

| Judge Ana Viscomi, J.S.C. | | | | | | | |
|-----------------------------------|---------------------------------|--|----------|-------------|----------------------|-------------------|-------------|
| Master Motion List | | | | | | | |
| Motions Returnable (04 28 2017) | | | | | | | |
| Docket | Case Name | Motion Type | Motion # | Opp reed | MOVANTS ATTNY | PLAINTIFF'S ATTNY | DISPOSITION |
| L-546-17 | ALDERDICE V. PNEUMO ABEX LLC | Motion to Dismiss Cpt Federal Preemption | 339 | | Hawkins Parnell | Szaferman/Simon | GRANTED |
| L-2922-16 | ALLGEIER V. WARNER ELECRC | S/J | 4 | | Marshall Dennehey | Weitz/Luxenberg | Adj. 5/25 |
| L-623-16 | AMADOR V. JM | S/J | 144/63 | YES | Marks O'Neill | Szaferman/Levy | adj 5/3 |
| L-2784-16 | AUGUST V. CBS | S/J | 500 | | Tanenbaum Keale | Weitz/Luxenberg | W/D |
| L-2784-16 | AUGUST V. WARREN PUMPS | S/J | 223 | | Marshall Dennehey | Weitz/Luxenberg | Adj. 5/26 |
| L-5358-16 | BARTLOW V. MET LIFE | S/J | 258 | | Roger Jones | Szaferman | GRANTED |
| L-5358-16 | BARTLOW V. COLGATE PALMALIVE | Motion to dismiss cpt forum of non conveniencs | 91 | YES | O'Toole Fernandez | Szaferman/Simon | adj 5/3 |
| L-5358-16 | BARTLOW V. COLGATE PALMOLIVE | PROTECTIVE ORDER | 327 | | O'Toole Fernandez | Szaferman/Simon | adj 5/25 |
| L-5358-16 | BARTLOW V. COLGATE PALMOLIVE | S/J | 156 | YES | O'Toole Fernandez | Szaferman/Simon | adj 5/25 |
| L-5358-16 | BARTLOW V. CYPRUS AMAX | S/J | 169 | YES | Rawle Henderson | Szaferman/Simon | adj 6/9 |
| L-5358-16 | BARTLOW V. IMERYS | S/J | 174 | YES | Rawle Henderson | Szaferman/Simon | adj 6/9 |

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| L-5358-16 | BARTLOW V. WCD | S/J | 151 | YES | Hoagland Longo | Szaferman/Simon | adj 6/9 |
| L-5583-15 | BROWN V. CAPITAL ONE | CLASS CERT | 1041 | | Wolf Law | Wolf Law | adj 5/5 |
| L-5583-15 | BROWNE V. CAPITAL ONE BANK | PHV SHANNON MILLER | 805 | | McGuire Wood | Wolf Law | GRANTED |
| L-2641-14 | BROWN ESTATE (SENTZ V. MACK TRUCKS) | S/J - BASED ON TENNESSEE S/J | 328 | YES | Rawle Henderson | Szaferman Lakind | adj 5/25 |
| L-900-14 | CAIRO V. WHITTAKER CLARK | DISMISS CPT OR SEVER 3RD PRTY CPT | 34 | YES | Hoagland Longo for Whittaker Clark & Daniesl | Szaferman/Levy | adj 5/3 |
| L-900-14 | CAIRO V. BRENNTAG | DISMISS 3RD PRTY CPT | 35 | YES | Montgomery | Szaferman/Levy | adj 5/3 |
| L-5027-16 | CAROLAN V. CAN | SEVER FOR TRIAL | 456 | YES | Hawkins Parnell | Cohen Placitella | adj 5/25 |
| L-4804-16 | CHONKA V. HEIDELBERG | S/J | 153 | | Wilbraham | Wilentz Goldman | adj 5/12 |
| L-4804-16 | CHONKA V. T.J. MCGLONE | S/J | 95 | | McGivney | Wilentz Goldman | adj 5/12 |
| L-5203-11 | CORBIN (GARDNER) V. ABEX | S/J | 233 | YES | Hawkins Parnell | Cohen Placitella | adj 5/3 |
| L-5203-11 | CORBIN (GARDNER) V. GENUINE PARTS | S/J | 187 | YES | Breuninger Fellman | Cohen Placitella | adj 5/3 |

| Docket | Case Name | Motion Type | Motion # | Opp recd | MOVANTS ATTN | PLAINTIFF'S ATTN | DISPOSITION |
|-------------------|---|--|----------|-------------|----------------------|-------------------------------|-------------|
| L- 5203- 11 | CORBIN (GARDNER) V. HONEYWELL | S/J | 127 | YES | Gibbons | Cohen Placitella | adj 5/3 |
| L- 4821- 15 | DALIS V. COLGATE PALMOLIVE | PHV ADAM ABENSOHN | 466 | | O'Toole Fernandez | Szaferman | GRANTED |
| L- 4821- 15 | DALIS V. COLGATE PALMOLIVE | PHV MEREDITH SHAW | 604 | | O'Toole Fernandez | Szaferman | GRANTED |
| L- 4821- 15 | DALIS V. COLGATE- PALMOLIVE- CASHMERE BOUQUET | S/J | 458/26 | YES | O'Toole Fernandez | Szaferman/Simon Greenstone | adj 5/3 |
| L- 4821- 15 | DALIS V. COLGATE- PALMOLIVE - THE MENNAN CO. | S/J | 486/13 | YES | O'Toole Fernandez | Szaferman/Simon Greenstone | adj 5/3 |
| L- 4821- 15 | DALIS V. CYPRUS AMAX MINERAL | S/J | 224/14 | YES | Rawle Henderson | Szaferman Lakind | adj 5/3 |
| L- 4821- 15 | DALIS V. WHITTAKER, CALRK | S/J | 222/15 | YES | Hoagland Longo | Szaferman Lakind | adj 5/3 |
| L- 4821- 15 | DALIS V. BRENNTAG N.A., INC. | VACATE 11/18/16 RECOMMENDATI ON OF SP. MASTER AS TO CASHMERE | 305 | YES | O'Toole Fernandez | Szaferman Lakind | adj 5/25 |
| L- 4821- 15 | DALIS V. BRENNTAG N.A., INC. | VACATE 11/18/16 RECOMMENDATI ON OF SP. MASTER AS TO MENNEN | 307 | YES | O'Toole Fernandez | Szaferman Lakind | adj 5/25 |
| L-3367- 14 | DILEO V. FMC | S/J | 87 | YES | Kelley Jasons | Napoli Shkolnik | adj 5/3 |

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| L-6301-16 | DOOLEY V. GEORGIA PACIFIC | PHV JACLYN KERBOW | 894 | | Lynch Daskal | Weitz/Luxenberg | GRANTED |
| L-3751-12 | DWYER V. BASF CATALYSTS | S/J | 162/27 | YES | Littleton Joyce | Cohen Placitella | adj 5/3 |
| L-3751-12 | DWYER V. EXXON | S/J | 20328 | YES | McElroy Deutsch | Cohen Placitella | adj 5/3 |
| L-3751-12 | DWYER V. FOSTER WHEELER | S/J | 234/29 | YES | Sedgwick | Cohen Placitella | adj 5/3 |
| L-3751-12 | DWYER V. BASF CATALYSTS | XM-S/J | 956/31 | YES | Cohen Placitella | Cohen Placitella | ADJ 5/3 |
| L-1951-14 | DUDASH V. CHEVRON | QUASH PLTF'S NOTICE TO TAKE DEP | 620 | YES | MCELROY DEUTSCH | Cohen Placitella | adj 5/3 |
| L-2919-16 | GRECO V. 3M COMPANY | Motion to Designate an Established fact | 834 | YES | Szaferman/Levy | Szaferman/Levy | adj 5/25 |
| L-5924-13 | HARLEY V. PNEUMO ABEX | S/J | 32 | YES | Hawkins Parnell | Cohen Placitella | adj 5/3 |
| L-3964-14 | HARRIS V. ALLIED BLDG | AMD CPT | 371 | | Wilentz | Wilentz Goldman | GRANTED |
| L-6313-15 | HARVEY V. HONEYWELL INTL | DISMISSAL BASED ON DOCTRINE OF FORUM NON CONVENIENS | 410 | YES | Gibbons | Szaferman/Levy | adj 5/25 |
| L-3126-16 | HERNANDEZ V. COLGATE PALMOLIVE | DISMISSAL BASED ON DOCTRINE OF FORUM NON CONVENIENS | 822 | | O'Toole Fernandez | Szaferman/Simon | adj 5/12 |

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| L-2015-16 | HOFF V. CEMEX | DISMISS FOR LACK OF JURISDICTION | 660 | YES | Gibbons | Szaferman/Levy | adj 5/25 |
| L-2015-16 | HOFF V. CEMEX | S/J | 93 | | Gibbons | Szaferman/Levy | Adj. to 5/12 |
| L-4648-13 | HUDSON V. CALON INSULATION | S/J AND/OR PARTIAL S/J (2 ORDERS PROVIDED) | 202 | YES | Hardin Kundla | Wilentz Goldman | adj 5/3 |
| L-4648-13 | HUDSON V. T.J. MCGLONE | S/J | 221/11 | YES | Kent McBride | Wilentz Goldman | adj 5/3 |
| L-6651-16 | JOHNSON V. CARQUEST | DISMISS FOR LACK OF JURISDICTION | 714 | | Reilly Janiczek | Szaferman | adj 6/9 |
| L-6918-15 | JUNG V. HONEYWELL INTL | PHV KEVIN GREENE | 292 | | Gibbons | Szaferman/Levy | GRANTED |
| L-7390-15 | KOECHER V. CAN | SEVER FOR TRIAL | 459 | YES | Hawkins Parnell | Cohen Placitella | adj 5/25 |
| L-6302-14 | KOVASH V. TARKETT | S/J | 323/7 | YES | McCarter English | Wilentz Goldman | adj 5/3 |
| L-3345-15 | KRISTON V. GENUINE PARTS | PHV BRUCE PASFIELD | 798 | | Breuninger Fellman | Weitz/Luxenberg | GRANTED |
| L-3345-15 | KRISTON V. GENUINE PARTS | S/J | 332 | YES | Breuninger Fellman | Weitz/Luxenberg | ADJ 5/3 |
| L-3345-15 | KRISTON V. KARNAK CORP | S/J | 294 | YES | Wilbraham Lawler | Weitz/Luxenberg | ADJ 5/3 |

