IN THE COURT OF COMMON PLEAS LAKE COUNTY, OHIO

2016 SEP 22 P 3: 351

Rosa Rideout) CASE NO.:	:
2644 Larchview Drive)	MAUREEN G. KELLY LAKE CO. CLERK OF COURT
Painesville, OH 44077) JUDGE	LANC CO. CLERN OF COURT
Plaintiff)) COMPLAINT	
-VS-		
Nightingale Home Support And Care, Inc. 89 Chester Street)) 16CV001594) JOHN P O'DONN	NELL
Painesville, OH 44077)	
)	
And)	
John Doe 1 through 10, names and addresses unknown at this time, are employees, and/or agents, and/or supervisors, and/or managers, and/or corporate officers)))))	
Defendant)	

Now comes Plaintiff and for their Complaint against Defendant Nightingale Home Support and Care, Inc. state as follows:

PARTIES

- 1. At all times relevant, Plaintiff Rosa Rideout was citizen of the city of Painesville, County of Lake, State of Ohio.
- 2. At all times relevant, Defendant Nightingale Home Support and Care, Inc. (herein after "Nightingale") was a duly registered Ohio corporation with entity number 1175588.
- 3. At all times relevant, Defendant Nightingale is a home health care agency that caters to the needs of affluent retired professionals and older adults who wish to delay or avoid the need for Assisted Living and Nursing Home facilities.

- 4. John Does 1 through 10, names and addresses unknown to Plaintiff at this time but the Complaint will be amended when this is known, are employees and/or agents and/or corporate officers, and/or LLC members of Defendant Nightingale.
- 5. At all times relevant, Defendant Nightingale is vicariously responsible for the acts and omissions of any of its agents and employees under the principles of estoppel and/or respondent superior and/or otherwise.

FACTS

- 6. Plaintiff incorporates all preceding paragraphs as if fully restated herein.
- 7. On or about September 3, 2015, Plaintiff Rosa Rideout contracted with Defendant Nightingale to provide home support and care for Plaintiff Rosa Rideout, to wit a qualified and competent caregiver.
- 8. Plaintiff Rideout trusted and was led to believe that Defendant Nightingale was going to provide a qualified and competent caregiver for her.
- 9. Defendants were trained to know that care of affluent individuals carried special responsibilities and risks, to wit: the need for integrity control checks, the need for criminal background checks, employees having exposure to valuable household items, employees having access to valuable real estate, employees having access to valuable personal items, and employees having access to valuable vehicles.
- However, rather than provide a competent caregiver, Defendants provided
 Plaintiff Rideout with a caregiver who has a criminal history of stealing from the elderly.
- 11. Had Defendants performed even a quick google search on their employee they sent into Plaintiff Rideout's home, they would have discovered her criminal past.

- 12. They would have also discovered that authorities have called her the 'Sweetheart Swindler' and she has spent much of her time since the 1960s in state and federal prisons in Ohio and Florida for stealing from the elderly.
- 13. As a result of not performing a background check on the employee/caregiver, Defendants sent into Plaintiff's home, breached the duty it owed to Plaintiff.
- 14. As a result of this breach, Plaintiff had many of her personal belongings stolen.

COUNT I NEGLIGENT HIRING AND SUPERVISION

- 15. Plaintiff incorporates all preceding paragraphs as if fully restated herein.
- 16. Defendants hired Tonya Weiss as their employee to be a caregiver to the elderly.
- 17. Defendant Nightingales employee Tonya Weiss was not competent to be a caregiver to the elderly due to her extensive criminal past including specific acts of taking advantage of the elderly.
- 18. Defendants knew or should have known of Tonya Weiss's criminal history which would have turned up on a background or simple google search.
- 19. Defendants negligent hiring and supervision of employee Tonya Wise caused damage to plaintiff.
- 20. Had Defendants hired an appropriate employee to be Plaintiff's caregiver, Plaintiff would not have been injured.
- 21. These injuries include but are not limited to, the stealing of personal and family belongings, emotional distress, unauthorized expenditures out of Plaintiff's bank account, and the transferring of titles of real property.

WHEREFORE, Plaintiff demands judgment against Defendants jointly and severally, in an amount of excess of Twenty Five Thousand Dollars (\$25,000.00) for

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compensatory damages, together with interest, reasonable attorney fees, the costs of this action and whatever further relief this Court deems just and equitable.

