

Hon. Arnold L. Natali Jr.'s Motion List for March 3, 2017

CAPTION	DK	DK #	YR	MTN #	MOTION TYPE	OUTCOME	NOTES
ABITABLO DONNA VS EXPRESSWAY USA	L	2561	16	0935	DISMISS W/O PREJUDICE	WITHDRAWN	
ALCID EMILY VS PATEL RAVI	L	5161	15	0069	COMPEL DEPOSITION	TRANSFERRED	TRANS. TO JUDGE LEBLON
ALLIANZ GLOBAL RISKS US INSURANCE CO V	L	5597	15	0835	COMPEL DISCOVERY	WITHDRAWN	
				0936	AMEND COMPLAINT	PARTIAL	REMAINING PRT. OF MTN. ADJ TO 4/7/2017
BAISA JOSHUA VS GETZ ALBERT	L	5256	16	0778	DISMISS W/O PREJUDICE	GRANTED	
BARON KRYSTLE VS NAYAR KRISHNAN	L	3657	16	0302	COMPEL DEPOSITION	GRANTED	
BENANTI DOMINICK VS SHARIFF DMD FARAH	L	7155	15	0075	SUMMARY JUDGMENT	WITHDRAWN	
CASTRO JAIME VS PEREZ JOSE	L	7229	15	0353	DISMISS W/O PREJUDICE	WITHDRAWN	
CAVANAGH ROBERT VS QUICK CHEK STORE 50	L	1854	16	0025	SUMMARY JUDGMENT	GRANTED	
COLON-PORTUGAL RODOLFO VS HAHN JR HARO	L	6253	16	0403	SUBSTITUTE SERVICE	GRANTED	
CUNALATA CHRISTIAN VS KORCZUKOWSKI FRA	L	3060	15	0230	COMPEL DISCOVERY	GRANTED	
				0342	COMPEL DISCOVERY	WITHDRAWN	
DARBY SHARON VS BAKER MARGARET C	L	2083	16	0697	DISMISS W/O PREJUDICE	DENIED	
DELVA FRANCOIS VS STROESENREUTHER AMY	L	1263	15	0072	SUMMARY JUDGMENT	DENIED	
DIRECT COAST TO COAST VS THE IMAGINE CORP	L	1929	15	0944	COMPEL DEPOSITION	DENIED	
EDGEWOOD PROPERTIES INC VS HALPER FAMI	L	6658	16	0627	MOTION TO DISMISS	ADJOURNED	ADJ TO 3/17/2017
EISEN STEPHEN VS STATE OF NEW JERSEY	L	6153	14	0397	SUMMARY JUDGMENT	DENIED	
				0027	SUMMARY JUDGMENT	DENIED	
ESPINOZA JAIRO F VS TRASTELIS GUS A	L	4160	16	0278	DISMISS W/O PREJUDICE	WITHDRAWN	
FONTAINA ANGELINA VS SOVEREIGN BANK	L	32	17	732	MOTION TO DISMISS	ADJOURNED	ADJ TO 3/17/2017
GAILBAND MICHAEL VS TYNDORF BRYGIDA	L	453	16	0057	SUMMARY JUDGMENT	WITHDRAWN	
GAMBINO MICHAEL LEAL VS GIORDANO STEPH	L	3955	16	0398	DISMISS W/O PREJUDICE	ADJOURNED	ADJ TO 4/13/2017
GEICO VS HARNISH JAMES	L	6778	15	0501	CONFIRM ARB AWARD	GRANTED	
GIAKAS DAWN VS BIER ROBERT	L	10783	14	0135	BAR EXPERT TESTIMONY	ADJOURNED	ADJ TO 3/17/2017
GLASER MARIA VS BRADHAM KEVIN	L	6453	15	0939	DISMISS W/O PREJUDICE	DENIED	
				0940	AMEND COMPLAINT	GRANTED	
GRODZKI GRZEGORZ VS PLIEGO WILLIAM	L	556	16	0538	EXTEND DISCOVERY	DENIED	
HENNESSY PATRICK VS ALOE SALVATORE	L	5080	16	0267	DISMISS W/O PREJUDICE	WITHDRAWN	
JIMENEZ RAMOS ANA VS STARS TRANSPORT I	L	1739	16	0789	COMPEL DISCOVERY	ADJOURNED	SEE ORDER - ADJ TO 3/17/2017
JIMENEZ RAMOS ANA VS THE CITY OF PERTH	L	454	17	0630	FILE LATE NOT. OF CLAIM	ADJOURNED	ADJ TO 3/17/2017
JONES COURTNAVY VS EDGEWOOD PROPERTIES	L	2853	16	0784	DISMISS W/O PREJUDICE	ADJOURNED	ADJ TO 3/17/2017
MACHICOTE JOSE M VS FORNAL LUCYNA E	L	2858	16	0687	DISMISS W/O PREJUDICE	ADJOURNED	ADJ TO 3/17/2017
MACK DERRICK VS ELAND REBECCA	L	2082	16	0781	VACATE DISMISSAL	GRANTED	
MARTINEZ SASHA VS PRINCETON SURGICAL A	L	6093	16	0099	MOTION TO DISMISS	ADJOURNED	ADJ TO 3/17/2017
MEJIA CHRISTOPHER ESTATE OF VS MONMOUT	L	11253	14	0526	MOTION TO DISMISS	GRANTED	
				0052	SUMMARY JUDGMENT	ADJOURNED	ADJ TO 3/17/2017
				0137	SUMMARY JUDGMENT	GRANTED	
				1056	EXTEND DISCOVERY	ADJOURNED	ADJ TO 3/17/2017
MIDDLESEX COUNTY VS DATA RX MANAGEMENT	L	5015	14	0287	SUMMARY JUDGMENT		
MORRISON CORINNA VS THE FIRE HOUSE EAT	L	4781	16	0789	DISMISS W/O PREJUDICE	GRANTED	
MUNIZ JOAN VS EAST COAST VILLAGE GREEN	L	3559	14	0654	FILE THIRD PTY COMPLAINT	GRANTED	
				0652	AMEND ANSWER	GRANTED	
NAISHULER HEDDY VS MANGONA CORAZON	L	863	16	0451	EXTEND DISCOVERY	GRANTED	
NOEL RIVERA PATRICIA M VS ALLEN JOHN C	L	3280	16	0775	DISMISS W/O PREJUDICE	PARTIAL	
PAVESE MIRIAM VS SANTAGATA MARIO	L	5057	15	0640	SUMMARY JUDGMENT	ADJOURNED	ADJ TO 3/17/2017
PETZER SUSAN VS JANI ANIL	L	2258	16	0682	DISMISS W/O PREJUDICE	WITHDRAWN	
				0637	DISMISS W/O PREJUDICE	WITHDRAWN	
POLO A PLUMBING AND VS CONRAIL DEVELOP	L	3656	16	0059	SUMMARY JUDGMENT	DENIED	
RACINE MARION VS NJM INSURANCE GROUP	L	4355	15	0711	EXTEND DISCOVERY	PARTIAL	
RASKA KAREL VS MILES AARON	DJ	194660	98	0161	TURN OVER	GRANTED	
RESABALA GEORGE VS HIGH POINT PREFERRE	L	4657	16	0787	DISMISS W/O PREJUDICE	WITHDRAWN	
RIVERA NILDA E VS ESPOSITO JOSEPH	L	7554	15	0480	COMPEL DISCOVERY	WITHDRAWN	
				0491	AID LITIGANTS RIGHTS	DENIED	
				0482	COMPEL DISCOVERY	DENIED	
ROBERTSON DIVYKA VS FERRANTE LANDMARK L	L	3856	16	0345	VACATE DEFAULT	ADJOURNED	ADJ TO 3/17/2017
ROBERT WOOD JOHNSON VS FLYNN MICHAEL	DJ	101163	15	0335	TURN OVER	GRANTED	
RODRIGO PHYLLIS D VS BAEK DAVID H	L	5160	16	0273	DISMISS W/O PREJUDICE	WITHDRAWN	
RODRIGUEZ JUAN VS FONTAN GINA	L	10982	14	0330	QUASH SUBPOENA	PARTIAL	
RUBERRY FRANK VS ROBERT WOOD JOHNSON U	L	11363	14	0240	REINSTATE COMPLAINT	ADJOURNED	ADJ TO 3/17/2017
SALIB VIVIAN R VS HOCKADAY JUSTIN A	L	5953	16	0454	DISMISS W/O PREJUDICE	WITHDRAWN	
SARKER SHORAB VS GOODMAN A CORRINE	L	5857	15	0339	EXTEND DISCOVERY	GRANTED	
				0836	EXTEND DISCOVERY	DENIED	SEE MOTION #339
SCHANCK RACHEL VS CARE ONE LLC	L	5255	16	0542	COMPEL DISCOVERY	PARTIAL	
SHOBLOCK REBECCA VS ZHAO QIONG	L	1662	16	0642	DISMISS W/O PREJUDICE	WITHDRAWN	
SIMMONS HART TRACY VS DOOGAH YVONNE	L	6460	16	0572	AMEND COMPLAINT	WITHDRAWN	
SMITH STEELE AUTHERINE VS AWAD OSAMA	L	6062	15	0344	EXTEND DISCOVERY	TRANSFERRED	TRANS. TO J. HAPPAS
SURGICARE OF CENTRAL VS CABRERA JUANA	DJ	141353	15	0470	ENFORCE LIT. RIGHTS	PARTIAL	
TARRANT MARY VS KNASH CHRISTOPHER	L	1554	15	0977	DISMISS W/ PREJUDICE	ADJOURNED	ADJ TO 3/17/2017
THOMPSON NOAH VS NEW BRUNSWICK CITY OF	L	1153	15	0140	SUMMARY JUDGMENT	ADJOURNED	ADJ TO 3/17/2017
TISDALE JAMES VS MOHAMMED SHEHERRAZ	L	2855	16	0978	DISMISS W/O PREJUDICE	WITHDRAWN	
TOOMER BRUCE VS RODGERS AYESHA	L	2122	15	0483	DISMISS W/O PREJUDICE	WITHDRAWN	
UNITY BANK VS VESUVIO-BUSH ABIGAIL	DJ	171057	16		ENFORCE LIT. RIGHTS	ADJOURNED	ADJ TO 3/31/2017
URENA GRISEL VS SOLOMON RYAN B	L	2859	15	0384	BAR EVIDENCE	ADJOURNED	ADJ TO 3/17/2017
URENA TAVANY VS DIETRICH ROBERT	L	6056	14	0953	DISMISS W/O PREJUDICE	PARTIAL	
VAN NAME JACQUELINE N VS FRANCOZ SIMC	L	6359	15	0062	SUMMARY JUDGMENT	ADJOURNED	ADJ TO 3/17/2017
VERBIANYI ALINA VS CLARK FREDERICK D	L	4953	16	0311	SUBSTITUTE SERVICE	ADJOURNED	SEE ORDER - ADJ TO 3/17/2017
VIGUERAS FERNANDO VS CITY OF PERTH AMBOY	L	2660	16	0574	EXTEND DISCOVERY	PARTIAL	
VILK CHARLES VS VILLAGE SUPER MARKET I	L	258	16	0401	AMEND COMPLAINT	GRANTED	
WALTER RICHARD VS AMSPEC INTERNATIONAL	L	5957	15	0212	SUBSTITUTE SERVICE	TRANSFERRED	TRANS. TO J. LEBLON
WELLS FARGO FINANCIAL NATIONAL BANK VS	DJ	193855	16	0232	TURN OVER	GRANTED	

#939 2-17-17

FILED

MAR 3 2017

COPY

ARVOLD L. NATALI, JR., J.S.C

Robert A. Stern, Esq. (NJ 037302002)
Clausen Miller P.C.
100 Campus Drive, Suite 112
Florham Park, New Jersey 07932
T: 973.410.4130 | F: 973.410.4169
Attorneys for Plaintiffs Allianz Global Risks
US Insurance Company a/s/o McCormick Co., Inc.
and McCormick & Co., Inc.

