

Hon. Arnold L. Natali Jr.'s Motion List for December 1, 2017

CAPTION	DK	DK #	YR	MTN #	MOTION TYPE	OUTCOME
DITECH FINANCIAL V NEW CENTURY FINANCIAL	C	70	16		MOTION TO REINSTATE CASE	GRANTED
GALAMB V HUTSON	C	38	16		MOTION TO EXTEND DISCOVERY DATE	GRANTED
GIALLOMBARDO V KYRIAK	C	166	15		MOTION FOR RECONSIDERATION	CARRIED 12/15
HAMPTON CLUB CONDO V CITY OF NEW BRUNSWICK	C	128	17		MOTION TO AMEND COMPLAINT	ADJOURNED 1/5/18
SUTTON V US BANK TRUST	C	110	17		MOTION FOR DEFAULT JUDGMENT	DENIED WITHOUT PREJUDICE
					MOTION TO COMPEL DISCOVERY	GRANTED
MCD AID V MUSUMECI	C	140	11		MOTION ON SHORT NOTICE RE: STOCKS	CANCELLED / BANKRUPTCY FILED
IMO PRINCETON HEALTH	C	181	17		MOTION FOR ADMISSION PRO HAC VICE	ADJOURNED 12/15
ABLAZA V TOLENTINO	L	3839	15		MOTION TO REINSTATE CASE	GRANTED
ABOHEND V BROWN	L	3926	17		MOTION TO SUBSTITUTE SERVICE	GRANTED
AGNEW V SOUTH PLAINFIELD BOARD OF ED	L	3941	15		MOTION FOR SUMMARY JUDGMENT	ADJOURNED 12/15
BENHAMOU V SAKMANN	L	6340	16		MOTION TO STRIKE ANSWER	PARTIAL W/D; GRANTED
COLON V PISKADLO	L	6939	16		MOTION TO DISMISS FOR FAILURE TO MAKE DISCOVERY	ADJOURNED TO 12/15
DESAI V ANNAMANANI	L	6942	16		MOTION TO CONSOLIDATE	ADJOURNED TO 12/15
					MOTION TO DISMISS COMPLAINT	ADJOURNED TO 12/15
					MOTION TO INTERVENE	ADJOURNED TO 12/15
DOBLES V DOBLES	L	3340	17		MOTION TO FILE OR AMEND COMPLAINT	GRANTED
FOLEY INC V COSTA	L	3440	15		MOTION TO TURN OVER FUNDS	GRANTED
FORNADEL V 426 ROYAL	L	2640	15		MOTION TO DISMISS COMPLAINT	DENIED WITHOUT PREJUDICE
HARMON V WORK OUT WORLD	L	1240	17		MOTION TO DISMISS FOR FAILURE TO MAKE DISCOVERY	WITHDRAWN
HENRIQUEZ V GIOIA	L	6728	16		MOTION TO EXTEND DISCOVERY	GRANTED
IMO HIGHLAND PARK	L	3922	16		REQUEST FOR EXTENDED IMMUNITY	ADJOURNED 12/15
HOLCOMB V CRAPAROTTA	L	2840	17		MOTION TO VACATE ANSWER	ADJOURNED 1/5/18
HORWITZ V ELMS OF CRANBURY	L	4841	16		MOTION TO EXTEND DISCOVERY	GRANTED
IMO TOWNSHIP OF MONROE	L	3365	15		MOTION TO PAY COUNSEL FEES	ADJOURNED 12/15
JACOBI V TROIANO	L	638	17		MOTION TO COMPEL DEPOSITION	WITHDRAWN
					MOTION TO DISMISS COMPLAINT FOR FAILURE TO MAKE DISCOVERY	TRANSFERRED
JORGENSEN V SULLIVAN	L	3338	17		MOTION TO COMPEL DISCOVERY	GRANTED
KOSZALKA V UBER	L	4340	17		MOTION TO DISMISS FOR FAILURE TO MAKE DISCOVERY	WITHDRAWN
LATTANZIO V NAYYAR	L	1430	15		MOTION TO TURN OVER FUNDS	ADJOURNED 12/15
					MOTION TO DISMISS FOR FAILURE TO COMPLY WITH CT ORDER	ADJOURNED 12/15
					MOTION FOR DISCOVERY	ADJOURNED 12/15
LOPEZ V YOUNG	L	2241	17		MOTION TO DISMISS FOR FAILURE TO MAKE DISCOVERY	GRANTED
LUPIA V PORT AUTHORITY TRANS. HUDSON	L	3939	15		MOTION FOR DISCOVERY (RULING ON OBJECTIONS DURING TESTIMONY)	DENIED WITHOUT PREJUDICE
MAK V ALLSTATE INSUR CO	L	339	17		MOTION TO EXTEND DISCOVERY	GRANTED
MASON V CORAL SAKER	L	2539	16		MOTION FOR SUMMARY JUDGMENT	ADJ BY JUDGE BERGMAN
MOLINA V PEREZ	L	6841	16		MOTION FOR DISMISSAL	GRANTED
NJ HIGHER EDUCATION V DAMICO	L	1138	17		MOTION FOR SUMMARY JUDGMENT	TRANSFERRED
ORELLANA-GARCIA V IANNETTI	L	6240	16		MOTION TO EXTEND DISCOVERY	GRANTED
OZTURK V CARE ONE AT THE HIGHLANDS	L	5539	16		MOTION TO COMPEL DISCOVERY	DENIED WITHOUT PREJUDICE
RARITAN BAY MEDICAL CTR V VENTURA	L	2438	0		MOTION TO ENFORCE LITIGANTS RIGHTS	GRANTED
SANCHEZ V ADAO	L	6327	16		MOTION TO EXTEND DISCOVERY	GRANTED
SUN HAN V JAE SOK	L	3335	17		MOTION FOR DISCOVERY (DEEM REQUESTS FOR ADMISSION AS ADMITTED & COMPEL)	PARTIAL
TINCHER V MERCK & CO	L	5640	17		MOTION FOR ADMISSION PRO HAC VICE	GRANTED
					MOTION FOR ADMISSION PRO HAC VICE	GRANTED
					MOTION FOR ADMISSION PRO HAC VICE	GRANTED
TOOMER V RODGERS	L	2123	15		MOTION TO RELIEVE COUNSEL	DENIED WITHOUT PREJUDICE
TRIPOLI V RASHANT	L	1941	17		MOTION TO STRIKE ANSWER FOR FAILURE TO MAKE DISCOVERY	WITHDRAWN
VASQUEZ V CAPELLA	L	7441	16		MOTION TO COMPEL DEPOSITION	GRANTED
ZEID V M AND J HOLDINGS	L	3511	15		MOTION FOR SUMMARY JUDGMENT	SETTLED

Hon. Arnold L. Natali Jr.'s Motion List for December 1, 2017

CAPTION	DK	DK #	YR	MTN #	MOTION TYPE	OUTCOME
NATIONSTAR V LAMBERT	F	9623	17		MOTION FOR SUMMARY JUDGMENT	RESERVED
US BANK V BORJA	F	3587	17		MOTION FOR SUMMARY JUDGMENT	CONSENT ORDER
US BANK V LOPEZ	F	12883	10		MOTION TO REFORM MORTGAGE	GRANTED
US BANK V MCCALLISTER	F	35519	15		MOTION TO CONFIRM ORDER VACATING DISMISSAL	GRANTED
US BANK V MOSSERI	F	39561	13		MOTION TO DISMISS	RESERVED
US BANK V SANTANA	F	14806	9		MOTION FOR SUMMARY JUDGMENT	RESERVED
WELLS FARGO V HENDERSON	F	26029	16		MOTION TO AMEND ANSWER TO ADD COUNTERCLAIM	DENIED
WELLS FARGO V STYLES	F	24381	16		MOTION TO SET ASIDE SHERIFF'S SALE	WITHDRAWN
WELLS FARGO V KOMLODI	F	9036	17		MOTION TO SET ASIDE SHERIFF'S SALE	ADJOURNED 12/15
					MOTION FOR SUMMARY JUDGMENT	CANCELLED / BANKRUPTCY FILED

McCABE, WEISBERG & CONWAY, LLC
Marisa Myers Cohen, Esquire - 017032001
Carol R. Cobb, Esquire - 028761994
Christopher J. Kelleher, Esquire - 005212000
James French, Esquire - 134352014
Francis T. Tarlecki, Esquire - 908882012
John M. Kolesnik, Esquire - 012412010
Shanna Lyn Spiro, Esquire - 212392017
216 HADDON AVENUE, SUITE 201
WESTMONT, NEW JERSEY 08108
(856) 858-7080
ATTORNEYS FOR PLAINTIFF
Matter No 427-0504 - 19975

FILED

DEC 01 2017

ARNOLD L. NATALI JR., P.J.Ch.

