

Judge Ana Viscomi, J.S.C.

Master Motion List

Motions Returnable (06/21/2019)

ASBESTOS MOTIONS

Docket	Cnse Name	Motion Type	Motion No.	Opp Rec'd	Movant's Attny	Plaintiff's Attny	Disposition
L-3453-16	ABBOTT V. CYPRUS AMAX MINERALS COMPANY	S/J	412	YES	Rawle Henderson	Levy Konigsberg	GRANTED as to common law; DENIED as to PLA and punitive
L-5866-18	ANDERTON V. LINCOLN ELECTRIC	DISMISS FOR LACK OF PERS JX	551		Landman Corsi	Szaferman/Simon	W/D
L-5866-18	ANDERTON V. 3M	PHV DAVID GREENSTEON	580		Szaferman/Simon	Szaferman/Simon	GRANTED
L-5866-18	ANDERTON V. 3M	PHV CHRISTOPHER PANATIER	581		Szaferman/Simon	Szaferman/Simon	GRANTED
L-5866-18	ANDERTON V. 3M	PHV JAY STUEMKE	582		Szaferman/Simon	Szaferman/Simon	GRANTED
L-5866-18	ANDERTON V. 3M	PHV SEAN KERLEY	583		Szaferman/Simon	Szaferman/Simon	GRANTED
L-6148-18	BEZICK V. NAPA	DISMISS FOR LACK OF PERS JX	226	YES	Breuninger	Szaferman/Simon	DENIED
L-3393-18	BOBINEY V. BURNHAM	DISMISS FOR LACK OF PERS JX	164	YES	Clyde & Co	Weitz & Luxenberg	GRANTED
L-3393-18	BOBINEY V. FORD	DISMISS FOR LACK OF PERS JX	284	YES	Leclairryan	Weitz & Luxenberg	GRANTED
L-965-16	BURTON V. CLEAVER BROOKS	S/J	432	YES	Reilly McDevitt	Levy Konigsberg	adj 7/12
L-965-16	BURTON V. MILLER & CHITTY	S/J	431	YES	Reilly McDevitt	Levy Konigsberg	adj 7/12
L-3392-19	BUTLER V. CYPRUS MINES CORP	DISMISS FOR LACK OF PERS JX	401		Rawle Henderson	Szaferman/Simon	W/D
L-2137-18	CAVE V. TREMCO	S/J	245	YES	Landman Corsi	Belluck	adj 7/12
L-2137-18	CAVE C. TREMCO	DISMISS FOR LACK OF PERS JX	916	YES	Landman Corsi	Belluck	adj 7/12
L-3809-18	CLARK V. CAMC	S/J	140		Rawle Henderson	Early/Dean	adj 7/12
L-7272-18	COLE V. CYPRUS MINES CORP	DISMISS FOR LACK OF PERS JX	346	YES	Rawle Henderson	Levy Konigsberg	adj 7/26
L-179-19	CROUCH V. CYPRUS MINES COPR	DISMISS FOR LACK OF PERS JX	347	YES	Rawle Henderson	Levy Konigsberg	adj 7/26
L-2256-18	DAVIS V. AMERICAN HONDA	AMD CPT	248		Weitz Luxenberg	Weitz & Luxenberg	GRANTED
L-4806-17	DEFEO V. MINE SAFETY	S/J	29	YES	Kent McBride	Levy Konigsberg	DENIED
L-5732-17	DOCKERY V. COLGATE	S/J	223	YES	O'Toole Scrivo	Levy Konigsberg	GRANT common law; DENY PLA; DENY punitives without prejudice
L-549-17	DOUCHERTY V. J.H. FRANCE	S/J	128		Montgomery Chapin	Cohen Placitella	xfr to Judge Paley
L-2310-15	FARINELLA V. ADVANCED THERMAL HYDRONICS (HYDROTHERM)	S/J	239	YES	Troutman Sanders	Levy	W/D
L-2310-15	FARINELLA V. MESTICK (HYDROTHERM)	S/J	235	YES	Troutman Sanders	Levy	W/D
L-5368-12	FITCHBERG V. COSTELLO	S/J	249	YES	Scarinci	Jardim	W/D

L-5368-12	FORESE V. FITCHBURG	S/J	79	YES	Methfessel	Jardim	W/D
L-3095-18	FOLEY V. AVON	DISMISS FOR LACK OF PERS JX	153	YES	Rivkin Radler	Cohen Placitella	W/D
L-5383-17	GLADSTONE V. INGERSOLL RAND	S/J	209	YES	Pascarella Divita	Levy Konigsberg	RESERVED
L-5383-17	GLADSTONE V. WARREN PUMPS	S/J	213	YES	Marshall Denneny	Levy Konigsberg	RESERVED
L-3534-14	HEARNS V. ACE WIRE & CABLE	S/J	204	YES	McGivney Kluger	Wilentz	DENIED
L-2720-16	HUGHES V. BASF	S/J	329	YES	Littleton Park	Locks Law	GRANT
L-2260-18	JATRAS V. KOLMAR	DISMISS FOR LACK OF PERS JX	161	YES	Clyde & Co	Levy/Maunc	GRANT
L-8225-18	JOHNSON V. CHANEL	PROTECTIVE ORDER LIMITING CHANEL'S REQUEST FOR ADMISSIONS	251		Szaferman/Beasley	Szaferman/Beasley	W/D
L-4618-17	LAMPKIN V. FOSTER WHEELER	S/J	599	YES	Tanenbaum Keale	Weitz & Luxemborg	GRANTED
L-1120-17	MARTINEZ V. AVON	RECONSIDERATION OF 6/15/18 ORDER	600	YES	Szaferman/Simon	Szaferman/Simon	W/D
L-1484-18	MAS V. FISHER CONTROLS	PHV PATRICK L. WELLS	161		McElroy Deutsch	Weitz & Luxenberg	xfr to Judge Paley
L-2589-18	MASK V. KOLMAR	DISMISS FOR LACK OF PERS JX	376	YES	Clyde & Co	Levy Konigsberg	GRANT
L-2954-18	MORGAN V. AT&T	RECONSIDERATION	1022	YES	Porzio Bromberg	Cohen Placitella	adj 7/26
L-2954-18	MORGAN V. NOKIA	RECONSIDERATION	1003	YES	Porzio Bromberg	Cohen Placitella	adj 7/26
L-5973-17	MULVEY V. CAMC	S/J	295		Rawle Henderson	Levy Konigsberg	adj 7/12
L-5973-17	MULVEY V. COLGATE	S/J	311	YES	O'Toole Scrivo	Levy Konigsberg	adj 7/26
L-6127-16	NASRUDDIN V. MISO; GRECO	S/J AS TO CT #1	152		Gebhardt & Kiefer	Krumholtz Dillon	adj 7/26
L-7563-17	PATTERSON V. CARGOTEC CORPORATION	S/J	72	YES	Sills Cummis	Simmons	adj 7/12
L-7563-17	PATTERSON V. CARGOTEC SERVICES USA	S/J	73	YES	Sills Cummis	Simmons	adj 7/12
L-7563-17	PATTERSON V. IHAB USA	S/J	74	YES	Sills Cummis	Simmons	adj 7/12
L-3435-18	PETERSON V. CAMC	S/J	141		Rawle Henderson	Early/Dean	adj 7/12
L-4626-18	PRIDDY V. FEDERAL MOGUL	DISMISS FOR LACK OF PERS JX	785		Landman Corsi	Szaferman/Simon	adj 7/12
L-4626-18	PRIDDY V. UNION CARBIDE	S/J	20		Caruso Smith	Szaferman/Simon	GRANTED
L-905-15	PROUD V. ECR (UTICA)	S/J	309		Landman Corsi	Locks Law	adj 7/12
L-905-15	PROUD V. HAJOCA	S/J	183		Rawle Henderson	Locks Law	adj 7/12
L-2527-18	REINERT V. AMERICAN BILTRITE	S/J	287	YES	Rawle Henderson	Belluck	adj 7/26
L-2857-16	RASCO V. COLGATE PALMOLIVE (MENNEN)	S/J	262	YES	O'Toole Scrivo	Szaferman/Simon	GRANTED as to common law counts; DENIED as to PLA and punitive
L-2857-16	RASCO V. WCD	S/J	170	YES	McGivney	Szaferman/Simon	GRANTED as to common law counts; DENIED as to PLA and punitive
L-2527-18	REINERT V. CERTAINTEED	S/J	314	YES	Caruso Smith	Belluck	adj 7/12
L-2527-18	REINERT V. CLEAVER BROOKS	S/J	303	YES	Reilly McDevitt	Belluck	adj 7/12

