Bil-Man Asset Mgt.	LLC v M & T	99 Lafayette Inc.
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2019 NY Slip Op 33608(U)

December 9, 2019

Supreme Court, New York County

Docket Number: 850007/2019

Judge: Arlene P. Bluth

Cases posted with a "30000" identifier, i.e., 2013 NY Slip Op 30001(U), are republished from various New York State and local government sources, including the New York State Unified Court System's eCourts Service.

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. ARLENE P. BLUTH	_ PART	IAS MOTION 32
	Justice		
	X	INDEX NO.	850007/2019
BIL-MAN A	SSET MANAGEMENT LLC,	MOTION DATE	12/04/2019
	Plaintiff,	MOTION SEQ. NO.	001
	- V -	, , , , , , , , , , , , , , , , , , ,	
LEE, SUK O DEPARTME CITY DEPA VIOLATION NEW YORK UNITED ST	AFAYETTE INC., MIRANDA Q. LI, RACHAEL CHING CHAN, NEW YORK STATE ENT OF TAXATION AND FINANCE, NEW YORK RTMENT OF FINANCE, PARKING IS BUREAU OF THE CITY OF NEW YORK, CITY ENVIRONMENTAL CONTROL BOARD, TATES OF AMERICA INTERNAL REVENUE JOHN DOE #12,	DÉCISION + 0 MOTION, OF REFERE	RDER OF
	Defendant.		
	X		
were read on	this motion to/forJU	IDGMENT - SUMMAF	
Upor	n the foregoing documents, it is		
ORD	ERED that the motion by plaintiff for summary	judgment is granted	and the answer
and affirmat	ive defenses of defendants M & T 99 Lafayette	and Miranda Q. Li a	re severed and
dismissed; a	nd it is further		
ORD	ERED that plaintiff is awarded a default judgme	ent against the non-a	ppearing
•	end it is further DERED that Ann Pinass Duman	ر _ with an address of	
60 East	PERED that Ann Pinass Berman, 42nd St. 40P floor, NYNY LOILS is h	ereby appointed Ref	eree in
	212-867-5464		

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accordance with RPAPL § 1321 to compute the amount due to Plaintiff and to examine whether the tax parcel can be sold in parcels; and it is further

ORDERED that the Referee shall hold no hearing and take no testimony or evidence other than by written submission; the Court is the ultimate arbiter and the Referee's report is merely an advisory finding; and it is further

ORDERED that by accepting this appointment the Referee certifies that he is in compliance with Part 36 of the Rules of the Chief Judge (22 NYCRR Part 36), including, but not limited to §36.2 (c) ("Disqualifications from appointment"), and §36.2 (d) ("Limitations on appointments based upon compensation"), and, if the Referee is disqualified from receiving an appointment pursuant to the provisions of that Rule, the Referee shall immediately notify the Appointing Judge; and it is further

ORDERED that, pursuant to CPLR 8003(a), and in the discretion of the court, a fee of \$350 shall be paid to the Referee for the computation of the amount due and upon the filing of his report and the Referee shall not request or accept additional compensation for the computation unless it has been fixed by the court in accordance with CPLR 8003(b); and it is further;

ORDERED that the Referee is prohibited from accepting or retaining any funds for himself or paying funds to himself without compliance with Part 36 of the Rules of the Chief Administrative Judge; and it is further

ORDERED that plaintiff shall forward all necessary documents to the Referee and to defendants who have appeared in this case within 30 days of the date of this order and shall *promptly* respond to every inquiry made by the referee (promptly means within two business days); and it is further

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ORDERED that if defendant(s) have objections, they must submit them to the referee within 14 days of the mailing of plaintiff's submissions; and include these objections to the Court if opposing the motion for a judgment of foreclosure and sale; and it is further

ORDERED the failure by defendants to submit objections to the referee shall be deemed a waiver of objections before the Court on an application for a judgment of foreclosure and sale; and it is further

ORDERED that plaintiff must bring a motion for a judgment of foreclosure and sale within 30 days of receipt of the referee's report; and it is further

ORDERED that if plaintiff fails to meet these deadlines, then the Court may *sua sponte* vacate this order and direct plaintiff to move again for an order of reference and the Court may *sua sponte* toll interest depending on whether the delays are due to plaintiff's failure to move this litigation forward; and it further

ORDERED that the John Doe defendants are removed from the caption, C&I Associates is substituted for John Doe 1 and C&I Limited is substituted for John Doe 2, (the Court declines to amend the caption to reflect John Doe refused name for John Does 3-7 as judgment cannot be entered against a John Doe); and it is further

ORDERED that the caption shall read as follows:

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

BIL-MAN ASSET MANAGEMENT LLC.

Plaintiff.

M & T 99 LAFAYETTE INC., MIRANDA Q. LI, RACHAEL LEE, SUK CHING CHAN, NEW YORK STATE DEPARTMENT OF TAXATION AND FINANCE, NEW YORK CITY DEPARTMENT OF FINANCE, PARKING VIOLATIONS BUREAU OF THE CITY OF NEW YORK, NEW YORK CITY ENVIRONMENTAL CONTROL BOARD, UNITED STATES OF AMERICA INTERNAL REVENUE SERVICE, C&I ASSOCIATES, C&I LIMITED.

Defendant(s).		•
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and it is further

ORDERED that counsel for plaintiff shall serve a copy of this order with notice of entry upon the County Clerk (60 Centre Street, Room 141B) and the General Clerk's Office (60 Centre Street, Room 119), who are directed to mark the court's records to reflect the parties being substituted and removed pursuant hereto; and it is further

ORDERED that such service upon the County Clerk 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 (ww.nycourts.gov/supctmanh)]; and it is further

ORDERED that Plaintiff shall serve a copy of this Order with notice of entry on all parties and persons entitled to notice, including the Referee appointed herein.

Next Conference: April 28 2020 @ 2:15 p.m. If a motion for judgment of foreclosure and sale has been filed, plaintiff may seek an adjournment of the conference. Please consult this

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part's rules for information on how to obtain an adjournment. If a motion has been made, then a conference is required to explore the reasons for the delay.

12-9-	19	
DATE		ARLENE P. BLUTH, J.S.C.
CHECK ONE:	CASE DISPOSED	X NON-FINAL DISPOSITION
	X GRANTED DENIED	GRANTED IN PART OTHER
APPLICATION:	SETTLE ORDER	SUBMIT ORDER
CHECK IF APPROPRIATE:	INCLUDES TRANSFFR/RFASSIGN	X FIDUCIARY APPOINTMENT REFERENCE