## MEPT 757 Third Ave. LLC v SY 44 Food Corp.

2021 NY Slip Op 31743(U)

May 18, 2021

Supreme Court, New York County

Docket Number: 653821/2020

Judge: Laurence L. Love

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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. LAURENCE L. LOVE	PART	IAS MOTION 63M
	Justice		
	X	INDEX NO.	653821/2020
MEPT 757 T	HIRD AVENUE LLC,	MOTION DATE	03/12/2021
	Plaintiff,	MOTION SEQ. NO.	001
	- v -		
	O CORP., 206 B&B CORP., BYUNG PARK, OUNG HONG,	DECISION + ORDER ON MOTION	
	Defendant.		
	X		
YOUNG HONG		Third-Party Index No. 595215/2021	
	Plaintiff,	macx ivo.	70021072021
	-against-		
SK47 CORP	P, SEOK KWANG HA, YOON KIM		
	Defendant. X		
The following 20, 21, 22, 23 48, 49, 50, 51 76, 77, 78, 79	e-filed documents, listed by NYSCEF document nu 5, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65 6, 80, 81, 82, 83, 84, 88, 89, 90, 91, 92, 93, 94, 95, 96 8, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 1	7, 38, 39, 40, 41, 42, 4 6, 66, 67, 68, 69, 70, 6, 97, 98, 99, 100, 10	43, 44, 45, 46, 47, 71, 72, 73, 74, 75, 01, 103, 104, 105,
were read on	this motion to/for JU	DGMENT - SUMMAI	RY

Upon the foregoing documents, the motion is decided as follows:

Plaintiff commenced the instant action by filing a summons and complaint on August 14, 2020, seeking to recover for a breach of a commercial lease. On August 19, 2020 defendants SY 44 Food Corp. and 206 B&B Corp were served pursuant to BCL 306. On August 20, 2020, defendants Byung Il Park, Soo Bok Kim and Young Soo Hong were served by delivering a copy of the summons and complaint to Samuel Ahne, Esq, said defendants' agent for service of process pursuant to the personal guarantees entered into by said defendants. On September 14, 2020,

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defendant Soo Bok Kim interposed an answer. Thereafter on October 5, 2020, defendants were

served with an amended complaint. On November 22, 2020, Byung II Park interposed an answer

with cross-claims. On August 27, 2020, the corporate defendants were served with an additional

copies of the summons and complaint pursuant to CPLR 3215(g)(4) and defendant, Young Soo

Hong was served with an additional copy of the summons and complaint pursuant to CPLR

3215(g)(3) at 239 Washington Avenue, Fort Lee, NJ 07024, the address specified in the personal

guarantee

On February 25, 2021, plaintiff moved for an Order, (i) pursuant to CPLR §3025(c),

deeming the Complaint amended to conform to the proof, reflecting damages in the amount of

\$315,068.21, plus interest thereon from the date on which each payment obligation accrued; (ii)

pursuant to CPLR §3212, granting summary judgment in favor of Landlord, and against

Defendants, Byung Il Park a/k/a Byung Park ("Park") and Soo Book Kim a/k/a Soo Bok Kim a/k/a

Soo B. Kim ("Kim"), striking Park's and Kim's affirmative defenses and awarding Landlord the

sum of \$315,068.21, plus interest thereon from the date on which each payment obligation accrued;

(iii) pursuant to CPLR §3215, directing the entry of a default judgment against Defendants, SY 44

Food Corp. ("SY 44"), 206 B&B Corp. ("206 B&B"), and Young Soo Hong a/k/a Young S. Hong

("Hong"), in the amount of \$169,653.59, plus interest thereon from the date on which each

payment obligation accrued; (iv) scheduling a hearing to assess the amount of attorneys' fees and

expenses incurred by Landlord for the commencement and prosecution of the within action to

collect the sum due from the Defendants.

On March 10, 2021, this action was discontinued as against Byung Il Park, only.

Summary Judgment should not be granted where there is any doubt as to the

existence of a material issue of fact. Zuckerman v. City of New York, 49 N.Y.2d 557, 562, 427

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N.Y.S.2d 595 (1980). The function of the court when presented with a motion for Summary Judgment is one of issue finding, not issue determination. Sillman v. Twentieth Century-Fox Film Corp., 3 N.Y.2d 395, 165 N.Y.S.2d 498 (1957); Weiner v. Ga-Ro Die Cutting, Inc., 104 A.D.2d331, 479 N.Y.S.2d 35 (1st Dept., 1984) aff'd 65 N.Y.2d 732, 429 N.Y.S.2d 29 (1985). The proponent of a motion for summary judgment must tender sufficient evidence to show the absence of any material issue of fact and the right to entitlement to judgment as a matter of law. Alvarez v. Prospect Hospital, 68 N.Y.2d 320 (1986); Winegrad v. New York University Medical Center, 64 N.Y.2d 851 (1985). Summary judgment is a drastic remedy that deprives a litigant of his or her day in court. Therefore, the party opposing a motion for summary judgment is entitled to all favorable inferences that can be drawn from the evidence submitted and the papers will be scrutinized carefully in a light most favorable to the non-moving party. Assaf v. Ropog Cab Corp., 153 A.D.2d 520 (1st Dep't 1989). Summary judgment will only be granted if there are no material, triable issues of fact Sillman v. Twentieth Century-Fox Film Corp., 3 N.Y.2d 395 (1957).

