

THE HON. LISA VIGNUOLO, J.S.C.

MOTION LIST

March 31, 2017

Prepared by the Judge's Law Clerk, Adam Lipps, (732) 519-3604

	Caption	Docket No.	Motion No.	Motion Type	Disposition
1	Ahmad, Iftikhar, et al. v. Guagliardo, Karen, et al.	L-11221-14	982	NOM to Depoist and Dismiss	GRANTED
2	Almodovar, Bruce, et al. v. Castelluci, Robert, et al.	L-2920-16	688	NOM to Dismiss without Prejudice	Withdrawn
3	Atlantic Credit v. Chiarello, Diane	DJ-83019-10	772	NOM for Turnover	GRANTED
4	Bell, Carolyn v. Carteret, et al.	L-317-17	935	NOM to Dismiss	adj. until 4/13
5	Bindra, Surinder v. Sullivan Associates, et al.	L-3418-15	995	NOM to Reinstate and Extend Discove	GRANTED
6	Blahuta, Francis, et al. v. Shopping Center Associat	L-4117-15	788	NOM to Dismiss without Prejudice	DENIED
7	Blahuta, Francis, et al. v. Shopping Center Associat	L-4117-15	1195	NOM for Voluntary Dismissal w/Terms	GRANTED IN PART
8	Brookview Terrace v. Friedman, Barabara, et al.	L-7421-13	818	NOM to Dismiss, Strike, Adj. Trial, San	GRANTED IN PART
9	Brownstein, Justin v. Venkataramani, Jayanthia, et :	L-1619-16	546	NOM to Compel	GRANTED IN PART
10	Cambridge, Rachel v. Huelgas, Roma	L-6221-16	548	NOM for Substituted Service	GRANTED
11	Cammarano, Neil v. Matos, Carlos, et al.	L-216-16	677	NOM to Extend Discovery	Withdrawn/Addressed by J. Happas
12	Checo, Yilda v. Cortlandt, et al.	L-812-15	1019	NOM to Strike	Withdrawn
13	Country Inns v. Patel, Daxaben, et al.	DJ-59516-16	483	NOM for Turnover	GRANTED
14	DaFonseca, Carlos, et al. v. Grayson, Bette, et al.	L-3321-14	257	NOM for Summary Judgment	adj. until 4/13
15	DaFonseca, Carlos, et al. v. Grayson, Bette, et al.	L-3321-14	261	NOM for Summary Judgment	adj. until 4/13
16	DaFonseca, Carlos, et al. v. Grayson, Bette, et al.	L-3321-14	245	NOM to Strike	adj. until 4/13
17	DaFonseca, Carlos, et al. v. Grayson, Bette, et al.	L-3321-14	942	NOM to Compel	adj. until 4/13
18	DaFonseca, Carlos, et al. v. Grayson, Bette, et al.	L-3321-14	1109	NOM to Strike/Bar	adj. until 4/13
19	Dagostino, James, et al. v. Pipeling, Aurora	L-5817-15	1022	NOM for Reconsideration	GRANTED
20	Dawkins-Stevenson, Elizabeth v. Choksi, Ushir, et a	L-5914-16	214	NOM to Dismiss without Prejudice	Withdrawn
21	Dillon, Norman v. Boyle Family Holdings, et al.	L-312-16	566	NOM to Dismiss without Prejudice	Withdrawn
22	Direct Coast to Coast, et al. v. Pet-Mal Tile, et al.	L-713-11	789	NOM to Reopen and Amend	GRANTED
23	Edelson, Robert v. Guitar Center, et al.	L-6119-15	554	NOM to Strike	WITHDRAWN
24	Emerson, Denise v. Pitter, Harry, et al.	L-1713-15	811	NOM to Dismiss or Extend Discovery	DENIED IN PART
25	Estate of Marino Antonio, et al. v. S&K Trucking, et	L-7220-13	563	NOM for Default Judgment	DENIED
26	Farley, Peter v. CSC Holding, et al.	L-4422-16	826	NOM to Amend	GRANTED
27	Fildes, Dale v. Luciano, Richard, et al.	L-6419-15	879	NOM to Compel	WITHDRAWN
28	Ford Motor v. Rogers, Craig	DJ-179222-1	900	NOM for Turnover	GRANTED
29	Garas-Ghaly, Magdy v. O'Byre, William	L-3916-15	918	NOM to Extend Discovery and Adjourn	DENIED
30	Gitelman, Sava v. Merring, Chad, et al.	L-11114-14	1026	NOM to Extend Discovery and Adjourn	GRANTED
31	Grimaldi, Camille v. Wawa, et al.	L-3712-16	985	NOM to File 3rd Party Complaint	GRANTED
32	Haytas, Richard, et al. v. Delacruz, Juan, et al.	L-13413-16	194	NOM to Suppress	Withdrawn
33	Hilaire, Tina v. CBRE, et al. v. Plescia Roofing, et a	L-3918-16	802	NOM to Dismiss without Prejudice	GRANTED
34	Hutton, Cait v. Hrunka, Joann, et al.	L-917-14	76	NOM for Partial Summary Judgment	adj. until 4/13
35	International Systems v. ECPI Group	L-6319-16	389	NOM to Suppress	GRANTED
36	Jensen, Marie, et al. v. Costco, et al.	L-3213-16	594	NOM to Compel	DENIED
37	Jian, Jessie v. Bakley, Justin, et al.	L-2019-15	925	NOM to Extend Discovery and Adjourn	GRANTED
38	Kapulsky, Brittany v. Zulli, Richard, et al.	L-6117-16	547	NOM to Compel	Withdrawn
39	Katz, Karen v. Clearbrook, et al.	L-716-16	1024	NOM to Extend DED and Compel	GRANTED
40	KB Insurance, et al. v. Sir Speedy Cleaning, et al.	L-1620-16	308	NOM to Dismiss without Prejudice	Withdrawn
41	Lubonski, Alexa, et al. v. Dapper, George, et al.	L-2716-15	192	NOM for Partial Summary Judgment	GRANTED
42	Mariani, Jean, et al. v. Szpakowski, Piotr, et al.	L-2721-16	998	NOM to Strike	DENIED
43	Marte, Roman v. Gonzales-Aponte, Karina, et al.	L-6712-15	824	NOM in Aid of Litigants Rights	Withdrawn
44	McDonald, Mary Kate v. TD Bank, et al.	L-2020-16	996	NOM to Amend and Extend Discovery	GRANTED

45 McNeil, Warnne, et al. v. Sulewski, Agnieszka, et al.	L-1313-16	494 NOM to Extend Discovery and Compel	GRANTED
46 Mejia, Carla, et al. v. Middlesex County Board, et al.	L-3516-15	477 NOM for Reconsideration	DENIED
47 Mitchell, Michael v. Merren-Mejia, Amanda	L-5421-16	904 NOM for Default	GRANTED
48 Monroe, Christie, et al. v. Premium Proerty, et al.	L-315-15	689 NOM to Bar	DENIED
49 Nesbitt, Daryl v. Nu, Ryan, et al.	L-6115-16	1001 NOM to Dismiss w/o Prejudice	adj. until 4/13
50 Nunez-Suriel v. Ahmadi, Amina, et al.	L-3127-15	171 NOM to Strike Interrogatories	DENIED
51 Nunez-Suriel v. Ahmadi, Amina, et al.	L-3127-15	177 NOM to Strike Interrogatories	DENIED
52 Nunez-Suriel v. Ahmadi, Amina, et al.	L-3127-15	854 NOM to Strike Late Interrogatories	DENIED
53 Old Republic v. Crudup, Harold, et al.	L-2318-15	599 NOM for Substituted Service	DENIED
54 Ortega, Joshua v. Hobaugh, Emily, et al.	L-7615-15	807 NOM to Dismiss or Extend Discovery	DENIED IN PART
55 Paciocco, Joseph v. Phily Diner, et al.	L-18-16	813 NOM to Compel	DENIED
56 Pakay, Michael, et al. v. Greenidge, Emmerson, et al.	L-4712-16	506 NOM to Dismiss without Prejudice	Withdrawn
57 Pauserio, Antonio, et al. v. Port Authority, et al.	L-2312-15	542 NOM to Suppress or Compel	adj. until 4/13
58 Pauserio, Antonio, et al. v. Port Authority, et al.	L-2312-15	831 NOM to Strike or Compel	GRANTED IN PART
59 Peterson, Danita v. MBMB, et al.	L-3522-16	665 NOM to Dismiss without Prejudice/Strike	adj. until 4/13
60 Ponzo, Jesse v. Amaya, Jose, et al.	L-5612-16	561 NOM to Dismiss without Prejudice	Withdrawn
61 Provident Bank v. Sherif, Mahmoud	L-7814-12	683 NOM to Reinstate and Default	DENIED
62 Rappisi, Raymond, et al. v. Desantis, Tara, et al.	L-5521-16	657 NOM to Strike	WITHDRAWN
63 Regal Bank v. S & S Real Estate, et al.	L-7014-15	678 NOM to Enforce Litigants Rights	GRANTED IN PART
64 Rocha, Felipe, et al. v. NJM	L-4121-16	138 NOM to Dismiss without Prejudice	Withdrawn
65 Rodriguez, Gustavo, et al. v. Jones, Nakoma, et al.	L-5117-16	694 NOM to Deposit Policy Limits	GRANTED
66 Rosario, Alejandro v. Lopez, Victor, et al.	L-1112-16	872 NOM to Extend Discovery and Compel	GRANTED
67 Satkin, Jeffrey v. Lam, Joseph, et al.	L-3819-15	866 NOM to Compel	GRANTED
68 Scocozza, Isabella v. Krupa, Zbigniew, et al.	L-1222-16	878 NOM to Extend Discovery	GRANTED
69 Scott, Gordon v. Morel, Jesus, et al.	L-3112-15	1011 NOM to Compel and Extend Discovery	GRANTED
70 Selective Transportation v. Gussco Manufacturing, et al.	L-8013-12	859 NOM in Aid of Execution	DENIED
71 Simms, Stacia v. Chan, Lawrence, et al.	L-6018-16	997 NOM for Substituted Service	GRANTED
72 Singer, Jeffrey v. Apres-Lorenzo, David, et al.	L-520-16	584 NOM to Suppress	adj. until 4/13
73 Smith, Curtis v. Navarro, Glenda, et al.	L-4517-16	708 NOM to Dismiss without Prejudice	Withdrawn
74 Spence, Carolyn v. East Brunswick, et al.	L-7314-15	858 NOM to Dismiss w/o Prejudice	Withdrawn
75 Spotswood Lowman v. MK Kennedy, et al.	L-5719-16	647 NOM to Strike	adj. until 4/13
76 Stadler, Carolyn v. Desai, Kalpit, et al.	L-6313-16	NOM to Dismiss w/o Prejudice	Withdrawn
77 Summer Hill Nursing Home v. Reyes, Antonio	L-6819-15	227 NOM to Reinstate/Substituted Service	GRANTED
78 Summerhill Village v. Oak Hill, et al.	L-7418-16	572 NOM to Dismiss	Withdrawn
79 Swecanski, Peter, et al. v. Crocker, Jimmy, et al.	L-4318-16	338 NOM to Compel	GRANTED
80 Tauro, Laura v. Cummings, Robert, et al.	L-312-17	1018 NOM to Compel	GRANTED
81 Tchumburidze, Klimenti v. Roderick, Stewart, et al.	L-5413-16	851 NOM to Dismiss without Prejudice	adj. until 4/13
82 Thanawala, Karina, et al. v. Greenburg, Eileen, et al.	L-822-16	743 NOM to Dismiss without Prejudice	WITHDRAWN
83 Thomas, Jadira v. Bucharowski, Antoni, et al.	L-2620-16	136 NOM to Strike	Withdrawn
84 Vangjeli, Suzana, et al. v. NY Bagel, et al.	L-4316-15	1103 NOM for Judgment	DENIED
85 Velastagui, Freddy v. Brand, Stanislav, et al.	L-1113-16	593 NOM to Extend Discovery	GRANTED
86 Villano, Danny v. NJ Transit, et al.	L-821-16	764 NOM to Dismiss with Prejudice	adj. until 4/13
87 Ward, Brian, et al. v. Aurobindo Pharma, et al.	L-6422-14	892 NOM to Compel	GRANTED
88 Warn, Zoe, et al. v. Gowda, Sharada, et al.	L-2816-16	860 NOM to Amend	GRANTED
89 Wieselmann, Martin v. Par-Troy, et al.	L-4516-16	621 NOM to Compel	adj. until 4/13
90 Wolf Law Firm, et al. v. Route 46 Auto Sales, et al.	L-2717-15	95 NOM for Summary Judgment	Transferred to J.Bergman
91 Wolf Law Firm, et al. v. Route 46 Auto Sales, et al.	L-2717-15	112 NOM for Summary Judgment	Transferred to J.Bergman

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

GREGORY P. HELFRICH & ASSOCIATES

John J. Kapp, Esquire NJ Attorney ID: 038611984

180 River Road, First Floor

Summit, NJ 07902

Tel No. (908) 918-3000

Employees of The Corporate Law Department

State Farm Mutual Automobile Insurance Company

Our File No: 15SUMM06147

ATTORNEYS FOR Defendants

Karen L. Guagliardo and Eric Asher

Plaintiffs

IFTIKHAR AHMAD, NASRA AHMAD, and
MEHAK AHMAD

vs.

Defendants

KAREN L. GUAGLIARDO, ERIC ASHER, JOHN
DOE 1-X (said names being fictitious, true names
presently unknown; ABC CORP. 1-X (said names
being fictitious, true names presently unknown);
and DEF EMPLOYER 1-X (said names being
fictitious, true names presently unknown)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID L 11221-14

CIVIL ACTION *7980*

ORDER

The above entitled matter having been opened to the Court on March 31, 2017 by John J. Kapp, attorney for Defendants, Karen Guagliardo & Eric Asher, and the Court having considered this matter, it is hereby

ORDERED on this 31st day of March, 2017, that the Defendants and their insurance carrier, State Farm Indemnity Company, deposit with the Clerk of the Superior Court the settlement proceeds agreed to in the above matter in regards to the personal injury claims of the Plaintiffs against the Defendants, as set forth in the Order dated January 20, 2017, and it is

FURTHER ORDERED that the Complaint is dismissed with prejudice, and it is

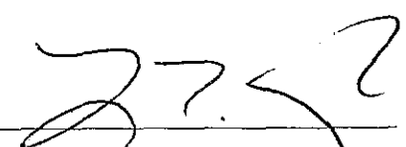
FURTHER ORDERED in order to seek release of the funds, plaintiffs must make application to the Court, by motion on notice to defense counsel, with proof that fully executed Releases as to

each plaintiff have been received by defense counsel, 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*.

opposed

unopposed



LISA M. VIGNUOLO, J.S.C.

File No.: 0609699C
MORGAN, BORNSTEIN & MORGAN
1236 Brace Road - Suite K
Cherry Hill, NJ 08034
(856) 795-2200
Attorney ID 018672008
Attorneys for Plaintiff

#772
03/31/17

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

ATLANTIC CREDIT AND FINANCE)
INC ASSIGNEE OF HOUSEHOLD BANK)
)
Plaintiff,)
vs.)
DIANE CHIARELLO)
)
)
)
Defendant(s))

SUPERIOR COURT OF NEW JERSEY)
LAW DIVISION-MIDDLESEX COUNTY)
)
CIVIL ACTION)
Docket Number DJ-083019-10)
DC-002205-07)

ORDER
TO TURNOVER FUNDS

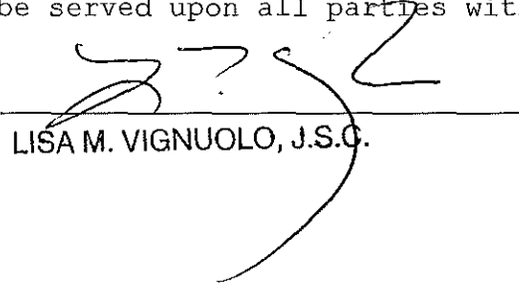
THIS MATTER having been brought before the Court upon a Petition filed by Morgan, Bornstein & Morgan, attorneys for the plaintiff; wherein it appears that judgment was entered in favor of the plaintiff and against the defendant(s) on March 23, 2010, in the amount of \$1,632.50, and;

IT APPEARING that a levy was issued out of this Court, and pursuant thereto was directed to be served by an Officer of MIDDLESEX COUNTY and he/she did levy upon the bank account of the defendant(s) as noted on the return annexed hereto at TD BANK-LEGAL ORDER PROCESSING, located at 11000 Atrium Way, Mt Laurel, NJ 08054, in the amount of \$1,892.91; and the amount levied upon being less than or equal to \$1,892.91, which is the actual total balance due and owing from the defendant.

