

Judge Michael A. Toto, J.S.C.

Disposition List

Motions Returnable (5/26/2017)

Docket	Case Name	Motion Type	Motion #	Disposition
L-5847-16	Badolato v Sanchez	Reinstate Compl	383	GRANT
L-1706-16	Baer v Whiting-Turner Co	Restore Ans	414	GRANT
L-508-17	Borden v Kuchar	MTD	393	TO BE POSTED
L-3505-16	Brito v Sims	Compel	451	GRANT
L-607-16	Caloia vs Howell Twnshp	SJ	209	ADJ 6/9
L-6106-14	Casey v Nasser	Bar Report	442	TO BE POSTED
L-128-17	Chen v Blenderman	MTD	143	ADJ 6/9
L-404-17	Chung v Smithson	Default Judgment	226	GRANT
L-4204-16	Corley v Duffy Construction	MTD	619	ADJ 5/26
L-4602-16	Cziko vs Cziko	SJ	79	ADJ
L-3205-15	Davis v Locklear	SJ	19	GRANT
L-4105-16	Edelstein v Edison Twnshp	MTD	500	TO BE POSTED
L-9702-09	Estate of Tony Johnson v Handler	Allocation Hearing	447	adj 6/9
L-6602-14	Goldberg v Mahony	Compel	426	GRANT
L-210-16	Goley v Keystone Ins Co	SJ	135	TO BE POSTED
L-210-17	Goley v Keystone Ins Co	Cross-SJ	1051	TO BE POSTED
L-7611-15	Greigoryan v Iqbal	MTD	436	WD
L-5910-14	Halko v Englewood Construction	Bar Evi	868	ADJ 6/9
L-560-16	Hare-Hoagland v Wentzel	MTD	275	GRANT
L-1355-17	Hartford Underwriters v Guiliano	MTD	291	xfer Corman
L-6301-14	Harty vs Shrier	SJ	167	ADJ 5/26
L-3411-15	Hill v Discovery Christian Montessori	Partial SJ	5	ADJ 5/26

L-2505-16	Lewis-Gadiare v Garcia	Ext Disc	210	ADJ 5/26
L-1408-16	M. Alfieri Company v Remco Maintenance	Relieved as Counsel	166	GRANT
L-1408-16	M. Alfieri Company v Remco Maintenance	Compel	562	GRANT IN PART
I-3803-16	Matarangolo v Prillerman	Compel Dep	318	GRANT
L-6902-15	Marrero v Amsterdam Alley Bar	MTS Ans	234	GRANT
L-7437-16	McCullers v Sparaco	MTD	380	GRANT
L-2608-16	Morency v Flinton	Ext Disc	215	GRANT
L-3109-15	Murray v Abner	Reinstate; Misc	199	GRANT
L-1406-17	NJ Higher Edu v McDale	MTD	275	GRANT
L-6706-16	Palazzolo Plaza v Ae	Judgment		GRANT
L-1104-17	Patel v Denoia	MTD	713	ADJ 6/13
L-1104-18	Patel v Denoia	Cross-Amend Compl	1043	ADJ 6/13
L-1204-15	Powell v Mauceri	Compel Dep	71	GRANT
L-7303-15	Quinn v Laskowski	Cross- Dismiss Claim	1070	ADJ 5/26
L-2410-16	Rastogi v Streppone	Reinstate; Misc	150	GRANT
L-507-15	Renna vs Wood	Partial SJ	112	ADJ 6/9
L-5106-15	Rodriguez v Swaminathan	Ext Disc	815	GRANT
L-108-16	Saunders-Cudjoe v Blenderman	SJ	43	ADJ 6/9
L-3319-15	Shah v Ehnat	New trial	287	WD
L-7205-16	Shah v Oak Tree Surgery Center	MTD	387	WD
L-5611-16	Shatsov v Eberly-Ovitt	MTD	469	ADJ 6/9
I-6405-15	Sanfilippo v American Plaza	SJ	20	GRANT
L-1903-16	Siemens Financial Serv v Lifetest	Restore	227	GRANT
L-7503-16	Spieler v Jacobson	MTD	204	GRANT
L-1504-16	Stern v Li	Ext Disc	181	GRANT
L-4503-16	Troia v Lens Crafters	MTD w/P	598	WD

L-4510-16	Wells v Romano	MTD	298	WD
L-3507-16	Whelan v Simon	Misc	457	TO BE POSTED
L-3507-16	Whelan v Simon	Turn over funds	501	TO BE POSTED
L-210-16	Goley v Keystone Ins Co	SJ	135	TO BE POSTED
L-210-17	Goley v Keystone Ins Co	Cross-SJ	1051	TO BE POSTED
L-4105-16	Edelstein v Edison Twnshp	MTD	500	TO BE POSTED
L-3411-15	Hill v Discovery Christian Montessori	Partial SJ	5	GRANT
L-7303-15	Quinn v Laskowski	MTD, Reinstate	1070	TO BE POSTED
L-3319-15	Shah v Ehnat	New trial	287	ADJ 6/9
L-6301-14	Harty vs Shrier	SJ	167	DENY

* Please Note - all remaining orders will be posted on e-courts periodically.

IT IS FURTHER ORDERED that a copy of the within Order be served upon all counsel of record with ____ days of the date of entry hereof.



J.S.C.
MICHAEL A. TOTO, J.S.C.

____ Opposed

Un-Opposed

CHRISTOPHER S. PORRINO
ATTORNEY GENERAL OF NEW JERSEY
Attorney for Plaintiff
R.J. Hughes Justice Complex
25 Market Street
P.O. Box 117
Trenton, New Jersey 08625

By: Garen Gazaryan
Deputy Attorney General
NJ Attorney ID: 070262013
(609) 292-6123
Garen.Gazaryan@dol.lps.state.nj.us

FILED
MAY 26 2017
JUDGE MICHAEL A. TOTO

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY
DOCKET NO. MID-L-5847-16

RICHARD J. BADOLATO,
COMMISSIONER OF THE NEW
JERSEY DEPARTMENT OF
BANKING & INSURANCE,

Plaintiff,

v.

ORLANDO SANCHEZ,

Defendant.

Civil Action

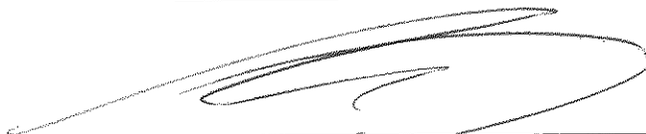
**ORDER TO REINSTATE COMPLAINT
PURSUANT TO R. 1:13-7(a)**

THIS MATTER having been opened to the Court upon the motion of the Plaintiff, Richard J. Badolato, the Commissioner of the New Jersey Department of Banking and Insurance, to Reinstate Complaint pursuant to R. 1:13-7(a), and the Court having read and considered the papers submitted, and for good cause shown:

IT IS on this 26th day of MAY 2017,

ORDERED, that the Plaintiff's Complaint dismissed for lack of prosecution on April 28, 2017, is hereby reinstated pursuant to R. 1:13-7(a); and

IT IS FURTHER ORDERED, that a copy of this Order shall be served upon all parties within 7 days of the date hereof.



The Honorable Michael A. Toto, J.S.C.

