

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

Motion List 4/13/17

Motions Returnable 4/13/17

#	Case Name	Docket	Mot. #	Type	Movant	Opp	Oral?	Status	Comments
1	Ameritech Engineering v. Dallenbach	L-3930-16	181	Summary Judgment			Oral if Opp.	Adj to 4/28	
2	Angelini v. City of South Amboy	L-6528-15	440	Compel	Fredric Paul Gallin for Def. 732-248-4200		Oral if Opp.	Granted	
3	Azmi v. Vasquez	L-2718-16	840	Compel	Frank A. Viscomi for Def. 973-538-2930		Oral if Opp.	Granted	
4	Biedenkapp v. South Brunswick	L-5423-15		Summary Judgment				Adj to 5/12	
5	Bleadale v. Mechantile Statlon 2	L-924-15		Summary Judgment				Adj to 4/28	
6	Cardenas v. Allen	L-7327-15	186	Extend Discovery	Michael J. McCaffrey for Def.		Oral if Opp.	Granted	
7	Citizens Bank, NA v. Crespo	L-2423-16	189	Vacate Dismissal and Reinstate			Oral if Opp.	Granted	
8	Computer MD v. Terrace Healthcare	L-5429-16	509	Supress Answer	Thomas M. Lenney for Pla.	x		Granted	
9	Conley v. Engstrom	L-631-16	629	Amend Complaint	Gerald D. Seigal		Oral if Opp.	Granted	
10	Cruz v. Vaingarten	L-432-16	787	Extend Discovery				Adj to 4/28	
11	Davis v. Konopka	L-4432-16		Supress Answer				Adj to 4/28	
12	Denes v. Harrowsgate Apartments	L-7624-15		Strike Answer				Adj to 4/28	
13	Dimuro v. Cuv	L-131-16	476	Amend Answer	Carolyn Kelly Bogart for Def.		Oral if Opp.	Granted	
14	Dyke v. Zaldi	L-6930-16		Dismiss for Failure to Provide Discovery				W/D	
16	Emilio v. Georgianna	L-3825-16	566	Dismiss for Failure to Provide Discovery	Laura A. Seider for Def. 609-919-0057		Oral if Opp.	W/D	
17	Esmeriz v. Brenman	L-4032-16	938	Dismiss for Failure to Provide Discovery	Stephen J. Foley for Def. 732-775-6520		Oral if Opp.	W/D	
18	Freund v. Baker	L-6131-16		Dismiss for Failure to Provide Discovery				W/D	

19	Fritz v. Soyka	L-3930-15	718	Extend Discovery	Stephen Czeslowski for Def.		Oral if Opp.	Granted	
20	Gatto v. Port Authority	L-726-15	146	Summary Judgment	James G. Serritella for Def. 732-549-0220	x	Oral if Opp.	Pending Written Decision	
21	Gellman v. Lam	L-6531-16	13	Summary Judgment			Oral if	Adj to 5/12	
22	Gbamou v. Volpe	L-3833-16	596	Amend Complaint	T.K. Shamy for Pla. 732-828-7700		Oral if Opp.	Granted	
23	Hassan v. Cuppari	L-3927-16	611	Amend Complaint	Patrick H. Cahalane		Oral if Opp.	Granted	
24	Hickl v. Cullen	L-530-15		Relieved as Counsel				W/D	
25	Hickl v. Cullen	L-530-15		Enforce Settlement				W/D	
26	IPFS Corp. v. Talium Services	L-2533-15	93	Summary Judgment	Jerome F. Gallagher for Pla. 908-722-0700	x	Oral	Adj to 4/28	
27	Irish v. Pizarro	L-6325-15		Summary Judgment				Adj to 4/28	
28	Jurado v. Ruchalski	L-4232-16	589	Dismiss for Failure to Provide Discovery	Michael J. McCaffrey for Def.	x	Oral if Opp.	Granted	
29	Kabla v. Nizama	L-4426-15	890	Dismiss for Failure to Provide Discovery	Michael Chelland for Def. 732-981-1649		Oral if Opp.	W/D	
30	Kizee v. Wawa	L-11325-14	363	Stay Case	Richard S. Ranieri for Def.		Oral if Opp.	Granted in Part	
31	Klein v. Suntrust Mortgage	L-2227-15	135	Reconsideration	Stuart J. Schneider for Pla. 732-259-4473		Oral if Opp.	Adj to 4/28 Pending Bankruptcy Resolution	
32	Lavechia v. Taskalos	L-6027-16	721	Supress Answer	Michelle M. O'Brien for Def. 908-658-3800		Oral if Opp.	Adj to 4/28 Partially W/D as to Deft Michael Lavechhia and allstate	
33	Landaverde v. Loffy	L-3323-15	856	Bar Expert			Oral if Opp.	W/D	
34	Landaverde v. Loffy	L-3323-15	628	Bar Expert			Oral if Opp.	W/D	
35	Lynch v. Simon Property Group	L-827-15	527	Bar Expert	Andrew L. Stern for Def. 973-560-9000	x	Oral if Opp.	Denied	
36	Lawrence v. Abowitz	L-4829-16	847	Reinstate and Enter Default	Michael T. Heck for Pla.		Oral if Opp.	Granted	
37	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 4/28	

38	Martinez v. Shah	L-2124-16	198	Summary Judgment	Joseph Lennon for Def.	x	Oral if Opp.	Granted	
39	MacMahon v. Quickcheck	L-6732-15	632	Enforce Litigants Rights	Alyssa J. DeStefano for Def.		Oral if Opp.	Granted	
41	McGovern v. Zelzamy	L-2554-16	162	Summary Judgment	Paul S. Kennedy for Def.		Oral if Opp.	Granted	
42	Meija v. Puntiel	L-7131-15	653	Restore and Extend Discovery	Andrew S. Maze for Pla.		Oral if Opp.	Denied	
43	Mendez v. Yablonsky	L-625-14	623	Extend Discovery	Patrick H. Cahalane		Oral if Opp.	Granted	
44	Michaelski v. Jozef	L-2154-16	483	Extend Discovery	Patrick H. Cahalane		Oral if Opp.	Granted	
45	Mlintschuk v. Cohen	L-6627-14	684	Attorney's Fees	Paul A. O'Connor III		oup	Granted	
46	New Jersey Casualty Ins. Co. v. Freddy's Cleaning Service	L-2530-16	421	Restore to Active Status	Marc J. Bressler for Pla.		Oral if Opp.	Granted	
47	Orlando v. Bhat	L-3862-16		Strike Answer				W/D	
48	Orozco v. Thakar	L-1926-15		Bar Late Discovery				W/D	
49	Ogle v. Rule	L-223-16	122	Summary Judgment	Julie H. Robinson for Def.		Oral if Opp.	Granted	
50	Pate v. Kenyon	L-6530-15	335	Extend Discovery	G. Samuel Hoffman for Def/		Oral if Opp.	Granted	
51	Pitts v. Leahy	L-4328-14	665	Bar Expert			Oral if Opp.	Granted	
53	PNC Bank v. Silverlands Services	L-4727-16	47	Summary Judgment	John L. Laskey for Pla. 609-896-9060		Oral	Granted	
54	Prezioso v. Spivak	L-4328-16	519	Dismiss for Failure to Provide Discovery	G. Samuel Hoffman for Def/		Oral if Opp.	Granted in Part	
55	Russo v. Simon Property	L-2327-16		Dismiss for Failure to Provide Discovery				W/D	
56	Robles v. Mercury Insurance	L-6725-16	102	Summary Judgment	Gina M. Stanziale for Def.		Oral if Opp.	Granted	
57	Rodriguez v. Ligas	L-6932-15		Dismiss for Failure to Provide Discovery				W/D	
58	Rodriguez v. Gilan	L-7324-15	768	Extend Discovery				Pending	
59	Rodriguez v. Gilan	L-7324-15	812	Extend Discovery				Pending	
60	Rodriguez v. New Brunswick	L-6931-15	224	Summary Judgment		x	Oral if Opp.	Adj to 4/28	
61	Roshidj v. Lorah	L-5724-16	434	Compel	Christopher M. Brady for Def.		Oral if Opp.	Granted	

62	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.	W/D	
63	Santos v. Feng	L-231-16	594	Dismiss for Failure to Provide Discovery	Michael J. McCaffrey for Def.		Oral if Opp.	Granted in Part	
64	Shabazz v. Torcon, Inc.	L-10932-14	157	Summary Judgment	Michael T. Kearns for Def. 732-545-4717	x	Oral if Opp.	Pending Written Decision	
65	Singer v. Westervelt	L-6123-16	673	Dismiss for Failure to Provide Discovery	Glenn C. Slavin for Def. 732-726-3307		Oral if Opp.	W/D	
66	Sugri v. Hoxha	L-1727-15		Restore Complaint				Adj to 4/28	
67	Soto v. Crespo-Gonzalez	L-4430-13		Dismiss WITH Prejudice for Failure to Provide Discovery				W/D	
68	Takiura v. Jacobson	L-424-17	418	Substituted Service	Domhnall O'Cathain for Pla.		Oral if Opp.	Adj to 4/28	
69	Tenema v. Griffin	L-6332-16	468	Substituted Service	Larry A. Chamish for Pla.		Oral if Opp.	Granted	
70	Tenema v. Griffin	L-6332-16	607	Amend Complaint	Larry A. Chamish for Pla.		Oral if Opp.	Granted	
71	Thornton v. Corniel	L-6826-15	536	Amend Complaint	Robert C. Krelger for Pla.		Oral if Opp.	Granted	
72	Toliver v. Corniel	L-4829-15	185	Summary Judgment		x		Adj to 4/28	
73	Virdi v. Kuchma	L-6032-16		Dismiss for Failure to Provide Discovery				W/D	
74	Whitener v. Welsh	L-7526-15	192	Summary Judgment	Francis W. Yook for Def.			Granted	
75	Yearby v. Middlesex County	L-5825-15	724	Extend Discovery	Jeffrey S. McClain for Def. 609-601-0900		Oral if Opp.	Adj to 4/28 Unable to be Heard Until Appeal Resolved	
76	Yost v. The Hills Village	L-5325-15	230	Substituted Service	Robert Forrest for Pla.		Oral if Opp.	Granted	

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gallin@methwerb.com
Attorneys for City of South Amboy Board of Education
Our File No. 82046 FPG

FILED
APR 13 2017
Judge Vincent LeBlon

RAY ANGELINI, INC.

