

Judge Ana Viscomi, J.S.C.

Master Motion List

Motions Returnable (08_03_2018)

ASBESTOS MOTIONS

Docket	Case Name	Motion Type	Motion #	Opp reed	MOVANTS ATTNY	PLAINTIFF'S ATTNY	DISPOSITION
L-3922-15	BABICH V. ARVIN MERITOR	S/J	169		Reilly McDevitt	Levy Konigsberg	W/D
L-3922-15	BABICH V. BWDAC	S/J	399	YES	O'Toole Scrivo	Levy Konigsberg	ADJ 8/17
L-3922-15	BABICH V. FEDERAL MOGUL	S/J	379	YES	Landman Corsi	Levy Konigsberg	ADJ 8/17
L-3922-15	BABICH V. PNEUMO ABEX	S/J	153	YES	Hawkins Parnell	Levy Konigsberg	DENIED
L-3393-18	BOBINEY V. REVLON	DISMISS FOR FAILURE TO STATE CLAIM	636	YES	Hawkins Parnell	Weitz & Luxemborg	ADJ 8/17
L-3393-18	BOBINEY V. BRISTOL- MYERS SQUIBB	DISMISS FOR FAILURE TO STATE CLAIM	637	YES	Hawkins Parnell	Weitz & Luxemborg	ADJ 8/17
L-6778-17	BRINKER V. IMERYYS	S/J	178		Rawle Henderson	Szaferman/Simon	ADJ 9/28
L-6778-17	BRINKER V. J&J / JJCI	S/J	225/227		Drinker Biddle	Szaferman/Simon	ADJ 9/28
L-2911-17	CHAPMAN V. BLUE OVAL	DISMISS FOR LACK OF PERS JX	722	YES	Hogan Lovells	Lanier	ADJ 8/17
L-2911-17	CHAPMAN V. BORGWARNER	DISMISS IN LIEU OF ANSWER	78	YES	Tanenbaum Keale	Lanier	ADJ 8/17
L-2911-17	CHAPMAN V. BORGWARNER	XM TO COMPLY W/DISCOVER Y	1147	YES	Lanier	Lanier	ADJ 8/17
L-2911-17	CHAPMAN V. CYPRUS	S/J	184		Rawle Henderson	Lanier	ADJ 9/14

L-2911-17	CHAPMAN V. IMERYS	S/J	183		Rawle Henderson	Lanier	ADJ 9/14
L-2911-17	CHAPMAN V. J&J/ JJCI	S/J	211/212		Drinker Biddle	Lanier	ADJ 9/14
L-2911-17	CHAPMAN V. FORD	DISMISS FOR LACK OF PERS JX	721	YES	Hogan Lovells	Lanier	ADJ 8/17
L-2911-17	CHAPMAN V. PCPC	RECONSIDERATION OF CROSS-NOTICED DEP	493		Barry McTiernan	Lanier	W/D
L-2911-17	CHAPMAN V. PCPC	PHV THOMAS T. LOCKE	495		Barry McTiernan	Lanier	GRANTED
L-2911-17	CHAPMAN V. PNEUMO ABEX	RECONSIDERATION OF DISMISSAL FOR LACK OF PERS JX AND FNC	490	YES	Lanier	Lanier	ADJ 8/17
L-2911-17	CHAPMAN V. WCD	S/J	170		Hoagland Longo	Lanier	ADJ 8/17
L-6392-17	COVIL V. BORG WARNER	S/J	255		Tanenbaum	Levy Konigsberg	W/D
L-6392-17	COVIL V. CYPRUS/IMERYS	RECONSIDERATION OF 5/18/18 ORDER DENYING DISMISSAL FOR LACK OF PERS JX	74/75		Rawle Henderson	Levy Konigsberg	W/D without Prejudice
L-2313-18	ESCOBAR V. CYPRUS/IMERYS	DISMISS FOR LACK OF PERS JX AND FNC	31/32	YES	Rawle Henderson	Weitz & Luxemborg	DENIED

L-3103-15	D'AGOSTINO V. AMERICAN BILTRITE	RECONSIDERATION OF 6/27/2018 ORDER DENYING S/J	654		Rawle Henderson	Weitz & Luxemborg	ADJ 9/14
L-1857-17	DEAUGUSTINIS V. CYPRUS	S/J	180		Rawle Henderson	Szaferman/Simon	ADJ 9/28
L-1857-17	DEAUGUSTINIS V. IMERYS	S/J	177		Rawle Henderson	Szaferman/Simon	ADJ 9/28
L-1857-17	DEAUGUSTINIS V. J&J/JJCI	S/J	213/214		Drinker Biddle	Szaferman/Simon	ADJ 9/28
L-4806-17	DEFEO V. CHARLES A. WAGNER	PROTECT DEFT FROM PRODUCING A CORP REP	486	YES	Kent & McBride	Levy Konigsberg	ADJ 9/14
L-4806-17	DEFEO V. CHARLES A. WAGNER	XM TO COMPEL DEP OF CORPORATE REP	1156	YES	Levy Konigsberg	Levy Konigsberg	ADJ 9/14
L-2080-18	DUDSAK V. DEL TURCO BROS	S/J	175		Reilly McDevitt	Weitz & Luxemborg	ADJ 10/12
L-3251-18	ELLER V. PERSONAL CARE PRODUCTS COUNCIL	DISMISS W/PREJ AS VIOLATIVE OF THE ANTI SLAPP STATUTE	176	YES	Barry McTiernan	Lanier	ADJ 9/14
L-6479-17	FERGUSON V. GENUINE PARTS	S/J	202		Breuninger	Weitz & Luxemborg	GRANTED
L-1924-18	FIELDS V. BRIGGS & STRATTON	DISMISS IN LIEU OF ANSWER	115		McElroy Deutsch	Levy Konigsberg	ADJ 9/14
L-1924-18	FIELDS V. GENUINE PARTS	DISMISS FOR LACK OF PERS JX	435		Breuninger	Levy/Maune	W/D without Prejudice
L-1924-18	FIELDS V. NATIONAL AUTO PARTS	DISMISS FOR LACK OF PERS JX	466		Breuninger	Levy/Maune	W/D without Prejudice
L-1924-18	FIELDS V. PFIZER	DISMISS CPT	108	YES	McElroy Deutsch	Levy/Maune	ADJ 9/14

L-1924-18	FIELDS V. PNEUMO ABEX	DISMISS FOR LACK OF PERS JX	427	YES	Hawkins Parnell	Levy/Maune	ADJ 9/14
L-3140-16	GARDNER V. AARON	S/J	364		Hardin Kundla	Cohen Placitella	ADJ 8/17
L-3140-16	GARDNER V. BUIST	S/J	418		O'Toole Scrivo	Cohen Placitella	ADJ 8/17
L-3140-16	GARDNER V. CALON	TO BE RELIEVED AS COUNSEL	868	YES	Hardin Kundla	Cohen Placitella	ADJ 8/17
L-3140-16	GARDNER V. CALON	S/J	263		Hardin Kundla	Cohen Placitella	ADJ 8/17
L-3140-16	GARDNER V. COLE PARMER	S/J	405		Troutman Sanders	Cohen Placitella	ADJ 8/17
L-3140-16	GARDNER V. E&B MILL	S/J	421		O'Toole Scrivo	Cohen Placitella	ADJ 8/17
L-3140-16	GARDNER V. GRANT SUPPLY	S/J	443		O'Brien	Cohen Placitella	ADJ 8/17
L-3140-16	GARDNER V. WOOLSULATE	S/J	416		Margolis Edelstein	Cohen Placitella	ADJ 8/17
L-3039-18	GATTONE V. REVLON	DISMISS FOR FAILURE TO STATE CLAIM	640	YES	Hawkins Parnell	Weitz & Luxemborg	ADJ 9/14
L-6529-17	GREEN V. CYRPUS	S/J	169		Rawle Henderson	Szaferman/Simon	ADJ 9/28
L-6529-17	GREEN V. IMERYS	S/J	174		Rawle Henderson	Szaferman/Simon	ADJ 9/28
L-6529-17	GREEN V. J&J / JJCI	S/J	217/218		Drinker Biddle	Szaferman/Simon	ADJ 9/28