NOW, THEREFORE, upon good cause having been shown;

IT IS on this 31st day of March, 2017, ORDERED that the defendant(s) and TD BANK-LEGAL ORDER PROCESSING turn over to the Sheriff's Office that effectuated the levy; the sum of \$1,892.91, less applicable bank charges, toward partial or full satisfaction of the judgment heretofore entered.

A copy of this Order shall be served upon all parties within seven (7) days from its receipt.


LISA M. VIGNUOLO, J.S.C.

This Order was was not opposed.
TOSC:mvb

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

HAROLD J. GERR, ESQ.,- NJ ID: 020491975
47 Raritan Avenue, 2nd Floor
Highland Park, NJ 08904
Telephone No.: (732) 249-4600
Attorney for Plaintiff

SURINDER BINDRA,

Plaintiff(s),

vs.

SULLIVAN ASSOCIATES LLC.,
JERSEY SHORE LANDSCAPING,
321 MARTIN TRUOX JR. BOULEVARD
LLC A NEW YORK LIMITED LIABILITY
COMPANY, BJ'S WHOLESALE CLUB INC.,
SNOW & ICE MANAGEMENT CO., and
John Doe (1-X) and Jane Roe (1-X), and
XYZ Co. (1-X) (name being fictitious)

Defendant (s)

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY - LAW DIVISION
Docket No.: MID-L-03418-15

CIVIL ACTION

ORDER

This matter having been brought before the Court on Motion of Harold J. Gerr, Esq., attorney for Plaintiff for an Order granting Plaintiff's Complaint to be Reinstated as to Defendant, 321 Martin Truox Jr., Boulevard LLC a New York Limited Liability Company, and to Extend Discovery for an additional ninety (90) days, and the court having considered the moving papers, and for good cause shown;

IT IS this 31 day of March 2017;

ORDERED that Discovery be extended to June 25, 2017 and it is further;

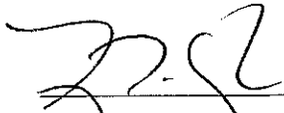
ORDERED that Plaintiff provide all records and medical reports to Defendants by May 1, 2017, and it is further;

ORDERED that Defendants obtain any evaluation or re-evaluation of Plaintiff by their doctors and provide medical reports to Plaintiff, by May 24, 2017, and it is further;

ORDERED that all further discovery that may become necessary is to be completed on

or before June 25, 2017, and it is further;

ORDERED that a copy of this Order be served upon all counsel within seven (7) days of receipt of same from the Court.



LISA M. VIGNUOLO, J.S.C.

PAPERS CONSIDERED:

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

UNOPPOSED

**ORDERED THAT ARBITRATION
SHALL BE SCHEDULED FOR**

8/10/17

788
03/31/17

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

FISHMAN MCINTYRE BERKELEY LEVINE SAMANSKY, P.C.

Andrew L. Stern
Attorney I.D. No. 058411994
120 Eagle Rock Avenue
East Hanover, New Jersey 07936
Tel: (973) 560-9000

Attorneys for **Defendant, Shopping Center Associates d/b/a Menlo Park Mall i/s/h as Simon Property Group**
Our File No. 304.20600

FRANCIS J. BLAHUTA, JR. an individual, and JOANNE BLAHUTA, his wife per quod

Plaintiffs,

vs.

SHOPPING CENTER ASSOCIATES, a business entity, SIMON PROPERTY GROUP, a business entity, CROWN BUILDING MAINTENANCE COMPANY, INC. d/b/a ABLE BUILDING MAINTENANCE COMPANY, INC., a business entity, JOHN DOE, a fictitiously named individual and ABC CO., a fictitiously named business entity

Defendants

**SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-4117-15**

Civil Action

ORDER

This matter having been opened to the Court on the application of **FISHMAN MCINTYRE BERKELEY LEVINE SAMANSKY, P.C.**, attorneys for **Defendant, Shopping Center Associates d/b/a Menlo Park Mall i/s/h as Simon Property Group**, upon a Notice of Motion to dismiss plaintiff's Complaint for failure to appear for depositions; and this matter having been submitted to the Court for ruling on the papers, pursuant to Rule 1:6-2; and good cause having been shown;

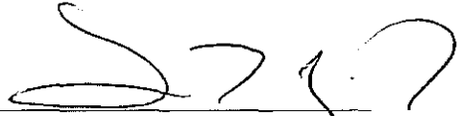
IT IS, on this 31st day of March, 2017,

ORDERED that the complaint of the plaintiff, JoAnne Blahuta, is hereby dismissed without prejudice based on the plaintiff's failure to appear for a deposition, and it is further

Denied w/o prej
Pln.'s deposition shall occur w/in 21 days of this order

ORDERED that a conformed copy of this Order be served upon all counsel within 7 days of receipt of same. *the online posting*

opposed
 unopposed



LISA M. VIGNUOLO, J.S.C.

#1195
3-31-17

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.: 15-25604SFL

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

	:	SUPERIOR COURT OF NEW JERSEY
FRANCIS J. BLAHUTA, JR., an	:	LAW DIVISION
individual, and JoANNE	:	MIDDLESEX COUNTY
BLAHUTA, his wife per quod,	:	
	:	
	:	DOCKET NO.: MID-L-4117-15
	:	
Plaintiff	:	<u>CIVIL ACTION</u>
	:	
vs.	:	
	:	
SHOPPING CENTER	:	
ASSOCIATES, a business entity;	:	
SIMON PROPERTY GROUP,	:	
a business entity; CROWN	:	ORDER
BUILDING MAINTENANCE	:	
COMPANY, INC., d/b/a ABLE	:	
BUILDING MAINTENANCE	:	
COMPANY, INC., a business	:	
entity; JOHN DOE, a	:	
fictitiously named individual and	:	
ABC CO., a fictitiously named	:	
business entity,	:	
Defendants	:	

THIS MATTER having been opened to the court by Fishman, McIntyre, Berkeley, Levine & Samansky, P.C., attorneys for defendant, Shopping Center Associates, on motion of said defendants for an Order dismissing the per quod Count of JoAnne Blahuta herein, and on cross-motion by Lombardi & Lombardi, PA, attorneys for

plaintiffs, Francis Blahuta and JoAnne Blahuta, per quod, for an Order of Voluntary Dismissal without prejudice and with terms and conditions, and the Court having read and considered the moving and cross-moving papers, and for good cause being shown;

IT IS ON THIS 31st DAY OF MARCH, 2017;

ORDERED that the motion of the defendant, Shopping Center Associates to dismiss the per quod Count of JoAnne Blahuta herein be and is hereby denied; and it is further

ORDERED that the Complaint and Jury Demand filed herein be and is hereby dismissed without prejudice to the ~~Complaint and Jury Demand~~ filed herein on February 27, 2017 under Docket No. MID-L-1234-17; and it further

ORDERED that the discovery exchanged in the captioned litigation be and is hereby incorporated and deemed to have been exchanged in the newly filed litigation under Docket No. MID-L-1234-17; and it further

ORDERED that the plaintiff may effect Service of Process upon the defendants in the litigation filed under Docket No. MID-L-1234-17, by regular mail addressed to counsel representing the respective defendants in the captioned litigation; and it further

ORDERED that a true copy of the within Order shall be served upon all attorneys of record within 7 days of the ^{certified} entry hereof.


LISA M. VIGNUOLO, J.S.C.

OPPOSED

Honorable Lisa M. Vignuolo, J.S.C.
Superior Court of New Jersey
Law Division, Civil Part
Middlesex County Courthouse
56 Patterson Street
New Brunswick, NJ 08903
(732) 519-3602

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

BROOKVIEW TERRACE
CONDOMINIUM ASSOCIATION :

Plaintiff, :

v. :

BARBARA FRIEDMAN, ET AL. :

Defendant. :

Superior Court of New Jersey
Law Division, Civil Part
Middlesex County

Docket No.: MID-L-7421-13
MID-L-7422-13
MID-L-7423-13

CIVIL ACTION

Order

THIS MATTER having been opened to the Court on March 31 2017, by Motion to Dismiss Without Prejudice, Strike, Reopen/Extend Discovery, Adjourn Trial, Sanctions, and Disqualification having been filed by Defendants, Barbara Friedman, Antonio Pereira, and Krystina Mendez, represented by Mendel White, Esq., and Opposition filed by Brookview Terrace Condominium Association, represented by Marshall, Dennehey, Warner, Coleman & Goggin, and the Court having considered the papers and for good cause shown:

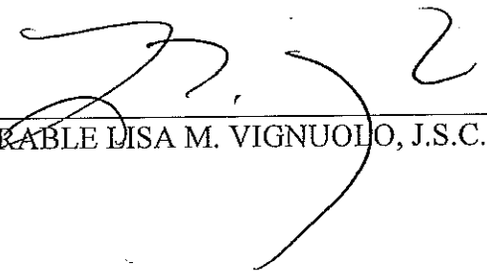
IT IS on this 31st day of March, 2017, ***ORDERED*** as follows:

1. Defendants' Motion to Dismiss Without Prejudice Plaintiff's pleadings pursuant to R. 4:23-5 and 4:14-2 is DENIED;
2. Defendants' Motion to Strike Plaintiff's affirmative defenses to the counterclaims and third-party complaint is DENIED;

Brookview v. Friedman, et al.

Docket No. MID-L-7421-13 MID-L-7422-13 & MID-L-7423-13

3. Defendants' Motion to Disqualify the law firm of Marshall, Dennehey, Warner, Coleman & Goggin from acting as counsel in the instant matter is DENIED;
4. Defendants' Motion to Reopen/Extend Discovery and Adjourn Trial is GRANTED;
5. Discovery is hereby reopened/extended 45 days or until May 15, 2017;
6. Trial is hereby adjourned from April 3, 2107 until June 5, 2017;
7. Depositions of Jeffrey Dyer and Richard DePetro are to be conducted before May 15, 2017;
8. A copy of this Order shall be served upon the parties within seven (7) days of the online posting of this Order.


HONORABLE LISA M. VIGNUOLO, J.S.C.

546
03/17/17

0333868255.1

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

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):
JAYANTHIA VENKATARAMANI and LAXMINARA CHAKRAPANI

JUSTIN T. BROWNSTEIN

Plaintiff

vs.

JAYANTHIA VENKATARAMANI,
LAXMINARA CHAKRAPANI, JOHN
DOE 1-10 (Fictitious names), JOHN
DOE 11-20 (Fictitious names), and
JOHN DOE 21-30 (Fictitious names)

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY

CASE NO. MID-L-1619-16

CIVIL ACTION

**ORDER TO COMPEL PLAINTIFF
TO SUBMIT FOR PHYSICAL
EXAMINATION**

This matter being opened to the Court, on March 17, 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., Law Offices of Pamela D. Hargrove, Attorney for the Defendant(s), JAYANTHIA VENKATARAMANI and LAXMINARA CHAKRAPANI, for an Order to compel Plaintiff to submit for physical examination or to bar Plaintiff(s) medical testimony at the time of trial. preclusion of testimony and there having been no opposition and good cause appearing;

It is on this 31 day of March, 2017 ORDERED that Plaintiff(s), Justin T. Brownstein, submit to a physical examination by Dr. Robert Bercik on May 3, 2017, at 9:00am.

IT IS FURTHER ORDERED that if the Plaintiff(s) fail(s) to comply with this Order, Plaintiff medical testimony will be barred at the time of trial. *Devoid of prep.*

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.

27.56

LISA M. VIGNUOLO, J.S.C.

MOTION WAS:

OPPOSED

NOT OPPOSED

#548
03/31/17

LAURA A. RABB, ESQ., I.D.#:028321997
RABB, HAMILL, P.A.
284 AMBOY AVENUE
WOODBIDGE, NJ 07095
(732) 636-9291
ATTORNEY FOR PLAINTIFF

FILED
MAR 31 2017 MAR 31 2017
Judge Lisa M. Vignuolo Judge Lisa M. Vignuolo

RACHEL CAMBRIDGE, : SUPERIOR COURT OF NEW JERSEY
: :
Plaintiff(s). : :
-vs- : CIVIL ACTION
: :
ROMA HUELGAS, : **ORDER**
: :
Defendant(s). : :

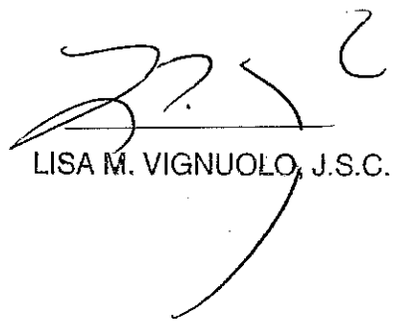
This matter being opened to the Court pursuant to Rule 1:6-2 on Motion of Rabb, Hamill, P.A., attorneys for plaintiff, Rachel Cambridge, and the Court having read and considered the pleadings filed and for good cause being shown;

IT IS on this 31st day of March, 2017;

ORDERED that the plaintiff is hereby granted leave to serve Geico Insurance Company, 9515 Fredericksburg, VA 22403-9515, with the Summons and Complaint in this matter in lieu of serving the defendant, Roma Huelgas; and it is

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

UNOPPOSED


LISA M. VIGNUOLO, J.S.C.

- PAPERS CONSIDERED:**

Notice of Motion

Movant's Affidavits

Movant's Brief

answering Affidavits

Answering Brief

Bross-Motion

Movant's Reply

Other _____

File No.: BM010582
MORGAN, BORNSTEIN & MORGAN
1236 Brace Road - Suite K
Cherry Hill, NJ 08034
(856) 795-2200
Attorney ID 026851989
Attorneys for Plaintiff

FILED
MAR 31 2017

Judge Lisa M. Vignuolo

COUNTRY INNS AND SUITES BY CAR)
)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY

Plaintiff,)
)

CIVIL ACTION

vs.)
)

Docket Number DJ-059516-16

DAXABEN B PATEL and)
BHARATBHAI H PATEL)
)

ORDER
TO TURNOVER FUNDS

Defendant(s))
)

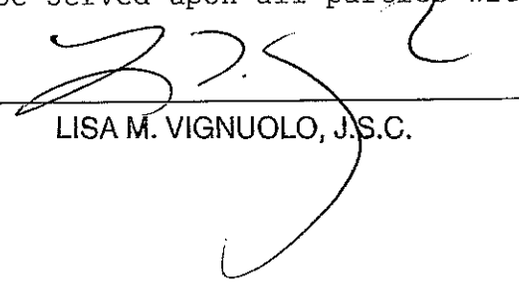
THIS MATTER having been brought before the Court upon a Petition filed by Morgan, Bornstein & Morgan, attorneys for the plaintiff; wherein it appears that judgment was entered in favor of the plaintiff and against the defendant(s) on April 6, 2016, in the amount of \$372,342.01, and;

IT APPEARING that a levy was issued out of this Court, and pursuant thereto was directed to be served by an Officer of MIDDLESEX COUNTY and he/she did levy upon the bank account of the defendant Daxaben B Patel as noted on the return annexed hereto at Wells Fargo Bank, located at 120 Albany St, New Brunswick NJ 08901, in the amount of \$9,770.50; and the amount levied upon being less than or equal to \$373,647.86, which is the actual total balance due and owing from the defendant.

NOW, THEREFORE, upon good cause having been shown;

IT IS on this 31st day of March, 2017, ORDERED that the defendant Daxaben B Patel and Wells Fargo Bank- Levy Dept turn over to the Sheriff's Office that effectuated the levy; the sum of \$9,770.50, less applicable bank charges, toward partial satisfaction of the judgment heretofore entered.

A copy of this Order shall be served upon all parties within seven (7) days from its receipt.


LISA M. VIGNUOLO, J.S.C.

This Order was was not opposed.
TOSC:kc

Thaddeus J. Hubert, IV, Esq. (ID# 20402010)
HOAGLAND, LONGO, MORAN, DUNST & DOUKAS, LLP
40 Paterson Street, PO Box 480
New Brunswick, NJ 08903
(732) 545-4717
Attorneys for Defendant, Aurora R. Pipeling

#1032
3-31-17
FILED

MAR 31 2017

Judge Lisa M. Vignuolo

Plaintiffs,

JAMES F. DAGOSTINO AND PAULETTE
DAGOSTINO

vs.