-----X
ALLIANZ GLOBAL RISKS US :
INSURANCE COMPANY a/s/o :
MCCORMICK & CO., INC. and :
MCCORMICK & CO., INC., :
:
Plaintiffs, :
:
-against- :
:
FIRMENICH, INC., :
Defendant. :
-----X

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

Docket No.: MID-L-5597-15

Civil Action

**ORDER GRANTING PLAINTIFF
LEAVE TO FILE AN AMENDED
COMPLAINT**

This matter having been submitted to the Court on application of **Robert A. Stern, Esq.**,
of Clausen Miller, P.C., and the Court having considered the papers submitted, and for good
cause shown,

It is on this 3rd day of February, 2015;

ORDERED that Plaintiff's **Motion is GRANTED**, and Plaintiffs are permitted to File an
Amended Complaint: *in part*

~~To add Causes of Action pursuant to a) New Jersey Consumer Fraud Act (N.J.S.A. 56:8-
2 et seq.), b) negligence, c) strict products liability, and d) gross negligence, recklessness and/or
willful and wanton misconduct;~~

*to be carried until April 7, 2017
at 2:30, supplemental brief
due March 31, 2017*

To enlarge the amount of damages sought;

To re-write certain portions of the original Complaint; and

To name FIRMENICH INCORPORATED as the Party Defendant in place of
FIRMENICH, INC.; and it is further

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

Arnold L. Natali

J.S.C.
ARNOLD L. NATALI, JR., J.S.C.

Opposed

Unopposed

FOR THE REASONS SET FORTH
ON THE RECORD ON 33 12

CAPEHART & SCATCHARD, P.A.

Stephen J. Alexander, Esq. – ID No. 040582000

John R. Hewlett, Jr., Esq. – ID No. 033502012

8000 Midlantic Drive, Suite 300S

PO Box 5016

Mount Laurel, N.J. 08054-5016

(856) 234-6800

Attorney for Defendants

Albert L. Getz and Herman Liedtka, Inc.

FILED

MAR 03 2017

ARNOLD L. NATALI, JR., J.S.C.

JOSHUA J. BAISA,

Plaintiff,

vs.

ALBERT L. GETZ, HERNAN LIEDTKA,
INC., JOHN DOES 1-10 (said names being
fictitious designations) and ABC
CORPORATIONS 1-10 (said names being
fictitious designations),

Defendants.

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

: DOCKET NO. L-5256-16

: CIVIL ACTION

: **ORDER DISMISSING PLAINTIFF'S
COMPLAINT WITHOUT PREJUDICE
FOR FAILURE TO ANSWER
DISCOVERY**

778

THIS MATTER having been opened to the Court by John R. Hewlett, Jr., Esq. of Capehart & Scatchard, P. A., attorneys for Defendants, Albert L. Getz and Herman Liedtka, Inc., and the Court having considered the papers submitted in support herein; along with any opposition submitted hereto, and the oral argument of counsel, if any, and for good cause shown;

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

ORDERED that Defendant's Motion is hereby GRANTED; and Plaintiff's Complaint in the matter Joshua J. Baisa v. Albert L. Getz and Hernan Liedtka, Inc., Docket No. MID-L-5256-16, is hereby dismissed, without prejudice, pursuant to Rule 4:23-5(a)(1); and it is further

ORDERED that a copy of this Order shall be served on all counsel within seven (7) days of its online posting.

Arnold L. Natali, Jr.
ARNOLD L. NATALI, JR., J.S.C.

In accordance with the required statement of R. 1:6-2(a), this Motion was

opposed

unopposed (The motion was carried until 2.17.17 at
plaintiff's counsel's request. The Court
did not receive opposition.)

and then to
3.3.17

Having reviewed the above motion, the Court finds 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 II-A of the Court Rules

Stephen J. Spudic, Esq. #014131983
18321SL

BRITT, RIEHL & SPUDIC
A PROFESSIONAL CORPORATION
58 WEST MAIN STREET
P.O. BOX 1149
FREEHOLD, NJ 07728
(732) 462-9700
ATTORNEYS FOR Defendants, Krishnan Nayar/Satinder Nayar

#302
03/03/17

Plaintiff,
KRYSTLE BARON,

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

DOCKET NO. MID-L-3657-16

vs.

Defendants,
**KRISHNAN NAYAR,
SATINDER NAYAR,
GAIL DAVIS,
JOHN DOES 1-10,
ABC CORPS 1-10**

FILED

MAR 03 2017

Civil Action

ARNOLD L. NATALI, JR., J.S.C.

Plaintiff,
GAIL D. DAVIS, an individual

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

DOCKET NO. MID-L-3797-16

vs.

Defendants,
**KRISHNAN S. NAYAR, an individual;
SATINDER NAYAR, an individual;
JOHN DOES 1-5, fictitious individuals; and
ABC CORPS 1-5, fictitious business entities**

Civil Action

ORDER

This matter having been brought before the Court on motion of the above named attorney(s) for an Order to compel the deposition of plaintiff, Krystle Baron, for the return date of MARCH 3, 2017 and the Court having considered the matter and good cause appearing,

IT IS on this 3rd day of March, 2017, 2016

ORDERED, that plaintiff, Krystle Baron, is compelled to appear for her deposition on Tuesday, March 14, 2017 at 10:00 am at the Law Office of Rebenack, Aronow & Mascolo; **and it is further**

ORDERED, that a copy of this Order be served upon all counsel within 7 days of *its online posting.*

Arnold L. Natali Jr. JSC
ARNOLD L. NATALI, JR., J.S.C.

Having reviewed the above motion, the Court finds 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.

opposed
 unopposed

JON ROBINSON, ESQ. ID NO.: 057321993
LAW OFFICES OF TERKOWITZ & HERMESMANN
400 ATRIUM DRIVE, FIFTH FLOOR
SOMERSET, NJ 08873
(732) 805-2800
ATTORNEY FOR DEFENDANT Planet M.S.C., LLC

FILED
MAR - 6 2017
ARNOLD L. NATALI, JR., J.S.C.

ROBERT CAVANAGH,	:	SUPERIOR COURT OF NEW JERSEY
)	LAW DIVISION: MIDDLESEX COUNTY
Plaintiff,)	DOCKET NO.: MID-L-1854-16
)	
vs.)	
)	CIVIL ACTION
)	
QUICK CHEK STORE#50, QUICK CHEK)	
CORPORATION, DAN C. DURLING,)	ORDER GRANTING SUMMARY
PLANET M.S.C., LLC, JOHN DOE 1-5,)	JUDGMENT TO PLANET M.S.C., LLC
MARY DOE 1-5 AND/OR DOE	:	
CORPORATION,		
	Defendants.	

This matter having been brought before the Court on motion of The Law Offices of Terkowitz & Hermesmann, by Jon Robinson, attorney for Defendant Planet M.S.C., LLC, and the Court having reviewed the motion papers, and all opposition thereto, if any, and having considered this matter for good cause shown;

IT IS on this 6th day of March 2017;

ORDERED that Defendant Planet M.S.C., LLC's Motion for Summary Judgment be and hereby is granted and plaintiff's complaint and all claims and cross-claims against defendant Planet M.S.C., LLC, are hereby dismissed with prejudice; and

IT IS FURTHER ORDERED that a copy of this Order be served on all counsel of record within 7 days of its online posting.


ARNOLD L. NATALI, JR., J.S.C.

Papers filed with the Court:
 OPPOSED
 NOT OPPOSED (opposition with objection)

#403
03/03/17

George Goceljak, Esq.
11 Davenport Street
Somerville, NJ 08876
(908) 203-8989
Attorney ID# 026531976
Attorney for Plaintiff(s): Rodolfo Colon-Portugal

FILED
MAR 03 2017
ARNOLD L. NATALI, JR., J.S.C.

RODOLFO COLON-PORTUGAL,
CLAUDIA E. SIS,

Plaintiff(s),

Vs.

HAROLD W. HAHN JR.
ABC CORP. I, & II
JOHN DOE I, & II

Defendant(s)

SUPERIOR COURT STATE OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

Docket No.: MID-L-6253-16

CIVIL ACTION

ORDER
Allowing for Substituted Service

THIS MATTER coming before the Court on Plaintiff's Motion to obtain an Order for Substituted Service and for good cause shown:

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

with the complaint in accordance with the New Jersey Court Rules
ORDERED that the Plaintiff ~~be allow~~ ^{shall} to serve the Defendant, Harold W. Hahn, Jr. upon the Defendant's Liability Insurance, Drive New Jersey Insurance Company subject Civil Action Complaint, ^{⊗ within fourteen (14) days of the date of this order}

ORDERED that a copy of the within Order shall be served upon all counsel within 5 days of its online posting.

Arnold L. Natali, Jr.

ARNOLD L. NATALI, JR., J.S.C.

____ Opposed
x Unopposed

⊗ Plaintiff shall also serve the Complaint via ^{certified} and first class mail upon defendant Harold W. Hahn at 211 Plainfield Avenue, Plainfield, NJ within fourteen (14) days from the date of this order

ORDERED that Defendant's motion to compel the co-defendant Frank Korczukowski to produce documents in response to its R. 4:18-1 request for production, is hereby GRANTED; and it is further

ORDERED that Defendant Frank Korczukowski shall produce any and all disclaimers, reservations of rights, or other correspondence affecting his insurance coverage for the subject accident within ten (10) days of the date of this Order; and it is further *

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

Arnold L. Natali, Jr., J.S.C.
ARNOLD L. NATALI, JR., J.S.C.

Opposed x

Unopposed

(*) The requested information is reasonably calculated to lead to the discovery of admissible evidence pursuant to R. 4:10-2(a). Further, the Court concludes the requested information is discoverable pursuant to R. 4:10-2(b) as it is not an application for discovery but is relevant insurance information that may assist in fact-finding. See Modlimoni v. Union Valley Corp., 271 N.J. Super. 147 (Law Div. 1993). Further, the documents may contain relevant statements or information in this case or may lead to the need to involve other parties in this prior to the OED. The Court considered the moving, opposing and reply papers. Am

JOHN A. CAMASSA, ESQ., #025361989
CAMASSA LAW FIRM, P.C.

1800 Route 34
Building 3, Suite 303
Wall, New Jersey 07719
(732) 223-5511

Attorney for Defendants, Margaret C. Baker and Thomas C. Baker
Our File: 1C.7500JAC

FILED

MAR 03 2017

ARNOLD L. NATALI, JR., J.S.C.

<p>SHARON DARBY,</p> <p style="text-align: center;">Plaintiff(s),</p> <p>v.</p> <p>MARGARET C. BAKER, THOMAS C. BAKER, JOHN DOE RESPONSIBLE DRIVERS (1-5) AND JOHN DOE RESPONSIBLE OWNERS (1-5),</p> <p style="text-align: center;">Defendant(s).</p>

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No: MID-L-002063-16

Civil Action

ORDER

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

It is this 3rd day of March, 2017

ORDERED that the Complaint of plaintiff, Sharon Darby, be dismissed for failure to appear for deposition pursuant to Rule 4:23-4 and Rule 4:23-2 (b); and it is further

denied without prejudice, may be renewed if plaintiff does not appear

ORDERED that the Deposition of the plaintiff, Sharon Darby, be taken at Jean Dolan Associates, 3 Parlin Drive, Suite C, Parlin, New Jersey on March 14, 2017 at 2 PM; and it is further

ORDERED that if plaintiff^{does} do not appear for the Court-Ordered depositions that ^{her} their testimony will be barred at the time of arbitration and trial; and it is further

ORDERED that a copy of this Order be served within seven (7) days of receipt of its online posting.

