

Motion Calendar – Judge Mayer – 2/17/2017

Prepared by Sarah M. Bouskila, Law Clerk to the Hon. Jessica R. Mayer, J.S.C.

Tel: (732) 519-3643

*** If the reasons for the Court's decision have been set forth on the record and you would like a copy of the transcript, please contact Linda Wood at (732) 519-3486 ***

<u>CASE NAME</u>	<u>DOCKET #</u>	<u>MOTION #</u>	<u>MOTION TYPE</u>	<u>DISPOSITION</u>
Amertech Engineering v. Tiba Associates LLC	L-5039-16	661	Suppress Answer and Defenses for Failure to Answer Interrogatories	Withdrawn
Berger, Jeanete v. LifeCell Corporation	L-8759-11	179	Dismiss With Prejudice	Withdrawn
Brandt, Catherine v. LifeCell Corporation	L-5524-12	183	Dismiss With Prejudice	Granted
Cabrera, Michael v. Haydee Arocho	L-940-16	805	Restore to Trial List	Granted
Creighton, Christopher v. The Stop & Shop Supermarket	L-1140-16	499	Compel Deposition	Granted
Figuroa, Katherine v. Princeton Healthcare System	L-3240-16	194	Summary Judgment	Denied
Fishpaw, Glenda and Roy v. Merck Sharp & Dohme Corp.	L-6824-14	121	Admit Pro Hac Vice	Granted
Fornadel, Francis v. 426 Royal LLC and v. The Stop & Shop Supermarket	L-2640-15	1042	Summary Judgment	Granted
Fornadel, Francis v. 426 Royal LLC and v. The Stop & Shop Supermarket	L-2640-15	692	Amend Complaint	Granted
Fornadel, Francis v. 426 Royal LLC and v. The Stop & Shop Supermarket	L-2640-15	813	Aid of Litigants Rights	Granted in part
Frangopoloulous, Dean v. LifeCell Corporation	L-6217-12	185	Dismiss With Prejudice	Granted
Freeman, David and Eve v. Sharon Stapert	L-4239-16	381	Compel Deposition	Granted
Harrison, Leah and Duane v. Merck Sharp & Dohme	L-8124-14	358	Admit Pro Hac Vice	Granted
Held, Rose and Frederick v. Merck Sharp & Dohme Corp.	L-8240-14	120	Admit Pro Hac Vice	Granted
Henrie, Garey v. LifeCell Corporation	L-2321-12	181	Dismiss With Prejudice	Granted
Humphrey, Lee v. LifeCell Corporation	L-7975-12	188	Dismiss With Prejudice	Withdrawn
Hyatt, Robert v. LifeCell Corporation	L-8580-12	189	Dismiss With Prejudice	Granted

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Insurance Restoration Specialists, Inc. v. Columbian Towers Dev.	L-1740-16	905	Amend Complaint	Granted
Irving, Jack v. LifeCell Corporation	L-5959-11	177	Dismiss With Prejudice	Granted
Janisch, Jack and Susan v. Stephanie Flinton, et al	L-3840-15	971	Extend Discovery	Transferred to Judge Cresitello
Just Packaging v. Liberty Apparel NY	L-1141-16	154	Dismiss Without Prejudice	Transferred to Judge Cresitello
Lane, Wilbert v. David Graham	L-4941-15	48	Summary Judgment	Withdrawn
Luft, Ruth v. Merck Sharp & Dohme Corp.	L-8290-14	119	Admit Pro Hac Vice	Granted
Matzkin, Phyllis v. Wyeth, LLC	L-665-15	374	Reinstate and Amend Complaint	Granted
Maxwell-Prince, Laverne and Andrew v. Corporate Park Assoc.	L-4241-16	575	Amend Complaint	Granted
McMinemee, Thomas v. LifeCell Corporation	L-5752-12	184	Dismiss With Prejudice	Granted
McNatt, Randall v. LifeCell Corporation	L-4500-12	182	Dismiss With Prejudice	Granted
Metz, Magdalena v. Jamesburg Gas	L-2238-16	640	Amend Complaint	Granted
Milanese, Carol v. Merck Sharp & Dohme	L-9297-14	211	Admit Pro Hac Vice	Granted
Moody, Gary and Patricia v. Advanced Orthopedics	L-7138-15	866	Compel to Produce	Withdrawn
Newberry, Connie v. LifeCell Corporation	L-3725-13	1052	Amend Complaint	Granted
NJ Casualty Insurance v. Proud 2 Haul, Inc.	L-4038-15	138	Turn Over Funds	Granted
O’Neil, Jamie v. Lake Farrington Plaza	L-3040-15	175	Summary Judgment	Denied
O’Neil, Jamie v. Lake Farrington Plaza	L-3040-15	1094	Cross-Motion for Summary Judgment	Denied
O’Rourke, Aaron and Nancy v. Jorge Serra	L-2738-16	1029	Compel Discovery	Granted
Olson, Rosemary v. Wyeth, LLC	L-664-15	373	Reinstate and Amend Complaint	Granted
Padgett, Edward v. LifeCell Corporation	L-7972-12	187	Dismiss With Prejudice	Withdrawn
Parise, Susan v. Merck Sharp & Dohme	L-8867-14	377	Admit Pro Hac Vice	Granted
Pavloff, Patricia v. Merck Sharp & Dohme	L-8166-14	212	Admit Pro Hac Vice	Granted

