

| Judge Ana Viscomi, J.S.C.   |                                      |                              |            |             |                |                  |             |
|---|--------------------------------------|------------------------------|------------|-------------|----------------|------------------|-------------|
| Master Motion List  |                                      |                              |            |             |                |                  |             |
| Motions Returnable ( 05 11 2018 )   |                                      |                              |            |             |                |                  |             |
| Docket  | Case Name                            | Motion Type                  | Motion #   | Opp<br>recd | MOVANTS ATTY   | PLAINTIFF'S ATTY | DISPOSITION |
| THE FOLLOWING CASES ARE LISTED HEREIN DUE TO THEIR SIMILARITY AND THEY WILL BE HEARD TOGETHER: ALPHABETICAL LIST BEGINS ON PAGE #2. |                                      |                              |            |             |                |                  |             |
| L-1146-18   | BUENROSTRO V. CYPRUS/IMERYS          | JOIN J&J MOTION TO XFR VENUE | 122/124    | YES         | Coughlin Duffy | Levy Konigsberg  | GRANTED     |
| L-1146-18   | BUENROSTRO V. J&J / J&J CONSUMER     | TRANSFER VENUE               | 1113/1114  | YES         | Drinker Biddle | Levy Konigsberg  | GRANTED     |
| L-1154-18   | GODFREY V. CYPRUS/IMERYS             | JOIN J&J MOTION TO XFR VENUE | 137/138    | YES         | Coughlin Duffy | Levy Konigsberg  | GRANTED     |
| L-1154-18   | GODFREY V. J&J/ J&J CONSUMER         | TRANSFER VENUE               | 1104/1105  | YES         | Drinker Biddle | Levy Konigsberg  | GRANTED     |
| L-1152-18   | GROSSMAN V. CYPRUS/IMERYS            | JOIN J&J MOTION TO XFR VENUE | 140/141    | YES         | Coughlin Duffy | Levy Konigsberg  | GRANTED     |
| L-1152-18   | GROSSMAN V. J&J/ J&J CONSUMER        | TRANSFER VENUE               | 1111/1112  | YES         | Drinker Biddle | Levy Konigsberg  | GRANTED     |
| L-1138-18   | KOBEE V. CYPRUS/IMERYS               | JOIN J&J MOTION TO XFR VENUE | 110/111    | YES         | Coughlin Duffy | Levy Konigsberg  | GRANTED     |
| L-1138-18   | KOBEE V. J&J / J&J CONSUMER          | TRANSFER VENUE               | 1115/1116  | YES         | Drinker Biddle | Levy Konigsberg  | GRANTED     |
| L-868-18  | SMITH V. CYPRUS/IMERYS               | JOIN J&J MOTION TO XFR VENUE | 145/146    | YES         | Coughlin Duffy | Levy Konigsberg  | GRANTED     |
| L-868-18  | SMITH V. J&J/ J&J CONSUMER           | TRANSFER VENUE               | 1117/ 1118 | YES         | Drinker Biddle | Levy Konigsberg  | GRANTED     |
| L-1153-18   | TAYLOR V. CYPRUS/Imerys              | JOIN J&J MOTION TO XFR VENUE | 162/164    | YES         | Coughlin Duffy | Levy Konigsberg  | GRANTED     |
| L-1153-18   | TAYLOR V. J&J/ J&J CONSUMER          | TRANSFER VENUE               | 1108/ 1109 | YES         | Drinker Biddle | Levy Konigsberg  | GRANTED     |
| L-1143-18   | TERRANO-URCIOLI V. CYPRUS/IMERYS     | JOIN J&J MOTION TO XFR VENUE | 107/108    | YES         | Coughlin Duffy | Levy Konigsberg  | GRANTED     |
| L-1143-18   | TERRANO-URCIOLI V. J&J/ J&J CONSUMER | TRANSFER VENUE               | 1106/ 1107 | YES         | Drinker Biddle | Levy Konigsberg  | GRANTED     |
| L-597-18  | MATTEO V. CYPRUS/IMERYS              | JOIN J&J MOTION TO XFR VENUE | 1133/1134  | YES         | Coughlin Duffy | Cohen Placitella | GRANTED     |
| L-597-18  | MATTEO V. J&J/ J&J CONSUMER          | XFR VENUE                    | 1037/ 1038 | YES         | Drinker Biddle | Cohen Placitella | GRANTED     |

| Docket    | Case Name                            | Motion Type   | Motion # | Opp<br>recd | MOVANTS ATTNY   | PLAINTIFFS ATTNY | DISPOSITION |
|-----------|--------------------------------------|---|----------|-------------|-----------------|------------------|-------------|
| L-2997-13 | ABUHOURLAN V. KAISERKANE             | S/J   | 92       |             | Saiber          | Pro Se           | DENIED      |
| L-2997-13 | ABUHOURLAN V. NORTH AMERICAN ROOFING | S/J   | 438      |             | Rawle Henderson | Pro Se           | DENIED      |
| L-1370-17 | AREND V. IMERYS                      | S/J   | 65       | YES         | Rawle Henderson | Szaferman/Simon  | adj 6/8     |
| L-1370-17 | AREND V. IMERYS                      | XM-TO SEAL & OPP TO IMERYS                                      |          | YES         | Szaferman/Simon | Szaferman/Simon  | adj 6/8     |
| L-1370-17 | AREND V. J&J                         | S/J   | 427      | YES         | Drinker Biddle  | Szaferman/Simon  | adj 6/8     |
| L-1370-17 | AREND V. J&J                         | XM-TO SEAL & OPP TO J&J   | 427      | YES         | Szaferman/Simon | Szaferman/Simon  | adj 6/8     |
| L-1370-17 | AREND V. REVLON                      | DISMISS FOR FORUM NON CONVENIENS                                | 370      |             | Hawkins Parnell | Szaferman/Simon  | adj 6/8     |
| L-1370-17 | AREND V. BRISTOL MYERS SQUIBB        | JOINDER TO REVLON'S MOTIONS TO DISMISS FOR FORUM NON CONVENIENS | 366      |             | Hawkins Parnell | Szaferman/Simon  | adj 6/8     |
| L-1370-17 | AREND V. WCD                         | S/J   | 238      | YES         | Hoagland Longo  | Szaferman/Simon  | adj 6/8     |
| L-1370-17 | AREND V. WCD                         | XM-TO SEAL & OPP TO WCD   |          | YES         | Szaferman/Simon | Szaferman/Simon  | adj 6/8     |
| L-1370-17 | AREND V. YVES ST. LAURENT            | DISMISS FOR FORUM NON CONVENIENS                                | 376      |             | Hawkins Parnell | Szaferman/Simon  | adj 6/8     |
| L-588-17  | ARVELO V. COLGATE                    | S/J   | 268      | YES         | O'Toole Scrivo  | Szaferman/Levy   | adj 7/20    |

| Docket   | Case Name   | Motion Type   | Motion # | Opp<br>recd | MOVANTS ATTNY     | PLAINTIFF'S ATTNY | DISPOSITION |
|----------|---|---|----------|-------------|-------------------|-------------------|-------------|
| L-588-17 | ARVELO V. CYPRUS  | S/J   | 231      | YES         | Rawle Henderson   | Szaferman/Levy    | adj 7/20    |
| L-588-17 | ARVELO V. GERDAU<br>AMERISTEEL                                  | S/J   | 222      | YES         | Cozen O'Connor    | Szaferman/Levy    | adj 7/20    |
| L-588-17 | ARVELO V. IMERYS  | S/J   | 230      | YES         | Rawle Henderson   | Szaferman/Levy    | adj 7/20    |
| L-588-17 | ARVELO V. J&J/J&J<br>CONSUMER                                   | S/J   | 331/332  | YES         | Drinker Biddle    | Szaferman/Levy    | adj 7/20    |
| L-588-17 | ARVELO V. WCD   | S/J   | 349      | YES         | Hoagland Longo    | Szaferman/Levy    | adj 7/20    |
| L-588-17 | ARVELO V. ACL   | XM TO SEAL and OPPS<br>AS TO COLGATE<br>PALMOLIVE, CYPRUS,<br>IMERYS, J&J, J&J<br>CONSUMER, WCD | 1114     | YES         | Szaferman/Levy    | Szaferman/Levy    | adj 7/20    |
| L-588-17 | ARVELO V. ACL   | S/J   | 204      |             | Goldfein & Joseph | Szaferman/Levy    | GRANTED     |
| L-588-17 | ARVELO V. BELL  | S/J   | 214      |             | Goldfein & Joseph | Szaferman/Levy    | GRANTED     |
| L-588-17 | ARVELO V. BRISTOL<br>MYERS SQUIBB ("JEAN<br>NATE" PRODUCT LINE) | S/J   | 387      |             | Hawkins Parnell   | Szaferman/Levy    | GRANTED     |
| L-588-17 | ARVELO V. HM ROYAL  | S/J   | 348      |             | Styliades         | Szaferman/Levy    | GRANTED     |
| L-588-17 | ARVELO V. KUEHNE<br>CHEMICAL                                    | S/J   | 206      |             | McElroy Deutsch   | Szaferman/Levy    | GRANTED     |

| Docket    | Case Name  | Motion Type          | Motion # | Opp<br>recd | MOVANTS ATTNY     | PLAINTIFF'S ATTNY | DISPOSITION |
|-----------|--|----------------------|----------|-------------|-------------------|-------------------|-------------|
| L-588-17  | ARVELO V. PROCTER & GAMBLE                               | S/J                  | 383      |             | Goldberg Segala   | Szaferman/Levy    | GRANTED     |
| L-588-17  | ARVELO V. BRISTOL MYERS SQUIBB (AMMENS MEDICATED POWDER) | S/J                  | 383      |             | Goldberg Segala   | Szaferman/Levy    | GRANTED     |
| L-588-17  | ARVELO V. REVLON/ REVLON CONSUMER                        | S/J/MOTION TO STRIKE | 350/352  |             | Hawkins Parnell   | Szaferman/Levy    | GRANTED     |
| L-588-17  | ARVELO V. YVES ST. LAURENT                               | S/J                  | 236      |             | Hawkins Parnell   | Szaferman/Levy    | GRANTED     |
| L-3922-15 | BABICH V. AISIN  | S/J                  | 375      |             | McElroy Deutsch   | Levy Konigsberg   | adj 7/6     |
| L-3922-15 | BABICH V. AP EXHAUST TECH                                | S/J                  | 205      |             | Fishkin Lucks     | Levy Konigsberg   | adj 7/6     |
| L-3922-15 | BABICH V. AP PARTS                                       | S/J                  | 180      |             | Reilly McDevitt   | Levy Konigsberg   | adj 7/6     |
| L-3922-15 | BABICH V. ARVIN MERITOR                                  | S/J                  | 169      |             | Reilly McDevitt   | Levy Konigsberg   | adj 7/6     |
| L-3922-15 | BABICH V. BMW  | S/J                  | 202      |             | Porzio Bromberg   | Szaferman/Levy    | adj 7/6     |
| L-3922-15 | BABICH V. BOSCH  | S/J                  | 400      |             | Goldberg Segala   | Szaferman/Levy    | adj 7/6     |
| L-3922-15 | BABICH V. BW/IP  | S/J                  | 86       |             | Segal McCambridge | Levy Konigsberg   | adj 7/6     |
| L-3922-15 | BABICH V. BWDAC  | S/J                  | 399      |             | O'Toole Scrivo    | Levy Konigsberg   | adj 7/6     |
| L-3922-15 | BABICH V. DANA   | S/J                  | 378      |             | Swartz Campbell   | Levy Konigsberg   | adj 7/6     |
| L-3922-15 | BABICH V. FEDERAL MOGUL                                  | S/J                  | 379      |             | Landman Corsi     | Levy Konigsberg   | adj 7/6     |

| Docket    | Case Name                                    | Motion Type                         | Motion # | Opp<br>recd | MOVANTS ATTNY    | PLAINTIFFS ATTNY | DISPOSITION |
|-----------|--|-------------------------------------|----------|-------------|------------------|------------------|-------------|
| L-3922-15 | BABICH V. FORD MOTOR CO.                     | S/J                                 | 228      | YES         | LeClair Ryan     | Levy Konigsberg  | adj 7/6     |
| L-3922-15 | BABICH V. HENNESSY                           | S/J                                 | 426      |             | Rawle Henderson  | Szaferman/Levy   | adj 7/6     |
| L-3922-15 | BABICH V. HITACHI AMERICA LTD                | S/J                                 | 208      |             | Delany McBride   | Levy Konigsberg  | adj 7/6     |
| L-3922-15 | BABICH V. HITACHI AUTOMOTIVE SYSTEMS AMERICA | S/J                                 | 213      |             | Delany McBride   | Levy Konigsberg  | adj 7/6     |
| L-3922-15 | BABICH V. HITACHI CHEMICAL                   | S/J                                 | 221      |             | Delany McBride   | Levy Konigsberg  | adj 7/6     |
| L-3922-15 | BABICH V. KELSEY HAYES                       | S/J                                 | 371      |             | Wilbraham        | Levy Konigsberg  | adj 7/6     |
| L-3922-15 | BABICH V. MAREMONT                           | S/J                                 | 188      |             | Reilly McDevitt  | Levy Konigsberg  | adj 7/6     |
| L-3922-15 | BABICH V. MCCORD                             | S/J                                 | 366      | YES         | Goldberg Segala  | Szaferman/Levy   | adj 7/6     |
| L-3922-15 | BABICH V. MORTON INTL                        | S/J                                 | 452      |             | Kaufman Borgeest | Szaferman/Levy   | adj 7/6     |
| L-3922-15 | BABICH V. MW CUSTOM PAPER                    | S/J                                 | 430      |             | Dilworth Paxton  | Szaferman/Levy   | adj 7/6     |
| L-3922-15 | BABICH V. PNEUMO ABEX                        | S/J                                 | 153      |             | Hawkins Parnell  | Levy Konigsberg  | adj 7/6     |
| L-3922-15 | BABICH V. SUMITOMO                           | S/J                                 | 157      |             | Levin O'Neil     | Levy Konigsberg  | adj 7/6     |
| L-3922-15 | BABICH V. TMD                                | S/J                                 | 372      |             | Breuninger       | Levy Konigsberg  | adj 7/6     |
| L-3922-15 | BABICH V. VOLVO                              | S/J                                 | 425      |             | Rawle Henderson  | Szaferman/Levy   | adj 7/6     |
| L-3922-15 | BABICH V. ZF NORTH AMERICA                   | S/J                                 | 368      |             | McGivney         | Levy Konigsberg  | adj 7/6     |
| L-1132-16 | BAKER V. ANOVA                               | ENTER JMT BY DEFAULT AS TO ANOVA    | 574      |             | Szaferman/Simon  | Szaferman/Simon  | GRANTED     |
| L-1132-16 | BAKER V. BECON AG                            | ENTER JMT BY DEFAULT AS TO BECON AG | 409      |             | Szaferman/Simon  | Szaferman/Simon  | GRANTED     |

| Docket    | Case Name   | Motion Type   | Motion # | Opp<br>recd | MOVANTS ATTNY       | PLAINTIFF'S ATTNY | DISPOSITION |
|-----------|---|---|----------|-------------|---------------------|-------------------|-------------|
| L-1132-16 | BAKER V. CEMEX  | S/J   | 189      |             | Gibbons             | Szaferman/Simon   | adj 6/22 -  |
| L-1132-16 | BAKER V. CSR  | ENTER JMT BY<br>DEFAULT AS TO CSR   | 407      |             | Szaferman/Simon     | Szaferman/Simon   | ADJ 7/6     |
| L-764-14  | CAHILL V. FORD<br>MOTOR                                   | S/J   | 422      | YES         | LeClair Ryan        | Cohen Placitella  | adj 5/25    |
| L-764-14  | CAHILL V.<br>HONEYWELL                                    | S/J   | 291      | YES         | Gibbons             | Cohen Placitella  | adj 5/25    |
| L-900-14  | CAIRO V. YARDVILLE<br>SUPPLY                              | S/J   | 62       | YES         | Fornaro Francioso   | Szaferman/Levy    | adj 5/25    |
| L-2911-17 | CHAPMAN V. BASF   | HOLD FORD IN<br>CONTEMPT FOR<br>FAILURE TO COMPLY<br>WITH S/P               | 430      | YES         | Lanier              | Lanier            | adj 6/22    |
| L-2911-17 | CHAPMAN V.<br>CYPRUS/IMERYS                               | RECONSIDERATION OF<br>12/19/17 ORDER OF<br>DISMISSAL                        | 362/363  | YES         | Rawle Henderson     | Lanier            | adj 6/8     |
| L-2911-17 | CHAPMAN V.<br>CYPRUS/IMERYS                               | XM-STRIKE NEW &<br>ADDL EVIDENCE IN<br>DEFT'S MOTION FOR<br>RECONSIDERATION | 1155     | YES         | Lanier              | Lanier            | adj 6/8     |
| L-2911-17 | CHAPMAN V.<br>PERSONAL CARE<br>PRODUCTS (PCPC)            | DISMISS 2ND AMD CPT<br>W/ PREJ FOR FAILURE<br>TO STATE A CLAIM              | 42       | YES         | McMahon Martine     | Lanier            | adj 6/8     |
| L-2911-17 | CHAPMAN V.<br>PERSONAL CARE<br>PRODUCTS COUNCIL<br>(PCPC) | DISMISS CPT FOR<br>FAILURE TO STATE A<br>CLAIM                              |          | 1 YES       | McMahone<br>Martine | Lanier            | DENIED      |
| L-7275-12 | COLLAS V. LINDE<br>MATERIAL                               | APPEAL<br>RECOMMENDATION OF<br>S.M.   | 857      | YES         | Landman Corsi       | Cohen Placitella  | W/D         |
| L-5203-11 | CORBIN V. GENUINE<br>PARTS                                | STRIKE DEFT'S<br>IMPROPERLY NAMED<br>WITNESS                                | 439      | YES         | Cohen Placitella    | Cohen Placitella  | adj 5/25    |

| Docket    | Case Name                       | Motion Type  | Motion # | Opp<br>recd | MOVANTS ATTNY     | PLAINTIFF'S ATTNY | DISPOSITION   |
|-----------|---------------------------------|--|----------|-------------|-------------------|-------------------|---|
| L-7000-15 | CUPANO V. ACL                   | S/J  | 219      |             | Goldfein & Joseph | Cohen Placitella  | W/D   |
| L-7000-15 | CUPANO V. ATLAS TURNER          | S/J  | 200      |             | Goldfein & Joseph | Cohen Placitella  | GRANTED   |
| L-7000-15 | CUPANO V. BELL                  | S/J  | 217      |             | Goldfein & Joseph | Cohen Placitella  | W/D   |
| L-7000-15 | CUPANO V. ELIZABETH INDUSTRIAL  | S/J  | 334      |             | Tierney Law       | Cohen Placitella  | W/D   |
| L-3103-15 | D'AGOSTINO V. AMERICAN BILTRITE | S/J  | 142      | YES         | Rawle Henderson   | Weitz & Luxemborg | adj 6/8   |
| L-4806-17 | DEFEO V. 3M                     | DESIGNATE THAT PLTF WAS FREQUENTLY & REGULARLY EXPOSED TO ASB CAUED BY DEFECTIVE RESPIRATORS AND FILTERS SOLD BY MSA | 300      | YES         | Levy Konigsberg   | Levy Konigsberg   | adj 6/8   |
| L-4806-17 | DEFEO V. CHARLES A. WAGNER      | PROTECT DEFT FROM PRODUCING A CORP REP   | 486      | YES         | Kent & McBride    | Levy Konigsberg   | adj 7/6   |
| L-4806-17 | DEFEO V. CHARLES A. WAGNER      | XM TO COMPEL DEP OF CORPORATE REP  | 1156     | YES         | Levy Konigsberg   | Levy Konigsberg   | adj 7/6   |
| L-4806-17 | DEFEO V. J&J/J&J CONSUMER       | S/J  | 329/300  |             | Drinker Biddle    | Levy Konigsberg   | adj 6/8   |
| L-6301-16 | DOOLEY V. MCNALLY               | S/J  | 470      |             | Kelley Jasons     | Weitz & Luxemborg | W/D   |
| L-3751-12 | DWYER V. 3M                     | COMPEL DISCOVERY   | 929      |             | Cohen Placitella  | Cohen Placitella  | W/D   |
| L-5750-13 | ECRET V. BECHTEL                | RECONSIDERATION OF 1/24/18 ORDER   |          | YES         | Landman Corsi     | Napoli            | Xfr to Judge Paley. RESERVED. Written Decision to be issued by Judge Paley. |
| L-4301-17 | ESSES V. CYPRUS/IMERYS          | S/J  | 360/368  |             | Rawle Henderson   | Szaferman/Simon   | adj 5/25  |
| L-4301-17 | ESSES V. J&J J&J CONSUMER       | S/J  | 356/357  |             | Drinker Biddle    | Szaferman/Simon   | adj 5/25  |

