

**Motion Calendar – Judge Mayer – 3/17/2017**

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 \*\*\*

<b>CASE NAME</b>	<b>DOCKET #</b>	<b>MOTION #</b>	<b>MOTION TYPE</b>	<b>DISPOSITION</b>
Averill, Edward v. LifeCell Corporation	L-8584-12	399	Dismiss With Prejudice	Granted
Bazruk, Azzam and Susan v. Valley Service/Classic	L-4740-15	294	Extend Discovery	Granted
Betteridge, Brent v. LifeCell Corporation	L-959-12	400	Dismiss With Prejudice	Denied as moot
Borenstein, Lenny v. Merck Sharp & Dohme	L-6778-12	145	Dismiss Without Prejudice	Granted
Burns, Anthony v. Merck Sharp & Dohme	L-136-13	146	Dismiss Without Prejudice	Granted
Castell, Raymond and Kimberly v. LifeCell Corporation	L-6842-12	609	Amend Complaint	Granted
Cortez, Lillie v. LifeCell Corporation	L-6212-12	612	Amend Complaint	Granted
De Martinez, Silveria and Jose v. Desiree Persaud	L-838-16	845	Extend Discovery	Denied
D’Estrada, Brian v. Merck Sharp & Dohme	L-7176-13	147	Dismiss Without Prejudice	Withdrawn
Dick, Patti v. LifeCell Corporation	L-5969-11	401	Dismiss With Prejudice	Denied as moot
Dziedzina, Kamil v. Merck Sharp & Dohme	L-2971-12	148	Dismiss Without Prejudice	Granted
Foley, Incorporated v. Red Roc Materials, LLC	L-7238-16	116	Summary Judgment	Withdrawn

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Fornadel, Francis v. 426 Royal LLC and v. Stop & Shop Supermarket	L-2640-15	277	Cross-Motion for Reimbursement	Denied
Gibson, Bennie v. Michele Wyber	L-6539-16	635	Dismiss for Failure to Provide Discovery	Denied
Gilkey, Jan v. Merck Sharp & Dohme	L-6637-12	149	Dismiss Without Prejudice	Granted
Gonzalez-DeRodriguez, Amparo v. Enrique and Yoland Gonzales	L-938-16	634	Extend Discovery	Granted
Hale, Linda v. LifeCell Corporation	L-4492-12	402	Dismiss With Prejudice	Granted
Hall, Jason v. Merck Sharp & Dohme	L-272-13	150	Dismiss Without Prejudice	Granted
Hanson, Margaret v. Merck Sharp & Dohme	L-8097-14	395	Admit Pro Hac Vice	Granted
Hartman, Paul and Debra v. LifeCell Corporation	L-1464-12	611	Amend Complaint	Granted
Hassan, Fahad v. Merck Sharp & Dohme	L-1822-13	151	Dismiss Without Prejudice	Granted
High Point Preferred Ins. Co., v. Kevin Baron, et al	L-6838-16	195	Amend Complaint	Transferred to Judge Cresitello
Hincher, William v. Merck Sharp & Dohme	L-1819-13	152	Dismiss Without Prejudice	Granted
Hoss, Virginia v. LifeCell Corporation	L-5948-11	403	Dismiss With Prejudice	Granted