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Pawlowski, Janina v. Merck Sharp & Dohme	L-9508-14	360	Admit Pro Hac Vice	Granted
Peterson, Carol v. Merck Sharp & Dohme	L-7643-14	209	Admit Pro Hac Vice	Granted
Preston, Frederick v. LifeCell Corporation	L-4146-12	348	Amend Complaint	Granted
Qiao, Gaolin v. Lincoln Harbor Enterprises, LLC	L-540-16	829	Compel Answers, Produce and Appear for Deposition	Granted
Qiao, Gaolin v. Lincoln Harbor Enterprises, LLC	L-540-16	1162	Cross-Motion to Compel Discovery	Withdrawn
Resendez, Sami v. LifeCell Corporation	L-6848-12	186	Dismiss With Prejudice	Withdrawn
Rivera, Heriberto v. Progressive Insurance	L-3840-16	522	Extend Discovery	Denied
Serieux, Deborah and Stephen v. Hasina and Mubassir Mansuri	L-4141-16	920	Suppress Answer and Defenses for Failure to Answer Interrogatories and Produce	Granted
Shah, Jyotsna v. Merck Sharp & Dohme	L-9506-14	361	Admit Pro Hac Vice	Granted
Siemens Financial Services, Inc. v. Harlem Firstaid Medical	L-2339-16	400	Restore to Trial List and Enter Default	Granted in part
Simpson, Nebra v. LifeCell Corporation	L-1472-12	180	Dismiss With Prejudice	Withdrawn
Smith, Sandra v. LifeCell Corporation	L-7418-13	190	Dismiss With Prejudice	Withdrawn
Snyder, Eloise v. Merck Sharp & Dohme Corp.	L-7412-14	118	Admit Pro Hac Vice	Granted
Velocity Investments, LLC v. Mary Kubilus	L-5339-16	115	Summary Judgment	Granted in part
Wakely, Sharon v. Merck Sharp & Dohme	L-7087-14	210	Admit Pro Hac Vice	Granted
Wakely, Sharon and Wesley v. Merck Sharp & Dohme	L-7087-14	359	Admit Pro Hac Vice	Granted
Weaver, Beverly v. Merck Sharp & Dohme Corp.	L-7160-14	117	Admit Pro Hac Vice	Granted
Wolfe, Sharon v. LifeCell Corporation	L-2594-15	191	Dismiss With Prejudice	Granted
Yasin, Mohammad v. Jayashree and Chandraka Parkekh	L-5338-16	667	Compel Experts Report	Granted

FILED
FEB 17 2017
JUDGE JESSICA R. MAYER

FRANK A. TOBIAS, ESQ., LLC
Frank A. Tobias, Esq.
1107 Convery Boulevard
Perth Amboy, New Jersey 08861
(732) 324-7777
Attorneys for Plaintiff – Michael Cabrera

MICHAEL CABRERA	:	SUPERIOR COURT OF NEW JERSEY	
	:	LAW DIVISION	
Plaintiff,	:	MIDDLESEX COUNTY	# 805
	:	DOCKET NO: MID-L-940-16	
-vs-	:		
	:	Civil Action	
	:		
HAYDEE I. AROCHO, ABC-XYZ	:		
CORPS. (fictitious names, true	:	ORDER	
names presently unknown) and	:		
JOHN DOES 1-10 (fictitious names	:		
True names presently unknown) and	:		
NEW JERSEY MANUFACTURERS:	:		
INSURANCE	:		
Defendants.	:		

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

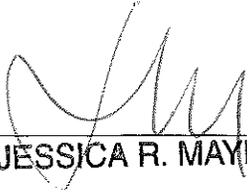
IT IS on this 17th day of February, 2017;

ORDERED that this matter be and is hereby restored to the active trial calendar, and it is;

ORDERED that plaintiff be and is hereby permitted to substitute service upon GEICO Insurance Company for defendant, Haydee I. Arocho, and it is; *by regular and certified mail within 14 days of the date of this order*

FURTHER ORDERED that a copy of this Order shall be *noted on file* served upon all parties within 7 days of the date hereof.

UNOPPOSED


JESSICA R. MAYER, J.S.C.

Opposed _____
Unopposed _____

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

#499 2-17-17

Our File No. SSJ-18-SPF
FISHMAN MCINTYRE BERKELEY LEVINE SAMANSKY, P.C.
120 Eagle Rock Avenue
East Hanover, New Jersey 07936
Tel: (973) 560-9000
Fax: (973) 560-0060

FILED

FEB 17 2017

SCOTT D. SAMANSKY ID#: 016951989

Attorneys for Defendant, The Stop & Shop Supermarket Company LLC

JUDGE JESSICA R. MAYER

CHRISTOPHER CREIGHTON, an infant by : SUPERIOR COURT OF NEW JERSEY
his Guardian Ad Litem MICHAEL : LAW DIVISION: MIDDLESEX COUNTY
CREIGHTON : DOCKET NO. MID-L-1140-16

Plaintiffs,

vs.

: CIVIL ACTION

THE STOP & SHOP SUPERMARKET :
COMPANY, LLC, ABC CORPORATIONS :
1-5 (fictitious names for unknown :
defendants) JOHN/JANE DOES 1-5, :
(fictitious names for unknown defendants) :

: **ORDER**

Defendant

THIS MATTER BEING brought before the Court by application of FISHMAN MCINTYRE BERKELEY LEVINE SAMANSKY, P.C. attorneys for Defendant, The Stop & Shop Supermarket Company LLC for an Order compelling plaintiff's deposition, and the Court having considered the matter and for good cause appearing,

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

ORDERED plaintiff be and is hereby compelled to appear for depositions on March 2, 2017 at 10:00 a.m. at the law offices of Edward P. Shamy, Jr., Esq., 2300 Route 27, North Brunswick, New Jersey; and it is

~~**FURTHER ORDERED** in the event plaintiff's deposition is adjourned, plaintiff is compelled to appear for deposition within fifteen (15) days of the date of this Order; and it is~~

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

UNOPPOSED



JESSICA R. MAYER, J.S.C.

#194
02/17/17

Matthew V. DelDuca (Atty. ID# 024451986)
PEPPER HAMILTON LLP
A Pennsylvania LLP
Suite 400
301 Carnegie Center
Princeton, NJ 08543-5276
(609) 452-0808
*Attorneys for Defendant
Princeton HealthCare System Holdings, Inc.*

FILED
FEB 17 2017
JUDGE JESSICA R. MAYER

KATHERINE FIGUEROA
632 Second St.
Trenton, NJ 08611

Plaintiff,

v.

