

Judge Ana Viscomi, J.S.C.							
Master Motion List							
Motions Returnable (04 13 2018)							
Docket	Case Name	Motion Type	Motion #	Opp recd	MOVANTS ATTNY	PLAINTIFF'S ATTNY	DISPOSITION
L-546-17	ALDERDICE V. J&J	PHV JOHN EWALD	695		Drinker Biddle	Szaferman/Simon	GRANTED
L-546-17	ALDERDICE V. J&J CONSUMER	PHV JOHN EWALD	696		Drinker Biddle	Szaferman/Simon	GRANTED
L-546-17	ALDERDICE V. J&J	PHV KEVIN M. HYNES	1083		Drinker Biddle	Szaferman/Simon	GRANTED
L-546-17	ALDERDICE V. J&J CONSUMER	PHV KEVIN M. HYNES	1084		Drinker Biddle	Szaferman/Simon	GRANTED
L-1370-17	AREND V. J&J	PHV KEVIN M. HYNES	1074		Drinker Biddle	Szaferman/Simon	GRANTED
L-1370-17	AREND V. J&J CONSUMER	PHV KEVIN M. HYNES	1075		Drinker Biddle	Szaferman/Simon	GRANTED
L-3922-15	BABICH V. AISIN	S/J	375		McElroy Deutsch	Levy Konigsberg	adj 5/11
L-3922-15	BABICH V. AP PARTS	S/J	180		Reilly McDevitt	Levy Konigsberg	adj 5/11
L-3922-15	BABICH V. ARVIN MERITOR	S/J	169		Reilly McDevitt	Levy Konigsberg	adj 5/11
L-3922-15	BABICH V. BWDAC	S/J	399		O'Toole Scrivo	Levy Konigsberg	adj 5/11
L-3922-15	BABICH V. BW/IP	S/J	86		Segal McCambridge	Levy Konigsberg	adj 5/11
L-3922-15	BABICH V. DANA	S/J	378		Swartz Campbell	Levy Konigsberg	adj 5/11

Docket	Case Name	Motion Type	Motion #	Opp recd	MOVANTS ATTNY	PLAINTIFF'S ATTNY	DISPOSITION
L-3922- 15	BABICH V. FEDERAL MOGUL	S/J	379		Landman Corsi	Levy Konigsberg	adj 5/11
L-3922- 15	BABICH V. FORD MOTOR CO.	S/J	228		LeClair Ryan	Levy Konigsberg	adj 5/11
L-3922- 15	BABICH V. HITACHI AMERICA LTD	S/J	208		Delany McBride	Levy Konigsberg	adj 5/11
L-3922- 15	BABICH V. HITACHI AUTOMOTIVE SYSTEMS AMERICA	S/J	213		Delany McBride	Levy Konigsberg	adj 5/11
L-3922- 15	BABICH V. HITACHI CHEMICAL	S/J	221		Delany McBride	Levy Konigsberg	adj 5/11
L-3922- 15	BABICH V. KELSEY HAYES	S/J	371		Wilbraham	Levy Konigsberg	adj 5/11
L-3922- 15	BABICH V. MAREMONT	S/J	188		Reilly McDevitt	Levy Konigsberg	adj 5/11
L-3922- 15	BABICH V. PNEUMO ABEX	S/J	153		Hawkins Parnell	Levy Konigsberg	adj 5/11
L-3922- 15	BABICH V. SUMITOMO	S/J	157		Levin O'Neil	Levy Konigsberg	adj 5/11
L-3922- 15	BABICH V. TMD	S/J	372		Breuninger	Levy Konigsberg	adj 5/11
L-3922- 15	BABICH V. ZF NORTH AMERICA	S/J	368		McGivney	Levy Konigsberg	adj 5/11
L-1438- 13	BECKETT V. HAJOCA	PROTECTIVE ORDER	477		Rawle Henderson	Cohen Placitella	W/D

Docket	Case Name	Motion Type	Motion #	Opp recd	MOVANTS ATTNY	PLAINTIFF'S ATTNY	DISPOSITION
L-5273- 17	BOOR V. ABP INDUCTION	S/J	165		Segal McCambridge	Maune	GRANTED
L-5273- 17	BOOR V. AFC- HOLCROFT	S/J	161		Porzio	Maune	GRANTED
L-5273- 17	BOOR V. AJAX	S/J	365		McGivney	Levy Konigsberg	GRANTED
L-5273- 17	BOOR V. AII ACQUISITION	S/J	367		McGivney	Levy Konigsberg	GRANTED
L-5273- 17	BOOR V. BLUE M	S/J	172		Reilly McDevitt	Levy Konigsberg	GRANTED
L-5273- 17	BOOR V. PLASTICS ENGINEERING	S/J	370		Wilbraham	Maune	GRANTED
L-5273- 17	BOOR V. ROGERS	S/J	366		McGivney	Maune	GRANTED

Docket	Case Name	Motion Type	Motion #	Opp recd	MOVANTS ATTNY	PLAINTIFF'S ATTNY	DISPOSITION
L-5273- 17	BOOR V. SWINDELL DRESSLER	S/J	176		Reilly McDevitt	Maune	GRANTED
L-5273- 17	BOOR V. TENOVA	S/J	406		Caruso Smith	Maune	GRANTED
L-5273- 17	BOOR V. UNION CARBIDE	S/J	144		Caruso Smith	Maune	GRANTED
L-5273- 17	BOOR V. VANDERBILT	S/J	402		O'Toole Scrivo	Maune	GRANTED
L-1146- 18	BUENROSTRO V. J&J	TRANSFER VENUE	1113		Drinker Biddle	Levy Konigsberg	adj 5/11
L-1146- 18	BUENROSTRO V. J&J CONSUMER	TRANSFER VENUE	1114		Drinker Biddle	Levy Konigsberg	adj 5/11
L-764- 14	CAHILL V. BORG WARNER	S/J	416		Tanenbaum Keale	Cohen Placitella	GRANTED
L-932- 17	ETHERIDGE V. J&J	TO FILE OUT OF TIME EXPERT RPTS	467		Drinker Biddle	Szaferman/Simon	adj 4/27

Docket	Case Name	Motion Type	Motion #	Opp recd	MOVANTS ATTNY	PLAINTIFF'S ATTNY	DISPOSITION
L-6479- 17	FERGUSON V. BORG WARNER	DISMISS FOR LACK OF PERSONAL JX	33		Tanenbaum Keale	Weitz Luxemborg	adj 4/27
L-1154- 18	GODFREY V. J&J	TRANSFER VENUE	1104	YES	Drinker Biddle	Levy Konigsberg	adj 5/11
L-1154- 18	GODFREY V. J&J CONSUMER	TRANSFER VENUE	1105	YES	Drinker Biddle	Levy Konigsberg	adj 5/11
L-1152- 18	GROSSMAN V. J&J	TRANSFER VENUE	1111		Drinker Biddle	Levy Konigsberg	adj 5/11
L-1152- 18	GROSSMAN V. J&J CONSUMER	TRANSFER VENUE	1112		Drinker Biddle	Levy Konigsberg	adj 5/11
L- 2818- 17	HUFF V. ARKEMA	PHV CHRISTOPHE R PANATIER	443		Szaferman/Simon	Szaferman/Simon	GRANTED
L- 2818- 17	HUFF V. WILLARD MFG INC.	DISMISS FOR LACK OF PERSONAL JX & FAILURE TO STATE A CLAIM	1111		Bowman & Brooke	Szaferman/Simon	adj 4/27
L- 2818- 17	HUFF V. WILLARD MFG USA	DISMISS FOR LACK OF PERSONAL JX & FAILURE TO STATE A CLAIM	1112		Bowman & Brooke	Szaferman/Simon	adj 4/27