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|-----------|------------------------------------|--|----------|-------------|-------------------|--------------------|-------------|
| L-1465-13 | SZCZEPANIK V. CBS CORP | S/J | 186 | YES | Sedgwick | Cohen Placitella | ADJ 5/3 |
| L-7336-16 | LANSHLEY V. ELI LILLY | PHV SUZANNE HALBARDIER | 797 | | Barry McTiernan | Szaferman/Simon | GRANTED |
| L-3536-14 | LOMET V. A.J. FRIEDMAN | AMD CPT | 217 | | Wilentz | Wilentz Goldman | GRANTED |
| L-5619-13 | LYKOSH V. DAMON G. DOUGLAS COMPANY | S/J | 66 | YES | Garrity Graham | Wilentz Goldman | adj 5/3 |
| L-5066-14 | MAHONEY V. PEP BOYS | S/J | 308 | YES | Marshall Dennehey | Napoli Bern | adj 5/25 |
| L-4647-13 | MARRAPODI V. A.O. SMITH WATER PROD | COMPEL JAMES C. ROCK TO SUBMIT ADD'L DEP AND ANSWER PLTF QUESTIONS | 362 | yes | Wilentz Goldman | Wilentz Goldman | adj 5/3 |
| L-4647-13 | MARRAPODI V. CRANE | S/J | 180 | YES | Pascarella DiVita | Wilentz Goldman | adj 5/3 |
| L-4647-13 | MARRAPODI V. EDUCATIONAL TESTING | S/J | 128 | YES | McGiney Kluger | Wilentz Goldman | adj 5/3 |
| L-4647-13 | MARRAPODI V. HOFFMAN LAROCHE | S/J | 107 | YES | Gibbons | Wilentz Goldman | adj 5/3 |
| L-4647-13 | MARRAPODI V. PFIZER | S/J | 218 | YES | McElroy Deutsch | Wilentz Goldman | adj 5/3 |
| L-4647-13 | MARRAPODI V. RHEEM | S/J | 181 | YES | Pascarella DiVita | Wilentz Goldman | adj 5/3 |

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| L-1280-12 | MICHALOWSKI V. ANOVA | PROOF HEARING - FINDINGS | | | | Levy Konigsberg | adj 5/12 |
| L-4694-06 | MOORE V. RARITAN SUPPLY | ENFORCE SETTLEMENT BY DEFT | 409 | YES | Wysocker Glassner | McGivney Kluger | adj 5/3 |
| L-5243-14 | MOORE V. ARVINMERITOR AKA ROCKWELL | S/J | 302 | | McElroy Deutsch | Napoli Shkolnik | GRANTED |
| L-5243-14 | MOORE V. BORG WARNER | S/J | 273 | | Tannenbaum Keale | Napoli Shkolnik | GRANTED |
| L-5243-14 | MOORE V. CHARLES A. WAGNER | S/J | 195 | | Kent McBride | Napoli Shkolnik | GRANTED |
| L-5243-14 | MOORE V. FORD | S/J | 269 | | Leclairryan | Napoli Shkolnik | GRANTED |
| L-2882-12 | MORELLI V. R.T. VANDERBILT | STRIKE ANSWER | 624 | YES | Cohen Placitella | Cohen Placitella | adj 5/3 |
| L-6103-14 | MUOIO V. CM FURNACES | APPEAL SP. MASTER RULING OF 12/22/16 | 381 | YES | O'Toole Fernandez | Wilentz Goldman | adj 5/25 |
| L-6690-16 | O'MARA V. HONEYWELL INT'L | PHV of JOHN MITCHELL | 510 | | Thompson Hine LLP | Thompson Hine LLP | GRANTED |
| L-6690-16 | O'MARA V. HONEYWELL SAFETY PRODUCTS | PHV of JOHN MITCHELL | 511 | | Thompson Hine LLP | Thompson Hine LLP | GRANTED |
| L-6690-16 | O'MARA V. HONEYWELL INT'L | PHV of YASONG NIU | 512 | | Thompson Hine LLP | Thompson Hine LLP | GRANTED |
| L-6690-16 | O'MARA V. HONEYWELL INT'L | PHV of YASONG NIU | 513 | | Thompson Hine LLP | Thompson Hine LLP | GRANTED |

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| L-5337-16 | O'NEILL V. IMERYS TALC AMERICA | DISMISS DEFT IMERYS | 734 | YES | Rawle Henderson | Locks Law | adj 5/3 |
| L-5337-16 | O'NEILL V. PFIZER | S/J | 336 | YES | McElroy Deutsch | Locks Law | adj 5/3 |
| L-1332-15 | PELLOT V. DYKES LUMBER | S/J | 25/9 | YES | Litchfield Cavo | Belluck Fox | adj 5/3 |
| L-5111-13 | PEREZ V. CNA HOLDINGS | S/J | 134/14 | YES | Hawkins Parnell | Wilentz Goldman | adj 5/3 |
| L-5111-13 | PEREZ V. CNA HOLDINGS | PROTECTIVE ORDER | 290/15 | YES - XM - SEE BEL OW | Hawkins Parnell | Wilentz Goldman | adj 5/3 |
| L-5111-13 | PEREZ V. CNA HOLDINGS | XM-STRIKE ANS FOR NO DISCOVERY | 1048 | YES | Wilentz Goldman | Wilentz Goldman | adj 5/3 |
| L-5111-13 | PEREZ V. WYETH HOLDINGS | S/J | 104/17 | YES | Porzio Bromberg | Wilentz Goldman | adj 5/3 |
| L-183-17 | PIERROT V. SPECIAL ELECTRIC | DISMISS IN LIEU OF AN ANSWER | 359 | YES | McGivney Kluger | Wilentz Goldman | adj 5/25 |
| L-4286-16 | REBBECK V. HONEYWELL | DISMISSAL BASED ON DOCTRINE OF FORUM NON CONVENIENS | 178 | YES | Gibbons | Szaferman Lakind | adj 5/25 |

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| L-616-14 | REDMOND V. JOHNSON CONTROLS | S/J | 111 | | Hoagland Longo | Simmons Hanley | GRANTED |
| L-762-14 | REILLY V. A.F. SUPPLY | S/J | 198 | YES | McGivney Kluger | Wilentz Goldman | adj 5/3 |
| L-762-14 | REILLY V. ALLIED BOILER | S/J | 261 | YES | Margolis Edelstein | Wilentz Goldman | adj 5/3 |
| L-762-14 | REILLY V. ALLIED GLOVE | S/J | 223 | YES | Swartz Campbell | Wilentz Goldman | adj 5/3 |
| L-762-14 | REILLY V. BAYONNE PLB | S/J | 152 | YES | Marks O'Neill | Wilentz Goldman | adj 5/3 |
| L-762-14 | REILLY V. GENERAL PLBG | S/J | 247 | YES | Margolis Edelstein | Wilentz Goldman | adj 5/3 |
| L-762-14 | REILLY V. 20TH CENTURY GLOVE | S/J | 177 | YES | Kelley Jasons | Wilentz Goldman | adj 5/3 |
| L-762-14 | REILLY V. MIDAS | S/J | 195 | YES | McGivney Kluger | Wilentz Goldman | adj 5/3 |
| L-762-14 | REILLY V. ROYAL AUTO | S/J | 457 | YES | Archer Greiner | Wilentz Goldman | adj 5/3 |
| L-762-14 | REILLY V. WELCO GAS | S/J | 300 | YES | Margolis Edelstein | Wilentz Goldman | adj 5/3 |
| L-1562-12 | REILLY V. ALLIED GLOVE | S/J | 618/18 | YES | Swartz Campbell | Wilentz | adj 5/3 |
| L-1562-12 | REILLY V. BAYONNE PLBG | S/J | 51 | YES | Marks O'Neill | Wilentz | adj 5/3 |
| L-1562-12 | REILLY V. GENERAL PLBG | S/J | 47 | YES | Margolis Edelstein | Wilentz | adj 5/3 |
| L-1562-12 | REILLY V. NEILL SUPPLY | S/J | 45 | YES | Margolis Edelstein | Wilentz | adj 5/3 |
| L-1562-12 | REILLY V. WELCO GASES | S/J | 46 | YES | Margolis Edelstein | Wilentz | adj 5/3 |