<p>Ditech Financial LLC, Plaintiff vs. New Century Financial Services, Defendant</p>	<p>SUPERIOR COURT OF NEW JERSEY CHANCERY DIVISION MIDDLESEX COUNTY Docket No. C-70-16 Civil Action ORDER</p>
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THIS MATTER being opened to the Court by McCabe, Weisberg & Conway, P.C., attorneys for Ditech Financial LLC, in the above entitled quiet title action, requesting an Order to reinstate the above-captioned case and for good cause appearing;

IT IS ON THIS 1st DAY OF December, 2017; ORDERED that the above-captioned matter is hereby reinstated and the quiet title action shall proceed. A copy of this order shall be served upon all parties within 7 days of plaintiff receipt of said order. (X)

_____ Opposed Unopposed

Arnold L. Natali Jr.
ARNOLD L. NATALI JR., P.J.Ch.

(X) Any application for default judgment shall be filed within forty-five (45) days. (AMP)

FOR THE REASONS SET FORTH ON THE RECORD ON 12-1-17

FILED

DEC 01 2017

ARNOLD L. NATALI JR., P.J.Ch.

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

**U.S. BANK TRUST, N.A., as Trustee for LSPF
Master Participation Trust**

Plaintiff,

v.

**SHELIA SUTTON, JAMES SUTTON,
UNITED STATES OF AMERICA,
ESSEX COUNTY BOARD SOCIAL
SERVICES, STATE OF NEW JERSEY,
TD BANK USA NA SURROGATE ORDER
TARGET NATIONAL BANK,**

Defendants.

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

DOCKET NO. MID-F-9512-17

JAMES SUTTON and SHELIA SUTTON,

Plaintiff,

v.

U.S. BANK TRUST, N.A.,

Defendants.

DOCKET NO. MID-C-52-17

JAMES SUTTON

Plaintiff,

v.

U.S. BANK TRUST, N.A.

Defendants.

DOCKET NO. MID-C-110-17

THIS MATTER having come before the Court by way of a motion to compel discovery and a motion to enter default judgment, filed under Docket No. MID-C-110-17 by James Sutton (“Plaintiff”), and Ashleigh Levy Marin, Esq., appearing as counsel for U.S. Bank Trust, N.A. (“Defendant”), and the Court having entered Orders on June 12, 2017, July 13, 2017 and August 9, 2017, and the Court having considered the papers submitted, and for the reasons stated on the record on December 1, 2017, and for good cause shown:

IT IS on this 1st day of December, 2017:

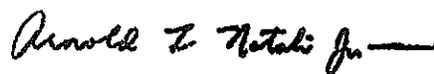
ORDERED AS FOLLOWS:

1. The matter of Sutton v. U.S. Bank Trust, N.A., Docket No. MID-C-52-17 and the matter of Sutton v. U.S. Bank Trust, N.A., Docket No. MID-C-110-17 shall be consolidated with U.S. Bank Trust, N.A., as Trustee for LSFP Master Participation Trust v. Sutton, Docket No. F-009512-17.
2. All future submissions shall be filed under the consolidated matter of U.S. Bank Trust, N.A., as Trustee for LSFP Master Participation Trust v. Sutton, Docket No. F-009512-17.
3. The aforementioned matters shall be consolidated under Docket No. F-9512-17 for pre-trial purposes. The Court, however, reserves the right to consolidate the aforementioned matters under Docket No. F-9512-17 for purposes of the trial.
4. Plaintiff James Sutton shall file a motion to vacate the entry of default entered under Docket No. F-9512-17 on September 27, 2017. Any motion shall also

include a proposed Answer to Defendant U.S. Bank Trust's Complaint filed under Docket No. F-9512-17.

5. Defendant U.S. Bank Trust shall file Answers to Plaintiff James Sutton's Complaints filed under Docket Nos. C-110-17 and Docket No. C-52-17. To the extent that the provisions of any prior Order could be interpreted to not require Defendant U.S. Bank Trust to file an Answer, any such provision is superseded by this Order.
6. Plaintiff James Sutton's motion to enter default judgment, filed under Docket No. C-110-17, is **DENIED WITHOUT PREJUDICE**.
7. Plaintiff James Sutton's motion to compel discovery, filed under Docket No. C-110-17, is **GRANTED** to the extent that Defendant U.S. Bank Trust shall provide the Plaintiff with any documents evidencing its standing in this matter, including all documents regarding an assignment of the subject mortgage, if Defendant is a holder of the note at issue and when it possessed the note, and a copy of the note.
8. Upon consent, the parties shall engage in discussions with respect to a loan modification. Counsel for Defendant U.S. Bank Trust, Ashleigh Levy Marin, Esq., provided her contact information to Plaintiff James Sutton during oral argument on December 1, 2017.

IT IS FURTHER ORDERED that the Court shall serve a copy of this Order upon all parties and counsel of record within five (5) days of the date of this Order.



HON. ARNOLD L. NATALI JR., P.J.Ch.

Quenten E. Gilliam, Esq. NJ ID No. 150032015
CABANILLAS & ASSOCIATES, P.C.
A New York Professional Corporation
120 Bloomingdale Road, Suite 400
White Plains, New York 10605
(914) 385-0292
Attorneys for Defendant Jorge Santana

FILED

DEC 01 2017

ARNOLD L. NATALI JR., P.J.Ch.

U.S. BANK NATIONAL ASSOCIATION,
AS TRUSTEE FOR CREDIT SUISSE
FIRST BOSTON MORTGAGE
SECURITIES CORP., CSAB MORTGAGE-
BACKED PASS-THROUGH
CERTIFICATES, SERIES 2006-3

Plaintiff(s),

vs.

JORGE L. SANTANA; FIDELIA PENA;
LUIS M. PENA; STATE OF NEW
JERSEY; UNITED STATES OF
AMERICA; UNITED TELETECH
FINANCIAL FEDERAL CREDIT UNION
F/K/A METUCHEN ASSEMBLERS
FEDERAL CREDIT UNION;

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
CHANCERY DIVISION
MIDDLESEX COUNTY
DOCKET NO.: F-14806-09

CIVIL ACTION

ORDER

THIS MATTER having been opened to the Court by Cabanillas & Associates, P.C.,
attorneys for defendant Jorge Santana, for an order granting leave to amend the Answer to add a
counterclaim and the Court having considered the papers submitted by the parties, and for good
cause shown;

IT IS on this 1st day of December, 2017.

ORDERED as follows:

1. The Defendant's Motion to Amend its Answer to Assert a Counterclaim is

~~GRANTED;~~

Denial

*as the form is
attached to the
affidavit
of Counsel as
per D*

- 10 permitted to consent with the representation on 12-1-17
2. Defendant shall ^{as} serve its Amended Answer ^y with Counterclaims ^{without need to file a motion} on Plaintiff's counsel within 30 days; and filed with the Court
3. A copy of this Order shall be served on all Parties within 5 days.

Arnold L. Natali, Jr.
Hon. Arnold L. Natali, Jr., P.J. Ch.

FOR THE REASONS SET FORTH
ON THE RECORD ON 12-1-17

WNI15-007665
Shapiro & DeNardo, LLC
14000 Commerce Parkway, Suite
B Mount Laurel, NJ 08054
(856)793-3080
Chandra M. Arkema - 029552006
Krystin M. Alex - 171402015
Katherine Knowlton Lopez - 13502011
Kathleen M. Magoon - 040682010
Donna L. Skilton - 013072007
Charles G. Wohlrab - 016592012
Rebecca Cirrinicione - 031212012
Courtney A. Martin - 098782016
Samantha Gable - 150622016
Jeffrey Rappaport - 003431991
Attorneys for Plaintiff

FILED

DEC 01 2017

ARNOLD L. NATALI JR., P.J.Ch.

US BANK NATIONAL ASSOCIATION,
AS TRUSTEE FOR GSMPS 2006-RP1

PLAINTIFF,
vs.

