

Judge Ana Viscomi, J.S.C.							
Master Motion List							
Motions Returnable ( 08_04_2017 )							
Docket	Case Name	Motion Type	Motion #	Opp recd	MOVANTS ATTNY	PLAINTIFF'S ATTNY	DISPOSITION
L-6871-12	ALBRIGHT V. CSR	ENFORCE SETTLEMENT	561		Wilentz	Wilentz Goldman	GRANTED
L-588-17	ARVELO V. YVES SAINT LAURENT	DISMISS PER R.4:6-2e	417	YES	Hawkins Parnell	Szaferman/Levy	adj 8/11 by ACV
L-1686-13	AUTH V. ATLANTIC PLBG	S/J	147	YES	Marks O'Neill	Cohen Placitella	adj 8/11 by ACV
L-5358-16	BARTLOW V. COLGATE PALMOLIVE	RECONSIDERATION	636	YES	O'Toole Fernandez	Szaferman/Simon	
L-5358-16	BARTLOW V. BRENNTAG	PROTECTIVE ORDER - TERMINATE OR LIMIT DEP OF DR. MOLINE	833		Szaferman/Simo n	Szaferman/Simon	
L-5358-16	BARTLOW V. COLGATE PALMOLIVE	XM-DENYING PROTECTIVE ORDER; COMPEL CONTINUED DEP OF DR. MOLINE	909		O'Toole Fernandez	Szaferman/Simon	
L-5358-16	BARTLOW V. COLGATE PALMOLIVE	PROTECTIVE ORDER	327	YES	O'Toole Fernandez	Szaferman/Simon	
L-5358-16	BARTLOW V. COLGATE PALMOLIVE	XM-COMPELDEP OF COLGATE REP	68	YES	Szaferman/Simo n	Szaferman/Simon	
L-5358-16	BARTLOW V. COLGATE PALMOLIVE	S/J	156	YES	O'Toole Fernandez	Szaferman/Simon	

Docket	Case Name	Motion Type	Motion #	Opp recd	MOVANTS ATTNY	PLAINTIFF'S ATTNY	DISPOSITION
L-5358-16	BARTLOW V. CYPRUS AMAX	S/J	169	YES	Rawle Henderson	Szaferman/Simon	adj 8/18 by ACV
L-5358-16	BARTLOW V. IMERYS	S/J	174	YES	Rawle Henderson	Szaferman/Simon	adj 8/18 by ACV
L-5358-16	BARTLOW V. IMERYS	QUASH/PROTECTIVE ORDER-DEP OF SHRIPAL SHARMA	208	YES	Rawle Henderson	Szaferman/Simon	adj 8/18 by ACV
L-5358-16	BARTLOW V. IMERYS	QUASH/PROTECTIVE ORDER-DEP OF JULIE PIER	209	YES	Rawle Henderson	Szaferman/Simon	adj 8/18 by ACV
L-5358-16	BARTLOW V. WCD	S/J	151	YES	Hoagland Longo	Szaferman/Simon	adj to 8/18 by movant with consent
L-5358-16	BARTLOW V. IMERYS TALC	BIFURCATE TRIAL	671	YES	Rawle Henderson	Szaferman/Simon	adj 8/18 by ACV
L-5358-16	BARLOW V. CYPRUS AMAX	BIFURCATE TRIAL	672	YES	Rawle Henderson	Szaferman/Simon	adj 8/18 by ACV
L-4394-14	BIERBRUNNER V. JOHN CRANE	S/J	196		Margolis Edelstein	Cohen Placitella	GRANTED
L-4394-14	BIERBRUNNER V. GOODRICH CORP	S/J	195		Margolis Edelstein	Cohen Placitella	W/D
L-6179-14	BORNSTEIN V. CRANE	S/J	89	YES	Pascarella DiVita	Cohen Placitella	adj 8/18 by deft w/consent
L-613-17	BRAUN V. CARRIER	S/J	149		Mayfield Turner	Belluck & Fox	GRANTED
L-613-17	BRAUN V. GREEN TWEED	S/J	253		Wilbraham	Belluck & Fox	GRANTED

Docket	Case Name	Motion Type	Motion #	Opp recd	MOVANTS ATTNY	PLAINTIFF'S ATTNY	DISPOSITION
L-613-17	BRAUN V. SPENCE	S/J	9		Lebowitz Oleske	Belluck & Fox	GRANTED
L-613-17	BRAUN V. UNITED CONVEYOR	S/J	50		Garrity Graham	Belluck & Fox	GRANTED
L-2641-14	BROWN V. CATERPILLAR	RECONSIDERATION	308		Marks O'Neill	Szaferman/Levy	adj 9/7 with JBC
L-900-14	CAIRO V. AMERICAN INTL	AMD CPT	384	YES	Szaferman/Levy	Szaferman/Levy	adj to 8/18 by movant with consent
L-5027-16	CAROLAN V. CNA	S/J	51		Hawkins Parnell	Cohen Placitella	adj 9/1
L-260-14	CELARIO V. ROUTE 22 NISSAN	FINAL APPROVAL OF CLASS ACTION SETTLEMENT	331		Wolf Law	Wolf Law	
L-2911-17	CHAPMAN V. CYPRUS AMAX	DISMISS - FORUM NON CONVENIENS	566		Rawle Henderson	Lanier	adj 9/15 by ACV
L-2911-17	CHAPMAN V. IMERYS	DISMISS - FORUM NON CONVENIENS	578		Rawle Henderson	Lanier	adj 9/15 by ACV
L-6247-12	CLIM V. CSR	ENFORCE SETTLEMENT	563		Wilentz	Wilentz Goldman	GRANTED
L-2868=1 6	CUPO V. R.J. REYNOLDS	AMD CPT	831		Locks Law	Locks Law	
L-4611-13	EDSON, ELIZABETH V. CSR	ENFORCE SETTLEMENT	564		Wilentz	Wilentz Goldman	GRANTED
L-4533-13	EDSON, DANIEL V. CSR	ENFORCE SETTLEMENT	572		Wilentz	Wilentz Goldman	GRANTED
L-3138-14	ESPOSITO V. CSR	ENFORCE SETTLEMENT	575		Wilentz	Wilentz Goldman	GRANTED
L-878-13	FOLAND V. CENTRAL JERSEY SUPPLY	S/J	107		Margolis Edelstein	Wilentz Goldman	adj 8/18 by deft w/consent

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L-878-13	FOLAND V. WOOLSULATE	S/J	111		Margolis Edelstein	Wilentz Goldman	adj 8/18 by deft w/consent
L-3140-16	GARDNER V. GRANT SUPPLY	S/J	273		O'Brien	Keefe	W/D
L-6805-16	GRABOWSKI V. J&J	PHV SHARLA J. FROST	879		Drinker Biddle	Cohen Placitella	GRANTED
L-3184-14	HAMILTON V. CSR	ENFORCE SETTLEMENT	579		Wilentz	Wilentz Goldman	GRANTED
L-5661-13	HANKO V. CSR	ENFORCE SETTLEMENT	581		Wilentz	Wilentz Goldman	GRANTED
L-5924-13	HARLEY V. ABEX	STRIKE DEFT MACK TRUCK FOR NO DISCOVERY	615	YES	Cohen Placitella	Cohen Placitella	adj 8/18 by ACV
L-1748-17	HENRY V. J&J	PHV SHARLA J. FROST	868		Drinker Biddle	Cohen Placitella	GRANTED
L-2818-17	HUFF V. CYPRUS AMAX	DISMISS - FORUM NON CONVENIENS	465	YES	Rawle Henderson	Szaferman/Simon	adj 8/18 by ACV
L-2818-17	HUFF V. IMERYS	DISMISS - FORUM NON CONVENIENS	460	YES	Rawle Henderson	Szaferman/Simon	adj 8/18 by ACV
L-6651-16	JOHNSON V. GENUINE PARTS	S/J	99	YES	Breuninger	Szaferman	adj 8/11 by ACV
L-196-17	KELLEY-STRAMER V. J&J	PHV SHARLA J. FROST	871		Drinker Biddle	Szaferman/Simon	GRANTED
L-1220-16	KLAUBER V. FISHER SCIENTIFIC	S/J	712		McCarter	Belluck & Fox	W/D
L-2629-13	KLOOCK V. CHEVRON	S/J	257	YES	McElroy Deutsch	Keefe	adj to 8/18 by movant with consent

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L-2629-13	KLOOCK V. E.I. DUPONT	S/J	153	YES	Porzio	Keefe	adj 8/11 by ACV
L-2629-13	KLOOCK V. EXXON	S/J	258	YES	McElroy Deutsch	Keefe	adj to 8/18 by movant with consent
L-2629-13	KLOOCK V. HM ROYAL	S/J	242		Styliades	Keefe	adj 8/11 by ACV
L-2629-13	KLOOCK V. HOFFMAN-LAROCHE	S/J	129		Gibbons	Keefe	adj to 8/18 by movant with consent
L-2629-13	KLOOCK V. MACK TRUCK	S/J	121		Rawle Henderson	Keefe	GRANTED
L-2629-13	KLOOCK V. MADSEN & HOWELL	S/J	143		McGivney	Keefe	GRANTED
L-2629-13	KLOOCK V. NICHOLAS SCHWALJE	S/J	151	YES	Marks O'Neill	Keefe	adj 8/11 by ACV
L-5027-16	KOECHER V. CNA	S/J	52		Hawkins Parnell	Cohen Placitella	adj 9/1
L-827-17	LADUE V. CYPRUS AMAX	JOINDER TO DISMISS FOR FORUM NON CONVENIENS	417	YES	Rawle Henderson	Szaferman/Simon	adj 8/18 by ACV
L-827-17	LADUE V. IMERYS TALC	JOINDER TO DISMISS FOR FORUM NON CONVENIENS	416	YES	Rawle Henderson	Szaferman/Simon	adj 8/18 by ACV
L-827-17	LADUE V. DAIMLER	DISMISS CPT	309		Lavin O'Neil	Szaferman/Simon	adj 8/18 by ACV
L-827-17	LADUE V. HARLEY DAVIDSON INC	DISMISS CPT	498	YES	Hardin Kundla	Szaferman/Simon	adj 8/18 by ACV
L-827-17	LADUE V. HARLEY DAVIDSON COMPANY	XM JOINING #498	496	YES	Hardin Kundla	Szaferman/Simon	adj 8/18 by ACV