Arnold L. Natali, Jr.

ARNOLD L. NATALI, JR., J.S.C.

Opposed
 Unopposed

#72 3-3-17

Firm Code: H21
File No.: 134611294
Cooper Maren Nitsberg Voss & DeCoursey
Andrew V. Ha, Esq.
Bar #: 01001999
485 Route 1 South
Building A, Suite 200
Iselin, NJ 08830
Ph: 732-362-3400; Direct dial: (732) 362-3348
Fax: (866) 827-4716
Attorneys for Defendant, Amy E. Stroesenreuther

FILED
MAR - 3 2017
ARNOLD L. NATALI, JR., J.S.C

FRANCOIS DELVA,

Plaintiff,

v.

AMY E. STROESENREUTHER,

Defendant.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

CIVIL ACTION

DOCKET NO.: MID-L-1263-15

**ORDER GRANTING
SUMMARY JUDGMENT**

THIS MATTER having been opened to the Court by Andrew V. Ha, attorney for Defendant, Amy E. Stroesenreuther for an Order granting Defendant, Amy E. Stroesenreuther, Summary Judgment, and the Court having reviewed the moving papers submitted, and any opposition thereto, and for good cause appearing;

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

ORDERED that Summary Judgment be and hereby is **GRANTED**, dismissing Plaintiff's case **WITH PREJUDICE** in favor of Defendant, Amy E. Stroesenreuther.

IT IS FURTHERED ORDERED that a copy of the within Order shall be served upon all counsel within Seven (7) days of the date of its online posting.

Arnold L. Natali, Jr.
J.S.C.
ARNOLD L. NATALI, JR., J.S.C.

Opposed
 Unopposed

FOR THE REASONS SET FORTH
ON THE RECORD ON 3.3.17

The Honorable Arnold L. Natali Jr., J.S.C.
Superior Court of New Jersey
56 Paterson Street
Post Office Box 964
New Brunswick, New Jersey 08903

FILED

MAR 07 2017

ARNOLD L. NATALI, JR., J.S.C.

DIRECT COAST TO COAST,

Plaintiff,

v.

**THE IMAGINE CORP.; IMAGINE
GOLD LLC; IMAGINE AMERICA,
LLC; IMAGINE HOLDINGS, LLC and
BRUTHERFORD INDUSTRIES, LLC**

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

DOCKET NO. MID-L-1929-15

CIVIL

ORDER

THIS MATTER having come before the Court by way of motion filed by Ronald Horowitz, Esq., appearing as counsel for Direct Coast to Coast (“Plaintiff”), to compel a deposition, and Patrick Gawrysiak’s opposition and request for a protective order, and the Court having considered the papers submitted, and having concluded that oral argument is not required under R. 1:6-2(c), and the parties not having provided a statement of reasons under R. 1:6-2(d) and for good cause shown:

IT IS on this 7th day of March, 2017:

ORDERED AS FOLLOWS:

1. Plaintiff’s request that Patrick Gawrysiak shall appear for a deposition is **DENIED**.
2. Plaintiff has failed to establish on the motion record for the need for the deposition of Patrick Gawrysiak. Mr. Gawrysiak has responded to the information subpoena and supplemented his responses as directed by the Court. The motion papers do not provide the Court with a basis to order additional discovery of Mr. Gawrysiak. Here, Plaintiff’s submission simply states “[g]iven the extreme difficulties with Gawrysiak insofar as written discovery, it is readily apparent that he will not appear for a deposition unless compelled to do so by Court Order and, if necessary, by warrant for his arrest.” Any request to take additional post-judgment discovery beyond the Information Subpoena and

supplemental responses ordered must be accompanied by supporting information why discovery relating to Mr. Gawrysiak is relevant or will lead to the discovery of admissible evidence. See R. 4:10-2(a); N.J.R.E. 401.

3. Plaintiff's counsel shall, on any further application in this matter, explain paragraph 7 of his certification in which he states "Mr. Gawrysiak failed to comply with the Court's [April 15, 2016 Order]." Specifically, any application shall be accompanied by a certification from counsel for Plaintiff detailing the circumstances and timing of the request to serve a warrant for Mr. Gawrysiak's arrest as the motion record indicates that the supplemental answers (Nos. 6 and 11 of the Information Subpoena ordered pursuant to the Court's April 15, 2016 Order) were provided on June 24, 2016. See ¶ 7 of Patrick Gawrysiak's February 23, 2017 certification.¹ Mr. Gawrysiak certified that the arrest warrant was obtained on or about October 2010, four months after request of the supplemental answers were served. Plaintiff's counsel indicates in a reply letter brief that the warrant was obtained "in the interim."²
4. Plaintiff's counsel shall serve a copy of this Order upon all parties of record within seven (7) days of its online posting.


HON. ARNOLD L. NATALI JR., J.S.C.

¹ The Court notes that its April 15th Order was not served on Mr. Gawrysiak until May 12, 2016, see Exhibit B to Plaintiff's reply papers, despite the provision in the order that it be served within seven days of April 15, 2016.

² The Court's review of the Automated Case Management System ("ACMS") reveals that an arrest warrant was issued on September 14, 2016, approximately three months after the June 24, 2016 supplemental responses were received.

#54
03/03/17

William E. Vaughan, Esq. – NJ Attorney ID # 021252010
Kriney & Vaughan
120 Mountain Avenue
Springfield, NJ 07081
(973) 564-5480
Attorneys for Defendant/Counterclaim Plaintiff James Harnish

FILED
MAR - 6 2017
ARNOLD L. NATALI, JR., J.S.C

GEICO a/s/o FELIX COLLAZO, CRYSTAL
GUZMAN

*Plaintiff(s)/Counterclaim
Defendants,*

v.

JAMES HARNISH

*Defendant/Counterclaim
Plaintiff.*

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY
DOCKET NO. MID-L-6778-15
CIVIL ACTION

**UNIFORM ORDER CONFIRMING
ARBITRATION AWARD**

This matter was presented to the court on this 6th day of March, 2017, on motion of Defendant/Counterclaim Plaintiff James Harnish pursuant to R. 4:21a-6(b)(3), for an Order confirming the arbitration award made on January 13, 2017, and entering judgment thereon. For good cause shown, it is on this 6th day of March, 2017, ORDERED that the motion to confirm the arbitration award is hereby granted and judgment is hereby entered as follows:

In favor of the Defendant/Counterclaim Plaintiff James Harnish in the amount of \$1,773.00, and against the below named Counterclaim Defendant(s) as follows

DEFENDANT(s)	AMOUNT OF AWARD – IF NONE, ENTER “NO CAUSE”	PRE-JUDGMENT INTEREST, IF ANY; COUNSEL MUST COMPUTE	TOTAL OF AMOUNT OF JUDGMENT
(a) GEICO	\$ 1,773.00	\$ 0.00	\$ 1,773.00
(b)	\$	\$	\$
(c)	\$	\$	\$

#972
02/17/17

Attorney ID #031032002
PALMISANO & GOODMAN, P.A.
171 Main Street
P.O. Box 518
Woodbridge, New Jersey 07095-0518
(732) 634-6464
Attorneys for Plaintiffs

FILED

MAR - 3 2017

ARNOLD L. NATALI, JR., J.S.C

MARIA C. GLASER and SCOTT M.
GLASER, Her Husband,

Plaintiff(s),

vs.

KEVIN M. BRADHAM AND ACCURATE
WASTE SYSTEMS, INC.,

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION:MIDDLESEX COUNTY
DOCKET NO. MID-L-6453-15

CIVIL ACTION

ORDER

This matter having been opened to the Court by Palmisano & Goodman, P.A., attorneys for plaintiff, for an Order to bar the defendant, Kevin Bradham, from testifying at the time of any trial in this matter for failing to comply with a Court Order as well as striking his answer and barring defenses and the Court having considered the moving papers and opposition filed, and for good cause having been shown:

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

~~**ORDERED**, that the defendant, Kevin Bradham be barred from testifying at the time of any trial in this matter for failing to comply with a Court Order and, it is further~~

~~**ORDERED** that the answer of defendant, Kevin M. Bradham is hereby stricken, and their defenses suppressed, for failure to comply with a Court Order and, it is further~~

*denied
w/o prejudice
see footnote
denied
w/o prejudice*

ORDERED, that a copy of this Order shall be served upon all parties within seven (7) days

of its online posting.

Arnold L. Natali for HC
HONORABLE ARNOLD NATALI, J.S.C.

④ Mr. Brodhem shall be produced for deposition on or before March 30, 2017. If he doesn't appear for his March 30, 2017 deposition, his testimony shall be stricken at the PAPERS CONSIDERED time of trial.

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

**FOR THE REASONS SET FORTH
ON THE RECORD ON 3.3.17**

792
02/03/17

NGLING & URCIUOLI
Albert N. Montano, Esq. ID. No. 043721996
90 Woodbridge Center Drive, Suite 330
Woodbridge, New Jersey 07095
Telephone No: (732) 582-3261
File No.: 16-001782
Attorney for Defendant
Attorney for defendants, Kevin M. Bradham and Accurate Waste Systems, Inc.

Having reviewed the above motion, the Court finds 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.

MARIA A. GLASER and SCOTT M. GLASER,
Her Husband,

Plaintiff,

v.

KEVIN M. BRADHAM and ACCURATE
WASTE SYSTEMS, INC.

Defendants.

**SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET: MID L-6453-15**

Civil Action

FILED ORDER

FEB 17 2017

ARNOLD L. NATALI, JR., J.S.C.

This matter having been opened to the Court on a Motion by Albert N. Montano, Esq. Attorney for defendants, Kevin M. Bradham and Accurate Waste Systems, Inc. for an Order for Leave to File a Third Party Complaint against Robert Petrucelli; and the matter having been considered by the Court, and good cause having been shown;

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

ORDERED that Defendants, Kevin M. Bradham and Accurate Waste Systems, Inc., be allowed to file a Third Party Complaint against Third Party Defendant Robert Petrucelli, within twenty (20) days of the date of this Order; and

IT IS FURTHER ORDERED that a copy of this signed Order be forwarded to all counsel within 5 days of its online posting.

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 7/7 2017 unless further extended by court order.

Arnold L. Natali, Jr.
ARNOLD L. NATALI, JR., J.S.C.

ORDERED THAT ARBITRATION
SHALL BE SCHEDULED FOR
July 20, 2017; Trial Sept. 18, 2017.

#538 3-3-17

Firm Code: H21
File No.: 141122563
Cooper Maren Nitsberg Voss & DeCoursey
Gregory F. McGroarty, Esq.
Bar #: 033222005
485 Route 1 South
Building A, Suite 200
Iselin, NJ 08830
Ph: 732-362-3400; Direct dial: (732) 362-3289
Fax: (866) 827-4716

FILED

MAR 03 2017

ARNOLD L. NATALI, JR., J.S.C.

Attorneys for Defendants, Robert Pierre-Louis and Roobens Pierre-Louis

GRZEGORZ GRODZKI,

Plaintiff,

v.