L-3527-17	GUILD V. CYPRUS	S/J	272	YES	Rawle Henderson	Levy Konigsberg	GRANTED
L-3527-17	GUILD V. IMERYS	S/J	274	YES	Rawle Henderson	Levy Konigsberg	PARTIALLY GRANTED; PARTIALLY DENIED
L-3527-17	GUILD V. J&J/ J&J CONSUMER	S/J	325/326	YES	Drinker Biddle	Levy Konigsberg	PARTIALLY GRANTED; PARTIALLY DENIED
L-3527-17	GUILD V. PROCTER & GAMBLE	S/J	385	YES	Goldberg Segala	Levy Konigsberg	PARTIALLY GRANTED; PARTIALLY DENIED
L-3527-17	GUILD V. COLGATE	S/J	267	YES	O'Toole Scrivo	Levy Konigsberg	ADJ 9/14
L-3527-17	GUILD V. WCD	S/J	209	YES	Hoagland Longo	Levy Konigsberg	PARTIALLY GRANTED; PARTIALLY DENIED
L-7152-17	HAYES V. CYPRUS/IMERYS	RECONSIDERATION OF 5/18/18 ORDER DENYING DISMISSAL FOR LACK OF PERS JX	96/97		Rawle Henderson	Levy Konigsberg	W/D without Prejudice
L-5368-17	HODJERA V. IMERYS	DISMISS FOR FAILURE TO STATE CLAIM	655		Rawle Henderson	Cohen Placitella	ADJ 9/14

L-6651-16	JOHNSON V. AMERICAN INTERNATIONAL INDUSTRIES	RECONSIDERATION OF 5/11/18 ORDER GRANTING DISMISSAL FOR LACK OF PERS JX	859		Szaferman/Simon	Szaferman/Simon	ADJ 9/14
L-6651-16	JOHNSON V. AVON	SEAL EXHIBITS SUBMITTED IN OPP TO AVON'S MOTION FOR S/J	77	YES	Rivkin Radler	Szaferman/Simon	ADJ 10/12 (to be heard with Martinez v. Avon Motion)
L-6651-16	JOHNSON V. AVON	XM TO SEAL AND OPP	905	YES	Szaferman/Simon	Szaferman/Simon	ADJ 10/12 (to be heard with Martinez v. Avon Motion)
L-7390-15	KOECHER V. UNION CARBIDE	S/J	321		Caruso Smith	Cohen Placitella	W/D without Prejudice
L-6705-17	LAGOCKI V. BORG WARNER	S/J	197		Tanenbaum Keale	Simmons	GRANTED
L-6705-17	LAGOCKI V. CRANE CO	S/J	194		Pascarella Divita	Simmons	GRANTED
L-6705-17	LAGOCKI V. H.M. ROYAL	S/J	185		McGivney Kluger	Simmons	GRANTED
L-6705-17	LAGOCKI V. MACK TRUCK	S/J	195		Rawle Henderson	Simmons	GRANTED
L-6705-17	LAGOCKI V. SEARS	S/J	204		McGowan	Simmons	GRANTED
L-7336-16	LANGLEY LASHLEY V. AMERICAN INTERNATIONAL INDUSTRIES	RECONSIDERATION OF 5/18/18 ORDER GRANTING DISMISSAL FOR LACK OF PERS JX	863		Szaferman/Simon	Szaferman/Simon	ADJ 9/14
L-2450-18	LUM V. CYPRUS/IMERYS	DISMISS FOR LACK OF PERS JX AND FNC	22/23		Rawle Henderson	Levy Konigsberg	ADJ 9/14

L-6622-17	MARKS V. CYPRUS/IMERYS	RECONSIDERATION OF 5/18/18 ORDER DENYING DISMISSAL FOR LACK OF PERS JX	72/73			Rawle Henderson	Levy Konigsberg	W/D without Prejudice
L-5822-16	MAX V. AMERICAN BILTRITE	DISMISS FOR LACK OF PERSONAL JX & FNC	751	YES		Rawle Henderson	Wilentz	DENIED
L-335-18	MCKENNA V. PHILIP MORRIS	SEVER CLAIM AGAINST PHILIP MORRIS	388	YES		Drinker Biddle	Levy Konigsberg	RESERVED FOR WRITTEN DECISION
L-2954-18	MORGAN V. AT&T	DISMISS W/ PREJ	344	YES		Porzio Bromberg	Cohen Placitella	ADJ 8/17
L-2954-18	MORGAN V. NOKIA	DISMISS W/ PREJ	994	YES		Porzio Bromberg	Cohen Placitella	ADJ 8/17
L-529-18	OLIVERO V. CYPRUS/IMERUS	RECONSIDERATION OF 6/8 ORDER OF DISMISSAL FOR LACK OF PERS JX AND FNC	8/9			Rawle Henderson	Weitz & Luxemborg	W/D
L-5111-14	PATEL V. GENUINE PARTS	S/J	196			Breuninger	Szaferman/Levy	ADJ 8/17
L-5111-14	PATEL V. HONEYWELL	S/J	173			Gibbons	Szaferman/Levy	ADJ 8/17
L-5111-14	PATEL V. NAPA	S/J	200			Breuninger	Szaferman/Levy	ADJ 8/17
L-3435-18	PETERSON V. BASF	PHV MARK J. BUHA	985			Early Law	Early Law	GRANTED
L-0024-18	PERRY V. ALLIED BUILDING PRODUCTS	PRESERVE EVIDENCE & COMPEL AUTOPSY	633	YES		McGivney Kluger	Wilentz Goldman	DENIED post-emergent hearings on 7/20 -7/24
L-2912-17	RIMONDI V. CYPRUS AMAX	S/J	409			Rawle Henderson	Lanier	ADJ 8/17

L-2912-17	RIMONDI V.IMERYS	S/J	411		Lewis Brisbois	Lanier	ADJ 8/17
L-2912-17	RIMONDI V. J&J	S/J	455		Drinker Biddle	Lanier	ADJ 8/17
L-2912-17	RIMONDI V. J&J CONSUMER	S/J	456		Drinker Biddle	Lanier	ADJ 8/17
L-2912-17	RIMONDI V. PCPC	RECONSIDER ATION OF MOTION FOR S/J FILING	404		Barry McTiernan	Lanier	W/D
L-2912-17	RIMONDI V. PCPC	RECONSIDER ATION OF CROSS- NOTICED DEP	494		Barry McTiernan	Lanier	W/D
L-2912-17	RIMONDI V. PCPC	PHV THOMAS T. LOCKE	496		Barry McTiernan	Lanier	GRANTED
L-2912-17	RIMONDI V. RIO TINTO	S/J	429		Lewis Brisbois	Lanier	GRANTED
L-2912-17	RIMONDI V. WCD	S/J	298	YES	Hoagland Longo	Lanier	ADJ 8/17
L-2919-17	RUMAN V. CYPRUS	S/J	361		Rawle Henderson	Lanier	ADJ 8/17
L-2919-17	RUMAN V. IMERYS	S/J	372		Rawle Henderson	Lanier	ADJ 8/17
L-2919-17	RUMAN V. J&J	S/J	453		Drinker Biddle	Lanier	ADJ 8/17
L-2919-17	RUMAN V. J&J CONSUMER	S/J	454		Drinker Biddle	Lanier	ADJ 8/17
L-2919-17	RUMAN V. RIO TINTO	S/J	428		Lewis Brisbois	Lanier	GRANTED
L-2919-17	RUMAN V. WCD	S/J	266	YES	Hoagland Longo	Lanier	ADJ 8/17

L-598-18	SELVAGGIO V. CYPRUS/IMERYS	RECONSIDERATION OF 6/8 ORDER OF DISMISSAL FOR LACK OF PERS JX AND FNC	4/5		Rawle Henderson	Cohen Placitella	W/D
L-5850-16	STAHR V. ACL	S/J	143		Goldfein & Joseph	Cohen Placitella	ADJ 8/17
L-5850-16	STAHR V. HONEYWELL	S/J	88		Gibbons	Cohen Placitella	W/D
L-7310-17	ST. PIERRE V. CYPRUS/IMERYS	DISMISS FOR LACK OF PERS JX AND FNC	28/29	YES	Rawle Henderson	Simmon	ADJ 8/17
L-1760-18	SWEDLOW V. CYPRUS/IMERYS	DISMISS FOR LACK OF PERS JX AND FNC	33/34		Rawle Henderson	Levy Konigsberg	ADJ 9/14
L-7142-16	TAMBURRO V. A.W. CHESTERTON	S/J	106		Segal McCambridge	Cohen Placitella	GRANTED
L-7142-16	TAMBURRO V. PEERLESS	S/J	210		Delany McBride	Cohen Placitella	ADJ 8/17
L-7142-16	TAMBURRO V. TRANE	S/J	188		Pascarella Divita	Cohen Placitella	ADJ 8/17
L-3283-18	TIETJEN V. ACE HARDWARE	PHV MICHAEL CANCELLIERE	572		Law Offices of James J. Pettit	Law Offices of James J. Pettit	GRANTED
L-3283-18	TIETJEN V. ACE HARDWARE	PHV CASEY RYAN COBURN	567		Law Offices of James J. Pettit	Law Offices of James J. Pettit	GRANTED
L-5973-16	VERDOLOTTI V. CYPRUS	S/J	355		Rawle Henderson	Szaferman/Simon	ADJ 9/28
L-5973-16	VERDOLOTTI V. IMERYS	S/J	360		Rawle Henderson	Szaferman/Simon	ADJ 9/28
L-3636-17	VOJACK SMITH V. CYPRUS	S/J	180	YES	Rawle Henderson	Levy Konigsberg	GRANTED