PRINCETON HEALTHCARE
SYSTEM HOLDINGS, INC.
1 Plainsboro Rd.
Plainsboro, NJ 08536

Defendant.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY LAW DIVISION
:
:
:
CIVIL ACTION
:
DOCKET NO.: MID-L-03240-16
:
:
**ORDER GRANTING SUMMARY
JUDGMENT IN PRINCETON
HEALTHCARE SYSTEM HOLDINGS,
INC.'S FAVOR**

THIS MATTER having come before the Court by Motion for Summary Judgment by Defendant Princeton HealthCare System Holdings, Inc. ("PHCS") in the above-captioned matter seeking judgment in its favor on Plaintiff Katherine Figueroa's claims; and the Court having considered the moving and responding papers, and the arguments of the parties; and for the reasons stated on the record; and for other good cause shown:

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

ORDERED that Defendant's Motion is **GRANTED**, and summary judgment is hereby entered, dismissing the claims of Plaintiff Katherine Figueroa with prejudice.

A copy of this order shall be posted online by the court.

DENIED



JESSICA R. MAYER, J.S.C.

OPPOSED

On this date, pursuant to R. 1:6-2
The court's statement of reasons
have been set forth on the record.

#1685

FILED # 811 1092

FEB 17 2017

JUDGE JESSICA R. MAYER

FILED

FEB 17 2017

JUDGE JESSICA R. MAYER

FILED

JAN 20 2017

JUDGE JESSICA R. MAYER

MARGOLIS EDELSTEIN

By: Colleen M. Ready, Esquire (032131984)

100 Century Parkway, Suite 200

Mt. Laurel, NJ 08054

Attorney for Third-Party Defendants, The Stop & Shop Supermarket Company LLC

426 Royal of America Management, LLC and Ace American Insurance Company

Our File No.: 56300.1-0679

Francis Fornadel

Plaintiff

vs.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-2640-15

CIVIL ACTION

426 Royal LLC, Royal of America
Management, LLC, at al.

Defendants

and

426 Royal of America Management, LLC,

Third-Party Plaintiff

vs.

**ORDER GRANTING SUMMARY
JUDGMENT**

Stop & Shop Supermarket Company LLC
and Ace American Insurance Company

Third-Party Defendant

THIS MATTER having been brought before the Court by Margolis Edelstein,

attorneys for defendants, The Stop & Shop Supermarket LLC; Ace American Insurance Company; and 426 Royal of America Management, LLC, and the Court having duly considered the moving papers submitted in support of their application in accordance with Rule 1:6-2, and finding merit in said application, and for other good cause appearing;

IT IS on this ^{15th}~~20th~~ day of ^{February}~~January~~, 2017;

ORDERED that Defendant The Stop & Shop Supermarket Company LLC's motion for summary judgment be and is hereby granted, dismissing any and all claims and cross-claims against it with prejudice;

ORDERED that Defendant Ace American Insurance Company's motion for summary judgment be and is hereby granted, dismissing any and all claims and cross-claims against it with prejudice; and

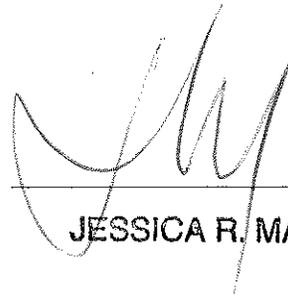
ORDERED that Defendant 426 Royal of America Management, LLC's motion for summary judgment be and is hereby granted, dismissing any and all claims and cross-claims against it with prejudice.

A copy of the within Order shall be served upon all counsel within 7 days of the date hereof.

OPPOSED

Motion Opposed

Motion Unopposed



JESSICA R. MAYER, J.S.C. J.S.C.

On this date, pursuant to R. 1:6-2
The court's statement of reasons
have been set forth on the record.

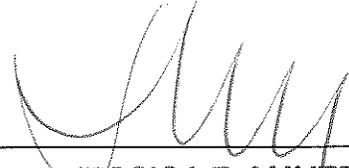
the Court having reviewed the moving papers, and for good cause having been shown,

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

ORDERED that Plaintiff is hereby granted leave to file ^{and serve} an amended complaint in the form attached to Plaintiffs' moving papers in order to add as a Defendants, UGL, Limited, C&W Facility Services, Inc., f/k/a DTZ, Cushman & Wakefield, Inc., and Drainbusters, Inc. ^{within 14 days of the date of this order} and it is further

ORDERED that a true copy of this Order be served upon all counsel of record within 7 days of the date hereof. ^{dated 5/7/17}

* ~~DEED~~ and that date remain 5/7/17 and 5/22/17 because the is ample to obtain additional discovery prior to final date.



JESSICA R. MAYER, J.S.C.

UNOPPOSED

- () Opposed
- () Unopposed

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

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 5/7 2017 unless further extended by court order.

NEAL M. UNGER, P.C.
ATTORNEYS AT LAW
WILLIAMSBURG COMMONS
3-E AUER COURT
EAST BRUNSWICK, NJ 08816
(732) 390-1744
ATTORNEYS FOR PLAINTIFF
ATTORNEY ID NO. 018531983

FILED

FEB 17 2017

JUDGE JESSICA R. MAYER

FRANCIS FORNADEL,

Plaintiff,

vs.

426 ROYAL LLC, ROYAL OF
AMERICA MANAGEMENT, LLC, et
al.,

Defendants

and

426 ROYAL and ROYAL OF
AMERICA MANAGEMENT, LLC,

Third Party Plaintiffs

vs.

THE STOP & SHOP SUPERMARKET
COMPANY LLC, AND ACE
AMERICAN INSURANCE COMPANY,

Third Party Defendants.

