## Vargas v 4G Cellular Ctr. 2 Inc.

2020 NY Slip Op 30046(U)

January 8, 2020

Supreme Court, New York County

Docket Number: 156212/2018

Judge: Kathryn E. Freed

Cases posted with a "30000" identifier, i.e., 2013 NY Slip Op <u>30001(</u>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.

NYSCEF DOC. NO. 11

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

PRESENT:	HON. KATHRYN E. FREED		PART I	AS MOTION 2EFM	
		Justice			
		X	INDEX NO.	156212/2018	
JOSE VARGAS,			MOTION SEQ. NO.	001	
	Plaintiff,				
	- V -				
4G CELLULAR CENTER 2 INC. d/b/a 4G CELLULAR CENTER,			DECISION AND ORDER		
	Defendant.				
		X			
The following	e-filed documents, listed by NYSCEF	document nur	nber (Motion 001) 3,	4, 5, 6, 7, 8, 9	
were read on this motion to/for		JL	JUDGMENT - DEFAULT		

In this personal injury action, plaintiff Jose Vargas ("Vargas") moves, pursuant to CPLR 3215, for a default judgment against defendant 4G Cellular Center 2 Inc. d/b/a 4G Cellular Center ("4G Cellular") (Docs. 3-8). After reviewing the motion papers and the relevant statutes and case law, the motion, which is unopposed, is **granted**.

## FACTUAL AND PROCEDURAL HISTORY:

On July 3, 2018, Vargas commenced this action against 4G Cellular by filing a summons and complaint (Doc. 1). In the complaint, Vargas alleged that he sustained injuries while lawfully on the premises of 4G Cellular located at 1420 St. Nicholas Avenue, New York, New York (Doc. 1 at 2-3). Specifically, he claimed that his injuries resulted from 4G Cellular's negligence and that the alleged actions of "defendant, its agents, servants and/or employees constituted an assault and battery upon" him (Doc. 1 at 4). On July 31, 2019, following 4G Cellular's failure to answer or otherwise appear in this action, Vargas filed the instant motion 156212/2018 VARGAS, JOSE vs. 4G CELLULAR CENTER 2 INC. Page 1 of 4 (Docs. 3-8). An affidavit of service filed July 31, 2019 reflects that copies of this motion were delivered to 4G Cellular at its place of business (Doc. 8).

## **LEGAL CONCLUSIONS:**

A plaintiff may seek a default judgment against a defendant "[w]hen a defendant has failed to appear, plead or proceed to trial of an action reached and called for trial" (CPLR 3215 [a]; *see Gantt v North Shore-LIJ Health System*, 140 AD3d 418, 418 [1st Dept 2016]). To establish his or her entitlement to a default judgment, the movant must submit proof of service of the summons and the complaint, proof of the facts constituting the claim, and must provide proof of the defendant's alleged default (CPLR 3215 [f]). Furthermore, "BCL § 306 (b) (1) provides a mechanism for service of process on the Secretary of State as agent of a domestic corporation, and it further provides that service of process on a corporation shall be complete when the Secretary of State is properly served" (*Fennel v Vesta Const. Group, Corp*, 2017 NY Slip Op 31508[U], 2017 NY Misc LEXIS 2717, \*5 [Sup Ct, NY County 2017]).

Vargas' motion is granted. His affidavit of merit establishes the facts constituting the claim, wherein he avers that "[he] was personally struck by defendant, its agents, servants and/or employees" (Doc. 5). As a result of 4G Cellular's alleged conduct, Vargas suffered disc herniations, disc bulges, neck and back pain, and a laceration of the head that required ten stiches (Doc. 5). There is also sufficient proof to establish the element of proper service. On August 7, 2018, Vargas served 4G Cellular pursuant to Business Corporation Law § 306 by serving the Secretary of State of the State of New York (Doc. 2). Proof of service was filed with the County Clerk on August 14, 2018 (Doc. 2). Further, in compliance with CPLR 3215 (g) (4), 4G Cellular was served with an additional copy of the summons and complaint at its place of business on

July 31, 2019, which included, *inter alia*, the notice of motion, the affirmation in support, the affidavit of merit and other accompanying exhibits (Doc. 8). By attorney affirmation, Vargas' counsel affirms that 4G Cellular has failed to appear in this action (Doc. 4).

Therefore, in light of the foregoing, it is hereby:

**ORDERED** that the motion by plaintiff Jose Vargas for a default judgment on liability as against defendant 4G Cellular Center 2 Inc., is granted, and the Clerk is directed to enter judgment accordingly; and it is further

**ORDERED** that this matter is referred to a Special Referee for the purpose of conducting an inquest as to damages to be awarded to plaintiff Jose Vargas; and it is further

**ORDERED** that within 20 days of the entry of this order on the NYSCEF system, plaintiff shall file a note of issue, pay the appropriate fees, and serve a copy of this order with notice of entry, as well as a completed information sheet, on the Special Referee Clerk at sprefnyef@nycourts.gov, who is directed to place this matter on the calendar of the Special Referee's part for the earliest convenient date and notify all parties of the hearing date; and it is further **ORDERED** that, within twenty days hereof, plaintiff shall serve a copy of this order on defendant and on the Clerk of the Trial Support Office at 60 Centre Street, Room 158 pursuant to e-filing protocols; and it is further

**ORDERED** that this constitutes the decision and order of the court.