WILLIAM PLIEGO, ALLMED
TRANSPORTATION, INC., ROOBENS PIERRE-
LOUIS and ROBERT PIERRE-LOUIS,

Defendants.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

CIVIL ACTION

DOCKET NO.: MID-L-556-16

**ORDER EXTENDING DISCOVERY
FOR 60 DAYS and COMPELLING
DEPOSITIONS**

THIS MATTER having been opened to the Court by Gregory F. McGroarty, attorney for Defendants, Robert Pierre-Louis and Roobens Pierre-Louis for an Order extending discovery for 60 days and to Compel Depositions and the Court having reviewed the moving papers submitted, and any opposition thereto, and for good cause appearing;

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

ORDERED 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 _____, 2017.~~

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

Outstanding Discovery	Discovery Shall Be Completed By Date Listed Below
Deposition of witness	February 9, 2017
Deposition of plaintiff	February 10, 2017
Receipt of plaintiff's medical records and films from MRI of Woodbridge, DRA of Union, Twin Boro Care and Dr. Warshauer	March 23, 2017
Preparation and service of supplemental expert reports	May 3, 2017

IT IS FURTHER ORDERED that if the deposition of plaintiff scheduled for February 10, 2017 is adjourned, then the deposition of plaintiff shall be conducted within 30 days of the date of the Order; and

IT IS FURTHER ORDERED that a copy of the within Order shall be served upon counsel within seven (7) days of its online posting.

denied without prejudice. (A)

Arnold L. Natali, Jr.
 J.S.C.
 ARNOLD L. NATALI, JR., J.S.C.

_____ Opposed
 _____ Unopposed

(*) Party/Parties Requesting Discovery Extension	
_____	for ___ plaintiff ___ defendant
_____	for ___ plaintiff ___ defendant

(A)
 DEFERRED TO STATUS
 CONFERENCE ON
March 15, 2017

Deepa S. Jaisinghani, Esq. #006932012
Law Offices of Jaisinghani & Associates, PC.
42 Main Street, Suite A & B
Woodbridge, NJ 07095
Tel.: (855) 655-2955
Attorneys for Plaintiff

#199 3-3-17

FILED

MAR 06 2017

ANA JIMENEZ-RAMOS, and
RAMON RODRIGUEZ

ARNOLD L. NATALI, JR., J.S.C.
: SUPERIOR COURT OF NEW JERSEY
: LAW DIVISION:MIDDLESEX COUNTY
: DOCKET No.: L-1739-16

vs.

: CIVIL ACTION

STAR TRANSPORT, INC., and INGRID
GOMEZ

: ORDER TO COMPEL DISCOVERY

This matter having been opened to the Court on the 3rd of March, 2017, by Deepa S. Jaisinghani, Esq. attorney for the Plaintiffs in the within action, the Court having considered the moving papers and for good cause shown;

IT IS on this 6th day of March, 2017;

1. ORDERED that Defendant, Ingrid Gomez, supply responses to Plaintiff's Demand for Productions of Documents, including, Defendant's phone number; phone carrier; and phone records at the time of the accident, no later March 8, 2017, to our office and any other proceeding attorney on this matter. (*)

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

Arnold L. Natali, Jr., J.S.C.
ARNOLD L. NATALI, JR., J.S.C.

X OPPOSED
UNOPPOSED

The motion shall be adjourned until March 17, 2017 and shall be addressed in conjunction with Defendants' motion to compel. The motion shall be denied because plaintiffs failed to submit a certification in accordance with R. 4:23-5 that they are not in default of any discovery obligation. A R. 4:23-5 certification must be served upon the Court and counsel within 5 days of the date of this Order or the motion will be denied.

WILLIAM RICIGLIANO, P.C.
418 GRAND STREET
PATERSON, NEW JERSEY 07505
(201) 342-7995
ATTORNEY FOR PLAINTIFF
Attorney ID # 015761994

FILED

MAR 03 2017

ARNOLD L. NATALI, JR., J.S.C.

DERRICK MACK,

Plaintiff,

-against-

REBECCA ELAND, YOBANNY A.
VELASQUEZ, and NYFF EVENTS, LLC,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-2062-16

CIVIL ACTION

#781

ORDER

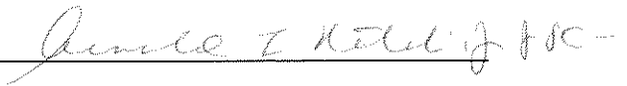
THIS MATTER having been brought before the Court counsel for Plaintiff, for an order to vacate dismissal of the subject matter as to Defendants Yobanny Velasquez and NYFF Events, LLC, and the Court having considered the matter and good cause shown,

THIS MATTER came before the Court on application of it is:

IT IS on this 3rd day of March 2017;

ORDERED that the motion to vacate dismissal of the subject matter as to Defendants Yobanny Velasquez and NYFF Events, LLC in its entirety is granted,

IT IS FURTHER ORDERED that a copy of this Order by served on all parties within seven (7) days of its online posting.


ARNOLD L. NATALI, JR., J.S.C.

_____ opposed

unopposed

Having reviewed the above motion, the Court finds 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.

Janet L. Pisansky, Esq. - 016541994
BURKE & POTENZA
600 Parsippany Road, Suite 106
Parsippany, New Jersey 07054
Phone No.: (973)515-8600
Attorney's For Third Party Defendant, Samantha Silvent
Our File No.: 20728

526
03/03/17

ANDREA FENIELLO AS ADMINISTRATRIX
AD PROSEQUENDUM OF THE ESTATE OF
CHRISTOPHER MEJIA,

Plaintiffs,

vs.

MONMOUTH UNIVERSITY INC.,
BRANCHES CATERING, JOHN LOMBARD,
BRANCHES CYPRESS BRILLE, LLC, 123
MONMOUTH ROAD HOLDINGS, LLC,
METRO CATERING, LLC, G B D INC., ZETA
TAU ALPHA SORORITY, KIMBERLY A
CUMMINS, ZETA TAU ALPHA
FRATERNITY, ZETA TAU ALPHA
MONMOUTH UNIVERSITY, ZETA TAU
ALPHA FRATERNITY HOUSING
CORPORATION, ZETA TAU ALPH
INTERNATIONAL OFFICE CORPORATION,
KARNOT HOLDINGS, LLC, JOSEPH
MASSRY, MONIQUE MASSRY, JOHN DOES
1-10, ABC CORP. 1-10,

Defendants.

And

JOSEPH MASSRY and MONIQUE MASSRY,

Third Party Plaintiffs,

v.

SARAH ANN YUNG, CAITLIN
MASTROFILIPPO, KIMBERLY BUTLER,
NICHOLE CHISZAR, SAMANTHA SILVENT
and HANNA ALBERT,

Third Party Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MDX-L-11253-14

CIVIL ACTION

ORDER

FILED

MAR - 6 2017

ARNOLD L. NATALI, JR., J.S.C

THIS MATTER having been opened to the Court by Burke & Potenza, P.A., attorneys for Third Party Defendant, Samantha Silvent, 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 other good cause appearing;

IT IS ON THIS 3rd DAY OF March 2017;

ORDERED that the third party complaint of Joseph and Monique Massry against third party defendant, Samantha Silvent, be, and hereby is dismissed for failure to state a claim upon which relief can be granted; and it is further; \otimes

A copy of this Order shall be served upon all counsel within 7 days of its online posting.

Arnold L. Natali, Jr.
ARNOLD L. NATALI, JR., J.S.C.

FOR THE REASONS SET FORTH
ON THE RECORD ON 3617

\otimes Application was unopposed. AC

#137
03/03/17

Our File No. 17.866700
KOSTER, BRADY & NAGLER, LLP
740 Broad Street, Suite 2
Shrewsbury, New Jersey 07702
(732) 345-9333
Helen A. Cummings, Esq.
Attorney ID No. 043641994
Attorneys for Defendants/Third-Party Plaintiffs, Joseph Massry and Monique Massry

FILED
MAR - 6 2017
ARNOLD L. NATALI, JR., J.S.C.

ANDREA FENIELLO AS ADMINISTRATRIX AD PROSEQUENDUM OF THE ESTATE OF CHRISTOPHER MEJIA,

Plaintiff,

vs.

MONMOUTH UNIVERSITY INC.; BRANCHES CATERING; JOHN LOMBARDO; BRANCHES; CYPRESS BRILLE LLC; 123 MONMOUTH ROAD HOLDINGS LLC; METRO CATERING LLC; G B D INC.; SQUIRE'S PUB; CYPRESS GRILLE KOSHER STEAKHOUSE; ZETA TAU ALPHA INC.; ZETA TAU ALPHA SORORITY; KIMBERLY A. CUMMINS; ZETA TAU ALPHA FRATERNITY; ZETA TAU ALPHA MONMOUTH UNIVERSITY; ZETA TAU ALPHA FRATERNITY HOUSING CORPORATION; ZETA TAU ALPHA INTERNATIONAL OFFICE CORPORATION; KARNOT HOLDINGS LLC; JOSEPH MASSRY; MONIQUE MASSRY; JOHN DOES 1-10; ABC CORP. 1-10,

Defendants.

JOSEPH MASSRY and MONIQUE MASSRY,

Third-Party Plaintiffs,

vs.

SARAH ANN YUNG, KAITLYN MASTROFILIPPO, KIMBERLY BUTLER, NICHOLE CHISZAR, SAMANTHA SILVENT and HANNAH WALBERT,

Third-Party Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No. MID-L-11253-14

Civil Action

ORDER

JOHN LOMBARDO AND BRANCHES GBD INC.
(improperly pled as BRANCHES and GBD INC.
separately), CYPRESS GRILL INC. (improperly
pled as CYPRESS GRILL LLC) and METRO
CATERNG,

Third-Party Plaintiffs,

v.

DARIO CHAVEZ MEJIA,

Third-Party Defendant.

THIS MATTER being opened to the Court by Koster, Brady & Nagler, LLP, attorneys for Defendants/Third-Party Plaintiffs, Joseph Massry and Monique Massry, for an Order granting summary judgment to Defendants/Third-Party Plaintiffs, Joseph Massry and Monique Massry, and the Court having considered the pleadings on file and for good cause shown;

IT IS on this *6th* day of March, 2017,

ORDERED that summary judgment be and hereby is granted to Defendants/Third-Party Plaintiffs, Joseph Massry and Monique Massry, dismissing all of plaintiff's claims as set forth in plaintiff's complaint and all cross-claims as to Defendants/Third-Party Plaintiffs, Joseph Massry and Monique Massry, with prejudice; and it is further

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

Arnold L. Natali, Jr.

ARNOLD L. NATALI, JR., J.S.C. J.S.C.

X Opposed
Unopposed

FOR THE REASONS SET FORTH²
ON THE RECORD ON 3.6.17

#789
03/03/17

McDERMOTT & McGEE, LLP
John M. Sapata, Esq. ID No. 024852000
75 Main Street
P.O. Box 192
Millburn, New Jersey 07041
(973) 467-8080
Attorneys for Defendants: FPG, Inc. d/b/a The Firehouse Eatery and Pub
Our File No: 85819 JMS

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 II-A of the Court Rules

CORINNA MORRISON

Plaintiff(s)

vs.

FPG, INC. d/b/a THE FIREHOUSE EATERY AND PUB

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX

DOCKET NO: MID-L-4761-16

CIVIL ACTION

FILED

MAR 03 2017

ORDER ARNOLD L. NATALI, JR., J.S.C.

This matter coming on before the Court on application of McDermott and McGee, LLP, attorneys for defendants FPG, Inc. d/b/a The Firehouse Eatery and Pub, for an Order to dismiss the Complaint, **without prejudice, as to plaintiff for failure to provide answers to Interrogatories and a Notice to Produce** and it appearing to the Court that said motion should be granted; and for good cause shown;

It is on this 3rd day of March, 2017,

ORDERED that the Plaintiff's Complaint be and is hereby dismissed without prejudice for failure to answer interrogatories and respond to a Notice to Produce; and it is further;

ORDERED that a true copy of the within Order be served upon all attorneys of record within 7 days of its online posting.

Arnold L. Natali, Jr.

J.S.C.

ARNOLD L. NATALI, JR., J.S.C.