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Jarusiewicz, John v. East Coast Cranbury Crossing	L-1338-16	717	Extend Discovery	Granted
Jensen, Melville v. LifeCell Corporation	L-5537-12	404	Dismiss With Prejudice	Denied as moot
Kroenig, Christine v. LifeCell Corporation	L-2742-13	405	Dismiss With Prejudice	Denied as moot
Lefkowitz, Marc v. Merck Sharp & Dohme	L-1990-13	153	Dismiss Without Prejudice	Withdrawn
Lilly, Paul v. Merck Sharp & Dohme	L-7203-12	154	Dismiss Without Prejudice	Granted
Loysen, Barbara v. LifeCell Corporation	L-7545-12	406	Dismiss With Prejudice	Denied as moot
Manthei, Alan v. LifeCell Corporation	L-4302-12	407	Dismiss With Prejudice	Denied as moot
Marques, Alvaro and Maria Estate of v. Kuehne Chemical Co.	L-3938-16	695	Dismiss or Compel Discovery	Withdrawn
McCabe, Vincent v. Philip Anghelone	L-6741-15	275	Compel Deposition	Granted
McCracken, Gregory v. LifeCell Corporation	L-7984-12	408	Dismiss With Prejudice	Granted
McGough, Sarah v. LifeCell Corporation	L-4303-12	409	Dismiss With Prejudice	Denied as moot
Meissler, Daniel v. Merck Sharp & Dohme	L-1825-13	155	Dismiss Without Prejudice	Granted
Mitidiere, Jonathon v. Merck Sharp & Dohme	L-8032-12	156	Dismiss Without Prejudice	Granted

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Moats, Robert and Lisa v. LifeCell Corporation	L-7523-12	607	Amend Complaint	Granted
Mollere, Marlon v. Merck Sharp & Dohme	L-1937-13	157	Dismiss Without Prejudice	Granted
NJ Higher Education Assistance Auth. v. Alexander Pikarsky	L-5740-14	180	Vacate Dismissal and Enter Judgment	Granted in part
Ordonez-Amaya, Luis v. GEICO	L-1040-16	576	Extend Discovery	Granted
Orellana, Flor and Felix v. James Iannetti	L-6240-16	280	Dismiss Without Prejudice	Withdrawn
Osorio, Selvin and Alex v. Maria Potok, et al	L-7038-15	28	Summary Judgment	Transferred to Judge Cresitello
Peralta, Alejandro v. Merck Sharp & Dohme	L-1826-13	158	Dismiss Without Prejudice	Granted
Radachi, Patrick v. LifeCell Corporation	L-11817-14	410	Dismiss With Prejudice	Denied as moot
Raritan Bay Medical Center v. Michael Kruk	DJ-51338-02	433	Enforce Litigants Rights	Granted
Rich, Judy v. LifeCell Corporation	L-8573-12	610	Amend Complaint	Granted
Roy, Pankaj and Jyodsna v. Frank Jenkins, Agate Construction Co.	L-5739-15	836	Suppress Answer and Defenses for Failure to Provide Answers	Withdrawn

**Motion Calendar – Judge Mayer – 3/17/2017**

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Salob, Ruth and Seymour v. Merck Sharp & Dohme	L-7293-14	396	Admit Pro Hac Vice	Granted
Schopf, Alex v. Merck Sharp & Dohme	L-4509-12	159	Dismiss Without Prejudice	Granted
Scott, Kelsey v. Merck Sharp & Dohme	L-2072-13	138	Dismiss Without Prejudice	Granted
Senyo, Svetlana v. Erik Swenson	L-1038-16	461	Extend Discovery	Withdrawn
Senyo, Svetlana v. Erik Swenson	L-1038-16	578	Extend Discovery	Denied
Sheehan, Karen and Charles v. Merck Sharp & Dohme	L-8005-14	397	Admit Pro Hac Vice	Granted
Snelson, Patricia v. LifeCell Corporation	L-8575-12	411	Dismiss With Prejudice	Denied as moot
Steier, Ryan v. Merck Sharp & Dohme	L-1988-13	139	Dismiss Without Prejudice	Withdrawn
Tabatabai, Pasha v. Merck Sharp & Dohme	L-4490-12	140	Dismiss Without Prejudice	Granted
Torres, Pedro v. Merck Sharp & Dohme	L-1828-13	141	Dismiss Without Prejudice	Granted
Tran, Neil v. Merck Sharp & Dohme	L-2267-12	142	Dismiss Without Prejudice	Granted
Travellin, Frank v. Merck Sharp & Dohme	L-1830-13	143	Dismiss Without Prejudice	Granted
Unanski, Carol and Herman v. Merck Sharp & Dohme	L-7347-14	74	Admit Pro Hac Vice	Granted