This motion was:

_____ Opposed
 x _____ Unopposed

FILED

MAY 26 2017

JUDGE MICHAEL A. TOTO

Attorney of Record: D. Scott Conchar, Esq. - 027251983
Filing Attorney: Michael A. Mourtzanakis, Esq. - 030611994
LAW OFFICES OF WILLIAM E. STAEHLE
445 South Street
P.O. Box 1938
Morristown, New Jersey 07962-1938
(973) 631-7300
Attorneys for Defendant/Third Party Plaintiff, The Whiting-Turner Contracting Company
File No.: 2016032156-MX-DSC

ERIC BAER, Plaintiff, vs. THE WHITING-TURNER CONTRACTING COMPANY, et al., Defendants.	SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO.: MID-L-1706-16 CIVIL ACTION <u>ORDER RESTORING DEFENDANT'S ANSWER AND DEFENSES</u>
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THIS matter having been opened to the Court on a Motion by the Law Offices of William E. Staehle, for an Order restoring the Answer and Defenses of defendant, The Whiting-Turner Contracting Company, pursuant to R. 4:23-5(a)(1), and the Court having considered the motion papers and for good cause shown;

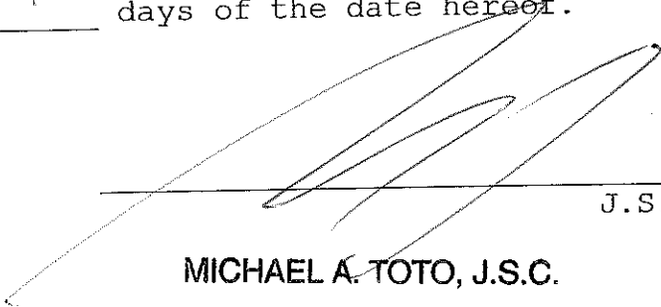
IT IS on this 26th day of MAY, 2017;

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

ORDERED that the Court's Order of April 11, 2017, striking the Answer and suppressing the Defenses of defendant, The Whiting-Turner Contracting Company, be, and hereby is vacated; and it is further

ORDERED that the Answer and Defenses of defendant, The Whiting-Turner Contracting Company, are hereby restored; and it is further

ORDERED that a copy of this Order be served upon all counsel of record within 11 days of the date hereof.



J.S.C.
MICHAEL A. TOTO, J.S.C.

____ Opposed

Unopposed

VASTOLA & SULLIVAN
495 Union Avenue, P.O. Box 7
Middlesex, New Jersey 08846
jsullivan@vfesqs.com – ID #028761986
(732) 560-0888
Attorney for Plaintiff

FILED

MAY 26 2017

JUDGE MICHAEL A. TOTO

KYOUNG CHUNG,	:	SUPERIOR COURT OF NEW JERSEY
	:	MIDDLESEX COUNTY
Plaintiff,	:	LAW DIVISION
	:	
v.	:	DOCKET NO.: MID-L-404-17
	:	
BERNADITTE SMITHSON &	:	CIVIL ACTION
DAVID GRAHAM	:	
	:	
Defendant.	:	ORDER FOR DEFAULT JUDGMENT
	:	FOR POSSESSION OF PREMISES

THIS MATTER having been presented to the Court upon application of Vastola & Sullivan, attorneys for the Plaintiff, Kyoung Chung, for the entry of default judgment and the Court having considered the papers submitted and for good cause shown;

IT IS on this 26 day of May, 2017.

ORDERED AND ADJUDGED, that judgment by default be and is hereby entered in favor of the Plaintiff, Kyoung Chung, and against the Defendants, Bernaditte Smithson and David Graham, granting Plaintiff exclusive possession of the premises located at 118 International Avenue from the Defendants; and it is further

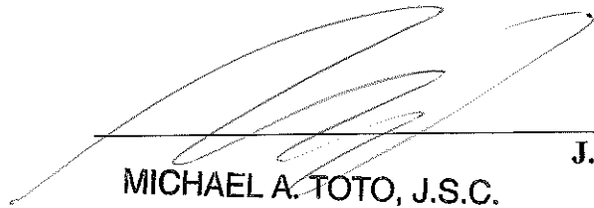
ORDERED, that the Defendants shall vacate the premises located at 118 International Avenue, Piscataway, New Jersey and remove all of their personal property, including the trailer, within 10 days of the date of service of this Order; and it is further

ORDERED, that the Sheriff of the County of Middlesex be and is hereby directed to remove the Defendants from the premises; and it is further

ORDERED, that in the event that the Defendants shall fail to remove all of their personal property from the premises, including the trailer, the Plaintiff may dispose of said items of personal property without any liability to the Defendants; and it is further

ORDERED, that the Defendants, Bernaditte Smithson and David Graham, be and are hereby permanently enjoined and restrained from entering the premises located at 118 International Avenue, Piscataway, New Jersey or any other property owned by the Plaintiff; and it is further

ORDERED, a true copy of the within Order be served upon the Defendants within 7 days of the date hereof.



MICHAEL A. TOTO, J.S.C. J.S.C

IMPORTANT NOTICE TO DEFENDANT: A violation of any of the provisions listed in this order constitutes criminal contempt pursuant to N.J.S.A. 2C:29-9(a) and may result in your arrest and criminal prosecution. The terms and conditions of this court order may only be changed or vacated by the court.

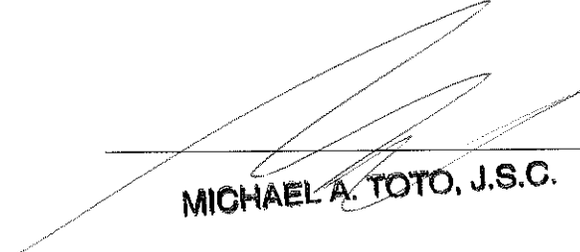
This matter having been opened to the Court upon the application of HARDIN, KUNDLA, MCKEON & POLETTA, P.A., attorneys for Defendants, Jessica E. Locklear and John Locklear, for an Order for summary judgment dismissing the Complaint and any and all crossclaims asserted against only Defendant, John Locklear, with prejudice; and the Court having considered the moving papers; and for good cause shown;

IT IS on this 26 day of MAY, 2017,

ORDERED that summary judgment be and is hereby granted in favor of only Defendant, John Locklear; and it is further

ORDERED that Plaintiff's Complaint and any and all crossclaims asserted against only John Locklear, are dismissed, with prejudice; and it is further

ORDERED that a copy of this Order shall be served upon all counsel within seven (7) days from the date of its receipt by counsel for Defendants.


MICHAEL A. TOTO, J.S.C. , J.S.C.