L-2527-18	REINERT V. HENNING	S/J	83	YES	McMahon Martine	Belluck	adj 7/12
L-2527-18	REINERT V. KAISER GYPSUM	S/J	82	YES	Marshall Denneny	Belluck	adj 7/12
L-2527-18	REINERT V. RIVERSIDE SUPPLY	S/J	304	YES	Swartz Campbell	Belluck	W/D
L-7258-18	RICHMOND V. CEMEX	DISMISS FOR LACK OF PERS JX	446	YES	Gibbons	Belluck	adj 7/12
L-2912-17	RIMONDI V. BASF	NEW TRIAL	247	YES	Lanier	Lanier	adj 7/26
L-5427-17	RIZZO V. CBS	S/J	165		Tanenbaum Keale	Cohen Placitella	W/D
L-5427-17	RIZZO V. CLEAVER BROOKS	S/J	89		Reilly McDevitt	Cohen Placitella	adj 7/12
L-5427-17	RIZZO V. DAP	S/J	126		McGivney Kluger	Cohen Placitella	xfr to Judge Paley
L-5427-17	RIZZO V. FOSTER WHEELER	S/J	166		Tanenbaum Keale	Cohen Placitella	W/D
L-5427-17	RIZZO V. GENERAL ELECTRIC	S/J	113		Speziali Greenwald	Cohen Placitella	xfr to Judge Paley
L-5427-17	RIZZO V. INDUSTRIAL HOLDINGS	S/J	136		Maron Marvel	Cohen Placitella	adj 7/12
L-5427-17	RIZZO V. UNION CARBIDE	S/J	172		Caruso Smith	Cohen Placitella	adj 7/12
L-29291-7	RUMAN V. CYPRUS MINES	DISMISS FOR LACK OF PERS JX	279	YES	Rawle Henderson	Lanier	adj 7/26
L-6670-16	RUSSO V. PORT AUTHORITY OF NY AND NJ	RECONSIDERATION	609	YES	Segal McCambridge	Maune	
L-6623-17	RUNG, V. CAMC	S/J	116		Rawle Henderson	Belluck	GRANTED
L-8443-18	SCHWARTZ V. DAVID STANDARD	S/J	162		Goldberg Segalla	Belluck	GRANTED
L-1125-14	SCHWIEDOP V. BURNHAM	OUT OF STATE COMMISSION	529		Clyde & Co.	Levy Konigsberg	GRANTED
L-795-19	STILLE V. Paxton	PIV CHRISTIAN SOLLER	340		Hodgson Russ	Wilentz	GRANTED
L-1760-18	SWEDLOW V. KOLMAR	DISMISS FOR LACK OF PERS JX	203	YES	Clyde & Co	Levy Konigsberg	GRANT
L-3056-17	SZATKOWSKI V. ERNST FLOW	JOINDER TO MARLEY MOTION TO DISMISS	726	YES	Margolis Edelstein	Wilentz	GRANT as to count 9 (per quod); GRANT as to count 10 (survivorship) but DENY as to wrongful death.
L-3056-17	SZATKOWSKI V. ZURN	DISMISS AMD CPT FOR FAILURE TO STATE A CLAIM	1219	YES	McGivney	Wilentz	GRANT as to count 9 (per quod); GRANT as to count 10 (survivorship) but DENY as to wrongful death.
L-3056-17	SZATKOWSKI V. MANHATTAN WELDING	DISMISS FOR FAILURE TO STATE CLAIM	1218	YES	McGivney	Wilentz	GRANT as to count 9 (per quod); GRANT as to count 10 (survivorship) but DENY as to wrongful death.
L-3056-17	SZATKOWSKI V. MARLEY COOLING TOWER (SPX)	DISMISS AMD CPT FOR FAILURE TO STATE A CLAIM	632	YES	McGivney	Wilentz	GRANT as to count 9 (per quod); GRANT as to count 10 (survivorship) but DENY as to wrongful death.
L-3056-17	SZATKOWSKI V. STERLING FLUID	S/J	173	YES	Kelley Jasons	Wilentz	GRANT
L-3056-17	SZATKOWSKI V. ELIZABETH INDUSTRIAL	XM-(JOIN) TO MARLEY MOTION - DISMISS FOR FAILURE TO STATE A CLAIM	130		McGivney	Wilentz	GRANT as to count 9 (per quod); GRANT as to count 10 (survivorship) but DENY as to wrongful death.

L-3056-17	SZATKOWSKI V. INDUSTRIAL WELDING	S/J	221	YES	Hoagland Longo	Wilentz	DENY without prejudice to allow defendant to depose Thomas Wojcik if deposition is sought. May thereafter re-file motion.
L-3056-17	SZATKOWSKI V. JOHN C. ERNST	S/J	208	YES	McGivney	Wilentz	GRANT based on pleading
L-6245-18	VIDALIER V. CAMC	S/J	83		Rawle Henderson	Szaferman	adj 7/26
L-7132-17	WARD V. COLGATE	S/J	224	YES	O'Toole Scrivo	Szaferman/Simon	GRANT as to common law counts; DENY as to PLA; DENY without prejudice as to punitive damages
L-5800-17	YUHAS V. COOPER	S/J	87	YES	Marshall Denneney	Weitz & Luxenberg	GRANTED
L-5800-17	YUHAS V. FOSTER WHEELER	S/J	278	YES	Tanenbaum Keale	Weitz & Luxenberg	GRANTED
L-5800-17	YUHAS V. J.H. FRANCE	S/J	251	YES	Montgomery Fetten	Weitz & Luxenberg	GRANTED
L-5800-17	YUHAS V. NELES-JAMESBURY	S/J	219	YES	Drinker Biddle	Weitz & Luxenberg	GRANTED
L-5800-17	YUHAS V. SCHNEIDER ELECTRIC	S/J	176	YES	Kelley Jasons McGowan	Weitz & Luxenberg	GRANTED

580
6-21-19

SZAFERMAN, LAKIND,
BLUMSTEIN & BLADER P.C.
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(609) 275-0400
By: Robert E. Lytle (ID #046331990)

FILED

JUN 21 2019

ANAC. VISCOMI, J.S.C.

SIMON GREENSTONE PANATIER, P.C.
1201 Elm Street, Suite 3400
Dallas, TX 75270
(214) 276-7680
By: Leah Kagan (ID #013602009)

Attorneys for Plaintiffs

WILLIAM ANDERTON and MARGIE
ANDERTON,

Plaintiffs,

v.

3M COMPANY, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L- 5866 -18AS

Civil Action – Asbestos Litigation

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

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

IT IS ON THIS 21st day of June, 2019;

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

IT IS FURTHER ORDERED that David Greenstone, Esq.:

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

IT IS FURTHER ORDERED that:

1. No adjournment or delay in discovery, motions, trial, or any other proceeding shall occur or be requested by reason of the inability of David Greenstone to be in attendance.
2. David Greenstone shall, within ten (10) days, comply with R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) by paying the appropriate fees to the Disciplinary Oversight Committee, to the Lawyers Assistance Program and the New Jersey Fund for Client Protection and submit an affidavit of compliance no later than February 1 of each year thereafter.
3. Automatic termination of *pro hac vice* admission will occur for failure to make the required annual payment to the Disciplinary Oversight Committee, the Lawyers Assistance

Program and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of the initial payment, shall be made no later than February 1 of each year thereafter.

4. Noncompliance with any of these requirements shall constitute grounds for removal.
5. A copy of this Order shall be served on all parties within seven (7) days.



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

Opposed
 Unopposed

581
6-21-19

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

FILED

JUN 21 2019

ANA C. VISCOMI, J.S.C.

SIMON GREENSTONE PANATIER, P.C.
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Dallas, TX 75270
(214) 276-7680
By: Leah Kagan (ID #013602009)

Attorneys for Plaintiffs

WILLIAM ANDERTON and MARGIE
ANDERTON,

Plaintiffs,

v.

3M COMPANY, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L-5866 -18AS

Civil Action – Asbestos Litigation

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

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

IT IS ON THIS 21st day of June, 2019;

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

IT IS FURTHER ORDERED that Christopher Panatier, Esq.:

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

IT IS FURTHER ORDERED that:

1. No adjournment or delay in discovery, motions, trial, or any other proceeding shall occur or be requested by reason of the inability of Christopher Panatier to be in attendance.
2. Christopher Panatier shall, within ten (10) days, comply with R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) by paying the appropriate fees to the Disciplinary Oversight Committee, to the Lawyers Assistance Program and the New Jersey Fund for Client Protection and submit an affidavit of compliance no later than February 1 of each year thereafter.
3. Automatic termination of *pro hac vice* admission will occur for failure to make the required annual payment to the Disciplinary Oversight Committee, the Lawyers Assistance

Program and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of the initial payment, shall be made no later than February 1 of each year thereafter.

4. Noncompliance with any of these requirements shall constitute grounds for removal.
5. A copy of this Order shall be served on all parties within seven (7) days.



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

____ Opposed

Unopposed

582
6-21-19

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

FILED

JUN 21 2019

ANA C. VISCOMI, J.S.C.

