

Judge Ana Viscomi, J.S.C.							
Master Motion List							
Motions Returnable (03_17_2017)							
Docket	Case Name	Motion Type	Motion #	Opp recd	MOVANTS ATTN	PLAINTIFF'S ATTN	DISPOSITION
L-3453-16	ABBOTT V. AMERICAN BILTRITE	PHV DAVID FISHER	467		Rawle Henderson	Szaferman Lakind	GRANTED
L-3453-16	ABBOTT V. AMERICAN BILTRITE	PHV JOHN KUROWSKI	470		Rawle Henderson	Szaferman Lakind	GRANTED
L-5358-16	BARTLOW V. COLGATE PALMOLIVE	PROTECTIVE ORDER	327		O'Toole Fernandez	Szaferman/Simon	adj 4/13
L-965-16	BURTON V. SEQUA	IN LIMINE PRECLUDE TESTIMONY OF ASB CONTENT OF RUTHERFORD OVENS	867		O'Toole Fernandez	Szaferman	adj 3/31
L-5027-16	CAROLAN V. CAN	SEVER FOR TRIAL	456	YES	Hawkins Parnell	Cohen Placitella	adj 4/28
L-5027-16	CAROLAN V. DUCTMATE	S/J	117		Delany McBride	Cohen Placitella	W/D
L-5027-16	CAROLAN V. EXXON	PHV CHRISTOPHER MANNING	324		McElroy Deutsch	Cohen Placitella	GRANTED
L-249-16	CONDON V. PECORA CORP	DISMISS CTS #1-4; PRECLUDE AWARD FOR DAMAGES ABOVE 2% OF PLTF LOSSES	524	YES	McGivney Kluger	Szaferman Lakind	adj 4/13
L-1951-14	DUDASH V. CHEVRON	QUASH PLTF'S NOTICE TO TAKE DEP	620	YES	MCELROY DEUTSCH	Cohen Placitella	adj 3/31
L-6180-14	FLEISCHER V. DAP	S/J	201	YES	McGivney Kluger	Cohen Placitella	adj 4/13
L-2335-16	FRIEDMAN V. ABB	S/J	111		O'Brien	Maune Raichle	adj 5/12

Docket	Case Name	Motion Type	Motion #	Opp recd	MOVANTS ATTNY	PLAINTIFF'S ATTNY	DISPOSITION
L-2335-16	FRIEDMAN V. ALFA WIRE	S/J	311		Margolis Edelstein	Maune Raichle	adj 5/12
L-2335-16	FRIEDMAN V. BELDON WIRE	S/J	308		Margolis Edelstein	Maune Raichle	adj 5/12
L-2335-16	FRIEDMAN V. BERRODIN T/A TABOR	S/J	307		Margolis Edelstein	Maune Raichle	adj 5/12
L-2335-16	FRIEDMAN V. DRS TECH	S/J	322		McGivney	Maune Raichle	adj 5/12
L-2335-16	FRIEDMAN V. EATON	S/J	184		McElroy Deutsch	Maune Raichle	adj 5/12
L-2335-16	FRIEDMAN V. FORD	S/J	113		Leclairryan	Maune Raichle	adj 5/12
L-2335-16	FRIEDMAN V. GOULD	S/J	230		Reilly Janiczek	Maune Raichle	adj 5/12
L-2335-16	FRIEDMAN V. OCCIDENTAL CHEMICAL	S/J	102		Bonner Kiernan	Maune Raichle	adj 5/12
L-2335-16	FRIEDMAN V. OSRAM SYLVANIA	S/J	94		Lavin O'Neil	Maune Raichle	adj 5/12
L-2335-16	FRIEDMAN V. PEP BOYS	S/J	122		Marshall Dennehey	Maune Raichle	adj 5/12
L-2335-16	FRIEDMAN V. PLASTICS ENGINEERING	S/J	234		Wilbraham Lawler	Maune Raichle	adj 5/12
L-2335-16	FRIEDMAN V. R.J. REYNOLDS TOBACCO	S/J	108		Hughes Hubbard	Maune Raichle	adj 5/12
L-2335-16	FRIEDMAN V. R.J. ROGERS	S/J	318		McGivney	Maune Raichle	adj 5/12
L-2335-16	FRIEDMAN V. SCHNEIDER ELECTRIC	S/J	103		Kelley Jasons	Maune Raichle	adj 5/12
L-2335-16	FRIEDMAN V. SIEMENS	S/J	242		Wilbraham Lawler	Maune Raichle	adj 5/12
L-2335-16	FRIEDMAN V. SWITCHCRAFT	S/J	204		McElroy Deutsch	Maune Raichle	adj 5/12
L-2335-16	FRIEDMAN V. TYCO	S/J	319		McGivney	Maune Raichle	adj 5/12
L-2335-16	FRIEDMAN V. UNION CARBIDE	S/J	245		Caruso Smith	Maune Raichle	adj 5/12

Docket	Case Name	Motion Type	Motion #	Opp reed	MOVANTS ATTNY	PLAINTIFF'S ATTNY	DISPOSITION
L-2335-16	FRIEDMAN V. ZENITH	S/J	321		McGivney	Maune Raichle	adj 5/12
L-2919-16	GRECO V. 3M COMPANY	Motion to Designate an Established fact	834	YES	Szaferman/L evy	Szaferman/Le vy	adj 4/28
L-2533-16	GROSSI V. AII ACQUISITION	S/J	317		McGivney	Simmons Hanley	adj 5/12
L-2533-16	GROSSI V. CARRIER	S/J	84		Mayfield Turner	Simmons Hanley	GRANTED
L-2533-16	GROSSI V. GERARD PACKING	S/J	123		Lynch Daskal	Simmons Hanley	GRANTED
L-2533-16	GROSSI V. H.M. ROYAL	S/J	194		Styliades, Mazzanotte	Simmons Hanley	GRANTED
L-2533-16	GROSSI V. KOHLER	S/J	305		Hoagland Longo	Simmons Hanley	GRANTED
L-2533-16	GROSSI V. LENNOX	S/J	240		Wilbraham Lawler	Simmons Hanley	adj 4/13
L-2533-16	GROSSI V. PEERLESS	S/J	117		Delany McBride	Simmons Hanley	adj 4/13
L-2533-16	GROSSI V. RARITAN	S/J	315		McGivney	Simmons Hanley	GRANTED
L-2533-16	GROSSI V. SID HARVEY	S/J	316		McGivney	Simmons Hanley	GRANTED
L-2533-16	GROSSI V. TRANE	S/J	85		Pascarella Divita	Simmons Hanley	adj 5/12
L-4993-16	HAYNES V. DCN AUTO	DISMISS CPT & COMPEL ARB	262		Brach Eichler	wolf Law	adj 3/24
L-4648-13	HUDSON V. CALON INSULATION	S/J AND/OR PARTIAL S/J (2 ORDERS PROVIDED	202/36	YES	Hardin Kundla	Wilentz Goldman	adj 3/31
L-4648-13	HUDSON V. GERARD PACKING	S/J	51/7	YES	Lynch Daskal	Wilentz Goldman	adj 3/31
L-4648-13	HUDSON V. RUTGERS UNIVERSITY	S/J	125/10	YES	Norris McLaughlin	Wilentz Goldman	adj 3/31
L-4648-13	HUDSON V. T.J. MCGLONE	S/J	221/11	YES	Kent McBride	Wilentz Goldman	adj 3/31
L-4648-13	HUDSON V. WOOLSULATE	PARTIAL S/J	180/12	YES	Margolis Edelstein	Wilentz Goldman	adj 3/31

Docket	Case Name	Motion Type	Motion #	Opp recd	MOVANTS ATTNY	PLAINTIFF'S ATTNY	DISPOSITION
L-2720-16	HUGHES V. HENKEL	PHV PHILIP J. O'ROURKE	865		Lewis Brisbois	Locks Law	GRANTED
L-6918-15	JUNG V. UNION CARBIDE	S/J	328		Caruso Smith	Levy Konigsberg	adj 3/31
L-2881-14	KAZARY V. W.A. BIRDSALL	S/J	308		O'Toole Fernandez	Cohen Placitella	W/D
L-2881-14	KAZARY V. J.W. GOODLIFFE	S/J	209		O'Toole Fernandez	Cohen Placitella	W/D
L-7390-15	KOECHER V. CAN	SEVER FOR TRIAL	459	YES	Hawkins Parnell	Cohen Placitella	adj 4/28
L-7390-15	KOECHER V. DUCTMATE	S/J	115		Delany McBride	Cohen Placitella	W/D
L-6633-14	LEFF V. BELFOR	RECONSIDERA TION	334		Wolf	Cozen O'Connor	adj 4/7
L-5796-15	MACDERMANT V. A&M WHOLESALE	SUB SVC	328		Wilentz Goldman	Wilentz Goldman	adj 3/31
L-623-17	MACY V. BRENNTAG N.A.	PHV LISA BARLEY	871		Szaferman/Si mon	Szaferman/Sim on	GRANTED
L-623-17	MACY V. BRENNTAG N.A.	PHV JENNIFER BARTLETT	875		Szaferman/Si mon	Szaferman/Sim on	GRANTED
L-623-17	MACY V. BRENNTAG N.A.	PHV BRIAN BARROW	876		Szaferman/Si mon	Szaferman/Sim on	GRANTED
L-623-17	MACY V. BRENNTAG N.A.	PHV CHRISTOPHER PANATIER	877		Szaferman/Si mon	Szaferman/Sim on	GRANTED
L-623-17	MACY V. BRENNTAG N.A.	PHV DAVID GREENSTONE	878		Szaferman/Si mon	Szaferman/Sim on	GRANTED
L-623-17	MACY V. BRENNTAG N.A.	PHV MARISSA LANGHOFF	879		Szaferman/Si mon	Szaferman/Sim on	GRANTED
L-623-17	MACY V. BRENNTAG N.A.	PHV NECTARIA BELANTIS	880		Szaferman/Si mon	Szaferman/Sim on	GRANTED
L-2403=15	MCDERMID V. E&B MILL	S/J	211		O'Toole Fernandez	Cohen Placitella	W/D
L-5317-16	MCGEE V. ATLANTIC RICHFIELD	AMD CPT	329		Petit	Petit	GRANTED