Approved _____
Proposed

#426
05/26/17

Law Office of Robert A. Raskas
371 Hoes Lane, Suite 105
Piscataway, NJ 08854
(732) 981-1649 (Telephone)
(732) 981-1657 (Fax)
By: Teresa Valle, Esq., 04242-2006
Attorney for Defendant, Carlos Krinkurkasz

FILED
MAY 26 2017
JUDGE MICHAEL A. TOTO

MERRYL GOLDBERG

Plaintiff,

-vs-

MARYROSE MAHONY; ROSEMARY MAHONY; ALAN GOLDBERG; CARLOS KRINKURKASZ; JOHN DOE 1-10, (names being fictitious), JANE DOE 1-10 (names being fictitious), ABC CORP. 1-10 (names being fictitious)

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-6602-14

Civil Action

ORDER

This matter having been opened to the Court on Motion of Teresa Valle, Esq., attorney for defendant, Carlos Krinkurkasz, for an Order to compel plaintiff to appear for an Independent Medical Examination on May 26, 2017 and to pay the "no show" fees in the total amount of \$100.00 within twenty (20) days of the date of this Order and the Court having read and considered the moving papers, and for good cause appearing;

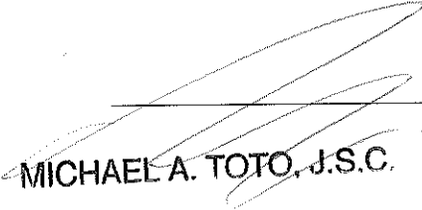
IT IS on this 26 day of MAY, 2017:

ORDERED that plaintiff shall appear for an Independent Medical Examination on May 26, 2017; and it is further

ORDERED that plaintiff shall pay the "no show" fees in the total amount of \$100.00 within twenty (20) days of the date of this Order; and it is further

ORDERED that a copy of the within Order be served on all counsel within 7 days of the date hereof.

- Opposed
- Unopposed



MICHAEL A. TOTO, J.S.C.
J.S.C.

LAW OFFICE OF GERARD M. GREEN

BY: Thomas P. Argentieri, Attorney ID 002771974
1249 South River Road, 3rd Floor
Cranbury, NJ 08512
609-655-7880
Attorney for Defendants, Deidra A. Wentzel and Silva Guard, Inc.
File No. 1160918132/TPA

FILED
MAY 26 2017
JUDGE MICHAEL A. TOTO

ROMAN HARE-HOAGLAND

Plaintiff
vs.

DEIDRA A. WENTZEL, SILVA GUARD,
INC. AND JOHN DOES 1-10

Defendants

: SUPERIOR COURT OF NEW JERSEY
: LAW DIVISION: MIDDLESEX
: DOCKET NO.: MID-L-5609-16
:
: CIVIL ACTION

#275

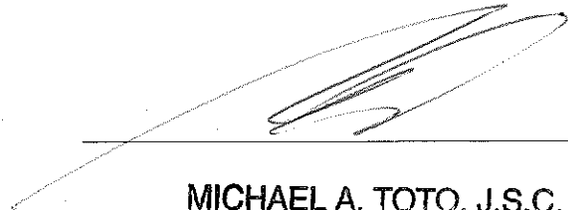
**ORDER DISMISSING PLAINTIFF'S COMPLAINT FOR
FAILURE TO PROVIDE ANSWERS TO INTERROGATORIES AND THE
NOTICE TO PRODUCE**

THIS MATTER having been brought before the Court on May 12, 2017, on Motion of Thomas P. Argentieri, attorney for defendant, Deidra A. Wentzel and Silva Guard, Inc.; and no one appearing in opposition thereto and no objections having been raised, and the Court having considered this application based on the moving papers, pursuant to R. 1:6-2, and good cause having been shown;

IT IS on this 26th day of MAY, 2017;

ORDERED that the plaintiff's Complaint be and is hereby dismissed without prejudice for failure to provide answers to Interrogatories and the Notice to Produce in accordance with the Rules of Court; and,

IT IS FURTHER ORDERED that a copy of this Order is to be served on all counsel within seven (7) days of the date hereof.



J.S.C.

MICHAEL A. TOTO, J.S.C.

PAPERS CONSIDERED

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

#005
04/28/17

FILED

MAY 26 2017

JUDGE MICHAEL A. TOTO

JAVERBAUM WURGAFT HICKS
KAHN WIKSTROM & SININS
83 South Street, Suite 203
Freehold, NJ 07728
(732) 431-7575

Attorney I.D. No. Robert G. Hicks (004981982)
Attorneys for Plaintiffs

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Plaintiffs

GAVIN HILL, AN INFANT BY HIS
GUARDIAN AD LITEM, AERON HILL
and AERON HILL and LUTHER HILL,
INDIVIDUALLY

Docket No. MID-L-3411-15

vs.

CIVIL ACTION

Defendants

DISCOVERY CHRISTIAN MONTESSORI
SCHOOL and/or ABC COMPANY, 1-100
(fictitious names), JYOTHI
BENGERI and/or JANE DOE, 1-100
(fictitious names)

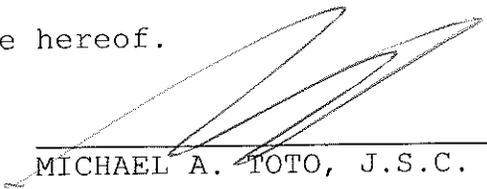
THIS MATTER having been opened to the Court upon the application of the law offices of Zirulnik, Sherlock & Demille, Attorneys for Defendants, Discovery Christian Montessori School and Jyothi Bergeri, for an Order granting Partial Summary Judgment in favor of said Defendants dismissing the Fourth Count of Plaintiffs' Complaint with Prejudice, returnable April 28, 2017, and Plaintiff having filed opposition to this Motion, and for good cause having been shown;

IT IS on this 26 day of May, 2017;

1. ORDERED that the Motion of Defendants, Discovery Christian Montessori School and Jyothi Bergeri, for Partial Summary Judgment in favor of said Defendants dismissing the Fourth Count of Plaintiffs'

Complaint with Prejudice be and the same is hereby denied; ^{for the} ~~and it is~~
reasons set forth on the record; and it is further
further

2. ORDERED that a copy of the within Order be served upon all parties within 1 days of the date hereof.



MICHAEL A. TOTO, J.S.C.

OPPOSED

UNOPPOSED

PAYTON LAW GROUP
P.O. Box 247
Burlington, New Jersey 08016
Tel.: (908) 994-0172/Fax: 908-473-8531
Attorney for Plaintiff, William Harty, Jr.

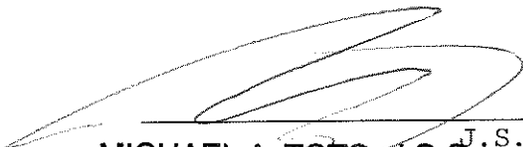
FILED
MAY 26 2017
JUDGE MICHAEL A. TOTO

William Harty, Jr.	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION- MIDDLESEX COUNTY
Plaintiff,	:	
Vs.	:	
	:	CIVIL ACTION
George B. Shrier and Maurice Bullock,	:	
	:	DOCKET NO.: MID-L-6301-14
Defendants.	:	
	:	
	:	ORDER

THIS MATTER having come before the court upon the motion of defendant and with opposition of plaintiff; and the court having reviewed the documents of the parties and having heard oral arguments of defendant and plaintiff;

IT IS on this the 26 day of ^{MAY} ~~April~~, 2017, hereby ordered:

1. It is Ordered that defendant's Motion for Summary Judgment is denied.
2. ~~It is further Ordered that plaintiff's cross-motion for summary judgment is granted, as to defendant's liability for the accident and damages, in whole or in part, and judgment is entered against defendant.~~ *Denied for Revers on Receipt.*
3. Finally, it is Ordered that a copy of this Order shall be served on all parties within 1 days of receipt thereof.