CARLOS LOPEZ; ANGELA MAGANA;
HELEN X. SANCHEZ; PAT-MAT GROUP
LLC DBA COMMISSION EXPRESS OF A
CENTRAL NEW JERSEY; AMERICAN
HONDA FINANCE CORP.; COUNTY OF
MIDDLESEX; STATE OF NEW JERSEY;
MANUEL MERCADO; UNITED STATES
OF AMERICA

DEFENDANTS

SUPERIOR COURT OF NEW
JERSEY CHANCERY DIVISION
MIDDLESEX COUNTY

Docket No: F-012883-10

CIVIL ACTION

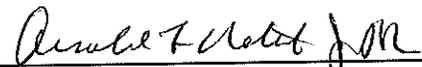
ORDER

THIS MATTER being opened to the court by Kathleen M. Magoon, an associate of the firm of Shapiro & DeNardo, LLC, attorneys for Plaintiff, motioning to reform the Deed and Mortgage to correct the description of the subject property therein, upon the proofs and arguments in this Motion Practice, and upon the evidence, pleadings, and arguments upon the Record, and for good cause:

IT IS HEREBY ORDERED ON THIS 1st day of December 2017, THAT:

1. Plaintiff's Motion is granted;

2. The vesting Deed, conveying property to Defendant(s) Carlos Lopez, Married, Angela Magana, Married, and Helen X. Sanchez, married. As Joint Tenants, in the Municipality of South Plainfield identified as Block 267, Lot 19, recorded in the Middlesex County Clerk's Office on November 16, 2004, in Book 05410, Page 0524 is hereby reformed to identify the property location as 193 South Plainfield Avenue, with the mailing address of 191 South Plainfield Avenue within South Plainfield, NJ 07080.
3. Plaintiff's Mortgage executed by Defendant(s) Carlos Lopez, Married, Angela Magana, Married, and Helen X. Sanchez, married made on November 3, 2004 as security for a promissory note in the amount of \$295,350.00 with interest from that date, recorded in the Middlesex County Clerk's Office on November 16, 2004 in Book 10177, Page 389 et seq., secured against property commonly known as 191 South Plainfield Ave, South Plainfield, NJ 07080-4036, and more formally known as 193 South Plainfield Ave, Lot 19, Block 267 of the Tax Map of Borough of South Plainfield, State of New Jersey, is hereby reformed to correctly describe the subject premises, as attached and made part of this Order as "Schedule A".
4. A copy of this Order is to be recorded in the Middlesex County Clerk's Office and notated to the Deed and Mortgage described in paragraph two (2) and three (3) supra.;
5. A copy of this order is to be served on all parties noticed to this motion within seven (7) business days of Plaintiff's receipt thereof.



 Honorable Arnold L. Natali, Jr., P.J. Ch.

Papers considered: nom, Certification of Authenticity, Brief ; all supporting papers
 Motion opposed _____
 Motion unopposed ✓ _____

FOR THE REASONS SET FORTH
 ON THE RECORD ON 12.1.17

LEGAL DESCRIPTION

PROPER PROPERTY ADDRESS 193 Se Plainfield Ave
BLOCK AND LOT: Lot's) 19. Block 267
CITY: Borough Of & Alb Plainfield
COUNTY: MIDDLESEX
DIMENSION: Irregular Lot St;
NEAREST CROSS ST: SituatQ an the northErxesterly Line of South Plainfield
Avenue 517.75 feet from the southwesterly line of Oakland
Avenue

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Handwritten signature or stamp at the bottom of the certification box.

Colleen M. Hirst, Esq. (039742003)
Paul W. Luongo, Esq. (000172009)
Caitlin M. Donnelly, Esq. (034832011)
Nicholas J. Zabala, Esq. (156532015)

Brian C. Nicholas, Esq. (036432003)
Denise Carlon, Esq. (001392008)
Ujala Aftab, Esq. (034722011)

KML Law Group, P.C.

Kristina G. Murtha, Esq., Managing Attorney (034041990)
A Professional Corporation incorporated in Pennsylvania
216 Haddon Avenue, Ste. 406 Westmont, NJ 08108
609-250-0700 (NJ)
215-627-1322 (PA)
Attorney for Plaintiff

FILED

DEC 01 2017

ARNOLD L. NATALI JR., P.J.Ch.

U.S. Bank National Association, not in its individual capacity but solely as trustee for the RMAC Trust, Series 2016-CTT

Plaintiff

v.

James McCallister, et al.,

Defendant

SUPERIOR COURT OF NEW JERSEY
Middlesex County
CHANCERY DIVISION
GENERAL EQUITY
Docket No. F-035519-15
CIVIL ACTION

**ORDER CONFIRMING ORDER
VACATING DISMISSAL,
REINSTATING COMPLAINT
AND RESTORING MATTER
TO ACTIVE CALENDAR
ENTERED APRIL 6, 2017**

THIS MATTER having been opened to the Court By KML Law Group, P.C., attorneys for plaintiff in the above captioned matter, for an Order confirming the Order vacating dismissal, reinstating complaint and restoring matter to active calendar entered April 6, 2017, and for good cause shown;

IT IS ON THIS *1st* day of *December*, 2017;

ORDERED:

1. That the Order vacating dismissal, reinstating complaint and restoring matter to active calendar entered April 6, 2017, be and is hereby is confirmed; and
2. That a copy of this order be served on the Defendants within 5 days of the date the Order received by plaintiff's counsel.

This matter was:

Opposed _____
Unopposed ✓

Arnold L. Natali Jr.
Hon. Arnold L. Natali, Jr., P.J. Ch.

FOR THE REASONS SET FORTH
ON THE RECORD ON 12-1-17

FILED

DEC 01 2017

ARNOLD L. NATALI JR., P.J.Ch.

Michelle M. O'Brien, Esq.
Attorney ID No. 000142012
PURCELL, MULCAHY & FLANAGAN, LLC
One Pluckemin Way
P.O. Box 754
Bedminster, NJ 07921
T: (908) 658-3800
Attorneys for Defendants, C&W Facility Services, Inc. f/k/a DTZ, Inc. f/k/a UGL Services
UNICCO Operations Co. f/k/a UNICCO Service Company (improperly named in the
Complaint as UGL Limited) and Cushman & Wakefield, Inc.
Our File No: (562) 25059-M

FRANCIS FORNADEL,

Plaintiff,

vs.

426 ROYAL LLC, ROYAL OF
AMERICA MANAGEMENT, LLC,
UGL, LIMITED, C&W FACILITY
SERVICES, INC., f/k/a DTZ,
CUSHMAN & WAKEFIELD, INC.,
DRAINBUSTERS, INC., JOHN DOES
1-10, A, B and C CORPORATIONS
and Y and Z CORPORATION,

Defendants.

and

426 ROYAL and ROYAL OF
AMERICA MANAGEMENT, LLC

Third-Party Plaintiff,

v.

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

Third-Party Defendants.

and

IPT, LLC D/B/A FM FACILITY

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

Civil Action

**ORDER DISMISSING WITH PREJUDICE
ALL CLAIMS AGAINST C&W**

<p>MAINTENANCE</p> <p>Defendant/Third-Party Plaintiff, v. HECHT-ARGENT, LLC, Third-Party Defendants.</p>

THIS MATTER's having been opened to the court by Purcell, Mulcahy & Flanagan, LLC, attorneys for defendants, C&W Facility Services, Inc. f/k/a DTZ, Inc. f/k/a UGL Services UNICCO Operations Co. f/k/a UNICCO Service Company (improperly named in the Complaint as UGL Limited) and Cushman & Wakefield, Inc., for an order dismissing the complaint with prejudice, as to defendants, C&W Facility Services, Inc. f/k/a DTZ, Inc. f/k/a UGL Services UNICCO Operations Co. f/k/a UNICCO Service Company (improperly named in the Complaint as UGL Limited) and Cushman & Wakefield, Inc.; and the court's having considered the moving papers of the parties, and for good cause shown;

IT IS on this *1st* day of *December*, 2017;

~~**ORDERED** that C & W's motion to dismiss in lieu of Answer is granted dismissing with prejudice the complaint against C&W Facility Services, Inc. f/k/a DTZ, Inc. f/k/a UGL Services UNICCO Operations Co. f/k/a UNICCO Service Company (improperly named in the Complaint as UGL Limited) and Cushman & Wakefield, Inc.; and it is further~~

ORDERED that a copy of the within order be served upon all counsel within *5* ^(Five) _{ten} days of counsel's receipt hereof.

Arnold L. Natali Jr.
ARNOLD L. NATALI JR., P.J.Ch.

opposed
 unopposed

Denial without prejudice. The application may be renewed at the close of fact discovery. The Court understands there is a pending motion to extend discovery.