L-3636-17	VOJACK SMITH V. IMERYS	S/J	182	YES	Rawle Henderson	Levy Konigsberg	PARTIALLY GRANTED; PARTIALLY DENIED
L-3636-17	VOJACK SMITH V. JJCI	S/J	222	YES	Drinker Biddle	Levy Konigsberg	PARTIALLY GRANTED; PARTIALLY DENIED
L-3636-17	VOJACK SMITH V. COTY INC	S/J	285	YES	Goldberg Segala	Levy Konigsberg	GRANTED
L-3636-17	VOJACK SMITH V. PROCTOR & GAMBLE/ COTY US	S/J	284/ 286	YES	Goldberg Segala	Levy Konigsberg	GRANTED
L-3636-17	VOJACK SMITH V. REVLON/ REVLON CONSUMER PROD	S/J	200/201	YES	Hawkins Parnell	Levy Konigsberg	GRANTED
L-6635-17	WENDOWSKI V. CYPRUS/IMERYS	RECONSIDERATION OF 6/8 ORDER OF DISMISSAL FOR LACK OF PERS JX AND FNC	6/7		Rawle Henderson	Cohen Placitella	W/D
L-5312-17	WHEELER V. J&J/ JJCI	S/J	315/316		Drinker Biddle	Szaferman/Simon	ADJ 9/28
L-1429-18	WOLFE V. CYPRUS/IMERYS	DISMISS FOR LACK OF PERS JX AND FNC	24/25	YES	Rawle Henderson	Szaferman/Simon	ADJ 8/17

L-2600- 14	ZABOGLOU V. COLGATE-PALMOLIVE	S/J	110	YES	McElroy Deutsch	Szaferman/Levy	ADJ 9/14
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**HAWKINS PARNELL
THACKSTON & YOUNG LLP**
By: Roy F. Viola, Jr., Esq. (ID 015301993)
600 Lexington Avenue, 8th Floor
New York, New York 10022
Tel.: 212.897.9655
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Attorneys for Defendant Pneumo Abex LLC,
successor in interest to Abex Corporation

FILED
AUG - 3 2018
ANA C. VISCOMI, J.S.C.

DONNA L. BABICH, Individually and as
Administrator of the Estate of THEODORE D.
BABICH, Deceased,

Plaintiff(s),

vs.

PNEUMO ABEX, SUCCESSOR IN INTEREST
TO ABEX CORPORATION, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-3922-15AS

CIVIL ACTION – ASBESTOS LITIGATION

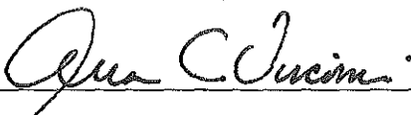
denying
**ORDER GRANTING SUMMARY
JUDGMENT TO DEFENDANT PNEUMO
ABEX LLC, SUCCESSOR IN INTEREST
TO ABEX CORPORATION**

THIS MATTER HAVING BEEN OPENED to the Superior Court of New Jersey, Law Division, Middlesex County, by Hawkins Parnell Thackston & Young LLP, attorneys for Defendant **PNEUMO ABEX LLC, SUCCESSOR IN INTEREST TO ABEX CORPORATION** (“Abex”), for Order granting 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 30^d Day of August 2018, that, summary judgment is ~~granted to Abex and Plaintiff’s Complaint all cross-claims against Abex are hereby dismissed with prejudice.~~ *denied*

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: August 30^d, 2018



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

Opposed

_____ Unopposed

On 8.03.2018 the
court’s statement of reasons
have been set forth on the record.

495
8-3-18

Richard W. Wedinger, Esq/Atty ID 043111991
BARRY, McTIERNAN & WEDINGER, P.C.
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FILED
AUG - 3 2018
ANA C. VISCOMI, J.S.C.

Attorneys for Defendant Personal Care Products Council
MICHELLE CHAPMAN and RICHARD CHAPMAN,

Plaintiffs,

v.

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

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION MIDDLESEX COUNTY

Docket No. MID-L-02911-17

**CIVIL ACTION
ASBESTOS LITIGATION**

**ORDER ADMITTING ATTORNEY
PRO HAC VICE**

This matter being opened to the court by Richard W. Wedinger, a New Jersey attorney and the attorney of record for Personal Care Products Council ("PCPC") to permit Thomas T. Locke, an attorney admitted to practice law in the District of Columbia and the State of Maryland, to participate with other counsel for PCPC in all phases of the trial, and it appearing that Thomas T. Locke is a licensed attorney in good standing in the District of Columbia, and the State of Maryland, and it appearing that Thomas T. Locke has served as PCPC's lawyer and is familiar with PCPC's business practices, personnel, and history, as well as its peculiar needs and interests:

It is on this 3rd day of August, 2018, ORDERED that Thomas T. Locke, Esq., be and hereby is admitted *Pro Hac Vice* and is authorized to appear and participate with other counsel for PCPC in all phases of the trial, subject to the following conditions:

1. Thomas T. Locke shall abide by New Jersey Court Rules including all disciplinary rules R 1:20-1 and R 1:28-2.

2. Thomas T. Locke shall, and hereby does, consent to appointment of the Clerk of the Supreme Court as his agent upon whom service of process may be made for all actions against Thomas T. Locke or his firm that may arise out of her participation in this matter.

3. Thomas T. Locke shall immediately notify the court of any matter affecting his standing at the Bar of any other jurisdiction.

4. Thomas T. Locke shall have all pleadings, briefs, and other papers filed with the Court signed by an attorney of record authorized to practice in New Jersey, who shall be responsible for them, the conduct of the litigation and the attorney admitted herein.

5. Thomas T. Locke cannot be designated as trial counsel.

6. No discovery, motion, trial or any other proceeding delay shall occur or be requested by reason of the inability of Thomas T. Locke to be in attendance.

7. Thomas T. Locke, ^{shall within 10 days of the date of this Order,} ~~has paid~~ the fees required by R. 1:20-1(b), R. 1:28-2, and R. 1:28B-1(e) and is submitting an affidavit of compliance. _{pay}

8. *Pro hac vice* admission will automatically terminate for failure to make the initial and any annual payment required by R. 1:20-1(b), R. 1:28-2, and R. 1:28B-1(e).

9. Thomas T. Locke must, no later than February 1 of each year, submit proof of the above payment after filing proof of payment.

10. Noncompliance with any of the terms of this order shall constitute grounds for removal.

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



Ana Viscomi, J.S.C.

4-7-18 M#31 8-318

RAWLE & HENDERSON LLP
John C. McMeekin II, Esquire #036331997
The Widener Building, 16th 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-2313-18 AS

FILED
AUG - 6 2018
ANA C. VISCOMI, J.S.C.

ROSARIO ESCOBAR,	:	ASBESTOS MOTION
	:	
Plaintiff,	:	CIVIL ACTION
	:	
v.	:	ORDER ^{denying} GRANTING MOTION TO
AVON PRODUCTS, INC., et al.,	:	DISMISS OF DEFENDANT CYPRUS
	:	AMAX MINERALS COMPANY BASED
Defendants.	:	ON LACK OF PERSONAL
	:	JURISDICTION AND <i>FORUM NON</i>
	:	<i>CONVENIENS without prejudice</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 Amended Complaint Based on Lack of Personal Jurisdiction is ~~GRANTED~~, and the ^{denied without} Amended Complaint and all cross-claims are hereby dismissed with prejudice as to Cyprus ^{Special Master} Amax Minerals Company;

IT IS ORDERED, that the Motion of Defendant Cyprus Amax Minerals Company to Dismiss the Amended Complaint Based on *Forum Non Conveniens* is ~~GRANTED~~, and the ^{denied without} Amended Complaint and all cross-claims are hereby dismissed with prejudice as to Cyprus ^{prejudice} 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 6th day of August, 2018.

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

Opposed () Unopposed

On 8.06.2018 the
court's statement of reasons
have been set forth on the record.

8-7-18
M 32
8-3-18

RAWLE & HENDERSON LLP
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One South Penn Square
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Attorneys For Defendant
Imerys Talc America, Inc.

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

DOCKET NO. MID-L-2313-18 AS

FILED
AUG - 6 2018
AWA.C. VISCOMI, J.S.C.

ROSARIO ESCOBAR,

Plaintiff,

v.

AVON PRODUCTS, INC., et al.,

Defendants.