MICHAEL A. TOTO, J.S.C.

Wendy Allyson Reek, Esq. (042521992)
LEARY, BRIDE, TINKER & MORAN
A Professional Corporation
7 Ridgedale Avenue
Cedar Knolls, NJ 07927
(973) 539-2090
Attorneys for Defendant, George B. Shrier
Our file 27585 WAR

FILED
MAY 26 2017
JUDGE MICHAEL A. TOTO

WILLIAM A. HARTY,)	
)	SUPERIOR COURT OF NEW
Plaintiff,)	JERSEY
)	LAW DIVISION
v.)	MIDDLESEX COUNTY
)	
GEORGE B. SHRIER, MAURICE)	
BULLOCK,)	DOCKET NO. MX-L-6301 14
)	
Defendants.)	
)	
)	CIVIL ACTION
)	Granting DENYING Summary
)	Order Judgment
)	

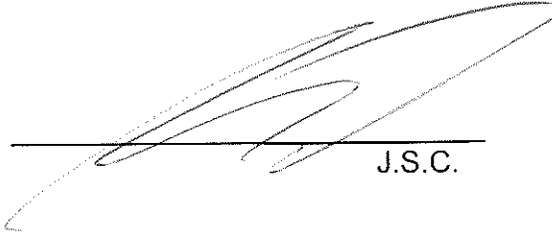
THIS MATTER having come before the Court on application of Leary, Bride, Tinker & Moran, P.A., attorneys for Defendant, George B. Shrier, on a Motion for Summary Judgment on the issue of liability, pursuant to Rule 4:46 and for good and sufficient cause,

IT IS on this 26 day of MAY, 2017;

ORDERED that ~~Summary Judgment be and is hereby granted in favor of the defendant George Shrier, and that the Complaint and all claims and cross claims against Mr. Shrier be and are hereby dismissed with prejudice; and it is further~~

David
for Reelous set
back on record

ORDERED that a copy of this order shall be served upon all counsel within 7 days of receipt or posting by the court.



A handwritten signature in black ink, appearing to read 'M. A. Toto', is written over a horizontal line.

J.S.C.

Papers Considered:

Movant Brief
Opposition
Reply
Sur Reply

MICHAEL A. TOTO, J.S.C.

PAUL MANCUSO -021761982

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

FILED
MAY 26 2017
JUDGE MICHAEL A. TOTO

ATTORNEY FOR: Defendant, CHERYL D PRILLERMAN

JANE MATARANGOLO and JOSEPH
MATARANGOLO her husband

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-3803-16

318

Civil Action

Plaintiffs,

**ORDER COMPELLING
PLAINTIFFS' DEPOSITION**

vs.

CHERYL D PRILLERMAN and/or
John/Jane Does 1-10 and ABC Corp 1-10
(fictitious names)

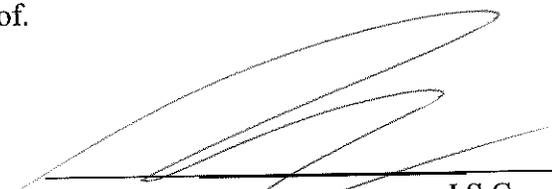
Defendant.

THIS MATTER having been placed before the Court by the LAW OFFICE OF DEBRA HART, attorney for the defendant, CHERYL D PRILLERMAN; and the Court having considered the moving papers of the parties; and for good cause shown;

IT IS, on this 26 day of MAY, 2017;

ORDERED that plaintiffs, JANE MATARANGOLO and JOSEPH MATARANGOLO, be and are compelled to appear for a deposition on Tuesday, June 6, 2017, at 02:00 PM at the Office of Anglin Rea And Cahalane, 1005 Eastpark Blvd, Cranbury, NJ; and

IT IS FURTHER ORDERED that a copy of the within Order be served upon all parties of record within 7 days of the date hereof.


MICHAEL A. TOTO, J.S.C. , J.S.C.

#215
05/26/17

Richard P. Rinaldo, Esq. - 006462003
RINALDO LAW OFFICES
1317 Morris Avenue
Suite 2B
Union, NJ 07083
908 - 352 - 2500
Attorneys for Plaintiffs

FILED
MAY 26 2017
JUDGE MICHAEL A. TOTO

Danielle R. Morency	:	:	SUPERIOR COURT OF NEW JERSEY
		:	LAW DIVISION
Plaintiffs,		:	MIDDLESEX COUNTY
		:	
v.		:	DOCKET NO.: MID-L-2608-16
		:	
Bruce A. Flinton, PIB International Inc,		:	
Gwendolyn Waiters, Government		:	
Employees Insurance		:	
Company, (a/k/a GEICO), JOHN		:	ORDER
DOES 1 - 10 (fictitious designations) and		:	
ABC CORPORATIONS 1-10 (fictitious		:	
designations)		:	
Defendants		:	
		:	
		:	

THIS MATTER having come before the Court by Richard P. Rinaldo, Esq., attorney for Plaintiff, Danielle R. Morency, for an Order granting a Motion to extend Discovery and denying defendant Geico Motion to compel plaintiffs medical examination and the Court having considered the submissions of the parties, and as for good cause shown;

IT IS on this 26th of May, 2017;

ORDERED; Discovery End date shall be extended (60) Sixty days and it is;

FURTHER ORDERED that Defendants Geico Motion to Compel plaintiffs IME is DENIED and it is;

FURTHER ORDERED; Plaintiff shall attend the IME scheduled by Geico for June 6, 2017 with Dr. Francis DeLuca.

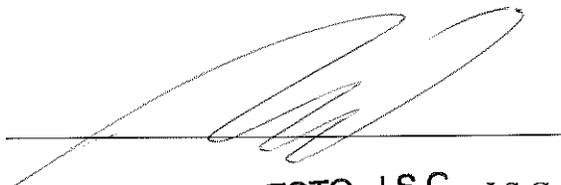
FURTHER ORDERED Plaintiff shall provide Expert Narrative reports on or before July 16, 2017, and it is;

FURTHER ORDERED Defendants shall provide Expert Narrative reports on or before July 16, 2017 and it is;

FURTHER ORDERED; The new Discovery End Date is August 15, 2017; and it is

FURTHER ORDERED; All remaining discovery shall be completed on or before August 15, 2017, and it is

FURTHER ORDERED, that a copy of the within Order be served upon counsel for the Defendants by regular mail, within, 7 days of the date hereof.

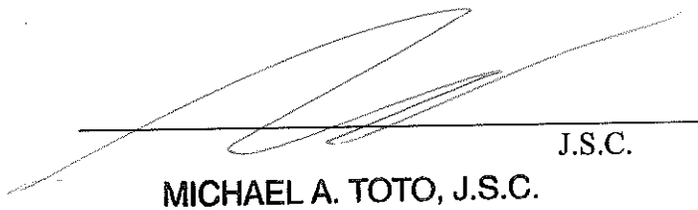

MICHAEL A. TOTO, J.S.C. J.S.C.

() Opposed

() Unopposed

30 35 Street, Long Island City, NY 11101; and it is further

ORDERED the defendants shall obtain other counsel within thirty (30) days of the date hereof.



