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

MOTION LIST (Please take note that dispositions regarding motions filed after Ecourts implementation shall appear on the Ecourt site) June 9, 2017

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

	Motion Type	Disposition
		GRANTED
22-15 231	110111 101 041111141) 1448.11411	withdrawn
13-15 37	NOM for Summary Judgment	Settled before J. Paley/Withdra
-15 30	NOM for Summary Judgment	adj. until 6/23
22-15 46		DENIED
8-17 126	NOM for Summary Judgment	adj. until 6/23
312-15 26	NOM for Summary Judgment	DENIED
'17-16 498	NOM to Dimiss without Prejudice	GRANTED
20-16 142	NOM to Strike	withdrawn
20-16 49	NOM for Summary Judgment	adj. until 6/23
19-15 29	NOM for Summary Judgment	GRANTED
17-16 108	NOM to Dismiss without Prejudice	withdrawn
1041	NOM to Compel	GRANTED
	NOM to Compel	GRANTED/WITHDRAWN IN PAR
717-16 343	NOM to Compel & Extend Discovery	GRANTED IN PART
314-16 185	NOM to Strike	withdrawn
909-14 53	NOM for Summary Judgment	GRANTED
909-14 34	NOM for Summary Judgment	GRANTED
909-14 45	NOM for Summary Judgment	Duplicate of 34
		DENIED
2 1 - 2 8 1 1 2 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1	2-15 231 3-15 37 15 30 2-15 46 -17 126 2-15 26 7-16 498 0-16 142 0-16 49 .9-15 29 .7-16 108 .4-14 1041 .4-14 283 .7-16 343 .4-16 185 .9-14 53 .99-14 34 .99-14 45	2-15 231 NOM for Summary Judgment 3-15 37 NOM for Summary Judgment 15 30 NOM for Summary Judgment 2-15 46 NOM for Summary Judgment 16 126 NOM for Summary Judgment 17 126 NOM for Summary Judgment 18 18 NOM for Summary Judgment 19 19 NOM for Summary Judgment 19 10 NOM for Summary Judgment 10 NOM to Dismiss without Prejudice 10 NOM to Compel 10 NOM to Compel 10 NOM to Compel 10 NOM to Strike 10 NOM for Summary Judgment

ALBERTINA M. AMENDOLA, ESQ. ID NO.: 008081992 LAW OFFICES OF TERKOWITZ & HERMESMANN

400 ATRIUM DRIVE, FIFTH FLOOR SOMERSET, NEW JERSEY 08873 732-805-2800

ATTORNEY FOR DEFENDANTS, VIJAYKUMA PATEL AND DIXTIA PATEL

JUN 0 9 2017

Judge Lisa M. Vignuolo

KIEONNA BEASLEY AND AMIR RUSSELL, Plaintiffs,	LAV	ERIOR COURT OF NEW JERSEY V DIVISION: MiddlesexCOUNTY CKET NO. MID-L-5212-15
vs.)	CIVIL ACTION
THERESA YU, DIXTIA PATEL, VIJAYKUMA PATEL, JOHN DOES 1-5 AND ABC CORPS 1-5 (SAID NAMES BEING FICTITIOUS AS TRUE INDENTITIES ARE UNKNOWN AT THIS TIME),		ORDER DISMISSING COMPLAINT WITH PREJUDICE PURSUANT TO R. 4:23-5(a)(2)
Defendants.		

This matter having been brought before the Court on motion of The Law Offices of Terkowitz & Hermesmann, attorneys for Defendants Vijaykuma Patel and Dixtia Patel, and the Court having reviewed the moving papers, and good cause having been shown;

ORDERED, that Plaintiff Amir Russell's Complaint against the Defendants Vijaykuma Patel and Dixtia Patel, is hereby dismissed with prejudice pursuant to Rule 4:23-5(a)(2); and

IT IS FURTHER ORDERED, that a copy of this Order be served upon all parties within seven (7) days from the day hereof.

LISA M. VIGNUOLO/ J.S.C.

THIS MOTION WAS:

OPPOSED

() UNOPPOSED

FOR THE REASONS SET FORTH ON THE RECORD ON 4 9 3017

Law Offices of Linda S. Barmann

By: Augela Cameron, Esquire (ID# 008321992)

50 Millstone Road

Building 300. Suite 140

East Windsor, New Jersey 08520

Tel No.: (609) 371-1533

Attorney for Defendant Sentinel Insurance Company, Ltd.

