

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

Motion List 3/3/17

Motions Returnable 3/3/17

#	Case Name	Docket	Mot. #	Type	Movant	Opp	Oral?	Status	Comments
1	American Express v. Bruno	L-26-16	237	Reinstate and Enter Default				Granted	
2	Ameritech Engineering v. Dallenbach	L-3930-16	181	Summary Judgment				Adj to 3/17	
3	Alcid v. Patel	L-5161-15	69	Compel	Kenneth M. Harrel for Pla. 908-543-7037		Oral if Opp.	Granted	
4	Ayala v. Cartisano	L-731-16	563	Strike Answers	John A. Camassa for Def. 732-749-3313	x	Oral if Opp.	Denied	
5	Ayala v. Cartisano	L-731-16	563	Dismiss for Failure to Provide Discovery	John A. Camassa for Def. 732-749-3313		Oral if Opp.	W/D	
6	Ayala v. Cartisano	L-731-16	733	Extend Discovery	Laura A. Rabb for Pla. 732-636-9291		Oral if Opp.	Granted	
7	Betancourt v. Hong Kong Supermarket	L-1830-16	152	Summary Judgment	Shoshana C. Hyman for Def. 973-541-6300	x	Oral if Opp.	Adj to 3/17	
8	Behari v. GEICO	L-3921-15	590	Dismiss for Failure to Provide Discovery	Sean Del Duca for Def. 732-981-1649		Oral if Opp.	Granted in Part	
9	Behari v. GEICO	L-3921-15	534	Extend Discovery	Gary M. Price for Pla.		Oral if Opp.	Granted	
10	Behari v. Fogel	L-3823-15	527	Misc Motion	Stephen Czeslowski for Def.		Oral if Opp.	Granted	
11	Beluch v. NJ Skylands	L-428-16	313	Extend Discovery	David B. Angeluzzi for Def. 716-932-5950	x	Oral if Opp.	Granted	

12	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 3/17 to allow for signing of stipulation of dismissal	
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	x	Oral if Opp.	Denied	
14	Castro v. Perez	L-7229-15	353					Transferred to Judge Natall	
16	Commons at Piscataway Condo v. Sutton	L-5432-16	55	Summary Judgment	Tiffany L. Byczkowski for Pla.		Oral if Opp.	Adj to 3/17	
17	Collis v. Monmouth Equipment	L-4028-16	559	Pro Hac Vice				Granted	
18	Deensie v. Ramos	L-3130-16		Dismiss for Failure to Provide Discovery and Compel				W/D	
19	Deensie v. Ramos	L-3130-16		Compel				W/D	
20	Dimensional Management Corp. v. Bollinger, Inc.	L-11028-14	1100	Dismiss for Failure to Provide Discovery	Robert E. Campbell for Def.		Oral if Opp.	W/D	
21	Dimensional Management Corp. v. Bollinger, Inc.	L-11028-14	200	Quash Subpoena	Robert W. Beatie for Pla. 732-528-5100	x	Oral if Opp.	W/D	
22	Elsebai v. Big Lots	L-2326-16	271	Compel				Granted	
23	Fahey v. Pallisades	L-4024-16	266	Dismiss for Failure to Provide Discovery				W/D	
24	First American Title Insurance Company	L-227-15		Appoint Reciever				Adj to 3/17	

25	Fontaina v. Sovereign Bank	L-32-17	732					Transferred to Judge Natali	
26	Garcia v. DiFrancesco	L-425-16	662	Extend Discovery			Oral if Opp.	Granted	
27	Gelman v. Hyundai Leasing	L-3527-16	84	Dismiss for Failure to Provide Discovery				W/D	
28	Herrera v. Puerto Rican Action Board	L-6929-15	63	Summary Judgment	Jack A. Maloof for Def. 973-994-6677	x	Oral if Opp.	Denied	
29	Herrera v. Puerto Rican Action Board	L-6929-15	978	X-mo for Judicial Notice	Lawrence A. LeBrocq for Pla. 732-249-1300		Papers	Denied	
30	Herrera v. The Latin Grille	L-2028-15	116	Compel				Granted	
31	Hua-Tung Aerospace v.	L-128-16	226	Dismiss for Failure to Provide Discovery				Granted	
32	IPFS Corp. v. Talium Services	L-2533-15	93	Summary Judgment	Jerome F. Gallagher for Pla. 908-722-0700	x	Oral	Adj to 3/8	
33	Interstate Container v. Amboy Group	L-7223-16	86	Summary Judgment	Jocelyn E. Lupetin for Pla. 516-357-3700		Papers	Adj to 3/17	
34	Raska v. Clementi	DJ-167027-98	476	Enforce Litigants Rights	Daniel E. Schlossberg for Pla. 973-753-5100		Papers	Granted	
35	Klein v. Suntrust Mortgage	L-2227-15	135	Reconsideration	Stuart J. Schneider for Pla. 732-259-4473		Oral if Opp.	Adj to 3/17 Pending bankruptcy Resolution	
36	Kolaczynska v. Hu	L-1724-16	373	Dismiss for Failure to Provide Discovery				W/D	
37	Last v. Woodbridge Hilton	L-2824-15		Strike Answer				Adj to 3/17	

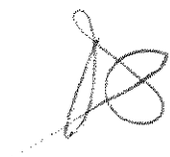
38	Lavecchia v. Tasakalos	L-6027-16	500	Compel	Michael M. O'Brien for Def. 908-658-3800		Oral if Opp.	Granted in Part	
39	Lewis v. Cabrera	L-925-16	669	Compel	Def.		Oral if Opp.	Granted	
40	Lewis v. Cabrera	L-925-16	502	Compel	Pla.		Oral if Opp.	Granted	
41	Lmolo v. Lynx Asset Servs	L-4928-16	87	Summary Judgment	Elia Abilheira for Def 732-866-1883	x	Oral if Opp.	Adj to 3/16 at 9:00 am Oral Argument	
42	Lmolo v. Lynx Asset Servs	L-4928-16	87	Turnover Funds		x		Adj to 3/16 at 9:00 am Oral Argument	
43	Lynch v. Kon	L-5028-16	591	Extend Discovery				Granted	
44	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 3/17	
45	Maroldi v. Wask	L-1628-16	523	Amend Complaint	Stephen F. Lombardi for Pla. 732-906-1500		Oral if Opp.	Granted in part	
46	Maroldi v. Wask	L-1628-16	536	Extend Discovery	Mary Lou Dennis-Suckow for Def. 908-653-2188		Oral if Opp.	Granted	
47	Martinez v. Shah	L-2124-16	334	Strike Answers and Compel	John A. Camassa for Def. 732-749-3313	x	Oral if Opp.	Granted in Part	
48	Martinez v. Shah	L-2124-16	354	Strike Answers and Compel	John A. Camassa for Def. 732-749-3313		Oral if Opp.	Granted in Part	
49	Mcinery v. F&C LLC	L-5029-16	552	Strike Answer				Granted	
50	McGovern v. Zelzany	L-2554-16	467	Compel	Andrew V. Ha for Def. 732-362-3348	x	Oral if Opp.	Granted in Part. See order	

51	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.	Granted	
52	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.	Denied	
53	Miller v. Agerston	L-429-16	444	Extend Discovery				Denied	
54	Millis v. JFK	L-5231-15	188	Strike Answer WITH Prejudice	Lance D. Brown for Pla. 609-587-5100		Oral if Opp.	W/D - See Attached CO	
55	Ortiz v. Pszonak	L-5130-16	587	Compel	Karen Quin Sopko for Def. 732-981-1649	x	Oral if Opp.	Granted in part - See Order	
56	Ortiz v. Pszonak	L-5130-16	1052	Compel	John E. Gregory for Pla. 732-224-9400	x	Oral if Opp.	Denied	
57	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.	Denied	
58	Paruchuri v. Patel	L-4133-16	415	Strike Answers	John A. Camassa for Def. 732-749-3313		Oral if Opp.	Granted	
59	Paruchuri v. Patel	L-4133-16	412	Strike Answers				W/D	
60	Parikh v. Kaur	L-4033-15	579	Compel			Oral if Opp.	Granted	
61	Plasencia v. PA Norse	L-7425-15		Supress Answer			Oral if Opp.	Adj to 3/17	
62	Plotnikov v. Crisdell Group	L-732-16	479	Compel	Anthony J. Murgatroyd for Pla. 908-788-7011	x	Oral if Opp.	W/D	Motion to compel ins info
63	Plotnikov v. Crisdell Group	L-732-16		Dismiss for Failure to Provide Discovery				W/D	
64	Plotnikov v. Crisdell Group	L-732-16		OTSC				W/D	

65	PNC Bank v. Silverlands Services	L-4727-16		Summary Judgment				Adj to 3/17	
66	Porter v. Genesis Healthcare	L-3324-16	431	Compel				W/D	
67	Rajput v. Smith	L-3325-15		Strike Answer	Harvey Fruchter for Pla.		Oral if Opp.	W/D	
68	Russ v. Liberty Mutual	L-5730-16		Dismiss for Failure to Provide Discovery			Oral if Opp.	W/D	
69	Richards v. NJM	L-7127-15	316	Enforce Litigants Rights	Kerri A. McDowell for Def.		Oral if Opp.	W/D	
70	Richards v. NJM	L-7127-15	311	Enforce Litigants Rights	Kerri A. McDowell for Def.		Oral if Opp.	Adj to 3/17	
71	Robinson v. McGibson	L-4925-16	219	Substituted Service			Oral if Opp.	Granted	
72	Rodrigues v. Ramos	L-4933-16	397	Strike Answers				W/D	
73	Rothman v. 21st Century	L-7128-16	730	Amend Complaint			Oral if Opp.	Granted	
74	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 3/17 Pending W/D with written settlement confirmation	
75	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 3/17 Pending W/D with written settlement confirmation	
76	Saad v. Burlington Coat Factory	L-5630-14	447	Strike Answer	Richards C. Bryan for Def. 856-761-3800	x		Adj to 3/17 Pending W/D with written settlement confirmation	

77	Sangiovanni v. Kalman	L-1909-16		Dismiss for Failure to Provide Discovery				W/D	
78	Santana v. Santana	L-4733-15		Dismiss for Failure to Provide Discovery	Sarah K. Delahant for Def. 732-815-3193			W/D	
79	Santana v. Holland	L-529-16	529	Extend Discovery			Oral if Opp.	Granted	
80	Salvatore Bucolo 2001 Trust v. Raritan OBGYN	L-2833-14	317	Enforce Settlement	John F. Kwasnik for Pla. 732-549-4600	x	Oral if Opp.	Adj to 3/17	
81	Salvemini v. RWJUH	L-4132-16		Dismiss for Failure to Provide				W/D	
82	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.	W/D	
83	Soto v. Garey	L-3127-16	689	Compel	Shlomo Singer for Def. 732-362-3449	x	Oral if Opp.	Granted	
84	Smith v. Velarde	L-6069-13	148	Withdraw Funds	George J. Shamy for Pla. 732-828-7700		Oral if Opp.	Granted	
85	Tarver v. Labowicz	L-524-16	316	Extend Discovery	Kelly Leyon for Def. 856-596-7778	x	Oral if Opp.	Denied	
86	Thillet v. Kogut	L-2123-15	676	Dismiss for Failure to Provide Discovery			Oral if Opp.	Granted in Part	
87	Toomer v. Rodgers	L-2123-14	483					Transferred to Judge Natall	
88	Trela v. Rose	L-324-16	320	Reconsideration	Joseph B. Fuirita for Def. 732-545-4717	x	Oral if Opp.	Adj to 3/17	
89	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.	Adj to 3/17	

90	Walter v. Amspec Int	L-5957-15	212	Substituted Service			Oral if Opp.	Granted	
91	Wooddruff v. Salgado	L-6226-15	553	Extend Discovery	Brian M. Gerstein for Pla. 973-882-3555	x	Oral if Opp.	Granted	
92	Wooddruff v. Salgado	L-6226-15	553	X-Mo to Preclude Testimony	Lauren Nathan-LaRusso for Def. 732-345-9333	x	Oral if Opp.	Denied	
93	University Hospital Rahway v. DeValle	L-133-15	286	Amend Complaint				Granted	
94	Zwolinski v. Kaufman	L-6623-14	304	Pro Hac Vice			Oral if Opp.	Granted	

#252 3-3-17


Jonathan P. Arnold, Esq. – ID No. 020851993
BRAMNICK, RODRIGUEZ,
GRABAS, ARNOLD & MANGAN
1827 EAST SECOND STREET
SCOTCH PLAINS, NJ 07076
Telephone: (908) 322-7000
Facsimile: 908-322-6997
Attorney for Plaintiff

FILED
MAR 03 2017
Judge Vincent LeBlon

LUZ ARIAS,

Plaintiff,

SUPERIOR COURT OF NEW
JERSEY
LAW DIVISION: MIDDLESEX
COUNTY

DOCKET NO.: MID-L-4809-16

Civil Action

v.

