

**Dowell v City of New York**

2022 NY Slip Op 32561(U)

July 28, 2022

Supreme Court, New York County

Docket Number: Index No. 158752/2012

Judge: Judy H. Kim

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.

SUPREME COURT OF THE STATE OF NEW YORK
NEW YORK COUNTY

PRESENT: HON. JUDY H. KIM PART 05RCP

Justice

-----X

COLLEEN DOWELL,

Plaintiff,

- v -

CITY OF NEW YORK, DETECTIVE DOUGLAS STRONG,
PARRILLA GRILL REST. INC., 3920 BWY. REST.
INC., JOSE HERNANDEZ, DETECTIVE JOHN DOES # 1 -
3,

Defendants.

-----X

INDEX NO. 158752/2012

MOTION DATE N/A

MOTION SEQ. NO. 006

DECISION + ORDER ON MOTION

The following e-filed documents, listed by NYSCEF document number (Motion 006) 167, 168, 169, 170
were read on this motion to WITHDRAW

On or about December 10, 2012, plaintiff Colleen Dowell commenced this action for, inter
alia, negligence and negligent hiring, based on her alleged sexual assault by defendants Douglas
Strong and Jose Hernandez on February 16, 2012 (NYSCEF Doc. No. 160 [Second Am. Compl.
at ¶¶1, 39-40]). On August 31, 2016, this action was subsequently removed to the United States
District Court for the Southern District of New York by counsel for defendant Strong (NYSCEF
Doc. No. 92). It was subsequently remanded to this Court on June 27, 2017 (NYSCEF Doc. No.
97).

On or about May 15, 2018, Hernandez retained McLoughlin, O'Hara, Wagner & Kendall,
LLP ("McLoughlin") as counsel for himself and corporate defendants Parilla Grill Rest. Inc., and
3920 Bwy. Rest. Inc.. In a decision and order dated May 1, 2019, this Court (Hon. Alexander M.
Tisch) granted the motion by plaintiff's counsel to withdraw and stayed this action

for ninety days for plaintiff to retain new counsel (NYSCEF Doc. No. 148).

On or about January 19, 2021, McLoughlin interposed an Answer on behalf of defendants Hernandez, Parilla Grill Rest. Inc., and 3920 Bwy. Rest. Inc., asserting cross-claims against the City (NYSCEF Doc. No. 162). McLoughlin now moves, by order to show cause, for leave to withdraw as counsel for Hernandez, Parilla Grill Rest. Inc., and 3920 Bwy. Rest. Inc. on grounds of lack of communication and cooperation as well as Hernandez's failure to pay legal fees. In support of this motion, movant submits the affirmation of Daniel M. O'Hara, Esq. attesting that on no fewer than six recent occasions, he has called or emailed Hernandez to confer about the substance of the case and unpaid legal bills in the amount of \$4,413.89 but that the movant has not been paid (NYSCEF Doc. No. 168 [O'Hara Affirm. at ¶¶3, 6-8]). Neither Hernandez, Parilla Grill Rest. Inc., or 3920 Bwy. Rest. Inc. have submitted opposition to the motion.

#### DISCUSSION

“An attorney may be permitted to withdraw from employment where a client refuses to pay reasonable legal fees. Additionally, an attorney may withdraw from representing a client if the client fails to cooperate in the representation or otherwise renders the representation unreasonably difficult for the lawyer to carry out employment effectively” (Applebaum v Einstein, 163 AD3d 905, 907 [2d Dept 2018] [internal citations and quotations omitted]; see also Dillon v Otis El. Co., 22 AD3d 1, 4 [1st Dept 2005]; Bok v Werner, 9 AD3d 318 [1st Dept 2004]). In this case, there is no dispute that Hernandez is in substantial arrears in the payment of legal fees and has failed to cooperate in his legal representation. Accordingly, the instant motion is granted without opposition.

In light of the foregoing, it is

**ORDERED** that the motion is granted without opposition to the extent of permitting McLoughlin, O'Hara, Wagner & Kendall, LLP to withdraw as counsel for Jose Hernandez, Parilla Grill Rest. Inc., and 3920 Bwy. Rest. Inc. in this matter; and it is further

**ORDERED** that within five days of the date of this decision and order, McLoughlin, O'Hara, Wagner & Kendall, LLP shall serve a copy of this order, with notice of entry, upon defendants Jose Hernandez, Parilla Grill Rest. Inc., and 3920 Bwy. Rest. Inc, by e-mail and U.S. first-class mail, and upon all other parties by e-filing via NYSCEF; and it is further

**ORDERED** that this action is stayed for a period of sixty days from the date of this decision and order, within which time Parilla Grill Rest., Inc. and 3920 Bwy. Rest., Inc. must retain new counsel, and it is further

**ORDERED** that, should Jose Hernandez fail to retain new counsel for himself within sixty days from the date of this decision and order he shall be deemed to be proceeding pro se; and it is further

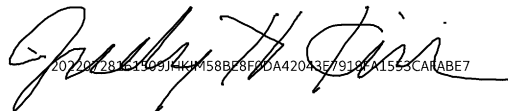
**ORDERED** that the parties are directed to appear for an in-person settlement conference before the Court at 80 Centre Street, Room 320 on October 12, 2022 at 10:00 a.m.; and it is further

**ORDERED** that, should Jose Hernandez fail to appear at the October 12, 2022 conference, plaintiff may be granted a default judgment as against him pursuant to 22 NYCRR §202.27; and it is further

**ORDERED** that, should Parilla Grill Rest., Inc. and 3920 Bwy. Rest., Inc. fail to retain counsel—and serve notice of such retention upon all counsel—prior to the parties' appearance before the Court on October 12, 2022, plaintiff may be granted a default judgment as against them pursuant to 22 NYCRR §202.27; and it is further

**ORDERED** that the Clerk of the Court is directed to adjourn the upcoming status conference in the DCM Part from August 16, 2022 to October 18, 2022.

This constitutes the decision and order of the Court.



20220728163150914KIM158752006A420A3E7919FA1553CARABE7

7/28/2022

DATE

JUDY H. KIM, J.S.C.

CHECK ONE:

CASE DISPOSED

NON-FINAL DISPOSITION

GRANTED

DENIED

GRANTED IN PART

OTHER

APPLICATION:

SETTLE ORDER

SUBMIT ORDER

CHECK IF APPROPRIATE:

INCLUDES TRANSFER/REASSIGN

FIDUCIARY APPOINTMENT

REFERENCE