Defendant,

AURORA R. PIPELING

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

DOCKET NO. MID-L-5817-15

CIVIL ACTION

ORDER

THIS MATTER having been brought before the Court on Motion of Hoagland, Longo, Moran, Dunst & Doukas, LLP, attorneys for Defendant Aurora R. Pipeling, for an Order reconsidering this Court's Order entered March 3, 2017, having been denied by this Court, and the Court having reviewed the moving papers and for good cause shown;

IT IS ON THIS 31st day of March, 2017,

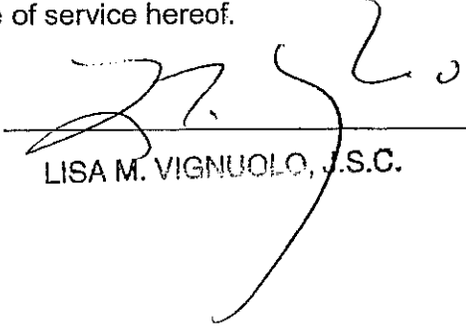
ORDERED that this Court's Order entered March 3, 2017 be and is hereby reconsidered and vacated; and

IT IS FURTHER ORDERED that discovery is extended ninety days to allow the parties to conduct:

1. The parties depositions
2. Obtain plaintiff's medical records
3. Serve expert reports

IT IS FURTHER ORDERED that a copy of the within Order shall be served upon all counsel of record within seven (7) days of the date of service hereof.

ORDERED THAT Trial
SHALL BE SCHEDULED FOR
July 31, 2017


LISA M. VIGNUOLO, J.S.C.

HOAGLAND, LONGO
MORAN, DUNST &
DOUKAS, LLP
ATTORNEYS AT LAW

NORTH JERSEY
40 PATERSON ST
PO BOX 480
NEW BRUNSWICK, NJ

SOUTH JERSEY
701 WILTSEY'S MILL RD
SUITE 202
HAMMONTON, NJ

UNOPPOSED

RONALD HOROWITZ
Attorney At Law
PO Box 353707
Palm Coast, FL 32137
(386)283-4886
Attorney for Plaintiffs
Our File No. 2612

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

DIRECT COAST TO COAST, LLC, and
SELECTIVE TRANSPORTATION CORP.

Plaintiff(s),

vs.

PET-MAL TILE, INC.; PETER M. LEWITIN,
individually and t/a PET-MAL; STEVEN
LEVLIE, individually and t/a PET-MAL;
NATURAL STONE COMPANY INC.;
PEBBLEART INC. and
PEBBLEZART.COM., INC.,

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-713-11

789

Civil Action

ORDER

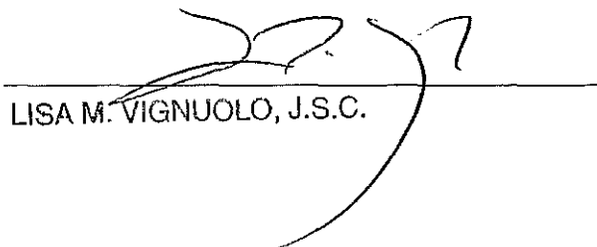
THIS MATTER having been opened to the Court by Ronald Horowitz, Esq., attorney for Plaintiffs/Judgment Creditors, Direct Coast to Coast, LLC and Selective Transportation Corp., upon an application for an Order reopening the case to join as a defendant, Natureallystone.com, Inc., an entity that is the fraudulent transferee, successor and/or alter ego of the corporate judgment debtor, the Court having considered the moving papers and opposition papers, if any, and for other good cause shown;

IT IS ON THIS 31 day of March, 2017:

ORDERED that this case be and hereby is reopened and that Plaintiffs be and hereby are granted leave to file a Third Amended Complaint joining as a party defendant Natureallystone.com, Inc.;

AND IT IS FURTHER ORDERED that a copy of this Order be served upon the judgment debtors within seven (7) days of the date hereof.

UNOPPOSED



LISA M. VIGNUOLO, J.S.C.

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

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

DENISE EMERSON, an individual

Plaintiff

vs.

HARRY PITTER, as Executor of the
Estate of DOROTHY PITTER, an
individual JOHN DOES (1-10)
Fictitiously named individuals; ABC
COMPANY (1-10), Fictitiously named
company

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY

DOCKET NO. MID-L-1713-15

CIVIL ACTION

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

This matter being opened to the Court, on March 31, 2017, pursuant to Rule 1:6-2 and Rule 1:6-3, and having been submitted for ruling on the papers by Arthur Arnold, Esq., of the Law Offices of Pamela D. Hargrove attorney for the Defendant(s), THE ESTATE OF DOROTHY PITTER, for an Order TO DISMISS PLAINTIFF'S COMPLAINT FOR FAILURE TO COMPLY WITH A COURT ORDER FOR FAILURE TO COMPLY WITH A COURT ORDER OR IN THE ALTERNATIVE EXTEND THE DISCOVERY END DATE and there having been no opposition and good cause appearing;

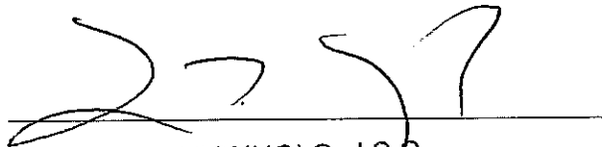
It is on this 31st day of March, 2017, ORDERED that the Plaintiff(s), DENISE EMERSON, ~~complaint~~ Denise be and hereby is dismissed for failure to comply with a Court Order.

OR IN THE ALTERNATIVE

IT IS FURTHERED ORDERED that the discovery time be and hereby is extended to May 19, 2017 to allow time for the following:

1. Plaintiff to provide any and all outstanding discovery including a copy of the Declaration Page and any and all MRI films on or before April 14, 2017.
2. Receipt of records and diagnostic films from plaintiff's medical facilities and service of same upon defendant's medical experts on or before May 1, 2017.
3. Review of films and records and the preparation of medical reports by defendant's medical experts to be completed on or before May 1, 2017.
4. Receipt of medical reports by defendant and the service of same upon all counsel on or before May 19, 2017.
5. Any further discovery that may become necessary as a result of the foregoing, to be obtained and completed on or before May 19, 2017; and

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.



LISA M. VIGNUOLO, J.S.C.

MOTION WAS:

 OPPOSED

 X NOT OPPOSED

#563
03/31/17

David H. Kaplan, Esq., NJ Attorney ID Number 006191985
LAW OFFICE OF DAVID H. KAPLAN, LLC
20 Continental Drive
Building One
Stanhope, NJ 07874
(973) 426-0021
Attorney for Plaintiff

FILED
MAR 31 2017
Judge Lisa M. Vignuolo

ESTATE OF MARINO ANTONIO	:	SUPERIOR COURT OF NEW JERSEY
ROSARIO BATISTA by LUCIA	:	LAW DIVISION: MIDDLESEX COUNTY
HERNANDEZ, ADMINISTRATOR:	:	
AD PROSEQUENDUM,	:	
	:	
Plaintiff,	:	
v.	:	DOCKET NO. MID-L-7220-13
	:	
S&K TRUCKING, SUKHWINDER:	:	
SINGH, and JOHN DOES 1-10,	:	
said names being fictitious,	:	ORDER
	:	
Defendants.	:	

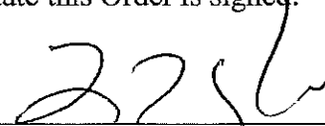
THIS MATTER having been brought before the Court on application of David H. Kaplan, Esq., attorney for plaintiff, and the Court having considered the moving papers submitted in support thereof and good cause having been shown;

IT IS on this 31st day of March, 2017;

ORDERED that the plaintiff's motion is granted; and it is

FUTHER ORDERED that default judgment be and is hereby entered against defendants S & K Trucking and Sukwinder Singh; it is *Denied Pla fails to establish amount of the judgment*

FURTHER ORDERED that a copy of this Order shall be served upon all counsel of record within 7 days from the date this Order is signed.


LISA M. VIGNUOLO, J.S.C.

Opposed
 Unopposed

GILL & CHAMAS, LLC
By: Max J. Stagliano, Esq. (#019112000)
655 Florida Grove Road
P.O. Box 760
Woodbridge, New Jersey 07095
Telephone: (732) 324-7600
Attorneys for Plaintiff

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

PETER FARLEY,

Plaintiff,

vs.

CSC HOLDING, LLC, D/B/A OPTIMUM
CABLE SYSTEM CORP.; VERIZON
COMMUNICATIONS, INC.; JERSEY
CENTRAL POWER & LIGHT CO.; 354 MAIN
STREET, LLC; JOHN DOES 1-25 (said names
fictitious, real names unknown); and ABC
CORPS 1-25 (said names fictitious, real names
unknown),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-4422-16

Civil Action # 826

ORDER

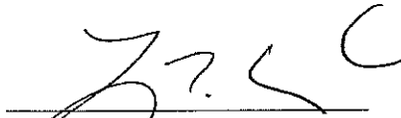
THIS MATTER having been brought before the Court by the firm of GILL & CHAMAS attorneys for plaintiff, Peter Farley, and the Court having considered the matter and with good cause appearing;

IT IS on this 31st day of March, 2017;

ORDERED:

1. That the plaintiff shall be allowed to file a Second Amended Complaint naming Travelers Insurance Company and Osmose Utilities Service, Inc. as defendants;
2. That the plaintiff shall serve the existing defendants with the Second Amended Complaint, on their counsel of record, via regular mail, pursuant to Gowran v. Wawa, 397 N.J. Super. 451 (App. Div. 2008) and R.1:5-2, and it is,

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



LISA M. VIGNUOLO, J.S.C.

OPPOSED

UNOPPOSED

It is ORDERED that movant shall serve, or make available, to any new party, a copy of all discovery materials within 20 days after the service of the new party's initial pleading.

It is ORDERED that all discovery in this case shall end on 7/9 20 17 unless further extended by court order.

File No.: 1236823N
MORGAN, BORNSTEIN & MORGAN
1236 Brace Road - Suite K
Cherry Hill, NJ 08034
(856) 795-2200
Attorney ID 037461991
Attorneys for Plaintiff

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

FORD MOTOR CREDIT COMPANY LLC)
dba LINCOLN AUTOMOTIVE)
FINANCIAL SERVICES)
Plaintiff,)
vs.)
CRAIG ROGERS)
Defendant(s))

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY

CIVIL ACTION

Docket Number DJ-179222-13
DC-018417-12

ORDER
TO TURNOVER FUNDS

A good

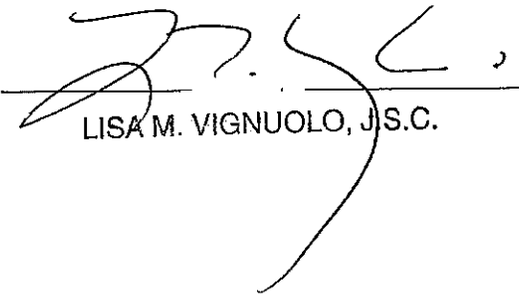
THIS MATTER having been brought before the Court upon a Petition filed by Morgan, Bornstein & Morgan, attorneys for the plaintiff; wherein it appears that judgment was entered in favor of the plaintiff and against the defendant(s) on September 5, 2013, in the amount of \$1,578.06, and;

IT APPEARING that a levy was issued out of this Court, and pursuant thereto was directed to be served by an Officer of MIDDLESEX COUNTY and he/she did levy upon the bank account of the defendant(s) as noted on the return annexed hereto at Wells Fargo Bank, located at 120 Albany Street, New Brunswick, NJ 08901, in the amount of \$1,647.75; and the amount levied upon being less than or equal to \$1,647.75, which is the actual total balance due and owing from the defendant.

NOW, THEREFORE, upon good cause having been shown;

IT IS on this 31st day of March, 2017, ORDERED that the defendant(s) and Wells Fargo Bank turn over to the Sheriff's Office that effectuated the levy; the sum of \$1,647.75, less applicable bank charges, toward partial or full satisfaction of the judgment heretofore entered.

A copy of this Order shall be served upon all parties within seven (7) days from its receipt.


LISA M. VIGNUOLO, J.S.C.

This Order was was not opposed.
TOSC:nik

Kathryn F. Suchman, Esq. (ID# 50112013)
HOAGLAND, LONGO, MORAN, DUNST & DOUKAS, LLP
40 Paterson Street, PO Box 480
New Brunswick, NJ 08903
(732) 545-4717
Attorneys for Defendant, William O'Byrne

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

Plaintiff,

MAGDY GARAS-GHALY

vs.

Defendant,

WILLIAM O'BYRNE

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

DOCKET NO. MID-L-3916-15

CIVIL ACTION

ORDER

THIS MATTER having been brought before the Court on Motion of Hoagland, Longo, Moran, Dunst & Doukas, LLP, attorneys for Defendant William O'Byrne, and the Court having reviewed the moving papers and for good cause shown;

IT IS ON THIS 31 day of March, 2017,

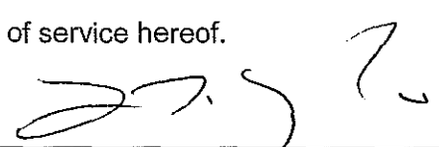
ORDERED that the discovery end date shall be extended until May 30, 2017, to allow the following discovery to be completed:

- Defendant to obtain Plaintiff's outstanding records and serve supplemental medical expert reports by May 31, 2017;
- Deposition of fact witness to be conducted on March 20, 2017, or within 30 days;

IT IS FURTHER ORDERED that the arbitration date of May 17, 2017 be adjourned to _____; and

IT IS FURTHER ORDERED that a copy of the within Order shall be served upon all counsel of record within seven (7) days of the date of service hereof.

UNOPPOSED


LISA M. VIGNUOLO, J.S.C.

Def. has not shown exceptional circumstances warranting extension of discovery. Discovery extended (4) four previous times and Arb. date previously adjourned.

HOAGLAND, LONGO
MORAN, DUNST &
DOUKAS, LLP
ATTORNEYS AT LAW

NORTH JERSEY
40 PATERSON ST
PO BOX 480
NEW BRUNSWICK, NJ

SOUTH JERSEY
701 WILTSEY'S MILL RD
SUITE 202
HAMMONTON, NJ

#1026
3-31-17

Robert S. Helwig, Esq. (ID# 19311985)
HOAGLAND, LONGO, MORAN, DUNST & DOUKAS, LLP
40 Paterson Street, PO Box 480
New Brunswick, NJ 08903
(732) 545-4717
Attorneys for Defendant, New Jersey Manufacturers Insurance Company

Plaintiff,

SAVA GITELMAN, an individual

vs.

Defendants,

CHAD T. MERRING, an individual; JOHN
DOE 1-5, fictitiously named individuals; ABC
COS. 1-5, fictitiously named business entities;
and NEW JERSEY MANUFACTURERS
INSURANCE COMPANY, a business entity

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY-LAW DIVISION
DOCKET NO. MID-L-11114-14

CIVIL ACTION

ORDER

THIS MATTER having been brought before the Court on Motion of Hoagland, Longo, Moran, Dunst & Doukas, LLP, attorneys for Defendant New Jersey Manufacturers Insurance Company, for an Order Extending Discovery, and the Court having reviewed the moving papers and for good cause shown;

IT IS ON THIS 31 day of March, 2017,

ORDERED that the discovery end date shall be extended until August 4, 2017, to allow the following discovery to be completed:

1. Plaintiff shall provide Court Order responses to all Notices to Produce by the date provided in the Order of March 17, 2017;
2. Plaintiff shall provide all executed HIPAA authorizations by April 7, 2017;
3. Defendant shall serve expert reports by July 24, 2017;
4. Exchange of all written discovery by August 4, 2017; and it is

FURTHER ORDERED that the arbitration date of May 25, 2017 be adjourned to

August 22, 2017; and it is

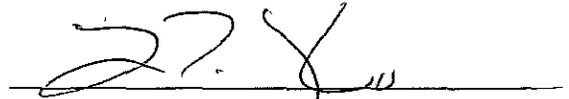
HOAGLAND, LONGO
MORAN, DUNST &
DOUKAS, LLP
ATTORNEYS AT LAW

NORTH JERSEY
40 PATERSON ST
PO BOX 480
NEW BRUNSWICK, NJ

SOUTH JERSEY
701 WILTSEY'S MILL RD
SUITE 202
HAMMONTON, NJ

FURTHER ORDERED that the trial date of June 20, 2017 be adjourned to October 16, 2017, and it is

FURTHER ORDERED that a copy of the within Order shall be served upon all counsel of record within seven (7) days of the date of service hereof.


