

Motion Calendar – Judge Mayer – 3/31/2017

Prepared by Sarah M. Bouskila, Law Clerk to the Hon. Jessica R. Mayer, J.S.C.

Tel: (732) 519-3643

*** If the reasons for the Court’s decision have been set forth on the record and you would like a copy of the transcript, please contact Linda Wood at (732) 519-3486 ***

<u>CASE NAME</u>	<u>DOCKET #</u>	<u>MOTION #</u>	<u>MOTION TYPE</u>	<u>DISPOSITION</u>
Ablaza, Emmanuel v. Diana and Louie Tolentino	L-3841-15	915	Extend Discovery	Granted
Alkyha Defense and Logistics v. Forest Glen at Monroe and v. David Morillo	L-2041-15	786	Suppress Answer and Defenses for Failure to Provide Discovery	Granted in part
Bansal, Anil v. Asubo Datwani	L-7141-16	224	Dismiss Complaint	Denied
Bilenker, Stephanie v. Star Plex Cinemas, et al.	L-5240-15	1044	Extend Discovery	Transferred to J. Happas
Castro-Campos, Antonio v. Pedro Coyago-Sanchez	L-5340-15	182	Summary Judgment	Adjourned
Delmo, Angela and David v. Ohio Casualty Insurance	L-5741-16	801	Dismiss Without Prejudice	Withdrawn
Freeman, David and Eve v. Sharon Stapert	L-4239-16	575	Deposit Policy Limits	Granted
Green, Thelma v. Merck Sharp & Dohme	L-8727-14	606	Admit Pro Hac Vice	Granted
Hart, Inez v. Merck Sharp & Dohme	L-7768-14	605	Admit Pro Hac Vice	Granted
Herb, Mary Jo v. Merck Sharp & Dohme	L-6736-14	226	Admit Pro Hac Vice	Granted
Hunter, Edna v. Merck Sharp & Dohme	L-6688-14	607	Admit Pro Hac Vice	Granted

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Insurance Restoration Specialist v. Columbian Towers Development Co.	L-1740-16	565	Strike Answer and Suppress Defenses for Failure to Provide Discovery	Granted
Lupia, Carl v. Port Authority Trans-Hudson	L-3939-15	377	Strike Answer and Suppress Defenses for Failure to Provide Discovery	Withdrawn
McCriskin, Richard and Dolores v. John Muller, Elks Lodge	L-2338-15	84	Summary Judgment	Denied
Morris-Mann, Irene and William v. Amy Bitterman	L-641-16	975	Extend Discovery	Withdrawn
Parham, Ashley v. Patricia Hooper	L-1241-16	959	Extend Discovery	Granted
Raymond, Kerri v. Darren Lau	L-1538-16	653	Extend Discovery	Granted
Raymond, Kerri v. Darren Lau	L-1538-16	1051	Extend Discovery	Granted
Rivera, Heriberto v. Progressive Insurance Co	L-3840-16	675	Extend Discovery and Compel Deposition	Granted
Roca-Morel, Jose v. Mousumi Sircar	L-7538-15	691	Amend Complaint	Granted
Salob, Ruth and Seymour v. Merck Sharp & Dohme	L-7293-14	227	Admit Pro Hac Vice	Granted
Sanchez, Wilfredo v. Kwicheon Jung	L-4539-16	979	Reinstate Complaint	Granted
Shaw, Kenya v. Clarion Inn	L-2441-16	806	Dismiss Complaint for Failure to Provide Discovery	Withdrawn

Motion Calendar – Judge Mayer – 3/31/2017

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Sigro, Francine v. Darby Development	L-1838-16	298	Dismiss Complaint	Transferred to J. Cresitello
Sullivan, Laura v. LifeCell Corporation	L-5988-11	225	Amend Complaint	Granted
Vinson, Eric v. Centerline Drivers, LLC	L-6139-15	1020	Dismiss Without Prejudice	Granted
Wondoloski, Craig v. Marc Magliaro and Gene Sears v. Marc Magliaro and v. Craig Wondoloski	L-6101-15	1042	Compel Deposition	Granted
Zeitler, Dale v. Merck Sharp & Dohme	L-7623-14	609	Admit Pro Hac	Granted

2915 MC
3/31/17

Law Office of Robert A. Raskas
371 Hoes Lane, Suite 105
Piscataway, NJ 08854
(732) 981-1649 (Telephone)
(732) 981-1657 (Fax)
By: Justin Black, Esq., 01440-2006
Attorney for Defendant, Diana Tolentino and Louie Tolentino

FILED
MAR 31 2017

JUDGE JESSICA R. MAYER

EMMANUEL P. ABLAZA Plaintiff,	SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO. MID-L-3841-15
-vs-	Civil Action
DIANA J. TOLENTINO, LOUIE TOLENTINO, and JOHN DOES 1-10 (representing presently unidentified individuals, businesses and/or corporations who owned, operated, maintained, supervised, designed, constructed, repaired and/or controlled the vehicle in question or otherwise employed the defendants)	ORDER
Defendants.	