Docket	Case Name	Motion Type	Motion #	Opp recd	MOVANTS ATTNY	PLAINTIFF'S ATTNY	DISPOSITION
L-1138-18	KOBEE V. J&J	TRANSFER VENUE	1115		Drinker Biddle	Levy Konigsberg	adj 5/11
L-1138-18	KOBEE V. J&J CONSUMER	TRANSFER VENUE	1116		Drinker Biddle	Levy Konigsberg	adj 5/11
L-5853-16	KREMPECKI V. REVLON	QUASH S/P OR PROTECTIVE ORDER LIMITING DISCOVERY	84	YES	Hawkins Parnell	Cohen Placitella	adj 5/25
L-5853-16	KREMPECKI V. REVLON	XM TO STRIKE ANSWER AND IMPOSE SANCTION ON REVLON	478	YES	Cohen Placitella	Cohen Placitella	adj 5/25
L-827-17	LADUE V. J&J	EXTEND EXPERT DISCOVERY	469		Drinker Biddle	Szaferman/Simon	adj 4/27
L-2658-17	LA ROSA V. AMERICAN MACHINE	AMD CPT	760		Wilentz	Wilentz	GRANTED
L-623-17	MACY V. J&J	EXTEND EXPERT DISCOVERY	471		Drinker Biddle	Szaferman/Simon	adj 4/27
L-623-17	MACY V. J&J	PHV JOHN EWALD	750		Drinker Biddle	Szaferman/Simon	GRANTED
L-623-17	MACY V. J&J	PHV KEVIN M. HYNES	1087		Drinker Biddle	Szaferman/Simon	GRANTED
L-07486-17	MARETT V. BRENN TAG NORTH AMERICA	AMD CPT & JURY DEMAND	2		Weitz Luxenberg	Weitz Luxenberg	GRANTED

Docket	Case Name	Motion Type	Motion #	Opp recd	MOVANTS ATTNY	PLAINTIFF'S ATTNY	DISPOSITION
L-1120- 17	MARTINEZ V. J&J	TO FILE OUT OF TIME EXPERT RPTS	476		Drinker Biddle	Szaferman/Simon	adj 4/27
L-1120- 17	MARTINEZ V. J&J	PHV JOHN EWALD	697		Drinker Biddle	Szaferman/Simon	GRANTED
L-1120- 17	MARTINEZ V. J&J CONSUMER	PHV JOHN EWALD	698		Drinker Biddle	Szaferman/Simon	GRANTED
L-1120- 17	MARTINEZ V. J&J	PHV KEVIN M. HYNES	1089		Drinker Biddle	Szaferman/Simon	GRANTED
L-1120- 17	MARTINEZ V. J&J CONSUMER	PHV KEVIN M. HYNES	1090		Drinker Biddle	Szaferman/Simon	GRANTED
L- 7484- 17	MASON V. BRENNTAG	AMD CPT	3		Weitz Luxenberg	Weitz Luxenberg	GRANTED
L-597- 18	MATTEO V. J&J	XFR VENUE	1037		Drinker Biddle	Cohen Placitella	adj 5/11
L-597- 18	MATTEO V. J&J CONSUMER	XFR VENUE	1038		Drinker Biddle	Cohen Placitella	adj 5/11
L-597- 18	MATTEO V. CYPRUS/IMERYS	JOIN J&J MOTION TO XFR VENUE	1133/113 4		Coughlin Duffy	Cohen Placitella	adj 5/11
L-7049- 16	MCNEILL-GEORGE V. CYPRUS AMAX	S/J	395		Rawle Henderson	Cohen Placitella	adj 4/27
L-7049- 16	MCNEILL-GEORGE V. IMERYS	S/J	397		Rawle Henderson	Cohen Placitella	adj 4/27

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L-7049- 16	MCNEILL-GEORGE V. J&J	S/J	418		Drinker Biddle	Cohen Placitella	adj 4/27
L-7049- 16	MCNEILL-GEORGE V. J&J CONSUMER	S/J	419		Drinker Biddle	Cohen Placitella	adj 4/27
L-7049- 16	MCNEILL-GEORGE V. WCD	S/J	194		Hoagland Longo	Cohen Placitella	adj 4/27
L-3809- 12	NELSON V. COOPER	S/J	437		Forman Watkins	Szaferman/Levy	adj 4/27
L-3809- 12	NELSON V. GARDNER DENVER	S/J	378		McGivney	Szaferman/Levy	adj 4/27
L-3809- 12	NELSON V. GRAYBAR	S/J	381		McGivney	Szaferman/Levy	W/D
L-3809- 12	NELSON V. SAMSON ELECTRIC	S/J	416		Reilly Janiczek	Szaferman/Levy	adj 4/27
L-3809- 12	NELSON V. SIEMENS	S/J	415		Wilbraham	Szaferman/Levy	adj 4/27
L-3809- 12	NELSON V. SQUARE D (SCHNEIDER ELECT)	S/J	140		Kelley Jasons	Szaferman/Levy	adj 4/27
L-3809- 12	NELSON V. W.W. GRAINGER	S/J	61		Hoagland Longo	Szaferman/Levy	adj 4/27
L-7563- 17	PATTERSON V. 3M	PHV TODD A. NEILSON	1102		Simmons Hanly	Simmons Hanly	GRANTED

Docket	Case Name	Motion Type	Motion #	Opp recd	MOVANTS ATTNY	PLAINTIFF'S ATTNY	DISPOSITION
L-455-18	PHILLIPS V. COLAGE PALMOLIVE (MENNEN)	DISMISS FOR FAILURE TO STATE A CLAIM	1110		O'Toole Scrivo	Phillips & Paol	adj 4/27
L-2464-17	PROVINZANO V. J&J	FILE OUT OF TIME EXPERT RPTS	472		Drinker Biddle	Szaferman/Simon	adj 4/27
L-2912-17	RIMONDI V. RIO TINTO	PHV PHILIP J. O'ROURKE	1095		Lewis Brisbois	Lanier	GRANTED
L-5572-16	RIVERA V. SHARON GARDENS CONDOMINIUM	STRIKE FOR NO DISCOVERY	181		Randall Richards - Wilentz	Wilentz	W/D
L-5572-16	RIVERA V. SHARON GARDENS CONDOMINIUM	AMD CPT			Zimmerer, Murray	Wilentz	GRANTED
L-827-18	SAUL V. YVES ST. LAURENT	DISMISS FOR LACK OF PERSONAL JX AND FNC	689		Hawkins Parnell	Szaferman/Simon	GRANTED
L-6705-16	SCHAFFER V. OCTAL	FILE 3RD PRTY CPT	692		McGivney	Chad Young	GRANTED

Docket	Case Name	Motion Type	Motion #	Opp recd	MOVANTS ATTNY	PLAINTIFF'S ATTNY	DISPOSITION
L-868-18	SMITH V. J&J	TRANSFER VENUE	1117		Drinker Biddle	Levy Konigsberg	ADJ 5/11
L-868-18	SMITH V. J&J CONSUMER	TRANSFER VENUE	1118		Drinker Biddle	Levy Konigsberg	ADJ 5/11
L-3121-17	STONACK V. MANNINGTON MILLS	PHV ERICH J. GLEBER	754		Segal McCambridge	Early	GRANTED
L-3056-17	SZATKOWSKI V. DAP	AMD CPT	757		Wilentz	Wilentz	GRANTED
L-1153-18	TAYLOR V. J&J	TRANSFER VENUE	1108		Drinker Biddle	Levy Konigsberg	adj 5/11
L-1153-18	TAYLOR V. J&J CONSUMER	TRANSFER VENUE	1109		Drinker Biddle	Levy Konigsberg	adj 5/11
L-1143-18	TERRANO-URCIOLI V. J&J	TRANSFER VENUE	1106		Drinker Biddle	Levy Konigsberg	adj 5/11
L-1143-18	TERRANO-URCIOLI V. J&J CONSUMER	TRANSFER VENUE	1107		Drinker Biddle	Levy Konigsberg	adj 5/11
L-7249-16	TEUSCHER V. J&J	TO FILE OUT OF TIME EXPERT RPTS	475		Drinker Biddle	Szaferman/Simon	adj 4/27
L-7460-17	TINLEY V. REVLON	STRIKE OR DISMISS CPT FOR FAILURE TO STATE A CLAIM AND LACK OF PERSONAL JX	85		Hawkins Parnell	Levy Konigsberg	GRANTED

Docket	Case Name	Motion Type	Motion #	Opp reed	MOVANTS ATTNY	PLAINTIFF'S ATTNY	DISPOSITION
L-5800- 17	YUHAS V. ABB	AMD CPT	691		Weitz Luxenberg	Weitz Luxemborg	GRANTED

Jack N. Frost, Jr. (State ID No. 025312005)
DRINKER BIDDLE & REATH LLP
A Delaware Limited Liability Partnership
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(973) 549-7000
Attorneys for Defendant
Johnson & Johnson

695
4-13-18

FILED
APR 13 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
JOHN EWALD, 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 John Ewald, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 13th day of April, 2018 ORDERED that John Ewald, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson, subject to the following conditions:

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

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

3. John Ewald, 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. John Ewald, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;

5. John Ewald, 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. John Ewald, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

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

8. John Ewald, 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 John Ewald, 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

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.