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L-827-17	LADUE V. AMERICAN HONDA MOTOR CO	DISMISS CPT FOR LACK OF PERSONAL JURISDICTION	381		Greenbaum Rowe	Szaferman/Simon	adj 8/18 by ACV
L-827-17	LADUE V. AMERICAN HONDA MOTOR CO	JOINDER CROSS MOTION TO JOIN DISMISS FOR FORUM NON CONVENIENS FILED BY HARLEY DAVIDSON	815		Greenbaum Rowe	Szaferman/Simon	adj 8/18 by ACV
L-827-17	LADUE V. AMERICAN HONDA MOTOR CO	JOINDER CROSS MOTION TO JOIN DISMISS FOR FORUM NON CONVENIENS FILED BY HARLEY DAVIDSON	416	YES	Rawle Henderson	Szaferman/Simon	adj 8/18 by ACV
L-827-17	LADUE V. PACCAR	S/J	17		Hawkins Parnell	Szaferman/Simon	GRANTED
L-827-17	LADUE V. IMERYS TALC	OPP TO PACCAR MOTION FOR S/J	781		Rawle Henderson	Szaferman/Simon	adj 8/18 by ACV
L-827-17	LADUE V. CYPRUS AMAX	OPP TO PACCAR MOTION FOR S/J	782		Rawle Henderson	Szaferman/Simon	adj 8/18 by ACV
L-7385-16	LANZO V. J&J	PHV SHARLA J. FROST	872		Drinker Biddle	Szaferman/Levy	GRANTED
L-263-15	LAPOTASKY V. CSR	ENFORCE SETTLEMENT	590		Wilentz	Wilentz Goldman	GRANTED
L-7336-16	LASHLEY V. IMERYS	QUASH/PROTECTIVE ORDER-DEP OF SHRIPAL SHARMA	212	YES	Rawle Henderson	Szaferman/Simon	adj 8/18 by ACV
L-7336-16	LASHLEY V. IMERYS	QUASH/PROTECTIVE ORDER-DEP OF JULIE PIER	217	YES	Rawle Henderson	Szaferman/Simon	adj 8/18 by ACV

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L- 1192- 13	LORA V. AAROMA HOLDINGS	COMPEL DISCOVERY; COMPEL DEP; MODIFY CMO	546	YES	Locks Law	Locks Law	adj 9/15 by movant
L- 4567- 13	LYNCH V. AIR PRODUCTS	S/J	143	YES	Marshall Dennehey	Wilentz	W/D
L- 4567- 13	LYNCH V. ARMSTRONG PUMPS	S/J	163	YES	McGivney	Wilentz	adj 8/11 by ACV
L- 4567- 13	LYNCH V. BROAD SUPPLY	S/J	139	YES	Pashman Stein	Wilentz	adj 8/11 by ACV
L- 4567- 13	LYNCH V. BW/IP	S/J	135	YES	Segal McCambridge	Wilentz	adj 8/11 by ACV
L- 4567- 13	LYNCH V. DAP	S/J	165	YES	McGivney	Wilentz	adj 8/11 by ACV
L- 4567- 13	LYNCH V. HOKE	S/J	172	YES	McGivney	Wilentz	adj 8/11 by ACV
L- 4567- 13	LYNCH V. IDEAL SUPPLY	S/J	194	YES	Margolis Edelstein	Wilentz	adj 8/18 by deft w/consent
L- 4567- 13	LYNCH V. IRONBOUND SUPPLY	S/J	145	YES	Methfessel & Webel	Wilentz	adj 8/11 by ACV
L- 4567- 13	LYNCH V. TLV	S/J	157		Drinker Biddle	Wilentz	adj 8/18 per movant w/consent
L- 4567- 13	LYNCH V. WASHINGTON DIV. OF URS	S/J	186		Margolis Edelstein	Wilentz	adj 8/18 by deft w/consent
L- 4567- 13	LYNCH V. WELCO	S/J	188	YES	Margolis Edelstein	Wilentz	adj 8/18 by deft w/consent
L- 1120- 17	MARTINEZ V. BELCAM	PHV CANDICE KUSMER	839		Kurowski Shultz	Szaferman/Simon	GRANTED

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L-1120-17	MARTINEZ V. BELCAM	PHV JOHN J. KUROWSKI	840		Kurowski Shultz	Szaferman/Simon	GRANTED
L-2821-16	MAUCERI V. FISHER SCIENTIFIC	S/J	284	YES	McCarter	Weitz/Luxenberg	ADJ 9/15 by Movant with Consent
L-2821-16	MAUCERI V. GENUINE PARTS	S/J	215	YES	Breuninger	Weitz/Luxenberg	adj 8/11 by ACV
L-2821-16	MAUCERI V. GUARD LINE	S/J	160	YES	Kelley Jason	Weitz/Luxenberg	adj 8/11 by ACV
L-7049-16	MCNEILL-GEORGE V. J&J	PHV SHARLA J. FROST	864		Drinker Biddle	Cohen Placitella	GRANTED
L-7991-12	MELITSKI V. CSR	ENFORCE SETTLEMENT	592		Wilentz	Wilentz Goldman	GRANTED
L-7521-16	MITCHELL V. UNION CARBIDE	PHV CHRISTOPHER S. ANDERSON	838		Caruso Smith	Weitz Luxenberg	GRANTED
L-5314-16	O'NEILL V. PEERLESS	S/J	193	YES	Delany McBride	Weitz Luxenberg	adj 8/11 by ACV
L-1332-15	PELLOT V. MANNINGTON MILLS	PHV ERICH J. GLEBER	844		Segal McCambridge	Belluck & Fox	GRANTED
L-5111-13	PEREZ V. AMPACET	STRIKE DEFT ROGERS	219		Lanier	Lanier	adj 8/18 by deft mcgivney w/consent
L-616-14	REDMOND V. HONEYWELL	S/J	57	YES	Pepper Hamilton	Simmons	adj 8/4 with Judge Paley
L-3243-15	REMBILAS V.CSR	ENFORCE SETTLEMENT	589		Wilentz	Wilentz Goldman	GRANTED
L-6782-16	ROBERTS V. GENUINE PARTS	DISMISS FOR LACK OF JURISDICTION	287		Breuninger Fellman	Szaferman/Simon	W/D

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L-6782-16	ROBERTS V. GENUINE PARTS	S/J	276		Breuninger Fellman	Szaferman/Simon	W/D
L-5902-16	SABATELLI V. J&J	PHV SHARLA J. FROST	874		Drinker Biddle	Szaferman/Levy	GRANTED
L-5869-16	SCHOENIGER V. BRENNTAG	PROTECTIVE ORDER - TERMINATE OR LIMIT DEP OF DR. MOLINE	834		Szaferman/Simon	Szaferman/Simon	
L-5869-16	SCHOENIGER V. BRENNTAG	XM-DENYING PROTECTIVE ORDER; COMPEL CONTINUED DEP OF DR. MOLINE	910		O'Toole Fernandez	Szaferman/Simon	
L-5869-16	SCHOENIGER V. IMERYS TALC	BIFURCATE TRIAL	674	YES	Rawle Henderson	Szaferman/Simon	adj 8/18 by ACV
L-5869-16	SCHOENIGER V. CYPRUS AMAX	BIFURCATE TRIAL	675	YES	Rawle Henderson	Szaferman/Simon	adj 8/18 by ACV
L-5869-16	SCHOENIGER V. CYPRUS AMAX	S/J	197	YES	Rawle Henderson	Szaferman/Simon	adj 8/18 by ACV
L-5869-16	SCHOENIGER V. IMERYS	S/J	175	YES	Rawle Henderson	Szaferman/Simon	adj 8/18 by ACV
L-5869-16	SCHOENIGER V. IMERYS TALC	QUASH/PROTECTIVE ORDER-DEP OF SHRIPAL SHARMA	210	YES	Rawle Henderson	Szaferman/Simon	adj 8/18 by ACV
L-5869-16	SCHOENIGER V. IMERYS TALC	QUASH/PROTECTIVE ORDER-DEP OF JULIE PIER	210	YES	Rawle Henderson	Szaferman/Simon	adj 8/18 by ACV
L-5869-16	SCHOENIGER V. WCD	S/J	150	YES	Hoagland Longo	Szaferman/Simon	adj to 8/18 by movant with consent
L-5869-16	SCHOENIGER V. COLGATE PALMOLIVE	PROTECTIVE ORDER	182	YES	O'Toole Fernandez	Szaferman/Simon	

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L-5869-16	SCHOENIGER V. COLGATE PALMOLIVE	XM-COMPEL DEP OF COLGATE REP	69		Szaferman/Simon	Szaferman/Simon	
L-5869-16	SCHOENIGER V. COLGATE PALMOLIVE	S/J	158	YES	O'Toole Fernandez	Szaferman/Simon	
L-6977-15	SCHULTZ V. CARRIER	RECONSIDERATION	774		Mayfield Turner	Weitz/Luxenberg	W/D
L-2909-17	SIMONETTI V. ROCKWELL (ALLEN-BRADLEY)	DISMISS W/PREJ	827		McElroy Deutsch	Brookman Rosenberg	GRANTED
L-2909-17	SIMONETTI V. FLOWSERVE	DISMISS W/PREJ	830		McElroy Deutsch	Brookman Rosenberg	GRANTED
L-2093-16	SIPSKI V. SPECIAL ELECTRIC	S/J	254		McGivney	Wilentz	W/D
L-1078-15	SPARKS V. SEARS	SANCTIONS		YES	Wolf	Wolf	W/D
L-3121-17	STONACK V. AMERICAN BILTRITE	AMD CPT	825		Early Law	Early Law	GRANTED
L-6763-09	TELLADO V. RESCO	S/J	161		McGivney	Cohen Placitella	adj 9/1 by pltf w/consent
L-6763-09	TELLADO V. INGERSOLL RAND	S/J	153		Pascarella DiVita	Cohen Placitella	GRANTED
L-6763-09	TELLADO V. VOLVO	S/J	148		Rawle Henderson	Cohen Placitella	GRANTED

Docket	Case Name	Motion Type	Motion #	Opp recd	MOVANTS ATTNY	PLAINTIFF'S ATTNY	DISPOSITION
L-7249-16	TEUSCHER V. IMERY'S	QUASH/PROTECTIVE ORDER-DEP OF SHRIPAL SHARMA	218	YES	Rawle Henderson	Szaferman/Simon	adj 8/18 by ACV
L-7249-16	TEUSCHER V. IMERY'S	QUASH/PROTECTIVE ORDER-DEP OF JULIE PIER	219	YES	Rawle Henderson	Szaferman/Simon	adj 8/18 by ACV
L-7249-16	TEUSCHER V. J&J	PHV SHARLA J. FROST	826		Drinker Biddle	Szaferman/Simon	GRANTED
L-2519-13	TOMKO V. CSR	ENFORCE SETTLEMENT	591		Wilentz	Wilentz Goldman	GRANTED
L-4497-13	TOUGHILL V. FULTON BOILER	S/J	175	YES	Barry McTiernan	Cohen Placitella	adj 9/15 by deft with consent
L-5973-16	VERDOLOTTI V. WCD	S/J	504	YES	Hoagland	Szaferman/Simon	adj 8/18 by ACV
L-5973-16	VERDOLITTI V. IMERY'S	JOINDER TO J&J'S MOTION FOR PROTECTIVE ORDER	1069	YES	Rawle & Henderson	Szaferman	adj 8/18 by ACV
L-5973-16	VERDOLOTTI V. JOHNSON & JOHNSON	XM TO IMERY'S JOINDER MOTION FOR PROTECTIVE ORDER TO COMPLY W/OUTSTANDING DISCOVERY	1035		Szafreman/Simon	Szaferman/Simon	adj 8/18 by ACV
L-5973-16	VERDOLOTTI V. JOHNSON & JOHNSON	PHV SHARLA J. FROST	866		Drinker Biddle	Szaferman/Simon	GRANTED
L-3636-17	VOJACK-SMITH V. BRENNTAG	PHV AUDREY P. RAPHAEL	562		Levy Konigsberg	Levy Konigsberg	GRANTED

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L- 2399- 17	WAIVER V. 3M	PHV KENNETH PATRICK DANZINGER	836		Simmons Hanly	Simmons Hanly	GRANTED
L- 2088- 16	WARES V. GUARANTEED MOTOR	S/J	109		Golden Rothschild	Wolf/McGinn	adj 8/18 per Wolf with consent of parties

Syed K. Rizvi - 040002006  
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Attorneys for Defendant Belcam, Inc.