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

: DOCKET NO.: MID-L-2640-15

CIVIL ACTION

ORDER IN AID OF LITIGANT'S
RIGHTS PURSUANT R. 1:10-3

THIS MATTER having been opened to the Court by Neal M. Unger, Esq. Of Neal M. Unger, P.C., Attorney for the Plaintiff, Narendra Budhan seeking an Order in Aid of Litigant's Rights Pursuant to R. 1:10-3, and for good cause having been shown;

IT IS on this 12th day of February, 2017,

ORDERED, that Third Party Defendant The Stop and Shop Supermarket Company, LLC ~~is found to have violated litigant's rights and~~ shall produce Mark Egley for deposition on or before March 10, 2017; *if Mr. Egley is still employed by SPS + Shop* and it is further

~~ORDERED that in the event that Mark Egley is not produced for deposition on or before March 10, 2017, Third Party Defendant The Stop and Shop Supermarket Company, LLC shall pay to Plaintiff a penalty of \$250.00 per day until he is produced; and it is further~~

No basis in court me for such relief at this time.

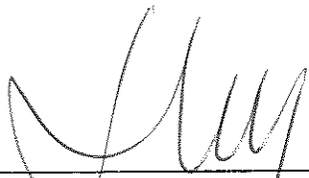
~~ORDERED that Third Party Defendant shall pay to Plaintiff reasonable costs and attorney's fees incurred in connection with obtaining the deposition of Egley in the sum of _____.~~

This order should result in the requested deposition unless Mr. Egley is no longer employed by SPS + Shop.

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

UNOPPOSED

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



JESSICA R. MAYER, J.S.C.

- () Opposed
- () Unopposed

381

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY
DOCKET NO. MID-L-004239-16

FILED

FEB 17 2017

-----X
 :
 :
 DAVID FREEMAN and EVE :
 FREEMAN, :
 :
 :
 Plaintiffs, :
 :
 :
 v. :
 :
 SHARON L. STAPERT, DOUGLAS :
 DeCASTRO and ROBYN HILTON, :
 :
 :
 Defendants. :
 :
 -----X

Civil Action

JUDGE JESSICA R. MAYER

~~AMENDED~~ ORDER
 COMPELLING THE
 DEPOSITIONS OF
 DEFENDANTS DeCASTRO
 AND HILTON ON MARCH 3,
 2017

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

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

ORDERED that the deposition of the defendants, Douglas DeCastro and Robyn Hilton, shall be conducted on **Friday, March 3, 2017, at two o'clock**, at the offices of Wilentz, Goldman & Spitzer, 90 Woodbridge Center Drive, Woodbridge New Jersey; and it is further

ORDERED that a copy of this order shall be ^{posted online} served upon all counsel within five (5) days after online posting of the order.

UNOPPOSED

posted online


 JESSICA R. MAYER, J.S.G.C.

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

SLAVIN & MORSE, LLC
Attorneys at Law
Glenn C. Slavin, Esq. - 027541989
234 Main Street
Woodbridge, New Jersey 07095
(732) 726-3307
Attorneys for Plaintiff: Insurance Restoration Specialists, Inc.

FILED
FEB 17 2017

#905 277-17

JUDGE JESSICA R. MAYER

INSURANCE RESTORATION
SPECIALISTS, INC.,

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

Plaintiff(s),

DOCKET NO: MID-L-1740-16

vs.

CIVIL ACTION

COLUMBIAN TOWERS DEVELOPMENT
CO., PRESTIGE MANAGEMENT CO.,
CAPITAL REALTY GROUP, INC., and
JOHN DOES (fictitious),

**ORDER GRANTING PLAINTIFF LEAVE TO
FILE A FIRST AMENDED COMPLAINT**

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

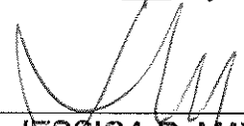
Defendant(s).

It is ORDERED that all discovery in this case
shall expire June 26 2017 unless
further extended by court order.

This matter having been opened to the Court upon the application of Slavin & Morse, LLC,
attorneys for Plaintiff, Insurance Restoration Specialists, Inc., for an Order granting leave to file a
First Amended Complaint, returnable on ^{Feb} March 17, 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 17th day of February, 2017;

1. ORDERED that Plaintiff herein is hereby granted leave to file ^{and serve} a First Amended Complaint to add
Columbian Towers Apartments Urban Renewal, LLC as a party Defendant; ^{within 14 days of the date of} and it is further ^{this order.}
2. ORDERED that a copy of this Order be ^{posted online} served upon all parties within 7 days from the date hereof.


JESSICA R. MAYER, J.S.J.S.C.

____ OPPOSED
✓ UNOPPOSED

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

UNOPPOSED

Attorney ID No. 051821991
MARTIN KANE & KUPER
Attorneys at Law
180 Tices Lane
Building B, Suite 200
East Brunswick, NJ 08816
732-214-1800
732-214-0307 (Fax)
Attorneys for Plaintiffs

#595 2-17-17

FILED

FEB 17 2017

JUDGE JESSICA R. MAYER

**LAVERNE MAXWELL-PRINCE and
ANDREW R. PRINCE, her
husband,**

Plaintiffs,

vs.

**CORPORATE PARK ASSOCIATES;
SUDLER MANAGEMENT CORP.;
HIGH TECH LANDSCAPES, INC.;
ABC COMPANIES #1-3 and JOHN
DOES #1-3 (fictitious
names)**

Defendants.

**SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY
Docket No. L-4241-16**

Civil Action

ORDER

THIS MATTER being opened to the Court on Friday,
February 17, 2017, by Petra Vavra, Esq., of MARTIN KANE &
KUPER, attorneys for plaintiffs, on motion for leave to file a
Second Amended Complaint, and it appearing to the Court that
due notice of this Motion has been given to all counsel, and
the Court having considered the matter and for good cause
shown,

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

ORDERED that plaintiffs be and hereby are granted leave to
file ^{and serve} a Second Amended Complaint to add third party defendant,

Greenview Landsculpting, LLC, as a direct defendant, within
14 days from the date of this Order; and it is further

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

UNOPPOSED

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



JESSICA R. MAYER, J.S.C.C.