Docket	Case Name	Motion Type	Motion #	Opp recd	MOVANTS ATTNY	PLAINTIFF'S ATTNY	DISPOSITION
L-4708-15	O'HARA V. PFIZER INC.	MOTION TO QUASH SUBPOENA DUCE TECUM AND AD TESTIFICANDUM SERVED BY 3P PLAINTIFF OKONITE	1131	YES	McElroy Deutsch	McCullough Ginsberg Montano	adj 3/31
L-4708-15	OHARA V. OKONITE	S/J	7	YES	McCullough Ginsberg	Cohen Placitella	adj 3/31
L-4708-15	OHARA V. BRENNTAG	XM-STRIKE DEFT OKONITE	943	YES	Cohen Placitella	Cohen Placitella	adj 3/31
L-829-14	PAIGE V. UNION CARBIDE	STRIKE ANS AND SANCTIONS	347/26	YES	Cohen Placitella	Cohen Placitella	adj 3/31
L-5111-13	PEREZ V. CNA HOLDINGS	S/J	134/14	YES	Hawkins Parnell	Wilentz Goldman	adj 4/13
L-5111-13	PEREZ V. CNA HOLDINGS	PROTECTIVE ORDER	290/15	YES - XM - SEE BEL OW	Hawkins Parnell	Wilentz Goldman	adj 4/13
L-5111-13	PEREZ V. CNA HOLDINGS	XM-STRIKE ANS FOR NO DISCOVERY	1048	YES	Wilentz Goldman	Wilentz Goldman	adj 4/13
L-5111-13	PEREZ V. WYETH HOLDINGS	S/J	104/17	YES	Porzio Bromberg	Wilentz Goldman	adj 4/13
L-3088-15	QUICK V. KRAMER	RECONSIDERATION	300		Gibbons (non asb)	Wolf	adj 3/24

Docket	Case Name	Motion Type	Motion #	Opp recd	MOVANTS ATTNY	PLAINTIFF'S ATTNY	DISPOSITION
L-2857-16	RASCO V VICTORY PARK CAPITAL ADVISORS, LLC	S/J	140		McGivney & Kluger	Szaferman/Simon	GRANTED
L-1715-15	REILLY (WIRICK) V. GEORGIA PACIFIC	COMMISSION FOR OUT OF STATE DEP OF NON-PARTY	441		Lynch Daskal	Weitz/Luxenberg	adj 3/31
L-1715-15	REILLY (WIRICK) V. GEORGIA PACIFIC	PHV KATHERINE BINNS	479		Lynch Daskal	Weitz/Luxenberg	GRANTED
L-1715-15	REILLY (WIRICK) V. GEORGIA PACIFIC	PHV JACLYN KERBOW	482		Lynch Daskal	Weitz/Luxenberg	GRANTED
L-1715-15	REILLY (WIRICK) V. GEORGIA PACIFIC	PHV STUART WEINSTEIN	4		Lynch Daskal	Weitz/Luxenberg	GRANTED
L-762-14	REILLY V. ALLIED BOILER	S/J	261	YES	Margolis Edelstein	Wilentz Goldman	adj 4/28
L-762-14	REILLY V. ALLIED GLOVE	S/J	223	YES	Swartz Campbell	Wilentz Goldman	adj 4/28
L-762-14	REILLY V. BAYONNE PLB	S/J	152	YES	Marks O'Neill	Wilentz Goldman	adj 4/28
L-762-14	REILLY V. GENERAL PLBG	S/J	247	YES	Margolis Edelstein	Wilentz Goldman	adj 4/28
L-762-14	REILLY V. 20TH CENTURY GLOVE	S/J	177	YES	Kelley Jasons	Wilentz Goldman	adj 4/28
L-762-14	REILLY V. MIDAS	S/J	195	YES	McGivney Kluger	Wilentz Goldman	adj 4/28
L-762-14	REILLY V. WELCO GAS	S/J	300	YES	Margolis Edelstein	Wilentz Goldman	adj 4/28
L-6670-16	RUSSO V. ERICSSON (ANACONDA WIRE)	PHV OLLIE M. HARTON	589		Budd Lerner	Maune Raichle	GRANTED
L-5869-16	SCHOENIGER V. COLGATE PALMOLIVE	PROTECTIVE ORDER	182		O'Toole Fernandez	Szaferman/Simon	adj 4/13
L-6977-15	SCHULTZ V. BRADFORD WHITE	S/J	119		White & Williams	Weitz/Luxenberg	GRANTED
L-6977-15	SCHULTZ V. CROWN BOILER	S/J	244		Reilly Janiczek	Weitz/Luxenberg	GRANTED
L-6977-15	SCHULTZ V. FOSTER WHEELER	S/J	185		Tanenbaum Keale	Weitz/Luxenberg	GRANTED
L-6977-15	SCHULTZ V. RHEEM	S/J	183	YES	Pascarella Divita	Weitz/Luxenberg	adj 4/13

Docket	Case Name	Motion Type	Motion #	Opp recd	MOVANTS ATTNY	PLAINTIFF'S ATTNY	DISPOSITION
L-6977- 15	SCHULTZ V. SOUTH AMBOY PLBG	S/J	228	YES	Wilbraham Lawler	Weitz/Luxenb erg	adj 4/13/17

329
3-17-17

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FILED
MAR 17 2017
ANA C. VISCOMI, J.S.C.

Attorney for Plaintiff

JOSEPH J. McGEE,	:	SUPERIOR COURT OF
	:	NEW JERSEY
	:	
Plaintiff,	:	LAW DIVISION – MIDDLESEX
	:	COUNTY
	:	
v.	:	
	:	
ATLANTIC RICHFIELD	:	DOCKET NO.: MID-L-05317-16(AS)
COMPANY;	:	
CHEVRON U.S.A., INC., f/k/a	:	
GULF OIL CORPORATION;	:	
EXXONMOBIL CORPORATION,	:	CIVIL ACTION
f/k/a MOBIL OIL CORPORATION,	:	ASBESTOS LITIGATION
OWENS-ILLINOIS, INC.;	:	
SUNOCO INC., f/k/a/ SUN OIL	:	
COMPANY;	:	
TEXACO, INC.; and JOHN DOE	:	
CORPORATIONS ONE THROUGH	:	
TWENTY (1-20),	:	
	:	
Defendants.	:	
	:	
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**ORDER GRANTING LEAVE TO FILE
FIRST AMENDED COMPLAINT**

THIS MATTER having come before this court upon motion of plaintiff, Dawn Carrulo, through plaintiff's counsel, Law Offices of James J. Pettit, LLC, for leave to file a First Amended Complaint (a) asserting Survival Act claims and Wrongful Death Act claims, and (b) adding A.W. Chesterton Company, Goulds Pumps, Inc., Ingersoll Rand Company and Metropolitan Life Insurance Company as defendants, and the court having reviewed the supporting papers and opposition papers (if any) and having heard oral argument (if any), and for good cause shown,

IT IS HEREBY ORDERED this 17th day of March, 2017, that plaintiff may file a First Amended Complaint in the form attached to plaintiff's motion as Exhibit "C", (a) asserting Survival Act claims and Wrongful Death Act claims, and (b) adding A.W. Chesterton Company, Goulds Pumps, Inc., Ingersoll Rand Company and Metropolitan Life Insurance Company as defendants, within fifteen (15) days of the date of this Order.

IT IS HEREBY FURTHER ORDERED that plaintiff shall serve a copy of this Order on all counsel of record within five (5) days of its receipt.



Hon. Ana C. Viscomi, J.S.C.

_____ Opposed

 _____ Unopposed

"Having reviewed the above motion, I find it to be meritorious on its face and is unopposed. Pursuant to R.1:6-2, it therefore will be granted essentially for the reasons set forth in the moving papers."

140
1-20-17

FILED
MAR 17 2017
ANA C. VISCOMI, J.S.C.

McGIVNEY & KLUGER, P.C.
Jeffrey S. Kluger, Esq. (ID # 018721985)
23 Vreeland Road- Suite 220
Florham Park, New Jersey 07932
(973) 822-1110
Attorneys for Defendant,
Victory Park Capital Advisors, LLC

<p>SHARLENE M. RASCO AND MATTHEW J. RASCO,</p> <p style="text-align: center;">Plaintiff(s),</p> <p style="text-align: center;">v.</p> <p>BRENNTAG NORTH AMERICA, INC., <i>et al.</i> ,</p> <p style="text-align: center;">Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION – MIDDLESEX COUNTY DOCKET NO. MID-L-2857-16AS</p> <p style="text-align: center;">Civil Action Asbestos Litigation</p> <p style="text-align: center;">ORDER GRANTING DEFENDANT VICTORY PARK CAPITAL ADVISORS, LLC'S MOTION FOR SUMMARY JUDGMENT</p>
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THIS MATTER having been brought before the Court on motion for summary judgment by Defendant, Victory Park Capital Advisors, LLC, by its attorneys McGivney & Kluger, P.C., and the Court having reviewed the moving papers, and any opposition thereto and for good cause shown;

IT IS on this 17th day of March, 2017;

ORDERED that the Motion for Summary Judgment is hereby granted in favor of Victory Park Capital Advisors, LLC; and

ORDERED that the plaintiff's complaint and amended complaints and any and all claims and cross claims asserted against Victory Park Capital Advisors, LLC are hereby dismissed with prejudice;

IT IS FURTHER ORDERED that a copy of this Order shall be served upon all attorneys of record within seven days of receipt of this Order.


Honorable Ana C. Viscomi, J.S.C.

Opposed
 Unopposed

"Having reviewed the above motion, I find it to be meritorious on its face and is unopposed. Pursuant to R.1:6-2, it therefore will be granted essentially for the reasons set forth in the moving papers."

M# 119
3-17-17

WHITE AND WILLIAMS LLP
BY: Victor J. Zarrilli
Identification No(s). 034392002
LibertyView | 457 Haddonfield Road, Suite 400 |
Cherry Hill, NJ 08002-2220
856.317.3600
Attorney for Defendant,
Bradford White Corporation

FILED
MAR 17 2017
ANA C. VISCOMI, J.S.C.