This matter having been opened to the Court on Motion of Justin Black, Esq., attorney for defendant, Diana Tolentino and Louie Tolentino, for an Order to reopen and extend the discovery period until August 31, 2017, and with the consent of our adversary, and the Court having read and considered the moving papers, and for exceptional circumstances appearing;

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

ORDERED that discovery is hereby reopened; and it is further;

ORDERED that deposition of plaintiff on April 20, 2017 is court ordered; and it is further;

ORDERED that the independent medical examination of plaintiff scheduled for ~~July 6, 2017~~ July 6, 2017 is court ordered; and it is further;

ORDERED that all plaintiff expert reports shall be served by July 24, 2017; and it is further

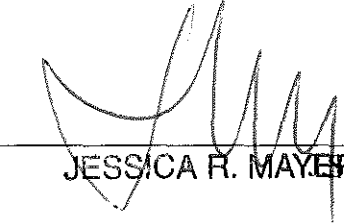
ORDERED that all defense expert reports shall be served by August 29, 2017; and it is further

ORDERED that all expert depositions shall be completed by August 30, 2017; and it is further

ORDERED that discovery end date be extended until August 31, 2017; and it is further;

ORDERED that a copy of the within Order be served on all counsel within ^{posted online for} 7 days of the date hereof.

UNOPPOSED


JESSICA R. MAYER, J.S.C.

- Opposed
 Unopposed

**ORDERED THAT ARBITRATION
SHALL BE SCHEDULED FOR**
Sept. 12, 2017

"Having reviewed the above motion, I find it to be meritorious on its face and is unopposed. Pursuant to R. 1:6-2, it therefore will be granted essentially for the reasons set forth in the moving papers."

FURTHER ORDERED that no further extensions to the discovery end date will be granted without a showing of exceptional and heretofore unforeseen circumstances.

#186
3-31-17

ZAGER FUCHS, P.C.
Michael T. Warshaw, bar #: 005171976
268 Broad Street
P.O. Box 489
Red Bank, New Jersey 07701
(732)747-3700

FILED
MAR 31 2017
JUDGE JESSICA R. MAYER

Attorneys for Plaintiff/Intervenor, All American Patio

ALKYHA DEFENSE AND LOGISTICS,
INC. d/b/a EXECUTIVE COMMERCIAL
MAINTENANCE,

Plaintiff,

v.

FOREST GLEN AT MONROE MANOR
HOMEOWNERS ASSOCIATION, INC.,

Defendant.

And

FOREST GLEN AT MONROE MANOR
HOMEOWNERS ASSOCIATION, INC.,

Third-Party Plaintiff,

v.

DAVID MORILLO and JOHN DOE,
INDIVIDUALLY AND CORPORATION,

Third Party Defendant.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY: LAW DIVISION

Docket No. MID-L-2050-15
MID-L-2041-15

CIVIL ACTION
COMPPELLING DISCOVERY AS TO
**ORDER ON MOTION TO SUPPRESS
THE ANSWER AND SEPARATE
DEFENSES OF DEFENDANT FOR
FAILURE TO PROVIDE DISCOVERY**

*DEPENDANTS FOREST GLEN
and TALL OAKS*

GRANTED IN PART

ALKYHA DEFENSE AND LOGISTICS,
INC. d/b/a EXECUTIVE COMMERCIAL
MAINTENANCE,

Plaintiffs,

v.

MONROE MANOR, INC.,

Defendant

and

MONROE MANOR, INC.,

Third-Party Plaintiff

v.

DAVID MORILLO, AND JOHN DOE,
INDIVIDUALLY AND CORPORATION

Third-Party Defendant

ALL AMERICAN PATIO, LLC,

Plaintiff/Intervenor,

v.

ALKYHA DEFENSE AND LOGISTICS,
INC. d/b/a EXECUTIVE COMMERCIAL
MAINTENANCE, FOREST GLEN
AT MONROE MANOR HOMEOWNERS
ASSOCIATION, INC., TALL OAKS,
MONROE MANOR, DAVID MORILLO and
JOHN DOES, 1-15 (being fictitious names),
XYZ CORPORATIONS AND LLCs, 1-15
(being fictitious named entities)

Defendants.