LISA M. VIGNUOLO, J.S.C.

Papers filed with the Court:

- Answering Papers
- Reply Papers

The within Notice of Motion was:

- Opposed
- Unopposed

HOAGLAND, LONGO
MORAN, DUNST &
DOUKAS, LLP
ATTORNEYS AT LAW

NORTH JERSEY
40 PATERSON ST
PO BOX 480
NEW BRUNSWICK, NJ

SOUTH JERSEY
701 WILTSEY'S MILL RD
SUITE 202
HAMMONTON, NJ

985

03/31/17

Richard S. Ranieri, Esq. - Attorney I.D. No. 025721985
WEBER GALLAGHER SIMPSON
STAPLETON FIRES & NEWBY LLP
20 Independence Boulevard, Suite 201
Warren, New Jersey 07059
(973) 242-1364
Attorneys for Defendant, Wawa, Inc.

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

<p>CAMILLE GRIMALDI, Plaintiff(s)</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO. MID-L-3712-16</p>
<p>v.</p>	<p>ORDER</p>
<p>WAWA, INC., XYZ COMPANIES (fictitious companies whose true identities are presently unknown), and JOHN DOES fictitious persons whose true identities are presently unknown, Defendant(s)</p>	

THIS MATTER being brought before the Court by application of Weber, Gallagher, Simpson, Stapleton, Fires & Newby, LLP attorneys for Defendant, Wawa, Inc., for an Order granting leave to file a Third Party Complaint pursuant to R. 4:8-1; and the Court having considered the matter and good cause appearing;

IT IS on this 31st day of March, 2017;

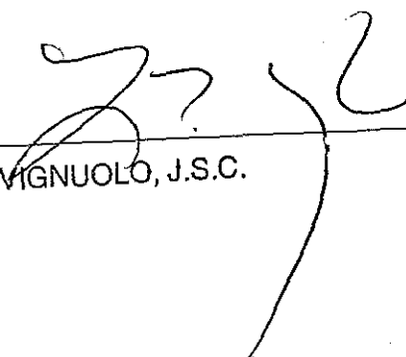
ORDERED that Defendant Wawa, Inc.'s motion is hereby granted; and it is further

ORDERED, that Wawa, Inc. is granted leave to file and serve its proposed Third Party Complaint; and it is further

ORDERED, that Wawa, Inc., shall file the Third Party Complaint by 4/10/17, and shall serve said Third Party Complaint upon Third Party Defendant The Nexxus Group within 30 days thereafter.

ORDERED, that a copy of the executed Order be forwarded to all Counsel of Record

within seven (7) days of receipt of the Order.



LISA M. VIGNUOLO, J.S.C.

Opposed
 Unopposed

It is ORDERED that movant shall serve, or make available, to any new party, a copy of all discovery materials within 20 days after the service of the new party's initial pleading.

It is ORDERED that all discovery in this case shall end on 8/9 20 17 unless further extended by court order.

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

Thomas A. Zammatore, Esq., AIN 001201983
CASCIIO & CAPOTORTO, ESQS.
Morris Corporate Center I, Atrium B-C
300 Interpace Parkway
Parsippany, New Jersey 07054
Phone: 973-541-6300
File No.: 433746
Attorneys for Defendant/Third Party Plaintiff, CBRE, Inc.

TINA HILAIRE

Plaintiff(s),

vs.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION – MIDDLESEX COUNTY
DOCKET NO: MID-L-3918-16

CIVIL ACTION

NJIND TALMADGE RD LLC, CBRE, JOHN
DOES 1-10 (fictitiously named) and ABC
CORPORATIONS 1-10 (fictitiously named)

ORDER

Defendant(s)

and

CBRE, INC.,

Third Party Plaintiff,

vs.

PLESCIA ROOFING, INC. AND SERVPRO
HOBOKEN,

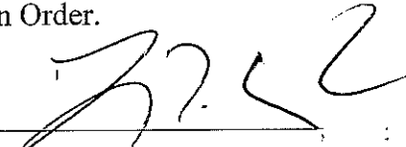
Third Party Defendants.

This matter having been brought before the Court on Motion of Cascio & Capotorto, Esqs., attorneys for defendant, Defendant/Third Party Plaintiff, CBRE, Inc., by Thomas A. Zammatore, Esq., for an Order to dismiss the plaintiff's Complaint for failure to make discovery pursuant to R. 4:23-5(a)(1), and the Court having considered the matter and good cause appearing,

It is on this 31st day of March, 2017;

ORDERED, that the plaintiff's Complaint is dismissed for failure to make discovery pursuant to R.4:23-5(a)(1); and it is further

ORDERED, that a copy of the within Order shall be served upon all parties within 7 days of the date of execution of the within Order.



LISA M. VIGNUOLO, J.S.C.

Opposed
 Unopposed

#389
3-31-17

Michael J. Lauricella, Esq. (ID No. 015402009)
Reference No. INT136.00806/Account No. 2400
ARCHER & GREINER, P.C.
21 Main Street - Suite 353
Court Plaza South, West Wing
Hackensack, New Jersey 07601-7095
(201) 342-6000
Attorneys for Plaintiff

FILED
MAR 31 2017
Judge Lisa M. Vignuolo

INTERNATIONAL SYSTEMS
TECHNOLOGIES, INC.,

Plaintiff,

v.

ECPI GROUP, INC.,

Defendant.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-6319-16

CIVIL ACTION

**ORDER SUPPRESSING DEFENDANT'S
ANSWER**

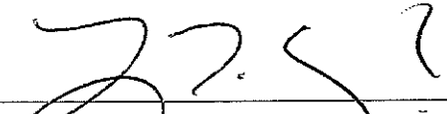
THIS MATTER having been opened to the Court by Plaintiff, International Systems Technologies, Inc. ("Plaintiff"), through counsel, Archer & Greiner, P.C., and on notice to Defendant, ECPI Group, Inc. ("Defendant"), through its attorney, Mark H. Jaffe, Esquire, for an Order Suppressing Defendant's Answer, and the Court having considered the submissions of the parties and good cause having been shown:

IT IS on this 31st day of March, 2017;

ORDERED that Plaintiff's Notice of Motion to Suppress the Answer of Defendant be and hereby is granted; it is further

ORDERED that Defendant's Answer be and hereby is suppressed without prejudice pursuant to R. 4:23-5(a)(1); and it is further

ORDERED that a copy of this Order shall be served upon counsel for Defendant within seven (7) days of the date hereof.



LISA M. VIGNUOLO, J.S.C.

Opposed
 Unopposed

#594
03/31/17

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

BRETT R. GREINER, ESQ. 021721994
LEVINSON AXELROD, P.A.
Levinson Plaza
2 Lincoln Highway
P.O. Box 2905
Edison, New Jersey 08818-2905
(732) 494-2727

Attorneys for Plaintiff(s)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION:MIDDLESEX COUNTY
DOCKET NO. L-3213-16

MARIE JENSEN and RAYMOND JENSEN, her)
husband,)

Plaintiffs,)

CIVIL ACTION

vs.)

ORDER

COSTCO WHOLESALE; COSTCO WHOLESALE)
CORPORATION; GREG GROVER, et al.,)

Defendants.)

This matter having been brought before the Court on Motion of Levinson Axelrod, P.A., attorneys for plaintiffs for an Order compelling the defendants to respond to item #1 of plaintiff's Notice to Produce dated December 2, 2016; and the Court having considered the matter and good cause appearing,

It is on this 31 day of MARCH 2017 ORDERED that the defendants respond to item #1 of plaintiff's Notice to Produce dated December 2, 2016 defendants within _____ days of the date of this Order. If not supplied within that time, defendant's answer may be stricken upon filing of an Ex-Parte Order and Affidavit; *Devoid for failure to comply w/ R. 1:6-2(c).*

It is further ORDERED that a copy of this Order be served upon the

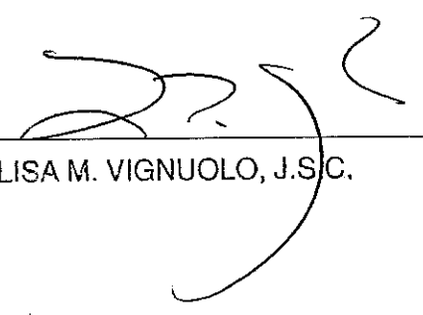
attorneys for the defendant within 7 days of the date set forth above.

Papers filed with the Court:

* () Answering papers

() Reply papers

*List parties if necessary.



LISA M. VIGNUOLO, J.S.C.

OPPOSED

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

HAROLD J. GERR, ESQ.

NJ Attorney I.D. No.: 020491975

47 RARITAN AVENUE, 2ND FLOOR

HIGHLAND PARK, NEW JERSEY 08904

(732) 249-4600

Attorney for Plaintiff(s): *Jessie Jian*

JESSIE JIAN

Plaintiff(s),

v.

JUSTIN BAKLEY, JESSICA WERNER,
SAKER SHOPRITE, INC,
JOHN DOE 1-5, (fictitious names), and
ABC CORP 1-5 (fictitious names)

Defendant(s).

PUBLIC SERVICE ELECTRIC AND GAS,
INC.

Plaintiff(s),

JUSTIN BAKLEY, JESSICA WERNER,
SAKER SHOPRITE, INC,

Defendant(s).

EARL GALLIMORE

Plaintiff(s),

JUSTIN BAKLEY, JESSICA WERNER,
SAKER SHOPRITE, INC, d/b/a SHOP RITE,
JESSIE L. JIAN, TRAVELERS
CASUALTY COMPANY OF CONNECTICUT,
PROGRESSIVE INSURANCE COMPANY

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY-LAW DIVISION

CIVIL ACTION

Docket No.: MID-L-2019-15

ORDER EXTENDING DISCOVERY

Defendant(s).

This matter having been brought before the Court by the Law Offices of HAROLD J. GERR, attorney for plaintiffs, Jessie Jian and good cause appearing;

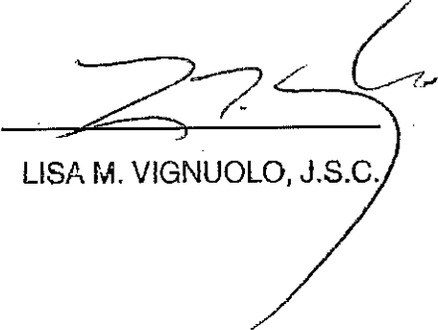
IT IS on this 31st day of March 2017;

ORDERED, that discovery in the above referenced matter be extended for an additional ninety (90) days; or until July 11, 2017, during which time the following discovery shall take place:

1. Plaintiff shall serve medical reports by, April 28, 2017.
2. Defendant shall serve medical reports by, May 10, 2017,
3. Plaintiff shall serve liability expert reports by, June 10, 2017,
4. Defendant shall serve liability expert reports by, June 15, 2017,
5. Expert depositions must take place by July 4, 2017

ORDERED THAT ARBITRATION
SHALL BE SCHEDULED FOR
August 16, 2017

IT IS FURTHER ORDERED that a copy of this Order shall be served upon all counsel with seven (7) days of the date hereof.


LISA M. VIGNUOLO, J.S.C.

OPPOSED

UNOPPOSED

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

FLOYD C. GOLDSMAN, ESQUIRE
60 EVERGREEN PLACE, SUITE 312
EAST ORANGE, NEW JERSEY 07018
(973) 676-1555

ATTORNEY FOR PLAINTIFF(S)

Attorney ID No.: 007131977

KAREN KATZ

Plaintiff(s),

v.

CLEARBROOK ACTIVE ADULT
COMMUNITY; CLEAR BROOK
CONDOMINIUM ASSOCIATION NO. 1;
LANDSCAPE MAINTENANCE SERVICE,
INC.; JOHN DOE (Fictitious person),
RICHARD ROE (Fictitious person), ABC
CORP, INC. (Fictitious entity),
DEF CORP (Fictitious entity), GHI
MAINTENANCE CO., (unknown
entity); and/or JKL SNOW REMOVAL
COMPANY (fictitious entity),

Defendant(s)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-716-16

Civil Action

**ORDER TO COMPEL THE DEFENDANT,
CLEARBROOK CONDOMINIUM
ASSOCIATION, TO RESPOND TO THE
JANUARY 23, 2017 SUPPLEMENTAL
INTERROGATORIES; AND TO EXTEND
DISCOVERY FOR AN ADDITIONAL ONE
HUNDRED TWENTY (120) DAYS,
PURSUANT TO R.4:24-1(C)**

This matter having come on before the Court on the Application of FLOYD C. GOLDSMAN, ESQ. on behalf of the plaintiff for an Order to compel the defendant, Clearbrook Condominium Association to respond to the Second Supplemental Interrogatories dated January 23, 2017; and for an additional one hundred twenty (120) day to extend discovery, pursuant to R.4:24-1(c); and the Court having considered the moving papers and good cause having been shown;

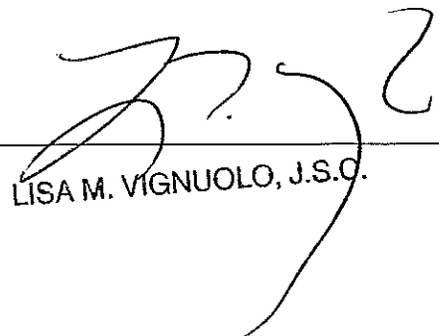
It is on this 31st day of march, 2017

ORDERED that:

- (a) Defendant, Clearbrook Condominium Association shall respond to plaintiff's Second Supplemental Interrogatories, dated January 23, 2017, by April 10, 2017;
- (b) Depositions of all parties shall be conducted no later than May 15, 2017;
- (c) All expert reports of the plaintiff to be served by July 1, 2017
- (d) All expert reports from the defendant to be served by July 20, 2017;
- (e) The new discovery end date is August 21, 2017, and;

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

Motion Opposed
 Motion Unopposed



LISA M. VIGNUOLO, J.S.C.

**ORDERED THAT ARBITRATION
SHALL BE SCHEDULED FOR**
10/3/17

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

LEVINSON AXELROD, P.A.
Mark V. Kuminski - 027321990
2 Lincoln Highway
P.O. Box 2905
Edison, New Jersey 08818-2905
(732) 494-2727
Attorneys for Plaintiffs

ALEXA LUBONSKI, an infant by : SUPERIOR COURT OF NEW JERSEY
her Guardian ad Litem, MARK : LAW DIVISION - MIDDLESEX COUNTY
LUBONSKI and MARK LUBONSKI, :
individually, : DOCKET NO. MID-L-2716-14
:
Plaintiffs, : Civil Action *APJ*

vs. :
:
GEORGE DAPPER, INC.; et al. : ORDER
:
Defendants; :
:

The above-entitled matter having been opened to the Court by Levinson Axelrod, P.A. attorneys for the plaintiff for an Order ruling that the plaintiff's claims are not subject to the N.J.S.A. 39:6A-8 limitation on lawsuit threshold as a matter of law and the Court having considered all arguments with respect thereto, and for good cause having been shown;

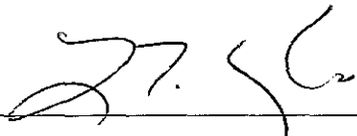
It is, on this 31 day of March, 2017,

ORDERED that plaintiff's bodily injury claim against George Dapper, Inc. and James Torsiello and claim for uninsured motorist benefits are not subject to the N.J.S.A. 39:6A-8 limitation on lawsuit threshold; and it is further

ORDERED that the defendants' affirmative defenses based upon the N.J.S.A. 39:6A-8 limitation on lawsuit threshold are stricken as a matter of law; and it is further

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

FOR THE REASONS SET FORTH
ON THE RECORD ON 3/31/2017



LISA M. VIGNUOLO, J.S.C.

Opposed

Unopposed

Honorable Lisa M. Vignuolo, J.S.C.
Superior Court of New Jersey
Law Division, Civil Part
Middlesex County Courthouse
56 Patterson Street
New Brunswick, NJ 08903
(732) 519-3602

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

JEAN MARIANI, ET AL.

Plaintiff,

v.

PIOTR SZPAKOWSKI, ET AL.

