```
UNITED STATES SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
 .OMB APPROVAL
 OMB Number: 3235-0145
 Expires: October 31, 2002
 Estimated average burden
 hours per response. 14.90
              Under the Securities Exchange Act of 1934
SCHEDULE 13D
(Amendment No.)*
(Name of Issuer)
                                  EZ Corp. Inc.
(Title of Class of Securities)
                                  CL-A
I (CUSIP Number)
                                   302301106000
(Name, Address and Telephone Number of Person Authorized to
Receive Notices and Communications)
Paul J. Isaac
                        75 Prospect Avenue
                        Larchmont, New York 10538
                         (914) 834-3925
(Date of Event which Requires Filing of this Statement)
December 20, 2000
If the filing person has previously filed a statement on Schedule
13G to report
the acquisition that is the subject of this
Schedule 13D, and is filing this schedule because of 240.13d-1(e),
240.13d-1(t)
or 240.13d-1(g), check the following
box. D
Note: Schedules filed in paper format shall include a signed
original and five
copies of the schedule, including all
exhibits. See 240.13d- 7 for other parties to whom copies are to
be sent.
The remainder of this cover page shall be filled out for a
reporting person's
initial filing on this form with respect to the
subject class of securities, and for any subsequent amendment
containing
information which would alter disclosures
provided in a prior cover page.
The information required on the remainder of this cover page shall
not be deemed
to be "filed" for the purpose of
Section 18 of the Securities Exchange Act of 1934 (" Act") or
otherwise subject
to the liabilities of that section of the
Act but shall be subject to all other provisions of the Act
(however, see the
Notes).
Persons who respond to the collection of Information contained in
this form are
not required to respond unless the form
displays a currently valid OMB control number.
SEC 1746
(03-00) \sim
CUSTP No.
              Names of Reporting Persons.
                                             I.R.S. Identification
1.
Nos. of above
persons (entities only)
Paul J. Isaac
                                 (principle reporting person)
        Check the Appropriate Box if a Member of a Group (see
instructions)
(a)
(b)
    Χ
3.
               SEC Use Only
        Source of Funds (See Instructions)
PF
        Check if Disclosure of Legal Proceedings Is Required Pursuant
5.
to Items
2(d) or 2 (e).
```

No

```
Citizenship or Place of Organization
        Sole Voting Power
                                480,200 (Paul J. Isaac)
7.
         Shared Voting Power
13,250
         (Abigail E. Isaac)
23,650
        (Benjamin J. Isaac)
13,750
        (Johanna H. Isaac)
                (Samuel F. Isaac)
 6,750
221,700 (Isaac Brothers, L.L.C.)
        (Isaac Grandchildren's Trust)
35,800
9.
        Sole Dispositive power
        480,200 (Paul J. Isaac)
10.
        Shared Dispositive Power
13,250
         (Abigail E. Isaac)
23,650
        (Benjamin J. Isaac)
        (Johanna H. Isaac)
13,750
 6,750
               (Samuel F. Isaac)
221,700 (Isaac Brothers, L.L.C.)
35,800
        (Isaac Grandchildren's Trust)
        Aggregate Amount Beneficially Owned by Each Reporting Person
11.
480,200
                        Paul J. Isaac
12.
        Check if the Aggregate Amount in Row (11) Excludes Certain
Shares (see
instructions)
NA
        Percent of Class Represented by Amount in Row (11)
13.
4.43%
                Paul J. Isaac
                Abigail E. Isaac
 .12%
 .22%
                Benjamin J. Isaac
 .13%
                Johanna H. Isaac
        .06%
                        Samuel F. Isaac
2.05%
                Isaac Brothers, L.L.C.
 .33%
                Isaac Grandchildren's Trust
14.
        Type of Report Person (see instructions)
IN = Paul J. Isaac
IN = Abigail E. Isaac
IN= Benjamin J. Isaac
IN = Johanna H. Isaac
        IN = Samuel F. Isaac
PN = Isaac Brothers, L.L.C.
00 =Isaac Grandchildren's Trust
Item 1. Security and Issuer
EZ Corp. Inc. - CL-A
        1901 Capital Parkway
        Austin, Texas 78746
        (512) 314-3400
Item 2. Identity and Background
 (a) Name
                        Isaac Brothers, L.LC.
                Isaac Grandchildren's Trust
(b) Residence or business address
Isaac Brothers, L.L.C.
        P.O. Box 456
        Tuckahoe, New York 10707
                Paul J. Isaac - Manager
                Daniel H Isaac - member
                Frederick J. Isaac - member
```