Plaintiff,

V.

CITY OF SOUTH AMBOY BOARD OF
EDUCATION, PARETTE SOMJEN
ARCHITECTS LLC, BD
ENGINEERING, LLC and
PERSIMMON ENGINEERING, LLC

Defendants,

AND

PARETTE SOMJEN ARCHITECTS LLC

Third Party
Plaintiff

V.

BD ENGINEERING and PERSIMMON
ENGINEERING

Third Party
Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION:MIDDLESEX COUNTY
DOCKET NO.: MID-L-6528-15

#440

Civil Action

ORDER

THIS MATTER having been brought before the Court on
the Motion of Methfessel & Werbel attorneys for the
defendant, City of South Amboy Board of Education for an

Order compelling the plaintiff, Ray Angelini, Inc., to provide more specific answers to the defendant, City of South Amboy Board of Education, Interrogatories, and the Court having considered the matter and for good cause shown;

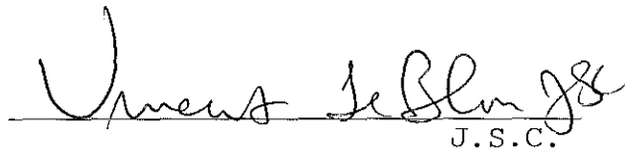
IT IS on this 13th day of April 2017;

ORDERED that the plaintiff, Ray Angelini, Inc., be and the same is hereby compelled to provide more specific answers to Interrogatories # 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92 within 10 days of the date hereof; and it is further

ORDERED that should the plaintiff, Ray Angelini, Inc., fail to provide more specific answers to Interrogatories # 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92 within 10 days of the date

hereof then, and in that event, the plaintiff, Ray Angelini, Inc.'s Complaint may be dismissed upon submission of a Notice of Motion and supporting Certification by counsel for the defendant, City of South Amboy Board of Education; 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.

VINCENT LeBLON, J.S.C.

- Opposed
- Unopposed

LAW OFFICES OF VISCOMI & LYONS

Frank A. Viscomi, Esq.
Attorney ID#: 018581979
Mount Kemble Corporate Center
360 Mt. Kemble Ave., Suite B1000
Morristown, NJ 07960
973-538-2930

Attorneys for Defendant(s), Schifano Construction Corp. and Joseph Rozmerski

FILED

APR 13 2017

Judge Vincent LeBlon

AHMAD AZMI and FARAH AZMI, his wife,

Plaintiffs,

vs.

OSCAR B. VASQUEZ-ESCALANTE, JANA
L. VASQUEZ-ESCALANTE, SCHIFANO
CONSTRUCTION CORP., and JOSEPH
ROZMERSKI,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-732-15

CIVIL ACTION

ORDER TO COMPEL

L 2 718-16 ✓
840

NANCY ALVAREZ,

Plaintiff,

vs.

SCHIFANO CONSTRUCTION
CORPORATION, and SCHIFANO
BROTHERS, LLC., and JOSEPH
ROZMERSKI c/o SHIFANO
CONSTRUCTION and OSCAR VASQUEZ-
ESCALANTE and JANA L. VASQUEZ-
ESCALANTE and AHMAD AZMI,

Defendants.

The above matter having been brought before the Court upon motion by the Law Offices Of Viscomi & Lyons, Frank A. Viscomi, Esq., Attorney for Defendants, Schifano Construction Corp. and Joseph Rozmerski, for an Order compelling Co-Defendant Oscar B. Vasquez-Escalante to provide discovery responses and the Court having considered the motion papers filed by the parties, and good cause thus having been shown,

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

ORDERED that Co-Defendant Oscar B. Vasquez-Escalante be and hereby is compelled to provide the completed authorization as requested in Defendant's Notice to Produce within seven (7) days; and it is

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

Vincent J. Blon, J.S.C.
J.S.C.

VINCENT LeBLON, J.S.C.

Opposed
Unopposed

#509
4-13-17

Thomas M. Lenney, Esq. (004031996)
THE LENNEY LAW FIRM, LLC
52 Maple Avenue
Morristown, NJ 07960
862-260-8438
F: 973-577-8832
Attorney for Plaintiffs

FILED
APR 13 2017
Judge Vincent LeBlon

COMPUTER MD, INC.

Plaintiffs,

v.

TERRACE HEALTHCARE CENTER and
CASSENA CARE,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
Docket No.: MID-L-5429-16

Civil Action

ORDER

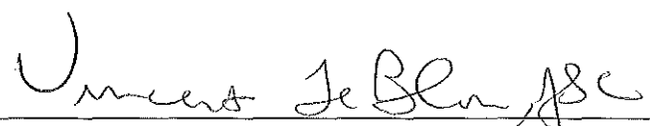
THIS MATTER having come before the Court on the motion of Plaintiffs Computer MD, Inc. for an Order to suppress the defenses and strike the Answer of Defendants for failure to answer discovery pursuant to R. 4:23-5(a)(1); and the Court having considered the moving papers and any opposition thereto;

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

ORDERED that the foregoing motion be and hereby is GRANTED; and it is further

ORDERED that the defenses of defendants Terrace Healthcare Center and Cassena Care are hereby suppressed and the Answer filed on behalf of said defendants is stricken; and it is further

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



J.S.C.

VINCENT LeBLON, J.S.C.

OPPOSED
 UNOPPOSED

#595
4-13-17

FILED

APR 13 2017

Judge Vincent LeBlon

Michael J. McCaffrey, Esq.
Attorney ID #019831982
PURCELL, MULCAHY, HAWKINS & FLANAGAN, LLC
One Pluckemin Way
P.O. Box 754
Bedminster, New Jersey 07921
(908) 658-3800
Attorneys for Defendants, Katelyn Allen and Jamie Allen
Our File No. (637) 24311-A

ALONSO CARDENAS,

Plaintiff,

v.

KATELYN ALLEN, JAMIE ALLEN, PROGRESSIVE, JOHN and JANE DOES 1-10 (fictitious unidentified individuals) AND ABC CORPORATIONS 1-10, (fictitious individuals, corporations or other business entities presently unidentified),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No. MID-L-7327-15

Civil Action

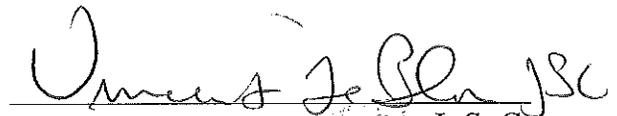
ORDER EXTENDING THE PERIOD FOR DISCOVERY, FOR GOOD CAUSE, PURSUANT TO R. 4:24-1(c)

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

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

ORDERED that the period for discovery be and hereby is extended sixty (60) days to June 15, 2017, for defendants' to receive records and films of University Radiology, for defendants' to forward records and films to their experts and for defendants' to receive their expert's reports and amend answers to interrogatories, all of which shall be completed by June 15, 2017; and it is further

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


J. S. C.

() opposed
(X) unopposed

VINCENT LeBLON, J.S.C.

**ORDERED THAT ARBITRATION
SHALL BE SCHEDULED FOR**

July 6th 2017

GERALD D. SIEGEL, ESQ. - ID#030301978
LAW OFFICES SIEGEL & SIEGEL, P. C.
666 Plainsboro Road
Bldg 100 Suite F
Plainsboro, N. J. 08536
609-7999-6066
Attorney for Plaintiff, Robert C. Conley, Jr.

FILED
APR 13 2017
Judge Vincent LeBlon

ROBERT C. CONLEY, JR.,

Plaintiff,

vs.

RONALD ENGSTROM AND
OFFICE EQUIPMENT COMPANY,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

DOCKET NO. MID-L-631-16

CIVIL ACTION

ORDER

#629

This matter having been brought before the Court by Siegel & Siegel, P.C., attorneys for Plaintiff, Robert C. Conley, Jr., on Notice of Motion to file an Amended Complaint and Jury Demand, and the Court having considered the moving papers and the Certification of counsel and for good cause shown;

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

ORDERED that the Plaintiff, shall be permitted to file and serve an Amended Complaint and Jury Demand naming Plymouth Rock as a defendant in the form attached hereto within 20 days of the date of this Order, and

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.

() OPPOSED
(X) UNOPPOSED

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

Papers Considered:
() Notice of Motion
() Supporting Certification
() Opposing Certification
() Cross Motion

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.

VINCENT LeBLON, J.S.C.

It is ORDERED that all discovery in this case shall end on August 30 2017 unless further extended by court order.

ORDERED THAT ARBITRATION SHALL BE SCHEDULED FOR September 14th 2017

RAGAN & RAGAN, PC
Counsellors at Law
3100 Route 138 West
Brinley Plaza, Building One
Wall, New Jersey 07719
(732) 280-4100
Attorney for Plaintiff

FILED
APR 13 2017
Judge Vincent LeBlon

Citizens Bank, NA
Plaintiff(s),
vs.
KATHLEEN E. CRESPO and
ERIBERTO CRESPO
Defendant(s)

: SUPERIOR COURT OF NEW JERSEY
: LAW DIVISION-MIDDLESEX COUNTY
:
: Docket Number L-2423-16
: Civil Action
:
:
: ORDER VACATING DISMISSAL;
: REINSTATING SUIT; ENTERING DEFAULT

189

This matter being opened to the Court by W. Peter Ragan, Jr., a member of the firm of Ragan & Ragan, PC, attorneys for the Plaintiff upon Notice of Motion and the Court having considered the papers submitted:

IT IS ON THIS 13th DAY OF April, 2017

ORDERED that the Court ordered dismissal of the above captioned matter be and is hereby vacated.

IT IS FURTHER ORDERED that this matter be and is hereby reinstated to the active trial calendar and that default be and is hereby entered against the Defendants, Kathleen E. Crespo and Eriberto Crespo, for failure to file an answer after being properly served.

