Marcello v City of New York

2024 NY Slip Op 32247(U)

June 26, 2024

Supreme Court, New York County

Docket Number: Index No. 155633/2022

Judge: Hasa A. Kingo

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.

NYSCEF DOC. NO. 29

INDEX NO. 155633/2022

RECEIVED NYSCEF: 07/02/2024

SUPREME COURT OF THE STATE OF NEW YORK NEW YORK COUNTY

PRESENT: HON. HASA A. KINGO	_ PART	05M	
Justice			
X	INDEX NO.	155633/2022	
PATRICIA MARCELLO,	MOTION DATE	03/29/2024	
Plaintiff,	MOTION SEQ. NO.	001	
- V -			
THE CITY OF NEW YORK, THE NEW YORK CITY DEPARTMENT OF TRANSPORTATION, THE NEW YORK CITY DEPARTMENT OF ENVIRONMENTAL PROTECTION,	AMENDED DECISION + ORDER ON MOTION		
Defendant.			
X			
The following e-filed documents, listed by NYSCEF document no 17	umber (Motion 001) 12	2, 13, 14, 15, 16,	
were read on this motion to/for CONS	CONSOLIDATE/JOIN FOR TRIAL .		
Upon the foregoing documents, it is ORDEREI	O that plaintiff Pat	ricia Marcello's	
(hereinafter "plaintiff") motion to consolidate, pursuant to C	PLR §602, is grante	d. Plaintiff seeks	
to consolidate this action, Index No.: 155633/2022 (Action #1), with a related action pending in			
this court, the Supreme Court, New York County, bearing I	Index No.: 150127/2	023 (Action #2).	
Plaintiff argues that both actions arise from identical facts and	d circumstances, and	involve common	
questions of law and fact. Defendant Spectrum New York Metro LLC (hereinafter "Spectrum")			
opposes the motion, contending that the temporal disparity	between the comme	ncement of each	
action may prejudice Spectrum's ability to mount a proper defense in the 2023 action, which has			
yet to have a preliminary conference. Spectrum maintains that its circumstances markedly differ			

from those of other defendants, who have enjoyed nearly a year more for litigation.

FILED: NEW YORK COUNTY CLERK 07/02/2024 05:06 PM

NYSCEF DOC. NO. 29

INDEX NO. 155633/2022

RECEIVED NYSCEF: 07/02/2024

CPLR §602 states that "[w]hen actions involving a common question of law or fact are

pending before a court, the court, upon motion ... may order the actions consolidated." A motion

to consolidate is addressed to the sound discretion of the trial court (Gov't Employees Ins. Co. v.

Uniroyal Goodrich Tire Co., 242 AD2d 765 [3d Dept 1997]). Consolidation can only be ordered

where there is a common question of law or fact between the two actions involved (Gibbons v.

Groat, 22 AD2d 996 [3d Dept 1964]; Keenan v. American Bridge Division- United States Steel

Corp., 31 AD2d 637 [2d Dept 1968]). Absent a showing of prejudice to a substantial right by a

party opposing the motion, consolidation should be granted where common questions of fact or

law exist (Gadelov v. Shure, 273 AD2d 375 [2d Dept 2000]; Berman v. Greenwood Village

Community Dev., Inc., 156 AD2d 326 [2d Dept 1989]).

Here, it is undisputed that the actions arise out of the accident and involve the same parties.

Likewise, the witnesses in both actions are identical and the issues to be resolved are the same.

Therefore, a full consolidation of the two actions would minimize court expense, as well as the

time witnesses and parties will have to appear, and will avoid duplication of testimony and expedite

discovery. The court acknowledges the arguments regarding prejudice advanced by Spectrum, but

finds that such prejudice can be mitigated by directing plaintiff to exchange all written discovery

from the instant action with Spectrum, and by providing the parties in the subsequently filed action

the right to depose the parties from the instant action. Moreover, the court notes that a preliminary

conference has yet to be held in either action, thereby qualifying the arguments regarding prejudice

advanced by Spectrum. Considering all the arguments advanced, plaintiff's motion is granted

under the aforementioned conditions. Accordingly, it is hereby

ORDERED that the motion is granted and the above-captioned action is consolidated in

this court with PATRICIA MARCELLO vs. EMPIRE CITY SUBWAY COMPANY (LIMITED),

155633/2022 MARCELLO, PATRICIA vs. THE CITY OF NEW YORK ET AL Motion No. 001

Page 2 of 5

[* 2]