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Vinson, Eric v. Centerline Drivers, LLC	L-6139-15	619	Dismiss Without Prejudice	Granted
Yates, Heather v. LifeCell Corporation	L-6997-12	412	Dismiss With Prejudice	Denied as moot

Andrew P. Gould, Esq. - I.D. # 011272011  
**PFEIFFER, BRUNO, MINOTTI & DeESCH**  
44 North Second Street  
P.O. Box 468  
Easton, PA 18044  
(610) 258-4003  
Attorney for Defendants

**FILED**  
MAR 17 2017

JUDGE JESSICA R. MAYER

AZZAM M. BAZRUK and SUSAN  
FERENCZI, Husband and Wife,  
Plaintiff,

vs.

VALLEY SERVICE/CLASSIC CUSTOM  
TRUCK RESTORATION, CHRISTOPHER  
RUDLOFF, Owner and Individually,  
Defendant.

SUPERIOR COURT OF NEW JERSEY  
MIDDLESEX COUNTY- LAW  
DIVISION

Docket No. MID-L-4740-15

1294

Civil Action

**ORDER FOR RECONSIDERATION  
TO EXTEND DISCOVERY**

The above matter having been brought before the Court upon Motion, by Andrew P. Gould, Esq. of Pfeiffer, Bruno, Minotti & DeEsch, Attorney for Defendants, for an Order to Extend Discovery and the Court having considered the Motion papers filed by the parties, and

**ORDERED**, that discovery be extended ninety (60) days or until April 17, 2017; and,

**IT IS FURTHER ORDERED** that the parties are to complete all discovery as follows:

1. Depositions to be completed by April 17, 2017;
2. Plaintiff shall serve expert reports by December 1, 2016;
3. Defendant shall serve expert reports by March 15, 2017;

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

**UNOPPOSED**

\_\_\_\_ Opposed  Unopposed

JESSICA R. MAYER, J.S.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."

\* Trial shall be May 22, 2017. \*

# 845  
03/17/17

Anthony W. Guidice, Esq. / Atty ID 039301990  
BARRY, McTIERNAN & WEDINGER, P.C.  
10 Franklin Avenue  
Edison, New Jersey 08837  
(732) 738-5600  
Attorneys for Defendant(s)  
**DESIREE PERSAUD**

**FILED**

MAR 17 2017

JUDGE JESSICA R. MAYER

-----X  
SILVERIA GONZALEZ DE MARTINEZ, :  
AND JOSE R. MARTINEZ, her husband :  
:  
Plaintiff(s), :  
vs. :  
:  
DESIREE PERSAUD, ABC COMPANIES :  
(1-100) (fictitious entities), JOHN DOES :  
(1-100) (fictitious names), :  
:  
Defendant(s). :  
-----X

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

**DOCKET NO.: MID-L-838-16**

**CIVIL ACTION**

**ORDER**

**THIS MATTER** having been opened to the Court by Anthony Guidice, Esq. of the Law Firm of Barry, McTiernan and Wedinger, P.C., counsel for Defendant Desiree Persaud, and ~~it appearing that Defendant is entitled to the relief requested,~~ and the Court having considered the papers submitted, and for good cause shown,

**IT IS** on this 17<sup>th</sup> day of March, 2017

**ORDERED**, that the Discovery End Date in this matter be and hereby is extended until

\_\_\_\_\_, and

**IT IS FURTHER ORDERED**, that Plaintiff shall appear for her independent medical examination on April 5, 2017 at 9:00 a.m., and

**IT IS FURTHER ORDERED** that Defendant shall serve their expert liability report no later than May 15, 2017, and

**DENIED\***  
**DENIED**  
**DENIED**

*part of exhibit B*  
IT IS FURTHER ORDERED, that a copy of this Order shall be forwarded to all counsel of record within 1 days of the date hereof.

       Opposed

       Unopposed

*[Signature]*  
3/17/17  
JESSICA R. MAYER, J.S.C.