OPPOSED
 UNOPPOSED

Vincent LeBlon JSC
J.S.C.

VINCENT LeBLON, J.S.C.

PAPERS CONSIDERED:

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

18290-00126-CKB

MARSHALL, DENNEHEY, WARNER, COLEMAN & GOGGIN

BY: Carolyn Kelly Bogart, Esquire
NJ Attorney ID #: 003961996
Woodland Falls Corporate Park
200 Lake Drive East Suite 300
Cherry Hill, NJ 08002
☎ 856-414-6000 ☎ 856-414-6077
✉ ckbogart@mdwgc.com
Attorney for Defendant(s), Alpha Chi Rho

MICHAEL DIMURO

Plaintiff(s),

vs.

CHAYANNE CUEVAS, JOHN DOES, 1-10
(fictitious defendants whose names are not
known now), PHI DELTA THETA
FRATERNITY, ABC CORP. 1-10 (fictitious
business or other corporate defendants whose
names are not known now) FRATERNITY OF
ALPHA CHI RHO, INC., XYZ CORP. 1-10,
(fictitious business or other corporate
defendants whose names are not known now)

Defendant(s).

#476

FILED

APR 13 2017

Judge Vincent LeBlon

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

DOCKET NO.: MID-L-131-16

CIVIL ACTION

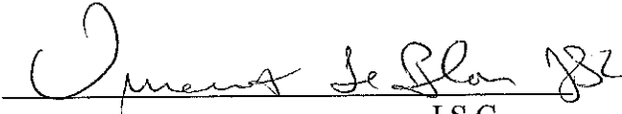
ORDER

THIS MATTER having been brought before the Court by Carolyn Kelly Bogart, Esquire, of law firm of Marshall, Dennehey, Warner, Coleman & Goggin, on behalf of Defendants, on a Motion for leave to file a Third Party Complaint against Construction Management Associates, Inc. and the Court having considered the moving papers and any opposition filed thereto, and for other and further good cause shown;

It is on this 13th day of April, 2017, **ORDERED and ADJUDGED** that Defendant are entitled to file an Amended Answer with Third Party Complaint asserting a

Third Party action against Construction Management Associates, Inc within 30 days
of the date of this entry of this Order.

IT IS FURTHER ORDERED that a copy of this Order shall be served upon all parties
within 10 days of its entry.



, J.S.C.

VINCENT LeBLON, J.S.C.

LEGAL/108602756.v1

OPPOSED
 UNOPPOSED

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

It is ORDERED that all discovery in this case
shall end on August 14 2017 unless
further extended by court order.

596
03/31/17

SHAMY & SHAMY, LLC
T. K. Shamy, Esq., #024571987
178 Livingston Avenue
New Brunswick, NJ 08901
Tel: (732) 828-7700
Attorneys for Plaintiff

FILED
MAR 31 2017
Judge Vincent LeBlon

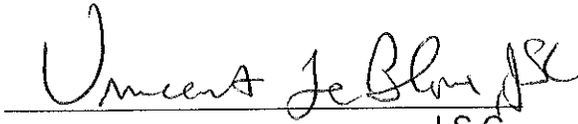
<p>ZAORO GBAMOU</p> <p>Plaintiff(s),</p> <p>vs.</p> <p>CARLA M. VOLPE, individually and/or As agent, servant or employee of MARIA TALENTO, et als</p> <p>Defendant(s).</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION MIDDLESEX COUNTY</p> <p>DOCKET NO: MID L 3833-16</p> <p>CIVIL ACTION</p> <p>ORDER TO AMEND PLAINTIFF'S COMPLAINT TO CHANGE PLAINTIFF'S NAME AND TO REPLACE JOHN DOE 1 WITH IFA INSURANCE COMPANY AS A DEFENDANT</p>
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THIS MATTER having been opened to the Court by T. K. Shamy Esq., attorney for the Plaintiff, on motion to Amend Plaintiff's Complaint to change Plaintiff's name and to replace Defendant John Doe 1 with IFA Insurance Company; and the Court having considered the moving papers and for good cause being shown;

IT IS on this 31st day of March, 2017

ORDERED and ADJUDGED, that Plaintiffs are permitted to file an Amended Plaintiff's Complaint to change Plaintiff's name to Abu Bakar Kamara and to replace Defendant John Doe 1 with IFA Insurance Company

IT IS FURTHER ORDERED and ADJUDGED that a copy of this Order shall be served upon all parties involved in this matter within 10 days of the date hereof.


J.S.C.

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.

It is ORDERED that all discovery in this case shall end on October 31st 2017 unless further extended by court order.

CAMPBELL, FOLEY, DELANO & ADAMS, LLC.
STEPHEN CZESLOWSKI-040081999
601 BANGS AVENUE
P. O. Box 1040
ASBURY PARK, NEW JERSEY 07712-1040
Telephone: (732) 775-6520
Attorneys for Defendants, Soyka
Our File No. 1-38,041-SCZ

FILED
APR 13 2017
Judge Vincent LeBlon

Plaintiffs

KIMBERLY FRITZ and JOSEPH MARTINEZ,
Her husband

vs.

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

DOCKET NO. MID-L-3930-15

Civil Action

#1718

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

ORDER TO EXTEND DISCOVERY
FOR EXCEPTIONAL CIRCUMSTANCES
AND ADJOURN ARBITRATION HEARING
SCHEDULED FOR MAY 9, 2017

The above entitled matter having been opened to the Court on April 13, 2017, by Campbell, Foley, Delano & Adams, L.L.C., attorneys for the defendants, Lucia Soyka and Joseph P. Soyka, on motion to extend discovery until June 18, 2017 for exceptional circumstances and Adjourn Arbitration hearing scheduled for May 9, 2017, and it appearing to the satisfaction of the Court that the motion may be granted, it is hereby ORDERED on this 13th day of April, 2017, that the discovery be and is hereby extended until June 18, 2017 for exceptional circumstances; and it is further

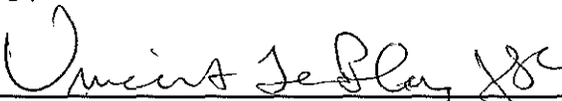
ORDERED that the following items of discovery are to be completed on or before the dates listed below:

<u>Items</u>	<u>Dates</u>
a. Plaintiff to appear for defense neurologic examination on	4/18/17
b. Defendant's expert medical reports are to be served by	5/30/17
c. New Discovery End date	6/18/17

and it is further

ORDERED that the Arbitration hearing scheduled for May 9, 2017 be adjourned until after the New Discovery End date of June 18, 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.



J.S.C.

VINCENT LeBLON, J.S.C.

() OPPOSED

(X) UNOPPOSED

PAPERS CONSIDERED

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

Dated: March 26, 2017

**ORDERED THAT ARBITRATION
SHALL BE SCHEDULED FOR**

July 6th, 2017

Patrick H. Cahalane, Esq., ID #02152-1992
Attorney for Plaintiff(s)
1005 Eastpark Boulevard
Cranbury, NJ 08512
(609) 409-0444

#611
4-13-17

FILED

APR 13 2017

Judge Vincent LeBlon
SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

RIZWAN HASSAN :
: *Plaintiff(s)* :
vs. :
FRANK CUPPARI, ET AL :
: *Defendant(s)* :

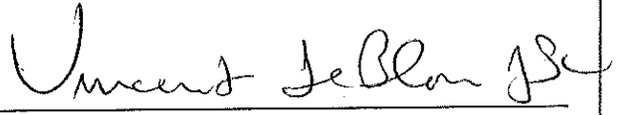
Docket No. MID-L-3927-16

Civil Action
ORDER

THIS MATTER being presented to the Court upon Notice of Motion duly filed and served pursuant to Rule 1:6-2 by Patrick H. Cahalane, Esq., from the law offices of Anglin, Rea & Cahalane, P.A., attorney for plaintiff(s), and the Court having considered the pleadings submitted herein, and no one appearing in opposition thereto, and for good cause shown:

IT IS on this 13th day of April 2017 ORDERED that plaintiff is hereby given leave to file an Amended Complaint including a count against Progressive Insurance Company/Progressive Garden State Insurance Company for coverage under policy #26584468-2; and

IT IS FURTHER ORDERED that a copy of this Order be served on all counsel within 10 days of receipt hereof.



VINCENT LeBLON, J.S.C.

PAPERS CONSIDERED:

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

() OPPOSED
(X) UNOPPOSED

#589
4-13-17

Michael J. McCaffrey, Esq.
Attorney ID #019831982
PURCELL, MULCAHY, HAWKINS & FLANAGAN, LLC
One Pluckemin Way
P.O. Box 754
Bedminster, New Jersey 07921
(908) 658-3800
Attorneys for Defendant, Keith Ruchalski
Our File No. (637) 24707-A

FILED
APR 13 2017
Judge Vincent LeBlon

LORENA JURADO,

Plaintiff,

v.

KEITH RUCHALSKI, NEW
JERSEY PROPERTY LIABILITY
INSURANCE GUARANTY
ASSOCIATION, RICHARD ROES
1-10 (fictitious names), JOHN DOES
1-10 (fictitious names), and ABC
COMPANIES, INC. 1-10 (fictitious
names) and DOE INSURANCE
COMPANIES 1-10 (fictitious
names),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No. MID-L-4232-16

Civil Action

**ORDER DISMISSING THE COMPLAINT,
PURSUANT TO R. 4:23-5(a)(1), OR
COMPELLING PLAINTIFF TO PROVIDE
DISCOVERY**

THIS MATTER's having been opened to the court by Purcell, Mulcahy, Hawkins & Flanagan, LLC, attorneys for defendant, Keith Ruchalski, for an order dismissing the complaint for plaintiff's failure to provide discovery, pursuant to R. 4:23-

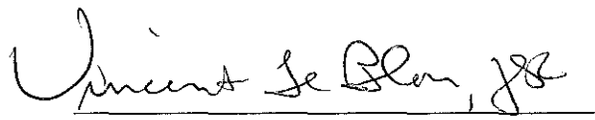
5(a)(1), or compelling plaintiff to provide declarations pages; and the court's having considered the moving papers of the parties, and for good cause shown;

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

~~ORDERED that the complaint be and hereby is dismissed for plaintiff's failure to provide discovery, pursuant to R. 4:23-5(a)(1); and it is further~~
Denied without prejudice.

