

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

## MOTION LIST

May 12, 2017

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

	Caption	Docket No.	Motion No.	Motion Type	Disposition
1	Alumil NA, et al. v. HJA Logistics, et al.	L-5719-14	990	NOM to Amend	GRANTED
2	Ashford, Corey v. Bell, Warren	L-2213-16	668	NOM to Dismiss with Prejudice	WITHDRAWN
3	Bernal, Luis v. Gautier, Alvin	L-5813-16	842	NOM to Dismiss without Prejudice	GRANTED
4	Bindra, Surinder v. Sullivan Associates, et al.	L-3418-15	526	NOM to Strike	adj. until 5/26
5	Blahuta, Francis, et al. v. Shopping Center, et al.	L-4117-15	779	NOM to Strike	GRANTED
6	Blahuta, Francis, et al. v. Shopping Center, et al.	L-4117-15	820	NOM to Compel or Strike	DENIED
7	Burneo, Lubia, et al. v. Sangankar, Bipin, et al.	L-3118-16	814	NOM to Set Fees and Compel	Withdrawn
8	Castrillon, Juan, et al. v. Lang, Doreen, et al.	L-2922-14	548	NOM to Dismiss with Prejudice	GRANTED
9	Castro, Ana v. Vasquez, Luis	L-3918-15	660	NOM to Extend Discovery /Adj. Arb.	DENIED
10	DMJ & Associates v. Inn at Lithia Springs, et al.	L-2114-16	458	NOM for Default Judgment	GRANTED
11	East Brunswick Animal Hospital v. Kwacz, Mary v. Belli, E	L-2102-16	1143	NOM to Serve 3rd Party Deposition Subpo	GRANTED
12	Edwards, Dereta v. Wu, Natasha, et al.	L-818-16	112	NOM for Summary Judgment	GRANTED
13	Edwards, Jamal v. Singh, Jaspreet, et al.	L-121-16	704	NOM to Reinstate and Extend Discovery	GRANTED
14	Ernest, Luanne v. NJM	L-2115-16	277	NOM to Extend Discovery	GRANTED
15	Farsi, Marie v. Whispering Pines, et al.	L-7519-15	333	NOM to Extend Discovery	GRANTED
16	Great Northern Insurance, et al. v. 1600 Route Holding,	L-5155-16	696	NOM to Reinstate	adj. until 5/26
17	Hanrahan, Jarett v. Dzak, Jesse, et al. v. Pagani, Dominic	L-4422-15	777	NOM to Confirm Arbitration Award	DENIED
18	Hanrahan, Jarett v. Dzak, Jesse, et al. v. Pagani, Dominic	L-4422-15	287	NOM to Confirm Arbitration Award	DENIED
19	Hanrahan, Jarett v. Dzak, Jesse, et al. v. Pagani, Dominic	L-4422-15	899	NOM to Reinstate	DENIED IN PART
20	Harris, Sherman v. NBI Foods, et al.	L-6720-16	905	NOM to Dismiss without Prejudice	Withdrawn
21	Hartry, Shana v. Sigismondo, Andre, et al.	L-214-17	193	NOM to Dismiss without Prejudice	Withdrawn
22	Hernandez-Lopez, Carmen v. Barahona, Santos, et al.	L-7420-15	799	NOM to Reinstate	CONSENT ORDER TO FOLLOW
23	Hernandez-Lopez, Carmen v. Barahona, Santos, et al.	L-7420-15	385	NOM to Strike with Prejudice	Withdrawn via Consent Order
24	Hernandez-Lopez, Carmen v. Barahona, Santos, et al.	L-7420-15	89	NOM to Strike with Prejudice	Withdrawn via Consent Order
25	Hinds, Sanjay, et al. v. Procopio, Jennifer	L-316-16	996	NOM to Dismiss without Prejudice	WITHDRAWN
26	Hunter, Larry v. Muz, Sergio, et al.	L-4614-16	396	NOM to Strike	ADJ. TO 5/26
27	Jimenez, Juan v. Borcan, Eugene, et al.	L-914-15	546	NOM to Bar	DENIED
28	Johnson, Arnetha, et al. v. Keystone, et al.	L-6522-16	300	NOM to Amend	GRANTED
29	Johnson, Keith v. Rutgers, et al.	L-6922-16	323	NOM for Protective Order	GRANTED
30	Kaznowski, Jennifer v. Middlesex, et al.	L-5722-16	692	NOM to Dismiss without Prejudice	DENIED
31	KDDI Global v. Krush Communications, et al.	L-6718-16	704	NOM to Dismiss	adj. until 6/23
32	Koppel, Jacob v. Middlesex County College, et al.	L-5918-16	595	NOM to Strike	Withdrawn
33	Law Offices of Karim Arzadi v. Cleary Giacobbe Alfieri &	L-820-17	288	NOM to Dismiss	GRANTED
34	Lubonski, Alexa, et al. v. NJM, et al.	L-2716-14	399	NOM for Reconsideration	adj. until 5/26
35	Murray, Shalena v. Formula Investments	L-4621-16	96	NOM to Compel	GRANTED
36	Nunes-Cure, Angela v. Steel, Joseph, et al.	L-1920-16	1002	NOM to Quash & Protective Order	GRANTED
37	Nunez-Suiel, Martha v. Ahmadi, Amina, et al.	L-3127-15	751	NOM to Bar	duplicate of 750
38	Nunez-Suiel, Martha v. Ahmadi, Amina, et al.	L-3127-15	750	NOM to Bar	GRANTED
39	Paciocco, Joseph v. Phily Diner, et al.	L-18-16	435	NOM to Compel	Withdrawn
40	Pagan, Jose v. Dearmas, Peter, et al.	L-7312-15	318	NOM to Amend	adj. until 5/26
41	Parillo, Lisa, et al. v. Milano, Ettore, et al.	L-311213-14	714	NOM to Dismiss without Prejudice	WITHDRAWN
42	Pauserio, Antonio, et al. v. Port Authority, et al.	L-2312-15	34	NOM for Summary Judgment	GRANTED
43	Pauserio, Antonio, et al. v. Port Authority, et al.	L-2312-15	542	NOM to Suppress or Compel	DENIED

44	Perez, Rafael v. Avalon Bay, et al.	L-3216-15	51	NOM for Summary Judgment	Withdrawn
45	Perez, Rafael v. Avalon Bay, et al.	L-3216-15	251	NOM for Summary Judgment	Withdrawn
46	Perez, Rafael v. Avalon Bay, et al.	L-3216-15	219	NOM for Summary Judgment	Withdrawn
47	Perez, Rafael v. Avalon Bay, et al.	L-3216-15	207	NOM for Summary Judgment	Withdrawn
48	Perez, Rafael v. Avalon Bay, et al.	L-3216-15	760	NOM to Compel, Strike, Shorten Answer T	Withdrawn
49	Phillips, John v. Richie's Sports Bar, et al.	L-2520-14	790	NOM to Dismiss with Prejudice	GRANTED
50	Rappisi, Raymond, et al. v. Desantis, Tara, et al.	L-5521-16	350	NOM to Strike	GRANTED
51	Rogers, Patrick v. Sautter Crane, et al. v. Structural Servi	L-5014-14	283	NOM to Compel	Withdrawn
52	Rogers, Patrick v. Sautter Crane, et al. v. Structural Servi	L-5014-14	1041	NOM to Compel	adj. until 5/26
53	Tanasy, Mercedes v. Estephan, Jean, et al v. Travelers	L-5219-15	230	NOM to Enforce Subpoena	WITHDRAWN
54	Troche, Miriam v. Prospect Pointe, et al. v. Farm Family	L-803-16	84	NOM for Summary Judgment	GRANTED
55	Troche, Miriam v. Prospect Pointe, et al. v. Farm Family	L-803-16	1028	NOM for Summary Judgment	DENIED
56	Troche, Miriam v. Prospect Pointe, et al. v. Farm Family	L-803-16	845	NOM to Reinstate/Extend Discovery	GRANTED
57	Vanz v. Richiez, Jose	DJ-184719-14	302	NOM for Turnover	ADJ. TO 5/26
58	Villano, Danny v. NJ Transit, et al.	L-821-16	764	NOM to Dismiss with Prejudice	GRANTED
59	Vizthum, Tracy v. Foothill Estates, et al.	L-7416-15	426	NOM to Strike	GRANTED
60	Ward, Brian, et al. v. Aurobindo, et al.	L-6422-14	794	NOM to Compel	WITHDRAWN
61	Water Tech. v. Cacioppo, Richard	L-5014-16	192	NOM for Sanctions & Enforce Litigant's Rig	adj. until 5/26
62	William, Michael, et al. v. County of Middlesex, et al.	L-11416-14	1085	NOM to Compel	GRANTED IN PART
63	William, Michael, et al. v. County of Middlesex, et al.	L-11416-14	1264	NOM to Compel	DENIED
64	William, Michael, et al. v. County of Middlesex, et al.	L-11416-14	891	NOM to Reinstate	GRANTED
65	Wolf, Cyndi, et al. v. Edison Equities, et al.	L-116-16	836	NOM to Strike or Compel	WITHDRAWN
66	Yangngam, Kwanrueen v. Graves, Damaris, et al.	L-4512-15	549	NOM to Dismiss without Prejudice	WITHDRAWN
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05/12/17

SACCO & FILLAS, LLP  
By: Luigi Brandimarte, Esq.  
31-19 Newtown Avenue  
Seventh Floor  
Astoria, New York 11102  
P: (718) 269-2201  
F: (718) 732-2409  
Attorney ID: 0000162002

**FILED**

**MAY 12 2017**

Judge Lisa M. Vignuolo

*Attorney(s) for Plaintiff(s)*

ALUMIL NA CORP., ALUMIL  
FABRICATION INC., and ALUMIL  
WINDOWS FABRICATION INC.,  
Plaintiff(s),

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION  
MIDDLESEX COUNTY

-against-

DOCKET NO. MID L-001582-2016

HJA LOGISTICS LLC, ROUTE ONE  
CORP., and 1600 ROUTE 1 HOLDINGS,  
LLC,

Civil Action

Defendant

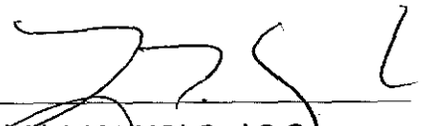
**ORDER**

This matter having been opened to the Court on motion of Sacco & Fillas, LLP, attorneys for plaintiffs, Alumil NA Corp., Alumil Fabrication Inc., and Alumil Windows Fabrication Inc., and the Court having considered the moving papers and for good cause shown;

It is on this 12<sup>th</sup> day of May, 2017;

**ORDERED**, that plaintiffs, Alumil NA Corp., Alumil Fabrication Inc., and Alumil Windows Fabrication Inc., are hereby permitted to file an Amended Complaint against DMD Mechanical, Inc., DMD Fire Design Corp., Mid-State Sprinklers, Inc., AFA Protective Systems, Inc., and Achim Importing Company Inc., within twenty (20) 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 its receipt.