Defendant.

Superior Court of New Jersey
Law Division, Civil Part
Middlesex County

Docket No.: MID-L-2721-16

CIVIL ACTION

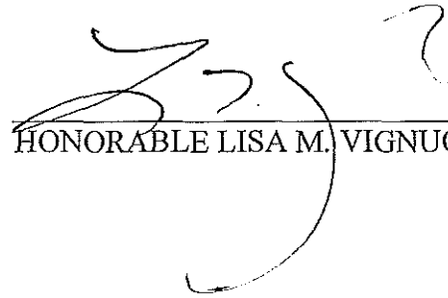
ORDER

THIS MATTER having been opened to the Court on March 31, 2017, by Motion to Strike filed by Defendants', Piotr Szpakowski and Fleet Car Lease, represented by Malapero, Prisco, Klauber & Licata, LLP, and Opposition filed by Co-Defendants, Honda of Freehold and Conner West, represented by Marshall, Dennehey, Warner, Coleman & Groggin, and the Court having considered the papers and for good cause shown:

IT IS on this 31st day of March, 2017, ***ORDERED*** as follows:

1. Defendants' Motion is DENIED WITHOUT PREJUDICE;
2. The entire matter of Mariani v. Honda of Freehold, et al. is STAYED for thirty (30) days pursuant to N.J.S.A. 38:23C-8 as to Defendant Conner West who is presently deployed in South Korea. Defendant Conner West is to provide proof to the Court within thirty (30) days of his active military service. In the event that such proof is not received by the Court within thirty (30) days, the matter will return to active status; and

3. A copy of this Order shall be served upon the parties within seven (7) days of the online posting of this Order.



HONORABLE LISA M. VIGNUOLO, J.S.C.

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

**LEVINSON AXELROD
ATTORNEYS AT LAW
220 Forsgate Drive
Jamesburg, NJ 08831
Mark V. Kuminski, Esq. – 027321990
Attorneys for Plaintiff.
(732) 656-3650**

<p>MARY KATE MCDONALD, Plaintiffs,</p> <p>Vs.</p> <p>TD BANK N.A.; BRUNSWICK SQUARE; DEBARTOLO CAPITAL PARTNERSHIP; WP GILMCHER; and/or JOHN DOES 1-20 (REPRESENTING PRESENTLY UNIDENTIFIED INDIVIDUALS, BUSINESSES AND/OR CORPORATIONS WHO OWNED, OPERATED, MAINTAINED, SUPERVISED, DESIGNED, CONSTRUCTED, REPAIRED, INSPECTED AND/OR CONTROLLED THE PREMISES IN QUESTION OR WERE OTHERWISE RESPONSIBLE FOR THE HAPPENING OF THE PLAINTIFF'S ACCIDENT), Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO.: MID-L-2020-16</p> <p>Civil Action</p> <p>ORDER</p>
---	--

This matter having been brought before the Court on Motion of Levinson Axelrod, attorneys for the plaintiff in the above listed matter, for an Order extending discovery in this matter, as well as correct a clerical error in the complaint, as more particularly described in the motion papers filed herein; and the Court having considered the matter and for good cause shown;

IT IS on this 31st day of March, 2017;

ORDERED that the plaintiff's motion to for leave to file an amended complaint correcting the name of defendant, Brunswick Square, to Brunswick Square Mall is hereby granted; and it is further

ORDERED that the plaintiff's motion extending the Discovery End Date from May 13, 2017 to October 31, 2017 is hereby granted in order to permit the parties to complete the following discovery:

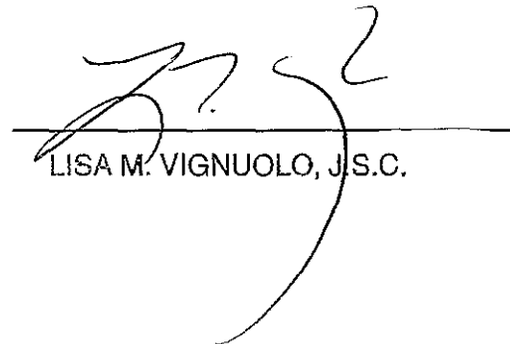
- a) Defendants shall serve third party defendants with the third party complaint within 20 days of the date of the within Order, and their answers to the third party complaint shall be filed by April 30, 2017;
- b) Defendants to provide more specific responses to plaintiff's Supplemental Interrogatory numbers 5, 7 and 9, as well as plaintiff's Notice to Produce requests 2, 3, 5, 6 and 7, by April 30, 2017;
- c) Defendants to make the premises available for inspection by April 30, 2017;
- d) Third party defendants shall provide answers to Interrogatories and Notices to Produce by June 30, 2017;
- e) Depositions of all parties to be completed by July 31, 2017;
- f) The plaintiff to provide medical and liability expert's reports by August 31, 2017;
- g) The plaintiff to provide employability and economists expert reports by September 30, 2017;
- h) Defendants to provide experts reports by October 31, 2017; and it is further.

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

UNOPPOSED

Papers Considered:

- Certification of Counsel
- Opposition
- Reply to Opposition



LISA M. VIGNUOLO, J.S.C.

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, Agnieszka Sulewski
Our File: 1C.7438J

FILED
MAR 31 2017
Judge Lisa M. Vignuolo
MAR 31 2017
Judge Lisa M. Vignuolo

WARREN C. MCNEIL and WANDA MCNEILL,

Plaintiff(s),

v.

AGNIESZKA SULEWSKI, KEVEN CARTY,
SANDRA WYNNS, ERIE INSURANCE
COMPANY, ERIE INSURANCE EXCHANGE, and
JOHN DOES 1-10 (fictitious names),

Defendant(s),

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No: MID-L-1313-16

Civil Action

ORDER EXTENDING DISCOVERY
AND COMPELLING DISCOVERY

This matter having been opened to the Court by counsel for defendant, Agnieszka Sulewski, prior to proceeding to arbitration for an extension of the discovery period and good cause having been found,

It is on this 31st day of march, 2017, ORDERED as follows:

1. The time for completion of discovery be and is hereby extended to July 31, 2017.
2. Parties are to complete the following discovery matters within the following time periods:

Item	Completion Date
A. <u>Plaintiff to provide the full amount of plaintiff's net and gross lost wage claim by</u>	<u>April 13, 2017</u>
B. <u>Plaintiff to provide a copy of the operative report from plaintiff's left shoulder surgery by</u>	<u>April 13, 2017</u>

C. Plaintiff to provide the complete name and

address of all providers that treated plaintiff in regards to his August 2013 motor vehicle accident by

April 13, 2017

D. Plaintiff to provide the signed authorizations Dr. Michael Stierstorfer, Dr. Irwin Goldstein, Dr. Mark Schutta, Dr. Charles Murphy, Dr. Diana Scanlan, Dr. Mehdi Nikparvarfard, Dr. Todd Ruth, Dr. Elsie Alterna, Dr. Michael Rothkopf, Dr. David Rogers, Dr. Mary McGinley, Dr. Jennifer Goldberg, Dr. David Chinn, Dr. Traci Anselmo, Dr. Vladimir Proudman, Dr. Steven Spencer, Dr. Todd Braun, Dr. Bryan O'Connell and Dr. Monica Harduby by

April 13, 2017

E. Plaintiff Warren McNeill to appear for his neurological exemption with Dr. Eric Fremed at 11:00 A.M. on

April 5, 2017

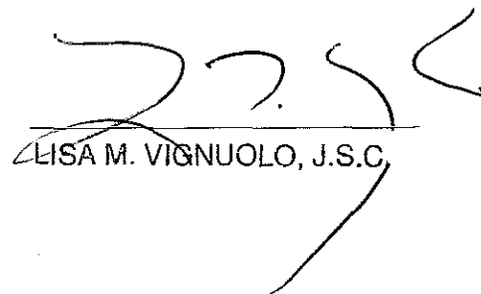
F. Plaintiff Warren McNeill to appear for his orthopaedic exemption with Dr. Wendell Scott at 10:30 A.M. on

June 7, 2017

G. All expert reports to be provided by

June 30, 2017

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.


LISA M. VIGNUOLO, J.S.C.

OPPOSED
 UNOPPOSED

#497
3-31-17

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

JOHN VR. STRONG, JR.
303 George Street, P.O. Box 78
New Brunswick, NJ 08903
(732) 249-0550
Attorney for Plaintiffs
Attorney ID # 000651977

**CARLA MEJIA, an infant by her
Guardian Ad Litem, CANDELARIA
HERNANDEZ, and CANDELARIA,
HERNANDEZ, Individually,**

Plaintiffs,

vs.

**MIDDLESEX COUNTY BOARD OF SOCIAL
SERVICES, CLARYMAR CABEZUDO, and
NEW BRUNSWICK BOARD OF EDUCATION,**

Defendants.

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

: Docket No. MID-L-3516-15

: CIVIL ACTION

: ORDER

Application having been made before me on Friday, March 31, 2017, by John VR. Strong, Jr., Esq., attorney for plaintiffs, and having read the moving papers, and the papers filed in opposition thereto, and having heard the argument of counsel, and for other good cause shown;

IT IS ON THIS 31 DAY OF MARCH, 2017 ORDERED that the Court's previous order of February 17, 2017, denying plaintiff's motion, is hereby amended so that

plaintiffs may file a Second Amended Complaint naming Shiphrah Guardado as a defendant in the manner and form attached to plaintiffs' moving papers;

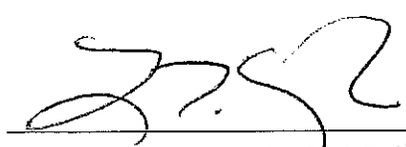
IT IS FURTHER ORDERED THAT discovery shall be extended for a period of one hundred (120) days from February 28, 2017 to June 28, 2017 and that the following discovery shall take place within that time period:

- a. Defendant shall supply plaintiffs with the superintendent's file concerning the infant plaintiff's accident on or before April 5, 2017;
- b. The deposition of teacher Shiphrah Guardado shall be completed on or before April 15, 2017;
- c. Plaintiff shall supply defendants with their liability expert reports on or before May 15, 2017;
- d. Defendants shall supply plaintiff with their liability expert reports on or before June 15, 2017;
- e. Depositions of all experts shall be completed on or before June 28, 2017;
- f. Discovery end date shall be June 28, 2017;
- g. Arbitration shall be scheduled for July ____, 2017; and
- h. Trial shall be September ____, 2017; and

IT IS FURTHER ORDERED THAT a copy of this Order be served upon the attorneys for the defendants within seven (7) days of online posting of this order.

OPPOSED

FOR THE REASONS SET FORTH
ON THE RECORD ON 3/31/2017


LISA M. VIGNUOLO, J.S.C.

PAPERS CONSIDERED:

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

Robert J. De Groot, Esq.
Attorney I.D. 28235-1972
56 Park Pl.
Newark, N.J. 07102
(973) 643-1930

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

-----x		SUPERIOR COURT OF NEW JERSEY
MICHAEL MITCHELL,	:	LAW DIVISION- MIDDLESEX COUNTY
	:	
Plaintiff.	:	Docket No.: L005421-16
	:	
Vs.	:	ORDER
	:	
AMANDA J. MERREN-MEJIA,	:	
	:	
Defendant.	:	
-----x		

#904

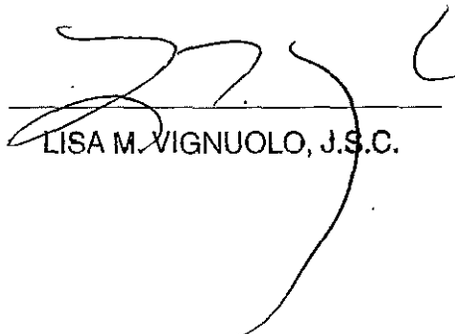
This matter having come before the Court upon application by Robert J. De Groot, Esq., counsel for the Plaintiff Michael Mitchell, and the Court having considered any opposition filed, and for good cause appearing,

IT IS ON THIS 31st DAY OF March, 2017

ORDERED that default be entered in this matter; IT IS FURTHER

ORDERED that a copy of this Order be mailed to the Defendant within 7 days of entry.

UNOPPOSED



LISA M. VIGNUOLO, J.S.C.

#680

03/31/17

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

STARK & STARK, A Professional Corporation
Mailing Address: PO Box 5315, Princeton, NJ 08543
Office Location: 993 Lenox Drive, Lawrenceville, NJ 08648
(609) 896-9060
David M. Schmid, Esq., Attorney ID#: 00600-2008
Attorneys for Plaintiff(s) Christie Monroe

CHRISTIE MONROE and ERIC
MONROE (her husband),

Plaintiffs,

vs.

PREMIUM PROPERTY, LLC,
HOMERICA EAST, VS LANDSCAPING,
ABC CORPORATIONS 1-10 (fictitious
designations), XYZ SNOW REMOVAL
COMPANY (a fictitious designation), and
JOHN DOES 1-10 (fictitious designations),

Defendants.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY LAW DIVISION

Docket No. MID-L-315-15

CIVIL ACTION

ORDER BARRING DEFENDANT'S LATE
INTERROGATORY AMENDMENT OF
SURVEILLANCE FROM 2013

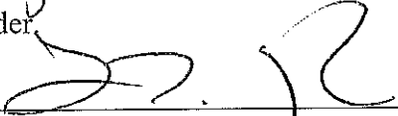
THIS MATTER having been opened before the Court by Stark & Stark, a Professional Corporation, Attorneys for the Plaintiff, Christie Monroe, for an Order to bar defendant's late amendment of surveillance from 2013, and the Court having considered the moving papers, and any opposition thereto, and for good cause shown;

IT IS on this 31 day of March, 2017,

~~ORDERED~~ that defendant's late interrogatory amendment of surveillance from 2013 is hereby barred. *the application is moot as the case was dismissed on 3/10/2017.*

STARK & STARK
ATTORNEYS AT LAW
MAILING ADDRESS
P.O. BOX 5315
PRINCETON, NJ 08543-5315

IT IS FURTHER ORDERED that a true and correct copy of this Order be sent to all counsel within 7 days of ~~receipt~~ ^{the online posting} of this Order.



LISA M. VIGNUOLO, J.S.C.

Opposed

Unopposed

STARK & STARK
ATTORNEYS AT LAW
MAILING ADDRESS
P.O. BOX 5315
PRINCETON, NJ 08543-5315

#171
3-31-17

JANE ANN E. WHITCHURCH, ESQ.
ID# 032401995
FOSTER & MAZZIE, LLC
10 FURLER STREET
TOTOWA, NJ 07512
(973) 785-4000 FAX: (973) 785-9220
Attorney(s) for Defendant, Amina Ahmadi
Our File No.: 13-2141B

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

MARTHA NUNEZ-SURIEL
Plaintiff(s)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No.: MID-L-3127-15

vs.

CIVIL ACTION

AMINA AHMADI, ENTERPRISE RENT
A CAR; JOHN DOE I-X (SAID NAME
BEING FICTITIOUS, TRUE NAMES
PRESENTLY UNKNOWN)

ORDER

Defendant(s)

THIS MATTER having been brought before the Court by the law firm of Foster & Mazzie, attorneys for Defendant Amina Ahmad , on the Motion of Jane Ann E. Whitchurch, Esquire appearing, and for good cause having been shown:

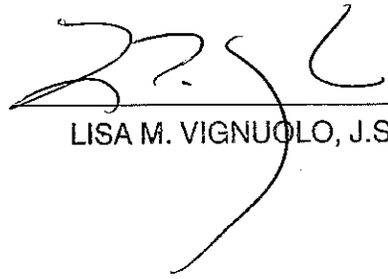
IT IS on this 31 day of March, 2017,

ORDERED, that Plaintiff, Martha Nunez-Suriel's amendment to answers to interrogatories dated February 10, 2017 which includes merely a memo from plaintiff's counsel alleging the plaintiff saw Dr. David Aden in December of 2016 and is scheduled for a follow up appointment in February 2017 be barred, and it is further:

Denied as not timely filed pursuant to

R. 4:17-7

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



LISA M. VIGNUOLO, J.S.C.

() OPPOSED () UNOPPOSED

#197
3-31-17

JANE ANN E. WHITCHURCH, ESQ.
ID# 032401995
FOSTER & MAZZIE, LLC
10 FURLER STREET
TOTOWA, NJ 07512
(973) 785-4000 FAX: (973) 785-9220
Attorney(s) for Defendant, Amina Ahmadi
Our File No.: 13-2141B

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

MARTHA NUNEZ-SURIEL
Plaintiff(s)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No.: MID-L-3127-15

vs.