MARY SCHULTZ, Individually and ROBERT SHULTZ as Personal Representative for the Estate of ROBERT R. SCHULTZ,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION - MIDDLESEX
	:	COUNTY
	:	DOCKET NO.: MID-L-6977-15AS
Plaintiffs,	:	
	:	CIVIL ACTION –
v.	:	ASBESTOS LITIGATION
	:	
A.O. SMITH WATER PRODUCTS CO., et al.	:	ORDER
	:	
Defendants.	:	
	:	

THIS MATTER having been opened to the Court by White and Williams, LLP, counsel for Defendant, Bradford White Corporation, and this Court having read and considered the papers filed in support of its Motion for Summary Judgment, as well as any papers served upon the Court in opposition to the Motion, argument of counsel, if any, and for good cause shown;

IT IS on this 17th day of March 2017, hereby:

ORDERED that the Motion for Summary Judgment of Defendant, Bradford White Corporation, to dismiss Plaintiffs' Amended Complaint and any and all cross-claims with prejudice as against Defendant, Bradford White Corporation, is hereby **GRANTED**; and

IT IS FURTHER ORDERED that Plaintiffs' Amended Complaint, all prior complaints, as well as any and all cross-claims against Defendant, Bradford White Corporation, are hereby **DISMISSED WITH PREJUDICE**; and

IT IS FURTHER ORDERED that a copy of this Order shall be served on all counsel within seven (7) days of receipt hereof.

Ana C. Viscomi

ANA C. VISCOMI, J.S.C.

~~JSC~~

"Having reviewed the above motion, I find it to be meritorious on its face and is unopposed. Pursuant to R.1:6-2, it therefore will be granted essentially for the reasons set forth in the moving papers."

M# 244

3-17-17

REILLY, JANICZEK , MCDEVITT,
HENRICH & CHOLDEN, P.C.
BY: KAREN STANZIONE-CONTE, ESQUIRE
IDENTIFICATION NO.: 027011996
MICHELLE B. CAPPuccio, ESQUIRE
IDENTIFICATION NO.: 71112013
2500 MCCLELLAN BOULEVARD, SUITE 240
MERCHANTVILLE, NEW JERSEY 08109
(856) 317-7180

ATTORNEY FOR DEFENDANT,
CROWN BOILER COMPANY
(IMPROPERLY PLED AS CROWN
BOILER CO., F/K/A CROWN
INDUSTRIES, INC.)

FILED
MAR 17 2017
ANA C. VISCOMI, J.S.C.

OUR FILE NO.: 350-1244

MARY SCHULTZ, INDIVIDUALLY AND
ROBERT SCHULTZ AS PERSONAL
REPRESENTATIVE FOR THE ESTATE
OF ROBERT R. SCHULTZ,

PLAINTIFF(S),

v.

CROWN BOILER COMPANY
(IMPROPERLY PLED AS CROWN
BOILER CO., F/K/A CROWN
INDUSTRIES, INC.), ET AL.

DEFENDANT(S).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

DOCKET NO.: MID-L-6977-15 AS

CIVIL ACTION

ORDER

This matter comes before the Court on Motion of Reilly, Janiczek, McDevitt, Henrich & Cholden, P.C., attorneys for Defendant, Crown Boiler Company, and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

It is on this 17th day of March, 2017, **ORDERED** the motion of Defendant, Crown Boiler Company, for Summary Judgment is hereby granted and the Complaint and any Counter claims and Cross-Claims are hereby dismissed with prejudice. **ORDERED** that a copy of this Order shall be served on all counsel within seven (7) days of the date hereof.

"Having reviewed the above motion, I find it to be meritorious on its face and is unopposed. Pursuant to R.1:6-2, it therefore will be granted essentially for the reasons set forth in the moving papers"


Honorable Ana C. Viscomi, J.S.C.

M# 194
3-17-17

BY: MARK F. MACDONALD, ESQUIRE
Styliades, Mezzanotte & Hasson
520 Walnut Street, Suite 1650
Philadelphia, PA 19106
215-627-3087
ATTORNEY FOR DEFENDANT, H.M. ROYAL, INC.

FILED
MAR 17 2017
ANA C. VISCOMI, J.S.C.

WILLIAM GROSSI	: SUPERIOR COURT OF NEW JERSEY
	: LAW DIVISION-MIDDLESEX COUNTY
Plaintiff,	:
	: DOCKET NO.: L-2533-16AS
vs.	: CIVIL ACTION
	:
	:
H.M. ROYAL, INC., et al.	:
	: ORDER FOR SUMMARY JUDGMENT
Defendants.	: OF DEFENDANT

ORDER

This matter having come before the Court on Motion of Baginski, Mezzanotte, Hasson & Rubinate, attorneys for H.M. Royal, Co., and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 17th DAY OF March, 2017, **ORDERED** that summary judgment is hereby granted and the Complaint and any Counterclaims and Cross-Claims are hereby dismissed with prejudice.

ORDERED that a copy of this Order shall be served upon all counsel within seven (7) days of the date hereof.


Honorable Ana C. Viscomi, J.S.C

"Having reviewed the above motion, I find it to be meritorious on its face and is unopposed. Pursuant to R.1:6-2, it therefore will be granted essentially for the reasons set forth in the moving papers."

M# 84
3-17-17

6084-04

<p>MAYFIELD, TURNER, O'MARA & DONNELLY, P.C. Adam Fogarty, Esquire – Attorney ID#000062007 2201 Route 38, Suite 300 Cherry Hill, NJ 08002 856-667-2600 Attorneys for Defendant Carrier Corporation</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO. MID-L-2533-16-AS</p> <p style="text-align: right;">FILED MAR 17 2017 ANA C. VISCOMI, J.S.C.</p>
<p>WALTER GROSSI and CATHERINE GROSSI, his wife,</p> <p style="text-align: center;">Plaintiffs,</p> <p style="text-align: center;">vs.</p> <p>AII ACQUISITIONS, LLC f/k/a HOLLAND FURNACE COMPANY, et al.</p> <p style="text-align: center;">Defendants.</p>	<p style="text-align: center;">ASBESTOS MOTION</p> <p style="text-align: center;">Civil Action</p> <p style="text-align: center;">ORDER</p>

THIS MATTER having been presented to the court by Adam Fogarty, Esquire, of the firm of Mayfield, Turner, O'Mara & Donnelly, P.C., attorneys for defendant Carrier Corporation, seeking an Order granting summary judgment; and the Court having considered these papers and any response thereto;

IT IS on this 17th day of March, 2017,

ORDERED that defendant Carrier Corporation's motion for summary judgment is hereby **GRANTED** thereby dismissing any and all claims and cross-claims asserted against it with prejudice; and it is further

ORDERED that a copy of this Order be served upon all parties within 7 days of the date hereof.



ANA C. VISCOMI, J.S.C.

UNOPPOSED
 OPPOSED

"Having reviewed the above motion, I find it to be meritorious on its face and is unopposed. Pursuant to R.1:6-2, it therefore will be granted essentially for the reasons set forth in the moving papers."

M# 123
3-17-17

LYNCH DASKAL EMERY LLP
137 West 25th Street, Fifth Floor
New York, New York 10001

FILED

MAR 17 2017

ANA C. VISCOMI, J.S.C.

Attorneys for Gerard Packing & Belting Corp.
 -----X
 :
 WALTER GROSSI and, :
 CATHERINE GROSSI, his wife, :
 :
 Plaintiffs, :
 :
 -against- :
 :
 A.O. SMITH CORPORATION, et al., :
 :
 Defendants. :
 :
 -----X

SUPERIOR COURT OF NEW JERSEY
 LAW DIVISION: MIDDLESEX COUNTY

 Docket No.: MID-L-2533-16-AS

 Civil Action - Asbestos Motion

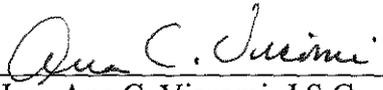
**ORDER GRANTING
 GERARD PACKING &
 BELTING CORPORATION'S
 MOTION FOR SUMMARY JUDGMENT**

THIS MATTER HAVING COME before the Court on the motion of Lynch Daskal Emery LLP, attorneys for defendant Gerard Packing & Belting Corporation, for an Order granting summary judgment in favor of defendant Gerard Packing & Belting Corporation, and the Court having reviewed the papers filed herein, and the arguments of counsel, and for good cause shown;

IT IS on this 17th day of March, 2017,

ORDERED that the motion of defendant Gerard Packing & Belting Corporation for summary judgment is hereby granted and the Complaint, any Amended Complaint, and any and all claims, counterclaims and cross-claims are hereby dismissed with prejudice; and it is further

ORDERED that a copy of this Order shall be served on all parties within seven (7) days of the date of this Order.



 Hon. Ana C. Viscomi, J.S.C.

____ Opposed
 Unopposed

"Having reviewed the above motion, I find it to be meritorious on its face and is unopposed. Pursuant to R.1:6-2, it therefore will be granted essentially for the reasons set forth in the moving papers."

305-5717
3-17-17

Jillian E. Madison, Esq. (ID # 015962012)
HOAGLAND, LONGO, MORAN, DUNST & DOUKAS, LLP
40 Paterson Street, P.O. Box 480
New Brunswick, New Jersey 08903
(732) 545-4717
Attorneys for Defendant, Kohler Co.

RECEIVED
MAR 16 2017
ANA C. VISCOMI, J.S.C.

Plaintiff(s),

WALTER GROSSI and CATHERINE
GROSSI, his wife,

vs.

Defendant(s),

A.O. SMITH CORPORATION, et al.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

DOCKET NO. MID-L-2533-16

ASBESTOS LITIGATION

CIVIL ACTION

**ORDER FOR SUMMARY JUDGMENT FOR
DEFENDANT KOHLER CO.**

THIS MATTER having been brought before the Court on Motion of Hoagland, Longo, Moran, Dunst & Doukas, attorneys for the Defendant, Kohler Co., for an Order granting said Defendant Summary Judgment with prejudice in the within cause of action, and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 17th day of March, 2017,

ORDERED the motion of Defendant, Kohler Co.'s, for summary judgment is hereby granted and the Complaint and any Counterclaims, and Cross-Claims are hereby dismissed with prejudice; and

IT IS FURTHER ORDERED that a copy of the within Order shall be served upon all counsel of record within seven (7) days of the date hereof.