JUN 09 2017

#046 06/09/17

Judge Lisa M. Vignuolo

MILTON GAMBOA

Plaintiff

VS.

SUBRAMANI KRISHNAMURTHY, LYNN S. DOUYON, FRANKLIN R. THOMPSON, SENTENIAL INSURANCE COMPANY, LIBERTY INSURANCE COMPANY, JOHN DOES 1-4, JANE DOE 1-4, ABC CORP. 1-10 AND XYZ CO. 1-10 (said names being fictitious)

Defendants.

SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO.: MID-L-7322-15

CIVIL ACTION

ORDER

This matter being opened to the Court by the Law Offices of Linda S. Baumann, (Angela E. Cameron, Esq., on the application), attorney for Defendant Sentinel Insurance Company, Ltd., on due notice to all counsel submitted to the Court under R. 1:6-2 and the Court having considered the matter on the moving papers and any opposition submitted thereto; and good cause having been shown;

IT IS on this

9th day of June

ORDERED that Summary Judgment is hereby entered in favor Defendant Sentinel Insurance Company, Ltd. and any and all corssclaims against them are dismissed with prejudice;

and it is

ORDERED that a copy of this Order be served upon all counsel of interest within

7 days of the date hereof.

LISA M. VIGNUOLO, J.S.C.

Pursuant to N.J.S.A. 39:6A-4, a commercial vehicle is not an "automobile" and as a result the Verbal Threshold does not apply. Plaintiff was operating a commercial vehicle owned by Accucare Lab Management Service LLC at the time of the 8/5/14 accident.

OPPOSED

FILED

JUN - 9 2017

Judge Lisa M. Vignuolo

John Burke, Esq. - 021881979 BURKE & POTENZA

600 Parsippany Road, Suite 106 Parsippany, New Jersey 07054

Phone No.: 973-515-8600

Attorneys for Third-Party Plaintiff Homesite Insurance Company

File No: 20468

DAVID KOVACS, individually and as Personal Representative of the Estate of Caitlyn P. Kovacs,

Plaintiffs,

VS.

DELTA KAPPA EPSILON FRATERNITY, INC., a New York non-profit corporation; PHI CHI CHAPTER OF DELTA KAPPA EPSILON FRATERNITY, an unincorporated association, THE D.K.E. ALUMNI FOUNDATION, INC., a New Jersey non-profit corporation; BEN JOHANNESSON, individually and as an agent of Delta Kappa Epsilon and Phi Chi Chapter of Delta Kappa Epsilon, IAN McGEOWN, individually and as an agrent of Delta Kappa Epsilon and Phi Chi Chapter of Delta Kappa Epsilon, STEVE ADRIANZEN, JR., individually and as an agent of Delta Kappa Epsilon and Phi Chi Chapter of Delta Kappa Epsilon, KRISTIAN DEL ROSARIO, individually and as an agent of Delta Kappa Epsilon and Phi Chi Chapter of Delta Kappa Epsilon, JOHN DOES 1-10, individually and as an agent of Delta Kappa Epsilon and Phi Chi Chapter of Delta Kappa Epsilon, jointly and severally,

Defendants.

And

HOMESITE INSURANCE COMPANY

Third Party Plaintiff,

V.
MICHAEL RONAN, DANIEL LUMER,
MILTON BRAVO, SCOTT ROBERTS, and
LANDMARK AMERICAN INSURANCE
COMPANY

Third Party Defendants.

SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-1812-15

Civil Action

ORDER GRANTING SUMMARY JUDGMENT

This matter, having been opened to the Court by Burke & Potenza, P.A., John Burke, Esquire, appearing, attorneys for Defendant, Third Party Plaintiff, Homesite Insurance Company on the return date of defendant's Notice of Motion for Summary Judgment dismissing all claims and the Court having considered all pleadings and moving papers filed herein and good cause being shown;

IT IS ON THIS 9th day of June , 2017;

ORDERED that the Motion for Summary Judgment on behalf of Defendant, Third Party Plaintiff, Homesite Insurance Company, be, and hereby is, granted, and it is further;

ORDERED that third party defendant, Landmark American Insurance Company, shall reimburse to Defendant, Third Party Plaintiff, Homesite Insurance Company the sum of \$100,000.00 plus pre-judgment interest at the rate provided for by the Rules governing the Courts of the State of New Jersey from the date of the filing of the third party complaint; and it is further;