**FILED**

**AUG - 4 2017**

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

-----X  
KAYLA MARTINEZ

Plaintiff,

-against-

AVON PRODUCTS, INC., *et al*

Defendant,

SUPERIOR COURT OF THE  
STATE OF NEW JERSEY  
LAW DIVISION:  
COUNTY OF MIDDLESEX  
DOCKET NO.: MID-L-1120-17AS

CIVIL ACTION – ASBESTOS  
LITIGATION

**ORDER**

-----X

**THIS MATTER**, having come before the Court on the motion of Kurowski Shultz LLC, on behalf of defendant Belcam, Inc., and the Court having reviewed the moving and opposition papers, if any, and for good cause shown:

**IT IS, ON THIS** 4<sup>th</sup> **DAY OF** August, 2017

**ORDERED** that the motion by Belcam, Inc. is hereby granted and Candice C. Kusmer, Esq. is admitted *pro hac vice* in the above-captioned matter and is authorized to appear and participate in all phases of defense of this matter, including trial; and

**IT IS FURTHER ORDERED** that Candice C. Kusmer, Esq. shall, within ten (10) days of the date of this Order, pay the fees required by R. 1:20-1(b), R. 1:28B-1(e) and R. 1:28-2, and shall submit an Affidavit of Compliance; and

**IT IS FURTHER ORDERED** that Candice C. Kusmer, Esq. shall not be designated as trial counsel; and

**IT IS FURTHER ORDERED** that Candice C. Kusmer, Esq. shall abide by the New Jersey Court Rules including all disciplinary rules, and shall specifically comply with Rules 1:20-1 and 1:28-2; and

**IT IS FURTHER ORDERED** that Candice C. Kusmer, Esq. shall notify this Court immediately of any matter affecting her standing with the bar of any other Court; and

**IT IS FURTHER ORDERED** that Candice C. Kusmer, Esq. shall consent to the appointment of the Clerk of the Supreme Court as the 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 this matter; and

**IT IS FURTHER ORDERED** that all pleadings, briefs, and other papers filed with the Court be signed by an attorney of record authorized to practice in this State, who shall be responsible for them and for the conduct of the cause and of the admitted attorney therein; and

**IT IS FURTHER ORDERED** that there will be no delay in any proceedings and no adjournment requested by reason of the inability of Candice C. Kusmer, Esq. to be in attendance; and

**IT IS FURTHER ORDERED** that automatic termination of *pro hac vice* admission shall occur for failure to make the required payment of the Annual Fee, and the annual payments to the New Jersey Lawyers Assistance Fund, Disciplinary Oversight Committee, and the New Jersey Lawyers' Fund for Client Protection; and

**IT IS FURTHER ORDERED** that noncompliance with any of these requirements shall constitute grounds for removal;

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

**IT IS FURTHER ORDERED** that this is a complex area of law and Candice C. Kusmer, Esq. is a specialist.

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

\_\_\_\_\_ Opposed

Unopposed

Syed K. Rizvi - 040002006  
KUROWSKI SHULTZ LLC  
99 Hudson Street, Suite 528  
New York, NY 10013  
(929) 378-4800  
Attorneys for Defendant Belcam, Inc.

**FILED**  
AUG - 4 2017  
ANA C. VISCOMI, J.S.C.

-----X  
KAYLA MARTINEZ

Plaintiff,

-against-

AVON PRODUCTS, INC., *et al*

Defendant,

SUPERIOR COURT OF THE  
STATE OF NEW JERSEY  
LAW DIVISION:  
COUNTY OF MIDDLESEX  
DOCKET NO.: MID-L-1120-17AS

CIVIL ACTION - ASBESTOS  
LITIGATION

**ORDER**

-----X

**THIS MATTER**, having come before the Court on the motion of Kurowski Shultz LLC, on behalf of defendant Belcam, Inc., and the Court having reviewed the moving and opposition papers, if any, and for good cause shown:

**IT IS, ON THIS** 4<sup>th</sup> **DAY OF** August, 2017

**ORDERED** that the motion by Belcam, Inc. is hereby granted and John J. Kurowski, Esq. is admitted *pro hac vice* in the above-captioned matter and is authorized to appear and participate in all phases of defense of this matter, including trial; and

**IT IS FURTHER ORDERED** that John J. Kurowski, Esq. shall, within ten (10) days of the date of this Order, pay the fees required by R. 1:20-1(b), R. 1:28B-1(e) and R. 1:28-2, and shall submit an Affidavit of Compliance; and

**IT IS FURTHER ORDERED** that John J. Kurowski, Esq. shall not be designated as trial counsel; and

**IT IS FURTHER ORDERED** that John J. Kurowski, Esq. shall abide by the New Jersey Court Rules including all disciplinary rules, and shall specifically comply with Rules 1:20-1 and 1:28-2; and

**IT IS FURTHER ORDERED** that John J. Kurowski, Esq. shall notify this Court immediately of any matter affecting his standing with the bar of any other Court; and

**IT IS FURTHER ORDERED** that John J. Kurowski, Esq. shall consent to the appointment of the Clerk of the Supreme Court as the 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 this matter; and

**IT IS FURTHER ORDERED** that all pleadings, briefs, and other papers filed with the Court be signed by an attorney of record authorized to practice in this State, who shall be responsible for them and for the conduct of the cause and of the admitted attorney therein; and

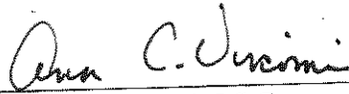
**IT IS FURTHER ORDERED** that there will be no delay in any proceedings and no adjournment requested by reason of the inability of John J. Kurowski, Esq. to be in attendance; and

**IT IS FURTHER ORDERED** that automatic termination of *pro hac vice* admission shall occur for failure to make the required payment of the Annual Fee, and the annual payments to the New Jersey Lawyers Assistance Fund, Disciplinary Oversight Committee, and the New Jersey Lawyers' Fund for Client Protection; and

**IT IS FURTHER ORDERED** that noncompliance with any of these requirements shall constitute grounds for removal; and

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

**IT IS FURTHER ORDERED** that this is a complex area of law and John J. Kurowski, Esq. is a specialist.

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

\_\_\_\_\_ Opposed

\_\_\_\_\_/\_\_\_\_\_ Unopposed

836  
8-4-17

Laurence V. Nassif, Esq. – Attorney ID #048361998  
Simmons Hanly Conroy  
112 Madison Avenue, 7<sup>th</sup> Floor  
New York, NY 10016  
(212) 784-6400 – telephone  
(212) 213-5949 – fax  
Attorney for Plaintiff

**FILED**  
AUG - 4 2017  
N.A.C. VISCOMI, J.S.C.

-----  
CHARLES WAIVER,

Plaintiffs,  
v.

3M COMPANY, et al.

Defendants  
-----

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-2399-17 AS

Civil Action

ORDER GRANTING ADMISSION PRO HAC  
VICE TO KENNETH PATRICK  
DANZINGER, ESQ.

THIS MATTER having been opened to the Court upon the motion of Plaintiff Charles Waiver by and through their attorneys, Simmons Hanly Conroy, or entry of an Order permitting Kenneth Patrick Danzinger, Esq., an attorney admitted to practice law in the state of Missouri and Illinois, to participate with other counsel for Plaintiffs in the above-captioned case; and it appearing that Kenneth Patrick Danzinger is a licensed attorney in good standing; and Plaintiffs having requested that Mr. Danzinger represent them in this action; and the Court having considered the papers submitted, and for good cause shown (based on the complex nature of the subject matter of the case and that Mr. Danzinger possess specialized knowledge in this litigation),

IT IS on this 4<sup>th</sup> day of Aug, 2017, hereby

**ORDERED** that Kenneth Patrick Danzinger, Esq. of the law firm of SIMMONS HANLY CONROY, be admitted pro hac vice and is authorized to appear and participate with other counsel for Plaintiffs in all phases of the trial; and it is further,

**ORDERED** that Kenneth Patrick Danzinger, Esq. shall abide by the Rules Governing the Courts of the State of New Jersey, including all disciplinary rules contained therein; and it is further,

**ORDERED** that Kenneth Patrick Danzinger , 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 him that may arise out of his participation in the matter; and it is further,

**ORDERED** that Kenneth Patrick Danzinger, Esq. shall immediately notify this Court of any matter affecting his standing at the bar of any other jurisdiction; and it is further,

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

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

**ORDERED** that Kenneth Patrick Danzinger shall make a payment to the New Jersey Fund for Client Protection as provided by New Jersey Court Rules R. 1: 20-1(b), R. 1: 28-2, and R. 1:28B-1(e), and submit an affidavit of compliance; and it is further

*within 10 days of the date of this Order.*  
**ORDERED** that Kenneth Patrick Danzinger, Esq. shall not be designated trial counsel.  
**ORDERED** automatic termination of Pro Hac Vice admission shall occur for failure to make the required annual payment of the Annual Fee and the annual payment to the Lawyer's Assistance Fund and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of the initial payment, shall be made no later than February 1 of each year; and it is further

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

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

**ORDERED** that a copy of this order shall be served on all parties within seven days of the date hereof.

*Ana C. Viscomi*

HON. ANA VISCOMI, J.S.C

           / Opposed  
      ✓       / Unopposed

838  
8-4-17

**CARUSO SMITH PICINI P.C.**  
Richard D. Picini, Esq.  
Attorney I.D. No. 036521983  
60 Route 46 East  
Fairfield, New Jersey 07004  
(973) 667-6000  
Attorneys for Defendant,  
Union Carbide Corporation

**FILED**

**AUG - 4 2017**

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

MICHAEL SELLERS, as administrator of the  
estate of KAY MITCHELL,

Plaintiffs,

VS.

BORGWARNER MORSE TEC LLC, et al.,

Defendants.