Isaac Grandchildren's Trust

P.O. Box 456

Paul J. Isaac- manager Abigail E. Isaac - grandchild Johanna H. Isaac - grandchild Samuel F. Isaac - grandchild Benjamin J. Isaac -grandchild

(c) Present principal occupation or employment and the name, principal business and address of any corporation or other organization in which such employment is conducted;

> Isaac Brothers, L.L.C. C/o GF Investments 1271 Avenue of the Americas, 48th Floor New York, New York 10020

> Isaac Grandchildren's Trust C/o GF Investments 1271 Avenue of the Americas, 48th Floor New York, New York 10020

(d) Whether or not, during the last five years, such person has been convicted  $% \left( 1\right) =\left( 1\right) \left( 1\right) \left($ 

in a criminal proceeding (excluding

traffic violations or similar misdemeanors) and, if so, give the dates, nature

of conviction, name and location of court,

and penalty imposed, or other disposition of the case;

None

(e) Whether or not, during the last five years, such person was a party to a  $\,$ 

civil proceeding of a judicial or

administrative body of competent jurisdiction and as a result of such proceeding

was or is subject to a judgment, decree

or final order enjoining future violations of, or prohibiting or mandating

activities subject to, federal or state securities

laws or finding any violation with respect to such laws; and, if so, identify

and describe such proceedings and

summarize the terms of such judgment; decree or final order; and None

(f) Citizenship.

United States

Item 3. Source and Amount of Funds or Other Consideration Purchases were made with cash for personal investment.

Item 4. Purpose of Transaction

The purchase of 480,200 shares of CL-A security from EZ Corp., Inc. from the

Issuer from September 1999 until the

present was made for investment purposes. There may be further purchases of the  $\ensuremath{\,^{\circ}}$ 

stock from the Issuer for personal

investment purposes.

Item 5. Interest in Securities of the Issuer

(a) State the aggregate number and percentage of the class of securities

identified pursuant to Item I (which may be

based on the number of securities outstanding as contained in the most recently  $% \left( 1\right) =\left( 1\right) \left( 1\right) \left$ 

available filing with the Commission

by the issuer unless the filing person has reason to believe such information is

not current) beneficially owned

(identifying those shares which there is a right to acquire) by each person  $% \left( 1\right) =\left( 1\right) \left( 1\right$ 

named in Item 2. The above mentioned

information should also be furnished with respect to persons who, together with

any of the persons named in Item 2,

comprise a group within the meaning of Section 13(d)(3) of the Act;

```
the Issuer, or
2.05% (Paul J. Isaac, Daniel H.
Isaac and Frederick J. Isaac).
Isaac Grandchildren's Trust holds 35,800 of the issue Cl-A shares
of the Issuer,
or .33% (Abigail E. Isaac,
Johanna H. Isaac, Samuel F. Isaac and Benjamin J. Isaac, all minor
children of
Paul J. Isaac)
(b) For each person named in 'response to paragraph (a), indicate
the number of
shares as to which there is sole power
to vote or to direct the vote, shared power to vote or to direct
the vote, sole
power to dispose or to direct the disposition,
or shared power to dispose or to direct the disposition. Provide
the applicable
information required by Item 2 with
respect to each person with whom the power to vote or to direct
the vote or to
dispose or direct the disposition is
shared;
221,700 shared power to vote and shared power to dispose for Isaac
Brothers.
L.L.C. (Paul J. Isaac, manager
and Daniel H. Isaac, member and Frederick J. Isaac, member
35,800 shared power to voie and shared power to dispose for Isaac
Grandchildren's Trust (Abigail E. Isaac,
Johanna H. Isaac, Samuel F. Isaac and Benjamin J. Isaac, all minor
children of
Paul J. Isaac)
(c) Describe any transactions in the class of securities reported
on that were
effected during the past sixty days or since
the most recent filing of Schedule 13D (240.13d-191 ), whichever
is less, by the
persons named in response to
paragraph (a).
Instruction. The description of a transaction required by Item
5(c) shall
include, but not necessarily be limited to: ( I)
the identity of the person covered by Item 5( c ) who effected the
transaction;
(2) the date of the transaction; (3) the
amount of securities involved; (4) the price per share or unit;
and (5) where
and how the transaction was effected.
For Isaac Brothers L.L.C.:
9000 shares were purchased on October 30, 2000, at the price per
share of $1.06
4000 shares were purchased on November 16, 2000, at the price per
share of $1.06
5000 shares were purchased on November 17,2000, at the price per
share of $1.06
via Investec Ernst (brokerage) and initiated by Paul J. Isaac.
       For Paul J. Isaac:
                9000 shares were purchased on October 23, 2000, at the
price per
share of $1.13
                via Investec Ernst (brokerage)
        For Benjamin I. Isaac:
                9000 shares were purchased on November 7, 2000, at the
price per
share of $1.13
                via Investec Ernst and initiated by Paul J. Isaac
(d) If any other person is known to have the right to receive or
the power to
```