Unopposed

Opposed

Having reviewed the above motion, the Court finds 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.

WOOD SMITH HENNING & BERMAN LLP
By: Kelly A. Waters, Esq., ID# 030301991
400 Connell Drive, Suite 1100
Berkeley Heights, NJ 07922
Tel. No.: (973) 265-9901
Fax No.: (973) 265-9903
Our File No.: 10093-0089
Attorneys for Defendants EAST COAST
VILLAGE GREEN APARTMENTS, LLC and
MITCHELL L. MORGAN MANAGEMENT, INC.

FILED

MAR 03 2017

ARNOLD L. NATALI, JR., J.S.C.

JOAN MUNIZ,

Plaintiff,

vs.

EAST COAST VILLAGE GREEN
APARTMENTS, LLC; MITCHELL L.
MORGAN MANAGEMENT, INC.;
ADVANCED LANDSCAPE, INC; MERITT
SOLUTIONS and/or JOHN DOES 1-20
(representing presently unidentified individuals,
businesses and/or corporations who owned,
operated, maintained, supervised, designed,
constructed, repaired, inspected and/or controlled
the property in question or were otherwise
responsible for creating or addressing the
condition in question),

Defendants.

AND

MERIT SERVICE SOLUTIONS I/P/A MERITT
SOLUTIONS

Defendant/Third-Party Plaintiff.

vs.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-3559-14

CIVIL ACTION

#654

ORDER

MID-CONTINENT EXCESS AND SURPLUS
LINES

Third-Party Defendant.

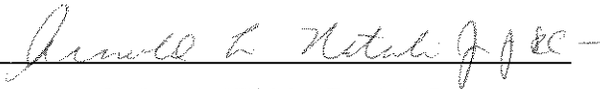
THIS MATTER having been opened to the Court by application of Wood, Smith, Henning & Berman, attorneys for Defendants, EAST COAST VILLAGE GREEN APARTMENTS, LLC and MITCHELL L. MORGAN MANAGEMENT, INC., for an Order granting leave to file a Third-Party Complaint against Liberty Mutual Insurance Company, and the Court having considered the matter; and for good cause shown:

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

ORDERED that EAST COAST VILLAGE GREEN APARTMENTS, LLC and MITCHELL L. MORGAN MANAGEMENT, INC. may file and serve a Third-Party Complaint against Liberty Mutual Insurance Company; and it is further

ORDERED that a copy of the within Order shall be served upon all parties within seven (7) days of its online posting.

Having reviewed the above motion, the Court finds 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.


ARNOLD L. NATALI, JR., J.S.C. , J.S.C.

() Opposed

(X) 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 7.17.2017 unless further extended by court order.

WOOD SMITH HENNING & BERMAN LLP
By: Kelly A. Waters, Esq., ID# 030301991
400 Connell Drive, Suite 1100
Berkeley Heights, NJ 07922
Tel. No.: (973) 265-9901
Fax No.: (973) 265-9903
Our File No.: 10093-0089
Attorneys for Defendants EAST COAST
VILLAGE GREEN APARTMENTS, LLC and
MITCHELL L. MORGAN MANAGEMENT, INC.

FILED

MAR 03 2017

ARNOLD L. NATALI, JR., J.S.C.

JOAN MUNIZ,

Plaintiff,

vs.

EAST COAST VILLAGE GREEN
APARTMENTS, LLC; MITCHELL L.
MORGAN MANAGEMENT, INC.;
ADVANCED LANDSCAPE, INC; MERITT
SOLUTIONS and/or JOHN DOES 1-20
(representing presently unidentified individuals,
businesses and/or corporations who owned,
operated, maintained, supervised, designed,
constructed, repaired, inspected and/or controlled
the property in question or were otherwise
responsible for creating or addressing the
condition in question),

Defendants.

AND

MERIT SERVICE SOLUTIONS I/P/A MERITT
SOLUTIONS

Defendant/Third-Party Plaintiff.

vs.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-3559-14

CIVIL ACTION

#1652

ORDER

MID-CONTINENT EXCESS AND SURPLUS
LINES

Third-Party Defendant.

THIS MATTER having been opened to the Court by application of Wood, Smith, Henning & Berman, attorneys for Defendants, EAST COAST VILLAGE GREEN APARTMENTS, LLC and MITCHELL L. MORGAN MANAGEMENT, INC., for an Order granting leave to file a Second Amended Answer to Plaintiff's Third Amended Complaint, and the Court having considered the matter; and for good cause shown:

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

ORDERED that EAST COAST VILLAGE GREEN APARTMENTS, LLC and MITCHELL L. MORGAN MANAGEMENT, INC. may file and serve a Second Amended Answer to Plaintiff's Third Amended Complaint; and it is further

ORDERED that a copy of the within Order shall be served upon all parties within seven (7) days of its on line posting.

Arnold L. Natali Jr. JSC

ARNOLD L. NATALI, JR., J.S.C. , J.S.C.

() Opposed

(X) Unopposed

Having reviewed the above motion, the Court finds 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.

HEDDY NAISHULER, an anticipated
person, by and through her guardian ad litem,
Steven Naishuler,

Plaintiff,

v.

CORAZON D. MANGONA, MERRY
HEART-TALLY HO, LLC d/b/a/ MERRY
HEART OF BOONTON TOWNSHIP, SUJA
SHAJI, BLANQUITA BONIFACIO,
BARBARA BONIFACIO, ABC
COMPANIES 1-10, JOHN/JANE DOES 1-
10, and ADMINISTRATORS 1-10,

Defendants.

#151 3-3-17
SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY
DOCKET NO. MID-L-00863-16

**ORDER EXTENDING DISCOVERY
NINETY (90) DAYS**

FILED

MAR 03 2017

ARNOLD L. NATALI, JR., J.S.C.

THIS MATTER having been brought before the Court upon the application of Margolis Edelstein, attorneys for defendants Merry Heart-Tally Ho, LLC d/b/a Merry Heart of Boonton Township, Suja Shaji, Blanquita Bonifacio, and Barbara Bonifacio (collectively, the "Defendants"), for an Order extending the discovery deadline by an additional ninety (90) days, and the Court having considered the moving papers submitted, and any opposition thereto, and for good cause appearing;

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

ORDERED that pursuant to Rule 4:24-1, the Defendants' Motion to Extend Discovery for ninety (90) days is hereby GRANTED; and it is further

ORDERED that the discovery end date is hereby extended from March 26, 2017 to June 24, 2017. All discovery, including all written discovery, fact witness and party depositions, and expert depositions must be completed on or before June 24, 2017; and it is further

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



ARNOLD L. NATALI, JR., J.S.C.

Motion Opposed _____

Motion Unopposed *to* _____

Having reviewed the above motion, the Court finds 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.

#775
03/03/17

PETER A. OUDA, LLC
19 NORTH BRIDGE ST.
SOMERVILLE NJ
908 927 9909
908 927-9907 Fax.
For Plaintiff
011861990

FILED

MAR 03 2017

ARNOLD L. NATALI, JR., J.S.C.

PATRICIA M. NOEL RIVERA

**SUPERIOR COURT OF NEW JERSEY
LAW DIV: MIDDLESEX COUNTY
L 003260-16**

Plaintiff

v.

ORDER

**JOHN CHARLES ALLEN, ESQ.
JC ALLEN, LLC**

Defendants

This matter having come before the court on the motion of the Plaintiff to vacate the dismissal without prejudice enter default judgment and schedule a proof hearing and the court having considered the application and opposition thereto and for good cause shown:

IT IS ON THIS DAY of March Ordered:

1. The motion to vacate the dismissal without prejudice is hereby granted and *entry of* default judgment is hereby entered pursuant to R. 4: 43-2(b).
- ~~2. A proof hearing is scheduled for .~~
3. A copy shall be served upon all parties within *seven (7) days of its*
4. ~~entry of default judgment~~ *online posting.*

Arnold L. Natali, Jr., J.S.C.
ARNOLD L. NATALI, JR., J.S.C.

(X) This order shall serve as the entry of default pursuant to R. 4: 43-1. This Order shall be served upon the defendants as the entry of default attached was noted as non-conforming, upon proof of service this motion may be renewed. *See R 14:43-2 (of this Order).*

#59 3-3-17

ROBBINS & ROBBINS, LLP.
Spencer B. Robbins, Esq.
Attorney ID No. 029951981
568 Amboy Avenue
Woodbridge, NJ 07096
732-636-1600
Attorneys for Plaintiff

FILED

MAR 03 2017

ARNOLD L. NATALI, JR., J.S.C.

POLO A. PLUMBING & HEATING, INC. :
 :
 : Plaintiff, :
 :
 v. :
 :
 : CONRAIL DEVELOPERS LIMITED :
 : LIABILITY COMPANY, a New Jersey :
 : Limited Liability Company, :
 :
 : Defendant, :
 :

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-3656-16

CIVIL ACTION

ORDER

This matter having been brought before the Court on a Notice of Motion for Summary Judgment filed by Plaintiff, Polo A. Plumbing & Heating, Inc., being represented by Spencer B. Robbins, Esq. of Robbins & Robbins, LLP, and the Defendant, Conrail Developers L.L.C., being represented by David P. Lonski, Esq. of Shamy, Shippers & Lonksi, P.C., and the Court having duly considered the papers submitted and the arguments set forth, and for good cause shown;

and for the reasons stated in the memo

IT IS ON THIS 3rd DAY OF February, 2017, HEREBY ORDERED 3.3.17

that:

1. Plaintiff's Motion for Summary Judgment dismissing Defendant's Counterclaim is **GRANTED**;
2. Plaintiff's Motion for Summary Judgment dismissing Defendant's Third-Party Complaint is **GRANTED**;

denied without prejudice

3. Judgment is entered against Defendant in the amount of \$9,750.00 plus interest of \$ _____ and costs of \$ _____.

IT IS FURTHER ORDERED that a copy of this Order shall be served upon all parties within seven (7) days after entry.



HONORABLE ARNOLD L. NATALI, J.S.C.

Eric Kuper Esq. - NJ Attorney ID #028001987

Martin Kane & Kuper

ATTORNEYS AT LAW

180 Tices Lane - Building B, Suite 200

East Brunswick, New Jersey 08816

(732) 214-1800 - Phone

(732) 214-0307 - Fax

Attorneys for Defendant, NJM Insurance Group

#711 3-3-17

FILED

MAR 03 2017

ARNOLD L. NATALI, JR., J.S.C.

MARION RACINE,

Plaintiff,

vs.

NJM INSURANCE GROUP,

Defendant.

**SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY
Docket No. MID-L-04355-15**

Civil Action

ORDER

THIS MATTER being opened to the Court on **Friday, March 3, 2016**, by Eric Kuper, Esq., of Martin Kane & Kuper, attorneys for the defendant, on a Notice of Motion to dismiss plaintiff's Complaint for failure to provide discovery, and/or in the alternative extend discovery and adjourn the April 18, 2017 arbitration, and it appearing to the Court that due notice of this Motion has been given to all counsel, and the Court having considered the matter and for good cause shown,

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

ORDERED that plaintiff's Complaint is hereby ~~dismissed without prejudice for failure to with the December 2, 2016 Order and provide discovery;~~

ORDERED that in the alternative discovery be and hereby is extended for 90 days to June 2, 2017; and it is further

ORDERED that the discovery schedule is as follows:

Plaintiff to provide executed HIPAA authorizations within 7 days from the date of the order;

Defendant to write for records within 7 days from receipt of the authorizations;

Defendant to obtain all records and forward to Dr. Berman for review and comment;

Defendant to provide supplemental reports no later than May 15, 2017.

Defendant to amend with records no later than June 2, 2017;

Discovery be extended to June 2, 2017.

