Gillespie v City of New York		
2013 NY Slip Op 30570(U)		
March 19, 2013		
Sup Ct, New York County		
Docket Number: 111183/2011		
Judge: Kathryn E. Freed		
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## MOTION/CASE IS RESPECTFULLY REFERRED TO JUSTICE FOR THE FOLLOWING REASON(S):

## SUPREME COURT OF THE STATE OF NEW YORK **NEW YORK COUNTY**

PRESENT:	HON. KATHRYN FREED JUSTICE OF SUPREME COURT	PART
PRESENT:	Justice	PART
Index Nu	umber : 111183/2011	
	PIE, DORIS	INDEX NO.
vs. CITY OF	NEW YORK	MOTION DATE
SEQUEN AMEND S	NEW YORK NCE NUMBER: 001 CAL 14 7-9 SUPPLEMENT PLEADINGS	MOTION SEQ. NO.
The following par	pers, numbered 1 to, were read on this motion to/for	
Notice of Motion/	Order to Show Cause — Affidavits — Exhibits	No(s)
Answering Affidavits — Exhibits		No(s)
Replying Affidavi	its	No(s)
Upon the forego	oing papers, it is ordered that this motion is	
		,
	DECIDED IN ACCORDANCE WITH ACCOMPANYING DECISION ORDI	ER LED
  -  -	MAR 2	25 2013
	NEW	YORK
	COUNTY CLE	and the state of t
Dated:>	~19-13	, J.S.C.
MAR 1	9 2013	WATUDYN FREED
CHECK ONE:	CASE DISPOSED J	TUSTICE OF SUPREME COURT NON-FINAL DISPOSITION
CHECK AS APPROPRIA	ATE:MOTION IS: GRANTED DE	NIED GRANTED IN PART OTHER
CHECK IF APPROPRIA	TE: SETTLE ORDER	SUBMIT ORDER

☐ DO NOT POST

☐ FIDUCIARY APPOINTMENT

REFERENCE

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK: Part 5	
DORIS GILLESPIE,	
Plaintiff,	DECISION/ORDER Index No.: 111183/2011 Seq. No.: 001
-agamst-	PRESENT:
THE CITY OF NEW YORK,	Hon. Kathryn E. Freed J.S.C.
Defendant.	
HON. KATHRYN E. FREED:	
RECITATION, AS REQUIRED BY CPLR §2219(a), COUNT PACEES THIS MOTION.	ORK CONTROL IN THE REVIEW OF
PAPERS	NUMBERED
NOTICE OF MOTION AND AFFIDAVITS ANNEXED ORDER TO SHOW CAUSE AND AFFIDAVITS ANNEXED ANSWERING AFFIDAVITS REPLYING AFFIDAVITS	1-2
EXHIBITS	3-4
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UPON THE FOREGOING CITED PAPERS, THIS DECISION/ORDER ON THIS MOTION IS AS FOLLOWS:

Plaintiff moves for an Order pursuant to CPLR§3025(b) and 1001(a), granting leave to amend the complaint to add Empire City Subway as a direct defendant in this action. No opposition has been submitted.

After a review of the papers presented, all relevant statutes and caselaw, the Court grants the motion.

## Factual and procedural background:

The instant action arises out of personal injuries allegedly sustained by plaintiff on December

23, 2010, due to a trip and fall caused by a sidewalk defect in front 35 East 50<sup>th</sup> Street, between Park Avenue and Madison Avenue. Consequently, plaintiff commenced the instant action via a Summons and Complaint on September 30, 2011. Issue was joined by defendant City of New York by service of a Verified Answer on October 17, 2011.

On October 11, 2012, during defendant's deposition, witness Fatima Rosas, a record searcher for the Department of Transportation, testified that a permit was issued to Empire City Subway for "the purpose of repair of electric, slash, communications, RPO, cable failure." Ms. Rosas also testified that the street opening permit authorizing the opening of the roadway or the sidewalk, was issued to Empire City Subway. She further testified that said permit was in effect for the time period of December 23, 2008 to December 23, 2010. A copy of this component of Ms. Rosa's testimony is annexed to the instant motion as Exhibit "B." A copy of the permit is annexed as Exhibit "C."

Plaintiff argues that Empire City Subway is a necessary party to this litigation and incorporating it into the action at this time is permissible in that the statute of limitations does not expire until December 23, 2013. Additionally, plaintiff argues that no prejudice would accrue to defendant as the information concerning this proposed defendant was obtained from documents exchanged by defendants' counsel and from the witness produced at the deposition.

## Conclusions of law:

"Leave to amend the pleadings shall be freely given absent prejudice or surprise resulting directly from the delay" ( Fahey v. County of Ontario, 44 N.Y.2d 934, 935 [1978] ). Pursuant to CPLR§ 3025(b), a party may amend its pleadings at any time by leave of court and leave shall be freely given upon such terms as may be just. It is within the court's discretion whether to permit a

party to amend its complaint ( see Peach Parking Corp. v. 345 W. 40<sup>th</sup> Street, LLC, 43 A.D.3d 82 [1<sup>st</sup> Dept. 2007]; Mayers v. D'Agostino, 58 N.Y.2d 696 [1982]; Lanpont v. Savvas Cab Corp., Inc., 244 A.D.2d 208 [1<sup>st</sup> Dept. 1997] ). On a motion for leave to amend, plaintiff need not establish the merit of its proposed new allegations ( Lucindo v. Mancuso, 49 A.D.3d 220, 227 [1<sup>st</sup> Dept. 2008]), but must show that the proffered amendment is not palpably insufficient and has merit ( Pier 59 Studios, L.P. v. Chelsea Piers, L.P., 40 A.D.3d 363, 366 [1<sup>st</sup> Dept. 2007]; MBIA Ins. Corp. v. Greystone & Co., Inc., 74 A.D.3d 499 [1<sup>st</sup> Dept. 2010]; Helene-Harisson Corp. v. Moneyline Networks, Inc., 6 A.D.3d 151 [1<sup>st</sup> Dept. 2004] ).

In the case at bar, given the nature and purpose of the proposed amendment, it does not seem likely that the City would be surprised or prejudiced. Indeed, since evidence has been submitted which indicates that proposed defendant Empire City Subway, Inc., was granted a permit to open the subject sidewalk, adding it as a defendant seems legitimate and necessary.

Therefore, in accordance with the foregoing, it is hereby

ORDERED that plaintiff's motion for leave to amend the complaint to add Empire City Subway, as a defendant is granted; and it is further

ORDERED that the caption is to be amended accordingly, and the amended complaint in the proposed form shall be deemed served upon a copy of this order with notice of entry thereof; and it is further

ORDERED that defendant Empire City Subway shall serve an Answer to the amended complaint or otherwise respond within 20 days from the date of said service; and it is further

ORDERED that counsel are directed to appear for a status conference in Room 1 3 at 80 Centre Street, on May 21,2013, at 2:00 P.M., and it is further

ORDERED that this constitutes the decision and order of the Court.

DATED: March 19, 2012 MAR 1 9 2013

ENTER:

Hon Kathryn E. Freed

HON. KATHRYN FREED UISTICE OF SUPREME COURT

COUNTY CLERKS OFFICE