

Judge Ana Viscomi, J.S.C.							
Master Motion List							
Motions Returnable (03 29 2018)							
Docket	Case Name	Motion Type	Motion #	Opp recd	MOVANTS ATTNY	PLAINTIFF'S ATTNY	DISPOSITION
L-546-17	ALDERDICE V. WCD	S/J	242	YES	Hoagland Longo	Szaferman/Simon	adj 5/25
L-546-17	ALDERDICE V. WCD	XM TO SEAL AND OPP		YES	Szaferman/Simon	Szaferman/Simon	adj 5/25
L-546-17	ALDERDICE V. J&J	PHV ERIC D. COOK	673		Drinker Biddle	Szaferman/Simon	GRANTED
L-546-17	ALDERDICE V. J&J CONSUMER	PHV ERIC D. COOK	677		Drinker Biddle	Szaferman/Simon	GRANTED
L-1370-17	AREND V. BRISTOL MYERS SQUIBB	JOINDER TO REVLON'S MOTIONS TO DISMISS FOR FORUM NON CONVENIENS	366		Hawkins Parnell	Szaferman/Simon	adj 5/11
L-1370-17	AREND V. IMERYS	S/J	65	YES	Rawle Henderson	Szaferman/Simon	adj 5/11
L-1370-17	AREND V. IMERYS	XM-TO SEAL & OPP TO IMERYS		YES	Szaferman/Simon	Szaferman/Simon	adj 5/11

L-546-17	ALDERDICE V. WCD	S/J	242	YES	Hoagland Longo	Szaferman/Simon	adj 5/25
L-1370-17	AREND V. J&J	S/J	427	YES	Drinker Biddle	Szaferman/Simon	adj 5/11
L-1370-17	AREND V. J&J	XM-TO SEAL & OPP TO J&J	427	YES	Szaferman/Simon	Szaferman/Simon	adj 5/11
L-1370-17	AREND V. J&J	PHV ERIC D. COOK	713		Drinker Biddle	Szaferman/Simon	GRANTED
L-827-17	AREND V. J&J CONSUMER	PHV ERIC D. COOK	715		Drinker Biddle	Szaferman/Simon	GRANTED
L-1370-17	AREND V. REVLON	DISMISS FOR FORUM NON CONVENIENS	370		Hawkins Parnell	Szaferman/Simon	adj 5/11
L-1370-17	AREND V. WCD	S/J	238	YES	Hoagland Longo	Szaferman/Simon	adj 5/11
L-1370-17	AREND V. WCD	XM-TO SEAL & OPP TO WCD		YES	Szaferman/Simon	Szaferman/Simon	adj 5/11
L-1370-17	AREND V. YVES ST. LAURENT	DISMISS FOR FORUM NON CONVENIENS	376		Hawkins Parnell	Szaferman/Simon	adj 5/11

L-546-17	ALDERDICE V. WCD	S/J	242	YES	Hoagland Longo	Szaferman/Simon	adj 5/25
L-3922-15	BABICH V. UNION CARBIDE	S/J	220		Caruso Smith	Szaferman/Levy	W/D
L-1132-16	BAKER V. CEMEX	S/J	189		Gibbons	Szaferman/Simon	GRANTED
L-5358-16	BARTLOW V. WCD	RECONSIDERATION AND GRANT S/J	400	YES	Hoagland Longo	Szaferman/Simon	adj 5/18
L-4394-14	BIEBRUNNER V. BORG WARNER	S/J	367	YES	Tanenbaum	Cohen Placitella	adj 5/18
L-5273-17	BOOR V. ABP INDUCTION	PHV CHRISTINA HARTLEY	341		Maune	Maune	GRANTED
L-965-16	BURTON V. AMERICAN INDUSTRIAL	SUB SVC	833	YES	Szaferman/Levy	Szaferman/Levy	adj 4/27
L-900-14	CAIRO V. 3RD PRTY DEFT WCD	RECONSIDERATION	196	YES	Hoagland Longo	Szaferman/Levy	adj 5/4/18
L-900-14	CAIRO V. AMERICAN INTL	AMD CPT	807	YES	Szaferman/Levy	Szaferman/Levy	adj 5/4/18
L-900-14	CAIRO V. YARDVILLE SUPPLY	S/J	62	YES	Fornaro Francioso	Szaferman/Levy	adj 5/11/18
L-3572-17	CARLSON V. BORGHESE	DISMISS FOR LACK OF PERSONAL JURISDICTION	111	YES	Porzio	Szaferman/Simon	adj 5/18

L-546-17	ALDERDICE V. WCD	S/J	242	YES	Hoagland Longo	Szaferman/Simon	adj 5/25
L-3572-17	CARLSON V. COSTCO	DISMISS FOR LACK OF PERSONAL JURISDICTION	112	YES	Porzio	Szaferman/Simon	adj 5/18
L-2911-17	CHAPMAN V. BASF	HOLD FORD IN CONTEMPT FOR FAILURE TO COMPLY WITH S/P	430	YES	Lanier	Lanier	adj 5/11/18
L-2911-17	CHAPMAN V. CYPRUS/IMERYS	RECONSIDERATION OF 12/19/17 ORDER OF DISMISSAL	362/363	YES	Rawle Henderson	Lanier	adj 5/11/18
L-2911-17	CHAPMAN V. CYPRUS/IMERYS	XM-STRIKE NEW & ADDL EVIDENCE IN DEFT'S MOTION FOR RECONSIDERATION	1155	YES	Lanier	Lanier	adj 5/11/18
L-2911-17	CHAPMAN V. PERSONAL CARE PRODUCTS (PCPC)	DISMISS 2ND AMD CPT W/ PREJ FOR FAILURE TO STATE A CLAIM	42	YES	McMahon Martine	Lanier	adj 5/11/18

L-546-17	ALDERDICE V. WCD	S/J	242	YES	Hoagland Longo	Szaferman/Simon	adj 5/25
L-2911-17	CHAPMAN V. PERSONAL CARE PRODUCTS COUNCIL (PCPC)	DISMISS CPT FOR FAILURE TO STATE A CLAIM	1	YES	McMahon Martine	Lanier	adj 5/4/18
L-2911-17	CHAPMAN V. PNEUMO ABEX	DISMISS FOR LACK OF PERSONAL JURISDICTION	701	YES	Hawkins Parnell	Lanier	adj 5/4/18
L-7275-12	COLLAS V. LINDE MATERIAL	APPEAL RECOMMENDATION OF S.M.	857	YES	Landman Corsi	Cohen Placitella	adj 5/11/18
L-6392-17	COVIL V. BORG WARNER	S/J	255		Tanenbaum	Levy Konigsberg	GRANTED
L-3103-15	D'AGOSTINO V. AMERICAN BILTRITE	S/J	142	YES	Rawle Henderson	Weitz & Luxemborg	adj 5/11/18

L-546-17	ALDERDICE V. WCD	S/J	242	YES	Hoagland Longo	Szaferman/Simon	adj 5/25
L-4806-17	DEFEO V. 3M	DESIGNATE THAT PLTF WAS FREQUENTLY & REGULARLY EXPOSED TO ASB CAUED BY DEFECTIVE RESPIRATOR S AND FILTERS SOLD BY MSA	300	YES	Levy Konigsberg	Levy Konigsberg	adj 5/11
L-4806-17	DEFEO V. 3M	DESIGNATE THAT PLTF WAS FREQUENTLY & REGULARLY EXPOSED TO ASB CAUED BY DEFECTIVE RESPIRATOR S AND FILTERS SOLD BY CHARLES A. WAGNER	303	YES	Levy Konigsberg	Levy Konigsberg	adj 5/18/18

L-546-17	ALDERDICE V. WCD	S/J	242	YES	Hoagland Longo	Szaferman/Simon	adj 5/25
L-5732-17	DOCKERY V. BORG WARNER	DISMISS FOR LACK OF PERSONAL JURISDICTION	34		Tanenbaum	Levy Konigsberg	GRANTED
L-6301-16	DOOLEY V. AMERICAN HONDA	S/J	76		Greenbaum Rowe	Weitz Luxenberg	adj 5/18/18
L-6301-16	DOOLEY V. KAWASAKI MOTORS	S/J	566	YES	Lynch Daskal	Weitz & Luxemborg	adj 5/25/18
L-6301-16	DOOLEY V. YAMAHA	S/J	483	YES	Lynch Daskal	Weitz & Luxemborg	adj 5/25/18
L-1951-14	DUDASH V. CHEVRON	SJ	90	YES	McElroy Deutsch	Cohen Placitella	adj 5/25/18
L-3967-15	DUSSIA V. PROCTER & GAMBLE	PROTECTIVE ORDER	229	YES	Goldberg Segalla	Levy Konigsberg	adj 5/25/18
L-3967-15	DUSSIA V. PROCTER & GAMBLE	XM TO COMPEL TALC SAMPLES & OPP	1045	YES	Levy Konigsberg	Levy Konigsberg	adj 5/25/18

L-546-17	ALDERDICE V. WCD	S/J	242	YES	Hoagland Longo	Szaferman/Simon	adj 5/25
L-932-17	ETHERIDGE V. J&J	S/J	302	YES	Drinker Biddle	Szaferman/Simon	adj 5/4/18
L-932-17	ETHERIDGE V. J&J	PLAINTIFF'S XM TO SEAL		YES	Szaferman/Simon	Szaferman/Simon	W/D XM
L-932-17	ETHERIDGE V. J&J	PHV ERIC D. COOK	689		Drinker Biddle	Szaferman/Simon	GRANTED
L-6479-17	FERGUSON V. GENUINE PARTS	DISMISS FOR LACK OF PERSONAL JX	253		Breuninger	Weitz Luxenberg	adj 5/25
L-1464-17	GAMBINO V. NORTH STELTON LUMBER	INCLUDE BANKRUPT ENTITIES ON VERDICT SHEET FOR ALLOCATION OF LIABILITY - AMENDED MOTION	762		McGivney	Szaferman/Levy	adj 4/27

L-546-17	ALDERDICE V. WCD	S/J	242	YES	Hoagland Longo	Szaferman/Simon	adj 5/25
L-1464-17	GAMBINO V. SOMERVILLE LUMBER	XM JOINING IN NORTH STELTON LUMBER MOTION	1142		O'Toole Scrivo	Szaferman/Levy	adj 4/27
L-1464-17	GAMBINO V. SOMERVILLE LUMBER	XM JOINING IN NORTH STELTON LUMBER MOTION	1110		Caruso Smith	Szaferman/Levy	adj 4/27
L-1515-17	GARCIA V. BRENNTAG	XM SEAL AND OPP TO CYPRUS; IMERYS; J&J; WCD	1042	YES	Szaferman/Levy	Szaferman/Levy	adj 5/11/18
L-1515-17	GARCIA V. CYPRUS	S/J	278	YES	Rawle Henderson	Szaferman/Levy	adj 5/11/18
L-1515-17	GARCIA V. CYPRUS	S/J	278	YES	Rawle Henderson	Szaferman/Levy	adj 5/11/18
L-1515-17	GARCIA V. CYPRUS	S/J	278	YES	Rawle Henderson	Szaferman/Levy	adj 5/11/18

L-546-17	ALDERDICE V. WCD	S/J	242	YES	Hoagland Longo	Szaferman/Simon	adj 5/25
L-1515-17	GARCIA V. CYPRUS	S/J	278	YES	Rawle Henderson	Szaferman/Levy	adj 5/11/18
L-1515-17	GARCIA V. IMERYS	S/J	276	YES	Rawle Henderson	Szaferman/Levy	adj 5/11/18
L-1515-17	GARCIA V. J&J	S/J AS TO J&j CONSUMER; DISMISS CTS 1-8 AS TO JOHNSON'S BABY POWDER	255/256	YES	Drinker Biddle	Szaferman/Levy	adj 5/11/18
L-1515-17	GARCIA V. WCD	S/J	274	YES	Hoagland Longo	Szaferman/Levy	adj 5/11/18
L-7231-13	GATELY V. BRAND	S/J	195		McGivney	Locks	GRANTED
L-7231-13	GATELY V. DURAMETALLIC	S/J	197		McGivney	Locks	GRANTED
L-7231-13	GATELY V. FOSTER WHEELER	S/J	246		Tanenbaum	Locks	GRANTED
L-7231-13	GATELY V. GENERAL ELECTRIC	S/J	226		Speziali	Locks	adj 5/25

L-546-17	ALDERDICE V. WCD	S/J	242	YES	Hoagland Longo	Szaferman/Simon	adj 5/25
L-7231-13	GATELY V. NOSROC	S/J	218		Wilbraham	Locks	GRANTED
L-7231-13	GATELY V. UNION CARBIDE	S/J	221		Caruso Smith	Locks	adj 5/25
L-6805-16	GRABOWSKI V. COLGATE	S/J	80	YES	O'Toole Scrivo	Cohen Placitella	adj 5/25
L-6805-16	GRABOWSKI V. CYPRUS	S/J	249	YES	Rawle Henderson	Cohen Placitella	adj 5/25
L-6805-16	GRABOWSKI V. IMERYS	S/J	248	YES	Rawle Henderson	Cohen Placitella	adj 5/25
L-6805-16	GRABOWSKI V. J&J	S/J	155	YES	Drinker Biddle	Cohen Placitella	adj 5/25

L-546-17	ALDERDICE V. WCD	S/J	242	YES	Hoagland Longo	Szaferman/Simon	adj 5/25
L-6805-16	GRABOWSKI V. WCD	S/J	77	YES	Hoagland Longo	Cohen Placitella	adj 5/25
L-2919-16	GRECO V. CYPRUS AMAX	S/J	220	YES	Rawle Henderson	Szaferman/Levy	adj 5/4/18
L-2919-16	GRECO V. IMERYYS	S/J	218	YES	Rawle Henderson	Szaferman/Levy	adj 5/4/18
L-2919-16	GRECO V. WCD	S/J	242	YES	Hoagland Longo	Szaferman/Levy	adj 5/4/18
L-1748-17	HENRY V. BRENNITAG	XM IN OPP TO COLGATE, CYPRUS, IMERYYS, WCD AND J&J SEEKING LEAVE TO FILE AN AMENDED CPT FOR PLA	1336	YES	Cohen Placitella	Cohen Placitella	adj 5/18
L-1748-17	HENRY V. BRENNITAG	XM TO SEAL PORTIONS OF PLTF'S OPP TO CYPRUS //IMERYYS		YES	Cohen Placitella	Cohen Placitella	adj 5/18