**UNOPPOSED**

*Plaintiff's counsel  
having submitted  
a letter in support  
of defendant's motion*

*\* Denied without prejudice as there is  
a status conference in this matter  
scheduled before the Presiding Judge  
on March 22, 2017.*

**FILED**

**MAR 17 2017**

JUDGE JESSICA R. MAYER

MARGOLIS EDELSTEIN

By: Colleen M. Ready, Esquire (032131984)

100 Century Parkway, Suite 200

Mt. Laurel, NJ 08054

Attorney for Defendants, 426 Royal LLC and Royal of America Management LLC

Our File No.: 56300.1-0679

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Francis Fornadel

Plaintiff

vs.

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

CIVIL ACTION

*A 277*

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

Defendants

and

426 Royal of America Management, LLC,

Third-Party Plaintiff

vs.

Stop & Shop Supermarket Company LLC  
and Ace American Insurance Company

**ORDER**

Third-Party Defendant

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**THIS MATTER** having been brought before the Court on motion by Colleen M. Ready, Esquire, of Margolis Edelstein, on behalf of the Defendants, 426 Royal LLC and

Royal of America Management LLC, and the Court having duly considered the moving papers submitted in support of their application and finding merit in said application, and for other good cause shown:

IT IS on this 17<sup>th</sup> day of March, 2017,

**ORDERED** that Plaintiff is to reimburse 426 Royal LLC and Royal of America Management LLC for fees and costs associated with defending against the Plaintiff's January 31, 2017 Motion to Aid Litigant's Rights;

**IT IS FURTHER ORDERED** that Plaintiff is to reimburse 426 Royal LLC and Royal of America Management LLC for fees and costs associated with the filing of the instant cross-motion.

A copy of the within Order shall be <sup>sent to all counsel</sup> sent to all counsel within 7 days of this Order.

**UNOPPOSED**

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

MOTION OPPOSED \_\_\_\_\_

MOTION UNOPPOSED  \_\_\_\_\_

The court also notes that this was not a timely cross-motion & 2/17/17 as moving defendant papers were not filed until Feb. 22, 2017.

\* This matter was addressed at oral argument on Feb. 17, 2017 during the court's colloquy on the pending S.J. motion. The motion for relief in aid of litigant's rights was not opposed by counsel for defendant so there is no basis for an award of fees/costs.

#635  
3-17-17

**FILED**

MAR 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, Michele M. Wyber and Robert N. Wyber**  
**Our File No. (637) 24856-A**

**FILED**

MAR 17 2017

JUDGE JESSICA R. MAYER

BENNIE GIBSON an individual,  
  
Plaintiff,

v.

MICHELE M. WYBER, and  
individual; ROBERT N. WYBER, an  
individual; JOHN DOES (1-5);  
fictitiously named individual; ABC  
COMPANIES (1-5), fictitiously named  
businesses,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

Docket No. MID-L-6539-16

Civil Action

*WITHOUT PREJUDICE*

**ORDER DISMISSING THE  
COMPLAINT FOR PLAINTIFF'S  
FAILURE TO PROVIDE DISCOVERY,  
PURSUANT TO R. 4:23-5(a)(1)**

**THIS MATTER's** having been opened to the court by Purcell, Mulcahy, Hawkins & Flanagan, LLC, attorneys for defendants, Michele M. Wyber and Robert N. Wyber, for an order dismissing the complaint for plaintiff's failure to provide answers to interrogatories and a response to defendants' demand for documents dated January 11,



#634  
03/17/17

Law Office of Robert A. Raskas  
371 Hoes Lane, Suite 105  
Piscataway, NJ 08854  
(732) 981-1649 (Telephone)  
(732) 981-1657 (Fax)  
By: Teresa Valle, Esq. / 042422006