  
LISA M. VIGNUOLO, J.S.C.

UNOPPOSED

OPPOSED

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 9/8 20 17 unless further extended by court order.

**ORDERED THAT TRIAL**  
**SHALL BE SCHEDULED FOR**  
11/6/17

**FILED**

**MAY 12 2017**

Judge Lisa M. Vignuolo

Law Office of Robert A. Raskas  
371 Hoes Lane, Suite 105  
Piscataway, NJ 08854  
(732) 981-1649 (Telephone)  
(732) 981-1657 (Fax)

By: Adam Carman, Esq. / 02136-2011  
Attorney for Defendant, Alvin Gautier

LUIS E. BERNAL,

Plaintiff,

-vs-

ALVIN GAUTIER

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO. MID-L-5813-16

Civil Action

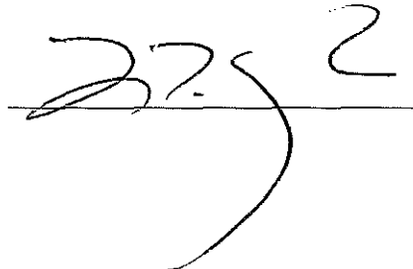
**ORDER**

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

IT IS on this 12<sup>th</sup> day of May, 2017:

ORDERED that plaintiff's Complaint be dismissed, without prejudice, for failure to provide his certification page pursuant to *Rule* 4:23-5 and for failure to provide executed HIPAA authorizations pursuant to *Rule* 4:17-4(f); and it is further

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



( ) Opposed  
(X) Unopposed

**FILED**

**MAY 12 2017**

Judge Lisa M. Vignuo'o

**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 *A779*

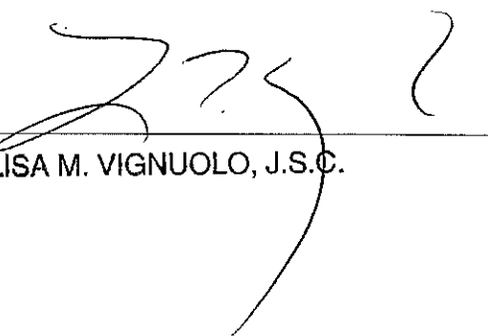
**ORDER**

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's upon a Notice of Motion to strike the responsive pleading without prejudice of the defendant/third party defendant Crown Building Maintenance Company, Inc. d/b/a Able Building Maintenance Company, Inc. for the failure to supply written discovery; and good cause having been shown;

IT IS, on this *12<sup>th</sup>* day of *may*, 2017,

**ORDERED** that the Answer, Separate Defenses, Cross-Claims and Counter-Claims of the defendant/third party defendant Crown Building Maintenance, Inc. d/b/a Able Building Maintenance, Inc. are hereby stricken, suppressed and dismissed without prejudice based on its failure to provide the documents requested in the defendant Shopping Center Associates d/b/a Menlo Park Mall i/s/h as Simon Property Group's Notice to Produce dated July 18, 2016 and March 10, 2017 letter requesting insurance information; and it is further

**ORDERED** that a conformed copy of this Order be served upon all counsel within seven (7) days of receipt of same by attorneys for Defendant Shopping Center Associates d/b/a Menlo Park Mall i/s/h as Simon Property Group.

  
\_\_\_\_\_  
LISA M. VIGNUOLO, J.S.C.

\_\_\_\_\_ opposed

\_\_\_\_\_ unopposed

*Reply evidences that despite claim that discovery has been provided requests remain incomplete and not properly certified pursuant to R. 4:18-1(c).*

# 820  
04/28/17

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**

**MAY 12 2017**

Judge Lisa M. Vignuolo

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

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

: DOCKET NO.: MID-L-4117-15

Plaintiff

CIVIL ACTION

vs.

ORDER

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; CHRISTOPHER DiPALO, an individual; VALOR SECURITY SERVICES, a business entity; ALLIED UNIVERSAL SECURITY SERVICES, a business entity; JOHN DOE, a fictitiously named individual and ABC CO., a fictitiously named business entity,

Defendants

**THIS MATTER**, having been brought before the court by Lombardi & Lombardi, P.A., attorneys for plaintiffs, Francis Blahuta, Jr. and JoAnne Blahuta, his wife, per quod, on Motion by plaintiffs for an Order striking the Answer and suppressing the defenses of the defendant, Shopping Center Associates for failure to comply with an Order of Discovery and for an Order compelling the defendant, Shopping Center Associates, to produce a copy of the skylight and roof leak log book maintained at Menlo Park Shopping Center for calendar years 2014 and 2015, and the court having read and considered the moving papers and for good cause being shown;

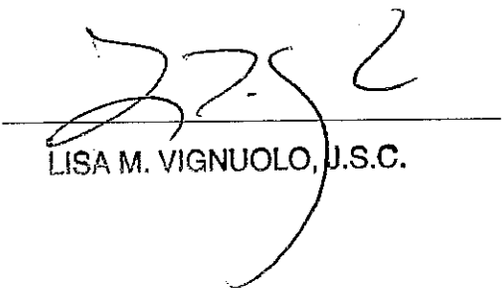
**IT IS ON THIS** 12<sup>th</sup> **DAY OF** May, 2017;

**ORDERED** that the Answer of the defendant, Shopping Center Associates, be and is hereby stricken, and the separate defenses of said defendant be and are hereby suppressed for failure to comply with an Order of Discovery; and it is further

**ORDERED** that the defendant, Shopping Center Associates, provide to plaintiffs' counsel within ten (10) days of the entry hereof, a copy of all skylight and roof leak log books maintained by and/or at the Menlo Park Shopping Center for calendar years 2014 and 2015; and it is further

**ORDERED** that a copy of the within Order shall be served upon all counsel of record herein within 7 days of the entry hereof.

**OPPOSED**

  
\_\_\_\_\_  
LISA M. VIGNUOLO, J.S.C.

**FILED**

**MAY 12 2017**

Juliann M. Alicino, Esq. (ID# 25882012)  
HOAGLAND, LONGO, MORAN, DUNST & DOUKAS, LLP  
40 Paterson Street, PO Box 480  
New Brunswick, NJ 08903  
(732) 545-4717  
Attorneys for Intervener/Defendant, New Jersey Manufacturers Insurance Company

Judge Lisa M. Vignuolo

Plaintiffs,  
  
JUAN C. CASTRILLON and VIVIANNA  
CASTRILLON,  
  
vs.  
  
Defendants,  
  
DOREEN LANG, PRASSANNE M. REDDY,  
SMART INFO and JOHN and JANE DOES 1-  
4 (said names being fictitious)

SUPERIOR COURT OF NEW JERSEY  
MIDDLESEX COUNTY  
LAW DIVISION  
  
DOCKET NO. MID-L-2922-14  
  
CIVIL ACTION

#548

**ORDER**

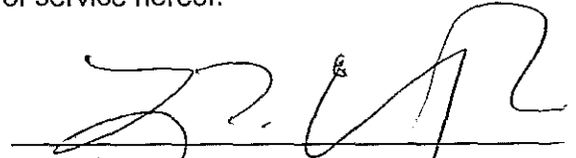
THIS MATTER having been brought before the Court on Motion of Hoagland, Longo, Moran, Dunst & Doukas, LLP, attorneys for Intervener/Defendant, New Jersey Manufacturers Insurance Company, for an Order dismissing Plaintiff's Complaint with Prejudice pursuant to Rule 4:23-5(a)(2), and the Court having reviewed the moving papers and for good cause shown;

IT IS ON THIS 12<sup>th</sup> day of may, 2017,

ORDERED that Plaintiff's Complaint be and is hereby dismissed with prejudice pursuant to Rule 4:23-5(a)(2); 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.

FOR THE REASONS SET FORTH  
ON THE RECORD ON 5/12/2017

  
\_\_\_\_\_  
LISA M. VIGNUOLO, J.S.C.

Papers filed with the Court:  
( ) Answering Papers  
( ) Reply Papers

The within Notice of Motion was:  
( ) Opposed  
(X) 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

**FILED**

**MAY 12 2017**

Judge Lisa M. Vignuolo

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, Luis S. Vasquez

Plaintiff,  
  
ANA DIAZ CASTRO  
  
vs.  
  
Defendant,  
  
LUIS S. VASQUEZ

SUPERIOR COURT OF NEW JERSEY  
MIDDLESEX COUNTY  
LAW DIVISION

DOCKET NO. MID-L-3918-15

CIVIL ACTION

**ORDER**

THIS MATTER having been brought before the Court on Motion of Hoagland, Longo, Moran, Dunst & Doukas, LLP, attorneys for Defendant Luis S. Vasquez, for an Order Extending Discovery and adjourning the arbitration scheduled for June 22, 2017, and the Court having reviewed the moving papers and for good cause shown;

IT IS ON THIS 12<sup>th</sup> day of May, 2017,

ORDERED that the discovery end date shall be extended until July 4, 2017, to allow the following discovery to be completed: *Def. has failed to prove exceptions or circumstances warranting an extension*

- Plaintiff to provide executed authorization for the February 2017 MRI study performed at NJM by May 19, 2017;
- Plaintiff to provide a full and complete response to Defendant's Notice to Produce regarding outstanding medical expenses by May 19, 2017;
- Defense expert reports to be served by July 4, 2017;

IT IS FURTHER ORDERED that the Arbitration date of June 22, 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.