ORDERED that counsel for Defendant, Third Party Plaintiff, Homesite Insurance Company shall submit to the Court, on notice to counsel for third party defendant, a petition detailing the legal fees and costs incurred in the defense of Kristian Del Rosario from the date defense was first demanded of third party defendant, as well as in the prosecution of the third party complaint against third party defendant. Said petition shall be submitted by date to be set by the Court, with any response on behalf of third party defendant to be submitted on a date thereafter, also to be set by the Court; and it is further;

ORDERED that a copy of this Order shall be served upon all counsel within	7	days of
the date hereof. The Honorable Lisa M. Vignuolo	J.S.(

The Motion was:

X Opposed

Unopposed

For the Reasons Setforth on the Record on 6/9/17

Parties are to split the \$100,000 settlement costs equally pursuant to the holding in W9/PHC Real Estate LP v. Farm Family Casualty Insurance Company, 407 N.J. Super. 177 (App. Div. 2009).

RECO	RD NO	TATION, RULE 1:6-2(f)	
[X] WRI	TTEN/ORAL FINDINGS AND CONCLUSIONS WERE MADE ON THIS DATE	
[] NO FINDINGS HAVE BEEN MADE, BUT ATTACHED IS A STATEMENT OF REASONS FOR DISPOSITION		
[] NO S	STATEMENT OF REASONS IS NECESSARY OR APPROPRIATE	
PAPE	RS COI	NSIDERED:	
	Χ	Notice of Motion	
	Χ	Movant's Affidavit(s) or Certification(s)	
X		Movant's Brief	
X		Answering Affidavit(s) or Certifications(s) of Landmark	
X		Answering Brief of Landmark	
X		Cross Motion of Landmark	
X	·	Movant's Reply Affidavit(s) or Certification(s)	
	Χ	Movant's Reply Brief	
		Other:	

LAW OFFICES OF STYLIADES AND JACKSON

BY: Julie H. Robinson, Esq.
Attorney ID: 049542013
9000 Midlantic Drive
Suite 105 - First Floor
Mount Laurel, NJ 08054
856-596-7778
Attorneys for Defendant(s), Kenneth Berkowitz

FILED
JUN 0 9 2017

Judge Lisa M. Vignuolo

BARRY LEFKOWITZ, Plaintiff,

vs.

KENNETH BERKOWITZ, ABC CORP. 1-10 (said names being fictitious as same is presently unknown) and JOHN DOES 1-10 (said names being fictitious as same is presently unknown), Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-6717-16

CIVIL ACTION

ORDER TO DISMISS PLAINTIFF'S COMPLAINT FOR FAILURE TO RESPOND TO DISCOVERY REQUESTS

ORDERED and adjudged that the Complaint filed by Plaintiff(s), Barry Lefkowitz, be and hereby is dismissed without prejudice for failure to respond to Defendant's discovery requests and it is;

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

LISA M. VIGNUOLO)J.S.C.

Opposed Unopposed

Ø

ZIRULNIK, SHERLOCK & DEMILLE F. Lawrence Magro, Jr.- Attorney ID: 006231988 200 Clocktower Drive Suite 101 Hamilton, NJ 08690

Attorneys for Defendant(s) Available Care, Inc. Paula Cox

JUN 09 2017

Judge Lisa M. Vignuolo

DOROTHY PRESCOTT,

Plaintiff(s),

VS.

609-890-0050

HARISH CHANDER, PAULA COX and AVAILABLE CARE, INC.,

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEXCOUNTY

DOCKET NO.MID-L-7119-15

#029

CIVIL ACTION

ORDER

GRANTING SUMMARY JUDGMENT IN FAVOR OF DEFENDANTS AVAILABLE CARE, INC. AND PAULA COX

THIS MATTER having been opened to the Court by Zirulnik, Sherlock & DeMille, attorneys for defendants, Available Care, Inc. and Paula Cox, for an Order seeking summary judgment, and the Court having reviewed the moving papers submitted, and any opposition thereto, and for good cause appearing;

IT IS on this 7th day of June , 2017,

ORDERED pursuant to R.4:46-2; that summary judgment be and is hereby granted in favor of defendants, Available Care, Inc. and Paula Cox, dismissing the complaint and all crossclaims with prejudice; and

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

LISA M. VIGNUOKO, J.S.C.

____Opposed

Unopposed

MARGOLIS EDELSTEIN

400 Connell Drive-Suite 5400 Berkeley Heights, NJ 07922-2775 (908) 790-1401 JUN 09 2017

Judge Lisa M. Vignuoto

Attorney for Defendant, Sautter Crane, Inc., and Mark Tallent, incorrectly identified as Mark Tallon JRS/25250.0-00828

Attorney ID No.: 018401995

PATRICK ROGERS,

Plaintiff,

٧.

