Country-\	Nide I	lns. Co	o. v Shaw
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2021 NY Slip Op 30207(U)

January 20, 2021

Supreme Court, New York County

Docket Number: 650645/2019

Judge: Laurence L. Love

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This opinion is uncorrected and not selected for official publication.

[* 1] NYSCEF DOC. NO. 77 INDEX NO. 650645/2019

RECEIVED NYSCEF: 01/21/2021

SUPREME COURT OF THE STATE OF NEW YORK NEW YORK COUNTY

PRESENT:	HON. LAURENCE L. LOVE	PART	AS MOTION 63EFM
	Justice		
	X	INDEX NO.	650645/2019
COUNTRY-V	WIDE INSURANCE COMPANY,	MOTION DATE	01/19/2021
	Plaintiff,	MOTION SEQ. NO	D. 002
	- V -		
P.C.,DOV AN LABS, INC.,I OF HUDSON SPORTS ME JOHN A. NA M.D., KEYS' MOUNT VER SPECIAL SU P.C.,OPTIMI THERAPY S P.C.,STRAIC	HAW, BRONX MEDICAL DIAGNOSTIC NESTHESIOLOGY PLLC, ENZO CLINICAL EXCEL EMERGENCY PHYSICIAN SERVICES N VALLEY, PLLC, HAAR ORTHOPAEDICS & EDICINE, P.C., JOANNA KUSHETSKY, PT, SRINPAY, JULES FRANCOIS PARISIEN, TONE LABORATORIES INC., MONTEFIORE RNON HOSPITAL, NEW YORK CENTER FOR JRGERY, NORTHSIDE ACUPUNCTURE US PLUS PRODUCTS CORP, RELIABLE EUPPLY, INC., SEO HAN MEDICAL, GHT UP CHIROPRACTIC P.C., SURGICARE OF , URBAN MEDICAL, P.C.		ORDER ON TION
	Defendant.		
The following	e-filed documents, listed by NYSCEF document no., 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 7		
were read on	this motion to/for JU	JDGMENT - SUMM	ARY
Upon the fore	egoing documents, the motion is decided as foll	ows:	

This case arises from an automobile accident on July 23, 2017 where defendant Clifton Shaw, was involved in a motor vehicle accident while allegedly in a vehicle insured by plaintiff, Country-Wide Insurance Company ("Plaintiff"). Defendant made a claim to Plaintiff as a purported injured person under as insurance policy issued by Plaintiff (PS 7610507 17.). Plaintiff commenced an action on or about February 1, 2019, by the filing of a Summons and Complaint seeking a declaratory judgment against Clifton Shaw and the medical providers named in the caption as assignees of Clifton Shaw based upon his failure to appear for a properly requested and scheduled Independent Medical Examinations.

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Plaintiff seeks a declaration that by Clifton Shaw, is not an eligible injured person entitled to no-fault benefits under the Policy, and that Plaintiff is not obligated to reimburse his assignees, for alleged medical treatment, therapy and/or medical supplies rendered. In an Order entered November 19, 2019, plaintiff was granted a default judgment against Clifton Shaw, Bronx Medical Diagnostic, PC, Dov Anesthesiology, PLLC, Enzo Clinical Labs, Inc., Excel Emergency Physician Services of Hudson Valley, PLLC., Joanna Kushetsky PT, Keystone Laboratories, Inc. Montefiore Mount Vernon Hospital, New York Center For Special Surgery, Optimus Plus Products Corp.,

Reliable Therapy Supply, Inc., Surgicare of Brooklyn and Urban Medical, PC.