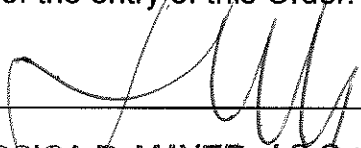
THIS MATTER having been heard by the Court, upon the application of Zager Fuchs, P.C., for an Order to suppress the answer and separate defenses of defendant for failure to provide discovery, and the Court having considered the pleadings filed in this action, the attached Certification of Michael T. Warshaw, and for good cause shown,

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

1. To ~~suppress the Answer and Separate Defenses of defendants for failure to provide discovery;~~ *Forest Glen and Tall Oaks*
2. To compel defendants to provide the requested discovery within fourteen (14) days from the date of the entry of this Order, as follows;
3. ~~For such other and further relief as the Court deems just in the circumstances.~~
3. ~~The findings of the Court and the reasons for entry of this Order are on the record of proceedings before this Court dated _____.~~
4. A true copy of this Order shall be ~~served on all parties by counsel for the moving parties~~ *sent via e-mail* within seven (7) days from the date of the entry of this Order.

UNOPPOSED

- Court received a letter from defense counsel agreeing to 14 days to respond to discovery. The letter was received by the court on 3/23/17*
- PAPERS CONSIDERED:**
- Notice of Motion
 - Movant's Certification
 - Movant's Brief
 - Answering Certifications
 - Answering Brief
 - Cross-Motion
 - Movant's Reply
 - Other


JESSICA R. MAYER, J.S.C. J.S.C.

"Having reviewed the above motion, I find it to be meritorious on its face and is unopposed. Pursuant to R. 1:6-2, it therefore will be granted essentially for the reasons set forth in the moving papers."

#224
03/31/17

ANIL BANSAL,
Plaintiff,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

v.

DOCKET No.: MID-L-7141-16

ASUDO DATWANI, GHANSHAM
DATWANI, DINESH GANDHI, SURBHI
KADAKIA, NARENDRA LAKHANI, MANU
PARIKH, BIPIN PATEL and PRITESH SHAH,

Civil Action

ORDER

Defendants.

FILED

MAR 31 2017

JUDGE JESSICA R. MAYER

THIS MATTER, having been brought before the Court on the motion of Graham Curtin, P.A., attorneys for Defendants Asudo Datwani, Ghansham Datwani, Dinesh Gandhi, Surbhi Kadakia, Narendra Lakhani, Manu Parikh, Bipin Patel and Pritesh Shah (collectively, the "Defendant Minority Shareholders"), for an Order dismissing the Complaint of Plaintiff Anil Bansal ("Plaintiff"); and having read and reviewed the moving papers, and ~~any~~ opposition thereto; and for good cause having been shown;

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

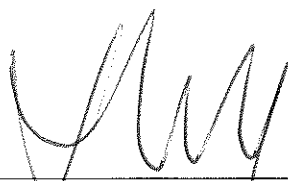
ORDERED that the Defendant Minority Shareholders' motion is granted; it is

FURTHER ORDERED that Plaintiff's Complaint is dismissed; and it is

FURTHER ORDERED that a true copy of this Order be served ^{sorted and filed} on all counsel

within seven (7) days ~~of receipt.~~

OPPOSED



JESSICA R. MAYER, J.S.C.

This Motion Was:

Opposed

Unopposed

On this date, pursuant to R. 1:6-2
The court's statement of reasons
have been set forth on the record.

Firm Code: H21
File No.: 151960140
Cooper Maren Nitsberg Voss & DeCoursey
David Della-Badia, Esq.
Bar #: 00269-1995
485 Route 1 South
Building A, Suite 200
Iselin, NJ 08830
Ph: 732-362-3400; Direct dial: (732) 362-3346
Fax: (866) 827-4716

Attorneys for Defendants, Douglas DeCastro and Robyn M. Hilton

DAVID FREEMAN and EVE FREEMAN,

Plaintiffs,

v.

SHARON STAPERT, DOUGLAS DECASTRO
and ROBYN HILTON,

Defendants.

FILED

MAR 31 2017

JUDGE JESSICA R. MAYER

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

CIVIL ACTION

DOCKET NO.: MID-L-4239-16

**ORDER FOR LEAVE TO DEPOSIT
POLICY LIMITS**

4575

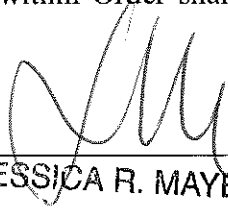
THIS MATTER having been opened to the Court by David Della-Badia, attorney for Defendants, Douglas DeCastro and Robyn M. Hilton, for an Order pursuant to Rule 4:57-1 granting said Defendants leave to deposit insurance policy limits in the amount of \$15,000.00 with the Clerk of Superior Court, and the Court having reviewed the moving papers submitted, ~~and any~~ ~~opposition thereto~~, and for good cause appearing;

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

ORDERED that Defendants, Douglas DeCastro and Robyn M. Hilton's motion for leave to deposit policy limits into court is hereby Granted;

IT IS FURTHER ORDERED Defendants, Douglas DeCastro and Robyn M. Hilton, are hereby granted leave to deposit represented insured policy limits in the amount of \$15,000.00 with the Clerk of Superior Court within 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 ^{posted online to} counsel within 7 days of the date of this Order.