HOAGLAND, LONGO
MORAN, DUNST &
DOUKAS, LLP
ATTORNEYS AT LAW

NORTH JERSEY
40 PATERSON ST
PO BOX 480
NEW BRUNSWICK, NJ

SOUTH JERSEY
701 WELTSEY'S MILL RD
SUITE 202
HAMMONTON, NJ


HON. ANA C. VISCOMI, J.S.C.

"Having reviewed the above motion, I find it to be meritorious on its face and is unopposed. Pursuant to R.1:6-2, it therefore will be granted essentially for the reasons set forth in the moving papers."

315
3-17-17

MCGIVNEY & KLUGER, P.C. Pooja R. Patel, Esq. (014922010) 23 Vreeland Road, Suite 220 Florham Park, New Jersey 07932 (973) 822-1110 Attorneys for Defendant, Raritan Supply Company	SUPERIOR COURT OF NEW JERSEY LAW DIVISION-MIDDLESEX COUNTY DOCKET NO.: MID-L-2533-16AS
Walter Grossi and Catherine Grossi, his wife <p style="text-align: center;"><i>Plaintiff(s),</i></p> vs. AO Smith Corporation., et al <p style="text-align: center;"><i>Defendant(s).</i></p>	<p style="text-align: right;">ANA C. VISCOMI, J.S.C.</p> <p style="text-align: center;">ASBESTOS MOTION Civil Action ORDER</p>

FILED
MAR 17 2017

THIS MATTER having been opened to the Court on Motion of McGivney and Kluger, P.C., attorneys for Defendant, Raritan Supply Company, for an Order granting said defendant summary judgment in the within cause of action, and the Court having reviewed the moving papers and for good cause shown;

IT IS on this 17th day of March, 2017;

ORDERED that the Motion for Summary Judgment of Defendant, Raritan Supply Company, is hereby granted in favor of said Defendant and that the Plaintiff's claim and any and all cross claims asserted against this Defendant are hereby dismissed with prejudice; and it is further;

ORDERED that a copy of this Order shall be served upon all attorneys of record within seven (7) days of the date hereof.

Ana C. Viscomi

Honorable Ana Viscomi, J.S.C.

Opposed
 Unopposed

"Having reviewed the above motion, I find it to be meritorious on its face and is unopposed. Pursuant to R.1:6-2, it therefore will be granted essentially for the reasons set forth in the moving papers."

316
3-17-17

McGivney & Kluger, P.C.
Marc J. Wisel, Esq. NJ ID #031052004
23 Vreeland Road, Suite 220
Florham Park, New Jersey 07932
(973) 822-1110
Attorneys for Defendant, Sid Harvey Industries, Inc.

FILED
MAR 17 2017
ANA C. VISCOMI, J.S.C.

<p>WALTER GROSSI and CATHERINE GROSSI, his wife,</p> <p style="text-align: right;">Plaintiffs,</p> <p style="text-align: center;">-vs-</p> <p>A.O. SMITH CORPORATION., et.al.</p> <p style="text-align: right;">Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO. MID-L-2533-16 (AS)</p> <p style="text-align: center;">Civil Action <u>Asbestos Litigation</u></p> <p style="text-align: center;">ORDER</p>
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THIS MATTER having been opened to the court on motion by McGivney and Kluger, P.C., attorneys for defendant Sid Harvey Industries, Inc. for an order granting summary judgment and dismissing all claims and crossclaims with prejudice, and the court having reviewed the moving papers, and any opposition thereto and for good cause having been shown;

IT IS on this 17th day of March, 2017;

ORDERED that summary judgment shall be and hereby is granted in favor of defendant Sid Harvey Industries, Inc.; and it is

FURTHER ORDERED that all claims and all crossclaims against defendant Sid Harvey Industries, Inc. shall be and hereby are dismissed with prejudice; and it is

FURTHER ORDERED that a copy of this order shall be served upon all attorneys of record within 7 days of receipt by counsel for the moving party.



Honorable Ana C. Viscomi, J.S.C.

Opposed
 Unopposed

{F1495805-1}

"Having reviewed the above motion, I find it to be meritorious on its face and is unopposed. Pursuant to R.1:6-2, it therefore will be granted essentially for the reasons set forth in the moving papers."

4
3-31-17

LYNCH DASKAL EMERY LLP
137 West 25th Street, Fifth Floor
New York, New York 10001

FILED

MAR 17 2017

Attorneys for Georgia-Pacific LLC

ANAC. VISCOMI, J.S.C.

-----X	:	
KAYLIN REILLY as Administratrix for the	:	SUPERIOR COURT OF NEW JERSEY
Estate of KIRSTINN LYN WIRICK,	:	LAW DIVISION: MIDDLESEX COUNTY
	:	DOCKET NO.: MID-L-001715-15 AS
Plaintiff(s),	:	Civil Action- Asbestos Litigation
-against-	:	
A.O. Smith Water Products Co., et al.	:	ORDER GRANTING GEORGIA-
	:	PACIFIC LLC'S MOTION TO ADMIT
Defendants.	:	<u>STUART WEINSTEIN, ESQ., PRO HAC VICE</u>
-----X	:	

THIS MATTER HAVING COME before the Court on the application of Lynch Daskal Emery LLP, attorneys for defendant Georgia-Pacific LLC, and the Court having reviewed the papers filed herein, and the arguments of counsel, and for good cause shown,

IT IS on this 17th day of March, 2017,

ORDERED as follows:

- (i) **THAT** Stuart Weinstein, Esq. is hereby admitted *pro hac vice* in the above-captioned matter, pursuant to R. 1:21-2;
- (ii) **THAT** there is a finding of good cause shown for the admission of Stuart Weinstein, in that he has a long-standing attorney-client relationship with Georgia-Pacific LLC;
- (iii) **THAT** Mr. Weinstein shall abide by the New Jersey Court Rules, including all disciplinary rules;
- (iv) **THAT** Mr. Weinstein shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against him or his firm that may arise out of his participation in this matter;

(v) **THAT** Mr. Weinstein shall notify the Court immediately of any matter affecting his standing at the bar of any other Court;

(vi) **THAT** Mr. Weinstein shall have all pleadings, briefs, and other papers filed with the Court signed by Alexander Broche, an attorney of record authorized to practice in this State, who shall be responsible for them, the conduct of the cause and the admitted attorney;

(vii) **THAT** Mr. Weinstein shall, within 10 days of the date of this Order, pay the fees required by R. 1:20-1(b), R. 1:28B-1(e), and R. 1:28-2 and shall submit an affidavit of compliance;

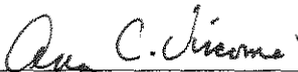
(viii) **THAT** Mr. Weinstein shall not be designated as trial counsel;

(ix) **THAT** no adjournment or delay in discovery, motions, trial, or any other proceeding will be requested by reason of Mr. Weinstein's inability to appear;

(x) **THAT** automatic termination of Mr. Weinstein's *pro hac vice* admission shall occur for failure to make the required annual payment of the Annual Fee and the annual payment to the Disciplinary Oversight Committee, Lawyer's Assistance Fund, and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of the initial payment, shall be made no later than February 1 of each year;

(xi) **THAT** noncompliance with any of these requirements enumerated above shall constitute grounds for removal;

THAT a copy of this Order shall be served on all parties within seven (7) days of the date of this Order.



Hon. Ana C. Viscomi, J.S.C.

____ Opposed
✓
____ Unopposed

479
3-17-17

LYNCH DASKAL EMERY LLP
137 West 25th Street, Fifth Floor
New York, New York 10001

FILED
MAR 17 2017

Attorneys for Georgia-Pacific LLC

ANA C. VISCOMI, J.S.C.

-----X	:	
KAYLIN REILLY as Administratrix for the	:	SUPERIOR COURT OF NEW JERSEY
Estate of KIRSTINN LYN WIRICK,	:	LAW DIVISION: MIDDLESEX COUNTY
	:	DOCKET NO.: MID-L-001715-15 AS
Plaintiff(s),	:	Civil Action- Asbestos Litigation
-against-	:	
A.O. Smith Water Products Co., et al.	:	ORDER GRANTING GEORGIA-
	:	PACIFIC LLC'S MOTION TO ADMIT
Defendants.	:	<u>KATHERINE BINNS, ESQ., PRO HAC VICE</u>
-----X	:	

THIS MATTER HAVING COME before the Court on the application of Lynch Daskal Emery LLP, attorneys for defendant Georgia-Pacific LLC, and the Court having reviewed the papers filed herein, and the arguments of counsel, and for good cause shown,

IT IS on this 17th day of March, 2017,

ORDERED as follows:

- (i) **THAT** Katherine Binns, Esq. is hereby admitted *pro hac vice* in the above-captioned matter, pursuant to R. 1:21-2;
- (ii) **THAT** there is a finding of good cause shown for the admission of Katherine Binns, in that he has a long-standing attorney-client relationship with Georgia-Pacific LLC;
- (iii) **THAT** Ms. Binns shall abide by the New Jersey Court Rules, including all disciplinary rules;
- (iv) **THAT** Ms. Binns shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against her or her firm that may arise out of her participation in this matter;

(v) **THAT** Ms. Binns shall notify the Court immediately of any matter affecting her standing at the bar of any other Court;

(vi) **THAT** Ms. Binns shall have all pleadings, briefs, and other papers filed with the Court signed by Alexander Broche, an attorney of record authorized to practice in this State, who shall be responsible for them, the conduct of the cause and the admitted attorney;

(vii) **THAT** Ms. Binns shall, within 10 days of the date of this Order, pay the fees required by R. 1:20-1(b), R. 1:28B-1(e), and R. 1:28-2 and shall submit an affidavit of compliance;

(viii) **THAT** Ms. Binns shall not be designated as trial counsel;

(ix) **THAT** no adjournment or delay in discovery, motions, trial, or any other proceeding will be requested by reason of Ms. Binns' inability to appear;

(x) **THAT** automatic termination of Ms. Binns' *pro hac vice* admission shall occur for failure to make the required annual payment of the Annual Fee and the annual payment to the Disciplinary Oversight Committee, Lawyer's Assistance Fund, and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of the initial payment, shall be made no later than February 1 of each year;

(xi) **THAT** noncompliance with any of these requirements enumerated above shall constitute grounds for removal;

THAT a copy of this Order shall be served on all parties within seven (7) days of the date of this Order.