ORDERED that plaintiff shall provide to defendant within ten (10) days hereof the declarations pages for each policy of automobile insurance effective in plaintiff's household on the date of the accident; 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.



J. S. C.

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

Richard S. Ranieri, Esq. - Attorney I.D. No. 025721985
WEBER GALLAGHER SIMPSON
STAPLETON FIRES & NEWBY LLP
20 Independence Boulevard, Suite 201
Warren, New Jersey 07059
(973) 242-1364
Attorneys for Defendant, Wawa, Inc.

#363
4-13-17

FILED
APR 13 2017
Judge Vincent LeBlon

<p>CHRISTOPHER KIZEE</p> <p>Plaintiff(s)</p> <p>v.</p> <p>WAWA, INC., NUS CONSULTING GROUP, LAMEEN ADAMS, JR., JOHN DOES (1-20) (said names being fictitious, real names unknown) and ABC CORP (1-20) (said names being fictitious, real names unknown)</p> <p>Defendant(s)</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO. MID-L-11325-14</p> <p>ORDER GRANTING STAY OF PROCEEDINGS AND REMOVING THIS CASE FROM THE ACTIVE TRIAL LIST</p>
---	---

THIS MATTER, having been brought on Motion by Defendant, Wawa, Inc., for an Order granting a stay on proceedings and removing this case from the active trial list pending the release of a full and complete copy of the criminal investigation file in the related criminal case entitled State of New Jersey vs. Lameen S. Adams, File # MC-0277-14-06; and the Court having reviewed all of the moving papers and oral arguments, if any; and for good cause having been shown,

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

ORDERED, that Defendant, Wawa, Inc.'s Motion, is hereby **GRANTED**; and it is further,

ORDERED, that all Proceedings including Discovery in this matter are hereby stayed pending the release of a full and complete copy of the criminal investigation file in the related criminal case entitled State of New Jersey vs. Lameen S. Adams, File # MC-0277-14-06; and it

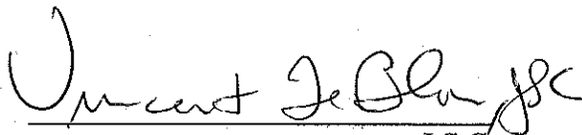
is further

ORDERED, that this matter is hereby removed from the Active Trial List; and it is further

ORDERED, that the Arbitration and Trial Date in this matter are hereby adjourned with no new date;

~~**OR, IN THE ALTERNATIVE, IT IS HEREBY ORDERED THAT** Discovery in this matter is extended 120 days to August 18, 2017, and a Case Management Conference is hereby scheduled for _____.~~

ORDERED, that a copy of this Order within 7 days of receipt of same.


J.S.C.

VINCENT LeBLON, J.S.C.

Opposed

Unopposed

527
04/13/17

Andrew L. Stern, Esq. (ID # 058411994)
Mark N. Keddis, Esq. (ID #904952012)
FISHMAN MCINTYRE BERKELEY LEVINE SAMANSKY, P.C.
120 Eagle Rock Avenue
East Hanover, New Jersey 07936
Telephone (973) 560-9000
Fax (973) 560-0060
**Attorneys for Defendant, Brunswick Square Mall, LLC d/b/a Brunswick Square Mall
i/s/h as Simon Property Group, Inc.**
Our File No.: 304.20357

FILED
APR 13 2017
Judge Vincent LeBlon

LINDA LYNCH and DENNIS LYNCH,
her husband

Plaintiffs,

vs.

SIMON PROPERTY GROUP, INC.,
BRUNSWICK SQUARE MALL, LLC
d/b/a BRUNSWICK SQUARE MALL,
MACY'S EAST, INC., JOHN DOES 1-10
and/or ABC CORP. 1-10 (fictitious
names/entities)

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-827-15

Civil Action

ORDER

THIS MATTER being brought before the Court by application of Fishman McIntyre Berkeley Levine & Samansky P.C., attorneys for Defendant, Brunswick Square Mall, LLC d/b/a Brunswick Square Mall i/s/h as Simon Property Group, Inc., seeking an Order barring Plaintiff and/or her medical experts from presenting testimony and other evidence of proximate causation, permanency, current complaints, future treatment and medical bills due to the failure to provide a comparative analysis, and notice having been given to all counsel of record, and the Court having considered the papers submitted and for good cause shown;

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

ORDERED that the within Motion to Bar for Plaintiff's Failure to Perform a Comparative Analysis and/or apportion damages to, and is hereby, **GRANTED** in favor of Defendant, Brunswick Square Mall, LLC d/b/a Brunswick Square Mall i/s/h as Simon Property Group, Inc.; and it is

DENIED

FURTHER ORDERED that the report(s), opinion(s) and testimony of **Plaintiff's** expert, **Dr. Eric Freeman**, as to Plaintiff's **lumbar spine** injuries, including causal relationship, permanency, current complaints and limitations, future treatment, and medical bills, be and are hereby barred at the time of trial; and it is

DENIED

FURTHER ORDERED that the report(s), opinion(s) and testimony of **Plaintiff's** expert, **Dr. Eric Freeman**, as to Plaintiff's **right shoulder** injuries, including causal relationship, permanency, current complaints and limitations, future treatment, and medical bills, be and are hereby barred at the time of trial; and it is

DENIED

FURTHER ORDERED that the report(s), opinion(s) and testimony of **Plaintiff's** expert, **Dr. Eric Freeman**, as to Plaintiff's **cervical spine** injuries, including causal relationship, permanency, current complaints and limitations, future treatment, and medical bills, be and are hereby barred at the time of trial; and it is

DENIED

FURTHER ORDERED that the report(s), opinion(s) and testimony of **Plaintiff's** expert, **Dr. Eric Freeman**, as to Plaintiff's **left knee** injuries, including causal relationship, permanency, current complaints and limitations, future treatment, and medical bills, be and are hereby barred at the time of trial; and it is

DENIED

FURTHER ORDERED that the report(s), opinion(s) and testimony of **Plaintiff's** expert, **Dr. Eric Freeman**, as to Plaintiff's **right knee** injuries, including causal relationship,

DENIED

permanency, current complaints and limitations, future treatment, and medical bills, be and are hereby barred at the time of trial; and it is

FURTHER ORDERED that the report(s), opinion(s) and testimony of **Plaintiff's expert, Jeffrey S. Abrams**, as to **Plaintiff's right shoulder** injuries, including causal relationship, permanency, current complaints and limitations, future treatment, and medical bills, be and are hereby barred at the time of trial; and it is

FURTHER ORDERED that **Plaintiff Linda Lynch**, be and is hereby precluded from presenting testimony and other documentary evidence at the time of trial as to causal relationship, permanency, current complaints and limitations, future treatment, and medical bills relating to her **lumbar spine** injuries; and it is

FURTHER ORDERED that **Plaintiff Linda Lynch**, be and is hereby precluded from presenting testimony and other documentary evidence at the time of trial as to causal relationship, permanency, current complaints and limitations, future treatment, and medical bills relating to her **right shoulder** injuries; and it is

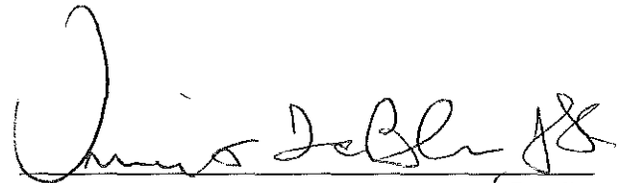
FURTHER ORDERED that **Plaintiff Linda Lynch**, be and is hereby precluded from presenting testimony and other documentary evidence at the time of trial as to causal relationship, permanency, current complaints and limitations, future treatment, and medical bills relating to her **cervical spine** injuries; and it is

FURTHER ORDERED that **Plaintiff Linda Lynch**, be and is hereby precluded from presenting testimony and other documentary evidence at the time of trial as to causal relationship, permanency, current complaints and limitations, future treatment, and medical bills relating to her **left knee** injuries; and it is

FURTHER ORDERED that **Plaintiff Linda Lynch**, be and is hereby precluded from presenting testimony and other documentary evidence at the time of trial as to causal relationship, permanency, **DENIED** current complaints and limitations, future treatment, and medical bills relating to her **right knee** injuries; and it is

FURTHER ORDERED that Plaintiff's claims for medical bills are hereby barred at the time of trial; and it is **DENIED**

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



J.S.C.

VINCENT LeBLON, J.S.C.

This Motion was:
 Opposed
 Unopposed

Michael T. Heck, Esq. - Attorney ID No.: 902282012

EPSTEIN OSTROVE, LLC

Attorneys at Law
200 Metroplex Drive, Suite 304
Edison, NJ 08817
(732) 828-8600
Attorney for Plaintiff(s)

FILED

APR 13 2017

Judge Vincent LeBlon

RAJIV LAWRENCE,
:
:
Plaintiff,
:
:
vs.
:
:
SHIMON ABOWITZ,
:
JOHN DOE I-X, (said names being
:
fictitious, true names presently unknown),
:
ABC CORP. I-X (said names being
:
fictitious, true name presently unknown),
:
:
Defendant(s).
:

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY
DOCKET NO.: MID-L-4829-16
CIVIL ACTION
ORDER

THIS MATTER having been brought before the Court on Motion of Michael T. Heck, Esq., attorney with the law firm Epstein Ostrove, LLC, attorneys for Plaintiff, for an Order Vacating the Court's prior Order dismissing Plaintiffs' Complaint, reinstating this matter to the active trial list and entering Default as to Defendant, SHIMON ABOWITZ, and the Court having read and considered the proofs submitted, and for good cause shown;

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

ORDERED that the Complaint in this matter is hereby reinstated; and it is further

ORDERED that the Court's prior order dated March 3, 2017 dismissing this matter be vacated; and it is further

ORDERED that this matter is hereby restored to the active Trial list; and it is further

ORDERED that Default is hereby entered as to Defendant, SHIMON ABOWITZ; and it is further

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

10 days of its receipt by movant's counsel.