L-546-17	ALDERDICE V. WCD	S/J	242	YES	Hoagland Longo	Szaferman/Simon	adj 5/25
L-1748-17	HENRY V. BRENNTAG	XM TO SEAL PORTIONS OF PLTF'S OPP TO J&J MOTION		YES	Cohen Placitella	Cohen Placitella	adj 5/18
L-1748-17	HENRY V. COLGATE PALMOLIVE	S/J	365	YES	O'Toole Scrivo	Cohen Placitella	adj 5/18
L-1748-17	HENRY V. CYPRUS AMAX	S/J	256	YES	Rawle Henderson	Cohen Placitella	adj 5/18
L-1748-17	HENRY V. IMERYS	S/J	258	YES	Rawle Henderson	Cohen Placitella	adj 5/18
L-1748-17	HENRY V. J&J	PHV ERIC D. COOK	718		Drinker Biddle	Szaferman/Simon	GRANTED
L-1748-17	HENRY V. J&J and J&J CONSUMER	S/J	396/397	YES	Drinker Biddle	Cohen Placitella	adj 5/18
L-1748-17	HENRY V. J&J CONSUMER	PHV ERIC D. COOK	720		Drinker Biddle	Szaferman/Simon	GRANTED

L-546-17	ALDERDICE V. WCD	S/J	242	YES	Hoagland Longo	Szaferman/Simon	adj 5/25
L-1748-17	HENRY V. WCD	S/J	363	YES	Hoagland Longo	Cohen Placitella	adj 5/18
L-5368-17	HODJERA V. DCO (DANA)	DISMISS FOR LACK OF PERSONAL JURISDICTION	256		Hawkins Parnell	Cohen Placitella	adj 5/25
L-5368-17	HODJERA V. PNEUMO ABEX	DISMISS FOR LACK OF PERSONAL JURISDICTION	697	YES	Hawkins Parnell	Cohen Placitella	adj 5/11/18
L-2015-16	HOFF V. NORCA	RECONSIDERATION	660	YES	Coughlin Duffy	Szaferman/Levy	adj 5/11
L-4862-15	HUG V. CYPRUS	S/J	247		Rawle Henderson	Szaferman/Simon	adj 5/25
L-4862-15	HUG V. WCD	S/J	310	YES	Hoagland Longo	Szaferman/Simon	adj 5/25

L-546-17	ALDERDICE V. WCD	S/J	242	YES	Hoagland Longo	Szaferman/Simon	adj 5/25
L-4862-15	HUG V. WCD	XM TO SEAL AND OPP TO #310		YES	Szaferman/Simon	Szaferman/Simon	adj 5/25
L-624-17	JACINTO V. BASF	S/J	360	YES	DLA Piper	Szaferman/Levy	adj 5/11
L-624-17	JACINTO V. BASF	STAY LITIGATION	1328	YES	DLA Piper	Szaferman/Levy	adj 5/4/18
L-2995-17	JACONIA V. AVON	DESIGNATING MATERIAL AS CONFIDENTIAL	493	YES	Rivkin Radler	Levy Konigsberg	adj 5/11
L-2995-17	JACONIA V. AVON	XM TO SEAL; OPP TO MOTION DESIGNATING MATERIAL AS CONFIDENTIAL	998	YES	Levy Konigsberg	Levy Konigsberg	adj 5/11
L-6651-16	JOHNSON V. AMERICAN INTL	DISMISS FOR LACK OF PERSONAL JURISDICTION AND FNC	707	YES	Hawkins Parnell	Szaferman/Simon	adj 5/4/18
L-6651-16	JOHNSON V. AMERICAN INTL	S/J	193	YES	Hawkins Parnell	Szaferman/Simon	adj 5/11/18

L-546-17	ALDERDICE V. WCD	S/J	242	YES	Hoagland Longo	Szaferman/Simon	adj 5/25
L-6651-16	JOHNSON V. AMERICAN INTL	COMMISSIONS FOR OOX S/P TO TAKE DEPS	971	YES	Hawkins Parnell	Szaferman/Simon	adj 5/11/18
L-6651-16	JOHNSON V. AMERICAN INTL	XM FOR PROTECTIVE ORDER BARRING AMER INTL FROM DEPOSING PLTF EXPERT	1283	YES	Szaferman/Simon	Szaferman/Simon	adj 5/11/18
L-6651-16	JOHNSON V. AMERICAN INTL	PHV MICHAEL GIAQUINTO	304		Hawkins Parnell	Szaferman/Simon	GRANTED
L-6651-16	JOHNSON V. AVON	S/J	357	YES	Rivkin Radler	Szaferman/Simon	adj 5/11
L-6651-16	JOHNSON V. AVON	XM AND OPP TO AVON AND TO SEAL		YES	Szaferman/Simon	Szaferman/Simon	adj 5/11
L-6651-16	JOHNSON V. BRENNTAG	S/J	332	YES	Montgomery McCracken	Szaferman/Simon	adj 5/18

L-546-17	ALDERDICE V. WCD	S/J	242	YES	Hoagland Longo	Szaferman/Simon	adj 5/25
L-6651-16	JOHNSON V. COLGATE PALMOLIVE - MENNEN	S/J	328	YES	O'Toole Scrivo	Szaferman/Simon	adj 5/18
L-6651-16	JOHNSON V. AMERICAN INTL	XM-SJ JOINING PORTION OF COLGATE PALMOLIVE MOTION FOR S/J	473	YES	Hawkins Parnell	Szaferman/Simon	adj 5/18
L-6651-16	JOHNSON V. COLGATE PALMOLIVE - MENNEN	XM IN OPP TO COLGATE MENNEN AND TO SEAL		YES	Szaferman/Simon	Szaferman/Simon	adj 5/18
L-6651-16	JOHNSON V. CYPRUS AMAX	S/J	187	YES	Rawle Henderson	Szaferman/Simon	adj 5/11/18
L-6651-16	JOHNSON V. IMERYS TALC	S/J	192	YES	Rawle Henderson	Szaferman/Simon	adj 5/11/18

L-546-17	ALDERDICE V. WCD	S/J	242	YES	Hoagland Longo	Szaferman/Simon	adj 5/25
L-6651-16	JOHNSON V. WCD	S/J	199	YES	Hoagland Longo	Szaferman/Simon	adj 5/11/18
L-6651-16	JOHNSON V. WCD	XM IN OPP TO WCD AND TO SEAL		YES	Szaferman/Simon	Szaferman/Simon	adj 5/11/18
L-6918-15	JUNG V. BEAZER EAST	PROTECTIVE ORDER QUASHING RE DEP OF VICTORIA JUNG	467	YES	Szaferman/Levy	Szaferman/Levy	adj 5/11
L-6177-17	KALASIN V. AVI AUTO	VACATE DEFAULT	11		Seth Dobbs	Wolf Law	GRANTED
L-2881-14	KAZARY V. DURO DYNE	SJ	247	YES	McGivney	Cohen Placitella	adj 5/11/18
L-2881-14	KAZARY V. J.W. GOODLIFFE	SJ	235		O'Toole Scrivo	Cohen Placitella	GRANTED
L-5165-16	KESSLER V. KELSEY-HAYES	S/J	50	YES	Wilbraham Lawler	Wilentz Goldman	adj 5/18
L-5165-16	KESSLER V. PNEUMO ABEX	S/J	295	YES	Hawkins Parnell	Wilentz	adj 5/11/18
L-827-17	LADUE V. J&J	PHV ERIC D. COOK	698		Drinker Biddle	Szaferman/Simon	GRANTED

L-546-17	ALDERDICE V. WCD	S/J	242	YES	Hoagland Longo	Szaferman/Simon	adj 5/25
L-827-17	LADUE V. J&J CONSUMER	PHV ERIC D. COOK	701		Drinker Biddle	Szaferman/Simon	GRANTED
L-7336-16	LASHLEY V. AMERICAN INTL	PHV MICHAEL GIAQUINTO	301		Hawkins Parnell	Szaferman/Simon	GRANTED
L-6504-16	LATTIG V. BORG WARNER	S/J	234	YES	Tanenbaum	Szaferman/Simon	adj 5/4/18
L-6504-16	LATTIG V. GENUINE PARTS	S/J	200	YES	Breuninger	Szaferman/Simon	adj 5/4/18
L-6504-16	LATTIG V. PACCAR	S/J	106	YES	Hawkins Parnell	Szaferman/Simon	adj 5/4/18
L-623-17	MACY V. BRENNITAG	XM TO SEAL & OPPS	228	YES	Szaferman/Simon	Szaferman/Simon	W/D XM
L-623-17	MACY V. COLGATE	S/J	329	YES	O'Toole Scrivo	Szaferman/Simon	adj 5/18
L-623-17	MACY V. COLGATE	XM-SEAL PORTIONS OF OPP TO COLGATE MOTION FOR S/J		YES	Szaferman/Simon	Szaferman/Simon	adj 5/18
L-623-17	MACY V. CYPRUS AMAX	S/J	189	YES	Rawle Henderson	Szaferman/Simon	adj 5/4/18

L-546-17	ALDERDICE V. WCD	S/J	242	YES	Hoagland Longo	Szaferman/Simon	adj 5/25
L-623-17	MACY V. IMERYYS TALC	S/J	184	YES	Rawle Henderson	Szaferman/Simon	adj 5/4/18
L-623-17	MACY V. J&J	S/J	215	YES	Drinker Biddle	Szaferman/Simon	adj 5/4/18
L-623-17	MACY V. J&J	PHV ERIC D. COOK	685		Drinker Biddle	Szaferman/Simon	GRANTED
L-623-17	MACY V. WCD	S/J	228	YES	Hoagland Longo	Szaferman/Simon	adj 5/4/18
L-07486-17	MARETT V. BRENN TAG NORTH AMERICA	AMD CPT & JURY DEMAND	2		Weitz Luxenberg	Weitz Luxenberg	adj 4/13
L-4647-13	MARRAPODI V. PFIZER	RECONSIDERATION & S/J	399	YES	McElroy Deutsch	Lanier	adj 5/18
L-1120-17	MARTINEZ V. IMERYYS	S/J	296	YES	Rawle Henderson	Szaferman/Simon	adj 5/11
L-1120-17	MARTINEZ V. IMERYYS	XM TO SEAL OPP TO IMERYYS		YES	Szaferman/Simon	Szaferman/Simon	adj 5/11

L-546-17	ALDERDICE V. WCD	S/J	242	YES	Hoagland Longo	Szaferman/Simon	adj 5/25
L-1120-17	MARTINEZ V. J&J	S/J	358	YES	Drinker Biddle	Szaferman/Simon	adj 5/11
L-1120-17	MARTINEZ V. J&J	XM TO SEAL OPP TO J&J		YES	Szaferman/Simon	Szaferman/Simon	adj 5/11
L-1120-17	MARTINEZ V. WCD	S/J	118	YES	Hoagland Longo	Szaferman/Simon	adj 5/11
L-7484-17	MASON V. BRENNTAG	AMD CPT	3		Weitz Luxenberg	Weitz Luxenberg	adj 4/13
L-2403-15	MCDERMID V. ALLTITE BASKET	S/J	341	YES	McGivney	Cohen Placitella	adj 5/18
L-2403-15	MCDERMID V. ALLTITE BASKET	S/J	341	YES	McGivney	Cohen Placitella	adj 5/18
L-2403-15	MCDERMID V. CBS	S/J	337	YES	Tanenbaum	Cohen Placitella	adj 5/18

L-546-17	ALDERDICE V. WCD	S/J	242	YES	Hoagland Longo	Szaferman/Simon	adj 5/25
L-2403-15	MCDERMID V. CBS	S/J	337	YES	Tanenbaum	Cohen Placitella	adj 5/18
L-2403-15	MCDERMID V. EXXON	S/J	322	YES	McElroy Deutsch	Cohen Placitella	w/d
L-2403-15	MCDERMID V. FOSTER WHEELER	S/J	350	YES	Tanenbaum	Cohen Placitella	adj 5/18
L-2403-15	MCDERMID V. GENERAL ELECTRIC	S/J	299	YES	Speziali	Cohen Placitella	adj 5/18
L-2403-15	MCDERMID V. INDUSTRIAL WELDING	S/J	212	YES	Hoagland Longo	Cohen Placitella	adj 5/18
L-7152-12	MOORE V. KEYPORT LUMBER	S/J	144		McGivney	Szaferman/Levy	adj 5/11
L-7152-12	MOORE V. R.T. VANDERBILT	S/J	321		O'Toole Scrivo	Szaferman/Levy	GRANTED

L-546-17	ALDERDICE V. WCD	S/J	242	YES	Hoagland Longo	Szaferman/Simon	adj 5/25
L-183-17	PIERROT V. SPECIAL ELECTRIC	RECONSIDERATION	305	YES	McGivney	Wilentz	adj 5/18
L-2464-17	PROVINZANO V. IMERYYS	S/J	259	YES	Rawle Henderson	Szaferman/Simon	adj 5/25
L-2464-17	PROVINZANO V. IMERYYS	XM TO SEAL AND OPP TO IMERYYS		YES	Szaferman/Simon	Szaferman/Simon	adj 5/25
L-2464-17	PROVINZANO V. IMERYYS	XM TO SEAL AND OPP TO J&J		YES	Szaferman/Simon	Szaferman/Simon	adj 5/25
L-2464-17	PROVINZANO V. J&J	PHV ERIC D. COOK	726		Drinker Biddle	Szaferman/Simon	GRANTED
L-2464-17	PROVINZANO V. J&J CONSUMER	S/J	247	YES	Drinker Biddle	Szaferman/Simon	adj 5/25
L-827-17	PROVINZANO V. J&J CONSUMER	PHV ERIC D. COOK	727		Drinker Biddle	Szaferman/Simon	GRANTED
L-5572-16	RIVERA V. SHARON GARDENS CONDOMINIUM	STRIKE FOR NO DISCOVERY	181		Randall Richards - Wilentz	Wilentz	adj 4/13

L-546-17	ALDERDICE V. WCD	S/J	242	YES	Hoagland Longo	Szaferman/Simon	adj 5/25
L-582-17	ROSS V. BASF	STRIKE J&J PROTECTIVE ORDER	811	YES	Cohen Placitella	Cohen Placitella	adj 5/4/18
L-5902-16	SABATELLI V. CYPRUS	S/J	56	YES	Rawle Henderson	Szaferman/Levy	adj 5/18
L-5902-16	SABATELLI V. CYPRUS	XM IN OPP TO CYPRUS AND TO SEAL		YES	Szaferman/Levy	Szaferman/Levy	adj 5/18
L-5902-16	SABATELLI V. IMERYYS	S/J	55	YES	Rawle Henderson	Szaferman/Levy	adj 5/18
L-5902-16	SABATELLI V. IMERYYS	XM IN OPP TO IMERYYS AND TO SEAL		YES	Szaferman/Levy	Szaferman/Levy	adj 5/18
L-5902-16	SABATELLI V. J&J	S/J	86	YES	Drinker Biddle	Szaferman/Levy	adj 5/18
L-5902-16	SABATELLI V. J&J	XM IN OPP TO J&J AND TO SEAL		YES	Szaferman/Levy	Szaferman/Levy	adj 5/18
L-5902-16	SABATELLI V. WCD	S/J	68	YES	Hoagland Longo	Szaferman/Levy	adj 5/18