Hon. Ana C. Viscomi, J.S.C.

____ Opposed
____/ Unopposed

482
3-17-17

LYNCH DASKAL EMERY LLP
137 West 25th Street, Fifth Floor
New York, New York 10001

Attorneys for Georgia-Pacific LLC

-----X	
KAYLIN REILLY as Administratrix for the	: SUPERIOR COURT OF NEW JERSEY
Estate of KIRSTINN LYN WIRICK,	: LAW DIVISION: MIDDLESEX COUNTY
Plaintiff(s),	: DOCKET NO.: MID-L-001715-15 AS
-against-	: Civil Action- Asbestos Litigation
A.O. Smith Water Products Co., et al.	: ORDER GRANTING GEORGIA-
Defendants.	: PACIFIC LLC'S MOTION TO ADMIT
-----X	: <u>JACLYN KERBOW, ESQ., PRO HAC VICE</u>

THIS MATTER HAVING COME before the Court on the application of Lynch Daskal Emery LLP, attorneys for defendant Georgia-Pacific LLC, and the Court having reviewed the papers filed herein, and the arguments of counsel, and for good cause shown,

IT IS on this 17th day of March, 2017,

ORDERED as follows:

- (i) **THAT** Jaclyn Kerbow, Esq. is hereby admitted *pro hac vice* in the above-captioned matter, pursuant to R. 1:21-2;
- (ii) **THAT** there is a finding of good cause shown for the admission of Jaclyn Kerbow, in that he has a long-standing attorney-client relationship with Georgia-Pacific LLC;
- (iii) **THAT** Ms. Kerbow shall abide by the New Jersey Court Rules, including all disciplinary rules;
- (iv) **THAT** Ms. Kerbow shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against her or her firm that may arise out of her participation in this matter;
- (v) **THAT** Ms. Kerbow shall notify the Court immediately of any matter affecting

her standing at the bar of any other Court;

(vi) **THAT** Ms. Kerbow shall have all pleadings, briefs, and other papers filed with the Court signed by Alexander Broche, an attorney of record authorized to practice in this State, who shall be responsible for them, the conduct of the cause and the admitted attorney;

(vii) **THAT** Ms. Kerbow shall, within 10 days of the date of this Order, pay the fees required by R. 1:20-1(b), R. 1:28B-1(e), and R. 1:28-2 and shall submit an affidavit of compliance;

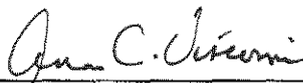
(viii) **THAT** Ms. Kerbow shall not be designated as trial counsel;

(ix) **THAT** no adjournment or delay in discovery, motions, trial, or any other proceeding will be requested by reason of Ms. Kerbow's inability to appear;

(x) **THAT** automatic termination of Ms. Kerbow's *pro hac vice* admission shall occur for failure to make the required annual payment of the Annual Fee and the annual payment to the Disciplinary Oversight Committee, Lawyer's Assistance Fund, and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of the initial payment, shall be made no later than February 1 of each year;

(xi) **THAT** noncompliance with any of these requirements enumerated above shall constitute grounds for removal;

THAT a copy of this Order shall be served on all parties within seven (7) days of the date of this Order.



Hon. Ana C. Viscomi, J.S.C.

____ Opposed
 Unopposed

Terence W. Camp, Esq. (ID No. 030771988)
BUDD LARNER, P.C.
150 John F. Kennedy Parkway, CN1000
Short Hills, New Jersey 07078-0999
(973) 379-4800

Attorneys for Defendant
Ericsson, Inc. as successor-in-interest
to Anaconda Wire & Cable Co. and Continental Wire & Cable Co.

589
3-17-17
FILED

MAR 17 2017

ANAC. VISCOMI, J.S.C.

JAMES G. RUSSO, SR. and DIANE	:	SUPERIOR COURT OF NEW JERSEY
J. RUSSO,	:	MIDDLESEX COUNTY: LAW DIVISION
	:	DOCKET NO. MID-L-6670-16AS
	:	
Plaintiffs,	:	
	:	
v.	:	CIVIL ACTION-ASBESTOS LITIGATION
	:	
ADVANCE AUTO PARTS, INC., et	:	ORDER TO ADMIT OLLIE M. HARTON,
al.	:	ESQ. <u>PRO HAC VICE</u>
	:	
Defendants.	:	

THIS MATTER having been opened to the court by Budd Lerner, P.C., attorneys for defendant, Ericsson, Inc. as successor-in-interest to Anaconda Wire & Cable Co. and Continental Wire & Cable Co. ("Ericsson"), for an Order admitting Ollie M. Harton, Esq. pro hac vice pursuant to Rule 1:21-2, and the court having considered the papers submitted and any opposition thereto, and for good cause shown that the subject of this lawsuit is a complex area in which Ollie M. Harton, Esq. has both specialized knowledge and a long-standing, attorney-client relationship with Ericsson and Ericsson having requested that Ollie M. Harton, Esq. represent them in this matter;

IT IS on this 17th day of March, 2017;

ORDERED that Ollie M. Harton, Esq. is hereby admitted pro hac vice in the above-captioned matter as co-counsel on behalf of Ericsson with Budd Larner, P.C. as counsel of record for Ericsson; and

IT IS FUTHER ORDERED that Ollie M. Harton, Esq. will:

1. Abide by the Rules of Practice of the Supreme Court of New Jersey, including all disciplinary rules, R. 1:20-1 and R. 1:28-2;

2. Consent to the appointment of the Clerk of the Supreme Court as his agent upon whom service of process may be made for all actions against his or his firm that may arise out of his participation in this matter;

3. Notify the court immediately of any matter affecting his standing at the bar of any other court;

4. Have all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in the State of New Jersey, who shall be held responsible for such papers and for the conduct of this case and of the admitted attorney herein;

5. Make all required payments the New Jersey Lawyer's Fund for Client Protection and the Disciplinary Oversight Committee within ten (10) days in accordance with R. 1:20-1(b) (Annual Fee), R. 1:28B-1(e) (Fee to Lawyers Assistance Fund) and

R. 1:28-2 (NJ Lawyer's Fund for Client Protection) and submit an affidavit of compliance;

6. Not be designated as trial counsel; and

7. Not request an adjournment or delay in discovery, motions, trial or any other proceedings by reason of his inability to appear; and

IT IS FURTHER ORDERED that automatic termination of pro hac vice admission shall occur for failure to make the required annual payment of the fees to the New Jersey Lawyer's Fund for Client Protection, the Disciplinary Oversight Committee and the New Jersey Lawyers Assistance Fund in accordance with the following rules: R. 1:20-1(b) (Annual Fee), R. 1:28B-1(e) (Fee to Lawyers Assistance Fund) and R. 1:28-2 (NJ Lawyer's Fund for Client Protection) and submit an affidavit of compliance. Proof of such payment, after filing proof of the initial payment, shall be made no later than February 1 of each year; and

IT IS FURTHER ORDERED that noncompliance with any of these requirements shall constitute grounds for removal; and

IT IS FURTHER ORDERED that a copy of this Order shall be served upon all parties within seven (7) days of the date hereof.



ANA C. VISCOMI, J.S.C.

DATED:

1123093

875
3-17-17

Szaferman, Lakind,
Blumstein & Blader P.C.
101 Grovers Mill Road, Suite 200
Lawrenceville, N.J. 08648
(609) 275-0400
By: Robert E. Lytle (ID #046331990)

FILED
MAR 17 2017
ANA C. VISCOMI, J.S.C.

Simon Greenstone Panatier Bartlett P.C.
3780 Kilroy Airport Way, Suite 540
Long Beach, California 90866
(562) 590-3400
By: Leah Kagan (ID #013602009)

Attorneys for Plaintiff

Marie Bond Macy and Jack
Macy,

Plaintiffs,

v.

Brenntag North America, Inc.,
et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L-623-17AS

Civil Action - Asbestos
Litigation

**ORDER FOR PRO HAC VICE
ADMISSION OF
LISA BARLEY, ESQ.**

This matter having been opened to the Court on behalf of Plaintiffs, Marie Bond Macy and Jack Macy, by Szaferman, Lakind, Blumstein & Blader, P.C. (Robert E. Lytle, Esq., appearing), notice to all counsel of record; and this Court having considered the moving papers, in which it is stated that Plaintiffs have a long-standing relationship with Lisa Barley, Esq.

IT IS ON THIS 17th day of March, 2017;

ORDERED that Lisa Barley, Esq. be and is hereby admitted *pro hac vice* in this matter; and

IT IS FURTHER ORDERED that Lisa Barley, Esq.:

1. Shall abide by the New Jersey Rules of Court, including all disciplinary rules, R. 1:20-1, R. 1:28-2 and R. 1:28B-1(e);
2. Shall consent to the appointment of the Clerk of the New Jersey Supreme Court as the agent upon whom service of process may be made for all actions against her that may arise out of her participation in this matter;
3. Shall notify the Court immediately of any matter affecting her standing at the bar of any other court;
4. Shall have all pleadings, briefs, and other papers filed with the Court signed by an attorney of record authorized to practice in this State, who shall be held responsible for them, the conduct of the cause and the admitted attorney herein;
5. Shall abide by any further requirements concerning her participation in this matter as the court from time to time deems necessary;
6. Cannot be designated as trial counsel; and

IT IS FURTHER ORDERED that:

1. No adjournment or delay in discovery, motions, trial, or any other proceeding shall occur or be requested by reason of the inability of Lisa Barley to be in attendance.
2. Lisa Barley shall, within ten (10) days, comply with R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) by paying the appropriate fees to the Disciplinary Oversight Committee, to the Lawyers Assistance Program and the New Jersey Fund for Client Protection

and submit an affidavit of compliance no later than February 1 of each year thereafter.

3. Automatic termination of *pro hac vice* admission will occur for failure to make the required annual payment to the Disciplinary Oversight Committee, the Lawyers Assistance Program and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of the initial payment, shall be made no later than February 1 of each year thereafter.

4. Noncompliance with any of these requirements shall constitute grounds for removal.

5. A copy of this Order shall be served on all parties within seven (7) days.



HON. ANA C. VISCOMI, J.S.C.