: ASBESTOS MOTION
:
: CIVIL ACTION
:
: ~~ORDER GRANTING~~ ^{denying} MOTION TO
: DISMISS OF DEFENDANT IMERYYS
: 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 Amended Complaint Based on Lack of Personal Jurisdiction is ~~GRANTED~~ ^{denied}, and the ~~Amended Complaint~~ and all cross-claims are hereby dismissed with prejudice as to Imerys Talc America, Inc.;

IT IS ORDERED, that the Motion of Defendant Imerys Talc America, Inc., to Dismiss the Amended Complaint Based on *Forum Non Conveniens* is ~~GRANTED~~ ^{denied without prejudice}, and the ~~Amended Complaint~~ and all cross-claims are hereby dismissed with prejudice as to 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 6th day of August, 2018.

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

Opposed () Unopposed

On 08-06-2018 the
court's statement of reasons
have been set forth on the record.

202
8-3-18

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, trading as NAPA AUTO PARTS")

FILED
AUG - 3 2018
ANA C. VISCOMI, J.S.C.

<p>WALTRAUD M. FERGUSON,</p> <p>Plaintiff,</p> <p>vs.</p> <p>BORGLWARNER MORSE TEC, LLC, et als.,</p> <p>Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION-MIDDLESEX COUNTY ASBESTOS LITIGATION</p> <p>DOCKET NO.: MID-L-6479-17 AS</p> <p><u>CIVIL ACTION</u> ASBESTOS LITIGATION</p> <p>ORDER</p>
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This matter having been presented to the Court by way of 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 3rd day of August 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.


ANA C. VISCOMI, J.S.C.

Motion opposed
Motion 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."

25-218
8-7-18

RAWLE & HENDERSON LLP
John C. McMeekin II, Esquire, #036331997
Paul J. Smyth, Esquire, #042072005
The Widener Building, 16th 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-3527-17AS

FILED
AUG - 6 2018
ANA.C.VISCOMI, J.S.C.

GREGORY GUILD and NANCY GUILD,	:	ASBESTOS LITIGATION
Plaintiffs,	:	CIVIL ACTION
v.	:	ORDER
BRENNTAG NORTH AMERICA, et al.	:	
Defendants.	:	

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 6th DAY OF August, 2018;

ORDERED the motion of Defendant Cyprus Amax Minerals Company, for summary judgment is hereby granted and the Complaint and any Counterclaims and Cross-Claims are hereby dismissed with prejudice.

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

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

Opposed Unopposed

On 08-06-2018 the court's statement of reasons have been set forth on the record.

2-74
5-1-18

RAWLE & HENDERSON LLP
John C. McMeekin II, Esquire, #036331997
Paul J. Smyth, Esquire, #042072005
The Widener Building, 16th 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-3527-17AS

FILED
AUG - 3 2018
ANA C. VISCOMI, J.S.C.

GREGORY GUILD and NANCY GUILD, : ASBESTOS LITIGATION
Plaintiffs, : CIVIL ACTION
v. : ORDER
BRENNTAG NORTH AMERICA, et al. :
Defendants. :

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 30^d DAY OF August, 2018;

ORDERED the motion of Defendant Imerys Talc America, Inc., for summary judgment is hereby granted *as to the common law counts; granted as to any alleged exposure to DeSobol, Old Spice and Hold Bond products; denied with regard to the PIA as to any alleged exposure to J&J products and Neutrogena, respectively, and dismissed with prejudice. ~~and the Complaint and any Counterclaims and Cross-Claims are hereby dismissed with prejudice.~~ *denied without prejudice as to punitive damage**

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 8.03.2018 the court's statement of reasons have been set forth on the record.

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,
Johnson & Johnson

325
4-13-18
8-7-18

FILED
AUG - 6 2018
ANA.C. VISCOMI, J.S.C.

<p>GREGORY GUILD and NANCY GUILD, Plaintiffs, vs. BRENNTAG NORTH AMERICA, et al., Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO: MID- L-3527-17 AS CIVIL ACTION – ASBESTOS LITIGATION REPOSED ORDER FOR ^{re:} SUMMARY JUDGMENT <i>granting in part</i> <i>denying in part</i></p>
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THIS MATTER, having come before the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson 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 6th day of August, 2018;

1. **ORDERED** that Defendant's Motion for Summary Judgment in favor of Defendant Johnson & Johnson and dismissing Plaintiff's Complaint and all cross-claims and counterclaims with Prejudice is Granted ^{as to the common law counts} ~~in its entirety~~, including that:

2. Counts 1 through 4 and 6 through ⁷~~8~~ of Plaintiff's Complaint, as they relate to Plaintiff's use of Johnson's Baby Powder®, are hereby dismissed in their entirety; and

3. Count 5 (Products Liability Act ^{denied} Claim) of Plaintiff's Complaint, as it relates to Plaintiff's use of Johnson's Baby Powder® is hereby dismissed in its entirety; and

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

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

Motion was:

 Opposed

 Unopposed

On 08.06.2018 the court's statement of reasons have been set forth on the record.

91859414.1

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
Johnson & Johnson Consumer Inc.

328
5-15-18
8-7-18

FILED
AUG - 6 2018
ANA C. VISCOMI, J.S.C.

<p>GREGORY GUILD and NANCY GUILD, Plaintiffs, vs. BRENNTAG NORTH AMERICA, et al., Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO: MID- L-3527-17 AS CIVIL ACTION – ASBESTOS LITIGATION PROPOSED ORDER FOR <i>re:</i> SUMMARY JUDGMENT <i>granting in part</i> <i>denying in part</i></p>
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THIS MATTER, having come before the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson Consumer 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 6th day of August, 2018;

1. **ORDERED** that Defendant's Motion for Summary Judgment in favor of Defendant Johnson & Johnson Consumer Inc. and dismissing Plaintiffs' Complaint and all cross-claims and counterclaims with Prejudice is Granted *as to the common law counts* ~~in its entirety~~, including that:

2. Counts 1 through 4 and 6 through ~~8~~ ⁷ of Plaintiffs' Complaint, as they relate to Plaintiff's use of Johnson's Baby Powder®, are hereby dismissed in their entirety; and

denied

3. Count 5 (Products Liability Act Claim) of Plaintiffs' Complaint, as it relates to Plaintiff's use of Johnson's Baby Powder®, is hereby dismissed in its entirety; and

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

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

Motion was:

 Opposed

 Unopposed

On 08.06.2018 the court's statement of reasons have been set forth on the record.

385
5-1118

H. Lockwood Miller, III (NJ 035611994)

GOLDBERG SEGALLA LLP

1037 Raymond Boulevard, Suite 1010

Newark, New Jersey 07102

(973) 681-7000

Attorneys for Defendant

“The Procter & Gamble Company,
individually and as successor-in-interest to
The Shulton Group and/or Shulton Inc.”

FILED
AUG - 3 2018
ANA C. VISCOMI, J.S.C.

GREGORY GUILD and NANCY GUILD,

Plaintiffs,

vs.

BRENTAG NORTH AMERICA, et al.

Defendants

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-3527-17AS

Civil Action

re:

**ORDER GRANTING SUMMARY
JUDGMENT**

*granting in part
denying in part*

THIS MATTER having been opened to the Court by Goldberg Segalla, LLP, attorneys for Defendant “The Procter & Gamble Company, individually and as successor-in-interest to The Shulton Group and/or Shulton Inc.” (“P&G”), 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 30th August day of ~~May~~, 2018, ORDERED AS FOLLOWS:

1. P&G’s motion for summary judgment is granted, *as to all common law counts and as to the design defect claim under PLR and denied* and ~~all claims and/or crossclaims asserted against defendant “The Procter & Gamble Company, individually and as successor-in-interest to The Shulton Group and/or Shulton Inc.” are dismissed with prejudice~~ *as to PLR (failure to warn and manufacturing defect) and denied without prejudice as to punitive damages. It is further ordered that plaintiff*
2. A copy of this Order shall be served on all parties within seven (7) days of the date hereof. *may not rely on testimony by non-expert, Sean Fitzgerald in this case*

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

On 8-03-2018 the court’s statement of reasons have been set forth on the record.

M# 209
5-11-18
8-7-18

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
AUG - 6 2018
ANAC.VISCOMI, J.S.C.

Plaintiff(s),

GREGORY GUILD and NANCY GUILD,

vs.

Defendant(s),

BRENNTAG NORTH AMERICA, et al.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

DOCKET NO. MID-L-3527-17

ASBESTOS LITIGATION

CIVIL ACTION

re:
ORDER FOR SUMMARY JUDGMENT

granting in part, denying in part

THIS MATTER, having been brought before the Court on the 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 6th day of August, 2018,

ORDERED that the Motion for Summary Judgment of the Defendant, Whittaker, Clark & Daniels, Inc., be and is hereby granted in favor of said Defendant ^{as to any alleged} and that any and all claims, ^{exposure to f-g-f; granted as to common law count with regard to Mesen and} counterclaims, and/or crossclaims asserted against this Defendant are hereby dismissed with ^{Old Spice; denied with regard to PLA count (Mesen: Old Spice); and denied as} prejudice; and to punitive damages without prejudice.