| Docket    | Case Name                       | Motion Type   | Motion # | Opp<br>recd | MOVANTS ATTNY    | PLAINTIFF'S ATTNY | DISPOSITION |
|-----------|---------------------------------|---|----------|-------------|------------------|-------------------|-------------|
| L-6479-17 | FERGUSON V. BORG WARNER         | DISMISS FOR LACK OF PERSONAL JX                                     | 33       |             | Tanenbaum Keale  | Weitz Luxembourg  | adj 6/22    |
| L-5367-12 | FORESE V. DEUTSCH BANK          | IN LIMINE BAR EVIDENCE OF LOST INVESTMENT OPPORTUNITY               | 493      | YES         | Shain Schaffer   | Jardim Meisner    | GRANTED     |
| L-5367-12 | FORESE V. CHAMPION CONSTRUCTION | IN LIMINE BAR EVIDENCE OF LOST INVESTMENT OPPORTUNITY               |          | YES         | Winter & Winkler | Jardim Meisner    | GRANTED     |
| L-5367-12 | FORESE V. THOMAS MCPHERSON      | IN LIMINE BAR EVIDENCE OF LOST INVESTMENT OPPORTUNITY               |          | YES         | Winter & Winkler | Jardim Meisner    | GRANTED     |
| L-1464-17 | GAMBINO V. UNION CARBIDE        | XM JOINING IN NORTH STELTON LUMBER MOTION                           | 1110     |             | Caruso Smith     | Szaferman/Levy    | ADJ 6/8     |
| L-1515-17 | GARCIA V. BRENNTAG              | XM SEAL AND OPP TO CYPRUS; IMERYS; J&J; WCD                         | 1042     | YES         | Szaferman/Levy   | Szaferman/Levy    | adj 5/18    |
| L-1515-17 | GARCIA V. CYPRUS                | S/J   | 278      | YES         | Rawle Henderson  | Szaferman/Levy    | adj 5/18    |
| L-1515-17 | GARCIA V. CYPRUS/IMERYS         | S/J   | 278/276  | YES         | Rawle Henderson  | Szaferman/Levy    | adj 5/18    |
| L-1515-17 | GARCIA V. J&J                   | S/J AS TO J&J CONSUMER; DISMISS CTS 1-8 AS TO JOHNSON'S BABY POWDER | 255/256  | YES         | Drinker Biddle   | Szaferman/Levy    | adj 5/18    |
| L-1515-17 | GARCIA V. WCD                   | S/J   | 274      | YES         | Hoagland Longo   | Szaferman/Levy    | adj 5/18    |
| L-3140-16 | GARDNER V. CALON                | TO BE RELIEVED AS COUNSEL   | 868      |             | Hardin Kundla    | Cohen Placitella  | adj 5/25    |
| L-5383-17 | GLADSTONE V. CEMEX              | DISMISS FOR LACK OF IN PERSONAM JX                                  | 977      |             | Gibbons          | Levy Konigsberg   | W/D         |

| Docket    | Case Name                      | Motion Type   | Motion # | Opp<br>recd | MOVANTS ATTNY   | PLAINTIFF'S ATTNY | DISPOSITION |
|-----------|--------------------------------|---|----------|-------------|-----------------|-------------------|-------------|
| L-2919-16 | GRECO V. CYPRUS<br>AMAX/IMERYS | S/J   | 220/218  | YES         | Rawle Henderson | Szaferman/Levy    | ADJ 5/18    |
| L-2919-16 | GRECO V. WCD                   | S/J   | 242      | YES         | Hoagland Longo  | Szaferman/Levy    | ADJ 5/18    |
| L-3527-17 | GUILD V. COLGATE               | S/J   | 267      |             | O'Toole Scrivo  | Levy Konigsberg   | ADJ 7/6     |
| L-3527-17 | GUILD V. CYPRUS/<br>IMERYS     | S/J   | 272/274  |             | Rawle Henderson | Levy Konigsberg   | ADJ 7/6     |
| L-3527-17 | GUILD V. J&J/ J&J<br>CONSUMER  | S/J   | 325/326  |             | Drinker Biddle  | Levy Konigsberg   | ADJ 7/6     |
| L-3527-17 | GUILD V. PROCTER &<br>GAMBLE   | S/J   | 385      |             | Goldberg Segala | Levy Konigsberg   | ADJ 7/6     |
| L-3527-17 | GUILD V. WCD                   | S/J   | 209      |             | Hoagland Longo  | Levy Konigsberg   | ADJ 7/6     |
| L-5368-17 | HODJERA V. PNEUMO<br>ABEX      | DISMISS FOR LACK OF<br>PERSONAL<br>JURISDICTION                     | 697      | YES         | Hawkins Parnell | Cohen Placitella  | adj 5/18    |
| L-2015-16 | HOFF V. NORCA                  | RECONSIDERATION   | 660      | YES         | Coughlin Duffy  | Szaferman/Levy    | adj 5/18    |
| L-3519-16 | STASKO V. NORCA                | RECONSIDERATION   | 912      | YES         | Coughlin Duffy  | Szaferman/Levy    | adj 5/18    |
| L-4504-16 | YURCHAK V. NORCA               | RECONSIDERATION   | 914      | YES         | Coughlin Duffy  | Szaferman/Levy    | adj 5/18    |
| L-505-18  | HOYE V. CYPRUS/<br>IMERYS      | DISMISS FOR LACK OF<br>PERSONAL JX AND<br>FNC                       | 871/872  | YES         | Rawle Henderson | Szaferman/Simon   | DENIED      |
| L-2818-17 | HUFF V. WILLARD MFG<br>INC.    | DISMISS FOR LACK OF<br>PERSONAL JX &<br>FAILURE TO STATE A<br>CLAIM | 1111     | YES         | Bowman & Brooke | Szaferman/Simon   | adj 6/22    |
| L-2818-17 | HUFF V. WILLARD MFG<br>USA     | DISMISS FOR LACK OF<br>PERSONAL JX &<br>FAILURE TO STATE A<br>CLAIM | 1112     | YES         | Bowman & Brooke | Szaferman/Simon   | adj 6/22    |
| L-624-17  | JACINTO V. BASF                | S/J   | 360      | YES         | DLA Piper       | Szaferman/Levy    | ADJ 5/18    |
| L-2995-17 | JACONIA V. AVON                | DESIGNATING<br>MATERIAL AS<br>CONFIDENTIAL                          | 493      | YES         | Rivkin Radler   | Levy Konigsberg   | adj 6/15    |

| Docket    | Case Name                | Motion Type   | Motion # | Opp<br>recd | MOVANTS ATTNY   | PLAINTIFF'S ATTNY | DISPOSITION  |
|-----------|--------------------------|---|----------|-------------|-----------------|-------------------|--|
| L-2995-17 | JACONIA V. AVON          | XM TO SEAL; OPP TO MOTION DESIGNATING MATERIAL AS CONFIDENTIAL      | 998      | YES         | Levy Konigsberg | Levy Konigsberg   | adj 6/15   |
| L-6651-16 | JOHNSON V. AMERICAN INTL | DISMISS FOR LACK OF PERSONAL JURISDICTION AND FNC                   | 707      | YES         | Hawkins Parnell | Szaferman/Simon   | GRANTED  |
| L-6651-16 | JOHNSON V. AMERICAN INTL | S/J   | 193      | YES         | Hawkins Parnell | Szaferman/Simon   | MOOT   |
| L-6651-16 | JOHNSON V. AMERICAN INTL | COMMISSIONS FOR OOX S/P TO TAKE DEPS                                | 971      | YES         | Hawkins Parnell | Szaferman/Simon   | MOOT   |
| L-6651-16 | JOHNSON V. AMERICAN INTL | XM FOR PROTECTIVE ORDER BARRING AMER INTL FROM DEPOSING PLTF EXPERT | 1283     | YES         | Szaferman/Simon | Szaferman/Simon   | MOOT   |
| L-6651-16 | JOHNSON V. AVON          | S/J   | 357      | YES         | Rivkin Radler   | Szaferman/Simon   | GRANTED  |
| L-6651-16 | JOHNSON V. AVON          | XM AND OPP TO AVON AND TO SEAL                                      |          | YES         | Szaferman/Simon | Szaferman/Simon   | DENIED   |
| L-6651-16 | JOHNSON V. CYPRUS AMAX   | S/J   | 187      | YES         | Rawle Henderson | Szaferman/Simon   | GRANTED  |
| L-672-18  | JOHNSON V. CYPRUS/IMERYS | DISMISS FOR LACK OF PERSONAL JX AND FNC                             | 869/870  | YES         | Rawle Henderson | Szaferman/Simon   | DENIED   |
| L-6651-16 | JOHNSON V. IMERYS TALC   | S/J   | 192      | YES         | Rawle Henderson | Szaferman/Simon   | GRANTED AS TO CLUBMAN AND AVON BLACK SUEDE. DENIED AS TO MENNEN AND OLD SPICE. |

| Docket    | Case Name              | Motion Type                                       | Motion # | Opp<br>recd | MOVANTS ATTNY   | PLAINTIFF'S ATTNY | DISPOSITION  |
|-----------|------------------------|---|----------|-------------|-----------------|-------------------|--|
| L-6651-16 | JOHNSON V. WCD         | S/J   | 199      | YES         | Hoagland Longo  | Szaferman/Simon   | GRANTED AS TO COUNTS 1 THROUGH 4, 6 & 7. DENIED AS TO COUNT 5 AND PUNITIVES. |
| L-6651-16 | JOHNSON V. WCD         | XM IN OPP TO WCD AND TO SEAL                      |          | YES         | Szaferman/Simon | Szaferman/Simon   | W/D  |
| L-6918-15 | JUNG V. BEAZER EAST    | PROTECTIVE ORDER QUASHING RE-DEP OF VICTORIA JUNG | 467      | YES         | Szaferman/Levy  | Szaferman/Levy    | adj 5/18   |
| L-2881-14 | KAZARY V. DURO DYNE    | SJ  | 247      | YES         | McGivney        | Cohen Placitella  | adj 6/8  |
| L-5165-16 | KESSLER V. PNEUMO ABEX | S/J   | 295      | YES         | Hawkins Parnell | Wilentz           | adj 5/18   |
| L-1698-18 | KUCHAR V. ARMSTRONG    | AMD CPT   | 403      |             | Early Law       | Early Law         | GRANTED  |
| L-827-17  | LADUE V. IMERY'S       | S/J   | 207      | YES         | Rawle Henderson | Szaferman/Simon   | adj 5/18   |
| L-827-17  | LADUE V. IMERY'S       | XM & OPP TO j&j AND IMERY'S                       |          | YES         | Szaferman/Simon | Szaferman/Simon   | adj 5/18   |
| L-827-17  | LADUE V. J&J           | S/J   | 191      | YES         | Drinker Biddle  | Szaferman/Simon   | adj 5/18   |
| L-7385-16 | LANZO V. IMERY'S       | STAY JMT PENDING POST TRIAL MOTIONS AND APPEAL    | 905      | YES         | Rawle Henderson | Szaferman/Levy    | adj 5/23 @10am   |
| L-7385-16 | LANZO V. IMERY'S       | JMT NOTWITHSTANDING VERDICT OR NEW TRIAL          | 915      | YES         | Rawle Henderson | Szaferman/Levy    | adj 5/23 @10am   |

| Docket    | Case Name                     | Motion Type  | Motion # | Opp<br>recd | MOVANTS ATTNY   | PLAINTIFF'S ATTNY | DISPOSITION    |
|-----------|-------------------------------|--|----------|-------------|-----------------|-------------------|----------------|
| L-7385-16 | LANZO V. J&J CONSUMER         | JMT NOTWITHSTANDING VERDICT OR NEW TRIAL   | 898      | YES         | McCarter        | Szaferman/Levy    | adj 5/23 @10am |
| L-7385-16 | LANZO V. J&J CONSUMER         | REMITTING COMPENSATORY DAMAGE AWARD & VACATING PUNITIVE DAMAGE AWARD   | 894      | YES         | McCarter        | Szaferman/Levy    | adj 5/23 @10am |
| L-7336-16 | LASHLEY V. AMERICAN INTL      | COMMISSIONS TO FILE OOS S/P FOR DEPS - M. DOUGLAS; E ALLEN; D. ORMOND; E. LANCE; R. HEDRICK JR.                | 548      | YES         | Hawkins Parnell | Szaferman/Simon   | ADJ 5/18       |
| L-7336-16 | LASHLEY V. AMERICAN INTL      | XM FOR PROTECTIVE ORDER BARRING AMER INTL FROM DEPOSING PLTF EXPERT  | 1284     | YES         | Szaferman/Simon | Szaferman/Simon   | ADJ 5/18       |
| L-7336-16 | LASHLEY V. AMERICAN INTL IND. | COMMISSIONS FOR OOX S/P TO TAKE DEPS - MATT UNDERWOOD; BILLING RECORDS; MVA COMMUNICATIONS; DR. COMPTON'S DATA | 966      | YES         | Hawkins Parnell | Szaferman/Simon   | ADJ 5/18       |
| L-7336-16 | LASHLEY V. AMERICAN INTL      | DISMISS FOR LACK OF PERSONAL JURISDICTION AND FNC  | 578      | YES         | Hawkins Parnell | Szaferman/Simon   | ADJ 5/18       |
| L-7336-16 | LASHLEY V. CYPRUS AMAX        | S/J  | 288      | YES         | Rawle Henderson | Szaferman/Simon   | ADJ 5/18       |
| L-7336-16 | LASHLEY V. IMERYS             | S/J  | 284      | YES         | Rawle Henderson | Szaferman/Simon   | ADJ 5/18       |
| L-7336-16 | LASHLEY V. WCD                | S/J  | 375      | YES         | Hoagland Longo  | Szaferman/Simon   | ADJ 5/18       |
| L-6504-16 | LATTIG V. BORG WARNER         | S/J  | 234      | YES         | Tanenbaum       | Szaferman/Simon   | GRANTED        |

| Docket    | Case Name               | Motion Type   | Motion # | Opp<br>recd | MOVANTS ATTNY   | PLAINTIFF'S ATTNY | DISPOSITION   |
|-----------|-------------------------|---|----------|-------------|-----------------|-------------------|---|
| L-6504-16 | LATTIG V. GENUINE PARTS | S/J   | 200      | YES         | Breuninger      | Szaferman/Simon   | GRANTED   |
| L-6504-16 | LATTIG V. PACCAR        | S/J   | 106      | YES         | Hawkins Parnell | Szaferman/Simon   | DENIED  |
| L-5278-17 | LEMON V. CEMEX          | DISMISS FOR LACK OF IN PERSONAM JX  | 979      |             | Gibbons         | Levy Konigsberg   | W/D   |
| L-1192-13 | LORA V. GIVAUDAN        | COMPEL RE-DEP OF PLTF   | 1093     |             | Goldberg Segala | Locks Law         | adj 5/25  |
| L-1192-13 | LORA V. GIVAUDAN        | XM TO COMPEL DEP OF PLTF  | 1120     |             | McGivney        | Locks Law         | adj 5/25  |
| L-7565-17 | LUKE V. CYPRUS          | DISMISS FOR LACK OF PERSONAL JX AND FNC                                       | 644      | YES         | Rawle Henderson | Simmons           | DENIED  |
| L-7565-17 | LUKE V. IMERYS          | DISMISS FOR LACK OF PERSONAL JX AND FNC                                       | 646      | YES         | Rawle Henderson | Simmons           | DENIED  |
| L-1120-17 | MARTINEZ V. AVON        | S/J   | 230      | YES         | Rivkin Radler   | Szaferman/Simon   | adj 5/25 - but awaiting mutually agreeable adj date |
| L-1120-17 | MARTINEZ V. AVON        | XM TO SEAL & OPP TO AVON  |          | YES         | Szaferman/Simon | Szaferman/Simon   | adj 5/25 - but awaiting mutually agreeable adj date |
| L-1120-17 | MARTINEZ V. IMERYS      | S/J   | 296      | YES         | Rawle Henderson | Szaferman/Simon   | adj 5/18  |
| L-1120-17 | MARTINEZ V. IMERYS      | XM TO SEAL OPP TO IMERYS  |          | YES         | Szaferman/Simon | Szaferman/Simon   | adj 5/18  |
| L-1120-17 | MARTINEZ V. J&J         | XM TO SEAL PORTIONS OF PLTF'S BRIEF SUBMITTED IN OPP TO IMERYS MOTION FOR S/J |          | YES         | Szaferman/Simon | Szaferman/Simon   | adj 5/18  |

| Docket    | Case Name                 | Motion Type                       | Motion # | Opp<br>recd | MOVANTS ATTNY   | PLAINTIFF'S ATTNY | DISPOSITION |
|-----------|---------------------------|-----------------------------------|----------|-------------|-----------------|-------------------|-------------|
| L-1120-17 | MARTINEZ V. J&J           | S/J                               | 358      | YES         | Drinker Biddle  | Szaferman/Simon   | adj 5/18    |
| L-1120-17 | MARTINEZ V. J&J           | XM TO SEAL OPP TO J&J             |          | YES         | Szaferman/Simon | Szaferman/Simon   | adj 5/18    |
| L-1120-17 | MARTINEZ V. WCD           | S/J                               | 118      | YES         | Hoagland Longo  | Szaferman/Simon   | adj 5/18    |
| L-335-18  | MCKENNA V. PHILIP MORRIS  | SEVER CLAIM AGAINST PHILIP MORRIS | 388      |             | Drinker Biddle  | Levy Konigsberg   | adj 6/8     |
| L-7521-16 | MITCHELL V. DCO (DANA)    | S/J                               | 198      |             | O'Toole Scrivo  | Weitz & Luxemborg | GRANTED     |
| L-7521-16 | MITCHELL V. PACCAR        | S/J                               | 226      |             | Hawkins Parnell | Weitz & Luxemborg | GRANTED     |
| L-7521-16 | MITCHELL V. NAVISTAR      | S/J                               | 228      |             | Goldberg Segala | Weitz & Luxemborg | GRANTED     |
| L-7521-16 | MITCHELL V. UNION CARBIDE | S/J                               | 232      | YES         | Caruso Smith    | Weitz & Luxemborg | adj 6/22    |
| L-7152-12 | MOORE V. KEYPORT LUMBER   | S/J                               | 144      |             | McGivney        | Szaferman/Levy    | adj 6/8     |
| L-3809-12 | NELSON V. COOPER          | S/J                               | 437      |             | Forman Watkins  | Szaferman/Levy    | adj 5/25    |
| L-3809-12 | NELSON V. GARDNER DENVER  | S/J                               | 378      |             | McGivney        | Szaferman/Levy    | adj 5/25    |
| L-3809-12 | NELSON V. SAMSON ELECTRIC | S/J                               | 416      |             | Reilly Janiczek | Szaferman/Levy    | adj 5/25    |
| L-3809-12 | NELSON V. SIEMENS         | S/J                               | 415      |             | Wilbraham       | Szaferman/Levy    | adj 5/25    |

| Docket    | Case Name  | Motion Type                                    | Motion # | Opp<br>recd | MOVANTS ATTNY                              | PLAINTIFFS ATTNY | DISPOSITION               |
|-----------|--|--|----------|-------------|--|------------------|---------------------------|
| L-3809-12 | NELSON V. SQUARE D<br>(SCHNEIDER ELECT)                | S/J  | 140      |             | Kelley Jasons                              | Szaferman/Levy   | adj 5/25                  |
| L-3809-12 | NELSON V. W.W.<br>GRAINGER                             | S/J  | 61       |             | Hoagland Longo                             | Szaferman/Levy   | adj 5/25                  |
| L-7563-17 | PATTERSON V.<br>CONOCO                                 | PHV SUZANNE<br>HALBARDIER                      | 647      |             | Barry McTiernan                            | Simmons          | GRANTED                   |
| L-7563-17 | PATTERSON V.<br>CHEVRON PHILLIPS                       | PHV SUZANNE<br>HALBARDIER                      | 648      |             | Barry McTiernan                            | Simmons          | GRANTED                   |
| L-455-18  | PHILLIPS V. COLGATE<br>PALMOLIVE (MENNEN)              | DISMISS FOR FAILURE<br>TO STATE A CLAIM        | 1110     |             | O'Toole Scrivo                             | Phillips & Paol  | W/D                       |
| L-2912-17 | RIMONDI V. PERSONAL<br>CARE PRODUCTS<br>COUNCIL (PCPC) | DISMISS CPT FOR<br>FAILURE TO STATE A<br>CLAIM |          | 2 YES       | McMahone<br>Martine                        | Lanier           | DENIED                    |
| L-582-17  | ROSS V. BASF   | STRIKE J&J<br>PROTECTIVE ORDER                 | 811      | YES         | Cohen Placitella                           | Cohen Placitella | adj 5/25                  |
| L-6818-17 | VENIS V. CEMEX   | DISMISS FOR LACK OF<br>IN PERSONAM JX          | 980      |             | Gibbons                                    | Levy Konigsberg  | W/D                       |
| L-7520-15 | WALSH V. DEFENDERS                                     | STAY PENDING<br>APPEAL                         | 1127     |             | Shook Hardy &<br>Bacon by Charles<br>Eblen | Wolf Law         | GRANTED                   |
| L-6190-17 | WILLIAMS-HOPKINS V.<br>LVNV                            | COMPEL ARB AND<br>DISMISS                      | 484      |             | Michael Iannucci -<br>Blank & Rome         | Wolf Law         | adj 6/8 by<br>stipulation |

**COUGHLIN DUFFY LLP**  
Lorna A. Dotro, Esq. (ID No. 031351997)  
Mark K. Silver, Esq. (ID No. 019752000)  
350 Mount Kemble Avenue  
P.O. Box 1917  
Morristown, New Jersey 07962-2075  
Telephone: (973) 267-0058  
Facsimile: (973) 267-6442  
*Attorneys for Defendant,*  
*Cyprus Amax Minerals Company*

**FILED**  
**MAY 11 2018**  
ANA C. VISCOMI, J.S.C.

GINA D. BUENROSTRO,

Plaintiff,

v.