096
4-13-18

FILED
APR 13 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

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**ORDER ADMITTING
JOHN EWALD, 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 John Ewald, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 13th day of April, 2018 ORDERED that John Ewald, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson Consumer, Inc., subject to the following conditions:

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

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

3. John Ewald, 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. John Ewald, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;

5. John Ewald, 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. John Ewald, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

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

8. John Ewald, 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 John Ewald, 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

1083
4-13-18

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

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ANA G. VISCOMI, J.S.C.

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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
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 Kevin M. Hynes, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 13th day of April, 2018 ORDERED that Kevin M. Hynes, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson, subject to the following conditions:

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

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

3. Kevin M. Hynes, 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. Kevin M. Hynes, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;

5. Kevin M. Hynes, 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. Kevin M. Hynes, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

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

8. Kevin M. Hynes, 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 Kevin M. Hynes, 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.

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

This Motion was:

Opposed
 Unopposed

1084
4-13-18

Jack N. Frost, Jr. (State ID No. 025312005)
DRINKER BIDDLE & REATH LLP
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600 Campus Drive
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**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 Consumer, Inc., for an Order admitting Kevin M. Hynes, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 13th day of April, 2018 ORDERED that

Kevin M. Hynes, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson Consumer, Inc., subject to the following conditions:

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

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

3. Kevin M. Hynes, 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. Kevin M. Hynes, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;

5. Kevin M. Hynes, 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. Kevin M. Hynes, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

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

8. Kevin M. Hynes, 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 Kevin M. Hynes, 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 ~~X~~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.

Ana C. Viscomi
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

1074
4-13-18

FILED
APR 13 2018
ANA C. VISCOMI, J.S.C.

BARBARA AREND,

Plaintiff,

v.

**BRENTAG 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
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 Kevin M. Hynes, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 13th day of April, 2018 ORDERED that Kevin M. Hynes, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson, subject to the following conditions:

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

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

3. Kevin M. Hynes, 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. Kevin M. Hynes, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;

5. Kevin M. Hynes, 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. Kevin M. Hynes, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

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

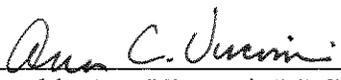
8. Kevin M. Hynes, Esq. must make an annual payment to the Ethics Financial Committee and to the New Jersey Lawyers Fund for Client Protection and shall, within ten (10) days, pay the fees required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) and submit an affidavit of compliance;

9. The *pro hac vice* admission of Kevin M. Hynes, 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

1075
4-13-18

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
APR 13 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
KEVIN M. HYNES, 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 Kevin M. Hynes, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 13th day of April, 2018 ORDERED that

Kevin M. Hynes, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson Consumer, Inc., subject to the following conditions:

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

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

3. Kevin M. Hynes, 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. Kevin M. Hynes, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;

5. Kevin M. Hynes, 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. Kevin M. Hynes, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

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

8. Kevin M. Hynes, 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 Kevin M. Hynes, 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

165
4-13-18

SEGAL McCAMBRIDGE SINGER & MAHONEY, LTD.

15 Exchange Place, Suite 1020
Jersey City, New Jersey 07302
Phone: (201) 209-0393
Fax : (201) 209-1223
Dinesh U. Dadlani (Attorney ID: #019931999))

Attorneys for Defendant

**ABP INDUCTION, LLC
AS SUCCESSOR-IN-INTEREST TO
PILLAR INDUCTION COMPANY, LLC**

FILED
APR 13 2018
ANA C. VISCOMI, J.S.C.

<p>GEORGE BOOR and MARGARET BOOR,</p> <p style="text-align: center;">Plaintiffs,</p> <p style="text-align: center;">v.</p> <p>ABP INDUCTION, LLC, et al,</p> <p style="text-align: center;">Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY</p> <p style="text-align: center;">DOCKET NO. MID-L-5273-17 (AS)</p> <p>CIVIL ACTION ASBESTOS LITIGATION</p> <p style="text-align: center;">PROPOSED ORDER FOR MOTION FOR SUMMARY JUDGMENT WITH PREJUDICE</p>
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To: THIS MATTER having been brought before the Court on Motion of Segal McCambridge Singer & Mahoney, attorneys for the Defendant, ABP INDUCTION, LLC and its wholly owned subsidiaries ABP INDUCTION, LLC for an Order granting said Defendant Summary Judgment with prejudice in the within cause of action, and the Court having reviewed the moving papers and for good cause shown;

IT IS ON THIS 13th day of April, 2018,

ORDERED that Defendant ABP INDUCTION, LLC Motion for Summary Judgment be and is hereby granted in favor of said Defendant and that any and all claims, counterclaims, and/or cross claims asserted against this Defendant are hereby dismissed with prejudice; and

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


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."

165
4-13-18

PORZIO, BROMBERG & NEWMAN, P.C.
Diane Fleming Averell (040172000)
100 Southgate Parkway
Morristown, NJ 07962-1997
(973) 538-4006
Attorneys for Defendant AFC-Holcroft, LLC

FILED
APR 13 2018
ANA C. VISCOMI, J.S.C.

GEORGE BOOR and MARGARET BOOR,

Plaintiffs,

v.

ABP INDUCTION, LLC, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-5273-17 AS

CIVIL ACTION
(ASBESTOS LITIGATION)

**ORDER GRANTING
SUMMARY JUDGMENT TO
AFC-HOLCROFT LLC**

This matter having come before the Court on Motion of Porzio, Bromberg & Newman, P.C., attorneys for Defendant AFC-Holcroft, LLC, and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 13th DAY OF April, 2018,

ORDERED that the motion of Defendant AFC-Holcroft, LLC for summary judgment is hereby granted, and the Complaint 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.

Ana C. Viscomi

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."

365
4-13-18

McGivney, Kluger & Cook, P.C.
Pooja R. Patel (NJ ID 014922010)
23 Vreeland Road, Suite 220
Florham Park, New Jersey 07932
(973) 822-1110
Attorneys for Defendant, Ajax Magnethermic Corporation

FILED
APR 13 2018
ANA C. VISCOMI, J.S.C.

<p>GEORGE BOOR AND MARGARET BOOR; Plaintiff, -vs- ABP INDUCTION, LCC, ET AL. Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO. MID-L-5273-17 Civil Action <u>Asbestos Litigation</u> ORDER</p>
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THIS MATTER having been opened to the court on motion by McGivney, Kluger & Cook, P.C., attorneys for defendant Ajax Magnethermic Corporation for an order granting summary judgment, and the court having reviewed the moving papers, and any opposition thereto and for good cause having been shown;

IT IS on this 13th day of April, 2018;

ORDERED that summary judgment shall be and hereby is granted in favor of defendant Ajax Magnethermic Corporation; and it is

FURTHER ORDERED that all claims and all crossclaims against Ajax Magnethermic Corporation 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.