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

VINCENT LeBLON, J.S.C.

- OPPOSED
- UNOPPOSED

#632
04/13/17

WILSON, ELSER, MOSKOWITZ, EDELMAN & DICKER LLP

Alyssa J. DeStefano, Esq. (Atty. ID # 014922009)
200 Campus Drive, Fourth Floor
Florham Park, New Jersey 07932
Tel: (973) 624-0800
Fax: (973) 624-0808
Attorneys for Defendant, QuickChek

FILED
APR 13 2017
Judge Vincent LeBlon

MICHELLE MACMAHON,

Plaintiff

vs.

QUICKCHEK, VASSALLO GENERAL
CONTRACTING, LLC, JOHN DOES 1-5,
XYZ Co. 1-10 (said names being fictitious, as
true names are unknown at this time),

Defendants.

:
: SUPERIOR COURT OF NEW JERSEY
: LAW DIVISION; MIDDLESEX COUNTY
:
: DOCKET NO: MID-L-6732-15

Civil Action

**ORDER IN AID OF LITIGANT'S
RIGHTS TO ENFORCE SUBPOENA**

THIS MATTER having been opened to the Court upon application of Wilson, Elser, Moskowitz, Edelman & Dicker, LLP, attorneys for Defendant, QuickChek, by way of Motion seeking an Order, pursuant to R. 1:9-5 and R. 1:10-3, in Aid of Litigant's Rights in connection with the Subpoena Duces Tecum served on Metuchen Taxi Service, Inc.; and the Court having considered the moving papers and any opposition filed thereto; and for good cause shown,

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

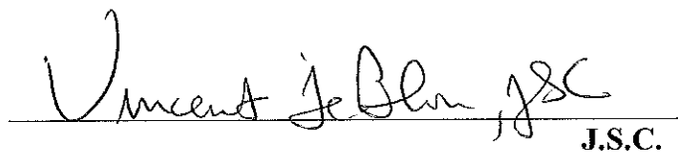
ORDERED that Defendant's Motion in Aid of Litigant's Rights to Enforce Subpoena is hereby **GRANTED**; and it is further

ORDERED that Metuchen Taxi Service, Inc. has violated Defendant's rights as a litigant; and it is further

ORDERED that Metuchen Taxi Service, Inc. shall provide Defendant's counsel within ten (10) days of the date of this Order all documents requested in the January 27, 2017 Subpoena Duces Tecum, including but not limited to a complete and unedited copy of its personnel and employment file and any and all records and documents relating to or in connection with Plaintiff's employment and/or business relationship with Metuchen Taxi Service, Inc., its parent and/or subsidiary companies and affiliates, including but not limited to Metuchen Edison Taxi, Metuchen Taxi, Edison Taxi, Independent Taxi Co., and/or Edison Cab Co.; and it is further

ORDERED that, if Metuchen Taxi Service, Inc. fails to provide Defendant's counsel with all documents requested in the January 27, 2017 Subpoena Duces Tecum within ten (10) days of the date of this Order, Defendant is permitted to seek sanctions against Metuchen Taxi Service, Inc., including but not limited to attorneys fees and costs in connection with this Motion and all attempts to obtain documents responsive to the Subpoena Duces Tecum; and it is further

ORDERED that a copy of this Order shall be served on all counsel of record and Metuchen Taxi Service, Inc. by regular mail within seven (7) days of its receipt by Wilson, Elser, Moskowitz, Edelman & Dicker, LLP.


J.S.C.

Opposed []

Unopposed [X]

VINCENT LeBLON, J.S.C.

FILED

APR 13 2017

Judge Vincent LeBlon

GREGORY P. HELFRICH & ASSOCIATES
Joseph Lennon, Esq. NJ Attorney ID: 026782012
180 River Road, First Floor
Summit, NJ 07902
Tel No. (908) 918-3000
Employees of The Law Department
State Farm Mutual Automobile Insurance Company
Our File No.: 11-16SUMM10266

Attorneys for Defendant, Mayra Cruz

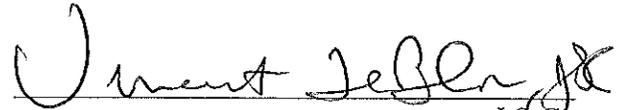
<p>JOSE MARTINEZ and SILVERIA M. GONZALEZ de MARTINEZ, his wife,</p> <p style="text-align: center;">Plaintiffs,</p> <p>vs.</p> <p>YOGESH SHAH, MAYRA CRUZ, YEON KIM, JOHN DOES 1-10 (said names being fictitious) and XYZ CORPORATIONS 1-10 (said names being fictitious),</p> <p style="text-align: center;">Defendant(s).</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO.: MID-L-2124-16</p> <p style="text-align: right;">#198</p> <p style="text-align: center;">CIVIL ACTION</p> <p style="text-align: center;">ORDER</p>
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This matter having been brought before the Court by the law offices of Gregory P. Helfrich & Associates, counsel for the Defendant, Mayra Cruz, and good cause having been shown;

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

ORDERED that Summary Judgment be and is hereby granted in favor of defendant, Mayra Cruz, dismissing the Complaint and all claims with prejudice; and it is further

ORDERED that copies of this signed Order be served within 10 days upon all attorneys of record in this action.


J.S.C.

VINCENT LeBLON, J.S.C.

 OPPOSED

 UNOPPOSED

653
4-13-17

ANDREW S. MAZE, ESQ., P.C.
Attorney ID: 018571991
313 AMBOY AVENUE
WOODBIDGE, NJ 07095
Tel. (732) 750-5000
ATTORNEY FOR PLAINTIFF

FILED
APR 13 2017
Judge Vincent LeBlon

AQUILINA MEJIA,	:	SUPERIOR COURT OF NEW JERSEY
		LAW DIVISION: MIDDLESEX COUNTY
Plaintiff,	:	DOCKET No. MID L 7131-15
vs.	:	Civil Action
EDUARDO PUNTIEL, DANIEL	:	ORDER TO RESTORE TO THE ACTIVE
ALVAREZ and CARIDAD GUZMAN,	:	TRIAL LIST AND TO EXTEND
	:	DISCOVERY
Defendants.	:	

This matter having been opened to the Court by Andrew S. Maze, Esq., attorney for the plaintiff, Aquilina Mejia, and the Court having considered the moving papers submitted in support of this Motion and there being no opposition to this application and good cause having been shown;

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

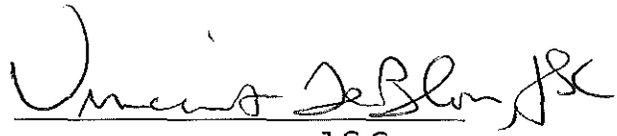
~~**ORDERED** that this matter be restored to the active Trial list as to defendant, Eduardo Puntiel and it is;~~

~~**FURTHER ORDERED** that Geico Insurance Company have their defense counsel file an Answer on behalf of their insured, defendant, Eduardo Puntiel within 30 days of the receipt of the Order and it is;~~

~~**FURTHER ORDERED** that discovery be extended in this matter to August 18, 2017, and it is;~~

~~FURTHER ORDERED that the final report of First Care Chiropractic
be obtained and forwarded to the defense counsel by June 15, 2017
and it is,~~

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



VINCENT LeBLON, J.S.C.

J.S.C.

- OPPOSED
- UNOPPOSED

Reason: It appears that Eduardo Puntiel was only served by mail. There is no legal basis for the Court to order Geico Insurance Company to do anything as a non party.

There is also no factual or legal basis to order the final report to be forwarded on 6/15/17. (u)

Law Offices of Styliades and Jackson
BY: Laura M. Gifford, Esq.
Identification No. 182762016
9000 Midlantic Drive
Suite 105 - First Floor
Mount Laurel, NJ 08054
856-596-7778
Attorneys for Defendant, Myrna B. Yablonsky
File No.: LA327-021982477-0003

FILED
APR 13 2017
Judge Vincent LeBlon

Plaintiff:
ANGELA MENDEZ

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-625-14

#623

vs.

*

CIVIL ACTION

Defendants:
MYRNA B. YABLONSKY, NEW JERSEY
MANUFACTURERS INSURANCE CO.;
XYZ INSURANCE CO., JOHN DOES (1-10)
and ABC CORP. (1-10) Names being Fictitious,
Defendants

*

**ORDER TO ADJOURN ARBITRATION
AND EXTEND DISCOVERY**

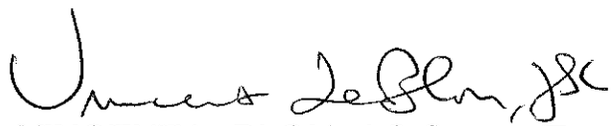
The above matter having been brought before the Court upon motion, after attempting to obtain consent of all parties, by the Law Offices of Styliades and Jackson, Laura M. Gifford, attorney for Defendant, Ms. Myrna B. Yablonsky, for an Order to Adjourn Arbitration and Extend Discovery and the Court having considered the motion papers filed by the parties, and good cause thus having been shown, it is, on this 13th day of April, 2017;

ORDERED, that discovery be extended sixty (60) days or until **June 15, 2017**; and

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

1. Addendum expert report to be served by May 26, 2017; and
2. Any additional discovery is to be provided by the new discovery end date in this matter;
3. Arbitration on May 2, 2017 is adjourned to July 6th 2017;

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


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

Opposed _____
Unopposed X

ORDERED THAT ARBITRATION
SHALL BE SCHEDULED FOR
July 6th 2017

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

FILED
APR 13 2017
Judge Vincent LeBlon

#483
04/13/17

MICHAEL MICHALSKI and :
KATHY MICHALSKI, his wife, :
Plaintiffs, :
vs. :
BUDAJ JOZEF, GT EXPEDITED, :
TOGOEXPRESS, INC., et al :
Defendant(s) :

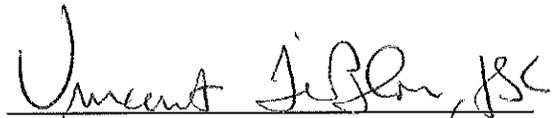
SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY
Docket No. MID-L-2154-16
Civil Action
ORDER

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

IT IS on this 13th day of April, 2017 ORDERED that the discovery end date is extended to August 15, 2017 as follows:

- Depositions of all parties to take place by June 1, 2017;
- Plaintiff to serve expert report(s) by July 15, 2017;
- Defendants to serve expert report(s) by August 15, 2017;

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


J.S.C.

