ROMERO et al v. ALLSTATE Doc. 40

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CINDY L. ROMERO and CARLOS R. SANCHEZ,

Plaintiffs,

v.

CIVIL ACTION NO. 16-4037

ALLSTATE,
D/B/A AND/OR A/K/A ALLSTATE
INSURANCE CO., D/B/A AND/OR A/K/A
ALLSTATE FIRE AND CASUALTY
INSURANCE CO., D/B/A OR A/K/A
ALLSTATE INSURANCE HOLDINGS, LLC,
D/B/A AND/OR A/K/A ALLSTATE
PROPERTY AND CASUALTY INSURANCE
CO.,

Defendant.

ORDER

AND NOW, this 7th_ day of March, 2017, upon consideration of Defendant's Motion to Dismiss (Doc. #3) and Motion for Judgment on the Pleadings (Doc. #28), and all supporting and opposing papers, and for the reasons set forth in the accompanying memorandum opinion, it is hereby **ORDERED** as follows:

- The Motion to Dismiss is **GRANTED**, and Count Three is **DISMISSED** WITH PREJUDICE.
- 2. The Motion for Judgment on the Pleadings is **GRANTED**, and Counts
 One and Four are also **DISMISSED WITH PREJUDICE**.
- 3. Defendant shall pay into court the \$50,000 policy-limit insurance proceeds as previously tendered to Plaintiffs. The Clerk shall place those funds in

an interest-bearing account. Plaintiffs may thereafter claim those funds or seek proportional distribution by the Court.

BY THE COURT:

<u>/s/ Jeffrey L. Schmehl</u> Jeffrey L. Schmehl, J.