SIMON GREENSTONE PANATIER, P.C.
1201 Elm Street, Suite 3400
Dallas, TX 75270
(214) 276-7680
By: Leah Kagan (ID #013602009)

Attorneys for Plaintiffs

WILLIAM ANDERTON and MARGIE
ANDERTON,

Plaintiffs,

v.

3M COMPANY, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY

DOCKET NO.: MID-L- 5866 -18AS

Civil Action – Asbestos Litigation

**ORDER FOR PRO HAC VICE
ADMISSION OF
JAY STUEMKE, ESQ.**

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

IT IS ON THIS 21st day of June, 2019;

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

IT IS FURTHER ORDERED that Jay Stuemke, Esq.:

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

IT IS FURTHER ORDERED that:

1. No adjournment or delay in discovery, motions, trial, or any other proceeding shall occur or be requested by reason of the inability of Jay Stuemke to be in attendance.
2. Jay Stuemke shall, within ten (10) days, comply with R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) by paying the appropriate fees to the Disciplinary Oversight Committee, to the Lawyers Assistance Program and the New Jersey Fund for Client Protection and submit an affidavit of compliance no later than February 1 of each year thereafter.
3. Automatic termination of *pro hac vice* admission will occur for failure to make

the required annual payment to the Disciplinary Oversight Committee, the Lawyers Assistance Program and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of the initial payment, shall be made no later than February 1 of each year thereafter.

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

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



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

Opposed

Unopposed

583
6-21-19

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

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By: Leah Kagan (ID #013602009)

FILED
JUN 21 2019
ANAC. VISCOMI, J.S.C.

Attorneys for Plaintiffs

WILLIAM ANDERTON and MARGIE
ANDERTON,

Plaintiffs,

v.

3M COMPANY, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L- 5866 -18AS

Civil Action – Asbestos Litigation

**ORDER FOR PRO HAC VICE
ADMISSION OF
SEAN KERLEY, ESQ.**

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

IT IS ON THIS 21st day of June 2019;

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

and

IT IS FURTHER ORDERED that Sean Kerley, Esq.:

1. Shall abide by the New Jersey Rules of Court, including all disciplinary rules, R.

1:20-1, R. 1:28-2 and R. 1:28B-1(e);

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

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

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

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

6. Cannot be designated as trial counsel; and

IT IS FURTHER ORDERED that:

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

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

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

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

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



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

Opposed

Unopposed

WEITZ & LUXENBERG
A New York Professional Corporation
Mark S. Weinstein, Esquire
Attorney ID No. 141012015
220 Lake Drive East, Suite 210
Cherry Hill, NJ 08002
(856) 755-1115
Attorney for Plaintiffs

FILED
JUN 21 2019
ANAC. VISCOMI, J.S.C.

MICHAEL BEZICK and BARBARA
BEZICK, h/w

Plaintiffs,

v.

ASBESTOS CORPORATION, LTD, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

Civil Action

DOCKET NO. MID L-6148-18 AS

ASBESTOS LITIGATION

ORDER

THIS MATTER having been brought before the Court by Kathleen P. Ramalho, Esq., of Breuninger & Fellman, and the Court having considered the moving papers and opposition thereto, and having considered the arguments of counsel, and for good cause shown;

IT IS on the 21st day of June 2019,

ORDERED that Defendant National Automotive Parts Association's Motion to Dismiss Based on Lack of Personal Jurisdiction is hereby **DENIED** without prejudice to allow for jurisdictional discovery to commence within 30 days (Def. Note & document demands, if any, to be served by that time).


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

Dated:

On 6/21/19 the court's statement of reasons have been set forth on the record.

ORIGINAL

164
12-7-18
6/26/19

CLYDE & CO US LLP
Jeffrey C. Fegan
Attorney ID No.: NJ 010942005
The Chrysler Building
405 Lexington Avenue, 16th Floor
New York, New York 10174
(212) 710-3900
Attorneys for Defendant Burnham LLC

EVETTE M. BOBINEY and LARRY BOBINEY,

Plaintiffs,

-against-

BRENNTAG NORTH AMERICA, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-3393-18AS

Civil Action
Asbestos Litigation

FILED

JUN 26 2019

ORDER

ANA C. VISCOMI, J.S.C.

This matter having come before the Court on the Motion of Clyde & Co US LLP, attorneys for Burnham LLC, and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 26th DAY OF June, 20 19.

ORDERED, that the Motion of Defendant Burnham LLC to Dismiss is hereby granted and the Complaint and all Counter-claims and Cross-Claims are hereby dismissed with prejudice as against Burnham LLC.

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



ANA C. VISCOMI, J.S.C.

On 6.26.19 the court's statement of reasons have been set forth on the record.

FILED

6/26/19

JUN 26 2019

EVETTE M. BOBINEY and LARRY BOBINEY, h/w

Plaintiffs,

v.

FORD MOTOR COMPANY, et al.,

Defendants.

ANA C. VISCOMI, J.S.C.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

Civil Action

DOCKET NO. MID L-3393-18 AS

ASBESTOS LITIGATION

ORDER

THIS MATTER having been brought before the Court by Adam G. Husik, Esq. of LeClairRyan, and the Court having considered the moving papers and opposition thereto, and having considered the arguments of counsel, and for good cause shown;

IT IS on the 26 day of June 2018⁹,

ORDERED that Defendant Ford Motor Company's Motion to Dismiss Based on Lack of Personal Jurisdiction is hereby ~~DENIED~~ ^{Granted}.



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

On 6.26.19 the court's statement of reasons have been set forth on the record.

248
6-21-19

WEITZ & LUXENBERG

A New York Professional Corporation

Laura Laszewski

ID #: 039612011

Robert M. Silverman

ID # 021571977

220 Lake Drive East, Suite 210

Cherry Hill, NJ 08002

Tel. (856) 755-1115

Attorneys for Plaintiffs

FILED

JUN 21 2019

ANA C. VISCOMI, J.S.C.

JEANETTE DAVIS, Individually and as Executor of : SUPERIOR COURT OF NEW JERSEY
the Estate of JAMES F. DAVIS, deceased, : LAW DIVISION
: MIDDLESEX COUNTY

Plaintiff(s), : DOCKET NO. MID L 2256-18 -AS

-against-

: ASBESTOS LITIGATION
: **ORDER GRANTING LEAVE TO**
: **AMEND COMPLAINT AND**
: **DEMAND FOR JURY TRIAL**

AMERICAN HONDA MOTOR CO., INC. ;
et al :

Defendants.

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

IT IS on this 21st day of June, 2018

ORDERED that plaintiffs be and hereby are granted leave to file an Amended Complaint and Demand for Jury Trial to properly name to add VWR INTERNATIONAL, INC.; AVANTOR PERFORMANCE MATERIALS, LLC, as parent company to VWR INTERNATIONAL, INC; in the form submitted to the Court with this motion, and it is further

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

ORDERED that counsel for plaintiffs shall serve a copy of this Order on counsel for defendants 7 Days via email of the date of this Order.



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

Motion

Opposed
 Unopposed

Theresa M. Mullaney
Kent/McBride, P.C.
ATTORNEY ID NO: 20941999
1718 Highway 35, Suite 305
Middletown, NJ 07748
(732) 326-1711

FILED

JUN 21 2019

ANA C. VISCOMI, J.S.C.

Attorneys for Defendant
Mine Safety Appliances Company, LLC

LOUIS DEFEO AND BARBARA DEFEO

Plaintiff(s),

v.

3M COMPANY, et al.

Defendant(s).

SUPERIOR COURT OF NEW JERSEY

LAW DIVISION,

MIDDLESEX COUNTY

DOCKET NO. MID-L-4806-17AS

denied
**ORDER GRANTING SUMMARY JUDGMENT TO
DEFENDANT**

MINE SAFETY APPLIANCES COMPANY, LLC

This matter having come before the Court on Motion of Kent/McBride, P.C., attorneys for defendant, Mine Safety Appliances Company, LLC and the Court having reviewed the moving and opposition papers, if any, and for good cause having been shown;

IT IS on this 21st day of June, 2019;

ORDERED the motion of defendant, Mine Safety Appliances Company, LLC for summary judgment is hereby *denied* granted and that the Complaint, any amendments thereto, and any Counterclaims and/or Cross-Claims of co-defendants are hereby dismissed with prejudice.

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


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

On 6/21/19 the
court's statement of reasons
have been set forth on the record.

223
9-28-18
6/26/19

**O'TOOLE SCRIVO FERNANDEZ
WEINER VAN LIEU LLC**
Gary D. Van Lieu, Esq.
NJ Attorney ID # 019971990
14 Village Park Road
Cedar Grove, New Jersey 07009
(973) 239-5700
Attorneys for Defendant
Colgate-Palmolive Company

FILED

JUN 26 2019

ANA C. VISCOMI, J.S.C.