**FILED**

**MAR 17 2017**

JUDGE JESSICA R. MAYER

Attorney for Defendants, Enrique Gonzalez and Yoland Gonzalez

<p>AMPARO GONZALEZ-DERODRIGUEZ</p> <p style="text-align: right;">Plaintiff,</p> <p style="text-align: center;">-vs-</p> <p>ENRIQUE GONZALEZ AND YOLAND GONZALEZ</p> <p style="text-align: right;">Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO. MID-L-938-16</p> <p style="text-align: center;">Civil Action</p> <p style="text-align: center;"><b>ORDER TO EXTEND THE DISCOVERY PERIOD</b></p>
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This matter having been opened to the Court on Motion of Teresa Valle, Esq., attorney for defendants, Enrique Gonzalez and Yoland Gonzalez, for an Order to Extend Discovery ninety (90) days from March 18, 2017, and with the attempt to obtain the consent of our adversary, and the Court having read and considered the moving papers, and for good cause appearing;

IT IS on this 17<sup>th</sup> day of March, 2017:

ORDERED that deposition of plaintiff on May 2, 2017, is court ordered; and it is further;

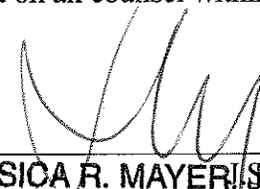
ORDERED that all defense expert reports shall be served by June 15, 2017; and it is further

ORDERED that discovery end date be extended ninety (90) days until June 16, 2017; and it is further

ORDERED that a copy of the within Order be <sup>posted online for</sup> served on all counsel within 7 days of the date hereof.

**ORDERED THAT ARBITRATION SHALL BE SCHEDULED FOR**

June 27, 2017

  
JESSICA R. MAYER, J.S.C.

Opposed  
 Unopposed

**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."

#717  
03/17/17

LEONARD LEGAL GROUP, LLC  
J. Sean Connelly, Esq. Id #044211994  
165 Washington Street  
Morristown, NJ 07960  
Tel: (973) 984-1414  
Fax: (973) 984-2599  
Attorneys for Plaintiff John T. Jarusiewicz

**FILED**  
MAR 17 2017

JUDGE JESSICA R. MAYER

JOHN T. JARUSIEWICZ,  
Plaintiffs,

vs.

EAST COAST CRANBURY  
CROSSING, MORGAN PROPERTIES,  
JOHN DOE and ABC CORP. and DEF  
CORP, GHI SNOW REMOVAL CORP.  
(fictitious names),  
Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION - MIDDLESEX COUNTY  
DOCKET NO. MID-L-1338-16

Civil Action

**ORDER EXTENDING DISCOVERY**

**THIS MATTER** having being opened to the Court by the law firm of Leonard Legal Group, LLC, attorneys for the plaintiff John Jarusiewicz and on consent of all counsel and for good cause shown, it is so:

**ORDERED** on this 17<sup>th</sup> day of March, 2017 as follows:

1. **ORDERED** that the depositions of all Defendants and fact witnesses be completed on or before March 02, 2017; and it is further,
2. **ORDERED** that Plaintiffs' Expert liability, medical and/or economic reports are due on or before April 15, 2017: and it is further,

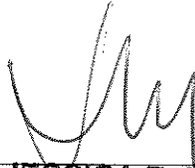
3. **ORDERED** that Defendants' Expert liability, medical and/or economic reports are due on or before May 15, 2017; and it is further,

4. **ORDERED** that Expert depositions of all parties shall commence after May 15, 2017; and it is further,

5. **ORDERED** that the current discovery end date of March 31, 2017, is hereby extended to May 31, 2017; and it is further,

6. **ORDERED** that a copy of the within Order shall be served <sup>granted arbitrator</sup> upon all counsel of record within seven (7) days of the date hereof.

**UNOPPOSED**

  
JESSICA R. MAYER, J.S.C.

Opposed: \_\_\_\_\_

Unopposed:  \_\_\_\_\_

*defense  
cancel for*

*East Coast*

*Crabtree consented  
to extension request*

*by letter dated*

*3/15/17.*

**ORDERED THAT ARBITRATION  
SHALL BE SCHEDULED FOR**

*June 6, 2017*

"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."

BARBARA S. SHERIDAN -016201994

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

**FILED**

MAR 17 2017

JUDGE JESSICA R. MAYER

# 275  
3/17/17

ATTORNEY FOR: Defendant, PHILIP J ANGHELONE

VINCENT F McCABE

Plaintiff

vs.