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

Civil Action

**Asbestos Litigation**

**ORDER**

**THIS MATTER** having been opened to the Court by CARUSO SMITH PICINI P.C., attorneys for Defendant Union Carbide Corporation for an Order pursuant to R. 1:21-2, granting *pro hac vice* admission to Christopher S. Anderson, Esq., and the Court having considered the submissions of the parties:

IT IS on this 4<sup>th</sup> day of August, 2017;

**ORDERED** that:

- (1) The application of Christopher S. Anderson, Esq., for admission *pro hac vice* be and hereby is granted; and
- (2) Christopher S. Anderson, Esq. shall abide by the Rules of the New Jersey Courts, including, but not limited to, all disciplinary rules and Rules 1:20-1(b), 1:28-2 and 1:28B-1(e); and
- (3) That Christopher S. Anderson, Esq.'s long-standing relationship with Defendant Union Carbide Corporation constitutes good cause; and

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

(5) Christopher S. Anderson, Esq. shall notify the court immediately of any matter affecting the attorney's standing at the bar of any other court in any jurisdiction; and

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

(7) That Christopher S. Anderson, Esq. shall not be designated as trial counsel; and

(8) No adjournment or delay in discovery, motions, trial, or any other proceedings will be requested by reason of Christopher S. Anderson, Esq.'s inability to appear; and

(9) Christopher S. Anderson, Esq. shall send a copy of this Order granting his *pro hac vice* admission with the required annual fees to the New Jersey Lawyers Fund; and

(10) Shall within 10 days of the date of this Order comply with R. 1:20-1(b), R. 1:28B-1(e) and R. 1:28-2 and shall submit an affidavit of compliance; and that

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

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

(13) Caruso Smith Piccini P.C. shall serve a copy of this order upon all counsel within 7 days of the date of entry hereof.

Ana C. Viscomi

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

562  
8-4-17

LEVY KONIGSBERG, LLP  
By: Moshe Maimon, Esq. (ID# 042691986)  
Daniel LaTerra, Esq. (ID# 033702007)  
101 Grovers Mill Road, Suite 200  
Lawrenceville, N.J. 08648  
(609) 720-0400

**FILED**

**AUG - 4 2017**

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

Attorneys for Plaintiffs

MARIA VOJACK-SMITH and ISAAC SMITH,

Plaintiffs,

v.

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

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION - MIDDLESEX  
COUNTY

DOCKET NO.: MID-L-3636-17AS

Civil Action - Asbestos  
Litigation

**ORDER FOR PRO HAC VICE  
ADMISSION**

This matter having been opened to the Court on behalf of Plaintiffs, Maria Vojack-Smith and Isaac Smith, by Levy Konigsberg, LLP (Daniel LaTerra, 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 Audrey Raphael, Esq.

IT IS ON THIS 4<sup>th</sup> day of August 2017;

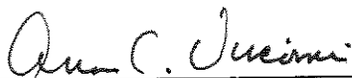
**ORDERED** that Audrey Raphael, Esq. be and is hereby admitted *pro hac vice* in this matter; and

2. Audrey Raphael, Esq. 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

844  
8-4-17

**SEGAL McCAMBRIDGE SINGER & MAHONEY, LTD.**

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

**FILED**  
AUG - 4 2017  
ANA C. VISCOMI, J.S.C.

SAMUEL PELLOT, JR., as Executor of the  
Estate of SAMUEL PELLOT, SR ,

Plaintiff(s),

-vs-

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION - MIDDLESEX COUNTY  
DOCKET NO.: L-001332-15 (AS)

Civil Action  
Asbestos Litigation

**ORDER**

AIR & LIQUID SYSTEMS  
CORPORATION, et. al.

Defendant(s).

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

IT IS on this 4<sup>th</sup> day of August 2017

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

1. Erich J. Gleber, Esq. shall abide by Rules Governing the Courts of the State of New Jersey, including the Rules of Professional Conduct and R. 1:20-1 and R. 1:28-2.
2. Erich J. Gleber, Esq. shall, and hereby does, consent to the appointment of the Clerk of the Supreme Court as agent upon whom service of process may be made for all actions against him or his firm that may arise out of his participation in this matter.
3. Erich J. Gleber, Esq. shall immediately notify the Court of any matter affecting their standing at the Bar of any jurisdiction.
4. Erich J. Gleber, Esq. shall have all pleadings, briefs, and other papers filed with the Court signed by an attorney of record authorized to practice in New Jersey, who shall be held responsible for them, as well as for the conduct of the cause and of Erich J. Gleber, Esq.
5. Erich J. Gleber, Esq. must, within ten (10) days of the receipt of this Order, pay the fees required by R. 1:20-1(b), R. 1:28(b)-1(e), and R. 1:28-2 and submit an affidavit of compliance. Automatic termination of the *pro hac vice* admission shall occur for failure to make the required annual payments as set forth in this paragraph.
6. *Pro hac vice* admission will automatically terminate for failure to make the initial and annual payment required by R. 1:20-1(b), R. 1:28(b)-1(e), and R. 1:28-2. Proof of such payment, after filing proof of payment, shall be made no later than February 1<sup>st</sup> of each year.
7. No adjournment or delay in discovery, motions, trial or any other proceeding will be requested by reason of the attorney's inability to appear.
8. Erich J. Gleber, Esq. shall not be designated as trial counsel.
9. Non-compliance with any terms of this Order shall constitute grounds for revocation of permission to practice *pro hac vice*.
10. A copy of this order shall be served on all parties within 7 days of the date of this Order.



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

864  
8-4-17

Jack N. Frost, Jr. (State ID No. 025312005)  
DRINKER BIDDLE & REATH LLP  
*A Delaware Limited Liability Partnership*  
600 Campus Drive  
Florham Park, New Jersey 07932-1047  
(973) 549-7000  
Attorneys for Defendant  
Johnson & Johnson Consumer, Inc.

**FILED**

AUG - 4 2017

ANA C. VISCOMI, J.S.C.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-7049-16 AS

D'ANGELA M. MCNEILL-GEORGE,

Plaintiff,

vs.

BRENTAG NORTH AMERICA, INC.,  
et al.,

Defendants.

CIVIL ACTION  
ASBESTOS LITIGATION

**ORDER ADMITTING  
SHARLA J. FROST, ESQ.  
PRO HAC VICE**

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for defendant Johnson & Johnson Consumer, Inc., for an Order admitting Sharla J. Frost, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 4<sup>th</sup> day of August, 2017 ORDERED that Sharla J. Frost, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson Consumer, Inc., subject to the following conditions:

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

2. Sharla J. Frost, 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 her or Drinker Biddle & Reath LLP that may arise out of her participation in this matter;

3. Sharla J. Frost, Esq. shall immediately notify the Court of any matter affecting her standing at the Bar of any other jurisdiction;

4. Sharla J. Frost, Esq. shall have all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in New Jersey and associated with the law firm of Drinker Biddle & Reath LLP, who shall be held responsible for them, the conduct of the litigation and the attorney admitted herein;

5. Sharla J. Frost, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

6. Sharla J. Frost, Esq. shall not request to adjourn or delay in discovery, motions, trial or any other proceeding by reason of her inability to appear;

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

8. The *pro hac vice* admission of Sharla J. Frost, Esq. will automatically terminate for failure to make the initial and any annual payment required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e);

9. Automatic termination of Pro Hac Vice admission shall occur for failure to make the required payment of the annual fee to the Lawyer's Assistance Fund and the NJ Lawyer's

Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year; and

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

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

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

This Motion was:

Opposed  
 Unopposed

879  
8-4-17

Jack N. Frost, Jr. (State ID No. 025312005)  
DRINKER BIDDLE & REATH LLP  
*A Delaware Limited Liability Partnership*  
600 Campus Drive  
Florham Park, New Jersey 07932-1047  
(973) 549-7000  
Attorneys for Defendant  
Johnson & Johnson Consumer, Inc.

**FILED**

AUG - 4 2017

ANA C. VISCOMI, J.S.C.

ANITA GRABOWSKI and ALFRED  
GRABOWSKI, husband and wife,

Plaintiffs,

vs.

BRENNTAG NORTH AMERICA, INC.,  
et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-6805-16 AS

CIVIL ACTION  
ASBESTOS LITIGATION

**ORDER ADMITTING  
SHARLA J. FROST, ESQ.  
PRO HAC VICE**

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for defendant Johnson & Johnson Consumer, Inc., for an Order admitting Sharla J. Frost, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 4<sup>th</sup> day of August, 2017 ORDERED that Sharla J. Frost, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson Consumer, Inc., subject to the following conditions:

1. Sharla J. Frost, Esq. shall abide by the New Jersey Court Rules including all disciplinary rules, R. 1:20-1 and R. 1:28-2;
2. Sharla J. Frost, 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 her or Drinker Biddle & Reath LLP that may arise out of her participation in this matter;
3. Sharla J. Frost, Esq. shall immediately notify the Court of any matter affecting her standing at the Bar of any other jurisdiction;
4. Sharla J. Frost, Esq. shall have all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in New Jersey and associated with the law firm of Drinker Biddle & Reath LLP, who shall be held responsible for them, the conduct of the litigation and the attorney admitted herein;
5. Sharla J. Frost, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;
6. Sharla J. Frost, Esq. shall not request to adjourn or delay in discovery, motions, trial or any other proceeding by reason of her inability to appear;
7. Sharla J. Frost, Esq. must make an annual payment to the Ethics Financial Committee and to the New Jersey Lawyers Fund for Client Protection and shall, within ten (10) days, pay the fees required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) and submit an affidavit of compliance;
8. The *pro hac vice* admission of Sharla J. Frost, Esq. will automatically terminate for failure to make the initial and any annual payment required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e);
9. Automatic termination of Pro Hac Vice admission shall occur for failure to make the required payment of the annual fee to the Lawyer's Assistance Fund and the NJ Lawyer's

Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year; and

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

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

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

This Motion was:

Opposed  
 Unopposed

868  
8-4-17

Jack N. Frost, Jr. (State ID No. 025312005)  
DRINKER BIDDLE & REATH LLP  
*A Delaware Limited Liability Partnership*  
600 Campus Drive  
Florham Park, New Jersey 07932-1047  
(973) 549-7000  
Attorneys for Defendant  
Johnson & Johnson Consumer, Inc.

**FILED**  
AUG - 4 2017  
ANAC. VISCOMI, J.S.C.

ROSALIND HENRY and FREDERICK  
C. HENRY, husband and wife,

Plaintiffs,

vs.

BRENTAG NORTH AMERICA, INC.,  
et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-1748-17 AS

CIVIL ACTION  
ASBESTOS LITIGATION

**ORDER ADMITTING  
SHARLA J. FROST, ESQ.  
PRO HAC VICE**

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for defendant Johnson & Johnson Consumer, Inc., for an Order admitting Sharla J. Frost, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 4<sup>th</sup> day of August, 2017 ORDERED that Sharla J. Frost, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson Consumer, Inc., subject to the following conditions:

1. Sharla J. Frost, Esq. shall abide by the New Jersey Court Rules including all disciplinary rules, R. 1:20-1 and R. 1:28-2;
2. Sharla J. Frost, 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 her or Drinker Biddle & Reath LLP that may arise out of her participation in this matter;
3. Sharla J. Frost, Esq. shall immediately notify the Court of any matter affecting her standing at the Bar of any other jurisdiction;
4. Sharla J. Frost, Esq. shall have all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in New Jersey and associated with the law firm of Drinker Biddle & Reath LLP, who shall be held responsible for them, the conduct of the litigation and the attorney admitted herein;
5. Sharla J. Frost, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;
6. Sharla J. Frost, Esq. shall not request to adjourn or delay in discovery, motions, trial or any other proceeding by reason of her inability to appear;
7. Sharla J. Frost, Esq. must make an annual payment to the Ethics Financial Committee and to the New Jersey Lawyers Fund for Client Protection and shall, within ten (10) days, pay the fees required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) and submit an affidavit of compliance;
8. The *pro hac vice* admission of Sharla J. Frost, Esq. will automatically terminate for failure to make the initial and any annual payment required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e);
9. Automatic termination of Pro Hac Vice admission shall occur for failure to make the required payment of the annual fee to the Lawyer's Assistance Fund and the NJ Lawyer's

Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year; and

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

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

---

Honorable Ana Viscomi, J.S.C.

