

Judge Ana Viscomi, J.S.C.							
Master Motion List							
Motions Returnable (09_14_2018)							
Docket	Case Name	Motion Type	Motion #	Opp recd	MOVANTS ATTNY	PLAINTIFF'S ATTNY	DISPOSITION
L-4234-16	AGRI V. H.B. FULLER	S/J	243		Christie & Young	Lanier	GRANTED
L-4234-16	AGRI V. IMERYS	DISMISS FOR LACK OF PERS JX	149		Rawle Henderson	Lanier	adj 9/28
L-2533-18	ANDERSON V. CYPRUS	DISMISS FOR LACK OF PERS. JX AND FNC	280	YES	Rawle Henderson	Weitz & Luxenberg	adj 10/12
L-2533-18	ANDERSON V. IMERYS	DISMISS FOR LACK OF PERS. JX AND FNC	281	YES	Rawle Henderson	Weitz & Luxenberg	adj 10/12
L-588-17	ARVELO V. ACL	PHV JOSEPH D. SATTERLEY	1176		Levy Konigsberg	Levy Konigsberg	GRANTED
L-588-17	ARVELO V. WCD	DISMISS FOR FAILURE TO STATE CLAIM	723	YES	Hoagland Longo	Levy Konigsberg	adj 10/12
L-3922-15	BABICH V. BWDAC	S/J	399	YES	O'Toole Scrivo	Levy Konigsberg	adj 9/28
L-3922-15	BABICH V. FEDERAL MOGUL	S/J	379	YES	Landman Corsi	Levy Konigsberg	adj 9/28
L-3922-15	BABICH V. ROBERT BOSCH	RECONSIDERAT ION	733	YES	Goldberg Segalla	Levy Konigsberg	adj 9/28

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L-1809-17	BARDEN V. BRENNNTAG	PHV JOSEPH D. SATTELEY	1179		Levy Konigsberg	Levy Konigsberg	GRANTED
L-1809-17; L-588-17; L-4794-17; L-4806-17; L-1515-17; L-3527-17; L-6040-17; L-5902-16	BARDEN V. BRENNNTAG; ARVELO V. ACL; CARDENAS V. BRENNNTAG; DEFEO V. 3M; GARCIA V. BRENNNTAG; GUILD V. BRENNNTAG; RONNING V. BRENNNTAG; SBATELLI V. IMERYYS	CONSOLIDATE	597; 602; 604; 605; 606; 608; 609; 610;	YES	Levy Konigsberg	Levy Konigsberg	adj 9/28
L-3205-18	BARRETT V. CYPRUS	DISMISS FOR LACK OF PERS. JX AND FNC	399	YES	Rawle Henderson	Weitz & Luxenberg	adj 10/12
L-3205-18	BARRETT V. IMERYYS	DISMISS FOR LACK OF PERS. JX AND FNC	400	YES	Rawle Henderson	Weitz & Luxenberg	adj 10/12
L-2258-18	BARTON V. AIR & LIQUID	AMD CPT	735		Weitz & Luxenberg	Weitz & Luxenberg	GRANTED
L-2258-18	BARTON V. CYPRUS	DISMISS FOR LACK OF PERS. JX AND FNC	397	YES	Rawle Henderson	Weitz & Luxenberg	adj 10/12
L-2258-18	BARTON V. IMERYYS	DISMISS FOR LACK OF PERS. JX AND FNC	398	YES	Rawle Henderson	Weitz & Luxenberg	adj 10/12
L-145-15	BIRCH V. AIW-2010 WIND DOWN CORP	PHV SAM V. RUGGERI	549		Marshall Dennehey	Levy Konigsberg	adj 9/28