Respectfully submitted,

MARK M. ABRAMOWITZ (0088145)

JAMES S. CASEY (0062552)

MARK A. DICELLO (0063924)

THE DICELLO LAW FIRM

7556 Mentor Avenue

Mentor, OH 44060

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jcasey@dicellolaw.com

madicello@dicellolaw.com

Counsel for Plaintiff

JURY DEMAND

Plaintiff demands a trial by jury with the maximum number of jurors as permitted by law as to all issues in this case.

Respectfully submitted,

MARK M. ABRAMOWITZ (0088145)

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Counsel for Plaintiff

FILED

Maureen G. Kelly

Clerk Of Common Pleas Court

2016 SEP 22 P 3: 35ake County Courthouse West Annex, 25 North Park Place Painesville OH 44077

MAUREEN G. KELLY LAKE CO. CLERK OF COURT

440-350-2657

In The Court Of Common Pleas

General Division
Lake County, Ohio

Caption: Rosa Rideout	— Cake County, Onio	
VS. Nightingale Home Support		16CV001594 JOHN P O'DONNELL
To The Clerk:	Instruction For Service (General)	JOHN TO DOMNELLE
You are hereby instructed to serve the fo Regular Mail	llowing parties by	
XCertified Mail		
Sheriff Of County	() Residence	() Personal
Process Server	()	() reisonal
With the following paper		
X Regular Summons (28 I	Days)	,
Amended Complaint Su	mmons	
Answer and Counterclai	m or Third Party Summons	
Other:	•	
	With Journal Entry	
	Without Journal Entry	
Name of pleadings: Complaint	•	
Tvaine of pleadings:		
		·
	Name and Address	
Party Nightingale Home Support and		Street Beinesville Old 44077
Party	and the state of t	Street, Pairiesville, OH 44077
Party		
Party		
Pren	_{ared By:} Mark M. Abran	nowitz. Esa
	ress: 7556 Mentor Ave	
Addi	Mentor, OH 44060)
Telei	phone 440-953-8888	
10.0		

COMMON PLEAS COURT

LAKE COUNTY, OHIO
Case Designation Form Loc. R II(C)(1)
For all cases except Foreclosure

Rosa Rideout	_ Case No			
VS	_	16CV001594		
Nightingale Home Support	_ Judge _	JOHN P O'DONNELL		
Per LOC R. II (C)(3), refilling of cases previously disidesignation upon the face of the complaint that the action is being remed. The word "REFILING" must appear in upper case letter under the word "COMPLAINT". Directly beneath the word "REFILING" the complaint shall identify the case number of this dismissed action. Former Case no.				
Case Categories (Mark one category only)				
Administrative Appeal (Specific ORC Consumer Sales Practices: Actions com 109, 1315, 1317, 1321, 1322, 1333, 1334 4775, 4905 or 5311 Contract or Quasi ContractCriminalDeclaratory Judgment See Foreclosure Case Designation Form	Sec.) Sec	ection		
Foreign Judgment Malpractice (specify) Credit Card (CI) Personal Injury Product Liability Professional Tort Provisional Remedy (Replevin, A Workers Compensation X Other Tort Other Civil	sion	EN G. KELLY LERK OF COURT arnishment)		
The designation "money only" may not be used if one of the above specific categories is applicable. Further, the caption shall note any statutory provision that is unique to the particulate cause and controls the time within which the case is to proceed, once filed. (EX. Miscellaneous – Contest of Election (ORC Section 3515.10 – Hearing within 30 days.)				
Revised Code Section unique to this particular cause which controls the time within which the case is to proceed:				
Mark M. Abramowitz (0088145) The DiCello Law Firm		SignaturePrinted name & Registration No. Firm name		
7556 Mentor Avenue, Mentor, OH 44060		Address		
440-953-8888		Phone number		

MAUREEN G. KELLY CLERK OF COURTS

Lake County Common Pleas Court

ATTENTION ALL PARTIES TO THE CASE

Whether you are represented by an Attorney or representing yourself in this Legal action, LAKE COUNTY LOCAL COURT RULES require that all participants familiarize themselves with, and follow the requirements of each court.

Pre-trial orders and procedures are available on our website at

www.lakecountyohio.gov/coc

Select DOWNLOADS

Scroll to PRE-TRIAL ORDERS

Select the appropriate pre-trial order/procedure for YOUR respective case and Judge.

If you are unable to access or unclear as to which pre-trial order/procedure applies to you, contact the Office of the Clerk of Courts, New Case Department (440.350.2657) during normal business hours and a copy will be immediately mailed to you.

Maureen G. Kelly, Clerk of Courts

Revised 7/1/2013 Pretrial orders