Opposed ()

Unopposed (✓)

Discovery end date remains 7/26/17

#640 2-17-17

Kim M. Connor, Esq., Attorney ID: 019341999
The Law Office of Jordan B. Rickards, Esq., LLC
Rickards Professional Building
196 Riva Ave., P.O. Box 382
Milltown, NJ 08850-0382
P: 732-297-8200, F: 732-297-8201
Attorney for the Plaintiff

FILED

FEB 17 2017

JUDGE JESSICA R. MAYER

MAGDALENA METZ,

Plaintiff

v.

JAMESBURG GAS HOLDINGS LLC,
KARNAIL SINGH, BALJINDER SINGH,
AJMAR JOHAL, JAMESBURG FUEL
LLC, JASWAN SINGH, XYZ CORPS. 1-
100, JOHN AND JANE DOES 1-100

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO. MID-L-2238-16

Civil Action

ORDER

This matter having been brought before this Court by the plaintiff, represented by Kim M. Connor, Esq., on a Motion to file a Second Amended Complaint, to name as additional Defendants Ghotra's Son, LLC and Ghotra's Son, LLC d/b/a Jamesburg Fuel, LLC, on notice to the answering parties, and the court having considered the papers filed, and for good cause having been shown,

It is on this 17th day of February, 2017

ORDERED, that the plaintiff shall be entitled to file ^{and serve} a Second Amended Complaint within 14 days of the date of this Order; and it is further

ORDERED, that a copy of this Order shall be served ^{with notice} on all parties within 7 days of the date of this Order.

— JESSICA R. MAYER, J.S.C. —
J.S.C.

UNOPPOSED

opposed

unopposed

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

***** 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 July 21, 2017, unless further extended by court order.

138
02/17/17

BRESSLER~DUYK LAW FIRM
Marc J. Bressler, Esq.
Attorney ID Number: 225221967
Attorney ID Number: 201191193
BRESSLER~DUYK LAW FIRM
60 State Highway 27
Edison, New Jersey 08820-3908
Tel: 732-494-8555
Fax: 732-494-9464
marc@bresslerlaw.com
Our file #29269
Attorney For Plaintiff(s)
NEW JERSEY CASUALTY INSURANCE
COMPANY

FILED
FEB 17 2017

JUDGE JESSICA R. MAYER

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY
Docket Number: MID-L-004038-15

Plaintiff

CIVIL ACTION

vs.

PROUD 2 HAUL INC.

ORDER FOR TURN OVER OF
BANK ACCOUNT

Defendant(s).

THIS MATTER being presented to the Court by Bressler~Duyk Law Firm, attorneys for plaintiff(s) on Notice of Motion for an Order directing Wells Fargo Bank to turn over to the Bressler~Duyk Law Firm in accord with his levy thereon funds of the defendant(s) in the sum of \$2,488.19, said funds being in the possession of Wells Fargo Bank and it appearing that due and proper levy has been made by the said Sheriff in accord with his certification of levy annexed to the moving papers and it further appearing that due and proper service of the Notice of Motion and certification of levy of the said Officer has been made upon the defendant(s) and upon the said Wells Fargo Bank by certified and ordinary mail, return receipts requested, and no one having filed an objection to the entry of the Order sought, and good cause appearing,

It is on this ^{17th} day of February, 2017 ORDERED that the said Wells Fargo Bank shall turn over to the Bressler~Duyk Law Firm, in accord with his levy thereon, funds in the sum of \$2,488.19 in its possession, same being the funds of the defendant(s) PROUD 2 HAUL INC.

A copy of this order shall be posted online by the court



JESSICA R. MAYER, J.S.C. J.S.C.

OPPOSED
 UNOPPOSED
p527

UNOPPOSED

certified mail

PLEASE MAIL A COPY OF THIS DECISION *by register &*
~~TO~~ ALL INTERESTED PARTIES WITHIN
7 DAYS OF THE DATE HEREOF.

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

175

The Hartford (H00000022 – sequence 1)
Law Offices of Linda S. Baumann
By: Deirdre M. Dennis, Esq. Id No.: 006141988
50 Millstone Road
Building 300, Suite 140
East Windsor, New Jersey 08520
Tel No.: (609) 371-1533
Attorney for Defendant, Rock Bottom Landscaping & Fence, LLC (improperly pled as Rock Bottom Landscaping)

FILED

FEB 17 2017

JUDGE JESSICA R. MAYER

JAMIE O'NEIL,

Plaintiff(s),

vs.

LAKE FARRINGTON PLAZA
CONDOMINIUM, OLD WORLD
LANDSCAPING, ROCK BOTTOM
LANDSCAPING, et. al.

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-3040-15

CIVIL ACTION

AS P
**ORDER GRANTING
SUMMARY JUDGMENT**

THIS MATTER being opened to the Court by the Law Offices of Linda S. Baumann (Deirdre M. dennis, Esq. on the application), attorney for the Defendant Rock Bottom Landscaping & Fence, LLC, on due notice to all counsel submitted to the Court and the Court having considered the matter on the moving papers and ~~any~~ opposition submitted thereto and the Court having made findings of fact and conclusions of law, and good cause appearing;

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

ORDERED that Summary Judgment be and hereby is granted as to Defendant Rock Bottom Landscaping & Fence, LLC and the Complaint of Plaintiff be and hereby is dismissed **with prejudice** against said Defendant Rock Bottom Landscaping & Fence, LLC, and it is further;

ORDERED that any and all crossclaims, and counterclaims be dismissed as against the Defendant Rock Bottom Landscaping & Fence, LLC, and it is further;

DENIED
DENIED

ORDERED that a true copy hereof shall be ^{posted online} served upon all counsel within 7 days of the date hereof.