CIVIL ACTION

AMINA AHMADI, ENTERPRISE RENT
A CAR; JOHN DOE I-X (SAID NAME
BEING FICTITIOUS, TRUE NAMES
PRESENTLY UNKNOWN)

ORDER

Defendant(s)

THIS MATTER having been brought before the Court by the law firm of Foster & Mazzie, attorneys for Defendant Amina Ahmad , on the Motion of Jane Ann E. Whitchurch, Esquire appearing, and for good cause having been shown:

IT IS on this 31 day of March, 2017,

ORDERED, that Plaintiff, Martha Nunez-Suriel's amendment to answers to interrogatories dated January 23, 2017 which includes merely a memo from plaintiff's counsel regarding alleged and unsupported treatment is hereby stricken and any medical records or invoices related to plaintiff's December 21, 2016 treatment at Raritan Bay Medical Center cannot be utilized by plaintiff at the time of trial, and it is further:

*Denied as not timely filed.
pursuant to R. 4:17-7.*

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



LISA M. VIGNUOLO, J.S.C.

() OPPOSED () UNOPPOSED

JANE ANN E. WHITCHURCH, ESQ.
ID# 032401995
FOSTER & MAZZIE, LLC
10 FURLER STREET
TOTOWA, NJ 07512
(973) 785-4000 FAX: (973) 785-9220
Attorney(s) for Defendant, Amina Ahmadi
Our File No.: 13-2141B

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

MARTHA NUNEZ-SURIEL

Plaintiff(s)

vs.

AMINA AHMADI, ENTERPRISE RENT
A CAR; JOHN DOE I-X (SAID NAME
BEING FICTITIOUS, TRUE NAMES
PRESENTLY UNKNOWN)

Defendant(s)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No.: MID-L-3127-15

#854

CIVIL ACTION

ORDER

THIS MATTER having been brought before the Court by the law firm of Foster & Mazzie, attorneys for Defendant Amina Ahmad , on the Motion of Jane Ann E. Whitchurch, Esquire appearing, and for good cause having been shown:

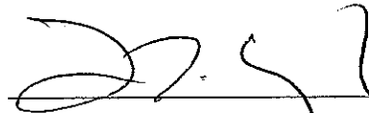
IT IS on this 31 day of March, 2017,

ORDERED, that Plaintiff, Martha Nunez Suriel's amendment to answers to interrogatories dated February 27, 2017 which includes merely a memo from plaintiff's counsel alleging the plaintiff underwent an MRI study of the lumbar spine on January 14, 2017 and saw Dr. David Adin in February 2017 and is scheduled for a follow up appointment in March 2017 be barred when discovery ended on February 2, 2017 , and it is further;

*Denied w/o prej. as Plc. atty. Served
certification of due diligence.*

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

() OPPOSED () UNOPPOSED



LISA M. VIGNUOLO, J.S.C.

WELTMAN WEINBERG & REIS, CO, LPA
A Legal Professional Association formed in the State of Ohio
By: Scott J. Best, Esq.
NJ Identification No. 03509-2004
170 S. Independence Mall W., Suite 874W
Philadelphia, PA 19106-2614
(215) 599-1500
Attorneys for Plaintiff
WWR# 20858835

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

Old Republic Insurance Company

Plaintiff

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX
COUNTY

vs.

NO. MID L-002318-15

#599

Harold D Crudup, Claribel Crudup

Defendants

ORDER ON MOTION FOR
SUBSTITUTED SERVICE PURSUANT
TO R4:4-4(b)(3)

AS TO HAROLD D CRUDUP ONLY

This matter being opened to the Court by Plaintiff by way of a Motion seeking substituted service of the Complaint pursuant to R.4: 4-4(b)(3) upon Defendant(s) , and the Court having considered the Motion, pleadings on file, and/or arguments of the parties, and for good cause appearing,

On this 31 day of March, 2017,

It is ORDERED that Plaintiff's Motion for Sustituted Service is hereby GRANTED, and Plaintiff may serve said Defendant(s) via USPS First Class Mail and USPS Certified Mail at the following address(es):

Denied w/o prej.

HAROLD D CRUDUP
61 FILMORE ST
PHILLIPSBURG, NJ 08865

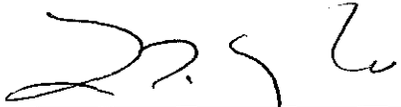
It is FURTHER ORDERED that:

Case is closed and would require reinstatement

It is FURTHER ORDERED that a copy of this Order be served by the moving party upon all other parties or their attorneys, if any, within ten days of receipt.

The Motion was

Opposed Unopposed


LISA M. VIGNUOLO, J.S.C.

LAW OFFICES OF VISCOMI & LYONS
Lynn HersHKovits-Goldberg, Esq.
Attorney ID: 010071992
Mount Kemble Corporate Center
360 Mt. Kemble Ave., Suite B1000
Morristown, NJ 07960
973-538-2930

Attorneys for Defendants, Emily W. Hobaugh and Donlen Trust, Company

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

#807
3-31-17

JOSHUA ORTEGA,
Plaintiff,

vs

EMILY W. HOBAUGH, DONLEN TRUST,
COMPANY, JOHN DOES 1-100, (heretofore
unidentified, names unknown) and ABC
CORPORATION 1-100 (heretofore
unidentified corporations, partnerships and/or
business entities),
Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-7615-15

*

CIVIL ACTION

*

**ORDER TO DISMISS PLAINTIFF'S
COMPLAINT OR IN THE
ALTERNATIVE, EXTEND DISCOVERY**

The above matter having been brought before the Court upon motion by the Law Offices of Viscomi & Lyons, Lynn HersHKovits-Goldberg, Esq., attorney for Defendants, Emily W. Hobaugh and Donlen Trust, Company, for an Order to Dismiss Plaintiff's Complaint or in the Alternative, Extend Discovery by Sixty Days and the court having considered the motion papers filed by the parties, and good cause thus having been shown,

IT IS, on this 31st day of March, 2017;

ORDERED, that Plaintiff's Complaint is hereby dismissed without prejudice for failure to respond to discovery responses, or in the alternative

ORDERED, that discovery be extended sixty (60) days or until June 4, 2017; and

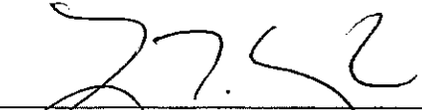
IT IS FURTHER ORDERED that the parties are to complete all discovery listed below:

1. Written discovery to be exchanged between the parties by **April 3, 2017**.
2. Depositions of all parties to be completed by **April 21, 2017**, upon notice.
3. Independent medical examinations to be completed by **May 5, 2017**;

4. Any additional discovery is to be provided by the new discovery end date in this matter;
and it is

IT IS FURTHER ORDERED, that a copy of this Order be served upon all counsel of
record within seven (7) days of receipt.

Opposed _____
Unopposed X



LISA M. VIGNUOLO, J.S.C.

Honorable Lisa M. Vignuolo, J.S.C.
Superior Court of New Jersey
Law Division, Civil Part
Middlesex County Courthouse
56 Patterson Street
New Brunswick, NJ 08903
(732) 519-3602

FILED
MAR 31 2017
Judge Lisa M. Vignuolo

JOSEPH PACIOCCO

Plaintiff,

v.

PHILY DINER, ET AL.

Defendant.

Superior Court of New Jersey
Law Division, Civil Part
Middlesex County

Docket No.: MID-L-00018-16

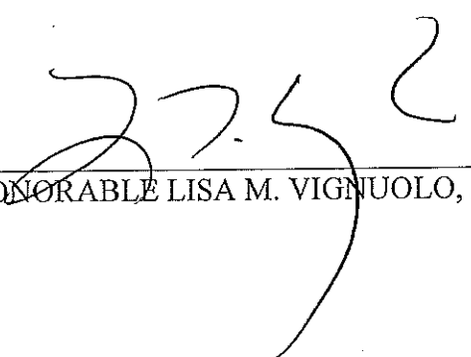
CIVIL ACTION

ORDER

THIS MATTER having been opened to the Court on March 31, 2017 by Cross-Motion to Compel by Defendants, Phily Diner, William Balis, and Adelpia Three Corporation, represented by Reilly, Janiczek, McDevitt, Henrich, & Cholden, P.C. and opposition filed by Plaintiff, Joseph Paciocco, represented by Haddad Law Offices, and the Court having considered the papers and for good cause shown:

IT IS on this 31st day of March, 2017, **ORDERED** as follows:

1. Defendants' Cross-Motion to Compel is DENIED for the reasons set forth below;
2. A copy of this Order shall be served upon the parties within seven (7) days of the online posting of this Order.


HONORABLE LISA M. VIGNUOLO, J.S.C.

STATEMENT OF REASONS

Paciocco v. Phily Diner, et al.
MID-L-18-16

R. 4:10-2(d)(1) reads “all other communications between counsel and the expert constituting the collaborative process in preparation of the report, including all preliminary or draft reports produced during this process, shall be deemed trial preparation materials discoverable only as provided in paragraph (c) of this rule.” R. 4:10-2. Additionally, R. 4:10-2(c) states the items “prepared in anticipation of litigation or for trial by or for another party or by or for that other party's representative (including an attorney, consultant, surety, indemnitor, insurer or agent) only upon a showing that the party seeking discovery has substantial need of the materials in the preparation of the case and is unable without undue hardship to obtain the substantial equivalent of the materials by other means.” R. 4:10-2.

In the instant cross-motion, Plaintiff contends that the information was merely utilized for the purposes of showing diligence of conducting discovery within the original discovery deadlines relating to the original Motion to Extend Discovery and Adjourn Trial addressed before Judge Happs on March 17, 2017. No final expert report has been supplied by Dr. Heary and communications between the attorney and expert are privileged absent the showing of “undue hardship to obtain the substantial equivalent of the materials by other means.” R. 4:10-2. Defendants have not proven any undue hardship. As such, the cross-motion to compel is DENIED.

LAW OFFICE OF ANDREW S. BLUMER
A Limited Liability Company
Andrew S. Blumer, Esq. (032631994)
4255 Route 9 North, Bldg 5, Suite D
Freehold, New Jersey 07728
732.303.6430
Attorneys for Plaintiffs

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

ANTONIO PAUSEIRO and MARIA
PEREIRA, his wife,

Plaintiffs,

v.

PORT AUTHORITY OF NY & NJ;
TARHEEL ENTERPRISES, INC.; HEAVY
& GENERAL LABORERS LOCAL 472;
LIUNA LOCAL 472; INTERNATIONAL
UNION OF OPERATING ENGINEERS
LOCAL 825; NEWARK LIBERTY
INTERNATIONAL AIRPORT; CITY OF
NEWARK; COUNTY OF ESSEX; STATE
OF NEW JERSEY; J. FLETCHER
CREAMER & SON, INC.; JOHN BASSANI
(a/k/a JOHN BAZON); GILBERTO
TOMAS; KENCO; VOLVO
CONSTRUCTION EQUIPMENT NORTH
AMERICA, INC.; ADERITO SILVA;
STUMP FABRICATING, INC.; ABC
COMPANY (1-10); JOHN/JANE DOES (1-
10); DEF CORPORATIONS (1-10); GHI
PARTNERSHIPS (1-10); and JKL LIMITED
LIABILITY COMPANIES (1-10),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-2312-15

CIVIL ACTION

831

ORDER

THIS MATTER having been opened to the Court on application of Andrew S. Blumer, Esq., of the Law Office of Andrew S. Blumer, LLC, Attorneys for the Plaintiffs, and the Court having read the papers filed on behalf of the respective parties, having heard the argument of counsel, and good and sufficient cause having been shown,

It is on this 31st day of March 2017;

ORDERED that the Answer of Defendants Tarheel Enterprises, Inc., John Bassani,

Gilberto Tomas, and Aderito Silva shall be and is hereby stricken, and their defenses suppressed, without prejudice, for failure to provide the following written discovery:

- a. certified answers to Form C, C(2), and C(4) Interrogatories;
- b. certified written responses and production of all documents responsive to the Plaintiffs' original premises liability Notice to Produce served by correspondence dated January 19, 2016;
- c. certified written responses and production of all documents responsive to the Plaintiffs' original products liability Notice to Produce served by correspondence dated January 29, 2016 (and served again as the Plaintiffs' first Supplemental Notice to Produce by correspondence dated February 1, 2016);
- d. certified written responses and production of all documents responsive to the Plaintiffs' second Supplemental Notice to Produce served by correspondence dated April 4, 2016; and
- e. written responses to Plaintiffs' Demand for Insurance Information served by correspondence dated January 19, 2016; it is further

or, alternatively,

w/in 30 days of this Order

ORDERED that on or before _____, 2017, Defendants Tarheel

Enterprises, Inc., John Bassani, Gilberto Tomas, and Aderito Silva shall produce to Plaintiffs'

counsel all of the following written discovery:

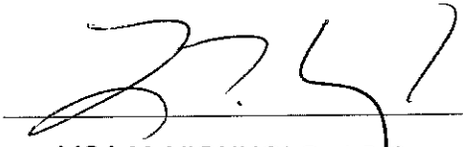
- a. certified answers to Form C, C(2), and C(4) Interrogatories;
- b. certified written responses and production of all documents responsive to the Plaintiffs' original premises liability Notice to Produce served by correspondence dated January 19, 2016;
- c. certified written responses and production of all documents responsive to the Plaintiffs' original products liability Notice to Produce served by correspondence dated January 29, 2016 (and served again as the Plaintiffs' first Supplemental Notice to Produce by correspondence dated February 1, 2016);
- d. certified written responses and production of all documents responsive to the Plaintiffs' second Supplemental Notice to Produce served by correspondence dated April 4, 2016; and

e. written responses to Plaintiffs' Demand for Insurance Information served by correspondence dated January 19, 2016; it is further

ORDERED that a copy of this Order be served upon all interested parties within 7

days from the date hereof.

Opposed X
Unopposed



LISA M. VIGNUOLO, J.S.C.

SALDUTTI LAW GROUP
Robert L. Saldutti, Esquire - 006871992
800 N. Kings Highway, Suite 300
Cherry Hill, NJ 08034
(856) 779-0300
Attorneys for Plaintiff

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

THE PROVIDENT BANK, Plaintiff,	SUPERIOR COURT OF NEW JERSEY LAW DIVISION MIDDLESEX COUNTY
v.	DOCKET NO. L-7814-12
MAHMOUD R. SHERIF Defendant(s).	Civil Action ORDER

683

THIS MATTER coming before the court by Robert L. Saldutti, Esquire, from the law firm of Saldutti Law Group, appearing on behalf of the plaintiff and Tanya L. Simon, Esquire appearing on behalf of the defendant and it appearing that a Complaint was filed in this matter and that the defendant was served with the Summons and Complaint and it further appearing that no Answer has been entered on behalf of the defendant and that the time within which to file a responsive pleading having past and proper notice having been given pursuant to R.4:43-2(d) and other good cause having been shown;

IT IS on 31st day of March, 2017 ORDERED that the complaint be reinstated and default be and hereby is entered against the defendant, Mahmoud R. Sherif.

Proper service not made on Defendant

[Signature]

LISA M. VIGNUOLO, J.S.C.

opposed
 unopposed

All parties are to be served within seven (7) days of the date hereof.

Honorable Lisa M. Vignuolo, J.S.C.
Superior Court of New Jersey
Law Division, Civil Part
Middlesex County Courthouse
56 Patterson Street
New Brunswick, NJ 08903
(732) 519-3602

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

REGAL BANK

Plaintiff,

v.

S & S REAL ESTATE, ET AL.

Defendant.