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



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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

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40 PATERSON ST  
PO BOX 480  
NEW BRUNSWICK, NJ

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SUITE 202  
HAMMONTON, NJ

Attorney(s): **Laura Barry**  
Attorney Id No.: **033201989**  
Law Firm: **Bowne Barry & Barry**  
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**Suite A**  
**East Brunswick, NJ 08816**  
Telephone No.: **(732) 238-8686**  
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E-mail: **bbl@bownebarrylaw.com**  
Attorney(s) for Plaintiff(s): **DMJ & Associates, Inc.**

**DMJ & Associates, Inc.**

Plaintiff(s)

vs.

**The Inn at Lithia Springs, LLC and Gyan Enterprise, LLC**

Defendant(s)

SUPERIOR COURT OF NEW JERSEY

LAW DIVISION

COUNTY

DOCKET NO.: **MD-L-02114 16** # **458**

CIVIL ACTION

# Final Judgment by Default

THE DEFENDANT(S) The Inn at Lithia Springs, LLC and Gyan Enterprise, LLC

having been duly served with process and a copy of the complaint in the above-entitled action, and having been defaulted for failure to answer, appear or otherwise move as to the complaint, and defendant(s) not being minor(s) or incapacitated person(s); and plaintiff(s) having filed an affidavit setting forth a particular statement of the items of the claim, their amounts and dates, a calculation in figures of the amount of interest, the payments or credits, if any, and the net amount due;

FINAL JUDGMENT is on this 12<sup>th</sup> day of May, 2017, signed and entered in the sum of \$ 14,019.15 plus pre-judgment interest of \$ — for a total of \$ 14,019.15, in favor of the plaintiff(s) DMJ & Associates, Inc.

and against the defendant(s).

  
LISA M. VIGNUOLO, J.S.C.

**FILED**

**MAY 12 2017**

Judge Lisa M. Vignuolo

Christopher E. Hartmann, Esq. (018781985)  
**HARTMANN & ANGLIM, LLC**  
1256 Rt. 202/206 North  
Bridgewater, New Jersey 08807-1288  
908.306.0600  
*Attorneys for Plaintiff and Third-Party Defendants*

EAST BRUNSWICK ANIMAL  
HOSPITAL, LLC, a New Jersey  
Limited Liability Company,

Plaintiff,

v.

MARY KWACZ, V.M.D.,

Defendant/Counterclaimant/Third Party  
Plaintiff,

v.

DANIEL BELLI, V.M.D. and  
ANITA GREENBERG, D.V.M.,

Third-Party Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION  
MIDDLESEX COUNTY

DOCKET NO.: MID-L-002102-16

Civil Action

**ORDER PERMITTING SERVICE OF  
THIRD PARTY DEPOSITION  
SUBPOENA BY MAIL**

**THIS MATTER**, having been opened to the Court by plaintiff and third-party defendants (Christopher E. Hartmann, Esq. of the law firm of Hartmann & Anglim, LLC representing plaintiff and third-party defendants), on notice to John H. Schmidt, Esq. of Lindabury, McCormick, Estabrook & Cooper, P.C., attorneys for defendant/third-party

plaintiff Mary Kwacz, V.M.D., and the movants having consented to disposition of the within motion on the papers, and the motion returnable April 28, 2017 being unopposed, and for good cause shown, it is

On this 12<sup>th</sup> day of May, 2017

**ORDERED:**

1. The motion by Plaintiff and Third Party Defendants is granted.
2. Service of a deposition subpoena upon Stuart Goldman, DDS, a non-party in this action, may be made by Plaintiff by certified and first class mail. If the certified mail is unclaimed, service shall be presumed. A copy of this Order shall be attached to the subpoena. The witness is directed to appear.
3. A true copy of the within Order shall be served upon all counsel and/or parties within seven (7) days of the receipt hereof.

Motion Unopposed

  
\_\_\_\_\_  
LISA M. VIGNUOLO, J.S.C.

# 112  
05/12/17

Eric Kuper, Esq. - NJ Attorney ID #028001987

**Martin Kane & Kuper**

ATTORNEYS AT LAW

180 Tices Lane - Bldg B, Suite 200

East Brunswick, New Jersey 08816

(732) 214-1800 - Phone

(732) 214-0307 - Fax

Attorneys for Defendants, Kyriankos D. Likakis and Kerri M. Likakis

**FILED**

**MAY 12 2017**

Judge Lisa M. Vignuolo

**DERETA L. EDWARDS,**

**Plaintiff,**

vs.

**NATASHA Y. WU, WILLIE WU,  
KYRIANKOS D. LIKAKIS and  
KERRI M. LIKAKIS,**

**Defendants.**

**SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION - MIDDLESEX COUNTY  
Docket No. L-818-16**

**Civil Action**

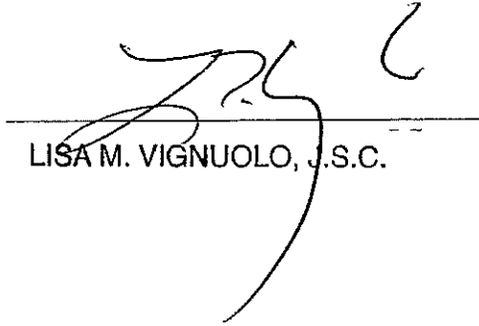
**ORDER**

**THIS MATTER** being opened to the Court on **Friday, May 12, 2017**, by Eric Kuper, Esq., of Martin Kane & Kuper, attorneys for defendants, Kyriankos Likakis and Kerri Likakis, on a Notice of Motion for summary judgment, and it appearing to the Court that due notice of this Motion has been given to all counsel, and the Court having considered the matter and for good cause shown,

**IT IS** on this *12<sup>th</sup>* day of May, 2017,

**ORDERED** that the Motion for Summary Judgment be and hereby is granted in favor of the defendants Kyriankos Likakis and Kerri Likakis thereby dismissing, with prejudice, any and all claims and cross-claims against said defendants; and it is further

**ORDERED** that a true and correct copy of this Order be served upon all counsel  
within seven (7) days of the date hereof.

  
\_\_\_\_\_  
LISA M. VIGNUOLO, J.S.C.

Opposed ( )

Unopposed (X)

# 704  
05/12/17

Laura A. Rabb, Esq. - Atty. ID#028321997  
RABB HAMILL, P.A.  
284 Amboy Avenue  
Woodbridge, NJ 07095  
TEL: 732-636-9291  
Attorneys for Plaintiff

**FILED**  
**MAY 12 2017**  
Judge Lisa M. Vignuolo

---

Jamal Edwards	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION
Plaintiff	:	MIDDLESEX COUNTY
	:	
vs	:	DOCKET NO. MID-L-121-16
	:	
Jaspreet Singh and Sukhwinder Kaur	:	CIVIL ACTION
	:	
Defendants	:	ORDER

---

**THIS MATTER** having been opened to the Court by Rabb Hamill, P.A., attorneys for the Plaintiff for an Order restoring the Complaint to the active trial list and the Court having considered the moving papers and arguments of counsel, and for exceptional circumstances having been found and for good cause shown;

IT IS on this 12<sup>th</sup> day of May, 2017;

**ORDERED** as follows:

That the Order entered on January 20, 2017

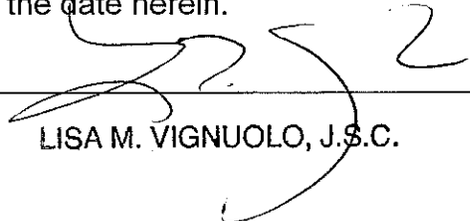
the Honorable **LISA M. VIGNUOLO, J.S.C.**

be and the same is hereby vacated and this matter is restored to the active list; and

**IT IS FURTHER ORDERED**, that the Discovery End Date shall be extended ninety (90) days to August 19, 2017; and

**IT IS FURTHER ORDERED**, that a copy of the within Order shall be served upon all interested parties within ten (10) days of the date herein.

**INOPPOSED**

  
\_\_\_\_\_  
LISA M. VIGNUOLO, J.S.C.

**FILED**

**MAY 12 2017**

Judge Lisa M. Vignuolo

**JOHN A. CAMASSA, ESQ., #025361989**

**CAMASSA LAW FIRM, P.C.**

1800 Route 34

Building 3, Suite 303

Wall, New Jersey 07719

(732) 749-3313

Attorneys for Defendant, New Jersey Manufacturers Insurance Company

Our File No. 1C.7475JAC

LUANNE M. ERNEST,

Plaintiff,

v.

NEW JERSEY MANUFACTURERS  
INSURANCE COMPANY,

Defendant.

SUPERIOR COURT OF NEW JERSEY

LAW DIVISION

MIDDLESEX COUNTY

DOCKET NO. MID-L-002115-16

Civil Action

#277

**ORDER EXTENDING DISCOVERY**

This matter having been brought to the Court on motion by Camassa Law Firm, P.C., attorneys for the defendant, New Jersey Manufacturers Insurance Company, in the above-captioned matter, for an Order extending the discovery period; and, the Court having reviewed the within moving papers and for other good cause having been shown;

It is on this 12th day of May, 2017;

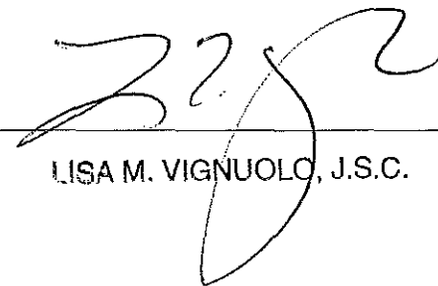
ORDERED as follows:

1. The Discovery End Date be and is hereby extended for 90 days from May 15, 2017 to August 15, 2017;

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

<u>Item</u>	<u>Completion Date</u>
Re-Deposition of the plaintiff	May 9, 2017
Re-Exam of Plaintiff	May 18, 2017
Plaintiff to provide all medical/expert reports	June 30, 2017
Receipt of all additional medical records/MRI films from providers	July 31, 2017
Defense Supplemental IME Reports	August 15, 2017

FURTHER ORDERED that a copy of the within Order be served upon counsel within seven (7) days of the receipt of the Court's online posting of this Order.