Courtesy copy

SPEVACK LAW FIRM
Attorneys at Law
525 Green Street
Iselin, New Jersey 08830
Phone No: (732) 636-3030
Attorneys for the Plaintiff(s)
N2 J 6587/RWS/mrt

FILED

DEC 01 2017

ARNOLD L. NATALI JR., P.J.Ch.

AHMET OZTURK)
Plaintiff)
vs.)

SUPERIOR COURT OF
NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

Docket No.: MID-L-005539-16

CIVIL ACTION

ORDER

CARE ONE AT THE HIGHLANDS,
BIKRAMIIT SINGH, M.D.; JOHN DOE)
DOCTORS I-XX (said names being fictitious,
true names presently unknown); JOHN DOE)
NURSES I-XX (said names being fictitious)
true names presently unknown); JOHN DOE)
NURSING ASSISTANTS I-XX (said names
being fictitious, true names presently
unkn own); JOHN DOE TECHNICIANS I-XX
(said names being fictitious, true names
presently u n k no w n); JOHN DOE
THERAPISTS I-XX (said ,ames being
fictitious, true names presently unknown);
JOHN DOE ORDERLIES I-XX (said names
being fict itio us , true names presently
unknown); XYZ EMPLOYEES I-XX (said
names being fictitious, true names presently
unknown).

FOR THE REASONS SET FORTH
ON THE RECORD ON 12-1-17

Defendants .

This matter having been brought before the Court by Motion of Ronald Wm. Spevack, attorney for Plaintiff for an Order Compelling Interrogatory and Demand for Production answers and documents from Defendant, Kohl's and good cause having been shown,

It is on this 1st day of December, 2017,

~~ORDERED that the defendant Care one at Highland respond to Interrogatory and Demand for Production answers within 10 days from the date of this Order; and~~

Denied without prejudice

IT IS FURTHER ORDERED that a copy of this Order shall be served upon defense counsel within 5 days from the date hereof.

Arnold L. Natali Jr.
ARNOLD L. NATALI JR., P.J.Ch.

Opposed
 Unopposed

Defendant's reference of 209 specific documents in response to the document demands is appropriate under the New Jersey Court Rules. As to the reference of documents in response to interrogatories, plaintiff shall meet and confer to attempt to resolve the dispute. If it cannot be resolved, the motion may be renewed.

Filing Attorney -- Stephen F. Lombardi, Esq.
Filing Attorney I.D. #018381980
LOMBARDI & LOMBARDI, P.A.
1862 Oak Tree Road
P.O. Box 2065
Edison, New Jersey 08818
732-906-1500
Attorneys for Plaintiff
File No.: 16-27221SFL

FILED

DEC 01 2017

ARNOLD L. NATALI JR., P.J.Ch.

JENNIFER BENHAMOU, an individual,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION
	:	MIDDLESEX COUNTY
	:	
	:	DOCKET NO.: L-6340-16
	:	
Plaintiff	:	<u>CIVIL ACTION</u>
	:	
vs.	:	ORDER STRIKING DEFENDANTS, MICHAEL
	:	SAKMANN, ROBIN KLINE AND VINCENT
MICHAEL SAKMANN, an individual; WILLIAM SAKMANN, an individual; ROBIN KLINE, an individual; VINCENT MARASCO, an individual; JOHN DOE, a fictitiously named individual and ABC CO., a fictitiously named business entity,	:	MARASCO'S, ANSWER AND SUPPRESSING DEFENSES
	:	
	:	
Defendants	:	

THIS MATTER having been opened to the court by Lombardi & Lombardi, P.A., attorneys for plaintiff on the Motion being submitted to the court pursuant to R.1:6-2; and the court having read and considered the moving papers;

IT IS ON THIS 1st **DAY OF DECEMBER, 2017;**

su

pursuant to R. 4:23-5(a)(1)
ORDERED that ~~the Answer~~ of the defendants, Michael Sakmann, Robin Kline and Vincent Maraseo, be and is hereby stricken for failure to answer Interrogatories;

pursuant to R. 4:23-5(a)(1)
ORDERED that ~~the defenses enumerated in defendant's~~ Michael Sakmann, Robin Kline and Vincent Maraseo's, Answer are hereby suppressed for failure to answer Interrogatories; and it is further

ORDERED that a copy of the within Order shall be served ^{by IT's counsel} upon all counsel within 5 days from the ~~date of receipt by the attorneys for the plaintiff;~~ *its online posting on e-court.* and it is further

ORDERED that said defendant, Michael Sakmann, ~~Robin Kline and Vincent Marasco~~, shall have leave to apply to the court for restoration of their Answer and separate defenses *in accordance with R. 4:23-5* provided that said defendants, Michael Sakmann, Robin Kline and Vincent Marasco, within 30 days of the entry hereof, supply attorney for plaintiff with certified and responsive answers to Interrogatories.

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.
ARNOLD L. NATALI JR., P.J.Ch.

PAPERS CONSIDERED:

- Notice of Motion
- Movant's Affidavits *Certification + Exhibit*
- Movant's Brief
- Answering Affidavits
- Answering Brief
- Cross-Motion
- Movant's Reply
- Other *form of order / transmitted*

11.30.17 con. w/drawing motion on to Defendants Kline & Maraseo
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

GREGORY P. HELFRICH & ASSOCIATES
Andrew M. Horun, Esq. / NJ Attorney ID: 019351992
 180 River Road, First Floor
 Summit, NJ 07902
 Tel No. (908) 918-3000
Employees of The Law Department
State Farm Mutual Automobile Insurance Company
 Our File No.: 5-17SUMM18187
 Attorneys for Defendants Michael B. Sullivan and Matthew D. Sullivan

FILED

DEC 01 2017

ARNOLD L. NATALI JR., P.J.Ch.

<p>Jane Jorgensen,</p> <p style="text-align: right;">Plaintiff,</p> <p style="text-align: center;">vs.</p> <p>Michael B. Sullivan, Matthew D. Sullivan and John Does 1-10 (fictitious names),</p> <p style="text-align: right;">Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO.: MID-L-3338-17</p> <p style="text-align: center;">CIVIL ACTION</p> <p style="text-align: center;">ORDER</p>
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The above-entitled matter having been opened to the Court by Andrew M. Horun, Esq. of the Law Offices of Gregory P. Helfrich & Associates, attorney for defendants Matthew D. Sullivan and Michael B. Sullivan, and the Court having considered the motion papers, and the Court having considered opposition papers, if any, and good cause having been shown,

IT IS on this 1st day of December, 2017;

ORDERED that plaintiff is hereby compelled to serve narrative expert reports by ^{February} ~~January~~ 2, 2018; and it is further

ORDERED that ^{if any} ~~any~~ of plaintiff's experts whose narrative expert reports are not served by ^{any party may make a request applicable to her said expert} January 2, 2018 ~~are barred~~ from testifying at trial; and it is further

ORDERED that a copy of this signed Order be served within 5 days ^{of its posting on eCourts} upon all attorneys of record in this action, ^{by moving defendants}.

Arnold L. Natali Jr. P.J.Ch.
ARNOLD L. NATALI JR., P.J.Ch.

Opposed
 Unopposed

⊕ The current OED is 5.29.18. Service of expert reports by plaintiff by 2.2.18 should permit sufficient time for rebuttal reports. If any defendant needs additional time, a request to extend discovery may be made.

FILED

DEC 01 2017

ARNOLD L. NATALI JR., P.J.Ch.

JERRY FRIEDMAN, ESQUIRE
ID 020471975
10000 Lincoln Drive East - Suite 201
P.O. Box 649
Marlton, New Jersey 08053
Telephone: (609) 654-6075
Attorney for Plaintiff

DEBRA DOBLES,

Plaintiff

v.

STEVEN DOBLES, DAVID BIER, JOHN DOE, an
Uninsured Motorist, RIDER INSURANCE COMPANY,
NEW JERSEY MANUFACTURERS INSURANCE COMPANY,
and PROGRESSIVE GARDEN STATE INSURANCE
COMPANY, j/s/a/.

Defendants

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

: DOCKET NO.: MID-L-3340-17

: Civil Action

ORDER ALLOWING FILING OF AMENDED COMPLAINT

THIS MATTER, having been opened to the Court on Notice of Motion by Jerry Friedman, Esquire, attorney for Plaintiff, for an Order for leave to file an Amended Complaint and the Court having had an opportunity to review the moving papers in support thereof and in opposition thereto and any argument of counsel;

It is on this 1st day of December, 2017, ORDERED that Plaintiff is granted leave to file an Amended Complaint as filed with the moving papers on this application within 14 days of the receipt of this posting of this

on e-courts
Order at the office of Plaintiff's counsel, and

It is further ORDERED that a copy of this Order and the attached moving papers shall be served upon all parties within ⁵ ~~ten~~ days of the receipt of this Order at the office of Plaintiff's *posting of the Order on E-Courts* counsel.



