Mortimer v Petrone
2013 NY Slip Op 32533(U)
October 16, 2013
Sup Ct, New York County
Docket Number: 100865/2007
Judge: Kathryn E. Freed

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This opinion is uncorrected and not selected for official publication.

MOTION/CASE IS RESPECTFULLY REFERRED TO JUSTICE FOR THE FOLLOWING REASON(S):

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

HON. KATHRYN FREED PRESENT: JUSTICE OF SUPREME COURT Justic	PART
Index Number: 100865/2007 MORTIMER, RICHARD vs. PETRONE, JOSEPH SEQUENCE NUMBER: 003 AMEND CAPTION/PARTIES CAL: # 40 COUNTY CLERK'S OFFICE COUNTY CLERK'S OFFICE	MOTION DATE
The following papers, numbered 1 to, were read on this motion to/for	
Notice of Motion/Order to Show Cause — Affidavits — Exhibits	•
Answering Affidavits — Exhibits	No(s)
Replying Affidavits	No(s)
Upon the foregoing papers, it is ordered that this motion is	
DECIDED IN ACCORDANCE WITH ACCOMPANYING DECISION / ORDER	
EASON(S):	
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FOR THE FOLLOWING REA	
Dated:/0-16-13	, J.S.C.
the same of the sa	Y A TUDYN FREED
. CHECK ONE:	OF SUPREME COURT NON-FINAL DISPOSITION
	GRANTED IN PART OTHER
CHECK IF APPROPRIATE:	SUBMIT ORDER

☐ DO NOT POST

☐ FIDUCIARY APPOINTMENT

REFERENCE

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK: Part 5	
RICHARD MORTIMER,	
Plaintiff, -against-	DECISION/ORDER Index No. 100865/2007 Seq. No. 003
JOSEPH J. PETRONE, MARTHA CARSON and THE CITY OF NEW YORK,	FILED OCT 2 1 2013
Defendants.	COUNTY CLERK'S OFFICE NEW YORK
KATHRYN E. FREED, JSC:	11217
RECITATION, AS REQUIRED BY CPLR§2219 (a), OF THE PAPERS C THIS MOTION.	ONSIDERED IN THE REVIEW OF
PAPERS	NUMBERED
NOTICE OF MOTION AND AFFIDAVITS ANNEXEDORDER TO SHOW CAUSE AND AFFIDAVITS ANNEXEDANSWERING AFFIDAVITSREPLYING AFFIDAVITSEXHIBITSOTHER	1-2 (Exhs. A-J)

UPON THE FOREGOING CITED PAPERS, THIS DECISION/ORDER ON THE MOTION IS AS FOLLOWS:

Plaintiff moves pursuant to CPLR§1021, substituting Ralph Carson, as Executor of the Estate of Martha Carson, deceased; and amending the caption to reflect the substitution of Ralph Carson, as Executor of the Estate of Martha Carson, deceased; lifting the stay imposed by the death of Martha Carson; and restoring the matter to active status on the Court's calendar under the new caption. No opposition has been submitted.

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

Plaintiff seeks to recover monetary damages for personal injuries he sustained due to the negligence of defendants, who owned the premises wherein he tripped and fell. Plaintiff served a Summons and Complaint on or about February 20, 2007. Defendant, Martha Carson, subsequently died in June 2009, thus staying the instant matter. Plaintiff asserts that a prior motion dated March 7, 2010, requested similar relief to that requested herein. However, said motion was denied. Apparently, at that time, it was believed that Ms. Carson had not left a will, no probate proceedings had been instituted and her counsel had not anticipated such proceedings.