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| L-8038-13 | REILLY V. WESTERN AUTO | S/J | 23 | YES | Wilbraham Lawler | Wilentz | adj 5/3 |
| L-5833-15 | RICHMOND V. A.W. CHESTERTON | PHV TODD NEILSON | 608 | | Simmons Hanly | Simmons Hanley | GRANTED |
| L-6782-16 | ROBERTS V. GENUINE PARTS | DISMISS FOR LACK OF JURISDICTION | 287 | | Breuninger Fellman | Szaferman/Simon | adj 5/12 |
| L-6782-16 | ROBERTS V. GENUINE PARTS | S/J | 276 | | Breuninger Fellman | Szaferman/Simon | adj 5/12 |
| L-6782-16 | ROBERTS V. FISHER | S/J | 916 | | McElroy Deutsch | Szaferman/Simon | adj 5/12 |
| L-582-17 | ROSS V. BASF | DISMISS COUNT #7 OF CPT | 732 | YES | Littleton Joyce | Cohen Placitella | adj 5/12 |
| L-582-17 | ROSS V. BASF | DISMISS FOR FORUM NON CONVENIENS | 728 | YES | Littleton Joyce | Cohen Placitella | adj 5/12 |
| L-582-17 | ROSS V. BASF | XM TO UNSEAL AND CONSOLIDATE FOR DISCOVERY | 1247 | YES | Cohen Placitella | Cohen Placitella | adj 5/12 |
| L-5869-16 | SCHOENIGER V. COLGATE PALMOLIVE | PROTECTIVE ORDER | 182 | | O'Toole Fernandez | Szaferman/Simon | adj 5/25 |
| L-5869-16 | SCHOENIGER V. COLGATE PALMOLIVE | S/J | 158 | YES | O'Toole Fernandez | Szaferman/Simon | adj 5/25 |
| L-5869-16 | SCHOENIGER V. COTY | S/J | 164 | Yes | McElroy Deutsch | Szaferman/Simon | adj 6/9 |

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| L-5869-16 | SCHOENIGER V. PFIZER | S/J | 166 | YES | McElroy Deutsch | Szaferman/Simon | adj 6/9 |
| L-3357-12 | SEYMOUR V. UNION CARBIDE | QUASH S/P ON NJM OR PROTECTIVE ORDER | 631 | | Caruso Smith | Szaferman Lakind | adj 5/12 |
| L-3519-16 | STASKO V. CEMEX | DISMISS FOR LACK OF JURISDICTION | 517 | YES | Gibbons | Szaferman/Levy | Adj. to 5/12 |
| L-3519-16 | STASKO (LINDENBERG) V. CEMEX | S/J | 102 | | Gibbons | Szaferman/Levy | Adj. to 5/12 |
| L-603-13 | STRAUSS V. AGL WELDING | S/J | 244 | YES | Hoagland Longo | Wilentz Goldman | adj 5/3 |
| L-7249-16 | TEUSCHER V. PROCTER & GAMBLE | COMMISSION PERMITTING OUT OF STATE S/P AS TO GRANNERMAN ELEMENTARY SCHOOL | 177 | | Goldberg Segalla | Szaferman/Simon | GRANTED |
| L-7249-16 | TEUSCHER V. PROCTER & GAMBLE | COMMISSION PERMITTING OUT OF STATE S/P AS TO CHRISTIAN HOSPITAL | 179 | | Goldberg Segalla | Szaferman/Simon | GRANTED |
| L-7249-16 | TEUSCHER V. PROCTER & GAMBLE | COMMISSION PERMITTING OUT OF STATE S/P AS TO UNIV. OF MISSOURI | 182 | | Goldberg Segalla | Szaferman/Simon | GRANTED |

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| L-7249-16 | TEUSCHER V. PROCTER & GAMBLE | COMMISSION PERMITTING OUT OF STATE S/P AS TO HAZELWOOD EAST H.S. | 184 | | Goldberg Segalla | Szaferman/Simon | GRANTED |
| L-7249-16 | TEUSCHER V. PROCTER & GAMBLE | COMMISSION PERMITTING OUT OF STATE S/P AS TO HAZELWOOD EAST MIDDLE SCHOOL | 190 | | Goldberg Segalla | Szaferman/Simon | GRANTED |
| L-5973-16 | VERDOLOTTI V. JOHNSON & JOHNSON | PROTECTIVE ORDER | 244 | YES | Drinker Biddle | Szaferman/Simon | adj 5/25 |
| L-5973-16 | VERDOLITTI V. IMERYS | XM FOR PROTECTIVE ORDER | 1069 | | Rawle & Henderson | Szaferman | adj 5/25 |
| L-5973-16 | VERDOLOTTI V. JOHNSON & JOHNSON | XM-COMPLY W/OUTSTANDING DISCOVERY | 1035 | | Szafreman/Simon | Szaferman/Simon | adj 5/25 |
| L-2854-16 | WILLIA V. FORD MOTOR CO | S/IJ | 354 | | Leclair Ryan | Szaferman Simon | adj 6/9 |
| L-2854-16 | WILLIA V. PORSHE CARS | DISMISS FOR LACK OF PERSONAL JURISDICTION | 429 | | DLA Piper | Simon/Szaferman | adj 6/9 |
| L-2314-16 | WILLIAMS V. HONEYWELL | DISMISSAL BASED ON DOCTRINE OF FORUM NON CONVENIENS | 229 | YES | Gibbons | Szaferman | adj 5/25 |
| L-6332-14 | WILLIAMS V. ROGERS | S/J | 147 | YES | McGivney Kluger | Belluck Fox | ADJ 5/3 |

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| L-4504-16 | YURCHAK V. CEMEX | DISMISS FOR LACK OF JURISDICTION | 519 | YES | Gibbons | Szaferman/Levy | adj 5/25 |
| L-4504-16 | YURCHAK V. CEMEX | S/J | 351 | | Gibbons | Szaferman/Levy | Adj. to 5/12 |
| L-4564-14 | ZAWACKI V. BINSKY & SNYDER | S/J | 282 | | McGivney Kluger | WILENTZ GOLDMAN | adj 5/12 |
| L-4564-14 | ZAWACKI V. CALON | S/J | 62 | | Hardin Kundla | WILENTZ GOLDMAN | adj 5/12 |

FILED
APR 28 2017
ANAC. VISCOMI, J.S.C.

Susan B. Fellman, Esq. - ID No. 007481987

BREUNINGER & FELLMAN

Attorneys At Law

1829 Front Street

Scotch Plains, NJ 07076

Attorneys for Genuine Parts Company (incorrectly identified as
Genuine Parts Company, trading as NAPA Auto Parts)

| | |
|---|--|
| <p>RICHARD KRISTON and MARY KRISTON, H/W,</p> <p>Plaintiff(s),</p> <p>vs.</p> <p>BORG WARNER CORPORATION, et als</p> <p>Defendant(s).</p> | <p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION-MIDDLESEX COUNTY ASBESTOS LITIGATION</p> <p>DOCKET NO.: MID-L-3345-15</p> <p><u>CIVIL ACTION</u> ASBESTOS LITIGATION</p> <p>ORDER</p> |
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This matter having been presented to the Court by way of Notice of Motion of Susan B. Fellman, Esq. of Breuninger & Fellman, attorneys for Defendant Genuine Parts Company for an Order, pursuant to Rule 1:21-2 admitting W. Bruce Pasfield, Esq. pro hac vice in the within matter, and the Court having considered the moving papers and based on a finding of good cause because asbestos related litigation is a complex field of law that Mr. Pasfield specializes in;

IT IS on this 28th day of April 2017

ORDERED as follows:

1. W. Bruce Pasfield, Esq. be and is hereby admitted pro hac vice on behalf of Genuine Parts Company to R.1:21-2;

2. W. Bruce Pasfield, Esq. shall abide by the New Jersey Court Rules, including all disciplinary rules;

3. W. Bruce Pasfield, Esq. shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against their firm that may arise out of their participation in this matter;

4. W. Bruce Pasfield, Esq. shall notify the Court immediately of any matter affecting his standing at the bar of any other Court;

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

6. W. Bruce Pasfield, Esq. cannot be designated as Trial Counsel;

7. No adjournment or delay in discovery, Motions, Trial or any other proceedings shall be requested by reason of the inability of W. Bruce Pasfield, Esq. to be in attendance;

8. W. Bruce Pasfield, Esq. must, within ten (10) days of this Order comply with R.1:20-1(b), R.1:28B-1(e) and R.1:28-2 by paying the appropriate fees to the Oversight Committee, to the

Lawyer's Assistance Fund and the New Jersey Lawyer's Fund for Client Protection and submit and Affidavit of Compliance;

9. Automatic termination of pro hac vice admission will 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 1st of each year;

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

11. A copy of the within Order shall be served upon all counsel within (7) days of the date hereof.



Ana C. Viscomi, J.S.C.

Motion opposed

Motion unopposed

WILENTZ, GOLDMAN & SPITZER
90 Woodbridge Center Drive
P.O. Box 10
Woodbridge, New Jersey 07095-0958
(732) 636-8000
Attorneys for Plaintiff
LYNNE M. KIZIS, ESQ. (ID No. 037831987)

375
4-28-17
FILED
APR 28 2017
ANA C. VISCOMI, J.S.C.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY
DOCKET No. MID-L-3964-14AS

-----X
JAMES E. HARRIS, Executor of the Estate
of **JOHN L. HARRIS**;

Plaintiff,

vs.

ALLIED BUILDING PRODUCTS CORP., et al.;

Defendants.
-----X

ASBESTOS LITIGATION

Civil Action

ORDER

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

IT IS on the 28th day of April, 2017;

ORDERED that plaintiff is hereby granted leave to file and serve a Third Amended Complaint, as set forth in the accompanying Certification, to properly set forth decedent's asbestos exposure history; 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 Third 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.

"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."

Ana C. Viscomi

ANA C. VISCOMI, J.S.C.

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)

217
4-28-17
FILED

APR 28 2017

ANA C. VISCOMI, J.S.C.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY
DOCKET No. MID-L-3536-14AS

-----X
MICHELLE LOMET, Individually and as
Executrix of the Estate of
DENNIS LOMET;

Plaintiff,

vs.