ARNOLD L. NATALI JR., P.J.Ch.

J.S.C.

Motion Opposed

Motion 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.

SPEVACK LAW OFFICES
525 Green Street
Iselin, NJ 08830
Phone No: (732) 636-3030
Attorney for the Plaintiff
Attorney License No.: 2127111964
RWS/ap
N216012

FILED

DEC 06 2017

ARNOLD L. NATALI JR., P.J.Ch.

BRUCE TOOMER,)
)
Plaintiff,)
)
vs.)
)
AYESHA RODGERS, RENE E. RUIZ, EDEL)
RUIZ; John Doe I-X (said names being fictitious,)
true names presently unknown),)
)
Defendants.)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

Docket No.: MID-L-2123-15

CIVIL ACTION

ORDER

This matter having come before the Court upon the application of Spevack Law Offices,

attorneys for Plaintiff, Bruce Toomer, for an Order to be relieved as counsel, and the Court having read the moving papers, ~~and any papers filed in opposition thereto,~~ and for good cause shown,

after transfer from the Hon. Vincent LeBlanc on 12.6.17.

and for the reasons stated on the record on 12.6.17

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

1. ORDERED that Spevack Law Offices be and hereby is relieved as counsel for Bruce Toomer; and it is further *denied without prejudice*
2. ORDERED that Bruce Toomer file a Substitution of Attorney with the Court within days of the date of this Order; and it is further *denied without prejudice*
3. ORDERED that if Bruce Toomer fails to file a Substitution of Attorney within the time allowed by the Court, then he shall be considered as pro se (representing himself); and it is further *denied without prejudice*
4. ORDERED that a copy of this Order be served upon all parties within 5 days of receipt by Plaintiff's attorney.

Application does not comply w/ R 1:11-2(a)(2).

Opposed
 Unopposed

application may be reviewed with a more detailed pointed record and with notes to plaintiff.

Arnold L. Natali Jr.
ARNOLD L. NATALI JR., P.J.Ch.

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

FILED

DEC 04 2017

ARNOLD L. NATALI JR., P.J.Ch.

JOSEPH GALAMB,
Plaintiff.

v.

JOHN HUTSON, RON CORDERO,
and CRAIG LEHMAN
Defendant(s).

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
CHANCERY DIVISION
DOCKET NO. C-38-16

CIVIL ACTION

ORDER EXTENDING DISCOVERY (No. 3)

THIS MATTER having been brought before the Court on motion of Plaintiff, Joseph Galamb, by and through his attorney, Craig J. Coughlin, Esq., of Rainone Coughlin Minchello, LLC, for an Order seeking to extend the discovery end date, and the Court having reviewed and considered the moving papers and having held a teleconference with counsel for the parties on November 29, 2017, and for the reasons stated on the record on November 29, 2017, and for good cause shown:

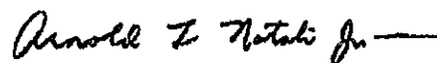
IT IS on this 4th day of December, 2017:

ORDERED that the discovery end date be extended to February 16, 2018 as follows:

1. All outstanding written discovery and fact witness depositions shall be completed on or before December 31, 2017;
2. Plaintiff shall serve his forensic accountant report on or before January 2, 2018;
3. Defendant shall serve his forensic accountant report on or before February 5, 2018;
4. Depositions of all expert witnesses shall be completed on or before February 10, 2018;
5. Trial in this matter is scheduled for February 22, 2018 at 9:00 a.m.

IT IS FURTHER ORDERED that the Court shall refer this matter to the Middlesex County Bar Association's Chancery Practice Committee Early Settlement Program by way of separate Order. The parties shall exchange responses to written discovery prior to any mediation session; and

IT IS FURTHER ORDERED that counsel for Plaintiff shall serve a copy of this Case Management Order upon all counsel of record within five (5) days of the date of this Order.



HON. ARNOLD L. NATALI JR., P.J.Ch.

FILED

DEC 01 2017

ARNOLD L. NATALI JR., P.J.Ch.

TURNER LAW FIRM, LLC
BY: **ANDREW R. TURNER, ESQ.**
76 South Orange Avenue - PO Box 526
South Orange, New Jersey 07079
973-763-5000
Attorneys for Plaintiff
NJ Attorney ID 00690-1992

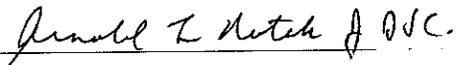
Plaintiff FOLEY, INCORPORATED Vs. Defendant(s) JEFFREY EDWARD COSTA, individually and trading as JEFF COSTA, INC., a New Jersey corporation whose charter has been revoked and individually and trading as JEFF COSTA EXCAVATING, L.L.C. a New Jersey limited liability company whose charter has been revoked; JEFF COSTA, INC. a New Jersey corporation whose charter has been revoked and JEFF COSTA EXCAVATING, L.L.C. a New Jersey limited liability company whose charter has been revoked	SUPERIOR COURT OF NEW JERSEY LAW DIVISION:MIDDLESEX COUNTY Docket No. MID L 3440-15 J 163235-15 Civil Action ORDER FOR TURNOVER
---	---

This matter being opened to the Court by Turner Law Firm, LLC, attorneys for Plaintiff, and a motion having been filed and served pursuant to R. 1:6-2, and oral argument having been waived, and the Court having considered the moving papers, and good cause appearing;

IT IS on this 1st day of December, 2017

ORDERED that:

1. TD Bank turn over to counsel for the Judgment Creditor Turner Law Firm, LLC, 76 South Orange Avenue - PO Box 526, South Orange, New Jersey 07079, the sum of \$198.28 in the bank's possession which was levied upon by the Sheriff of Bergen County.



ARNOLD L. NATALI JR., P.J.Ch.

_____ 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.

FILED

DEC 01 2017

Robert H. Heck; 042391990
SPEVACK LAW OFFICES
525 Green Street
Iselin, NJ 08830
Phone No: (732) 636-3030
Attorney for the Plaintiff, Alaeddin Abohend
N217264

ARNOLD L. NATALI JR., P.J.Ch.

ALAEDDIN ABOHEND)

Plaintiff,)

vs.)

SHALAMAR L. BROWN, AMERICAN)
TRANSIT INSURANCE COMPANY,)
BLACK CAR FUND OF NEW YORK, John)
Doe(s) 1-X as fictitious names, true names)
being unknown, John Doe(s) A-Z, as)
fictitious names, true names being unknown,)
John Doe Insurance Cos. (1-X) as fictitious)
names, true names being unknown,)

Defendant.)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

Docket No.: L-3926-17

CIVIL ACTION

**ORDER FOR SUBSTITUTED
SERVICE**

This matter having come before the Court upon the application of Spevack Law Offices, attorneys for Plaintiff, allowing service of the summons and complaint on defendant, Shalamar Brown, through her insurance carrier, and the Court having read the moving papers, and any papers filed in opposition thereto, and for good cause shown;

IT IS on this 1st day of December, 2017;

1. **ORDERED** that Plaintiff shall be allowed to serve the summons and complaint on defendant Shalamar Brown, through Brown's insurance carrier, Liberty Mutual Insurance Company, under policy number A07238 I 730734064; and it is further

2. **ORDERED** that said service shall be effected, via ordinary ^{and certified} mail, within fourteen (14) days of the date ^{posting} of this Order, and it is further ^{on E courts}

3. **ORDERED** that a copy of this Order shall be served upon all parties *by*
within 5 days of ~~the date hereof.~~ *the posting on e-courts* *by*
Edward
for
plaintiff

Arnold L. Natali Jr.

ARNOLD L. NATALI JR., P.J.Ch.

--- 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.

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.

Ian Z. Winograd - 041302016
File # V6502
PRESSLER and PRESSLER, LLP
Attorneys At Law
7 Entin Rd.
Parsippany, NJ 07054-5020
1-973-753-5100

FILED

DEC 01 2017

ARNOLD L. NATALI JR., P.J.Ch.

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. L -002438-00
J103542-00
CIVIL ACTION

JAIME VENTURA JR
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 *1st* day of *December* 2017, ORDERED and adjudged:

- 1) Defendant(s) JAIME VENTURA JR has violated plaintiff's rights as a litigant;
- 2) Defendant(s) JAIME VENTURA JR shall immediately furnish answers as required by the information subpoena;
- 3) If defendant(s) JAIME VENTURA JR 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

\$ *General w/o prejudice*

No certification submitted
in support of counsel fees.