 3/31/17

JESSICA R. MAYER, J.S.C.

____ Opposed
 Unopposed

UNOPPOSED

"Having reviewed the above motion, I find it to be meritorious on its face and is unopposed. Pursuant to B. 1:6-2, it therefore will be granted essentially for the reasons set forth in the moving papers."

#565
03/31/17

SLAVIN & MORSE, LLC
Attorneys at Law
Glenn C. Slavin, Esq. - 027541989
234 Main Street
Woodbridge, New Jersey 07095
(732) 726-3307
Attorneys for Plaintiff: Insurance Restoration Specialists, Inc.

FILED
MAR 31 2017

JUDGE JESSICA R. MAYER

INSURANCE RESTORATION
SPECIALISTS, INC.,

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

Plaintiff(s),

DOCKET NO: MID-L-1740-16

vs.

CIVIL ACTION

COLUMBIAN TOWERS DEVELOPMENT
CO., PRESTIGE MANAGEMENT CO.,
CAPITAL REALTY GROUP, INC., and
COLUMBIAN TOWERS APARTMENTS
URBAN RENEWAL, LLC, and

**ORDER STRIKING THE ANSWER OF
DEFENDANTS AND SUPPRESSING THEIR
DEFENSES FOR FAILURE TO PROVIDE
CERTIFIED ANSWERS TO
INTERROGATORIES AND PRODUCE
DOCUMENTS**

Defendant(s).

This matter having been opened to the Court upon the application of Slavin & Morse, LLC, attorneys for Plaintiff, Insurance Restoration Specialists, Inc., for an Order striking the Answer and suppressing the defenses of Defendants, Columbian Towers Development Company, Prestige Management Company and Capital Realty Group, Inc., for failure to provide certified answers to Interrogatories, returnable on December 31, 2016, and it appearing from the moving papers that timely certified answers to Interrogatories and Notice to Produce, have not been served, and no formal Motion for an extension of time to answer has been made pursuant to R. 4:17-4(b), and for good cause shown;

IT IS on this 21st day of March, 2017;

ORDERED that the Answer of the Defendants, Columbian Towers Development Company,

Prestige Management Company and Capital Realty Group, Inc., be and the same is hereby stricken *without*

prejudice and his defenses suppressed *without prejudice* for failure to answer Interrogatories, Notice to Produce and provide

discovery within the time provided by the Rules of Court; and it is further

ORDERED that a copy of this Order be served *posted in chief* upon all Counsel within 7 days.

after receipt by Plaintiff's counsel.

UNOPPOSED



JESSICA R. MAYER, J.S.C.
J.S.C.

OPPOSED

UNOPPOSED

"Having reviewed the above motion, I find it to be meritorious on its face and is unopposed. Pursuant to R. 1:6-2, it therefore will be granted essentially for the reasons set forth in the moving papers."

ORDERED that counsel for the delinquent party shall serve upon his or her client in accordance with R. 4:23-5(a)(1) a copy of this Order and the notice set forth in Appendix II-~~1~~ of the Court Rules

#84 3-31-17

Thomas A. Wester, Esquire- Attorney ID No.: 022241982
McDermott & McGee, LLP
75 Main Street
Millburn, New Jersey 07041
Telephone: 973-467-8080
Attorneys for Defendant: ELKS Lodge (#2298)
Our File No.: 84756 TAW

FILED

MAR 31 2017

JUDGE JESSICA R. MAYER

Plaintiff(s)	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION- MIDDLESEX COUNTY
RICHARD MCCRISKIN and DOLORES	:	DOCKET NO.: MID L 2338 15
MCCRISKIN, SALVATORE MEO and	:	
CHRISTINE MEO (Parents and Legal	:	CIVIL ACTION
Guardians of VINCENT MEO, minor) and	:	
VINCENT MEO	:	ORDER
	:	
vs.	:	
	:	
Defendant(s)	:	
	:	
JOHN MULLER, ELKS LODGE (#2298)	:	
ABC CORPORATIONS (1-10) (fictitious	:	
names) and JOHN DOES (1-10) (fictitious	:	
names)	:	

THIS MATTER having been presented to the Court on motion by the law office of McDermott & McGee, counsel for defendant, ELKS Lodge (#2298) seeking an Order granting Summary Judgment; and the Court having considered the certification and brief of counsel submitted in connection therewith; and good cause having been shown;


IT IS on this 31st day of March, 2017

ORDERED that Summary Judgment be and hereby is granted in favor of defendant, ELKS Lodge (#2298) thus dismissing plaintiff's Complaint with prejudice; and it is further

DENIED


ORDERED that a copy of the within Order be ^{posted online for} served upon all counsel of record within
7 days of the date of entry hereof.