SAUTER CRANE, INC., MARK TALLON; STRUCTURAL SERVICES, INC., UNION PAVING, ABC, INC. (1-10); JOHN DOE (1-15), XYZ, INC. (1-10), RICHARD ROE (1-10), said names ABC, Inc., John Doe, XYZ, Inc. and Richard Roe being fictitious, jointly, individually, and in the alternative,

Defendants,

and

SAUTTER CRANE, INC., and MARK TALLENT, incorrectly identified as Mark Tallon,

Defendants/Third Party Plaintiffs

٧.

STRUCTURAL SERVICES, INC.

Third Party Defendant.

SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-5014-14

Civil Action # 10 4

ORDER COMPELLING
REPRESENTATIVES OF STRUCTURAL
SERVICES, UNION PAVING, AND MIKE
HESS OF STRUCTURAL SERVICES, TO
APPEAR FOR ORAL DEPOSITIONS

THIS MATTER having been opened to the Court by MARGOLIS EDELSTEIN, JEFFREY R. SWANSON appearing, attorneys for defendant, Sautter Crane, Inc., and Mark Tallent, incorrectly identified as Mark Tallon, for an Order compelling the representatives of Structural Services, Union Paving, and Mike Hess of Structural Services, to appear for deposition, within thirty (30) days of the date of this Order at the law offices of McElroy Deutsch, 1300 Mt. Kemble Ave, Morristown, N.J., and the Court having considered the matter and for good cause shown;

IT IS on this Thday of June , 2017,

ORDERED that representatives of Structural Services, Union Paving, and Mike Hess of Structural Services, appear for their depositions, within thirty (30) days of the date of this Order at McElroy Deutsch, 1300 Mt. Kemble Ave, Morristown, N.J.; and

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

LISA M. VIGNUOLO, J.S.C

Papers filed with the Court:

- * () Answering papers
 - () Reply papers
- * List parties if necessary

OPPOSED

Matthew P. Cohen, Attorney ID No. 007762009

MCELROY, DEUTSCH, MULVANEY & CARPENTER, LLP

1300 Mount Kemble Avenue

P.O. Box 2075

Morristown, New Jersey 07962

Tel: (973) 993-8100 Fax: (973) 425-0161

Attorneys for Defendants Structural Services, Inc. and Union Paving, Inc.

FILED
JUN 0 9 2017

Judge Lisa M. Vignuolo

PATRICK ROGERS	SUPERIOR COURT OF NEW JERSEY	
	LAW DIVISION: MIDDLESEX COUNTY	
Plaintiff,	DOCKET NO. MID-L-5014-14	
v.	The property of the control of the c	
	Civil Action	
SAUTTER CRANE, INC.; MARK TALLON;		
STRUCTURAL SERVICES, INC., UNION		
PAVING; ABC, INC. (1-10); JOHN DOE (1-		
15), XYZ, INC. (1-10), RICHARD ROE (1-10),		
said names ABC, Inc., John Doe, XYZ, Inc., and		
Richard Roe being fictitious, jointly,		
individually and in the alternative,		
,	ORDER	
Defendants.	0.222	
	•	
SAUTTER CRANE, INC., and MARK		
TALLENT, incorrectly identified as Mark		
Tallon,		
Defendants/Third-Party Plaintiffs,		
v.		
'		
STRUCTURAL SERVICES, INC.		
Third-Party Defendants.	·	
L		

THIS MATTER coming before the Court upon the motion of Defendants, Structural Services, Inc., ("Structural"), and Union Paving, Inc., ("Union Paving"), by and through their counsel, McElroy, Deutsch, Mulvaney & Carpenter, LLP, for an Order compelling: (1) Plaintiff to produce responses to Defendants' Supplemental Notice to Produce, propounded on December WITHDRAWN

19, 2016; and (2) Plaintiff to produce documents requested at his deposition and in writing on or

around January 12, 2017, and the Court having reviewed the papers and the arguments therein, and for good cause being snown:

IT IS ON THIS 9+4 day of : 040 2017:

ORDERED that the subject motion to compel is **GRANTED**; and

IT IS FURTHER ORDERED that Sautter Crane Rental, Inc. produce copies of any and all contracts between Sautter Crane Rental, Inc. and Structural, previously ordered to be produced on February 19, 2016 and reconsideration denied on March 18, 2016, no later than ten days from the date of this Order;

IT IS FURTHER ORDERED that Sautter Crane Rental, Inc. produce Nancy Urbank, Kenneth Meehan, and a corporate representative for previously noticed depositions, no later than 3 a days from the date of this Order; and

IT IS FORTHER ORDERED that Sautter Crane Rental, Inc. and Mark Tallent produce responses to Defendants' Supplemental Witten Tropiuse, propounded on December 19, 2016, no later than ten days from the date of this Order; and

IT IS FURTHER ORDERED that a copy of this Order shall be served on counsel within ______ days of receipt from the Court.