---

LISA M. VIGNUOLO, J.S.C.

\_\_\_\_\_ OPPOSED

**UNOPPOSED**



**FILED**

**MAY 12 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):  
DOMINICK PAGNANI

JARETT T. HANRAHAN

Plaintiff

vs.

JESSE A. DZYAK, SUSAN RIGBY,  
JOHN DOE I-X (said names being  
Fictitious, true names presently  
unknown); ABC CORP I-X (said names  
being Fictitious, true names presently  
unknown) and DEF EMPLOYER I-X  
(said names being Fictitious, true names  
presently unknown)

Defendants

JESSE A. DZYAK and SUSAN RIGBY

Third party Plaintiffs

vs.

DOMINICK PAGNANI, HYUNDAI  
LEAST TITLING and TEJAL H.  
PATEL  
Third Party Defendants

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX  
COUNTY

DOCKET NO. MID-L-4422-15

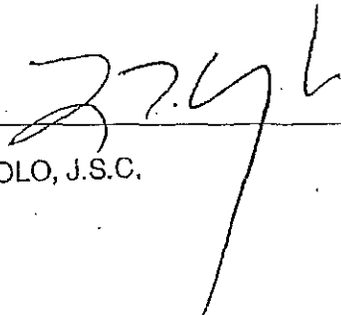
CIVIL ACTION

**ORDER TO CONFIRM  
ARBITRATION AWARD AS A  
JUDGMENT OF NO CAUSE OF  
ACTION IN FAVOR OF  
DEFENDANT DOMINICK PAGNANI**

This matter being opened to the Court, on April 13, 2017, pursuant to Rule 1:6-2 and Rule 1:6-3, and having been submitted for ruling on the papers by, Donald Thornton, Esq., of the Law Offices of Pamela D. Hargrove attorney for the Defendant(s), DOMINICK PAGNANI, for an Order to confirm arbitration award as a judgment and there having been no opposition and good cause appearing;

It is on this 12<sup>th</sup> day of May, 2017, ORDERED that Judgment is hereby entered in favor of the Defendant(s) DOMINICK PAGNANI and against the Plaintiff(s), JARETT T. HANRAHAN, confirming the arbitrator's award of February 14, 2017, and finding a NO CAUSE for action in favor of the Defendant(s) DOMINICK PAGNANI.

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:

X OPPOSED  
\_\_\_\_ NOT OPPOSED

#287  
04/13/17

**FILED**

**MAY 12 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, JESSE A DZYAK and SUSAN RIGBY

JARETT T HANRAHAN

Plaintiff

vs.

JESSE A DZYAK, SUSAN RIGBY,  
John Doe I-X (said names being  
fictitious, true names presently  
unknown); ABC Corp I-X (said names  
being fictitious, true names presently  
unknown) and DEF Employer I-X (said  
names being fictitious, true names  
presently unknown)

Defendants

and

JESSE A DZYAK and SUSAN RIGBY

Defendants Third Party Plaintiffs

vs

DOMINICK PAGNANI, HYUNDAI  
LEAST TITLING AND TEJAL H  
PATEL

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO. MID-L-4422-15

Civil Action

**ORDER CONFIRMING ARBITRATION  
AWARD, AND ENTERING JUDGMENT  
OF NO CAUSE OF ACTION IN FAVOR  
OF DEFENDANTS DZYAK and RIGBY**

Third Party Defendants.

**THIS MATTER** having been placed before the Court by the LAW OFFICE OF DEBRA HART, Esq., attorney for the defendants, JESSE A DZYAK and SUSAN RIGBY; and the Court having considered the moving papers of the parties; and for good cause shown;

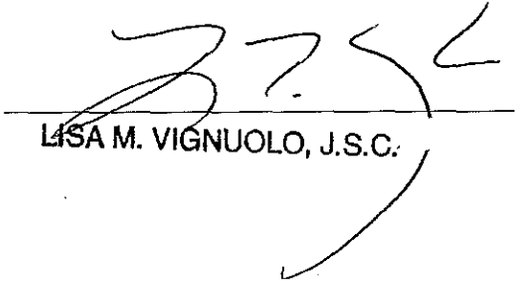
IT IS, on this 12<sup>th</sup> day of May, 2017;

**ORDERED** pursuant to R. 4:21a-6(3), that the mandatory arbitration award finding of "No Cause" of action in favor of the defendants, JESSE A DZYAK and SUSAN RIGBY, against plaintiff, JARETT T HANRAHAN, is hereby confirmed; and

**IT IS FURTHER OREDERED** pursuant to R. 4:21a-6(3) that judgment of a no cause of action hereby is entered in favor of defendants JESSE A DZYAK and SUSAN RIGBY and against plaintiff; 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.

OPPOSED

  
LISA M. VIGNUOLO, J.S.C.

046201278262 BSS

**CALCAGNO & ASSOCIATES**  
Attorneys at Law, LLC  
Glenn A. Farrell, Esq. ID No: 024751988  
Spencer Savings Bank Building  
213 South Avenue East  
Cranford, New Jersey 07016  
Telephone: 908-272-7300  
Fax: 908-272-5577  
Attorney for Plaintiff

**FILED**

**MAY 12 2017**

Judge Lisa M. Vignuolo

**JARETT T. HANRAHAN**

**Plaintiff**

v.

**JESSE A. DZYAK, SUSAN RIGBY,  
JOHN DOE I-X (said names being  
fictitious, true names presently  
unknown); ABC CORP. I-X(said names  
being fictitious, true names presently  
unknown); and DEF EMPLOYER I-X  
(said names being fictitious, true names  
presently unknown)**

**Defendants**

**JESSE A. DZYAK and SUSAN RIGBY**

**Third Party Plaintiffs**

v.

**DOMINICK PAGNANI, HYUNDAI  
LEASE TITLING and TEJAL H.  
PATEL**

**Third Party Defendants**

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

**Docket No.: MID-L-4422-15**

**CIVIL ACTION**

**ORDER**



CALCAGNO &  
ASSOCIATES  
Attorneys at Law, LLC  
SPENCER SAVINGS  
BANK BUILDING  
213 South Avenue East  
Cranford, NJ 07016  
(908) 272-7300  
Fax (908) 272-5577

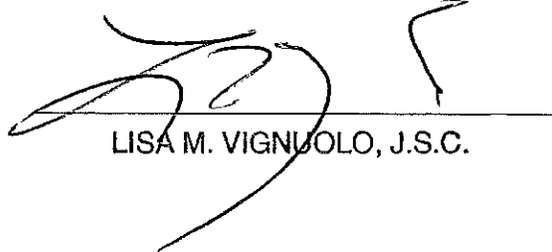
This matter having been opened to the Court on application of Glenn A. Farrell, Esq., appearing on behalf of Plaintiff, Jarett T. Hanrahan, for an Order denying Defendant's Motion to Confirm Arbitration Award and Entering Judgment of No Cause, Vacating the Arbitration Award as to Plaintiff, and Reinstating Plaintiff's Complaint;

IT IS on this 12<sup>th</sup> day of May, 2017,

ORDERED:

1. Defendants' Motion to Confirm the Arbitration Award and Enter Judgment is denied;
2. The Arbitration Award of February 14, 2017 is vacated as against Plaintiff;
3. Plaintiff's complaint is reinstated;
4. Plaintiff shall appear for deposition on an agreed to date within 45 days of entry of this Order, and ~~Plaintiff shall appear for deposition on an agreed to date within 45 days of entry of this Order, and~~ *Plaintiff fails to show exceptional circumstances pursuant to R. 1:13-7*
5. A new arbitration date as to Plaintiff's case is scheduled for \_\_\_\_\_, 2017;

ORDERED that a copy of this Order shall be served upon all counsel within 7 days of its receipt by the moving party.

  
LISA M. VIGNUOLO, J.S.C.

X Opposed  
\_\_\_\_\_ Unopposed

FILED

MAY 12 2017

Judge Lisa M. Vignuolo

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 Defendants Eugene Borcan and Emilian Borcan

Plaintiff,

JUAN JIMENEZ

vs.

Defendants,

EUGENE BORCAN, EMILIAN BORCAN,  
JOHN DOES 1-10 (fictitious  
names) and XYZ CORP. 1-10  
(fictitious names)

SUPERIOR COURT OF NEW JERSEY  
MIDDLESEX COUNTY  
LAW DIVISION

DOCKET NO. MID-L-914-15

CIVIL ACTION

*A546*

ORDER

THIS MATTER having been brought before the Court on Motion of Hoagland, Longo, Moran, Dunst & Doukas, LLP, attorneys for Defendants Eugene Borcan and Emilian Borcan, for an Order barring Plaintiff's medical bills in the within cause of action, and the Court having reviewed the moving papers and for good cause shown;

IT IS ON THIS 12<sup>th</sup> day of May, 2017,

ORDERED that Plaintiff is barred from producing evidence of outstanding medical bills; and

IT IS FURTHER ORDERED that Plaintiff does not have standing to be reimbursed for outstanding medical bills since no medical bill has been provided through the health insurer; and

*Dunst*  
*Dunst*

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

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

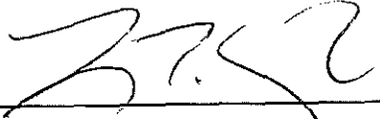
NORTH JERSEY  
40 PATERSON ST  
PO BOX 480  
NEW BRUNSWICK, NJ

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



ORDERED that a copy of this Order shall be served upon all parties 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 11/29 20 17 unless further extended by court order.

FILED

MAY 15 2017

Judge Lisa M. Vignuolo

James P. Lidon (Attorney ID#038091985)  
McELROY, DEUTSCH, MULVANEY & CARPENTER, LLP  
1300 Mount Kemble Avenue  
P.O. Box 2075  
Morristown, New Jersey 07962-2075  
(973) 993-8100 (Tel.)  
(973) 425-0161 (Fax)  
Attorneys for Defendants, Rutgers, The State University  
of New Jersey, James Kohl, Kenneth Cop, Michael Rein,  
Matthew Gulsby, and Paul Fischer

KEITH JOHNSON,

Plaintiff,

v.