PHILIP J ANGHELONE

Defendant.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO. MID-L-6741-15

Civil Action

**ORDER COMPELLING  
PLAINTIFF'S DEPOSITION**

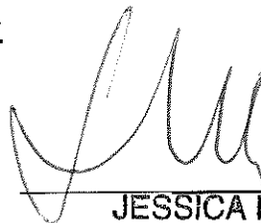
**THIS MATTER** having been placed before the Court by the LAW OFFICE OF DEBRA HART, attorney for the defendant/s, PHILIP J ANGHELONE ; and the Court having considered the moving papers of the parties; and for good cause shown;

**IT IS**, on this 17<sup>th</sup> day of March, 2017;

**ORDERED** that plaintiff, VINCENT F MC CABE, be and is compelled to appear for a deposition on Thursday, March 23, 2017, at 2:00 PM at the Office of James F Weber, 3145 Bordentown Avenue, Suite-G, Parlin, NJ; and

**IT IS FURTHER ORDERED** that a copy of the within Order be <sup>posted online</sup> served upon all <sup>concerned</sup> parties of record within 7 days of the date hereof.

**UNOPPOSED**



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

# 180  
03/17/17

**FILED**

MAR 17 2017

JUDGE JESSICA R. MAYER

**RUSSELL P. GOLDMAN, P.C.**  
121 Highway 36 Suite 130  
West Long Branch, NJ 07764  
(732) 263-9700  
Attorney for Plaintiff  
ID# 011851979

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION - MIDDLESEX COUNTY

NEW JERSEY HIGHER EDUCATION  
STUDENT ASSISTANCE AUTHORITY

DOCKET NO. L-5740-14

Plaintiff

CIVIL ACTION

vs.

ORDER TO VACATE DISMISSAL

ALEXANDER C PIKARSKY

~~AND ENTER JUDGMENT~~

Defendant

**GRANTED IN PART**

The Defendant(s) having been duly served with process and a copy of the Complaint in the above-entitled action, and having been defaulted for failure to answer, appear or otherwise move as to the Complaint, and Defendant(s) not being an infant or incompetent person; and Plaintiff having filed a certification setting forth compliance with the Servicemembers Civil Relief Act, a particular statement of the items of the claim, their amounts and dates, a calculation in figures of the amount of interest, the payments or credits, if any, and the net amount due;

IT IS on this 17<sup>th</sup> day of March, 2017,

ORDERED that the dismissal under R. 1:13-7 be and is hereby vacated; and it is further

ORDERED that judgment be and is hereby entered in favor of Plaintiff and against the Defendant, ALEXANDER C PIKARSKY, for \$67,404.28 plus costs

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

**UNOPPOSED**

JESSICA R. MAYER, J.S.C.

Unopposed  
 Opposed

\* The proofs of mailing filed by counsel provide two different last known addresses for defendant - ① an address in Edison and ② an address in Monroe. The promissory note provides a third address for defendant. Default judgment cannot be entered until counsel identifies an accurate last known address for defendant.

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

#576  
03/17/17

JACOBY & MEYERS, LLP  
Frances M. Bova, Esq. (025191993)  
50 Park Place  
Suite 1101, 11<sup>th</sup> Floor  
Newark, New Jersey 07102  
(973) 643-2707  
Attorneys for Plaintiff  
File No. 109732-02/FMB

**FILED**  
MAR 17 2017

JUDGE JESSICA R. MAYER

LUIS ORDONEZ-AMAYA, MARLENE	:	SUPERIOR COURT OF NEW JERSEY
RINCON and LUIS CORREA,	:	LAW DIVISION: MIDDLESEX COUNTY
	:	DOCKET NO.: MID-L-1040-16
Plaintiffs,	:	
	:	
vs.	:	CIVIL ACTION
	:	
GEICO INDEMNITY COMPANY,	:	ORDER
	:	
Defendant.	:	