L-546-17	ALDERDICE V. WCD	S/J	242	YES	Hoagland Longo	Szaferman/Simon	adj 5/25
L-5902-16	SABATELLI V. WCD	XM IN OPP TO WCD AND TO SEAL		YES	Szaferman/Levy	Szaferman/Levy	adj 5/18
L-7305-15	SAVAGE V. AIR & LIQUID	S/J	219		Wilbraham	Cohen Placitella	GRANTED
L-7305-15	SAVAGE V. ALLIED BUILDING	S/J	192		McGivney	Cohen Placitella	GRANTED
L-7305-15	SAVAGE V. ALLIED GLOVE	S/J	62		Swartz Campbell	Cohen Placitella	GRANTED
L-7305-15	SAVAGE V. AT&T	S/J	73		Porzio	Cohen Placitella	adj 5/25
L-7305-15	SAVAGE V. BAYONNE PLBG	S/J	75		Marks O'Neill	Cohen Placitella	adj 5/25
L-7305-15	SAVAGE V. BERGEN INDUSTRIAL	S/J	141		McGivney	Cohen Placitella	adj 5/25
L-7305-15	SAVAGE V. BINSKY & SNYDER	S/J	107		McGivney	Cohen Placitella	GRANTED
L-7305-15	SAVAGE V. BRAND	S/J	176		McGivney	Cohen Placitella	GRANTED
L-7305-15	SAVAGE V. CALON	S/J	64		Hardin Kundla	Cohen Placitella	GRANTED
L-7305-15	SAVAGE V. CBS	S/J	0		Tanenbaum	Cohen Placitella	GRANTED

L-546-17	ALDERDICE V. WCD	S/J	242	YES	Hoagland Longo	Szaferman/Simon	adj 5/25
L-7305-15	SAVAGE V. CENTRAL JERSEY SUPPLY	S/J	71		Margolis Edelstein	Cohen Placitella	GRANTED
L-7305-15	SAVAGE V. DAP	S/J	177		McGivney	Cohen Placitella	GRANTED
L-7305-15	SAVAGE V. ELIZABETH INDUSTRIAL	S/J	179		Tierney	Cohen Placitella	GRANTED
L-7305-15	SAVAGE V. EMERSON	DISMISS AS INCORRECTLY SUED	89		McElroy Deutsch	Cohen Placitella	GRANTED
L-7305-15	SAVAGE V. FLOWSERVE (DURIRON)	S/J	178		McGivney	Cohen Placitella	GRANTED
L-7305-15	SAVAGE V. FMC	S/J	251		Kelley Jasons	Cohen Placitella	GRANTED
L-7305-15	SAVAGE V. FOSTER WHEELER	S/J	232		Tanenbaum	Cohen Placitella	GRANTED
L-7305-15	SAVAGE V. GENERAL ELECTRIC	S/J	224		Speziali	Cohen Placitella	adj 5/25
L-7305-15	SAVAGE V. GREEN TWEED	S/J	216		Wilbraham	Cohen Placitella	GRANTED
L-7305-15	SAVAGE V. H.M.ROYAL	S/J	72		Styliades	Cohen Placitella	GRANTED
L-7305-15	SAVAGE V. INGERSOLL RAND	S/J	250		Pascarella Divita	Cohen Placitella	GRANTED

L-546-17	ALDERDICE V. WCD	S/J	242	YES	Hoagland Longo	Szaferman/Simon	adj 5/25
L-7305-15	SAVAGE V. KOENIG INDUSTRIAL	S/J	126		McGivney	Cohen Placitella	adj 5/25
L-7305-15	SAVAGE V. MOONEY BROS	S/J	114		McGivney	Cohen Placitella	adj 5/25
L-7305-15	SAVAGE V. RARITAN SUPPLY	S/J	170		McGivney	Cohen Placitella	GRANTED
L-7305-15	SAVAGE V. SAFEGUARD INDUSTRIAL	S/J	102		McGivney	Cohen Placitella	GRANTED
L-7305-15	SAVAGE V. SUPERIOR WELDING	S/J	74		Connell Foley	Cohen Placitella	GRANTED
L-7305-15	SAVAGE V. WARREN PUMPS	S/J	63		Marshall Dennehey	Cohen Placitella	GRANTED
L-3519-16	STASKO V. NORCA	RECONSIDERATION	912	YES	Coughlin Duffy	Szaferman/Levy	adj 5/11
L-7249-16	TEUSCHER V. IMERYS TALC	S/J	206	YES	Rawle Henderson	Szaferman/Simon	adj 5/4/18
L-7249-16	TEUSCHER V. BRENNTAG	XM TO SEAL together with opp to Imerys		YES	Szaferman/Simon	Szaferman/Simon	adj 5/4/18
L-7249-16	TEUSCHER V. J & J	S/J	185	YES	Drinker Biddle	Szaferman/Simon	adj 5/4/18
L-7249-16	TEUSCHER V. BRENNTAG	XM TO SEAL together with opp to J&J		YES	Szaferman/Simon	Szaferman/Simon	adj 5/4/18

L-546-17	ALDERDICE V. WCD	S/J	242	YES	Hoagland Longo	Szaferman/Simon	adj 5/25
L-7249-16	TEUSCHER V. J&J	PHV ERIC D. COOK	670		Drinker Biddle	Szaferman/Simon	GRANTED
L-7249-16	TEUSCHER V. J&J CONSUMER	PHV ERIC D. COOK	671		Drinker Biddle	Szaferman/Simon	GRANTED
L-7249-16	TEUSCHER V. WCD	S/J	185	YES	Hoagland Longo	Szaferman/Simon	adj 5/4/18
L-4190-15	TOTH V. CHEVRON	S/J	320	YES	McElroy Deutsch	Keefe Law	adj 5/25
L-4190-15	TOTH V. ECR (UTICA BOILER)	S/J	149	YES	Landman Corsi	Keefe	adj 5/18
L-4190-15	TOTH V. INDUSTRIAL HOLDINGS FKA CARBORUNDUM	S/J	265	YES	Maron Marvel	Keefe Law	adj 5/25
L-4190-15	TOTH V. INGERSOLL RAND	S/J	252	YES	Pascarella Divita	Keefe Law	adj 5/25
L-4190-15	TOTH V. JOHANSEN	S/J	73	YES	Hack Piro	Keefe Law	adj 5/25
L-4504-16	YURCHAK V. NORCA	RECONSIDERATION	914	YES	Coughlin Duffy	Szaferman/Levy	adj 5/11
L-2600-14	ZABOGLU V. COLGATE PALMOLIVE	S/J	264	YES	McElroy Deutsch	Szaferman/Levy	adj 5/25

673
3-29-18

Jack N. Frost, Jr. (State ID No. 025312005)
DRINKER BIDDLE & REATH LLP
A Delaware Limited Liability Partnership
600 Campus Drive
Florham Park, New Jersey 07932-1047
(973) 549-7000
Attorneys for Defendant
Johnson & Johnson

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

GINA M. ALDERDICE and ANDREW C. ALDERDICE,

Plaintiffs,

vs.

BRENTAG NORTH AMERICA, INC., et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-0546-17 AS

CIVIL ACTION
ASBESTOS LITIGATION

**ORDER ADMITTING
ERIC D. COOK, ESQ.
PRO HAC VICE**

THIS MATTER being opened to the Court by Drinker Biddle & Reath LLP, attorneys for defendant Johnson & Johnson, for an Order admitting Eric D. Cook, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 29th day of March, 2018 ORDERED that Eric D. Cook, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson, subject to the following conditions:

1. Eric D. Cook, Esq. has a prior existing attorney-client relationship with Johnson & Johnson and this matter involves complex product liability issues to which Mr. Cook is a specialist;

2. Eric D. Cook, Esq. shall abide by the New Jersey Court Rules including all disciplinary rules, R. 1:20-1 and R. 1:28-2;

3. Eric D. Cook, Esq. shall, and hereby does, consent to the appointment of the Clerk of the Supreme Court as agent upon whom service of process may be made for all actions against him or Drinker Biddle & Reath LLP that may arise out of his participation in this matter;

4. Eric D. Cook, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;

5. Eric D. Cook, Esq. shall have all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in New Jersey and associated with the law firm of Drinker Biddle & Reath LLP, who shall be held responsible for them, the conduct of the litigation and the attorney admitted herein;

6. Eric D. Cook, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

7. Eric D. Cook, Esq. shall not request to adjourn or delay in discovery, motions, trial or any other proceeding by reason of her inability to appear;

8. Eric D. Cook, Esq. must make an annual payment to the Ethics Financial Committee and to the New Jersey Lawyers Fund for Client Protection and shall, within ten (10) days, pay the fees required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) and submit an affidavit of compliance;

677
3-29-18

Jack N. Frost, Jr. (State ID No. 025312005)
DRINKER BIDDLE & REATH LLP
A Delaware Limited Liability Partnership
600 Campus Drive
Florham Park, New Jersey 07932-1047
(973) 549-7000
Attorneys for Defendant
Johnson & Johnson Consumer, Inc.

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

GINA M. ALDERDICE and ANDREW C. ALDERDICE,

Plaintiffs,

vs.

BRENNTAG NORTH AMERICA, INC., et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-0546-17 AS

CIVIL ACTION
ASBESTOS LITIGATION

**ORDER ADMITTING
ERIC D. COOK, ESQ.
PRO HAC VICE**

THIS MATTER being opened to the Court by Drinker Biddle & Reath LLP, attorneys for defendant Johnson & Johnson Consumer, Inc., for an Order admitting Eric D. Cook, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 29th day of March, 2018 ORDERED that Eric D. Cook, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson Consumer, Inc., subject to the following conditions:

1. Eric D. Cook, Esq. has a prior existing attorney-client relationship with Johnson & Johnson Consumer, Inc., and this matter involves complex product liability issues to which Mr. Cook is a specialist;

2. Eric D. Cook, Esq. shall abide by the New Jersey Court Rules including all disciplinary rules, R. 1:20-1 and R. 1:28-2;

3. Eric D. Cook, Esq. shall, and hereby does, consent to the appointment of the Clerk of the Supreme Court as agent upon whom service of process may be made for all actions against him or Drinker Biddle & Reath LLP that may arise out of his participation in this matter;

4. Eric D. Cook, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;

5. Eric D. Cook, Esq. shall have all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in New Jersey and associated with the law firm of Drinker Biddle & Reath LLP, who shall be held responsible for them, the conduct of the litigation and the attorney admitted herein;

6. Eric D. Cook, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

7. Eric D. Cook, Esq. shall not request to adjourn or delay in discovery, motions, trial or any other proceeding by reason of her inability to appear;

8. Eric D. Cook, Esq. must make an annual payment to the Ethics Financial Committee and to the New Jersey Lawyers Fund for Client Protection and shall, within ten (10) days, pay the fees required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) and submit an affidavit of compliance;

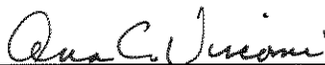
9. The *pro hac vice* admission of Eric D. Cook, Esq. will automatically terminate for failure to make the initial and any annual payment required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e);

10. Automatic termination of Pro Hac Vice admission shall occur for failure to make the required 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 payment, shall be made no later than February ⁷~~15~~ of each year; and

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

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



Honorable Ana Viscomi, J.S.C.

This Motion was:

Opposed
 Unopposed

713
3-29-18

Jack N. Frost, Jr. (State ID No. 025312005)
DRINKER BIDDLE & REATH LLP
A Delaware Limited Liability Partnership
600 Campus Drive
Florham Park, New Jersey 07932-1047
(973) 549-7000
Attorneys for Defendant
Johnson & Johnson

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

BARBARA AREND,

Plaintiff,

v.

**BRENNTAG NORTH AMERICA,
INC., et al.,**

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-1370-17 AS

CIVIL ACTION
ASBESTOS LITIGATION

**ORDER ADMITTING
ERIC D. COOK, ESQ.
PRO HAC VICE**

THIS MATTER being opened to the Court by Drinker Biddle & Reath LLP, attorneys for defendant Johnson & Johnson, for an Order admitting Eric D. Cook, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 29th day of March, 2018 ORDERED that Eric D. Cook, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson, subject to the following conditions:

1. Eric D. Cook, Esq. has a prior existing attorney-client relationship with Johnson & Johnson and this matter involves complex product liability issues to which Mr. Cook is a specialist;

2. Eric D. Cook, Esq. shall abide by the New Jersey Court Rules including all disciplinary rules, R. 1:20-1 and R. 1:28-2;

3. Eric D. Cook, Esq. shall, and hereby does, consent to the appointment of the Clerk of the Supreme Court as agent upon whom service of process may be made for all actions against him or Drinker Biddle & Reath LLP that may arise out of his participation in this matter;

4. Eric D. Cook, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;

5. Eric D. Cook, Esq. shall have all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in New Jersey and associated with the law firm of Drinker Biddle & Reath LLP, who shall be held responsible for them, the conduct of the litigation and the attorney admitted herein;

6. Eric D. Cook, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

7. Eric D. Cook, Esq. shall not request to adjourn or delay in discovery, motions, trial or any other proceeding by reason of her inability to appear;

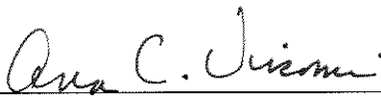
8. Eric D. Cook, Esq. must make an annual payment to the Ethics Financial Committee and to the New Jersey Lawyers Fund for Client Protection and shall, within ten (10) days, pay the fees required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) and submit an affidavit of compliance;

9. The *pro hac vice* admission of Eric D. Cook, Esq. will automatically terminate for failure to make the initial and any annual payment required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e);

10. Automatic termination of Pro Hac Vice admission shall occur for failure to make the required 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 payment, shall be made no later than February ~~15~~¹ of each year; and

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

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



Honorable Ana Viscomi, J.S.C.

This Motion was:

Opposed
 Unopposed

715
3-29-18

Jack N. Frost, Jr. (State ID No. 025312005)
DRINKER BIDDLE & REATH LLP
A Delaware Limited Liability Partnership
600 Campus Drive
Florham Park, New Jersey 07932-1047
(973) 549-7000
Attorneys for Defendant
Johnson & Johnson Consumer, Inc.

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

BARBARA AREND,

Plaintiff,

v.

