Bapaz NYC W. 46 St Group LLC v Assa Props. Inc.

2019 NY Slip Op 30356(U)

February 15, 2019

Supreme Court, New York County

Docket Number: 652456/2018

Judge: Andrew Borrok

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This opinion is uncorrected and not selected for official publication.

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SUPREME COURT OF THE STATE OF NEW YORK NEW YORK COUNTY

PRESENT:	HON. ANDREW BORROK	PART	IAS MOTION 53EFM
	Justice		
	X	INDEX NO.	652456/2018
BAPAZ NYC V	WEST 46 ST GROUP LLC, Plaintiff,	MOTION DATE	08/06/2018, 08/06/2018
	- V -	MOTION SEO N	o. 001 & 002
46TH STREE LLC,WEST 46	ERTIES INC.,SALIM ASSA, SOLY ASSA, WEST IT INVESTORS LLC,WEST 46TH STREET EQUITY 6TH STREET MANAGEMENT CORP., NYC 46TH BEN SUKY, MEITAL SUKY, ABRAHAM LAVI	MOTION SEQ. N	AND ORDER
	Defendant.		
The following	e-filed documents, listed by NYSCEF document null, 22, 32, 33, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45	5, 46, 47, 48, 49, 5	
were read on	this motion to/for	DISMISSAL	·
	e-filed documents, listed by NYSCEF document nu, 34, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64		
were read on	this motion to/for DISM AC	TION/INCONVENI	ENT FORUM
Motion seque	ence nos. 001 and 002 are consolidated for this	decision and orde	er.
Upon the for	regoing documents and as set forth on the record	(February 14, 20	019, A. Armstrong,
Ct. Reporter)), (I) NYC 46th Street LLC (NYC46 LLC), Ben	Suky, and Meita	al Suky's motion to
dismiss the fo	Sourth cause of action (Mtn. Seq. No. 001) is gran	nted without prej	udice, and (II) Assa
Properties In	c., Salim Assa d/b/a Soly Assa, West 46 th Street	Investors LLC (Investors LLC),
West 46 th Str	reet Equity LLC (Equity LLC), and West 46th	Street Manageme	ent Corp.
(Manageme	nt Corp.; Management Corp., together with Ass	sa Properties Inc.	, Salim Assa d/b/a
Soly Assa, In	nvestors LLC and Equity LLC, hereinafter collections	ctively, the Assa	Defendants)'s

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motion to dismiss (Mtn. Seq. No. 002) is granted to the extent that the third, fourth, and fifth causes of action are dismissed and is otherwise denied in its entirety.

THE RELEVANT FACTS AND CIRCUMSTANCES

Reference is made to (i) a certain Purchase and Sale of Company Interest (the **Purchase Agreement**), dated November 5, 2015, by and between Bapaz NYC West 46th Street Group LLC (Bapaz LLC), NYC46 LLC, and Equity LLC, (ii) an Assignment and Assumption Agreement (the **Assignment Agreement**), ² dated of even date therewith, by and among NYC46 LLC, Bapaz LLC, and Equity LLC, (iii) a Joinder of Guarantor (the Guaranty Agreement),³ dated of even date therewith, by Salim Assa for the benefit of NYC46 LLC and Bapaz LLC, and (iv) a certain letter agreement (the **Remaining Interest Agreement**; the Purchase Agreement, the Assignment Agreement, the Guaranty Agreement and the Remaining Interest Agreement, collectively, hereinafter the Agreements), ⁴ dated of even date therewith, by and between NYC46 LLC and Equity LLC. Pursuant to the (i) Purchase Agreement, NYC46 LLC and Bapaz LLC agreed to purchase a 49% membership interest in Investors LLC for \$1,000,000, (ii) the Assignment Agreement, Equity LLC was to assign 31.36% of its 49% interest in Investors LLC to NYC46 LLC and 17.64% of its 49% interest in Investors LLC to Bapaz LLC, (iii) the Remaining Interest Agreement, Salim Assa and Ezak Assa agreed to (x) negotiate in good faith to enter into an agreement with Bapaz and NYC46 LLC for the purchase and sale of "all of the remaining 51% interest **owned by Assa directly or indirectly**" (emphasis added) in Investors

¹ NYSCEF Doc. No. 38.

² NYSCEF Doc. No. 17.

³ NYSCEF Doc. No. 48.

⁴ NYSCEF Doc. No. 39.