JESSICA R. MAYER, J.S.C. J.S.C.

OPPOSED

Opposed

Unopposed

On this date, pursuant to R. 1:6-2
The court's statement of reasons
have been set forth on the record.

MICHAEL V. DOWGIN ESQ.
2413 U.S. Highway 130
Dayton, NJ 08810
Phone# 732-274-2110
Fax#732-274-0453
E-mail: Dowginlaw@aol.com
ID#22-2697920
Attorney for Defendant, OLD WORLD LANDSCAPE CO.

FILED

FEB 17 2017

JUDGE JESSICA R. MAYER

Plaintiff	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION: MIDDLESEX COUNTY
JAMIE O'NEIL	:	
	:	Docket No. MID-L-3040-15
	:	
vs.	:	CIVIL ACTION
	:	
	:	
Defendants	:	
	:	
LAKE FARRINGTON PLAZA	:	
CONDOMINIUM, OLD WORLD	:	
LANDSCAPE CO., ROCK BOTTOM	:	
LANDSCAPING, ABC CORPORATION 3-5:	:	
(fictitious name, party intended being	:	
unknown); JOHN DOES 1-5 (fictitious name,	:	
party intended being unknown);	:	

A 1094

ORDER GRANTING SUMMARY JUDGMENT

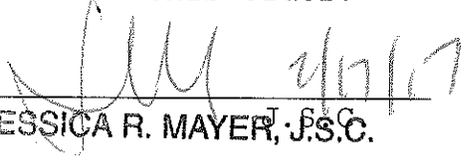
This matter having been opened to the Court by Michael V. Dowgin, attorney for Old World Landscape Co. and the Court having reviewed the moving and any opposing papers and for good cause shown;

IT IS ON THIS 17th DAY OF February, 2017 ORDERED that summary judgment be and is hereby granted to the defendant, Old World Landscape Co. , dismissing plaintiff's complaint against it, with prejudice, and

IT IS FURTHER ORDERED that all crossclaims be dismissed as against the defendant, Old World Landscape Co. and

DENIED
DENIED

IT IS FURTHER ORDERED that a copy of this order be ^{mailed within 7} served on all parties within 7 days of the date of this order.



JESSICA R. MAYER, J.S.C.

OPPOSED

On this date, pursuant to R. 1:6-2
The court's statement of reasons
have been set forth on the record.

#1029 2-17-17

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 Plaintiffs
File No.: 16-27131SFL

FILED
FEB 17 2017
JUDGE JESSICA R. MAYER

AARON S. O’ROURKE, an individual, and	:	SUPERIOR COURT OF NEW JERSEY
NANCY O’ROURKE, his wife, per quod,	:	LAW DIVISION
	:	MIDDLESEX COUNTY
Plaintiffs	:	DOCKET NO.: MID-L-2738-16
	:	
vs.	:	<u>CIVIL ACTION</u>
	:	
JORGE SERRA, an individual, and T. VEHICLE	:	
CORP., a business entity;	:	
ASSOCIATED PRODUCE, a business entity;	:	ORDER
JOHN DOE, a fictitiously	:	
named individual and ABC CO., a fictitiously	:	
named business entity,	:	
	:	
Defendants	:	

THIS MATTER having been opened to the court by the law offices of Lombardi & Lombardi, P.A., attorneys for plaintiffs, Aaron S. O’Rourke, an individual and Nancy O’Rourke, his wife, per quod, for an Order compelling the defense to produce a copy of all recorded statements herein, and the court having read and considered the moving papers, and for good cause being shown;

IT IS ON THIS 17th **DAY OF FEBRUARY, 2017;**

ORDERED that the defendants, be and are hereby compelled to provide to plaintiffs’ counsel ^{no later than March 8, 2017} ~~within fifteen (15) days hereof~~, a copy of any statements made by Jorge Serra, and/or any representative of T. Vehicle Corp. and/or defendant, Associated Produce, concerning the subject litigation; and it is further

per the order of
ORDERED that a copy of the within Order shall be served upon all counsel of record herein within 9 days of the entry hereof.

UNOPPOSED

JRM 4/17/17

JESSICA R. MAYER, JSSC.

PAPERS CONSIDERED:

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

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

#829
02/17/17

Peter K. Barber, Esq. - NJ ID No. 039851983
DALY, LAMASTRA, CUNNINGHAM,
KIRMSER & SKINNER
202A Hall's Mill Road
PO Box 1675
Whitehouse Station, NJ 08889-1675
(908) 572-3600
Attorneys for Defendant/Third Party Plaintiff
1000 Harbor Blvd., LLC

FILED

FEB 17 2017

JUDGE JESSICA R. MAYER

GAOLIN QIAO,

Plaintiff,

v.

LINCOLN HARBOR ENTERPRISES, LLC,
1000 HARBOR BOULEVARD LLC, UBS
FINANCIAL SERVICES, INC., UBS
FINANCIAL SERVICES INSURANCE
AGENCY, INC., SALOMONE
BROTHERS, INC., ABC CORP. 1-10
(fictitious names), RONALD ROE ICE
REMOVAL CO. (fictitious names), and
JOHN DOE 1-10 (fictitious names),

Defendants.

And

1000 HARBOR BLVD., LLC

Third Party Plaintiff

v.

SALOMONE BROTHERS, INC.