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

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

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

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

On 08-06-2018 the
court's statement of reasons
have been set forth on the record.

Ana C. Viscomi
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

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

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

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

197
8-3-18

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, BorgWarner Morse TEC LLC

FILED
AUG - 3 2018
ANA C. VISCOMI, J.S.C.

		: SUPERIOR COURT OF NEW JERSEY
THOMAS LAGOCKI AND BARBARA LAGOCKI,	:	: LAW DIVISION: MIDDLESEX COUNTY
	:	: DOCKET NO. MID-L-6705-17AS
	:	
Plaintiffs,	:	<u>Civil Action</u>
	:	
-against-	:	: ORDER FOR SUMMARY JUDGMENT
	:	: FOR DEFENDANT BORGWARNER
BORGWARNER MORSE TEC LLC, et al.,	:	: MORSE TEC LLC
	:	
Defendants.	:	

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

IT IS ON THIS 3rd day of August, 2018,

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

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



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."

194
8-3-18

PASCARELLA DIVITA, PLLC
2137 Route 35, Suite 290
Holmdel, New Jersey 07733
732) 837-9019
Joshua A. Greeley – Attorney ID: 023032010
Attorneys for: Crane Co.

FILED
AUG - 3 2018
ANA C. VISCOMI, J.S.C.

THOMAS LAGOCKI and BARBARA LAGOCKI, his wife,

Plaintiff(s)

v.

BORGWARNER MORSE TEC LLC, ET AL.

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-6705-17 AS

CIVIL ACTION
ASBESTOS LITIGATION

ORDER

THIS MATTER having come before the Court on Motion of Pascarella DiVita, PLLC and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 3rd DAY OF August, 2018;

ORDERED that the Motion of Defendant, Crane Co., for Summary Judgment is hereby granted and the Complaint and any Counterclaims and Cross-Claims are hereby dismissed with prejudice.

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

Opposed _____ Unopposed ✓

Ana C. Viscomi
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."

18-3-18

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

1114-1008

FILED
AUG - 3 2018
ANA C. VISCOMI, J.S.C.

<p>THOMAS LAGOCKI and BARBARA LAGOCKI, his wife;</p> <p style="text-align: right;">Plaintiffs,</p> <p style="text-align: center;">-vs-</p> <p>BORGWARNER MORSE TEC, LLC, as successor-by-merger to BORG-WARNER CORPORATION, <i>et. al</i>;</p> <p style="text-align: right;">Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO. MID-L-6705-17(AS)</p> <p style="text-align: center;">Civil Action <u>Asbestos Litigation</u></p> <p style="text-align: center;">ORDER</p>
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THIS MATTER having been opened to the court on motion by McGivney Kluger & Cook, P.C., attorneys for defendant H.M. Royal, Inc., for an order granting summary judgment and a dismissal of all claims and crossclaims with prejudice, and the court having reviewed the moving papers, and any opposition thereto and for good cause having been shown;

IT IS on this 3rd day of August, 2018;

ORDERED that summary judgment shall be and hereby is granted in favor of defendant H.M. Royal, Inc.; and it is

FURTHER ORDERED that all claims and all crossclaims against H.M. Royal, Inc. shall be and hereby are dismissed with prejudice; and it is

FURTHER ORDERED that a copy of this order shall be served upon all counsel of record within 7 days of receipt by counsel for the moving party.

Opposed
 Unopposed

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

{F1745633-1}
"Having reviewed the above motion, I find it to be meritorious on its face and is unopposed. Pursuant to R.1:6-2, it therefore will be granted essentially for the reasons set forth in the moving papers."

195-18
83-18

RAWLE & HENDERSON LLP
John C. McMeekin II, Esquire #036331997
Linda Dobbins, Esquire #020511996
The Widener Building, 16th Floor
One South Penn Square
Philadelphia, PA 19107
(215) 575-4200
Attorneys for Defendant Mack Trucks, Inc.

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

DOCKET NO. L-6705-17 AS

FILED
AUG - 3 2018
ANA C. VISCOMI, J.S.C.

THOMAS LAGOCKI and BARBARA LAGOCKI

Plaintiffs,

v.

BORG WARNER MORSE TEC LLC, et al.

Defendants.

:
: **ASBESTOS MOTION**
:
: **CIVIL ACTION**
:
: **ORDER FOR SUMMARY JUDGMENT**
: **FOR MACK TRUCKS, INC.**
:
:
:
:
:

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

IT IS ON THIS 3rd DAY OF August, 2018;

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

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

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."

204
8-3-18

John S. McGowan – Attorney ID 034831988
MCGOWAN LAW OFFICES LLC
2137 Route 35, Suite 290
Holmdel, New Jersey 07733
(732) 475-3520
Attorney for Defendant Sears, Roebuck and Co.

FILED
AUG - 3 2018
ANA C. VISCOMI, J.S.C.

THOMAS LAGOCKI and BARBARA LAGOCKI, his wife,
:
:
Plaintiffs, :
vs. :
:
BORGWARNER MORSE TEC LLC, et al., :
:
Defendants. :
:

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. L-6705-17 AS
Civil Action
ASBESTOS LITIGATION

ORDER

THIS MATTER having been opened to the Court by McGowan Law Offices LLC, attorneys for defendant Sears, Roebuck and Co. (hereinafter "Sears") for an order pursuant to R. 4:46-2 granting summary judgment to Sears and dismissing all claims and cross-claims against Sears with regard to the plaintiffs in the above-captioned matter, and the court having considered the papers submitted, and the arguments of counsel, and for good cause shown; IT IS on this 3rd day of August, 2018;

ORDERED that summary judgment is hereby granted in favor of Sears, Roebuck and Co. dismissing all claims and cross-claims with prejudice with regard to the plaintiffs Thomas Lagocki and Barbara lagocki in the above captioned matter.

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

Ana C. Viscomi

Ana C. Viscomi, J.S.C.

 OPPOSED UNOPPOSED

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

SO ORDERED on this 6th day of August, 2018.

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

Opposed
 Unopposed

On 08.06.2018 the
court's statement of reasons
have been set forth on the record.

**SUPERIOR COURT OF NEW JERSEY
LAW DIVISION – MIDDLESEX COUNTY
DOCKET NO: MID-L-034535-18 (AS)**

**The Early Law Firm, LLC
360 Lexington Avenue, 20 FL
New York, NY 10017
Mark Bibro, Esq.
Attorney ID- 010812005**

**FILED
AUG - 3 2018
ANA C. VISCOMI, J.S.C.**

-----X
This Document Relates To:

**STANLEY PETERSON AND DEBBY
PETERSON**

Civil Action
Asbestos Litigation

ORDER

**v.
BASF CATALSTS, LLC., ET AL**

MID-L-03435-18

-----X

THIS MATTER having come before the Court upon the motion of Plaintiff, Stanley Peterson, for entry of an Order permitting Mark J. Buha, Esq. to be admitted to practice *pro hac vice* in this matter and to participate with counsel for plaintiff in all phases thereof; and it appearing that Mark J. Buha, Esq. is a licensed attorney in good standing; is associated with local counsel; has no disciplinary proceedings pending or previously imposed; understands his continuing obligation to advise court of any disciplinary proceeding; and plaintiff having requested that Mark J. Buha, Esq. represent it in this action; and the Court having considered the papers submitted, and for good cause shown,

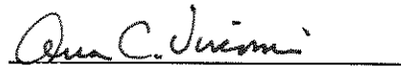
IT IS on this 3rd day of August 2018

ORDERED that Mark J. Buha, Esq. be permitted to appear in this action *pro hac vice* and is authorized to appear and participate with other counsel for plaintiff in

all phases of the above-captioned case, subject to the following conditions:

1. Mark J. Buha, Esq. shall abide by Rules Governing the Courts of the State of New Jersey, including the Rules of Professional Conduct and R. 1:20-1 and R. 1:28-2.
2. Mark J. Buha, Esq. shall, and hereby does, consent to the appointment of the Clerk of the Supreme Court as agent upon whom service of process may be made for all actions against him or his firm that may arise out of his participation in this matter.
3. Mark J. Buha, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any jurisdiction.
4. Mark J. Buha, Esq. shall have all pleadings, briefs, and other papers filed with the Court signed by an attorney of record authorized to practice in New Jersey, who shall be held responsible for them, as well as for the conduct of the cause and of Mark J. Buha, Esq.
5. Mark J. Buha, Esq. must, within ten (10) days of the receipt of this Order, pay the fees required by R. 1:28-2 and submit an affidavit of compliance. Automatic termination of the *pro hac vice* admission shall occur for failure to make the required annual payments as set forth in this paragraph.
6. *Pro hac vice* admission will automatically terminate for failure to make the initial and annual payment required by R. 1:20-1(b), R. 1:28(~~b~~-1~~e~~), and R. 1:28-2. Proof of such payment, after filing proof of payment, shall be made no later than February 1st of each year.
7. Mark J. Buha, Esq. will not be designated as trial counsel.