Opposed
 Unopposed

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."

367
4-13-18

McGivney, Kluger & Cook, P.C.
Jack J. Bingham, Esq. (ID: 133212015)
18 Columbia Turnpike, 3rd floor
Florham Park, New Jersey 07932
(973) 822-1110
Attorneys for Defendant,
AII Acquisition, LLC f/k/a Holland Furnace Company

FILED
APR 13 2018
ANA C. VISCOMI, J.S.C.

<p>George Boor and Margaret Boor, Plaintiff(s), -vs- ABP Induction, LLC, et al., Defendant(s).</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION; MIDDLESEX COUNTY DOCKET NO. MID-L-5273-17 AS Civil Action <u>Asbestos Litigation</u> ORDER</p>
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THIS MATTER having been opened to the court on motion by McGivney, Kluger & Cook, P.C., attorneys for defendant AII Acquisition, LLC f/k/a Holland Furnace Company for an order granting summary judgment, and the court having reviewed the moving papers, and any opposition thereto and for good cause having been shown;

IT IS on this 13th day of April, 2018;

ORDERED that summary judgment shall be and hereby is granted in favor of defendant AII Acquisition, LLC f/k/a Holland Furnace Company; and it is

FURTHER ORDERED that all claims and all cross-claims against AII Acquisition, LLC f/k/a Holland Furnace Company 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.

 Opposed
 Unopposed

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."

Li 72
13-18

REILLY, MCDEVITT, HENRICH & CHOLDEN P.C.
BY: PATRICIA M. HENRICH, ESQUIRE
IDENTIFICATION NO.: 020091997
KRISTA F. FIORE, ESQUIRE
IDENTIFICATION NO. : 018681998
3 EXECUTIVE CAMPUS – SUITE 310
CHERRY HILL, NEW JERSEY 08002
(856) 317-7180

ATTORNEYS FOR DEFENDANT,
BLUE M

FILED
APR 13 2018
ANA C. VISCOMI, J.S.C.

OUR FILE NO. 191-1002

GEORGE BOOR AND MARGARET BOOR,

PLAINTIFF(S),

V.

BLUE M, ET AL.,

DEFENDANT(S)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

DOCKET NO. # MID-L-5273-17 AS

Civil Action

ORDER

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

It is on this 13th day of April, 2018, **ORDERED** the motion of Defendant, Blue M, for Summary Judgment is hereby granted and the Complaint and any Counter claims and Cross-Claims 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.



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."

3 TO
4-13-18

WILBRAHAM, LAWLER & BUBA
By: **Bashi J. Buba, Esq. (Atty # 002511992)**
Timothy A. Sullivan, Esq. (Atty # 010422005)
30 Washington Ave., Suite B3
Haddonfield, NJ 08033-3341
(856) 795-4422
Attorney for Defendant,
Plastics Engineering Company
a/k/a PLENCO

FILED
APR 13 2018
ANA C. VISCOMI, J.S.C.

GEORGE BOOR and MARGARET BOOR,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION
	:	MIDDLESEX COUNTY
Plaintiff(s),	:	
	:	NO. MID-L-5273-17 AS
v.	:	
	:	CIVIL ACTION
PLASTICS ENGINEERING COMPANY, a/k/a PLENCO, et al.	:	ASBESTOS LITIGATION
	:	
Defendants.	:	ORDER FOR SUMMARY JUDGMENT BY
	:	DEFENDANT PLASTICS ENGINEERING
	:	COMPANY, a/k/a PLENCO

This matter having come before the Court by Motion of Wilbraham, Lawler & Buba, attorneys for Defendant Plastics Engineering Company a/k/a PLENCO, and the Court having reviewed the moving and opposition papers, if any, and for good cause shown:

IT IS ON THIS 13th day of April, 2018,

ORDERED that the motion of Defendant Plastics Engineering Company a/k/a PLENCO 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."

McGivney, Kluger & Cook, P.C.
Christopher M. Longo (NJ ID 041141995)
23 Vreeland Road, Suite 220
Florham Park, New Jersey 07932
(973) 822-1110
Attorneys for Defendant, Rogers Corporation

364
4-13-18

FILED
APR 13 2018
ANA C. VISCOMI, J.S.C.

GEORGE BOOR AND MARGARET BOOR; Plaintiff, -vs- ABP INDUCTION, LCC, ET AL. Defendants.	SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO. MID-L-5273-17 Civil Action <u>Asbestos Litigation</u> ORDER
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THIS MATTER having been opened to the court on motion by McGivney, Kluger & Cook, P.C., attorneys for defendant Rogers Corporation for an order granting summary judgment, and the court having reviewed the moving papers, and any opposition thereto and for good cause having been shown;

IT IS on this 13th day of April, 2018;

ORDERED that summary judgment shall be and hereby is granted in favor of defendant Rogers Corporation; and it is

FURTHER ORDERED that all claims and all cross-claims against Rogers Corporation 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.

Opposed
 Unopposed

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

{F1690941-1}

"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."

176
4-13-18

REILLY, MCDEVITT, HENRICH & CHOLDEN, P.C.
BY: JOSETTE F. SPIVAK
IDENTIFICATION NO.: 021551998
3 EXECUTIVE CAMPUS – SUITE 310
CHERRY HILL, NEW JERSEY 08002
(856) 317-7180

ATTORNEYS FOR
DEFENDANT,
SWINDELL DRESSLER
INTERNATIONAL
COMPANY

Our File No.: 517-1002

GEORGE BOOR AND MARGARET
BOOR,

PLAINTIFF(S),

V.

SWINDELL DRESSLER
INTERNATIONAL COMPANY, ET
AL.

DEFENDANT(S)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

ASBESTOS LITIGATION

DOCKET NO.: MID-L-5273-17 AS

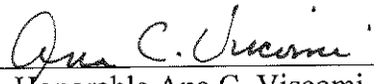
ORDER

FILED
APR 13 2018
ANA C. VISCOMI, J.S.C.

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

It is on this 13th day of April, 2018, **ORDERED** the motion of Defendant, Swindell Dressler International Company, for Summary Judgment is hereby granted and the Complaint and any Counter claims and Cross-Claims 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.



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."

406
4-13-18

**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, Tenova, Inc., f/k/a
Tenova Core, Inc.

FILED
APR 13 2018
ANA C. VISCOMI, J.S.C.

GEORGE BOOR AND MARGARET BOOR,

Plaintiffs,

vs.

TENOVA, INC., *et al.*,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-5273-17 AS

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, Tenova Inc., f/k/a Tenova Core Inc., and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 13th day of April, 2018,

ORDERED that the motion for summary judgment of Defendant, Tenova Inc., f/k/a Tenova Core Inc., is hereby granted and the Complaint and any counterclaims and cross-claims are hereby dismissed with prejudice as to Tenova Inc., f/k/a Tenova Core 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.

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

Papers Considered:

- Moving Papers
- Opposing Papers

"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."

144
4-13-18

CARUSO SMITH PICINI PC

Nicholas Albano III, Esq.
Attorney ID No.: NJ041461998
60 Route 46 East
Fairfield, New Jersey 07004
(973) 667-6000
Attorneys for Defendant,
Union Carbide Corporation

FILED
APR 13 2018
ANA C. VISCOMI, J.S.C.

GEORGE BOOR and MARGARET BOOR,

Plaintiffs,

v.

ABP INDUCTION, LLC, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID- L-5273-17AS

Civil Action

**ORDER FOR SUMMARY
JUDGMENT FOR DEFENDANT**

This matter having come before the Court on motion of Caruso Smith Picini, PC., attorneys for Defendant, Union Carbide Corporation, and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 13th DAY OF April, 2018,

ORDERED the motion of Union Carbide 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
HONORABLE ANA C. VISCOMI, J.S.C.

Papers Considered:
 Moving Papers
 Opposing Papers

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

4/02
4-13-18

**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
APR 13 2018
ANA C. VISCOMI, J.S.C.

GEORGE BOOR AND MARGARET BOOR,

Plaintiffs,

vs.