LISA M. VIGNUOLO, J.S.C.

 (\checkmark) Opposed () Unopposed

LEVINSON AXELROD, P.A.

Adam L. Rothenberg, Esq. – 031841993 Levinson Plaza 2 Lincoln Highway Edison, New Jersey 08818 (732)494-2727Attorneys for Plaintiffs

JUN 0 9 2017

Judge Lisa M. Vignuolo

KEVIN SHEPARD, Administrator as Prosequendum and General Administrator of the Estate of CATHERINE SCHERNITZ, deceased and KEVIN SHEPARD, Individually,

SUPERIOR COURT OF NEW JERSEY LAW DIVISION MIDDLESEX COUNTY

DOCKET NO. MID-L-3717-16

Civil Action

Plaintiffs,

vs.

CENTRASTATE MEDICAL CENTER, et al.,

ORDER

Defendants.

The above-captioned matter, having been opened to the Court by Buckley Theroux Kline & Petraske, LLC attorneys for defendants Doh Cha, MD; troy Sukkarieh, MD; and Premier Urology Associates for an Order compelling the plaintiff to execute medical authorizations and to extend discovery and the Court having considered all arguments with respect thereto, and for good cause having been shown;

day of June

ORDERED that the motion to extend discovery is granted such that the discovery end date is extended from October 22, 2017 to April 16, 2018 in order to conduct the following discovery: with Plaint if being deposed before Defendants
Fact and party depositions shall be completed by October 1, 2017;

- Plaintiff's expert reports shall be served by November 30, 2017;
- Defendants' expert reports shall be served by January 30, 2018;
- Expert depositions shall be completed by April 2, 2018; 4/2/2018;
- All discovery shall be completed by April 16, 2018; and it is further

ORDERED that the defendants' motion to compel the plaintiff to provide authorizations releasing the medical records of Catherine Schernitz to a non-party entity is hereby denied; and it is further

ORDERED that the executed authorizations releasing the medical records of Catherine Schernitz to counsel for the defendants that were previously provided to the defendants fully satisfies the plaintiff's obligation to respond to the discovery request; and it is further

ORDERED that the defendants shall provide the plaintiff with copies of all records received in response to the executed authorizations at no cost to the plaintiff; and it is further

ORDERED that the defendants' request for an award of attorney's fees and costs is hereby denied;

ORDERED that a copy of the within Order shall be served upon all counsel of record within 5 days from the date hereof.

LISA M. VIGNUOLO, J.S.C.

Opposed (>)
Unopposed ()

FILED

'JUN 0 9 2017

File No.: 700-1474 Dvorak & Associates, LLC

390 George Street, 8th Floor

New Brunswick, New Jersey 08901 (732) 317-0130; (732) 317-0140 (FAX)

Attorneys for Defendant, Middlesex County Correction Center

Judge Lisa M. Vignuolo

BRIAN VESSELS,

Plaintiff,

٧.

MIDDLESEX COUNTY PROSECUTOR OFFICE, MIDDLESEX COUNTY ADULT CORRECTION CENTER, and EDISON POLICE DEPARTMENT,

Defendants.

SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX

Docket No.: MID-L-5909-14

Civil Action

ORDER

This matter having been opened to the Court by Christine Klimczuk, Esq., of Dvorak and Associates, LLC, counsel for Defendant, Middlesex County Adult Correction Center, on Notice of Motion for Summary Judgment, and it appearing to the Court that due notice of this Motion has been given to all parties, and the Court having considered the matter and good cause appearing;

day of June, 2017 IT IS on this

ORDERED that Defendant, Middlesex County Adult Correction Center's Motion for Summary Judgment be and is hereby GRANTED; and it is further,

ORDERED that Plaintiff's First Amended Complaint as to the Defendant, Middlesex County Adult Correction Center, be and is hereby dismissed, with prejudice; and it is further,

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

(Opposed)

(Unopposed)

LISA M. VIGNUÓLO, J.S.C.