Superior Court of New Jersey
Law Division, Civil Part
Middlesex County

Docket No.: MID-L-3522-16

CIVIL ACTION

ORDER

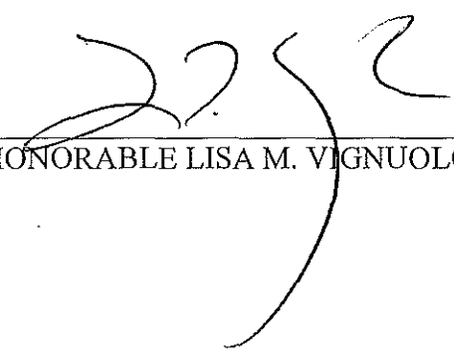
THIS MATTER having been opened to the Court on March 31, 2017, by Motion to Enforce Litigants Rights filed by Plaintiff, Regal Bank, represented by Ostrowitz & Ostrowitz, and the Court having considered the papers and for good cause shown:

IT IS on this 31st day of March, 2017, **ORDERED** as follows:

1. Plaintiffs Motion as to Defendant Satpal Bhanote is GRANTED;
2. Plaintiffs Motion as to Defendant Meera Bhanote is WITHDRAWN;
3. Defendant Satpal Bhanote shall provide his 1) tax returns for the last two (2) years, 2) demand letter or proof of outstanding/delinquent payment from Mercedes or any financing company showing that Defendant Satpal Bhanote is not keeping car payments current, 3) account statements and corresponding copies of cancelled checks or wire transfers for the last six (6) months past or for as long as in existence if accounts have not been active for six (6) months, for personal bank accounts at Chase and Wells Fargo, 4) proof that Community First bank loan proceeds were used to renovate

mortgaged premises, 5) federal and state income tax returns for 2014 and 2015, 6) completed subpoena responses for Laptas Arcem Merchandise, 7) copy of contracts for 3 Golf View, 8) contract information for the individual and company handling short sale offers for 3 Golf View, and 9) any communications from financial institutions regarding bank account closures in the last two (2) years within fourteen (14) days of service of this Order or a warrant may be issued for the arrest of Defendant Satpal Bhanote;

4. A copy of this Order shall be served upon the parties within seven (7) days of the online posting of this Order.



HONORABLE LISA M. VIGNUOLO, J.S.C.

#694
3-31-17

File No. 09833-0624 JBD
Law Offices
PARKER McCAY P.A.
J. Brooks DiDonato, Esquire
ID No.: 019321990
Stephanie M. Corcoran, Esquire
ID No. 162772015
9000 Midlantic Drive, Suite 300
P.O. Box 5054
Mount Laurel, New Jersey 08054
(856) 596-8900
Attorneys for Defendant, Nakoma D. Jones

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

ESTATE OF GUSTAVO D.
RODRIGUEZ, deceased, by and through
ROCIO FLORES-VEGA, Administrator
Ad Prosequendum; and ROCIO FLORES-
VEGA, individually,

Plaintiffs,

v.

NAKOMA D. JONES, an individual,
GOVERNMENT EMPLOYEES
INSURANCE COMPANY (GEICO), an
insurance company; JOHN DOE (1-5),
fictitiously named Individuals; ABC
COMPANY (1-5), fictitiously named
entities,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY
DOCKET NO. MID-L-5117-16

CIVIL ACTION

**ORDER GRANTING LEAVE TO
DEPOSIT POLICY LIMIT INTO COURT**

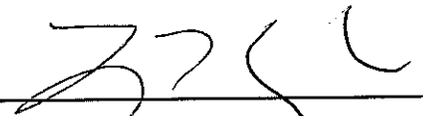
THIS MATTER having been opened to the Court by Parker McCay P.A., attorneys
for Defendant(s), Nakoma D. Jones, and the Court having reviewed the papers and for good
cause shown;

IT IS on this 31st day of march, 2017, **ORDERED**

that _____ the Motion to Deposit Defendant's Policy Limit into Court (\$15,000.00), be and
hereby is granted; and

IT IS FURTHER ORDERED that defendant shall deposit her policy limit into Court within thirty (30) days of the date of receipt of this Order by defendant's counsel; and

IT IS FURTHER ORDERED that a true and correct copy of this Order shall be served upon all counsel for the interested parties within seven (7) days of the date hereof.



LISA M. VIGNUOLO, J.S.C.

____ OPPOSED
X UNOPPOSED

LAW OFFICES OF VISCOMI & LYONS

By: Nicole L. Hollingsworth, Esq.

Attorney ID#: 037572007

Mount Kemble Corporate Center

360 Mt. Kemble Avenue

Morristown, New Jersey 07960

973-538-2930

Attorneys for Defendants, Victor Lopez and Private Limousine, Inc.

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

ALEJANDRO ROSARIO,

Plaintiff,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-1112-16

vs

CIVIL ACTION 

VICTOR LOPEZ, PRIVATE LIMOUSINE,
INC., and ABC CO. (SAID NAMES BEING
FICTITIOUS AND UNKNOWN),

ORDER

Defendants.

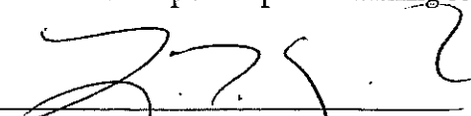
This matter having been presented to the Court by the Law Offices Viscomi & Lyons by Nicole L. Hollingsworth, Esq., attorney for defendants Victor Lopez and Private Limousine, Inc., for an Order extending the discovery end date and compelling plaintiff's IME, and the Court having considered the moving papers and any opposition filed thereto, and good cause having been shown,

It is on this 31st day of March, 2017

ORDERED, that the discovery end date be and is hereby extended an additional ninety (90) days to JULY 1, 2017, with the following discovery to be completed:

1. Plaintiff is ordered to appear for the IME with Dr. Steven Robbins on MAY 18, 2017 at 11:30 a.m. ;
2. Defendants are to serve their IME report upon plaintiff by JUNE 18, 2017 ;
3. Plaintiff is to serve any rebuttal IME report upon defendants by JUNE 26, 2017 ;
4. Expert depositions to be completed on or before JUNE 30, 2017 ; it is,

FURTHER ORDERED that a copy of this Order be served upon all parties withing seven (7) days of the date hereof.



LISA M. VIGNUOLO, J.S.C.

Motion Opposed
 Motion Unopposed

LAW OFFICES OF DAVID C. HARPER

1140 Route 22 East

Suite 201

Bridgewater, New Jersey 08807-2958

(866) 543-0407

Chris W. Kemprowski, Esq., Attorney ID# 028421990

Attorney for: Defendant, **Joseph K. Lam**

Our File No.: 15-57702-73

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

JEFFREY P. SATKIN

Plaintiff(s),

vs.

JOSEPH K. LAM, ABC CORP. I-X (said names being fictitious, true names presently unknown), JOHN DOE I-X (said names being fictitious, true names presently unknown), and XYZ EMPLOYER I-X (said names being fictitious, true names presently unknown)

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-3819-15

Civil Action

Handwritten initials/signature

**ORDER TO COMPELLING PLAINTIFF
TO PROVIDE DISCOVERY**

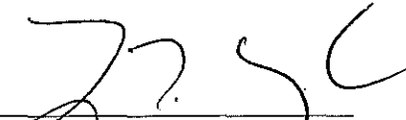
This matter having been opened to the Court by Chris W. Kemprowski, Esq., attorney for Defendant, Joseph K. Lam, on Notice of Motion to Compel Plaintiff, Jeffrey P. Satkin, to provide discovery, and it appearing to the Court that due notice of this Motion has been given to all counsel, and the Court having considered the matter and good cause appearing;

IT IS on this 31st day of March, 2017;

ORDERED that Plaintiff, Jeffrey P. Satkin, be and is hereby compelled to provide fully executed authorizations for Sall Myers, Woodbridge Open MRI, State Farm Insurance Company (subsequent 8/29/15 PIP), Dr. Bannister of Progressive Pain Management, Kessler Institute for Rehabilitation and Dr. Toto of Total Rehabilitation within fourteen (14) days of the date of this Order; and

IT IS FURTHER ORDERED that Plaintiff, Jeffrey P. Satkin, be and is hereby compelled to provide an itemized list of medical specials and a complete copy of medical/legal files regarding Plaintiff's prior motor vehicle accident of March 30, 2012; and

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



LISA M. VIGNUOLO, J.S.C.

OPPOSED
X
UNOPPOSED

0361036379.1

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

Law Offices of Pamela D. Hargrove
JOHN RAYMOND, ESQ.
Identification No. 21712002
65 Jackson Drive, Suite 302
PO Box 2000
Cranford, NJ 07016-0200
Telephone: (908) 653-2187
Attorneys for Defendant(s):
ZBIGNIEW KRUPA

ISABELLA SCOCOZZA

Plaintiff

vs.

ZBIGNIEW KRUPA, JOHN DOE 1-5
(name being Fictitious driver/owner)

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-1222-16 *828*

CIVIL ACTION

**ORDER TO EXTEND DISCOVERY
TIME**

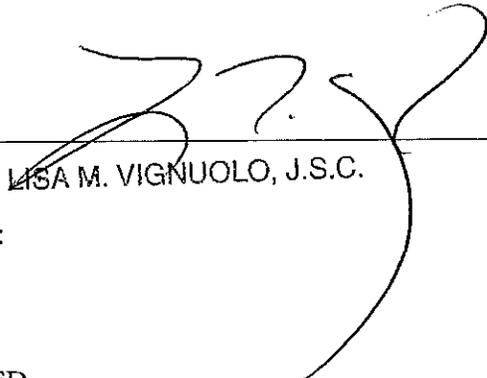
This matter being opened to the Court, on March 31, 2017, pursuant to Rule 1:6-2 and Rule 1:6-3, and having been submitted for ruling on the papers by, John Raymond, Esq., of the Law Offices of Pamela D. Hargrove attorney for the Defendant(s), ZBIGNIEW KRUPA, for an Order to extend discovery time in accordance with Rule 4:24-1(c), and there having been no opposition and good cause appearing;

It is on this 31st day of March, 2017, ORDERED that plaintiff be and hereby provide defendant with responses to more specific answers to interrogatories, specifically, an itemized list of medical bills with amounts paid and owed each payee and responses to a notice to produce requesting MRI films of the lumbar completed in October of 2014, information regarding health insurance and personal injury protection benefits received by plaintiff, employment records and tax returns of the plaintiff for the years of 2013, 2014 and 2015 to be provided on or before April 15, 2017; and

IT IS FURTHER ORDERED that discovery time be and hereby is extended to June 30, 2017 to allow time for the following:

1. Receipt of records and films from plaintiff's medical facilities on or before May 15, 2017.
2. Review and preparation of medical reports by defendant's expert to be completed on or before June 1, 2017.
3. Receipt of medical reports by defense counsel and the service of same upon all parties on or before June 30, 2017.
4. Any further discovery that may be necessary as a result of the foregoing, to be obtained and completed on or before June 30, 2017; and

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.



LISA M. VIGNUOLO, J.S.C.

MOTION WAS:

OPPOSED

NOT OPPOSED

The Hartford (H00000022, sequence 1)
c/o Law Offices of Linda S. Baumann
By: Deirdre M. Dennis, Esq. Id No.: 006141988
50 Millstone Road
Building 300, Suite 140
East Windsor, New Jersey 08520
Tel No.: (609) 371-1533
Attorney for Defendants, Jesus Morel and Nettarius Technology Solutions

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

GORDON E. SCOTT, JR. Plaintiff(s) vs. JESUS MOREL, NETTARIUS TECHNOLOGY SOLUTIONS, JOHN DOE 1-5 and ABC CORP 1-5 Defendant(s)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-03112-15

CIVIL ACTION

ORDER

This matter having been opened to the Court by the Law Offices of Linda S. Baumann (Deirdre M. Dennis, Esq., on the application), attorneys for Defendants, Jesus Morel and Nettarius Technology Solutions, and the Court having reviewed the motion papers; and good cause having been shown;

IT IS ON THIS 31st DAY OF March, 2017

ORDERED that discovery in this matter be and is hereby extended for a period of 90 days to July 11, 2017 in order to provide a response to defendants' notice to produce as follows:

1. Plaintiff to provide response to this Defendants Notice to Produce - Any and all files relative to representation of the Plaintiff, Gordon E. Scott, Jr., for a work related injury dated July 11, 2000, including all correspondence, claims petitions, pleadings, medical records, medical reports, medical bills, testimony, statements, transcripts, expert reports, discovery, or any other records relative to your representation of Mr. Scott in this matter on or before April 28, 2017;

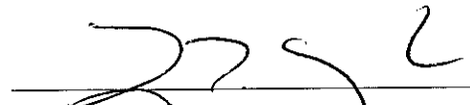
2. Defendants to request records related to Plaintiff's July 11, 2000 work related incident by June 30, 2017;

And it is further;

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

Opposed

Unopposed


LISA M. VIGNUOLO, J.B.C.

ORDERED THAT ARBITRATION
SHALL BE SCHEDULED FOR

9/29/17

#859
63/36/17

RONALD HOROWITZ
Attorney at Law
PO Box 353707
Palm Coast, FL 32137
Tel: (386) 283-4886
Attorney for Plaintiffs
Our File No. 2695

FILED
MAR 31 2017
Judge Lisa M. Vignuolo

<p>SELECTIVE TRANSPORTATION CORPORATION, Plaintiff(s), vs. GUSSCO MANUFACTURING LLC; and SELCO INDUSTRIES, INC. Defendant(s).</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO. MID-L-8013-12 Civil Action ORDER</p>
<p>DIRECT COAST TO COAST, LLC, Plaintiff(s), vs. GUSSCO MANUFACTURING LLC; and SELCO INDUSTRIES, INC. Defendant(s).</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO. MID-L-8018-12 J-198852-13 Civil Action</p>

THIS MATTER having been opened to the Court by Ronald Horowitz, Esq., attorney for Plaintiffs/Judgment Creditors, Selective Transportation Corp. and Direct Coast to Coast, LLC, upon an application in aid of execution, the Court having considered the moving, opposition and reply papers, if any, and oral argument and for other good cause shown;

IT IS ON THIS 31 day of March, 2017:

ORDERED that non-party/account debtor(s) ~~S.P. Richards Company, Inc.~~, shall pay to Plaintiffs/Judgment Creditors, Selective Transportation Corp. and Direct Coast to Coast, LLC,

within ten (10) days of the date hereof, all amounts due and owing to the judgment debtor, Selco Industries, Inc., and such payment(s) shall discharge their liability to the judgment debtor to the extent of the \$10,507.43;

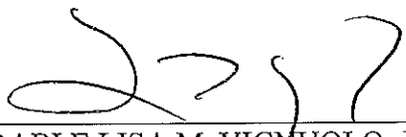
IT IS FURTHER ORDERED that the rights and credits of the Defendant/Judgment Debtor, Selco Industries, Inc., and against non-party/account debtor(s), S.P. Richards Company, Inc., be and hereby are executed upon and transferred to the Plaintiffs/Judgment Creditors, Selective Transportation Corp. and Direct Coast to Coast, LLC, to the extent of the unpaid balance of the judgment debt due to Plaintiffs from the judgment debtor, and that Selective Transportation Corp. and Direct Coast to Coast, LLC are authorized to liquidate the rights and credits in appropriate proceedings;

IT IS FURTHER ORDERED that defendant/judgment debtor, Selco Industries, Inc., and all of the aforementioned non-party/account debtor(s), S.P. Richards Company, Inc., together with their principals, agents, servants and employees be and hereby are restrained and enjoined from paying, receiving or compromising any monies owed by non-party/account debtor(s) named hereinabove to defendant/judgment debtor, Selco Industries, Inc., or any affiliates of same, to the extent of the unpaid balance of the judgment debt due to Plaintiffs from the judgment debtor;

Denial w/o prej.

AND IT IS FURTHER ORDERED that a copy of this Order be served upon defendant and non-party account/debtor(s) within seven (7) days of the date hereof.

OPPOSED


HONORABLE LISA M. VIGNUOLO, J.S.C.

No certification of service on the judgment-debtor, Selco Industries as required by Rule and further set forth in opposition submitted by S.P. Richards.

Keefe Law Firm
57 Monmouth Street
New Brunswick, New Jersey 08901
Phone: 732-224-9400
Fax: 732-224-9494
Attorneys for Plaintiff(s)

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

Stacia Simms,
Plaintiff,

vs.

Lawrence Chan, et al.

Defendant.

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

Docket No.: MID-L-6018-16

Civil Action

ORDER

#997

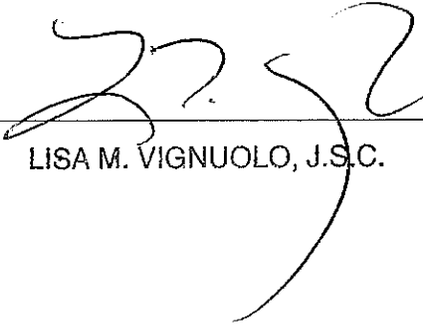
THIS MATTER having been presented to the Court by the law firm of Keefe Law Firm, attorneys for the plaintiff, for an Order to effect substituted service on the insurance carrier for defendant, Lawrence Chan, and good cause having been shown;

IT IS on this 31st day of March, 2014

ORDERED that plaintiff is granted leave to effectuate substituted service of the Summons and Complaint directly upon United Services Automobile Association ("USAA"), the insurance carrier for defendant, Lawrence Chan;

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

UNOPPOSED



LISA M. VIGNUOLO, J.S.C.