This Motion was:

Opposed  
 Unopposed

874  
8-4-17

Jack N. Frost, Jr. (State ID No. 025312005)  
DRINKER BIDDLE & REATH LLP  
*A Delaware Limited Liability Partnership*  
600 Campus Drive  
Florham Park, New Jersey 07932-1047  
(973) 549-7000  
Attorneys for Defendant  
Johnson & Johnson Consumer, Inc.

**FILED**

AUG - 4 2017

ANA C. VISCOMI, J.S.C.

CHRISTINA M. SABATELLI and  
RAYMOND SABATELLI, III,

Plaintiffs,

v.

CYPRUS AMAX MINERALS  
COMPANY, individually and as  
successor-in-interest to American Talc  
Company, Metropolitan Talc Company,  
Inc., Charles Mathieu, Inc., and Resource  
Processors, Inc.; ET AL.,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-5902-16AS

CIVIL ACTION  
ASBESTOS LITIGATION

**ORDER ADMITTING  
SHARLA J. FROST, ESQ.  
PRO HAC VICE**

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for defendant Johnson & Johnson Consumer, Inc., for an Order admitting Sharla J. Frost, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 4<sup>th</sup> day of August, 2017 ORDERED that Sharla J. Frost, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson Consumer, Inc., subject to the following conditions:

1. Sharla J. Frost, Esq. shall abide by the New Jersey Court Rules including all disciplinary rules, R. 1:20-1 and R. 1:28-2;
2. Sharla J. Frost, 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 her or Drinker Biddle & Reath LLP that may arise out of her participation in this matter;
3. Sharla J. Frost, Esq. shall immediately notify the Court of any matter affecting her standing at the Bar of any other jurisdiction;
4. Sharla J. Frost, Esq. shall have all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in New Jersey and associated with the law firm of Drinker Biddle & Reath LLP, who shall be held responsible for them, the conduct of the litigation and the attorney admitted herein;
5. Sharla J. Frost, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;
6. Sharla J. Frost, Esq. shall not request to adjourn or delay in discovery, motions, trial or any other proceeding by reason of her inability to appear;
7. Sharla J. Frost, Esq. must make an annual payment to the Ethics Financial Committee and to the New Jersey Lawyers Fund for Client Protection and shall, within ten (10) days, pay the fees required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) and submit an affidavit of compliance;
8. The *pro hac vice* admission of Sharla J. Frost, Esq. will automatically terminate for failure to make the initial and any annual payment required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e);
9. Automatic termination of Pro Hac Vice admission shall occur for failure to make the required payment of the annual fee to the Lawyer's Assistance Fund and the NJ Lawyer's

Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year; and

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

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

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

This Motion was:

Opposed  
 Unopposed

872  
8-4-17

Jack N. Frost, Jr. (State ID No. 025312005)  
DRINKER BIDDLE & REATH LLP  
*A Delaware Limited Liability Partnership*  
600 Campus Drive  
Florham Park, New Jersey 07932-1047  
(973) 549-7000  
Attorneys for Defendant  
Johnson & Johnson Consumer, Inc.

**FILED**

AUG - 4 2017

ANA C. VISCOMI, J.S.C.

STEPHEN LANZO, III and KENDRA  
LANZO,

Plaintiffs,

v.

CYPRUS AMAX MINERALS  
COMPANY, individually and as  
successor-in-interest to American Talc  
Company, Metropolitan Talc Company,  
Inc., Charles Mathieu, Inc., and Resource  
Processors, Inc.; ET AL.,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-7385-16AS

CIVIL ACTION  
ASBESTOS LITIGATION

**ORDER ADMITTING  
SHARLA J. FROST, ESQ.  
PRO HAC VICE**

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for defendant Johnson & Johnson Consumer, Inc., for an Order admitting Sharla J. Frost, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 4<sup>th</sup> day of August, 2017 ORDERED that Sharla J. Frost, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson Consumer, Inc., subject to the following conditions:

1. Sharla J. Frost, Esq. shall abide by the New Jersey Court Rules including all disciplinary rules, R. 1:20-1 and R. 1:28-2;
2. Sharla J. Frost, 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 her or Drinker Biddle & Reath LLP that may arise out of her participation in this matter;
3. Sharla J. Frost, Esq. shall immediately notify the Court of any matter affecting her standing at the Bar of any other jurisdiction;
4. Sharla J. Frost, Esq. shall have all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in New Jersey and associated with the law firm of Drinker Biddle & Reath LLP, who shall be held responsible for them, the conduct of the litigation and the attorney admitted herein;
5. Sharla J. Frost, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;
6. Sharla J. Frost, Esq. shall not request to adjourn or delay in discovery, motions, trial or any other proceeding by reason of her inability to appear;
7. Sharla J. Frost, Esq. must make an annual payment to the Ethics Financial Committee and to the New Jersey Lawyers Fund for Client Protection and shall, within ten (10) days, pay the fees required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e) and submit an affidavit of compliance;
8. The *pro hac vice* admission of Sharla J. Frost, Esq. will automatically terminate for failure to make the initial and any annual payment required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e);
9. Automatic termination of Pro Hac Vice admission shall occur for failure to make the required payment of the annual fee to the Lawyer's Assistance Fund and the NJ Lawyer's

Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year; and

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

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

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

This Motion was:

Opposed  
 Unopposed

871  
8-4-17

Jack N. Frost, Jr. (State ID No. 025312005)  
DRINKER BIDDLE & REATH LLP  
*A Delaware Limited Liability Partnership*  
600 Campus Drive  
Florham Park, New Jersey 07932-1047  
(973) 549-7000  
Attorneys for Defendant  
Johnson & Johnson Consumer, Inc.

**FILED**  
AUG - 4 2017  
ANA C. VISCOMI, J.S.C.

KAYLA KELLEY-STRAMER,

Plaintiff,

v.

BRENNTAG NORTH AMERICA, INC.  
(sued individually and as successor-in-  
interest to MINERAL PIGMENT  
SOLUTIONS, INC. as successor-in-  
interest to WHITTAKER, CLARK &  
DANIELS, INC.), et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-196-17AS

CIVIL ACTION  
ASBESTOS LITIGATION

**ORDER ADMITTING  
SHARLA J. FROST, ESQ.  
PRO HAC VICE**

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for defendant Johnson & Johnson Consumer, Inc., for an Order admitting Sharla J. Frost, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 4<sup>th</sup> day of August, 2017 ORDERED that Sharla J. Frost, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson Consumer, Inc., subject to the following conditions:

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

2. Sharla J. Frost, 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 her or Drinker Biddle & Reath LLP that may arise out of her participation in this matter;

3. Sharla J. Frost, Esq. shall immediately notify the Court of any matter affecting her standing at the Bar of any other jurisdiction;

4. Sharla J. Frost, Esq. shall have all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in New Jersey and associated with the law firm of Drinker Biddle & Reath LLP, who shall be held responsible for them, the conduct of the litigation and the attorney admitted herein;

5. Sharla J. Frost, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

6. Sharla J. Frost, Esq. shall not request to adjourn or delay in discovery, motions, trial or any other proceeding by reason of her inability to appear;

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

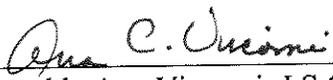
8. The *pro hac vice* admission of Sharla J. Frost, Esq. will automatically terminate for failure to make the initial and any annual payment required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e);

9. Automatic termination of Pro Hac Vice admission shall occur for failure to make the required payment of the annual fee to the Lawyer's Assistance Fund and the NJ Lawyer's

Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year; and

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

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

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

This Motion was:

Opposed

Unopposed

876  
8-4-17

Jack N. Frost, Jr. (State ID No. 025312005)  
DRINKER BIDDLE & REATH LLP  
*A Delaware Limited Liability Partnership*  
600 Campus Drive  
Florham Park, New Jersey 07932-1047  
(973) 549-7000  
Attorneys for Defendant  
Johnson & Johnson Consumer, Inc.

**FILED**  
AUG - 4 2017  
ANA C. VISCOMI, J.S.C.

RONALD MARTIN TEUSCHER and  
SHANNON TEUSCHER,,  
  
Plaintiffs,  
  
vs.  
  
BRENNTAG NORTH AMERICA, INC.,  
et al.  
  
Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-7249-16 AS

CIVIL ACTION  
ASBESTOS LITIGATION

**ORDER ADMITTING  
SHARLA J. FROST, ESQ.  
PRO HAC VICE**

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for defendant Johnson & Johnson Consumer, Inc., for an Order admitting Sharla J. Frost, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 4<sup>th</sup> day of August, 2017 ORDERED that Sharla J. Frost, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson Consumer, Inc., subject to the following conditions:

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

2. Sharla J. Frost, 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 her or Drinker Biddle & Reath LLP that may arise out of her participation in this matter;

3. Sharla J. Frost, Esq. shall immediately notify the Court of any matter affecting her standing at the Bar of any other jurisdiction;

4. Sharla J. Frost, Esq. shall have all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in New Jersey and associated with the law firm of Drinker Biddle & Reath LLP, who shall be held responsible for them, the conduct of the litigation and the attorney admitted herein;

5. Sharla J. Frost, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

6. Sharla J. Frost, Esq. shall not request to adjourn or delay in discovery, motions, trial or any other proceeding by reason of her inability to appear;

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

8. The *pro hac vice* admission of Sharla J. Frost, Esq. will automatically terminate for failure to make the initial and any annual payment required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e);

9. Automatic termination of Pro Hac Vice admission shall occur for failure to make the required payment of the annual fee to the Lawyer's Assistance Fund and the NJ Lawyer's

Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year; and

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

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

*Ana C. Viscomi*

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

This Motion was:

Opposed

Unopposed

860  
8-4-17

Jack N. Frost, Jr. (State ID No. 025312005)  
DRINKER BIDDLE & REATH LLP  
*A Delaware Limited Liability Partnership*  
600 Campus Drive  
Florham Park, New Jersey 07932-1047  
(973) 549-7000  
Attorneys for Defendant  
Johnson & Johnson Consumer, Inc.

**FILED**  
AUG - 4 2017  
ANA C. VISCOMI, J.S.C.

IRMA VERDOLOTTI,

Plaintiff,

vs.