ORDER

FRANCISCO J. MORA, MATTHEW
C. PAGAN, ROSE M. PAGAN, ET AL

Defendant(s),

This matter being opened by the court on application of Bramnick, Rodriguez, Grabas, Arnold & Mangan, LLC, attorneys for Plaintiff, Luz Arias, and having considered the moving papers and no one appearing in the opposition thereto; and for good cause being shown;

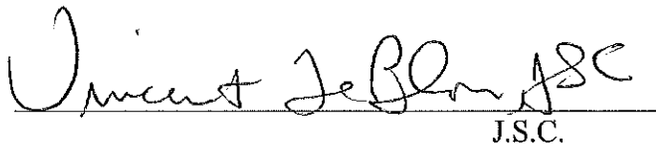
IT IS ON this 3rd day of March, 2017;

ORDERED that defendants Matthew C. Pagan and Rose M. Pagan, be compelled to produce a copy of the statements given to their automobile insurance carrier with respect to the accident occurring on April 7, 2015; and it is further;

ORDERED that in the event same are not produced within 30 days of the entry of this Order, defendants Matthew C. Pagan and Rose M. Pagan's Answer be stricken

and her defense suppressed for failure to provide same; and it is further;

ORDERED that a copy of this order be served upon all parties within seven (7) days of receipt of same.


J.S.C.

VINCENT LeBLON, J.S.C.

- OPPOSED
- UNOPPOSED

AIELLO, HARRIS, MARTH, TUNNERO & SCHIFFMAN, P.C.
SEBASTIAN B. IONNO, ESQUIRE
ATTORNEY ID 025992002
140 SOUTH BROADWAY, SUITE 5
PITMAN, NJ 08071
TELEPHONE: (856) 553-6810
sionno@aielloharris.com
ATTORNEY FOR DEFENDANTS

FILED

MAR 03 2017

Judge Vincent LeBlon

NARENDRA BUDHAN

Plaintiffs,

v.

PAPA JOHN'S PIZZA, MUNISH SING
AND RAJPUTRA BROTHERS, INC.
Defendants.

SUPERIOR COURT OF NEW JERSEY
- LAW DIVISION - MIDDLESEX
COUNTY

DOCKET NO. MID-L-4252-15

CIVIL ACTION

CASE MANAGEMENT ORDER :
MARCH 3, 2017

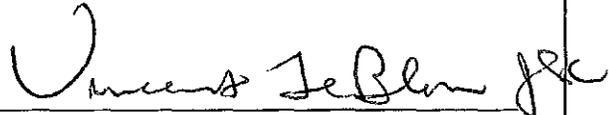
THIS MATTER having been brought before the Court by Aiello Harris, counsel for Defendant, with good cause having been shown,

IT IS, on this 3rd day of March, 2017, be and hereby is ORDERED as

follows:

- . Defendant's written discovery responses shall be served on plaintiff's counsel on or before March 31, 2017;
- . All supplemental discovery requests shall be answered in accordance with the Court Rules;
- . Depositions of all parties and fact witnesses shall be completed by June 30, 2017;
- . Plaintiff's expert reports shall be served by May 1, 2017;
- . Defendants' expert's reports shall be served by June 30, 2017;
- . Depositions of expert witnesses shall be served by July 31, 2017;

- All dispositive motions are to be filed on or before August 31, 2017;
- The trial date in this matter ~~will be listed for a date which is at least 30 days after the Court's decision on the dispositive motions;~~ ^{is scheduled for 11/6/17.} (A)
- The new discovery end date will be July 31, 2017.


HON. VINCENT LeBLON, A.A.J.S.C.

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Michael J. Hoefs – 004892006
JAFFE & ASHER LLP
600 Third Avenue
New York, NY 10016
(888) 625-9895
Attorneys for Plaintiff

FILED

MAR 03 2017

Judge Vincent LeBlon

American Express Bank, FSB,

Plaintiff,

-against-

STEVE BRUNO,

Defendant.

SUPERIOR COURT OF NEW JERSEY,
LAW DIVISION: MIDDLESEX COUNTY

Docket No.: L-000026-16

ORDER

THIS MATTER having been opened to the Court by Jaffe & Asher LLP, attorneys for the Plaintiff American Express Bank, FSB, and upon due notice to STEVE BRUNO, the Court having heard the arguments of counsel and having considered the papers submitted, and for good cause shown

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

ORDERED that, Plaintiff's Motion to Reinstate is granted; and it is further

ORDERED that, default is hereby entered in favor of the plaintiff, American Express Bank, FSB, against the defendant, STEVE BRUNO

ORDERED that a default judgment is granted in favor of plaintiff, American Express Bank, FSB, and against Defendant, STEVE BRUNO in the sum of \$16,781.69, plus costs.

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

[Handwritten signature of Vincent LeBlon]

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

() opposed
(X) unopposed

Handwritten initials

FILED

MAR 03 2017

Judge Vincent LeBlon

HARRELL, SMITH & WILLIAMS
767 CENTRAL AVENUE
WESTFIELD, NEW JERSEY 07090
(908) 543-7037
ATTORNEY FOR PLAINTIFF (s)

EMILY ALCID,

Plaintiff,

- v -

RAVI PATEL, ET.AL.,

Defendants.

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

: CIVIL ACTION #69

ORDER

THIS MATTER, having come before the Court on the application of HARRELL, SMITH & WILLIAMS, LLC, attorney for the plaintiff, and the Court having considered the moving papers submitted in support thereof and in opposition thereto, and good cause having been shown;

IT IS on this 3rd day of March, 2017, ~~2016~~ (w)

ORDERED, defendants, Ravi Patel, Maria Alcid, Dhruvi Trivedi and Tejas Trivedi, are hereby compelled to appear and give testimony at the offices of Harrell, Smith & Williams, 767 Central Avenue, Westfield, NJ 07090 on March 15, 2017 at 10:00 am; and it is further;

ORDERED that should any defendant fail to appear, that party's testimony shall be barred at the time of trial; and it is further;

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

() OPPOSED
(X) UNOPPOSED

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

#563
03/03/17
[Signature]

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

FILED
MAR 03 2017
Judge Vincent LeBlon

MARIA AYALA,

Plaintiff(s),

v.

GAIL CARTISANO, ABELARDO PEREZ,

Defendant(s),

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No: MID-L-00731-16

Civil Action

ORDER

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

It is this 3rd day of March, 2017

ORDERED that the Answer of defendant, Gail Cartisano, be stricken and answers suppressed for failure to appear for deposition pursuant to Rule 4:23-4 and Rule 4:28-4; and it is further *without prejudice*

DENIED

ORDERED that the Deposition of the defendant, Gail Cartisano, be taken at Rabb Hamill, P.A. 284 Amboy Avenue, Woodbridge, New Jersey on March 16, 2017 at 10 AM; and it is further

DENIED

ORDERED that if defendant does not appear for the Court-Ordered depositions that their testimony will be barred at the time of arbitration and trial, and it is further

DENIED

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

Vincent LeBlon JSC
J.S.C.

Opposed
 Unopposed

Reason: Pending Status Conference before Judge Happee on 3/15/17. (u)

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LAURA A. RABB, ESQ. ATTY. #028321997
RABB HAMILL, P.A.
284 Amboy Avenue
Woodbridge, NJ 07095
TEL: 732-636-9291
Attorneys for Plaintiff

FILED
MAR 03 2017
Judge Vincent LeBlon

FILE
MAR 03 2017
Judge Vincent LeBlon

Maria Ayala	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION
Plaintiff	:	MIDDLESEX COUNTY
	:	
vs	:	DOCKET NO. MID-L-731-16
	:	
Gail Cartisano, Abelardo Perez	:	CIVIL ACTION
	:	
Defendants	:	ORDER
	:	

THIS MATTER having been opened to the Court by Rabb Hamill, P.A., attorneys for the Plaintiff for an Order extending the discovery period for a period of one hundred twenty (120) days from the date of this Order and the Court having considered the moving papers and arguments of counsel, and for exceptional circumstances having been found and for good cause shown;

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

ORDERED as follows:

1. The time for completion of discovery be and is hereby extended to May 18, 2017;
2. The parties are to complete the following discovery matters within the following time periods:
 - a. All final narrative reports from plaintiff's treating, examining, attending physician's to be supplied by April 18, 2017;

b. All reports and/or records to be relied upon by plaintiff and/or plaintiff's treating physicians to be supplied to defense counsel by April 18, 2017;

c. Any re-examinations of plaintiff by defendant's medical experts to be completed by May 1, 2017;

d. Any supplemental, amending or re-examining reports by defendants' medical experts to be supplied to counsel for plaintiff by May 18, 2017;

IT IS FURTHER ORDERED, that a copy of the within Order shall be served upon all interested parties within ten (10) days of the date herein.



VINCENT LeBLON, J.S.C.

OPPOSED
 UNOPPOSED

[Handwritten mark]

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

FILED
MAR 03 2017
Judge Vincent LeBlon

LEENA BEHARI,

Plaintiff,

-vs-

GEICO, JOHN DOES 1-5 (a fictitious
designation) and ABC CORPORATION (a
fictitious designation)

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID L-3921-15

Civil Action

ORDER

This matter having been opened to the Court on Motion of Sean Del Duca, Esq., attorney for, GEICO, for an Order to dismiss plaintiff's Complaint without prejudice for failure to comply with the December 16, 2016 Court Order and to pay the "no show" fees in the total amount of \$100.00 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 3rd day of March, 2017:

~~ORDERED that Order to dismiss plaintiff's Complaint without prejudice for failure to comply with the December 16, 2016 Court Order; and it is further~~ *Denied.*

ORDERED that plaintiff shall pay the "no show" fees in the total amount of \$100.00 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 7 days of the date hereof.

Vincent LeBlon JSC
J.S.C.

Opposed
 Unopposed

VINCENT LeBLON, J.S.C.

527 *JL*

CAMPBELL, FOLEY, DELANO & ADAMS, LLC.
STEPHEN CZESLOWSKI - 040081999
601 BANGS AVENUE
P. O. Box 1040
ASBURY PARK, NEW JERSEY 07712-1040
Telephone: (732) 775-6520
Attorneys for Defendant, Fogel
Our File No. 1-38, 128-SCZ

FILED
FILED
MAR 03 2017
MAR 03 2017
Judge Vincent LeBlon

Plaintiff

LEENA BEHARI

vs.

Defendants

GEICO, JOHN DOES 1-5 AND ABC CORP. 1-5

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

DOCKET NO. MID-L-3823-15

Civil Action

Plaintiff

LEENA BEHARI

vs.

Defendants

ROBERT FOGEL, JOHN DOES 1-5 AND ABC CORPORATION

ORDER

The above entitled matter having been opened to the Court on March 3, 2017, by Campbell, Foley, Delano & Adams, L.L.C., attorneys for the defendant, Robert Fogel, on motion to extend discovery until May 12, 2017, and it appearing to the satisfaction of the Court that the motion may be granted, it is hereby

ORDERED on this 3 day of March, 2017, that the discovery be and is hereby extended

until May 12, 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~~

~~Plaintiff to provide all records related to the domestic violence~~

~~incident alleged to have been caused by the injuries sustained~~

~~in the accident no later than~~

March 15, 2017

w/d
See other order
Order to extend filed Mar 3/17

~~Defendants' expert medical reports are to be served by~~

April 15, 2017. *WJ*

and it is further

ORDERED that no Trial or Arbitration shall be scheduled before April 30, 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.