<p>SANDRA DOCKERY and LOREN DOCKERY,</p> <p style="text-align: center;">Plaintiffs,</p> <p style="text-align: center;">v.</p> <p>BRENNTAG NORTH AMERICA, INC., <i>et al.</i>,</p> <p style="text-align: center;">Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY</p> <p style="text-align: center;">CIVIL ACTION ASBESTOS LITIGATION</p> <p style="text-align: center;">DOCKET NO. MID-L-5732-17 AS</p>
--	---

This matter having come before the Court on motion of O'Toole Scrivo Fernandez Weiner Van Lieu, LLC, attorneys for Defendant, Colgate-Palmolive Company, and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 26th DAY OF June, 2018, ORDERED that the motion of Defendant, Colgate-Palmolive Company for summary judgment is hereby granted and ~~as to the common law counts, denied with respect to the PLA~~ the Complaint and any Counterclaims and Cross-Claims are hereby dismissed with prejudice; and ~~and denied without prejudice as to punitive damages~~

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



Ana C. Viscomi, J.S.C.

Papers Considered:
 Moving Papers
 Opposing Papers

On 6-26-19 the court's statement of reasons have been set forth on the record.

204
12-21-18
6/26/19

McGIVNEY, KLUGER & COOK, P.C. Pooja R. Patel, Esq. (01492200) 18 Columbia Turnpike, Floor 3 Florham Park, New Jersey 07932 (973) 822-1110 Attorneys for Defendant, Ace Wire & Cable Company, Inc.	SUPERIOR COURT OF NEW JERSEY LAW DIVISION-MIDDLESEX COUNTY DOCKET NO.: MID-L-3534-14AS <p style="text-align: center;">FILED</p> <p style="text-align: center;">JUN 26 2019</p>
CATHERINE HEARNS, individually and as Executrix of the Estate of ROBERT HEARNS <p style="text-align: center;"><i>Plaintiff(s),</i></p> vs. ACE WIRE & CABLE COMPANY., INC., et al <p style="text-align: center;"><i>Defendant(s).</i></p>	<p style="text-align: center;">ANA C. VISCOMI, J.S.C.</p> <p style="text-align: center;">ASBESTOS MOTION</p> <p style="text-align: center;">Civil Action</p> <p style="text-align: center;">ORDER</p>

THIS MATTER having been opened to the Court on Motion of McGivney, Kluger & Cook, P.C., attorneys for Defendant, Ace Wire & Cable Company, Inc., for an Order granting said Defendant's Motion for Summary Judgment in the within cause of action, and the Court having reviewed the moving papers and for good cause shown;

IT IS on this 26th day of June, 2018;

ORDERED that the Motion for Summary Judgment of Defendant, Ace Wire & Cable Company, Inc., is hereby granted ~~in favor of said Defendant and that the Plaintiff's claim and any and all cross claims asserted against this Defendant are hereby dismissed with prejudice;~~ *denied without prejudice.* and it is further;

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



 Honorable Ana Viscomi, J.S.C.

Opposed
 Unopposed

On 6.26.19 the court's statement of reasons have been set forth on the record.

161-7-18
ORIGINAL
6/26/19

CLYDE & CO US LLP
Jeffrey C. Fegan
Attorney ID No.: NJ 010942005
The Chrysler Building
405 Lexington Avenue, 16th Floor
New York, New York 10174
(212) 710-3900
*Attorneys for Defendant Kolmar
Laboratories, Inc.*

FILED

JUN 26 2019

ANA C. VISCOMI, J.S.C.

KATHY JATRAS and JAMES JATRAS,

Plaintiffs,

-against-

JOHNSON & JOHNSON, et al.,

Defendant.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-02260-18AS

Civil Action
Asbestos Litigation

ORDER

This matter having come before the Court on the Motion of Clyde & Co US LLP, attorneys for Kolmar Laboratories, Inc., and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 26th DAY OF June, 2019.

ORDERED, that the Motion of Defendant Kolmar Laboratories, Inc. to Dismiss is hereby granted and the Complaint and all Counter-claims and Cross-Claims are hereby dismissed with prejudice as against Kolmar Laboratories, Inc.

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



ANA C. VISCOMI, J.S.C.

On 6.26.19 the
court's statement of reasons
have been set forth on the record.

599
2-15-19
6/26/19

Afigo I. Fadahunsi
Attorney I.D. No: 39372003
TANENBAUM KEALE LLP
Three Gateway Center, Suite 1301
Newark, New Jersey 07102
(973) 242-0002
Attorneys for Defendant, Foster Wheeler LLC,
survivor to a merger with Foster Wheeler Corporation

FILED
JUN 26 2019
ANA C. VISCOMI, J.S.C.

GLENN W. LAMPKIN,
Plaintiffs,
-against-
ASBESTOS ORPORATION, LTD., et al.,
Defendants.

: SUPERIOR COURT OF NEW JERSEY
: LAW DIVISION: MIDDLESEX COUNTY
: DOCKET NO. MID-L-4618-17AS
:
: Civil Action
:
: **ORDER FOR SUMMARY JUDGMENT**
: **FOR DEFENDANT FOSTER WHEELER**
: **LLC**
:
:

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

IT IS ON THIS 26th day of June, 2019,

ORDERED that the motion of Defendant Foster Wheeler for summary judgment is hereby **GRANTED** and the Complaint and any Counterclaims and Cross-Claims are hereby dismissed with prejudice;

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

On 6.26.19 the court's statement of reasons have been set forth on the record.


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

376
1-25-19
6/26/19

CLYDE & CO US LLP
Jeffrey C. Fegan
Attorney ID No.: NJ 010942005
The Chrysler Building
405 Lexington Avenue, 16th Floor
New York, New York 10174
(212) 710-3900
*Attorneys for Defendant Kolmar
Laboratories, Inc.*

FILED

JUN 26 2019

ANA C. VISCOMI, J.S.C.

LINDA K. TRIMBLE, Individually and as
Executrix of the Estate of MARY MASK,

Plaintiff,

-against-

JOHNSON & JOHNSON, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-02589-18AS

Civil Action
Asbestos Litigation

ORDER

This matter having come before the Court on the Motion of Clyde & Co US LLP, attorneys for Kolmar Laboratories, Inc., and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 26th DAY OF June, 2019;

ORDERED, that the Motion of Defendant Kolmar Laboratories, Inc. to Dismiss is hereby granted and the Complaint and all Counter-claims and Cross-Claims are hereby dismissed with prejudice as against Kolmar Laboratories, Inc.

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



, J.S.C.

ANA C. VISCOMI, J.S.C.

On 6.26.19 the
court's statement of reasons
have been set forth on the record.

[Faint handwritten notes and stamps]

20
6-21-19

CARUSO SMITH PICINI PC

Nicholas Albano III Esq.
Attorney ID No.: NJ 041461998
60 Route 46 East
Fairfield, New Jersey 07004
(973) 667-6000
Attorneys for Defendant,
Union Carbide Corporation

FILED

JUN 21 2019

ANA C. VISCOMI, J.S.C.

WILMA PRIDDY,
Plaintiffs,

VS.

84 LUMBER COMPANY, et al.,
Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-4626-18AS

Civil Action
Asbestos Litigation
Order Granting Summary Judgment

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

IT IS ON THIS 21st DAY OF June 2019,

ORDERED the motion of Defendant, Union Carbide Corporation, for summary judgment is hereby granted and the Complaint and any Counterclaims and Cross-Claims are hereby dismissed with prejudice.

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


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

Papers Considered:

- Moving Papers
- Opposing Papers

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

James R. Goodloe II, Esq. (ID# 42912012)
McGIVNEY, KLUGER & COOK, P.C.
18 Columbia Turnpike, 3rd Floor
Florham Park, New Jersey 07932
(973)822-1110
Attorneys for Defendant, Whittaker, Clark & Daniels, Inc.

170
1-2579
FILED
JUN 21 2019
ANA C. VISCOMI, J.S.C.

Plaintiff(s),

MATTHEW RASCO, individually and as
Executor and Executor ad Prosequendum of the
Estate of SHARLENE RASCO,

vs.

Defendant(s),

BRENNTAG NORTH AMERICA, INC., et al.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

DOCKET NO. MID-L-2857-16AS

ASBESTOS LITIGATION

CIVIL ACTION

**ORDER GRANTING SUMMARY
JUDGMENT TO DEFENDANT
WHITTAKER, CLARK & DANIELS, INC. in
part and denying in part**

THIS MATTER, having been brought before the Court on the Motion of McGivney, Kluger & Cook, P.C., attorneys for 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 21st day of June, 2018,

ORDERED that the Motion for Summary Judgment of Defendant Whittaker, Clark & Daniels, Inc., be and is hereby granted in favor of said Defendant and that any and all claims, counterclaims, and/or crossclaims asserted against this Defendant are hereby dismissed with prejudice; and *as to the common law counts, denied with regard to the P&H and denied without prejudice as to punitive damage*

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.