A.J. FRIEDMAN SUPPLY CO., INC., et al.;

Defendants.
-----X

ASBESTOS LITIGATION

Civil Action

O R D E R

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 28th day of April, 2017;

ORDERED that plaintiff is hereby granted leave to file and serve a Fifth Amended Complaint, as set forth in the accompanying Certification, to name **GOULDS PUMPS, LLC; GRINNELL LLC; ITT LLC**, as additional defendants; 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 Fifth 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.

"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."

Ana C. Viscomi

ANA C. VISCOMI, J.S.C.

GOLDBERG SEGALLA LLP
David E. Rutkowski, Esq. (NJ 023782010)
1037 Raymond Blvd, Suite 1010
Newark, New Jersey 07102
(973) 681-7000

FILED

APR 28 2017

ANA C. VISCOMI, J.S.C.

Attorneys for Defendants

“The Procter & Gamble Company, as successor-in-interest to The Shulton Group and/or Shulton Inc.” properly known as Shulton, Inc.; “Shulton Inc., individually and as successor-in-interest to The Shulton Group and/or Shulton Inc.” properly known as Shulton, Inc.; and Wyeth Holdings Corporation, sued as “Wyeth Holdings Corporation, f/k/a American Cyanamid Corporation, individually and as successor-in-interest to The Shulton Group and/or Shulton, Inc.”

RONALD MARTIN TEUSCHER and
SHANNON TEUSCHER, and ZACHARY
TEUSCHER and LUKE TEUSCHER, Minor
Children,

Plaintiffs,

vs.

BRENNTAG NORTH AMERICA, as a
successor-in-interest to Mineral Pigment
Solutions, Inc., as a successor-in-interest to
Whittaker, Clark & Daniels, Inc.; et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-7249-16AS

ASBESTOS LITIGATION

CIVIL ACTION

**ORDER FOR THE ISSUANCE
OF A COMMISSION**

This matter being opened to the Court on Motion of Goldberg Segalla, LLP, attorneys for defendant “The Procter & Gamble Company, as successor-in-interest to The Shulton Group and/or Shulton Inc.” properly known as Shulton, Inc.; “Shulton Inc., individually and as successor-in-interest to The Shulton Group and/or Shulton Inc.” properly known as Shulton, Inc.; and Wyeth Holdings Corporation, sued as “Wyeth Holdings Corporation, f/k/a American Cyanamid Corporation, individually and as successor-in-interest to The Shulton Group and/or Shulton, Inc.” (“Shulton Defendants”), for an Order granting Shulton Defendants’ Motion for Commission Permitting the Issuance of an Out-of-State Subpoena Duces Tecum pursuant to N.J. Rule 4:11-5, and the Court having considered the matter and good cause appearing,

#190

FILED
APR 28 2017
ANAC. VISCOMI, J.S.C.

GOLDBERG SEGALLA LLP
David E. Rutkowski, Esq. (NJ 023782010)
1037 Raymond Blvd, Suite 1010
Newark, New Jersey 07102
(973) 681-7000

Attorneys for Defendants

“The Procter & Gamble Company, as successor-in-interest to The Shulton Group and/or Shulton Inc.” properly known as Shulton, Inc.; “Shulton Inc., individually and as successor-in-interest to The Shulton Group and/or Shulton Inc.” properly known as Shulton, Inc.; and Wyeth Holdings Corporation, sued as “Wyeth Holdings Corporation, f/k/a American Cyanamid Corporation, individually and as successor-in-interest to The Shulton Group and/or Shulton, Inc.”

RONALD MARTIN TEUSCHER and
SHANNON TEUSCHER, and ZACHARY
TEUSCHER and LUKE TEUSCHER, Minor
Children,

Plaintiffs,

vs.

BRENNTAG NORTH AMERICA, as a
successor-in-interest to Mineral Pigment
Solutions, Inc., as a successor-in-interest to
Whittaker, Clark & Daniels, Inc.; et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-7249-16AS

ASBESTOS LITIGATION

CIVIL ACTION

**ORDER FOR THE ISSUANCE
OF A COMMISSION**

This matter being opened to the Court on Motion of Goldberg Segalla, LLP, attorneys for defendant “The Procter & Gamble Company, as successor-in-interest to The Shulton Group and/or Shulton Inc.” properly known as Shulton, Inc.; “Shulton Inc., individually and as successor-in-interest to The Shulton Group and/or Shulton Inc.” properly known as Shulton, Inc.; and Wyeth Holdings Corporation, sued as “Wyeth Holdings Corporation, f/k/a American Cyanamid Corporation, individually and as successor-in-interest to The Shulton Group and/or Shulton, Inc.” (“Shulton Defendants”), for an Order granting Shulton Defendants’ Motion for Commission Permitting the Issuance of an Out-of-State Subpoena Duces Tecum pursuant to N.J. Rule 4:11-5, and the Court having considered the matter and good cause appearing,

GOLDBERG SEGALLA LLP
David E. Rutkowski, Esq. (NJ 023782010)
1037 Raymond Blvd, Suite 1010
Newark, New Jersey 07102
(973) 681-7000

Attorneys for Defendants

“The Procter & Gamble Company, as successor-in-interest to The Shulton Group and/or Shulton Inc.” properly known as Shulton, Inc.; “Shulton Inc., individually and as successor-in-interest to The Shulton Group and/or Shulton Inc.” properly known as Shulton, Inc.; and Wyeth Holdings Corporation, sued as “Wyeth Holdings Corporation, f/k/a American Cyanamid Corporation, individually and as successor-in-interest to The Shulton Group and/or Shulton, Inc.”

FILED

APR 28 2017

ANA C. VISCOMI, J.S.C.

RONALD MARTIN TEUSCHER and
SHANNON TEUSCHER, and ZACHARY
TEUSCHER and LUKE TEUSCHER, Minor
Children,

Plaintiffs,

vs.

BRENNTAG NORTH AMERICA, as a
successor-in-interest to Mineral Pigment
Solutions, Inc., as a successor-in-interest to
Whittaker, Clark & Daniels, Inc.; et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-7249-16AS

ASBESTOS LITIGATION

CIVIL ACTION

**ORDER FOR THE ISSUANCE
OF A COMMISSION**

This matter being opened to the Court on Motion of Goldberg Segalla, LLP, attorneys for defendant “The Procter & Gamble Company, as successor-in-interest to The Shulton Group and/or Shulton Inc.” properly known as Shulton, Inc.; “Shulton Inc., individually and as successor-in-interest to The Shulton Group and/or Shulton Inc.” properly known as Shulton, Inc.; and Wyeth Holdings Corporation, sued as “Wyeth Holdings Corporation, f/k/a American Cyanamid Corporation, individually and as successor-in-interest to The Shulton Group and/or Shulton, Inc.” (“the Shulton defendants”), for an Order granting Shulton Defendants’ Motion for Commission Permitting the Issuance of an Out-of-State Subpoena Duces Tecum pursuant to N.J. Rule 4:11-5, and the Court having considered the matter and good cause appearing,

IT IS on this 28th day of April, 2017,

ORDERED that Shulton Defendants' Motion for Commission Permitting the Issuance of an Out-of-State Subpoena Duces Tecum is **GRANTED**;

IT IS FURTHER ORDERED that this Court hereby respectfully requests that the State of Missouri issue appropriate process in aid of such Commission;

IT IS FURTHER ORDERED that this Commission, with the authority of this Court, be issued to The Twenty First Judicial Circuit of Missouri In and For St. Louis County, Missouri, for the purpose of requesting a Subpoena Duces Tecum to obtain the deposition testimony of the custodian of records for Granneman Elementary School, and to obtain documents and materials related any asbestos abatements, asbestos surveys, construction, and/or renovations conducted at the Granneman Elementary School, that are in the possession, custody, or control of the Granneman Elementary School, whose place of business is located at 2324 Redman Road, St. Louis, MO 63136;

IT IS FURTHER ORDERED that the clerk of this Court issue this Commission; and

IT IS FURTHER ORDERED that a fully conformed copy of the within Order be served upon all counsel of record within seven (7) days of the receipt hereof by the movant.


Hon. Ana Viscomi, J.S.C.

Opposed _____
Unopposed ✓

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GOLDBERG SEGALLA LLP
David E. Rutkowski, Esq. (NJ 023782010)
1037 Raymond Blvd, Suite 1010
Newark, New Jersey 07102
(973) 681-7000

Attorneys for Defendants

“The Procter & Gamble Company, as successor-in-interest to The Shulton Group and/or Shulton Inc.” properly known as Shulton, Inc.; “Shulton Inc., individually and as successor-in-interest to The Shulton Group and/or Shulton Inc.” properly known as Shulton, Inc.; and Wyeth Holdings Corporation, sued as “Wyeth Holdings Corporation, f/k/a American Cyanamid Corporation, individually and as successor-in-interest to The Shulton Group and/or Shulton, Inc.”

FILED
APR 28 2017
ANA C. VISCOMI, J.S.C.

RONALD MARTIN TEUSCHER and
SHANNON TEUSCHER, and ZACHARY
TEUSCHER and LUKE TEUSCHER, Minor
Children,

Plaintiffs,

vs.