direct the receipt of dividends from, or the

proceeds from the sale of, such securities, a statement to that

Isaac Brothers, L.L.C. holds 221,700 of the issued CL-A shares of

effect should be included in response to this item and, if such interest relates to more than five percent of the class, such person should be identified. A listing of the shareholders of an investment company registered under the **Investment Company** Act of 1940 or the beneficiaries of an employee benefit plan, pension fund or endowment fund is not required. Paul J. Isaac has the power to direct the receipt of dividends from or the proceeds from the sale of such Securities. He currently owns 4.43% of the stock (e) If applicable, state the date on which the reporting person ceased to be the beneficial owner of more than five percent of the class of securities. Instruction. For computations regarding securities which represent a right to acquire an underlying security, see Rule 13d-3(d)(I) and the note thereto. none Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer The Reporting Person , as one of the Executors of his father's will and manager of the Isaac Brothers L.L.C. partnership, is understood by the family to have power to vote dispositive power over the securities purchased from this Please see Item 7 below for Exhibits. issuer. Item 7. Material to Be Filed as Exhibits Will of Irving H. Isaac SIXTH: (A) I appoint my wife, MARJORIE S. ISAAC, and my son, PAUL, as Executors of this will. If my said wife shall fail to qualify for said office or shall cease to act prior to the completion of the duties of said office, then I direct that no successor be appointed. If my said son, PAUL, shall fail to qualify for said office or shall cease to act prior to the completion of the duties of said office, then I appoint my son, DANIEL, as successor Executor of this will. I appoint my said wife, my Son, PAUL, and my friend, STEPHEN R. EHRLICH, as Trustees of the trust for my said wife's benefit created under this Will. I appoint my son, PAUL, and STEPHEN R. EHRLICH, as Trustees of every other trust created under this will. If at any time my said wife or any of my issue shall he serving as Trustee of any of the trusts created under this will without an Independent Trustee serving with him or her, I direct that he or she shall appoint an independent Trustee to serve with him or her. I authorize each of my Trustees to appoint any individual or bank or trust company as his successor, such appointment to take effect at such time as shall be specified in the instrument of appointment, and to revoke any such contingent appointment prior to its taking effect. Each substitute or successor Executor or Trustee shall succeed to all of the rights, powers and discretions conferred upon my original Executors and Trustees. Each appointment of a successor Executor or Trustee and each revocation of a contingent appointment shall be made in a signed and acknowledged instrument filed in the Court in which this Will is admitted to domiciliary probate. If at anytime there shall be no Executor or Trustee appointed or

this Will, then I appoint
FIDUCIARY TRUST COMPANY OF NEW YORK to act as successor Executor
and /or
Trustee.
(B) I direct that no person named herein or appointed pursuant to
the provisions
hereof to act in a fiduciary
capacity shall be required to give or file any bond for the
faithful performance
of his or her duties in any jurisdiction
whatsoever.

## OPERATING AGREEMENT

service under

0F

ISAAC BROTHERS, L.L.C.

```
This Operating Agreement (the "Operating Agreement"), dated as of November 25, 1997, is entered into by and between Paul I. Isaac, Frederick I. Isaac and Daniel H. Isaac as all of the initial members of Isaac Brothers, L.L.C. (the "Company"), a limited liability company organized under the laws of the State of Delaware.
```

## ARTICLE I

## Definitions

1.1. Capitalized Terms. For all purposes of this Operating Agreement, the  $\,$ 

following terms shall have the meanings set forth below:

"Act" means the Delaware Limited Liability Company Law (Title 6 18-101 et.

seq.), as amended from time to time.