Third Party Defendant

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-540-16

CIVIL ACTION

**ORDER COMPELLING PLAINTIFF TO
ANSWER INTERROGATORIES, RESPOND
TO NOTICE TO PRODUCE AND APPEAR
FOR DEPOSITION**

THIS MATTER have come before the court upon the motion of Daly, Lamastra, Cunningham, Kirmsers & Skinner, (Peter K. Barber, appearing), attorneys for defendant/third party plaintiff 1000 Harbor Blvd., LLC, for an Order pursuant to R. 4:23-5(c) and R. 4:23-4

compelling plaintiff to answer interrogatories, respond to notice to produce and appear for deposition; and the court having reviewed the papers submitted in support thereof ~~and in opposition thereto, as well as the arguments of counsel;~~ and for good cause shown;

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

O R D E R E D that plaintiff hereby is compelled to:

- 1) Serve answers interrogatories and respond to notice to produce no later than February 24, 2017;
- 2) Appear for deposition no later than March 10, 2017 if plaintiff's deposition does not proceed as scheduled on February 27, 2017;

and it is further;

O R D E R E D that a copy of this Order be ^{posted online to} served upon all counsel within 7 days of the date hereof.

UNOPPOSED



JESSICA R. MAYER, J.S.C.
J.S.C.

Answering papers have been ()
have not been () filed by _____

Reply papers have been ()
have not been () filed by moving party _____

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

Firm Code: H21
File No.: 151742855
Cooper Maren Nitsberg Voss & DeCoursey
Tatiana Vysotsky, Esq.
Bar #: 018982006
485 Route 1 South
Building A, Suite 200
Iselin, NJ 08830
Ph: 732-362-3400; Direct dial: (732) 362-3325
Fax: (866) 827-4716

Attorneys for Defendant, Drive New Jersey Insurance Company i/p/a Progressive Insurance Company

Heriberto Rivera,

Plaintiff,

v.

Progressive Insurance Company, John Doe A-Z,
ABC Company 1-10,

Defendant.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

CIVIL ACTION

DOCKET NO.: MID-L-3840-16

~~ORDER EXTENDING DISCOVERY
FOR 60 DAYS~~

THIS MATTER having been opened to the Court by Tatiana Vysotsky, attorney for Defendant, Drive New Jersey Insurance Company for an Order extending discovery for 60 days, and the Court having reviewed the moving papers submitted, and any opposition thereto, and for good cause appearing;

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

ORDERED AS FOLLOWS:

1. The time for completion of discovery is hereby extended for 60 days from the previous discovery end date.
2. The new discovery end is _____, 20_____.

DENIED*

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

Outstanding Discovery	Discovery Shall Be Completed By Date Listed Below

DENIED*

IT IS FURTHER ORDERED that a copy of the within Order shall be ^{put in mail} served upon counsel within 7 days of the date of this Order.

UNOPPOSED

[Signature]
 JESSICA R. MAYER, J.S.C.

Opposed
 Unopposed

(*) Party/Parties Requesting Discovery Extension

_____, for ___ plaintiff ___ defendant

_____, for ___ plaintiff ___ defendant

* Denied without prejudice & failure to comply with R. 4:24-1(c).
 The court's staff contacted counsel for the moving party and requested a better form of order specifying each item of discovery to be completed and a specific date for completion of each discovery item.

#920
02/17/17

BAR NO. 024551983
LUTZ, SHAFRANSKI, GORMAN & MAHONEY, P.A.
77 Livingston Avenue, P.O. Box 596
New Brunswick, NJ 08903
(732) 249-0444
Attorneys for Plaintiff(s)

FILED
FEB 17 2017

JUDGE JESSICA R. MAYER

Plaintiff(s)

DEBORAH W. SERIEUX and STEPHEN
SERIEUX

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: ~~MONMOUTH~~ COUNTY
~~MIDDLESEX~~
DOCKET NO. MID-L-04141-16

vs.

CIVIL ACTION

Defendant(s)

HASINA N. MANSURI and MUBASSIR
MANSURI

**ORDER STRIKING THE ANSWER AND
SUPPRESSING THE DEFENSES OF
DEFENDANTS GO EXPRESS AND JOHN
CALABRESE FOR FAILURE TO
PROVIDE ANSWERS TO FORM C,
FORM C1 INTERROGATORIES,
SUPPLEMENTAL INTERROGATORIES,
NOTICE TO PRODUCE, AND
PLAINTIFF'S DEMAND FOR
INSURANCE INFORMATION**

This matter having been brought before the Court on motion of John R. Gorman, Esq., of the law firm of Lutz, Shafranski, Gorman & Mahoney, P.A., attorneys for plaintiff for an Order striking defendants Hasina N. Mansuri and Mubassir Mansuri's Answer and suppressing their defenses for failure to answer Form C, C1, Supplemental Motor Vehicle Interrogatories; and their failure to respond to plaintiff's September 9, 2016 Notice to Produce and Demand for Insurance Information, and the Court having considered the matter and good cause appearing,

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

LAW OFFICES
LUTZ, SHAFRANSKI,
GORMAN & MAHONEY, P.A.
77 LIVINGSTON AVENUE
P.O. BOX 596
NEW BRUNSWICK, N.J. 08903

ORDERED that defendants Hasina N. Mansuri and Mubassir Mansuri's Answer be and is hereby stricken ^{without prejudice} and their defenses be and hereby are suppressed ^{without prejudice} for failure to answer Form C, Form C1, and Supplemental Motor Vehicle Interrogatories, and respond to plaintiff's September 9, 2016 Notice to Produce, and Demand for Insurance Information; and

IT IS FURTHER ORDERED that a copy of the within Order shall be served ^{for the vehicle} upon all counsel within seven (7) days of the date hereof.

UNOPPOSED

UNOPPOSED



JESSICA R. MAYER, J.S.G. c.

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

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

Papers filed with the Court:

() Answering Papers

() Reply Papers

#400
02117117

FILED

FEB 17 2017

JUDGE JESSICA R. MAYER

LAW OFFICES
CHARLES A. GRUEN
381 Broadway
Suite 300
Westwood, New Jersey 07675
(201) 342-1212
Charles A. Gruen, Esq. (NJ ID# 024561983)
Attorneys for Plaintiff

SIEMENS FINANCIAL SERVICES, INC.

Plaintiff,

v.