CYPRUS AMAX MINERALS COMPANY,  
individually and as successor-in-interest to  
American Talc Company, Metropolitan Talc  
Company, Inc., Charles Mathieu Inc., and  
Resource Processors, Inc., IMERYS TALC  
AMERICAN, INC, f/k/a Luzenac America, Inc.,  
individually and as successor-in-interest to  
Windsor Minerals, Inc., American Talc  
Company, Metropolitan Talc Company, Inc.,  
Charles Mathieu, Inc., and Resource Processors,  
Inc.; JOHNSON & JOHNSON; JOHNSON &  
JOHNSON CONSUMER, INC., John Doe  
Corporations 1-50; and John Doe Corporations  
51-100,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-1146-18

**ASBESTOS LITIGATION**

Civil Action

**ORDER**

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson, and Defendant Cyprus Amax Minerals Company joining, to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018;

**ORDERED** that Defendant Johnson & Johnson's motion to transfer venue pursuant to R.  
4:3-3(a)(1) be and is hereby granted; and

**IT IS FURTHER ORDERED** that this case, Gina D. Buenrostro v. Cyprus Amax Minerals Company, et al., Docket No. MID-L-1146-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julie L. Mendez, A.J.S.C. and Honorable Nelson C. Johnson, J.S.C.; and

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

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

This Motion was:  
 Opposed  
 Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

**COUGHLIN DUFFY LLP**

Lorna A. Dotro, Esq. (ID No. 031351997)

Mark K. Silver, Esq. (ID No. 019752000)

350 Mount Kemble Avenue

P.O. Box 1917

Morristown, New Jersey 07962-2075

Telephone: (973) 267-0058

Facsimile: (973) 267-6442

*Attorneys for Defendant,*

*Imerys Talc America, Inc. f/k/a Luzenac America, Inc.*

**FILED**  
**MAY 11 2018**  
ANA C. VISCOMI, J.S.C.

GINA D. BUENROSTRO,

Plaintiff,

v.

CYPRUS AMAX MINERALS COMPANY, individually and as successor-in-interest to American Talc Company, Metropolitan Talc Company, Inc., Charles Mathieu Inc., and Resource Processors, Inc., IMERYS TALC AMERICAN, INC, f/k/a Luzenac America, Inc., individually and as successor-in-interest to Windsor Minerals, Inc., American Talc Company, Metropolitan Talc Company, Inc., Charles Mathieu, Inc., and Resource Processors, Inc.; JOHNSON & JOHNSON; JOHNSON & JOHNSON CONSUMER, INC., John Doe Corporations 1-50; and John Doe Corporations 51-100,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-1146-18

**ASBESTOS LITIGATION**

Civil Action

**ORDER**

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson, and Defendant Imerys Talc America, Inc., joining, to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018;

**ORDERED** that Defendant Johnson & Johnson's motion to transfer venue pursuant to R. 4:3-3(a)(1) be and is hereby granted; and

**IT IS FURTHER ORDERED** that this case, Gina D. Buenrostro v. Cyprus Amax Minerals Company, et al., Docket No. MID-L-1146-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julie L. Mendez, A.J.S.C. and Honorable Nelson C. Johnson, J.S.C.; and

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

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

This Motion was:

Opposed  
 Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

1113  
4-13-18

Susan M. Sharko - SBN 00997-1979  
DRINKER BIDDLE & REATH LLP  
*A Delaware Limited Liability Partnership*  
600 Campus Drive  
Florham Park, New Jersey 07932-1047  
(973) 549-7000  
susan.sharko@dbr.com  
Attorneys for Defendant Johnson & Johnson

**FILED**  
MAY 11 2018  
ANA C. VISCOMI, J.S.C.

GINA D. BUENROSTRO,  
Plaintiff,

v.

CYPRUS AMAX MINERALS COMPANY,  
individually and as successor-in-interest to  
American Talc Company, Metropolitan Talc  
Company, Inc., Charles Mathieu Inc., and  
Resource Processors, Inc.; IMERYS TALC  
AMERICA, INC., f/k/a Luzenac American,  
Inc., individually and as successor-in-interest  
to Windsor Minerals, Inc., American Talc  
Company, Metropolitan Talc Company, Inc.,  
and Resource Processors, Inc.; JOHNSON &  
JOHNSON; JOHNSON & JOHNSON  
CONSUMER INC. , et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-01146-18

**ASBESTOS LITIGATION**

CIVIL ACTION

~~PROPOSED~~ **ORDER**

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018, **ORDERED** that Defendant's motion to transfer venue pursuant to R. 4:3-3(a)(1) be and hereby is granted.

**IT IS FURTHER ORDERED** that this case, Gina D. Buenrostro v. Cyprus Amax Minerals Co., et al., Docket No. MID-L-01146-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julio L. Mendez, A. J.S.C. and Honorable Nelson C. Johnson, J.S.C.

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

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

This Motion was:

Opposed

Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

1114  
2f-13-18

Susan M. Sharko - SBN 00997-1979  
DRINKER BIDDLE & REATH LLP  
A Delaware Limited Liability Partnership  
600 Campus Drive  
Florham Park, New Jersey 07932-1047  
(973) 549-7000  
susan.sharko@dbr.com  
Attorneys for Defendant Johnson & Johnson Consumer Inc.

**FILED**  
MAY 11 2018  
ANAC. VISCOMI, J.S.C.

GINA D. BUENROSTRO,

Plaintiff,

v.

CYPRUS AMAX MINERALS COMPANY,  
individually and as successor-in-interest to  
American Talc Company, Metropolitan Talc  
Company, Inc., Charles Mathieu Inc., and  
Resource Processors, Inc.; IMERYS TALC  
AMERICAN, INC., f/k/a Luzenac America,  
Inc., individually and as successor-in-interest  
to Windsor Minerals, Inc., American Talc  
Company, Metropolitan Talc Company, Inc.,  
and Resource Processors, Inc.; JOHNSON &  
JOHNSON; JOHNSON & JOHNSON  
CONSUMER INC., et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-1146-18

**ASBESTOS LITIGATION**

CIVIL ACTION

~~PROPOSED ORDER~~

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson Consumer Inc. to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018, **ORDERED** that Defendant's motion to transfer venue pursuant to R. 4:3-3(a)(1) be and hereby is granted.

**IT IS FURTHER ORDERED** that this case, Gina D. Buenrostro v. Cyprus Amax Minerals Co., et al., Docket No. MID-L-01146-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julio L. Mendez, A. J.S.C. and Honorable Nelson C. Johnson, J.S.C.

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

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

This Motion was:

Opposed  
 Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

**COUGHLIN DUFFY LLP**

Lorna A. Dotro, Esq. (ID No. 031351997)

Mark K. Silver, Esq. (ID No. 019752000)

350 Mount Kemble Avenue

P.O. Box 1917

Morristown, New Jersey 07962-2075

Telephone: (973) 267-0058

Facsimile: (973) 267-6442

*Attorneys for Defendant,*

*Cyprus Amax Minerals Company*

**FILED**  
**MAY 11 2018**  
ANAC. VISCOMI, J.S.C.

PORTIA GODFREY and STANLEY  
GODFREY,

Plaintiffs,

v.

CYPRUS AMAX MINERALS COMPANY,  
individually and as successor-in-interest to  
American Talc Company, Metropolitan Talc  
Company, Inc., Charles Mathieu Inc., and  
Resource Processors, Inc., IMERYS TALC  
AMERICAN, INC, f/k/a Luzenac America, Inc.,  
individually and as successor-in-interest to  
Windsor Minerals, Inc., American Talc  
Company, Metropolitan Talc Company, Inc.,  
Charles Mathieu, Inc., and Resource Processors,  
Inc.; JOHNSON & JOHNSON; JOHNSON &  
JOHNSON CONSUMER, INC., John Doe  
Corporations 1-50; and John Doe Corporations  
51-100,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-1154-18

**ASBESTOS LITIGATION**

Civil Action

**ORDER**

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson, and Defendant Cyprus Amax Minerals Company joining, to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018;

**ORDERED** that Defendant Johnson & Johnson's motion to transfer venue pursuant to R. 4:3-3(a)(1) be and is hereby granted; and

**IT IS FURTHER ORDERED** that this case, Portia Godfrey and Stanley Godfrey v. Cyprus Amax Minerals Company, et al., Docket No. MID-L-1154-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julie L. Mendez, A.J.S.C. and Honorable Nelson C. Johnson, J.S.C.; and

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

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

This Motion was:

Opposed

Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

**COUGHLIN DUFFY LLP**

Lorna A. Dotro, Esq. (ID No. 031351997)  
Mark K. Silver, Esq. (ID No. 019752000)  
350 Mount Kemble Avenue  
P.O. Box 1917  
Morristown, New Jersey 07962-2075  
Telephone: (973) 267-0058  
Facsimile: (973) 267-6442  
*Attorneys for Defendant,  
Imerys Talc America, Inc. f/k/a Luzenac America, Inc.*

**FILED**  
**MAY 11 2018**  
**ANAC. VISCOMI, J.S.C.**

PORTIA GODFREY and STANLEY  
GODFREY,

Plaintiffs,

v.

CYPRUS AMAX MINERALS COMPANY,  
individually and as successor-in-interest to  
American Talc Company, Metropolitan Talc  
Company, Inc., Charles Mathieu Inc., and  
Resource Processors, Inc., IMERYS TALC  
AMERICAN, INC, f/k/a Luzenac America, Inc.,  
individually and as successor-in-interest to  
Windsor Minerals, Inc., American Talc  
Company, Metropolitan Talc Company, Inc.,  
Charles Mathieu, Inc., and Resource Processors,  
Inc.; JOHNSON & JOHNSON; JOHNSON &  
JOHNSON CONSUMER, INC., John Doe  
Corporations 1-50; and John Doe Corporations  
51-100,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-1154-18

**ASBESTOS LITIGATION**

Civil Action

**ORDER**

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson, and Defendant Imerys Talc America, Inc. joining, to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018;

**ORDERED** that Defendant Johnson & Johnson's motion to transfer venue pursuant to R. 4:3-3(a)(1) be and is hereby granted; and

**IT IS FURTHER ORDERED** that this case, Portia Godfrey and Stanley Godfrey v. Cyprus Amax Minerals Company, et al., Docket No. MID-L-1154-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julie L. Mendez, A.J.S.C. and Honorable Nelson C. Johnson, J.S.C.; and

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



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

This Motion was:

Opposed

Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

1104  
4-73-18

Susan M. Sharko - SBN 00997-1979  
DRINKER BIDDLE & REATH LLP  
*A Delaware Limited Liability Partnership*  
600 Campus Drive  
Florham Park, New Jersey 07932-1047  
(973) 549-7000  
susan.sharko@dbr.com  
Attorneys for Defendant Johnson & Johnson

**FILED**  
MAY 11 2018  
ANA C. VISCOMI, J.S.C.

PORTIA GODFREY and STANLEY  
GODFREY,

Plaintiffs,

v.

CYPRUS AMAX MINERALS COMPANY,  
individually and as successor-in-interest to  
American Talc Company, Metropolitan Talc  
Company, Inc., Charles Mathieu Inc., and  
Resource Processors, Inc.; IMERYYS TALC  
AMERICAN, INC., f/k/a Luzenac America,  
Inc., individually and as successor-in-interest  
to Windsor Minerals, Inc., American Talc  
Company, Metropolitan Talc Company, Inc.,  
and Resource Processors, Inc.; JOHNSON &  
JOHNSON; JOHNSON & JOHNSON  
CONSUMER INC. , et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-01154-18

**ASBESTOS LITIGATION**

CIVIL ACTION

~~PROPOSED ORDER~~

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018, **ORDERED** that Defendant's motion to transfer venue pursuant to R. 4:3-3(a)(1) be and hereby is granted.

**IT IS FURTHER ORDERED** that this case, Portia Godfrey and Stanley Godfrey v. Cyprus Amax Minerals Co., et al., Docket No. MID-L-01154-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julio L. Mendez, A. J.S.C. and Honorable Nelson C. Johnson, J.S.C.

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

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

This Motion was:

Opposed

Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

1105  
LF-13-18

Susan M. Sharko - SBN 00997-1979  
DRINKER BIDDLE & REATH LLP  
*A Delaware Limited Liability Partnership*  
600 Campus Drive  
Florham Park, New Jersey 07932-1047  
(973) 549-7000  
susan.sharko@dbr.com  
Attorneys for Defendant Johnson & Johnson Consumer Inc.

**FILED**  
MAY 11 2018  
ANA C. VISCOMI, J.S.C.

PORTIA GODFREY and STANLEY  
GODFREY,

Plaintiffs,

v.

CYPRUS AMAX MINERALS COMPANY,  
individually and as successor-in-interest to  
American Talc Company, Metropolitan Talc  
Company, Inc., Charles Mathieu Inc., and  
Resource Processors, Inc.; IMERY'S TALC  
AMERICAN, INC., f/k/a Luzenac America,  
Inc., individually and as successor-in-interest  
to Windsor Minerals, Inc., American Talc  
Company, Metropolitan Talc Company, Inc.,  
and Resource Processors, Inc.; JOHNSON &  
JOHNSON; JOHNSON & JOHNSON  
CONSUMER INC., et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-01154-18

**ASBESTOS LITIGATION**

CIVIL ACTION

~~PROPOSED~~ ORDER

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson Consumer Inc. to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel; and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018, **ORDERED** that Defendant's motion to transfer venue pursuant to R. 4:3-3(a)(1) be and hereby is granted.

**IT IS FURTHER ORDERED** that this case, Portia Godfrey and Stanley Godfrey v. Cyprus Amax Minerals Co., et al., Docket No. MID-L-01154-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julio L. Mendez, A. J.S.C. and Honorable Nelson C. Johnson, J.S.C.

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

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

This Motion was:

Opposed  
 Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

**COUGHLIN DUFFY LLP**

Lorna A. Dotro, Esq. (ID No. 031351997)  
Mark K. Silver, Esq. (ID No. 019752000)  
350 Mount Kemble Avenue  
P.O. Box 1917  
Morristown, New Jersey 07962-2075  
Telephone: (973) 267-0058  
Facsimile: (973) 267-6442  
*Attorneys for Defendant,  
Cyprus Amax Minerals Company*

**FILED**  
MAY 11 2018  
ANAC. VISCOMI, J.S.C.

LYLA GROSSMAN,  
  
Plaintiff,  
  
v.  
  
CYPRUS AMAX MINERALS COMPANY,  
individually and as successor-in-interest to  
American Talc Company, Metropolitan Talc  
Company, Inc., Charles Mathieu Inc., and  
Resource Processors, Inc., IMERYYS TALC  
AMERICAN, INC, f/k/a Luzenac America, Inc.,  
individually and as successor-in-interest to  
Windsor Minerals, Inc., American Talc  
Company, Metropolitan Talc Company, Inc.,  
Charles Mathieu, Inc., and Resource Processors,  
Inc.; JOHNSON & JOHNSON; JOHNSON &  
JOHNSON CONSUMER, INC., John Doe  
Corporations 1-50; and John Doe Corporations  
51-100,  
  
Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-1152-18

**ASBESTOS LITIGATION**

Civil Action

**ORDER**

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson, and Defendant Cyprus Amax Minerals Company joining, to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in

Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018;

**ORDERED** that Defendant Johnson & Johnson's motion to transfer venue pursuant to R. 4:3-3(a)(1) be and is hereby granted; and

**IT IS FURTHER ORDERED** that this case, Lyla Grossman v. Cyprus Amax Minerals Company, et al., Docket No. MID-L-1152-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julie L. Mendez, A.J.S.C. and Honorable Nelson C. Johnson, J.S.C.; and

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

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

This Motion was:

Opposed

Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

**COUGHLIN DUFFY LLP**

Lorna A. Dotro, Esq. (ID No. 031351997)

Mark K. Silver, Esq. (ID No. 019752000)

350 Mount Kemble Avenue

P.O. Box 1917

Morristown, New Jersey 07962-2075

Telephone: (973) 267-0058

Facsimile: (973) 267-6442

*Attorneys for Defendant,*

*Imerys Talc America, Inc. f/k/a Luzenac America, Inc.*

**FILED**  
MAY 11 2018  
ANAC. VISCOMI, J.S.C.

LYLA GROSSMAN,

Plaintiff,

v.

CYPRUS AMAX MINERALS COMPANY, individually and as successor-in-interest to American Talc Company, Metropolitan Talc Company, Inc., Charles Mathieu Inc., and Resource Processors, Inc., IMERYS TALC AMERICAN, INC, f/k/a Luzenac America, Inc., individually and as successor-in-interest to Windsor Minerals, Inc., American Talc Company, Metropolitan Talc Company, Inc., Charles Mathieu, Inc., and Resource Processors, Inc.; JOHNSON & JOHNSON; JOHNSON & JOHNSON CONSUMER, INC., John Doe Corporations 1-50; and John Doe Corporations 51-100,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-1152-18

**ASBESTOS LITIGATION**

Civil Action

**ORDER**

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson, and Defendant Imerys Talc America, Inc. joining, to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018;

**ORDERED** that Defendant Johnson & Johnson's motion to transfer venue pursuant to R. 4:3-3(a)(1) be and is hereby granted; and

**IT IS FURTHER ORDERED** that this case, Lyla Grossman v. Cyprus Amax Minerals Company, et al., Docket No. MID-L-1152-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julie L. Mendez, A.J.S.C. and Honorable Nelson C. Johnson, J.S.C.; and

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

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

This Motion was:

Opposed

Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

111  
4-13-18

Susan M. Sharko - SBN 00997-1979  
DRINKER BIDDLE & REATH LLP  
A Delaware Limited Liability Partnership  
600 Campus Drive  
Florham Park, New Jersey 07932-1047  
(973) 549-7000  
susan.sharko@dbr.com  
Attorneys for Defendant Johnson & Johnson

**FILED**  
MAY 11 2018  
ANAC. VISCOMI, J.S.C.

LYLA GROSSMAN,  
Plaintiff,

v.

CYPRUS AMAX MINERALS COMPANY,  
individually and as successor-in-interest to  
American Talc Company, Metropolitan Talc  
Company, Inc., Charles Mathieu Inc., and  
Resource Processors, Inc.; IMERY'S TALC  
AMERICAN, INC., f/k/a Luzenac America,  
Inc., individually and as successor-in-interest  
to Windsor Minerals, Inc., American Talc  
Company, Metropolitan Talc Company, Inc.,  
and Resource Processors, Inc.; JOHNSON &  
JOHNSON; JOHNSON & JOHNSON  
CONSUMER INC. , et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-01152-18

**ASBESTOS LITIGATION**

CIVIL ACTION

~~PROPOSED~~ ORDER

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018, **ORDERED** that Defendant's motion to transfer venue pursuant to R. 4:3-3(a)(1) be and hereby is granted.

**IT IS FURTHER ORDERED** that this case, Lyla Grossman v. Cyprus Amax Minerals Co., et al., Docket No. MID-L-01152-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julio L. Mendez, A. J.S.C. and Honorable Nelson C. Johnson, J.S.C.

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

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

This Motion was:

Opposed

Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

1112  
4-13-18

Susan M. Sharko - SBN 00997-1979  
DRINKER BIDDLE & REATH LLP  
*A Delaware Limited Liability Partnership*  
600 Campus Drive  
Florham Park, New Jersey 07932-1047  
(973) 549-7000  
susan.sharko@dbr.com  
Attorneys for Defendant Johnson & Johnson Consumer Inc.

**FILED**  
MAY 11 2018  
ANA C. VISCOMI, J.S.C.

LYLA GROSSMAN,  
  
Plaintiff,

v.

CYPRUS AMAX MINERALS COMPANY,  
individually and as successor-in-interest to  
American Talc Company, Metropolitan Talc  
Company, Inc., Charles Mathieu Inc., and  
Resource Processors, Inc.; IMERYS TALC  
AMERICAN, INC., f/k/a Luzenac America,  
Inc., individually and as successor-in-interest  
to Windsor Minerals, Inc., American Talc  
Company, Metropolitan Talc Company, Inc.,  
and Resource Processors, Inc.; JOHNSON &  
JOHNSON; JOHNSON & JOHNSON  
CONSUMER INC., et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-01152-18

**ASBESTOS LITIGATION**

CIVIL ACTION

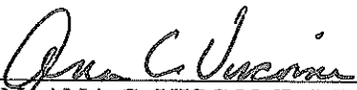
~~PROPOSED~~ ORDER

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson Consumer Inc. to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018, **ORDERED** that Defendant's motion to transfer venue pursuant to R. 4:3-3(a)(1) be and hereby is granted.

**IT IS FURTHER ORDERED** that this case, Lyla Grossman v. Cyprus Amax Minerals Co., et al., Docket No. MID-L-01152-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julio L. Mendez, A. J.S.C. and Honorable Nelson C. Johnson, J.S.C.

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

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

This Motion was:

Opposed

Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

**COUGHLIN DUFFY LLP**

Lorna A. Dotro, Esq. (ID No. 031351997)

Mark K. Silver, Esq. (ID No. 019752000)

350 Mount Kemble Avenue

P.O. Box 1917

Morristown, New Jersey 07962-2075

Telephone: (973) 267-0058

Facsimile: (973) 267-6442

*Attorneys for Defendant,*

*Cyprus Amax Minerals Company*

**FILED**  
**MAY 11 2018**  
ANA C. VISCOMI, J.S.C.

HOLLY KOBEE and JOHN KOBEE,

Plaintiffs,

v.