ARNOLD L. NATALI JR., P.J.Ch.

PROOF OF SERVICE

On _____, 2017, I served a true copy of this Order on Defendant(s) JAIME VENTURA JR by sending it simultaneously by regular and certified mail, return receipt requested to: 292 KEENE ST PERTH AMBOY, NJ 088612622

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: _____

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.

FOX ROTHSCHILD LLP

Midtown Building, 4th floor
1301 Atlantic Avenue
Atlantic City, New Jersey 08401
Telephone: 609-572-2355

Attorneys for Defendants, Merck & Co., Inc. and Merck Sharp & Dohme Corp.

FILED

DEC 01 2017

ARNOLD L. NATALI JR., P.J.Ch.

MARGARET TINCHER,

Plaintiff

vs

MERCK & CO., INC. and MERCK SHARP &
DOHME CORP.,

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No. MID-L-5640-17

**ORDER ADMITTING
DINO SANGIAMO, ESQ.,
PRO HAC VICE**

WHEREAS, Defendant Merck Sharp & Dohme Corp., by and through its attorneys Fox Rothschild LLP, upon notice to all interested parties, has moved before this Court for admission *pro hac vice* of Dino Sangiamo, Esquire; and the Court having considered the papers submitted in support thereof; and the Court having found that Dino Sangiamo, Esquire, is a member in good standing before the bar of the highest Court of the State where he is domiciled and principally practices law; and for other good cause shown,

IT IS on this 1st day of December, 2017, hereby **ORDERED** that the motion is granted, and Dino Sangiamo, Esquire, is admitted to practice *pro hac vice* before this Court, pursuant to R. 1:21-2, for all purposes and in all proceedings in the same manner as an attorney who is admitted to practice in this State and is domiciled and maintains an office for the practice of law in the State of New Jersey, provided that each shall:

1. abide by the Rules of the Court for the State of New Jersey, including all disciplinary Rules;
2. consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against him or his firm that may arise out of his participation in these cases;
3. notify the Court immediately of any matter affecting his standing at the bar of any Court; and
4. have all pleadings, briefs, and other papers filed in this Court signed by an attorney-at-law of this Court employed by the law firm of Fox Rothschild LLP who shall be responsible for them, for the conduct of the cause of Dino Sangiamo, Esquire.

IT IS FURTHER ORDERED that Dino Sangiamo, Esquire, shall make payment of all fees due to the State of New Jersey within 30 days of the entry of the pro hac vice Order allowing for admission and as provided in the New Jersey Rules of Court, R. 1:20-1(b), 1:28-2, and 1:28B-1(e); and

IT IS FURTHER ORDERED that the Clerk of the Court shall forward a copy of this Order to the Treasurer of the New Jersey Fund for Client Protection; and

IT IS FURTHER ORDERED that a copy of this Order shall be served by the attorneys for Defendant upon Plaintiff within seven (7) days of their receipt thereof.

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., P.J.Ch.

FILED

DEC 01 2017

ARNOLD L. NATALI JR., P.J.Ch.

FOX ROTHSCHILD LLP

Midtown Building, 4th floor
1301 Atlantic Avenue
Atlantic City, New Jersey 08401
Telephone: 609-572-2355

Attorneys for Defendants, Merck & Co., Inc. and Merck Sharp & Dohme Corp.

MARGARET TINCHER,

Plaintiff

vs

MERCK & CO., INC. and MERCK SHARP &
DOHME CORP.,

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No. MID-L-5640-17

**ORDER ADMITTING
CHRISTOPHER CONOSCENTI, ESQ.,
PRO HAC VICE**

WHEREAS, Defendants Merck & Co., Inc. and Merck Sharp & Dohme Corp., by and through its attorneys Fox Rothschild LLP, upon notice to all interested parties, has moved before this Court for admission *pro hac vice* of Christopher Conoscenti, Esquire; and the Court having considered the papers submitted in support thereof; and the Court having found that Christopher Conoscenti, Esquire, is a member in good standing before the bar of the highest Court of the State where he is domiciled and principally practices law; and for other good cause shown,

IT IS on this 1st day of December, 2017, hereby **ORDERED** that the motion is granted, and Christopher Conoscenti, Esquire, is admitted to practice *pro hac vice* before this Court, pursuant to R. 1:21-2, for all purposes and in all proceedings in the same manner as an attorney who is admitted to practice in this State and is domiciled and maintains an office for the practice of law in the State of New Jersey, provided that each shall:

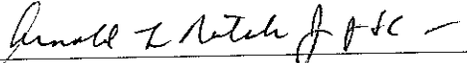
1. abide by the Rules of the Court for the State of New Jersey, including all disciplinary Rules;
2. consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against him or his firm that may arise out of his participation in these cases;
3. notify the Court immediately of any matter affecting his standing at the bar of any Court; and
4. have all pleadings, briefs, and other papers filed in this Court signed by an attorney-at-law of this Court employed by the law firm of Fox Rothschild LLP who shall be responsible for them, for the conduct of the cause of Christopher Conoscenti, Esquire.

IT IS FURTHER ORDERED that Christopher Conoscenti, Esquire, shall make payment of all fees due to the State of New Jersey within 30 days of the entry of the pro hac vice Order allowing for admission and as provided in the New Jersey Rules of Court, R. 1:20-1(b), 1:28-2, and 1:28B-1(e); and

IT IS FURTHER ORDERED that the Clerk of the Court shall forward a copy of this Order to the Treasurer of the New Jersey Fund for Client Protection; and

IT IS FURTHER ORDERED that a copy of this Order shall be served by the attorneys for Defendant upon Plaintiff within seven (7) days of their receipt thereof.

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., P.J.Ch.

FOX ROTHSCHILD LLP
Midtown Building, 4th floor
1301 Atlantic Avenue
Atlantic City, New Jersey 08401
Telephone: 609-572-2355

Attorneys for Defendants, Merck & Co., Inc. and Merck Sharp & Dohme Corp.

FILED

DEC 01 2017

ARNOLD L. NATALI JR., P.J.Ch.

MARGARET TINCHER,

Plaintiffs

vs

MERCK & CO., INC. and MERCK SHARP &
DOHME CORP.,

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No. MID-L-5640-17

**ORDER ADMITTING
MEREDITH B. HEALEY, ESQ.,
PRO HAC VICE**

WHEREAS, Defendants Merck & Co., Inc. and Merck Sharp & Dohme Corp., by and through its attorneys Fox Rothschild LLP, upon notice to all interested parties, has moved before this Court for admission *pro hac vice* of Meredith B. Healey, Esquire; and the Court having considered the papers submitted in support thereof; and the Court having found that Meredith B. Healey, Esquire, is a member in good standing before the bar of the highest Court of the State where she is domiciled and principally practices law; and for other good cause shown,

IT IS on this 1st day of December, 2017, hereby **ORDERED** that the motion is granted, and Meredith B. Healey, Esquire, is admitted to practice *pro hac vice* before this Court, pursuant to R. 1:21-2, for all purposes and in all proceedings in the same manner as an attorney who is admitted to practice in this State and is domiciled and maintains an office for the practice of law in the State of New Jersey, provided that each shall:

1. abide by the Rules of the Court for the State of New Jersey, including all disciplinary Rules;

2. consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against her or her firm that may arise out of her participation in this case;

3. notify the Court immediately of any matter affecting her standing at the bar of any Court; and

4. have all pleadings, briefs, and other papers filed in this Court signed by an attorney-at-law of this Court employed by the law firm of Fox Rothschild LLP who shall be responsible for them, for the conduct of the cause of Meredith B. Healey, Esquire.

IT IS FURTHER ORDERED that Meredith B. Healey, Esquire, shall make payment of all fees due to the State of New Jersey within 30 days of the entry of the pro hac vice Order allowing for admission and as provided in the New Jersey Rules of Court, R. 1:20-1(b), 1:28-2, and 1:28B-1(e); and

IT IS FURTHER ORDERED that the Clerk of the Court shall forward a copy of this Order to the Treasurer of the New Jersey Fund for Client Protection; and

IT IS FURTHER ORDERED that a copy of this Order shall be served by the attorneys for Defendant upon Plaintiff within seven (7) days of their receipt thereof.


ARNOLD L. NATALI JR., P.J.Ch.

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.