**BRENNTAG NORTH AMERICA,
INC., et al.,**

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-1370-17 AS

CIVIL ACTION
ASBESTOS LITIGATION

**ORDER ADMITTING
ERIC D. COOK, ESQ.
PRO HAC VICE**

THIS MATTER being opened to the Court by Drinker Biddle & Reath LLP, attorneys for defendant Johnson & Johnson Consumer, Inc., for an Order admitting Eric D. Cook, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 29th day of March, 2018 ORDERED that Eric D. Cook, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson Consumer, Inc., subject to the following conditions:

1. Eric D. Cook, Esq. has a prior existing attorney-client relationship with Johnson & Johnson Consumer, Inc., and this matter involves complex product liability issues to which Mr. Cook is a specialist;

2. Eric D. Cook, Esq. shall abide by the New Jersey Court Rules including all disciplinary rules, R. 1:20-1 and R. 1:28-2;

3. Eric D. Cook, Esq. shall, and hereby does, consent to the appointment of the Clerk of the Supreme Court as agent upon whom service of process may be made for all actions against him or Drinker Biddle & Reath LLP that may arise out of his participation in this matter;

4. Eric D. Cook, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;

5. Eric D. Cook, Esq. shall have all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in New Jersey and associated with the law firm of Drinker Biddle & Reath LLP, who shall be held responsible for them, the conduct of the litigation and the attorney admitted herein;

6. Eric D. Cook, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

7. Eric D. Cook, Esq. shall not request to adjourn or delay in discovery, motions, trial or any other proceeding by reason of her inability to appear;

8. Eric D. Cook, Esq. must make an annual payment to the Ethics Financial Committee and to the New Jersey Lawyers Fund for Client Protection and shall, within ten (10) days, pay the fees required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) and submit an affidavit of compliance;

9. The *pro hac vice* admission of Eric D. Cook, Esq. will automatically terminate for failure to make the initial and any annual payment required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e);

10. Automatic termination of Pro Hac Vice admission shall occur for failure to make the required 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 payment, shall be made no later than February ~~15~~¹ of each year; and

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

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



Honorable Ana Viscomi, J.S.C.

This Motion was:

Opposed
 Unopposed

189
10-27-11

GIBBONS, P.C.

By: Robert D. Brown, Jr. (NJ ID No.: 033131998)
One Gateway Center
Newark, New Jersey 07102-5496
(973) 596-4500
Attorneys for Defendant
CEMEX Materials LLC

FILED
MAR 29 2018
ANAC. VISCOMI, J.S.C.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-1132-16 AS

LEROY R. BAKER, JR., Individually
and as Expected Administrator and
Administrator ad Prosequendum for
the Estate of DOLORES L. BAKER,
Deceased,

Plaintiff

v.

ANOVA HOLDING AG, et al.

Defendants

- Asbestos Litigation -

Civil Action

**ORDER GRANTING SUMMARY
JUDGMENT IN
FAVOR OF DEFENDANT
CEMEX MATERIALS LLC**

This matter having come before the Court on Motion of Gibbons P.C., attorneys for Defendant CEMEX Materials LLC, and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS on this 29th day of March, 2018

ORDERED that Defendant CEMEX Materials LLC's Motion for Summary Judgment is hereby granted and the Complaint, and any amendments thereto, together with any Cross-Claims and Counterclaims, are hereby dismissed with prejudice; and

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

___ Opposed Unopposed

Ana C. Viscomi
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."

341
3-29-18

Clayton Thompson, Esq. – 040112011
MAUNE RAICHLÉ HARTLEY FRENCH & MUDD, LLC
659 Eagle Rock Ave, Suite 28
West Orange, NJ 07052
(800) 358-5922

150 West 30th Street, Suite 201
New York, New York 10001
(800) 358-5922

FILED

MAR 29 2018

ANA C. VISCOMI, J.S.C.

Attorneys for Plaintiffs

GEORGE BOOR and MARGARET BOOR,

Plaintiffs

vs.

**ABP INDUCTION, LLC successor in interest to
Pillar Induction Company , et al**

Defendants

SUPERIOR COURT OF NEW
JERSEY
LAW DIVISION, MIDDLESEX
COUNTY

DOCKET NO. MID-L-5273-17AS

Civil Action - Asbestos Litigation

**ORDER GRANTING PLAINTIFFS'
MOTION TO ADMIT CHRISTIAN
HARTLEY, ESQ.**

THIS MATTER HAVING COME before the court by Plaintiffs, George and Margaret Boor, by and through their attorneys, Maune Raichle Hartley French & Mudd, LLC, for an Order admitting CHRISTIAN HARTLEY, an attorney admitted to the practice of law in the States of South Carolina, Minnesota, Washington D.C, and Texas, to appear and participate with other counsel for Plaintiffs in all phases of the litigation and for Mr. Hartley's long standing attorney-client relationship shown,

IT IS on this 29th day of March, 2018,

ORDERED as follows:

- (i) **THAT** CHRISTIAN HARTLEY, Esq. is hereby admitted *pro hac vice* in the above-captioned matter, pursuant to R. 1:21-2;
- (ii) **THAT** Mr. Hartley shall abide by the New Jersey Court Rules including all disciplinary rules;
- (iii) **THAT** Mr. Hartley 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 that may arise out of his participation in this matter;
- (iv) **THAT** Mr. Hartley shall notify the Court immediately of any matter affecting his standing at the bar of any Court;
- (v) **THAT** Mr. Hartley 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 responsible for them, the conduct of the cause and the admitted attorney herein;
- (vi) **THAT** Mr. Hartley cannot be designated as trial counsel;
- (vii) **THAT** no discovery, motion, trial, or any other proceeding delay shall occur or be requested by reason of the inability of Christian Hartley to be in attendance;
- (viii) **THAT** Mr. Hartley 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;
- (ix) **THAT** automatic termination of Pro Hac Vice admission shall occur for the failure to make the required 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 payment, shall be made no later than February 1 of each year;

(x) **THAT** non-compliance with any of the terms of this Order shall constitute grounds for removal; and

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


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

Opposed
 Unopposed

255
3-29-18

Maryam M. Meseha
Attorney I.D. No: 013982011
TANENBAUM KEALE LLP
One Newark Center, 16th Floor
Newark, New Jersey 07102
(973) 242-0002
Attorneys for Defendant,
BorgWarner Morse TEC LLC

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

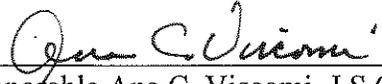
JUDITH COVIL,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION: MIDDLESEX COUNTY
	:	DOCKET NO. MID-L-6392-17AS
Plaintiffs,	:	
	:	<u>Civil Action</u>
-against-	:	
	:	ORDER GRANTING BORGWARNER
AVON PRODUCTS, INC., et al.,	:	MORSE TEC LLC'S MOTION TO
	:	DISMISS
Defendants.	:	

THIS MATTER having come before the Court on Motion of Tanenbaum Keale LLP, attorneys for defendant BorgWarner Morse TEC LLC (hereinafter "BorgWarner"), and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 29th day of March, 2018,

ORDERED that the motion of Defendant, BorgWarner to dismiss 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 on 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# 34
3-2-18

Maryam M. Meseha
Attorney I.D. No: 013982011
TANENBAUM KEALE, LLP
One Newark Center, 16th Floor
Newark, New Jersey 07102
(973) 242-0002
Attorneys for Defendant,
BorgWarner Morse TEC LLC, successor-by-merger to
Borg-Warner Corporation

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

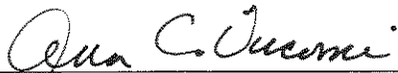
SANDRA DOCKERY AND LOREN DOCKERY,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION: MIDDLESEX COUNTY
	:	DOCKET NO. MID-L-5732-17AS
Plaintiffs,	:	
	:	<u>Civil Action</u>
-against-	:	
BORGWARNER MORSE TEC LLC, et al.,	:	ORDER GRANTING BORGWARNER MORSE TEC LLC'S MOTION TO DISMISS
Defendants.	:	

THIS MATTER having come before the Court on Motion of Tanenbaum Keale LLP, attorneys for defendant BorgWarner Morse TEC LLC (hereinafter "BorgWarner"), and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 29th day of March, 2018,

ORDERED that the motion of Defendant, BorgWarner to dismiss 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 on all counsel within seven (7) days of the date hereof.



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

684
3-29-18

Jack N. Frost, Jr. (State ID No. 025312005)
DRINKER BIDDLE & REATH LLP
A Delaware Limited Liability Partnership
600 Campus Drive
Florham Park, New Jersey 07932-1047
(973) 549-7000
Attorneys for Defendant
Johnson & Johnson

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

DAVID CHARLES ETHERIDGE and
DARLENE PASTORE ETHERIDGE,

Plaintiffs,

v.

BRENNTAG NORTH AMERICA, INC.
(sued individually and as successor-in-
interest to MINERAL PIGMENT
SOLUTIONS, INC., and as successor in
interest to WHITTAKER CLARK &
DANIELS, INC.), et al.

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-932-17 AS

CIVIL ACTION
ASBESTOS LITIGATION

**ORDER ADMITTING
ERIC D. COOK, ESQ.
PRO HAC VICE**

THIS MATTER being opened to the Court by Drinker Biddle & Reath LLP, attorneys for defendant Johnson & Johnson, for an Order admitting Eric D. Cook, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 29th day of March, 2018 ORDERED that Eric D. Cook, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson, subject to the following conditions:

1. Eric D. Cook, Esq. has a prior existing attorney-client relationship with Johnson & Johnson and this matter involves complex product liability issues to which Mr. Cook is a specialist;

2. Eric D. Cook, Esq. shall abide by the New Jersey Court Rules including all disciplinary rules, R. 1:20-1 and R. 1:28-2;

3. Eric D. Cook, Esq. shall, and hereby does, consent to the appointment of the Clerk of the Supreme Court as agent upon whom service of process may be made for all actions against him or Drinker Biddle & Reath LLP that may arise out of his participation in this matter;

4. Eric D. Cook, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;

5. Eric D. Cook, Esq. shall have all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in New Jersey and associated with the law firm of Drinker Biddle & Reath LLP, who shall be held responsible for them, the conduct of the litigation and the attorney admitted herein;

6. Eric D. Cook, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

7. Eric D. Cook, Esq. shall not request to adjourn or delay in discovery, motions, trial or any other proceeding by reason of his inability to appear;

8. Eric D. Cook, Esq. must make an annual payment to the Ethics Financial Committee and to the New Jersey Lawyers Fund for Client Protection and shall, within ten (10) days, pay the fees required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) and submit an affidavit of compliance;

9. The *pro hac vice* admission of Eric D. Cook, Esq. will automatically terminate for failure to make the initial and any annual payment required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e);

10. Automatic termination of Pro Hac Vice admission shall occur for failure to make the required 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 payment, shall be made no later than February ³/~~15~~ of each year; and

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

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



Honorable Ana Viscomi, J.S.C.

This Motion was:

Opposed
 Unopposed

195
3-29-18

McGivney Kluger & Cook, P.C.
Marc J. Wisel, Esq. NJ ID #031052004
18 Columbia Turnpike, 3rd Floor
Florham Park, New Jersey 07932
(973) 822-1110
Attorneys for Defendant, Brand Insulations, Inc.

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

<p>SHERRY FISCHER, EXECUTRIX OF THE ESTATE OF JOHN J. GATELY, JR.;</p> <p style="text-align: center;">Plaintiffs,</p> <p style="text-align: center;">-vs-</p> <p>A.W. CHESTERTON COMPANY, <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-7231-13(AS)</p> <p style="text-align: center;">Civil Action <u>Asbestos Litigation</u></p> <p style="text-align: center;">ORDER</p>
--	--

THIS MATTER having been opened to the court on motion by McGivney Kluger & Cook, P.C., attorneys for defendant Brand Insulations, Inc., for an order granting summary judgment and a dismissal of 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 29th day of March, 2018;

ORDERED that summary judgment shall be and hereby is granted in favor of defendant Brand Insulations, Inc.; and it is

FURTHER ORDERED that all claims and all crossclaims against Brand Insulations, 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.

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

Opposed
 Unopposed

{F1683552-1}
"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."

197
3-29-18

MCGIVNEY, KLUGER & COOK, P.C.
23 Vreeland Road, Suite 220
Florham Park, New Jersey 07932
(973) 822-1110
Attorneys for Defendant,
Durametallic Corporation

571-843

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

SHERRY FISCHER, EXECUTRIX OF
THE ESTATE OF JOHN J. GATELY, JR.;

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY
DOCKET NO.: MID-L-7231-13AS

Plaintiffs,

Civil Action
Asbestos Litigation

-vs-

A.W. CHESTERTON COMPANY, *et.al*;

ORDER

Defendants.

THIS MATTER having been opened to the Court on Motion of McGivney and Kluger, P.C., attorneys for Defendant, Durametallic Corporation, 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 29th day of March 2018;

ORDERED that the Motion for Summary Judgment of Defendant, Durametallic Corporation is hereby granted in favor of said Defendant and that plaintiff's claims and any and all cross claims and/or third-party complaints 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 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."

246
3-2948

Maryam M. Meseha
Attorney I.D. No: 013982011
TANENBAUM KEALE LLP
One Newark Center, 16th Floor
Newark, New Jersey 07102
(973) 242-0002
Attorney for Defendant Foster Wheeler LLC

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

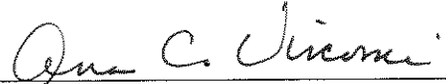
SHERRY FISCHER, EXECUTRIX OF THE ESTATE OF JOHN J. GATELY, JR.,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION: MIDDLESEX COUNTY
	:	DOCKET NO. MID-L-7231-13 AS and MID-L-
Plaintiffs,	:	1500-17AS
	:	<u>Civil Action</u>
-against-	:	
	:	ORDER FOR SUMMARY JUDGMENT
A.W. CHESTERTON COMPANY, et al.,	:	FOR DEFENDANT FOSTER WHEELER
	:	LLC
Defendants.	:	
	:	

THIS MATTER having come before the Court on Motion of Tanenbaum Keale LLP, attorneys for defendant Foster Wheeler LLC (hereinafter "Foster Wheeler"), and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 29th day of March, 2018,

ORDERED that the motion of Defendant Foster Wheeler for 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 on 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."

218
3-29-18

WILBRAHAM, LAWLER & BUBA

By: **Bernard E. Kueny, Esq. (Atty # 036411987)**
Michael J. Block, Esq. (Atty # 020031984)
Anisha S. Abraham, Esq. (Atty #031862007)

30 Washington Ave., Suite B3
Haddonfield, NJ 08033-3341
Tel: (856) 795-4422
Attorney for Defendant,
NOSROC Corporation

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

JOHN J. GATELY, JR.,

Plaintiff,

v.

NOSROC CORPORATION, et al.,
Defendants.

: **SUPERIOR COURT OF NEW JERSEY**
: **LAW DIVISION**
: **MIDDLESEX COUNTY**
:
: **DOCKET NO. MID-L-7231-13 AS**
:
: **CIVIL ACTION**
: **ASBESTOS LITIGATION**
:
:
: **ORDER FOR SUMMARY JUDGMENT BY**
: **DEFENDANT NOSROC CORPORATION**
:

This matter having come before the Court by Motion of Wilbraham, Lawler & Buba, attorneys for Defendant NOSROC Corporation, and the Court having reviewed the moving and opposition papers, if any, and for good cause shown:

IT IS ON THIS 29th day of March, 2018,

ORDERED that the motion of Defendant NOSROC Corporation for 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 on all counsel within seven (7) days of the date hereof.

Ana C. Viscomi
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."