J.S.C.
MICHAEL A. TOTO, J.S.C.

____ Opposed

Unopposed

Law Office of Terence G. Van Dzura
 Attorney ID# 061981981
 332 Cranbury Road
 East Brunswick, NJ 08816
 (732) 251-6300
 Attorney for Plaintiff, Xiomara Marrero

FILED
 MAY 26 2017
 JUDGE MICHAEL A. TOTO

XIOMARA MARRERO	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION-MIDDLESEX COUNTY
Plaintiff,	:	
v.	:	DOCKET NO.: MID-L-6902-15
	:	CIVIL ACTION
AMSTERDAM ALLEY BAR AND	:	
LOUNGE, JOSEPH F. MORIN, ERIK	:	
MORIN, PULASKI MEAT PRODUCTS,	:	
DOWN TO THE FELT POKER LEAGUE,	:	
JOHN DOE, (name being fictitious, real	:	
name unknown at present time),	:	ORDER SUPPRESSING DEFENDANT'S
ABC COMPANY 1-5, (name being	:	ANSWER FOR FAILURE TO ANSWER
fictitious, real name unknown at present	:	INTERROGATORIES AND RESPOND TO
time)	:	NOTICE TO PRODUCE
Defendants.	:	

This matter being brought before the Court by Terence G. Van Dzura, Esq., attorney for the plaintiff and the Court having considered the moving papers; and for good cause shown

IT IS on this 26 day of MAY 2017 hereby

ORDERED that the Complaint of the defendant, Down To the Felt Poker League be and hereby is Suppressed for failure to answer Interrogatories and respond to Notice to Produce; and it is further

ORDERED that a copy of this Order be served upon all counsel within 7 days from the date of this ORDER.



 J.S.C.
 MICHAEL A. TOTO, J.S.C.

#199
05/26/17

Matthew F. Gluck, Esq. - 038872008
KEARNS DUFFY & VACCARO, P.C.
3648 VALLEY ROAD, P.O. BOX 56
LIBERTY CORNER, NEW JERSEY 07938
(908) 647-7773
ATTORNEYS FOR PLAINTIFF
Our File No.: 8791G

FILED
MAY 26 2017
JUDGE MICHAEL A. TOTO

LOTTI MURRAY,

Plaintiff(s),

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY

v.

DOCKET NO.: MID-L-003109-15

JOHN L. ABNER, JR., SAI T. TRAN, and
JOHN DOES 1-10,

Civil Action

Defendant(s).

**ORDER REINSTATING
PLAINTIFF'S COMPLAINT &
FOR SUBSTITUTED SERVICE
ON DEFENDANTS**

THIS MATTER having come before the Court upon the application of Kearns Duffy & Vaccaro, P.C., attorneys for the plaintiff, Lottie Murray, and the Court having considered the matter and good cause appearing,

IT IS on this 26 day of MAY, 2017,

ORDERED that plaintiff's Complaint in this matter be and is hereby reinstated and restored to the active trial list; and it is

FURTHER ORDERED that plaintiff be and is hereby permitted effect service on the defendants, John L. Abner, Jr. and Sai T. Tran, by serving their insurance carrier—GEICO—with the Summons and Complaint via regular and certified mail; and it is

GREGORY P. HELFRICH & ASSOCIATES
John J. Kapp, Esq. NJ Attorney ID: 038611984
180 River Road, First Floor
Summit, NJ 07902
Tel No. (908) 918-3000
Fax No. (855) 751-7482
Employees of The Law Department
State Farm Mutual Automobile Insurance Company
Our File No: 17SUMM02488

FILED
MAY 26 2017
JUDGE MICHAEL A. TOTO

ATTORNEYS FOR Defendant
Eleanor G. Sparaco

Plaintiff
ASHLEY E. McCULLERS

vs.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID L 7437-16

CIVIL ACTION *A 386*

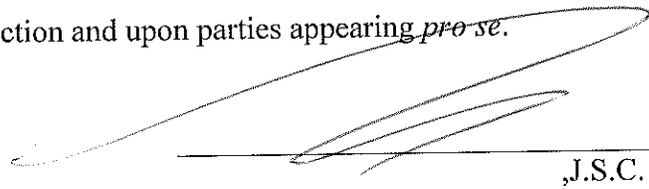
Defendants
ELEANOR G. SPARACO; JANE & JOHN DOES
(1-10), said names being fictitious; ABC
COMPANIES (1-10) said names being fictitious

ORDER

The above entitled matter having been opened to the Court on May 26, 2017 by John J. Kapp, attorney for Defendant, Eleanor Sparaco, and the Court having considered this matter, it is hereby

ORDERED on this 26 day of May, 2017, that the Complaint be and is hereby dismissed for failure of the Plaintiff, Ashley McCullers, to provide answers to Form "A" Interrogatories (including answers to the twelve additional Form "A" Interrogatories amended September 1, 2016; Rule 4:17-1(b)(3), Supplemental Interrogatories, our Notice to Produce and completed HIPAAs pursuant to Rule 4:17-4, within the time prescribed by the Rules, and it is

FURTHER ORDERED that copies of this signed Order be served within 7 days upon all attorneys of record in this Action and upon parties appearing *pro se*.



,J.S.C.

MICHAEL A. TOTO, J.S.C.

#215
5-26-17

FILED
MAY 26 2017
JUDGE MICHAEL A. TOTO

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

NEW JERSEY HIGHER EDUCATION
STUDENT ASSISTANCE AUTHORITY

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION – MIDDLESEX COUNTY

Plaintiff

Docket no. L-1406-17

v.

Civil Action

VANETTA MCDALE
VANESSA MCDALE

ORDER TO DISMISS COUNTERCLAIM

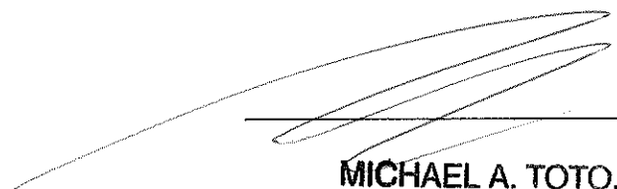
Defendants

This matter having been opened to the Court by Russell P. Goldman PC, attorney for Plaintiff, on notice to defendants' counsel, it appearing that defendants have submitted a Counterclaim without having previously filed a Notice of Claim under N.J.S.A. Title 59, and for good cause shown,

IT IS, on this 26 day of May, 2017

ORDERED that the Counterclaim be and is hereby dismissed, without prejudice.

____ Unopposed
____ Opposed



MICHAEL A. TOTO, J.S.C.