____ Opposed
 Unopposed

825
3-17-17

Szaferman, Lakind,
Blumstein & Blader P.C.
101 Grovers Mill Road, Suite 200
Lawrenceville, N.J. 08648
(609) 275-0400
By: Robert E. Lytle (ID #046331990)

FILED
MAR 17 2017
ANAC. VISCOMI, J.S.C.

Simon Greenstone Panatier Bartlett P.C.
3780 Kilroy Airport Way, Suite 540
Long Beach, California 90866
(562) 590-3400
By: Leah Kagan (ID #013602009)

Attorneys for Plaintiff

Marie Bond Macy and Jack Macy,

Plaintiffs,

v.

Brenntag North America, Inc.,
et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L-623-17AS

Civil Action - Asbestos
Litigation

**ORDER FOR PRO HAC VICE
ADMISSION OF
JENNIFER BARTLETT, ESQ.**

This matter having been opened to the Court on behalf of Plaintiffs, Marie Bond Macy and Jack Macy, by Szaferman, Lakind, Blumstein & Blader, P.C. (Robert E. Lytle, Esq., appearing), notice to all counsel of record; and this Court having considered the moving papers, in which it is stated that Plaintiffs have a long-standing relationship with Jennifer Bartlett, Esq.

IT IS ON THIS 17th day of March, 2017;

ORDERED that Jennifer Bartlett, Esq. be and is hereby admitted *pro hac vice* in this matter; and

IT IS FURTHER ORDERED that Jennifer Bartlett, Esq.:

1. Shall abide by the New Jersey Rules of Court, including all disciplinary rules, R. 1:20-1, R. 1:28-2 and R. 1:28B-1(e);

2. Shall consent to the appointment of the Clerk of the New Jersey Supreme Court as the agent upon whom service of process may be made for all actions against her that may arise out of her participation in this matter;

3. Shall notify the Court immediately of any matter affecting her standing at the bar of any other court;

4. Shall have all pleadings, briefs, and other papers filed with the Court signed by an attorney of record authorized to practice in this State, who shall be held responsible for them, the conduct of the cause and the admitted attorney herein;

5. Shall abide by any further requirements concerning her participation in this matter as the court from time to time deems necessary;

6. Cannot be designated as trial counsel; and

IT IS FURTHER ORDERED that:

1. No adjournment or delay in discovery, motions, trial, or any other proceeding shall occur or be requested by reason of the inability of Jennifer Bartlett to be in attendance.

2. Jennifer Bartlett shall, within ten (10) days, comply with R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) by paying the appropriate fees to the Disciplinary Oversight Committee, to the Lawyers Assistance Program and the New Jersey Fund for Client

Protection and submit an affidavit of compliance no later than February 1 of each year thereafter.

3. Automatic termination of *pro hac vice* admission will occur for failure to make the required annual payment to the Disciplinary Oversight Committee, the Lawyers Assistance Program and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of the initial payment, shall be made no later than February 1 of each year thereafter.

4. Noncompliance with any of these requirements shall constitute grounds for removal.

5. A copy of this Order shall be served on all parties within seven (7) days.



HON. ANA C. VISCOMI, J.S.C.

_____/ Opposed
_____/ Unopposed

876
3-17-17

Szaferman, Lakind,
Blumstein & Blader P.C.
101 Grovers Mill Road, Suite 200
Lawrenceville, N.J. 08648
(609) 275-0400
By: Robert E. Lytle (ID #046331990)

FILED
MAR 17 2017
ANAC. VISCOMI, J.S.C.

Simon Greenstone Panatier Bartlett P.C.
3780 Kilroy Airport Way, Suite 540
Long Beach, California 90866
(562) 590-3400
By: Leah Kagan (ID #013602009)

Attorneys for Plaintiff

Marie Bond Macy and Jack
Macy,

Plaintiffs,

v.

Brenntag North America, Inc.,
et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L-623-17AS

Civil Action - Asbestos
Litigation

**ORDER FOR PRO HAC VICE
ADMISSION OF
BRIAN BARROW, ESQ.**

This matter having been opened to the Court on behalf of
Plaintiffs, Marie Bond Macy and Jack Macy, by Szaferman, Lakind,
Blumstein & Blader, P.C. (Robert E. Lytle, Esq., appearing),
notice to all counsel of record; and this Court having considered
the moving papers, in which it is stated that Plaintiffs have a
long-standing relationship with Brian Barrow, Esq.

IT IS ON THIS 17th day of March, 2017;

ORDERED that Brian Barrow, Esq. be and is hereby admitted
pro hac vice in this matter; and

IT IS FURTHER ORDERED that Brian Barrow, Esq.:

1. Shall abide by the New Jersey Rules of Court, including all disciplinary rules, R. 1:20-1, R. 1:28-2 and R. 1:28B-1(e);

2. Shall consent to the appointment of the Clerk of the New Jersey Supreme Court as the agent upon whom service of process may be made for all actions against him that may arise out of his participation in this matter;

3. Shall notify the Court immediately of any matter affecting his standing at the bar of any other court;

4. Shall have all pleadings, briefs, and other papers filed with the Court signed by an attorney of record authorized to practice in this State, who shall be held responsible for them, the conduct of the cause and the admitted attorney herein;

5. Shall abide by any further requirements concerning his participation in this matter as the court from time to time deems necessary;

6. Cannot be designated as trial counsel; and

IT IS FURTHER ORDERED that:

1. No adjournment or delay in discovery, motions, trial, or any other proceeding shall occur or be requested by reason of the inability of Brian Barrow to be in attendance.

2. Brian Barrow shall, within ten (10) days, comply with R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) by paying the appropriate fees to the Disciplinary Oversight Committee, to the Lawyers Assistance Program and the New Jersey Fund for Client

Protection and submit an affidavit of compliance no later than February 1 of each year thereafter.

3. Automatic termination of *pro hac vice* admission will occur for failure to make the required annual payment to the Disciplinary Oversight Committee, the Lawyers Assistance Program and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of the initial payment, shall be made no later than February 1 of each year thereafter.

4. Noncompliance with any of these requirements shall constitute grounds for removal.

5. A copy of this Order shall be served on all parties within seven (7) days.



HON. ANA C. VISCOMI, J.S.C.

Opposed
 Unopposed

877
3-17-17

Szaferman, Lakind,
Blumstein & Blader P.C.
101 Grovers Mill Road, Suite 200
Lawrenceville, N.J. 08648
(609) 275-0400
By: Robert E. Lytle (ID #046331990)

FILED
MAR 17 2017
ANAC. VISCOMI, J.S.C.

Simon Greenstone Panatier Bartlett P.C.
3780 Kilroy Airport Way, Suite 540
Long Beach, California 90866
(562) 590-3400
By: Leah Kagan (ID #013602009)

Attorneys for Plaintiff

Marie Bond Macy and Jack
Macy,

Plaintiffs,

v.

Brenntag North America, Inc.,
et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L-623-17AS

Civil Action - Asbestos
Litigation

**ORDER FOR PRO HAC VICE
ADMISSION OF
CHRISTOPHER PANATIER, ESQ.**

This matter having been opened to the Court on behalf of
Plaintiffs, Marie Bond Macy and Jack Macy, by Szaferman, Lakind,
Blumstein & Blader, P.C. (Robert E. Lytle, Esq., appearing),
notice to all counsel of record; and this Court having considered
the moving papers, in which it is stated that Plaintiffs have a
long-standing relationship with Christopher Panatier, Esq.

IT IS ON THIS 17th day of March 2017;

ORDERED that Christopher Panatier, Esq. be and is hereby
admitted *pro hac vice* in this matter; and

IT IS FURTHER ORDERED that Christopher Panatier, Esq.:

1. Shall abide by the New Jersey Rules of Court, including all disciplinary rules, R. 1:20-1, R. 1:28-2 and R. 1:28B-1(e);

2. Shall consent to the appointment of the Clerk of the New Jersey Supreme Court as the agent upon whom service of process may be made for all actions against him that may arise out of his participation in this matter;

3. Shall notify the Court immediately of any matter affecting his standing at the bar of any other court;

4. Shall have all pleadings, briefs, and other papers filed with the Court signed by an attorney of record authorized to practice in this State, who shall be held responsible for them, the conduct of the cause and the admitted attorney herein;

5. Shall abide by any further requirements concerning his participation in this matter as the court from time to time deems necessary;

6. Cannot be designated as trial counsel; and

IT IS FURTHER ORDERED that:

1. No adjournment or delay in discovery, motions, trial, or any other proceeding shall occur or be requested by reason of the inability of Christopher Panatier to be in attendance.

2. Christopher Panatier shall, within ten (10) days, comply with R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) by paying the appropriate fees to the Disciplinary Oversight Committee, to the Lawyers Assistance Program and the New Jersey Fund for Client

Protection and submit an affidavit of compliance no later than February 1 of each year thereafter.

3. Automatic termination of *pro hac vice* admission will occur for failure to make the required annual payment to the Disciplinary Oversight Committee, the Lawyers Assistance Program and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of the initial payment, shall be made no later than February 1 of each year thereafter.

4. Noncompliance with any of these requirements shall constitute grounds for removal.

5. A copy of this Order shall be served on all parties within seven (7) days.



HON. ANA C. VISCOMI, J.S.C.

____ Opposed
 Unopposed

878
3-17-17

Szaferman, Lakind,
Blumstein & Blader P.C.
101 Grovers Mill Road, Suite 200
Lawrenceville, N.J. 08648
(609) 275-0400
By: Robert E. Lytle (ID #046331990)

Simon Greenstone Panatier Bartlett P.C.
3780 Kilroy Airport Way, Suite 540
Long Beach, California 90866
(562) 590-3400
By: Leah Kagan (ID #013602009)

FILED
MAR 17 2017
ANA C. VISCOMI, J.S.C.

Attorneys for Plaintiff

Marie Bond Macy and Jack
Macy,

Plaintiffs,

v.

Brenntag North America, Inc.,
et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L-623-17AS

Civil Action - Asbestos
Litigation

**ORDER FOR PRO HAC VICE
ADMISSION OF
DAVID GREENSTONE, ESQ.**

This matter having been opened to the Court on behalf of Plaintiffs, Marie Bond Macy and Jack Macy, by Szaferman, Lakind, Blumstein & Blader, P.C. (Robert E. Lytle, Esq., appearing), notice to all counsel of record; and this Court having considered the moving papers, in which it is stated that Plaintiffs have a long-standing relationship with David Greenstone, Esq.