718
3-29-18

Jack N. Frost, Jr. (State ID No. 025312005)
DRINKER BIDDLE & REATH LLP
A Delaware Limited Liability Partnership
600 Campus Drive
Florham Park, New Jersey 07932-1047
(973) 549-7000
Attorneys for Defendant
Johnson & Johnson

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

**ROSALIND HENRY and FREDERICK
C. HENRY, husband and wife,**

Plaintiffs,

vs.

**BRENNTAG NORTH AMERICA,
INC., et al.,**

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-1748-17 AS

CIVIL ACTION
ASBESTOS LITIGATION

**ORDER ADMITTING
ERIC D. COOK, ESQ.
PRO HAC VICE**

THIS MATTER being opened to the Court by Drinker Biddle & Reath LLP, attorneys for defendant Johnson & Johnson, for an Order admitting Eric D. Cook, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 29th day of March, 2018 ORDERED that Eric D. Cook, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson, subject to the following conditions:

1. Eric D. Cook, Esq. has a prior existing attorney-client relationship with Johnson & Johnson and this matter involves complex product liability issues to which Mr. Cook is a specialist;
2. Eric D. Cook, Esq. shall abide by the New Jersey Court Rules including all disciplinary rules, R. 1:20-1 and R. 1:28-2;
3. Eric D. Cook, Esq. shall, and hereby does, consent to the appointment of the Clerk of the Supreme Court as agent upon whom service of process may be made for all actions against him or Drinker Biddle & Reath LLP that may arise out of his participation in this matter;
4. Eric D. Cook, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;
5. Eric D. Cook, Esq. shall have all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in New Jersey and associated with the law firm of Drinker Biddle & Reath LLP, who shall be held responsible for them, the conduct of the litigation and the attorney admitted herein;
6. Eric D. Cook, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;
7. Eric D. Cook, Esq. shall not request to adjourn or delay in discovery, motions, trial or any other proceeding by reason of her inability to appear;
8. Eric D. Cook, Esq. must make an annual payment to the Ethics Financial Committee and to the New Jersey Lawyers Fund for Client Protection and shall, within ten (10) days, pay the fees required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) and submit an affidavit of compliance;

9. The *pro hac vice* admission of Eric D. Cook, Esq. will automatically terminate for failure to make the initial and any annual payment required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e);

10. Automatic termination of Pro Hac Vice admission shall occur for failure to make the required 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 payment, shall be made no later than February ~~15~~³ of each year; and

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

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



Honorable Ana Viscomi, J.S.C.

This Motion was:

Opposed
 Unopposed

Jack N. Frost, Jr. (State ID No. 025312005)
DRINKER BIDDLE & REATH LLP
A Delaware Limited Liability Partnership
600 Campus Drive
Florham Park, New Jersey 07932-1047
(973) 549-7000
Attorneys for Defendant
Johnson & Johnson Consumer, Inc.

720
3-29-18

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

**ROSALIND HENRY and FREDERICK
C. HENRY, husband and wife,**

Plaintiffs,

vs.

**BRENTAG NORTH AMERICA,
INC., et al.,**

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-1748-17 AS

CIVIL ACTION
ASBESTOS LITIGATION

**ORDER ADMITTING
ERIC D. COOK, ESQ.
PRO HAC VICE**

THIS MATTER being opened to the Court by Drinker Biddle & Reath LLP, attorneys for defendant Johnson & Johnson Consumer, Inc., for an Order admitting Eric D. Cook, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 29th day of March, 2018 ORDERED that Eric D. Cook, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson Consumer, Inc., subject to the following conditions:

1. Eric D. Cook, Esq. has a prior existing attorney-client relationship with Johnson & Johnson Consumer, Inc., and this matter involves complex product liability issues to which Mr. Cook is a specialist;

2. Eric D. Cook, Esq. shall abide by the New Jersey Court Rules including all disciplinary rules, R. 1:20-1 and R. 1:28-2;

3. Eric D. Cook, Esq. shall, and hereby does, consent to the appointment of the Clerk of the Supreme Court as agent upon whom service of process may be made for all actions against him or Drinker Biddle & Reath LLP that may arise out of his participation in this matter;

4. Eric D. Cook, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;

5. Eric D. Cook, Esq. shall have all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in New Jersey and associated with the law firm of Drinker Biddle & Reath LLP, who shall be held responsible for them, the conduct of the litigation and the attorney admitted herein;

6. Eric D. Cook, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

7. Eric D. Cook, Esq. shall not request to adjourn or delay in discovery, motions, trial or any other proceeding by reason of her inability to appear;

8. Eric D. Cook, Esq. must make an annual payment to the Ethics Financial Committee and to the New Jersey Lawyers Fund for Client Protection and shall, within ten (10) days, pay the fees required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) and submit an affidavit of compliance;

9. The *pro hac vice* admission of Eric D. Cook, Esq. will automatically terminate for failure to make the initial and any annual payment required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e);

10. Automatic termination of Pro Hac Vice admission shall occur for failure to make the required 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 payment, shall be made no later than February ^A~~S~~ of each year; and

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

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

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

This Motion was:

Opposed
 Unopposed

304
3-29-18

**HAWKINS PARNELL
THACKSTON & YOUNG LLP**
By: Roy F. Viola, Jr., Esq. (ID 015301993)
600 Lexington Ave, 8th Floor
New York, New York 10022
Tel: 212.897.9655
Fax: 646.589.8700
Attorneys for Defendant
American International Industries

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

DWAYNE JOHNSON,

Plaintiff,

vs.

AMERICAN INTERNATIONAL INDUSTRIES,
et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-6651-16AS

CIVIL ACTION – ASBESTOS LITIGATION

**ORDER GRANTING MOTION
TO ADMIT MICHAEL B. GIAQUINTO,
ESQ. PRO HAC VICE AS COUNSEL FOR
DEFENDANT AMERICAN
INTERNATIONAL INDUSTRIES**

NOW, upon the reading and filing of the moving papers and opposition thereto, along with the certification of Roy F. Viola, Jr., Esq. and Michael B. Giaquinto, Esq., and for good cause having been shown,

IT IS HEREBY ORDERED that there is good cause for Michael B. Giaquinto, Esq.'s admission pro hac vice in that he has a special interest in the fields of products liability and asbestos litigation. He is familiar with the facts of this case, and there is an existing attorney-client relationship with AII.

IT IS FURTHER ORDERED that Michael B. Giaquinto, Esq., Associate with the firm Hawkins Parnell Thackston & Young LLP, be and is hereby admitted to practice before this Honorable Court *pro hac vice* on behalf of AII, in the above-captioned litigation.

IT IS FURTHER ORDERED that Michael B. Giaquinto, Esq. will, pursuant to Rule 1:21-2(b), abide by the rules governing the courts of the State of New Jersey, including all disciplinary rules.

IT IS FURTHER ORDERED, pursuant to Rule 1:21-2(b), that Michael B. Giaquinto, Esq. consents 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 Michael B. Giaquinto, Esq. or his firm that may arise out of his participation in the instant litigation.

IT IS FURTHER ORDERED that this Honorable Court is to receive notice immediately of any matter affecting Michael B. Giaquinto, Esq.'s good standing as a member of the bar of any other jurisdiction.

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.

Shall, within 10 days of the date of this order, pay the fees required by Rule 1:20-1(b), Rule 1:28B-1(e) and Rule 1:28-2 and shall submit an affidavit of compliance.

Attorney shall not be designated as trial counsel.

No adjournment or delay in discovery, motions, trial or any other proceeding will be requested by reason of the attorney's inability to appear.

Automatic termination of Pro Hac Vice admission shall occur for failure to make the required annual payments to The Disciplinary Oversight Committee, The New Jersey Fund for Client Protection and Lawyers Assistance Program. Proof of such payment, after filing proof of the initial payment, shall be made no later than February 1st of each year.

Non-compliance with any of these requirements shall constitute grounds for removal.

A copy of this order shall be served on all parties within 7 days of the date of this order.

Date: 29th Day of March, 2018.
~~February~~



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

_____ Opposed

 _____ Unopposed

ABOYOUN, HELLER & DOBBS, L.L.C.
Seth L. Dobbs, Esq. (039942009)
77 Bloomfield Ave
Pine Brook, New Jersey 07058
T: (973) 575-9600
F: (973) 575-1925
sdobbs@aboylelaw.com
*Attorneys for Defendants Avi Auto Sales, Inc.,
Abraham Levy, and Daniel Levy*

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

PETER KALASIN, on behalf of himself and
those similarly situated,

Plaintiff(s),

v.

AVI AUTO SALES, INC., ABRAHAM
LEVY, DANIEL LEVY, and JOHN DOES 1-
5,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-006177-17

Civil Action

ORDER VACATING DEFAULT

THIS MATTER having been brought before the Court on the motion of Defendants Avi Auto Sales, Inc., Abraham Levy, and Daniel Levy (hereinafter collectively referred to as "Avi Auto"), through its attorneys, Aboyou, Heller & Dobbs, L.L.C., to vacate default under Rule 4:43-3; and the Court having considered the submissions of the parties in support of and in opposition to the motions; and having heard oral argument from counsel, if any; and for good cause having been shown;

IT IS ON THIS 3rd day of April 2018,

ORDERED that Avi Auto's motion to vacate default is hereby granted; and it is further

ORDERED that Avi Auto shall serve responsive pleadings within thirty (30) days of receipt of this Order; and it is further

ORDERED that a copy of this Order shall be served upon all parties of record within seven (7) days of its receipt.

Ana C. Viscomi

HONORABLE ANA C. VISCOMI, J.S.C.

Opposed
Unopposed

M# 235
2-2-18

O'TOOLE SCRIVO FERNANDEZ WEINER VAN LIEU, LLC
Gary Van Lieu (Attorney No. 019971990)
14 Village Park Road
Cedar Grove, New Jersey 07009
(973) 239-5700
Attorneys for Defendant,
J.W. Goodliffe & Son, Inc.

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

EDWARD KAZARY,

Plaintiff,

v.

3M COMPANY, et. al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-2881-14AS

**Asbestos Litigation
Civil Action**

ORDER

THIS MATTER, having been opened by Defendant, J.W. Goodliffe & Son, Inc. (“Goodliffe”), for an Order pursuant to *Rule* 4:46-1, granting summary judgment in favor of Goodliffe, dismissing the Complaint and all claims, counter-claims, and cross-claims, with prejudice, and the Court having reviewed the moving papers of counsel, and the Court having heard oral argument, and for other good cause shown;

IT IS ON THIS 29th day of March, 2018;

ORDERED as follows:

1. Goodliffe’s motion for summary judgment is hereby **GRANTED**;
2. The Complaint and all claims filed by Plaintiff against Goodliffe are hereby **DISMISSED** with prejudice;
3. Any and all cross-claims filed by any Co-Defendants against Goodliffe are hereby **DISMISSED** with prejudice;
4. Any and all claims, cross-claims and counterclaims asserted now and hereafter are hereby **DISMISSED** with prejudice, as to Goodliffe; and

5. Counsel for Goodliffe shall serve one copy of this Order on all counsel within 7 days of receiving a conformed copy.

SO ORDERED.



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."

Jack N. Frost, Jr. (State ID No. 025312005)
DRINKER BIDDLE & REATH LLP
A Delaware Limited Liability Partnership
600 Campus Drive
Florham Park, New Jersey 07932-1047
(973) 549-7000
Attorneys for Defendant
Johnson & Johnson

698
3-29-18

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

**MARC LADUE and MARSHA
LADUE,**

Plaintiffs,

vs.

**AMERICAN HONDA MOTOR
COMPANY, INC., et al.,**

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-0827-17 AS

CIVIL ACTION
ASBESTOS LITIGATION

**ORDER ADMITTING
ERIC D. COOK, ESQ.
*PRO HAC VICE***

THIS MATTER being opened to the Court by Drinker Biddle & Reath LLP, attorneys for defendant Johnson & Johnson, for an Order admitting Eric D. Cook, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 29th day of March, 2018 ORDERED that Eric D. Cook, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson, subject to the following conditions:

1. Eric D. Cook, Esq. has a prior existing attorney-client relationship with Johnson & Johnson and this matter involves complex product liability issues to which Mr. Cook is a specialist;

2. Eric D. Cook, Esq. shall abide by the New Jersey Court Rules including all disciplinary rules, R. 1:20-1 and R. 1:28-2;

3. Eric D. Cook, Esq. shall, and hereby does, consent to the appointment of the Clerk of the Supreme Court as agent upon whom service of process may be made for all actions against him or Drinker Biddle & Reath LLP that may arise out of his participation in this matter;

4. Eric D. Cook, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;

5. Eric D. Cook, Esq. shall have all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in New Jersey and associated with the law firm of Drinker Biddle & Reath LLP, who shall be held responsible for them, the conduct of the litigation and the attorney admitted herein;

6. Eric D. Cook, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

7. Eric D. Cook, Esq. shall not request to adjourn or delay in discovery, motions, trial or any other proceeding by reason of her inability to appear;

8. Eric D. Cook, Esq. must make an annual payment to the Ethics Financial Committee and to the New Jersey Lawyers Fund for Client Protection and shall, within ten (10) days, pay the fees required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) and submit an affidavit of compliance;

9. The *pro hac vice* admission of Eric D. Cook, Esq. will automatically terminate for failure to make the initial and any annual payment required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e);

10. Automatic termination of Pro Hac Vice admission shall occur for failure to make the required 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 payment, shall be made no later than February ¹~~15~~ of each year; and

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

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



Honorable Ana Viscomi, J.S.C.

This Motion was:

Opposed
 Unopposed

705
3-29-18

Jack N. Frost, Jr. (State ID No. 025312005)
DRINKER BIDDLE & REATH LLP
A Delaware Limited Liability Partnership
600 Campus Drive
Florham Park, New Jersey 07932-1047
(973) 549-7000
Attorneys for Defendant
Johnson & Johnson Consumer, Inc.

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

MARC LADUE and MARSHA LADUE,

Plaintiffs,

vs.

AMERICAN HONDA MOTOR COMPANY, INC., et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-0827-17 AS

CIVIL ACTION
ASBESTOS LITIGATION

**ORDER ADMITTING
ERIC D. COOK, ESQ.
PRO HAC VICE**

THIS MATTER being opened to the Court by Drinker Biddle & Reath LLP, attorneys for defendant Johnson & Johnson Consumer, Inc., for an Order admitting Eric D. Cook, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 29th day of March, 2018 ORDERED that Eric D. Cook, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson Consumer, Inc., subject to the following conditions:

1. Eric D. Cook, Esq. has a prior existing attorney-client relationship with Johnson & Johnson Consumer, Inc., and this matter involves complex product liability issues to which Mr. Cook is a specialist;

2. Eric D. Cook, Esq. shall abide by the New Jersey Court Rules including all disciplinary rules, R. 1:20-1 and R. 1:28-2;

3. Eric D. Cook, Esq. shall, and hereby does, consent to the appointment of the Clerk of the Supreme Court as agent upon whom service of process may be made for all actions against him or Drinker Biddle & Reath LLP that may arise out of his participation in this matter;

4. Eric D. Cook, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;

5. Eric D. Cook, Esq. shall have all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in New Jersey and associated with the law firm of Drinker Biddle & Reath LLP, who shall be held responsible for them, the conduct of the litigation and the attorney admitted herein;

6. Eric D. Cook, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

7. Eric D. Cook, Esq. shall not request to adjourn or delay in discovery, motions, trial or any other proceeding by reason of her inability to appear;

8. Eric D. Cook, Esq. must make an annual payment to the Ethics Financial Committee and to the New Jersey Lawyers Fund for Client Protection and shall, within ten (10) days, pay the fees required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) and submit an affidavit of compliance;

9. The *pro hac vice* admission of Eric D. Cook, Esq. will automatically terminate for failure to make the initial and any annual payment required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e);

10. Automatic termination of Pro Hac Vice admission shall occur for failure to make the required 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 payment, shall be made no later than February ~~18~~¹ of each year; and

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

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



Honorable Ana Viscomi, J.S.C.