VINCENT LeBLON, J.S.C.

PAPERS CONSIDERED:

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

() OPPOSED
(X) UNOPPOSED

#162

Paul S. Kennedy, Esq. - 024501985
KENNEDY LAW FIRM
503 Union Avenue
Brielle, New Jersey 08730
(732) 528-1880
Attorneys for defendant Elrac, LLC d/b/a
Enterprise Rent A Car improperly plead as
Ean Holdings, LLC, Elrac, Enterprise Rent
A Car
16-0288

FILED
APR 13 2017
Judge Vincent LeBlon

Plaintiff(s), THOMAS MCGOVERN vs. Defendant(s), MEGAN ZELAZNY, EAN HOLDINGS, LLC, ELRAC, ENTERPRISE RENT A CAR et als.	SUPERIOR COURT OF NEW JERSEY LAW DIVISION - MIDDLESEX COUNTY DOCKET NO.: MID L 02554-16 CIVIL ACTION ORDER
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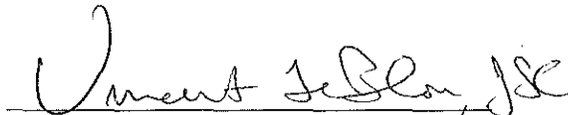
THIS MATTER having been brought before the Court by Kennedy Law Firm, attorneys for defendant Elrac, LLC d/b/a Enterprise Rent A Car improperly plead as Ean Holdings, LLC, Elrac, Enterprise Rent A Car for an Order granting Summary Judgment on behalf of the defendant Elrac, LLC d/b/a Enterprise Rent A Car improperly plead as Ean Holdings, LLC, Elrac, Enterprise Rent A Car and the Court having considered the moving papers and good cause shown;

IT IS on this 13th day of April, 2017

ORDERED that Summary Judgment is hereby granted in favor of the defendant Elrac, LLC d/b/a Enterprise Rent A Car improperly plead as Ean Holdings, LLC, Elrac, Enterprise Rent A Car dismissing all claims with prejudice; and

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

() OPPOSED
(X) UNOPPOSED


VINCENT LeBLON, J.S.C.

684
04/13/17

FILED

APR 13 2017

Judge Vincent LeBlon

O'CONNOR, PARSONS, LANE & NOBLE, LLC
Paul A. O'Connor, III, Esq. - 015671993
435 East Broad Street
Westfield, New Jersey 07090
Tel. (908) 928-9200
Attorneys for Plaintiff(s)

WASILY MILINTSCHUK and DENISE
MILINTSCHUK, Per Quod

Plaintiff(s),

vs.

LARRY COHEN, M.D., CARDIO MEDICAL
GROUP, STEPHEN ROTHBART, M.D., NEW
JERSEY ELECTROPHYSIOLOGY, JOHN
DOES, 1-5 (these names being fictitious as their
true identities are presently unknown), and ABC
CORPORATION 1-5 (these names being
fictitious as their true identities are presently
unknown),

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. : MID-L-006627-14

Civil Action

ORDER

THIS MATTER having been opened to the Court by O'Connor, Parsons, Lane & Noble, LLC, attorneys for Plaintiffs, for an Order of reasonable attorney's fee pursuant to Rule 1:21-7(c)(5) and Rule 1:21-7(f), on notice to the Plaintiffs, Wasily and Denise Milintschuk, and all counsel, and the Court having considered the papers submitted by the parties, and good cause having been shown,

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

ORDERED that the above matter has settled for \$3,500,000 and the law firm of O'Connor, Parsons, Lane & Noble, LLC incurred expenses in the amount of \$107,754.06,

leaving a net recovery of \$3,392,245.94; and it is further

ORDERED that the law firm of O'Connor, Parsons, Lane & Noble, LLC shall receive an attorney's fees on the first \$2,000,000 as set forth under the New Jersey Rules of Court and the attached Retainer Agreement (Exhibit B), and a fee of 20% of the remainder \$1,392,245.94; and it is further

ORDERED, that a copy of this Order be served upon all parties within ten (10) days of the date hereof.



J.S.C.

VINCENT LeBLON, J.S.C.

____ Opposed

Unopposed

#421

BRESSLER~DUYK LAW FIRM
Marc J. Bressler, Esq.
Attorney ID: 225221967
David S. Bressler, Esq.
Attorney ID: 021191993
Bressler Professional Building
60 State Highway 27
Edison, NJ 08820-3908
Tel: 732-494-8555
Fax: 732-494-9464
collection@bresslerlaw.com
Our file # 29720
Attorney for Plaintiff(s)

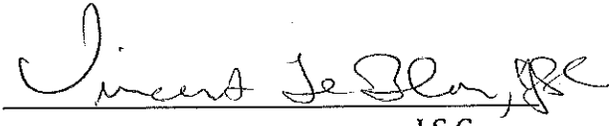
FILED
APR 18 2017
Judge Vincent LeBlon

<p>NEW JERSEY CASUALTY INSURANCE COMPANY Plaintiff</p> <p>Vs.</p> <p>FREDDY'S CLEANING SERVICES LLC Defendant</p>	<p>SUPERIOR COURT OF NEW JERSEY MIDDLESEX COUNTY LAW DIVISION:</p> <p>DOCKET NO. MID-L-002530-16 CIVIL ACTION</p> <p>ORDER RESTORING PLAINTIFF'S CASE TO THE ACTIVE STATUS</p>
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THIS MATTER, being presented to the Court by Bressler~Duyk Law Firm, (David S. Bressler, Esq. appearing), attorney for plaintiff, on Notice of Motion and the Court having read the moving papers and good cause appearing

It is on this 13th day of Apr. 1, 2017 ORDERED that plaintiff's Complaint be and the same is hereby restored to active status, and

It is further ORDERED that a copy of this Order shall be mailed to all parties within 10 days of the date hereof.


VINCENT LeBLON, J.S.C.

Opposed

Unopposed

#122
04/13/17

Law Offices of Styliades and Jackson

By: Julie H. Robinson, Esq.
Attorney ID#: 049542013
9000 Midlantic Drive
Suite 105 - First Floor
Mount Laurel, NJ 08054
856-596-7778

FILED
APR 13 2017
Judge Vincent LeBlon

Attorney for Defendants, Catherine J. Rule and Ricky L. Rule

Plaintiff:
MICHELLE E. OGLE

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

vs.

CIVIL ACTION

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

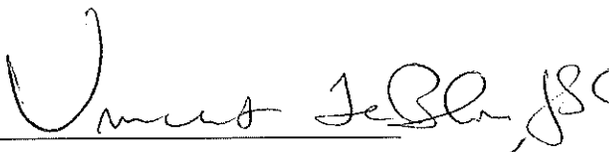
ORDER

The above matter having been brought before the Court upon motion by
JULIE H. ROBINSON, Esq., attorney for Defendants, Catherine J. Rule and Ricky L. Rule, for an
Order granting summary judgment in favor of Defendant, Ricky L. Rule and the Court having
considered the motion papers filed by the parties, and good cause thus having been shown, it is, on
this 13th day of April, 2017,

ORDERED, that summary judgment be and is hereby granted in favor of Defendant, Ricky
L. Rule, dismissing the Complaint and any and all crossclaims, with prejudice and without cost and it
is;

FURTHER ORDERED, that a copy of this order be served upon all counsel of record
within 7 days.

OPPOSED
 UNOPPOSED



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

Law Offices of Styliades and Jackson
BY: G. Samuel Hoffman, Esq.
Identification No. 034362006
9000 Midlantic Drive
Suite 105 - First Floor
Mount Laurel, NJ 08054
856-596-7778
Attorneys for Defendant, Rebecca Kenyon
File No.: LA359-031318178-0002

#335
4-13-17

FILED
APR 13 2017
Judge Vincent LeBlon

RICHARD PATE,
Plaintiff,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-6530-15

V.

*
CIVIL ACTION

REBECCA KENYON and/or JANE DOES 1-10 (fictitious names presently unknown); MICHELE MOES 1-10 (fictitious names presently unknown) and/or ABC COMPANIES/CORPORATION (fictitious entities presently unknown); DEF COMPANIES/CORPORATIONS 1-10 (fictitious entities presently unknown); SAMMY SOES 1-10 (fictitious names presently unknown) and/or GHI COMPANIES/CORPORATIONS 1-10 (fictitious entities presently unknown), Defendants.

ORDER TO EXTEND DISCOVERY

SAVANNAH PATE,
Plaintiff,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-833-16

vs.

*
CIVIL ACTION

REBECCA KENYON, JOHN DOE 1-5, XYZ CORPORATION 1-10 AND RICHARD PATE,
Defendants.

The above matter having been brought before the Court upon motion, with consent of all parties, by the Law Offices of Styliades and Jackson, G. Samuel Hoffman, attorney for Defendant, Rebecca Kenyon, for an Order to Extend Discovery and the court having considered the motion papers filed by the parties, and good cause thus having been shown, it is, on this 13th day of April, 2017;

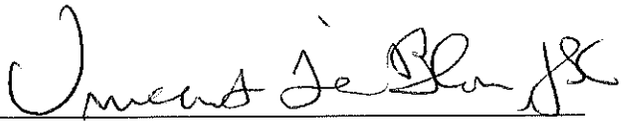
ORDERED, that discovery be extended one hundred and twenty (120) days or until

August 14, 2017; and

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

1. Independent medical examinations to be completed by June 1, 2017;
2. Plaintiff, Savannah Pate, to provide surgical records by July 1, 2017;
3. Any additional discovery is to be provided by the new discovery end date in this matter;

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



J.S.C.

