

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA**

MARINKA PESCHMANN,)	
Plaintiff)	C.A.No. 1:17-cv-259
)	
vs.)	District Judge Baxter
)	Magistrate Judge Lanzillo
STEPHEN QUAYLE, et al,)	
Defendants.)	

ORDER

In her original complaint filed in New York State Court in 2015, Plaintiff Marinka Peschmann named John Does 1-20. Plaintiff has continued to name John Does 1-20 in each subsequent iteration of the complaint. In the operative complaint filed October 1, 2018, Plaintiff identifies the John Does as corporations, associates or individuals who are “legally responsible in some manner for the events and happenings set forth herein...” ECF No. 103, ¶ 10. It has been almost four years since Ms. Peschmann filed her original complaint and the John Doe Defendants have still not been named or appropriately identified so to be served with the complaint.

AND NOW, this 30th day of September, 2019;

IT IS HEREBY ORDERED that the John Doe Defendants 1-20 are dismissed because Plaintiff has failed to identify and serve said Defendants within ninety (90) days of the filing of the complaint, in accordance with the requirements of Rule 4(m) of the Federal Rules of Civil Procedure. The Clerk of Courts is directed to terminate these Defendants from this action.

/s/ Susan Paradise Baxter
SUSAN PARADISE BAXTER
United States District Judge