BRENNTAG NORTH AMERICA, as a
successor-in-interest to Mineral Pigment
Solutions, Inc., as a successor-in-interest to
Whittaker, Clark & Daniels, Inc.; et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-7249-16AS

ASBESTOS LITIGATION

CIVIL ACTION

**ORDER FOR THE ISSUANCE
OF A COMMISSION**

This matter being opened to the Court on Motion of Goldberg Segalla, LLP, attorneys for defendant “The Procter & Gamble Company, as successor-in-interest to The Shulton Group and/or Shulton Inc.” properly known as Shulton, Inc.; “Shulton Inc., individually and as successor-in-interest to The Shulton Group and/or Shulton Inc.” properly known as Shulton, Inc.; and Wyeth Holdings Corporation, sued as “Wyeth Holdings Corporation, f/k/a American Cyanamid Corporation, individually and as successor-in-interest to The Shulton Group and/or Shulton, Inc.” (“Shulton Defendants”), for an Order granting Shulton Defendants’ Motion for Commission Permitting the Issuance of an Out-of-State Subpoena Duces Tecum pursuant to N.J. Rule 4:11-5, and the Court having considered the matter and good cause appearing,

IT IS on this 28th day of April, 2017,

ORDERED that Shulton Defendants' Motion for Commission Permitting the Issuance of an Out-of-State Subpoena Duces Tecum is **GRANTED**;

IT IS FURTHER ORDERED that this Court hereby respectfully requests that the State of Missouri issue appropriate process in aid of such Commission;

IT IS FURTHER ORDERED that this Commission, with the authority of this Court, be issued to The Twenty First Judicial Circuit of Missouri In and For St. Louis County, Missouri for the purpose of requesting a Subpoena Duces Tecum to obtain the deposition testimony of the custodian of records for the Hazelwood East High School, and to obtain documents and materials related any asbestos abatements, asbestos surveys, construction, and/or renovations conducted at the Hazelwood East High School, that are in the possession, custody, or control of the Hazelwood East High School, whose place of business is located at 11300 Dunn Road, St. Louis, MO 63138;

IT IS FURTHER ORDERED that the clerk of this Court issue this Commission; and

IT IS FURTHER ORDERED that a fully conformed copy of the within Order be served upon all counsel of record within seven (7) days of the receipt hereof by the movant.



Hon. Ana Viscomi, J.S.C.

Opposed _____
Unopposed ✓

FILED
APR 28 2017
ANA C. VISCOMI, J.S.C.

GOLDBERG SEGALLA LLP
David E. Rutkowski, Esq. (NJ 023782010)
1037 Raymond Blvd, Suite 1010
Newark, New Jersey 07102
(973) 681-7000

Attorneys for Defendants

“The Procter & Gamble Company, as successor-in-interest to The Shulton Group and/or Shulton Inc.” properly known as Shulton, Inc.; “Shulton Inc., individually and as successor-in-interest to The Shulton Group and/or Shulton Inc.” properly known as Shulton, Inc.; and Wyeth Holdings Corporation, sued as “Wyeth Holdings Corporation, f/k/a American Cyanamid Corporation, individually and as successor-in-interest to The Shulton Group and/or Shulton, Inc.”

RONALD MARTIN TEUSCHER and
SHANNON TEUSCHER, and ZACHARY
TEUSCHER and LUKE TEUSCHER, Minor
Children,

Plaintiffs,

vs.

BRENNTAG NORTH AMERICA, as a
successor-in-interest to Mineral Pigment
Solutions, Inc., as a successor-in-interest to
Whittaker, Clark & Daniels, Inc.; et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-7249-16AS

ASBESTOS LITIGATION

CIVIL ACTION

**ORDER FOR THE ISSUANCE
OF A COMMISSION**

This matter being opened to the Court on Motion of Goldberg Segalla, LLP, attorneys for defendant “The Procter & Gamble Company, as successor-in-interest to The Shulton Group and/or Shulton Inc.” properly known as Shulton, Inc.; “Shulton Inc., individually and as successor-in-interest to The Shulton Group and/or Shulton Inc.” properly known as Shulton, Inc.; and Wyeth Holdings Corporation, sued as “Wyeth Holdings Corporation, f/k/a American Cyanamid Corporation, individually and as successor-in-interest to The Shulton Group and/or Shulton, Inc.” (“the Shulton defendants”), for an Order granting the Shulton defendants’ Motion for Commission Permitting the Issuance of an Out-of-State Subpoena Duces Tecum pursuant to N.J. Rule 4:11-5, and the Court having considered the matter and good cause appearing,

IT IS on this 28th day of April, 2017,

ORDERED that the Shulton defendants' Motion for Commission Permitting the Issuance of an Out-of-State Subpoena Duces Tecum is **GRANTED**;

IT IS FURTHER ORDERED that this Court hereby respectfully requests that the State of Missouri issue appropriate process in aid of such Commission;

IT IS FURTHER ORDERED that this Commission with the authority of this Court, be issued to The Twenty First Judicial Circuit of Missouri In and For St. Louis County, Missouri, for the purpose of requesting a Subpoena Duces Tecum to obtain the deposition testimony of the custodian of records for the Christian Hospital Northeast, and to obtain documents and materials related any asbestos abatements, asbestos surveys, construction, and/or renovations conducted at the Christian Hospital Northeast, that are in the possession, custody, or control of the Christian Hospital Northeast, whose place of business is located at 11133 Dunn Road, St. Louis, MO 63136;

IT IS FURTHER ORDERED that the clerk of this Court issue this Commission; and

IT IS FURTHER ORDERED that a fully conformed copy of the within Order be served upon all counsel of record within seven (7) days of the receipt hereof by the movant.



Hon. Ana Viscomi, J.S.C.

Opposed _____
Unopposed ✓

608
CF 28-17

Laurence V. Nassif, Esq. - 048361998
Edward Braniff - 047631995
SIMMONS HANLY CONROY LLC
112 Madison Avenue
New York, NY 10016-7416
(212) 784-6400
Attorney for Plaintiffs

FILED
APR 28 2017
ANA C. VISCOMI, J.S.C.

| | |
|---|---|
| <p>EDWINA M. RICHMOND, Individually and as executor of the estate of Jeffrey G. Richmond, deceased,</p> <p style="text-align: center;">Plaintiffs,</p> <p style="text-align: center;">v.</p> <p>A.W. CHESTERTON COMPANY, et al.,</p> <p style="text-align: center;">Defendants.</p> | <p>: SUPERIOR COURT OF NEW JERSEY : LAW DIVISION: MIDDLESEX COUNTY : : DOCKET NO. MID-L-05833-15 AS : : <u>Civil Action</u> : : : ORDER GRANTING ADMISSION <i>PRO</i> : <i>HAC VICE</i> TO TODD A. NEILSON : : :</p> |
|---|---|

THIS MATTER having been opened to the Court upon the motion of Plaintiff Edwina M. Richmond by and through her attorneys, Simmons Hanly Conroy LLC, for entry of an Order permitting Todd A. Neilson an attorney admitted to practice law in the States of Illinois, Missouri and Pennsylvania, to participate with other counsel for Plaintiffs in the above-captioned case; and it appearing that Todd A. Neilson is a licensed attorney in good standing; and Plaintiff having requested that Mr. Neilson represent them in this action; and the Court having considered the papers submitted, and for good cause shown (based on the complex nature of the subject matter of the case and that Mr. Neilson possesses specialized knowledge in this litigation),

IT IS on this 28th day of April, 2017, hereby

ORDERED that Todd A. Neilson, of the law firm of SIMMONS HANLY CONROY LLC,

be admitted pro hac vice and is authorized to appear and participate with other counsel for Plaintiffs in all phases of the trial; and it is further,

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 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

797
4-28-17

David L. Wysnewski, Esq. (NJ ID No.: 009732011)
BARRY McTIERNAN & MOORE LLC
Attorneys for Defendant
ELI LILLY COMPANY
2 Rector Street, 14th Floor
New York, New York 10006
(212) 313-3600
File No. ELC 63140

FILED
APR 28 2017
ANA C. VISCOMI, J.S.C.

-----X

MARGARET ROSE LANGLEY LASHLEY and
EDWARD GENE LASHLEY,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX
COUNTY

Plaintiffs,

Docket No.: MID-L-7336-16

v.

Civil Action – Asbestos Litigation

AMERICAN INTERNATIONAL INDUSTRIES,
INC., et al.,

Defendants.

**PROPOSED ORDER OF MOTION
FOR PRO HAC ADMISSION
SUZANNE M. HALBARDIER**

-----X

THIS MATTER having been opened to the Court by David L. Wysnewski of the law firm of Barry McTiernan and Moore LLC, attorneys for defendant, ELI LILLY COMPANY, to permit Suzanne M. Halbardier, an attorney admitted to the practice of law in the State of New York, to participate with other counsel for ELI LILLY COMPANY in all phases of the trial, and it appearing that she is a licensed attorney in good standing in the State of New York and it appearing that attorney, Suzanne M. Halbardier has a longstanding relationship with defendant, ELI LILLY COMPANY having represented them in many matters in several jurisdictions. Because of her experience, and the trust placed in her by the defendants, attorney Suzanne M. Halbardier will provide defendants with counsel best able to represent them. Given that asbestos-related litigation is complex, and there being no local counsel with adequate expertise, the defendant requests that attorney Suzanne M. Halbardier to personally represent its interests; and it appearing that defendant is entitled to the relief requested, and the Court having considered the papers submitted, and for good cause shown,

IT IS on this 28th day of April, 2016

ORDERED that Suzanne M. Halbardier be and hereby is admitted *pro hac vice* and is authorized to appear and participate with other counsel for in all phases of the trial, subject to the following conditions:

1. Suzanne M. Halbardier shall abide by the *New Jersey Court Rules* including all disciplinary rules, *R. 1:20-1* and *R. 1:28-2*.
2. Suzanne M. Halbardier shall, and hereby does, consent to the appointment of the Clerk of the Supreme Court as her agent upon whom service of process may be made for all actions against that may arise out of her participation in the matter.
3. Suzanne M. Halbardier shall immediately notify the court of any matter affecting her standing at the Bar of any other jurisdiction.
4. Suzanne M. Halbardier shall have all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in New Jersey, who shall be held responsible for them, the conduct of the litigation and the attorney admitted herein.
5. Suzanne M. Halbardier cannot be designated as trial counsel.
6. No discovery, motion, trial or any other proceeding delay shall occur or be requested by reason of the inability of Suzanne M. Halbardier to be in attendance.
7. Suzanne M. Halbardier must, within ten (10) days, pay the fees required by *R. 1:20-1(b)* and *R. 1:28-2* and submit an affidavit of compliance.
R. 1:20-1(b)
8. *Pro hac vice* admission will automatically terminate for failure to make the initial and any annual payment required by *R. 1:20-1(b)* and *R. 1:28-2*.
9. Automatic termination of Pro Hac 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's 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.