"Adjusted Capital Account Deficit" means the deficit balance, if any, in the

Capital Account of a Member as of the end of the relevant Fiscal Year, after

debiting to such Capital Account the items

described in Section 1.704-1(b)(2)(ii)(d)(4), (5) and (6) of the Regulations.

This definition is intended to comply with

Section 1.704-1 (b )(2)(ii)( d) of the Regulations and is to be interpreted

consistently with that provision.

"Affiliate" means any corporation or other entity controlling, controlled by or under common control with a Person. "Certificate of Formation " means the articles of organization referred to in Section 203 of the Act to be filed for the Company, and such articles as amended, in the form of Exhibit A. Authorized Agent" means the Manager, any agent or agents designated by the Manager, which shall be authorized to act on behalf of Company. "Bankruptcy" means the filing of a voluntary case in bankruptcy federal bankruptcy law, and, in addition, any other status constituting bankruptcy within the meaning of the Act. "Basic Documents" shall mean this Operating Agreement, the Certificate of Formation, and the other documents and certificates delivered in connection therewith. "Business Day" means any day on which banks are not authorized or required to close in New York and on which the New York Stock Exchange is open for trading. "Capital Account" means, as to any Member, the amount of such Member's Capital Contributions, plus the distributive share of any income or gain that is allocated to such Member under Article III, minus the sum of (a) the amount of cash and the fair market value of the property, if any, distributed to such Member under Article VII, and (b) the distributive share of any expense or loss that is allocated to such Member under Article III. Each of the foregoing items will be computed in accordance with federal income tax accounting principles, as modified by Section 1.704-1(b)(2)(iv) of the Regulations. "Capital Contribution" means an equity contribution to the Company. "Cash Available For Distribution" means the excess of cash received from operations of the Company during the Distribution Period immediately preceding the date of distribution under Section 7.1 (and excess cash, if any, from any prior Distribution Period), less (a) the total cash disbursements of the Company for such Distribution Period and (b) a reasonable allowance for reserves, contingencies and anticipated obligations, as determined by the Manager. "Code" shall mean the Internal Revenue Code of 1986, as amended. "Company" has the meaning set forth in the first paragraph hereof. "Company Office" means the principal offices of the Company located at 7 Douglas Lane, Larchmont, New York 10538. "Distribution Period" means each of the four three-month periods during the Fiscal Year, with the first Distribution Period beginning on the first day of the Fiscal Year and ending on the last day of third month, and with each successive Distribution Period beginning on the day after the end of the prior Distribution Period. "Distribution Date" means the date on which any distribution is made to the Members. "Event of Bankruptcy" shall occur, with respect to any Person, if such Person shall commence a voluntary case concerning itself under Title II of the Federal Bankruptcy Code

```
(II U.S.C.
           101
et. seq.) (the "Bankruptcy Code"); or
an involuntary case shall be commenced against such Person and the
petition
shall not be controverted within twenty
days, or shall not be dismissed or stayed within sixty days, after
commencement
of the case; or a custodian (as
defined in the Bankruptcy Code) shall be appointed for, or shall
take charge of
all or substantially all of the
property of such Person; or if such Person shall commence any
other proceeding
under any reorganization,
arrangement, adjustment of debt, relief of debtors, dissolution,
winding up,
insolvency or liquidation or
similar law of any jurisdiction whether now or hereafter in effect
relating to
such Person; or there shall be
commenced against such Person; any such proceeding which remains
undismissed or
unstayed for a period
of sixty days; or any order of relief or other order approving
any such case or
proceeding .shall be entered;
or if such Person shall suffer any appointment of any custodian or
the like for
It or any substantial part of I
its property to continue undischarged or unstayed for a period of
sixty days; or
if such Person I shall make a
general assignment for the benefit of creditors.
"Fiscal Year" means the period determined in Section 3.5.
"GAAP" means generally accepted accounting principles.
"Manager" means Paul J. Isaac, unless a successor Manager is
appointed pursuant
to Article XI of this Operating
Agreement.
"Member" means the Person in whose name a Certificate is
registered in the
Register maintained by the Manager.
"Net Revenues" means with respect to any period, the amount by
which all
revenues of the Company from the
operations of the Company exceed operating, administrative and
other costs, each
determined in accordance with
GAAP, consistently applied.
"Operating Agreement" shall mean this Operating Agreement, as the
same may be
amended and supplemented from
time to time.
"Percentage Interest" shall mean, when used with respect to any
