PS Fin., LLC v Eureka Woodworks, Inc

2017 NY Slip Op 33534(U)

December 14, 2017

Supreme Court, Richmond County

Docket Number: Index No. 150833/2017

Judge: Jr., Orlando Marrazzo

Cases posted with a "30000" identifier, i.e., 2013 NY Slip Op 30001(U), are republished from various New York State and local government sources, including the New York State Unified Court System's eCourts Service.

This opinion is uncorrected and not selected for official publication.

FILED: RICHMOND COUNTY CLERK 12/20/2017 11:48 AM

NYSCEF DOC. NO. 89

INDEX NO. 150833/2017

RECEIVED NYSCEF: 12/20/2017

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF RICHMOND

PS FINANCE, LLC, A NEW YORK LIMITED LIABILITY COMPANY,

DCM PART 21

Plaintiff(s),

Index No.: 150833/2017

HON. ORLANDO MARRAZZO, JR.

-against-

Motion No. 1, 2, 3

EUREKA WOODWORKS, INC; PARKER LAW FIRM, LTD; TIMOTHY S. PARKER ESQUIRE, Individually.

Defendant(s).

The following numbered to were fully submitted on 12 TH Day of September, 2017
Papers Numbered
Notice of Motion For Summary Judgment In Lieu of Complaint with Supporting papers and Exhibits, dated April 7, 2017
Defendant Parker's Affirmation in Opposition with Supporting papers and Exhibits, dated May 10, 2017
Plaintiff's Reply, dated May 22, 2017
Notice of Motion For Summary Judgment In Lieu of Complaint with Supporting papers and Exhibits, dated June 23, 2017
Notice of Cross-Motion by all defendants for Summary Judgment against plaintiff with Supporting papers and Exhibits, dated July 10, 2017
Reply, dated August 5, 2017

All motions herein are denied and all further court action on this matter are refereed to arbitration.

COUNTY CLERK

RECEIVED NYSCEF: 12/20/2017

Article 10 of "Plaintiff's Agreement" between the parties herein is the Arbitration Clause.

According to the Arbitration Clause, "[t]his agreement will be construed in

accordance with the law of the State of New York. Any controversy or claim arising

out of or relating to this contract, including without limitation the interpretation,

validity, enforceability or breach thereof, shall be settled by final, binding arbitration

administered by the American Arbitration Association in accordance with its

commercial Arbitration Rules, and judgment on the award rendered by the arbitrator

may be entered in any court having jurisdiction thereof...."

Clearly, by contract the parties herein elected to use arbitration. Accordingly,

this court at this juncture does not have jurisdiction over this matter. This court

dismisses this action and directs the parties to seek their redress in arbitration as

defined in Article 10 of their agreement.

This constitutes the decision and order of the court.

Dated: December 14, 2017

Staten Island, New York

Acting Justice, Supreme Court