RUTGERS, THE STATE UNIVERSITY  
OF NEW JERSEY, former VICE  
PRESIDENT FOR ADMINISTRATION  
AND PUBLIC SAFETY JAMES "JAY"  
KOHL, individually and in his  
official capacity, EXECUTIVE  
DIRECTOR OF POLICE  
SERVICES/CHIEF OF UNIVERSITY  
POLICE KENNETH COP,  
individually and in his  
official capacity, DEPUTY CHIEF  
OF UNIVERSITY POLICE MICHAEL  
REIN, individually and in his  
official capacity, LIEUTENANT  
MATTHEW GULSBY, individually  
and in his official capacity,  
and DETECTIVE LIEUTENANT PAUL  
FISCHER, individually and in  
his official capacity,

Defendants,

SUPERIOR COURT OF NEW JERSEY  
MIDDLESEX COUNTY- LAW DIVISION

Docket No. MID-L-2118-16

ORDER GRANTING MOTION UNDER  
R. 4:10-3 FOR A PROTECTIVE  
ORDER

# 323

THIS MATTER, having been opened to the Court upon application of McElroy, Deutsch, Mulvaney & Carpenter, LLP, attorneys for defendants, Defendants, Rutgers, The State University of New Jersey, James Kohl, Kenneth Cop, Michael Rein, Matthew Gulsby, and Paul Fischer ("defendants"), on notice to Catherine M., Elston Esq., counsel for plaintiff Keith Johnson, for entry of a protective order, pursuant to R. 4:10-3; and the Court having reviewed the papers submitted and heard the arguments of counsel, if any; and for good cause shown:

IT IS, on this 12<sup>th</sup> day of May, 2017,

ORDERED that defendants' motion is GRANTED; and it is further

ORDERED that defendants need not provide any documents or information in response to Request Nos. 20-23, 29-31 of Plaintiff's First Request for Production of Documents to Defendants, or Interrogatory Nos. 20, 23, 27, 31-32, 34, 36, 41-42 of Plaintiff's First Set of Interrogatories to Defendants; and it is further

ORDERED that attorneys for defendants shall serve a copy of the within Order upon counsel within 7 days of ~~receipt~~ <sup>the online posting</sup> thereof.

  
\_\_\_\_\_  
HON. LISA VIGNUOLO

Pl. fails to establish a factual predicate regarding the need for the requested discovery - as a result Pl. has not met the standard set forth in State v. Kaszubinski, 177 N.J. Super 136 (Law Div 1980).

Opposed

Unopposed

# 692  
05/12/17

File No.: 700-1551  
Christine Klimczuk - Attorney I.D.: 015531998  
**Dvorak & Associates, LLC**  
390 George Street, 8<sup>th</sup> Floor  
New Brunswick, New Jersey 08901  
(732) 317-0130; (732) 317-0140 (FAX)  
Attorneys for Defendant, County of Middlesex

**FILED**

**MAY 12 2017**

Judge Lisa M. Vignuolo

JENNIFER KAZNOWSKI,

Plaintiffs,

v.

PETERPANK DINER, et als.,

Defendants

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO: MID-L-5722-16

Civil Action

**ORDER DISMISSING PLAINTIFF'S  
COMPLAINT FOR FAILURE TO  
PROVIDE DISCOVERY**

**Return Date: Friday, May 12, 2017**

*THIS MATTER* having been opened to the Court by Christine Klimczuk, Esq. of Dvorak & Associates, LLC on behalf of Defendant County of Middlesex, upon Notice of Motion to dismiss Plaintiff's Complaint for failure to provide discovery, and due notice of this Motion having been provided to all parties; and the Court having considered the motion papers in support thereof and the responses of all parties, if any; and for good cause shown;

*IT IS* on this 10<sup>th</sup> day of May, 2017;

*ORDERED* that Plaintiff's Complaint be and is hereby dismissed without prejudice for failure to provide answers to the County of Middlesex's Initial Interrogatories and Initial Notice to Produce; and it is

*FURTHER ORDERED* that Plaintiff is to provide fully responsive answers to Defendant County of Middlesex's Initial Interrogatories and Initial Notice to Produce to Dvorak and Associates, LLC within within five (5) days of the date of this Order as a condition of reinstatement of Plaintiff's Complaint; and it is

*FURTHER ORDERED* that a true copy of the within Order shall be served upon all parties to

this action within five (5) days of the date of receipt thereof.



LISA M. VIGNUOLO, J.S.C.

Opposed

Unopposed

*Opposition evidence discovery  
supplied on 4/27/17.*

# 288

05/12/17

**FILED**

**MAY 12 2017**

Judge Lisa M. Vignuolo

**CLEARY GIACOBBE ALFIERI JACOBS, LLC**

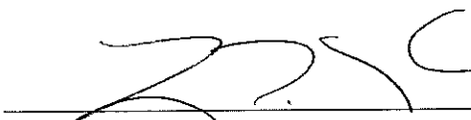
169 Ramapo Valley Road  
Upper Level 105  
Oakland, New Jersey 07436  
(T) 973-845-6700  
(F) 201-644-7601

Anthony P. Seijas, Esq. (Attorney ID No. 029711996)  
*Attorneys for Defendant, Cleary Giacobbe Alfieri Jacobs, LLC*

<p>LAW OFFICES OF KARIM ARZADI, Plaintiff,</p> <p>vs.</p> <p>CLEARY GIACOBBE ALFIERI &amp; JACOBS LLC, Defendant</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO.: MID-820-17</p> <p>Civil Action</p> <p><b>ORDER</b></p>
--	---

This matter being opened to the Court by Cleary Giacobbe Alfieri Jacobs, LLC, attorneys for defendant Cleary Giacobbe Alfieri Jacobs, LLC, on motion for an order to dismiss the complaint for failure to state a claim upon which relief can be granted; and the Court having considered the motion and good cause appearing,

It is on this 10<sup>th</sup> day of May, 2017 ORDERED that Defendant's Cleary Giacobbe Alfieri & Jacobs, LLC, motion to dismiss plaintiff's Complaint with prejudice for failure to state a claim is granted.




---

LISA M. VIGNUOLO, J.S.C.

Opposed

Unopposed

#096

05/12/17

David C. Ricci, Esq. – NJ Attorney ID 037622011  
Law Office of David C. Ricci, LLC  
51 JFK Parkway, First Floor West  
Short Hills, New Jersey 07078  
Tel: 973-218-2627  
Fax: 973-206-6955  
*Attorney for Plaintiff*

**FILED**

**MAY 12 2017**

Judge Lisa M. Vignuolo

SHALENA MURRAY,  
Plaintiff,

vs.

FORMULA INVESTMENTS, INC. d/b/a NJ  
LUXURY MOTORS,  
Defendant

SUPERIOR COURT OF NEW JERSEY  
MIDDLESEX COUNTY - LAW DIVISION:

CIVIL ACTION

DOCKET NO. MID-L-4621-16

**ORDER**

This matter having been opened to the Court upon motion of the Law Office of David C. Ricci, LLC, attorney for Plaintiff Shalena Murray, David C. Ricci, Esq. appearing, for an Order compelling Defendant Formula Investments, Inc. d/b/a NJ Luxury Motors, to provide answers to Plaintiff's written discovery requests, and the Court having considered the Certification submitted, documents attached in support of the Motion, and the argument of counsel, if any, and for good cause shown,

IT IS, on this 12<sup>th</sup> day of May, 2017, hereby **ORDERED** that:

1. Plaintiff's Motion to Compel Discovery is hereby **GRANTED**;
2. Within 20 days of receipt of this Order, Defendant shall provide fully responsive answers to the following:

Plaintiff's Interrogatories;

Plaintiff's Notice to Produce: Numbers 4, 12, 13, 14, and 26;

Legible copies of Defendant's document production Numbers D040-044, 050.

**IT IS FURTHER ORDERED** that a copy of this order be served upon all Parties within 7  
days of receipt.

Opposed  Unopposed

  
\_\_\_\_\_  
LISA M. VIGNUOLO, J.S.C.

#1602  
04/28/17

**FILED**

**MAY 12 2017**

Judge Lisa M. Vignuolo

JAVERBAUM WURGAFT HICKS  
KAHN WIKSTROM & SININS  
35 Journal Square  
Suite 525  
Jersey City, NJ 07306  
(201) 876-8930  
Attorneys for Plaintiff

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

Plaintiff  
Angela Nunes Cure

Docket No. MID-L-1920-16

vs.

**CIVIL ACTION**

Defendant  
Joseph Steel, John Doe ( name  
being fictitious driver),  
National Fence System, ABC  
Company ( name being fictitious  
owner), Lisa Kosel, John Doe  
II, ( name being fictitious  
owner/driver)

**ORDER QUASHING SUBPOENA AND  
ISSUING A PROTECTIVE ORDER**

This matter having come before the Court upon the application of Javerbaum Wurgaft Hicks Kahn Wikstrom & Sinins, Attorneys for Plaintiff, Angela Nunes Cure, for an Order quashing defendant's subpoena and requesting that the Court issue a protective order barring any evidence of the plaintiff's psychological history and or treatment, returnable on April 28, 2017, and the Court having read the moving papers, and any papers filed in opposition thereto, and for good cause shown;

IT IS on this *12* day of *May*, 2017;

1. ORDERED that defendant's subpoena Duces Tecum to Jersey Medical Care-A Part of Better Mind Solutions Network for a complete copy of plaintiff's mental health medical records is quashed; and it is further
2. ORDERED that all evidence of plaintiff's psychological history and treatment be barred from being produced;

3. ORDERED that a copy of this Order be served upon all parties within 7 days from the date ~~hereof~~. *within posting of this order*

*2752*

LISA M. VIGNUOLO, J.S.C.