KENT & McBRIDE, P.C.
By: FRANCINE M. DIMTER, ESQ.
ATTORNEY I.D. NO. 8052009
ONE ARIN PARK
1715 HIGHWAY 35, SUITE 305
MIDDLETOWN, NJ 07748
732-326-1711

ATTORNEY FOR DEFENDANT,
LUIS PEREZ

FILED

DEC 01 2017

ARNOLD L. NATALI JR., P.J.Ch.

File Nos.: 749.80847 and 749.80848

Martina Molina-Ayala
Plaintiff(s),
v.
Luis Perez
Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY

DOCKET NO: MID-L-6841-16

Civil Action

Santos DeJesus-Zavala
Plaintiff(s),
v.
Luis Perez
Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY

DOCKET NO: MID-L-6842-16

**CONSOLIDATED
UNDER MID-L-6841-16**

Civil Action

ORDER

THIS MATTER having been submitted to the Court by Francine M. Dimter, Esq.,
Kent & McBride, P.C., attorneys for defendant, Luis Perez, and the Court having
reviewed the defendants' Motion to Dismiss plaintiff's Complaint and plaintiff's response
thereto if any and for GOOD CAUSE shown;

It is, on this *1st* day of *December*, 2017;

ORDERED that defendants Motion to Dismiss plaintiff's Complaint for failing to provide answers to Form A interrogatories, answers to Supplemental Interrogatories, and a response to defendants' Notice to Produce is hereby **GRANTED** as to Plaintiff **Martina Molina-Ayala**, without prejudice; and it is further

pursuant to R. 4:23-5(a)(1)

ORDERED that defendants Motion to Dismiss plaintiff's Complaint for failing to provide answers to Form A interrogatories, answers to Supplemental Interrogatories, and a response to defendants' Notice to Produce is hereby **GRANTED** as to Plaintiff **Santos DeJesus-Zavala**, without prejudice; and it is further

pursuant to R. 4:23-5(a)(1)

ORDERED and **DECREED** that a true copy of this Order be served on all counsel within 5 days of the date hereof.

Arnold L. Natali Jr., J.C.
ARNOLD L. NATALI JR., P.J.Ch.

PAPERS CONSIDERED

- Notice of Motion
- Movant's Certification
(w/ attachments)
- Movant's Brief
- Answering Certifications
- Answering Brief
- Cross-Motion
- Movant's Reply
- Other

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

** motion as to Plaintiff Santos De Jesus - Zavala is withdrawn per counsel's 11.17.17 corr.*

GARCES, GRABLER & LEBROCQ
Michelle M. Tullio, Esq.
Attorney ID: 001221994
502 Amboy Avenue
Perth Amboy, New Jersey 08861
(732)826-2300
Attorneys for Plaintiff

FILED
DEC 01 2017
ARNOLD L. NATALI JR., P.J.Ch.

MARIA VASQUEZ-PUNTIEL,	:	SUPERIOR COURT OF NEW JERSEY
	:	MIDDLESEX COUNTY LAW DIVISION
	:	
PLAINTIFF(S),	:	DOCKET NO.: MID-L-7441-16
	:	
	:	<u>CIVIL ACTION</u>
	:	
V.	:	
	:	ORDER
	:	
HAMILTON CAPELLAN, JOHN	:	
DOES (1-10), A.B.C. CORPORATION	:	
(1-10), MANUEL VALDEZ-BATISTA	:	
, JOHN DOES (11-20), A.B.C.	:	
CORPORATION (11-20), (fictitious	:	
entities) and (fictitious names)	:	
	:	
DEFENDANT(S).	:	

This matter having been opened to the Court upon application of Michelle M. Tullio, Esq., attorney for plaintiff(s), for a motion to compel the deposition of defendant, Manuel Valdez-Batista and the Court having read the moving papers; and for good cause appearing;

IT IS on this 1st day of December, 2017;

ORDERED that defendant Manuel Valdez-Batista appear for a deposition ~~on Thursday,~~ *ACW*
~~December 1, 2017 at 2:00 P.M.~~ or in the alternative, within 30 days of the Court Order at the offices of Garces, Grabler & LeBrocq in Perth Amboy, NJ, *or a mutually agreeable location* it is further

ORDERED that if defendant Manuel Valdez-Batista fails to appear for deposition at the ordered time and place, defendant's testimony will be barred at the time of trial; it is further

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

Arnold L. Natali Jr. J.J.C.

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

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.

Law Offices of Pamela D. Hargrove
DONALD THORNTON, ESQ.
Identification No. 17961976
65 Jackson Drive, Suite 302
PO Box 2000
Cranford, NJ 07016-0200
Telephone: (908) 653-2185
Attorneys for Defendant(s):
ALLSTATE INSURANCE COMPANY

HUI MAK,

Plaintiff,

v.

ALLSTATE INSURANCE
COMPANY,

Defendant.

FILED

DEC 01 2017

ARNOLD L. NATALI JR., P.J.Ch.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY

DOCKET NO. MID-L-339-17

CIVIL ACTION

**ORDER TO EXTEND DISCOVERY
TIME**

This matter being opened to the Court, on December 1, 2017, pursuant to Rule 1:6-2 and Rule 1:6-3, and having been submitted for ruling on the papers by, Donald Thornton, Esq., of the Law Offices of Pamela D. Hargrove attorney for the Defendant(s), ALLSTATE INSURANCE COMPANY, for an Order to extend discovery time in accordance with Rule 4:24-1(c), and there having been no opposition and good cause appearing;

It is on thi. 1st day of December, 2017, ORDERED that discovery time be and hereby is extended to February 1, 2018 to allow time for the following:

1. Plaintiff to provide complete copies of any documents showing proof of current lien amount asserted by Plaintiff's health insurance company on or before January 10, 2018.
2. Receipt of Plaintiff's employee file on or before February 1, 2018.

3. Any further discovery that may become necessary as a result of the foregoing, to be obtained and completed on or before February 1, 2018; and

including any depositions (A.L.)

IT IS FURTHER ORDERED that a copy of this Order be served on the attorney(s) for all parties within seven (7) days after the date it was signed.

Arnold L. Natali Jr. J.C.
ARNOLD L. NATALI JR., P.J.Ch.

MOTION WAS:

 OPPOSED

 ✓ NOT 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.

FILED

DEC 01 2017

ARNOLD L. NATALI JR., P.J.Ch.
Law Office of Robert A. Raskas
371 Hoes Lane, Suite 105
Piscataway, NJ 08854
(732) 981-1649 (Telephone)
(732) 465-1241 (Fax)
By: Glenis L. Perez, Esq. – Attorney ID #16740-2015
Attorney for Defendants, Marsha Young

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.

RAFAELA LOPEZ,
Plaintiff,

-vs-

MARSHA YOUNG, JOHN DOE #1-10,
JANE ROE #1-10 AND ABC COMPANY
#1-10, said names being fictitious
Defendants.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY: LAW DIVISION
DOCKET NO.: MID-L-2241-17

Civil Action

ORDER

This matter having been opened to the Court on Motion of Glenis L. Perez, Esq., attorney for defendant, Marsha Young, for an Order Dismissing plaintiff's Complaint without prejudice pursuant to *Rules* 4:23-5 and 4:17-4(f) and the Court having read and considered the moving papers, and for good cause appearing;

IT IS on this 1st day of December, 2017:

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

ORDERED that plaintiff's Complaint be dismissed, without prejudice, for failure to provided executed medical authorizations pursuant to *Rule* 4:17-4(f); and it is further

ORDERED that a copy of the within Order be served ^{by Movant's counsel} on all counsel within 5 days of the date hereof: *etc. parties on E-Comms.*

Arnold L. Natali Jr. P.J.Ch.

- () Opposed
- () Unopposed

ARNOLD L. NATALI JR., P.J.Ch.

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

CERUSSI & GUNN, P.C.
Jaclyn A. Gannon, Esq. - Atty I.D. No.: 013512008
600C Broad Street
Shrewsbury, New Jersey 07702
(732) 936-9920
Attorney for Plaintiff

FILED
DEC 01 2017
ARNOLD L. NATALI JR., P.J.Ch.

CARL LUPIA,

Plaintiff,

v.

