Diggs v Karen Manor Asso	c. LLC
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2012 NY Slip Op 33570(U)

September 28, 2012

Sup Ct, Bronx County

Docket Number: 24963/2001

Judge: Julia I. Rodriguez

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This opinion is uncorrected and not selected for official publication.

[* 1] FILED Oct 03 2012 Bronx County Clerk

SUPREMÉ COURT STATE OF NEW YORK CQUNTY OF BRONX IA- PART 27

Present: JULIA I. RODRIGUEZ, JSC

JOHN DIGGS,

Plaintiff,

-against-

KAREN MANOR ASSOCIATES LLC and LA PLACITA LATINA,

Defendant,

Index No.: 24963/2001

DECISION & ORDER

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OCT - 3 2012

Recitation, as required by CPLR 2219 (a), of the papers considered in review of Defendant Karen Manot. Associates's motion to vacate default noticed on April 19, 2012 and submitted on May 7, 2012:

1

2

3

Numbered

Papers Submitted Motion & Exhibits Opposition Reply

Upon the foregoing papers, motion by Defendant Karen Manor Associates, LLC for an Order vacating its default is **granted**.

Vacating a default judgment is proper upon a showing of excusable default and a meritorious defense to the underlying action. *see*, <u>Peacock v. Kalikow</u>, 239 A.D.2d 188 (1997). Furthermore, "it is strong policy that matters be disposed of on the merits in the absence of real prejudice to the plaintiff." <u>Moran v. Kynar</u>, 39 A.D.2d 718 (2nd Dept. 1972).

Defendant alleges that it never received service of process, even though the Secretary of State was informed of the proper mailing address for service. If defense is that the accident occurred inside co-defendant's store where co-defendant is responsible. The court accepts Defendant's excuse and defense and finds that there is no real prejudice, except for the passage of time. However, part of the problem was Plaintiff's delay in settling Order, moving for inquest and entering judgment.

The defendant's motion is hereby **granted** to the extent that the default judgment rendered against defendant in this action is hereby vacated. Defendant shall serve Plaintiff an Answer, along with a copy of this Decision with Notice of Entry. Upon entry of this Order, the court clerk is to restore this action the active calendar.

Dated: September 28, 2012

Hon. Julia I. Rodriguez, J.S.C