VANDERBILT MINERALS, LLC, *et al.*,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-5273-17 AS

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 f/k/a 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 13th day of April, 2018,

ORDERED that the motion for summary judgment of Defendant, Vanderbilt Minerals, LLC f/k/a 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 f/k/a 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."

M# 416
4-13-18

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,
BorgWarner Morse TEC LLC

FILED
APR 13 2018
ANA C. VISCOMI, J.S.C.

		: SUPERIOR COURT OF NEW JERSEY
ESTATE OF MICHAEL CAHILL,	:	: LAW DIVISION: MIDDLESEX COUNTY
	:	: DOCKET NO. MID-L-764-14 AS
Plaintiffs,	:	
	:	: CIVIL ACTION
-against-	:	: ASBESTOS LITIGATION
	:	
ABEX CORPORATION, et al.,	:	: ORDER FOR SUMMARY
	:	: JUDGMENT FOR DEFENDANT
Defendants.	:	: BORGWARNER MORSE TEC LLC

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 13th day of April, 2018,

ORDERED that the motion of Defendant BorgWarner 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
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."

443
4-13-18

SZAFERMAN, LAKIND,
BLUMSTEIN & BLADER P.C.
101 Grovers Mill Road, Suite 200
Lawrenceville, N.J. 08648
(609) 275-0400
By: Robert E. Lytle (ID #046331990)

SIMON GREENSTONE PANATIER BARTLETT P.C.
3232 McKinney Ave., Suite 610
Dallas, TX 75204
(214) 276-7680
By: Leah Kagan (ID #013602009)

FILED
APR 13 2018
ANA C. VISCOMI, J.S.C.

Attorneys for Plaintiffs

LINDA HUFF and JAMES HUFF,

Plaintiffs,

v.

ARKEMA, INC. f/k/a PENNWALT
CORPORATION and ELF ATOCHEM
NORTH AMERICA, INC. (sued
individually and as successor-by-merger to
WALLACE & TIERNAN d/b/a WTS
PHARMACRAFT), et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L-2818-17AS

Civil Action – Asbestos Litigation

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

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

IT IS ON THIS 13th day of ~~March~~ ^{April} 2018;

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

IT IS FURTHER ORDERED that Christopher Panatier, Esq.:

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

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

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

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

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

6. Cannot be designated as trial counsel; and

IT IS FURTHER ORDERED that:

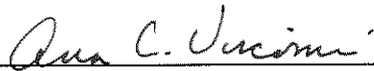
1. No adjournment or delay in discovery, motions, trial, or any other proceeding shall occur or be requested by reason of the inability of Christopher Panatier to be in attendance.

2. Christopher Panatier shall, within ten (10) days, comply with R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) by paying the appropriate fees to the Disciplinary Oversight Committee, to the Lawyers Assistance Program and the New Jersey Fund for Client Protection and submit an affidavit of compliance no later than February 1 of each year thereafter.

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

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

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



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

 Opposed
 Unopposed

WILENTZ, GOLDMAN & SPITZER, P.A.
90 Woodbridge Center Drive
P.O. Box 10
Woodbridge, New Jersey 07095
(732) 636-8000
Attorneys for Plaintiff
LYNNE M. KIZIS, ESQ. (ID No. 037831987)

700
47378

FILED
APR 13 2018
ANA C. VISCOMI, J.S.C.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY
DOCKET No. MID-L-2658-17AS

-----X
JOSEPH LA ROSA and SARA LA ROSA,
his wife;

Plaintiffs,

vs.

AMERICAN MACHINE AND METALS, INC., et al.;

Defendants.
-----X

ASBESTOS LITIGATION

Civil Action

ORDER

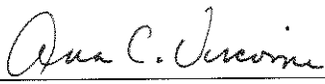
THIS MATTER having been opened to the Court upon the motion of Wilentz, Goldman & Spitzer, P.A., counsel for Plaintiffs, and the Court having considered the moving papers, and for other good and just cause shown;

IT IS on the 13th day of April, 2018;

ORDERED that Plaintiffs are hereby granted leave to file and serve an Amended Complaint, as set forth in the accompanying Certification, to name **Notte Safety Appliance Company**, as an additional defendant; and

IT IS FURTHER ORDERED that all Defendants who have been served with the motion papers shall be deemed to have been served with the Amended Complaint and Defendants' previously filed Answers and Cross-Claims shall be deemed responsive to the amended pleadings; and

IT IS FURTHER ORDERED that a copy of this Order be served upon all counsel of record within 7 days of the date of its entry.



ANA C. VISCOMI, J.S.C.

750
4-13-18

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
APR 13 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
JOHN EWALD, 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 John Ewald, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 13th day of April, 2018 ORDERED that John

Ewald, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson, subject to the following conditions:

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

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

3. John Ewald, 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. John Ewald, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;

5. John Ewald, 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. John Ewald, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

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

8. John Ewald, 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 John Ewald, 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 ²~~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

1087
4-13-18

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
APR 13 2018
ANAC. 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 Kevin M. Hynes, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 13th day of April, 2018 ORDERED that Kevin M. Hynes, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson, subject to the following conditions:

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

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

3. Kevin M. Hynes, 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. Kevin M. Hynes, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;

5. Kevin M. Hynes, 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. Kevin M. Hynes, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

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

8. Kevin M. Hynes, 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 Kevin M. Hynes, 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 ⁹/~~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

WEITZ & LUXENBERG
A New York Professional Corporation
Neidra Wilson
ID #: 024332008
220 Lake Drive East, Suite 210
Cherry Hill, NJ 08002
Tel. (856) 755-1115
Attorneys for Plaintiffs

FILED
APR 13 2018
ANA C. VISCOMI, J.S.C.

2
3-29-18

KEVIN MARETT and LORI MARET, H/W Plaintiff(s),	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION
	:	MIDDLESEX COUNTY
	:	
-against-	:	DOCKET NO. MID L 07486-17 AS
	:	ASBESTOS LITIGATION
	:	
BRENNTAG NORTH AMERICA, as succes- sor-in-interest to Mineral Pigment Solutions, Inc., as successor-in-interest to Whitaker, Clark & Daniels, Inc., et al.,	:	ORDER GRANTING LEAVE TO
	:	AMEND COMPLAINT AND
	:	DEMAND FOR JURY TRIAL
Defendants.	:	
	:	

THIS MATTER having been brought before the Court by Neidra Wilson, counsel for Plaintiffs, on a Motion pursuant to R. 4:9-1 to amend plaintiff's Complaint and Demand for Jury Trial; and the Court having read the moving papers and the opposition, if any, thereto; and having considered the arguments of counsel; and for good cause shown;

IT IS on this 13th day of April, 2018

ORDERED that plaintiffs be and hereby are granted leave to file an Amended Complaint and Demand for Jury Trial to properly add Cyprus Amax Minerals Company, individually and as successor to Sierra Talc Company and United Talc Company and Imerys Talc America, Inc., individually and as successor to Luzenac, Inc. and Imerys Talc America, Inc., individually and as successor to Luzenac, Inc. and Cyprus Industrial Minerals Company, in the form submitted to the Court on this motion, and it is further

ORDERED that plaintiffs' Amended Complaint and Demand for Jury Trial be filed with the Clerk of the Superior Court, Law Division, Middlesex County, within 20 days of the date of this Order; and it is further

ORDERED that counsel for plaintiffs shall serve a copy of this Order on counsel for defendants within 7 days of the date of this Order.

Ana C. Viscomi

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

Motion

 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

097
4-13-18

FILED
APR 13 2018
ANA C. VISCOMI, J.S.C.

KAYLA MARTINEZ,

Plaintiff,

vs.