In support of its motion, plaintiff submits the affidavit of Anil Erdem, an Asset Manager of BentallGreenOak (U.S.) GP LLC, the General Partner of BentallGreenOak (U.S.) Limited Partnership, the Authorized Signatory of BGO Diversified US Property Fund REIT LLC, the Manager of MEPT 757 THIRD AVENUE LLC ("Landlord" or "Plaintiff"), the owner of the building located at and known as 757 Third Avenue, New York New York 10017, together with the relevant leases, assignments, personal guarantees, invoices, and statements of account, which establish as follows: The instant action arises out of a commercial lease, entered into between 206 B&B, a predecessor-in-interest of SY 44, as tenant, and 757 3rd Avenue Associates, LLC a predecessor-in-interest of Plaintiff, as landlord, dated February 27, 2012 (the "Original Lease"), under which 757 3rd leased the premises to 206 B&B. Contemporaneously with the execution of

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the Original Lease, Park, as principal of 206 B&B, executed an unconditional personal guarantee

of 206 B&B's obligations under the lease. On or about October 5, 2016, 206 B&B, as Assignor,

and SY 44, as Assignee, entered into an Assignment and Assumption of Lease, dated October 5,

2016 pursuant to which 206 B&B assigned the lease to SY 44, with the consent of landlord. On or

about December 12, 2016, Hong and Kim, as principals of SY 44, executed unconditional, personal

guarantees of the assignment of the lease. Subsequently the lease term was extended to April 30,

2031. From June 2020 through and including January 2021, SY 44 failed to pay rent and additional

rent due the Landlord under the Lease, in the amount of \$315,068.21, comprised of fixed rent in

the amount of \$206,557.28, real estate taxes in the amount of \$19,553.11, electricity charges in

the amount of \$21,574.93, water service charges in the amount of \$945.95, the cost of the Annual

A/C Condenser Water Charge, in the amount of \$13,500.00 and late charges in the amount of

\$47,536.94, together with attorney's fees. As such, plaintiff has established a prima facie

entitlement to summary judgment as against Soo Book Kim and a default judgment as against SY

44, 206 B&B and Young S. Hong.

Defendant, Young S. Hong cross-moves for leave to interpose a late answer with a third-

party complaint. In support of his motion, Hong submits an affidavit which alleges that he currently

resides at 8 River St., Ext., Apt 121 Little Ferry, NJ 07643, and not at 239 Washington Avenue,

Fort Lee, NJ 07024 and as such did not receive notice of the instant action in time to defend. The

Court notes that Hong was properly served in this action pursuant to the personal guarantee. Hong

further alleges that on December 30, 2019, the business was sold to SK47 Corp., and that an

Assignment and Assumption of Lease was signed by the owner of SK47 Corp., Seok Kwang Ha

and that as such he is relieved from the personal guarantee.

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"To successfully oppose a motion for leave to enter a default judgment, a defendant must

demonstrate a reasonable excuse for the default and a meritorious defense." Morrison Cohen LLP

v. Fink, 81 A.D.3d 467, 468, 917 N.Y.S.2d 155 (1st Dept. 2011). Here, Hong demonstrates a

reasonable excuse for his failure to interpose a timely answer as despite the fact that he was

properly served, he did not receive actual notice of the instant action. However, Hong fails to

establish a meritorious defense to plaintiff's causes of action as it is undisputed that plaintiff did

not agree to the assignment of the lease nor did plaintiff agree to release Hong as guarantor. As

such, the branch of Hong's motion opposing the entry of a default judgment against him must be

denied.

Despite denial of the branch of Hong's cross-motion seeking to interpose a late answer,

Hong's proposed third-party action against the parties involved in the assignment of the lease does

assert facially valid causes of action against same. As such, that branch of Hong's motion will be

granted.

ORDERED that pursuant to CPLR §3025(c) the ad damnum clause of plaintiff's complaint

is amended to \$315,068.21; and it is further

ORDERED that the branch of plaintiff's motion for summary judgment on the complaint

herein and dismissing defendant, Soo Book Kim's affirmative defenses is GRANTED on default

as against defendant, Soo Book Kim, and the Clerk of the Court is directed to enter judgment in

favor of plaintiff and against defendant in the sum of \$315,068.21, with interest at the rate of 9%

per annum from the date of June 1, 2020, until the date of the decision on this motion, and thereafter

at the statutory rate, as calculated by the Clerk, together with costs and disbursements as taxed by

the Clerk upon submission of an appropriate bill of costs; and it is further

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ORDERED that the branch of plaintiff's motion seeking a default judgment against SY 44, 206 B&B and Young S. Hong is GRANTED, and the Clerk of the Court is directed to enter judgment in favor of plaintiff and against defendants, SY 44, 206 B&B and Young S. Hong, in the sum of \$169,653.59, with interest at the rate of 9% per annum from the date of June 1, 2020, until the date of the decision on this motion, and thereafter at the statutory rate, as calculated by the

Clerk, together with costs and disbursements as taxed by the Clerk upon submission of an

appropriate bill of costs; and it is further

ORDERED that defendant/third-party plaintiff Young S. Hong is GRANTED leave to file a third-party action in the form annexed to his moving papers.

5/18/2021	_	
DATE	-	LAURENCE L. LOVE, J.S.C.
CHECK ONE:	CASE DISPOSED	X NON-FINAL DISPOSITION
	GRANTED DENIED	X GRANTED IN PART OTHER
APPLICATION:	SETTLE ORDER	SUBMIT ORDER
CHECK IF APPROPRIATE:	INCLUDES TRANSFER/REASSIGN	FIDUCIARY APPOINTMENT REFERENCE

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