent LeBlon

COLLEEN M. DUFFY, ESQ, ID No. 046731984
McELROY, DEUTSCH, MULVANEY & CARPENTER, LLP
570 Broad Street
Newark, New Jersey 07102
(973) 622-7711
*Attorneys for Defendants Telcordia Technologies d/b/a iconectiv,
Ericsson Corporation, Richard Jacowleff, and Sean Taylor*

MICHAEL STERN,

Plaintiff,

vs.

TELCORDIA TECHNOLOGIES D/B/A
ICONECTIV; ERICSSON CORPORATION;
RICHARD JACOWLEFF; SEAN TAYLOR; and
JOHN/JANE DOES 1-5 (fictitious names) and
ABC CORPORATIONS 1-5 (fictitious names)

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION; MIDDLESSEX COUNTY

DOCKET NO: MID-L-01929-16

Civil Action

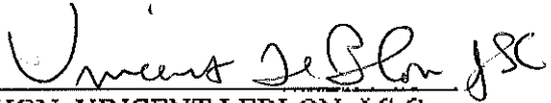
**CONSENT ORDER ON PLAINTIFF'S
MOTION TO COMPEL DISCOVERY**

THIS MATTER having been jointly opened to the Court by counsel for Plaintiff, Michael Stern, to compel discovery from Defendants Telcordia Technologies (d/b/a iconectiv), Ericsson Corporation, Richard Jacowleff, and Sean Taylor, and counsel for the Plaintiff and Defendants have agreed to the amicable resolution of the Motion and to the Court's entry of this Consent Order, and the Court having considered this matter, and good cause having been shown;

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

ORDERED that Defendants agree to serve appropriate responses to Plaintiff's Interrogatories and Document Production Requests on or before March 10, 2017; and it is further

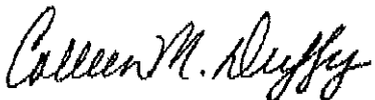
ORDERED that counsel shall serve a copy of this Order upon all counsel within seven (7) days of receipt of this Order.


HON. VINCENT LEBLON, J.S.C.

WE CONSENT TO THE FORM AND ENTRY OF THE FOREGOING ORDER:

McELROY, DEUTSCH, MULVANEY & CARPENTER, LLP
570 Broad Street
Newark, New Jersey 07102
(973) 622-7711
Attorneys for Defendants

GEBHARDT & KIEFER, P.C.
1318 Route 31 North
P.O. Box 4001
Clinton, NJ 08809
Attorneys for Plaintiff, Michael Stern

By: 
COLLEEN M. DUFFY, ESQ.

By: 
LESLIE A. PARIKH, ESQ.

Dated: February 16, 2017

Dated: February 16, 2017

3279734

ACCARDI & MIRDA, P.C.
100 Eagle Rock Ave., Ste. 307
East Hanover, New Jersey 07936
Tele: (973) 585-6480
Attorney ID: 029391987
Attorneys for Defendant, JAMES R. TOCCI

FILED
FEB 17 2017
Judge Vincent LeBlon

EXPEDITO SALCEDO,

Plaintiff,

vs.

JAMES R. TOCCI, NATIONAL
LIABILITY & FIRE INSURANCE CO.,
JOHN DOES 1-10 (names being fictitious
and unknown) and ABC CORP. (names
being fictitious and unknown),

Defendants.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

DOCKET NO. MID L-5728-14

CIVIL ACTION

ORDER

This matter have been brought before the Court on Motion of Accardi & Mirda, Esqs., attorneys for Defendant, JAMES R. TOCCI, for an Order reconsidering and vacating the January 20, 2017 Order of the Hon. Vincent LeBlon, J.S.C., and granting Defendant, JAMES R. TOCCI's notice of motion for summary judgment, and the Court having considered the matter and for good cause shown:

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

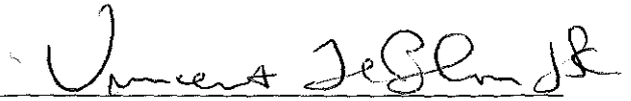
ORDERED that Defendant, JAMES R. TOCCI's notice of motion for reconsideration is hereby granted, and that the January 20, 2017 Order of the Hon. Vincent LeBlon, J.S.C., denying summary judgment, be and is hereby vacated; and it is further

ORDERED that the medical expert report of Steven H. Dane, M.D., dated October 13, 2016, and any and all testimony relative thereto, be and the same is hereby barred; and it is further

ORDERED that Summary Judgment be and same is hereby entered on behalf of Defendant, JAMES R. TOCCI, dismissing the Complaint, and any and all claims and crossclaims, with prejudice, pertaining to Defendant, JAMES R. TOCCI, in the above captioned matter, and it is further *

* See attached Reasons

ORDERED that a copy of this Order shall be served upon all counsel of record within seven (7) days of the date hereof.