IT IS ON THIS 17th day of March, 2017;

ORDERED that David Greenstone, Esq. be and is hereby admitted *pro hac vice* in this matter; and

IT IS FURTHER ORDERED that David Greenstone, Esq.:

1. Shall abide by the New Jersey Rules of Court, including all disciplinary rules, R. 1:20-1, R. 1:28-2 and R. 1:28B-1(e);

2. Shall consent to the appointment of the Clerk of the New Jersey Supreme Court as the agent upon whom service of process may be made for all actions against him that may arise out of his participation in this matter;

3. Shall notify the Court immediately of any matter affecting him standing at the bar of any other court;

4. Shall have all pleadings, briefs, and other papers filed with the Court signed by an attorney of record authorized to practice in this State, who shall be held responsible for them, the conduct of the cause and the admitted attorney herein;

5. Shall abide by any further requirements concerning his participation in this matter as the court from time to time deems necessary;

6. Cannot be designated as trial counsel; and

IT IS FURTHER ORDERED that:

1. No adjournment or delay in discovery, motions, trial, or any other proceeding shall occur or be requested by reason of the inability of David Greenstone to be in attendance.

2. David Greenstone shall, within ten (10) days, comply with R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) by paying the appropriate fees to the Disciplinary Oversight Committee, to the Lawyers Assistance Program and the New Jersey Fund for Client

Protection and submit an affidavit of compliance no later than February 1 of each year thereafter.

3. Automatic termination of *pro hac vice* admission will occur for failure to make the required annual payment to the Disciplinary Oversight Committee, the Lawyers Assistance Program and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of the initial payment, shall be made no later than February 1 of each year thereafter.

4. Noncompliance with any of these requirements shall constitute grounds for removal.

5. A copy of this Order shall be served on all parties within seven (7) days.



HON. ANA C. VISCOMI, J.S.C.

Opposed

Unopposed

829
3-17-17

Szaferman, Lakind,
Blumstein & Blader P.C.
101 Grovers Mill Road, Suite 200
Lawrenceville, N.J. 08648
(609) 275-0400
By: Robert E. Lytle (ID #046331990)

Simon Greenstone Panatier Bartlett P.C.
3780 Kilroy Airport Way, Suite 540
Long Beach, California 90866
(562) 590-3400
By: Leah Kagan (ID #013602009)

Attorneys for Plaintiff

Marie Bond Macy and Jack
Macy,

Plaintiffs,

v.

Brenntag North America,
Inc., et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L-623-17AS

Civil Action - Asbestos
Litigation

**ORDER FOR PRO HAC VICE
ADMISSION OF
MARISSA LANGHOFF, ESQ.**

This matter having been opened to the Court on behalf of
Plaintiffs, Marie Bond Macy and Jack Macy, by Szaferman, Lakind,
Blumstein & Blader, P.C. (Robert E. Lytle, Esq., appearing),
notice to all counsel of record; and this Court having considered
the moving papers, in which it is stated that Plaintiffs have a
long-standing relationship with Marissa Langhoff, Esq.

IT IS ON THIS 17th day of March 2017;

ORDERED that Marissa Langhoff, Esq. be and is hereby
admitted *pro hac vice* in this matter; and

IT IS FURTHER ORDERED that Marissa Langhoff, Esq.:

1. Shall abide by the New Jersey Rules of Court, including all disciplinary rules, R. 1:20-1, R. 1:28-2 and R. 1:28B-1(e);

2. Shall consent to the appointment of the Clerk of the New Jersey Supreme Court as the agent upon whom service of process may be made for all actions against her that may arise out of her participation in this matter;

3. Shall notify the Court immediately of any matter affecting her standing at the bar of any other court;

4. Shall have all pleadings, briefs, and other papers filed with the Court signed by an attorney of record authorized to practice in this State, who shall be held responsible for them, the conduct of the cause and the admitted, attorney herein;

5. Shall abide by any further requirements concerning her participation in this matter as the court from time to time deems necessary;

6. Cannot be designated as trial counsel; and

IT IS FURTHER ORDERED that:

1. No adjournment or delay in discovery, motions, trial, or any other proceeding shall occur or be requested by reason of the inability of Marissa Langhoff to be in attendance.

2. Marissa Langhoff shall, within ten (10) days, comply with R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) by paying the appropriate fees to the Disciplinary Oversight Committee, to the Lawyers Assistance Program and the New Jersey Fund for Client

Protection and submit an affidavit of compliance no later than February 1 of each year thereafter.

3. Automatic termination of *pro hac vice* admission will occur for failure to make the required annual payment to the Disciplinary Oversight Committee, the Lawyers Assistance Program and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of the initial payment, shall be made no later than February 1 of each year thereafter.

4. Noncompliance with any of these requirements shall constitute grounds for removal.

5. A copy of this Order shall be served on all parties within seven (7) days.



HON. ANA C. VISCOMI, J.S.C.

Opposed
 Unopposed

880
3-17-17

Szaferman, Lakind,
Blumstein & Blader P.C.
101 Grovers Mill Road, Suite 200
Lawrenceville, N.J. 08648
(609) 275-0400
By: Robert E. Lytle (ID #046331990)

FILED
MAR 17 2017
ANA C. VISCOMI, J.S.C.

Simon Greenstone Panatier Bartlett P.C.
3780 Kilroy Airport Way, Suite 540
Long Beach, California 90866
(562) 590-3400
By: Leah Kagan (ID #013602009)

Attorneys for Plaintiff

Marie Bond Macy and Jack
Macy,

Plaintiffs,

v.

Brenntag North America, Inc.,
et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L-623-17AS

Civil Action - Asbestos
Litigation

**ORDER FOR PRO HAC VICE
ADMISSION OF
NECTARIA BELANTIS, ESQ.**

This matter having been opened to the Court on behalf of Plaintiffs, Marie Bond Macy and Jack Macy, by Szaferman, Lakind, Blumstein & Blader, P.C. (Robert E. Lytle, Esq., appearing), notice to all counsel of record; and this Court having considered the moving papers, in which it is stated that Plaintiffs have a long-standing relationship with Nectaria Belantis, Esq.

IT IS ON THIS 17th day of March 2017;

ORDERED that Nectaria Belantis, Esq. be and is hereby admitted *pro hac vice* in this matter; and

IT IS FURTHER ORDERED that Nectaria Belantis, Esq.:

1. Shall abide by the New Jersey Rules of Court, including all disciplinary rules, R. 1:20-1, R. 1:28-2 and R. 1:28B-1(e);

2. Shall consent to the appointment of the Clerk of the New Jersey Supreme Court as the agent upon whom service of process may be made for all actions against her that may arise out of her participation in this matter;

3. Shall notify the Court immediately of any matter affecting her standing at the bar of any other court;

4. Shall have all pleadings, briefs, and other papers filed with the Court signed by an attorney of record authorized to practice in this State, who shall be held responsible for them, the conduct of the cause and the admitted attorney herein;

5. Shall abide by any further requirements concerning her participation in this matter as the court from time to time deems necessary;

6. Cannot be designated as trial counsel; and

IT IS FURTHER ORDERED that:

1. No adjournment or delay in discovery, motions, trial, or any other proceeding shall occur or be requested by reason of the inability of Nectaria Belantis to be in attendance.

2. Nectaria Belantis shall, within ten (10) days, comply with R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) by paying the

appropriate fees to the Disciplinary Oversight Committee, to the Lawyers Assistance Program and the New Jersey Fund for Client Protection and submit an affidavit of compliance no later than February 1 of each year thereafter.

3. Automatic termination of *pro hac vice* admission will occur for failure to make the required annual payment to the Disciplinary Oversight Committee, the Lawyers Assistance Program and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of the initial payment, shall be made no later than February 1 of each year thereafter.

4. Noncompliance with any of these requirements shall constitute grounds for removal.

5. A copy of this Order shall be served on all parties within seven (7) days.



HON. ANA C. VISCOMI, J.S.C.

____ Opposed
 Unopposed

865
3-17-17

LEWIS BRISBOIS BISGAARD & SMITH, LLP

Kathleen Marron Trabold, Esq. – NJ Attorney ID #051161996

77 Water Street, 21st Floor

New York, New York 10005

Tel. (212) 232-1300

Attorneys for Defendant,

Henkel Corporation, Individually and as

Successor to Loctite Corp.

FILED

MAR 17 2017

ANA C. VISCOMI, J.S.C.

	:	SUPERIOR COURT OF NEW JERSEY
DANIEL HUGHES AND MARGARET	:	LAW DIVISION: MIDDLESEX COUNTY
HUGHES, h/w	:	
	:	DOCKET NO.: MID-L-2720-16 (AS)
Plaintiffs,	:	
	:	<u>Civil Action - Asbestos Litigation</u>
v.	:	
	:	ORDER ADMITTING
3M COMPANY, <i>et al.</i> ,	:	ATTORNEY <i>PRO HAC VICE</i>
	:	
Defendants.	:	
	:	

THIS MATTER having been opened to the Court by Kathleen Marron Trabold of Lewis Brisbois Bisgaard & Smith LLP, a New Jersey attorney and the attorney of record for Henkel Corporation, Individually and as Successor to Loctite Corp. (“Henkel Corporation”) to permit PHILIP J. O’ROURKE, an attorney admitted to the practice of law in the State of New York, to appear and participate with other counsel for Henkel Corporation in all phases of trial, and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 17th day of March, 2017, hereby;

ORDERED that PHILIP J. O’ROURKE be and is hereby admitted *pro hac vice* in the above-captioned matter pursuant to New Jersey Rule 1:21-2 and is authorized to appear and participate with other counsel for Henkel in all phases of trial, subject to the following conditions:

1. PHILIP J. O'ROURKE shall abide by the *New Jersey Court Rules* including all disciplinary rules, *R. 1:20-1* and *R. 1:28-2*.

2. PHILIP J. O'ROURKE shall, and hereby does, consent to the appointment of the Clerk of the Supreme Court as his agent upon whom service of process may be made for all actions against PHILIP J. O'ROURKE that may arise out of his participation in this action.

