

Hon. Thomas Daniel McCloskey, J.S.C.

Returnable August 23, 2019

Docket	Case Name	Motion Type	U/O/R	Disposition
DJ-087693-12 DC-029503-10	CAVALRY PORTFOLIO SVCS. VS. BOGNAR	Turn Over		Granted

FILED

August 23, 2019

Howard Schachter, Esquire - 001621988
SCHACHTER PORTNOY, L.L.C.
Attorneys At Law
3490 U.S. Route 1
Suite 6
Princeton, New Jersey 08540
(609)514-0999
Attorneys for Plaintiff

Hon. Thomas Daniel McCloskey, J.S.C.

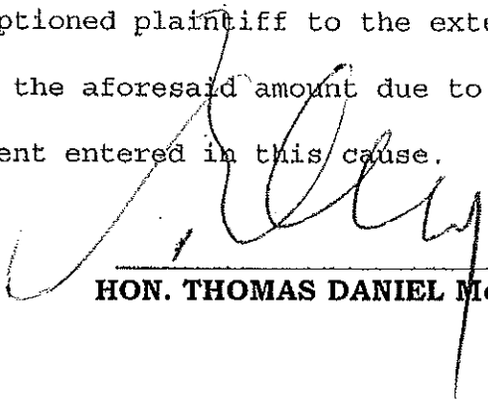
CAVALRY PORTFOLIO SERVICES LLC)	SUPERIOR COURT OF NEW
as assignee of CAVALRY SPV-I,)	JERSEY
LLC as assignee of BANK OF)	LAW DIVISION
AMERICA/FIA CARD SERVICES, N.A.)	MIDDLESEX COUNTY
)	
)	Docket No.: DC-029503-10
Plaintiff,)	DJ-087693-12
)	
vs.)	Civil Action
)	
SERGIO M. BOGNAR)	ORDER FOR TURNOVER OF FUNDS
)	
Defendant.)	

THIS MATTER being opened to the Court by Howard Schachter, Esq., of SCHACHTER PORTNOY, L.L.C., attorneys for plaintiff, and it appearing to the Court that the Sheriff of Mercer County by virtue of a Writ of Execution issued in the above-entitled cause, has levied upon all monies, debts, rights and credits due to the defendant from State of New Jersey - Unclaimed Property Administration 50 Barrack St. Trenton, NJ 08608 in the sum of \$310.80, and it further appearing that at the time of said levy, there was due and owing to the plaintiff from said defendant, a sum in excess of \$310.80.

And it further appearing that there is now due and owing to the plaintiff on account of the judgment entered in this cause the sum of \$1,506.70.

IT IS on this 23rd day of August, 2019,

ORDERED that State of New Jersey - Unclaimed Property Administration 50 Barrack St. Trenton, NJ 08608 pay to Schachter Portnoy, L.L.C., the sum of \$310.80 or whatever amount presently is owed to the above-captioned plaintiff to the extent that the same shall be less than the aforesaid amount due to be credited on account of the judgment entered in this cause.



HON. THOMAS DANIEL McCLOSKEY, 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."