ORDERED that a true and correct copy of this Order be served upon all counsel within seven (7) days of *its online posting.*


ARNOLD L. NATALI, JR., J.S.C.

Opposed () Unopposed ()

Having reviewed the above motion, the Court finds 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 ARBITRATION
SHALL BE SCHEDULED FOR**

June 14, 2017 ; *Trial is scheduled for August 14, 2017.*

Christopher P. Odogbili - 003092004
P&P File # M22495

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

Attorney for Plaintiff

#161 3-3-17

FILED

MAR 03 2017

ARNOLD L. NATALI, JR., J.S.C.

KAREL RASKA JR MD

Plaintiff

vs.

AARON MILES JR

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION MIDDLESEX County
DOCKET NO. DJ-194660-98

Civil Action
ORDER TURNOVER

THIS MATTER having been opened to the Court by Pressler and Pressler, LLP ,
Attorneys for Plaintiff and no objection having been made, and it appearing that levy
was made under a Writ of Execution issued in this cause upon the monies and credits
due to defendant(s) AARON MILES JR from BANK OF AMERICA in the sum of \$998.06 ,
and it appearing from the moving papers that said amount does not exceed the
remaining balance on the judgment due from said defendant(s) in the above entitled
cause, including costs, interest and Sheriff's fees.

IT IS on the *3rd* day of *March* 2017 .

ORDERED THAT BANK OF AMERICA 609 LIVINGSTON AVE NEW BRUNSWICK NJ 08901
turnover to Pressler and Pressler, LLP, Attorneys for Plaintiff , the sum of
\$998.06 to be credited to the judgment and costs, which is the amount of garnishee's
indebtedness to the defendant(s) previously levied upon, as appears from the
Sheriff's return annexed hereto.

A copy of this Order shall be served upon the garnishee by Pressler and Pressler, LLP *within seven (7) days of its online posting.*

Opposed
 Unopposed

Arnold L. Natali Jr

J.S.C.
ARNOLD L. NATALI, JR., J.S.C.



Having reviewed the above motion, the Court finds 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.

—

FILED

MAR 03 2017

ARNOLD L. NATALI, JR., J.S.C.

David M. Hawkins, Esq.
Attorney ID No. 276821972
PURCELL, MULCAHY, HAWKINS & FLANAGAN LLC
One Pluckemin Way
P.O. Box 754
Bedminster, NJ 07921
T: (908) 658-3800
Attorneys for Defendant, Joseph Esposito
Our File No. (637) 24263-DMH

NILDA E. RIVERA,

Plaintiff,

v.

JOSEPH ESPOSITO, JOHN DOES 1-10 and ABC CORPORATIONS 1-10 (representing currently unknown or unidentified defendants who contributed to the happening of the accident and/or plaintiff's damages),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-7554-15

CIVIL ACTION #491

ORDER IN AID OF LITIGANT'S RIGHTS

THIS MATTER's having been opened to the court by Purcell, Mulcahy, Hawkins, & Flanagan, LLC, attorneys for defendants, **Joseph Esposito**, for an order in aid of litigant's rights, pursuant to R. 1:10-3; and the court's having considered the moving papers of the parties, and for good cause shown;

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

~~ORDERED~~ that respondent, Sue Williams, Manager of Loss Control for NJ School Boards Association Insurance Group, shall appear on _____, 2017 at _____

a.m./p.m. at the Middlesex County Courthouse, before the Honorable _____

with a certified complete copy of all records of Nilda Rivera, and there show cause why the court should not impose upon her some penalty or sanction, including but not limited to an order holding the respondent in contempt of court, imposing a fine, or taking other action; and it is further

ORDERED that should respondent, Sue Williams, fail to appear on the date indicated above, a warrant may be issued for her arrest, and she may be brought before the court, under arrest, detained by a sheriff's officer or other officer of the law, and brought before a judge of the Superior Court of New Jersey; and it is further

ORDERED that a copy of the within order be served on respondent, Sue Williams, Manager of Loss Control for NJ School Boards Association Insurance Group, 450 Veterans Drive, Burlington, NJ by first class mail, within ten days of counsel's receipt hereof; and it is further

ORDERED that a copy of the within order be served upon all counsel within seven (7) days of its online posting.

Arnold L. Natali, Jr.
J.S.C.
ARNOLD L. NATALI, JR., J.S.C.

- () opposed
(X) unopposed

Ⓟ Denied. The discovery and date in this case was 12.5.16. Pursuant to R. 4:24-2, "motions to compel discovery and to impose, or enforce sanctions for failure to provide discovery must be made returnable prior to the expiration of the discovery period." As noted, the DED in this case was 12.5.16. Further, the arbitration date is 3.24.16 with a status conference scheduled for 3.22.16. No motion has been filed to extend discovery nor has good cause or exceptional circumstances been established for the court to hear the motion after discovery closed and an arbitration date is set.

FILED

MAR 03 2017

ARNOLD L. NATALI, JR., J.S.C.

David M. Hawkins, Esq.
Attorney ID No. 276821972
PURCELL, MULCAHY, HAWKINS & FLANAGAN LLC
One Pluckemin Way
P.O. Box 754
Bedminster, NJ 07921
T: (908) 658-3800
Attorneys for Defendant, Joseph Esposito
Our File No. (637) 24263-DMH

NILDA E. RIVERA,

Plaintiff,

v.

JOSEPH ESPOSITO, JOHN DOES 1-10 and ABC CORPORATIONS 1-10 (representing currently unknown or unidentified defendants who contributed to the happening of the accident and/or plaintiff's damages),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-7554-15

#482

CIVIL ACTION

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

Request to provide Discovery

THIS MATTER's having been opened to the court by Purcell, Mulcahy, Hawkins, & Flanagan, LLC, attorneys for defendants, **Joseph Esposito**, for an order compelling plaintiff to provide discovery; and the court's having considered the moving papers of the parties, and for good cause shown;

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

ORDERED that plaintiff, Nilda Rivera, shall provide to defendants ~~within~~ *within* ten (20) days hereof a more specific answer to uniform interrogatories, form A, no. (13), including but not

limited to an updated GEICO PIP Ledger and identifying the amount paid to and owed to each payee; and it is further

ORDERED that plaintiff, Nilda Rivera shall provide to defendants within ten (20) days hereof each bill plaintiff intends to submit to the jury at trial showing the amount paid to and owed to each payee identified in plaintiff's answer to uniform interrogatories, form A, no. (13); and it is further

ORDERED that any medical bill not submitted to defendants as aforesaid be and hereby is barred from use at trial; and it is further

ORDERED that a copy of the within order be served upon all counsel within *seven (7)* days of its online posting.

Arnold L. Natali, Jr.

J. S. C.
ARNOLD L. NATALI, JR., J.S.C.

() opposed
(x) unopposed

* *Denied. The discovery end date in this case was 12.5.16. Pursuant to R 4:24-2, "motions to compel discovery and to impose or enforce sanctions for failure to provide discovery must be made returnable prior to the expiration of the discovery period." Merant has failed to establish the good cause necessary to permit consideration of the application after the discovery period. See Carbis Sales, Inc. v. Eisenberg, 397 N.J. Super. 64, 81 (App. Div. 2007). Merant has not provided any reason why the application could not have been filed during the discovery period that expired nearly three months ago.*

Christopher P. Odogbili - 003092004
P&P File # F120616

PRESSLER AND PRESSLER, L.L.P.

COUNSELLORS AT LAW

7 Entin Rd.

Parsippany, NJ 07054-5020

(973) 753-5100

Attorney for Plaintiff

FILED

MAR 03 2017

ARNOLD L. NATALI, JR., J.S.C.

ROBERT WOOD JOHNSON UNIVERSITY HOSPITAL AT
RAHWAY

Plaintiff

vs.

MICHAEL FLYNN

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION MIDDLESEX County
DOCKET NO. DJ-101163-15

Civil Action
ORDER TURNOVER

335

THIS MATTER having been opened to the Court by Pressler and Pressler, LLP ,
Attorneys for Plaintiff and no objection having been made, and it appearing that levy
was made under a Writ of Execution issued in this cause upon the monies and credits
due to defendant(s) MICHAEL FLYNN from PROVIDENT BANK in the sum of \$204.00 , and
it appearing from the moving papers that said amount does not exceed the remaining
balance on the judgment due from said defendant(s) in the above entitled cause,
including costs, interest and Sheriff's fees.

March, 2017

IT IS on the *3rd* day of

ORDERED THAT PROVIDENT BANK 100 WOOD AVE SOUTH ISELIN NJ 08830 turnover to
Pressler and Pressler, LLP, Attorneys for Plaintiff , the sum of \$204.00 to be
credited to the judgment and costs, which is the amount of garnishee's indebtedness
to the defendant(s) previously levied upon, as appears from the Sheriff's return
annexed hereto.

A copy of this Order shall be served upon the garnishee by Pressler and Pressler, LLP *within seven (7) days of its online posting.*

Opposed
 Unopposed

Arnold L. Natali, Jr.
J.S.C. **ARNOLD L. NATALI, JR., J.S.C.**

Having reviewed the above motion, the Court finds 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.



The Honorable Arnold L. Natali Jr., J.S.C.
Superior Court of New Jersey
56 Paterson Street
Post Office Box 964
New Brunswick, New Jersey 08903

FILED

MAR 06 2017

ARNOLD L. NATALI, JR., J.S.C.

**JUAN RODRIGUEZ, Individually and
as Administrator ad Prosequendum of
the Estate of Dixon Rodriguez, and
Asela Rodriguez, Individually,**

Plaintiffs,

v.

**GINA FONTAN, RAFAEL A. PUNTIEL,
CITY OF PERTH AMBOY, and JOHN
DOES 1-50,**

Defendants.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

DOCKET NO. MID-10962-14

CIVIL ACTION

ORDER

THIS MATTER having come before the Court by way of motion filed by Susan K. O'Connor, Esq., appearing as counsel on behalf of City of Perth Amboy ("Defendant"), for an Order to quash Plaintiff's subpoena, and opposition having been filed by Gary J. Chester, Esq., appearing as counsel on behalf of Plaintiffs, and the Court having considered the papers submitted, and for good cause shown:

IT IS on this 6th day of March, 2017:

ORDERED AS FOLLOWS:

1. Defendant's motion seeking to quash the subpoena of Plaintiff is **GRANTED IN PART AND DENIED IN PART.**

2. The Court concludes that the motion record does not support quashing the subpoena based on improper or untimely service. Indeed, no documents have been produced, the individual subject to the subpoena provided Plaintiffs' counsel with information that a shorter return date would be acceptable and, most importantly, the parties have had well more than ten (10) days to comply with the subpoena in light of the filing of this motion. Thus, it would be inefficient and unnecessary to require re-service of the subpoena. See R. 1:1-2.

3. Because Defendant does not object to that portion of the subpoena seeking Mr. Schiller to produce pleadings or police reports that are public records and in his possession, those materials shall be produced by Mr. Schiller to all counsel within fourteen (14) days of the date of this Order.

4. As to the remaining category of documents in the subpoena, *i.e.*, “deposition transcripts in a civil action filed by Edwin Rodriguez against the City of Perth Amboy,” Mr. Schiller shall produce the deposition transcripts to the Court for in camera review within fourteen (14) days of the date of this Order. Upon receipt and review of the transcripts the Court shall advise if additional briefing or argument is necessary.

5. Defendant’s counsel shall serve this Order upon all parties of record and Brian S. Schiller, Esq. within seven (7) days of its online posting.


HON. ARNOLD L. NATALI JR., J.S.C.

The Honorable Arnold L. Natali Jr., J.S.C.
Superior Court of New Jersey
56 Paterson Street
Post Office Box 964
New Brunswick, New Jersey 08903

FILED

MAR 03 2017

ARNOLD L. NATALI, JR., J.S.C.