8. It is a complex area of law and the attorney is a specialist.
9. No adjournment or delay in discovery, motions, trial or any other proceeding will be requested by reason of the attorney's inability to appear.
10. Non-compliance with any terms of this Order shall constitute grounds for revocation of permission to *pro hac vice*.
11. A fully conformed copy of this Order shall be served upon all counsel within seven (7) days from the date of receipt hereof by counsel for plaintiff.



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

This Motion was:

Opposed

Unopposed

633
8-3-18

McGIVNEY KLUGER & COOK, P.C.

Pooja R. Patel - 0149122010

18 Columbia Turnpike, 3rd Floor

Florham Park, New Jersey 07932

(973) 822-1110

Attorneys for Defendant, Allied Building Products Corp.

FILED
JUL 24 2018
ANA C. VISCOMI, J.S.C.

Kirk Perry and Melissa Perry,
Plaintiff(s),

-vs-

Allied Building Products Corp.,
Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY
DOCKET NO.: MID-L-0024-18(AS)

Civil Action
Asbestos Litigation

Denying motion
ORDER TO PRESERVE EVIDENCE AND
COMPEL AUTOPSY

THIS MATTER being brought before the court by McGivney Kluger & Cook, P.C., attorney for Defendant, Allied Building Products Corp., seeking preservation of evidence at the return date set forth below pursuant to R. 4:52-1, based upon the brief and certifications attached herewith and for good cause shown.

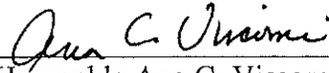
It is on this 24th day of July, 2018

ORDERED that the Motion to Preserve Evidence and Compel a Limited Autopsy of Mr. Perry upon his passing is hereby ~~granted~~ *denied* in favor of Defendant; and it is further

ORDERED that upon Mr. Perry's passing his body be made available at a location chosen by Plaintiff for limited autopsy by a pathologist to be agreed upon between plaintiff and defendant; and it is further *denied*

ORDERED that a portion of Mr. Perry's lung tissue be removed to perform destructive testing by the pathologist chosen; and it is further *denied*

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

496
8-3-18

Richard W. Wedinger, Esq/Atty ID 043111991
BARRY, McTIERNAN & WEDINGER, P.C.
10 Franklin Avenue
Edison, NJ 08837
Tel: 732-738-5600
Fax: 732-738-7518
rwedinger@bmctwlaw.com

FILED
AUG - 3 2018
ANA C. VISCOMI, J.S.C.

Attorneys for Defendant Personal Care Products Council

RICARDO RIMONDI and PILAR RIMONDI,

Plaintiffs,

v.

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

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION MIDDLESEX COUNTY

Docket No. MID-L-02912-17

**CIVIL ACTION
ASBESTOS LITIGATION**

**ORDER ADMITTING ATTORNEY
PRO HAC VICE**

This matter being opened to the court by Richard W. Wedinger, a New Jersey attorney and the attorney of record for Personal Care Products Council ("PCPC") to permit Thomas T. Locke, an attorney admitted to practice law in the District of Columbia and the State of Maryland, to participate with other counsel for PCPC in all phases of the trial, and it appearing that Thomas T. Locke is a licensed attorney in good standing in the District of Columbia, and the State of Maryland, and it appearing that Thomas T. Locke has served as PCPC's lawyer and is familiar with PCPC's business practices, personnel, and history, as well as its peculiar needs and interests:

It is on this 3rd day of August 2018, ORDERED that Thomas T. Locke, Esq., be and hereby is admitted *Pro Hac Vice* and is authorized to appear and participate with other counsel for PCPC in all phases of the trial, subject to the following conditions:

1. Thomas T. Locke shall abide by New Jersey Court Rules including all disciplinary rules R 1:20-1 and R 1:28-2.

2. Thomas T. Locke shall, and hereby does, consent to appointment of the Clerk of the Supreme Court as his agent upon whom service of process may be made for all actions against Thomas T. Locke or his firm that may arise out of her participation in this matter.

3. Thomas T. Locke shall immediately notify the court of any matter affecting his standing at the Bar of any other jurisdiction.

4. Thomas T. Locke shall have all pleadings, briefs, and other papers filed with the Court signed by an attorney of record authorized to practice in New Jersey, who shall be responsible for them, the conduct of the litigation and the attorney admitted herein.

5. Thomas T. Locke cannot be designated as trial counsel.

6. No discovery, motion, trial or any other proceeding delay shall occur or be requested by reason of the inability of Thomas T. Locke to be in attendance.

7. Thomas T. Locke ^{shall within 10 days of the date of this Order,} has ~~paid~~ pay the fees required by R. 1:20-1(b), R. 1:28-2, and R. 1:28B-1(e) and is submitting an affidavit of compliance.

8. *Pro hac vice* admission will automatically terminate for failure to make the initial and any annual payment required by R. 1:20-1(b), R. 1:28-2, and R. 1:28B-1(e).

9. Thomas T. Locke must, no later than February 1 of each year, submit proof of the above payment after filing proof of payment.

10. Noncompliance with any of the terms of this order shall constitute grounds for removal.

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

Ana C. Viscomi

Ana Viscomi, J.S.C.

429
427-18

LEWIS BRISBOIS BISGAARD & SMITH, LLP

Kathleen Marron Trabold, Esq. – NJ Attorney ID #051161996

Jesse D. Rodgers, Esq. – NJ Attorney ID#011652011

77 Water Street, 21st Floor

New York, New York 10005

Tel. (212) 232-1300

Attorneys for Defendant,

Rio Tinto Ltd. sued

Improperly herein as Rio Tinto, Ltd. (individually,

doing business as and as successor to

Talco e Grafite Val Chisone, Societa Talco

e Grafite Val, Luzenac Val Chisone, Rio

Tinto Minerals Group, Luzenac Val

Chisone, Rio Tinto Plc, Luzenac America

Inc., Luzenac Inc., Luzenac Group, Rio

Tinto Talc Ltd., Luzenac Group, Imerys

Minerals Delaware Inc., United Sierra Talc

Co., and Talco Val Chisone)

FILED
AUG - 3 2018
ANA C. VISCOMI, J.S.C.

RICARDO RIMONDI and
PILAR RIMONDI,

Plaintiff(s),

v.

BASF CATALYSTS LLC, *et al.*,

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-2912-17 AS

Civil Action - Asbestos Litigation

**ORDER GRANTING RIO TINTO
LTD.'S MOTION FOR SUMMARY
JUDGMENT**

THIS MATTER having been brought before the Court on application of Lewis Brisbois Bisgaard & Smith, LLP, attorneys for Defendant Rio Tinto Ltd., for an order granting summary judgment in its favor and against Plaintiffs, 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 3rd day of August, 2018

ORDERED that Defendant Rio Tinto Ltd.'s Motion for Summary Judgment is hereby **GRANTED** and the Complaint and any applicable 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) day of the date hereof.

Opposed ()
Unopposed ()

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

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

4-28
4-27-18

LEWIS BRISBOIS BISGAARD & SMITH, LLP
Kathleen Marron Trabold, Esq. – NJ Attorney ID #051161996
Jesse D. Rodgers, Esq. – NJ Attorney ID #011652011
77 Water Street, 21st Floor
New York, New York 10005
Tel. (212) 232-1300
Attorneys for Defendant,
Rio Tinto Ltd. sued

FILED
AUG - 3 2018
ANA C. VISCOMI, J.S.C.

Improperly herein as Rio Tinto, Ltd. (individually,
doing business as and as successor to
Talco e Grafite Val Chisone, Societa Talco
e Grafite Val, Luzenac Val Chisone, Rio
Tinto Minerals Group, Luzenac Val
Chisone, Rio Tinto Plc, Luzenac America
Inc., Luzenac Inc., Luzenac Group, Rio
Tinto Talc Ltd., Luzenac Group, Imerys
Minerals Delaware Inc., United Sierra Talc
Co., and Talco Val Chisone)

JOANNA RUMAN and
JACENTY RUMAN,

Plaintiff(s),

v.

BASF CATALYSTS LLC, *et al.*,

Defendant(s).

: SUPERIOR COURT OF NEW JERSEY
: LAW DIVISION: MIDDLESEX COUNTY
:
: DOCKET NO.: MID-L-2919-17 AS
:
: Civil Action - Asbestos Litigation
:
: **ORDER GRANTING RIO TINTO**
: **LTD.'S MOTION FOR SUMMARY**
: **JUDGMENT**
:
: :

THIS MATTER having been brought before the Court on application of Lewis Brisbois Bisgaard & Smith, LLP, attorneys for Defendant Rio Tinto Ltd., for an order granting summary judgment in its favor and against Plaintiffs, 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 3rd day of August, 2018

ORDERED that Defendant Rio Tinto Ltd.'s Motion for Summary Judgment is hereby **GRANTED** and the Complaint and any applicable 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) day of the date hereof.