Law Office of John G. Cito
Attorney ID No. 019381986
1621 Highway 27
Edison, NJ 08817
Tel: (732) 819-8777
Fax: (732) 819-8778
Attorney for Plaintiff(s)

FILED
MAY 26 2017
JUDGE MICHAEL A. TOTO

Palazzolo Plaza, LLC <i>Plaintiff(s)</i> Vs. Kang Young Ae & Yeon Company, LTD <i>Defendant(s)</i>	SUPERIOR COURT OF NEW JERSEY LAW DIVISION MIDDLESEX COUNTY Docket No. MID-L-6706-16 <u>Civil Action</u> ORDER FOR JUDGMENT
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THIS MATTER having been opened to the Court on a Motion by John G. Cito, Esq., on behalf of the Plaintiff, Palazzolo Plaza, LLC, for an Order entering Monetary Judgment against the Defendant(s), Kang Young Ae and Yeon Company, LTD, who are in Default, and the Court having read the moving papers and supporting documentation, and for good cause shown;

IT IS ON THIS 26 DAY OF MAY, 2017,

IT IS HEREBY ORDERED that Judgment be and hereby is entered in favor of Plaintiff, Palazzolo Plaza, LLC, and against the Defendant(s), Kang Young Ae and Yeon Company, LTD, jointly and severally, in the amount of \$ 36,248.56; and

which includes atty fees which the court finds fair and reasonable.

IT IS FURTHER ORDERED that a copy of the within Order be served upon all parties within 7 days.


J.S.C.

MICHAEL A. TOTO, J.S.C.

Peter A. Gaudio, Esq. (#036441994)
Kelley A. Brogan, Esq. (#051302013)
McELROY, DEUTSCH, MULVANEY & CARPENTER, LLP
1300 Mount Kemble Avenue
P.O. Box 2075
Morristown, New Jersey 07962
(973) 993-8100
Attorneys for defendants Robert J. Mauceri & Air Group, LLC

FILED
MAY 26 2017
JUDGE MICHAEL A. TOTO

DEBRA A. POWELL,

Plaintiffs,

vs.

ROBERT J. MAUCERI and AIR
GROUP, LLC,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY

DOCKET NO. MID-L-1204-15 #071

Civil Action

ORDER COMPELLING THE DEPOSITION
OF SHERRY NINNI AND JANE BARONE
PURSUANT TO RULE 4:23-5(C)

THIS MATTER having been opened to the Court upon application of McElroy, Deutsch, Mulvaney & Carpenter, LLP, attorneys for Defendants Air Group, LLC and Robert Mauceri on notice to all counsel of record; and the Court having considered the papers submitted; and for good cause shown;

IT IS on this 26 day of MAY, 2017,

ORDERED that the Motion to Compel of Defendants Air Group, LLC and Robert Mauceri is hereby GRANTED; and is further

ORDERED that the date of the deposition of Sherri Ninni and Jane Barone shall occur on May 18, 2017; and it is further

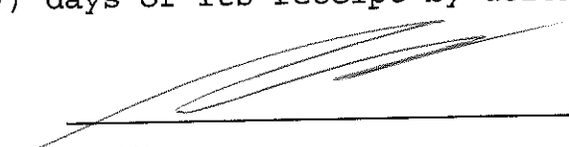
ORDERED that the depositions shall occur in the office of McElroy, Deutsch, Mulvaney & Carpenter, LLP, 1300 Mount Kemble Avenue, Morristown, New Jersey, and that Defendants shall

provide the court reporter and reasonable out of pocket and travel costs within 30 days of the witnesses submitting a written invoice and duly executed W-9; and it is further

ORDERED that counsel for Plaintiff and Defendants shall have someone available to cover the depositions on May 18; and it is further

ORDERED that failure of the witnesses or counsel to appear at the deposition shall result in a preclusion of the witnesses' testimony at trial and, if the deposition is not canceled on more than 24 hours' notice, the party not appearing shall pay for reasonable costs of the court reporter and witness expenses; and it is further

ORDERED that a copy of this Order shall be served upon all counsel within seven (7) days of its receipt by defense counsel.



MICHAEL A. TOTO, J.S.C. J.S.C.

() Opposed
() Unopposed

MIKITA & ROCCANOVA, LLC
BY: WILLIAM P. MIKITA, ESQ.
I.D. Number - 021921994
1301 HIGHWAY 36
BLDG. 1, SUITE 105
HAZELT, NJ 07730
Telephone No.: (732)705-3363
Attorneys for Plaintiff: SADHNA RASTOGI

FILED
MAY 26 2017
JUDGE MICHAEL A. TOTO

SADHNA RASTOGI,

Plaintiff,

v.

JOHN STREPPONE, et al.,

Defendants.

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

: DOCKET NO.: MID-L-2410-16

Civil Action

ORDER REINSTATING THE
COMPLAINT AND SUBSTITUTING
PLAINTIFF'S COUNSEL

THIS MATTER having been opened to the Court on application of William P. Mikita, Jr., Esq.; counsel for the Plaintiff(s), SADHNA RASTOGI, and the Court having considered the documents submitted and the arguments of counsel, if any, and for other just and good cause having been shown

IT IS ON THIS 26 DAY OF MAY, 2017;

ORDERED that the plaintiff's Complaint is hereby reinstated; it is further

ORDERED that William P. Mikita, Jr., Esq., of the Law Office of Mikita & Roccanova be substituted in as plaintiff, Sadhna Rastogi's, counsel; and it is further

ORDERED that a copy of this Order be served upon all counsel within 7 days of the date hereof.

FILED
MAY 26 2017
JUDGE MICHAEL A. TOTO

LEVINSON AXELROD, P.A.
2 Lincoln Highway
P.O. Box 2905
Edison, New Jersey 08818
(732) 494-2727
Attorneys for Plaintiff

<p>DANIEL RODRIGUEZ, Plaintiff,</p> <p>vs.</p> <p>ANANGUR SWAMINATHAN, M.D.; COMPREHENSIVE SURGICAL ASSOCIATES, P.A.; Doctor Doe (a fictitious name representing a class of fictitious doctors); and Nurse Roe (a fictitious name representing a class of fictitious nurses), Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO.: MID-L-5106-15</p> <p>Civil Action</p> <p>ORDER EXTENDING DISCOVERY</p>
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This matter being brought before the Court on Notice of Motion by Levinson Axelrod, Attorneys for Plaintiffs, and the Court having considered the pleadings filed herein, and good cause having been shown;

IT IS on this 26th day of May, 2017:

Ordered as Follows:

- (i) Discovery is extended for forty five days to August 10, 2017;
- (ii) Plaintiffs shall serve expert reports on or about June 15, 2017;
- (iii) Defendants shall serve expert reports on or before July 15, 2017;
- (iv) Expert depositions shall be completed by August 10, 2017; and

It is Further Ordered that a copy of the within Order be served upon all parties of record within 7 days of the date hereof.



MICHAEL A. TOTO, J.S.C. J.S.C.

Opposed

Unopposed

FILED
MAY 26 2017
JUDGE MICHAEL A. TOTO

JAVERBAUM WURGAFT HICKS
KAHN WIKSTROM & SININS
83 South Street, Suite 305
Freehold, NJ 07728
(732) 431-7575

Attorney I.D. No. Robert G. Hicks (004981982)
Attorneys for Plaintiffs

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Plaintiffs

EMILY STERN AND SAMUEL STERN,
HER HUSBAND

Docket No. MID-L-1504-16

vs.