AVON PRODUCTS, INC., et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-1120-17-AS

CIVIL ACTION
ASBESTOS LITIGATION

**ORDER ADMITTING
JOHN EWALD, 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 John Ewald, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 13th day of April, 2018 ORDERED that John Ewald, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson, subject to the following conditions:

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

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

3. John Ewald, 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. John Ewald, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;

5. John Ewald, 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. John Ewald, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

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

8. John Ewald, 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 John Ewald, 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

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.

698
4-13-18

FILED
APR 13 2018
ANA C. VISCOMI, J.S.C.

KAYLA MARTINEZ,

Plaintiff,

vs.

AVON PRODUCTS, INC., et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-1120-17-AS

CIVIL ACTION
ASBESTOS LITIGATION

**ORDER ADMITTING
JOHN EWALD, 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 John Ewald, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 13th day of April, 2018 ORDERED that John

Ewald, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson Consumer, Inc., subject to the following conditions:

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

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

3. John Ewald, 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. John Ewald, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;

5. John Ewald, 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. John Ewald, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

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

8. John Ewald, 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 John Ewald, 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.

Ana C. Viscomi
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

1089
4-13-18

FILED
APR 13 2018
ANA C. VISCOMI, J.S.C.

KAYLA MARTINEZ,

Plaintiff,

vs.

AVON PRODUCTS, INC., et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-1120-17-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 Kevin M. Hynes, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 13th day of April, 2018 ORDERED that Kevin M. Hynes, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson, subject to the following conditions:

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

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

3. Kevin M. Hynes, 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. Kevin M. Hynes, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;

5. Kevin M. Hynes, 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. Kevin M. Hynes, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

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

8. Kevin M. Hynes, 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 Kevin M. Hynes, 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

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.

1090
4-13-18

FILED
APR 13 2018
ANA C. VISCOMI, J.S.C.

KAYLA MARTINEZ,

Plaintiff,

vs.

AVON PRODUCTS, INC., et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-1120-17-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 Consumer, Inc., for an Order admitting Kevin M. Hynes, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 13th day of April, 2018 ORDERED that

Kevin M. Hynes, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson Consumer, Inc., subject to the following conditions:

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

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

3. Kevin M. Hynes, 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. Kevin M. Hynes, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;

5. Kevin M. Hynes, 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. Kevin M. Hynes, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

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

8. Kevin M. Hynes, 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 Kevin M. Hynes, 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 ²~~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.

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

This Motion was:

Opposed
 Unopposed

WEITZ & LUXENBERG
A New York Professional Corporation
Neidra Wilson
ID #: 024332008
220 Lake Drive East, Suite 210
Cherry Hill, NJ 08002
Tel. (856) 755-1115
Attorneys for Plaintiffs

3
3-29-18

DONA L. MASON and KEN MASON, H/W Plaintiff(s),	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION
	:	MIDDLESEX COUNTY
	:	
-against-	:	DOCKET NO. MID L 07484-17 AS
	:	ASBESTOS LITIGATION
BRENNTAG NORTH AMERICA, as succes- sor-in-interest to Mineral Pigment Solutions, Inc., as successor-in-interest to Whitaker, Clark & Daniels, Inc., et al., Defendants.	:	ORDER GRANTING LEAVE TO AMEND COMPLAINT AND DEMAND FOR JURY TRIAL
	:	
	:	

THIS MATTER having been brought before the Court by Neidra Wilson, counsel for Plaintiffs, on a Motion pursuant to R. 4:9-1 to amend plaintiff's Complaint and Demand for Jury Trial; and the Court having read the moving papers and the opposition, if any, thereto; and having considered the arguments of counsel; and for good cause shown;

IT IS on this 13th day of April, 2018

ORDERED that plaintiffs be and hereby are granted leave to file an Amended Complaint and Demand for Jury Trial to properly add Cyprus Amax Minerals Company, individually and as successor to Sierra Talc Company and United Talc Company and Imerys Talc America, Inc., individually and as successor to Luzenac, Inc. And Imerys Talc America, Inc., individually and as successor to Luzenac, Inc. and Cyprus Industrial Minerals Company in the form submitted to the Court on this motion, and it is further

ORDERED that plaintiffs' Amended Complaint and Demand for Jury Trial be filed with the Clerk of the Superior Court, Law Division, Middlesex County, within 20 days of the date of this Order; and it is further

ORDERED that counsel for plaintiffs shall serve a copy of this Order on counsel for defendants within 7 days of the date of this Order.

Ana C. Viscomi

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

Motion

Opposed
 Unopposed

ORDERED that Todd A. Neilson shall abide by the Rules Governing the Courts of the State of New Jersey, including all disciplinary rules contained therein; and it is further,

ORDERED that Todd A. Neilson shall 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 that may arise out of his participation in the matter; and it is further,

ORDERED that Todd A. Neilson shall immediately notify this Court of any matter affecting his standing at the bar of any other jurisdiction; and it is further,

ORDERED that all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in New Jersey, who shall be held responsible for them and the conduct of the litigation and of Todd A. Neilson as admitted herein; and it is further,

ORDERED no adjournment or delay in discovery, motions, trial or any other proceeding will be requested by reason of the attorney's inability to appear; and it is further

ORDERED that Todd A. Neilson shall not be designated as trial counsel; and it is further

ORDERED that Todd A. Neilson shall, within 10 days of the date of this Order, make a payment to the New Jersey Fund for Client Protection as provided by New Jersey Court Rules R. 1:20-1(b), R. 1:28-2, and R. 1:28B-1(e), and submit an affidavit of compliance; and it is further

ORDERED automatic termination of *Pro Hac Vice* admission shall occur for failure to make the required annual payment of the Annual Fee and the annual payment to the Lawyer's Assistance Fund and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of the initial payment, shall be made no later than February 1 of each year; and it is further

ORDERED that noncompliance with any of these requirements shall constitute grounds for removal; and it is further

ORDERED that the Clerk of this Court shall forward a copy of this Order to the Treasurer of the New Jersey Fund for Client Protection; and it is further

ORDERED 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

1095
4-13-18

LEWIS BRISBOIS BISGAARD & SMITH, LLP
Kathleen Marron Trabold, Esq. – NJ Attorney ID #051161996
77 Water Street, 21st Floor
New York, New York 10005
Tel. (212) 232-1300
Attorneys for Defendant,
Rio Tinto Ltd., sued
Improperly herein as Rio Tinto, Ltd. (individually,
doing business as and as successor to
Talco e Grafite Val Chisone, Societa Talco
e Grafite Val, Luzenac Val Chisone, Rio
Tinto Minerals Group, Luzenac Val
Chisone, Rio Tinto Plc, Luzenac America
Inc., Luzenac Inc., Luzenac Group, Rio
Tinto Talc Ltd., Luzenac Group, Imerys
Minerals Delaware Inc., United Sierra Talc
Co., and Talco Val Chisone)

FILED
APR 13 2018
ANA C. VISCOMI, J.S.C.

RICARDO RIMONDI and PILAR
RIMONDI,

Plaintiffs,

v.