Opposed
 Unopposed



JESSICA R. MAYER, J.S.C. ^{3/31/17}

OPPOSED

 On this date, pursuant to R. 1:6-2
The court's statement of reasons
have been set forth on the record.

CONNOR WEBER & OBERLIES
By: Michael S. Mikulski II, Esquire (ID 022681993)
304 Harper Drive, Suite 201
Moorestown, New Jersey 08057
(856) 780-3800
Attorney for Defendant, Patricia Hooper

FILED
MAR 31 2017

JUDGE JESSICA R. MAYER

ASHLEY PARHAM	SUPERIOR COURT OF NEW JERSEY
PLAINTIFF(S)	LAW DIVISION
	MIDDLESEX COUNTY
	DOCKET NO.: MID-L-1241-16 # 959
-VS-	
	ORDER
PATRICIA HOOPER, JOHN DOE I-X (said names being fictitious, true names presently unknown), ABC Corp. I-X (said names being fictitious, true name presently unknown), ABC Employer I-X (said names being fictitious, true names presently unknown)	
DEFENDANT(S)	

THIS MATTER having been brought before the Court on Motion of Defendant, Patricia Hooper and the Court having duly considered the moving papers ~~and no opposition being submitted~~ and for good cause;

IT IS on this 31st day of March, 2017, ORDERED AS FOLLOWS:

1. The discovery end date be and hereby is extended until 2nd day of June, 2017;
2. That discovery shall be completed as follows:
 - a. Answers to fact discovery shall be completed no later than April 7, 2017;
 - b. Party and fact depositions shall be completed no later than April 14, 2017;
 - c. Plaintiffs' expert reports, if any, shall be served no later than April 28, 2017;
 - d. All responsive expert reports shall be served no later than May 29, 2017;

e. Expert depositions of any person(s)/parties deemed necessary shall be completed by June 2, 2017;

ORDERED that a copy of the within Order be ^{proofed online &} served upon all counsel within

7 days of the date hereof.

UNOPPOSED



JESSICA R. MAYER, J.S.C.
J.S.C.

MOTION OPPOSED _____

MOTION UNOPPOSED ✓

**ORDERED THAT ARBITRATION
SHALL BE SCHEDULED FOR**

June 20, 2017

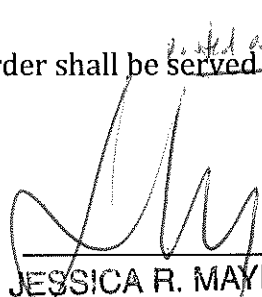
"Having reviewed the above motion, I find it to be meritorious on its face and is unopposed. Pursuant to R. 1:6-2, it therefore will be granted essentially for the reasons set forth in the moving papers."

FURTHER ORDERED that no further extensions to the discovery end date will be granted without a showing of exceptional and heretofore unforeseen circumstances.

3. Supplemental Defense Reports on or before ^{July 1,} ~~June 15,~~ 2017

AND IT IS FURTHER ORDERED a copy of this Order shall be ^{mailed notice of} served on counsel within 7 days from the date hereof.

UNOPPOSED


JESSICA R. MAYER, J.S.C.

J.S.C.

**ORDERED THAT ARBITRATION
SHALL BE SCHEDULED FOR**

July 18, 2017

"Having reviewed the above motion, I find it to be meritorious on its face and is unopposed. Pursuant to R. 1:6-2, it therefore will be granted essentially for the reasons set forth in the moving papers."

FURTHER ORDERED that no further extensions to the discovery end date will be granted without a showing of exceptional and heretofore unforeseen circumstances.

1051
3/31/17

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):
DARREN LAU and KA LAU

FILED
MAR 31 2017
JUDGE JESSICA R. MAYER

KERRI RAYMOND

Plaintiff

vs.