OPPOSED

UNOPPOSED

PAPERS CONSIDERED

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

Dated: February 14, 2017

534 ✗

LAW OFFICE OF GARY M. PRICE, LLC

Gary M. Price, Esq.
Park Professional Plaza
2509 Park Avenue, Suite 1C
South Plainfield, New Jersey 07080
(908) 668-8829
Attorneys for Plaintiff (s) Leena Behari

FILED

MAR 03 2017

Judge Vincent Labian

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION- MIDDLESEX COUNTY
DOCKET #:MID-L-003921-15

LEENA BEHARI,

Plaintiffs

vs.

CIVIL ACTION

GEICO, JOHN DOES 1-5 (a fictitious designation), and ABC CORPORATION (a fictitious designation),

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION- MIDDLESEX COUNTY
DOCKET #MID-L-003823-15
(CONSOLIDATED DOCKET)

LEENA BEHARI,

Plaintiff

vs.

CIVIL ACTION

ROBERT S. FOGEL, JOHN DOES 1-5 (a fictitious designation), and ABC CORPORATION (a fictitious designation),

Defendants

ORDER

THIS MATTER having been opened to the court by the law offices of Buttafuoco, Arce & Price, L.L.C., attorneys for Plaintiff(s), Leena Behari, for an order to extend discovery, and the court having considered the papers in support of this application, and good cause having been shown;

IT IS ON THIS 3rd day of March, 2017

ORDERED as follows:

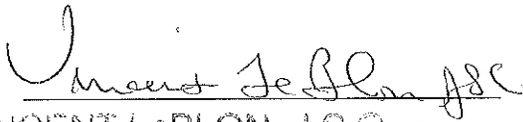
1. Discovery in this matter is hereby extended for an additional sixty (60) days from March 13, 2017 to May 12, 2017; and it is further **ORDERED**:

2. That the outstanding depositions of parties and material witnesses will be taken within sixty (60) days or May 12, 2017; and it is further **ORDERED**:

3. That the outstanding expert reports of all parties will be obtained within sixty (60) days or May 12, 2017; and it is further **ORDERED**:

4. That the depositions of all experts will be taken within sixty (60) days or May 13, 2017; and it is further **ORDERED**:

5. That a copy of this order be served upon all parties within 10 days of the date hereof;


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

MOTION OPPOSED

MOTION UNOPPOSED

#313
03/03/17


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

FILED

MAR 03 2017

Judge Vincent LeBlon

MARK BELUCH

Plaintiff,

vs.

New Jersey Skylands Insurance
Association a/k/a New Jersey
Skylands Insurance Company,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: NJ - Middlesex County
DOCKET NO. MID-L-428-16

Civil Action

ORDER EXTENDING DISCOVERY.

THIS MATTER having been submitted to the Court by Law Office of Bobbi J. Vilachá, attorneys for the above-named defendant New Jersey Skylands Insurance Association, upon said defendant's Motion to extend discovery 90 days; and the Court having reviewed the moving papers; and for good cause shown:

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

ORDERED that

- a.) Pursuant to R. 4:24-1(c), the time for the completion of discovery is hereby extended for ninety (90) days from the previous discovery end date;
- b.) The new discovery end date is May 14, 2017.
- c.) All Written Discovery must be exchanged no later than April 1, 2017.

d.) All Party and Non-Party Depositions must be conducted no later than April 30, 2017.

e.) All Expert Reports must be exchanged no later than May 1, 2017.

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

ORDERED that a copy of this Order is to be served upon all counsel of record within 7 days of the date hereof.


J.S.C.

VINCENT LeBLON, J.S.C.

THIS MOTION WAS OPPOSED
 UNOPPOSED

Reason: The Court finds that exceptional circumstances are demonstrated to extend discovery as set forth in defendant's moving papers. Moreover, the discovery is necessary for a resolution on the merits.



330
02/17/17

FILED

FEB 17 2017

Judge Vincent LeBlon

JOHN JAY PERRONE, ESQ.
464 BORADWAY
LONG BRANCH, NEW JERSEY 07740
(732) 212-8999

Attorney for Plaintiff(s)
QUETCY CARMONA

SUPERIOR COURT OF
NEW JERSEY

Plaintiff,

LAW DIVISION
MIDDLESEX COUNTY

vs.

DOCKET NO. MID-L-5832-15

ARSENIO MENDOZA-LOPEZ;
FLOR MENDOZA-LOPEZ;
ALLSTATE INSURANCE CO.;
NJM INSURANCE CO. JOHN
DOES (1-10) and ABC CORP./COS (1-10)
Names being Fictitious,
Defendants.

ORDER

THIS MATTER having been brought before the Court by way of motion
by John Jay Perrone, Esq. attorney for Plaintiffs and the Court having considered
the position of the parties and for good cause having been shown;

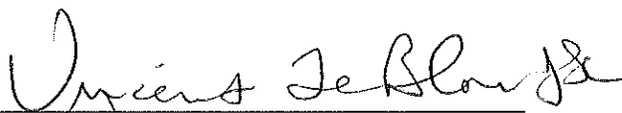
IT IS on this 17th day of February, 2017

ORDERED that the previous Order dismissing Plaintiff's Complaint
against defendant New Jersey Manufacturers Insurance Co. without prejudice
for failure to provide discovery be hereby vacated and Plaintiff's Claim be herein
reinstated, and it is,

FURTHER ORDERED that the new discovery end date be
April 17 2017, and it is,

FURTHER ORDERED, copy of this Order be served upon all parties
within seven (7) days.

OPPOSED
 UNOPPOSED



J.S.C.

VINCENT LeBLON, J.S.C.

JOHN A. CAMASSA, ESQ., #025361989

CAMASSA LAW FIRM, P.C.

1800 Route 34

Building 3, Suite 303

Wall, New Jersey 07719

(732) 749-3313

Attorney for Defendant, New Jersey Manufacturers Insurance Company

Our File: 1C.7210-1J

FILED
MAR 03 2017

Judge Vincent LeBlon



<p>QUETCY CARMONA,</p> <p style="text-align: center;">Plaintiff(s),</p> <p>v.</p> <p>ARSENIO MENDOZA-LOPEZ, FLOR MENDOZA-LOPEZ; ALLSTATE INSURANCE CO.; NJM INSURANCE CO.; JOHN DOES (1-10) and ABC CORP./COS (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-05832-15

Civil Action

**ORDER DISMISSING COMPLAINT
WITH PREJUDICE**

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

ORDERED on this 3rd day of March, 2017, that the Complaint of plaintiff should be and is hereby dismissed, with prejudice and it is

DENIED

FURTHER ORDERED that a copy of this Order shall be served within seven (7) days upon all attorneys of record in this action.



,J.S.C.

VINCENT LeBLON, J.S.C.

Opposed
 Unopposed

#559
03/03/17


FILED
MAR 03 2017
Judge Vincent LeBlon

Andrew C. Sayles 045312004
Connell Foley LLP
85 Livingston Avenue
Roseland, New Jersey 07068
Attorneys for Defendants, BlueScope Buildings North America, Inc., and
Varco Pruden Buildings, a division of BlueScope Buildings North America, Inc.,
erroneously pleaded as Varco Pruden Buildings, Inc.

RICHARD COLLIS,

Plaintiff,

v.

MONMOUTH EQUIPMENT SALES CO., INC.;
THE SILVERMAN GROUP, LLC; SL
MANAGEMENT GROUP, LLC; 6 AIRPORT
ROAD, LLC; DM AIRPORTS, LTD.; VARCO
PRUDEN BUILDINGS, INC.; BLUESCOPE
BUILDINGS NORTH AMERICA, INC.; 360
STEEL ERECTORS INC.; JOHN DOES 1-10 (said
names fictitious, real names unknown); and ABC
CROPS 1-10 (said names fictitious, real names
unknown),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION MIDDLESEX
COUNTY

Docket No.: MID-L-4028-16

CIVIL ACTION

ORDER

THIS MATTER having been opened to the Court by Connell Foley LLP, attorneys for Defendants BlueScope Buildings North America, Inc. and Varco Pruden Buildings, a division of BlueScope Buildings North America, Inc., erroneously pleaded as Varco Pruden Buildings, Inc., upon notice to all counsel of record and/or parties, and the Court having considered the motion papers and supporting certifications and affidavits, and the Court having determined that Curtis

L. Brown, Esq. is a member in good standing before the bar of the State of Florida, and for good cause shown,

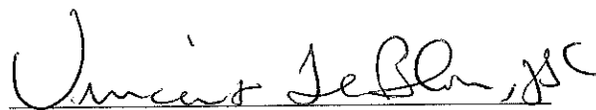
IT IS on this 3rd day of March 2017,

ORDERED that Curtis L. Brown, Esq. be admitted *pro hac vice* pursuant to New Jersey Court Rule 1:21-2 to speak in this matter in the same manner as attorneys who are domiciled in and maintain an office for the practice of law in the State of New Jersey, provided that he shall:

- 1) Abide by all New Jersey Court Rules, including all disciplinary rules;
- 2) Consent to the appointment of the Clerk of the Supreme Court of New Jersey 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;
- 3) Notify the Court immediately of any matter or disciplinary proceeding affecting his standing at the bar of any other court;
- 4) Not be designated as trial counsel;
- 5) Have all pleadings, briefs and other papers filed with the Court signed by Andrew C. Sayles, Esq., Attorney of Record or other Connell Foley LLP partners and associates if necessary, authorized to practice in this State, who shall be held responsible for them and for the conduct of the cause and of the admitted attorney therein;
- 6) Not use his admittance as a basis to delay motions, arbitration, trial or any other proceeding herein;
- 7) Comply with R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) during the period of my admission; and it is further

ORDERED that non-compliance with this order is grounds for removal; and it is further

ORDERED that a copy of this Order shall be served on all counsel of record within seven (7) days of receipt by counsel for Defendants BlueScope Buildings North America, Inc. and Varco Pruden Buildings.


Hon. Vincent LeBlon, J.S.C.

This motion was:

opposed
 unopposed

#271
03/03/17

MINTZER SAROWITZ ZERIS LEDVA & MEYERS, LLP
MATTHEW R. HARRIS, ESQUIRE
2070 Springdale Road
Suite 400
Cherry Hill, NJ 08003
856.616.0700
File No. 003855.000011

FILED
MAR 03 2017
Judge Vincent LeBlon

Attorney for Defendant, Big Lots, Inc.

EBTHAL S. ELSEBAN

vs.

BIG LOTS, INC.,

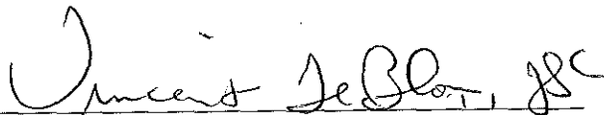
SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY

Docket No.: L-02326-16

**ORDER COMPELLING PLAINTIFF TO
ANSWER DISCOVERY**

THIS MATTER having been brought before the Court by Mintzer, Sarowitz, Zeris, Ledva & Meyers, LLP, attorneys for defendant, Big Lots, Inc. , the Court having duly considered the moving papers submitted and good cause having been shown;

IT IS on this 3 day of March , 2017 ORDERED that plaintiff 's Complaint is dismissed, without prejudice, for failure to provide the defendant with certified discovery responses.



J.S.C.

On Motion of MSZL&M
The Motion was OPPOSED
 UNOPPOSED

VINCENT LeBLON, J.S.C.

#662
03/03/17


Eric Kuper, Esq. - NJ Attorney ID #028001987

Martin Kane & Kuper

ATTORNEYS AT LAW

180 Tices Lane - Bldg B, Suite 200

East Brunswick, New Jersey 08816

(732) 214-1800 - Phone

(732) 214-0307 - Fax

Attorneys for Defendant, Donald DiFrancesco

FILED

MAR 03 2017

Judge Vincent LaBlon

**ANASTACIO GARCIA and
CERAFINA BERNARDINO, his wife,
per quod,**

Plaintiffs,

vs.

**DONALD DiFRANCESCO, JOHN
DOE (1-100) (fictitious names), ABC
COMPANIES (1-100) (fictitious
entities),**

Defendants.

**SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY
Docket No. L-425-16**

Civil Action

ORDER

THIS MATTER being opened to the Court on **Friday, March 3, 2017**, by Eric Kuper, Esq., of Martin Kane & Kuper, attorneys for defendant, Donald DiFrancesco, 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 ^{3rd} day of March, 2017,

ORDERED that discovery be and hereby is extended for 90 days to June 4, 2017; it is further

ORDERED that the discovery schedule is as follows:

Plaintiff to provide tax returns from 2011 to present within 30 days from the date of this order;

Plaintiff to provide executed HIPAA authorizations with 30 days from receipt of same;

Allow defendant time to write to the providers and obtain medical records/films;

Allow defendant time to obtain the outstanding records/films;

Defendant to serve any addendum reports no later than May 25, 2017;

Defendant to amend with records no later than June 4, 2017;

Discovery be extended to June 4, 2017.

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


VINCENT LeBLON, J.S.C.^{J.S.C.}

Opposed ()

Unopposed (X)

[Handwritten mark]

BRAFF, HARRIS, SUKONECK & MALOOF
Jack A. Maloof
Attorney I.D. No. 277471972
COUNSELLORS AT LAW
570 W. MT. PLEASANT AVENUE
P.O. BOX 657
LIVINGSTON, NEW JERSEY 07039
Telephone: (973) 994-6677
Attorneys for Defendant, Puerto Rican Action Board
Our File No. 593.20749

FILED
MAR 03 2017
Judge Vincent LeBlon

FLORENTINA HERRERA,

Plaintiffs,

vs.

**PUERTO RICAN ACTION BOARD,
FRANCIS LUTZ, JOHN DOE (1-100)
(fictitious names), ABC COMPANIES (1-
100) (fictitious entities), REFLECTIONS
LANDSCAPE, JOHN DOE (1-100)
(fictitious names), ABC COMPANIES (1-
100) (fictitious entities),**

Defendants.

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

DOCKET NO. MID-L-6929-15

Civil Action

#63

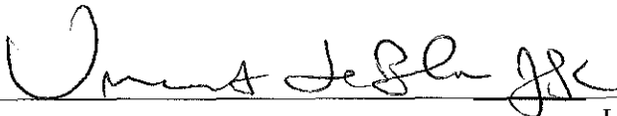
ORDER

This matter having been opened to the Court on the application of Braff, Harris, Sukoneck & Maloof, attorneys for Defendant, Puerto Rican Action Board, upon a Notice of Motion for Summary Judgment as to Defendant Puerto Rican Action Board; and the Court not having received any objection from the plaintiff; and this matter having been submitted to the Court for ruling on the papers, pursuant to Rule 1:6-2; and good cause having been shown;

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

ORDERED that Summary Judgment shall be granted as to Defendant Puerto Rican Action Board; and it is further **DENIED**

ORDERED that a conformed copy of this Order be served upon all counsel within seven (7) days of receipt of same by attorneys for Defendant, Puerto Rican Action Board.


_____ J.S.C

VINCENT LeBLON, J.S.C.

_____ opposed

_____ unopposed

LOCKE LORD LLP
44 Whippany Road
Morristown, New Jersey 07960
Telephone: 973-520-2300
Facsimile: 973-520-2600
*Attorneys for Plaintiff Hua-Tung Aero Tech
Enterprise, LLC*

#776 3-3-17 
FILED
MAR 03 2017
Judge Vincent LeBlon

HUA-TUNG AERO TECH ENTERPRISE,
LLC,

Plaintiff,

vs.

JAMES YOUNG,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-00128-16

Hon. Vincent Leblon

Civil Action

ORDER

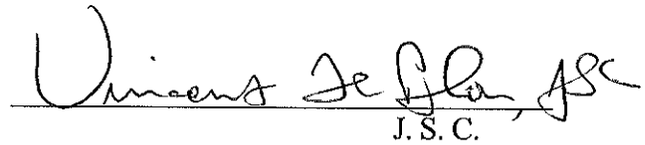
This matter having come before the court on the application of Plaintiff Hua-Tung Aero Tech Enterprise, LLC (“Hua-Tung”) for an Order pursuant to Rule 4:23-5(a)(1) to dismiss Defendant James Y. Young’s (“Defendant”) Pleadings for failure to comply with the Court’s Order pursuant to Court Rule 4:23-5(c), dated January 6, 2017, which “compelled [Defendant] to provide supplemental, more specific and complete responses to Hua-Tung’s First Request for Production of Documents and First Set of Interrogatories, including production of all responsive documents, as set forth in [Hua-Tung’s] deficiency letters and emails to the Defendant, as well as in the described telephone conversations between counsel for Hua-Tung and the Defendant; and the Court having considered the papers in support thereof . . . and good cause having been shown;”

It is on this 3rd day of 2017:
March

ORDERED:

1. Defendant's Answer is dismissed without prejudice under Rule 4:23-5(a)(1) for failure to comply with this Court's Order, dated January 6, 2017, which compelled Defendant to Hua-Tung's Motion to Compel Discovery.

2. It is further ordered that counsel for Hua-Tung shall serve a copy of this Order upon the Defendant within seven (7) days of receipt.


J.S.C.

VINCENT LeBLON, J.S.C.

This motion was:

Opposed

Unopposed

#502
03/03/17


PAUL MANCUSO -021761982

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

FILED
MAR 03 2017
Judge Vincent LeBlon

ATTORNEY FOR: Defendant, FRANCES M CABRERA

MARY F LEWIS

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-925-16

Plaintiff,

Civil Action

vs.

**ORDER COMPELLING
PLAINTIFF'S DEPOSITION**

FRANCES M CABRERA et al

Defendant.

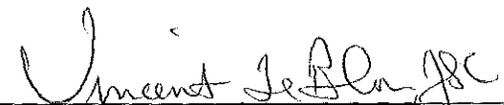
THIS MATTER having been placed before the Court by the LAW OFFICE OF DEBRA HART, attorney for the defendant, FRANCES M CABRERA ; and the Court having considered the moving papers of the parties; and for good cause shown;

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

ORDERED that plaintiff, MARY F LEWIS , be and is compelled to appear for a deposition on Tuesday, March 21, 2017, at 2:00 PM at the Office of LEVINSON AXELROD, 2 LINCOLN HWY, EDISON NJ; and

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

OPPOSED
 UNOPPOSED



, J.S.C.

VINCENT LeBLON, J.S.C.

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

FILED
MAR 03 2017
Judge Vincent LeBlon

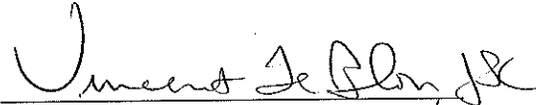
MARY F. LEWIS,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION: MIDDLESEX COUNTY
	:	DOCKET NO.: MID-L-925-16
Plaintiff	:	
	:	
vs.	:	<i>Civil Action</i>
	:	
FRANCES M. CABRERA and/or	:	ORDER
JOHN DOES 1-10 (representing	:	
presently unknown persons) and ABC	:	
CORPORATIONS 1-10 (representing	:	
presently unknown corporations	:	
and/or entities),	:	
	:	
	:	
Defendants	:	

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

IT IS on this 3rd day of March 2017;

ORDERED that the defendant, Frances M. Cabrera appear for deposition on March 21, 2017 at 2:00 p.m. at Levinson Axelrod, 2 Lincoln Highway, Edison, New Jersey; and it is further

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



J.S.C.

() OPPOSED
(X) UNOPPOSED

VINCENT LeBLON, J.S.C.

#500 3-3-17 

FILED

MAR 03 2017

Judge Vincent LeBlon

Michelle M. O'Brien, Esq.
Attorney ID #000142012
PURCELL, MULCAHY, HAWKINS & FLANAGAN, LLC
One Pluckemin Way
P.O. Box 754
Bedminster, New Jersey 07921
(908) 658-3800
Attorneys for Defendants, Nicholas J. Taskalos (i/p/a "Nicholas J. Taskalos") and James N. Taskalos
Our File No. (637) 24830-MMO

SEBASTIAN M. LAVECCHIA,

Plaintiff,

v.

MICHAEL S. LAVECCHIA,
NICHOLAS J. TASAKLOS, JAMES N.
TASKALOS, JR., ALLSTATE
INSURANCE COMPANY, STATE
FARM INSURANCE COMPANY,
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-6027-16

Civil Action

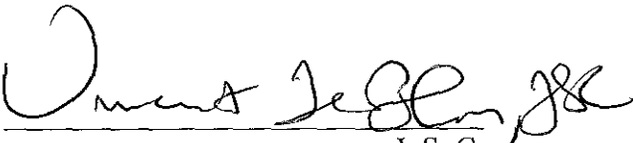
**ORDER COMPELLING PLAINTIFF TO
PROVIDE BY A DATE CERTAIN EACH
EXPERT'S REPORT**

THIS MATTER's having been opened to the court by Purcell, Mulcahy, Hawkins & Flanagan, LLC, attorneys for defendants, Nicholas J. Taskalos and James N. Taskalos, for an order compelling plaintiff to provide by a date certain each expert's report; and the court's having considered the moving papers of the parties, and for good cause shown;

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

ORDERED that plaintiff shall provide to defendants by no later than ^{May}~~March~~ 10, 2017, b
each and every expert's report, including the report of each medical expert, each liability expert,
each economic expert and each other expert, and no expert shall be permitted to testify for
plaintiff at trial should his/her report not have been provided as aforesaid; 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.


VINCENT LeBLON, J.S.C.

- opposed
- unopposed

PAPERS CONSIDERED:

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

ANDREW F. GARRUTO, ESQ. – ID #013951991
GARRUTO & CALABRIA, LLC.
Attorneys at Law
609 Franklin Avenue
Nutley, New Jersey 07110
(973) 661-4455
Attorney for Plaintiff

FILED
MAR 03 2017
Judge Vincent LeBlon

591 

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

DEBORAH A. LYNCH

Plaintiff

vs.

**JAMESON KON,
MILENA BERMUDEZ,
NEW JERSEY MANUFACTURERS
INSURANCE COMPANY,
ABC CORP. I-X (said names being
fictitious, true names presently unknown),
ABC EMPLOYER I-X (said names being
fictitious, true names presently unknown),
MECHANIC I-X (said names being
fictitious, true names presently unknown)**

Defendants

DOCKET NO.: MID-L-5028-16

CIVIL ACTION

ORDER

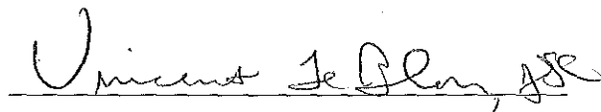
THIS MATTER having been opened to the Court by Andrew F. Garruto, attorney for the Plaintiff, upon application for an Order to file a Second Amended Complaint, and the Court having reviewed the moving papers submitted and for good cause shown;

IT IS on this 3rd day of March, 2017

ORDERED that the Plaintiff, Deborah A. Lynch, is hereby granted to leave to file a Second Amended Complaint to name Driving Me Knots, LLC as Defendants; and

IT IS FURTHER ORDERED that this Second Amended Complaint shall relate back to the date of the filing of the Plaintiff's original Complaint, pursuant to the provisions of Rule 4:9-3; and

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



J.S.C.

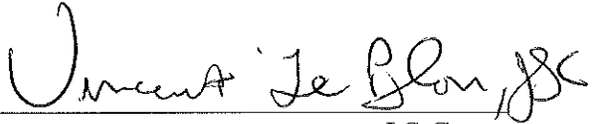
VINCENT LeBLON, J.S.C.

OPPOSED
 UNOPPOSED

Dismissed Without Prejudice pursuant to R. 4:23-5(a) for failure to provide discovery responses; it is further

ORDERED that the aforementioned Answers and Defenses shall not be restored until such time as fully responsive discovery responses are received by all counsel and sanctions and restoration fees are paid; and it is further

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



J.S.C.

VINCENT LeBLON, J.S.C.

() opposed
(X) unopposed

FILED

MAR 03 2017

Judge Vincent LeBlon

KROMPIER & TAMN, L.L.C.
8 WOOD HOLLOW ROAD
SUITE 202
PARSIPPANY, NEW JERSEY 07054
(973) 428-1000
ATTORNEYS FOR Defendant
Richard Lebovicz, M.D.
(Valerie N. Smaldone, Esq., ID# 012002012)

KATHRYN MILLIS,
Plaintiff(s).

v.