BRENNTAG NORTH AMERICA, INC.  
(sued individually and as successor-in-  
interest to MINERAL PIGMENT  
SOLUTIONS, INC. as successor-in-  
interest to WHITTAKER, CLARK &  
DANIELS, INC.), et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-5973-16 AS

CIVIL ACTION  
ASBESTOS LITIGATION

**ORDER ADMITTING  
SHARLA J. FROST, ESQ.  
PRO HAC VICE**

**THIS MATTER** being opened to the Court by Drinker Biddle & Reath LLP, attorneys for defendant Johnson & Johnson Consumer, Inc., for an Order admitting Sharla J. Frost, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 4<sup>th</sup> day of August, 2017 ORDERED that Sharla J. Frost, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson Consumer, Inc., subject to the following conditions:

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

2. Sharla J. Frost, 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 her or Drinker Biddle & Reath LLP that may arise out of her participation in this matter;

3. Sharla J. Frost, Esq. shall immediately notify the Court of any matter affecting her standing at the Bar of any other jurisdiction;

4. Sharla J. Frost, Esq. shall have all pleadings, briefs and other papers filed with the court signed by an attorney of record authorized to practice in New Jersey and associated with the law firm of Drinker Biddle & Reath LLP, who shall be held responsible for them, the conduct of the litigation and the attorney admitted herein;

5. Sharla J. Frost, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

6. Sharla J. Frost, Esq. shall not request to adjourn or delay in discovery, motions, trial or any other proceeding by reason of her inability to appear;

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

8. The *pro hac vice* admission of Sharla J. Frost, Esq. will automatically terminate for failure to make the initial and any annual payment required by R. 1:20-1(b), R. 1:28-2 and R. 1:28B-1(e);

9. Automatic termination of Pro Hac Vice admission shall occur for failure to make the required payment of the annual fee to the Lawyer's Assistance Fund and the NJ Lawyer's

Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year; and

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

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

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

This Motion was:

Opposed  
 Unopposed

561  
6-23-17

WILENTZ, GOLDMAN & SPITZER, P.A.  
90 Woodbridge Center Drive, P.O. Box 10  
Woodbridge, New Jersey 07095-0958  
(732) 636-8000  
Attorneys for Plaintiffs

**FILED**

**AUG - 4 2017**

ANNA C. VISCOMI, J.S.C.  
SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION-MIDDLESEX COUNTY  
DOCKET No.: MID-L-6871-12

-----X  
ESTATE OF KENNETH F. ALBRIGHT  
Plaintiff

ASBESTOS LITIGATION

v.

Civil Action

CSR LIMITED  
Defendant  
-----X

ORDER ENTERING JUDGMENT AGAINST  
DEFENDANT, CSR LIMITED

WHEREAS this matter was brought before the Court by Wilentz, Goldman & Spitzer, P.A., attorneys for plaintiffs, for entry of an Order of Judgment based upon an unpaid settlement agreement entered into herein with defendant, **CSR LIMITED**, and the Court having considered the papers submitted and arguments of counsel and good and just cause having been shown;

IT IS on this 4<sup>th</sup> day of August, 2017,

ORDERED, that Judgment be and is hereby entered in favor of plaintiffs and against defendant, **CSR LIMITED**, in the total amount of \$3,592.57, and that post-judgment interest at the legal rate be computed thereon until paid in full, and it is further;

ORDERED, that a copy of this Order shall be served upon defendant's attorney within 7 days of the date of its entry.

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

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."

563  
6-23-17

WILENTZ, GOLDMAN & SPITZER, P.A.  
90 Woodbridge Center Drive, P.O. Box 10  
Woodbridge, New Jersey 07095-0958  
(732) 636-8000  
Attorneys for Plaintiffs

**FILED**  
AUG - 4 2017  
ANA C. VISCOMI, J.S.C.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION-MIDDLESEX COUNTY  
DOCKET No.: MID-L-6247-12

-----X  
MICHAEL C. CLIM  
Plaintiff

v.

CSR LIMITED  
Defendant  
-----X

ASBESTOS LITIGATION

Civil Action

ORDER ENTERING JUDGMENT AGAINST  
DEFENDANT, CSR LIMITED

WHEREAS this matter was brought before the Court by Wilentz, Goldman & Spitzer, P.A., attorneys for plaintiffs, for entry of an Order of Judgment based upon an unpaid settlement agreement entered into herein with defendant, **CSR LIMITED**, and the Court having considered the papers submitted and arguments of counsel and good and just cause having been shown;

IT IS on this 4<sup>th</sup> day of August, 2017,

ORDERED, that Judgment be and is hereby entered in favor of plaintiffs and against defendant, **CSR LIMITED**, in the total amount of \$958.04, and that post-judgment interest at the legal rate be computed thereon until paid in full, and it is further;

ORDERED, that a copy of this Order shall be served upon defendant's attorney within 7 days of the date of its entry.

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

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."

564  
6-23-17

FILED

AUG - 4 2017

ANA C. VISCOMI, J.S.C.

WILENTZ, GOLDMAN & SPITZER, P.A.  
90 Woodbridge Center Drive, P.O. Box 10  
Woodbridge, New Jersey 07095-0958  
(732) 636-8000  
Attorneys for Plaintiffs

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION-MIDDLESEX COUNTY  
DOCKET No.: MID-L-4611-13

-----X  
ESTATE OF ELIZABETH EDSON  
Plaintiff  
  
v.  
  
CSR LIMITED  
Defendant  
-----X

ASBESTOS LITIGATION  
  
Civil Action

ORDER ENTERING JUDGMENT AGAINST  
DEFENDANT, CSR LIMITED

WHEREAS this matter was brought before the Court by Wilentz, Goldman & Spitzer, P.A., attorneys for plaintiffs, for entry of an Order of Judgment based upon an unpaid settlement agreement entered into herein with defendant, CSR LIMITED, and the Court having considered the papers submitted and arguments of counsel and good and just cause having been shown;

IT IS on this 4<sup>th</sup> day of August, 2017,

ORDERED, that Judgment be and is hereby entered in favor of plaintiffs and against defendant, CSR LIMITED, in the total amount of \$958.04, and that post-judgment interest at the legal rate be computed thereon until paid in full, and it is further;

ORDERED, that a copy of this Order shall be served upon defendant's attorney within 7 days of the date of its entry.

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

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."

572-17  
6-23-17

FILED  
AUG - 4 2017

WILENTZ, GOLDMAN & SPITZER, P.A.  
90 Woodbridge Center Drive, P.O. Box  
Woodbridge, New Jersey 07095-0958  
(732) 636-8000  
Attorneys for Plaintiffs

ANA C. VISCOMI, J.S.C.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION-MIDDLESEX COUNTY  
DOCKET No.: MID-L-4533-13

-----X  
ESTATE OF DANIEL T. EDSON  
Plaintiff  
  
v.  
  
CSR LIMITED  
Defendant  
  
-----X

ASBESTOS LITIGATION  
  
Civil Action

ORDER ENTERING JUDGMENT AGAINST  
DEFENDANT, CSR LIMITED

WHEREAS this matter was brought before the Court by Wilentz, Goldman & Spitzer, P.A., attorneys for plaintiffs, for entry of an Order of Judgment based upon an unpaid settlement agreement entered into herein with defendant, CSR LIMITED, and the Court having considered the papers submitted and arguments of counsel and good and just cause having been shown;

IT IS on this 4<sup>th</sup> day of August, 2017,

ORDERED, that Judgment be and is hereby entered in favor of plaintiffs and against defendant, CSR LIMITED, in the total amount of \$191.55, and that post-judgment interest at the legal rate be computed thereon until paid in full, and it is further;

ORDERED, that a copy of this Order shall be served upon defendant's attorney within 7 days of the date of its entry.

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

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."

575  
6-23-17

FILED

AUG - 4 2017

WILENTZ, GOLDMAN & SPITZER, P.A.  
90 Woodbridge Center Drive, P.O. Box 10  
Woodbridge, New Jersey 07095-0958  
(732) 636-8000  
Attorneys for Plaintiffs

ANA C. VISCOMI, J.S.C.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION-MIDDLESEX COUNTY  
DOCKET No.: MID-L-3138-14

-----X  
ESTATE OF FRANK R. ESPOSITO  
Plaintiff  
  
v.  
  
CSR LIMITED  
Defendant  
  
-----X

ASBESTOS LITIGATION

Civil Action

ORDER ENTERING JUDGMENT AGAINST  
DEFENDANT, CSR LIMITED

WHEREAS this matter was brought before the Court by Wilentz, Goldman & Spitzer, P.A., attorneys for plaintiffs, for entry of an Order of Judgment based upon an unpaid settlement agreement entered into herein with defendant, CSR LIMITED, and the Court having considered the papers submitted and arguments of counsel and good and just cause having been shown;

IT IS on this 4<sup>th</sup> day of August, 2017,

ORDERED, that Judgment be and is hereby entered in favor of plaintiffs and against defendant, CSR LIMITED, in the total amount of \$8,981.67, and that post-judgment interest at the legal rate be computed thereon until paid in full, and it is further;

ORDERED, that a copy of this Order shall be served upon defendant's attorney within 7 days of the date of its entry.

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

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."

579  
6-23-17

WILENTZ, GOLDMAN & SPITZER, P.A.  
90 Woodbridge Center Drive, P.O. Box 10  
Woodbridge, New Jersey 07095-0958  
(732) 636-8000  
Attorneys for Plaintiffs

**FILED**  
AUG - 4 2017  
ANA C. VISCOMI, J.S.C.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION-MIDDLESEX COUNTY  
DOCKET No.: MID-L-3184-14

-----X  
JULIE HAMILTON  
Plaintiff  
  
v.  
  
CSR LIMITED  
Defendant  
  
-----X

ASBESTOS LITIGATION  
  
Civil Action  
  
ORDER ENTERING JUDGMENT AGAINST  
DEFENDANT, CSR LIMITED

WHEREAS this matter was brought before the Court by Wilentz, Goldman & Spitzer, P.A., attorneys for plaintiffs, for entry of an Order of Judgment based upon an unpaid settlement agreement entered into herein with defendant, CSR LIMITED, and the Court having considered the papers submitted and arguments of counsel and good and just cause having been shown;

IT IS on this 4<sup>th</sup> day of August, 2017,

ORDERED, that Judgment be and is hereby entered in favor of plaintiffs and against defendant, CSR LIMITED, in the total amount of \$2,395.05, and that post-judgment interest at the legal rate be computed thereon until paid in full, and it is further;

ORDERED, that a copy of this Order shall be served upon defendant's attorney within 7 days of the date of its entry.

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

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."

WILENTZ, GOLDMAN & SPITZER, P.A.  
90 Woodbridge Center Drive, P.O. Box 10  
Woodbridge, New Jersey 07095-0958  
(732) 636-8000  
Attorneys for Plaintiffs

**FILED**  
AUG - 4 2017  
ANA C. VISCOMI, J.S.C.

581  
6-23-17

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION-MIDDLESEX COUNTY  
DOCKET No.: MID-L-5661-13

-----X  
ESTATE OF HELEN HANKO  
Plaintiff

v.

