NOT FOR PUBLICATION WITHOUT THE APPROVAL OF THE APPELLATE DIVISION

This opinion shall not "constitute precedent or be binding upon any court." Although it is posted on the internet, this opinion is binding only on the parties in the case and its use in other cases is limited. R. 1:36-3.

SUPERIOR COURT OF NEW JERSEY APPELLATE DIVISION DOCKET NO. A-2830-15T4

MATTHEW HOLLINGSWORTH, Administrator of the Estate of HOUSTON CALHOUN, deceased,

Plaintiff-Appellant,

and

KEVIN MITCHELL,

Plaintiff,

v.

7-ELEVEN, INC.,

Defendant-Respondent,

and

FELIPE MEDINA, JOSEPH H. YANG and CHANMO YANG,

Defendants.

Submitted September 26, 2017 - Decided October 6, 2017

Before Judges Carroll, Leone and Mawla.

On appeal from the Superior Court of New Jersey, Law Division, Camden County, Docket No. L-1317-13.

Marrone Law Firm, LLC and Jonathan M. Cohen, LLC, attorneys for appellant (Michael D. Pomerantz, of counsel and on the briefs).

Ward Greenberg Heller & Reidy, LLP, attorneys for respondent (Daniel M. Young and Amy L. Hansell, of counsel and on the brief).

PER CURIAM

We have been advised prior to argument that this matter has been amicably adjusted and the parties have stipulated to the dismissal of this appeal. Accordingly, the appeal is dismissed with prejudice and without costs.

Dismissed.

I hereby certify that the foregoing is a true copy of the original on file in my office.

CLERK OF THE APPELIATE DIVISION