THIS MATTER having been brought to the Court upon the application of Jacoby & Meyers, LLP, attorneys for the plaintiffs; Luis Ordonez-Amaya, Marlene Rincon and Luis Correa, upon a Notice of Motion requesting to extend discovery, and the Court having considered the Certification of Counsel submitted in support thereof, ~~and any opposition filed thereto~~, and for good cause having been shown;

IT IS on this 17<sup>th</sup> day of March, 2017;

ORDERED that the discovery end date in this matter will be extended ninety (90) days from the current discovery end date of March 25, 2017 to June 23, 2017; and it is further

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

<u>ITEM</u>	<u>SCHEDULED FOR</u>
1. Plaintiffs to exchange expert reports	By: May 23, 2017
2. Defendant to exchange expert reports	By: June 23, 2017;

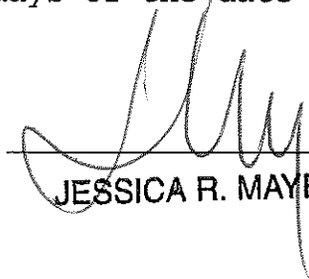
and it is further

ORDERED that a copy of this Order shall be <sup>posted online to</sup> served upon all counsel within seven (7) days of the date hereof.

**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."

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

**ORDERED THAT ARBITRATION  
SHALL BE SCHEDULED FOR**  
July 11, 2017

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

FILED

MAR 17 2017

JUDGE JESSICA R. MAYER

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

Daniel E. Schlossberg - 015102010

File # K13801  
PRESSLER and PRESSLER, LLP  
Attorneys At Law  
7 Entin Rd.  
Parsippany, NJ 07054-5020  
1-973-753-5100

FAILURE TO COMPLY WITH THIS ORDER MAY RESULT IN YOUR ARREST

RARITAN BAY MEDICAL CENTER

Plaintiff

vs.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX County  
DOCKET NO. DJ-051338-02  
CIVIL ACTION

MICHAEL KRUK

Defendants

ORDER TO ENFORCE LITIGANT'S RIGHTS

This matter having been opened to the Court by Pressler and Pressler, LLP on plaintiff's motion for an order enforcing litigant's rights and the defendant having failed to appear on the return date and having failed to comply with the information subpoena;

It is on the 17<sup>th</sup> day of March 2017, ORDERED and adjudged:

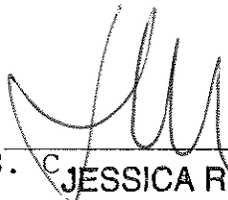
- 1) Defendant(s) MICHAEL KRUK has violated plaintiff's rights as a litigant;
- 2) Defendant(s) MICHAEL KRUK shall immediately furnish answers as required by the information subpoena;

3) If defendant(s) MICHAEL KRUK fails to comply with the information subpoena within ten (10) days of the certified date of mailing of this order, a warrant for the defendant's arrest may issue out of this Court without further notice;

4) Defendant shall pay plaintiff's attorney fees in connection with this motion in the amount of \$ ~~\_\_\_\_\_~~. *per certification in support of fees.*

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

**UNOPPOSED**

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

*certified mail* PLEASE MAIL A COPY OF THIS DECISION *by regular and*  
~~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."

PROOF OF SERVICE

On \_\_\_\_\_, 2017, I served a true copy of this Order on Defendant(s) MICHAEL KRUK by sending it simultaneously by regular and certified mail, return receipt requested to: 13 WOLFF AVE EAST BRUNSWICK, NJ 088163041

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

Dated: \_\_\_\_\_

#578  
03/17/17

Matthew V. Markosian, Esq.  
Attorney I.D. No. 020592006

Harrington and Lombardi, LLP  
508 Hamburg Turnpike, Suite 207  
Wayne, NJ 07470  
(973) 790-8900