This Motion was:

Opposed
 Unopposed

305
3-29-18

**HAWKINS PARNELL
THACKSTON & YOUNG LLP**
By: Roy F. Viola, Jr., Esq. (ID 015301993)
600 Lexington Ave, 8th Floor
New York, New York 10022
Tel: 212.897.9655
Fax: 646.589.8700
Attorneys for Defendant
American International Industries

MARGARET ROSE LANGLEY LASHLEY and
EDWARD GENE LASHLEY,

Plaintiff,

vs.

AMERICAN INTERNATIONAL INDUSTRIES,
et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-7336-16AS

CIVIL ACTION – ASBESTOS LITIGATION

**ORDER GRANTING MOTION
TO ADMIT MICHAEL B. GIAQUINTO,
ESQ. PRO HAC VICE AS COUNSEL FOR
DEFENDANT AMERICAN
INTERNATIONAL INDUSTRIES**

NOW, upon the reading and filing of the moving papers and opposition thereto, along with the certification of Roy F. Viola, Jr., Esq. and Michael B. Giaquinto, Esq., and for good cause having been shown,

IT IS HEREBY ORDERED that there is good cause for Michael B. Giaquinto, Esq.’s admission pro hac vice in that he has a special interest in the fields of products liability and asbestos litigation. He is familiar with the facts of this case, and there is an existing attorney-client relationship with AII.

IT IS FURTHER ORDERED that Michael B. Giaquinto, Esq., Associate with the firm Hawkins Parnell Thackston & Young LLP, be and is hereby admitted to practice before this Honorable Court *pro hac vice* on behalf of AII, in the above-captioned litigation.

IT IS FURTHER ORDERED that Michael B. Giaquinto, Esq. will, pursuant to Rule 1:21-2(b), abide by the rules governing the courts of the State of New Jersey, including all disciplinary rules.

IT IS FURTHER ORDERED, pursuant to Rule 1:21-2(b), that Michael B. Giaquinto, Esq. consents 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 Michael B. Giaquinto, Esq. or his firm that may arise out of his participation in the instant litigation.

IT IS FURTHER ORDERED that this Honorable Court is to receive notice immediately of any matter affecting Michael B. Giaquinto, Esq.'s good standing as a member of the bar of any other jurisdiction.

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.

Shall, within 10 days of the date of this order, pay the fees required by Rule 1:20-1(b), Rule 1:28B-1(e) and Rule 1:28-2 and shall submit an affidavit of compliance.

Attorney shall not be designated as trial counsel.

No adjournment or delay in discovery, motions, trial or any other proceeding will be requested by reason of the attorney's inability to appear.

Automatic termination of Pro Hac Vice admission shall occur for failure to make the required annual payments to The Disciplinary Oversight Committee, The New Jersey Fund for Client Protection and Lawyers Assistance Program. Proof of such payment, after filing proof of the initial payment, shall be made no later than February 1st of each year.

Non-compliance with any of these requirements shall constitute grounds for removal.

A copy of this order shall be served on all parties within 7 days of the date of this order.

Date: 29th Day of March, 2018.



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

_____ Opposed

Unopposed

685
3-29-18

Jack N. Frost, Jr. (State ID No. 025312005)
DRINKER BIDDLE & REATH LLP
A Delaware Limited Liability Partnership
600 Campus Drive
Florham Park, New Jersey 07932-1047
(973) 549-7000
Attorneys for Defendant
Johnson & Johnson

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

MARIE BOND MACY and JACK MACY,

Plaintiffs,

v.

BRENNTAG NORTH AMERICA, INC. (sued individually and as successor-in-interest to MINERAL PIGMENT SOLUTIONS, INC. and as successor-in interest to WHITTAKER CLARK & DANIELS, INC.), et al.

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

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

CIVIL ACTION
ASBESTOS LITIGATION

**ORDER ADMITTING
KEVIN M. HYNES, ESQ.
PRO HAC VICE**

THIS MATTER being opened to the Court by Drinker Biddle & Reath LLP, attorneys for defendant Johnson & Johnson, for an Order admitting Eric D. Cook, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 29th day of March, 2018 ORDERED that Eric D. Cook, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson, subject to the following conditions:

1. Eric D. Cook, Esq. has a prior existing attorney-client relationship with Johnson & Johnson and this matter involves complex product liability issues to which Mr. Cook is a specialist;

2. Eric D. Cook, Esq. shall abide by the New Jersey Court Rules including all disciplinary rules, R. 1:20-1 and R. 1:28-2;

3. Eric D. Cook, Esq. shall, and hereby does, consent to the appointment of the Clerk of the Supreme Court as agent upon whom service of process may be made for all actions against him or Drinker Biddle & Reath LLP that may arise out of his participation in this matter;

4. Eric D. Cook, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;

5. Eric D. Cook, Esq. shall have all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in New Jersey and associated with the law firm of Drinker Biddle & Reath LLP, who shall be held responsible for them, the conduct of the litigation and the attorney admitted herein;

6. Eric D. Cook, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

7. Eric D. Cook, Esq. shall not request to adjourn or delay in discovery, motions, trial or any other proceeding by reason of his inability to appear;

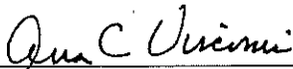
8. Eric D. Cook, Esq. must make an annual payment to the Ethics Financial Committee and to the New Jersey Lawyers Fund for Client Protection and shall, within ten (10) days, pay the fees required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) and submit an affidavit of compliance;

9. The *pro hac vice* admission of Eric D. Cook, Esq. will automatically terminate for failure to make the initial and any annual payment required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e);

10. Automatic termination of Pro Hac Vice admission shall occur for failure to make the required 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 payment, shall be made no later than February ³~~15~~ of each year; and

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

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



Honorable Ana Viscomi, J.S.C.

This Motion was:

Opposed
 Unopposed

321
3213

**O'TOOLE SCRIVO FERNANDEZ
WEINER VAN LIEU LLC**

By: Joshua S. Lichtenstein, Esq.
New Jersey Attorney ID # 03269-1992
14 Village Park Road
Cedar Grove, New Jersey 07009
(973) 239-5700
Attorneys for Defendant, Vanderbilt Minerals,
LLC f/k/a R.T. Vanderbilt Company, Inc.

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

CATHERINE M. MOORE, individually and as
Executrix and Executrix ad Prosequendum of the
Estate of ROBERT MOORE,

Plaintiffs,

vs.

3M COMPANY, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-7152-12AS

Civil Action

Asbestos Litigation

ORDER FOR SUMMARY JUDGMENT

This matter having come before the Court on motion of O'Toole Scrivo Fernandez Weiner Van Lieu LLC, attorneys for Defendant, Vanderbilt Minerals, LLC, formerly known as R.T. Vanderbilt Company, Inc., and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 29th day of March, 2018,

ORDERED that the motion for summary judgment of Defendant, Vanderbilt Minerals, LLC, formerly known as R.T. Vanderbilt Company, Inc., is hereby granted and the Complaint and any counterclaims and cross-claims are hereby dismissed with prejudice as to Vanderbilt Minerals, LLC, formerly known as R.T. Vanderbilt Company, Inc.; and it is

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

Papers Considered:

- Moving Papers
- Opposing Papers

Ana C. Viscomi

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."

726
3-29-18

Jack N. Frost, Jr. (State ID No. 025312005)
DRINKER BIDDLE & REATH LLP
A Delaware Limited Liability Partnership
600 Campus Drive
Florham Park, New Jersey 07932-1047
(973) 549-7000
Attorneys for Defendant
Johnson & Johnson

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

**HOLLI PROVINZANO and RYAN
PROVINZANO,**

Plaintiffs,

vs.

**CYPRUS AMAX MINERALS
COMPANY, et al.**

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-2464-17 AS

CIVIL ACTION
ASBESTOS LITIGATION

**ORDER ADMITTING
ERIC D. COOK, ESQ.
PRO HAC VICE**

THIS MATTER being opened to the Court by Drinker Biddle & Reath LLP, attorneys for defendant Johnson & Johnson, for an Order admitting Eric D. Cook, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 29th day of March, 2018 ORDERED that Eric D. Cook, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson, subject to the following conditions:

1. Eric D. Cook, Esq. has a prior existing attorney-client relationship with Johnson & Johnson and this matter involves complex product liability issues to which Mr. Cook is a specialist;

2. Eric D. Cook, Esq. shall abide by the New Jersey Court Rules including all disciplinary rules, R. 1:20-1 and R. 1:28-2;

3. Eric D. Cook, Esq. shall, and hereby does, consent to the appointment of the Clerk of the Supreme Court as agent upon whom service of process may be made for all actions against him or Drinker Biddle & Reath LLP that may arise out of his participation in this matter;

4. Eric D. Cook, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;

5. Eric D. Cook, Esq. shall have all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in New Jersey and associated with the law firm of Drinker Biddle & Reath LLP, who shall be held responsible for them, the conduct of the litigation and the attorney admitted herein;

6. Eric D. Cook, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

7. Eric D. Cook, Esq. shall not request to adjourn or delay in discovery, motions, trial or any other proceeding by reason of her inability to appear;

8. Eric D. Cook, Esq. must make an annual payment to the Ethics Financial Committee and to the New Jersey Lawyers Fund for Client Protection and shall, within ten (10) days, pay the fees required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) and submit an affidavit of compliance;

9. The *pro hac vice* admission of Eric D. Cook, Esq. will automatically terminate for failure to make the initial and any annual payment required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e);

10. Automatic termination of Pro Hac Vice admission shall occur for failure to make the required 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 payment, shall be made no later than February ¹~~15~~ of each year; and

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

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



Honorable Ana Viscomi, J.S.C.

This Motion was:

Opposed
 Unopposed

727
3-29-18

Jack N. Frost, Jr. (State ID No. 025312005)
DRINKER BIDDLE & REATH LLP
A Delaware Limited Liability Partnership
600 Campus Drive
Florham Park, New Jersey 07932-1047
(973) 549-7000
Attorneys for Defendant
Johnson & Johnson Consumer, Inc.

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

**HOLLI PROVINZANO and RYAN
PROVINZANO,**

Plaintiffs,

vs.

**CYPRUS AMAX MINERALS
COMPANY, et al.**

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-2464-17 AS

CIVIL ACTION
ASBESTOS LITIGATION

**ORDER ADMITTING
ERIC D. COOK, ESQ.
PRO HAC VICE**

THIS MATTER being opened to the Court by Drinker Biddle & Reath LLP, attorneys for defendant Johnson & Johnson Consumer, Inc., for an Order admitting Eric D. Cook, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 29th day of March, 2018 ORDERED that Eric D. Cook, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson Consumer, Inc., subject to the following conditions:

1. Eric D. Cook, Esq. has a prior existing attorney-client relationship with Johnson & Johnson Consumer, Inc., and this matter involves complex product liability issues to which Mr. Cook is a specialist;

2. Eric D. Cook, Esq. shall abide by the New Jersey Court Rules including all disciplinary rules, R. 1:20-1 and R. 1:28-2;

3. Eric D. Cook, Esq. shall, and hereby does, consent to the appointment of the Clerk of the Supreme Court as agent upon whom service of process may be made for all actions against him or Drinker Biddle & Reath LLP that may arise out of his participation in this matter;

4. Eric D. Cook, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;

5. Eric D. Cook, Esq. shall have all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in New Jersey and associated with the law firm of Drinker Biddle & Reath LLP, who shall be held responsible for them, the conduct of the litigation and the attorney admitted herein;

6. Eric D. Cook, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

7. Eric D. Cook, Esq. shall not request to adjourn or delay in discovery, motions, trial or any other proceeding by reason of her inability to appear;

8. Eric D. Cook, Esq. must make an annual payment to the Ethics Financial Committee and to the New Jersey Lawyers Fund for Client Protection and shall, within ten (10) days, pay the fees required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) and submit an affidavit of compliance;

9. The *pro hac vice* admission of Eric D. Cook, Esq. will automatically terminate for failure to make the initial and any annual payment required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e);

10. Automatic termination of Pro Hac Vice admission shall occur for failure to make the required 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 payment, shall be made no later than February ~~15~~¹ of each year; and

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

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



Honorable Ana Viscomi, J.S.C.

This Motion was:

Opposed
 Unopposed

219
3-29-18

WILBRAHAM, LAWLER & BUBA
By: **John S. Howarth, Esq. (Atty # 037821992)**
Keith D. Babula, Esq. (Atty # 006232004)
30 Washington St., B3
Haddonfield, NJ 08033-3341
(856) 795-4422

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

Air and Liquid Systems Corp., as successor by merger to Buffalo Pumps, Inc., (incorrectly sued as Buffalo Pumps, Inc., Individually and as successor to Buffalo Forge Co.)

WILLIAM SAVAGE and CONNIE	:	SUPERIOR COURT OF NEW JERSEY
SAVAGE, husband and wife,	:	LAW DIVISION
	:	MIDDLESEX COUNTY
Plaintiffs,	:	
v.	:	NO. MID-L-7305-15 AS
	:	
AIR AND LIQUID SYSTEMS CORP.,	:	CIVIL ACTION
AS SUCCESSOR BY MERGER TO	:	ASBESTOS LITIGATION
BUFFALO PUMPS, INC., et al.,	:	
Defendants.	:	ORDER FOR SUMMARY JUDGMENT BY
	:	DEFENDANT, AIR AND LIQUID SYSTEMS
	:	CORP., AS SUCCESSOR BY MERGER TO
	:	BUFFALO PUMPS, INC.

This matter having come before the Court by Motion of Wilbraham, Lawler & Buba, attorneys for Defendant, Air and Liquid Systems Corp., as successor by merger to Buffalo Pumps, Inc., and the Court having reviewed the moving and opposition papers, if any, and for good cause shown:

IT IS ON THIS 29th day of March, 2018,

ORDERED that the motion of Defendant, Air and Liquid Systems Corp., as successor by merger to Buffalo Pumps, Inc., for 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 on all counsel within seven (7) days of the date hereof.

 Opposed
 ✓ Unopposed

Ana C. Viscomi
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."