OPPOSED

UNOPPOSED

File No. 226068

*Pla. is not asserting a psychological claim;  
Def. has not met test set forth in Kinsella  
150 N.J. 276 (1997).*

#750

65/12/17

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**

**MAY 12 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

CIVIL ACTION

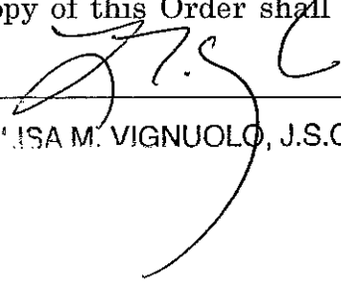
**ORDER TO BAR PLAINTIFF'S APRIL 19,  
2017 AMENDMENT TO  
INTERROGATORIES**

**THIS MATTER** having been brought before the Court by the law firm of Foster & Mazzie, attorneys for defendant, Amina Ahmadi, on the Motion of Foster & Mazzie, Esq. appearing, and for good cause having been shown;

IT IS on this 12<sup>th</sup> day of may, 2017,

**ORDERED**, that plaintiff is hereby barred from using the April 19, 2017 amendment to interrogatories at the time of trial, and;

**ORDERED**, that within 7 days of the date that a filed copy of this Order is received by the moving party, a true copy of this Order shall be served upon all counsel.

  
\_\_\_\_\_  
LISA M. VIGNUOLO, J.S.C.

Papers considered:  
 No Opposition \_\_\_\_\_ Opposition

#34 5/12  
#542

LAW OFFICE OF ANDREW S. BLUMER  
A Limited Liability Company  
Andrew S. Blumer, Esq.  
NJ Attorney ID No. 032631994  
4255 Route 9 North, Bldg. 5, Suite D  
Freehold, New Jersey 07728  
732.303.6430  
Attorneys for Plaintiffs

**FILED**

**MAY 12 2017**

Judge Lisa M. Vignuto

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; 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

**ORDER OF DISMISSAL  
WITHOUT PREJUDICE  
AS TO DEFENDANT COUNTY OF  
ESSEX ONLY, WITH TOLLING OF  
LIMITATIONS**

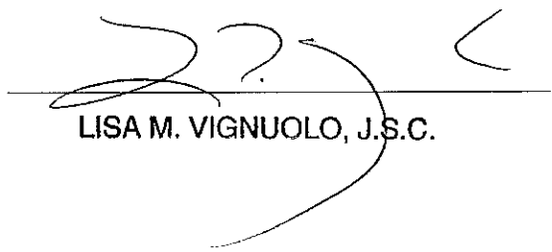
THIS MATTER having been opened to the Court upon the application of Alan Ruddy, Esq. of the Office of the County Counsel on behalf of Defendant County of Essex, and by Andrew S. Blumer, Esq. of the Law Office of Andrew S. Blumer on behalf of the Plaintiffs, the Court having read the papers filed on behalf of the respective parties, having heard argument of counsel, and good and sufficient cause having been shown,

It is on this 12 day of May 2017;

ORDERED that the Plaintiffs' Complaint shall be and is hereby dismissed against **Defendant County of Essex only, without prejudice** and without costs to either party; and it is further

ORDERED that, should information hereafter become available to the Plaintiffs that, in the sole evaluation of the Plaintiffs' attorney demonstrates that Defendant County of Essex may be liable to the Plaintiffs for the damages set forth in Plaintiffs' Complaint and in any subsequent amendments thereto, the Court shall upon Motion vacate this dismissal, and the statute of limitations for the purpose of pursuing an action against Defendant County of Essex shall be and is hereby tolled; and it is further

ORDERED that a copy of this Order shall be served upon all interested parties within 7 days from the ~~above date~~ *online posting of this order* hereof.

  
LISA M. VIGNUOLO, J.S.C.

Opposed \_\_\_\_\_  
Unopposed X

**FILED**

**MAY 12 2017**

Judge Lisa M. Vignuolo

NOWELL, P.A.  
155 Polifly Road  
Hackensack, New Jersey 07601  
By: Anthony J. Frese, Esq. (ID No. 006361977)  
(201) 343-5001

Attorneys for Defendant Richie's Sports Bar and Vineyard Realty, LLC

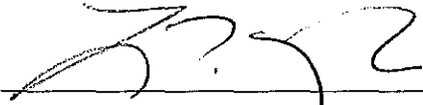
<p><b>JOHN PHILLIPS, Individually,</b></p> <p style="text-align: center;"><b>Plaintiff,</b></p> <p style="text-align: center;">v.</p> <p><b>RICHIE'S SPORTS BAR, VINEYARD REALTY, LLC, ALEXIS A. SPAGNOLI, RYAN J. SPRAGUE, JOHN DOES 1-10 (unknown individuals)</b></p> <p style="text-align: center;"><b>Defendants.</b></p>	<p><b>SUPERIOR COURT OF NEW JERSEY MIDDLESEX COUNTY LAW DIVISION</b></p> <p><b>DOCKET NO. MID-L-2520-14</b></p> <p style="text-align: center;"><i>Civil Action</i></p> <p style="text-align: center;"><b>ORDER OF DISMISSAL WITH PREJUDICE</b></p>
--	--

THIS MATTER having been brought before the Court on motion of Hoagland, Longo, Moran, Dunst & Doukas, LLP, attorneys for Defendant, Ryan J. Sprague, for an Order dismissing Plaintiff, John Phillips; Complaint, with prejudice, for failure to reinstate the Complaint within six (6) months in compliance with the Court's Order filed on October 4, 2016, and the Court having reviewed the moving papers and for good cause shown;

IT IS ON THIS <sup>12<sup>th</sup></sup> day of May, 2017,

**ORDERED** that Plaintiff, John Phillips' Complaint be and is hereby dismissed with prejudice, as to Defendants, Richie's Sports Bar, Vineyard Realty, LLC, Alexis A. Spagnoli and Ryan J. Sprague, for failure to comply with this Court's Order entered October 4, 2016; 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.

Opposed  
 Unopposed

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, New Jersey Manufacturers Insurance Company  
Our File: 1C.7556J

**FILED**

MAY 12 2017

Judge Lisa M. Vignuolo

CAROLINE A. HABECK and MICHAEL HABECK,  
her husband,

Plaintiff(s)

v.

TARA A. DESANTIS; MICHAEL C. DESANTIS;  
RAYMOND RAPPISI, JR.; AMERICAN  
COMMERCE INSURANCE COMPANY; JOHN  
DOES 1-5; ABC CORPS. 1-5; and XYZ COMPANIES  
1-5,

Defendant(s)

RAYMOND RAPPISI, JR. and LAURA RAPPISI, his  
wife,

Plaintiff(s),

v.

TARA A. DESANTIS, MICHAEL C. DESANTIS,  
CAROLINE A. HABECK, NEW JERSEY  
MANUFACTURERS INSURANCE COMPANY,  
JOHN DOES 1-5; and ABC CORPORATIONS 1-5.

Defendant(s),

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

Docket No: MID-L-288-17

Civil Action

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

Docket No: MID-L-5521-16

11 350

Civil Action

ORDER STRIKING ANSWER AND  
SUPPRESSING DEFENSES OF  
DEFENDANTS, TARA A. DESANTIS  
AND MICHAEL C. DESANTIS, FOR  
FAILURE TO PROVIDE ANSWERS  
TO INTERROGATORIES

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

It is this 12<sup>th</sup> day of May, 2017,

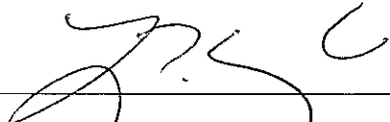
ORDERED that the Answer of Defendants, Tara A. Desantis and Michael C. Desantis, be

stricken and Defenses suppressed, for failure to supply certified answers to Interrogatories within the time prescribed by the Rules of Court and it is further

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

Opposed

Unopposed

  
\_\_\_\_\_  
LISA M. VIGNUOLO, J.S.C.

#084  
04/28/17

**FILED**

**MAY 12 2017**

Judge Lisa M. Vignuolo

LAW OFFICES OF MICHAEL J. DUNN, LLC  
BY: MICHAEL J. DUNN, ESQUIRE  
I.D. No. 000131987  
Two Executive Campus, Suite 402  
2370 Route 70 West  
Cherry Hill, NJ 08002  
(856) 317-9640

Attorney for Third Party Defendant, Farm Family Casualty Insurance Company

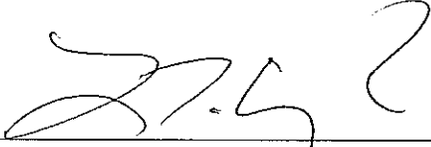
MIRIAM C. TROCHE	:	SUPERIOR COURT OF NEW JERSEY
	:	MIDDLESEX COUNTY
Plaintiff	:	LAW DIVISION
	:	
vs.	:	DOCKET NO.: MID-L-803-16
	:	
PROSPECT POINTE, A.G. LAWN & LANDSCAPE; LGA GROUP, LLC; LGA GROUP PROPERTY MAINTENANCE; GAIA REGENCY JACKSON, LLC; LINCOLN APARTMENT MANAGEMENT LIMITED PARTNERSHIP; LIGHT FX, LLC; JOHN/JANE DOES (1-10); ABC CORPORATIONS (1-10); DEF PARTNERSHIPS (1-10); AND GHI LIMITED LIABILITY COMPANIES (1-10)	:	CIVIL ACTION
	:	
Defendants and Third Party Plaintiff	:	<b>ORDER</b>
	:	
vs.	:	
	:	
FARM FAMILY INSURANCE and US LAWNS	:	
	:	
Third Party Defendants	:	

**THIS MATTER** having been brought before the Court on Motion by Michael J. Dunn, Esquire of The Law Offices of Michael J. Dunn, LLC, attorneys for Third Party Defendant, Farm Family Casualty Insurance Company, and the Court having considered same;

IT IS on this 12 day of May, 2017, hereby **ORDERED** and **DECREED** that Third Party Defendant's, Farm Family Casualty Insurance Company, Motion for Summary Judgment is hereby **GRANTED** dismissing the Third Party Complaint and any and all claims and crossclaims against it with prejudice; and

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

FOR THE REASONS SET FORTH  
ON THE RECORD ON 5/12/17

  
\_\_\_\_\_  
LISA M. VIGNUOLO J.S.C.

Opposed  
 Unopposed

RAFANO AND WOOD, P.C.