CSR LIMITED  
Defendant  
-----X

ASBESTOS LITIGATION

Civil Action

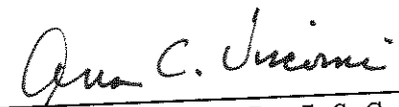
ORDER ENTERING JUDGMENT AGAINST  
DEFENDANT, CSR LIMITED

WHEREAS this matter was brought before the Court by Wilentz, Goldman & Spitzer, P.A., attorneys for plaintiffs, for entry of an Order of Judgment based upon an unpaid settlement agreement entered into herein with defendant, CSR LIMITED, and the Court having considered the papers submitted and arguments of counsel and good and just cause having been shown;

IT IS on this 4<sup>th</sup> day of August, 2017,

ORDERED, that Judgment be and is hereby entered in favor of plaintiffs and against defendant, CSR LIMITED, in the total amount of \$4,430.96, and that post-judgment interest at the legal rate be computed thereon until paid in full, and it is further;

ORDERED, that a copy of this Order shall be served upon defendant's attorney within 7 days of the date of its entry.

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

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."

589  
6-23-17

FILED

AUG - 4 2017

ANA C. VISCOMI, J.S.C.

WILENTZ, GOLDMAN & SPITZER, P.A.  
90 Woodbridge Center Drive, P.O. Box 10  
Woodbridge, New Jersey 07095-0958  
(732) 636-8000  
Attorneys for Plaintiffs

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION-MIDDLESEX COUNTY  
DOCKET No.: MID-L-3243-15

-----X  
ESTATE OF MARY REMBILAS  
Plaintiff

ASBESTOS LITIGATION

Civil Action

v.

ORDER ENTERING JUDGMENT AGAINST  
DEFENDANT, CSR LIMITED

CSR LIMITED  
Defendant  
-----X

WHEREAS this matter was brought before the Court by Wilentz, Goldman & Spitzer, P.A., attorneys for plaintiffs, for entry of an Order of Judgment based upon an unpaid settlement agreement entered into herein with defendant, CSR LIMITED, and the Court having considered the papers submitted and arguments of counsel and good and just cause having been shown;

IT IS on this 4th day of August, 2017,

ORDERED, that Judgment be and is hereby entered in favor of plaintiffs and against defendant, CSR LIMITED, in the total amount of \$101,525.60, and that post-judgment interest at the legal rate be computed thereon until paid in full, and it is further;

ORDERED, that a copy of this Order shall be served upon defendant's attorney within 7 days of the date of its entry.

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

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."

540  
6-2317

**FILED**

**AUG - 4 2017**

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

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION-MIDDLESEX COUNTY  
DOCKET No.: MID-L-263-15

WILENTZ, GOLDMAN & SPITZER, P.A.  
90 Woodbridge Center Drive, P.O. Box 10  
Woodbridge, New Jersey 07095-0958  
(732) 636-8000  
Attorneys for Plaintiffs

-----X  
ESTATE OF ANDREW F. LAPOTASKY  
Plaintiff

v.

CSR LIMITED  
Defendant  
-----X

**ASBESTOS LITIGATION**

**Civil Action**

**ORDER ENTERING JUDGMENT AGAINST  
DEFENDANT, CSR LIMITED**

WHEREAS this matter was brought before the Court by Wilentz, Goldman & Spitzer, P.A., attorneys for plaintiffs, for entry of an Order of Judgment based upon an unpaid settlement agreement entered into herein with defendant, CSR LIMITED, and the Court having considered the papers submitted and arguments of counsel and good and just cause having been shown;

IT IS on this 4<sup>th</sup> day of August, 2017,

ORDERED, that Judgment be and is hereby entered in favor of plaintiffs and against defendant, CSR LIMITED, in the total amount of \$4,430.96, and that post-judgment interest at the legal rate be computed thereon until paid in full, and it is further;

ORDERED, that a copy of this Order shall be served upon defendant's attorney within 7 days of the date of its entry.

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

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."

591  
6-23-17

FILED

AUG - 4 2017

ANA C. VISCOMI, J.S.C.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION-MIDDLESEX COUNTY  
DOCKET No.: MID-L-2519-13

WILENTZ, GOLDMAN & SPITZER, P.A.  
90 Woodbridge Center Drive, P.O. Box 10  
Woodbridge, New Jersey 07095-0958  
(732) 636-8000  
Attorneys for Plaintiffs

-----X  
ESTATE OF WILLIAM TOMKO  
Plaintiff  
  
v.  
  
CSR LIMITED  
Defendant  
  
-----X

ASBESTOS LITIGATION

Civil Action

ORDER ENTERING JUDGMENT AGAINST  
DEFENDANT, CSR LIMITED

WHEREAS this matter was brought before the Court by Wilentz, Goldman & Spitzer, P.A., attorneys for plaintiffs, for entry of an Order of Judgment based upon an unpaid settlement agreement entered into herein with defendant, CSR LIMITED, and the Court having considered the papers submitted and arguments of counsel and good and just cause having been shown;

IT IS on this 4<sup>th</sup> day of August, 2017,

ORDERED, that Judgment be and is hereby entered in favor of plaintiffs and against defendant, CSR LIMITED, in the total amount of \$188.05, and that post-judgment interest at the legal rate be computed thereon until paid in full, and it is further;

ORDERED, that a copy of this Order shall be served upon defendant's attorney within 7 days of the date of its entry.

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

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."

592  
6-23-17

FILED

AUG - 4 2017

ANA C. VISCOMI, J.S.C.

WILENTZ, GOLDMAN & SPITZER, P.A.  
90 Woodbridge Center Drive, P.O. Box 10  
Woodbridge, New Jersey 07095-0958  
(732) 636-8000  
Attorneys for Plaintiffs

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION-MIDDLESEX COUNTY  
DOCKET No.: MID-L-7991-12

-----X  
ESTATE OF JAMES MELITSKI, SR.  
Plaintiff  
  
v.  
  
CSR LIMITED  
Defendant  
  
-----X

ASBESTOS LITIGATION

Civil Action

ORDER ENTERING JUDGMENT AGAINST  
DEFENDANT, CSR LIMITED

WHEREAS this matter was brought before the Court by Wilentz, Goldman & Spitzer, P.A., attorneys for plaintiffs, for entry of an Order of Judgment based upon an unpaid settlement agreement entered into herein with defendant, CSR LIMITED, and the Court having considered the papers submitted and arguments of counsel and good and just cause having been shown;

IT IS on this 4<sup>th</sup> day of August, 2017,

ORDERED, that Judgment be and is hereby entered in favor of plaintiffs and against defendant, CSR LIMITED, in the total amount of \$1,197.51, and that post-judgment interest at the legal rate be computed thereon until paid in full, and it is further;

ORDERED, that a copy of this Order shall be served upon defendant's attorney within 7 days of the date of its entry.

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

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."

825  
8-447

**THE EARLY LAW FIRM**  
**BY: MARK BIBRO, ESQ.**  
360 Lexington Ave. 20<sup>th</sup> Fl.  
New York, NY 10017  
212-986-2233

**FILED**  
**AUG - 4 2017**  
ANA C. VISCOMI, J.S.C.

**Attorneys for Plaintiffs**

----- x  
EDWARD R. STONACK JR. AND ROSEMARY  
STONACK

SUPERIOR COURT OF  
NEW JERSEY LAW  
DIVISION  
MIDDLESEX COUNTY

Plaintiff(s),

DOCKET NO. 03121-17

-against-

AMERICAN BILTRITE INC., ET AL

CIVIL ACTION  
ASBESTOS LITIGATION

Defendants.

**ORDER**

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

IT IS ON THIS 4<sup>th</sup> day of August, 2017 ORDERED that:

The motion of Plaintiffs to file and serve the First Amended Complaint in the form  
attached to the Motion is granted as to add the following parties as Defendants:

- CGM, INC. (INDIVIDUALLY AND AS SUCCESSOR TO DASH PATCH)

FURTHER ORDERED that all Defendants who have been served with the motion  
papers shall be deemed to have been served with the First Amended Complaint and

EARLY, LUCARELLI, SWEENEY & MEISENKOTHEN  
An Association of Professional LLCs  
**THE EARLY LAW FIRM, LLC**  
360 LEXINGTON AVENUE • 20<sup>th</sup> FLOOR  
NEW YORK, NEW YORK 10017 • (212) 986-2233

Defendants' previously filed Answers and Cross-Claims shall be deemed responsive to the amended pleadings; and it is

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

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

By: Ana C. Viscomi  
Ana C. Viscomi, J.S.C.

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

Donna duBeth Gardiner - 020201989  
McElroy, Deutsch, Mulvaney & Carpenter, LLP  
1300 Mt. Kemble Avenue  
P.O. Box 2075  
Morristown, New Jersey 07962-2075  
(973) 993-8100  
Attorneys for Defendant Rockwell Automation, Inc.,  
as successor in interest to Allen-Bradley Company, LLC.

827  
8-4-17

**FILED**  
AUG - 4 2017  
ANA C. VISCOMI, J.S.C.

BARBARA ELLIOTT, DONNA  
KRASON & LISA GRASSO, Executors  
of the Estate of MICHAEL SIMONETTI  
& JOSEPHINE SIMONETTI IN HER  
OWN RIGHT,

Plaintiffs,

v.

AIR AND LIQUID SYSTEMS CORP.  
AS SUCCESSOR BY MERGER TO  
BUFFALO PUMPS, INC., et al.,

Defendants.

: SUPERIOR COURT OF NEW JERSEY  
: LAW DIVISION: MIDDLESEX COUNTY  
: DOCKET NO.: MID-L-2909-17 AS

Civil Action  
Asbestos Litigation

**ORDER DISMISSING CLAIMS, WITH  
PREJUDICE, AS TO MOVING  
DEFENDANTS ONLY**

**THIS MATTER** having come before the Court on Motion of McElroy, Deutsch, Mulvaney & Carpenter, LLP, attorneys for defendant Rockwell Automation, Inc., as successor in interest to Allen-Bradley Company, LLC (improperly named in the Complaint as Allen-Bradley, successor-in-interest to Rostone Corporation) ("Allen-Bradley") and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

**IT IS** on this 4<sup>th</sup> day of August, 2017;

**ORDERED** that the Motion to Dismiss the Complaint, With Prejudice, filed on behalf of defendant Allen-Bradley and Flowserve is hereby granted; and the Complaint and any Cross-Claims are hereby dismissed with prejudice as to the moving defendants only; and

830  
8-4-17

Donna duBeth Gardiner - 020201989  
McElroy, Deutsch, Mulvaney & Carpenter, LLP  
1300 Mt. Kemble Avenue  
P.O. Box 2075  
Morristown, New Jersey 07962-2075  
(973) 993-8100  
Attorneys for Defendant Flowserve U.S., Inc.,  
solely as successor to Nordstrom Valves, Inc.

**FILED**

**AUG - 4 2017**

ANA C. VISCOMI, J.S.C.