HARLEM FIRTAID MEDICAL, P.C.,

Defendant.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY
DOCKET NO.: MID-L-02339-16

CIVIL ACTION

**ORDER RESTORING MATTER
TO ACTIVE TRIAL CALENDAR AND
~~ENTERING DEFAULT~~**

GRANTED IN PART

THIS MATTER, having come before the Court by The Law Offices of Charles A. Gruen (Charles A. Gruen, Esq., appearing), attorneys for Plaintiff, SIEMENS FINANCIAL SERVICES, INC., by way of Motion to restore this matter to the active trial calendar for purposes of entry of Default against the Defendant, HARLEM FIRTAID MEDICAL, P.C., and the Court having considered the submissions of the parties; and it appearing that Defendant, HARLEM FIRTAID MEDICAL, P.C., was served with Summons and Complaint in this matter by Guaranteed Subpoena Service, Inc., on November 14, 2016, and it further appearing that said Defendant has failed to file an Answer or other responsive pleading to Plaintiff's Complaint; and for good cause shown;

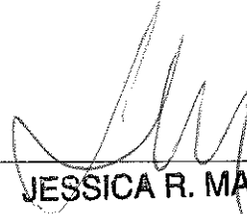
IT IS on this 17th day of February, 2017,

ORDERED that this matter be, and the same is hereby restored to the active trial calendar; and it is further

~~ORDERED that Default be, and the same is hereby entered against the Defendant,
HARLEM FIRTAID MEDICAL, P.C.; and it is further~~ *

ORDERED that a true copy of this Order be served upon the Defendant, HARLEM
FIRTAID MEDICAL, P.C., by certified mail, return receipt requested, and/or by regular
mail, within 7 days from the date hereof.

A copy of this order shall
be filed online by the court



JESSICA R. MAYER, J.S.C.J.S.C.

UNOPPOSED

* Plaintiff may make separate application
for entry of default after defendant has
been served with a copy of this order as
the matter had been dismissed as of 11/4/16
and defendant may have believed it did
not need to file a responsive pleading since
the matter was dismissed prior to service of
the complaint

115
02/17/17

File No. 16030565
RAGAN & RAGAN, PC
W. Peter Ragan, Jr. (ID No. 019681996)
3100 Route 138 West
Brinley Plaza, Building One
Wall, New Jersey 07719
(732) 280-4100
Attorneys for Plaintiff

FILED
FEB 17 2017

JUDGE JESSICA R. MAYER

Velocity Investments, LLC	:	SUPERIOR COURT OF NEW JERSEY
Plaintiff(s),	:	LAW DIVISION MIDDLESEX COUNTY
vs.	:	
	:	Civil Action
MARY KUBILUS	:	
Defendant(s).	:	Docket No. L-5339-16
	:	Hearing Date: February 17 th 2017
	:	ORDER GRANTING ^{PARTIAL} SUMMARY
	:	JUDGMENT AGAINST THE ^{PROSE} DEFENDANT\$
	:	
	:	

THIS MATTER having been opened to the Court by W. Peter Ragan, Jr., Esq., a member of the law firm of Ragan & Ragan, P.C., attorneys for Plaintiff, on Notice of Motion for Summary Judgment pursuant to R. 1:6-2 and R. 4:46 et seq. and the Court having considered the Certification of Proof, Affidavit of Assignment, Certification of W. Peter Ragan, Jr., Esq., Brief, Opposition timely filed, and oral argument, if any, ^{and the moving party having waived oral argument,} and for good cause having been shown:

IT IS ON THIS 17th DAY OF February, 2017

ORDERED that Plaintiff's Notice of Motion for Summary Judgment ^{in an amount certain} be and the same is hereby granted. ^{is denied.}

IT IS FURTHER ORDERED that Summary Judgment be and the same is hereby entered in favor of Plaintiff(s) and against the Defendant(s), **MARY KUBILUS**, in the amount of \$27,303.10, including costs of suit and statutory fees, plus the costs of the motion filing fee in the amount of \$50.00.

DEINED*

IT IS FURTHER ORDERED that a copy of this Order shall be ^{posted online} served upon the parties who were on notice to this Motion within 7 days of the date of receipt hereof by Plaintiff's counsel.

OPPOSED

JESSICA R. MAYER, J.S.C.C.

Opposed
 Unopposed

PLEASE MAIL A COPY OF THIS DECISION TO ALL INTERESTED PARTIES WITHIN 7 DAYS OF THE DATE HEREOF.

P737 042814

OPPOSED

* The court received an affidavit from the self-represented defendant (there is no defense attorney of record in this case - according to the court filings, the defendant is representing herself). The opposition affidavit "acknowledges" that an amount is due and owing on the account but that I [defendant] dispute the calculation of interest and various fees and charges....
~~That~~ As defendant admits in her affidavit to owing money but not the sum sought by plaintiff, the court shall enter partial summary judgment on the issue of liability only.

#667
02/17/17

FILED

FEB 17 2017

JUDGE JESSICA R. MAYER

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, Jayashree C. Parekh and Chandrakant Parekh
Our File No. (637) 24727-A

MOHAMMAD YASIN,

Plaintiff,

v.

JAYASHREE C. PAREKH,
CHANDRAKA PAREKH, JOHN
DOE, ABC CORP., JANE ROE and
DEF CORP. (fictitiously named),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No. MID-L-5338-16

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, Jayashree C. Parekh and Chandrakant Parekh, 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 ^{defendants} parties, and for good cause shown;

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

April 3, 2017

ORDERED that plaintiff shall provide to defendants by no later than ~~February 24,~~
~~2017,~~ 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~~
~~aforsaid;~~ and it is further

ORDERED that a copy of the within order be ^{posted online} served upon all counsel within ^{7 days.}
~~ten days of counsel's receipt hereof.~~



JESSICA R. MAYER, J.S.C.S. C.

UNOPPOSED

- opposed
- unopposed

PAPERS CONSIDERED:

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

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