American Tr. Ins. Co. v Olivieri

2021 NY Slip Op 32311(U)

November 12, 2021

Supreme Court, New York County

Docket Number: Index No. 157694/2020

Judge: Laurence L. Love

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This opinion is uncorrected and not selected for official publication.

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RECEIVED NYSCEF: 11/15/2021

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

PRESENT:	HON. LAURENCE LOVE	PART	63			
	Justic	e				
	X	INDEX NO.	157694/2020			
AMERICAN	TRANSIT INSURANCE COMPANY,	MOTION DATE	09/20/2021			
	Plaintiff,	MOTION SEQ. NO.	001			
	- V -					
	/IERI, AAAMG LEASING CORP., BAY RIDGE DIC ASSOCIATES, P.C.,DHD MEDICAL, P.C.		DECISION + ORDER ON MOTION			
	Defendant.					
	X	(
•	e-filed documents, listed by NYSCEF documents, 17, 18, 19, 20	t number (Motion 001) 7,	8, 9, 10, 11, 12,			
were read on	this motion to/forJL	JDGMENT - DECLARATO	DRY			
Upon the for	egoing documents, the motion is decided as f	follows:				

Plaintiff American Transit Insurance Company ("ATIC") commenced this action by filing of a summons and complaint on September 21, 2020. On October 19, 2020, AAAMG Leasing Corp., Bay Ridge Orthopedic Associates, PC and DHD Medical, PC were served pursuant to BCL 306. On November 12, 2020, Cindy Olivieri was served pursuant to CPLR 308(2). On March 11, 2021, plaintiff mailed additional copies of the summons and complaint to all defendant pursuant to CPLR 3215(g)(3) and (4). As such, defendants are now in default.

Plaintiff now seeks a default judgment against the non-answering defendants, granting plaintiff a declaratory judgment that Cindy Olivieri is not an eligible injured person entitled to nofault benefits under ATIC insurance policy B711084, Claim No.: 1057779-02, granting ATIC a declaratory judgment that ATIC is not obligated to honor or pay claims for reimbursement submitted by the medical providers named herein, as assignees of Cindy Olivieri, under ATIC insurance policy B711084, Claim No.: 1057779-02, nor is ATIC required to provide, pay, honor

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or reimburse any claims set forth herein, in any current or future proceeding, including, without

limitation, arbitrations and/or lawsuits seeking to recover no-fault benefits arising under ATIC

insurance policy B711084, Claim No.: 1057779-02 from the alleged accident of May 7, 2019,

involving Olivieri as same is not an eligible injured person as defined by the Policy and/or New

York State Regulation 68; a declaratory judgment that ATIC is not required to provide, pay, or

honor any current or future claim for no-fault benefits under the Mandatory Personal Injury

Protection endorsement under ATIC insurance policy B711084, Claim No.: 1057779-02, nor is

ATIC required to provide, pay, honor or reimburse any claims set forth herein, in any current or

future proceeding, including, without limitation, arbitrations and/or lawsuits seeking to recover

no-fault benefits arising under ATIC insurance policy B711084, Claim No.: 1057779-02 from the

alleged accident of May 7, 2019, involving Olivieri as Olivieri is not an eligible injured person as

defined by the Policy and/or New York State Regulation 68.

In support of its motion, plaintiff submits the affidavits of Cheryl Glaze, a No-Fault Claims

supervisor employed by plaintiff, Luis Campbell, the mail room supervisor employed by plaintiff,

and Lynn Hershman, an employee of Independent Physical Exam Referrals, Inc., who schedules

IME appointments on behalf of plaintiff, the affidavit of Francisco H. Santiago, the doctor assigned

to conduct said IMEs, together with the relevant insurance policy and supporting documents,

which establish as follows: On May 7, 2019, a vehicle insured by non-party Carlos Sosataveras

was involved in a motor vehicle accident. Olivieri made a claim to ATIC, as a purported eligible

injured person of the above-referenced insurance policy, to the plaintiff under claim #1057779-02.

Arising from the accident, Olivieri made no-fault insurance claims with ATIC and assigned her

benefits to various medical providers, who submitted claims to ATIC seeking reimbursement.

Plaintiff mailed letters to Olivieri and her attorney scheduling an IME on July 11, 2019 with Dr.

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Francisco H. Santiago. Olivieri failed to appear at said IME. Plaintiff mailed letters to Olivieri and

her attorney scheduling an IME on August 8, 2019 with Dr. Santiago. Olivieri failed to attend said

IME. Based upon Olivieri's failure to attend the scheduled IMEs, she has breached a condition

precedent to insurance coverage and based upon same, plaintiff mailed general denials to the no-

fault claimants on August 15, 2019. As such, plaintiff has established an entitlement to a default

judgment against all defendants. Accordingly, it is hereby:

ORDERED that Cindy Olivieri is not an eligible injured person entitled to no-fault benefits

under ATIC insurance policy B711084, Claim No.: 1057779-02; and it is further

ORDERED that ATIC is not obligated to honor or pay claims for reimbursement submitted

by the defaulting medical providers (AAAMG Leasing Corp., Bay Ridge Orthopedic Associates,

PC and DHD Medical, PC), as assignees of Cindy Olivieri, under ATIC insurance policy B711084,

Claim No.: 1057779-02, nor is ATIC required to provide, pay, honor or reimburse any claims set

forth herein, in any current or future proceeding, including, without limitation, arbitrations and/or

lawsuits seeking to recover no-fault benefits filed by AAAMG Leasing Corp., Bay Ridge

Orthopedic Associates, PC and DHD Medical, PC from the alleged accident of May 7, 2019,

involving Olivieri as same is not an eligible injured person as defined by the Policy and/or New

York State Regulation 68; and it is further

ORDERED that ATIC is not required to provide, pay, or honor any current or future claim

for no-fault benefits submitted by the defaulting medical providers under the Mandatory Personal

Injury Protection endorsement under ATIC insurance policy B711084, Claim No.: 1057779-02,

nor is ATIC required to provide, pay, honor or reimburse any claims set forth herein, in any current

or future proceeding, including, without limitation, arbitrations and/or lawsuits seeking to recover

no-fault benefits arising under ATIC insurance policy B711084, Claim No.: 1057779-02 from the

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alleged accident of May 7, 2019, involving Olivieri as Olivieri is not an eligible injured person as defined by the Policy and/or New York State Regulation 68.

11/12/2021	_			ر	
DATE			LAURENCE 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