BASF CATALYSTS LLC (as successor
to Engelhard Corp., Engelhard Minerals
& Chemicals Corp. and Minerals &
Chemicals Corp.), *et al.*,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-02912-17

Civil Action - Asbestos Litigation

**ORDER ADMITTING
PHILIP J. O'ROURKE
PRO HAC VICE**

THIS MATTER having been opened to the Court by LEWIS BRISBOIS BISGAARD
SMITH, attorneys for Rio Tinto Ltd. for an Order pursuant to R. 1:21-2, granting *pro hac vice*
admission to Philip J. O'Rourke, Esq., and the Court having reviewed the moving and opposition
papers, if any, and for good cause shown;

IT IS ON THIS 13th day of April, 2018, hereby;

ORDERED that

1. The application of PHILIP J. O'ROURKE, ESQ. for admission *pro hac vice* be and is hereby granted.
2. PHILIP J. O'ROURKE, ESQ. shall abide by the *New Jersey Court Rules* including all disciplinary rules; and
3. That PHILIP J. O'ROURKE, ESQ.'s long-standing relationship with Defendant Rio Tinto Ltd. constitutes good cause; and
4. PHILIP J. O'ROURKE, ESQ. shall consent to the appointment of the Clerk of the Supreme Court as his agent upon whom service of process may be made for all actions against him or his firm that may arise out of his participation in this action; and
5. PHILIP J. O'ROURKE, ESQ. shall immediately notify the Court of any matter affecting the attorney's standing at the bar of any other jurisdictions; and
6. That all pleadings, briefs, and other papers filed with the Court shall be signed by an attorney of record authorized to practice in New Jersey, who shall be held responsible for the conduct of this case and of counsel admitted *pro hac vice* by virtue of this Order; and
7. PHILIP J. O'ROURKE, ESQ. shall within 10 days of the date of this Order, pay the fees required by R. 1:20-1(b), R. 1:28B-1(e) and R. 1:28-2 and shall submit an affidavit of compliance; and
8. That PHILIP J. O'ROURKE, ESQ. shall not be designated as trial counsel; and
9. No adjournment or delay in discovery, motions, trial, or any other proceeding will be requested by reason of PHILIP J. O'ROURKE, ESQ.'s inability to be in attendance; and
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 New Jersey 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; and

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

12. A copy of this Order shall be served on all counsel within seven (7) days of the date of this Order.

Opposed ()
Unopposed (✓)



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

ELIZABETH A. DARMODY, ESQ. - 013112001
ZIMMERER, MURRAY, CONYNGHAM & KUNZIER
75 Main Street, Suite 15
Manasquan, New Jersey 08736
Telephone: 732/528-7740
Attorneys for Defendant, WRG Construction, LLC

FILED
APR 13 2018
ANA C. VISCOMI, J.S.C.

MARIA RIVERA,
Plaintiff(s),

vs.

SHARON GARDENS CONDOMINIUM
ASSOCIATION, WILKIN MANAGEMENT
GROUP, INC., KELLER CONSTRUCTION,
GREENVIEW LANDSCAPING, JOHN
DOE COMPANIES 1-5, WRG
CONSTRUCTION, D&W
CONSTRUCTION d/b/a HOLLAND
CONSTRUCTION and RICHARD ROE
COMPANIES 1-5,

Defendants,

and

WRG CONSTRUCTION,
Third Party Plaintiff,

v.

D&W CONSTRUCTION d/b/a HOLLAND
CONSTRUCTION,

Third Party Defendant.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-005572-16

Civil Action

**ORDER PURSUANT
TO RULE 4:9-1 GRANTING
DEFENDANT, WRG CONSTRUCTION,
LLC, LEAVE TO FILE AN AMENDED
ANSWER**

The above entitled matter having come on for hearing on the motion of Zimmerer, Murray, Conyngham & Kunzier, Esqs., attorneys for the defendant, WRG Construction, LLC, for an Order pursuant to Rule 4:9-1 permitting leave for defendant, WRG Construction, LLC, to file an Amended Answer asserting an additional affirmative defense, considering any opposition papers submitted, and having heard the argument of counsel, if any, and good cause appearing:

IT IS on this 13th day of April, 2018:

ORDERED, that defendant, WRG Construction, LLC, be, and hereby is, granted leave to file a n Amended Answer asserting an additional affirmative defense, and it is further;

ORDERED, that the Amended Answer be served upon it pursuant to the Rules of Court, and it is further;

ORDERED that a copy of this order shall be served upon counsel for all parties within 7
days of the receipt by counsel for defendant, WRG Construction, LLC.

Opposed () / Unopposed ()

Ana C. Viscomi

ANA C. VISCOMI, J.S.C.

689
4-13-18

**HAWKINS PARNELL
THACKSTON & YOUNG LLP**

By: Manuel A. Guevara, Esq. (ID 0165742016)
600 Lexington Ave, 8th Floor
New York, New York 10022
Tel: 212.897.9655
Fax: 646.589.8700
*Attorneys for Defendant
Yves Saint Laurent America Inc.*

FILED
APR 13 2018
ANA C. VISCOMI, J.S.C.

KATHLEEN SAUL and PHILIP SAUL,

Plaintiffs,

vs.

YVES SAINT LAURENT AMERICA, INC., a
subsidiary of KERING HOLLAND NV, et al.

Defendants,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY

DOCKET NO.: MID-L-0827-18AS

CIVIL ACTION - ASBESTOS LITIGATION

**ORDER GRANTING YVES SAINT
LAURENT AMERICA, INC.'S MOTION
TO DISMISS PURSUANT TO
RULE 4:6-2 (b)**

THIS MATTER HAVING BEEN OPENED to the Superior Court of New Jersey, Law Division, Middlesex County, by Hawkins Parnell Thackston & Young LLP, attorneys for Defendant **YVES SAINT LAURENT AMERICA INC., a subsidiary of KERING HOLLAND NV ("YSLA")**, for Order granting YSLA's Motion to Dismiss pursuant to the provisions of R. 4:6-2(b), is hereby decided by the Court, after having considered the application and the submissions of counsel and having concluded that there is no genuine issue of material fact and for good cause shown; the Decision/Order of this Court on Defendant's Motion to Dismiss is as follows:

IT IS HEREBY ORDERED on this 13th Day of ~~March~~ ^{April}, 2018, that the Complaint, all Claims and Cross-Claims shall be and hereby are dismissed with prejudice on behalf of defendant, Yves Saint Laurent America Inc.

IT IS FURTHER ORDERED that Hawkins Parnell Thackston & Young LLP must serve a copy of this Order on all counsel of record in this matter, within seven (7) days of the date of the entry hereof.

Date: ~~March~~ ^{April} 13, 2018

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

_____ Opposed

_____ Unopposed

692
4-13-18

McGIVNEY, KLUGER & COOK, P.C.
TRISH L. WILSON (ID # 028432003)
18 Columbia Turnpike, 3rd Floor
Florham Park, New Jersey 07932
(973) 822-1110
Attorneys for Defendant,
Octal, Inc., Individually, and as Successor to A/C Pipe, Inc. and A-1 Pipe, Inc.

FILED
APR 13 2018
ANAC. VISCOMI, J.S.C.

ROBERT C. SCHAFER, individually, and
as Administrator of the Estate of BONNIE
SUE SCHAFER,

Plaintiff(s),

v.

FERGUSON ENTERPRISES, INC.,
individually, and as successor in interest to
A/C Pipe, Inc. (a/k/a A.C. Pipe, Inc.) et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY
DOCKET NO.: MID-L-6705-16AS

Civil Action
Asbestos Litigation

ORDER

THIS MATTER having been opened to the Court on Motion of McGivney, Kluger & Cook, P.C., attorneys for Defendant, Octal, Inc., Individually, and as Successor to A/C Pipe, Inc. and A-1 Pipe, Inc. ("Octal, Inc."), for an Order granting leave to file a Third-Party Complaint against CertainTeed Corporation and The Kennedy Companies in the within cause of action, and the Court having reviewed the moving papers, and for good cause shown;

IT IS on this 13th day of April, 2018;

ORDERED that the Defendant, Octal, Inc., is hereby granted leave to file a Third-Party Complaint against CertainTeed Corporation and The Kennedy Companies in the form attached to the Certification of Counsel and within 20 days of the entry of this Order; and it is further;

ORDERED that the prior cross-claims of all defendants are deemed asserted against each Third-Party Defendant; 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

754
4-13-18

SEGAL McCAMBRIDGE SINGER & MAHONEY, LTD.

Alexander C. Schaffel, Esq. (Attorney ID 022272012)
15 Exchange Place
Suite 1020
Jersey City, New Jersey 07302
(201) 209-0393
Attorneys for Defendant
Mannington Mills, Inc.

FILED
APR 13 2018
ANA C. VISCOMI, J.S.C.

EDWARD & ROSEMARY STONACK,

Plaintiff(s),

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY
DOCKET NO.: MID- L-3121-17 (AS)

v.