HON. VINCENT LEBLON, J.S.C.

Opposed

Unopposed

FILED

FEB 17 2017

Judge Vincent LeBlon

Statement of Reasons
Salcedo v. Tocci and National Liability and Fire Ins. Co.
Mid-L-5728-14

1. The Appellate Division has ruled that reconsiderations should be used only for cases in which: (1) the court has expressed its decision based upon a **palpably incorrect or irrational basis**; or (2) it is obvious that the court either did not consider, or **failed to appreciate the significance, of probative and competent evidence**, Fusco v. Bd. of Education of Newark, 349 N.J. Super. 455, 462 (App. Div. 2002); or (3) the movant seeks to have the court consider **new or additional information** that could not have been provided in the first application. Cummings v. Bahr, 295 N.J. Super. 374, 384 (App. Div. 1996).
2. In issuing its January 20, 2017 decision, the Court had considered the timeliness and sufficiency of Plaintiff's opposition. While the opposition letter dated October 13, 2016 was not formally certified, the representations made and included exhibits provided the Court with a sufficient factual basis to determine that Plaintiff had substantially complied with the due diligence requirement and that circumstances prevented earlier amendment to discovery.
3. Here, for those reasons, the Court finds it did not base its decision on a palpably incorrect or irrational basis, and did not fail to appreciate the significance, or lack thereof, of probative and competent evidence. Accordingly, Defendant's motion for reconsideration is denied.

Truly yours,



Honorable Vincent Le Blon, J.S.C.

#669
02/17/17

FILED
FEB 17 2017
Judge Vincent LeBlon

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, Wen Feng and Ying Li
Our File No. (637) 24305-A

LETICIA SANTOS,

Plaintiff,

v.

WEN FENG, YING LI, JOHN
DOES 1-10, ABC INC. 1-10, and
XYZ CO. 1-10,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No. MID-L-231-16

Civil Action

**ORDER DISMISSING THE COMPLAINT,
PURSUANT TO R. 4:19, OR
COMPELLING PLAINTIFF TO ATTEND
A SCHEDULED EXAMINATION AND
PAY A NO SHOW FEE 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, Wen Feng and Ying Li, for an order dismissing the complaint for plaintiff's failure to attend a scheduled medical examination, pursuant to R. 4:19, or compelling plaintiff to attend a scheduled medical examination, compelling plaintiff to pay a "no show" fee 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 17th day of February, 2017;

~~ORDERED that the complaint be and hereby is dismissed for plaintiff's failure to attend a scheduled medical examination, pursuant to R. 4:19; or [in the alternative] it is~~

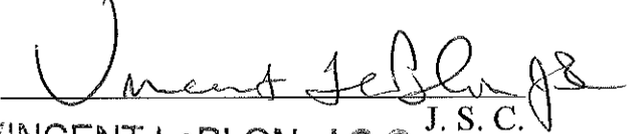
ORDERED that plaintiff shall on February 16, 2017, at 9:45 a.m., attend an examination with Dr. Robert Bercik and bring with her to the examination an English interpreter; and it is further

ORDERED that plaintiff shall within ten (10) days hereof reimburse Purcell, Mulcahy, Hawkins & Flanagan, LLC, attorneys for defendants, for Dr. Bercik's no-show fee of \$75.00; and it is further

ORDERED that the period for discovery be and hereby is extended sixty (60) days to April 25, 2017, for plaintiff to attend the examination with Dr. Bercik, and for defendants to receive Dr. Bercik's report and amend answers to interrogatories, all of which shall be completed by April 25, 2017; and it is further

ORDERED that a copy of the within order be served upon all counsel within ten days of counsel's receipt hereof.

opposed
 unopposed


VINCENT LeBLON, J.S.C.