**JFK MEDICAL CENTER; RICHARD
LEBOVICZ, M.D.; JFK HEALTH
SYSTEM, INC. d/b/a JFK HEALTH;
JOHN DOES 1-100; AND ABC CORPS.
1-100,**
Defendant(s).

**SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-5231-15**

Civil Action

**CONSENT ORDER
TO REINSTATE**

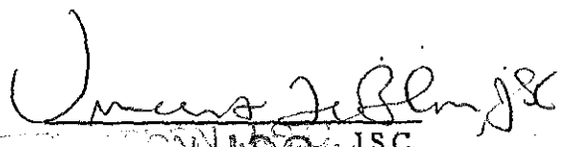
This Matter having been opened to the Court upon the application of Valerie N. Smaldone, Esq. (Krompier & Tamn, L.L.C.), attorneys for defendant Richard Lebovicz, M.D., and the following being submitted with the consent of attorneys for all parties as indicated by their signatures as appended below, and for good cause having been shown;

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

ORDERED that the Court's August 5, 2016 Order Striking the Answer of Defendant Richard Lebovicz, M.D. is hereby vacated; and

IT IS FURTHER ORDERED that Defendant Richard Lebovicz, M.D. is hereby reinstated as a defendant and his Answer is reinstated; and

IT IS FURTHER ORDERED that the within Order shall be served upon all counsel of record within seven (7) days of receipt by counsel for the moving party.


VINCENT LEBLON, J.S.C.

KROMPIER & TAMN, L.L.C.

Lance Brown & Associates, LLC

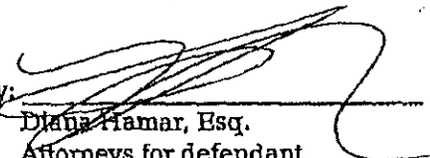
By: 
Valerie N. Smaldone, Esq.
Attorneys for defendant
Richard Lebovicz, M.D.

By: 
Lance D. Brown, Esq.
Attorneys for plaintiff

Dated: 3/1/17

Dated: 3-1-17

Wilson Elser Moskowitz Edelman
& Dicker LLP

By: 
Diana Pamar, Esq.
Attorneys for defendant
JFK Medical Center.

Dated: 3-1-17

[Handwritten signature]

#467 3-3-17

Firm Code: H21
File No.: 142019772
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, Megan Zelazny

FILED
MAR 03 2017
Judge Vincent LeBlon

THOMAS MCGOVERN,

Plaintiff,

v.

MEGAN ZELAZNY, EAN HOLDINGS LLC,
ELRAC, ENTERPRISE RENT A CAR, JOHN
DOES 1-10 (said names fictitious, real names
unknown), ABC CORPS. 1-10 (said names
fictitious, real names unknown),

Defendants.

SUPERIOR COURT OF NEW JERSEY
Middlesex COUNTY
LAW DIVISION

CIVIL ACTION

DOCKET NO.: MID-L-2554-16

**ORDER COMPELLING PLAINTIFF TO
PROVIDE EXECUTED MEDICAL
AUTHORIZATIONS**

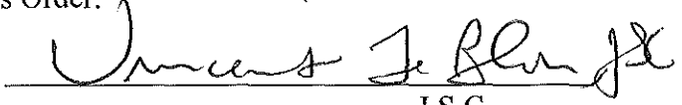
THIS MATTER having been opened to the Court by Andrew V. Ha, attorney for Defendant, Megan Zelazny, for an Order to compel Plaintiff to provide executed employment authorization, and the Court having reviewed the moving papers submitted, and any opposition thereto, and for good cause appearing;

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

ORDERED that Plaintiff provide executed employment authorization directed to the following providers: Woodbridge Township Police Department, within two (2) weeks of the entry of the within Order to ~~Defendant's Iselin Office.~~ the Court for an in camera review as to the discoverability of the materials. (hs)

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, J.S.C. J.S.C.

Opposed
 Unopposed

#444
03/03/17

LAW OFFICES OF DAVID C. HARPER
1140 Route 22 East, Suite 201
Bridgewater, New Jersey 08807-2958
(866) 543-0407
Chris W. Kemprowski, Esq., Attorney ID# 028421990
Attorney for: Defendant, **Shirley Coulter**
Our File No.: 16-60130-73

FILED
MAR 03 2017
Judge Vincent LeBlon

ARTIS MILLER,

Plaintiff(s),

vs.

ALEXANDRIA AGERSTON-MILLER,
SHIRLEY COULTER,

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-429-16

Civil Action

ORDER EXTENDING DISCOVERY

This matter having been opened to the Court by Chris W. Kemprowski, Esq., attorney for Defendant, Shirley Coulter, on Notice of Motion to Extend Discovery for 90 days, 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 3rd day of March, 2017; ORDERED,

1. ~~That discovery be extended until June 8, 2017; and~~
2. ~~That depositions be completed by April 8, 2017; and~~ *w/out prejudice*
3. ~~That Plaintiff's expert reports be served by May 8, 2017; and~~
4. ~~That Defendant obtain all records/films by May 18, 2017; and~~
5. ~~That Defendant's expert reports be served by June 8, 2017; and~~
6. That a copy of this Order be served upon all counsel within 7 days after receipt of this Order from the Court.

Vincent LeBlon JSC
J.S.C.

OPPOSED
 UNOPPOSED

VINCENT LeBLON, J.S.C.

Reason: pending status conference before Judge Harpass on 3/8/17

[Handwritten mark]

JOHN A. CAMASSA, ESQ., #025361989
CAMASSA LAW FIRM, P.C.
1800 Route 34
Building 3, Suite 303
Wall, New Jersey 07719
(732) 749-3313
Attorney for Defendant, Yogesh Shah
Our File: 1C.7464JAC

FILED
MAR 03 2017
Judge Vincent LeBlon

JOSE MARTINEZ and SILVERIA M. GONZALEZ
de MARTINEZ, his wife,

Plaintiff(s),

v.

YOGESH SHAH, MAYRA CRUZ, YEON KIM,
JOHN DOES 1-10 (said names being fictitious) and
XYZ CORPORATIONS 1-10 (said names being
fictitious),

Defendant(s),

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No: MID-L-002124-16

Civil Action

#334

ORDER

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

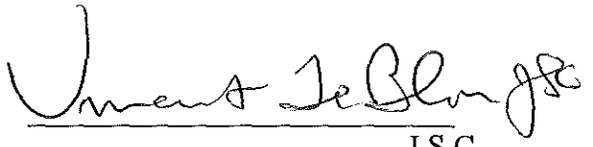
It is this 3rd day of march, 2017

~~ORDERED that the answer of defendants, Mayra Cruz and ^{w/d} (Yeon Kim) be struck and defenses suppressed for failure to appear for depositions pursuant to Rule 4:23-2 and Rule 4:23-4; and it is further~~

ORDERED that the Deposition of the defendants, Mayra Cruz and Yeon Kim, be taken at Bramnick, Rodriguez, Grabas, Arnold & Mangan, LLC, 1827 East Second Street, Scotch Plains, New Jersey on March 30, 2017 at 10 AM; and it is further

ORDERED that if defendants do not appear for the Court-Ordered depositions that their testimony will be barred at the time of arbitration and trial; and it is further

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


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

Opposed

Unopposed

[Handwritten mark]

#354 3-3-17

JOHN A. CAMASSA, ESQ., #025361989
CAMASSA LAW FIRM, P.C.
1800 Route 34
Building 3, Suite 303
Wall, New Jersey 07719
(732) 749-3313
Attorney for Defendant, Yogesh Shah
Our File: 1C.7464JAC

FILED
MAR 03 2017
Judge Vincent LeBlon

JOSE MARTINEZ and SILVERIA M. GONZALEZ
de MARTINEZ, his wife,

Plaintiff(s),

v.

YOGESH SHAH, MAYRA CRUZ, YEON KIM,
JOHN DOES 1-10 (said names being fictitious) and
XYZ CORPORATIONS 1-10 (said names being
fictitious),

Defendant(s),

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No: MID-L-002124-16

Civil Action

ORDER

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

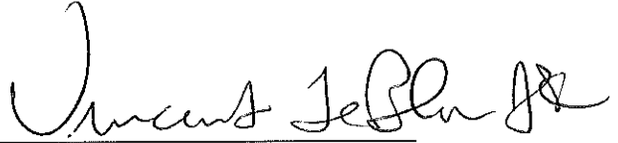
It is this 3rd day of March, 2017

~~ORDERED that the Complaint of plaintiffs, Jose Martinez and Silveria Gonzalez de Martinez,~~
Served *(m)*
~~be dismissed for failure to appear for deposition pursuant to Rule 4:23-4 and Rule 4:23-2 (b), and it is~~
~~further~~

ORDERED that the Deposition of the plaintiffs, Jose Martinez and Silveria Gonzalez de Martinez, be taken at Bramnick, Rodriguez, Grabas, Arnold & Mangan, LLC, 1827 East Second Street, Scotch Plains, New Jersey on March 30, 2017 at 10 AM; and it is further

ORDERED that if plaintiffs do not appear for the Court-Ordered depositions that their testimony will be barred at the time of arbitration and trial; and it is further

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



J.S.C.

VINCENT LeBLON, J.S.C.

Opposed

Unopposed

[Handwritten mark]

Dean L. Semer, Esq. - #015192005
Semer Law Firm, LLC
49 Cliffwood Avenue, Suite 1C
Cliffwood, NJ 07721
(732) 497-6883 Fax: (732) 497-6884
Attorney for McCarthy & Jennerich

FILED
MAR 03 2017
Judge Vincent LeBlon

MILL POINTE CONDOMINIUM ASSOCIATION, INC. f.k.a. NORTHRIDGE TENANTS CORPORATION	:	SUPERIOR COURT OF NEW JERSEY
	:	MIDDLESEX COUNTY
	:	LAW DIVISION
Plaintiff,	:	
	:	
vs.	:	CIVIL ACTION
	:	
CERTAIN UNDERWRITERS AT LLOYDS OF LONDON	:	DOCKET NO.: MID-L-10928-14
	:	
Defendant.	:	ORDER # 950
	:	

This matter being opened to the Court upon the Motion of Cutolo Barros, LLC seeking to deem the lien in the March 13, 2012 Order of the Hon. Susan J. Steele, J.S.C. ("Lien") inoperative in this matter and to permit Plaintiff's Counsel to distribute funds to the Plaintiff; and a Countermotion filed by Semer Law Firm, LLC for McCarthy & Jennerich seeking a turnover of those funds; and, the Court having considered the motion, pleadings on file and/or argument of the moving party and for good cause appearing;

It is ORDERED on this 2nd day of March, 2017 that:

1. The Lien does apply to this matter, including the settlement funds obtained in this matter; and
2. The Countermotion for the turnover of funds to McCarthy & Jennerich is granted; and
3. Counsel for Plaintiff in this matter shall turnover the settlement funds to Semer Law Firm LLC for distribution to McCarthy & Jennerich within 7 days of receipt of this Order.

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 7 days of receipt.

Vincent LeBlon

VINCENT LeBLON, J.S.C.

Opposed /
Unopposed

78

CUTOLO BARROS LLC
Andrew Stein (032772010)
151 Highway 33 East, Suite 204
Manalapan, New Jersey 07726
(732) 414-1170
Attorneys for Plaintiff

FILED
MAR 03 2017
Judge Vincent LeBlon

MILL POINTE CONDOMINIUM
ASSOCIATION, INC. f.k.a. NORTHRIDGE
TENANTS CORPORATION,

Plaintiff,

v.

CERTAIN UNDERWRITERS AT LLOYDS
OF LONDON,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION : MIDDLESEX COUNTY
DOCKET NO. MID-L-10928-14

Civil Action

#99

ORDER

THIS MATTER having been opened to the Court upon the Motion of Cutolo Barros LLC for entry of an Order deeming the lien in the March 13, 2012 order of Hon. Susan J. Steele, J.S.C. (the "Lien") inoperative regarding settlement funds in this matter and permitting Plaintiff's counsel to distribute the settlement funds to Plaintiff; and the Court having considered the motion papers and opposition thereto, if any; and having heard oral argument, if any; and for good cause having been shown:

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

1. The Lien does not apply to this matter, including the settlement funds obtained in this matter; and
2. Counsel for Plaintiff in this matter is permitted to distribute the settlement funds in this matter (currently held in attorney trust account) to Plaintiff.