FILED

Eric L. Lange, Esq. (Attorney ID #038441997) JAMES P. NOLAN AND ASSOCIATES, L.L.C.

JUN 0.9 2017

Judge Lisa M. Vignuolo

61 GREEN STREET

WOODBRIDGE, NEW JERSEY 07095

TELEPHONE: (732) 636-3344 FAX: (732) 636-1175

Attorneys for Defendant Township of Edison (Improperly plead as Edison Police Dept) SUPERIOR COURT OF NEW JERSEY BRIAN VESSELS, MIDDLESEX COUNTY LAW DIVISION Plaintiff, DOCKET NO. MID-L-5909-14 -V-MIDDLESEX COUNTY PROSECUTOR'S: CIVIL ACTION OFFICE; MIDDLESEX COUNTY ADULT: CORRECTION CENTER and EDISON POLICE DEPARTMENT, **ORDER** Defendants.

THIS MATTER having been presented to the Court by Eric L. Lange, Esq. attorney for the defendant, Township of Edison, by a Motion for Summary Judgment in favor of the defendant, Township of Edison, dismissing the Complaint of plaintiff with prejudice, and the Court having considered the moving and responding papers and for good cause shown;

IT IS ON THIS The DAY OF JUNG, 2017, ORDERED AS FOLLOWS:

ORDERED that Summary Judgment be and hereby is granted in favor of the defendant, Township of Edison, dismissing with prejudice the Complaint of plaintiff, BRIAN VESSELS, as well as all cross-claims of any other Defendants against Defendant, Township of Edison; and it is further

ORDERED that a copy of this Order be served upon all parties within ___days of the date

hereof.

() Opposed

Unopposed

LISA M. VIGNUOLØ, J.S.C.

Richard K. Cacioppo 115 Salem Road North Brunswick, New Jersey 08902 Telephone {908} 227=3270

FILED
JUN 0 9 2017

Defendant and 3rd Party Plaintiff Pro Se Judge Lisa M. Vignuolo

WATER TECH CORP,

SUPERIOR COURGT OF NEW JERSEY

Plaintiff,

LAW DIVISION, MIDDLESEX COUNTY

DOCKET # L-5014=16

Civil Action

v.

RICHARD K. CACIOPPO

Proposed

Defendant.

ORDER

RICHARD K. CACIOPPO, INDIVIDUALLY AND dba NSTITUTE FOR ADVANCED MARKETING,

Counter Complainant,

v.

WATER TECH CORP

Counter Defendant.

RICHARD K. CACIOPPO, INDIVIDUALLY AND dba INSTITUTE FOR ADVANCED MARKETING,

Third Party Plaintiff,

Ψ.

GUY R. ERLICH, ANNE SCHOCK ERLICH
MARCHALL DE PASQUALE, MARISSA GILL,
ERIC MCDANIEL, JANET LASHARI, JOHN
DOES 1-100, INCLUSIVE, JANE DOES, 1-100,
INCLUSIVE, ABC COMPANIES 1-100 INCLUSIVE,

Third Party Defendants.

THIS MATTER was brought before the court on May 12, 2017 by defendant, counter claimant and third party plaintiff Richard K, Cacioppo who appeared pro se against plaintiff and counter defendant Water Tech Corp, George Karousatos, Esq, appear on its behalf of plaintiff, counter defendant and third party defendants. After considering all supporting and opposing papers submitted and arguments made by the parties,

It is on the 2^{th} day of $\sqrt[3]{un}$ 2017, ordered as follows:

- 1.) Sanctions are ordered against the plaintiff Water Tech Corp and Harring Defendant Guy R. Erlich the following manner:
 - A. Said party's pleadings are stricken with prejudice and dismiss plaintiff's complaint is dismissed in the prejudice and said parties defaults with prejudice are entered; Or, in the alternative,
 - B. Movants Litigant's rights are enforced and said parties shall provide movant within five (5) calendar days all emails exchanged between movant and Guy R. Erlich from January 1, 2016, including any attachments through and including

August 29/2016 in their natural form without any editing including any redactions.

3. Findings of law will be issued.

June 4., 2017.
Lisa M. Vignuolo, J.S.C.
Opposed:
Unopposed:

Defendant | Counterclaiment failed to couply with R. 4:37-2 (d) and is also delinquest an discovery warranting denial of the Relief Sought hereinabove.