

IN THE CIRCUIT COURT OF THE NINETEENTH JUDICIAL CIRCUIT  
IN AND FOR INDIAN RIVER COUNTY, FLORIDA

STACY LITZKY,

CASE NO. 312014CA001027

Plaintiff,

v.

FRANZ FELDHAUS; and PROGRESSIVE  
SELECT INSURANCE COMPANY,

Defendants.

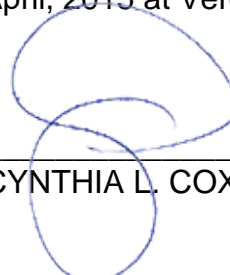
---

**ORDER DENYING MOTION FOR LEAVE TO AMEND COMPLAINT**

THIS CAUSE came before the Court for hearing on February 26, 2015 on Plaintiff Stacy Litzky's motion for leave to amend complaint and incorporated memorandum of law filed December 10, 2014 and pursuant to Florida Rule of Civil Procedure 1.190, and after having considered the motion and Defendant Progressive Select Insurance Company's response thereto, heard argument of counsel, and being otherwise well advised in the premises, it is hereby

ORDERED AND ADJUDGED that the motion for leave to amend complaint is DENIED without prejudice. *Vest v. Travelers Ins. Co.*, 753 So. 2d 1270 (Fla. 2000); *Blanchard v. State Farm Mut. Auto. Ins. Co.*, 575 So. 2d 1289 (Fla. 1991); see *Geico General Ins. Co. v. Paton*, 150 So. 3d 804 (Fla. 4<sup>th</sup> DCA 2014).

DONE AND ORDERED this 15th day of April, 2015 at Vero Beach in Indian River County, Florida.

  
\_\_\_\_\_  
CYNTHIA L. COX, CIRCUIT JUDGE

Copies furnished to:

Stuart J. Freeman, Esq. [sjfreeman@brasfieldlaw.net](mailto:sjfreeman@brasfieldlaw.net); [csiegel@brasfieldlaw.net](mailto:csiegel@brasfieldlaw.net)

David M. Carter, Esq. [dcarter@gouldcooksey.com](mailto:dcarter@gouldcooksey.com); [dmc-eservice@gouldcooksey.com](mailto:dmc-eservice@gouldcooksey.com)

John J. Wilke, Esq. [jjwilke@wilkelawgroup.com](mailto:jjwilke@wilkelawgroup.com); [jsaintelus@wilkelawgroup.com](mailto:jsaintelus@wilkelawgroup.com)

Vivian M. Knapp, Esq. [westpalmhc@progressive.com](mailto:westpalmhc@progressive.com)