Civil Action
Asbestos Litigation

AMERICAN BILTRITE INC., et al.,

ORDER

Defendants.

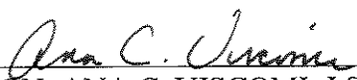
THIS MATTER having come before the Court upon the motion of Defendant, Mannington Mills, Inc., for entry of an Order permitting Erich J. Gleber, Esq. to be admitted to practice *pro hac vice* in this matter and to participate with counsel for Defendant in all phases thereof; and it appearing that Erich J. Gleber, Esq. is a licensed attorney in good standing; is associated with local counsel; has no disciplinary proceedings pending or previously imposed; understands his continuing obligation to advise court of any disciplinary proceeding; and Defendant having requested that Erich J. Gleber, Esq. represent them in this action due to their long standing attorney-client relationship; and the Court having considered the papers submitted, and for good cause shown,

IT IS on this 13th day of April, 2018

ORDERED that Erich J. Gleber, Esq. be permitted to appear in this action *pro hac vice* and is authorized to appear and participate with other counsel for Defendant in all phases of the above-captioned case, subject to the following conditions:

1. Erich J. Gleber, Esq. shall abide by Rules Governing the Courts of the State of New Jersey, including the Rules of Professional Conduct and R. 1:20-1 and R. 1:28-2.

2. Erich J. Gleber, 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 his firm that may arise out of his participation in this matter.
3. Erich J. Gleber, Esq. shall immediately notify the Court of any matter affecting their standing at the Bar of any jurisdiction.
4. Erich J. Gleber, 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, who shall be held responsible for them, as well as for the conduct of the cause and of Erich J. Gleber, Esq.
5. Erich J. Gleber, Esq. must, within ten (10) days of the receipt of this Order, pay the fees required by R. 1:20-1(b), R. 1:28(b)-1(e), and R. 1:28-2 and submit an affidavit of compliance. Automatic termination of the *pro hac vice* admission shall occur for failure to make the required annual payments as set forth in this paragraph.
6. *Pro hac vice* admission will automatically terminate for failure to make the initial and annual payment required by R. 1:20-1(b), R. 1:28(b)-1(e), and R. 1:28-2. Proof of such payment, after filing proof of payment, shall be made no later than February 1st of each year.
7. No adjournment or delay in discovery, motions, trial or any other proceeding will be requested by reason of the attorney's inability to appear.
8. Erich J. Gleber, Esq. shall not be designated as trial counsel.
9. Non-compliance with any terms of this Order shall constitute grounds for revocation of permission to practice *pro hac vice*.
10. A fully conformed copy of this Order shall be served upon all counsel within seven (7) days from the date of receipt hereof by counsel for Defendant.



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

This Motion was:

[] Opposed

[] Unopposed

WILENTZ, GOLDMAN & SPITZER, P.A.
90 Woodbridge Center Drive
P.O. Box 10
Woodbridge, New Jersey 07095
(732) 636-8000
Attorneys for Plaintiff
LYNNE M. KIZIS, ESQ. (ID No. 037831987)

757
4-13-18

FILED

APR 13 2018

ANA C. VISCOMI, J.S.C.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY
DOCKET NO: MID-L-3056-17AS

-----X
JOHN SZATKOWSKI;

Plaintiff,

vs.

DAP, INC., et al.;

Defendants.
-----X

ASBESTOS LITIGATION

Civil Action

ORDER

THIS MATTER having been opened to the Court upon the motion of Wilentz, Goldman & Spitzer, P.A., counsel for Plaintiff, and the Court having considered the moving papers, and for other good and just cause shown;

IT IS on the 13th day of April, 2018;

ORDERED that Plaintiff is hereby granted leave to file and serve a Second Amended Complaint, as set forth in the accompanying Certification, to name **John C. Ernst Co., Inc.**, as an additional defendant; and

IT IS FURTHER ORDERED that all Defendants who have been served with the motion papers shall be deemed to have been served with the Second Amended Complaint and Defendants' previously filed Answers and Cross-Claims shall be deemed responsive to the amended pleadings; and

IT IS FURTHER ORDERED that a copy of this Order be served upon all counsel of record within 7 days of the date of its entry.

Ana C. Viscomi

ANA C. VISCOMI, J.S.C.

**HAWKINS PARNELL
THACKSTON & YOUNG LLP**
By: Elizabeth B. Kelly, Esq. (NJB 183642016)
600 Lexington Ave, 8th Floor
New York, New York 10022
Tel: 212.897.9655
Fax: 646.589.8700
Attorneys for Defendant,
Revlon, Inc.

FILED
APR 13 2018
ANA C. VISCOMI, J.S.C.

MARY RUTLEDGE TINLEY and ROGER
TINLEY,

Plaintiff,

vs.

REVLON, INC., et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Docket No.: MID-L-07460-17AS

CIVIL ACTION – ASBESTOS LITIGATION

**ORDER GRANTING MOTION TO
STRIKE, OR IN THE ALTERNATIVE,
DISMISS THE COMPLAINT PURSUANT
TO RULE 1:4-8 and 4:6-2**

THIS MATTER HAVING BEEN OPENED to the Superior Court of New Jersey, Law Division, Middlesex County, by Hawkins Parnell Thackston & Young LLP, attorneys for Defendant **Revlon, Inc.**, for Order granting Revlon's Motion to Strike, Or In The Alternative, Dismiss The Complaint Pursuant to Rule 1:4-8 and Rule 4:6-2, is hereby decided by the Court, after having considered the application and the submissions of counsel and having concluded that Plaintiff has no good faith basis for her claims against Revlon pled in complaint and has otherwise failed to state a claim upon which relief may be granted and for good cause shown; the Decision/Order of this Court on Defendant's Motion to Dismiss is as follows:

IT IS HEREBY ORDERED on this 13th Day of April, 2018, that, dismissal is granted to Revlon, Inc. and Plaintiff's Complaint and all cross-claims against Revlon, Inc. are hereby dismissed with prejudice.

IT IS FURTHER ORDERED that Hawkins Parnell Thackston & Young LLP must serve a copy of this Order on all counsel of record in this matter, within seven (7) days of the date of the entry hereof.

Date: April 13, 2018



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

_____ Opposed

Unopposed

WEITZ & LUXENBERG
A New York Professional Corporation
Robert Silverman
ID #: 021571977
220 Lake Drive East, Suite 210
Cherry Hill, NJ 08002
Tel. (856) 755-1115
Attorneys for Plaintiffs

FILED
APR 13 2018
ANA C. VISCOMI, J.S.C.

Robert Yuhas and Jean Yuhas, h/w	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION
Plaintiffs,	:	MIDDLESEX COUNTY
v.	:	
	:	DOCKET NO. MID L 116627 14 AS
	:	ASBESTOS LITIGATION
ABB, INC, et al,	:	
Defendants.	:	ORDER GRANTING LEAVE TO
	:	AMEND COMPLAINT AND
Defendants.	:	DEMAND FOR JURY TRIAL

THIS MATTER having been brought before the Court by Mark Weinstein counsel for plaintiffs, on a Motion pursuant to R. 4:9-1 to amend plaintiff's Complaint and Demand for Jury Trial; and the Court having read the moving papers and the opposition, if any, thereto; and having considered the arguments of counsel; and for good cause shown;

IT IS on this 13th day of April, 2018

ORDERED that plaintiff be and hereby is granted leave to file an Amended Complaint for an Order to appoint estate representative, Jean B. Yuhas, Individually and as Executrix of the Estate of Robert S. Yuhas, deceased as plaintiff in this matter, and it is further

ORDERED that plaintiffs' Second Amended Complaint and Demand for Jury Trial be filed with the Clerk of the Superior Court, Law Division, Middlesex County, within 20 days of the date of this Order; and it is further

ORDERED that counsel for plaintiffs shall serve a copy of this Order on counsel for defendants within 7 days of the date of this Order.

Ana C. Viscomi

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

Motion Opposed
 Unopposed