MARC J. BERN & PARTNERS LLP f/k/a BERN RIPKA LLP
60 East 42nd Street, Suite 950
New York, NY 10165
(212) 702-5000

Attorneys for Plaintiffs

FILED

FEB 17 2017

Judge Vincent LeBlon

BARBARA F. ZWOLINSKI, As Administrator of the Estate of
FRANK J. ZWOLINSKI, deceased, and BARBARA F.
ZWOLINSKI, Individually,

Plaintiffs,

-against-

KENNETH R. KAUFMAN, M.D., JOHN and/or
JANE DOES, M.D., (1-10), fictional Defendants
whose identities are unknown at the present time,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

CIVIL ACTION

Docket No.: MID-L-6623-2014

ORDER

#167

THIS MATTER, having been brought before the Court by MARC J. BERN & PARTNERS LLP, f/k/a BERN RIPKA LLP, attorneys for plaintiff, (Elliot Schaktman, Esq., appearing), upon the Motion for Admission Pro Hac Vice of Joseph J. Cappelli, Esq., an attorney duly admitted to practice in the State of Pennsylvania, to participate on behalf of Plaintiff BARBARA F. ZWOLINSKI, As Administrator of the Estate of FRANK J. ZWOLINSKI, deceased, and BARBARA F. ZWOLINSKI, Individually, with other counsel in all phases of discovery and trial, on notice to counsel for Defendant, MARSHALL DENNEHEY WARNER COLEMAN & GOGGIN, and with the Court having considered the papers and for good cause having been shown.

IT IS on this 17th day of February, 2017

ORDERED that Joseph J. Cappelli, Esq., shall be permitted to participate in this matter pro hac vice; and it is further

ORDERED that Joseph J. Cappelli, Esq., shall abide by the New Jersey Court Rules, including all disciplinary rules, established and applicable to practice before the Superior Court of New Jersey;

and it is further

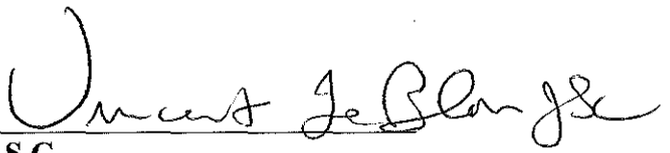
ORDERED that Joseph J. Cappelli, Esq., consents to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against him or his firm that may arise out of his participation in this matter; and it is further

ORDERED that Joseph J. Cappelli, Esq., shall notify the Court immediately of any matter affecting his standing at the bar of any other jurisdiction; and it is further

ORDERED that all pleadings and other papers filed with the Court shall be signed by a member of the firm Marc J. bern & Partners LLP, f/k/a Bern Ripka, LLP, attorneys of record authorized to practice in this State, and who will be responsible for the conduct of the cause and of Joseph J. Cappelli, Esq., who is admitted herein pro hac vice; and it is further

ORDERED that Joseph J. Cappelli, Esq., shall pay the annual fee to the New Jersey Lawyer's Fund for Client Protection pursuant to New Jersey Court Rule 1:28-2; and it further

ORDERED that a copy of this Order be served upon all parties within 10 days of receipt of a signed copy thereof.



J.S.C.

VINCENT LeBLON, J.S.C.

____ Opposed

 ✓ Unopposed

ERROLL J. HAYTHORN, ESQ. ATTY ID #: 023542000

GILL & CHAMAS, LLC

655 Florida Grove Road

P.O. Box 760

Woodbridge, New Jersey 07095

(732) 324-7600

FAX (723) 324-7606

Attorneys for Plaintiffs

GREG ZELAZNY and MAGGIE
ZELAZNY, h/w

Plaintiffs,

vs.

SUSAN K. LOZA, JOHN DOES 1-10 (being
fictitiously named entities, names unknown),
and ABC CORPS. 1-10 (being fictitiously
named persons, real names unknown)

Defendants.

FILED

FEB 17 2017

Judge Vincent LeBlon

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-760-16

Civil Action

ORDER

THIS MATTER, having been opened before the Court on application of ERROLL J. HAYTHORN, ESQ., of the law firm of Gill & Chamas, LLC, attorneys for the plaintiff, and the Court having considered the matter and with good cause shown:

IT IS ON THIS 17th DAY OF February, 2017, hereby

~~ORDERED that the defendant, Susan K. Loza's Answer be hereby stricken and her defenses be hereby suppressed for failure to provide requested discovery;~~ and it is *w/ll*

ORDERED, that discovery be and hereby extended ninety (90) days, until June 8, 2017, and for discovery to be completed as follow:

- 1) Depositions of parties and witnesses to be completed by March 1, 2017;
- 2) Plaintiff's expert reports to be submitted by May 1, 2017;
- 3) Defendants' expert reports to be submitted by June 1, 2017; and
- 4) Expert depositions to be completed by June 8, 2017, and is further