Plaintiff now moves for a summary judgment pursuant to CPLR § 3212 against, Haar Orthopaedics & Sports Medicine, PC, John A. Nasrinpay, Jules François Parisien, MD., Northside Acupuncture, PC, Seo Han Medical, PC and Straight Up Chripractic, PC. In support of its motion, plaintiff submits the affidavit of Jessica Mena-Sibrian, who is employed as a No-fault litigation/Arbitration Supervisor and the affidavit of Annie Persaud, the EUO Clerk at Country-Wide Insurance Company, and Anita Megnauth, a NF Administrative Assistant for Country-Wide Insurance Company in support of Plaintiff's motion for summary judgment, together with supporting documentation, which establish as follows: Between August 29, 2017 and September 23, 2017, plaintiff received numerous bills from the answering defendants for medical services provided to Clifton Shaw. On September 28, 2017, plaintiff requested that Mr. Shaw appear for an IME on October 12, 2017. Copies of the letter scheduling the IME were sent to Mr. Shaw at his home address and Mr. Shaw's attorney. Mr. Shaw failed to attend the scheduled IME. Upon being notified of the non-appearance at the IME, Plaintiff rescheduled the IME. On October 19, 2017 Country-Wide Management Services Medical Evaluation Unit issued its letter rescheduling the IME for November 2, 2017. Said letter was again sent to Mr. Shaw and his attorney. Mr. Shaw

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failed to attend the rescheduled IME. Plaintiff was notified of the Eligible Injured Party

Defendant's non-appearance at the scheduled IME, and therefore on November 3, 2017 plaintiff

issued a general denial.

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As discussed in American Tr. Ins. Co. v. Longevity Med. Supply, Inc., 131 A.D.3d 841 (1st

Dept. 2015) to prevail, plaintiff must establish that the notices of the scheduled IMEs were properly

mailed, that the Eligible Injured Party did not appear and that the scheduling of the IMEs complied

with Insurance Department Regulations (11 NYCRR) § 65-3.5(d), which prescribes a 30-calendar-

day time frame for the holding of IMEs. As such, plaintiff has established a *prima facie* entitlement

to summary judgment with respect to all claims received after September 12, 2017

WHEREFORE, it is hereby, ORDERED that Plaintiff's motion for summary judgment

against HAAR ORTHOPAEDICS & SPORTS MEDICINE, P.C., JOHN A. NASRINPAY,

JULES FRANCOIS PARISIEN, M.D., NORTHSIDE ACUPUNCTURE P.C., SEO HAN

MEDICAL, P.C., STRAIGHT UP CHIROPRACTIC P.C. is granted to the extent below; and it is

further,

ORDERED and ADJUDGED that on the first cause of action Plaintiff owes no duty to

Defendants HAAR ORTHOPAEDICS & SPORTS MEDICINE, P.C., JOHN A. NASRINPAY,

JULES FRANCOIS PARISIEN, M.D., NORTHSIDE ACUPUNCTURE P.C., SEO HAN

MEDICAL, P.C., STRAIGHT UP CHIROPRACTIC P.C. to pay No-Fault claims submitted in

relation to the July 23, 2017 loss, Claim No.: 000328931-001, Policy.: PS 7610507 17 referenced

in the complaint involving CLIFTON SHAW, which were received by plaintiff after September

12, 2017, and it is further,

ORDERED and ADJUDGED that on the second cause of action that all arbitrations,

lawsuits and enforcement of awards or judgments in connection with the to pay No-Fault claims

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submitted in relation to the July 23, 2017 loss, Claim No.: 000328931-001, Policy.: PS 7610507 17 referenced in the complaint involving CLIFTON SHAW, which relate to claims received by plaintiff after September 12, 2017 are hereby permanently stayed.

This constitutes the decision and order of the court. The County Clerk is directed to enter Judgment accordingly.

1/20/2021	_		
DATE			LAURENCE L. LOVE, J.S.C.
CHECK ONE:	х	CASE DISPOSED	NON-FINAL DISPOSITION
	Х	GRANTED DENIED	GRANTED IN PART OTHER
APPLICATION:		SETTLE ORDER	SUBMIT ORDER
CHECK IF APPROPRIATE:		INCLUDES TRANSFER/REASSIGN	FIDUCIARY APPOINTMENT REFERENCE

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