A copy of this Order shall be served on all counsel of record within seven days of receipt.



VINCENT LeBLON, J.S.C.

Opposed
 Unopposed

523
03/03/17

Filing Attorney – Stephen F. Lombardi, Esq.
Filing Attorney I.D. #018381980
LOMBARDI & LOMBARDI, P.A.
1862 Oak Tree Road
P.O. Box 2065
Edison, New Jersey 08818
732-906-1500
Attorneys for Plaintiff
File No.: 15-26783SFL

FILED
MAR 03 2017
Judge Vincent Lesica

	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION
	:	MIDDLESEX COUNTY
	:	
	:	DOCKET NO.: MID-L-1628-16
	:	
Plaintiff	:	<u>CIVIL ACTION</u>
	:	
vs.	:	
	:	
VERONICA K. WASK,	:	ORDER
an individual; DONNAMARI	:	
WASK, an individual;	:	
JOHN DOE, a fictitiously named:	:	
individual and ABC CO., a	:	
fictitiously named business entity, :	:	
	:	
Defendants	:	

THIS MATTER having been opened to the court by Lombardi & Lombardi, P.A. attorneys for plaintiff, on the Motion by plaintiff to file and serve a First Amended Complaint impleading Melissa Ubl; and the court having read and considered the moving papers;

IT IS ON THIS 3rd DAY OF March, 2017

ORDERED that leave be and is hereby granted to plaintiff to file and serve a First Amended Complaint impleading Melissa Ubl as an additional party defendant in the form as annexed to the Notice of Motion; and it is further

ORDERED that the First Amended Complaint shall be filed and service of process issued within seven (7) days of the entry hereof; and it is further

~~**ORDERED** that the filing of the First Amended Complaint shall not delay the setting of a trial date;~~ and it is further

ORDERED that a true copy of the within Order shall be served upon all attorneys of record within seven (7) days of the entry hereof.


VINCENT LeBLON, J.S.C.

PAPERS CONSIDERED:

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

OPPOSED

UNOPPOSED

UNOPPOSED. The 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.

R.1:6-2(f):

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

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

_____ The Court concludes that explanation is not necessary or appropriate.

FILED
MAR 03 2017
Judge Vincent LeBlon

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):
VERONICA K. WASK and DONNAMARI WASK

STACEY MAROLDI, an individual

Plaintiff

vs.

VERONICA K. WASK an individual;
DONNAMARI WASK, an individual;
JOHN DOE, a Fictitiously named
individual and ABC CO., a Fictitiously
named business entity,

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY

DOCKET NO. MID-L-1628-16 #536

CIVIL ACTION

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

This matter being opened to the Court, on March 3, 2017, pursuant to Rule 1:6-2 and Rule 1:6-3, and having been submitted for ruling on the papers by, Mary Lou Dennis-Suckow, Esq., of the Law Offices of Pamela D. Hargrove attorney for the Defendant(s), VERONICA K. WASK and DONNAMARI WASK, 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 3rd day of March, 2017, ORDERED that discovery time be and hereby is extended to July 23, 2017 to allow time for the plaintiff to provide fully responsive answers to all discovery demands and to provide signed authorizations, to allow plaintiff to appear for deposition and submit to an independent medical examination, and any further discovery that may be necessary;

IT IS FURTHER ORDERED that the Plaintiff STACEY MAROLDI is hereby compelled to provide to defense counsel by March 10, 2017 the following:

Form A Interrogatory #13—Provide a complete itemization as to each bill as to how much was submitted to the PIP carrier, how much was paid by the PIP carrier, and how much will be considered out of pocket.

Notice to Produce—Our Notice to Produce was served upon you under cover dated April 26, 2016 (copy of same attached). Please provide responses to **all items** of that Notice to Produce.

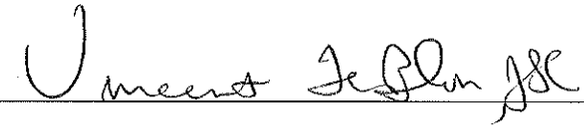
Signed authorizations for both records and diagnostic films---A demand for signed authorizations, along with the authorizations, was served upon you under cover dated April 26, 2016 (copy of same attached). Please provide signed authorizations to release records to **Record Reproduction Services** regarding:
Edison Chiropractic;

IT IS FURTHER ORDERED that if the Plaintiff STACEY MAROLDI does not appear for her independent medical examination with Dr. Michael Bercik on February 14, 2017 at 8:30 a.m., she shall be hereby compelled to appear for same no later than April 1, 2017;

IT IS FURTHER ORDERED that if the Plaintiff STACEY MAROLDI does not appear for her deposition on February 14, 2017, she shall be hereby compelled to appear for same no later than April 1, 2017;

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

OPPOSED
 UNOPPOSED


_____ J.S.C.

VINCENT LeBLON, J.S.C.

MOTION WAS:

_____ OPPOSED

_____ NOT OPPOSED

[Handwritten mark]

KeefeLawFirm

John E. Gregory, Jr.: 022522000
170 Monmouth Street
Red Bank, New Jersey 07701
(732) 224-9400
(732) 224-9494 (fax)
Attorneys for Plaintiff(s)

FILED

MAR 03 2017

Judge Vincent LeBlon

MIGUEL A. ORTIZ, JR.,

Plaintiff(s)

vs.

**JOSEPH G. PSZONAK; JOHN DOES
1-5; ABC CORPORATIONS 1-5**

Defendant(s)

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

DOCKET NO. MID-L-5130-16

#1052

CIVIL ACTION

ORDER

THIS MATTER having been presented to the Court by John E. Gregory, Esq., attorney for plaintiff, for an Order to Compel more specific interrogatory responses and good cause having been shown;

IT IS on this 3rd day of March, 2017

ORDERED that defendant shall provide more specific interrogatory responses as follows:

DENIED

1. Form C No.5: Defendant shall provide the written transcripts of all statements provided by Defendant, as identified in his interrogatory response;
2. Form C(1) No.4: Defendant shall respond to all sub-parts of the interrogatory;
3. Form C(1) No.7: Defendant shall fully respond to the interrogatory;
4. Form C(1) No. 13, 14, 15, 16, 18, 19: Defendant shall provide responses to each interrogatory and specifically each sub-part of each interrogatory;
5. Form C(1) No. 20: Defendant shall provide a responsive answer to this interrogatory, not respond in contingency form.

ORDERED that if defendant fails to respond fully as Ordered he shall be deemed negligent as a matter of law pursuant to R. 4:23-2 upon ex parte application from Plaintiff's counsel; and

DENIED

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

seven (7) days of the date hereof.


J.S.C.

Opposed

Unopposed

VINCENT LeBLON, J.S.C.

587

Law Office of Robert A. Rakas
371 Hoes Lane, Suite 105
Piscataway, NJ 08854
(732) 981-1649 (Telephone)
(732) 981-1657 (Fax)
By: Karen Quinn Sopko, Esq. / 01967-1985
Attorney for Defendant, Joseph Pszonak

FILED

MAR 03 2017

Judge Vincent LeBlon

<p>MIGUEL A. ORTIZ, Jr., Plaintiff, -vs- JOSEPH G. PSZONAK; JOHN DOES 1-5; ABC CORPS; XYZ COMPANIES 1-5 Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO. MID-L-5130-16 Civil Action ORDER</p>
---	---

This matter having been opened to the Court on Motion of Karen Quinn Sopko, Esq., attorney for defendant, Joseph Pszonak, for an Order compelling plaintiff to appear for a deposition on March 8, 2017, and the Court having read and considered the moving papers, and for good cause appearing;

IT IS on this 3 day of March, 2017:

all party depositions shall proceed prior to
ORDERED that ~~plaintiff is compelled to appear for a deposition on March 8, 2017, and it is~~ further *April 7, 2017 with defendant appearing on the same date at the same place for his deposition as plaintiff;*
ORDERED that a copy of the within Order be served on all counsel within 10 days of the date hereof.

J.S.C.

VINCENT LeBLON, J.S.C.

- (X) Opposed
- () Unopposed

#579
03/03/17

FILED
MAR 03 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 Defendant, Naujot Kaur

VISMIT M. PARIKH and RESHMA
PARIKH, his wife

Plaintiff,

-vs-

NAUJOT KAUR, ABC CORP I-X (said
names being fictitious, true names
presently unknown), JOHN DOE I-X (said
names being fictitious, true names
presently unknown), and XYZ
EMPLOYER I-X (said names being
fictitious, true names presently unknown)

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-4033-15

Civil Action

ORDER

This matter having been opened to the Court on Motion of Cormac Egenton, Esq., attorney for defendant, Naujot Kaur, for an Order compelling plaintiff to provide more specific answers to interrogatories, and the Court having read and considered the moving papers, and for good cause appearing;

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

ORDERED that plaintiff is compelled to provide more specific answers to interrogatories in reference to #10 including supporting proofs of a lost wage claim, plaintiff's 2013, 2014 and 2015 tax returns along with a corresponding fully executed authorization for plaintiff's employer 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, J.S.C.
J.S.C.

- Opposed
- Unopposed

VINCENT LeBLON, J.S.C.

415

JOHN A. CAMASSA, ESQ., #025361989
CAMASSA LAW FIRM, P.C.
1800 Route 34
Building 3, Suite 303
Wall, New Jersey 07719
(732) 749-3313
Attorney for Defendant, Mahendra Patel
Our File: 1C.7539J

FILED
MAR 03 2017
Judge Vincent LeBlon

RAMAKRISH PARUCHURI AND RAMYA
MADDULA, his wife,

Plaintiff(s),

v.

MAHENDRA PATEL, RITU SHAH, ISELIN K.
SHAH, SHOBHA AGRAWAL, and JOHN DOES 1-
10 (true names unknown),

Defendant(s),

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No: MID-L-4133-16

Civil Action

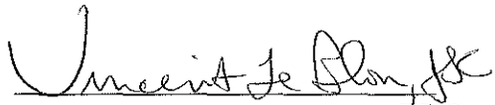
ORDER STRIKING ANSWER AND
SUPPRESSING DEFENSES OF
DEFENDANT, SHOBHA AGRAWAL,
FOR FAILURE TO PROVIDE
ANSWERS TO INTERROGATORIES

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

It is this 3 day of March, 2017,

ORDERED that the Answer of Defendant, Shobha Agrawal, be stricken and Defenses
suppressed, for failure to supply certified answers to Interrogatories within the time prescribed
by the Rules of Court and it is further

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


J.S.C.

VINCENT LeBLON, J.S.C.

Opposed
 Unopposed

913

02117117

ARCHER & GREINER
A Professional Corporation
One Centennial Square
P.O. Box 3000
Haddonfield, NJ 08033-0968
(856) 795-2121
Attorneys for Plaintiff

FILED
MAR 03 2017
Judge Vincent LeBlon

BY: MARK J. OBERSTAEDT, ESQUIRE (No. 045401992)
JOSIAH CONTARINO, ESQUIRE (No. 003962013)

JIGNESH PANDYA,

Plaintiff,

v.

JAGDISH PATEL,

Defendant.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY

DOCKET NO.: MID-L-6829-16

Civil Action

ORDER DENYING MOTION TO DISMISS

THIS MATTER HAVING BEEN opened upon the motion of Defendant seeking to dismiss Plaintiff's Complaint under R. 4:6-2(e), and the Court having considered the arguments of counsel in support of and in opposition to the motion;

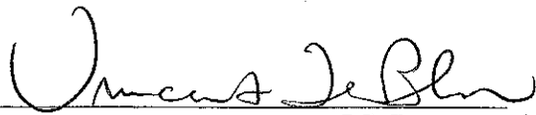
AND FOR GOOD CAUSE SHOWN;

IT IS ON THIS 3rd day of March, 2017 Ordered that the motion is

DENIED. Defendant shall file his Answer to the Complaint within five (5) days of the date hereof.

Opposed: ✓

Unopposed:
115644600v1



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

#219
03/03/17

DRUCKMAN & HERNANDEZ, P.C.
JONATHAN S. DRUCKMAN, ESQ.
FILING ATTORNEY NO. 015171985
575 MORRIS AVE.
ELIZABETH, NEW JERSEY 07208
908-353-5850
ATTORNEYS FOR PLAINTIFF

FILED
MAR 03 2017
Judge Vincent LeBlon

Plaintiff(s),

JOSEPHINE ROBINSON,

v.