Opposed _____
Unopposed X _____

VINCENT LeBLON, J.S.C.

**ORDERED THAT ARBITRATION
SHALL BE SCHEDULED FOR
September 28 2017**

#47 3-3-17

John L. Laskey (025541984)
STARK & STARK,
A Professional Corporation
993 Lenox Drive
Lawrenceville, NJ 08648
(609) 896-9060
ATTORNEYS FOR PLAINTIFF

FILED
APR 13 2017
Judge Vincent LeBlon

PNC BANK, NATIONAL ASSOCIATION,

Plaintiff,

vs.

SILVERLANDS SERVICES INC. and
MADHU RAJAN,

Defendants.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

Docket No. MID-L-4727-16

CIVIL ACTION

**ORDER GRANTING PLAINTIFF'S
MOTION FOR SUMMARY
JUDGMENT**

This matter having been opened to the court by Stark & Stark, attorneys for Plaintiff, PNC Bank, National Association, for an order pursuant to Rule 4:46 granting summary judgment, and the court having considered the moving papers, as well as the papers in opposition, and having heard argument of counsel, and for good cause shown,

IT IS ORDERED this 17th day of April, 2017, as follows:

1. Plaintiff's motion for summary judgment is granted.
2. Judgment is entered in favor of Plaintiff, PNC Bank, National Association, and against the Defendants, Silverlands Services Inc. and Madhu Rajan, in the sum of \$180,347.09 as of January 10, 2017, together with interest at a rate of \$29.21 per day from January 10, 2017 through the date of this order, for a total amount due of \$183,092.83 as of the date of this order.

OPPOSED
 UNOPPOSED


J.S.C.

VINCENT LeBLON, J.S.C.

LAW OFFICES OF STYLIADES AND JACKSON

BY: *G. Samuel Hoffman, Esq.*

Attorney ID: 034362006

9000 Midlantic Drive

Suite 105 - First Floor

Mount Laurel, NJ 08054

856-596-7778

Attorneys for Defendant(s), Howard Spivak

FILED

APR 13 2017

Judge Vincent LeBlon

#519
4-13-17

ANTHONY PREZIOSO and MARTHA PREZIOSO,
Plaintiffs,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-02829-16

vs.

CIVIL ACTION

HOWARD SPIVAK,
Defendant.

*
*
**ORDER TO DISMISS PLAINTIFF'S
COMPLAINT FOR FAILURE TO
RESPOND TO DISCOVERY REQUESTS**

The above matter having been brought before the Court upon motion by the Law Offices of Styliades and Jackson, G. Samuel Hoffman, Esq., Attorney for Defendant(s), Howard Spivak, for an Order dismissing Plaintiff's complaint for failure to respond to discovery requests, and the Court having considered the motion papers filed by the parties, and good cause thus having been shown, it is, on this 13th day of April, 2017,

~~ORDERED and adjudged that the Complaint filed by Plaintiff(s), Martha Prezioso, be and hereby is dismissed without prejudice for failure to respond to Defendant's discovery requests and it is;~~
*Denied without prejudice. **

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

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

Opposed X
Unopposed

VINCENT LeBLON, J.S.C.

** Ordered that Plaintiff shall provide a signed authorization sufficient to obtain the records directly from the Social Security Administration. Plaintiff shall provide the necessary authorization within 15 days of this Order.*

BRUCE MCCOY, ESQ.
ATTORNEY ID # 035831998
PURCELL, MULCAHY, HAWKINS & FLANAGAN, LLC
One Pluckemin Way
Crossroads Business Center
P.O. Box 754
Bedminster, NJ 07921
(908) 658-3800
Attorneys for Defendants, Gertrude Leahy and New Jersey Manufacturers Insurance
Company
Our File No.: (637) 23418-BMC

FILED
APR 13 2017
Judge Vincent LeBlon

URSULA PITTS,
Plaintiff,

v.

GERTRUDE LEAHY and/or JANE
DOE, a fictitious name and/or ABC
CORPORATION, a fictitious name and
NEW JERSEY MANUFACTURERS
INSURANCE COMPANY,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-4328-14

465

CIVIL ACTION

ORDER

THIS MATTER'S having been brought before the court by notice of motion of Purcell, Mulcahy, Hawkins & Flanagan, LLC, attorneys for defendants, Gertrude Leahy and New Jersey Manufacturers Insurance Company, for an order barring from trial testimony any liability expert, economic and/or vocational expert, for plaintiff's failure to provide each expert's report as ordered by the court on January 20, 2017, pursuant to R. 4:17-4(e); and the court's having considered the moving papers of the parties and for good cause shown;

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

ORDERED that the trial testimony of any liability expert, economic and/or vocational expert, for plaintiff's failure to provide each expert's report as ordered by the court on January 20, 2017, pursuant to R. 4:17-4(e); and it is further

ORDERED THAT a copy of the within order be served upon all counsel within 10 days of counsel's receipt hereof.

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

() opposed
(X) unopposed

VINCENT LeBLON, J.S.C.

#102
4-13-17

Gina M. Stanziale - ID #017201991
METHFESSEL & WERBEL, ESQS.
2025 Lincoln Highway, Suite 200
PO Box 3012
Edison, New Jersey 08818
(732) 248-4200
1(732) 248-2355
stanziale@methwerb.com
Attorneys for Mercury Insurance
Our File No. 83963 GMS

FILED
APR 13 2017
Judge Vincent LeBlon

TANIA ROBLES, JAMSHID KAHE

Plaintiffs,

V.

MERCURY INSURANCE

Defendant.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION:MIDDLESEX COUNTY
DOCKET NO.: MID-L-6725-16

Civil Action

ORDER

THIS MATTER having been brought before the Court on the Motion of Methfessel & Werbel, P.C., attorneys for defendant Mercury Insurance for an Order entering Partial Summary Judgment, striking and dismissing with prejudice plaintiffs' claim for attorney's fees, and the Court having considered the matter and for good cause shown;

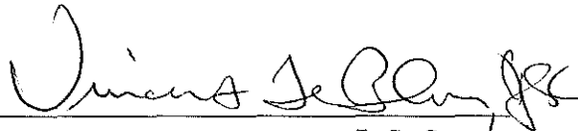
IT IS on this 13th day of April 2017

;

ORDERED that Partial Summary Judgment in favor of the defendant Mercury Insurance be and is hereby granted; and it is further

ORDERED that and any and all of plaintiffs' claims for attorney's fees as to the defendant Mercury Insurance be and are hereby dismissed with prejudice; 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.

VINCENT LeBLON, J.S.C.

- Opposed
- Unopposed

#434

CHRISTOPHER M. BRADY, ESQ., #032922009
CAMASSA LAW FIRM, P.C.

1800 Route 34
Building 3, Suite 303
Wall, New Jersey 07719
(732) 749-3313

Attorney for Defendants, Carly M. Lorah and John Lorah
Our File: 1C.7571J

FILED

APR 13 2017

Judge Vincent LeBlon

<p>BISHOY R. ROSHDI,</p> <p style="text-align: center;">Plaintiff(s),</p> <p>v.</p> <p>CARLY M. LORAH, JOHN LORAH, VANESSA MUNDI, GURCHARAN MUNDI, GEICO, JOHN and/or JANE DOES 1-20 (fictitious names representing presently unidentified persons), and ABC CORPS 1-20 (fictitious names representing presently unidentified corporations, LLCs partnerships or other business entities),</p> <p style="text-align: center;">Defendant(s),</p>

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No: MID-L-05724-16

Civil Action

ORDER

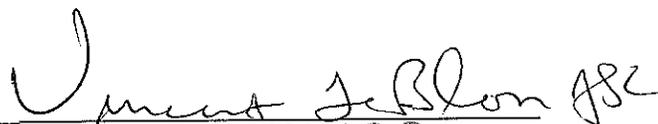
THIS MATTER having been open to the Court by the Camassa Law Firm, P.C., attorneys for Plaintiff, and the Court having reviewed the moving papers, and the opposition, if any, and for good cause shown,

It is this 13th day of April, 2017,

ORDERED pursuant to R. 4:23-5(c) that plaintiff shall provide the name and address of his family and primary care physician for the last 20 years with signed authorizations, the name and address of any pharmacy where plaintiff filled a prescription in the last 20 years with signed authorizations and the appropriate Certification with respect to answers to interrogatories within 10 days of the date of this Order; and it is further

ORDERED that failure to comply with this Order within 10 days shall constitute grounds for dismissal of the Complaint;

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.


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

Opposed
 Unopposed

#594
FILED 4-13-17

APR 13 2017

Judge Vincent LeBlon

Michael J. McCaffrey, Esq.
Attorney ID #019831982
PURCELL, MULCAHY, HAWKINS & FLANAGAN, LLC
One Pluckemin Way
P.O. Box 754
Bedminster, New Jersey 07921
(908) 658-3800
Attorneys for Defendants, Wen Feng and Ying Li
Our File No. (637) 24305-A

LETICIA SANTOS,

Plaintiff,

v.

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

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No. MID-L-231-16

Civil Action

**ORDER DISMISSING THE COMPLAINT,
PURSUANT TO R. 4:19 and 4:23-5(a)(1),
OR COMPELLING PLAINTIFF TO
ATTEND A SCHEDULED
EXAMINATION AND PAY NO SHOW
FEES, AND EXTENDING THE PERIOD
FOR DISCOVERY, FOR GOOD CAUSE,
PURSUANT TO R. 4:24-1(c)**

THIS MATTER's having been opened to the court by Purcell, Mulcahy, Hawkins & Flanagan, LLC, attorneys for defendants, Wen Feng and Ying Li, for an order dismissing the complaint for plaintiff's failure to attend a scheduled medical examination as ordered by the court on February 17, 2017, pursuant to R. 4:19 and 4:23-5(a)(1), or again compelling plaintiff to attend a scheduled medical examination, compelling plaintiff to pay "no show" fees and extending the period for discovery, for good cause,

pursuant to R. 4:24-1(c); and the parties having not consented to an extension of the period for discovery; and the court's having considered the moving papers of the parties, and for good cause shown;

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

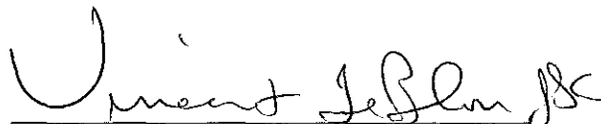
~~ORDERED that the complaint be and hereby is dismissed for plaintiff's failure to attend a scheduled medical examination and pay no show fees as ordered by the court on February 17, 2017; or [in the alternative] it is~~
Denied without prejudice.