Opposed ()
Unopposed (✓)



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

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

M# 106
7-20-18

SEGAL McCAMBRIDGE SINGER & MAHONEY, LTD.

Justine A. Martolano, Esq. (Attorney #: 243782017)

15 Exchange Place, Suite 1020

Jersey City, New Jersey 07302

Attorneys for Defendant

A.W. Chesterton Company

FILED
AUG - 3 2018
ANA C. VISCOMI, J.S.C.

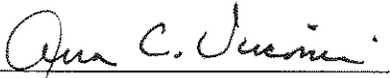
<p>REGINA T. PARSELLS, Individually and as Executor of the Estate of VINCENT TAMBURRO, and the Individual Heirs of the Estate of VINCENT TAMBURRO,</p> <p style="text-align: center;">Plaintiffs,</p> <p>A.W. CHESTERTON COMPANY, et al.,</p> <p style="text-align: center;">Defendants.</p>	<p style="text-align: center;">SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY</p> <p style="text-align: center;">DOCKET NO. MID-L-7142-16AS</p> <p style="text-align: center;">CIVIL ACTION ASBESTOS LITIGATION</p> <p style="text-align: center;">ORDER FOR SUMMARY JUDGMENT WITH PREJUDICE</p>
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THIS MATTER having been brought before the Court on Motion of Segal McCambridge Singer & Mahoney, attorneys for the Defendant, A.W. Chesterton Company ("A.W. Chesterton"), for an Order granting said Defendant Summary Judgment with prejudice in the within cause of action, and the Court having reviewed the moving papers and for good cause shown;

IT IS ON THIS 3rd day of August, 2018,

ORDERED that Defendant A.W. Chesterton's Motion for Summary Judgment 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

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 of this order.


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

Papers filed with the Court:

- () Answering Papers
- () Reply Papers

The within Notice of Motion was:

- () 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."

572
8-3-18

James J. Pettit
Law Offices of James J. Pettit, LLC
(Local New Jersey Counsel)
236 Borton Mill Court
Delran, NJ 08075
Phone: 856-834-5894
Email: james@jipettitlaw.com

Edward M. Nass, Esquire
Michael A. Cancelliere, Jr., Esquire
Casey Ryan Coburn, Esquire
NASS CANCELLIERE
1515 Market Street, Suite 2000
Philadelphia, PA 19102
Phone: 215-546-8200
emnass@nasscancelliere.com
macancelliere@nasscancelliere.com
ccoburn@nasscancelliere.com
Attorneys for Plaintiffs

FILED
AUG - 3 2018
ANA C. VISCOMI, J.S.C.

JOHN H, TIETJEN, SR. and
BETTY ANNE TIETJEN, h/w
111 East Raritan Drive
Little Egg Harbor Twp, NJ 08087
Plaintiffs

SUPERIOR COURT OF NEW JERSEY

LAW DIVISION – MIDDLESEX
COUNTY

vs.

ACE HARDWARE
CORPORATION; AMERICAN
BILTRITE, INC.; CERTAIN-TEED
CORPORATION; DAP, INC.; DREVER
COMPANY; FOSTER WHEELER LLC;
HOMASOTE COMPANY; IPA
SYSTEMS, INC., SUCCESSOR TO
PENN CRETE; J.H. FRANCE
REFRATORIES;
KEELER/DORR-OLIVER BOILER CO.;
METROPOLITAN LIFE INSURANCE
CO.; NEW DEAL LUMBER COMPANY;
PECORA CORPORATION; SEARS,

DOCKET NO.: MID-L-03283-18 (AS)

CIVIL ACTION
ASBESTOS LITIGATION

ROEBUCK AND COMPANY; :
SHERWIN-WILLIAMS COMPANY; :
SHERWIN-WILLIAMS COMPANY, :
AS SUCCESSOR TO M.A. BRUDER & :
SONS, INC., T/A M.A.B. PAINTS; UNION : ORDER GRANTING ADMISSION PRO
CARBIDE CORPORATION; FERGUSON : HAC VICE TO MICHAEL CANCELLIERE
ENTERPRISES, F/K/A PALERMO :
SUPPLYCOMPANY; A.O. SMITH :
CORPORATION; TRUE VALUE :
HARDWARE, A/K/A BENJAMIN :
BROTHERS; JOHN DOE CORPORATIONS:
ONE (1) THROUGH TWENTY (20). :

THIS MATTER having come before the court upon motion of plaintiffs, through their attorney, James J. Pettit, Law Offices of James J. Pettit, LLC, who is attorney of record for plaintiffs, for an Order granting the admission *pro hac vice* of MICHAEL CANCELLIERE, an attorney admitted to practice in the Commonwealth of Pennsylvania, to permit him to participate with James J. Pettit as co-counsel for plaintiffs in the above-captioned matter in all phases of discovery, motion practice and trial, and it appearing that MR. CANCELLIERE is a licensed attorney in good standing in the Commonwealth of Pennsylvania, and it appearing that plaintiffs have requested that MR. CANCELLIERE represent them as he specializes in the area of the liability of defendants in asbestos litigation, and for good cause shown,

IT IS on this 30th day of August, 2018, ORDERED

that MICHAEL CANCELLIERE be and hereby is admitted *pro hac vice* and is authorized to appear and participate with James J. Pettit in all phases of discovery, motion practice and trial, subject to the following conditions:

1. Michael Cancelliere shall abide by the New Jersey Court Rules including all disciplinary rules, R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e).
2. Michael Cancelliere shall, and hereby does, consent to the appointment of the Clerk of the Supreme Court as his agent upon whom service of process may be made for all actions against Michael Cancelliere that may arise out of his participation in the matter.
3. Michael Cancelliere shall immediately notify the court of any matter affecting his

standing at the Bar of any other jurisdiction.

4. Michael Cancelliere shall have all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in New Jersey, who shall be held responsible for them, the conduct of the litigation and the attorney admitted herein.

5. Michael Cancelliere must, within then (10) days, pay the fees required by R. 1:20-1(b), R. 1:28B and R. 1:28-2 and submit an affidavit of compliance. ice)

6. Michael Cancelliere shall not be designated as trial counsel.

7. There shall be no adjournment in discovery, motions, trial or any other proceedings by reason of Michael Cancelliere's inability to appear.

8. *Pro hac vice* admission will automatically terminate for failure to make the initial and any

annual payment required by R. 1:20-1(b) and R. 1:28-2. *Proof of such payment, after*

Filing proof of payment, shall be made no later than February 1

9. Non-compliance with any of the terms of this Order shall constitute grounds for *of each year.*
removal.

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

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

567
8378

James J. Pettit

Law Offices of James J. Pettit, LLC
(Local New Jersey Counsel)
236 Borton Mill Court
Delran, NJ 08075
Phone: 856-834-5894
Email: james@jipettitlaw.com

FILED
AUG - 3 2018
ANA C. VISCOMI, J.S.C.

Edward M. Nass, Esquire
Michael A. Cancelliere, Jr., Esquire
Casey Ryan Coburn, Esquire
NASS CANCELLIERE
1515 Market Street, Suite 2000
Philadelphia, PA 19102
Phone: 215-546-8200
emnass@nasscancelliere.com
macancelliere@nasscancelliere.com
ccoburn@nasscancelliere.com
Attorneys for Plaintiffs

JOHN H, TIETJEN, SR. and
BETTY ANNE TIETJEN, h/w
111 East Raritan Drive
Little Egg Harbor Twp, NJ 08087
Plaintiffs

SUPERIOR COURT OF NEW JERSEY

LAW DIVISION – MIDDLESEX
COUNTY

vs.