Defendant(s),

RASHEED MCGIBSON;
John Doe 1-X and Jane Roe 1-X, said
names being fictitious.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. L-4925-16

CIVIL ACTION

ORDER

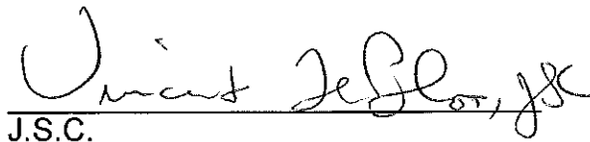
This matter having been opened to the Court by Jonathan S. Druckman, Esq., attorney for Plaintiff, Josephine Robinson, for an Order to serve the insurance company directly with Summons and Complaint and the Court having considered the moving papers, and matters of record and for good cause shown;

IT IS this 3rd day of March 2017;

ORDERED that plaintiff be granted leave to make substituted service upon the defendants Rasheed McGibson, by mailing a copy of the Summons and Complaint in this matter to Progressive Garden State Insurance Company, defendant's Rasheed McGibson's liability insurance carrier, by Certified Mail, Return Receipt Requested, and by mailing copies to the defendants Rasheed McGibson last known addresses; and it is further

ORDERED that a copy of this Order be served upon all counsel within 7 days of receipt of same from the Court.

OPPOSED
 UNOPPOSED


J.S.C.

VINCENT LeBLON, J.S.C.

PAPERS CONSIDERED:

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

#476 3-3-17
FILED
MAR 03 2017
Judge Vincent LeBlon

NOTICE: This is a public document, which means the document as submitted will be available to the public upon request. Therefore, do not enter personal identifiers on it, such as Social Security number, driver's license number, vehicle plate number, insurance policy number, active financial account number, or active credit card number.

Daniel E. Schlossberg - 015102010

File # C20062
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

KAREL RASKA JR MD

Plaintiff

vs.

SUSAN CLEMENTI

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. DJ-167027-98
CIVIL ACTION

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 3rd day of March 2017, ORDERED and adjudged:

- 1) Defendant(s) SUSAN CLEMENTI has violated plaintiff's rights as a litigant;
- 2) Defendant(s) SUSAN CLEMENTI shall immediately furnish answers as required by the information subpoena;

- 3) If defendant(s) SUSAN CLEMENTI 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 \$ _____.~~

OPPOSED
 UNOPPOSED

Hon. Vincent LeBlon, J.S.C.
J. S. C. *JLC*
VINCENT LeBLON, J.S.C.

PROOF OF SERVICE

On _____, 2017, I served a true copy of this Order on Defendant(s) SUSAN CLEMENTI by sending it simultaneously by regular and certified mail, return receipt requested to: 83 S MAIN ST STE 3 EDISON, NJ 088372919

I certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

Dated: _____

#730
03/03/17

ROBERT C. KRIEGER, ESQ. NJ I.D. #037051987
RAUL I. GONZALEZ, ESQ. NJ I.D. #034431983
DEANNA FISHER, ESQ. NJ I.D. #025582008
WYSOKER, GLASSNER, WEINGARTNER
GONZALEZ & LOCKSPEISER, P.A.
340 GEORGE STREET
NEW BRUNSWICK, NEW JERSEY 08901
(732) 545-3231
Attorney for Plaintiff

FILED
MAR 03 2017
Judge Vincent LeBlon

REENA ROTHMAN,

Plaintiff(s),

vs.

21st CENTURY INSURANCE,
Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY
DOCKET NO. MID-L-7128-16
:
Civil Action
:
ORDER TO AMEND COMPLAINT
:

The above matter having been brought before the Court upon motion of the law offices of WYSOKER, GLASSNER, WEINGARTNER, GONZALEZ & LOCKSPEISER, P.A., attorneys for plaintiff, Reena Rothman, for an Order to amend plaintiff's Complaint to name Geico Indemnity Company as a party defendant in the above matter,

and the Court having considered the Motion papers filed by the parties, and good cause thus having been shown;

It is on this 3 day of March 2017,

ORDERED that plaintiff be granted leave to amend her Complaint to name Geico Indemnity Company as a party defendant,

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

Vincent LeBlon, Jr.
VINCENT LEBLON, J.S.C. J.S.C.
It is ORDERED that movant shall serve to 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.

() OPPOSED
(X) UNOPPOSED

Firm Code: H21
File No.: 145352511
Cooper Maren Nitsberg Voss & DeCoursey
Shlomo Y. Singer, Esq.
Bar #: 005092008
485 Route 1 South
Building A, Suite 200
Iselin, NJ 08830
Ph: 732-362-3400; Direct dial: (732) 362-3449
Fax: (866) 827-4716
Attorneys for Defendant, Sophie Garey

FILED
MAR 03 2017
Judge Vincent LeBlon

JESSICA SOTO,

Plaintiff,

v.

SOPHIE GAREY, JOHN DOES 1-10 (said names being fictitious, real names unknown) and ABC CORP. 1-10 (said names being fictitious, real names unknown) and their agents, servants and/or employees,

Defendants.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

CIVIL ACTION

DOCKET NO.: MID-L-3127-16

ORDER

THIS MATTER having been opened to the Court by Shlomo Y. Singer, attorney for Defendant, Sophie Garey, for an Order compelling the deposition of Plaintiff, Jessica Soto, and the Court having reviewed the moving papers submitted, and any opposition thereto, and for good cause appearing;

IT IS on this 3rd day of March, 20 17.

ORDERED THAT Plaintiff, Jessica Soto, shall appear for deposition on April 6, 2017 at 10:00 A.M. at the offices of Gill & Chamas, LLC, 655 Florida Grove Road, P.O. Box 760 Woodbridge, NJ, 07095.

~~IT IS FURTHER ORDERED that Plaintiff shall provide the surgical report referenced to in the moving papers within 14 days. Failure to do same shall result in said records being Barred at time of trial.~~

W/D

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



J.S.C.

Opposed
 Unopposed

VINCENT LeBLON, J.S.C.

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, Jamie L. Holland i/p/a James L. Holland and Edward T. Brennan
File No.: LA327-032434475-0001

YARELI SANTANA-PENA,
Defendant,

vs

JAMES L. HOLLAND AND EDWARD T.
BRENNAN JR.,
Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-529-16

*

CIVIL ACTION

ORDER TO EXTEND DISCOVERY

#529

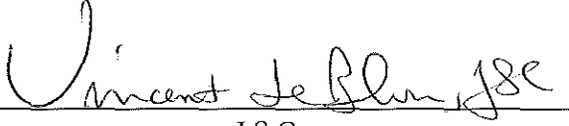
The above matter having been brought before the Court upon motion, after attempting to obtain consent of all parties, by the Law Offices of Styliades and Jackson, Sungkyu Lee, attorney for Defendant, Jamie L. Holland i/p/a James L. Holland and Edward T. Brennan, for an Order to Extend Discovery and the court having considered the motion papers filed by the parties, and good cause thus having been shown, it is, on this 3 day of March, 2017;

ORDERED, that discovery be extended sixty (60) days or until May 10, 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 March 20, 2017, upon notice.
2. Independent medical examinations to be completed by April 10, 2017; and
3. Any additional discovery is to be provided by the new discovery end date in this matter;

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


J.S.C.

VINCENT LeBLON, J.S.C.

Opposed

Unopposed

X

FILED

MAR 03 2017

Judge Vincent LeBlon

George J. Shamy, Jr., Esq.
ID #: 017881979

SHAMY & SHAMY, LLC

178 Livingston Avenue
New Brunswick, NJ 08901
Tel: (732) 828-7700

Attorneys for Plaintiff(s) RAHJIV WILLIAM LAMAR SMITH, JR., a minor by his/her guardian ad litem THOMAS L. HOOKER, and ANIYAH MALASIA MYNETTE SMITH, deceased, by her Administrator ad Prosequendum THOMAS L. HOOKER, and THOMAS L. HOOKER individually

<p>NOE RODRIGUEZ VELARDE, and individual</p> <p>PLAINTIFF(S),</p> <p>vs.</p> <p>ESTATE OF NIESHA S. MIDDLETON, an individual, SPEEDY TAXI, LLC, a business entity, and DACI QUINNONES, an individual,</p> <p>DEFENDANT(S).</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION MIDDLESEX COUNTY</p> <p>DOCKET NO: L-5828-13</p> <p>CIVIL ACTION</p> <p>ORDER TO WITHDRAW FUNDS FROM THE SUPERIOR COURT TRUST FUND</p>
<p>RAHJIV WILLIAM LAMAR SMITH, JR., a minor by his/her guardian ad litem THOMAS L. HOOKER, and ANIYAH MALASIA MYNETTE SMITH, deceased, by her Administrator ad Prosequendum THOMAS L. HOOKER, and THOMAS L. HOOKER individually,</p> <p>PLAINTIFF(S),</p> <p>vs.</p> <p>NOE RODRIGUEZ VELARDE, SPEEDY TAXI, LLC, NEISHA S. MIDDLETON, and JOHN C. INGLESE,</p> <p>DEFENDANT(S).</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION MIDDLESEX COUNTY</p> <p>DOCKET NO: L-6069-13</p> <p>CIVIL ACTION</p>
<p>JORGE RAMOS GARCIA,</p> <p>PLAINTIFF(S),</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION MIDDLESEX COUNTY</p>

vs. ESTATE OF NIESHA S. MIDDLETON, NOE RODRIGUEZ VELARDE, SPEEDY TAXI, LLC, and JOHN C. INGLESE, DEFENDANT(S).	DOCKET NO: L-6068-13 CIVIL ACTION
GERALD MIDDLETON and SUSAN MIDDLETON on behalf of the ESTATE OF NIESHA MIDDLETON, PLAINTIFF(S), vs. NOE RODRIGUEZ VELARDE, et als. DEFENDANT(S).	SUPERIOR COURT OF NEW JERSEY LAW DIVISION MIDDLESEX COUNTY DOCKET NO: L-5348-13 CIVIL ACTION

THIS MATTER having been brought before the Court, on a Motion filed by George J. Shamy, Jr., Esquire, of Shamy & Shamy, LLC, attorney for the Plaintiff(s), RAHJIV WILLIAM LAMAR SMITH, JR., a minor by his/her guardian ad litem THOMAS L. HOOKER, and ANIYAH MALASIA MYNETTE SMITH, deceased, by her Administrator ad Prosequendum THOMAS L. HOOKER, and THOMAS L. HOOKER individually, for an Order to withdraw funds previously deposited with the Court in the above matter, and the parties having reported to the Court that there has been a Settlement of all claims, and the Court having conducted a Friendly Hearing, and previously approved the Settlement of all infant claims, and the Superior Court Trust Fund Unit, having verified the funds on deposit, and the Court having considered the Motion and the papers submitted, and for good cause shown;

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

ORDERED AND ADJUGED, that the Superior Court Trust Fund shall pay \$15,000.00 (fifteen thousand dollars and 00/100) on behalf of the Plaintiff(s), RAHJIV WILLIAM LAMAR SMITH, JR., by his guardian ad litem THOMAS L. HOOKER, payable to THOMAS L. HOOKER, and it is further

ORDERED AND ADJUGED, that the Superior Court of New Jersey, Trust Fund Unit, shall pay \$15,000.00 (fifteen thousand dollars and 00/100) on behalf of the Plaintiff(s), ESTATE ANIYAH MALASIA MYNETTE SMITH, deceased, by her Administrator ad Prosequendum, THOMAS L. HOOKER, payable to THOMAS L. HOOKER, and it is further

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

() OPPOSED
(X) UNOPPOSED


VINCENT LeBLON, J.S.C.

VERIFIED AS TO THE PRINCIPAL
AMOUNT ON DEPOSIT - \$ 30,000.00
CLERK, SUPERIOR COURT

BY: *mno* 01/25/17

316
03/03/17

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, Kathleen K. Labowicz
File No.: 028966112-0006,0007

FILED
MAR 03 2017
Judge Vincent LeBlon

MONICA TARVER and ESSIE TARVER,
Plaintiffs,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-524-16

vs.