Papers filed with the Court
() Answering Papers
() Reply Papers
The within Notice of Motion was:
() Opposed
() Unopposed

On 6/21/19 the
court's statement of reasons
have been set forth on the record.

O'TOOLE SCRIVO FERNANDEZ

WEINER VAN LIEU LLC

Gary D. Van Lieu, Esq.

NJ Attorney ID # 019971990

14 Village Park Road

Cedar Grove, New Jersey 07009

(973) 239-5700

Attorneys for Defendant Colgate-Palmolive Company,

in its capacity as a successor-in-interest to the Mennen Company

FILED

JUN 21 2019

ANA C. VISCOMI, J.S.C.

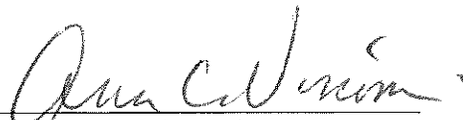
<p>MATTHEW RASCO, individually and as Executor and Executor ad Prosequendum of The Estate of SHARLENE RASCO,</p> <p style="text-align: center;">Plaintiffs,</p> <p style="text-align: center;">v.</p> <p>BRENNTAG NORTH AMERICA, <i>et al.</i>,</p>	<p style="text-align: center;">SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY</p> <p style="text-align: center;">CIVIL ACTION ASBESTOS LITIGATION</p> <p style="text-align: center;">DOCKET NO. MID-L-2857-16AS</p> <p style="text-align: center;">ORDER</p>
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This matter having come before the Court on motion of O'Toole Scrivo Fernandez Weiner Van Lieu, LLC, attorneys for Defendant, Colgate-Palmolive Company, in its capacity as successor-in-interest to the Mennen Company ("Mennen"), and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 21st DAY OF June, 2019, ORDERED that the

as to the common law cause, denied with regard to the PCA and denied without prejudice
 motion of Defendant, Mennen for summary judgment is hereby granted and the Complaint and any Counterclaims and Cross-Claims are hereby dismissed with prejudice; and

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


 Ana C. Viscomi, J.S.C.

Papers Considered:
 Moving Papers
 Opposing Papers

On 6/21/19 the
 court's statement of reasons
 have been set forth on the record.

162
6-21-19

GOLDBERG SEGALLA LLP
David E. Rutkowski, Esq.
Attorney ID: 023782010
1037 Raymond Blvd., Suite 1010
Newark, New Jersey 07102
(973) 681-7000
Attorneys for Defendant
DAVIS-STANDARD, LLC

FILED

JUN 21 2019

ANA C. VISCOMI, J.S.C.

GS File No. 3938.0032

ALBERT SCHWARTZ and REBECCA
O'BRIEN SCHWARTZ,

Plaintiff(s),

vs.

AKER SOLUTIONS INC., et al.

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-8443-18 AS

ASBESTOS LITIGATION

CIVIL ACTION

ORDER

THIS MATTER having been brought before the Court on the Motion of Goldberg Segalla LLP, attorneys for Defendant DAVIS-STANDARD, LLC for Partial Summary Judgment, pursuant *R. 4:46*, dismissing Plaintiff's claims and any cross-claims with prejudice for successor liability against DAVIS-STANDARD, LLC as to Frank W. Egan & Co., Egan Machinery, and Gloucester Engineering Co., Inc., and the Court having considered the matter for good cause shown;

IT IS on this 21st day of June, 2019;

ORDERED that the Motion for Partial Summary Judgment is hereby granted and that Plaintiff's claims and any and all cross-claims against DAVIS-STANDARD, LLC as a successor to Frank W. Egan & Co. and Egan Machinery are hereby dismissed with prejudice, and it is further;

ORDERED that the Motion for Partial Summary Judgment is hereby granted and that Plaintiff's claims and any and all cross-claims against DAVIS-STANDARD, LLC as a successor to Gloucester Engineering Co., Inc. are hereby dismissed with prejudice, and it is further;

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



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

Opposed
 Unopposed

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

CLYDE & CO US LLP
Kevin W. Turbert, Esq.
Attorney ID No.: NJ 014302009
The Chrysler Building
405 Lexington Avenue, 16th Floor
New York, New York 10174
(212) 710-3900
Attorneys for Defendant Burnham LLC

FILED

JUN 21 2019

ANA C. VISCOMI, J.S.C.

MELVA SCHWIEDOP, Individually and as
Executrix and Executrix Ad Prosquendum of
the Estate of JOACHIM D. SCHWIEDOP,

Plaintiff,

-against-

3M COMPANY f/k/a Minnesota Mining &
Manufacturing Co., et al.

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-1125-14AS

Civil Action
Asbestos Litigation

ORDER

THIS MATTER, having come before this Court on June 21st, 2019, upon application of Clyde & Co US LLP, attorneys for Defendant Burnham LLC, requesting that the Court open a commission authorizing the appropriate judicial authority to issue a Subpoena *Duces Tecum* for the production of any and all original slide and block pathology materials pertaining to both the November 1, 2013 surgical biopsy and the March 24, 2014 autopsy of Decedent Joachim D. Schwiedop in a hospital located in South Dakota, and the Court, having considered the moving papers, and there being no opposition, and for good cause shown:

IT IS, on this 21st day of June, 2019;

ORDERED, that a commission be opened authorizing the appropriate judicial authority to issue Burnham's Subpoena *Duces Tecum* upon the Pathology Department of Sanford Health USD Medical Center, located at 1305 W. 18th Street, Sioux Falls, South Dakota 57117, for the production of any and all original pathology materials, such as slides and blocks, pertaining to

the November 1, 2013 surgical biopsy performed upon Decedent Joachim Schwiedop as well as the March 24, 2014 autopsy ("SFA14-17") of Decedent Joachim Schwiedop. The produced materials shall be sent to counsel for Burnham, Kevin Turbert, Esq. of Clyde & Co US LLP, 405 Lexington Avenue, New York, New York 10174, and it is

IT IS FURTHER ORDERED that any costs associated with the production of the above-mentioned materials shall be borne by Clyde & Co US LLP, attorneys for Defendant Burnham LLC; and

IT IS FURTHER ORDERED that Clyde & Co US LLP, attorneys for Defendant Burnham LLC, shall forward a copy of this recommendation to all counsel of record via facsimile or email immediately upon receipt.



HONORABLE ANA VISCOMI, J.S.C.

Dated: June 21, 2019

FILED

JUN 21 2019

ANA C. VISCOMI, J.S.C.

HODGSON RUSS LLP

605 Third Avenue, Suite 2300

New York, New York 10158

Tel.: 212-751-4300

Attorneys for Defendant, **Paxton/Patterson LLP**

PAUL STILLE and BARBARA STILLE, his wife,

Plaintiffs,

vs.

FISHER SCIENTIFIC COMPANY LLC,

individually, as successor to and doing business as
Fischer Scientific Company;

H.E. SCHANZ COMPANY, individually, as
successor to and doing business as Schanz
Hardware;

PINE BROOK BUILDING SUPPLY CO., INC.;

UNION CARBIDE CORPORATION;

WEST ESSEX BUILDING SUPPLY CO., INC.;

PAXTON/PATTERSON LLC, individually, as
successor to and doing business as Frank Paxton
Lumber Company, Paxton Equipment and Supply
and Patterson Brothers Hardware;

ALLCRAFT USA, individually, as successor to and
doing business as AllCraft, Inc., AllCraft Tool &
Supply Company, Inc.,

JOHN DOE 1 through JOHN DOE 75 (fictitious),

Defendants.

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

DOCKET NO. MID-L-00795-19 AS

CIVIL ACTION
ASBESTOS LITIGATION

**ORDER FOR ADMISSION
PRO HAC VICE OF
CHRISTIAN J. SOLLER, ESQ.**

The following relief is hereby ORDERED.