CYPRUS AMAX MINERALS COMPANY, individually and as successor-in-interest to American Talc Company, Metropolitan Talc Company, Inc., Charles Mathieu Inc., and Resource Processors, Inc., IMERYS TALC AMERICAN, INC, f/k/a Luzenac America, Inc., individually and as successor-in-interest to Windsor Minerals, Inc., American Talc Company, Metropolitan Talc Company, Inc., Charles Mathieu, Inc., and Resource Processors, Inc.; JOHNSON & JOHNSON; JOHNSON & JOHNSON CONSUMER, INC., John Doe Corporations 1-50; and John Doe Corporations 51-100,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-1138-18

**ASBESTOS LITIGATION**

Civil Action

**ORDER**

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson, and Defendant Cyprus Amax Minerals Company joining, to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in

Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018;

**ORDERED** that Defendant Johnson & Johnson's motion to transfer venue pursuant to R. 4:3-3(a)(1) be and is hereby granted; and

**IT IS FURTHER ORDERED** that this case, Holly Kobee and John Kobee v. Cyprus Amax Minerals Company, et al., Docket No. MID-L-1138-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julie L. Mendez, A.J.S.C. and Honorable Nelson C. Johnson, J.S.C.; and

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

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

This Motion was:

Opposed

Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

**COUGHLIN DUFFY LLP**

Lorna A. Dotro, Esq. (ID No. 031351997)

Mark K. Silver, Esq. (ID No. 019752000)

350 Mount Kemble Avenue

P.O. Box 1917

Morristown, New Jersey 07962-2075

Telephone: (973) 267-0058

Facsimile: (973) 267-6442

*Attorneys for Defendant,*

*Imerys Talc America, Inc. f/k/a Luzenac America, Inc.*

**FILED**  
**MAY 11 2018**  
**ANAC. VISCOMI, J.S.C.**

HOLLY KOBEE and JOHN KOBEE,

Plaintiffs,

v.

CYPRUS AMAX MINERALS COMPANY, individually and as successor-in-interest to American Talc Company, Metropolitan Talc Company, Inc., Charles Mathieu Inc., and Resource Processors, Inc., IMERYS TALC AMERICAN, INC, f/k/a Luzenac America, Inc., individually and as successor-in-interest to Windsor Minerals, Inc., American Talc Company, Metropolitan Talc Company, Inc., Charles Mathieu, Inc., and Resource Processors, Inc.; JOHNSON & JOHNSON; JOHNSON & JOHNSON CONSUMER, INC., John Doe Corporations 1-50; and John Doe Corporations 51-100,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-1138-18

**ASBESTOS LITIGATION**

Civil Action

**ORDER**

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson, and Defendant Imerys Talc America, Inc. joining, to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018;

**ORDERED** that Defendant Johnson & Johnson's motion to transfer venue pursuant to R.  
4:3-3(a)(1) be and is hereby granted; and

**IT IS FURTHER ORDERED** that this case, Holly Kobee and John Kobee v. Cyprus  
Amax Minerals Company, et al., Docket No. MID-L-1138-18, is hereby transferred to the  
multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable  
Julie L. Mendez, A.J.S.C. and Honorable Nelson C. Johnson, J.S.C.; and

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

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

This Motion was:

Opposed

Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

115-18  
cf-B-18

Susan M. Sharko - SBN 00997-1979  
DRINKER BIDDLE & REATH LLP  
A Delaware Limited Liability Partnership  
600 Campus Drive  
Florham Park, New Jersey 07932-1047  
(973) 549-7000  
susan.sharko@dbr.com  
Attorneys for Defendant Johnson & Johnson

**FILED**  
MAY 11 2018  
ANAC. VISCOMI, J.S.C.

HOLLY KOBEE and JOHN KOBEE,  
  
Plaintiffs,

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

v.

DOCKET NO. MID-L-01138-18

CYPRUS AMAX MINERALS COMPANY,  
individually and as successor-in-interest to  
American Talc Company, Metropolitan Talc  
Company, Inc., Charles Mathieu Inc., and  
Resource Processors, Inc.; IMERY'S TALC  
AMERICAN, INC., f/k/a Luzenac America,  
Inc., individually and as successor-in-interest  
to Windsor Minerals, Inc., American Talc  
Company, Metropolitan Talc Company, Inc.,  
and Resource Processors, Inc.; JOHNSON &  
JOHNSON; JOHNSON & JOHNSON  
CONSUMER INC., et al.,

**ASBESTOS LITIGATION**

CIVIL ACTION

~~PROPOSED~~ ORDER

Defendants.

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018, **ORDERED** that Defendant's motion to transfer venue pursuant to R. 4:3-3(a)(1) be and hereby is granted.

**IT IS FURTHER ORDERED** that this case, Holly Kobee and John Kobee v. Cyprus Amax Minerals Co., et al., Docket No. MID-L-01138-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julio L. Mendez, A. J.S.C. and Honorable Nelson C. Johnson, J.S.C.

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

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

This Motion was:

Opposed

Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

1116  
4-13-18

Susan M. Sharko - SBN 00997-1979  
DRINKER BIDDLE & REATH LLP  
A Delaware Limited Liability Partnership  
600 Campus Drive  
Florham Park, New Jersey 07932-1047  
(973) 549-7000  
susan.sharko@dbr.com  
Attorneys for Defendant Johnson & Johnson Consumer Inc.

**FILED**  
MAY 11 2018  
ANAC. VISCOMI, J.S.C.

HOLLY KOBEE and JOHN KOBEE,  
  
Plaintiffs,

v.

CYPRUS AMAX MINERALS COMPANY,  
individually and as successor-in-interest to  
American Talc Company, Metropolitan Talc  
Company, Inc., Charles Mathieu Inc., and  
Resource Processors, Inc.; IMERYS TALC  
AMERICAN, INC., f/k/a Luzenac America,  
Inc., individually and as successor-in-interest  
to Windsor Minerals, Inc., American Talc  
Company, Metropolitan Talc Company, Inc.,  
and Resource Processors, Inc.; JOHNSON &  
JOHNSON; JOHNSON & JOHNSON  
CONSUMER INC., et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-01138-18

**ASBESTOS LITIGATION**

CIVIL ACTION

~~PROPOSED~~ ORDER

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson Consumer Inc. to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018, **ORDERED** that Defendant's motion to transfer venue pursuant to R. 4:3-3(a)(1) be and hereby is granted.

**IT IS FURTHER ORDERED** that this case, Holly Kobee and John Kobee v. Cyprus Amax Minerals Co., et al., Docket No. MID-L-01138-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julio L. Mendez, A. J.S.C. and Honorable Nelson C. Johnson, J.S.C.

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

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

This Motion was:

Opposed

Unopposed

On 05-11-18 the  
court's statement of reasons  
have been set forth on the record.

**COUGHLIN DUFFY LLP**

Lorna A. Dotro, Esq. (ID No. 031351997)  
Mark K. Silver, Esq. (ID No. 019752000)  
350 Mount Kemble Avenue  
P.O. Box 1917  
Morristown, New Jersey 07962-2075  
Telephone: (973) 267-0058  
Facsimile: (973) 267-6442  
*Attorneys for Defendant,  
Cyprus Amax Minerals Company*

**FILED**  
MAY 11 2018  
ANAC. VISCOM, J.S.C.

SPENCER SMITH, individually and as  
Administrator and Administrator Ad  
Prosequendum of the Estate of LINDA SMITH,

Plaintiff,

v.

CYPRUS AMAX MINERALS COMPANY,  
individually and as successor-in-interest to  
American Talc Company, Metropolitan Talc  
Company, Inc., Charles Mathieu Inc., and  
Resource Processors, Inc., IMERYS TALC  
AMERICAN, INC, f/k/a Luzenac America, Inc.,  
individually and as successor-in-interest to  
Windsor Minerals, Inc., American Talc  
Company, Metropolitan Talc Company, Inc.,  
Charles Mathieu, Inc., and Resource Processors,  
Inc.; JOHNSON & JOHNSON; JOHNSON &  
JOHNSON CONSUMER, INC., John Doe  
Corporations 1-50; and John Doe Corporations  
51-100,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-868-18

**ASBESTOS LITIGATION**

Civil Action

**ORDER**

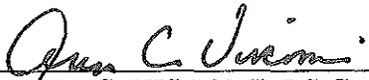
**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson, and Defendant Cyprus Amax Minerals Company joining, to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018;

**ORDERED** that Defendant Johnson & Johnson's motion to transfer venue pursuant to R. 4:3-3(a)(1) be and is hereby granted; and

**IT IS FURTHER ORDERED** that this case, Spencer Smith, individually and as Administrator and Administrator Ad Prosequendum of the Estate of Linda Smith v. Cyprus Amax Minerals Company, et al., Docket No. MID-L-868-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julie L. Mendez, A.J.S.C. and Honorable Nelson C. Johnson, J.S.C.; and

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

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

This Motion was:

Opposed

Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

**COUGHLIN DUFFY LLP**

Lorna A. Dotro, Esq. (ID No. 031351997)

Mark K. Silver, Esq. (ID No. 019752000)

350 Mount Kemble Avenue

P.O. Box 1917

Morristown, New Jersey 07962-2075

Telephone: (973) 267-0058

Facsimile: (973) 267-6442

*Attorneys for Defendant,*

*Imerys Talc America, Inc. f/k/a Luzenac America, Inc.*

**FILED**  
MAY 11 2018  
ANA C. VISCOMI, J.S.C.

SPENCER SMITH, individually and as  
Administrator and Administrator Ad  
Prosequendum of the Estate of LINDA SMITH,

Plaintiff,

v.

CYPRUS AMAX MINERALS COMPANY,  
individually and as successor-in-interest to  
American Talc Company, Metropolitan Talc  
Company, Inc., Charles Mathieu Inc., and  
Resource Processors, Inc., IMERYS TALC  
AMERICAN, INC, f/k/a Luzenac America, Inc.,  
individually and as successor-in-interest to  
Windsor Minerals, Inc., American Talc  
Company, Metropolitan Talc Company, Inc.,  
Charles Mathieu, Inc., and Resource Processors,  
Inc.; JOHNSON & JOHNSON; JOHNSON &  
JOHNSON CONSUMER, INC., John Doe  
Corporations 1-50; and John Doe Corporations  
51-100,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-868-18

**ASBESTOS LITIGATION**

Civil Action

**ORDER**

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson, and Defendant Imerys Talc America, Inc. joining, to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018;

**ORDERED** that Defendant Johnson & Johnson's motion to transfer venue pursuant to R. 4:3-3(a)(1) be and is hereby granted; and

**IT IS FURTHER ORDERED** that this case, Spencer Smith, individually and as Administrator and Administrator Ad Prosequendum of the Estate of Linda Smith v. Cyprus Amax Minerals Company, et al., Docket No. MID-L-868-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julie L. Mendez, A.J.S.C. and Honorable Nelson C. Johnson, J.S.C.; and

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

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

This Motion was:

Opposed

Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

1117  
4-13-18

Susan M. Sharko - SBN 00997-1979  
DRINKER BIDDLE & REATH LLP  
*A Delaware Limited Liability Partnership*  
600 Campus Drive  
Florham Park, New Jersey 07932-1047  
(973) 549-7000  
susan.sharko@dbr.com  
Attorneys for Defendant Johnson & Johnson

**FILED**  
MAY 11 2018  
ANAC. VISCOMI, J.S.C.

SPENCER SMITH, individually and as  
Administrator and Administrator ad  
Prosequendum of the Estate of LINDA  
SMITH,

Plaintiff,

v.

CYPRUS AMAX MINERALS COMPANY,  
individually and as successor-in-interest to  
American Talc Company, Metropolitan Talc  
Company, Inc., Charles Mathieu Inc., and  
Resource Processors, Inc.; IMERYS TALC  
AMERICAN, INC., f/k/a Luzenac America,  
Inc., individually and as successor-in-interest  
to Windsor Minerals, Inc., American Talc  
Company, Metropolitan Talc Company, Inc.,  
and Resource Processors, Inc.; JOHNSON &  
JOHNSON; JOHNSON & JOHNSON  
CONSUMER INC. , et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-00868-18

**ASBESTOS LITIGATION**

CIVIL ACTION

~~PROPOSED~~ ORDER

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018, ORDERED that Defendant's motion to transfer venue pursuant to R. 4:3-3(a)(1) be and hereby is granted.

IT IS FURTHER ORDERED that this case, Spencer Smith, et al. v. Cyprus Amax Minerals Co., et al., Docket No. MID-L-00868-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julio L. Mendez, A. J.S.C. and Honorable Nelson C. Johnson, J.S.C.

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

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

This Motion was:

Opposed

Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

Susan M. Sharko - SBN 00997-1979  
DRINKER BIDDLE & REATH LLP  
*A Delaware Limited Liability Partnership*  
600 Campus Drive  
Florham Park, New Jersey 07932-1047  
(973) 549-7000  
susan.sharko@dbr.com  
Attorneys for Defendant Johnson & Johnson Consumer Inc.

11/8  
4/13/18

**FILED**  
MAY 11 2018  
ANAC. VISCOMI, J.S.C.

SPENCER SMITH, individually and as  
Administrator and Administrator ad  
Prosequendum of the Estate of LINDA  
SMITH,

Plaintiff,

v.

CYPRUS AMAX MINERALS COMPANY,  
individually and as successor-in-interest to  
American Talc Company, Metropolitan Talc  
Company, Inc., Charles Mathieu Inc., and  
Resource Processors, Inc.; IMERYS TALC  
AMERICAN, INC., f/k/a Luzenac America,  
Inc., individually and as successor-in-interest  
to Windsor Minerals, Inc., American Talc  
Company, Metropolitan Talc Company, Inc.,  
and Resource Processors, Inc.; JOHNSON &  
JOHNSON; JOHNSON & JOHNSON  
CONSUMER INC., et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-00868-18

**ASBESTOS LITIGATION**

CIVIL ACTION

~~PROPOSED~~ ORDER

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson Consumer Inc. to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018, **ORDERED** that Defendant's motion to transfer venue pursuant to R. 4:3-3(a)(1) be and hereby is granted.

**IT IS FURTHER ORDERED** that this case, Spencer Smith, et al. v. Cyprus Amax Minerals Co., et al., Docket No. MID-L-00868-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julio L. Mendez, A. J.S.C. and Honorable Nelson C. Johnson, J.S.C.

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

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

This Motion was:

Opposed

Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

**COUGHLIN DUFFY LLP**

Lorna A. Dotro, Esq. (ID No. 031351997)  
Mark K. Silver, Esq. (ID No. 019752000)  
350 Mount Kemble Avenue  
P.O. Box 1917  
Morristown, New Jersey 07962-2075  
Telephone: (973) 267-0058  
Facsimile: (973) 267-6442  
*Attorneys for Defendant,  
Cyprus Amax Minerals Company*

**FILED**  
MAY 11 2018  
ANAC. VISCOMI, J.S.C.

DEBRA ANN TAYLOR,

Plaintiff,

v.

CYPRUS AMAX MINERALS COMPANY,  
individually and as successor-in-interest to  
American Talc Company, Metropolitan Talc  
Company, Inc., Charles Mathieu Inc., and  
Resource Processors, Inc., IMERYYS TALC  
AMERICAN, INC, f/k/a Luzenac America, Inc.,  
individually and as successor-in-interest to  
Windsor Minerals, Inc., American Talc  
Company, Metropolitan Talc Company, Inc.,  
Charles Mathieu, Inc., and Resource Processors,  
Inc.; JOHNSON & JOHNSON; JOHNSON &  
JOHNSON CONSUMER, INC., John Doe  
Corporations 1-50; and John Doe Corporations  
51-100,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-1153-18

**ASBESTOS LITIGATION**

Civil Action

**ORDER**

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson, and Defendant Cyprus Amax Minerals Company joining, to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in

Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018;

**ORDERED** that Defendant Johnson & Johnson's motion to transfer venue pursuant to R. 4:3-3(a)(1) be and is hereby granted; and

**IT IS FURTHER ORDERED** that this case, Debra Ann Taylor v. Cyprus Amax Minerals Company, et al., Docket No. MID-L-1153-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julie L. Mendez, A.J.S.C. and Honorable Nelson C. Johnson, J.S.C.; and

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

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

This Motion was:

Opposed

Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

**COUGHLIN DUFFY LLP**

Lorna A. Dotro, Esq. (ID No. 031351997)

Mark K. Silver, Esq. (ID No. 019752000)

350 Mount Kemble Avenue

P.O. Box 1917

Morristown, New Jersey 07962-2075

Telephone: (973) 267-0058

Facsimile: (973) 267-6442

*Attorneys for Defendant,*

*Imerys Talc America, Inc. f/k/a Luzenac America, Inc.*

**FILED**  
MAY 11 2018  
ANA C. VISCOMI, J.S.C.

DEBRA ANN TAYLOR,

Plaintiff,

v.

CYPRUS AMAX MINERALS COMPANY, individually and as successor-in-interest to American Talc Company, Metropolitan Talc Company, Inc., Charles Mathieu Inc., and Resource Processors, Inc., IMERYS TALC AMERICAN, INC, f/k/a Luzenac America, Inc., individually and as successor-in-interest to Windsor Minerals, Inc., American Talc Company, Metropolitan Talc Company, Inc., Charles Mathieu, Inc., and Resource Processors, Inc.; JOHNSON & JOHNSON; JOHNSON & JOHNSON CONSUMER, INC., John Doe Corporations 1-50; and John Doe Corporations 51-100,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-1153-18

**ASBESTOS LITIGATION**

Civil Action

**ORDER**

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson, and Defendant Imerys Talc America, Inc. joining, to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11th day of May, 2018;

**ORDERED** that Defendant Johnson & Johnson's motion to transfer venue pursuant to R.  
4:3-3(a)(1) be and is hereby granted; and

**IT IS FURTHER ORDERED** that this case, Debra Ann Taylor v. Cyprus Amax Minerals  
Company, et al., Docket No. MID-L-1153-18, is hereby transferred to the multicounty litigation  
proceeding (MCL No. 300) pending in Atlantic County before Honorable Julie L. Mendez,  
A.J.S.C. and Honorable Nelson C. Johnson, J.S.C.; and

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



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

This Motion was:

Opposed

Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

1108  
4-13-18

Susan M. Sharko - SBN 00997-1979  
DRINKER BIDDLE & REATH LLP  
*A Delaware Limited Liability Partnership*  
600 Campus Drive  
Florham Park, New Jersey 07932-1047  
(973) 549-7000  
susan.sharko@dbr.com  
Attorneys for Defendant Johnson & Johnson

**FILED**  
MAY 11 2018  
ANA C. VISCOMI, J.S.C.

DEBRA ANN TAYLOR,

Plaintiff,

v.

CYPRUS AMAX MINERALS COMPANY,  
individually and as successor-in-interest to  
American Talc Company, Metropolitan Talc  
Company, Inc., Charles Mathieu Inc., and  
Resource Processors, Inc.; IMERY'S TALC  
AMERICAN, INC., f/k/a Luzenac America,  
Inc., individually and as successor-in-interest  
to Windsor Minerals, Inc., American Talc  
Company, Metropolitan Talc Company, Inc.,  
and Resource Processors, Inc.; JOHNSON &  
JOHNSON; JOHNSON & JOHNSON  
CONSUMER INC. , et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-01153-18

**ASBESTOS LITIGATION**

CIVIL ACTION

~~PRELIMINARY ORDER~~

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018, **ORDERED** that Defendant's motion to transfer venue pursuant to R. 4:3-3(a)(1) be and hereby is granted.

**IT IS FURTHER ORDERED** that this case, Debra Ann Taylor v. Cyprus Amax Minerals Co., et al., Docket No. MID-L-01153-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julio L. Mendez, A. J.S.C. and Honorable Nelson C. Johnson, J.S.C.

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

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

This Motion was:

Opposed  
 Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

1109  
4-13-18

Susan M. Sharko - SBN 00997-1979  
DRINKER BIDDLE & REATH LLP  
*A Delaware Limited Liability Partnership*  
600 Campus Drive  
Florham Park, New Jersey 07932-1047  
(973) 549-7000  
susan.sharko@dbr.com  
Attorneys for Defendant Johnson & Johnson Consumer Inc.

**FILED**  
MAY 11 2018  
ANAC. VISCOMI, J.S.C.

DEBRA ANN TAYLOR,

Plaintiff,

v.

CYPRUS AMAX MINERALS COMPANY,  
individually and as successor-in-interest to  
American Talc Company, Metropolitan Talc  
Company, Inc., Charles Mathieu Inc., and  
Resource Processors, Inc.; IMERYS TALC  
AMERICAN, INC., f/k/a Luzenac America,  
Inc., individually and as successor-in-interest  
to Windsor Minerals, Inc., American Talc  
Company, Metropolitan Talc Company, Inc.,  
and Resource Processors, Inc.; JOHNSON &  
JOHNSON; JOHNSON & JOHNSON  
CONSUMER INC., et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-01153-18

**ASBESTOS LITIGATION**

CIVIL ACTION

**~~PROPOSED~~ ORDER**

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson Consumer Inc. to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018, **ORDERED** that Defendant's motion to transfer venue pursuant to R. 4:3-3(a)(1) be and hereby is granted.

**IT IS FURTHER ORDERED** that this case, Debra Ann Taylor v. Cyprus Amax Minerals Co., et al., Docket No. MID-L-01153-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julio L. Mendez, A. J.S.C. and Honorable Nelson C. Johnson, J.S.C.

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

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

This Motion was:

Opposed

Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

**COUGHLIN DUFFY LLP**

Lorna A. Dotro, Esq. (ID No. 031351997)  
Mark K. Silver, Esq. (ID No. 019752000)  
350 Mount Kemble Avenue  
P.O. Box 1917  
Morristown, New Jersey 07962-2075  
Telephone: (973) 267-0058  
Facsimile: (973) 267-6442  
*Attorneys for Defendant,*  
*Cyprus Amax Minerals Company*

**FILED**  
MAY 11 2018  
ANA C. VISCOMI, J.S.C.

GERILYN TERRANO-URCIOLI and JOHN  
URCIOLI,

Plaintiffs,

v.