*

CIVIL ACTION

KATHLEEN LABOWICZ, JOHN DOE #1-
10 (fictitious) and ABC CORPORATION #1-
10 (fictitious),
Defendants.

*

ORDER TO EXTEND DISCOVERY

The above matter having been brought before the Court upon motion, without the consent of all parties, by the Law Offices of Styliades and Jackson, Kelley Leyon, attorney for Defendant, Kathleen K. Labowicz, 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 3rd day of March, 2017;

~~ORDERED~~, that discovery be extended sixty (60) days or until May 3, 2017; and

Denied

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

- ~~1. Plaintiff to provide response to supplemental notice to produce by March 15, 2017;~~
- ~~2. Any additional discovery is to be served by April 13, 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.

VINCENT LeBLON, J.S.C.

Opposed X
Unopposed

#676
03/03/17

Firm Code: H21
File No.: 143310962
Cooper Maren Nitsberg Voss & DeCoursey
Erin E. Seid, Esq.
Bar #: 030522008
485 Route 1 South
Building A, Suite 200
Iselin, NJ 08830
Ph: 732-362-3400; Direct dial: (732) 362-3410
Fax: (866) 827-4716
Attorneys for Defendant, William P. Kogut

FILED
MAR 03 2017
Judge Vincent LeBlon

MADELINE THILLET,

Plaintiff,

v.

WILLIAM P. KOGUT, KEYSTONE
INSURANCE COMPANY, A/KA/, AAA MID
ATLANTIC INSURANCE GROUP, JOHN DOES
1-10 (fictitious names, real names unknown) and
ABC CORPORATION 1-10 (fictitious names, real
names unknown),

Defendants.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

CIVIL ACTION

DOCKET NO.: MID-L-1530-16

**ORDER DISMISSING COMPLAINT
WITHOUT PREJUDICE FOR FAILURE TO
PROVIDE CERTIFIED ANSWERS TO
INTERROGATORIES**

THIS MATTER having been opened to the Court by Erin E. Seid, attorney for Defendant, William P. Kogut, for an Order dismissing Plaintiff's Complaint, without prejudice for failure to provide certified Answers to Interrogatories, failure to respond to Notice to Produce, and failure to provide Medical Authorizations and the Court having reviewed the moving papers submitted, and any opposition thereto, and for good cause appearing;

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

ORDERED that Plaintiff's Complaint be and hereby is dismissed without prejudice for failure to provide certified Answers to Interrogatories within the time set forth by R 4:17-4(b),

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

Vincent LeBlon, J.S.C.

Opposed
 Unopposed

VINCENT LeBLON, J.S.C.

#212
03/03/17

FILED

MAR 03 2017

Judge Vincent LeBlon

**The Law Office of
JUENGLING & URCIUOLI**

ATTORNEYS AT LAW
90 WOODBRIDGE CENTER DRIVE, SUITE 330
WOODBIDGE, NJ 07095
TEL: (732) 582-3243
FAX: (732) 582-3231

By: Eric A. Befeler, Esq. – Attorney I.D. 005021996
Attorneys for defendant/third-party plaintiff, Wittman Construction, LLC

RICHARD WALTER & MICHELE WALTER,
H/W,

Plaintiffs,

v.

AMSPEC INTERNATIONAL SERVICES,
LLC, AMSPEC, LLC, WITTMAN
CONSTRUCTION, LLC AND JANE DOES 1-
21 (fictitious designation for officers, agents,
servant and employees of AMSPEC
INTERNATIONAL SERVICES, LLC,
AMSPEC, LLC, WITTMAN
CONSTRUCTION, LLC, et al.,

Defendants.

AMSPEC, LLC,

Third-Party Plaintiff,

v.

LED MECHANICAL,

Third-Party Defendant.

WITTMAN CONSTRUCTION, LLC,

Third-Party Plaintiff,

v.

LED MECHANICAL a/k/a LED ELECTRICAL
& MECHANICAL CONTRACTORS LLC and
PENN NATIONAL INSURANCE,

Third-Party Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET: **MID L 5957-15**

Civil Action

**ORDER FOR
SUBSTITUTED SERVICE**

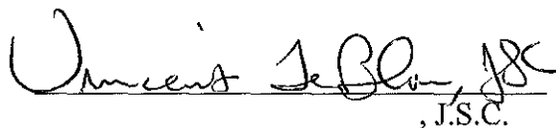
THIS MATTER having been opened to the Court by the Law Office of Juengling & Urciuoli, attorneys herein for defendant/third-party plaintiff Wittman Construction, LLC, on a Motion for substituted service; and the Court having considered the papers submitted and the argument of counsel, if any, and for good cause being shown;

IT IS on this 3 day of March, 2017,

ORDERED that defendant/third-party plaintiff's Motion for substituted service be and is hereby granted; and it is further,

ORDERED that defendant/third-party plaintiff may effectuate service of a Summons and the Third-Party Complaint against third-party defendant LED Mechanical a/k/a LED Electrical & Mechanical Contractors LLC by, within ten (10) days of receipt of this Order, serving same upon Penn National Insurance, 3150 U.S. Highway 1, Lawrence, New Jersey 08532; and it is further,

ORDERED that a true copy of this Order shall be served upon all counsel of record within 7 days of receipt by the proponent of the order.


VINCENT LeBLON, J.S.C.

Opposed
 Unopposed

Our File No. 40.NJC8602
KOSTER, BRADY & NAGLER, LLP
740 Broad Street, Suite 2
Shrewsbury, NJ 07702
(732) 345-9333
Lauren Nathan-LaRusso
Attorney I.D. No. 015122010
Attorneys for Defendant, Carlos Salgado

FILED
MAR 03 2017
Judge Vincent LeBlon

DOUGLAS WOODRUFF,

Plaintiff,

vs.

CARLOS SALGADO, JOHN DOES 1-10
(said names being fictitious inasmuch as the
identities are currently unknown) and ABC
COMPANIES 1-10 (said names being
fictitious inasmuch as the identities are
currently unknown),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION : MIDDLESEX COUNTY

Civil Action

Docket No. MID-L-6226-15

ORDER

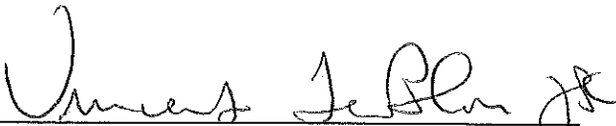


THIS MATTER being opened to the Court by Koster, Brady & Nagler, LLP,
attorneys for defendant, Carlos Salgado, and the Court having considered the papers
and arguments submitted and for good cause shown;

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

~~ORDERED~~ that plaintiff is precluded from offering medical expert testimony at
the time of trial if plaintiff does not produce any ^{Demerol} and all medical expert reports by April 9,
2017; and it is further

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


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

Opposed

Unopposed

#553
03/03/17

Brian M. Gerstein, Esq. (#047161994)
HARKAVY, GOLDMAN, GOLDMAN & GERSTEIN
1129 Bloomfield Avenue, Suite 214
West Caldwell, New Jersey 07006
(973) 882-3555
Attorneys for Plaintiff, DOUGLAS WOODRUFF

FILED
MAR 03 2017
Judge Vincent Lettison

DOUGLAS WOODRUFF,
Plaintiff,

-v-

CARLOS SALGADO, JOHN DOES 1-10 (said names being fictitious inasmuch as the identities are currently unknown) and ABC COMPANIES 1-10 (said names being fictitious inasmuch as the identities are currently unknown

Defendant.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY
Docket No. MID-L-6226-15

Civil Action

ORDER

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

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

IT IS ON THIS 3rd day of March, 2017,

ORDERED as follows:

- (1) The discovery period is hereby extended to May 9, 2017;
- (2) Plaintiff shall serve any and all additional medical reports on or before April 9, 2017;
- (3) Defendant shall serve any and all supplemental IME reports on or before May 9, 2017;

IT IS FURTHER ORDERED that a copy of this Order shall be served on all parties within 7 days of the date hereof.

Vincent LeBlon JSC
J.S.C.

VINCENT LeBLON, J.S.C.

- () Opposed
() Unopposed

ORDERED THAT ARBITRATION
SHALL BE SCHEDULED FOR
June 27th 2017

DARYL J. KIPNIS - 023812006
P&P File # D172439

286
03/03/17

PRESSLER AND PRESSLER, L.L.P.
ATTORNEYS AT LAW
7 Entin Rd.
Parsippany, NJ 07054-5020
(973) 753-5100

FILED
MAR 03 2017
Judge Vincent LeBlon

Attorney for Plaintiff

UNIVERSITY HOSPITAL RAHWAY
Plaintiff

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY
DOCKET NO. L -000133-15
Civil Action

JOSE DEVALLE

Defendant(s)

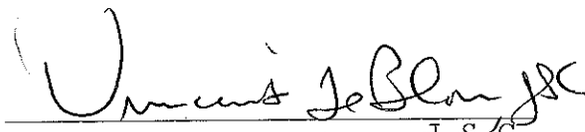
ORDER AMEND NAME

THIS MATTER being opened to the Court by Pressler and Pressler, LLP, attorneys for plaintiff, by way of Notice of Motion returnable on FRIDAY, MARCH 03, 2017 and no objection having been made on behalf of the defendant(s)

IT IS on this 3 day of March, 2017

ORDERED that the name(s) of the defendant(s) be amended from JOSE DEVALLE to JOSE-DELVALLE; and it is further

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


VINCENT LeBLON, J.S.C.

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.

FILED
MAR 03 2017
JUDGE VINCENT LeBLON
e

#304 3-3-17

21112.00147-JFJ

LEGAL/106263766.v1

MARSHALL DENNEHEY WARNER COLEMAN & GOGGIN

By: Justin F. Johnson, Esq.

Attorney I.D. No. 044231989

425 Eagle Rock Avenue, Suite 302

Roseland, NJ 07068

☎973-618-4100 ☎973-618-0685

✉jfjohnson@mdwco.com

ATTORNEYS FOR DEFENDANT - Kenneth R. Kaufman, M.D.

FILED

MAR 03 2017

Judge Vincent LeBlon

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

Plaintiffs

v.

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
DOCKET NO.: MID-L-6623-14

Civil Action

ORDER

THIS MATTER having been brought before the Court upon application of Marshall, Dennehey, Warner, Coleman & Goggin, counsel for defendant, Kenneth R. Kaufman, M.D., seeking permission for John E. Hall, Jr., Esq. to appear *pro hac vice* in the within cause of action, and the Court having considered the supporting Certifications attached hereto, and for good cause shown;

IT IS on this 3rd day of March, 2016;

ORDERED that John E. Hall, Jr., Esq. of the firm Hall, Booth, Smith, P.C. be and is hereby granted admission *pro hac vice* for the purpose of appearing as co-counsel for defendant, Kenneth R. Kaufman, M.D.; and it is further

ORDERED that John E. Hall, Jr., Esq. is hereby required to abide by the Rules governing the Courts of the State of New Jersey, including all disciplinary rules; and it is further

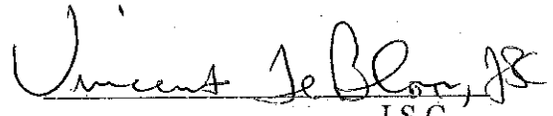
ORDERED that John E. Hall, Jr., Esq. shall comply annually with the New Jersey Court R. 1:20-1(b) R. 1:28-2, and R. 1:28(B-1(e)) during the period of admission including payment of the required fee to the New Jersey Lawyers Fund for Client Protection; and it is further

ORDERED that John E. Hall, Jr., Esq. consents to the appointment of the Clerk of the Supreme Court as agent upon whom service of process may be made for all actions against him or against Hall, Booth, Smith, P.C. that may arise out of their participation in this matter; and it is further

ORDERED that John E. Hall, Jr., Esq. shall notify the Court immediately of any matter affecting his representative standing at the bar of any other Court; and it is further

ORDERED that all pleadings, briefs and other papers filed with the Court shall be signed by an attorney of record authorized to practice in the State of New Jersey, who shall be responsible for them and for the conduct of the cause and for John E. Hall, Jr., Esq. and Hall, Booth, Smith, P.C.; and it is further

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


J.S.C.

VINCENT LeBLON, J.S.C.

OPPOSED _____

UNOPPOSED