Attorneys for Defendants, Erik Swenson and Regina Martyka  
Our File No. KL-3589

**FILED**

**MAR 17 2017**

JUDGE JESSICA R. MAYER

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SVETLANA SENYO,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION: MIDDLESEX COUNTY
Plaintiff,	:	DOCKET NO. MID-L-1038-16
v.	:	CIVIL ACTION
ERIK SWENSON, REGINA MARTYKA,	:	ORDER EXTENDING DISCOVERY
ANTHONY R. DINGEE, CRA	:	
TRUCKING, RICHARD J. SKIBA,	:	
SOMERVILLE LUMBER and JOHN/	:	
JANE DOES 1-30 and ABC CORP.	:	
1-30 (fictitious names),	:	
	:	
Defendants.	:	

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THIS MATTER having been opened to the Court by Harrington and Lombardi, LLP, attorneys for defendants, Erik Swenson and Regina Martyka, and the Court having reviewed the moving papers, and for other good and sufficient reason appearing;

IT IS, on this 17<sup>th</sup> day of March, 2017;

ORDERED that the discovery period in the above-referenced matter be and the same is hereby extended for an additional 60 days, with a new discovery end date of June 1, 2017; and, it is further

ORDERED that plaintiff must serve expert reports on or before April 15, 2017; and, it is further

**DENIED**

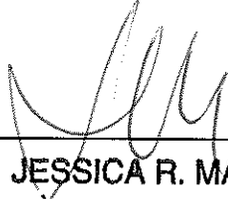
**DENIED**

ORDERED that defendants must serve all expert reports on or before May 15, 2017; and, it is further

ORDERED that the depositions of all parties and fact witnesses must be conducted on or before May 15, 2017; and, it is further

ORDERED that a conformed copy of the within Order be served upon all counsel of record within 7 days of its entry hereof.

**UNOPPOSED**

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

Opposed  
 Unopposed

\* Denied without prejudice based upon the pending status conference with the Presiding Judge scheduled for March 29, 2017.

#619  
03/17/17

Erica B. Sherman, Esq. - 019142000  
LAW OFFICES OF WILLIAM E. STAEHLE  
445 South Street  
P.O. Box 1938  
Morristown, New Jersey 07962-1938  
(973) 631-7300  
Attorneys for Defendant, Ray Catena of Union, LLC  
File No.: 2015063933-MX-EBS

**FILED**  
MAR 17 2017

JUDGE JESSICA E. MAVER

<p>ERIC VINSON,  Plaintiff,  vs.  CENTERLINE DRIVERS, LLC, et al.,  Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO.: MID-L-6139-15  CIVIL ACTION  <b>NOTICE OF MOTION TO DISMISS PLAINTIFF'S COMPLAINT <del>WITH PREJUDICE</del> <i>WITHOUT PREJUDICE</i></b></p>
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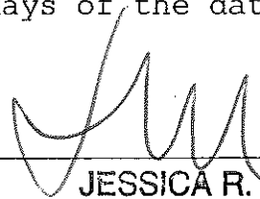
**THIS** matter having been opened to the Court on a Notice of Motion by the Law Offices of William E. Staehle, attorneys for defendant, Ray Catena of Union, LLC for an Order, pursuant to R. 4:23-2(b)(3), dismissing plaintiff's Complaint, with prejudice, for failure to comply with a Court Order, and the Court having considered the motion papers and for good cause shown;

**IT IS** on this 17<sup>th</sup> day of March, 2017;

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

**ORDERED** that the Complaint of plaintiff, Eric Vinson, be, and hereby is, dismissed ~~with~~ *without* prejudice, for failure to comply with the Court Order entered on January 6, 2017; and it is further

ORDERED that a copy of this Order be <sup>posted online to</sup> served upon all counsel of record within 7 days of the date hereof.

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

Opposed  
 Unopposed

**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."

\* ORDERED that counsel for the <sup>moving</sup> defendant party shall serve upon his or her client in accordance with R. 4:23-5(a)(1) a copy of this Order and the notice set forth in Appendix II-A of the Court Rules

\*

\* As plaintiff is now self-represented, the court shall dismiss the complaint without prejudice & afford plaintiff an opportunity to comply the the court's order dated Mar. 6, 2017 before allowing defense counsel to seek dismissal of the complaint with prejudice.