CYPRUS AMAX MINERALS COMPANY,  
individually and as successor-in-interest to  
American Talc Company, Metropolitan Talc  
Company, Inc., Charles Mathieu Inc., and  
Resource Processors, Inc., IMERY'S TALC  
AMERICAN, INC, f/k/a Luzenac America, Inc.,  
individually and as successor-in-interest to  
Windsor Minerals, Inc., American Talc  
Company, Metropolitan Talc Company, Inc.,  
Charles Mathieu, Inc., and Resource Processors,  
Inc.; JOHNSON & JOHNSON; JOHNSON &  
JOHNSON CONSUMER, INC., John Doe  
Corporations 1-50; and John Doe Corporations  
51-100,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-1143-18

**ASBESTOS LITIGATION**

Civil Action

**ORDER**

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson, and Defendant Cyprus Amax Minerals Company joining, to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018;

**ORDERED** that Defendant Johnson & Johnson's motion to transfer venue pursuant to R. 4:3-3(a)(1) be and is hereby granted; and

**IT IS FURTHER ORDERED** that this case, Gerilyn Terrano-Urcioli and John Urcioli v. Cyprus Amax Minerals Company, et al., Docket No. MID-L-1143-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julie L. Mendez, A.J.S.C. and Honorable Nelson C. Johnson, J.S.C.; and

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

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

This Motion was:

Opposed

Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

**COUGHLIN DUFFY LLP**

Lorna A. Dotro, Esq. (ID No. 031351997)

Mark K. Silver, Esq. (ID No. 019752000)

350 Mount Kemble Avenue

P.O. Box 1917

Morristown, New Jersey 07962-2075

Telephone: (973) 267-0058

Facsimile: (973) 267-6442

*Attorneys for Defendant,*

*Imerys Talc America, Inc. f/k/a Luzenac America, Inc.*

**FILED**  
**MAY 11 2018**  
ANA C. VISCOMI, J.S.C.

GERILYN TERRANO-URCIOLI and JOHN  
URCIOLI,

Plaintiffs,

v.

CYPRUS AMAX MINERALS COMPANY,  
individually and as successor-in-interest to  
American Talc Company, Metropolitan Talc  
Company, Inc., Charles Mathieu Inc., and  
Resource Processors, Inc., IMERYS TALC  
AMERICAN, INC, f/k/a Luzenac America, Inc.,  
individually and as successor-in-interest to  
Windsor Minerals, Inc., American Talc  
Company, Metropolitan Talc Company, Inc.,  
Charles Mathieu, Inc., and Resource Processors,  
Inc.; JOHNSON & JOHNSON; JOHNSON &  
JOHNSON CONSUMER, INC., John Doe  
Corporations 1-50; and John Doe Corporations  
51-100,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-1143-18

**ASBESTOS LITIGATION**

Civil Action

**ORDER**

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson, and Defendant Imerys Talc America, Inc. joining, to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018;

**ORDERED** that Defendant Johnson & Johnson's motion to transfer venue pursuant to R. 4:3-3(a)(1) be and is hereby granted; and

**IT IS FURTHER ORDERED** that this case, Gerilyn Terrano-Urcioli and John Urcioli v. Cyprus Amax Minerals Company, et al., Docket No. MID-L-1143-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julie L. Mendez, A.J.S.C. and Honorable Nelson C. Johnson, J.S.C.; and

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

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

This Motion was:

Opposed

Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

1106  
4-13-18

Susan M. Sharko - SBN 00997-1979  
DRINKER BIDDLE & REATH LLP  
*A Delaware Limited Liability Partnership*  
600 Campus Drive  
Florham Park, New Jersey 07932-1047  
(973) 549-7000  
susan.sharko@dbr.com  
Attorneys for Defendant Johnson & Johnson

**FILED**  
MAY 11 2018  
ANA C. VISCOMI, J.S.C.

GERILYN TERRANO-URCIOLI and JOHN  
URCIOLI,

Plaintiffs,

v.

CYPRUS AMAX MINERALS COMPANY,  
individually and as successor-in-interest to  
American Talc Company, Metropolitan Talc  
Company, Inc., Charles Mathieu Inc., and  
Resource Processors, Inc.; IMERYS TALC  
AMERICAN, INC., f/k/a Luzenac America,  
Inc., individually and as successor-in-interest  
to Windsor Minerals, Inc., American Talc  
Company, Metropolitan Talc Company, Inc.,  
and Resource Processors, Inc.; JOHNSON &  
JOHNSON; JOHNSON & JOHNSON  
CONSUMER INC. , et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-01143-18

**ASBESTOS LITIGATION**

CIVIL ACTION

~~PROPOSED~~ ORDER

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018, **ORDERED** that Defendant's motion to transfer venue pursuant to R. 4:3-3(a)(1) be and hereby is granted.

**IT IS FURTHER ORDERED** that this case, Gerilyn Terrano-Urcioli and John Urcioli v. Cyprus Amax Minerals Co., et al., Docket No. MID-L-01143-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julio L. Mendez, A. J.S.C. and Honorable Nelson C. Johnson, J.S.C.

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

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

This Motion was:

Opposed

Unopposed

On DS-11-18 the  
court's statement of reasons  
have been set forth on the record.

Susan M. Sharko - SBN 00997-1979  
DRINKER BIDDLE & REATH LLP  
*A Delaware Limited Liability Partnership*  
600 Campus Drive  
Florham Park, New Jersey 07932-1047  
(973) 549-7000  
susan.sharko@dbr.com  
Attorneys for Defendant Johnson & Johnson Consumer Inc.

1107  
4-13-18

**FILED**  
MAY 11 2018  
ANA C. VISCOMI, J.S.C.

GERILYN TERRANO-URCIOLI and JOHN  
URCIOLI,

Plaintiffs,

v.

CYPRUS AMAX MINERALS COMPANY,  
individually and as successor-in-interest to  
American Talc Company, Metropolitan Talc  
Company, Inc., Charles Mathieu Inc., and  
Resource Processors, Inc.; IMERYS TALC  
AMERICAN, INC., f/k/a Luzenac America,  
Inc., individually and as successor-in-interest  
to Windsor Minerals, Inc., American Talc  
Company, Metropolitan Talc Company, Inc.,  
and Resource Processors, Inc.; JOHNSON &  
JOHNSON; JOHNSON & JOHNSON  
CONSUMER INC. , et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-01143-18

**ASBESTOS LITIGATION**

CIVIL ACTION

~~PROPOSED~~ ORDER

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson Consumer Inc. to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018, **ORDERED** that Defendant's motion to transfer venue pursuant to R. 4:3-3(a)(1) be and hereby is granted.

**IT IS FURTHER ORDERED** that this case, Gerilyn Terrano-Urcioli and John Urcioli v. Cyprus Amax Minerals Co., et al., Docket No. MID-L-01143-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julio L. Mendez, A. J.S.C. and Honorable Nelson C. Johnson, J.S.C.

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

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

This Motion was:

Opposed

Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

**COUGHLIN DUFFY LLP**

Lorna A. Dotro, Esq. (ID No. 031351997)  
Mark K. Silver, Esq. (ID No. 019752000)  
350 Mount Kemble Avenue  
P.O. Box 1917  
Morristown, New Jersey 07962-2075  
Telephone: (973) 267-0058  
Facsimile: (973) 267-6442  
*Attorneys for Defendant,  
Cyprus Amax Minerals Company*

**FILED**  
MAY 11 2018  
ANAC. VISCOMI, J.S.C.

NICOLE MATTEO,

Plaintiff,

v.

CYPRUS AMAX MINERALS COMPANY  
(sued individually and as successor to SIERRA  
TALC COMPANY and UNITED TALC  
COMPANY); JOHNSON & JOHNSON;  
JOHNSON & JOHNSON CONSUMER  
COMPANIES, INC.; IMERYS TALC  
AMERICA, INC. f/k/a LUZENAC AMERICA,  
INC.; John Doe Corporations 1-25; John Doe  
Corporations 25-50,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-597-18

**ASBESTOS LITIGATION**

Civil Action

**ORDER**

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson, and Defendant Cyprus Amax Minerals Company joining, to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018;

**ORDERED** that Defendant Johnson & Johnson's motion to transfer venue pursuant to R. 4:3-3(a)(1) be and is hereby granted; and

**IT IS FURTHER ORDERED** that this case, Nicole Matteo v. Cyprus Amax Minerals Company, et al., Docket No. MID-L-597-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julie L. Mendez, A.J.S.C. and Honorable Nelson C. Johnson, J.S.C.; and

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

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

This Motion was:

Opposed

Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

**COUGHLIN DUFFY LLP**

Lorna A. Dotro, Esq. (ID No. 031351997)  
Mark K. Silver, Esq. (ID No. 019752000)  
350 Mount Kemble Avenue  
P.O. Box 1917  
Morristown, New Jersey 07962-2075  
Telephone: (973) 267-0058  
Facsimile: (973) 267-6442  
*Attorneys for Defendant,*  
*Imerys Talc America, Inc. f/k/a Luzenac America, Inc.*

**FILED**  
MAY 11 2018  
ANAC. VISCOMI, J.S.C.

NICOLE MATTEO,

Plaintiff,

v.

CYPRUS AMAX MINERALS COMPANY  
(sued individually and as successor to SIERRA  
TALC COMPANY and UNITED TALC  
COMPANY); JOHNSON & JOHNSON;  
JOHNSON & JOHNSON CONSUMER  
COMPANIES, INC.; IMERYS TALC  
AMERICA, INC. f/k/a LUZENAC AMERICA,  
INC.; John Doe Corporations 1-25; John Doe  
Corporations 25-50,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-597-18

**ASBESTOS LITIGATION**

Civil Action

**ORDER**

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson, and Defendant Imerys Talc America, Inc. joining, to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018;

**ORDERED** that Defendant Johnson & Johnson's motion to transfer venue pursuant to R. 4:3-3(a)(1) be and is hereby granted; and

**IT IS FURTHER ORDERED** that this case, Nicole Matteo v. Cyprus Amax Minerals Company, et al., Docket No. MID-L-597-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julie L. Mendez, A.J.S.C. and Honorable Nelson C. Johnson, J.S.C.; and

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

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

This Motion was:

           Opposed  
            Unopposed

On 05-11-18 the  
court's statement of reasons  
have been set forth on the record.

Susan M. Sharko - SBN 00997-1979  
DRINKER BIDDLE & REATH LLP  
*A Delaware Limited Liability Partnership*  
600 Campus Drive  
Florham Park, New Jersey 07932-1047  
(973) 549-7000  
susan.sharko@dbr.com  
Attorneys for Defendant Johnson & Johnson

**FILED**  
MAY 11 2018  
ANA C. VISCOMI, J.S.C.

NICOLE MATTEO,

Plaintiff,

v.

CYPRUS AMAX MINERALS COMPANY  
(SUED INDIVIDUALLY AND AS  
SUCCESSOR TO SIERRA TALC  
COMPANY AND UNITED TALC  
COMPANY); JOHNSON & JOHNSON;  
JOHNSON & JOHNSON CONSUMER  
INC. F/K/A JOHNSON & JOHNSON  
CONSUMER COMPANIES, INC.;  
IMERYS TALC AMERICA, INC., F/K/A  
LUZENAC AMERICA, INC.; JOHN DOE  
CORPORATIONS 1-25; JOHN DOE  
CORPORATIONS 25-50Z,

Defendants.

**SUPERIOR COURT OF NEW JERSEY**  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO. MID-L-00597-18

**ASBESTOS LITIGATION**

**CIVIL ACTION**

~~PROPOSED~~ ORDER

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in Atlantic County, and the Court having considered the letter brief in support of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

IT IS on this 11<sup>th</sup> day of May, 2018, **ORDERED** that Defendant Johnson & Johnson's motion to transfer venue pursuant to R. 4:3-3(a)(1) be and hereby is granted.

**IT IS FURTHER ORDERED** that this case, Matteo v. Cyprus Amax Minerals Co., et al., Docket No. MID-L-00597-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julio L. Mendez, A. J.S.C. and Honorable Nelson C. Johnson, J.S.C.

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

*Ana C. Viscomi*

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

This Motion was:  
 Opposed  
 Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

Susan M. Sharko - SBN 00997-1979  
DRINKER BIDDLE & REATH LLP  
*A Delaware Limited Liability Partnership*  
600 Campus Drive  
Florham Park, New Jersey 07932-1047  
(973) 549-7000  
susan.sharko@dbr.com  
Attorneys for Defendant  
Johnson & Johnson Consumer Inc., formerly known  
as Johnson & Johnson Consumer Companies, Inc.

**FILED**  
MAY 11 2018  
ANA C. VISCOMI, J.S.C.

NICOLE MATTEO,

Plaintiff,

v.

CYPRUS AMAX MINERALS COMPANY  
(SUED INDIVIDUALLY AND AS  
SUCCESSOR TO SIERRA TALC  
COMPANY AND UNITED TALC  
COMPANY); JOHNSON & JOHNSON;  
JOHNSON & JOHNSON CONSUMER  
INC. F/K/A JOHNSON & JOHNSON  
CONSUMER COMPANIES, INC.;  
IMERY'S TALC AMERICA, INC., F/K/A  
LUZENAC AMERICA, INC.; JOHN DOE  
CORPORATIONS 1-25; JOHN DOE  
CORPORATIONS 25-50Z,

Defendants.

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

DOCKET NO. MID-L-00597-18

**ASBESTOS LITIGATION**

**CIVIL ACTION**

~~PROPOSED ORDER~~

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson Consumer Inc., formerly known as Johnson & Johnson Consumer Companies, Inc. to transfer this case pursuant to R. 4:3-3(a)(1) to the multicounty litigation proceeding pending in Atlantic County, and the Court having considered the letter brief in support

of the motion, any opposition thereto, and the arguments of counsel, and for good cause having been shown:

**IT IS** on this 11<sup>th</sup> day of May, 2018, **ORDERED** that Defendant Johnson & Johnson Consumer Inc.'s motion to transfer venue pursuant to R. 4:3-3(a)(1) be and hereby is granted.

**IT IS FURTHER ORDERED** that this case, Matteo v. Cyprus Amax Minerals Co., et al., Docket No. MID-L-00597-18, is hereby transferred to the multicounty litigation proceeding (MCL No. 300) pending in Atlantic County before Honorable Julio L. Mendez, A. J.S.C. and Honorable Nelson C. Johnson, J.S.C.

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

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

This Motion was:  
 Opposed  
 Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

Robert L. Ritter, Esq. (Bar No. 011391979)  
Robert B. Nussbaum, Esq. (Bar No. 025651987)  
**SAIBER LLC**  
18 Columbia Turnpike, Suite 200  
Florham Park, New Jersey 07932  
(973) 622-3333  
*Attorneys for Defendant*  
*KaiserKane, Inc.*

**FILED**  
MAY 11 2018  
ANAC. VISCOM, J.S.C.

HITHAM ABUHOURLAN a/k/a STEVE  
HOURLAN

Plaintiff,

vs.

KAISERKANE, INC., NORTH AMERICAN  
ROOFING SERVICES, INC., BRIAN  
VERBLE, ROD RICHARDSON, BRIGGS  
CONTRACTING SERVICES, INC. and  
DAVID DONALDSON,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO. MID-L-2977-13

Civil Action – Asbestos Litigation

*denying*  
**ORDER GRANTING MOTION**  
**FOR SUMMARY JUDGMENT**

**THIS MATTER** having been opened to the Court by Saiber LLC, attorneys for Defendant KaiserKane, Inc. (“KaiserKane”) and Rawle & Henderson, LLP, attorneys for defendants North American Roofing Services, Inc., Brian Venable and David Donaldson (collectively, “NARS”), on notice to plaintiff Hitham Abuhouran and each other, for the entry of Orders, pursuant to Rule 4:46-1 of the Rules Governing the Courts of the State of New Jersey, entering summary judgment in favor of both KaiserKane and NARS, and dismissing the Complaint of plaintiff with prejudice, and the Court having considered all of the papers submitted in support of the motions and any opposition thereto, and the Court having heard oral argument, if any, and for good cause having been shown,

**IT IS** on this 11<sup>th</sup> day of May, 2018,

*Denied without prejudice as the Court grants N's request for a 60 day extension (through May 29, 2018) to serve medical expert report.*  
**ORDERED** that KaiserKane's motion for summary judgment is hereby granted and the plaintiff's Complaint against KaiserKane is dismissed with prejudice; and it is further

*Denied without prejudice*  
**ORDERED** that NARS's motion for summary judgment is hereby granted and the plaintiff's Complaint against NARS is dismissed with prejudice; and it is further

*Denied*  
**ORDERED** that KaiserKane's cross-claims against NARS which are pending in the United States District Court for the Western District of North Carolina shall not be affected by the entry of this Order; and it is further

**ORDERED** that a copy of this Order shall be served upon all counsel of record within seven (7) days of receipt by KaiserKane's counsel.

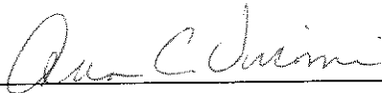
*Ana C. Viscomi*

**ANA C. VISCOMI, J.S.C.**



American Roofing Services, Inc., Brian Verble and David Donaldson are 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.

         Opposed  Unopposed



214  
5-11-18

**ASBESTOS LITIGATION**

|   |   |
|---|---|
| <p>GOLDFEIN &amp; JOSEPH, P.C.<br/>         Madhurika Jeremiah ( ID No. 021102005)<br/>         1880 John F. Kennedy Blvd., 20<sup>th</sup> Floor<br/>         Philadelphia, PA 19103<br/>         Ph. (215) 979-8200/Fx. (215) 979-8201<br/> <i>Attorney for Defendant,<br/>         Bell Asbestos Mines, Ltd.</i></p> | <p>SUPERIOR COURT OF NEW JERSEY<br/>         LAW DIVISION: MIDDLESEX COUNTY<br/>         DOCKET NO. MID L-588-17 AS</p>   |
| <p>DONNA M. ARVELO,<br/> <br/>         Plaintiff(s),<br/> <br/>         vs.<br/> <br/>         ASBESTOS CORPORATION, LTD. ,<br/> <br/>         Defendant(s).</p>  | <p><b>ASBESTOS MOTION</b><br/> <br/>         CIVIL ACTION<br/> <b>ORDER IN SUPPORT OF MOTION<br/>         FOR SUMMARY JUDGMENT OF<br/>         DEFENDANT BELL ASBESTOS MINES,<br/>         LTD.</b></p> |

**THIS MATTER** having been brought before the Court on motion of Goldfein & Joseph, attorneys for Defendant, Bell Asbestos Mines, Ltd. for Summary Judgment, and the Court having considered the matter and good cause appearing,

IT IS on this 11<sup>th</sup> day of May, 2018;

**ORDERED**, that the motion of Defendant, Bell Asbestos Mines, Ltd. for summary judgment is granted, and plaintiffs' Complaint and all crossclaims are hereby dismissed, and it is further,

**ORDERED**, that a copy of this Order shall be served upon all counsel of record within 7 days of the execution of this Order.

**FILED**  
**MAY 11 2018**  
**ANA C. VISCOMI, J.S.C.**

  
 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."

387  
5-8-18

**HAWKINS PARNELL**

**THACKSTON & YOUNG LLP**

Edward P. Abbot, Esq. (ID: 001381986)  
Elizabeth Barnwell Kelly, Esq. (ID: 183642016)  
600 Lexington Avenue, 8<sup>th</sup> Floor  
New York, New York 10022  
T: 212-897-9655  
F: 646-589-8700

*Attorneys for Defendant*

*Bristol-Myers Squibb Co. (successor in interest to Charles of the Ritz)*

**FILED**  
MAY 11 2018  
ANAC. VISCOMI, J.S.C.

DONNA M. ARVELO,

Plaintiff,

vs.

REVLON, INC.

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-0588-17AS

CIVIL ACTION – ASBESTOS LITIGATION

*Bristol Myers Squibb*  
**ORDER GRANTING ~~REVLON, INC.'S~~  
MOTION FOR SUMMARY JUDGMENT  
PURSUANT TO RULE 4:46**

**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 **BRISTOL-MYERS SQUIBB CO. (successor in interest to Charles of the Ritz)**, for an Order granting Summary Judgment, 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 Motion for Summary Judgment is as follows:

**IT IS HEREBY ORDERED** on this 11<sup>th</sup> day of May, 2018 that all Claims and Cross-Claims shall be and hereby are dismissed with prejudice on behalf of defendant, BRISTOL-MYERS SQUIBB CO. (successor in interest to Charles of the Ritz) 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.

Date: May 11<sup>th</sup>, 2018

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

\_\_\_\_\_ Opposed

\_\_\_\_\_ Unopposed

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

348  
5-11-18

**BY: DANIEL J. MAHER, JR., ESQUIRE**  
**ATTY ID # 037421987**  
Styliades, Mezzanotte & Hasson  
520 Walnut Street, Suite 1650  
Philadelphia, PA 19106  
215-627-3087  
**ATTORNEY FOR DEFENDANT, H.M. ROYAL, INC.**

**FILED**  
**MAY 11 2018**  
**ANA C. VISCOMI, J.S.C.**

|                                 |                                 |
|---------------------------------|---------------------------------|
| <b>DONNA ARVELO</b>             | : SUPERIOR COURT OF NEW JERSEY  |
|                                 | : LAW DIVISION-MIDDLESEX COUNTY |
| <b>Plaintiff,</b>               | :                               |
|                                 | : DOCKET NO.: L-588-17AS        |
| <b>vs.</b>                      | : CIVIL ACTION                  |
|                                 | :                               |
|                                 | :                               |
| <b>H.M. ROYAL, INC., et al.</b> | :                               |
|                                 | : ORDER FOR SUMMARY JUDGMENT    |
| <b>Defendants.</b>              | : OF DEFENDANT                  |

**ORDER**

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

IT IS ON THIS 11<sup>th</sup> DAY OF May, 2018, ORDERED that summary judgment is hereby granted and the Complaint and any Counterclaims and Cross-Claims are hereby dismissed with prejudice.