CIVIL ACTION

Defendants

SEAN LI, M.D., PREMIER PAIN
CENTERS AND/OR JOHN DOE, 1-100
(fictitious names)

**ORDER EXTENDING DISCOVERY
PURSUANT TO RULE 4:24-1**

This matter having come before the Court upon the application of Javerbaum Wurgaft Hicks Kahn Wikstrom & Sinins, Attorneys for Plaintiffs, Emily Stern and Samuel Stern, for an Order extending the remaining discovery deadlines pursuant to Rule 4:24-1 and the Court having read the moving papers, and any papers filed in opposition thereto, and for good cause shown;

IT IS on this *26th* day of *May*, 2017;

1. ORDERED that the time for completion of discovery is extended to October 15, 2017; and it is further

2. ORDERED that the parties are to complete discovery matters within the following time periods:

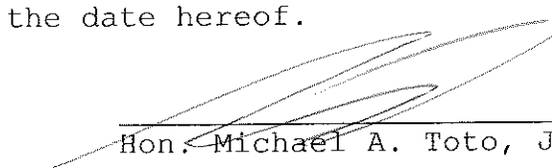
(A) Plaintiffs shall provide all experts' reports by May 31, 2017;

(B) Defendants shall provide all experts' reports by July 31, 2017;

(C) All experts' depositions shall be completed by September 30, 2017; and

(D) The new Discovery End Date is October 15, 2017.

2. ORDERED that a copy of this Order shall be served upon all parties within 7 days from the date hereof.



Hon. Michael A. Toto, J.S.C.

OPPOSED

UNOPPOSED

File No. 225921

#50
5-26-17

FILED

MAY 26 2017

JUDGE MICHAEL A. TOTO

GARVEY BALLOU

A PROFESSIONAL CORPORATION
COUNSELLORS AT LAW
204 COURT HOUSE LANE
P.O. Box 5070
TOMS RIVER, NEW JERSEY 08754-5070
(732) 341-1212

Attorneys for Defendants/Third-Party Plaintiffs, American Plaza and Edgewood Properties
Our File No. 131.25048- RAB/SKS

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-6405-15

PHILIP SANFILIPPO

Plaintiff(s),

Civil Action

vs.

ORDER

AMERICAN PLAZA AND/ABC
COMPANY 1-10 (BEING FICTITIOUS
ENTITIES UNKNOWN AT THE TIME)
AND/OR JOHN DOES 1-10 (BEING
FICTITIOUS PERSONS UNKNOWN AT
THE TIME), EDGEWOOD PROPERTIES
AND/OR ABC COMPANY 11-20 (BEING
FICTITIOUS ENTITIES UNKNOWN AT
THIS TIME) AND/OR JOHN DOES 11-20
(BEING FICTITIOUS PERSONS
UNKNOWN AT THIS TIME), ABC
SNOW REMOVAL COMPANY 1-10
(BEING FICTITIOUS ENTITIES
UNKNOWN AT THIS TIME) DEF
MAINTENANCE COMPANY 1-10
(BEING FICTITIOUS ENTITIES
UNKNOWN AT THIS TIME)

Defendant(s)

and

AMERICAN PLAZA AND/ABC
COMPANY 1-10 (BEING FICTITIOUS
ENTITIES UNKNOWN AT THE TIME)
AND/OR JOHN DOES 1-10 (BEING
FICTITIOUS PERSONS UNKNOWN AT
THE TIME), EDGEWOOD PROPERTIES
AND/OR ABC COMPANY 11-20 (BEING
FICTITIOUS ENTITIES UNKNOWN AT
THIS TIME) AND/OR JOHN DOES 11-20

(BEING FICTITIOUS PERSONS
UNKNOWN AT THIS TIME), ABC
SNOW REMOVAL COMPANY 1-10
(BEING FICTITIOUS ENTITIES
UNKNOWN AT THIS TIME) DEF
MAINTENANCE COMPANY 1-10
(BEING FICTITIOUS ENTITIES
UNKNOWN AT THIS TIME)

Defendant Thrid Party
Plaintiff

vs.

ADVANCED SERVICE SOLUTIONS,
INC., AND/OR XYZ INSURANCE
COMPANY

Third Party Defendant

and

ADVANCED SERVICE SOLUTIONS,
INC.

Third Party Defendant/Fourth
Party Plaintiff

vs

CORRETO & SONS CONTRACTING,
LLC d/b/a GREEN ACRES
LANDSCAPING

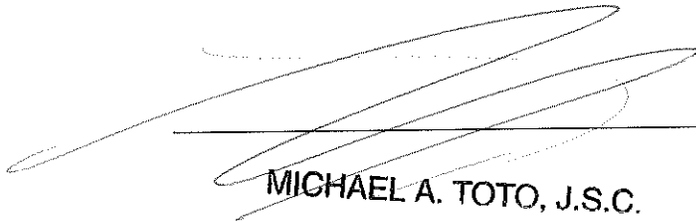
Fourth Party Defendant

This matter having been opened to the Court on motion of the Defendants/Third-Party Plaintiffs, American Plaza and Edgewood Properties, for an Order granting summary judgment; and the Court having considered the pleadings; and for other good cause having been shown;

IT IS, on this 26 day of MAY, 2017,

ORDERED that summary judgment is hereby entered in favor of the Defendants/Third-Party Plaintiffs, American Plaza and Edgewood Properties; and it is further

ORDERED, that a copy of this Order be served upon all counsel within seven (7) days of receipt of same by attorneys for Defendants/Third-Party Plaintiffs, American Plaza and Edgewood Properties.



J.S.C.

MICHAEL A. TOTO, J.S.C.

opposed

unopposed

#227
5-26-17

FILED
MAY 26 2017
JUDGE MICHAEL A. TOTO

LAW OFFICES
CHARLES A. GRUEN
381 Broadway
Suite 300
Westwood, New Jersey 07675
(201) 342-1212
Rosa Amica-Terra, Esq. (NJ ID# 006412007)
Attorneys for Plaintiff

SIEMENS FINANCIAL SERVICES, INC.,

Plaintiff,

vs.

LIFETEST, LLC, ELENA ABRAMYAN,
OKSANA KASKIV, and ELENA LUBIN,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION – MIDDLESEX COUNTY
DOCKET NO.: MID-L-1903-16

Civil Action

**ORDER RESTORING MATTER TO
ACTIVE TRIAL CALENDAR AND
ENTERING DEFAULT AGAINST THE
DEFENDANT, ELENA LUBIN**

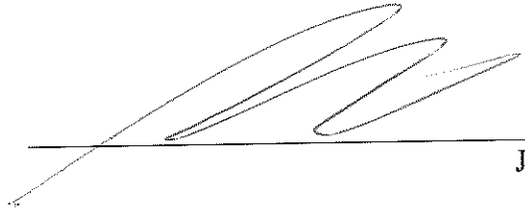
THIS MATTER having come before the Court by the Law Offices of Charles A. Gruen (Rosa Amica-Terra, Esq., appearing), attorneys for Plaintiff, SIEMENS FINANCIAL SERVICES, INC., by way of Motion to restore this matter to the active trial calendar for purposes of entry of Default against the Defendant, ELENA LUBIN, and the Court having considered the submissions of the parties; and it appearing that the Defendant, ELENA LUBIN, was duly served with Summons and Complaint in this matter by regular and certified mail on January 13, 2017; and it further appearing that said Defendant has failed to file an Answer or other responsive pleading to Plaintiff's Complaint; and for good cause shown;

IT IS on this 26 day of May, 2017,

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

ORDERED that Default be, and the same is hereby entered against the Defendant,
ELENA LUBIN; and it is further

ORDERED that a copy of this Order be served upon the Defendants, by certified mail,
return receipt requested, and/or by regular mail, within 7 days from the date hereof.