DARREN LAU, LAU KA and JOHN
DOES 1-10 ABC CORPORATIONS 1-
10 Presenting currently unknown or
unidentified defendants who contributed
to the happening of the accident and for
plaintiff s damages,

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY

DOCKET NO. MID-L-1538-16

CIVIL ACTION

**ORDER TO EXTEND DISCOVERY
TIME**

This matter being opened to the Court, on March ³¹ 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., of the Law Offices of Pamela D. Hargrove attorney for the Defendant(s), DARREN LAU and KA LAU, for an Order to extend discovery time in accordance with Rule 4:24-1(c), ^{and plaintiff also} ~~and there having~~ ^{having had a motion to extend discovery} ~~been no opposition~~ and good cause appearing;


It is on this 21st day of March, 2017, ORDERED that discovery time be and hereby is extended to July 1, 2017 to allow time for the following:

1. All depositions to be completed by June 15, 2017.
2. Defendant to submit final medical expert's report by July 1, 2017.
3. Any further discovery that may be necessary as a result of the foregoing, to be

obtained and completed on or before July 1, 2017; and

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

UNOPPOSED



JESSICA R. MAYER, J.S.C. J.S.C.

"Having reviewed the above motion, I find it to be meritorious on its face and is unopposed. Pursuant to R. 1:6-2, it therefore will be granted essentially for the reasons set forth in the moving papers."

MOTION WAS:

_____/ OPPOSED
_____/ NOT OPPOSED

**ORDERED THAT ARBITRATION
SHALL BE SCHEDULED FOR**

July 18, 2017

FURTHER ORDERED that no further extensions to the discovery end date will be granted without a showing of exceptional and heretofore unforeseen circumstances.

FILED

MAR 31 2017

3/31/17
#675

Firm Code: H21
File No.: 151742855
Cooper Maren Nitsberg Voss & DeCoursey
Tatiana Vysotsky, Esq.
Bar #: 018982006
485 Route 1 South
Building A, Suite 200
Iselin, NJ 08830
Ph: 732-362-3400; Direct dial: (732) 362-3325
Fax: (866) 827-4716

JUDGE JESSICA R. MAYER

Attorneys for Defendant, Drive New Jersey Insurance Company i/p/a Progressive Insurance Company

Heriberto Rivera,

Plaintiff,

v.

Progressive Insurance Company, John Doe A-Z,
ABC Company 1-10,

Defendant.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

CIVIL ACTION

DOCKET NO.: MID-L-3840-16

**ORDER GRANTING NOTICE OF MOTION
FOR RECONSIDERATION, EXTENDING
DISCOVERY FOR 90 DAYS**

THIS MATTER having been opened to the Court by Tatiana Vysotsky, attorney for Defendant, Drive New Jersey Insurance Company i/p/a Progressive Insurance Company for an Order for reconsideration of the Order of February 17, 2017 entered by Judge Jessica R. Mayer, J.S.C, denying Defendant's Motion to Extend Discovery be vacated and that our Motion for Reconsideration be granted, Oral Argument requested and the Court having reviewed the moving papers submitted, and any opposition thereto, and for good cause appearing;

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

ORDERED AS FOLLOWS:

1. ~~ORDERED that the Order of February 17, 2017 entered by Judge Jessica R. Mayer, J.S.C is hereby vacated AND that Defendant, Drive New Jersey Insurance Company's, Motion to Extend Discovery for 90 days from the date of this Order.~~

2. The new discovery end is April 28, 2017.

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

indicated below:

Outstanding Discovery	Discovery Shall Be Completed By Date Listed Below
Defendant's Supplemental NTP request (follow-up to deposition)	3/28/17
Plaintiff's Response to Defendant's Supplemental NTP request (follow-up to deposition)	5/2/17 4/28/17

IT IS FURTHER ORDERED that a copy of the within Order shall be ^{plotted online for} served upon counsel within 7 days of the date of this Order.

UNOPPOSED


JESSICA R. MAYER, J.S.C.

Opposed
 Unopposed

(*) Party/Parties Requesting Discovery Extension

Heriberto Rivera, for x__plaintiff __defendant

Drive NJ Insurance Co., for __plaintiff x__defendant

~~ORDERED THAT ARBITRATION SHALL BE SCHEDULED FOR~~


"Having reviewed the above motion, I find it to be meritorious on its face and is unopposed. Pursuant to R. 1:6-2, it therefore will be granted essentially for the reasons set forth in the moving papers."

FURTHER ORDERED that no further extensions to the discovery end date will be granted without a showing of exceptional and heretofore unforeseen circumstances.