ACE HARDWARE
CORPORATION; AMERICAN
BILTRITE, INC.; CERTAIN-TEED
CORPORATION; DAP, INC.; DREVER
COMPANY; FOSTER WHEELER LLC;
HOMASOTE COMPANY; IPA
SYSTEMS, INC., SUCCESSOR TO
PENN CRETE; J.H. FRANCE
REFRATORIES;
KEELER/DORR-OLIVER BOILER CO.;
METROPOLITAN LIFE INSURANCE
CO.; NEW DEAL LUMBER COMPANY;
PECORA CORPORATION; SEARS,

DOCKET NO.: MID-L-03283-18 (AS)

CIVIL ACTION
ASBESTOS LITIGATION

ROEBUCK AND COMPANY; :
SHERWIN-WILLIAMS COMPANY; :
SHERWIN-WILLIAMS COMPANY, :
AS SUCCESSOR TO M.A. BRUDER & :
SONS, INC., T/A M.A.B. PAINTS; UNION : ORDER GRANTING ADMISSION PRO
CARBIDE CORPORATION; FERGUSON : HAC VICE TO CASEY RYAN COBURN
ENTERPRISES, F/K/A PALERMO :
SUPPLYCOMPANY; A.O. SMITH :
CORPORATION; TRUE VALUE :
HARDWARE, A/K/A BENJAMIN :
BROTHERS; JOHN DOE CORPORATIONS :
ONE (1) THROUGH TWENTY (20). :

THIS MATTER having come before the court upon motion of plaintiffs, through their attorney, James J. Pettit, Law Offices of James J. Pettit, LLC, who is attorney of record for plaintiffs, for an Order granting the admission *pro hac vice* of CASEY RYAN COBURN, an attorney admitted to practice in the Commonwealth of Pennsylvania, to permit Ms. Coburn to participate with James J. Pettit as co-counsel for plaintiffs in the above-captioned matter in all phases of discovery, motion practice and trial, and it appearing that Casey Ryan Coburn is a licensed attorney in good standing in the Commonwealth of Pennsylvania, and it appearing that plaintiffs have requested that Casey Ryan Coburn represent them as she specializes in the area of the liability of defendants in asbestos litigation, and for good cause shown,

IT IS on this 3rd day of August, 2018, ORDERED

that Casey Ryan Coburn be and hereby is admitted *pro hac vice* and is authorized to appear and participate with James J. Pettit in all phases of discovery, motion practice and trial, subject to the following conditions:

1. Casey Ryan Coburn shall abide by the New Jersey Court Rules including all disciplinary rules, R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e).
2. Casey Ryan Coburn shall, and hereby does, consent to the appointment of the Clerk of the Supreme Court as her agent upon whom service of process may be made for all actions against Casey Ryan Coburn that may arise out of her participation in the matter.
3. Casey Ryan Coburn shall immediately notify the court of any matter affecting her

standing at the Bar of any other jurisdiction.

4. Casey Ryan Coburn shall have all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in New Jersey, who shall be held responsible for them, the conduct of the litigation and the attorney admitted herein.

5. Casey Ryan Coburn must, within then (10) days, pay the fees required by R. 1:20-1(b), R. 1:28-1 and R. 1:28-2 and submit an affidavit of compliance. 1(e)

6. Casey Ryan Coburn shall not be designated as trial counsel.

7. There shall be no adjournment in discovery, motions, trial or any other proceedings by reason of Casey Ryan Coburn's inability to appear.

8. *Pro hac vice* admission will automatically terminate for failure to make the initial and any annual payment required by R. 1:20-1(b) and R. 1:28-2.

PROOF OF SUCH PAYMENT, SHALL BE MADE NO LATER THAN FEBRUARY 1 EACH YEAR.

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

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

Ana C. Viscomi

Ana C. Viscomi, J.S.C.

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
Johnson & Johnson Consumer Inc.

22-2
6-8-18
8-7-18

FILED
AUG - 6 2018
ANAC. VISCOMI JSQ

MARIA VOJACK-SMITH AND ISAAC SMITH,

Plaintiffs,

vs.

BRENTAG NORTH AMERICA, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-3636-17 AS

CIVIL ACTION
ASBESTOS LITIGATION

~~PROPOSED~~ ^{re:} ORDER FOR
SUMMARY JUDGMENT

*granting in part
denying in part*

THIS MATTER, having come before the Court by Drinker Biddle & Reath LLP, attorneys for Defendant Johnson & Johnson Consumer Inc. 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 6th day of August, 2018;

1. **ORDERED** that Defendant's Motion for Summary Judgment in favor of Defendant Johnson & Johnson Consumer Inc. and dismissing Plaintiff's Complaint and all cross-claims and counterclaims with Prejudice is Granted ^{as to the common law counts} ~~in its entirety, including~~ that:

2. Counts 1 through 4 and 6 through ~~8~~ ⁷ of Plaintiffs' Complaint, as they relate to Plaintiff's use of Johnson's Baby Powder®, are hereby dismissed in their entirety; and

3. Count 5 (Products Liability ~~Act Claim~~ ^{denied}) of Plaintiffs' Complaint, as it relates to Plaintiff's use of Johnson's Baby Powder®, is hereby dismissed in its entirety; and

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

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

Motion was:

 Opposed

 Unopposed

On 08-06-2018 the
court's statement of reasons
have been set forth on the record.

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, Coty Inc.,~~
~~and Coty US LLC~~

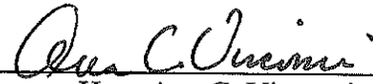
FILED
 AUG - 3 2018
 ANA C. VISCOMI, J.S.C.

MARIA VOJACK-SMITH and ISAAC SMITH,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION: MIDDLESEX COUNTY
Plaintiff,	:	DOCKET NO.: MID-L-3636-17AS
	:	Civil Action
vs.	:	
	:	
BRENNTAG NORTH AMERICA.; et al.	:	ORDER GRANTING SUMMARY JUDGMENT
Defendants	:	

THIS MATTER having been opened to the Court by Goldberg Segalla, LLP, attorneys for defendant Coty 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 3rd day of August, 2018, ORDERED AS FOLLOWS:

1. The motion for summary judgment filed by Coty Inc. is granted, and all claims and/or crossclaims asserted against defendant Coty Inc. 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.

On 8.03.2018 the court's statement of reasons have been set forth on the record.

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, ~~Coty Inc.~~,
 and ~~Coty US LLC~~

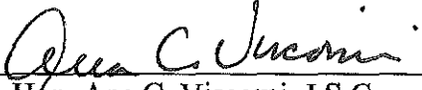
FILED
 AUG - 3 2018
 ANAC. VISCOMI, J.S.C.

MARIA VOJACK-SMITH and ISAAC SMITH, <p style="text-align: center;">Plaintiff,</p>	: SUPERIOR COURT OF NEW JERSEY : LAW DIVISION: MIDDLESEX COUNTY : DOCKET NO.: MID-L-3636-17AS : : Civil Action : : : ORDER GRANTING SUMMARY JUDGMENT : : : :
vs.	
BRENNTAG NORTH AMERICA.; et al. <p style="text-align: center;">Defendants</p>	

THIS MATTER having been opened to the Court by Goldberg Segalla, LLP, attorneys for defendant 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 30^d day of August, 2018, ORDERED AS FOLLOWS:

1. The motion for summary judgment filed by The Procter & Gamble Company 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.

On 8.03.2018 the court's statement of reasons have been set forth on the record.

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, Coty Inc.,
and Coty US LLC~~

FILED
AUG - 3 2018
ANA C. VISCOMI, J.S.C.

MARIA VOJACK-SMITH and ISAAC SMITH,

Plaintiff,

vs.

BRENNTAG NORTH AMERICA.; et al.

Defendants

: SUPERIOR COURT OF NEW JERSEY
: LAW DIVISION: MIDDLESEX COUNTY
: DOCKET NO.: MID-L-3636-17AS

Civil Action

**ORDER GRANTING SUMMARY
JUDGMENT**

THIS MATTER having been opened to the Court by Goldberg Segalla, LLP, attorneys for defendant Coty US, LLC, 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 30th day of August, 2018, ORDERED AS FOLLOWS:

1. The motion for summary judgment filed by Coty US, LLC is granted, and all claims and/or crossclaims asserted against defendant Coty US, LLC 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.

On 8.03.2018 the court's statement of reasons have been set forth on the record.

HAWKINS PARNELL

THACKSTON & YOUNG LLP

Edward P. Abbot, Esq. (ID: 001381986)

Elizabeth Barnwell Kelly, Esq. (ID: 183642016)

Manuel A. Guevara, Esq. (ID: 0165742016)

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FILED
AUG - 3 2018
ANAC.VISCOMI, J.S.C.

MARIA VOJACK SMITH and ISAAC SMITH,

Plaintiff,

vs.

REVLON, INC., et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-3636-17AS

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 Motion for Summary Judgment is as follows:

IT IS HEREBY ORDERED on this 3rd day of August, 2018 that all Claims and Cross-Claims shall be and hereby are dismissed with prejudice on behalf of Defendant, **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: August 3rd, 2018


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

Opposed

Unopposed

On 8.03.2018 the
court's statement of reasons
have been set forth on the record.

HAWKINS PARNELL

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FILED
AUG - 3 2018
ANAC.VISCOMI, J.S.C.

MARIA VOJACK SMITH and ISAAC SMITH,

Plaintiff,

vs.

REVLON CONSUMER PRODUCTS CORP., et
al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-3636-17AS

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 Motion for Summary Judgment is as follows:

IT IS HEREBY ORDERED on this 3rd day of August, 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: August 3rd, 2018


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

Opposed

Unopposed

On 8-03-2018 the
court's statement of reasons
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