_____	:	SUPERIOR COURT OF NEW JERSEY
FRANK RUBURY,	:	MIDDLESEX COUNTY
	:	LAW DIVISION
Plaintiff,	:	
	:	DOCKET NO. MID-L-11363-14
v.	:	CIVIL ACTION
	:	
ROBERT WOOD JOHNSON	:	
UNIVERSITY HOSPITAL, et al.	:	ORDER
	:	
Defendant.	:	
_____	:	

THIS MATTER having come before the Court by way of motion filed by F.R. “Chip” Dunne, III., Esq., appearing as counsel for Plaintiff, Frank Rubury, to restore the Complaint, and having received opposition filed by Ran T. Gannon, Esq., appearing as counsel on behalf of Judith K. Amorosa, M.D., Mark P. Bramwit, M.D., Irwin Keller, M.D., and Bob Chai, M.D., (“Defendants”), filed on February 23, 2017, and the Court having reviewed the papers submitted, and for good cause shown:

IT IS on this 3rd day of March 2017:

ORDERED that Plaintiff’s motion to reinstate the Complaint is adjourned to March 17, 2017. Plaintiff and Defendants shall simultaneously file papers, in regards to the existence of exceptional circumstances and prejudice to the Defendants, with the Court on or before March 10, 2017, and may simultaneously file responses to same by March 15, 2017;and

IT IS FURTHER ORDERED that Plaintiff shall serve a copy of this Order upon all counsel of record within three (3) days of its receipt.



HON. ARNOLD L. NATALI JR., J.S.C.

#339
03/03/17

CAMPBELL, FOLEY, DELANO & ADAMS, LLC.
PATRICIA B. ADAMS-014321995
601 BANGS AVENUE
P. O. Box 1040
ASBURY PARK, NEW JERSEY 07712-1040
Telephone: (732) 775-6520
Attorneys for Defendants, Goodman
Our File No. 70-8,181-PBA(KOK)

FILED

MAR 03 2017

ARNOLD L. NATALI, JR., J.S.C.

Plaintiff

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

SHORAB SARKER

vs.

DOCKET NO. MID-L-5857-15

Defendants

Civil Action

CORRINE A. GOODMAN, DEAN GOODMAN,
SAMUEL C. SALTER, JAMES A. WALKER,
GEICO, GOVERNMENT EMPLOYEES INSURANCE
COMPANY, ROBERT J. O'DONNELL, ABC CORP.
1-10(fictitious name for unknown entities), JOHN
DOES 1-10(fictitious name of unknown persons)

ORDER TO EXTEND DISCOVERY
PURSUANT TO R.4:24-1

The above entitled matter having been opened to the Court on March 3, 2017, by Campbell, Foley, Delano & Adams, L.L.C., attorneys for the defendants, Corrine A. Goodman and Dean Goodman, on motion to extend discovery until June 1, 2017, and it appearing to the satisfaction of the Court that the motion may be granted, it is hereby

ORDERED on this *3rd* day of *March*, 2017, that the discovery be and is hereby extended until June 1, 2017; and it is further

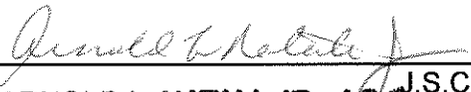
ORDERED that the following items of discovery are to be completed on or before the dates listed below:

<u>Items</u>	<u>Dates</u>
a. Plaintiff to provide all discovery relating to plaintiff's lost wage claim by	4/1/2017
b. Plaintiff's expert report by	5/1/2017
c. Defense expert reports by	6/1/2017
d. Discovery end date	6/1/2017
e. <i>Plaintiff's IME to be completed</i>	<i>4.18.17</i>

and it is further

ORDERED that no Trial or Arbitration shall be scheduled before the end of the new Discovery End date of June 1, 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. *ob its online posting.*



ARNOLD L. NATALI, JR., J.S.C.

PAPERS CONSIDERED

- _____ Notice of Motion
- _____ Movant's Affidavits
- _____ Movant's Brief
- _____ Answering Brief
- _____ Answering Affidavits
- _____ Cross Motion
- _____ Movant's Reply
- Other *motion to extend (no. 63) filed by defendant GEICO.*

Dated: February 7, 2017

FILED

MAR 03 2017

ARNOLD L. NATALI, JR., J.S.C.

Law Office of Robert A. Raskas
371 Hoes Lane, Suite 105
Piscataway, NJ 08854
(732) 981-1649 (Telephone)
(732) 981-1657 (Fax)
By: Duarte Contreras, Jr., Esq., 02005-1989
Attorney for Defendant, GEICO

SHORAB SARKER

Plaintiff,

-vs-

CORINNE A. GOODMAN AND DEAN
GOODMAN, SAMUEL C. SALTER,
JAMES A. WALKER, GEICO,
GOVERNMENT EMPLOYEES
INSURANCE COMPANY, ROBERT J.
O'DONNELL, ABC CORP. 1-10 (
fictitious name for unknown entities)
JOHN DOES 1-10(fictitious name of
unknown persons)

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-5857-15

Civil Action

#636

ORDER

This matter having been opened to the Court on Motion of Duarte Contreras, Jr., Esq., attorney for defendant, GEICO, for an Order to Extend Discovery one hundred twenty (120) days from March 3, 2017, and with the consent of our adversary and attempt to get consent from Patrick S. Brannigan, Esq. and Patricia B. Adams, Esq., and the Court having read and considered the moving papers, and for good cause appearing;

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

~~ORDERED that plaintiff shall appear for Independent Medical Examinations within ninety (90) days of the date of this Order; and it is further;~~

ORDERED that all defense expert reports shall be served by June 30, 2017; and it is further

ORDERED that discovery end date be extended one hundred twenty (120) days to July 1, 2017; and it is further;

Served without prejudice. *
ORDERED that a copy of the within Order be served on all counsel within 7 days of its online posting.

Arnold L. Natali, Jr.
ARNOLD L. NATALI, JR., J.S.C.

- () Opposed
- () Unopposed

* The Court considered the application to extend full day of discovery in *Carrienne v. Dean Goodman* (motion no. 339) and granted an extension of discovery to 6.1.17. The relief requested in this application was addressed by the Court in the order entered on 3.3.17 with respect to motion no. 339.

#542 3-3-17

McMORAN, O'CONNOR & BRAMLEY, PC
Bruce P. McMoran, Esq. (Bar No.: 005121978)
Justin D. Burns, Esq. (Bar No.: 037562007)
Ramshorn Executive Centre
2399 Highway 34
Bldg. D Suite D-1
Manasquan, New Jersey 08736
(732) 223-7711
Attorneys for Plaintiff,
Rachel Schanck

FILED

MAR 06 2017

ARNOLD L. NATALI, JR., J.S.C.

RACHEL SCHANCK,

Plaintiff,

vs.

CARE ONE, LLC, CLARE DOURESS and
MICHELLE LAGAR

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No. MID-L-5255-16

Civil Action

ORDER

THIS MATTER having been brought before the Court on Plaintiff Rachel Schanck's motion to compel discovery pursuant to R. 4:23-5(c), and for attorney's fees incurred in bringing this motion; and, the Court having considered the submissions of the parties, and for good cause shown:

IT IS on this 6th day of March, 2017:

ORDERED that the Plaintiffs' motion to compel discovery pursuant to R. 4:23-5(c) is hereby granted; and

IT IS FURTHER ORDERED that Defendants' are hereby ordered to produce full and complete responses to Plaintiff's First Set of Interrogatories and First Request for Production within 14 days of this Order; and 

IT IS FURTHER ORDERED that Plaintiff's application for counsel fees and costs is granted. Plaintiff's counsel shall submit an Affidavit of Services to the Court within ___ days of this Order; *denied*

IT IS FURTHER ORDERED that a copy of this Order shall be served on all counsel within 5 *its online posting* days of the ~~date of this Order.~~

Arnold L. Natali, Jr.
ARNOLD L. NATALI, JR., J.S.C.

The Court received the moving and opposing and reply papers of counsel. As there does not appear to be any dispute regarding the discoverability of the requested information, defendants shall provide responses to the outstanding discovery, consistent with the new jury court rules, within fourteen days. See R. 4:10-2(a). To the extent defendants do object to a particular request, objections should be stated consistent with the new jury court rules and if a document is withheld on the basis of a recognized privilege, a privilege log shall be produced contemporaneously with defendants' responses. *(A.L.N.)*

#490 3-3-17

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 # C268446A
PRESSLER and PRESSLER, LLP
Attorneys At Law
7 Entin Rd.
Parsippany, NJ 07054-5020
1-973-753-5100

FILED

MAR 03 2017

ARNOLD L. NATALI, JR., J.S.C.

FAILURE TO COMPLY WITH THIS ORDER MAY RESULT IN YOUR ARREST

SURGICARE OF CENTRAL JERSEY

Plaintiff

vs.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. DJ-141353-15
CIVIL ACTION

JUANA CABRERA
CRUZ CABRERA

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 *3rd* day of *March* 2017, ORDERED and adjudged:

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

3) If defendant(s) CRUZ CABRERA 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 \$ denied without prejudice ^(*)

~~No certification submitted~~
in support of counsel fees.

(*) Counsel for Plaintiff shall serve a copy of this Order upon all parties of record within seven (7) days of its online posting.

Hon. Arnold L. Natali, Jr.
J. S. C. ARNOLD L. NATALI, JR., J.S.C.

PROOF OF SERVICE

On _____, 2017, I served a true copy of this Order on Defendant(s) CRUZ CABRERA by sending it simultaneously by regular and certified mail, return receipt requested to: 340 BARCLAY ST PERTH AMBOY, NJ 088613304

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: _____

The Honorable Arnold L. Natali Jr., J.S.C.
Superior Court of New Jersey
56 Paterson Street
Post Office Box 964
New Brunswick, New Jersey 08903

FILED

MAR 03 2017

ARNOLD L. NATALI, JR., J.S.C.

UNITY BANK,

Plaintiff,

v.

**ABIGAIL C. VESUVIO-BUSH a/k/a/
ABIGAIL C. VESUVIO,**

Defendant.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

DOCKET NO. MID-DJ-171057-16

CIVIL

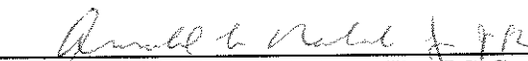
ORDER

THIS MATTER having come before the Court by way of motion filed by James Kilduff, Esq., appearing as counsel on behalf of Unity Bank (“Plaintiff”), for an Order enforcing litigant’s rights and the Court having received a request to adjourn Defendant’s motion by Abigail C. Vesuvio-Bush (“Defendant”), and the Court having considered the papers submitted, and for good cause shown:

IT IS on this 6th day of March, 2017:

ORDERED that Defendant’s motion to enforce litigant’s rights is adjourned to March 31, 2017. Any opposition to Defendant’s motion shall be filed by March 23, 2017. There shall be no further adjournments; and

IT IS FURTHER ORDERED that Defendant’s counsel shall serve a copy of this Order upon all parties of record within seven (7) days of its online posting.



HON. ARNOLD L. NATALI JR., J.S.C.

#953
02/17/17

0265923433.1 Burlington MCO

Law Offices of Pamela D. Hargrove
ARTHUR ARNOLD, ESQ.
Identification No. 30011983
65 Jackson Drive, Suite 302
PO Box 2000
Cranford, NJ 07016-0200
Telephone: (908) 653-2141
Attorneys for Defendant(s):
ROBERT DIETRICH and CAROL DIETRICH

FILED

MAR 03 2017

ARNOLD L. NATALI, JR., J.S.C.

TAVANY URENA and IVETTE
DELVALLE

Plaintiffs

vs.