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

11. A copy of this order shall be served on all parties within seven (7) days of the date hereof.

Ana C. Viscomi

~~J.S.C.~~

Opposed
 Unopposed

ANA C. VISCOMI, J.S.C.

805

FILED
APR 28 2017
ANA C. VISCOMI, J.S.C.

MAURICE WUTSCHER, LLP

5 WALTER E. FORAN BOULEVARD, SUITE 2007
FLEMINGTON, NJ 08822
908-237-4550
Attorneys for Defendant, Cavalry SPV I, LLC

| | |
|---|--|
| <p>LESROY E. BROWNE, <i>on behalf of himself and those similarly situated,</i></p> <p>Plaintiff,</p> <p>vs.</p> <p>CAPITAL ONE BANK (USA), N.A., and CAVALRY SPV I, LLC,</p> <p>Defendants.</p> | <p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION MIDDLESEX COUNTY</p> <p>DOCKET NO.: MID-L-5583-15</p> <p>MOTION FOR ADMISSION PRO HAC VICE PURSUANT TO RULE 1:21-2</p> |
|---|--|

ORDER

This matter having been brought before the Court by Donald S. Maurice, Esquire, of Maurice Wutscher, LLP, counsel for Defendant, Cavalry SPV I, LLC, for an Order allowing Shannon Miller, Esquire, to appear and participate *pro hac vice*; and the Court having considered the moving papers; and for good cause shown pursuant to Rule Governing the Courts 1:21-2 of the State of New Jersey;

IT IS, this 28th day of April, 2017,

ORDERED that Shannon Miller, Esquire, a member of the Bar of the Commonwealth of Pennsylvania, *inter alia*, be permitted to appear *pro hac vice* in the above-captioned matter in the State of New Jersey pursuant to Rule Governing the Courts 1:21-2 of the State of New Jersey; and it is further

ORDERED that, pursuant to New Jersey Court Rule 1:21-2, Shannon Miller, Esq. will be subject to the disciplinary jurisdiction of this Honorable Court and further agrees to adhere to the Rule Governing the Courts of the State of New Jersey, including all disciplinary rules;

ORDERED that, pursuant to New Jersey Court Rule 1:21-2, Shannon Miller, Esq. agrees to notify this Court immediately of any matter affecting his standing at the bar of any other court;

ORDERED that, pursuant to New Jersey Court Rule 1:21-2, Shannon Miller, Esq. 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 Shannon Miller, Esq. or his firm that may arise out of his participation in the above captioned matter;

ORDERED that, pursuant to New Jersey Court Rule 1:21-2, Donald S. Maurice, Esq. will continue to act as associate counsel on behalf of Plaintiff in this matter and will sign all pleadings, briefs and other papers filed with this Court and shall be held responsible for them and for the conduct of the cause and of Shannon Miller, Esq;

ORDERED that, pursuant to New Jersey Court Rule 1:21-2, Shannon Miller, Esq. shall pay the annual fee to the New Jersey Lawyers' Fund for Client Protection in accordance with New Jersey Court Rule 1:28-2;

ORDERED that, Shannon Miller, Esq. shall within ten 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;

ORDERED that, Shannon Miller, Esq. shall not be designated as trial counsel;

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

ORDERED that, 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 1st of each year;

ORDERED that, noncompliance with any of these requirements shall constitute grounds for removal;

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

BY THE COURT



J.S.C.

ANA C. VISCOMI, J.S.C.

292
LF-28-17

ASBESTOS LITIGATION

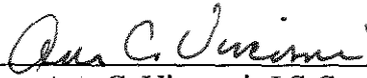
| | |
|--|---|
| <p>Ethan D. Stein Attorney ID #: 040581995 GIBBONS P.C. One Gateway Center Newark, NJ 07102-5310 (973) 596-4500 Attorneys for Defendant Honeywell International Inc. (f/k/a AlliedSignal Inc., as successor-in-interest to The Bendix Corporation)</p> | <p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY</p> <p>DOCKET NO. MID-L-6918-15 AS</p> <p>FILED APR 28 2017</p> <p>ANAC. VISCOMI, J.S.C.</p> |
| <p>MICHAEL JUNG and VICTORIA JUNG, Plaintiffs, vs. BEAZER EAST, INC., et al., Defendants.</p> | <p><u>ASBESTOS LITIGATION</u></p> <p><u>CIVIL ACTION</u></p> <p>ORDER ADMITTING KEVIN P. GREENE, ESQ. <i>PRO HAC VICE</i></p> |

This matter having been opened to the Court upon the motion of defendant Honeywell International Inc. ("Honeywell"), by and through their attorneys, Gibbons P.C., for entry of an Order permitting Kevin P. Greene, Esq., an attorney admitted to practice law in the State of Virginia, to participate with other counsel for Honeywell in the above-captioned case; and it appearing that Kevin P. Greene is a licensed attorney in good standing; and Honeywell having requested that Mr. Greene represent it in this action; and the Court having considered the papers submitted, and for good cause shown (based on the complex nature of the subject matter of the case and that Mr. Greene is a specialist, and his long-standing relationship with Honeywell),

IT IS on this 28th day of April, 2017

ORDERED that Kevin P. Greene, Esq. be permitted to appear in this action *pro hac vice* and is authorized to appear and participate with other counsel for Honeywell in the above-captioned case, subject to the following conditions:

1. Mr. Greene shall abide by the Rules Governing the Courts of the State of New Jersey, including all Disciplinary Rules, R. 1:20-1 and R. 1:28-3.
2. Mr. Greene shall, and hereby does, consent to the appointment of the Clerk of the Supreme Court as agent upon whom service may be made for all actions against him or his firm that may arise out of his participation in this matter.
3. Mr. Greene shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction.
4. Mr. Greene shall have all pleadings, briefs and other papers filed with this Court signed by an attorney of record authorized to practice in New Jersey, who shall be held responsible for the conduct of the case and of Mr. Greene.
5. No adjournment or delay in discovery, motions, and trial or any other proceeding shall occur or be requested by reason of the inability of Mr. Greene to be in attendance.
6. Mr. Greene will not be designated as trial counsel.
7. Mr. Greene must, within ten (10) days of receipt of this Order, 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.
8. Automatic termination of Pro Hac Vice admission shall occur for failure to make the required annual payments as set forth in Paragraph 7 herein. Proof of such payments, after filing proof of the initial payment, shall be made no later than February 1 of each year.
9. Non-compliance with any terms of this order shall constitute grounds for removal.
10. A copy of this Order shall be served upon all counsel within 7 days from the date of receipt hereof by counsel for Honeywell.



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

Opposed

Unopposed

3. Ms. Niu shall abide by the New Jersey Court Rules, including all disciplinary rules, Rule 1:20-1, Rule 1:28-2 and Rule 1:28B-1(e).

4. Ms. Niu shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against her that may arise out of her participation in this matter.

5. Ms. Niu shall notify the Court immediately of any matter affecting her standing at the bar of any other court.

6. Ms. Niu shall have all pleadings, briefs, and other papers filed with the Court signed by an attorney of record authorized to practice in this State, who shall be responsible for them and the conduct of the cause and of Ms. Niu.

7. Ms. Niu shall ^{within 10 days of the date of this Order,} promptly pay any fees required by Rule 1:20-1(b), Rule 1:28-2 and ^{and shall submit an affidavit of compliance} Rule 1:28B-1(e).[^] 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 of each year.

8. Ms. Niu shall not be designated as trial counsel.

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

10. Failure to comply with any of these requirements shall constitute grounds for termination of admission *pro hac vice*.

11. A copy of this Order shall be served upon all counsel of record within seven (7) days.

Ana C. Viscomi

Judge of the Supreme Court
State of Maryland

ANA C. VISCOMI, J.S.C.

894
4-28-17

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

FILED
APR 28 2017

Attorneys for Georgia-Pacific LLC

ANA C. VISCOMI, J.S.C.

MARY JEANETTE DOOLEY, Individually
and as Personal Representative for the Estate
of CHARLES K. DOOLEY,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

Plaintiff,

Docket No.: MID-L-6301-16-AS

-against-

Civil Action - Asbestos Motion

84 LUMBER COMPANY, et al.,

**ORDER GRANTING
GEORGIA-PACIFIC LLC'S
MOTION TO ADMIT
JACLYN KERBOW, ESQ.,
PRO HAC VICE**

Defendants.

