

SUPREME COURT OF THE STATE OF NEW YORK
NEW YORK COUNTY

PRESENT: HON. ARLENE P. BLUTH PART 14

Justice

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DR. SPRING CHENOA COOPER,
Plaintiff,

- v -

RYAN BROEMS, CALIDADADDY26, INRISKWETRUST, JOHN DOES 1-100,

Defendants.

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INDEX NO. 153384/2018
MOTION DATE 06/26/2023
MOTION SEQ. NO. 008

DECISION + ORDER ON MOTION

The following e-filed documents, listed by NYSCEF document number (Motion 008) 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164

were read on this motion to/for JUDGMENT - SUMMARY

Upon the foregoing documents, it is ORDERED that plaintiff's motion for summary judgment on liability is granted without opposition<sup>1</sup> as against defendant Broems only and plaintiff shall file a note of issue on or before July 20, 2023; and it is further

ORDERED that the matter is severed and dismissed as against defendants CALIDADADDY26 and INRISKWETRUST as these defendants are, according to the complaint, anonymous user accounts (and it does not appear these defendants were ever served) and the matter is also severed and dismissed as against defendants John Does 1-100 as a judgment cannot be entered against fictitious defendants.

6/27/2023
DATE

ARLENE P. BLUTH, J.S.C.

CHECK ONE: CASE DISPOSED GRANTED DENIED NON-FINAL DISPOSITION GRANTED IN PART OTHER
APPLICATION: SETTLE ORDER SUBMIT ORDER
CHECK IF APPROPRIATE: INCLUDES TRANSFER/REASSIGN FIDUCIARY APPOINTMENT REFERENCE

<sup>1</sup> The Court observes that counsel for defendant recently moved to withdraw as counsel (NYSCEF Doc. No. 168) but did not request or obtain a stay of this action.