This matter being opened to the Court on application by Erin N. Teske, a New Jersey attorney and the attorney of record for defendant Paxton/Patterson LLC, incorrectly sued herein as “successor to and doing business as Frank Paxton Lumber Company, Paxton Equipment and Supply and Patterson Brothers Hardware”, for an order admitting *pro hac vice* Christian J. Soller, Esq., an attorney admitted to the practice of law in the State of New York and the State of Vermont, to participate in all phases of the trial; and the Court having reviewed the moving papers of the applicant and considered this matter pursuant to Rule 1:21-2, and it appearing that Christian J. Soller, Esq. is a licensed attorney in good standing in the State of New York and the State of Vermont and, further, that this is a complex area of law and Christian J. Soller is a specialist in

this area of law with a long standing attorney-client relationship and good cause having been shown; it is

ORDERED that Christian J. Soller, Esq. be and is admitted *pro hac vice* and is authorized to appear in all phases of the trial, and it is further

ORDERED that Christian J. Soller, Esq. shall abide by the New Jersey Court Rules, including all disciplinary rules, and it is further

ORDERED that Christian J. Soller, Esq. shall arrange with the New Jersey Lawyers' Fund for Client Protection for payment of the annual fee, for this year and for any year in which he continues to represent a client in a matter pending in this Court in accordance with New Jersey Court Rule 1:28-2, and it is further

ORDERED that Christian J. Soller shall, within 10 days of the date of this Order, pay the fees required by R.1:20-1(b), & 1:28B-1(e), and R.1:28-2 and shall submit an affidavit of compliance; and it is further

ORDERED that Christian J. Soller, Esq. shall consent to the appointment of the Clerk of the Supreme Court as agent upon whom service of process may be made for all actions against the attorney or the attorney's firm that may arise out of the attorney's participation in the matter; and it is further

ORDERED that Christian J. Soller, Esq. shall notify the court immediately of any matter affecting his standing at the bar of any other court; and it is further

ORDERED that Christian J. Soller, Esq. shall not be designated as trial counsel; and it is further

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

ORDERED that automatic termination of Christian J. Soller's Pro Hac Vice admission shall occur for failure to make the required payment of the annual fee to the Lawyer's Assistance Fund and the NJ Lawyer's Fund for Client Protection;

ORDERED that proof of such payments required above, after filing proof of payment, shall be made no later than February 1 of each year;

ORDERED that Christian J. Soller, Esq. shall have all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in this State, who shall be held responsible for them and for the conduct of the cause and of the admitted attorney therein; and it is further

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

Dated: June 21, 2019



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

203 ORIGINAL
12-21-18

CLYDE & CO US LLP
Jeffrey C. Fegan
Attorney ID No.: NJ 010942005
The Chrysler Building
405 Lexington Avenue, 16th Floor
New York, New York 10174
(212) 710-3900
*Attorneys for Defendant Kolmar
Laboratories, Inc.*

FILED
JUN 26 2019
ANA C. VISCOMI, J.S.C.

SHARON SWEDLOW,

Plaintiff,

-against-

REVLON, INC., et al.,

Defendant.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-1760-18AS

Civil Action
Asbestos Litigation

ORDER

This matter having come before the Court on the Motion of Clyde & Co US LLP, attorneys for Kolmar Laboratories, Inc., and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 26th DAY OF June, 20 19;

ORDERED, that the Motion of Defendant Kolmar Laboratories, Inc. to Dismiss is hereby granted and the Complaint and all Counter-claims and Cross-Claims are hereby dismissed with prejudice as against Kolmar Laboratories, Inc.

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


_____, J.S.C.
ANA C. VISCOMI, J.S.C

On 6.26.19 the
court's statement of reasons
have been set forth on the record.

726
12-7-18
6/26/19

ASBESTOS LITIGATION

<p>MARGOLIS EDELSTEIN 100 Century Parkway, Suite 200 Mount Laurel, New Jersey 08054 (856) 727-6000 By: Jeanine D. Clark Attorney I.D. #: 016331998 Attorneys for Defendant, Ernst Flow Industries, Inc. f/k/a Ernst Gauge Our File No.: 21500.1-03904</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY</p> <p>DOCKET NO. MID-L-3056-17AS FILED JUN 26 2019 ANA C. VISCOMI, J.S.C.</p>
<p>Plaintiff, Estate of Szatkowski</p> <p style="text-align: center;">vs.</p> <p>Defendants, DAP, Inc., et al.</p>	<p>ASBESTOS LITIGATION</p> <p style="text-align: center;">Civil Action</p> <p>ORDER ON DEFENDANT ERNST FLOW INDUSTRIES, INC. F/K/A ERNST GAUGE'S JOINDER MOTION TO DISMISS THE PLAINTIFF'S PER QUOD CLAIMS WITH PREJUDICE</p>

THIS MATTER having initially been brought before the Court on motion of the Marley Cooling Tower Co., and Margolis Edelstein as attorneys for Ernst Flow Industries, Inc. f/k/a Ernst Gauge, joining the motion, and the Court having duly considered the moving papers submitted in support thereto, and for other good cause shown; in support thereof, and for other good cause shown;

IT IS on this 26th day of June, 2018⁹

ORDERED that Defendant Ernst Flow Industries, Inc. f/k/a Ernst Gauge's joinder motion seeking the dismissal of Plaintiff's per quod claims with prejudice is **GRANTED**; *count 9 and count 10 (survivorship)*

IT IS FURTHER ORDERED that Plaintiff shall be precluded from pursuing at the time of trial any per quod claims on behalf of Mrs. Szatkowski, and; *but denied as to count 10 (wrongful death)*

IT IS FURTHER ORDERED that Plaintiff shall be precluded from offering or eliciting any testimony which suggests to the jury that Mrs. Szatkowski is entitled to recover for any per quod or loss of services damages;

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

Ana C. Viscomi

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

The within Notice of Motion was
 Unopposed Opposed

On 6-26-19 the
court's statement of reasons
have been set forth on the record.

1219
11-30-18
6/26/19

McGIVNEY, KLUGER & COOK, P.C.
Nicholas C. DeMattheis, Jr. (ID No. 033941994)
18 Columbia Turnpike, 3rd Floor
Florham Park, NJ 07932
(973) 822-1110
Attorneys for Defendant, Zurn Industries, LLC

LINDA SZATKOWSKI, individually and as Executrix of the Estate of JOHN SZATKOWSKI,	SUPERIOR COURT OF NEW JERSEY LAW DIVISION-MIDDLESEX COUNTY DOCKET NO.: MID-L-3056-17 AS
Plaintiffs,	Civil Action
v.	ORDER
DAP, INC., et al.,	FILED JUN 26 2019 ANA C. VISCOMI, J.S.C.
Defendants.	

THIS MATTER, having been opened to the Court by application of Defendant, Zurn Industries, LLC, by and through its counsel, McGivney, Kluger & Cook, P.C., for an Order Dismissing Plaintiffs' Amended Complaint with prejudice for failure to state a claim pursuant to R. 4:6-2(e) and the Court having read the submissions of counsel and considered the oral arguments presented, if any, and for good cause having been shown,

IT IS on this 26th day of June, 2019,

ORDERED that Defendant, Zurn Industries, LLC's Motion to Dismiss Plaintiffs' Fourth Amended Complaint, in part, with respect to Plaintiff's *per quod* claims with prejudice for failure to state a claim is **GRANTED**; *(counts 4) and count 10 (survivorship) but denied as to count 10 (wrongful death)* and it is further

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

Ana C. Viscomi
J.S.C.

Opposed ✓
Unopposed _____

ANA C. VISCOMI, J.S.C.

On 6.26.19 the court's statement of reasons have been set forth on the record.

1218
11-30-18

McGIVNEY, KLUGER & COOK, P.C.
Nicholas C. DeMattheis, Jr., Esq. (ID No. 033941994)
18 Columbia Turnpike, 3rd Floor
Florham Park, NJ 07932
(973) 822-1110
Attorneys for Defendant, Manhattan Welding Company, Inc.

FILED
JUN 26 2018

1354-0034

6-26-19

ANA C. VISCOMI, J.S.C.

<p>LINDA SZATKOWSKI, individually and as Executrix of the Estate of JOHN SZATKOWSKI,</p> <p style="text-align: right;">Plaintiff,</p> <p style="text-align: center;">v.</p> <p>DAP, INC., et al.,</p> <p style="text-align: right;">Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION-MIDDLESEX COUNTY DOCKET NO.: MID-L-3056-17 AS</p> <p>Civil Action</p> <p style="text-align: center;">ORDER</p>
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THIS MATTER, having been opened to the Court by application of Defendant, Manhattan Welding Company, Inc., by and through its counsel, McGivney, Kluger & Cook, P.C., for an Order Dismissing Plaintiffs' Amended Complaint with prejudice for failure to state a claim pursuant to R. 4:6-2(e) and the Court having read the submissions of counsel and considered the oral arguments presented, if any, and for good cause having been shown,

IT IS on this 26th day of June, 2018,

ORDERED that Defendant, Manhattan Welding Company, Inc.'s Motion to Dismiss Plaintiffs' Fourth Amended Complaint, in part, with respect to Plaintiff's *per quod* claims with prejudice for failure to state a claim is **GRANTED**; and it is further *and as to count 10 (survivorship)*

ORDERED that a copy of this Order be served upon all counsel within seven (7) days of the receipt hereof. *but denied as to count 10 (wrongful death)*


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

Opposed _____
Unopposed _____

On 6.26.19 the
court's statement of reasons
have been set forth on the record

632
12-7-18
6-26-19
2504-0050

McGIVNEY, KLUGER & COOK, P.C.
Jonathan C. Lee, Esq. (ID No. 244342018)
18 Columbia Turnpike, 3rd Floor
Florham Park, NJ 07932
(973) 822-1110

Attorneys for Defendant, Marley Cooling Tower Co. (Improperly pled as SPX Cooling Technologies, Inc., Individually, as successor to and doing business as The Marley Cooling Tower Co., Inc. and Marley Cooling Technologies, Inc.)