#691
3-31-17

FILED

MAR 31 2017

JUDGE JESSICA R. MAYER

JOHN C. SINUK
71 PATERSON STREET
NEW BRUNSWICK, NEW JERSEY 08901
(732) 846-5544
BAR NO: 005251988
Attorney for Plaintiff

JOSE J. ROCA-MOREL	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION
	:	MIDDLESEX COUNTY
	:	DOCKET NO. : MID-L-7538-15
Plaintiff(s)	:	CIVIL ACTION
v.	:	
	:	
	:	
MOUSUMI SIRCAR, JOHN and	:	
JANE DOES (1-10) ABC and XYZ	:	
CORPORATION (1-10) (these names:	:	ORDER
fictitious real names unknown):	:	
	:	
Defendant(s)	:	

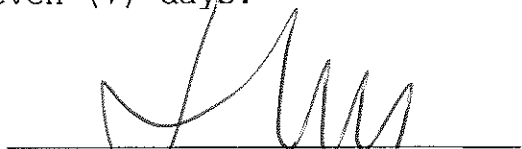
This matter having come before the Court by motion of John C. Sinuk, Esq., attorney for the plaintiffs herein; and the Court having considered the papers submitted and good cause having been shown;

IT IS on this 31st day of March, 2017, ORDERED that the plaintiff be and is hereby granted leave to file a First Amended Complaint to include LOSS OF CONSORTIUM Claim of plaintiff's wife, NIUFRA BALBUENA-ROCA;

IT IS FURTHER ORDERED that the ~~Trial date of June 19, 2017~~ will not be adjourned. *settlement conf. scheduled for 5/19/17*
and the Arbitration scheduled for 5/15/17 will not be adjourned

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

UNOPPOSED - late off from defendant received by Ct. on 3/28.


JESSICA R. MAYER, J.S.C.

"Having reviewed the above motion, I find it to be meritorious on its face and is unopposed. Pursuant to R. 1:6-2, it therefore will be granted essentially for the reasons set forth in the moving papers."

* Court is not prohibiting any affirmative defenses that may be asserted with respect to the amended complaint - including that the per quid claim may be barred by the statute of limitations.

979
03/31/17

LAW OFFICES OF KARIM ARZADI

Margaret Kiehne Paterson, Esq.
Attorney ID #018871980
163 Market Street
Perth Amboy, New Jersey 08861
732-442-5900
Attorney for Plaintiff

FILED

MAR 31 2017

JUDGE JESSICA R. MAYER

_____	:	
WILFREDO SANCHEZ	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION
	:	MIDDLESEX COUNTY
Plaintiff,	:	
	:	
vs.	:	Docket No.: MID-L-4539-16
	:	
	:	<u>Civil Action</u>
	:	
KWICHEON JUNG, JOHN DOES 1-10	:	ORDER TO REINSTATE THE
(fictitious names), RICHARD ROES	:	COMPLAINT, TO VACATE THE
1-10 (fictitious names), and	:	ADMINISTRATIVE DISMISSAL
ABC COMPANIES 1-10 (fictitious	:	AND TO ALLOW THE DEFENDANT TO
names)	:	FILE AN ANSWER
	:	
Defendants.	:	
-----	:	

THIS MATTER, having been opened to the Court by Margaret Kiehne Paterson, Esq., from the Law offices of Karim Arzadi, Attorneys for the Plaintiff, Wilfredo Sanchez, for an Order vacating the Administrative Dismissal entered against the Plaintiff, on February 17, 2017, and reinstating the Plaintiff's claims against the Defendant, KWICHEON JUNG; and the Court having considered this matter and for good cause having been shown,

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

ORDERED that the Court's administrative dismissal entered on February 17, 2017 against the Plaintiff, Wilfredo Sanchez, be and is hereby **VACATED**; and it is

FURTHER ORDERED that the Plaintiff's claims against the

Defendant, KWICHEON JUNG, be and are hereby **REINSTATED**; and it is

FURTHER ORDERED that Defendant, KWICHEON JUNG, is directed to file and serve its Answer to the Plaintiff's Complaint within thirty (30) days of the date of this Order; and it is

FURTHER ORDERED that a copy of this Order be ^{proved return of} served on all parties within 7 days of the date of the ~~posting of~~ this order.

UNOPPOSED



JESSICA R. MAYER, J.S.C.
J.S.C.

Unopposed
 Opposed by:

"Having reviewed the above motion, I find it to be meritorious on its face and is unopposed. Pursuant to R. 1:6-2, it therefore will be granted essentially for the reasons set forth in the moving papers."

1020
03/31/17

ORIGINAL

JAMES C. BRADY, ESQ (081572015)
PISCIOTTI MALSCH, PC
30 COLUMBIA TURNPIKE
FLORHAM PARK, NEW JERSEY 07932
(973) 245-8100
ATTORNEYS FOR DEFENDANT – CEVA Logistics U.S. Inc.

ERIC VINSON,

Plaintiff,

v.