I.D. # 2126196215827

ATTORNEYS FOR THIRD PARTY PLAINTIFF-

A.G. LAWN & LANDSCAPE, LLC

129 Main Street

South River, NJ 08882

(732) 257-2200

**FILED**

**MAY 12 2017**

Judge Lisa M. Vignuolo

# 1024  
04/28/17

---

MIRIAM C. TROCHE

Plaintiff

vs.

PROSPECT POINTE, A.G. LAWN &  
LANDSCAPE; LGA GROUP, LLC; LGA  
GROUP PROPERTY MAINTENANCE;  
GAIA REGENCY JACKSON, LLC; LINCOLN  
APARTMENT MANAGEMENT LIMITED  
PARTNERSHIP; LIGHT FX, LLC; JOHN/JANE  
DOES (1-10); ABC CORPORATIONS (1-10);  
DEF PARTNERSHIPS (1-10); AND GHI  
LIMITED LIABILITY COMPANIES (1-10)

Defendants

SUPERIOR COURT OF NEW JERSEY

MIDDLESEX COUNTY

LAW DIVISION

DOCKET NO. MID-L-803-16

CIVIL ACTION

**ORDER**

---

A.G. LAWN & LANDSCAPE, LLC,

Defendant/Third Party-Plaintiff

vs.

FARM FAMILY INSURANCE and US  
LAWNS

Third Party Defendants

---

THIS MATTER coming on for hearing on April 28, 2017 on Motion for Summary Judgment by Michael J. Dunn, Esq., Attorney for the Third Party Defendant, Farm Family Insurance and on Cross Motion by Robert C. Rafano, Esq., Attorney for the Third Party Plaintiff, A.G. Lawn and Landscape, LLC and the Court after considering the Brief and Certification and arguments of counsel;

IT IS ON THIS 12 DAY OF May, 2017 that the Third-Party Defendant's, Farm Family Insurance Motion for Summary Judgment is hereby dismissed.

IT IS FURTHER ORDERED that the Third-Party Plaintiff's, A.G. Lawn & Landscape, LLC Cross Motion for counsel fees is hereby granted. *Denied as to counsel fees in connection w/ 3rd party complaint only*

  
LISA M. VIGNUOLO, J.S.C.

FOR THE REASONS SET FORTH  
ON THE RECORD ON 5/12/2017

**OPPOSED**

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 Plaintiff

#845  
FILED 5-12-17

MAY 12 2017

Judge Lisa M. Vignuolo, Jv.

MIRIAM C. TROCHE,  
Plaintiff,

v.

PROSPECT POINTE; AG LAWN &  
LANDSCAPE; LGA GROUP, LLC; LGA  
GROUP PROPERTY MAINTENANCE;  
GAIA REGENCY JACKSON, LLC;  
LINCOLN APARTMENT MANAGEMENT  
LIMITED PARTNERSHIP; LIGHT FX,  
LLC; U.S. LAWNS, INC.; U.S. LAWNS  
TEAM 311 d/b/a U.S. LAWNS; JOHN/JANE  
DOES (1-10); ABC CORPORATIONS (1-  
10); DEF PARTNERSHIPS (1-10); and GHI  
LIMITED LIABILITY COMPANIES (1-10),  
Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-803-16

CIVIL ACTION

**ORDER**

-and-

AG LAWN & LANDSCAPE,  
Third Party Plaintiff,

v.

FARM FAMILY INSURANCE and US  
LAWNS,  
Third Party Defendants.

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

It is on this 12<sup>th</sup> day of May 2017;

ORDERED that the Order of the Honorable Lisa M. Vignuolo, J.S.C. dated March 3, 2017 dismissing the Plaintiff's Complaint without prejudice for failure to provide written discovery to Defendant Gaia Regency Jackson, LLC i/p/a Prospect Pointe and Defendant Lincoln Apartment Management Limited Partnership i/i/a Lincoln Property Company shall be and is hereby vacated; and it is further

ORDERED that Plaintiff's Complaint shall be and is hereby reinstated against **Defendant Gaia Regency Jackson, LLC i/p/a Prospect Pointe and Defendant Lincoln Apartment Management Limited Partnership i/i/a Lincoln Property Company**; and it is further

ORDERED that the Order of the Honorable Lisa M. Vignuolo, J.S.C. dated March 3, 2017 dismissing the Plaintiff's Complaint without prejudice for failure to provide written discovery to Defendant MMR Group, LLC a/k/a LGA Group Property Maintenance shall be and is hereby vacated; and it is further

ORDERED that Plaintiff's Complaint shall be and is hereby reinstated against **Defendant MMR Group, LLC a/k/a LGA Group Property Maintenance**; and it is further

ORDERED that the Order of the Honorable Michael A. Toto, J.S.C. dated March 31, 2017 dismissing the Plaintiff's Complaint without prejudice for failure to provide written discovery to Defendant U.S. Lawns, Inc. shall be and is hereby vacated; and it is further

ORDERED that Plaintiff's Complaint shall be and is hereby reinstated against **Defendant U.S. Lawns, Inc.**; and it is further

ORDERED that the Order of the Honorable Lisa M. Vignuolo, J.S.C., if any, dated on or about April 28, 2017 dismissing the Plaintiff's Complaint without prejudice for failure to provide written discovery to Defendant AG Lawn & Landscape shall be and is hereby vacated; and it is further

ORDERED that Plaintiff's Complaint shall be and is hereby reinstated against **Defendant**

**AG Lawn & Landscape;** and it is further

ORDERED that the Discovery End Date shall be extended for one hundred twenty (120) days from the date of this Order, to September 9, 2017, in order to allow for completion of the following discovery:

1. Written discovery to be completed on or before June 15, 2017;
2. Depositions of all parties and fact witnesses to be completed on or before July 1, 2017;
3. Plaintiff to serve final expert reports, liability and damages, on or before August 5, 2017;
4. Defendants to complete medical examinations and serve expert reports, liability and damages, on or before September 5, 2017;
5. Plaintiff to serve reply/addendum expert reports on or before September 8, 2017; and
6. Depositions of all expert witnesses to be completed on or before September 9, 2017; and it is further

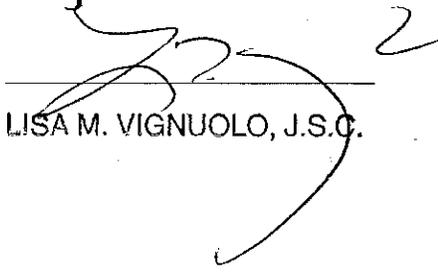
ORDERED that a copy of this Order be served upon all interested parties within 4 days ~~from the above date hereof.~~ of the online posting of this order.

Opposed

X

Unopposed

\_\_\_\_\_

  
\_\_\_\_\_  
LISA M. VIGNUOLO, J.S.C.

**FILED**

**MAY 12 2017**

Judge Lisa M. Vignuolo

John F. Gillick, Esq. - Atty ID: 017302001  
File No. 42-04154

***Martin, Kane & Kuper***

180 Tices Lane, Building B, Suite 200  
East Brunswick, NJ 08816  
732-214-1800 phone  
732-214-0307 fax

Attorneys for defendants, City of New Brunswick

**DANNY VILLANO,**

**Plaintiff,**

**vs.**

**NEW JERSEY TRANSIT RAIL  
OPERATIONS, CITY OF NEW  
BRUNSWICK, and ABC CORP.,  
a fictitious name representing an  
unknown business entity,**

**Defendant(s).**

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

**Docket No. L-821-16**

**Civil Action**

**ORDER**

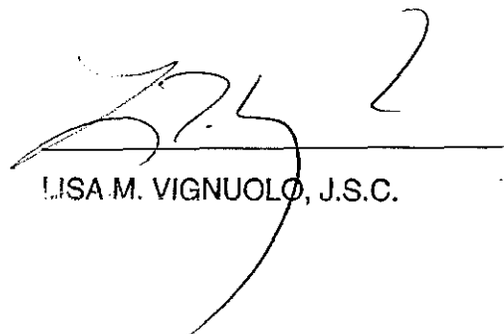
This matter having been opened to the Court by JOHN F. GILLICK, ESQ. of Martin, Kane & Kuper, attorneys for defendant, City of New Brunswick, on notice of motion to dismiss the plaintiff's Complaint for failure to provide discovery, with prejudice, and it appearing to the Court that due notice of this motion has been given to all counsel, and the Court having considered the matter and good cause appearing;

**IT IS** on this 12<sup>th</sup> day of May, 2017

**ORDERED** that the plaintiff's Complaint shall be and is hereby dismissed, with prejudice, pursuant to R. 4:23-5 (a)(2); and it is further

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

Opposed  Unopposed



LISA M. VIGNUOLO, J.S.C.

FF 426

04/28/17

**FILED**

**MAY 12 2017**

Judge Lisa M. Vignuolo

REBENACK, ARONOW & MASCOLO, LLP  
111 Livingston Avenue  
New Brunswick, NJ 08901  
(732) 247-3600  
ATTORNEY ID: 0252011  
Attorneys for Plaintiffs, Tracy Vizthum

Plaintiff(s),  
  
Tracy Vizthum,  
  
vs.  
  
Defendant(s),  
  
Foothill Estates, LLC, et al

SUPERIOR COURT OF NEW JERSEY

MIDDLESEX COUNTY  
LAW DIVISION

DOCKET NO. MID-L-07416-15

CIVIL ACTION

**ORDER STRIKING THE ANSWER AND  
AFFIRMATIVE DEFENSES OF DEFEDANT,  
FOOTHILL ESTATES, LLC**

**THIS MATTER** having been brought before the Court on Motion of Rebenack, Aronow, & Mascolo LLP, attorneys for Plaintiff Tracy Vizthum for an Order striking the answer and affirmative defenses of Defendant, Foothill Estates, LLC for failure to supply discovery, and the Court having reviewed the moving papers and for good cause shown;

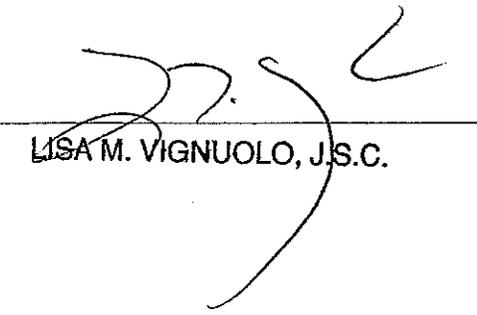
IT IS ON THIS 12<sup>th</sup> day of May

**ORDERED** that the Answer and Affirmative defenses of Defendant Foothill Estates, LLC are hereby stricken;

Rebenack, Aronow  
& Mascolo, LLP

111 Livingston Ave.  
New Brunswick, NJ

**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 hereof.



\_\_\_\_\_  
LISA M. VIGNUOLO, J.S.C.