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

  
Honorable Ana C. Viscomi, J.S.C

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



H. Lockwood Miller, III (NJ 035611994)  
**GOLDBERG SEGALLA LLP**  
1037 Raymond Boulevard, Suite 1010  
Newark, New Jersey 07102  
(973) 681-7000  
Attorneys for Defendants  
The Procter & Gamble Company

**FILED**  
MAY 11 2018  
ANA C. VISCOMI, J.S.C.

|                                    |   |                                |
|------------------------------------|---|--------------------------------|
| _____                              | : | SUPERIOR COURT OF NEW JERSEY   |
| DONNA M. ARVELO,                   | : | LAW DIVISION; MIDDLESEX COUNTY |
|                                    | : | DOCKET NO.: MID-L-588-17AS     |
| Plaintiff,                         | : |                                |
|                                    | : |                                |
| vs.                                | : | <b>Civil Action</b>            |
|                                    | : |                                |
| ASBESTOS CORPORATION, LTD.; et al. | : |                                |
|                                    | : | <b>ORDER GRANTING SUMMARY</b>  |
| Defendants                         | : | <b>JUDGMENT</b>                |
| _____                              | : |                                |

THIS MATTER having been opened to the Court by Goldberg Segalla, LLP, attorneys for defendants The Procter & Gamble Company by motion for summary judgment; and the Court having reviewed the papers and arguments submitted in support of and in opposition to, if any, this application; and for good cause shown;

IT IS on this 11<sup>th</sup> day of May, 2018, ORDERED AS FOLLOWS:

1. The Procter & Gamble Company's motion for summary judgment is granted, and all claims and/or crossclaims asserted against defendant The Procter & Gamble Company are dismissed with prejudice
2. 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.

"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."

H. Lockwood Miller, III (NJ 035611994)  
**GOLDBERG SEGALLA LLP**  
 1037 Raymond Boulevard, Suite 1010  
 Newark, New Jersey 07102  
 (973) 681-7000  
 Attorneys for Defendants  
 Bristol-Myers Squibb Company

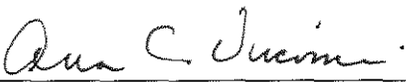
**FILED**  
 MAY 11 2018  
 ANA C. VISCOMI, J.S.C.

|                                    |   |  |
|------------------------------------|---|--|
| DONNA M. ARVELO,                   | : | SUPERIOR COURT OF NEW JERSEY           |
| Plaintiff,                         | : | LAW DIVISION: MIDDLESEX COUNTY         |
| vs.                                | : | DOCKET NO.: MID-L-588-17AS             |
| ASBESTOS CORPORATION, LTD.; et al. | : | <b>Civil Action</b>                    |
| Defendants                         | : | <b>ORDER GRANTING SUMMARY JUDGMENT</b> |

THIS MATTER having been opened to the Court by Goldberg Segalla, LLP, attorneys for defendants Bristol-Myers Squibb Company by motion for summary judgment; and the Court having reviewed the papers and arguments submitted in support of and in opposition to, if any, this application; and for good cause shown;

IT IS on this 11<sup>th</sup> day of May, 2018, ORDERED AS FOLLOWS:

1. Bristol-Myers Squibb Company's motion for summary judgment is granted, and all claims and/or crossclaims asserted against defendant Bristol-Myers Squibb Company are dismissed with prejudice
2. 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.

"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."

**HAWKINS PARNELL  
THACKSTON & YOUNG LLP**  
Edward P. Abbot, Esq. (ID: 001381986)  
Elizabeth Barnwell Kelly, Esq. (ID: 183642016)  
600 Lexington Avenue, 8<sup>th</sup> Floor  
New York, New York 10022  
T: 212-897-9655  
F: 646-589-8700  
*Attorneys for Defendant Revlon, Inc.*

**FILED**  
MAY 11 2018  
ANAC. VISCOMI, J.S.C.

DONNA M. ARVELO,

Plaintiff,

vs.

REVLON, INC.

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-0588-17AS

CIVIL ACTION – ASBESTOS LITIGATION

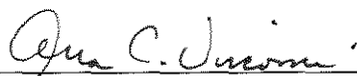
**ORDER GRANTING REVLON, INC.'S  
MOTION FOR SUMMARY JUDGMENT  
PURSUANT TO RULE 4:46**

**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 an Order granting Summary Judgment, 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 Revlon's Motion for Summary Judgment is as follows:

**IT IS HEREBY ORDERED** on this 11<sup>th</sup> day of May, 2018 that all Claims and Cross-Claims shall be and hereby are dismissed with prejudice on behalf of defendants Revlon, 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: May 11, 2018

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

\_\_\_\_\_ Opposed

Unopposed

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

**HAWKINS PARNELL  
THACKSTON & YOUNG LLP**  
Edward P. Abbot, Esq. (ID: 001381986)  
Elizabeth Barnwell Kelly, Esq. (ID: 183642016)  
600 Lexington Avenue, 8<sup>th</sup> Floor  
New York, New York 10022  
T: 212-897-9655  
F: 646-589-8700

*Attorneys for Defendant Revlon Consumer Products Corp.*

**FILED**  
MAY 11 2018  
ANA C. VISCOMI, J.S.C.

DONNA M. ARVELO,

Plaintiff,

vs.

REVLON, INC.

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-0588-17AS

CIVIL ACTION – ASBESTOS LITIGATION

**ORDER GRANTING REVLON CONSUMER  
PRODUCT CORP.'S MOTION FOR  
SUMMARY JUDGMENT PURSUANT TO  
RULE 4:46**

**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 CONSUMER PRODUCTS CORP.** for an Order granting Summary Judgment, 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 Revlon's Motion for Summary Judgment is as follows:

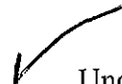
**IT IS HEREBY ORDERED** on this 11<sup>th</sup> day of May, 2018 that all Claims and Cross-Claims shall be and hereby are dismissed with prejudice on behalf of defendant Revlon Consumer Products Corp.

**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: May 11, 2018

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

\_\_\_\_\_ Opposed

 \_\_\_\_\_ Unopposed

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



574  
5-11-18

SZAFERMAN, LAKIND,  
BLUMSTEIN & BLADER P.C.  
101 Grovers Mill Road, Suite 200  
Lawrenceville, N.J. 08648  
(609) 275-0400

**FILED**  
MAY 11 2018  
ANAC. VISCOMI, J.S.C.

SIMON GREENSTONE PANATIER BARTLETT P.C.  
3232 McKinney Avenue, Suite 610  
Dallas, Texas 75204  
(214) 276-7680

By: Robert E. Lytle (ID #046331990)  
Attorneys for Plaintiff

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

Plaintiff,

v.

ANOVA HOLDING AG(sued individually  
and as successor-in-interest to and as alter-  
ego to AMIANTUS AND ETERNIT AG),  
et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION - MIDDLESEX COUNTY

DOCKET NO.: MID-L-1132-16AS

Civil Action – Asbestos Litigation

**ORDER FOR ENTRY OF  
FINAL JUDGMENT BY DEFAULT  
AS TO LIABILITY**

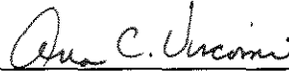
This matter having been opened to the Court by Szaferman, Lakind, Blumstein, & Blader, P.C., Robert E. Lytle, Esq., appearing as attorney for Plaintiff, Leroy R. Baker, Jr., Individually and as Expected Administrator and Administrator ad Prosequendum for the Estate of Dolores L. Baker, Deceased, by way of Notice of Motion for Entry of Final Judgment by Default as to Liability against Anova Holding AG (sued individually and as successor-in-interest to Amiantus and Eternit AG), and the Court having considered the moving papers, and for other good cause shown;

IT IS on this 11<sup>th</sup> day of May, 2018;

*ORDERED* that Final Judgment By Default as to Liability is hereby entered against Anova Holding AG (sued individually and as successor-in-interest to Amiantus and Eternit AG);

*IT IS FURTHER ORDERED* that pursuant to R. 4:43-2(b), since this action involves multiple Defendants whose percentage of liability is subject to comparison, a proof hearing as to damages is hereby deferred until after trial and disposition of this action so that defendant's respective percentage of liability and total damages due Plaintiff can be determined; and

*IT IS FURTHER ORDERED* that a copy of this Order shall be served upon all parties with 7 days of receipt by counsel for Plaintiff.



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

OPPOSED \_\_\_\_\_

UNOPPOSED ✓

409  
5-11-18

SZAFERMAN, LAKIND,  
BLUMSTEIN & BLADER P.C.  
101 Grovers Mill Road, Suite 200  
Lawrenceville, N.J. 08648  
(609) 275-0400

SIMON GREENSTONE PANATIER BARTLETT P.C.  
3232 McKinney Avenue, Suite 610  
Dallas, Texas 75204  
(214) 276-7680

**FILED**  
MAY 11 2018  
ANA C. VISCOMI, J.S.C.

By: Robert E. Lytle (ID #046331990)  
Attorneys for Plaintiff

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

Plaintiff,

v.

BECON AG, sued individually and as  
successor-in-interest to Eternit AG  
(December 1986) and Eternit AG (December  
1923), et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION - MIDDLESEX COUNTY

DOCKET NO.: MID-L-1132-16AS

Civil Action – Asbestos Litigation

**ORDER FOR ENTRY OF  
FINAL JUDGMENT BY DEFAULT  
AS TO LIABILITY**

This matter having been opened to the Court by Szaferman, Lakind, Blumstein, & Blader, P.C., Robert E. Lytle, Esq., appearing as attorney for Plaintiff, Leroy R. Baker, Jr., Individually and as Expected Administrator and Administrator ad Prosequendum for the Estate of Dolores L. Baker, Deceased, by way of Notice of Motion for Entry of Final Judgment by Default as to Liability against Becon AG (sued individually and as successor-in-interest to Eternit AG (December 1986) and Eternit AG (December 1923), and the Court having considered the moving papers, and for other good cause shown;

*IT IS* on this 11<sup>th</sup> day of May, 2018;

*ORDERED* that Final Judgment By Default as to Liability is hereby entered against Becon AG (sued individually and as successor-in-interest to Eternit AG (December 1986) and Eternit AG (December 1923);

*IT IS FURTHER ORDERED* that pursuant to R. 4:43-2(b), since this action involves multiple Defendants whose percentage of liability is subject to comparison, a proof hearing as to damages is hereby deferred until after trial and disposition of this action so that defendant's respective percentage of liability and total damages due Plaintiff can be determined; and

*IT IS FURTHER ORDERED* that a copy of this Order shall be served upon all parties with 7 days of receipt by counsel for Plaintiff.

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

OPPOSED \_\_\_\_\_  
UNOPPOSED

9-29-17

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION MIDDLESEX COUNTY

MICHELLE CHAPMAN and RICHARD  
CHAPMAN,

Plaintiffs,

v.

BASF CATALYSTS LLC, et al.

Defendants.

Docket No. MID-L-02911-17

CIVIL ACTION  
ASBESTOS LITIGATION

ORDER

FILED  
MAY 11 2018  
ANAC. VISCOMI, J.S.C.

This matter having been opened to the Court upon the motion of Defendant Personal Care Products ("PCPC"), for entry of an Order dismissing Plaintiffs' Complaint in its entirety against PCPC and with prejudice pursuant to R. 4:6-2(e) and Brief submitted in support thereof; and it appearing that good and sufficient notice of the Motion having been provided to Plaintiffs; and for good cause appearing;

It is this 11<sup>th</sup> day of May, 201~~7~~<sup>8</sup>;

**ORDERED** that the Motion shall be, and hereby is, ~~granted~~<sup>denied</sup>; and it is further

**ORDERED** that Plaintiffs' Complaint shall be, and hereby is, ~~dismissed~~<sup>denied</sup> as against PCPC in its entirety and with prejudice; and its further

**ORDERED** that Plaintiffs or their ~~counsel~~<sup>denied</sup> shall pay the sum of \$\_\_\_\_\_ to PCPC's counsel within \_\_\_\_\_ days of the ~~date of the filing and serving of an Affidavit of Service by~~<sup>denied</sup> counsel for PCPC; and it is further

**ORDERED** that counsel for PCPC shall serve a copy of this Order on Plaintiffs' counsel at least eight (8) days ~~before the return date of this motion in accordance R. 1:603, the relief requested~~<sup>denied</sup> may be granted.

*It is further Ordered that [unclear] shall file an answer within 20 days.*

*ANA C. VISCOMI*

ANA C. VISCOMI, J.S.C.

On 05.11.18 the court's statement of reasons have been set forth on the record.

200  
5-11-18

**ASBESTOS LITIGATION**

|   |   |
|---|---|
| <p>Madhurika Jeremiah/I.D. 021102005<br/> <b>GOLDFEIN &amp; JOSEPH, P.C.</b><br/> 1880 John F. Kennedy Blvd., 20<sup>th</sup> Floor<br/> Philadelphia, PA 19103<br/> Ph. (215) 979-8200/Fx. (215) 979-8201<br/> <i>Attorney for Defendant,</i><br/> <i>Atlas Turner, Inc.</i></p> | <p>SUPERIOR COURT OF NEW JERSEY<br/> LAW DIVISION: MIDDLESEX COUNTY<br/> DOCKET NO. MID-L-7000-15 AS</p>  |
| <p>PATRICIA CUPANO,<br/> <br/> Plaintiff(s),<br/> <br/> vs.<br/> ASBESTOS CORPORATION LIMITED, et.<br/> al.,<br/> <br/> Defendant(s).</p>   | <p><b>ASBESTOS MOTION</b><br/> <br/> CIVIL ACTION<br/> <br/> <b>ORDER IN SUPPORT OF MOTION<br/> FOR SUMMARY JUDGMENT OF<br/> DEFENDANT ATLAS TURNER, INC.</b></p> |

**THIS MATTER** having been brought before the Court on motion of Goldfein & Joseph, attorneys for Defendant, Atlas Turner, Inc. for Summary Judgment, and the Court having considered the matter and good cause appearing,

**IT IS** on this 11<sup>th</sup> day of May, 2018;

**ORDERED**, that the motion of Defendant, Atlas Turner, Inc. for summary judgment is granted, and plaintiffs' Complaint and all crossclaims are hereby dismissed, and it is further,

**ORDERED**, that a copy of this Order shall be served upon all counsel of record within 7 days of the execution of this Order.

**FILED**  
MAY 11 2018  
ANA C. VISCOMI, J.S.C.

*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."

SHAIN SCHAFFER PC  
150 MORRISTOWN ROAD- SUITE 105  
BERNARDSVILLE, NEW JERSEY 07924  
Telephone: (908) 953-9300  
Facsimile (908) 953-2969  
Gregory B. Pasquale, Esq.  
Attorney ID: 00616996  
Attorneys for Defendant  
Deutsche Bank National Trust, Deutsche  
Bank National Trust Company As Trustee  
For J.P. Morgan Mortgage Acquisition  
Trust 2007-CHS, Asset Backed Certificates,  
Series 2007 Ch5

**FILED**  
MAY 11 2018  
ANAC. VISCOMI, J.S.C.

|  |   |
|--|---|
| <p>ANGELO FORESE AND NELLY FORESE,<br/>Husband and Wife,</p> <p style="text-align: right;">Plaintiffs,</p> <p style="text-align: center;">v.</p> <p>CHAMPION CONSTRUCTION &amp;<br/>DEMOLITION, INC., et al.</p> <p style="text-align: right;">Defendants.</p> | <p>SUPERIOR COURT OF NEW JERSEY<br/>LAW DIVISION<br/>MIDDLESEX COUNTY</p> <p><b>ASBESTOS UNIT</b></p> <p>DOCKET NO. MID-L-5367-12</p>   |
| <p>FITCHBURG MUTUAL INS. CO.,</p> <p style="text-align: right;">Plaintiff,</p> <p style="text-align: center;">v.</p> <p>CHAMPION CONSTRUCTION &amp;<br/>DEMOLITION, INC., et al.</p> <p style="text-align: right;">Defendants.</p>                             | <p>SUPERIOR COURT OF NEW JERSEY<br/>LAW DIVISION<br/>MIDDLESEX COUNTY</p> <p><b>ASBESTOS UNIT</b></p> <p>DOCKET NO. MID-L-5368-12</p> <p style="text-align: center;"><b>ORDER BARRING PLAINTIFFS<br/>FROM INTRODUCING EVIDENCE<br/>OF LOST INVESTMENT<br/>OPPORTUNITY</b></p> |

This matter, having come before the Court upon the Motion *in limine* of Defendant, Deutsche Bank National Trust, as Trustee for J.P. Morgan Mortgage Acquisition Trust 2007-CHS, Asset Backed Certificates, Series 2007 Ch5, Gregory B. Pasquale, Esq., of the law firm of Shain

Schaffer PC, appearing, and notice hereof having been duly served upon Alissa Pyrich, Esq., attorney for Plaintiffs, Angelo Forese and Nelly Forese, and all counsel of record; and the Court having considered the proofs submitted and the arguments of counsel, if any; and the Court having determined that Plaintiffs' claim for damages arising out of their lost opportunity to purchase 237 76<sup>th</sup> Street, North Bergen, New Jersey, to be overly speculative in nature, and it appearing that Plaintiffs' proposed expert, Ankit Duggal, is not licensed by the State of New Jersey as a real estate appraiser, and for good cause shown,

It is on this 11<sup>th</sup> day of May, 2018,

ORDERED, that Plaintiffs be and are barred from introducing any evidence of their claimed lost opportunity to purchase the property located at 237 76<sup>th</sup> Street, North Bergen, New Jersey; and

IT IS FURTHER ORDERED that Plaintiffs be and are hereby barred from introducing the opinion testimony of their expert, Ankit Duggal; and

IT IS FURTHER ORDERED that a copy of this Order be served on all counsel of record within 7 days of receipt.

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

- Motion Opposed  
 Motion Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

WINTER & WINKLER, P.C.  
248 Columbia Turnpike, Suite 201  
Florham Park, NJ 07932  
973-994-6660/FAX 973-994-7348

Attorneys for Defendant Champion Construction & Demolition, Inc.  
Our File Number: D7361J

**FILED**  
MAY 11 2018  
ANA C. VISCOMI, J.S.C.

-----  
ANGELO FORESE and NELLY FORESE,  
  
PLAINTIFFS,

vs.

CHAMPION CONSTRUCTION &  
DEMOLITION, INC., DEUTSCHE BANK,  
DEUTSCHE BANK AS TRUSTEE FOR CHASE  
NATIONAL TRUST, DEUTSCHE BANK AS  
TRUSTEE FOR CHASE NATIONAL TRUST  
COMPANY AS TRUSTEE FOR J.P. MORGAN  
MORTGAGE ACQUISITION TRUST 2007-  
CHS, ASSET BACKED PASS THROUGH  
CERTIFICATES, SERIES 2007-CH5,  
MARTEZ S. MUSTAFA, EPC  
TECHNOLOGIES, INC., SEVEN STAR,  
LLC, CYPREXX, LLC, ATLAS REO  
SERVICES, HOWARD MCPHERSON, JOSEPH  
TREANOR a/k/a JOE TREANOR, JOHN  
DOES 1-10, ABC ENTITIES 1-10,

DEFENDANTS.  
-----

SUPERIOR COURT OF NEW JERSEY  
COUNTY OF MIDDLESEX  
LAW DIVISION-ASBESTOS UNIT

DOCKET NO: MID-L-5367-12  
CONSOLIDATED WITH  
DOCKET NO: MID-L-5368-12

ORDER ON CROSS MOTION

THIS MATTER BEING BROUGHT BEFORE THE COURT by Winter & Winkler, P.C., attorneys for the defendant Champion Construction & Demolition, Inc. for an order barring from evidence plaintiff's claim of lost opportunity to purchase property located at 237 76 Street, North Bergen, New Jersey, and the expert opinions of Ankit Duggal related thereto, and the court having received certification of counsel on this cross notice of motion, and for good cause shown;

IT IS on this 11<sup>th</sup> day of May, 2018,

ORDERED: plaintiff's claim for lost investment opportunity related to the property at 237 76 Street, North Bergen, New Jersey is hereby barred at trial; and it is

ORDERED: that a copy of the within order be served upon all counsel within 7 days of the date hereof.

Ana C. Viscomi

Hon. Ana Viscomi, J.S.C.

Opposed  
 Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

WINTER & WINKLER, P.C.  
248 Columbia Turnpike, Suite 201  
Florham Park, NJ 07932  
973-994-6660/FAX 973-994-7348

Attorneys for Defendant Howard McPherson as a principal of  
Champion Construction & Demolition, Inc.  
Our File Number: D7361J

**FILED**  
MAY 11 2018  
ANAC. VISCOM. S.C.

-----  
ANGELO FORESE and NELLY FORESE,  
  
PLAINTIFFS,

vs.

CHAMPION CONSTRUCTION &  
DEMOLITION, INC., DEUTSCHE BANK,  
DEUTSCHE BANK AS TRUSTEE FOR CHASE  
NATIONAL TRUST, DEUTSCHE BANK AS  
TRUSTEE FOR CHASE NATIONAL TRUST  
COMPANY AS TRUSTEE FOR J.P. MORGAN  
MORTGAGE ACQUISITION TRUST 2007-  
CHS, ASSET BACKED PASS THROUGH  
CERTIFICATES, SERIES 2007-CH5,  
MARTEZ S. MUSTAFA, EPC  
TECHNOLOGIES, INC., SEVEN STAR,  
LLC, CYPREXX, LLC, ATLAS REO  
SERVICES, HOWARD MCPHERSON, JOSEPH  
TREANOR a/k/a JOE TREANOR, JOHN  
DOES 1-10, ABC ENTITIES 1-10,

DEFENDANTS.  
-----

SUPERIOR COURT OF NEW JERSEY  
COUNTY OF MIDDLESEX  
LAW DIVISION-ASBESTOS UNIT

DOCKET NO: MID-L-5367-12  
CONSOLIDATED WITH  
DOCKET NO: MID-L-5368-12

ORDER ON CROSS MOTION

THIS MATTER BEING BROUGHT BEFORE THE COURT by Winter & Winkler, P.C., attorneys for the defendant Howard McPherson as a principal of Champion Construction & Demolition, Inc. for an order barring from evidence plaintiff's claim of lost opportunity to purchase property located at 237 76 Street, North Bergen, New Jersey, and the expert opinions of Ankit Duggal related thereto,

and the court having received certification of counsel on this cross notice of motion, and for good cause shown;

IT IS on this 11<sup>th</sup> day of May, 2018,

ORDERED: plaintiff's claim for lost investment opportunity related to the property at 237 76 Street, North Bergen, New Jersey is hereby barred at trial; and it is

ORDERED: that a copy of the within order be served upon all counsel within 7 days of the date hereof.

