

Supreme Court of the State of New York  
Appellate Division: Second Judicial Department

D36881  
G/nl

\_\_\_\_\_AD3d\_\_\_\_\_

Submitted - November 9, 2012

WILLIAM F. MASTRO, J.P.  
DANIEL D. ANGIOLILLO  
SANDRA L. SGROI  
ROBERT J. MILLER, JJ.

---

2012-00604

DECISION & ORDER

Katharine Biscone, etc., appellant, v JetBlue Airways  
Corporation, respondent, et al., defendants.

(Index No. 700140/10)

---

Paul S. Hudson, Valatie, N.Y., for appellant.

Holland & Knight LLP, New York, N.Y. (Christopher G. Kelly and Christine  
Tramontano of counsel), for respondent.

In a putative class action, inter alia, to recover damages for false imprisonment, negligence, intentional infliction of emotional distress, and fraud and deceit, the plaintiff appeals from an order of the Supreme Court, Queens County (Brathwaite Nelson, J.), dated December 16, 2011, which denied that branch of her cross motion which was for a protective order pursuant to CPLR 3103(a).

ORDERED that the order is affirmed, with costs.

The Supreme Court providently exercised its discretion in denying that branch of the plaintiff's cross motion which was for a protective order pursuant to CPLR 3103(a). In this electronically filed action, the plaintiff's concern that documents containing confidential information will be publicly available on the Internet is adequately addressed by the protection of secure information in electronically filed documents provided for in 22 NYCRR 202.5-b(d)(3)(iii).

MASTRO, J.P., ANGIOLILLO, SGROI and MILLER, JJ., concur.

ENTER:



Aprilanne Agostino  
Clerk of the Court

December 26, 2012

BISCONE v JETBLUE AIRWAYS CORPORATION