Member, such
Member's proportion, expressed as a
percentage, of the total beneficial interest in the Company, which
with respect
to any Member shall be based upon the
number of Units allocated to such Member in relation to the
aggregate number of
Units allocated to all of the Members.
"Person" shall mean an individual, partnership, corporation,
limited liability
company, a joint stock company, trust
(including a business trust), unincorporated association, joint
venture or other
entity, or a government or any political
subdivision or agency thereof.
"Regulations" means the U.S. Department of the Treasury
regulations
promulgated under the Code and any successor regulations, and
references to
particular sections of the Regulations
shall be deemed to include references to the appropriate modified
or amended
provisions of such successor regulations.
"Secretary of State" shall mean the Secretary of State of the
State of Delaware.
```

```
"Tax Matters Partner" has the meaning set forth in Section 3.4.
"Termination Date" means the date when the Company Assets have
been disposed; of
or sold by the Manager or other
Person responsible for winding up and dissolving the Company and
the final
distribution by the Manager or such
Person of all moneys or other property or proceeds of the Company
have been
made pursuant to the terms of this
Operating Agreement.
"Transferee" has the meaning set forth in Section 4.3.
 "Units" has the meaning set forth in Section 3.8.
1.2. Statement of Intent. The Company is intended to qualify and
be classified
I as a partnership under Regulation 310.7701-3, and it is neither
the purpose
nor the intent of the ~ parties hereto to
create an association taxable as a corporation.
ARTICLE II
Formation of the Company; Offices,
2.1. Formation of Limited Liability Company. The Members hereby
agree to li
organize and associate themselves as
members in a Delaware limited liability company in accordance with
the Act, this
Operating Agreement and the
Company's Certificate of Formation.
 .The Members shall form the Company pursuant to the Act by causing
the
Certificate of Formation, in the form
attached as Exhibit A hereto, to be filed with the Secretary of
the State of
Delaware.
2.2. Business Purpose. The Company is formed for the purpose of
carrying on any
lawful business, purpose or activity
for which limited liability companies may be formed under the Act;
provided,
that without the unanimous consent of
the Members, the Company will only have the purpose and the power
to engage in
the following activities:
(a) to issue Units pursuant to this Operating Agreement to the
Members in consideration for the contributions by the Members
described in
Section 3.1;
(b) to use the contributions from the Members pursuant to Section
3.1 to pay the
organizational, start-up and
transactional expenses of the Company and certain transaction
costs incurred by
the Company in connection with the
execution and performance of the Basic Documents and to pay for
all ongoing
business expenses incurred by the
Company:
( c ) to enter into and perform the Company's obligations, and
enforce the
Company's rights, under the Basic
Documents to which it is a party;
(d) in the event of a dissolution and liquidation of the Company
pursuant to
Section 10.2, to take all steps necessary to
wind up its affairs, including the sale of assets, subject to the
terms of the
Basic Documents;
( e ) to make distributions in accordance with Article VII hereof;
(f) to engage in those activities, including entering into
agreements, that are
necessary , suitable or convenient to
accomplish the foregoing or are incidental thereto or connected
therewith; and
(g) subject to compliance with the Basic Documents, to engage in
such other
activities as may be required in
connection with conservation of the Company's Assets and the
```

distributions to the Members. 2.3. Term of the Company. The Company's existence will commence upon the filing of the Articles of Organization with the Secretary of State and shall continue in perpetuity unless sooner terminated in accordance with the provisions of this Operating Agreement or the 2.4. Liability to Third Parties. Except as otherwise provided by the Act, the debts, obligations and liabilities of the Company, whether arising in contract, tort or otherwise, shall be solely the debts, obligations and liabilities of the Company, and no Member or Manager of the Company shall be obligated personally for any such debt, obligation or liability of the Company solely by reason of being a Member or acting as a Manager of the Company. 2.5. Principal Office. The Company may have such offices or places of business, either within or without the State of Delaware, as the Members may designate or as the business of the Company may from time to time require. The principal office of the Company is 7 Douglas Lane, Larchmont, New York 10538. 2.6. Registered Agent. The initial registered agent of the Company Corporation Service Company. 2.7. Registered Office. The address of the initial registered office of the Company is: 1013 Centre Road Wilmington, Delaware 19805

## Signature

making of

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in thei statement is true, complete and correct. December 29, 2000 Paul J. Isaac Manager, Isaac Brothers L.L.C