

SCAW

SHORT FORM ORDER

SUPREME COURT - STATE OF NEW YORK

Present:

HON. ROY S. MAHON

Justice

PROGRESSIVE ADVANCED INSURANCE COMPANY,

TRIAL/IAS PART 6

Plaintiff(s),

INDEX NO. 16603/10

- against -

MOTION SEQUENCE  
NO. 1

CRYSTAL WYNNE, PHILLIP AGER, ANGEL  
RENAUD, DEMIRAR LOWERY and LATASHA  
FAISON

MOTION SUBMISSION  
DATE: January 21, 2011

("Individual Defendants")

- and -

A. VEDER, M.D., P.C., ACCURATE MEDICAL  
DIAGNOSTICS, P.C., ALEX MENDOZA, P.T.,  
BIG APPLE CHIROPRACTIC, P.C., COMPREHENSION  
P.T., P.C., DEFINITIVE MEDICAL CARE, P.C., EAGLE  
SURGICAL SUPPLY, INC., EMPIRE PHYSICAL  
MEDICINE & REHABILITATION, PC., FUSION  
CHIROPRACTIC, PC., I.F. ACUPUNCTURE, P.C.,  
KINGSBROOK JEWISH MEDICAL CENTER, M.  
SADEES, M.D., P.C., MED EQUIPMENT SERVICES, INC.,  
MOBILITY EXPERTS MEDICAL, PC., NAQIY MEDICAL  
SERVICES, PC., PERFORMANCE PLUS MEDICAL, P.C.,  
PROFESSIONAL HEALTH IMAGING, P.C., PRO-VEK PLUS,  
INC., ROSE CHIROPRACTIC, P.C., and TONG LI, M.D., P.C.,

("Provider Defendants"),

Defendant(s).

The following papers read on this motion:

Notice of Motion

X

Upon the foregoing papers, the motion by plaintiff for an Order granting judgment on default pursuant

to CPLR §3215 and inquest on reimbursement as to the following defendants:

CRYSTAL WYNNE, PHILLIP AGER, ANGEL, RENAUD, DEMIRAR  
LOWERY and LATASHA FAISON,

("Individual Defendants"),

- and -

A. VEDER, M.D., P.C., ALEX MENDOZA, P.T.,  
BIG APPLE CHIROPRACTIC, P.C., COMPREHENSION  
P.T., P.C., DEFINITIVE MEDICAL CARE, P.C., EAGLE  
SURGICAL SUPPLY, INC., EMPIRE PHYSICAL  
MEDICINE & REHABILITATION, PC., FUSION  
CHIROPRACTIC, PC., I.F. ACUPUNCTURE, P.C.,  
KINGSBROOK JEWISH MEDICAL CENTER, M.  
SADEES, M.D., P.C., MED EQUIPMENT SERVICES, INC.,  
MOBILITY EXPERTS MEDICAL, PC., NAQIY MEDICAL  
SERVICES, PC., PERFORMANCE PLUS MEDICAL, P.C.,  
PROFESSIONAL HEALTH IMAGING, P.C., PRO-VEK PLUS,  
INC., ROSE CHIROPRACTIC, P.C., and TONG LI, M.D., P.C.,

("Provider Defendants"),

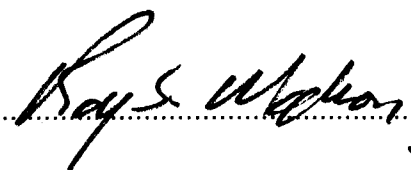
is determined as hereinafter provided:

The Court initially observes that by correspondence dated January 20, 2011, the plaintiff has discontinued the plaintiff's action against Med Equipment Service Inc., Rose Chiropractic PC and Accurate Medical Diagnostics, P.C.

Based upon the foregoing, the plaintiff's application for an Order granting judgment on default pursuant to CPLR §3215 and inquest on reimbursement, is granted. Lack of opposition is tantamount to consent.

SO ORDERED.

DATED: 1/25/2011

  
..... J.S.C.

**ENTERED**

FEB 02 2011

NASSAU COUNTY  
COUNTY CLERK'S OFFICE