192
3-29-18

McGIVNEY, KLUGER & COOK, P.C.
Derrick A. Grant, Esq. (I.D. No. 165052015)
23 Vreeland Road, Suite 220
Florham Park, NJ 07932
973-822-1110
Attorneys for the Defendant, Allied Building Products Corp.

3932-0009

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

<p>WILLIAM SAVAGE and CONNIE SAVAGE, husband and wife;</p> <p style="text-align: center;">Plaintiffs,</p> <p>v.</p> <p>AT&T CORP., et al.;</p> <p style="text-align: center;">Defendants.</p>	<p style="text-align: center;">SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO.: MID-L-7305-15AS</p> <p style="text-align: center;">Civil Action Asbestos Litigation</p> <p style="text-align: center;">ORDER</p>
---	--

THIS MATTER having been opened to the Court by application of Defendant, Allied Building Products Corp. by and through its attorneys, McGivney, Kluger & Cook, P.C., for an Order granting summary judgment in favor of Allied Building Products Corp., and the Court having read the submissions of counsel and considered the oral arguments presented, if any, and for good cause having been shown,

IT IS on this 29th day of March, 2018;

ORDERED that the Motion for Summary Judgment of Defendant, Allied Building Products Corp., is hereby granted and that Plaintiff's claims and any and all cross-claims asserted against Allied Building Products Corp. 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.



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."

62
3-29-18

<p>SWARTZ CAMPBELL LLC BY: William C. Morlok Attorney Identification No: 018342009 1000 Crawford Place Suite 220 Mt. Laurel, New Jersey 08054 (856) 727-4777 <i>Attorney For Defendant, Allied Glove Corp., incorrectly named as Allied Glove & Safety Products Manufacturing Corp.</i></p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION MIDDLESEX COUNTY DOCKET NO. L-7305-15</p> <p style="text-align: right;">FILED MAR 29 2018 ANA C. VISCOMI, J.S.C.</p>
<p>WILLIAM SAVAGE AND CONNIE SAVAGE, husband and wife, Plaintiff,</p> <p>v.</p> <p>AT&T CORPORATION, et al., Defendants.</p>	<p>ASBESTOS MOTION</p> <p>CIVIL ACTION</p> <p>ORDER FOR SUMMARY JUDGMENT IN FAVOR OF DEFENDANT, ALLIED GLOVE CORPORATION</p>

THIS matter, having come before the Court on Motion of Swartz Campbell LLC, attorneys for defendant, Allied Glove Corp., incorrectly named as Allied Glove & Safety Products Manufacturing Corp., and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT is on this 29th day of March, 2018, ORDERED the motion of Defendant, Allied Glove Corp. for summary judgment is hereby granted and the Complaint and any Counterclaims and cross-claims are hereby dismissed with prejudice.

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

Ana C. Viscomi
 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."

107
3-29-18

McGIVNEY, KLUGER & COOK, P.C.
Kevin E. Hoffman, Esq. (No. 006491988)
18 Columbia Turnpike, 3rd Floor
Florham Park, NJ 07932
(973) 822-1110

Attorneys for Defendant, Binsky & Snyder, LLC

William Savage and Connie Savage,
husband and wife,

Plaintiff(s),

-vs-

AT&T Corp., et al.,

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY
DOCKET NO. MID-L-7305-15 AS

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

Civil Action

Asbestos Litigation

ORDER

THIS MATTER having been opened to the Court on Motion of McGivney, Kluger & Cook, P.C., attorneys for Defendant, Binsky & Snyder, LLC, for an Order granting said Defendant's Motion for 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 29th day of March, 2018;

ORDERED that the Motion for Summary Judgment of Defendant, Binsky & Snyder, LLC, is hereby granted in favor of said Defendant and that the Plaintiffs' 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.



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."

176
3-29-18

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

McGivney Kluger & Cook, P.C.
Marc J. Wisel, Esq. NJ ID #031052004
18 Columbia Turnpike, 3rd Floor
Florham Park, New Jersey 07932
(973) 822-1110

Attorneys for Defendant, Brand Insulations, Inc. (improperly pled as Onyx Industrial, Inc., individually, as successor to and doing business as Brand Insulations, Inc., The Brand Companies, Inc., and Waste Management, Inc.) ("Brand")

<p>WILLIAM SAVAGE and CONNIE SAVAGE, Husband and Wife;</p> <p style="text-align: right;">Plaintiffs,</p> <p style="text-align: center;">-vs-</p> <p>AT&T CORPORATION, <i>et.al</i>;</p> <p style="text-align: right;">Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO. MID-L-7305-15(AS)</p> <p style="text-align: center;">Civil Action <u>Asbestos Litigation</u></p> <p style="text-align: center;">ORDER</p>
---	--

THIS MATTER having been opened to the court on motion by McGivney Kluger & Cook, P.C., attorneys for defendant Brand Insulations, Inc. (improperly pled as Onyx Industrial, Inc., individually, as successor to and doing business as Brand Insulations, Inc., The Brand Companies, Inc., and Waste Management, Inc.) ("Brand") for an order granting summary judgment and a dismissal of 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 29th day of March, 2018;

ORDERED that summary judgment shall be and hereby is granted in favor of defendant Brand Insulations, Inc.; and it is

FURTHER ORDERED that all claims and all crossclaims against defendant Brand Insulations, 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

{F1683762-1} "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."

04
3 29 18

Nicea J. D'Annunzio, Esq.
NJ Attorney ID 034901985

HARDIN, KUNDLA, MCKEON & POLETTO
COUNSELLORS AT LAW

A PROFESSIONAL CORPORATION

673 MORRIS AVENUE

SPRINGFIELD, NEW JERSEY 07081

(973) 912-5222

Attorneys for Defendant, Calon Insulation Corporation

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

WILLIAM SAVAGE AND CONNIE SAVAGE, HUSBAND AND WIFE,	:	SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY
	:	Docket No. MID-L-7305-15 AS
Plaintiffs,	:	Civil Action
vs.	:	ASBESTOS LITIGATION
AT&T CORP., et. al.,	:	ORDER GRANTING DEFENDANT, CALON INSULATION CORPORATION'S MOTION FOR SUMMARY JUDGMENT
Defendants.	:	

This matter having come before the Court on Motion of HARDIN, KUNDLA, MCKEON & POLETTO, P.A., attorneys for Defendant, Calon Insulation Corporation, and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS on this 29th day of March, 2018,

ORDERED that the motion of Defendant, Calon Insulation Corporation, for summary judgment is hereby granted and the Complaint and any Counterclaims and Crossclaims 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 the date hereof.

Ana C. Viscomi
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."

✓ Unopposed

245
3-29-18

David S. Blow
Attorney I.D. No: 01951997
TANENBAUM KEALE LLP
One Newark Center, 16th Floor
Newark, New Jersey 07102
(973) 242-0002

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

Attorney for Defendant CBS Corporation, a Delaware Corporation,
f/k/a Viacom Inc., successor by merger to CBS Corporation, a Pennsylvania Corporation,
f/k/a Westinghouse Electric Corporation

WILLIAM SAVAGE and	:	
CONNIE SAVAGE, Husband and Wife,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION: MIDDLESEX COUNTY
Plaintiffs,	:	DOCKET NO. MID-L-7305-15 AS
	:	
-against-	:	CIVIL ACTION
	:	ASBESTOS LITIGATION
AT&T CORPORATION, et al.,	:	
	:	ORDER GRANTING SUMMARY
Defendants.	:	JUDGMENT TO DEFENDANT
	:	CBS CORPORATION

THIS MATTER having come before the Court on Motion of TANENBAUM KEALE LLP, attorneys for defendant CBS Corporation, a Delaware Corporation, f/k/a Viacom Inc., successor by merger to CBS Corporation, a Pennsylvania Corporation, f/k/a Westinghouse Electric Corporation. (hereinafter, "Westinghouse"), and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 29th day of March, 2018,

ORDERED that the motion of Defendant Westinghouse for 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 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.

177
3-29-18

McGivney Kluger & Cook, P.C.
Marc J. Wisel, Esq. NJ ID #031052004
18 Columbia Turnpike, 3rd Floor
Florham Park, New Jersey 07932
(973) 822-1110
Attorneys for Defendant, DAP, Inc. k/n/a La Mirada Products Co., Inc. ("DAP")

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

<p>WILLIAM SAVAGE and CONNIE SAVAGE, Husband and Wife;</p> <p style="text-align: right;">Plaintiffs,</p> <p style="text-align: center;">-vs-</p> <p>AT&T CORPORATION, <i>et.al</i>;</p> <p style="text-align: right;">Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO. MID-L-7305-15(AS)</p> <p style="text-align: center;">Civil Action <u>Asbestos Litigation</u></p> <p style="text-align: center;">ORDER</p>
---	--

THIS MATTER having been opened to the court on motion by McGivney Kluger & Cook, P.C., attorneys for defendant DAP, Inc. k/n/a La Mirada Products Co., Inc. ("DAP") for an order granting summary judgment and a dismissal of 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 29th day of March, 2018;

ORDERED that summary judgment shall be and hereby is granted in favor of defendant DAP, Inc. k/n/a La Mirada Products Co., Inc. ("DAP"); and it is

FURTHER ORDERED that all claims and all crossclaims against defendant DAP, Inc. k/n/a La Mirada Products Co., Inc. ("DAP") 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 4 days of receipt by counsel for the moving party.



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."

179
3-16-18

TIERNEY LAW OFFICES, P.C.
Mark G. Turner, Esquire
Identification No. 032652001
Michael J. Murphy, Esquire
Identification No. 025902012
1125 Land Title Bldg
100 S. Broad Street
Philadelphia, PA 19110
(215)790-2400
tierneylaw@aol.com
Our File Number: 49787-G

Attorneys for Defendant: Elizabeth
Industrial Supply Co., a division of
Charles F. Guyon

FILED
MAR 29 2018
ANA G. VISCOMI, J.S.C.

WILLIAM SAVAGE and CONNIE SAVAGE, husband and wife

Plaintiff(s),

vs.

AT&T, INC., et al.,

Defendant(s).

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

**DOCKET NO. L-7305-15 AS
CIVIL ACTION**

ASBESTOS LITIGATION

ORDER

This matter having been brought to the Court on Motion of Tierney Law Offices, P.C., attorneys for Defendant, Elizabeth Industrial Supply Co., Inc., for an Order granting Summary Judgment, and the Court having reviewed the moving papers, and any opposition thereto and for good cause shown,

IT IS on this 29th day of March, 2018,

ORDERED that Summary Judgment be and is hereby **GRANTED** in favor of Defendant, Elizabeth Industrial Supply Co., Inc., dismissing all claims of the Plaintiff and all claims including cross-claims of all other parties against Elizabeth Industrial Supply Co., Inc. with prejudice.

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

Ana C. Viscomi

The 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."

89-16-18

MC ELROY, DEUTSCH, MULVANEY & CARPENTER, LLP

1300 Mt. Kemble Avenue
P.O. Box 2075
Morristown, New Jersey 07962-2075
(973) 993-8100

Attorneys for Defendant Emerson Electric Co.,
incorrectly sued as Emerson Electric Company as
successor to Pentair Valves and Controls, f/k/a
Tyco Valves and Controls, Inc.

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

WILLIAM SAVAGE and CONNIE SAVAGE,
Husband and Wife,

Plaintiffs,

vs.

AT&T CORPORATION, f/k/a American
Telephone and Telegraph Company, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO. MID-L-7305-15AS

Civil Action – Asbestos Litigation
ORDER GRANTING MOTION TO
DISMISS TO DEFENDANT, EMERSON
ELECTRIC CO., INCORRECTLY SUED
AS SUCCESSOR TO PENTAIR VALVES
AND CONTROLS, f/k/a TYCO VALVES
AND CONTROLS, INC.

THIS MATTER having been brought before the Court on Motion of McElroy, Deutsch, Mulvaney & Carpenter, LLP, counsel for Defendant, Emerson Electric Co., incorrectly sued as Emerson Electric Company as successor to Pentair Valves and Controls f/k/a Tyco Valves and Controls, Inc., to dismiss Plaintiffs' Complaint, and the Court having considered the matter and good cause appearing,

IT IS ORDERED, that the Motion of Defendant, Emerson Electric Co., incorrectly sued as Emerson Electric Company as successor to Pentair Valves and Controls f/k/a Tyco Valves and Controls, Inc., to Dismiss Plaintiffs' Complaint is **GRANTED**, and Plaintiffs' Complaint and all crossclaims are hereby dismissed with prejudiced as to Defendant, Emerson Electric Co., incorrectly sued as Emerson Electric Company as successor to Pentair Valves and Controls f/k/a Tyco Valves and Controls, Inc.;

IT IS FURTHER ORDERED, that a copy of this Order shall be served upon all counsel of record within seven (7) days of the execution of this Order;

SO ORDERED on this 3rd day of April, 2018

Ana C. Viscomi

ANA C. VISCOMI, J.S.C.

Opposed
 Unopposed

178
3-29-18

MCGIVNEY, KLUGER & COOK, P.C.
18 Columbia Turnpike, 3rd Fl.
Florham Park, New Jersey 07932
(973) 822-1110
Attorneys for Defendant,
Flowserve Corporation f/k/a The Duriron Company, Inc.

951-1052

FILED
MAR 29 2018
ANAC. VISCOMI, J.S.C.

William Savage and Connie Savage, husband
and wife,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY
DOCKET NO.: MID-L-7305-15AS

Plaintiff(s),

v.

Civil Action
Asbestos Litigation

AT&T Corporation, et al.,

ORDER

Defendants.

THIS MATTER having been opened to the Court on Motion of McGivney, Kluger & Cook, P.C., attorneys for Defendant, Flowserve Corporation f/k/a The Duriron Company, Inc., 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 29th day of March 2018;

ORDERED that the Motion for Summary Judgment of Defendant, Flowserve Corporation f/k/a The Duriron Company, Inc. is hereby granted in favor of said Defendant and that plaintiff's claims and any and all cross claims and/or third-party complaints 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 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."

251
3-29-18

KELLEY JASONS McGOWAN SPINELLI
HANNA & REBER, LLP
Two Liberty Place – Suite 1900
50 South 16th Street
Philadelphia, PA 19102
(215) 854-0658
W. Matthew Reber, Esquire
Attorney ID No. 044031992
Angela Coll Caliendo, Esquire
Attorney I.D. No. 025042001
Attorneys for Defendant FMC Corporation, on
behalf of its former Peerless Pump business

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-7305-15 AS

FILED

MAR 29 2018

ANA C. VISCOMI, J.S.C.

WILLIAM SAVAGE AND CONNIE
SAVAGE, Husband and Wife,

Plaintiffs,

v.

AT&T CORPORATION, et al.,
Defendants.