THIS MATTER HAVING COME before the Court on the application of

Lynch Daskal Emery LLP, attorneys for defendant Georgia-Pacific LLC, and the Court having reviewed the papers filed herein, and the arguments of counsel, and for good cause shown,

IT IS on this 28th day of April, 2017,

ORDERED as follows:

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

firm that may arise out of her participation in this matter;

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

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

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

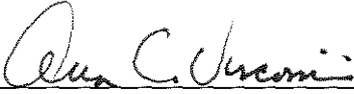
(viii) **THAT** Ms. Kerbow shall not be designated as trial counsel;

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

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

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

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



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

Opposed

Unopposed

6004
4-28-17

O'Toole Scrivo Fernandez Weiner Van Lieu, LLC
Leslie Lombardy, Esq. (#041202003)
14 Village Park Road
Cedar Grove, New Jersey 07009
(973) 239-5700
Attorneys for Defendant, Colgate-Palmolive Company

FILED
APR 28 2017

ANA C. VISCOMI, J.S.C.

VALERIE JO DALIS and NICHOLAS J. DALIS,

Plaintiffs,

vs.

BRENNTAG NORTH AMERICA, INC. (sued individually and as successor-in-interest to MINERAL PIGNMENT SOLUTIONS, INC., 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-4821-15(AS)

Civil Action

**ORDER TO ADMIT
MEREDITH SHAW, ESQ.,
PRO HAC VICE**

THIS MATTER having been opened to the Court by O'TOOLE, SCRIVOFERNANDEZ WEINER VAN LIEU, L.L.C., attorneys for Defendant COLGATE-PALMOLIVE COMPANY for an Order pursuant to R. 1:21-2, granting *Pro Hac Vice* admission to Meredith M. Shaw, Esq., and the Court having considered the submissions of the parties:

IT IS on this 28th day of April, 2017;

ORDERED that:

Meredith M. Shaw, Esq., attorney validly admitted to practice in the State of California be and is hereby permitted to appear *Pro Hac Vice* in this matter with the understanding that she be required to:

(1) Abide by the Rules of the New Jersey Courts, including, but not limited to, all disciplinary rules and R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e); and

(2) That Meredith M. Shaw, Esq., long-standing relationship with Defendant COLGATE-PALMOLIVE COMPANY constitutes good cause; and

(3) That Meredith M. Shaw, Esq., shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against him or his firm that may arise out of the attorney's participation in the matter; and

(4) Meredith M. Shaw, Esq., shall notify the court immediately of any matter affecting the attorney's standing at the bar of any other court in any jurisdiction; and

(5) That all pleadings, briefs and other papers filed with the Court shall be signed by an attorney of record authorized to practice in this State who shall be responsible for the conduct of this case and of counsel admitted *Pro Hac Vice* by virtue of this Order; and

(6) That Meredith M. Shaw, Esq., shall not be designated as trial counsel; and

(7) No adjournment or delay in discovery, motions, trial, or any other proceedings will be requested by reason of Meredith M. Shaw, Esq., inability to appear; and

(8) Meredith M. Shaw, Esq., shall send a copy of this Order granting their *Pro Hac Vice* admission with the required annual fees to the New Jersey Lawyers Fund; and

(9) Attorney shall within 10 days of the date of this Order comply with R. 1:20-1(b), R. 1:28B-1(e) and R. 1:28-2 by paying the appropriate fees to the Disciplinary Oversight Committee, to the Lawyer's Assistance Fund and the New Jersey Lawyer's Fund for Client Protection and shall also submit an affidavit of compliance; and that

(10) 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, the Disciplinary Overnight Committee 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

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

(12) O'TOOLE SCRIVO FERNANDEZ WEINER VAN LIEU, LLC shall serve a copy of this Order upon all counsel of record within 7 days of the date of entry hereof.



ANA C. VISCOMI, J.S.C.

Opposed _____

Unopposed  _____

466
428-17

O'Toole Scrivo Fernandez Weiner Van Lieu, LLC
Leslie Lombardy, Esq. (#041202003)
14 Village Park Road
Cedar Grove, New Jersey 07009
(973) 239-5700
Attorneys for Defendant, Colgate-Palmolive Company

FILED
APR 28 2017
ANA C. VISCOMI, J.S.C.

VALERIE JO DALIS and NICHOLAS J. DALIS,

Plaintiffs,

vs.

BRENNTAG NORTH AMERICA, INC. (sued individually and as successor-in-interest to MINERAL PIGMENT SOLUTIONS, INC., 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-4821-15(AS)

Civil Action

**ORDER ADMITTING
ADAM M. ABENSOHN, ESQ.
PRO HAC VICE**

THIS MATTER having been opened to the Court by O'TOOLE, SCRIVO FERNANDEZ WEINER VAN LIEU, L.L.C., attorneys for Defendant COLGATE-PALMOLIVE COMPANY for an Order pursuant to R. 1:21-2, granting *Pro Hac Vice* admission to Adam M. Abensohn, Esq., and the Court having considered the submissions of the parties:

IT IS on this 28th day of April, 2017;

ORDERED that:

Adam M. Abensohn, Esq., attorney validly admitted to practice in the State of New York be and is hereby permitted to appear *Pro Hac Vice* in this matter with the understanding that he be required to:

(1) Abide by the Rules of the New Jersey Courts, including, but not limited to, all disciplinary rules and R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e); and

(2) That Adam M. Abensohn, Esq., long-standing relationship with Defendant COLGATE-PALMOLIVE COMPANY constitutes good cause; and

(3) That Adam M. Abensohn, Esq., shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against him or his firm that may arise out of the attorney's participation in the matter; and

(4) Adam M. Abensohn, Esq., shall notify the court immediately of any matter affecting the attorney's standing at the bar of any other court in any jurisdiction; and

(5) That all pleadings, briefs and other papers filed with the Court shall be signed by an attorney of record authorized to practice in this State who shall be responsible for the conduct of this case and of counsel admitted *Pro Hac Vice* by virtue of this Order; and

(6) That Adam M. Abensohn, Esq., shall not be designated as trial counsel; and

(7) No adjournment or delay in discovery, motions, trial, or any other proceedings will be requested by reason of Adam M. Abensohn, Esq., inability to appear; and

(8) Adam M. Abensohn, Esq., shall send a copy of this Order granting their *Pro Hac Vice* admission with the required annual fees to the New Jersey Lawyers Fund; and

(9) Attorney shall within 10 days of the date of this Order comply with R. 1:20-1(b), R. 1:28B-1(e) and R. 1:28-2 by paying the appropriate fees to the Disciplinary Oversight Committee, to the Lawyer's Assistance Fund and the New Jersey Lawyer's Fund for Client Protection and shall also submit an affidavit of compliance; and that

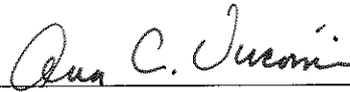
(10) Automatic termination of *Pro Hac Vice* admission shall occur for failure to make the required annual payment of the Annual Fee and the annual payment to the Lawyer's

Assistance Fund, the Disciplinary Overnight Committee 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

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

and

(12) O'TOOLE SCRIVO FERNANDEZ WEINER VAN LIEU, LLC shall serve a copy of this Order upon all counsel of record within 7 days of the date of entry hereof.



ANA C. VISCOMI, J.S.C.

~~J.S.C.~~

Opposed _____

Unopposed _____

111
4-28-17

FILED
APR 28 2017
ANA C. VISCOMI, J.S.C.

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

Plaintiff(s),

JOHN J. REDMOND, individually and as
Executor of the Estate of DOROTHY
REDMOND, Estate

vs.

Defendant(s),

3M COMPANY, et al.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

DOCKET NO. MID-L-616-14AS

ASBESTOS LITIGATION

CIVIL ACTION

**ORDER FOR SUMMARY JUDGMENT FOR
DEFENDANT JOHNSON CONTROLS, INC.**

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

IT IS ON THIS 28th day of April, 2017,

ORDERED the motion of Defendant, Johnson Controls, Inc., for summary judgment is hereby granted and the Complaint and any Counterclaims, and Cross-Claims are hereby dismissed with prejudice; and

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

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

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

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

"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."


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

195
4-28-17

KENT & McBRIDE, P.C.
BY: THERESA M. MULLANEY, ESQ.
ATTORNEY ID# 20941999
1715 Highway 35, Suite 305
Middletown, NJ 07748
(732) 326-1711
Attorney for Defendant
Charles A. Wagner Co., Inc.

FILED
APR 28 2017
ANA C. VISCOMI, J.S.C.

File number: 354.69307

Ernest Moore

Plaintiffs,

v.

Arvinserator, Inc. Individually and as
successor in interest to the former
Automotive Products Segment of
Rockwell International, et. al.

Defendants.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY-LAW DIVISION
DOCKET NO. L-05243-14-AS

ASBESTOS LITIGATION

CIVIL ACTION

**ORDER GRANTING SUMMARY
JUDGMENT TO DEFENDANT
CHARLES A. WAGNER CO., INC.**

This matter having come before the Court on Motion of Kent & McBride, P.C., attorneys for Defendant, Charles A. Wagner Co., Inc., and the Court having reviewed the moving and opposition papers, if any, and for good cause having been shown;

IT IS on this 28th day of April, 2017;

ORDERED the motion of defendant, Charles A. Wagner Co., Inc., for summary judgment is hereby granted and that the Complaint, any amendments thereto, and any Counterclaims and/or Cross-Claims of co-defendants are hereby dismissed with prejudice.

ORDERED that a copy of this Order shall be served upon plaintiff's 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."