#572
03/31/17

PRICE MEESE SHULMAN & D'ARMINIO, P.C.

50 Tice Boulevard, Suite 380

Woodcliff Lake, NJ 07677

(T) (201) 391-3737

(F) (201) 391-9360

tmartin@pricemeese.com

By: Thomas C. Martin, Esq. (ID No.: 024661997)

Attorneys for Defendants,

TMK Property Management & Consulting, LLC and

Tricie Kohut

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

SUMMERHILL VILLAGE HOMEOWNERS
ASSOCIATION, INC.

Plaintiff,

v.

OAK HILL CONSTRUCTION &
DEVELOPMENT GROUP, LLC; TMK
PROPERTY & MANAGEMENT
CONSULTING, LLC; and TRICIE KOHUT,
Individually,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-07418-16

Civil Action

**ORDER GRANTING DEFENDANT'S
MOTION AND DISMISSING
PLAINTIFF'S COMPLAINT AS TO
DEFENDANT TRICIE KOHUT**

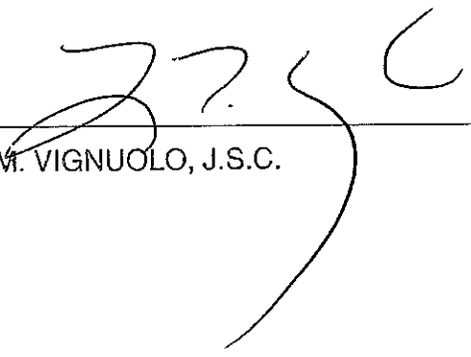
THIS MATTER having been brought before the Court by Price, Meese, Shulman & D'Arminio, P.C., Thomas C. Martin, Esq. appearing on behalf of Defendant for an Order dismissing Plaintiff's Complaint as to Defendant Tricie Kohut for failure to state a claim pursuant to R. 4:6-2(e); and the Court having reviewed and considered Defendant's moving papers; and having reviewed and considered Plaintiff's Opposition; and the Court having reviewed and considered Defendant's Reply thereto; and upon oral argument of counsel, if any, and for other good cause shown;

IT IS on this 31st day of March 2017;

ORDERED that Defendant's Motion to Dismiss be and hereby is granted in full and

Plaintiff's Complaint be and hereby is Dismissed as to Defendant Tricie Kohut pursuant to R.
4:6-2(e) for failure to state a claim; and it is further

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



LISA M. VIGNUOLO, J.S.C.

____ Opposed
X Unopposed

#338
3-31-17

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

BARBARA S. SHERIDAN -016201994

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

ATTORNEY FOR: Defendants, JIMMY E CROCKER and ANDREW CRAWFORD

PETER SWECANSKI and HELEN
SWECANSKI

Plaintiffs

vs

JIMMY E CROCKER, acting as agent,
servant and/or employee of ANDREW
CRAWFORD, ANDREW CRAWFORD,
Individually, ALLSTATE NEW JERSEY
PROPERTY AND CASUALTY
INSURANCE COMPANY, PHANTOM
VEHICLE OPERATOR and John Doe 1-5
(fictitious name),

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-4318-16

Civil Action

**ORDER COMPELLING
PLAINTIFFS' DEPOSITION**

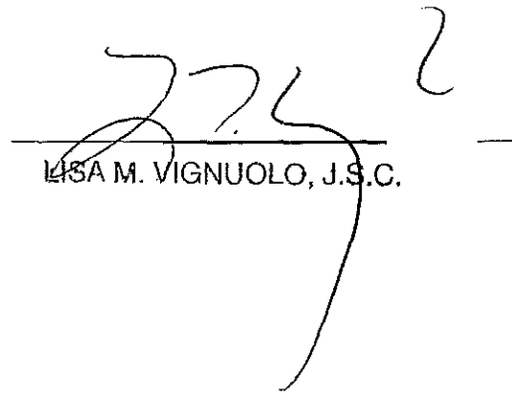
THIS MATTER having been placed before the Court by the LAW OFFICE OF
DEBRA HART, attorney for the defendants, JIMMY E CROCKER and ANDREW CRAWFORD;
and the Court having considered the moving papers of the parties; and for good cause shown;

IT IS, on this 31st day of March, 2017;

ORDERED that plaintiffs, PETER SWECANSKI and HELEN SWECANSKI , be and are compelled to appear for a deposition on Tuesday, April 11, 2017, at 10:00 AM at the Office of Joseph Schiappa, 2 North Woodland Ave, East Brunswick, 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.

UNOPPOSED



LISA M. VIGNUOLO, J.S.C.

257801413178 BSS

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

LUTZ, SHAFRANSKI, GORMAN and MAHONEY, P.A.

77 Livingston Avenue
P.O. Box 596
New Brunswick, New Jersey 08903
(732) 249-0444
Attorneys for Plaintiff(s)
Attorney Bar#: 024551983

<p>Plaintiff(s),</p> <p>LAURA TAURO, Administrator of the Estate of Maria Tauro and Administrator Ad Prosequendum of the Estate of Maria Tauro,</p> <p>vs.</p> <p>Defendant(s),</p> <p>ROBERT CUMMINGS; DAVIS L. CUMMINGS; STATE FARM INDEMNITY COMPANY; ABC CORPORATION, 1-10; and JOHN DOE, 1-10 (yet unidentified employer, master, or principal of Davis L. Cummings, whose true identities are not yet known).</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION-MIDDLESEX COUNTY</p> <p>DOCKET NO. MID-L-312-17</p> <p>Civil Action</p> <p>ORDER</p>
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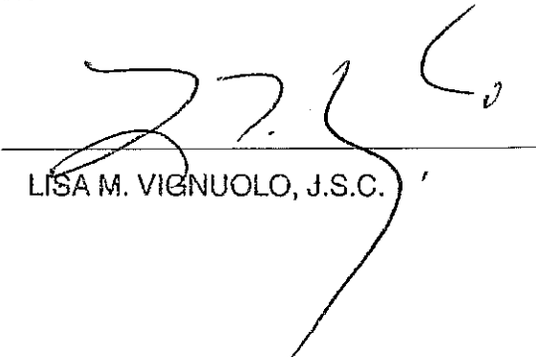
This matter having been brought before the Court on motion of John R. Gorman, Esq., of the law firm of Lutz, Shafranski, Gorman & Mahoney, P.A., attorneys for plaintiff for an Order compelling the Essex County Prosecutor's Office to produce a complete copy of its file regarding State of New Jersey v. Davis Cummings, to Lutz, Shafranski, Gorman & Mahoney, PA, and the Court having considered the matter and good cause appearing,

IT IS on this 31st day of March, 2017,

ORDERED that the Essex County Prosecutor's Office produce a complete copy of its file regarding State of New Jersey v. Davis Cummings, including, but not limited to, all police and investigation reports; toxicology reports; witness statements; transcripts of recorded statements; video footage; color copy of all photographs; EMS reports; medical records; cell phone records; Indictment; Plea Agreement; Presentence Investigation Report; and Sentencing Agreement, respectively, and Sentencing Agreement, to Lutz, Shafranski, Gorman & Mahoney, PA within 30 days; and it is further

ORDERED that a copy of this Order be served upon the Essex County Prosecutor's Office and all counsel of record within 7 days of the date hereof.

UNOPPOSED


LISA M. VIGNUOLO, J.S.C.

Papers filed with the Court:

- Answering Papers
- Reply Papers

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

Honorable Lisa M. Vignuolo, J.S.C.
Superior Court of New Jersey
Law Division, Civil Part
Middlesex County Courthouse
56 Patterson Street
New Brunswick, NJ 08903
(732) 519-3602

SUZANA VANGJELI, ET AL.

Plaintiff,

v.

NY BAGEL ENTERPRISES,
ET AL.

Defendant.

Superior Court of New Jersey
Law Division, Civil Part
Middlesex County

Docket No.: MID-L-4316-15

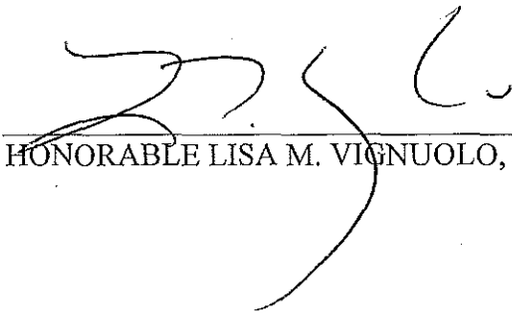
CIVIL ACTION

ORDER

THIS MATTER having been opened to the Court on March 31, 2017, by Motion to Enter Judgment having been filed by Plaintiffs, Suzana and Jljirjan Vangjeli, appearing pro se, and the Court having considered the papers and for good cause shown:

IT IS on this 31st day of March, 2017, **ORDERED** as follows:

1. Plaintiffs Motion is DENIED as the case was dismissed for lack of prosecution on August 5, 2016 and has not been reinstated;
2. A copy of this Order shall be served upon the parties within seven (7) days of the online posting of this order.


HONORABLE LISA M. VIGNUOLO, J.S.C.

#593
03/31/17

Law Offices of Styliades and Jackson
BY: G. Samuel Hoffman, Esq.
Identification No. 034362006
9000 Midlantic Drive
Suite 105 - First Floor
Mount Laurel, NJ 08054
856-596-7778
Attorneys for Defendant, Stanislav Brand
File No.: LA359-029108683-0005

FILED
MAR 31 2017
Judge Lisa M. Vignuolo

FREDDY S. VELASTAGUI,
Plaintiff,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-01113-16

vs

*

CIVIL ACTION

*

ORDER TO EXTEND DISCOVERY

STANISLAV BRAND, SOFIYA BRAND,
JOHN DOE 1-4, JANE DOE 1-4, ABC
CORP. 1-10 AND XYZ CO. 1-10 (SAID
NAMES BEING FICTITIOUS),
Defendants.

The above matter having been brought before the Court upon motion, with the consent of all parties, by the Law Offices of Styliades and Jackson, G. Samuel Hoffman, attorney for Defendant, Mr. Stanislav Brand, for an Order to Extend Discovery and the court having considered the motion papers filed by the parties, and good cause thus having been shown, it is, on this 31st day of March, 2017;

ORDERED, that discovery be extended sixty (60) days or until **June 7, 2017**; and

IT IS FURTHER ORDERED that the parties are to complete all discovery listed below:

1. Plaintiff to provided executed HIPAA authorizations by March 17, 2017;
2. Addendum expert reports to be served by May 18, 2017; and
3. Any additional discovery is to be provided by the new discovery end date in this matter;

IT IS FURTHER ORDERED, that a copy of this Order be served upon all counsel of record within seven (7) days of receipt.



LISA M. VIGNUOLO, J.S.C.

Opposed _____
Unopposed X

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

EICHEN CRUTCHLOW ZASLOW & McELROY, LLP

Barry R. Eichen, Esq., - ID no. 015851986

40 Ethel Road

Edison, New Jersey 08817

(732) 777-0100

Attorneys for Plaintiff(s) KAREN GORDON

BRIAN WARD and MILA WARD, his wife,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION
Plaintiff(s),	:	MIDDLESEX COUNTY
v.	:	DOCKET NO.: L-6422-14
	:	CIVIL ACTION
AUROBINDO PHARMA USA, INC.,	:	ORDER
AUROLIFE PHARMA, LLC, MWK AND	:	
COMPANY, AND NJ BOOM AND	:	
ERECTORS, INC.,	:	
Defendant(s).		

898

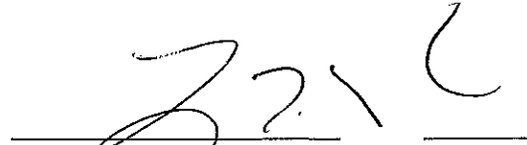
THIS MATTER having been opened to the Court upon the application of Eichen, Crutchlow Zaslow & McElroy, attorneys for Plaintiffs for an Order to compelling Defendant Aurolife Pharma, LLC, to provide Defendant's responses to compelling Defendant Aurolife Pharma, LLC, to provide Defendant's responses to Plaintiff's 3rd, specifically as it pertains to Aurolife Pharma responses to our 3rd request for a copy of Joseph Mazukiewicz' black book/daily log which contained safety violations within fifteen (15) days of the signing of this Order and no one appearing in opposition thereto, and the Court having read and considered the proofs submitted, and for good cause shown;

IT IS on this *31* day of *March*, 2017;

ORDERED that the Defendant Aurolife Pharma, LLC, be compelled to provide Defendant's responses to Plaintiff's 3rd, specifically as it pertains to Aurolife Pharma responses *entries from 12/7/2013 through 9/4/2014* to our 3rd request for a copy of Joseph Mazukiewicz' black book/daily log which contained safety violations within fifteen days of the signing of this Order; and it is further

ORDERED that a copy of the within Order shall be served upon all known counsel within seven (7) days of its receipt by movant's counsel.

OPPOSED



LISA M. VIGNUOLO, J.S.C.

#860
3-31-17

BRITCHER LEONE, L.L.C.

Armand Leone, Jr., Esq. (026211991)
175 Rock Road
Glen Rock, NJ 07452
(201) 444-1644
Local Counsel for the Plaintiffs

FILED

MAR 31 2017

Judge Lisa M. Vignuolo

DUGAN, BABIJ, TOLLEY & KOHLER, LLC

Bruce J. Babij, Esq.
1966 Greenspring Drive, Suite 500
Timonium, MD 21093
(410) 308-1600
Attorneys for the Plaintiffs
Pro Hac Vice

ZOE WARN, a minor, by COLLEEN
WARN, her mother, and SCOTT WARN,
her father, and COLLEEN WARN and
SCOTT WARN, individually,

Plaintiffs,

-vs-

SHARADA H. GOWDA, MD; THE
CHILDREN'S HOSPITAL OF
PHILADELPHIA, d/b/a CHOP
NEWBORN CARE AT PRINCETON;
PRINCETON HEALTHCARE SYSTEM,
d/b/a UNIVERSITY MEDICAL CENTER
OF PRINCETON AT PLAINSBORO;
MARIA GOULD, RNC; MICHELLE
EKIZ, RN; ANN ORR, RN; ELLEN M,
WINKLE, RN; EILEEN GUTCHO, RN;
JOHN DOE, MD 1-10; JANE DOE, MD
1-10; JOHN DOE, RN 1-10; JANE DOE,
RN 1-10; JOHN DOE 1-10; JANE DOE
1-10; JOHN DOE CORP. 1-10, fictitious
names,

Defendants.

: SUPERIOR COURT OF NEW JERSEY
: LAW DIVISION: MIDDLESEX COUNTY
: DOCKET NO. MID-L-02816-16
:
:
:

: **CIVIL ACTION**

: **ORDER PERMITTING THE FILING
: OF A SECOND AMENDED COMPLAINT**

THIS MATTER, having been opened to the Court by Britcher Leone, L.L.C., attorneys

for the plaintiffs, for an Order permitting the Plaintiff to file a Second Amended Complaint to correct the name of a recently identified defendant from "Ann Orr, R.N." to "Amy Orr, R.N., and the court having considered the papers and for other good cause shown,

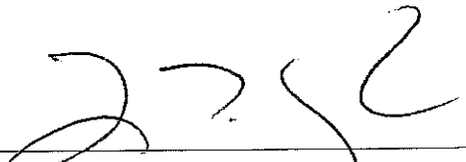
IT IS ON THIS 31st DAY OF March 2017;

ORDERED that the Plaintiff be and is hereby permitted to file a Second Amended Complaint to correct the name of a recently identified defendant from "Ann Orr, R.N." to "Amy Orr, R.N.", and it is further

ORDERED that Plaintiff shall file said Second Amended Complaint within 10 days of the date of this Order; and it is further

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

UNOPPOSED



LISA M. VIGNUOLO, J.S.C.

It is ORDERED that movant shall serve, or make available, to any new party, a copy of all discovery materials within 20 days after the service of the new party's initial pleading.

It is ORDERED that all discovery in this case shall end on 9/17 20 17 unless further extended by court order.