American Tr. Ins. Co. v Joseph

2019 NY Slip Op 31749(U)

June 19, 2019

Supreme Court, New York County

Docket Number: 158209/2018

Judge: Louis L. Nock

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This opinion is uncorrected and not selected for official publication.

NYSCEF DOC. NO. 20

INDEX NO. 158209/2018

RECEIVED NYSCEF: 06/20/2019

SUPREME COURT OF THE STATE OF NEW YORK NEW YORK COUNTY

PRESENT: HUN. LUUIS L. NUCK	_ PARI IA	S MOTION 38EFN	
Justice			
X	INDEX NO.	158209/2018	
AMERICAN TRANSIT INSURANCE COMPANY,		04/06/0040	
Plaintiff,	MOTION DATE	04/26/2019, 04/26/2019	
- V -	MOTION SEQ. NO.	001 001	
YVONNIE JOSEPH, AMBEL ACUPUNCTURE, PC,BASEM MANSOUR, PT, PC,BRIDGES PSYCHOLOGICAL SERVICES, PC,COLIN CLARKE MD, P.C.,ECLIPSE MEDICAL IMAGING, PC,EXON MEDICAL EQUIPMENT, PC,METROPOLITAN INTERVENTIONAL MEDICAL SERVICES, PC,PALM CHIROPRACTIC, PC,QUEENS MEDICAL DIAGNOSTIC, PC	DECISION AND ORDER		
Defendant. X			
The following e-filed documents, listed by NYSCEF document n 12, 13, 14, 15, 16	umber (Motion 001) 5,	6, 7, 8, 9, 10, 11,	
were read on this motion to/forJU[JUDGMENT - DECLARATORY		
The following e-filed documents, listed by NYSCEF document notes 12, 13, 14, 15, 16	umber (Motion 001) 5,	6, 7, 8, 9, 10, 11,	
were read on this motion to/for	JUDGMENT - DEFAULT		

Upon the foregoing documents, the motion of plaintiff American Transit Insurance

Company ("Plaintiff") for entry of a default judgment and declaratory judgment against

defendants Yvonnie Joseph ("Joseph"), Ambel Acupuncture, PC, Basem Mansour, PT, PC,

Bridges Psychological Services, PC, Colin Clarke Md, P.C., Eclipse Medical Imaging, PC,

Metropolitan Interventional Medical Services, PC, Palm Chiropractic, PC, Queens Medical

Diagnostic, PC (together, "Defendants") is granted on default and without opposition, in accord

with the following memorandum and for the reasons set forth in the motion.¹

¹ Subsequent to the filing of this motion, Plaintiff settled its claims with defendant Exon Medical Equipment, PC ("Exon") and that portion of the motion that seeks judgment against Exon is withdrawn (NYSCEF Doc. No. 19).

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Plaintiff American Transit Insurance Company ("Plaintiff") issued a motor vehicle insurance policy to Joseph, under a New York policy of insurance numbered B514107 (the "Policy"). The Policy includes a no-fault endorsement which provided coverage to an insured or an eligible person in the amount of \$50,000 for all necessary expenses resulting from a motor vehicle accident. On September 1, 2017, a vehicle owned by Joseph was involved in a motor vehicle accident. Joseph made a claim to Plaintiff as a purported eligible person of the policy. The remaining defendants are health care providers who purportedly provided health care services to Joseph in connection with the accident, and to whom she assigned her rights to collect no-fault benefits. All Defendants were served with process and have failed to appear in this action.

Plaintiff has submitted proof that it mailed notices to Joseph on three separate occasions requesting that she appear for an Independent Medical Examination ("IME"), and that Joseph failed to appear for each scheduled IME (NYSCEF Doc. No. 8). Failure to submit to a duly requested IME constitutes a breach of a condition precedent to coverage under a no-fault policy (Hertz Corp v Active Care Medical Supply Corp., 123 AD3d 311 [1st Dept 2015]; Unitrin Advantage Ins. Co. v Bayshore Physical Therapy, PLLC, 82 AD3d 559 [1st Dept 2011]). Plaintiff, therefore, has the right to deny Joseph's claims and those of her assignees (id.).

Accordingly, it is

ORDERED that Plaintiff's motion for entry of a default judgment and declaratory judgment against defendants Yvonnie Joseph, Ambel Acupuncture, PC, Basem Mansour, PT, PC, Bridges Psychological Services, PC, Colin Clarke Md, P.C., Eclipse Medical Imaging, PC, Metropolitan Interventional Medical Services, PC, Palm Chiropractic, PC, Queens Medical Diagnostic, PC is granted; and it is further

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ADJUDGED and DECLARED that defendant Yvonnie Joseph is not an eligible injured person entitled to no fault benefits under American Transit insurance policy B514107, Claim No. 1007680-02 or under New York Department of Insurance Regulation 68; and it is further

ADJUDGED and DECLARED that plaintiff is not obligated to honor or pay claims for reimbursement submitted by Ambel Acupuncture, PC, Basem Mansour, PT, PC, Bridges
Psychological Services, PC, Colin Clarke Md, P.C., Eclipse Medical Imaging, PC, Metropolitan Interventional Medical Services, PC, Palm Chiropractic, PC, or Queens Medical Diagnostic, PC, as assignees of defendant Yvonnie Joseph, under American Transit insurance policy B514107, Claim No. 1007680-02, and Plaintiff is not required to provide, pay, honor, or reimburse any claims set forth in this proceeding, in any current or future proceeding, including, without limitation arbitration and/or lawsuits seeking to recover no-fault benefits arising under American Transit policy B514107, Claim No. 1007680-02 from the alleged accident of September 1, 2017 involving defendant Yvonnie Joseph; and it is further

ADJUDGED and DECLARED that Plaintiff is not required to provide, pay, or honor any current or future claims for no-fault benefits under the Mandatory Personal Injury Protection endorsement under American Transit policy B514107, Claim No. 1007680-02, and Plaintiff is not required to provide, pay, honor, or reimburse any claims set forth in this proceeding, in any current or future proceeding, including, without limitation, arbitrations and/or lawsuits seeking to recover no-fault benefits arising under American Transit policy B514107, Claim No. 1007680-

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02 from the alleged accident of September 1, 2017 involving defendant Yvonnie Joseph.

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6/19/2019	In ch	
DATE	LOUIS L. NOCK, J.S.C.	
CHECK ONE:	X CASE DISPOSED NON-FINAL DISPOSITION	
	GRANTED DENIED GRANTED IN PART X OTHER	
APPLICATION:	SETTLE ORDER SUBMIT ORDER	
CHECK IF APPROPRIATE:	INCLUDES TRANSFER/REASSIGN FIDUCIARY APPOINTMENT REFERENCE	
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