ORDERED that plaintiff shall on May 24, 2017, at 9:30 a.m., attend an examination with Dr. Robert Bercik and bring with her to the examination an English interpreter; and it is further

ORDERED that plaintiff shall within ten (10) days hereof reimburse Purcell, Mulcahy, Hawkins & Flanagan, LLC, attorneys for defendants, for Dr. Bercik's no-show fees of \$150.00; and it is further

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

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


J. S. C.

VINCENT LeBLON, J.S.C.

opposed
 unopposed

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

FILED
APR 13 2017
Judge Vincent LeBlon

MARTHA THORNTON,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY
DOCKET NO. MID-L-6826-15

Plaintiff(s) :

vs. :

Civil Action

EDISON BUSINESS CENTER, LLC. :
ET AL, :

ORDER

Defendant(s) :

This matter having been brought before the Court on motion of ROBERT C. KRIEGER, ESQ., of the law firm of Wysoker, Glassner, Weingartner, Gonzalez & Lockspeiser P.A., Attorneys for plaintiff, Martha Thornton for an Order to amend plaintiff's Complaint to add Raritan Building Service Corp. as a direct defendant, and the Court having considered the matter and good cause appearing,

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

ORDERED that plaintiff be granted leave to amend her Complaint to add Raritan Building Service Corp. as a direct defendant, and

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

Vincent LeBlon JSC
J.S.C.

VINCENT LeBLON, J.S.C.

Papers filed with the Court:

Answering papers

Reply papers

OPPOSED

UNOPPOSED

ORDERED THAT ARBITRATION
SHALL BE SCHEDULED FOR

July 14th 2017

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

It is ORDERED that all discovery in this case shall end on June 30 2017 unless further extended by court order.

#607
04/13/17

LARRY A. CHAMISH, ESQ.
Robert Treat Center
50 Park Place, 9th Floor, Suite 903
Newark, New Jersey 07102
Phone: (973) 648-7780
Fax: (973) 802-1778
Attorney Bar No: 002851983
Attorney for Plaintiffs
Our File No: 206608

FILED
APR 13 2017
Judge Vincent LeBlon

SEGUNDO TENEMEA and ROSA RIVAS as the: SUPERIOR COURT OF NEW JERSEY
Estate Administrator for SEGUNDO TENEMEA: LAW DIVISION – MIDDLESEX COUNTY
: DOCKET NO: MID- L-6332-16
:
: CIVIL ACTION
: ORDER GRANTING PLAINTIFFS TO FILE A
: FIRST AMENDED COMPLAINT
:
:
:
:

Plaintiffs,

vs.

ROBERT GRIFFIN, SAFARI
AMUSEMENT INC, et al

Defendants,

This matter having been opened to the Court upon the application of Larry A. Chamish, Esq., attorney for the Plaintiffs for an Order granting Plaintiffs to file a First Amended Complaint, returnable on Friday, March 31, 2017, and the Court having read the moving papers, and any papers filed in opposition thereto, and for good cause shown;

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

ORDERED that Plaintiffs herein is hereby granted to file a First Amended Complaint to amend the caption to read as **Segundo Tenemea deceased, Rosa Rivas as Administratrix Ad Prosequendum for the Estate of Segundo Tenemea and Rosa Rivas, Individually** and it is further

ORDERED that the complaint be amended throughout to reflect the change in the caption and it is further

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

Vincent LeBlon J.S.C.

VINCENT LeBLON, J.S.C.

 OPPOSED

 X UNOPPOSED

LARRY A. CHAMISH, ESQ.
Robert Treat Center
50 Park Place, 9th Floor, Suite 903
Newark, New Jersey 07102
Phone: (973) 648-7780
Fax: (973) 802-1778
Attorney Bar No: 002851983
Attorney for Plaintiffs, Segundo Tenemea and Rosa Rivas as the Estate Administrator for Segundo Tenemea
Our File No: 206608

468
4-13-17
FILED
APR 13 2017
Judge Vincent LeBlon

SEGUNDO TENEMEA and ROSA RIVAS as the: SUPERIOR COURT OF NEW JERSEY
Estate Administrator for SEGUNDO TENEMEA: LAW DIVISION – MIDDLESEX COUNTY
: DOCKET NO: MID- L-6332-16
:
: **CIVIL ACTION**
: **ORDER PERMITTING SUBSTITUTED SERVICE**
:
: **Plaintiffs,**
vs. :
:
ROBERT GRIFFIN, SAFARI :
AMUSEMENT INC, et al :
:
Defendants, :

This matter having come before the Court upon the application of Larry A. Chamish, Esq., attorney for Plaintiffs, Segundo Tenemea and Rosa Rivas as the Estate Administrator for Segundo Tenemea, returnable on Friday, March 31, 2017, for an Order permitting substituted service of process upon Defendant, Robert Griffin, pursuant to Rule 4:4-4(b)(3), and the Court having read the moving papers, and any papers filed in opposition thereto, and for good cause shown;

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

ORDERED that Plaintiff be permitted to serve Defendant, Robert Griffin, by forwarding a Summons and a copy of the Complaint by Certified Mail, Return Receipt Requested, and by regular mail, to his last known address, and by serving Westfield Insurance Company, by forwarding a Summons and a copy of the Complaint by Certified Mail, Return Receipt Requested, and by regular mail; and it is further

ORDERED that service of process as directed by this Order, once completed, shall be deemed to be personal service; and it is further

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

Vincent LeBlon
J.S.C.

 OPPOSED

 X UNOPPOSED

VINCENT LeBLON, J.S.C.

FILED
APR 13 2017
Judge Vincent LeBlond

Francis W. Yook, Esq.
NJ Attorney ID 135182015
Mark S. Kundla, Esq.
NJ Attorney ID 027361981

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

Attorneys for Defendants, Mitchel L. Welsh and Hertz Vehicle

MICHAEL WHITENER,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION: MIDDLESEX COUNTY
Plaintiff,	:	Docket No. MID-L-7526-15
vs.	:	
	:	Civil Action
MITCHEL L. WELSH, HERTZ	:	
VEHICLE, THERMO FISHER	:	
SCIENTIFIC, JOHN DOE 1-5 AND	:	ORDER #192
ABC CORP. 1-5 (names being	:	
fictitious as true identities	:	
are unknown at this time),	:	
	:	
Defendants.	:	
	:	

This matter having been opened to the Court upon the application of HARDIN, KUNDLA, MCKEON & POLETTO, P.A., attorneys for Defendants, Mitchel L. Welsh and Hertz Vehicle, for an Order

for summary judgment dismissing the Complaint and any and all crossclaims asserted against Defendant, Hertz Vehicle, with prejudice; and the Court having considered the moving papers; and for good cause shown;

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

ORDERED that summary judgment be and is hereby granted in favor of Defendant, Hertz Vehicle, dismissing the Complaint and any and all crossclaims asserted against Defendant, Hertz Vehicle, with prejudice; and it is further

ORDERED that a copy of this Order shall be served upon all counsel within seven (7) days from the date of its receipt by counsel for Defendants.

OPPOSED
 UNOPPOSED

Vincent LeBlon JSC
J.S.C.

VINCENT LeBLON, J.S.C.

#236

04/13/17

LIEBERMAN, RYAN, FORREST, & VOORHEES, LLC
Robert Forrest, Esq.-Attorney ID No: 018881984
P.O. Box 489
141 West End Avenue
Somerville, New Jersey 08876
(908) 231-8844
Attorneys for Plaintiff

FILED

APR 13 2017

Judge Vincent LeBlon

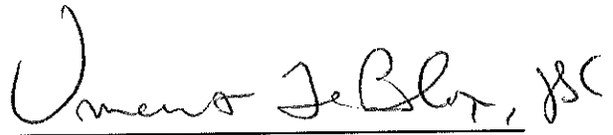
Plaintiff,)	SUPERIOR COURT OF NEW JERSEY
)	LAW DIVISION
CINDY YOST)	MIDDLESEX COUNTY
)	DOCKET NO.: MID-L-5325-15
vs.)	
Defendants,)	
)	
THE HILLS VILLAGE MASTERS)	ORDER
ASSOCIATION, INC.; THE VILLAGE)	
GREEN AT BEDMINSTER NEIGHBORHOOD)	
CONDOMINIUM ASSOCIATION; ACCESS))	
PROPERTY MANAGEMENT I, LLC;)	
HIGH TECH LANDSCAPES, INC.;)	
EDWARD A. KIELAU, JR.;)	
and JOHN DOES 1- 5(fictitious names))	

THIS MATTER, having been brought before the Court on Friday, March 31, 2017 on a Motion of Lieberman, Ryan, Forrest & Voorhees, LLC, Attorneys for Plaintiff for an Order permitting substitution of service upon AmTrust North America in lieu of personal service upon Defendant Edward A. Kielau, Jr., pursuant to R. 4:4-4(b)(3) of the Rules of New Jersey's Courts, and the Court having considered the moving papers submitted in support hereof and in opposition thereto, if any, and the Court having heard the arguments of counsel, if any, and for good cause having otherwise been shown;

IT IS on this 13th day of April, 2017

ORDERED that Plaintiff is hereby granted leave to effectuate substituted service of a Third Amended Complaint upon AmTrust North America in lieu of personal service upon its insured, Edward A. Kielau, Jr., a Defendant in the above captioned-matter, pursuant to R. 4:4-4(b)(3);, and it is further

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



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

OPPOSED
 UNOPPOSED