BARBARA ELLIOTT, DONNA  
KRASON & LISA GRASSO, Executors  
of the Estate of MICHAEL SIMONETTI  
& JOSEPHINE SIMONETTI IN HER  
OWN RIGHT,

Plaintiffs,

v.

AIR AND LIQUID SYSTEMS CORP.  
AS SUCCESSOR BY MERGER TO  
BUFFALO PUMPS, INC., et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
DOCKET NO.: MID-L-2909-17 AS

Civil Action  
Asbestos Litigation

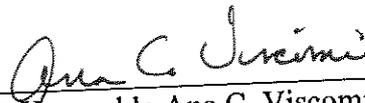
**ORDER DISMISSING CLAIMS, WITH  
PREJUDICE, AS TO MOVING  
DEFENDANTS ONLY**

**THIS MATTER** having come before the Court on Motion of McElroy, Deutsch, Mulvaney & Carpenter, LLP, attorneys for defendant Flowserve U.S. Inc., solely as successor to Nordstrom Valves, Inc. (improperly named as Flowserve Corporation, successor to Nordstrom Valves) ("Flowserve") the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS on this 4<sup>th</sup> day of August, 2017;

**ORDERED** that the Motion to Dismiss the Complaint, With Prejudice, filed on behalf of defendants Allen-Bradley and Flowserve is hereby granted; and the Complaint and any Cross-Claims are hereby dismissed with prejudice as to the moving defendants only; and

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



---

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# 153  
8-4-17

**FILED**

AUG - 4 2017

ANA C. VISCOMI, J.S.C.

PASCARELLA DIVITA, PLLC  
2137 Route 35, Suite 290  
Holmdel, New Jersey 07733  
732) 847-9020

Joshua A. Greeley, Esq. – Attorney ID: 023032010  
Attorneys for: Ingersoll Rand Company i/s/h/a Ingersoll Rand Company, successor-in-interest  
to Blaw Know Corporation

**JOSEPH TELLADO, Individually and as  
Representative and Administrator of the  
Estate of FRED TELLADO and individual  
heirs of the Estate of FRED TELLADO,**

**Plaintiff(s),**

vs.

**FMC INC., ET AL.,**

**Defendants.**

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

Docket No: MID- L-6763- 09AS  
**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 4<sup>th</sup> DAY OF August, 2017;

**ORDERED** that the Motion of Defendant, Ingersoll Rand 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.

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."

143  
6-23-17

077-4442

**FILED**

AUG - 4 2017

ANA C. VISCOMI, J.S.C.

McGIVNEY, KLUGER & COOK, P.C.  
23 Vreeland Road, Suite 220  
Florham Park, New Jersey 07932  
(973) 822-1110  
Attorneys for Defendant,  
Madsen & Howell, Inc.

Dawn Kloock, Individually and as Executrix  
and Executrix ad Prosequendum of the Estate of  
Arnold Kloock,

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION-MIDDLESEX COUNTY  
DOCKET NO.: MID-L-2629-13AS

Plaintiff(s),

Civil Action  
Asbestos Litigation

v.

Calon Insulation Corp., et al.,

ORDER

Defendants.

THIS MATTER having been opened to the Court on Motion of McGivney and Kluger, P.C., attorneys for Defendant, Madsen & Howell, 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 4th day of August, 2017;

ORDERED that the Motion for Summary Judgment of Defendant, Madsen & Howell, Inc. is hereby granted in favor of said Defendant and that plaintiff's claims and any and all cross claims and/or third-party complaints asserted against this Defendant 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.

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."



**FILED**

AUG - 4 2017

ANA C. VISCOMI, J.S.C.

**ASBESTOS LITIGATION**

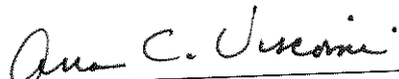
<b>MARGOLIS EDELSTEIN</b> 100 Century Parkway, Suite 200 Mount Laurel, New Jersey 08054 (856) 727-6000 By: Jeanine D. Clark Attorney I.D. #: 016331998 Attorneys for Defendant, <b>John Crane Inc.</b> Our File No.: 41776.1-0081	SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY  DOCKET NO.: MID-L-4394-14 AS
William Bierbrunner,  Plaintiff,  v.  3M COMPANY., et al.  Defendants.	ASBESTOS LITIGATION  Civil Action  <b>ORDER FOR SUMMARY JUDGMENT BY DEFENDANT, JOHN CRANE INC.</b>

This matter having been brought before the Court on Motion of Margolis Edelstein, attorneys for defendant, John Crane Inc., and the Court having reviewed the moving and opposition papers, if any, and for good cause shown:

IT IS on this 4<sup>th</sup> day of August, 2017,

ORDERED the motion of defendant, John Crane Inc., for summary judgment is hereby granted and the Complaint and any Counterclaims and Crossclaims are hereby dismissed with prejudice.

A copy of the within Order shall be sent to all counsel within seven (7) days of the date hereof.

  
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."

50-4-17

Anthony J. Marino, Esq. (026881986)

**GARRITY, GRAHAM, MURPHY, GAROFALO & FLINN**  
A Professional Corporation  
72 Eagle Rock Avenue, Suite 350  
P.O. Box 438  
East Hanover, NJ 07936  
Telephone: 973-509-7500  
Attorneys for Defendant, United Conveyor Corporation  
Our File No. 536.26513/AJM

**FILED**

AUG - 4 2017

ANA C. VISCOMI, J.S.C.

KARL BRAUN and HEDWIG BRUAN,

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-00613-17AS

Plaintiffs,

vs.

Civil Action  
(ASBESTOS LITIGATION)

A.O. SMITH WATER PRODUCTS CO.,  
et al.,

**ORDER**

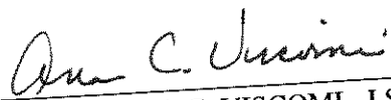
Defendants.

**THIS MATTER** having been opened to the Court on motion of Garrity, Graham, Murphy, Garofalo & Flinn, P.C., attorneys for the defendant, United Conveyor Corporation, for an Order granting Summary Judgment in favor of defendant, United Conveyor Corporation, and the Court having considered the matter and good cause appearing;

IT IS on this 4<sup>th</sup> day of August, 2017,

**ORDERED** that summary judgment be and is hereby granted in favor of defendant, United Conveyor Corporation, dismissing the Complaint of plaintiff and any and all crossclaims filed against the defendant with prejudice; and it is further

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

  
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."



M# 149  
8-4-17

**FILED**

AUG - 4 2017

7040-04/SKS

<b>MAYFIELD, TURNER, O'MARA &amp; DONNELLY, P.C.</b> <b>Sara K. Saltsman, Esquire -</b> <b>Attorney ID#002732010</b> 2201 Route 38, Suite 300 Cherry Hill, NJ 08002 856-667-2600 Attorneys for Defendant Carrier Corporation	ANA C. VISCOMI, J.S.C. SUPERIOR COURT OF NEW JERSEY  LAW DIVISION: MIDDLESEX COUNTY  DOCKET NO. MID-L-613-17 AS
KARL BRAUN and HEDWIG BRAUN,  Plaintiff(s),  vs.  A.O. SMITH WATER PRODUCTS, et al.,  Defendant(s).	ASBESTOS MOTION  Civil Action  <p style="text-align: center;"><b>ORDER</b></p>

**THIS MATTER** having been presented to the court by Sara K. Saltsman, Esquire, of the firm of Mayfield, Turner, O'Mara & Donnelly, P.C., attorneys for defendant Carrier Corporation, seeking an Order granting summary judgment; and the Court having considered these papers and any response thereto;

**IT IS** on this 4<sup>th</sup> day of August, 2017,

**ORDERED** that defendant Carrier Corporation's motion for summary judgment is hereby **GRANTED**, thereby dismissing any and all claims and cross-claims asserted against it, with prejudice; and it is further

**ORDERED** that a copy of this Order be served upon all parties within 7 days of the date hereof.

Ana C. Viscomi  
~~J.S.C.~~

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

UNOPPOSED  
 OPPOSED

"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."

9  
8-4-17

**LEBOWITZ, OLESKE, CONNAHAN & KASSAR, LLC**

A LIMITED LIABILITY COMPANY  
ATTORNEYS AT LAW  
26 COLUMBIA TURNPIKE, SUITE 105  
FLORHAM PARK, NEW JERSEY 07932  
TELEPHONE: 973-845-9500  
FAX: 973-845-9502  
MATTHEW J. CONNAHAN, ESQ. /ATTORNEY ID: 012731978

**FILED**

**AUG - 4 2017**

ANA C. VISCOMI, J.S.C.

Attorneys for Defendant, **Spence Engineering Company, Inc.**  
**Our File No. 50287.00-4**

KARL BRAUN AND HEDWIG BRAUN  <p style="text-align: center;">Plaintiffs,</p> <p style="text-align: center;">vs.</p> A.O. SMITH WATER PRODUCTS, ET AL.  <p style="text-align: center;">Defendants.</p>	: SUPERIOR COURT OF NEW JERSEY : LAW DIVISION: MIDDLESEX COUNTY : : DOCKET NO. MID-L-613-17 AS : : <u>Civil Action</u> : ASBESTOS LITIGATION : : <b>ORDER FOR SUMMARY JUDGMENT</b>
--	--

**THIS MATTER** having been opened to the Court by LEBOWITZ, OLESKE, CONNAHAN & KASSAR, LLC., attorneys for defendant, **Spence Engineering Company, Inc.**, and good cause having been shown in the moving papers annexed hereto;

IT IS ON THIS 4<sup>th</sup> DAY OF August, 2017;

**ORDERED** that summary judgment be and is hereby granted in favor of defendant, **Spence Engineering Company, Inc.**, as to the complaint, amended complaints and any and all cross-claims; and it is further

**ORDERED** that a copy of this Order be served upon all parties within 7 days from the entry 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."

17  
7-21-17

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

**FILED**

**AUG - 4 2017**

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

MARC LADUE AND MARSHA LADUE,

Plaintiffs,

vs.

PACCAR INC., d/b/a Kenworth Truck Company  
and/or Peterbilt Truck Company, *et al.*,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO.: MID-L-827-17AS

CIVIL ACTION – ASBESTOS LITIGATION

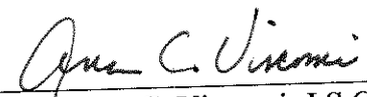
**ORDER GRANTING SUMMARY  
JUDGMENT TO DEFENDANT PACCAR  
INC**

**THIS MATTER HAVING BEEN OPENED** to the Superior Court of New Jersey, Law Division, Middlesex County, by Hawkins Parnell Thackston & Young LLP, attorneys for Defendant **PACCAR INC** ("PACCAR"), for Order granting PACCAR 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 4<sup>th</sup> Day of <sup>August</sup> ~~June~~, 2017, that, summary judgment is granted to PACCAR and Plaintiff's Complaint and all cross-claims against PACCAR are hereby dismissed with prejudice.

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

Date: June \_\_\_\_, 2017

  
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."