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approval for the sale,⁵ and (iv) the Guaranty Agreement, pursuant to which Mr. Assa guaranteed

LLC for an additional \$1,000,000 within 90 days and to (y) use diligent efforts to obtain lender

the payment of all claims, losses, damages, liabilities, costs, and expenses arising out of the

breach of Equity LLC's representations, warranties, and covenants, and all post-closing

obligations and indemnities.⁶

On or about November 5, 2015, pursuant to the Purchase Agreement, the Plaintiff, by its counsel

Michael Herskowitz, paid \$1,000,000 and the 49% membership interest in Investors LLC was

transferred. The Plaintiff, through its counsel Mr. Herskowitz, and pursuant to the Remaining

Interest Agreement, subsequently released an additional \$700,000 as part of the payment for the

remaining 51% interest to Salim Assa and/or Assa Properties.⁸ The Plaintiff has not received

any additional membership interest in Investors LLC.9

The Plaintiff therefore brought this action against Assa Properties Inc., Salim Assa d/b/a Soly

Assa, Investors LLC, Equity LLC, Management Corp., NYC46 LLC, Ben Suky, Meital Suky,

and Abraham Lavi on May 17, 2019 for breach of contract (the 1st Cause of Action), breach of

contract based on the Guaranty Agreement (the 2nd Cause of Action), injunctive relief (the 3rd

Cause of Action), declaratory judgment (the 4th Cause of Action), and unjust enrichment (the 5th

Cause of Action). The Plaintiff alleges that Equity LLC failed to make diligent efforts to

⁵ *Id*.

⁶ For the avoidance of doubt, the Remaining Interest Agreement which was signed by NYC46 LLC and Equity LLC provides that it is "made solely for the benefit of Seller and Purchaser" and Purchaser is defined in the recitals to the Remaining Interest Agreement as both 46NYC LLC and Bapaz LLC.

⁷ Complaint, ¶ 22.

8 *Id.*, ¶ 28.

 9 *Id.*, ¶ 30.

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negotiate for the purchase and sale of the remaining 51% interest or to obtain lender approval for the sale. The Plaintiff further alleges that, contrary to the representations of the Assa Defendants that Salim Assa, Assa Properties, and/or Equity LLC could deliver 100% of the membership interest in Investors LLC, in fact this was not accurate. The Plaintiff discovered that Abraham Lavi also claimed to own a 20% interest in Investors LLC, for which he paid Salim Assa and/or Assa Properties the sum of \$1,100,000.

I. Motion Sequence No. 001

During oral argument, the parties stipulated that neither Ben Suky nor Meital Suky claim a direct interest in Investors LLC and conceded that the fourth cause of action should be dismissed as against them without prejudice. With respect to the corporate Defendant, NYC46 LLC, the Agreements irrefutably demonstrate that the Plaintiff and NYC46 LLC were collectively purchasing a combined 49% interest in Investors LLC, with NYC46 LLC acquiring a 31.36% interest. To the extent that the Plaintiff argues that (i) his attorney, Michael Hershkowitz, signed the Purchase Agreement without the Plaintiff's knowledge or authority, the argument fails as he had apparent authority to enter the agreement on behalf of his client or (ii) that the transfer was without consideration, the Purchase Agreement itself acknowledges the receipt of adequate consideration. Accordingly, the fourth cause of action is dismissed and the action is dismissed in its entirety against Ben Suky and Meital Suky.

 $^{^{10}}$ Id., ¶ 29.

¹¹ *Id.*, ¶ 31.

¹² *Id.*, ¶ 32.

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II. Motion Sequence No. 002

The First Cause of Action for Breach of Contract

The Assa Defendants' motion to dismiss the first cause of action for breach of contract is denied.

To state a claim for breach of contract, a plaintiff must allege (i) the existence of a contract, (ii)

plaintiff's performance of the contract, (iii) defendant's breach of the contract and (iv) resulting

in damages to the plaintiff.¹³ The Complaint alleges the existence of a valid contract (re: the

Agreements), breach by the Assa Defendants by (x) failing to seek lender approval and (y)

breach of representation and warranty in that the Assa Defendants did not own the remaining

51% of Investors LLC in accordance with the transactions contemplated by the Agreements and

damages in the amount of the additional consideration paid for which no additional interest was

transferred, and also in that Bapaz LLC would not have done this deal but for the possibility of

the transfer of the entire 100% interest in Investors LLC. 14

The Second Cause of Action for Breach of Guaranty Agreement

Salim Assa's motion to dismiss the second cause of action for breach of contract relating to the

Guaranty Agreement is denied. Salim Assa executed the Guaranty Agreement, obligating him to

guarantee payment of all claims, losses, damages, liabilities, costs, and expenses resulting from

the breach of the Assa Defendants' representations, warranties, and covenants, or post-closing

obligations or indemnities.¹⁵ The Guaranty Agreement was executed by Salim Assa for the

¹³ Harris v Seward Park Housing Corp., 913 NYS2d 161, 162 (1st Dept 2010).