ROBERT DIETRICH, CAROL
DIETRICH, JOHN DOE (1-5) and/or
ABC CORP.(1-5), (Fictitious names for
persons and entities as yet unidentified)

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY

DOCKET NO. MID-L-6056-14

CIVIL ACTION

**ORDER TO DISMISS PLAINTIFF(S)
COMPLAINT FOR FAILURE TO
COMPLY WITH A COURT ORDER
OR IN THE ALTERNATIVE
COMPEL DISCOVERY**

This matter being opened to the Court, on February 17, 2017, pursuant to Rule 1:6-2 and Rule 1:6-3, and having been submitted for ruling on the papers by Arthur Arnold, Esq., of the Law Offices of Pamela D. Hargrove attorney for the Defendant(s), ROBERT DIETRICH and CAROL DIETRICH, for an Order to dismiss Plaintiff's complaint for failure to comply with a court order and there having been no opposition and good cause appearing;

It is on this 3rd day of March, 2017,

ORDERED that the Plaintiff(s), TAVANY URENA and IVETTE DELVALLE, complaint be and hereby is dismissed for failure to fully comply with a Court Order.

DENIED

OR IN THE ALTERNATIVE

1. Plaintiff to provide any and all outstanding discovery on or before March ^{10,} 3, 2017.
2. Plaintiff, DeValle, to provide a signed medical authorization for Meadowlands Medical Center on or before March ^{10,} 3, 2017.
3. Deposition of Valerie Parisi to be compelled for March 31, 2017 at 2:00 pm.

IT IS FURTHER ORDERED that a copy of this Order be served on the attorney(s) for all parties within seven (7) *days of its online posting.*

Arnold L. Natali, Jr. J.S.C.

 ARNOLD L. NATALI, JR., J.S.C. J.S.C.

MOTION WAS:

OPPOSED *(the court considered the moving and opposing papers of counsel and the reply of March 2, 2017).*

NOT OPPOSED

311
03/03/17

Dmitry Kounin, Esq. - Attorney Id. No.: 003472009
BERDYEV LAW, P.C.
73 Main Street, Suite 32
Woodbridge, New Jersey 07095
Tel.: (732) 596-1235 Fax: (732) 596-1237
Email: deema@mberlaw.com
Attorneys for Plaintiffs, **ALINA VERBIANYI** and **IGOR VERBIANYI**

FILED

MAR 03 2017

ARNOLD L. NATALI, JR., J.S.C.

ALINA VERBIANYI and **IGOR VERBIANYI**, her husband,

Plaintiffs,

vs.

FREDERICK D. CLARK, JOHN DOES 1-10, (fictitiously named) **JANE DOES 1-10**, (fictitiously named) **ABC CORPORATIONS**, (fictitiously named) and **XYZ PARTNERSHIPS**, (fictitiously named) **JOINTLY, SEVERALLY AND ALTERNATIVELY**,

Defendants.

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

DOCKET NO: MID-L-004953-16

CIVIL ACTION

ORDER PERMITTING SUBSTITUTED SERVICE OF PROCESS ON DEFENDANT, FREDERICK D. CLARK

This matter having come before the Court upon the application of **BERDYEV LAW, P.C.**, attorneys for Plaintiff, **ALINA VERBIANYI** and **IGOR VERBIANYI**, her husband, for an Order permitting substituted service of process upon Defendant, **FREDERICK D. CLARK**, 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 3rd day of March, 2017;

1. ~~ORDERED~~ that Plaintiff be permitted to serve Defendant, **FREDERICK D. CLARK**, by forwarding a Summons and a copy of the Complaint by Certified Mail, Return Receipt Requested, and by regular mail, to Defendant's last known address, and by serving Government Employees Insurance Company (GEICO), by forwarding a Summons and a copy of the Complaint by Certified Mail, Return Receipt Requested, and by regular mail, and it is further

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

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

Arnold L. Natali, Jr.
ARNOLD L. NATALI, JR., J.S.C., J.S.C.

____ OPPOSED

UNOPPOSED

A The motion shall be carried until 3.17.17. Movant is directed to serve these motions papers upon GEICO and all defendants by regular and certified mail and to forward to the Court a certificate of service on or before March 10, 2017. JALW

William P. Cunningham, Esq.
NJ ID No. 019641993
DALY, LAMASTRA, CUNNINGHAM,
KIRMSER & SKINNER
202A Hall's Mill Road
PO Box 1675
Whitehouse Station, NJ 08889-1675
(908) 572-3600
Attorneys for Defendant
JJS Management Services, Inc., i/p/a JJS
Management Services, LLC

FILED

MAR 03 2017

ARNOLD L. NATALI, JR., J.S.C.

FERNANDO VIGUERAS and ROSANNA
VIGUERAS, his wife,

Plaintiffs,

v.

CITY OF PERTH AMBOY, PERTH
AMBOY DEPARTMENT OF PUBLIC
WORKS, PERTH AMBOY DEPARTMENT
OF ROAD REPAIR, COUNTY OF
MIDDLESEX, UTILITY SERVICE
AFFILIATED OF PERTH AMBOY d/b/a
MIDDLESEX WATER COMPANY, JJS
MANAGEMENT SERVICES, LLC, JOHN
DOES 1-10 (names are fictitious as true
identities are unknown),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-2660-16

CIVIL ACTION #574

ORDER

THIS MATTER having come before the Court upon the Motion of Daly, Lamastra, Cunningham, Kirmsers & Skinner (William P. Cunningham, Esq., appearing), attorneys for the Defendant JJS Management Services, Inc., i/p/a JJS Management Services, LLC, for an Order dismissing plaintiffs' Complaint without prejudice for failure to provide discovery, pursuant to Rules 4:24-1(b) and 4:23-5(a)(1), and to extend discovery; and the Court having reviewed the papers submitted in support thereof; and for good cause shown;

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

ORDERED that plaintiff's Complaint be and is hereby dismissed without prejudice for failure to provide discovery, pursuant to Rule 4:23-5(a)(1); and it is further

denied without prejudice. Plaintiff shall provide all outstanding discovery within 14 (fourteen) days of the date of this Order or the application may be renewed. N.W.

ORDERED that the discovery end date is extended for a period of one hundred eighty (180) days;

ORDERED that the new discovery end date is **September 15, 2017**; and it is further

ORDERED that during the extended discovery period, the following discovery will take place:

- (a) Plaintiff shall serve all non-privileged case materials, including but not limited to all discovery propounded by and/or responded to by any party; all pleadings; all motions; all Orders; all deposition transcripts and exhibits and correspondence by **March 17, 2017**;
 - (b) Defendant JJS Management Services, Inc. shall respond to any outstanding discovery propounded upon it by any party to date by **April 17, 2017**;
 - (c) All properly noticed party depositions shall take place by **May 31, 2017**;
 - (d) Plaintiff's expert reports on liability and damages shall be served by **June 16, 2017**;
 - (e) Defense expert reports on liability and damages shall be served by **July 17, 2017**;
 - (f) Any rebuttal expert reports shall be served by **August 17, 2017**;
 - (g) All expert depositions shall be completed by all parties by **September 15, 2017**;
- and it is further

ORDERED that the above discovery deadlines shall not be extended, except by Order of this Court for good cause by Notice of Motion returnable prior to the end of the above Ordered discovery period; and it is further

ORDERED that a copy of this Order be served upon all counsel within seven (7) days of

its online posting.



ARNOLD L. NATALI, JR., J.S.C.

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

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

#401
03/03/17

VLASAC & SHMARUK LLC
467 Middlesex Avenue
Metuchen, New Jersey 08840
(732)494-3600
Attorneys for Plaintiff
Boris Shmaruk, Esq.
ID# 002822002

FILED

MAR 03 2017

ARNOLD L. NATALI, JR., J.S.C.

CHARLES VILK and ROSALIE VILK, his wife

Plaintiffs,

vs.

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

DOCKET NO.: MID-L-258-16

VILLAGE SUPER MARKET, INC. d/b/a SHOPRITE OF UNION, LEVIN MANAGEMENT, ABC COMPANIES 1 - 10 (SAID NAMES BEING FICTITIOUS, REAL NAMES UNKNOWN) AND JOHN DOES 1 - 10 (SAID NAMES BEING FICTITIOUS, REAL NAMES UNKNOWN), MANY MOES 1-10 (SAID NAMES BEING FICTITIOUS, REAL NAMES UNKNOWN),

Defendants.

Civil Action

ORDER

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 6.5 2017 unless further extended by court order. *(initials)*

THIS MATTER, having been opened before the Court on application of BORIS SHMARUK, ESQ., of the law firm of Vlasac and Shmaruk, attorneys for the plaintiff, and the Court having considered the matter and with good cause shown:

IT IS ON THIS 3rd DAY OF February, 2017, hereby

ORDERED that Plaintiff is and same shall be permitted to file a proposed First Amended Complaint, *it is* permitted within fourteen days (14) of the date of this order.

FURTHER ORDERED that and that a signed copy of the within Order be served on all counsel within 7 days of its online posting.

On this regard, the parties shall address any discovery deadlines at the scheduled March 8, 2017 status conference before P. J. Hopper. (initials)

Arnold L. Natali, Jr.
ARNOLD L. NATALI, JR., J.S.C.

Having reviewed the above motion, the Court finds 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.

232
03/03/17

Barbara A. Karpowicz, Esq.
Attorney Id. #025431999
Maneri Law Firm, L.L.C.
Attorneys at Law
30 Two Bridges Road, Suite 260
Fairfield, New Jersey 07004
(973) 575-2755 telephone
(973) 575-8283 facsimile
BAK@ManeriLaw.com email
Attorneys for Plaintiff, Wells Fargo Financial National Bank

FILED

MAR 03 2017

ARNOLD L. NATALI, JR., J.S.C.

WELLS FARGO FINANCIAL NATIONAL BANK, Plaintiff, vs. THOMAS BEAUDRY, Defendant.	SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY SPECIAL CIVIL PART DOCKET NO. DC-006256-16 JUDGMENT NO. DJ-193855-16 CIVIL ACTION ORDER FOR THE TURNOVER OF LEVIED PROPERTY (BANK FUNDS)
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This matter having been opened to the Court by way of Motion for an Order for the Turnover of Levied Property (Bank Funds) filed by Maneri Law Firm, L.L.C., (Barbara A. Karpowicz, Esq. appearing), attorneys for Plaintiff, Wells Fargo Financial National Bank (hereinafter "Plaintiff"), and the Court having considered the papers submitted in support thereof and in opposition thereto, if any, and having heard the argument, if any, of the parties, and for other good cause shown;

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

ORDERED that the Motion of Plaintiff, Wells Fargo Financial National Bank, be and the same is hereby granted; and

IT IS FURTHER ORDERED that the sum of \$1,246.70 held by Wells Fargo Bank, N.A., 3510 Route 27, Kendall Park, New Jersey 08824, which has been levied upon by the Sheriff of Middlesex County, be forthwith turned over directly to the Plaintiff, Wells Fargo Financial National Bank, to partially satisfy the Judgment of the Plaintiff herein; and

IT IS FURTHER ORDERED that payment of the levied funds in the sum of \$1,246.70 shall be mailed directly to the office of the Maneri Law Firm, L.L.C., 30 Two Bridges Road, Suite 260, Fairfield, New Jersey 07004, **and made payable to "Wells Fargo Financial National Bank"** and

IT IS FURTHER ORDERED that a copy of this Order shall be served upon all parties to this action, via certified mail r/r/r and regular mail, within seven (7) days of: *its online posting.*

Arnold L. Natali, Jr.

ARNOLD L. NATALI, JR., J.S.C.

- Opposed
 Unopposed

Having reviewed the above motion, the Court finds 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.