<p>LINDA SZATKOWSKI, individually and as Executrix of the Estate of JOHN SZATKOWSKI,</p> <p style="text-align: center;">Plaintiff,</p> <p style="text-align: center;">v.</p> <p>DAP, INC., et al.,</p> <p style="text-align: center;">Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION-MIDDLESEX COUNTY DOCKET NO.: MID-L-3056-17 AS</p> <p>Civil Action</p> <p style="text-align: center;">FILED ORDER JUN 26 2019</p> <p style="text-align: center;">ANA C. VISCOMI, J.S.C.</p>
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THIS MATTER, having been opened to the Court by application of Defendant, Marley Cooling Tower Co. (Improperly pled as SPX Cooling Technologies, Inc., Individually, as successor to and doing business as The Marley Cooling Tower Co., Inc. and Marley Cooling Technologies, Inc.), by and through its counsel, McGivney, Kluger & Cook, P.C., for an Order Dismissing Plaintiffs' Amended Complaint with prejudice for failure to state a claim pursuant to R. 4:6-2(e) and the Court having read the submissions of counsel and considered the oral arguments presented, if any, and for good cause having been shown,

IT IS on this 26th day of June, 2018,

ORDERED that Defendant, Marley Cooling Tower Co. (Improperly pled as SPX Cooling Technologies, Inc., Individually, as successor to and doing business as The Marley Cooling Tower Co., Inc. and Marley Cooling Technologies, Inc.)'s Motion to Dismiss Plaintiffs' Fourth Amended Complaint, in part, with respect to Plaintiff's *per quod* claims with prejudice for failure to state a claim is **GRANTED**; *(count 9) and count 10 (supervisory) but denied as to* ~~and it is further~~ *count 10 (wrongful death)*

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

On 6.26.19 the court's statement of reasons have been set forth on the record

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

Approved

173
11-9-18
6-26-19

KELLEY JASONS McGOWAN SPINELLI
HANNA & REBER, LLP
Two Liberty Place – Suite 1900
50 South 16th Street
Philadelphia, PA 19102
(215) 854-0658

Sterling Fluid Systems (USA) LLC (improperly
sued as SFS (USA) Holding Inc., individually,
as successor to and doing business as Sterling
Fluid Systems (USA), LLC, Sterling Fluid
Systems (USA), Inc., and Peerless Pump
Company)

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

FILED

JUN 26 2019

ANA C. VISCOMI, J.S.C.

JOHN SZATKOWSKI,
Plaintiff,

v.

DAP, INC., et al.,
Defendants.

ASBESTOS LITIGATION
Civil Action

ORDER

THIS MATTER having been brought before the Court on application of Kelley
Jasons McGowan Spinelli Hanna & Reber, attorneys for Defendant, Sterling Fluid Systems
(USA) LLC, an Order granting summary judgment in its favor and against Plaintiff, the Court having
considered the moving and responding papers and the arguments of counsel, if any, and for good cause
appearing

IT IS on this 26th day of June, 2018⁹

ORDERED that Defendant, Sterling Fluid Systems (USA) LLC's Motion for Summary
Judgment is hereby **GRANTED** and the Complaint and any Counterclaims and Cross-Claims are
hereby dismissed with prejudice.

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

 Opposed Unopposed


Ana C. Viscomi, J.S.C.

On 6.26.19 the
court's statement of reasons
have been set forth on the record.

130
6-4-19
6-26-19

McGIVNEY, KLUGER & COOK, P.C.
Christopher M. Longo, Esq. (ID No. 041141995)
18 Columbia Turnpike, 3rd Floor
Florham Park, NJ 07932
(973) 822-1110

Attorneys for Defendant, Elizabeth Industrial Supply, a division of Charles F. Guyon (incorrectly designated as Elizabeth Industrial Hardware Co. a/k/a Elizabeth Industrial Supply Co., a division of Guyon General Piping, Inc.)

<p>LINDA SZATKOWSKI, individually and as Executrix of the Estate of JOHN SZATKOWSKI,</p> <p style="text-align: right;">Plaintiff,</p> <p style="text-align: center;">v.</p> <p>DAP, INC., et al.,</p> <p style="text-align: right;">Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION-MIDDLESEX COUNTY DOCKET NO.: MID-L-3056-17 AS</p> <p>Civil Action</p> <p style="text-align: center;">ORDER FILED JUN 26 2019</p>
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ANA C. VISCOMI, J.S.C.

THIS MATTER, having been opened to the Court by application of Defendant, Elizabeth Industrial Supply, a division of Charles F. Guyon (incorrectly designated as Elizabeth Industrial Hardware Co. a/k/a Elizabeth Industrial Supply Co., a division of Guyon General Piping, Inc.), by and through its counsel, McGivney, Kluger & Cook, P.C., for an Order Dismissing Plaintiffs' Amended Complaint with prejudice for failure to state a claim pursuant to R. 4:6-2(e) and the Court having read the submissions of counsel and considered the oral arguments presented, if any, and for good cause having been shown,

IT IS on this 26th day of June, 2019,

ORDERED that Defendant, Elizabeth Industrial Supply, a division of Charles F. Guyon's Motion to Dismiss Plaintiffs' Fourth Amended Complaint, in part, with respect to Plaintiff's *per quod* claims with prejudice for failure to state a claim is **GRANTED**; and it is further *(count 9 and 10 (survivorships) but denied as to count 10 (wrongful deaths))*

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

Approved

{F1929585-1}

On 6-26-19 the court's statement of reasons have been set forth on the record.

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

6/26/19

WILENTZ, GOLDMAN & SPITZER
Jon G. Kupilik, Esquire
NJ I.D. #029221984
90 Woodbridge Center Drive
P.O. Box 10
Woodbridge, New Jersey 07095-0958
Attorneys for Plaintiff

FILED

JUN 26 2019

ANA C. VISCOMI, J.S.C.

-----X	:	SUPERIOR COURT OF NEW JERSEY
SZATKOWSKI,	:	LAW DIVISION-MIDDLESEX COUNTY
	:	DOCKET No.: L-3056-17 AS
Plaintiff,	:	
v.	:	ORDER
DAP, INC. et al.,	:	
Defendants.	:	
-----X	:	

THIS MATTER having been opened to the Court by Hoagland, Longo, Moran, Dunst & Doukas, LLP, attorneys for defendant, Industrial Welding Supply, for an Order granting summary judgment dismissing plaintiff's Complaint, and the Court having considered the papers submitted, oral argument of counsel and for other good and sufficient cause;

IT IS ON this 26th day of June, 2018,

ORDERED that Industrial Welding Supply's motion for summary judgment is hereby denied; and *without prejudice, it may depose Thomas Wojcik, which deposition shall be scheduled if requested within 90 days. Defendant may renew motion for s.j. hereafter.*

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

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

On 6.26.19 the court's statement of reasons have been set forth on the record.

208
11-9-18
6-26-19

McGIVNEY, KLUGER & COOK, P.C.
Derrick A. Grant, Esq. (I.D. No. 165052015)
18 Columbia Turnpike, 3rd Floor
Florham Park, NJ 07932
973-822-1110
Attorneys for Defendant, John C. Ernst Co., Inc.

FILED
JUN 26 2019
ANA C. VISCOMI, J.S.C.

876-18

<p>JOHN SZATKOWSKI,</p> <p style="text-align: center;">Plaintiff,</p> <p>v.</p> <p>DAP, INC., et al.,</p> <p style="text-align: center;">Defendants.</p>	<p style="text-align: center;">SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO.: MID-L-3056-17AS</p> <p style="text-align: center;">Civil Action Asbestos Litigation</p> <p style="text-align: center;">ORDER</p>
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THIS MATTER having been opened to the Court by application of Defendant, John C. Ernst Co., Inc., by and through its attorneys, McGivney, Kluger & Cook, P.C., for an Order granting summary judgment in favor of John C. Ernst Co., Inc., and the Court having read the submissions of counsel and considered the oral arguments presented, if any, and for good cause having been shown,

IT IS on this 26th day of June, 2018;

ORDERED that the Motion for Summary Judgment of Defendant, John C. Ernst Co., Inc., is hereby **GRANTED**; and it is further

ORDERED that Plaintiff's claims together with any and all cross-claims asserted against John C. Ernst Co., Inc. are hereby dismissed with prejudice; and it is further

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


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

 Opposed
 Unopposed

On 6-26-19 the
court's statement of reasons
have been set forth on the record.

224
9-28-18
6-26-19

**O'TOOLE SCRIVO FERNANDEZ
WEINER VAN LIEU LLC**
Gary D. Van Lieu, Esq.
NJ Attorney ID # 019971990
14 Village Park Road
Cedar Grove, New Jersey 07009
(973) 239-5700
Attorneys for Defendant
Colgate-Palmolive Company

FILED
JUN 26 2019
ANA C. VISCOMI, J.S.C.