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

Opposed  
 Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

RAWLE & HENDERSON LLP  
 John C. McMeekin II, Esquire #036331997  
 The Widener Building, 16<sup>th</sup> Floor  
 One South Penn Square  
 Philadelphia, PA 19107  
 (215) 575-4200  
 Attorneys For Defendant  
 Cyprus Amax Minerals Company

SUPERIOR COURT OF NEW JERSEY  
 LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-0505-18-AS

**FILED**  
 MAY 11 2018  
 ANA C. VISCOMI, J.S.C.

|                               |   |  |
|-------------------------------|---|--|
| MARIANNE HOYE,                | : | ASBESTOS MOTION  |
|                               | : |  |
| Plaintiff,                    | : | CIVIL ACTION   |
|                               | : |  |
| v.                            | : | ORDER <del>GRANTING</del> <sup>denying</sup> MOTION TO |
|                               | : | DISMISS OF DEFENDANT CYPRUS                            |
| BRENNTAG NORTH AMERICA, INC., | : | AMAX MINERALS COMPANY BASED                            |
| <i>et al.</i> ,               | : | ON LACK OF PERSONAL                                    |
|                               | : | JURISDICTION AND <i>FORUM NON</i>                      |
| Defendants.                   | : | <i>CONVENIENS</i>                                      |

THIS MATTER having been brought before the Court on Motion of Rawle & Henderson LLP, counsel for Defendant Cyprus Amax Minerals Company to Dismiss the Complaint, and the Court having considered the matter and good cause appearing,

IT IS ORDERED, that the Motion of Defendant Cyprus Amax Minerals Company to Dismiss the Complaint Based on Lack of Personal Jurisdiction is ~~GRANTED~~ <sup>DENIED</sup>, and the ~~Complaint and all cross-claims are hereby dismissed with prejudice as to Defendant Cyprus Amax Minerals Company;~~

IT IS ALSO ORDERED, that the Motion of Defendant Cyprus Amax Minerals Company to Dismiss the Complaint Based on *Forum Non Conveniens* is ~~GRANTED~~ <sup>DENIED</sup>, and the ~~Complaint and all cross-claims are hereby dismissed with prejudice as to Defendant Cyprus Amax Minerals Company;~~ <sup>without prejudice.</sup>

IT IS FURTHER ORDERED, that a copy of this Order shall be served upon all counsel

of record within seven (7) days of the execution of this Order;

SO ORDERED on this 11<sup>th</sup> day of May, 2018.

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

Opposed  
 Unopposed

The Court ~~Further~~ adopts, by reference, its decision in HUFF v. Imerys, et al., MID-L-2818-17 AS, decided December 15, 2017.

It is Further Ordered the time by which A May file an answer to the Complaint is hereby extended by (30) thirty days. (June 11, 2018).

RAWLE & HENDERSON LLP  
John C. McMeekin II, Esquire #036331997  
The Widener Building, 16<sup>th</sup> Floor  
One South Penn Square  
Philadelphia, PA 19107  
(215) 575-4200  
Attorneys For Defendant  
Imerys Talc America, Inc.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-0505-18-AS

**FILED**  
MAY 11 2018  
ANAC. VISCOMI, J.S.C.

---

|                              |   |  |
|------------------------------|---|--|
| MARIANNE HOYE,               | : | ASBESTOS MOTION                            |
|                              | : |  |
| Plaintiff,                   | : | CIVIL ACTION                               |
|                              | : |  |
| v.                           | : | <i>denying</i><br>ORDER GRANTING MOTION TO |
|                              | : | DISMISS OF DEFENDANT IMERYS                |
| BRENTAG NORTH AMERICA, INC., | : | TALC AMERICA, INC., BASED ON               |
| <i>et al.</i> ,              | : | LACK OF PERSONAL JURISDICTION              |
|                              | : | AND <i>FORUM NON CONVENIENS</i>            |
| Defendants.                  | : |  |

---

THIS MATTER having been brought before the Court on Motion of Rawle & Henderson LLP, counsel for Defendant Imerys Talc America, Inc., to Dismiss the Complaint, and the Court having considered the matter and good cause appearing,

IT IS ORDERED, that the Motion of Defendant Imerys Talc America, Inc., to Dismiss the Complaint Based on Lack of Personal Jurisdiction is ~~GRANTED~~ **DENIED**, and the Complaint and all ~~cross-claims are hereby dismissed with prejudice as to Defendant Imerys Talc America, Inc.;~~

IT IS ALSO ORDERED, that the Motion of Defendant Imerys Talc America, Inc., to Dismiss the Complaint Based on *Forum Non Conveniens* is ~~GRANTED~~ **DENIED WITHOUT PREJUDICE**, and the Complaint and ~~all cross-claims are hereby dismissed with prejudice as to Defendant Imerys Talc America, Inc.;~~

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

SO ORDERED on this 11th day of May, 2018.

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

Opposed  
 Unopposed

The Court ~~finds~~ adopts, by reference, its decision in HUFF v. Ingers, et al. MID-L-2818-17 AS, decided December 15, 2017.

It is further ordered the time by which Δ may file an answer to the Complaint is hereby extended by thirty (30) days. (June 11, 2018)

707  
10-13-17

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

**FILED**  
MAY 11 2018  
ANAC. VISCOMI, J.S.C.

DWAYNE JOHNSON,  
  
Plaintiff,  
  
vs.  
  
AMERICAN INTERNATIONAL INDUSTRIES,  
et al.,  
  
Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
  
Docket No.: MID-L-6651-16AS  
CIVIL ACTION – ASBESTOS LITIGATION

**ORDER GRANTING MOTION TO  
DISMISS FOR LACK OF PERSONAL  
JURISDICTION AND/OR PURSUANT TO  
THE DOCTRINE OF FORUM NON  
CONVENIENS TO DEFENDANT  
AMERICAN INTERNATIONAL  
INDUSTRIES**

**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 **AMERICAN INTERNATIONAL INDUSTRIES** (“AII”), for Order granting AII’s motion to dismiss for lack of personal jurisdiction and/or pursuant to the doctrine of forum non conveniens pursuant to the provisions of R. 4:6-2, 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 for lack of personal jurisdiction and/or pursuant to the doctrine of forum non conveniens is as follows:

**IT IS HEREBY ORDERED** on this 11<sup>th</sup> Day of May, 2017, that, dismissal is granted to American International Industries and Plaintiff’s Complaint and all cross-claims against American International Industries 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: May 11<sup>th</sup>, 2018

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

\_\_\_\_\_  
Opposed

\_\_\_\_\_  
Unopposed

On 05.11.18 the  
court’s statement of reasons  
have been set forth on the record.

357  
10-27-17  
12/1

BRIAN R. ADE, ESQ. (017221980)  
JACQUELINE BUSHWACK, ESQ. (027562007)  
BRIAN S. SCHLOSSER (*admitted pro hac vice*)  
**RIVKIN RADLER LLP**  
21 MAIN STREET, SUITE 158  
COURT PLAZA SOUTH – WEST WING  
HACKENSACK, NEW JERSEY 07601  
(201) 287-2460  
Attorneys for Defendant Avon Products, Inc.

**FILED**  
MAY 11 2018  
ANAC. VISCOMI, J.S.C.

DWAYNE JOHNSON,  
  
Plaintiff,

vs.

AMERICAN INTERNATIONAL  
INDUSTRIES, INC., et al.,  
  
Defendants.

SUPERIOR COURT OF NEW JERSEY  
MIDDLESEX COUNTY  
LAW DIVISION

DOCKET NO. MID-L-6651-16AS

ASBESTOS LITIGATION

CIVIL ACTION

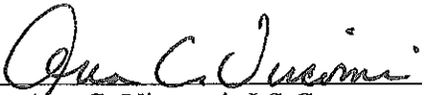
**[PROPOSED] ORDER FOR  
SUMMARY JUDGMENT**

THIS MATTER, having come before the Court by RIVKIN RADLER LLP, attorneys for Defendant, Avon Products, Inc. (“Defendant”), for an Order for Summary Judgment in favor of Defendant, and dismissing Plaintiff’s Complaint with Prejudice, and the Court having considered the submissions of the parties and having heard oral argument, and for good cause shown

IT IS ON THIS 11<sup>th</sup> day of ~~October~~ <sup>May</sup>, 2017;

1. **ORDERED** that Summary Judgment is hereby granted to Defendant, as to all claims asserted against it, and Plaintiff’s Complaint is hereby dismissed with Prejudice and all cross-claims and counterclaims are dismissed with Prejudice as to Defendant, and it is further;

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

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

Motion was:

           Opposed  
            Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

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

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

**FILED**  
MAY 11 2018  
ANA C. VISCOMI, J.S.C.

Attorneys for Plaintiffs

DWAYNE JOHNSON,  
Plaintiff,

v.

AMERICAN INTERNATIONAL  
INDUSTRIES, INC., et al.,  
Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L-6651-16AS

Civil Action – Asbestos Litigation

**ORDER**

THIS MATTER having come before the Court by way of Plaintiff's Cross-Motion to Seal (Robert E. Lytle, Esq., of Szaferman Lakind Blumstein & Blader, P.C. appearing), on notice to Defendant Avon Products, Inc. (Brian Ade, Esq., Rivkin Radler LLP, appearing), as well as the arguments of counsel; and for good cause having been shown:

IT IS ON THIS 11<sup>th</sup> DAY OF ~~February~~ May, 2018:

ORDERED that all redacted portions of the Plaintiff's brief, all redacted portions of Plaintiff's Statement of Undisputed Material Facts, all redacted portions of the Certification of Nectaria Belantis, Esq. ("Belantis Cert."), and all redacted portions of the Exhibits attached to the Belantis Cert., all of which were submitted in opposition to Avon Products, Inc.'s Motion for *denial*

*denied*  
Summary Judgment and are attached to the Certification of Robert E. Lytle, Esq., in support of Plaintiff's Cross-Motion to Seal, are hereby sealed; 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

*It is further Ordered that the clerk shall not release these documents for a period of 14 days (May 25, 2018) in order to permit the parties to advise the Court if any documents are subject to a privilege.*

187 5-14-18  
10-13-17

**RAWLE & HENDERSON LLP**  
John C. McMeekin II, Esquire #036331997  
The Widener Building, 16<sup>th</sup> Floor  
One South Penn Square  
Philadelphia, PA 19107  
(215) 575-4200  
Attorneys for Defendant Cyprus Amax  
Minerals Company

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

**DOCKET NO. ~~MID-L-1120-17-AS~~**  
Mid L-6651-16 W

|                                 |   |                                   |
|---------------------------------|---|-----------------------------------|
| <b>DWAYNE JOHNSON,</b>          | : | ASBESTOS MOTION                   |
|                                 | : |                                   |
| <b>Plaintiff,</b>               | : | CIVIL ACTION                      |
|                                 | : |                                   |
| v.                              | : | <b>ORDER FOR SUMMARY JUDGMENT</b> |
|                                 | : | <b>FOR DEFENDANT CYPRUS AMAX</b>  |
| <b>AMERICAN INTERNATIONAL</b>   | : | <b>MINERALS COMPANY</b>           |
| <b>INDUSTRIES, INC., et al.</b> | : |                                   |
|                                 | : |                                   |
| <b>Defendants.</b>              | : |                                   |

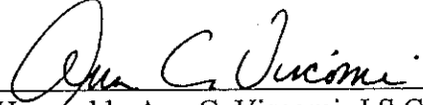
**FILED**  
MAY 14 2018  
ANA C. VISCOMI, J.S.C.

This matter having come before the Court on Motion of Rawle & Henderson LLP, attorneys for Defendant Cyprus Amax Minerals Company, and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 14<sup>th</sup> DAY OF May, 201~~7~~<sup>8</sup>;

**ORDERED** the motion of Defendant Cyprus Amax Minerals Company for summary judgment is hereby granted and the Complaint and any counterclaims and crossclaims are hereby dismissed with prejudice.

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

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

Opposed  Unopposed

On 05.14.18 the  
court's statement of reasons  
have been set forth on the record.

RAWLE & HENDERSON LLP  
John C. McMeekin II, Esquire #036331997  
The Widener Building, 16<sup>th</sup> Floor  
One South Penn Square  
Philadelphia, PA 19107  
(215) 575-4200  
Attorneys For Defendant  
Cyprus Amax Minerals Company

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-0672-18-AS

**FILED**  
MAY 17 2018  
ANAC. VISCOMI, J.S.C.

BARBARA JOHNSON and  
JOHN JOHNSON, her husband,

Plaintiffs,

v.

BRENTAG NORTH AMERICA, *et al.*

Defendants.

: ASBESTOS MOTION  
:  
: CIVIL ACTION  
: ~~ORDER GRANTING MOTION TO~~  
: ~~DISMISS OF DEFENDANT CYPRUS~~  
: ~~AMAX MINERALS COMPANY BASED~~  
: ~~ON LACK OF PERSONAL~~  
: ~~JURISDICTION AND FORUM NON~~  
: ~~CONVENIENS~~  
:  
:

THIS MATTER having been brought before the Court on Motion of Rawle & Henderson LLP, counsel for Defendant Cyprus Amax Minerals Company to Dismiss the Complaint, and the Court having considered the matter and good cause appearing,

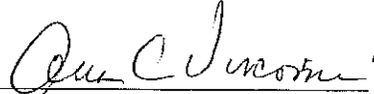
IT IS ORDERED, that the Motion of Defendant Cyprus Amax Minerals Company to Dismiss the Complaint Based on Lack of Personal Jurisdiction is ~~GRANTED~~ **DENIED**, and the ~~Complaint and all cross claims are hereby dismissed with prejudice as to Defendant Cyprus Amax Minerals Company;~~

IT IS ALSO ORDERED, that the Motion of Defendant Cyprus Amax Minerals Company to Dismiss the Complaint Based on *Forum Non Conveniens* is ~~GRANTED~~ **DENIED** without prejudice, and the ~~Complaint and all cross claims are hereby dismissed with prejudice as to Defendant Cyprus Amax Minerals Company;~~

IT IS FURTHER ORDERED, that a copy of this Order shall be served upon all counsel

of record within seven (7) days of the execution of this Order;

SO ORDERED on this 11<sup>th</sup> day of May, 2018.

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

- Opposed  
 Unopposed

The Court adopts, by reference, its decision in Huff v. Imeys, et al., MID-L-2818-17AS, decided December 15, 2017.

It is further Ordered the time by which A may file an answer to the Complaint is hereby extended by thirty (30) days.  
(June 11, 2018).

RAWLE & HENDERSON LLP  
John C. McMeekin II, Esquire #036331997  
The Widener Building, 16<sup>th</sup> Floor  
One South Penn Square  
Philadelphia, PA 19107  
(215) 575-4200  
Attorneys For Defendant  
Imerys Talc America, Inc.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-0672-18-AS

**FILED**  
MAY 11 2018  
ANAC-VISCOMI, J.S.C.

BARBARA JOHNSON and  
JOHN JOHNSON, her husband,

Plaintiffs,

v.

BRENNTAG NORTH AMERICA, *et al.*

Defendants.

: ASBESTOS MOTION  
:  
: CIVIL ACTION  
: ~~ORDER GRANTING MOTION TO~~  
: ~~DISMISS OF DEFENDANT~~  
: ~~IMERYS TALC AMERICA, INC.,~~  
: ~~BASED ON LACK OF PERSONAL~~  
: ~~JURISDICTION AND FORUM NON~~  
: ~~CONVENIENS~~  
:  
:

THIS MATTER having been brought before the Court on Motion of Rawle & Henderson LLP, counsel for Defendant Imerys Talc America, Inc., to Dismiss the Complaint, and the Court having considered the matter and good cause appearing,

IT IS ORDERED, that the Motion of Defendant Imerys Talc America, Inc., to Dismiss the Complaint Based on Lack of Personal Jurisdiction is ~~GRANTED~~ **DENIED**, and the Complaint and all ~~cross-claims are hereby dismissed with prejudice as to Defendant Imerys Talc America, Inc.;~~

IT IS ALSO ORDERED, that the Motion of Defendant Imerys Talc America, Inc., to Dismiss the Complaint Based on *Forum Non Conveniens* is ~~GRANTED~~ **DENIED without prejudice**, and the Complaint and ~~all cross-claims are hereby dismissed with prejudice as to Defendant Imerys Talc America, Inc.;~~

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

SO ORDERED on this 11<sup>th</sup> day of May, 2018.

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

Opposed  
 Unopposed

The Court adopts, by reference, its decision in Huff v. Imerys, et al., MID-L-2818-17AS, decided December 15, 2017.

It is further ordered the time by which A may file an answer to the Complaint is hereby extended by thirty (30) days.  
(June 11, 2018).

192  
10-13-17

**RAWLE & HENDERSON LLP**  
John C. McMeekin II, Esquire, #036331997  
The Widener Building, 16<sup>th</sup> Floor  
One South Penn Square  
Philadelphia, PA 19107  
(215) 575-4200  
Attorneys for Defendant Imerys Talc  
America, Inc.

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

**DOCKET NO. MID-L-6651-16-AS**

**FILED**  
MAY 14 2018  
ANAC VISCOMI, J.S.C.

**DWAYNE JOHNSON,**

**Plaintiff,**

**v.**

**AMERICAN INTERNATIONAL  
INDUSTRIES, INC., et al.**

**Defendants.**

**ASBESTOS MOTION**

**CIVIL ACTION**

**ORDER FOR SUMMARY JUDGMENT  
FOR DEFENDANT IMERYS TALC**

**AMERICA, INC. as to any alleged  
exposure to Avon Black Smoke and  
Clubman Talc and denying  
summary judgment as to any alleged  
exposure to Old Spice and Mennen**

This matter having come before the Court on Motion of Rawle & Henderson LLP, attorneys for Defendant Imerys Talc America, Inc., and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 14<sup>th</sup> DAY OF May, 2017,

**ORDERED** the motion of Defendant Imerys Talc America, Inc. for summary judgment is hereby granted *as to any alleged exposure to Clubman Talc and Avon Black Smoke and denied as to all any alleged exposure to Old Spice and Mennen* and the Complaint and any counterclaims and crossclaims 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.

Opposed  Unopposed

On 05.14.18 the  
court's statement of reasons  
have been set forth on the record.

199  
10-27-11

Amie C. Kalac, Esq. (ID#026451998 )  
HOAGLAND, LONGO, MORAN, DUNST & DOUKAS, LLP  
40 Paterson Street, PO Box 480  
New Brunswick, NJ 08903  
(732) 545-4717  
Attorneys for Defendant, Whittaker, Clark & Daniels, Inc.

**FILED**  
MAY 11 2018  
ANA C. VISCOMI, J.S.C.

Plaintiff,  
  
DWAYNE JOHNSON,  
  
vs.  
  
Defendants,  
  
AMERICAN INTERNATIONAL INDUSTRIES,  
INC., et al.

SUPERIOR COURT OF NEW JERSEY  
MIDDLESEX COUNTY  
LAW DIVISION

DOCKET NO. MID-L-6651-16

CIVIL ACTION

*denying*  
**ORDER FOR SUMMARY JUDGMENT**  
*as to count 5 and punitive*  
*damages. granted as to counts*  
*1-4, 6 + 7*

THIS MATTER, having been brought before the Court on Motion of Hoagland, Longo, Moran, Dunst & Doukas, LLP, attorneys for the Defendant, Whittaker, Clark & Daniels, Inc., for an Order granting said Defendant Summary Judgment in the within cause of action, and the Court having reviewed the moving papers and for good cause shown;

IT IS ON THIS 11<sup>th</sup> day of May, 2018.

ORDERED that Defendant, Whittaker, Clark & Daniels, Inc.'s, Motion for Summary Judgment be and is hereby granted in favor of said Defendant *as to counts 1-4, 6, 7 and* and that any and all claims, counterclaims, *denied as to count 5 (Plt) and denied without prejudice as to punitive damages* and/or crossclaims 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 hereof.

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

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

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

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

Papers filed with the Court

- Answering Papers
- Reply Papers

The within Notice of Motion was:

- Opposed
- Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

403  
5-11-18

THE EARLY LAW FIRM, LLC  
BY: MARK BIBRO, ESQ.  
NJ Attorney ID #: 010812005  
360 Lexington Avenue, 20th Floor  
New York, New York 10017  
(212) 986-2233  
*Attorneys for Plaintiffs*

**FILED**  
MAY 11 2018  
ANA C. VISCOMI, J.S.C.

-----X  
PAUL KUCHAR ,  
Plaintiff,

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION-MIDDLESEX COUNTY

-against-

DOCKET NO: MID-L-01698-18AS

ARMSTRONG INTERNATIONAL, INC. ET AL

ASBESTOS LITIGATION  
CIVIL ACTION

Defendant(s).

**ORDER**

-----X  
THIS MATTER having been opened to the Court by The Early Law Firm, L.L.C.,  
attorneys for Plaintiffs, for an Order granting Plaintiffs' Motion to Amend the Complaint, and the  
Court having considered the papers submitted by the parties, and determining that the interests of  
justice are served by allowing Plaintiffs to amend the Complaint,

IT IS ON THIS 11<sup>th</sup> day of May, 2018

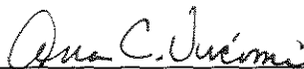
**ORDERED** that; the motion of Plaintiffs to file and serve the Second Amended  
Complaint in the form attached to the Motion is granted as to add the following parties as  
Defendant:

**PREDCO SERVICES CORPORATION, individually and as successor by  
merger of MCELROY MACHINE & MANUFACTURING CO., INC.,  
Individually.**

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

**FURTHER ORDERED** that the First Amended Complaint shall be filed and served  
within twenty (20) days of the date hereof; 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 of entry.