The aforementioned prior motion sought, inter alia, the substitution of Ethel J. Griffith as New York County Public Administratrix for the deceased defendant. However, pursuant to Surrogate's Court Procedure Act § 1102, public administrators are appointed by county surrogates such that the motion was denied and the stay remained in effect. Thereafter, plaintiff signed a Consent to Change Attorney, substituting the Law Office of Thomas E. Gorman, Esq., as attorney of record to replace out-going counsel, Barry, McTiernan & Moore, which had been filed with the court on September 27, 2011. Mr. Gorman asserts that discussions with Ms. Carson's attorney's office confirmed that she had died intestate and that her surviving family members exhibited no interest in pursuing her estate. Consequently, Mr. Gorman prepared the necessary paperwork for petition to the New York County Surrogate's Court, for the appointment of a public administrator.

At some point thereafter, contact was established with Ms. Carson's children, the distributees of her estate, in an effort to determine if they would consent to the appointment of an Administrator. It was also later determined that the New York County Surrogate's Court had issued Testamentary Letters to Ralph Carson, Ms. Carson's son, and her attorney prepared a Stipulation, stipulating to the relief requested therein. Said stipulation was signed by counsel of all the parties with the exception

of Corporation Counsel for the City of New York. Mr. Gorman also asserts that follow-up phone calls to Corporation Counsel went unheeded, necessitating the instant motion. He argues that granting the instant motion would not prejudice any of the defendants.

It is well settled that "[m]otions for leave to amend the pleadings should be freely granted...absent prejudice or surprise resulting therefrom..., unless the proposed amendment is palpably insufficient or patently devoid of merit" (CPLR §3025(b); see also *MBIA Ins. Corp. v. Greystone & Co., Inc.*, 74 A.D.3d 499, 499-500 [1st Dept. 2010]; see also *Briarpatch Ltd., L.P. v. Briarpatch Film Corp.*, 60 A.D.3d 585, 585 [1st Dept. 2009]; *Thompson v. Cooper*, 24 A.D.3d 203, 205 [1st Dept. 2005]). Although leave to amend should be freely granted, an examination of the underlying merits of the proposed amendment is warranted in order to conserve judicial resources (see *Eighth Ave. Garage Corp. v. H.K.L, Rtly, Corp.*, 60 A.D.3d 404, 405 [1st Dept. 2009], *Iv denied* 12 N.Y.3d 880 [2009]). Whether to permit amendment is within the sound discretion of the court (see *Pellegrino v. NYC Transit Auth.*, 177 A.D.2d 554, 557 [2d Dept. 1991], *Iv denied* 80 N.Y.2d 760 [1992]; *Aurora Loan Services, LLC v. Dimura*, 104 A.D.3d 796 [2d Dept. 2013]).

In the case at bar, the Court finds that the proposed amendment would not cause any prejudice to defendants, and that it is palpably sufficient.

Therefore, in consideration of the foregoing, it is hereby

ORDERED that plaintiff's motion for leave to amend the caption is granted; and it is also ORDERED that the new caption shall read:

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK: PART 5	X
RICHARD MORTIMER,	•
Plaintiff,	
-against-	FILED
JOSEPH J. PETRONE, RALPH CARSON, as	OCT 2 1 2013
Executor of the Estate of MARTHA CARSON, Deceased, and THE CITY OF NEW YORK,	COUNTY CLERK'S OFFICE
Defendants.	NEW YORK
	·X
and it is further	
ORDERED that the stay imposed by the death of Martha Car	son is now lifted, and the case

ORDERED that movant, within 30 days from service of a copy of this order with notice of entry, serve the summons so amended upon defendants and file same with the County Clerk with proof of service; and it is further

is restored to active status on the court's calendar; and it is further

ORDERED that movant shall also serve a copy of this order with notice of entry upon the County Clerk (Room 141B) and the Clerk of the Trial Support Office (Room158), who are directed to mark the court's records to reflect the change in the caption herein; and it is further

ORDERED that the parties shall appear for a compliance conference on November 12, 2013 at 80 Centre Street, Room 103 at 2:00 pm, and it is further

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

DATED: October 16, 2013

OCT 1 6 2013

ENTER:

Hon Kathryn E. Freed
HON. KATHRYN FREED
JUSTICE OF SUPREME COURT