3. PHILIP J. O'ROURKE shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdictions.

4. PHILIP J. O'ROURKE shall have all pleadings, briefs, and other papers filed with the Court signed by an attorney of record authorized to practice in New Jersey, who shall be held responsible for them, the conduct of the litigation and the attorney admitted herein.

5. PHILIP J. O'ROURKE cannot be designated as trial counsel.

6. No discovery, motion, trial, or any other proceeding delay shall occur or be requested by reason of the inability of PHILIP J. O'ROURKE to be in attendance.

7. PHILIP J. O'ROURKE must, within ten (10) days, pay the fees required by *R. 1:20-1(b)* and *R. 1:28-2* and submit an affidavit of compliance.

8. *Pro Hac Vice* admission will automatically terminate for failure to make the initial or annual payment required by *R. 1:20-1(b)* and *R. 1:28-2* ^{Payment of the annual fee to the Lawyer's Assistance Fund and the NJ Lawyer's Fund For Client Protection. Proof of such payment, after filing proof of such payment, shall be made no later than February 1 of each year.}

9. Non-compliance with any of the terms of this Order shall constitute grounds for removal.

ORDERED that a copy of this Order shall be served on all counsel within seven (7) days of the date hereof.

Opposed ()
Unopposed (✓)



Honorable Ana C. Viscomi, J.S.C.

324
3-17-17

Joseph P. La Sala - 268241972
MCELROY, DEUTSCH, MULVANEY & CARPENTER, LLP
1300 Mt. Kemble Avenue
P.O. Box 2075
Morristown, New Jersey 07962-2075
(973) 993-8100
Attorneys for Exxon Mobil Corporation

FILED
MAR 17 2017
ANA C. VISCOMI, J.S.C.

PAUL CAROLAN,

Plaintiffs,

vs.

3M COMPANY, INC., et al.

Defendants

ORDER

THIS MATTER having been opened to the Court by McElroy, Deutsch, Mulvaney & Carpenter, LLP, attorneys for defendant Exxon Mobil Corporation, ("Exxon Mobil") upon application for an Order pursuant to Rule 1:21-1 granting *pro hac vice* admission to Christopher Manning, Esq., and the Court having considered the submission of the *pro hac vice* application, and for good cause shown;

IT IS on this 17th day of March 2017

ORDERED that the application of Christopher Manning, Esq. for admission *pro hac vice* for the limited purpose of participating in the representation of Exxon Mobil in the within matter, be hereby granted and that the aforesaid shall abide by the New Jersey Court Rules including all disciplinary rules, Rule 1:20-1 and Rule 1:28-2; and Rule 1:28B-1.

IT IS FURTHER ORDERED that Christopher Manning, Esq. shall notify the Court immediately of any matter affecting his standing at the bar of any other Court where he is admitted to practice; and

IT IS FURTHER ORDERED that Christopher Manning, Esq. shall have all pleadings, briefs and other papers filed with the Court signed by an attorney of record authorized to practice in this State who shall be held responsible for them, the conduct of the cause and the admitted attorneys herein; and

IT IS FURTHER ORDERED that Christopher Manning, Esq. shall consent to the appointment of the Clerk of the New Jersey Supreme Court as agent upon whom service of process may be made for all actions against him and his firm that may arise out of his participation in this matter; and

IT IS FURTHER ORDERED that no delay in discovery, motions, trial or any other proceeding shall occur or be requested by reason of the inability of Christopher Manning, Esq. to be in attendance; and

IT IS FURTHER ORDERED that Christopher Manning, Esq. must, within ten days, pay the fees required by Rule 1:20-1(b), Rule 1:28B-1(e) and Rule 1:28-2 and submit affidavits of compliance; and

IT IS FURTHER ORDERED that automatic termination of *pro hac vice* admission will occur for failure to make the required annual payment to the ~~Ethics Financial Committee~~ ^{Lawyer's Assistance Fund} and the New Jersey Lawyer's Fund for Client Protection. Proof of payment, after filing proof of initial payment, shall be made no later than February 1 of each year; and

IT IS FURTHER ORDERED that noncompliance with any of these requirements shall constitute grounds for termination; and

IT IS FURTHER ORDERED that a copy of this Order shall be served upon on all parties within seven (7) days.



Honorable Ana C. Viscomi, J.S.C.

Unopposed

Opposed

467
3-17-17

RAWLE & HENDERSON LLP
John C. McMeekin II, Esquire, # 036331997
The Widener Building, 16th Floor
One South Penn Square
Philadelphia, Pa 19107
(215) 575-4200
Attorneys for
American Biltrite Inc.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. L-3453-16 AS

THEODORE ABBOTT and JOYCE
ABBOTT,

Plaintiffs,

v.

AMERICAN BILTRITE INC., *et al.*

Defendants.

:
: ASBESTOS LITIGATION
:
: CIVIL ACTION
:
: ORDER ADMITTING DAVID J. FISHER,
: ESQUIRE *PRO HAC VICE*
:
:
:

THIS MATTER having been opened by Rawle & Henderson LLP, attorneys for Defendant American Biltrite Inc. upon application for an Order pursuant to R. 1:21-2 granting *pro hac vice* admission to David J. Fisher, Esquire, and the Court having considered the submission of the parties and for good cause shown:

IT IS on this 17th day of March, 2017; **ORDERED** that the motion is **GRANTED** and David J. Fisher is hereby admitted *pro hac vice*.

IT IS FURTHER ORDERED that there is a finding of good cause shown for the admission of David J. Fisher, Esquire as he has an established long-standing attorney client relationship with American Biltrite Inc., and this matter involves a complex area and David J. Fisher is a specialist.

IT IS FURTHER ORDERED that David J. Fisher will be subject to the following conditions:

(1) David J. Fisher shall abide by the New Jersey Court Rules including all disciplinary rules; and

(2) David J. Fisher shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against him or his firm that may arise out of the attorney's participation in the matter; and

(3) David J. Fisher shall notify the Court immediately of any matter affecting the attorney's standing at the bar of any other court in any jurisdiction; and

(4) All pleadings, briefs, and other papers filed with the Court shall be signed by an attorney of record authorized to practice in this State, who shall be responsible for them, the conduct of the cause and counsel admitted *pro hac vice* by virtue of this Order; and

(5) David J. Fisher shall within ten (10) days of the date of this Order comply with R. 1:20-1(b), R. 1:28-2, and R. 1:28B-1(e); and

(6) David J. Fisher shall not be designated as trial counsel; and

(7) No adjournment or delay in discovery, motions, trial, or any other proceedings will be requested by reason of David J. Fisher's inability to appear; and

(8) Automatic termination of *pro hac vice* admission shall occur for failure to make the required annual payment to the Lawyers' Assistance Fund, the Disciplinary Oversight Committee, and the New Jersey Lawyers' Fund for Client Protection. Proof of such payment, after filing proof of the initial payment, shall be made no later than February 1 of each year; and

(9) Noncompliance with any of these requirements shall constitute grounds for removal; and

Rawle & Henderson LLP shall serve a copy of this Order upon all counsel of record within seven (7) days of the date of entry hereof.



Honorable Ana C. Viscomi, J.S.C.

Opposed
 Unopposed

470
3-17-17

RAWLE & HENDERSON LLP
John C. McMeekin II, Esquire, # 036331997
The Widener Building, 16th Floor
One South Penn Square
Philadelphia, Pa 19107
(215) 575-4200
Attorneys for
American Biltrite Inc.

**SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY**

DOCKET NO. L-3453-16 AS

FILED
MAR 17 2017
ANA C. VISCOMI, J.S.C.

THEODORE ABBOTT and JOYCE ABBOTT,	:	ASBESTOS LITIGATION
	:	
Plaintiffs,	:	CIVIL ACTION
	:	
v.	:	ORDER ADMITTING JOHN J. KUROWSKI, ESQUIRE <i>PRO HAC VICE</i>
	:	
AMERICAN BILTRITE INC., et al.	:	
	:	
Defendants.	:	

THIS MATTER having been opened by Rawle & Henderson LLP, attorneys for Defendant American Biltrite Inc. upon application for an Order pursuant to R. 1:21-2 granting *pro hac vice* admission to John J. Kurowski, Esquire, and the Court having considered the submission of the parties and for good cause shown:

IT IS on this 17th day of March, 2017; **ORDERED** that the motion is **GRANTED** and John J. Kurowski is hereby admitted *pro hac vice*.

IT IS FURTHER ORDERED that there is a finding of good cause shown for the admission of John J. Kurowski, Esquire as he has an established long-standing attorney client relationship with American Biltrite Inc., and this matter involves a complex area and John J. Kurowski is a specialist.

IT IS FURTHER ORDERED that John J. Kurowski will be subject to the following conditions:

(1) John J. Kurowski shall abide by the New Jersey Court Rules including all disciplinary rules; and

(2) John J. Kurowski shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against him or his firm that may arise out of the attorney's participation in the matter; and

(3) John J. Kurowski shall notify the Court immediately of any matter affecting the attorney's standing at the bar of any other court in any jurisdiction; and

(4) All pleadings, briefs, and other papers filed with the Court shall be signed by an attorney of record authorized to practice in this State, who shall be responsible for them, the conduct of the cause and counsel admitted *pro hac vice* by virtue of this Order; and

(5) John J. Kurowski shall within ten (10) days of the date of this Order comply with R. 1:20-1(b), R. 1:28-2, and R. 1:28B-1(e); and

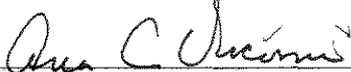
(6) John J. Kurowski shall not be designated as trial counsel; and

(7) No adjournment or delay in discovery, motions, trial, or any other proceedings will be requested by reason of John J. Kurowski's inability to appear; and

(8) Automatic termination of *pro hac vice* admission shall occur for failure to make the required annual payment to the Lawyers' Assistance Fund, the Disciplinary Oversight Committee, and the New Jersey Lawyers' Fund for Client Protection. Proof of such payment, after filing proof of the initial payment, shall be made no later than February 1 of each year; and

(9) Noncompliance with any of these requirements shall constitute grounds for removal; and

Rawle & Henderson LLP shall serve a copy of this Order upon all counsel of record within seven (7) days of the date of entry hereof.



Honorable Ana C. Viscomi, J.S.C.

_____/ Opposed
_____/ Unopposed