

SUPREME COURT - STATE OF NEW YORK

PRESENT: HON. R. BRUCE COZZENS, JR.

Justice.

TRIAL/IAS PART 5
NASSAU COUNTY

PROGRESSIVE PREFERRED INSURANCE COMPANY,
PROGRESSIVE MAX INSURANCE COMPANY and
PROGRESSIVE CAUSALITY INSURANCE COMPANY

Plaintiff(s),

-against-

MOTION #001
INDEX # 016347/2010
MOTION DATE:
January 3, 2011

LEONARD BRAXTON A/K/A LEWIS BRAXTON, HOLLIS
LEWIS, VIVIAN O. BROWN, STACY ANN BRAXTON,
CERRONE CLARK, NATAKI LEWIS, MARVIN GUMBS,
ANDY HAZEL, ANDREW TRUMAN, STANLEY S. SAMUEL,
HUBERT MOORER, BEATRICE MOORER, KARLENE GILL,
MARCUS OROSCO and KIRISSA OROSCO
("Individual Defendants"),

-and-

ANDREW DOWD, M.D., ASHRAF ASHOUR, P.T., P.C., AVENUE
I MEDICAL, P.C., AVGUR SUPPLY, INC., BARCLAYS MEDICAL,
P.C., BORIS KLEYMAN PHYSICIAN, P.C., BROOKLYN
ENDOSCOPY AND AMSURG CENTER, LLC, CITY MEDICAL
DIAGNOSTICS, P.C., CLEARVIEW OF BROOKLYN MEDICAL,
P.C., CMS MEDICAL SUPPLY, INC., COPESTHESIA
ANESTHESIOLOGY, PLLC, DORSI MEDICAL SUPPLY, INC.,
EMPIRE CITY LABORATORIES, INC., GREAT MEDICAL
SERVICES, P.C., HEALTHBRIDGE ORTHO SUPPLY, INC.,
HELIOS ACUPUNCTURE, P.C., LOVE CHIROPRACTIC, P.C.,
M. SADEES, M.D., P.C., MAUN'S ACUPUNCTURE, P.C.,
M&M MEDICAL P.C., MODERN CHIROPRACTIC, P.C.,
NEW YORK DIAGNOSTIC MEDICAL CARE, P.C., NY ALL

MEDICAL DIAGNOSTIC, P.C., OCEANVIEW MEDICAL DIAGNOSTIC, OMEGA DIAGNOSTIC IMAGING, P.C., PITKIN MEDICAL DIAGNOSTIC, P.C., PERFECT PERFORMANCE PT, P.C., PREMIER SURGICAL SERVICES, P.C., SHORE MEDICAL DIAGNOSTIC, P.C., SMITH CHIROPRACTIC, P.C., TARA D. SMITH, D.C., TDL MEDICAL CARE, P.C., UNITED ANESTHESIA, P.C., UPPER EASTSIDE SURGICAL, PLLC, VEGA CHIROPRACTIC, P.C., and W.H.O. ACUPUNCTURE, P.C., ("Provider Defendants"),

collectively, the Defendants.

The following papers read on this motion:

Notice of Motion.....1

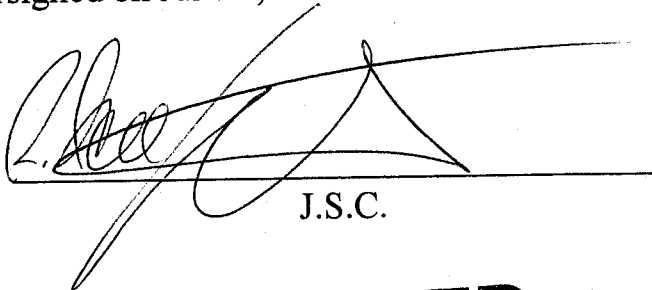
Upon the foregoing papers, it is ordered that plaintiffs' motion for a default judgment is determined as hereinafter set forth.

The plaintiff commenced this action for declaratory judgment. It is alleged that defendants took part in a series of fraudulent claims for no-fault reimbursement resulting from stayed accidents. It is noted that plaintiff has discontinued the action against several defendants and seeks a default judgment against the remaining non-appearing defendants.

The motion for a default judgment is granted.

There shall be a conference before the undersigned on June 1, 2011 at 9:30 a.m.

Dated: APR 06 2011


J.S.C.

ENTERED

APR 11 2011

NASSAU COUNTY
COUNTY CLERK'S OFFICE