Papers filed with the Court:

- Answering Papers
- Reply Papers

The within Notice of Motion was:

- Opposed
- Unopposed

Rebenack, Aronow  
& Mascolo, LLP

111 Livingston Ave.  
New Brunswick, NJ

Matthew A. Peluso, Esq. (#035721991)  
A Limited Liability Company  
103 Carnegie Center  
Suite 300  
Princeton, NJ 08540  
(609)306-2595  
Counsel for Plaintiffs

**FILED**

**MAY 12 2017**

Judge Lisa M. Vignuolo

#891  
5-12-17

Michael Williams; Joseph Graffagnino;  
and Dave Reedinger

Plaintiffs.

vs.

The County of Middlesex New Jersey;  
The County of Middlesex New Jersey  
Department of Corrections; Edmond C.  
Cicchi, individually, and, in his capacity as  
the former Warden of the County of  
Middlesex Department of Corrections; and  
CFG Health Systems, LLC

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION-MIDDLESEX COUNTY

DOCKET NO. MID-L-11416-14

CIVIL ACTION

**ORDER REINSTATING COMPLAINT**

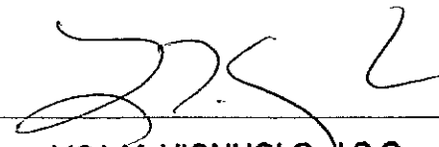
THIS MATTER, having been brought before this Court by counsel for Plaintiffs for an Order:  
(1) reinstating Plaintiffs' Complaint; and (2) extending the discovery end-date to July 17, 2017; and  
for good cause shown;

IT IS on this 10<sup>th</sup> day of May, 2017:

ORDERED that:

1. Plaintiffs' Complaint is hereby reinstated; and
2. The discovery end-date is July 17, 2017.

**UNOPPOSED**




---

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**  
**MAY 12 2017**  
Judge Lisa M. Vignuolo

---

MICHAEL WILLIAMS, ET AL.

*Plaintiff,*

v.

COUNTY OF MIDDLESEX,  
ET AL.

*Defendant.*

---

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

Docket No.: MID-L-11416-14

CIVIL ACTION

**ORDER**

*THIS MATTER* having been opened to the Court on May 12, 2017 by Motion to Compel, by Matthew Peluso, Esq., attorney for the plaintiffs, Michael Williams, Joseph Graffagnino and Dave Reedinger, and by Cross-Motion to Compel and Opposition by Hoagland, Longo, Moran, Dunst & Doukas, LLP, attorneys for the defendants, County of Middlesex, Middlesex County Department of Corrections and Edmond Cicchi, Jennifer Passannante, Esq. on the brief, and the Court having considered the papers and for good cause shown:

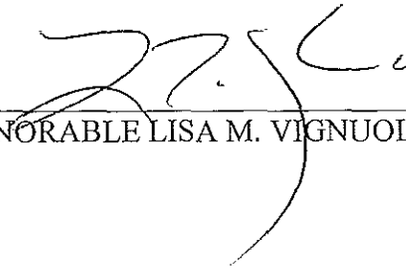
*IT IS* on this 12<sup>th</sup> day of May, 2017, **ORDERED** as follows:

1. Plaintiffs' motion is GRANTED as to interrogatories 1, 2, 7, 10, 12 and 24 and document requests 3 and 20 regarding Defendant Cicchi based on the Statement of Reasons attached hereto;
2. Defendant Cicchi shall provide the above discovery within fourteen (14) days of service of this Order;

**Williams, et al. v. Middlesex, et al.**  
**MID-L-11416-14**

3. Plaintiffs' motion is GRANTED as to interrogatories 1, 11, 14, 15, 16, 17 and 24 regarding Defendant Middlesex County Department of Corrections based on the Statement of Reasons attached hereto;
4. Defendant Middlesex County Department of Corrections shall provide the above discovery within fourteen (14) days of service of this Order;
5. Plaintiff's motion is GRANTED as to Defendant County of Middlesex regarding interrogatories 1, 2, 3, 11 and 24 for the Statement of Reasons attached hereto;
6. Defendant County of Middlesex shall provide the above discovery within fourteen (14) days of service of this Order;
7. Plaintiff's motion is DENIED as to Defendant Cicchi regarding interrogatories 14, 15, 16 and 17 and document requests 1, 2, 4, 5, 8, 11 and 14 for the Statement of Reasons attached hereto;
8. Plaintiff's motion is DENIED as to Defendant County of Middlesex regarding interrogatories 14, 15, 16 and 17 for the Statement of Reasons attached hereto;
9. Defendants' cross-motion is DENIED based on the Statement of Reasons attached hereto;
10. Plaintiff Graffagnino is BARRED from any claims regarding emotional damages in relation to the dissolution of his marriage resulting from Defendants' alleged discriminatory treatment for the Statement of Reasons attached hereto;
11. A copy of this Order shall be served upon the parties within seven (7) days of its online posting.

Williams, et al. v. Middlesex, et al.  
MID-L-11416-14



---

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

STATEMENT OF REASONS ATTACHED

## STATEMENT OF REASONS

Williams, et al. v. Middlesex, et al.  
MID-L-11416-14

R. 4:23-5 reads:

Prior to moving to dismiss pursuant to subparagraph (a)(1) of this rule, a party may move for an order compelling discovery demanded pursuant to R. 4:14, R. 4:18 or R. 4:19. An order granting a motion to compel shall specify the date by which compliance is required. If the delinquent party fails to comply by said date, the aggrieved party may apply for dismissal or suppression pursuant to subparagraph (a)(1) of this rule by promptly filing a motion to which the order to compel shall be annexed, supported by a certification asserting the delinquent party's failure to comply therewith. Id.

Plaintiffs assert that Defendants failed to provide responsive interrogatories 1, 2, 3, 7, 10, 11, 12, 14, 15, 16, 17 and 24 and requests for production 1, 2, 3, 4, 5, 8, 11, 14 and 20. Defendants' further assert that Plaintiffs did not attempt to resolve discovery disputes amicably pursuant to R. 1:6-2 before the filing of Plaintiffs' motion to compel.

**Former Warden Cicchi (Interrogatories 1, 2, 7, 10, 12, 14, 15, 16, 17 & 24/Document requests 1, 2, 3, 4, 5, 8, 11, 14 & 20)** – As Defendant Cicchi has been sued both in his individual capacity and professional capacity, answers involving Interrogatory 1 are deficient and information regarding Defendant Cicchi's personal information must be provided. Interrogatories 2 & 7 ask Defendant Cicchi to disclose any individuals who may have information about the pending lawsuit and as this request is not unduly burdensome, same must be provided. Interrogatory 10 seeks factual information regarding defenses to will be asserted by Defendant Cicchi and as such are to be provided. Interrogatories 14-17 and document requests 1, 2, 4, 5, 8, 11 and 14 seek factual information within Defendant Cicchi's possession regarding the discharge, hiring, and suspension of Middlesex County Corrections Officers as well as his personal employment

record, policies, etc. that Defendant Cicchi denies to be in possession. As Defendant Cicchi is likely not to be in possession of such employment information and documentation, Defendant Cicchi's responses are sufficient. Interrogatory 24 and document requests 3 and 20 must be responded at least to the extent Defendant Cicchi can disclose other individuals with knowledge of prior lawsuits as well as potential witnesses. If he cannot or is not in possession of such information, he must certify as to same. Plaintiff's motion as to Defendant Cicchi is GRANTED as to interrogatories 1, 2, 7, 10, 12, and 24 and document requests 3 and 20 and DENIED as to interrogatories 14, 15, 16 and 17 and document requests 1, 2, 4, 5, 8, 11 and 14.

**Middlesex County Corrections (Interrogatories 1, 11, 14, 15, 16, 17 & 24) –**

Interrogatory 1 asks for information regarding Robert Glover, the individual answering interrogatories and thus, same must be provided. As for interrogatory 11 and 24, see the Court's reasoning regarding Defendant Cicchi above. Interrogatories 14-17 can be answered by Defendant Middlesex County Corrections as same would be in possession of such records. Plaintiffs' motion as to Defendant Middlesex County Corrections is GRANTED.

**County of Middlesex (Interrogatories 1, 2, 3, 11, 14, 15, 16, 17 & 24) –**See

explanation for Defendant Cicchi above for the Court's reasoning to compel more specific responses. Plaintiff's motion as to Defendant County of Middlesex is GRANTED as to interrogatories 1, 2, 3, 11 and 24 and DENIED as to interrogatories 14, 15, 16 and 17.

**Defendants' Cross-Motion**-Defendants cross-move to compel Plaintiffs to

provide the names and addresses of all attorneys Plaintiffs have previously discussed the matter at hand with prior to retaining Matthew Peluso, Esq. and the names and addresses

of all healthcare providers that Plaintiff Graffagnino spoke with concerning the dissolution of his marriage. Defendants have not offered any substantial need to obtain such privileged material. As for Plaintiff's prior discussions with attorneys before retaining Matthew Peluso, Esq., Defendants do not provide any reason to overcome the attorney-client privilege. As for Plaintiff Graffagnino's discussions with healthcare providers, Plaintiff Graffagnino asserts that he will not be pursuing emotional damages regarding his discharge in relation to his divorce and as such, the protected information is not relevant. As there is a dispute between the parties as to Plaintiff Graffagnino's intention to pursue such damages, Plaintiff Graffagnino is BARRED from any claims regarding emotional damages in relation to the dissolution of his marriage due to Defendants' alleged treatment as according to counsel, he will not pursue said damages. Defendants' cross-motion to compel is DENIED.