NYSCEF DOC. NO. 29

INDEX NO. 155633/2022

RECEIVED NYSCEF: 07/02/2024

EJM CONSULTING LLC, and SPECTRUM NEW YORK METRO, LLC, Index No. 150127/2023, and the related third-party action captioned SPECTRUM NEW YORK METRO, LLC vs. JEK COMMUNICATIONS, INC., Index No. 595823/2023 pending in this court; and it is further

ORDERED that the consolidation shall take place under Index No. 155633/2022, and the third-party action shall continue under Index No. 595823/2023; and it is further

-V-

THE CITY OF NEW YORK, THE NEW YORK CITY DEPARTMENT OF TRANSPORTATION, THE NEW YORK CITY DEPARTMENT OF ENVIRONMENTAL PROTECTION, EMPIRE CITY SUBWAY COMPANY (LIMITED), EJM CONSULTING LLC, and SPECTRUM NEW YORK METRO, LLC

Plaintiff,

Defendant.	
x	
SPECTRUM NEW YORK METRO, LLC,	Index No.: 595823/2023
Third-Party Plaintiff,	
-V-	
JEK COMMUNICATIONS, INC.	
Third-Party Defendant.	
x	

155633/2022 MARCELLO, PATRICIA vs. THE CITY OF NEW YORK ET AL Motion No. 001

Page 3 of 5

FILED: NEW YORK COUNTY CLERK 07/02/2024 05:06 PM

MVSCEE DOC NO 20

INDEX NO. 155633/2022

RECEIVED NYSCEF: 07/02/2024

; and it is further

ORDERED that the pleadings in the actions hereby consolidated shall stand as the

pleadings in the consolidated action; and it is further

ORDERED that, within 30 days from entry of this order, movant shall serve a copy of this

order with notice of entry on the Clerk of the Court, who shall consolidate the documents in the

actions hereby consolidated and shall mark his records to reflect the consolidation; and it is further

ORDERED that counsel for the movant shall contact the staff of the Clerk of the Court to

arrange for the effectuation of the consolidation hereby directed; and it is further

ORDERED that service of this order upon the Clerk of the Court shall be made in

accordance with the procedures set forth in the Protocol on Courthouse and County Clerk

Procedures for Electronically Filed Cases (accessible at the "E-Filing" page on the court's

website); and it is further

ORDERED that, as applicable and insofar as is practical, the Clerk of this Court shall file

the documents being consolidated in the consolidated case file under the index number of the

consolidated action in the New York State Courts Electronic Filing System or make appropriate

notations of such documents in the e-filing records of the court so as to ensure access to the

documents in the consolidated action; and it is further

ORDERED that, within 30 days from entry of this order, movant shall serve a copy of this

order with notice of entry on the Clerk of the General Clerk's Office, who is hereby directed to

reflect the consolidation by appropriately marking the court's records; and it is further

ORDERED that such service upon the Clerk of the General Clerk's Office shall be made

in accordance with the procedures set forth in the aforesaid Protocol; and it is further

155633/2022 MARCELLO, PATRICIA vs. THE CITY OF NEW YORK ET AL Motion No. 001

Page 4 of 5

[* 4]

NYSCEF DOC. NO. 29

RECEIVED NYSCEF: 07/02/2024

INDEX NO. 155633/2022

ORDERED that plaintiff is directed to exchange all written discovery from Index No. 155633/2022 with Spectrum, and shall provide said discovery no later than June 21, 2024; and it is further

ORDERED that the parties to the action formerly filed under Index No. 150127/2023 shall have the right to depose the parties under the newly consolidated Index No. 155633/2022; and it is further

ORDERED that the Clerk is directed to set this matter down for a preliminary conference in the DCM Part on the next available date.

6/26/2024 HASA A. KINGO, J.S.C. **DATE** CHECK ONE: **NON-FINAL DISPOSITION** CASE DISPOSED **GRANTED IN PART** OTHER **GRANTED DENIED**

5 of 5