J.S.C.

MICHAEL A. TOTO, J.S.C.

Approved _____
Opposed ✓ _____

Checklist Pursuant to R.1:6-2(a)

1. Notice of Motion Returnable 5/26/17
2. Movant's Certification Dated 4/27/17
3. Movant's Brief Dated _/_/
4. Answering Affidavits Dated _/_/
and submitted on behalf of
5. Answering Brief Dated _/_/
6. Crossmotion Dated _/_/
7. Movant's Reply Dated _/_/
8. Other

JOHN A. CAMASSA, ESQ., #025361989
CAMASSA LAW FIRM, P.C.
1800 Route 34
Building 3, Suite 303
Wall, New Jersey 07719
(732) 749-3313
Attorney for Defendant, Richard E. Breza
Our File: 1C.7604J

FILED
MAY 26 2017
JUDGE MICHAEL A. TOTO

MELINDA A. SPIERER and MITCHELL
SPIERER,

Plaintiff(s),

v.

JEFFREY N. JACOBSON and RICHARD E.
BREZA,

Defendant(s),

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No: MID-L-07503-16

Civil Action

ORDER DISMISSING PLAINTIFF'S
COMPLAINT FOR FAILURE TO
PROVIDE ANSWERS TO
INTERROGATORIES

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

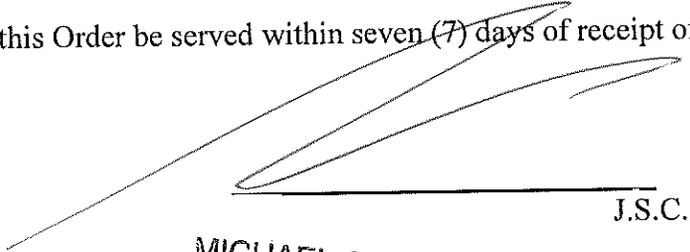
It is this 26 day of MAY, 2017,

ORDERED that the Complaint of plaintiffs, Melinda A. Spierer and Mitchell Spierer, should be and is hereby dismissed, for failure of the plaintiff to supply certified answers to Interrogatories within the time prescribed by the Rules of Court; and it is further

ORDERED that a copy of this Order be served within seven (7) days of receipt of the executed Order of the Court.

Opposed

Unopposed



MICHAEL A. TOTO, J.S.C.

J.S.C.

#562
03/31/17

Alan M. Lebensfeld, Esq.
Attorney Identification # 01357-1989
Brett R. Schwartz, Esq.
Attorney Identification # 04009-1997
Lebensfeld Sharon & Schwartz P.C.
140 Broad Street
Red Bank, New Jersey 07701
(732) 530-4600
*Attorneys for Plaintiffs, M. Alfieri Company,
Metro Four Associates Limited Partnership
And Thornall Assoc., L.P.,*

FILED
MAY 24 2017
JUDGE MICHAEL A. TOTO

M. ALFIERI COMPANY, METRO FOUR ASSOCIATES LIMITED PARTNERSHIP AND THORNALL ASSOC., L.P.	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION: MIDDLESEX COUNTY
	:	
Plaintiffs,	:	Civil Action
	:	
vs.	:	
	:	
REMCO MAINTENANCE, LLC a/k/a REMCO,	:	DOCKET NO. MID-L-01408-16
	:	
Defendant.	:	
	:	

THIS MATTER, having been opened to the Court upon an application made by Lebensfeld Sharon & Schwartz P.C., attorneys for Plaintiffs, M. Alfieri Company, Metro Four Associates Limited Partnership and Thornall Assoc., L.P. (“**Plaintiffs**”) for an Order:

A. Pursuant to Rule 4:17-5, Rule 4:18-1(b)(4), Rule 4:18-1(c) and Rule 4:23-5(c), compelling Defendant, Remco Maintenance, LLC a/k/a Remco (“**Defendant**” or “**Remco**”), within ten (10) days of the date of the Court’s Order herein to provide:

- (i) full and complete responses to Plaintiffs’ First Set of Interrogatories to Remco, Pursuant to R. 4:17-1, dated July 5, 2016;
- (ii) full and complete responses to Plaintiffs’ First Notice to Produce

Documents to Remco, Pursuant to R. 4:18-1, dated July 5, 2016; and

(iii) a certification or affidavit of completeness pursuant to R. 4:18-1(c);

B. Scheduling a case management conference in this matter; and,

C. Granting to Plaintiffs such other and further relief as the Court deems just and proper in these circumstances;

And the Defendant, Remco, by its attorneys Lester Schwab Katz & Dwyer, having opposed Plaintiffs' motion; and for good cause appearing:

IT IS, on this 24 day of MAY 2017,

(1) **ORDERED**, that Defendant, Remco shall be and hereby is compelled to provide supplemental responses to interrogatories enumerated 1(b), ~~5~~, 7, 10, 14, 16, 18, ~~22~~, 23, 25, 26, ~~29~~, ~~30~~, 31, 36 and ~~37~~ as set forth in Plaintiffs' First Set of Interrogatories within ten (10) days of the date of this Order; and it is further, *(Answer 26 if have expert if no expert do not respond)*

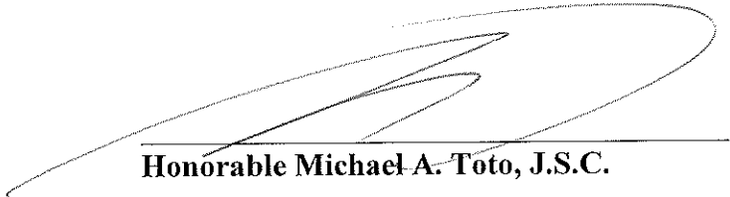
(2) **ORDERED**, that Defendant, Remco shall be and hereby is compelled to provide supplemental responses to document demands enumerated ~~3~~, 6, 7, ~~8~~, ~~47~~, 48, 54, 55, ~~62~~, ~~63~~, 75, 80 and ~~81~~ as set forth in Plaintiffs' First Notice to Produce within ten (10) days of the date of this Order; and it is further, *(Supply if have expert); (6 - supply 30 days before trial)*

(3) **ORDERED**, that Defendant, Remco shall be and hereby is compelled to provide to Plaintiffs a certification or affidavit of completeness pursuant to R. 4:18-1(c) within ten (10) days of the date of this Order; and it is further,

(4) **ORDERED**, that all counsel herein shall appear and participate in a Case Management conference to be held by the Court on ~~_____~~, 2017 at ~~_____~~ .m. at which time a firm and final discovery schedule shall be set by the Court; and it is further,

** 47 supply 1 year before and 1 year after claim that relate to painting*
** 48*

(5) **ORDERED**, that a copy of this Order must be served upon all counsel of record by counsel for the Plaintiffs within seven (7) days of the date of this Order.



Honorable Michael A. Toto, J.S.C.

6 ORDERED, that all fact discovery shall be completed by May 29, 2017 together with all depositions of parties; and

7. ordered that all expert reports submitted by June 30, 2017 and all expert depositions by July 30, 2017.