CENTERLINE DRIVERS, LLC, CEVA
LOGISTICS US, INC., RAY CANTENA OF
UNION, LLC d/b/a RAY CATENA
MERCEDES BENZ OF UNION, JOHN
DOES 1-50, and ABC CORPORATIONS 1-
50,

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX

DOCKET NO.: MID-L-006139-15

FILED
MAR 31 2017

ORDER

JUDGE JESSICA R. MAYER


GRANTED IN PART

THIS MATTER having been brought before the Court by PISCIOTTI & MALSCH, P.C., attorneys for Defendant, Ceva Logistics US, Inc., and the Court having considered the application of this party for an Order pursuant to R. 4:23-2(b)(3), dismissing Plaintiff's Complaint, ~~with prejudice~~, for failure to comply with Court Orders, and good cause having been shown;

IT IS on this 31st day of March, 2017; *As plaintiff is now self-represented, the court shall dismiss the complaint without prejudice to afford plaintiff an opportunity to comply with the court's order dated Jan. 6, 2017 before allowing defense counsel to seek dismissal with prejudice.*

ORDERED Defendant's application is granted and Plaintiff's Complaint is hereby dismissed ~~with~~ *without* prejudice; and it is further

IT IS FURTHER ORDERED that a true copy of this Order be ~~serve~~ *posted online for* upon all counsel within seven (7) days ~~of online posting of this Order.~~



JESSICA R. MAYER, J.S.C.

Opposed
 Unopposed

ORDERED that counsel for the ~~defendant~~ *moving* party shall serve upon his or her client in accordance with R. 4:23-5(a)(1) a copy of this Order and the notice set forth in Appendix II-A of the Court Rules

PLEASE MAIL A COPY OF THIS DECISION
TO ALL INTERESTED PARTIES WITHIN
7 DAYS OF THE DATE HEREOF.

"Having reviewed the above motion, I find it to be meritorious on its face and is unopposed. Pursuant to R. 1:6-2, it therefore will be granted essentially for the reasons set forth in the moving papers."

UNOPPOSED

1042
3/31/17

GEORGE F. HENDRICKS, ESQ.
HENDRICKS & HENDRICKS
Attorney ID#246271968
73 Paterson Street
New Brunswick, New Jersey 08901
(732) 828-7800
Attorney for Plaintiff

FILED
MAR 31 2017

JUDGE JESSICA R. MAYER

CRAIG T. WONDOLOSKI,

Plaintiff,

vs.

MARC A. MAGLIARO,

Defendant

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY
CIVIL ACTION

DOCKET NO.: MID-L- 5640-15

GENE R. SEARS, JR.,

Plaintiff

vs.

**MARC A. MAGLIARO; USB
LEASING LT and /or JT AUTO
SALES, INC.; NEW JERSEY
MANUFACTURERS INSURANCE
COMPANY, and NEW JERSEY
PROPERTY-GUARANTY
INSURANCE LIABILITY
ASSOCIATION,**

Defendants

AND

MARC A. MAGLIARO,

Defendant, Third
Party Plaintiff,

vs.

CRAIG T. WONDOLOSKI,

Third Party,
Defendant

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY
CIVIL ACTION

DOCKET NO.: MID-L- 6101-15

**ORDER COMPELLING DEFENDANT'S
MARC A. MAGLIARO
DEPOSITION AND TO BARR
DEFENDANT'S TESTIMONY AT
TRIAL IF NOT COMPLIANT**

This matter having been opened to the Court on Motion by George F. Hendricks, Esq., from the law firm of Hendricks & Hendricks, Esqs., Attorneys for the plaintiff, for an Order compelling the deposition of defendant, MARC A. MAGLIARO, and to bar his testimony in the event defendant fails to comply with the Court's Order, and the Court having reviewed the moving papers and for good cause being shown;

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

ORDERED that the defendant, *MARC A. MAGLIARO*, appear for his oral deposition testimony on **APRIL 11, 2017** *or any such other date/time/place as may be agreed upon by Counsel* in accordance with Plaintiff's Notice for Deposition; and it is further

ORDERED that in the event defendant, MARC A. MAGLIARO, fails to comply with the Order of this Court to appear for this oral deposition testimony as directed, Defendant's, Marc A. Magliaro, oral testimony *may* is hereby barred at the time of trial; and it is further

ORDERED that a copy of said Order be *provided online to* forwarded to all interested counsel within *seven (7)* ten (10) days from the date hereof.

OPPOSED


JESSICA R. MAYER, J.S.C. J.S.C.

* Counsel shall endeavor to agreed upon a date/time/place/method for conducting the deposition of Mr. Marc Magliaro as Mr. Magliaro is at-of-state due to his employment situation. However, the court is expressly not ruling on the location/manner of Mr. Magliaro's deposition.