ASBESTOS LITIGATION
Civil Action

ORDER

THIS MATTER having been brought before the Court on application of Kelley

Jasons McGowan Spinelli Hanna & Reber, attorneys for Defendant, FMC Corporation, on behalf of its former Peerless Pump business, an Order granting summary judgment in its favor and against Plaintiff, the Court having considered the moving and responding papers and the arguments of counsel, if any, and for good cause appearing

IT IS on this 29th day of March, 2018

ORDERED that Defendant, FMC Corporation, on behalf of its former Peerless Pump business' Motion for Summary Judgment is hereby **GRANTED** and the Complaint and any Counterclaims and Cross-Claims are hereby dismissed with prejudice.

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

_____ Opposed Unopposed

Ana C. Viscomi

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."

232
3-29-18

David S. Blow
Attorney I.D. No: 01951997
TANENBAUM KEALE LLP
One Newark Center, 16th Floor
Newark, New Jersey 07102
(973) 242-0002
Attorneys for Defendant Foster Wheeler LLC,
survivor to a merger with Foster Wheeler Corporation

FILED

MAR 29 2018

ANA C. VISCOMI, J.S.C.

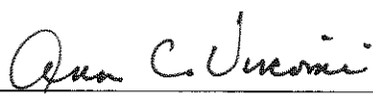
WILLIAM SAVAGE and	:	
CONNIE SAVAGE, Husband and Wife,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION: MIDDLESEX COUNTY
Plaintiffs,	:	DOCKET NO. MID-L-07305-15 AS
	:	
-against-	:	CIVIL ACTION
	:	ASBESTOS LITIGATION
AT&T CORPORATION, et al.,	:	
	:	ORDER GRANTING SUMMARY
Defendants.	:	JUDGMENT TO DEFENDANT
	:	FOSTER WHEELER LLC

THIS MATTER having come before the Court on Motion of TANENBAUM KEALE LLP, attorneys for defendant Foster Wheeler LLC (hereinafter, "Foster Wheeler"), and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 29th day of March, 2018,

ORDERED that the motion of Defendant Foster Wheeler for 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 on 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."

216
3-29-18

WILBRAHAM, LAWLER & BUBA
By: David C. Weinberg, Esq. (Atty # 021161983)
30 Washington Ave., Suite B3
Haddonfield, NJ 08033-3341
(856) 795-4422
Attorney for Defendant,
Greene, Tweed & Company, Inc.
(incorrectly captioned as GREENE,
TWEED & CO., LLP, Individually and as successor
to Palmetto packings)

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

WILLIAM SAVAGE and CONNIE	:	SUPERIOR COURT OF NEW JERSEY
SAVAGE, husband and wife,	:	LAW DIVISION
	:	MIDDLESEX COUNTY
Plaintiffs,	:	NO. MID-L-7305-15-AS
	:	CIVIL ACTION
v.	:	ASBESTOS LITIGATION
	:	ORDER GRANTING MOTION FOR
GREENE, TWEED & COMPANY, INC., et	:	SUMMARY JUDGMENT BY
al.,	:	DEFENDANT GREENE, TWEED &
Defendants.	:	COMPANY, INC.

This matter having come before the Court by Motion of Wilbraham, Lawler & Buba, attorneys for Defendant Greene, Tweed & Company, Inc., and the Court having reviewed the moving and opposition papers, if any, and for good cause shown:

IT IS ON THIS 29th day of March, 2018,

ORDERED that the motion of Greene, Tweed & Company, Inc. for 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 on all counsel within seven (7) days of the date hereof.



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."

Pascarella DiVita PLLC
2137 Route 35, Suite 290
Holmdel, New Jersey 07733
732-847-9019
Madelyn Iulo – Attorney ID: 025051998
Attorneys for: Ingersoll Rand Company

2-50
3-29-18

FILED
MAR 29 2018

**IN THE MATTER OF ASBESTOS
LITIGATION VENUED IN MIDDLESEX
COUNTY**

**WILLIAM SAVAGE AND CONNIE
SAVVAGE, Husband and Wife,**

Plaintiff(s),

v.

**AT&T CORPORATION, f/k/a American
Telephone and Telegraph Company, et al.,**

Defendant(s),

ANA C. VISCOMI, J.S.C.
SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. L-7305-15 AS

CIVIL ACTION
ASBESTOS LITIGATION

ORDER

THIS MATTER having come before the Court on Motion of Pascarella DiVita, PLLC, attorneys for Defendant, Ingersoll Rand Company (hereinafter “Ingersoll Rand”), and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 29th day of March 2018;

ORDERED that the motion for summary judgment by Defendant Ingersoll Rand is hereby granted and the Complaint and any Counterclaims and Cross-Claims are hereby dismissed with prejudice as to Defendant Ingersoll Rand, and it is further

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

Ana C. Viscomi

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.”

170
3-29-18

McGIVNEY, KLUGER & COOK, P.C.
Derrick A. Grant, Esq. (I.D. No. 165052015)
23 Vreeland Road, Suite 220
Florham Park, NJ 07932
973-822-1110
Attorneys for the Defendant, Raritan Supply Company

186-2848

FILED
MAR 29 2018

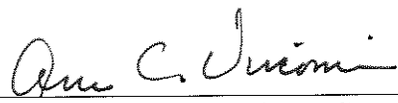
<p>WILLIAM SAVAGE and CONNIE SAVAGE, husband and wife;</p> <p style="text-align: center;">Plaintiffs,</p> <p>v.</p> <p>AT&T CORP., et al.;</p> <p style="text-align: center;">Defendants.</p>	<p style="text-align: center;">ANAC. VISCOMI, J.S.C.</p> <p style="text-align: center;">SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO.: MID-L-7305-15AS</p> <p style="text-align: center;">Civil Action Asbestos Litigation</p> <p style="text-align: center;">ORDER</p>
---	---

THIS MATTER having been opened to the Court by application of Defendant, Raritan Supply Company by and through its attorneys, McGivney, Kluger & Cook, P.C., for an Order granting summary judgment in favor of Raritan Supply Company, and the Court having read the submissions of counsel and considered the oral arguments presented, if any, and for good cause having been shown,

IT IS on this 29th day of March 2018;

ORDERED that the Motion for Summary Judgment of Defendant, Raritan Supply Company, is hereby granted and that Plaintiff's claims and any and all cross-claims asserted against Raritan Supply Company 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.



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."

102
3-29-18

MCGIVNEY, KLUGER & COOK, P.C.
18 Columbia Turnpike, 3rd Fl.
Florham Park, New Jersey 07932
(973) 822-1110
Attorneys for Defendant,
Safeguard Industrial Equipment Co.

FILED
MAR 29 2018

324-9551

ANA C. VISCOMI, J.S.C.

William Savage and Connie Savage, husband
and wife,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY
DOCKET NO.: MID-L-7305-15AS

Plaintiff(s),

v.

Civil Action
Asbestos Litigation

AT&T Corporation, et al.,

ORDER

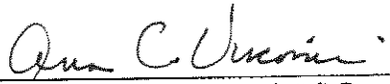
Defendants.

THIS MATTER having been opened to the Court on Motion of McGivney, Kluger & Cook, P.C., attorneys for Defendant, Safeguard Industrial Equipment Co., 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 29th day of March 2018;

ORDERED that the Motion for Summary Judgment of Defendant, Safeguard Industrial Equipment Co. is hereby granted in favor of said Defendant and that plaintiff's claims and any and all cross claims and/or third-party complaints 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.



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."

Scott M. Press (062132013)
CONNELL FOLEY LLP
56 Livingston Avenue
Roseland, New Jersey 07068
(973) 535-0500

Attorneys for Defendant, Superior Welding Supply, Inc.

SAVAGE WILLIAM AND CONNIE,
Husband and Wife

Plaintiffs,

vs.

SUPERIOR WELDING SUPPLY, INC.

Defendants.

ASBESTOS MOTION

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. L-7305-15AS

CIVIL ACTION

**ORDER GRANTING SUMMARY
JUDGMENT ON BEHALF OF
SUPERIOR WELDING SUPPLY, INC.**

THIS MATTER having come before the Court on Motion of Connell Foley LLP, attorneys for SUPERIOR WELDING SUPPLY, INC., and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS on this 29th day of March 2018,

ORDERED that the motion for summary judgment of Defendant, Superior Welding Supply, Inc., is hereby granted and the Complaint and any Counterclaims and Cross-Claims are hereby dismissed with prejudice.

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



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."

63
3-29-18

40342-00151-PCJ

MARSHALL, DENNEHEY, WARNER, COLEMAN & GOGGIN

BY: Paul C. Johnson, Esquire - NJ Attorney ID #: 023861991

15000 Midlantic Drive, Ste. 200

P.O. Box 5429

Mount Laurel, NJ 08054

☎ 856-414-6000 ☎ 856-414-6077

✉ pcjohnson@mdwecg.com

Attorney for Defendant Warren Pumps, LLC (improperly pled as Warren Pumps, Inc.)

WILLIAM SAVAGE and CONNIE SAVAGE, Husband and Wife

Plaintiff(s),

vs.

AT&T, CORPORATION, F/K/A American Telephone and Telegraph Company, ET AL

Defendant(s).

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
ASBESTOS LITIGATION
MIDDLESEX COUNTY

DOCKET NO.: MID-L-7305-15

CIVIL ACTION

ORDER GRANTING MOTION FOR SUMMARY JUDGMENT ON BEHALF OF DEFENDANT WARREN PUMPS, LLC

THIS MATTER having come before the Court on Motion of Marshall, Dennehey, Warner, Coleman & Goggin, attorneys for Defendant Warren Pumps, LLC, and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 29th DAY OF March, 2018,

ORDERED the Motion of Defendant Warren Pumps, LLC, for Summary Judgment is hereby granted and the Plaintiff's Complaint, as well as any and all 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.

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."

670
3-29-18

Jack N. Frost, Jr. (State ID No. 025312005)
DRINKER BIDDLE & REATH LLP
A Delaware Limited Liability Partnership
600 Campus Drive
Florham Park, New Jersey 07932-1047
(973) 549-7000
Attorneys for Defendant
Johnson & Johnson

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

**RONALD MARTIN TEUSCHER and
SHANNON TEUSCHER,**

Plaintiffs,

v.

**BRENNTAG NORTH AMERICA, INC.
(sued individually and as successor-in-
interest to MINERAL PIGMENT
SOLUTIONS, INC. and as successor-in-
interest to WHITTAKER CLARK &
DANIELS, INC.), et al.**

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-7249-17
16

CIVIL ACTION
ASBESTOS LITIGATION

**ORDER ADMITTING
ERIC D. COOK, ESQ.
PRO HAC VICE**

THIS MATTER being opened to the Court by Drinker Biddle & Reath LLP, attorneys for defendant Johnson & Johnson, for an Order admitting Eric D. Cook, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 29th day of March, 2018 ORDERED that Eric D. Cook, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson, subject to the following conditions:

1. Eric D. Cook, Esq. has a prior existing attorney-client relationship with Johnson & Johnson and this matter involves complex product liability issues to which Mr. Cook is a specialist;

2. Eric D. Cook, Esq. shall abide by the New Jersey Court Rules including all disciplinary rules, R. 1:20-1 and R. 1:28-2;

3. Eric D. Cook, Esq. shall, and hereby does, consent to the appointment of the Clerk of the Supreme Court as agent upon whom service of process may be made for all actions against him or Drinker Biddle & Reath LLP that may arise out of his participation in this matter;

4. Eric D. Cook, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;

5. Eric D. Cook, Esq. shall have all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in New Jersey and associated with the law firm of Drinker Biddle & Reath LLP, who shall be held responsible for them, the conduct of the litigation and the attorney admitted herein;

6. Eric D. Cook, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

7. Eric D. Cook, Esq. shall not request to adjourn or delay in discovery, motions, trial or any other proceeding by reason of his inability to appear;

8. Eric D. Cook, Esq. must make an annual payment to the Ethics Financial Committee and to the New Jersey Lawyers Fund for Client Protection and shall, within ten (10) days, pay the fees required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) and submit an affidavit of compliance;

9. The *pro hac vice* admission of Eric D. Cook, Esq. will automatically terminate for failure to make the initial and any annual payment required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e);

10. Automatic termination of Pro Hac Vice admission shall occur for failure to make the required 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 payment, shall be made no later than February ~~15~~² of each year; and

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

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



Honorable Ana Viscomi, J.S.C.

This Motion was:

Opposed
 Unopposed

671
3-29-18

Jack N. Frost, Jr. (State ID No. 025312005)
DRINKER BIDDLE & REATH LLP
A Delaware Limited Liability Partnership
600 Campus Drive
Florham Park, New Jersey 07932-1047
(973) 549-7000
Attorneys for Defendant
Johnson & Johnson Consumer, Inc.

FILED
MAR 29 2018
ANA C. VISCOMI, J.S.C.

**RONALD MARTIN TEUSCHER and
SHANNON TEUSCHER,**

Plaintiffs,

v.

**BRENNTAG NORTH AMERICA, INC.
(sued individually and as successor-in-
interest to MINERAL PIGMENT
SOLUTIONS, INC. and as successor-in-
interest to WHITTAKER CLARK &
DANIELS, INC.), et al.**

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-7249-17
16

CIVIL ACTION
ASBESTOS LITIGATION

**ORDER ADMITTING
ERIC D. COOK, ESQ.
PRO HAC VICE**

THIS MATTER being opened to the Court by Drinker Biddle & Reath LLP, attorneys for defendant Johnson & Johnson Consumer, Inc., for an Order admitting Eric D. Cook, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 29th day of March, 2018 ORDERED that Eric D. Cook, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson Consumer, Inc., subject to the following conditions:

1. Eric D. Cook, Esq. has a prior existing attorney-client relationship with Johnson & Johnson Consumer, Inc., and this matter involves complex product liability issues to which Mr. Cook is a specialist;

2. Eric D. Cook, Esq. shall abide by the New Jersey Court Rules including all disciplinary rules, R. 1:20-1 and R. 1:28-2;

3. Eric D. Cook, Esq. shall, and hereby does, consent to the appointment of the Clerk of the Supreme Court as agent upon whom service of process may be made for all actions against her or Drinker Biddle & Reath LLP that may arise out of her participation in this matter;

4. Eric D. Cook, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;

5. Eric D. Cook, Esq. shall have all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in New Jersey and associated with the law firm of Drinker Biddle & Reath LLP, who shall be held responsible for them, the conduct of the litigation and the attorney admitted herein;

6. Eric D. Cook, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

7. Eric D. Cook, Esq. shall not request to adjourn or delay in discovery, motions, trial or any other proceeding by reason of her inability to appear;

8. Eric D. Cook, Esq. must make an annual payment to the Ethics Financial Committee and to the New Jersey Lawyers Fund for Client Protection and shall, within ten (10) days, pay the fees required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) and submit an affidavit of compliance;

9. The *pro hac vice* admission of Eric D. Cook, Esq. will automatically terminate for failure to make the initial and any annual payment required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e);

10. Automatic termination of Pro Hac Vice admission shall occur for failure to make the required 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 payment, shall be made no later than February ~~15~~¹ of each year; and

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

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


Honorable Ana Viscomi, J.S.C.

This Motion was:

Opposed
 Unopposed