269
4-28-17

LECLAIRRYAN
One Riverfront Plaza
1037 Raymond Boulevard
Sixteenth Floor
Newark, New Jersey 07102
(973) 491-3600
Attorneys for Defendant Ford Motor Company

FILED
APR 28 2017
ANA C. VISCOMI, J.S.C.

| | |
|---|--|
| <p>ERNEST MOORE,</p> <p style="text-align: right;">Plaintiffs,</p> <p>v.</p> <p>ARVINMERITOR, INC., et al.,</p> <p style="text-align: right;">Defendants.</p> | <p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY</p> <p>DOCKET: MID-L-5243-14 AS</p> <p>CIVIL ACTION – ASBESTOS LITIGATION</p> <p>ORDER FOR SUMMARY JUDGMENT AS TO DEFENDANT FORD MOTOR COMPANY</p> |
|---|--|

THIS MATTER having been brought before the Court by LeClairRyan, counsel for Defendant Ford Motor Company, and the Court having considered the papers submitted, argument of counsel, if any, and for other good cause shown,

IT IS on this 28th day of April, 2017,

ORDERED that the Motion for Summary Judgment as to Defendant Ford Motor Company is hereby granted and the Complaint and all Counterclaims and Cross-Claims are hereby dismissed with prejudice, and it is further

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



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."

273
4-28-17

David S. Blow
Attorney I.D. Number: 010951997
TANENBAUM KEALE LLP
One Newark Center 16th Floor
Newark, New Jersey 07102
Telephone: (973) 242-0002
Facsimile: (973) 242-8099
Attorneys for Defendant, BorgWarner Morse TEC LLC,
successor-by-merger to Borg-Warner Corporation

FILED
APR 28 2017
ANA C. VISCOMI, J.S.C.

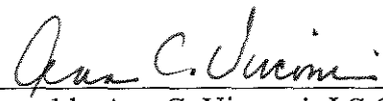
| | | |
|--|---|-----------------------------------|
| ERNEST MOORE, | : | SUPERIOR COURT OF NEW JERSEY |
| | : | LAW DIVISION: MIDDLESEX COUNTY |
| Plaintiffs, | : | DOCKET NO. MID-L-5243-14 AS |
| -against- | : | |
| | : | CIVIL ACTION |
| ARVINMERITOR, INC. INDIVIDUALLY | : | ASBESTOS LITIGATION |
| AND AS SUCCESSOR IN INTEREST TO | : | |
| THE FORMER AUTOMOTIVE | : | ORDER GRANTING SUMMARY |
| PRODUCTS SEGMENT OF ROCKWELL | : | JUDGMENT TO DEFENDANT BORG |
| INTERNATIONAL, et al., | : | WARNER MORSE TEC LLC |
| | : | |
| Defendants. | : | |

THIS MATTER having come before the Court on Motion of TANENBAUM KEALE LLP, attorneys for defendant BorgWarner Morse TEC LLC, and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 28th day of April, 2017,

ORDERED that the motion of Defendant, BorgWarner Morse TEC LLC, successor-by-merger to Borg-Warner Corporation for summary judgment is hereby GRANTED and the Complaint and any Counterclaims and Cross-Claims are hereby dismissed with prejudice; and

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



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."

302
4-28-17

McELROY, DEUTSCH, MULVANEY & CARPENTER, LLP

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

Attorneys for Defendant ArvinMeritor, Inc., a/k/a Rockwell
Automation Inc. (properly named ArvinMeritor, Inc.)

FILED

APR 28 2017

ANA C. VISCOMI, J.S.C.

ERNEST MOORE,

Plaintiff,

v.

ARVINMERITOR, INC., et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY
DOCKET NO.: L-5243-14 AS

CIVIL ACTION
ASBESTOS LITIGATION

ORDER

THIS MATTER having come before the Court on Motion of McElroy, Deutsch, Mulvaney & Carpenter, LLP, attorneys for Defendant ArvinMeritor, Inc., individually and as successor to Rockwell International Corp., (properly named ArvinMeritor, Inc.) ("ArvinMeritor") and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS on this 28th day of April, 2017;

ORDERED that the Motion for Summary Judgment filed on behalf of Defendant ArvinMeritor is hereby **GRANTED** and the Complaint and any Counterclaims and Cross-Claims are hereby dismissed with prejudice;

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



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."

258
4-28-17

Richard V. Jones, Esq. (NJ ID#248771968)
LAW OFFICES OF ROGER V. JONES, LLP
4 Franklin Ave, Suite 4
Ridgewood, New Jersey 07450
Phone: 201-652-3760
Fax: 201-652-3761

FILED
APR 28 2017
ANA C. VISCOMI, J.S.C.

STEPTOE & JOHNSON LLP
1330 Connecticut Avenue, NW
Washington, DC 20036

Attorneys for Defendant
Metropolitan Life Insurance Company

LAINA JEWEL BARTLOW and
KENNETH DAVID BARTLOW,

Plaintiffs,

v.

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

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION – MIDDLESEX COUNTY
DOCKET NO: MID-L-05358-16 (AS)
ASBESTOS LITIGATION

**ORDER OF SUMMARY JUDGMENT IN
FAVOR OF DEFENDANT
METROPOLITAN LIFE INSURANCE
COMPANY**

This matter having come before the Court on the Motion for an Order of Summary Judgment by attorneys for Metropolitan Life Insurance Company (“Metropolitan”), and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 28th DAY OF April, 2017,

ORDERED, that the Motion of Metropolitan for Summary Judgment is hereby granted and the Complaint and cross-claims are hereby dismissed with prejudice as against Metropolitan.

And it is:

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



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."

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**HAWKINS PARNELL
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Pneumo Abex LLC, successor in
interest to Abex Corporation

FILED
APR 28 2017
ANA C. VISCOMI, J.S.C.

GINA M. ALDERDICE AND ANDREW C.
ALDERDICE,

Plaintiffs,

v.

PNEUMO ABEX LLC (SUED AS
SUCCESSOR-IN-INTEREST TO ABEX
CORPORATION), *et al.*,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-0546-17AS

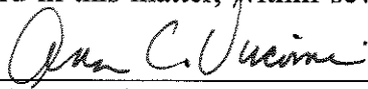
CIVIL ACTION – ASBESTOS
LITIGATION

**ORDER GRANTING
PNEUMO ABEX LLC, SUCCESSOR IN
INTEREST TO ABEX
CORPORATION'S MOTION TO
DISMISS IN LIEU OF AN ANSWER ON
GROUNDS OF FORUM NON
CONVENIENS as to this
defendant only**

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 Pneumo Abex LLC, successor in interest to Abex Corporation ("**Pneumo Abex**"), for an Order granting Pneumo Abex's Motion to Dismiss on grounds of *forum non conveniens*, 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 Pneumo Abex's Motion to Dismiss is as follows:

IT IS HEREBY ORDERED on this 28th day of April, 2017 that all Claims and Cross-Claims shall be and hereby are dismissed with prejudice on behalf of defendant, Pneumo Abex and the Complaint and any Counterclaims and Cross-Claims 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.



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."

3. Mr. Mitchell shall abide by the New Jersey Court Rules, including all disciplinary rules, Rule 1:20-1, Rule 1:28-2 and Rule 1:28B-1(e).

4. Mr. Mitchell shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against him that may arise out of his participation in this matter.

5. Mr. Mitchell shall notify the Court immediately of any matter affecting his standing at the bar of any other court.

6. Mr. Mitchell shall have all pleadings, briefs, and other papers filed with the Court signed by an attorney of record authorized to practice in this State, who shall be responsible for them and the conduct of the cause and of Mr. Mitchell.

7. Mr. Mitchell shall ^{with 10 days of this order,} promptly pay any fees required by Rule 1:20-1(b), Rule 1:28-2 and Rule 1:28B-1(e) ^{and submit an affidavit of compliance.} 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 of each year.

8. Mr. Mitchell shall not be designated as trial counsel.

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

10. Failure to comply with any of these requirements shall constitute grounds for termination of admission *pro hac vice*.

11. A copy of this Order shall be served upon all counsel of record within seven (7) days.

3. Mr. Mitchell shall abide by the New Jersey Court Rules, including all disciplinary rules, Rule 1:20-1, Rule 1:28-2 and Rule 1:28B-1(e).

4. Mr. Mitchell shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against him that may arise out of his participation in this matter.

5. Mr. Mitchell shall notify the Court immediately of any matter affecting him standing at the bar of any other court.

6. Mr. Mitchell shall have all pleadings, briefs, and other papers filed with the Court signed by an attorney of record authorized to practice in this State, who shall be responsible for them and the conduct of the cause and of Mr. Mitchell.

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8. Mr. Mitchell shall not be designated as trial counsel.

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

10. Failure to comply with any of these requirements shall constitute grounds for termination of admission *pro hac vice*.

11. A copy of this Order shall be served upon all counsel of record within seven (7) days.

Ana C. Viscomi
~~Justice of the Supreme Court
of the State of New Jersey~~

ANA C. VISCOMI, J.S.C.

3. Ms. Niu shall abide by the New Jersey Court Rules, including all disciplinary rules, Rule 1:20-1, Rule 1:28-2 and Rule 1:28B-1(e).

4. Ms. Niu shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against her that may arise out of her participation in this matter.

5. Ms. Niu shall notify the Court immediately of any matter affecting her standing at the bar of any other court.

6. Ms. Niu shall have all pleadings, briefs, and other papers filed with the Court signed by an attorney of record authorized to practice in this State, who shall be responsible for them and the conduct of the cause and of Ms. Niu.

7. Ms. Niu shall ^{within 10 days of this Order,} promptly pay any fees required by Rule 1:20-1(b), Rule 1:28-2 and Rule 1:28B-1(e), ^{and submit an affidavit of compliance}. 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 of each year.

8. Ms. Niu shall not be designated as trial counsel.

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

10. Failure to comply with any of these requirements shall constitute grounds for termination of admission *pro hac vice*.

11. A copy of this Order shall be served upon all counsel of record within seven (7) days.

Ana C. Viscomi

Judge of the Supreme Court
for the State of New Jersey

ANA C. VISCOMI, J.S.C.