¹⁴ Complaint, ¶ 23, 28.

¹⁵ *Id.*, ¶¶ 48-53.

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express purpose of inducing the Plaintiff to enter into the Purchase Agreement and explicitly

states that it is annexed to and made a part of the Purchase Agreement. ¹⁶ The Plaintiff alleges

that it was damaged by the failure of Salim Assa to comply with the Guaranty Agreement.¹⁷ In

short, the Plaintiff has alleged the existence of a valid contract, performance by the Plaintiff, and

a breach by Salim Assa, resulting in damages to the Plaintiff. Accordingly, the Plaintiff has

stated a claim for breach of contract, and Defendant's motion to dismiss the second cause of

action is denied.

The Third Cause of Action for Injunction

The Plaintiff's third cause of action seeks an order directing West 46th Street Management Corp.

to issue a 100% membership interest in Investors LLC to the Plaintiff. The Purchase Agreement

expressly states that the Plaintiff and NYC46 LLC were collectively agreeing to purchase a 49%

share of Investors LLC. The Assignment Agreement, executed by the Plaintiff, clearly

delineates the percentage interests that each party was to receive: 31.36% to NYC46 and 17.64%

to the Plaintiff. The Remaining Interest Agreement likewise demonstrates that both the Plaintiff

and NYC46 LLC were the purchasers of a combined 49% share under the Agreements. Thus,

the documentary evidence conclusively refutes the Plaintiff's third cause of action and it is

dismissed.

 16 *Id.*, ¶ 48.

¹⁷ *Id.*, ¶¶ 49-53.

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The Fifth Cause of Action for Unjust Enrichment

The Plaintiff's fifth cause of action for unjust enrichment asserted against Assa Properties is

dismissed as duplicative of the breach of contract claims.¹⁸

Accordingly, it is

ORDERED that the motion (Mtn. Seq. No. 001) of NYC 46th Street LLC, Ben Suky, and Meital

Suky to dismiss is granted and the fourth cause of action against these defendants is dismissed

without prejudice; and it is further

ORDERED that the motion (Mtn. Seq. No. 002) of Assa Properties Inc., Salim Assa d/b/a Soly

Assa, West 46th Street Investors LLC, West 46th Street Equity LLC, and West 46th Street

Management Corp. to dismiss is granted to the extent that the third and fifth causes of action are

dismissed (and, accordingly, the action against Assa Properties Inc. is dismissed) without

prejudice; and it is further

ORDERED that the action is severed and continued against the remaining defendants; and it is

further

ORDERED that caption be amended to reflect the dismissal as follows:

BAPAZ NYC WEST 46 ST GROUP LLC, Plaintiff,

1 10

-against-

SALIM ASSA, SOLY ASSA, WEST 46TH STREET EQUITY LLC, WEST 46TH

STREET MANAGEMENT CORP., and ABRAHAM LAVI,

¹⁸ Mark Bruce Intern. Inc. v Blank Rome, LLP, 876 NYS2d 19, 20 (1st Dept 2009).

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Defendants.

and that all future papers filed with the court bear the amended caption; and it is further,

ORDERED that counsel for movants shall serve a copy of this order with notice of entry upon the Clerk of the Court (60 Centre Street, Rm. 141B) and the Clerk of the General Clerk's Office (60 Centre Street, Rm. 119), who are directed to mark the Court's records to reflect the change in the caption herein; and it is further

ORDERED that such service upon the Clerk of the Court and the Clerk of the General Clerk's Office shall be made in accordance with the procedures set forth in the *Protocol on Courthouse* and County Clerk Procedures for Electronically Filed Cases (accessible at the "E-Filing" page on the court's website at the address www.nycourts.gov/supctmanh); and it is further

ORDERED that the remaining defendants are directed to file an Answer within 20 days of this Decision and Order, and it is further

ORDERED that the parties appear for a preliminary conference in Part 53, 60 Centre Street, Rm. 238, on March 28, 2019 at 11:30 A.M.

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DATE		ANDREW BORROK, J.S.C.
CHECK ONE:	CASE DISPOSED GRANTED DENIED	X NON-FINAL DISPOSITION X GRANTED IN PART OTHER
APPLICATION: CHECK IF APPROPRIATE:	SETTLE ORDER INCLUDES TRANSFER/REASSIGN	SUBMIT ORDER FIDUCIARY APPOINTMENT REFERENCE

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