

IN THE CIRCUIT COURT FOR MONTGOMERY COUNTY, MARYLAND

QUAN-EN YANG, *et al.*

Plaintiffs,

v.

G&C GULF INC. d/b/a G&G Towing, *et al.*


Defendants.


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* Case No. 403885-V
* Track VI
*
* Claim against Westmore
* specially assigned to
* Hon. Harry C. Storm
*

NOTICE OF RENEWAL OF MOTION TO DISMISS

Defendant Westmore Commercial Condominium Association, Inc. a/k/a Westmore Auto Park I (“Westmore”), by and through its undersigned counsel, as an intervening party, hereby renews its *Motion to Dismiss or, in the alternative, for Summary Judgment*, which was originally filed on December 13, 2017 (Dkt. #279) before Westmore was recognized as an intervening party.

Respectfully submitted,


Thomas D. Murphy
Murphy & Mood, P.C.
31 Wood Lane
Rockville, MD 20850
(301) 424-0400
tmurphy@murphyslawmd.com


Michael G. Campbell
Miller, Miller & Canby
200-B Monroe Street
Rockville, Maryland 20850
(301) 762-5212
mgcampbell@mmcanby.com


*Counsel for Defendant Westmore Commercial
Condominium Association, Inc.*

CERTIFICATE OF SERVICE

I hereby certify that on this 15th day of March, 2018, a copy of the foregoing Notice was served by first-class mail, postage pre-paid, on counsel for Plaintiffs:

Richard S. Gordon, Esq.
Benjamin H. Carney, Esq.
Gordon, Wolf & Carney, Chtd.
100 W. Pennsylvania Ave., Suite 100
Towson, MD 21204

Counsel was served via regular mail with the Motion to Dismiss, or in the alternative, for Summary Judgment on December 13, 2017.


Michael G. Campbell