

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

-----X
MOUNT VERNON FIRE INSURANCE COMPANY,

Plaintiff,

-against-

LUIS PALMA, Infant by Mother and Natural Guardian,
OLIVERA RIVERA, OLIVERA RIVERA, Individually,
JUAN ORELLANA and WALTER DELGADO,

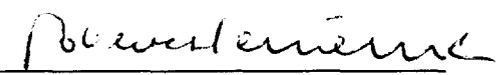
Defendants.
-----X

JUDGMENT
96-CV-4564 (EHN)

An order of Honorable Eugene H. Nickerson, United States District Judge, having been filed on June 4, 1997, for the reasons stated on the record of oral argument on May 23, 1997, granting, in its entirety, plaintiff's motion for summary judgment, and, declaring that plaintiff is hereby not obligated to defend and indemnify its insureds, Walter Delgado and Juan Orellana, under policies of insurance numbered CL 2034936 and CL 2053654 issued by plaintiff, with respect to the personal injury action entitled Palma v. Orellana, et al., now pending in the Supreme Court of the State of New York, index number 14035/96, it is

ORDERED and ADJUDGED that plaintiff's motion for summary judgment is granted in its entirety; and, that plaintiff is hereby not obligated to defend and indemnify its insureds, Walter Delgado and Juan Orellana, under policies of insurance numbered CL 2034936 and CL 2053654 issued by plaintiff, with respect to the personal injury action entitled Palma v. Orellana, et al., now pending in the Supreme Court of the State of New York, index number 14035/96.

Dated: Brooklyn, New York
June 9, 1997


ROBERT C. HEINEMANN
Clerk of Court



Copy 20 9
Appeals
Mailed
11/19/97
MRM