

SHORT FORM ORDER

SUPREME COURT - STATE OF NEW YORK - NASSAU COUNTY

Present:

HON. ANTHONY L. PARGA

Justice

PART 10

-----X
LAQUITA BOLOGNINI,

Plaintiff,

-against-

INDEX NO. 7452/08

MOTION DATE: 9/16/09

SEQUENCE NO. 001

CHACKO PAPPY,

Defendant.

-----X

Notice of Motion, Affs. & Exs..... 1

Affirmation In Opposition & Exs..... 2

Upon the foregoing papers, it is ordered that the motion by plaintiff for an order granting summary judgment pursuant to CPLR 3212 against defendant on the issue of liability is granted.

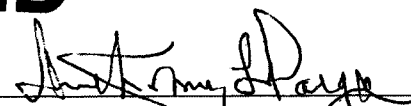
This personal injury case involves a two-car accident which occurred on Jericho Turnpike in New Hyde Park, N.Y. on February 6, 2008. Plaintiff's car was operated by her when it was struck in the rear by a car owned and operated by defendant.

The party opposing the motion must demonstrate by admissible evidence the existence of a factual issue requiring a trial. The submission of a hearsay "affirmation by counsel alone does not satisfy this requirement" (*Zuckerman v. City of New York*, 49 NY2d 557 (1980)).

Dated: October 9, 2009.

ENTERED

OCT 14 2009



**NASSAU COUNTY
COUNTY CLERK'S OFFICE**

Anthony L. Parga, J. S. C.