---

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

234  
9-29-10

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**  
MAY 11 2018  
ANAC. VISCOMI, J.S.C.

|                                       |   |                                   |
|---------------------------------------|---|-----------------------------------|
| <b>LESTER LATTIG,</b>                 | : | SUPERIOR COURT OF NEW JERSEY      |
|                                       | : | LAW DIVISION: MIDDLESEX COUNTY    |
| Plaintiffs,                           | : | DOCKET NO. MID-L-6504-16 AS       |
|                                       | : |                                   |
| -against-                             | : | CIVIL ACTION                      |
|                                       | : | ASBESTOS LITIGATION               |
| <b>ARMSTRONG INTERNATIONAL, INC.,</b> | : |                                   |
| <b>et al.,</b>                        | : | <b>ORDER FOR SUMMARY JUDGMENT</b> |
|                                       | : | <b>FOR DEFENDANT BORGWARNER</b>   |
|                                       | : |                                   |
| Defendants.                           | : |                                   |

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

IT IS ON THIS 11<sup>th</sup> day of May, 201~~7~~<sup>8</sup>,

**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.

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

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

200  
9-29-17 5-14

Raymond G. Chow, Esq. - Attorney I.D. 070492013  
**BREUNINGER & FELLMAN**  
Attorneys at Law  
1829 Front Street  
Scotch Plains, NJ 07076  
Attorneys for Genuine Parts Company (improperly pleaded as Genuine Parts Company a/k/a  
NAPA)

**FILED**  
MAY 14 2018  
ANA C. VISCOMI, J.S.C.

|   |   |
|---|---|
| <p><b>LESTER LATTIG,</b></p> <p>Plaintiff(s),</p> <p>vs.</p> <p><b>ARMSTRONG INTERNATIONAL, INC., et als.,</b></p> <p>Defendant(s).</p> | <p><b>SUPERIOR COURT OF NEW JERSEY<br/>LAW DIVISION-MIDDLESEX COUNTY<br/>ASBESTOS LITIGATION</b></p> <p>DOCKET NO.: MID-L-6504-16 AS</p> <p><u>CIVIL ACTION</u><br/>ASBESTOS LITIGATION</p> <p><b>ORDER</b></p> |
|---|---|

This matter having been presented to the Court by way of Motion from Breuninger & Fellman, attorneys for Defendant Genuine Parts Company, seeking entry of Summary Judgment;

And the Court, having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS on this 14<sup>th</sup> day of May 2018

ORDERED that Defendant Genuine Parts Company's Motion for Summary Judgment is granted; and it is further

ORDERED that summary judgment is hereby entered in favor of the defendant Genuine Parts Company and all claims and crossclaims against defendant Genuine Parts Company are dismissed with prejudice; and it is further

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

Motion opposed       
Motion unopposed     

  
ANA C. VISCOMI, J.S.C.

On 05.14.18 the court's statement of reasons have been set forth on the record.

HAWKINS PARNELL  
THACKSTON & YOUNG LLP  
By: James Y. Lee, Esq. (ID 079952013)  
600 Lexington Ave, 8th Floor  
New York, New York 10022  
Tel: 212.897.9655  
Fax: 646.589.8700  
Attorneys For: Defendant PACCAR Inc. (hereinafter "PACCAR")

M# 106  
9-29-17

**FILED**  
MAY 11 2018  
ANA C. VISCOMI

LESTER LATTIG,  
  
Plaintiff(s),  
  
vs.  
  
ARMSTRONG INTERNATIONAL, INC., et al.,  
  
Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
  
DOCKET NO. MID-L-06504-16AS  
  
CIVIL ACTION – ASBESTOS LITIGATION  
  
Order ~~Granting~~ <sup>denying</sup> Summary Judgment

**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 **PACCAR Inc., (responding as parent to Kenworth Truck Company)**, for Order granting Defendant's summary judgment pursuant to the provisions of R. 4:46-2, 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 PACCAR's Motion for Summary Judgment is as follows:

**IT IS HEREBY ORDERED** on this 11<sup>th</sup> day of May, 2017, that, summary judgment is ~~granted as to PACCAR, and Plaintiff's Complaint and all cross-claims against PACCAR 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: May 11, 2017

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

       / Opposed

       Unopposed

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

044  
5-11-18

RAWLE & HENDERSON LLP  
John C. McMeekin II, Esquire #036331997  
The Widener Building, 16<sup>th</sup> Floor  
One South Penn Square  
Philadelphia, PA 19107  
(215) 575-4200  
Attorneys For Defendant  
Cyprus Amax Minerals Company

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
  
DOCKET NO. MID-L-7565-17 AS

**FILED**  
MAY 11 2018  
ANAC.VISCOMI, J.S.C.

SHERRY LUKE and  
JERRY JOHNSON, her husband,

Plaintiffs,

v.

BRENNTAG NORTH AMERICA, *et al.*

Defendants.

: ASBESTOS MOTION  
:  
: CIVIL ACTION  
: ~~ORDER GRANTING~~ **DENYING** MOTION TO  
: DISMISS OF DEFENDANTS CYPRUS  
: AMAX MINERALS COMPANY BASED  
: ON LACK OF PERSONAL  
: JURISDICTION AND *FORUM NON*  
: *CONVENIENS*

THIS MATTER having been brought before the Court on Motion of Rawle & Henderson LLP, counsel for Defendant Cyprus Amax Minerals Company to Dismiss the Complaint, and the Court having considered the matter and good cause appearing,

IT IS ORDERED, that the Motion of Defendant Cyprus Amax Minerals Company to Dismiss the Complaint Based on Lack of Personal Jurisdiction is ~~GRANTED~~ **DENIED**, and the ~~Complaint and all cross-claims are hereby dismissed with prejudice as to Defendant Cyprus Amax Minerals Company,~~

IT IS ALSO ORDERED, that the Motion of Defendant Cyprus Amax Minerals Company to Dismiss the Complaint Based on *Forum Non Conveniens* is ~~GRANTED~~ **DENIED** without prejudice, and the ~~Complaint and all cross-claims are hereby dismissed with prejudice as to Defendant Cyprus Amax Minerals Company;~~

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

SO ORDERED on this 11<sup>th</sup> day of May, 2018.

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

Opposed  
 Unopposed

The Court adopts, by reference, its decision in HUFF v. Imerys, et al., MID-L-2818-17AS decided December 15, 2017.

It is Further Ordered the time by which A may file an answer to the Complaint is hereby extended by thirty (30) days. (June 11, 2018)

648  
575-18

RAWLE & HENDERSON LLP  
John C. McMeekin II, Esquire #036331997  
The Widener Building, 16<sup>th</sup> Floor  
One South Penn Square  
Philadelphia, PA 19107  
(215) 575-4200  
Attorneys For Defendant  
Imerys Talc America, Inc.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO. MID-L-7565-17 AS

**FILED**  
MAY 11 2018  
ANAC. VISCOMI, J.S.C.

|   |  |
|---|--|
| <p>SHERRY LUKE and<br/>JERRY JOHNSON, her husband,</p> <p style="text-align: center;">Plaintiffs,</p> <p style="text-align: center;">v.</p> <p>BRENNTAG NORTH AMERICA, <i>et al.</i></p> <p style="text-align: center;">Defendants.</p> | <p>: ASBESTOS MOTION</p> <p>:</p> <p>: CIVIL ACTION</p> <p>: <del>ORDER GRANTING MOTION TO</del><br/><b>DENYING</b></p> <p>: DISMISS OF DEFENDANT</p> <p>: IMERYS TALC AMERICA, INC.,</p> <p>: BASED ON LACK OF PERSONAL</p> <p>: JURISDICTION AND <i>FORUM NON</i></p> <p>: <i>CONVENIENS</i></p> |
|---|--|

**THIS MATTER** having been brought before the Court on Motion of Rawle & Henderson LLP, counsel for Defendant Imerys Talc America, Inc., to Dismiss the Complaint, and the Court having considered the matter and good cause appearing,

**IT IS ORDERED**, that the Motion of Defendant Imerys Talc America, Inc., to Dismiss the Complaint Based on Lack of Personal Jurisdiction is ~~GRANTED~~ **DENIED**, and the Complaint and all ~~cross claims are hereby dismissed with prejudice as to Defendant Imerys Talc America, Inc.;~~

**IT IS ALSO ORDERED**, that the Motion of Defendant Imerys Talc America, Inc., to Dismiss the Complaint Based on *Forum Non Conveniens* is ~~GRANTED~~ **DENIED without prejudice**, and the Complaint and ~~all cross claims are hereby dismissed with prejudice as to Defendant Imerys Talc America, Inc.;~~

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

SO ORDERED on this 11<sup>th</sup> day of May, 2018.

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

Opposed  
 Unopposed

The Court adopts, by reference, its decision in Huff v. Imerys, et al., MD-G-2818-17 AS, decided December 15, 2017.

It is further Ordered the time by which A may file an answer to the Complaint is hereby extended by thirty (30) days. (June 11, 2018).

M# 198  
5-11-18

**O'TOOLE SCRIVO FERNANDEZ WEINER  
VAN LIEU LLC**  
Franklin D. Paez ID #006192010  
14 Village Park Road  
Cedar Grove, NJ 07009  
(973) 239-5700  
Attorneys for Defendant, DCo, LLC  
Formerly known as Dana Companies, LLC

**FILED**  
**MAY 11 2018**  
ANA C. VISCOMI, J.S.C.

MICHAEL SELLERS, AS  
ADMINISTRATOR OF THE ESTATE OF  
KAY MITCHELL, DECEASED  
  
Plaintiff(s),  
  
vs.  
  
BORG-WARNER, et al

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO. MID-L-7521-16 AS

Civil Action  
Asbestos Litigation

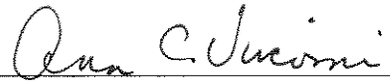
**ORDER**

**THIS MATTER**, having come before the Court on motion of O'Toole Scrivo Fernandez Weiner Van Lieu, LLC, attorneys for Defendant, DCo, LLC, formerly known as Dana Companies, LLC, for an Order granting summary judgment, and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

**IT IS ON THIS** 11<sup>th</sup> day of May, 2018;

**ORDERED** the motion for summary judgment of Defendant, DCo, LLC, formerly known as Dana Companies, LLC, is hereby granted and the Complaint together with any Counterclaims, Third Party 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.

Papers Considered:  
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."

226  
5-11-18

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

**FILED**  
MAY 11 2018  
ANA C. VISCOMI, J.S.C.

**MICHAEL SELLERS, as Administrator of the  
Estate of KAY MITCHELL,**

**Plaintiff(s),**

**vs.**

**Borg Warner Morse Tec LLC, et al.**

**Defendant(s),**

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

**DOCKET NO. MID-L-7521-16AS**

**CIVIL ACTION – ASBESTOS LITIGATION**

**ORDER GRANTING SUMMARY  
JUDGMENT TO DEFENDANT  
PACCAR INC.**

**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 **PACCAR INC.**, for Order granting Paccar Inc. summary judgment pursuant to the provisions of R. 4:46-2, 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 for Summary Judgment is as follows:

**IT IS HEREBY ORDERED** on this 11<sup>th</sup> Day of May, 2018, that, summary judgment is granted to Paccar Inc. and Plaintiff's Complaint all cross-claims against Paccar 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~~ May 11<sup>th</sup>, 2018

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

\_\_\_\_\_ Opposed

\_\_\_\_\_ Unopposed

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

228  
5-15-18

**GOLDBERG SEGALLA LLP**

BY: Robert J. Hafner, Esquire  
Identification No.: 050131992

BY: Elizabeth Weill, Esquire  
Identification No.: 050251991

301 Carnegie Center Drive, Suite 200  
Princeton, NJ 08540

(609) 986-1300

(609) 986-1301 [facsimile]

*Attorneys for Defendant, Navistar International  
Transportation Corporation, f/k/a International  
Harvester Company (now by operation of name  
change only known as Navistar, Inc.)*

**FILED**  
MAY 11 2018  
ANAC. VISCOM, J.S.C.

MICHAEL SELLERS, as Administrator  
Of the Estate of KAY MITCHELL, Deceased

Plaintiffs,

v.

BORGWARNER MORSE TEC LLC,

Defendant(s).

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO. MID-L-7512-16 AS

ASBESTOS LITIGATION

CIVIL ACTION

**ORDER GRANTING  
SUMMARY JUDGMENT**

THIS MATTER having been opened to the Court by Goldberg Segalla, LLP, attorneys for defendant, Navistar International Transportation Corporation, f/k/a International Harvester Company (now by operation of name change only known as Navistar, Inc.), by motion for summary judgment; and the Court having reviewed the papers and arguments submitted in support of and in opposition to, if any, this application; and for good cause shown;

IT IS on this 11<sup>th</sup> day of May, 2018, ORDERED AS FOLLOWS:

1. This motion for summary judgment on behalf Navistar International Transportation Corporation, f/k/a International Harvester Company (now by operation of name change only known as Navistar, Inc.) is granted, and all claims and/or cross-claims against

Navistar International Transportation Corporation, f/k/a International Harvester Company (now by operation of name change only known as Navistar, Inc.), are dismissed with prejudice.

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



---

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

"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."

Claire Huynh (NJ ID No.: 263512018)  
BARRY McTIERNAN & MOORE LLC  
Attorneys for Defendant  
CONOCOPHILLIPS  
2 Rector Street, 14<sup>th</sup> Floor (101 Greenwich St.)  
New York, New York 10006  
(212) 313-3600  
File No.: CPP 63874

---

**FILED**  
MAY 11 2018  
ANAC. VISCOMI, J.S.C.

BOBBY L. PATTERSON, SR.,  
Plaintiff,

vs.

A. SCHULMAN, INC., et al.,  
Defendants

---

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

Docket No.: MID-L-07563-17AS

Civil Action – Asbestos Litigation

**ORDER ADMITTING SUZANNE M.  
HALBARDIER, ESQ. PRO HAC VICE**

Claire Huynh, an attorney of the state of New Jersey, moved under N.J.A.C. 1:1-5.2 to permit the appearance *pro hac vice* of Suzanne M. Halbardier, an attorney of the state of New York, in the above-captioned matter. The affidavit of Suzanne M. Halbardier indicates that she satisfies each of the conditions for admission, (1) It is a complex area of law and the attorney is a specialist; or (2) long standing attorney-client relationship; or (3) no counsel with adequate expertise; or (4) involves question of foreign law; or (5) need for extensive discovery in the foreign jurisdiction; including good cause, set forth in R. 1:21-2(a),

Therefore, I **ORDER** that the motion seeking the admission of Suzanne M. Halbardier to practice before the Honorable Ana Viscomi *pro hac vice* in the above-captioned matter is hereby granted, provided that Suzanne M. Halbardier shall:

1. Abide by the New Jersey court rules including all disciplinary rules;
2. Consent to appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against her firm arising out of participation in this matter;

3. Notify this Court immediately of any matter affecting his standing in any other court;

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

5. Pay the fees required by R. 1:20-1(b), R. 1:28B-1(e), and R. 1:28-2 within ten (10) days of the date of this Order and shall submit an affidavit of compliance;

6. Shall not be designated as trial counsel;

7. Not request adjournment or delay in discovery, motions, trial, or any other proceeding by reason of the attorney's inability to appear;

8. 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;

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

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

IT IS ON THIS 11<sup>th</sup> day of May, 2018

**ORDERED**, that Suzanne M. Halbardier, Esq. shall be admitted *pro hac vice* in this action and authorized to appear and participate with other counsel for defendant, CHEVRON PHILLIPS CHEMICAL COMPANY LP, and it is further

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

- Granted
- Denied

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

Claire Huynh (NJ ID No.: 263512018)  
BARRY McTIERNAN & MOORE LLC  
Attorneys for Defendant  
CHEVRON PHILLIPS CHEMICAL COMPANY LP  
2 Rector Street, 14<sup>th</sup> Floor (101 Greenwich St.)  
New York, New York 10006  
(212) 313-3600  
File No.: CPP 63874

---

**FILED**  
MAY 11 2018  
ANA C. VISCOMI, J.S.C.

BOBBY L. PATTERSON, SR.,  
Plaintiff,  
vs.

A. SCHULMAN, INC., et al.,  
Defendants

---

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

Docket No.: MID-L-07563-17AS

Civil Action – Asbestos Litigation

**ORDER ADMITTING SUZANNE M.  
HALBARDIER, ESQ. PRO HAC VICE**

Claire Huynh, an attorney of the state of New Jersey, moved under N.J.A.C. 1:1-5.2 to permit the appearance *pro hac vice* of Suzanne M. Halbardier, an attorney of the state of New York, in the above-captioned matter. The affidavit of Suzanne M. Halbardier indicates that she satisfies each of the conditions for admission, (1) It is a complex area of law and the attorney is a specialist; or (2) long standing attorney-client relationship; or (3) no counsel with adequate expertise; or (4) involves question of foreign law; or (5) need for extensive discovery in the foreign jurisdiction; including good cause, set forth in R. 1:21-2(a),

Therefore, I **ORDER** that the motion seeking the admission of Suzanne M. Halbardier to practice before the Honorable Ana Viscomi *pro hac vice* in the above-captioned matter is hereby granted, provided that Suzanne M. Halbardier shall:

1. Abide by the New Jersey court rules including all disciplinary rules;
2. Consent to appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against her firm arising out of participation in this matter;

3. Notify this Court immediately of any matter affecting his standing in any other court;

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

5. Pay the fees required by R. 1:20-1(b), R. 1:28B-1(e), and R. 1:28-2 within ten (10) days of the date of this Order and shall submit an affidavit of compliance;

6. Shall not be designated as trial counsel;

7. Not request adjournment or delay in discovery, motions, trial, or any other proceeding by reason of the attorney's inability to appear;

8. 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;

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

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

IT IS ON THIS 11<sup>th</sup> day of May, 2018

**ORDERED**, that Suzanne M. Halbardier, Esq. shall be admitted *pro hac vice* in this action and authorized to appear and participate with other counsel for defendant, CHEVRON PHILLIPS CHEMICAL COMPANY LP, and it is further

**ORDERED**, that a copy of the within Order shall be served upon all counsel within

seven (7) days.

- Granted
- Denied



---

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

9-29-17

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION MIDDLESEX COUNTY

RICARDO RIMONDI and PILAR RIMONDI,

Plaintiffs,

v.

BASF CATALYSTS LLC, et al.

Defendants.

Docket No. MID-L-02912-17

CIVIL ACTION  
ASBESTOS LITIGATION

ORDER

FILED  
MAY 11 2018  
ANAC.VISCOMI, J.S.C.

This matter having been opened to the Court upon the motion of Defendant Personal Care Products ("PCPC"), for entry of an Order dismissing Plaintiffs' Complaint in its entirety against PCPC and with prejudice pursuant to R. 4:6-2(e) and Brief submitted in support thereof; and it appearing that good and sufficient notice of the Motion having been provided to Plaintiffs; and for good cause appearing;

It is this 11<sup>th</sup> day of May, 2017;

**ORDERED** that the Motion shall be, and hereby is, granted; and it is further

**ORDERED** that Plaintiffs' Complaint shall be, and hereby is, dismissed as against PCPC in its entirety and with prejudice; and its further

**ORDERED** that Plaintiffs or their counsel shall pay the sum of \$ \_\_\_\_\_ to PCPC's counsel within \_\_\_\_\_ days of the date of the filing and serving of an Affidavit of Service by counsel for PCPC; and it is further

**ORDERED** that counsel for PCPC shall serve a copy of this Order on Plaintiffs' counsel at least eight (8) days before the return date of this motion in accordance R. 1:603, the relief requested may be granted.

  
\_\_\_\_\_  
Superior Court Judge

*It is further Ordered  
that defendant  
shall file an  
answer within 30  
days*

On 05.11.18 the  
court's statement of reasons  
have been set forth on the record.

**SHOOK, HARDY & BACON L.L.P.**

By: Charles C. Eblen (NJ Bar No. 03941-2009)

Gregory K. Wu, Of Counsel

2555 Grand Boulevard

Kansas City, Missouri 64108

Telephone: 816.474.6550

Facsimile: 816.421.5547

Email: [ceblen@shb.com](mailto:ceblen@shb.com)

Email: [gwu@shb.com](mailto:gwu@shb.com)

**FILED**  
MAY 11 2018  
ANAC.VISCOMI, J.S.C.

*Attorney for Defendants Defenders, Inc. d/b/a Protect Your Home and ADT LLC f/k/a ADT Security Services, Inc.*

NORMAN WALSH, on behalf of himself  
and all others similarly situated,

Plaintiff,

v.

DEFENDERS, INC. d/b/a Protect Your  
Home and ADT LLC f/k/a ADT Security  
Services, Inc.,

Defendants.

SUPERIOR COURT OF NEW JERSEY

LAW DIVISION:  
MIDDLESEX COUNTY

Docket No. MID-L-7520-15

**CONSENT ORDER**

IT IS on this 11<sup>th</sup> day of May 2018,

**ORDERED** that Defendants Motion to Stay Pending Appeal is hereby granted; and

**ORDERED** that this case is stayed pending Defendants' appeal, including their Petition for Permission to Appeal, to the United States Court of Appeals for the Third Circuit.



**ANAC.VISCOMI, J.S.C.**

*It is further Ordered that Counsel shall keep the court apprised of the status of this matter.*