PORT AUTHORITY TRANS-HUDSON
CORPORATION,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY

DOCKET NO.: MID-L-3939-15

Civil Action

**ORDER RULING ON THE
OBJECTIONS DURING THE
TESTIMONY OF CHARLES GATTO,
M.D. PURSUANT TO R. 4:14-9(f)**

THIS MATTER having been opened to the Court by Jaclyn A. Gannon, Esq. of the law firm of Cerussi & Gunn, a professional corporation, attorneys for Plaintiff herein, for an Order Ruling on the Objections during the testimony of Charles Gatto, M.D., pursuant to R. 4:14-9(f), and the Court having read the papers submitted herein, and for good cause shown,

IT IS ON THIS 1st DAY OF December, 2017,

~~ORDERED~~ that the Ruling on the Objections during the testimony of Charles Gatto, M.D., pursuant to R. 4:14-9(f); and it is ~~ordered~~ *denied without prejudice*

FURTHER ORDERED that a copy of this Order be served upon all counsel within 5 days of the date hereof.

Arnold L. Natali Jr. 107
ARNOLD L. NATALI JR., P.J.Ch.

Opposed:

Unopposed:

Arbitration: None

Pretrial: None

Trial: None

FOR THE REASONS SET FORTH
ON THE RECORD ON 12.6.17

(*)

Plaintiff's application to strike the testimony of Dr. Gatto at p. 61:19 - 62:4 is deemed without prejudice and may be raised before the trial judge as a matter in limine. The trial judge may consider the propriety of a limiting instruction with respect to the absence of the films and the bases of defense counsel's inquiry to Dr. Gatto in that regard. See 11.22.17 letter brief from Defendant's Counsel.

FILED

DEC 01 2017

ARNOLD L. NATALI JR., P.J.Ch.

KROMPIER & TAMN, L.L.C.
8 WOOD HOLLOW ROAD
SUITE 202
PARSIPPANY, NEW JERSEY 07054
(973) 428-1000
ATTORNEYS FOR Defendant
Magdy Nasra, M.D.
(Elizabeth G. Thompson, Esq. ID #02798-2011)

ALVIN R. HORWITZ AND
JOANNE M. HORWITZ (Husband
and Wife),

Plaintiffs,

v.

THE ELMS OF CRANBURY, et als.

Defendants.

**SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-4841-16**

Civil Action

**ORDER EXTENDING DISCOVERY END
DATE OR IN THE ALTERNATIVE
SCHEDULING A CASE MANAGEMENT
CONFERENCE PURSUANT TO R. 4:5B**

This Matter having been opened to the Court upon the application of Elizabeth G. Thompson, Esq. (Krompier & Tamn, L.L.C.), attorneys for defendant Magdy Nasra, M.D., for an Order extending discovery or, in the alternative, scheduling a Case Management Conference pursuant to R. 4:5B-2, the Court having considered the papers submitted, and good causing having been shown;

IT IS on this 1st day of December, 2017,

ORDERED that parties will conduct discovery in accordance with the following deadlines:

- a. Party and fact witness depositions shall be completed on or before January 31, 2018.
- b. Plaintiffs' expert reports shall be served on or before February 28, 2018.
- c. Defendants' expert reports shall be served on or before April 30, 2018.
- d. Depositions of plaintiffs' experts shall occur on or before May 31, 2018.
- e. Depositions of defendants' experts shall occur on or before June 30, 2018.
- f. The new Discovery End date for this matter is June 30, 2018.
- g. Trial is scheduled for August 20, 2018.

~~Alternatively, it is ORDERED that a Case Management Conference shall be scheduled on _____; and it is further~~

ORDERED that the within Order shall be served upon all counsel of record within seven (7) days of receipt by counsel for the moving party.

Arnold E. Dutta J.S.C.
J.S.C.

PAPERS CONSIDERED:

- Notice of Motion
- Movant's Certification
- Movant's Brief
- Answering Affidavit
- Answering Brief
- Cross Motion
- Other

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.

GARCES, GRABLER & LEBROCQ, P.C.
LAWRENCE A. LEBROCQ, ESQ.
N.J. Attorney Id Number: 011681989
235 Livingston Avenue
New Brunswick, New Jersey 08901
(732) 249-1300
Attorney for Plaintiff(s)
Our File Number: 271513

FILED

DEC 01 2017

ARNOLD L. NATALI JR., P.J.Ch.

FLOR ORELLANA-GARCIA and FELIX :
GARCIA, her husband, per quod, :
Plaintiff(s) :
v. :
: :
JAMES G. IANNETTI, et al. :
Defendant(s) :

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION/ MIDDLESEX COUNTY
DOCKET NUMBER: MID-L-6240-16

Civil Action

ORDER

THIS MATTER having been opened to the Court upon application of Lawrence A. LeBrocq, Esq., attorney for plaintiff(s), for a motion to extend the time period for the completion of discovery and the Court having read the moving papers; and for exceptional circumstances appearing;

IT IS on this 1st day of December, 2017.

IT IS ORDERED that the discovery end date is hereby extended to April 30, 2018;

IT IS FURTHER ORDERED that plaintiff's expert's report shall be served on or before March 1, 2018;

IT IS FURTHER ORDERED that defendant's expert's report shall be served on or before April 1, 2018;

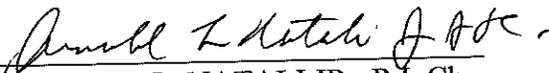
IT IS FURTHER ORDERED that plaintiff's and defendant's Supplemental reports shall be served on or before April 30, 2018;

IT IS FURTHER ORDERED that the Arbitration scheduled for 6.14.18;

IT IS FURTHER ORDERED that Trial scheduled for _____; and

Trial shall be rescheduled by the Court Assignment Office after arbitration.

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


HON. ARNOLD L. NATALI JR., P.J. Ch.

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, 2018**

SPEVACK LAW OFFICES
Attorneys at Law
525 Green Street
Iselin, N.J. 08830
Phone No: (732) 636-3030
Attorneys for Plaintiff
216875

FILED

DEC 01 2017

ARNOLD L. NATALI JR., P.J.Ch.

MARIO HENRIQUEZ)
Plaintiff,)
vs.)
NICK GIOIA, John Doe(s) I-X as fictitious names,)
true names being unknown, John Doe(s) A-Z, as)
fictitious names, true names being unknown)
Defendants.)

**SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY
DOCKET NO.: MID-L-006728-16
CIVIL ACTION
ORDER TO EXTEND DISCOVERY
FOR ONE HUNDRED AND TWENTY
(120) DAYS**

This matter having come before the Court upon the application of Ronald Wm. Spevack, attorneys for Plaintiff, Mario Henriquez, for an Order extending the Discovery End Date and the Court having read the moving papers, and any papers filed in opposition thereto, and for good cause shown;

IT IS on this *1st* day of *December*, 2017;

- ORDERED** that the Discovery End Date be and is hereby extended for a period of one hundred and twenty (120) days until May 4, 2018; and it is further
- ORDERED** that Plaintiffs IME *Report* is due by *January 27, 2018*; and it is further
- ORDERED** that a copy of the within Order, as filed with the Court, be served upon the Defendant within eight (8) days of receipt by the Plaintiff's counsel.

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**

6.18.18

Arnold L. Natali Jr. P.J.Ch.
ARNOLD L. NATALI JR., P.J.Ch.

SPEVACK LAW OFFICES
Attorneys at Law
525 Green Street
Iselin, N.J. 08830
Phone No: (908) 636-3030
Attorneys for the Plaintiff
License #:2127111964
N216761

FILED

DEC 01 2017

ARNOLD L. NATALI JR., P.J.Ch.

VLADIMIR SANCHEZ and JANE LOPEZ,)
)
Plaintiffs,)
)
vs.)
)
BRUNO ADAO, ACAR LEASING LTD., "John)
Doe" 1 through 7, (said name being fictitious, true)
name being unknown) and "ABC Corp." 1 through 7,)
(said name being fictitious, true name being unknown),)
)
)
Defendant(s).)

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

Docket No.:MID-L-6327-16

CIVIL ACTION

ORDER

THIS MATTER having been brought before the Court by Motion of Ronald Wm. Spevack, Esq., attorney for plaintiffs, to extend discovery for one hundred twenty (120) days, until April 8, 2018 pursuant to Rule 4:24-1 (c), and good cause having been shown,

IT IS on this 1st day of December, 2017,

ORDERED that the discovery period be and hereby is extended to April 8, 2018 for one hundred twenty (120) days, to complete discovery under the following schedule:

a. An independent medical evaluations (IME) is currently scheduled with Dr. Arthur Becan for December 21, 2017.

b. IME report to be served to the defendants' attorneys by ^{10:00 AM} ~~4~~ February 25, 2018.

ORDERED that a copy of the within Order, as filed with the Court, be served upon the defendants upon 5 receipt by the plaintiffs' counsel.



ARNOLD L. NATALI JR., P.J.Ch.

] opposed

✓ unopposed

RWS:id
N.216761

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
5.23.18**