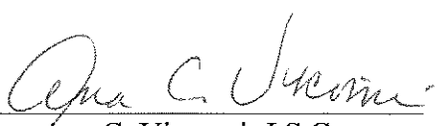
FILED
JUN 26 2019
ANA C. VISCOMI, J.S.C.

<p>NORMA WARD,</p> <p style="text-align: center;">Plaintiff,</p> <p style="text-align: center;">v.</p> <p>BRENNTAG NORTH AMERICA, INC., <i>et al.</i>,</p> <p style="text-align: center;">Defendants.</p>	<p style="text-align: center;">SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY</p> <p style="text-align: center;">CIVIL ACTION ASBESTOS LITIGATION</p> <p style="text-align: center;">DOCKET NO. MID-L-7132-17 AS</p>
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This matter having come before the Court on motion of O'Toole Scrivo Fernandez Weiner Van Lieu, LLC, attorneys for Defendant, Colgate-Palmolive Company, and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 26th DAY OF June, 2018, ORDERED that the motion of Defendant, Colgate-Palmolive Company for summary judgment is hereby granted ^{as to} and the common law counts, denied with regard to the PIA and denied the Complaint and any Counterclaims and Cross-Claims are hereby dismissed with prejudice; and ^{without prejudice as to punitive damage}

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



Ana C. Viscomi, J.S.C.

Papers Considered:
 Moving Papers
 Opposing Papers

On 6.26.19 the court's statement of reasons have been set forth on the record.

87
10-12-18
6/26/19

40342-00165-PCJ

MARSHALL, DENNEHEY, WARNER, COLEMAN & GOGGIN

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

15000 Midlantic Drive Suite 200

P.O. Box 5429

Mt. Laurel, NJ 08054

☎ 856-414-6000 ☎ 856-414-6077

✉ pcjohnson@mdwecg.com

Attorney for Defendant(s), Cooper Industries, LLC

ROBERT YUHAS and JEAN YUHAS, h/w

Plaintiff(s),

vs.

ABB, INC., as Successor in Interest to ITE
CIRCUIT BREAKERS, INC., et. als.

Defendant(s).

FILED

JUN 26 2019

ANA C. VISCOMI, J.S.C.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY
ASBESTOS LITIGATION

DOCKET NO.: MID-L-5800-17-AS

CIVIL ACTION

***ORDER GRANTING MOTION FOR
SUMMARY JUDGMENT ON BEHALF OF
DEFENDANT, COOPER INDUSTRIES,
LLC***

This matter having come before the Court on Motion of Marshall, Dennehey, Warner, Coleman & Goggin, attorneys for Defendant Cooper Industries, LLC, and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 26th DAY OF June, 2018,

ORDERED the Motion of Defendant Cooper Industries, LLC for Summary Judgment is hereby granted and the Complaint and any 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 6-26-19 the
court's statement of reasons
have been set forth on the record.

278
15918

Afigo I. Fadahunsi
Attorney I.D. No: 39372003
TANENBAUM KEALE LLP
One Newark Center, 16th Floor
Newark, New Jersey 07102
(973) 242-0002
Attorneys for Defendant, Foster Wheeler LLC,
survivor to a merger with Foster Wheeler Corporation

FILED
JUN 21 2019
ANAC.VISCOMI, J.S.C.

		SUPERIOR COURT OF NEW JERSEY
JEAN B. YUHAS, INDIVIDUALLY AND	:	LAW DIVISION: MIDDLESEX COUNTY
AS EXECUTRIX OF THE ESTATE OF	:	DOCKET NO. MID-L-5800-17AS
ROBERT S. YUHAS, DECEASED	:	
	:	<u>Civil Action</u>
Plaintiffs,	:	
-against-	:	ORDER FOR SUMMARY JUDGMENT
	:	FOR DEFENDANT FOSTER WHEELER
	:	LLC
ABB, INC., et al.,	:	
	:	
Defendants.	:	

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

IT IS ON THIS 21st day of June, 2019,

ORDERED that the motion of Defendant Foster Wheeler for summary judgment is hereby **GRANTED** and the Complaint and any Counterclaims and Cross-Claims are hereby dismissed with prejudice;

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



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

On 6/21/19 the
court's statement of reasons
have been set forth on the record.

John S. Fetten, Esq. (003911984)
MONTGOMERY FETTEN
745 Route 202/206, Suite 101
Bridgewater, New Jersey 08807
(908) 203-8833
Attorneys for defendant, J.H. France Refractories Co.
Our File No. JF 20,660 MID-4

251
10-12-18

FILED

JUN 21 2019

ANA C. VISCOMI, J.S.C.

ROBERT YUHAS and,
JEAN YUHAS, h/w

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-5800-17AS

Plaintiff,

Civil Action

vs.

ABB, INC., et al.

ORDER FOR SUMMARY JUDGMENT
IN FAVOR OF DEFENDANT
J.H. FRANCE REFRATORIES CO.

Defendant(s).

This matter having been brought before the Court by the law firm of Montgomery Fetten on behalf of the defendant moving party J.H.France Refractories Co. and the Court having reviewed the moving papers and for good cause having been shown,

It is on this 21st Day of June, 20 19

ORDERED that J.H.France Refractories Co. be and the same is hereby granted summary judgment dismissing plaintiff's complaint together with any and all cross-claims with prejudice; and it is further

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



, J.S.C

ANA C. VISCOMI, J.S.C.

On 6/21/19 the
court's statement of reasons
have been set forth on the record.

219
10-12-18

Jack N. Frost, Jr. (025312005)
Stephen R. Long (028811980)
DRINKER BIDDLE & REATH LLP
A Delaware Limited Liability Partnership
600 Campus Drive
Florham Park, New Jersey 07932-1047
Tel. 973-549-7000
Attorneys for Defendant
Neles-Jamesbury, Inc.

FILED

JUN 21 2019

ANA C. VISCOMI, J.S.C.

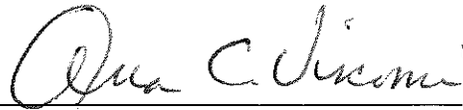
<p>JEAN B. YUHAS, Individually and as Executrix of the Estate of ROBERT S. YUHAS, deceased,</p> <p style="text-align: center;">Plaintiff,</p> <p>v.</p> <p>ABB, INC. as successor in interest to ITE CIRCUIT BREAKERS, INC., et al.,</p> <p style="text-align: center;">Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY</p> <p style="text-align: center;">DOCKET NO.: MID-L-5800-17 AS ASBESTOS LITIGATION</p> <p style="text-align: center;">CIVIL ACTION</p> <p style="text-align: center;">PROPOSED ORDER FOR SUMMARY JUDGMENT</p>
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THIS MATTER, having come before the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Neles-Jamesbury, Inc. 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 21st day of June, 2018;

1. **ORDERED** that Defendant's Motion for Summary Judgment in favor of Defendant Neles-Jamesbury, Inc., dismissing Plaintiff's Complaint and all cross-claims and counterclaims with Prejudice is Granted in its entirety; and that

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


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

Motion was:
 Opposed
 Unopposed

On 6/21/19 the
court's statement of reasons
have been set forth on the record.

WEITZ & LUXENBERG

A New York Professional Corporation

By: Mark S. Weinstein, Esq.

Attorney ID No. 141012015

220 Lake Drive East, Suite 210

Cherry Hill, NJ 08002

(856) 755-1115

Attorneys for Plaintiffs

FILED

JUN 21 2019

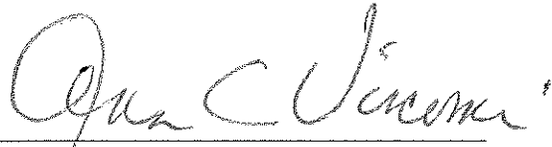
ANAC. VISCOMI, J.S.C.

JEAN B. YUHAS, Individually and as Executrix of the Estate of ROBERT S. YUHAS, deceased,	:	SUPERIOR COURT OF NEW JERSEY LAW DIVISION, MIDDLESEX COUNTY
	:	
Plaintiffs,	:	Civil Action
	:	
v.	:	DOCKET NO MID L-5800-17 AS
	:	
SCHNEIDER ELECTRIC USA, INC., F/K/A SQUARE D COMPANY., et al.,	:	ASBESTOS LITIGATION
	:	
Defendants.	:	ORDER

THIS MATTER having been brought before the Court by Angela Coll Caliendo, Esquire of Kelley Jasons McGowan Spinelli Hanna & Reber, LLP and the Court having considered the moving papers and opposition thereto, and having considered the arguments of counsel; and for good cause shown;

IT IS on the 21st day of June 2018,

ORDERED that Defendant Schneider Electric USA, Inc., f/k/a Square D Company's Motion for Summary Judgment is hereby ~~DENIED~~ ^{granted}.



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

On 6/21/19 the
court's statement of reasons
have been set forth on the record.