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L-3393-18	BOBINEY V. CYPRUS	DISMISS FOR LACK OF PERS. JX AND FNC	358	YES	Rawle Henderson	Weitz & Luxenberg	adj 10/12
L-3393-18	BOBINEY V. IMERYs	DISMISS FOR LACK OF PERS. JX AND FNC	359	YES	Rawle Henderson	Weitz & Luxenberg	adj 10/12
L-6775-12	BORSUK V. ELIZABETH INDUSTRIAL	S/J	241		Tierney Law Offices	Wilentz	W/D
L-6775-12	BORSUCK V. MAJOR INC	S/J	242		Tierney Law Offices	Wilentz	W/D
L-6775-12	BORSUK V. WOOLSULATE CORP	S/J	162		Margolis Edelstein	Wilentz	adj 9/28
L-3392-18	BROWN V. CYPRUS	DISMISS FOR LACK OF PERS. JX AND FNC	401	YES	Rawle Henderson	Weitz & Luxenberg	adj 10/12
L-3392-18	BROWN V. IMERYs	DISMISS FOR LACK OF PERS. JX AND FNC	402	YES	Rawle Henderson	Weitz & Luxenberg	adj 10/12
L-900-14	CAIRO V. CYPRUS	DISMISS FOR LACK OF PERS JX	52	YES	Rawle Henderson	Levy Konigsberg	adj 9/28
L-900-14	CAIRO V. IMERYs	DISMISS FOR LACK OF PERS JX	53	YES	Rawle Henderson	Levy Konigsberg	adj 9/28
L-4794-17	CARDENAS V. BRENNTAG	PHV JOSEPH D. SATTERLEY	1177		Levy Konigsberg	Levy Konigsberg	GRANTED
L-2137-18	CAVE V. TREMCO	DISMISS FOR LACK OF PERS. JX	948	YES	Landman Corsi	Belluck	adj 9/28
L-2911-17	CHAPMAN V. CYPRUS	S/J	184		Rawle Henderson	Lanier	adj 10/12

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L-2911-17	CHAPMAN V. IMERYS	S/J	183		Rawle Henderson	Lanier	adj 10/12
L-2911-17	CHAPMAN V. IMERYS	DISMISS FOR LACK OF PERS JX AND FNC	148		Rawle Henderson	Lanier	adj 10/12
L-2911-17	CHAPMAN V. J&J	S/J	211		Drinker Biddle	Lanier	adj 10/12
L-2911-17	CHAPMAN V. JJCI	S/J	212		Drinker Biddle	Lanier	adj 10/12
L-2911-17	CHAPMAN V. PCPC	S/J	25		Barry McTiernan	Lanier	adj 9/28
L-2911-17	CHAPMAN V. J&J	PHV BENJAMIN HALPERIN	923		Drinker Biddle	Lanier	GRANTED
L-2911-17	CHAPMAN V. JJCI	PHV BENJAMIN HALPERIN	925		Drinker Biddle	Lanier	GRANTED
L-2911-17	CHAPMAN V. WCD	S/J	170		Hoagland Longo	Lanier	adj 10/12
L-7311-17	COOPER V. IMERYS	DISMISS FOR LACK OF PERS. JX	41		Rawle Henderson	Simmons	adj 10/12
L-3103-15	D'AGOSTINO V. AMERICAN BILTRITE	RECONSIDERATION OF 6/27/2018 ORDER DENYING S/J	654	YES	Rawle Henderson	Weitz & Luxemborg	adj 10/12
L-4806-17	DEFEO V. 3M	PHV JOSEPH D. SATTERLEY	1180		Levy Konigsberg	Levy Konigsberg	GRANTED
L-4806-17	DEFEO V. CHARLES A. WAGNER	PROTECT DEFT FROM PRODUCING A CORP REP	486	YES	Kent & McBride	Levy Konigsberg	adj 9/28

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L-4806-17	DEFEO V. CHARLES A. WAGNER	XM TO COMPEL DEP OF CORPORATE REP	1156	YES	Levy Konigsberg	Levy Konigsberg	adj 9/28
L-1991-13	DENGEL V. PROTECH SAFETY	S/J	313	YES	McGivney	Wilentz	adj 10/12
L-1991-13	DENGEL V. TREMCO	S/J	114	YES	Landman Corsi	Wilentz	adj 10/12
L-5732-17	DOCKERY V. FORD	S/J	261		LeClair Ryan	Levy Konigsberg	adj 9/28
L-5732-17	DOCKERY V. J&J	S/J	272		Drinker Biddle	Levy Konigsberg	adj 9/28
L-5732-17	DOCKERY V. JJCI	S/J	273		Drinker Biddle	Levy Konigsberg	adj 9/28
L-5279-17	DOGANALP V. J&J / JJCI	STRIKE OR DEEM FACTS ADMITTED	847	YES	Levy Konigsberg	Levy Konigsberg	adj 10/12
L-3251-18	ELLER V. PERSONAL CARE PRODUCTS COUNCIL	DISMISS W/PREJ AS VIOLATIVE OF THE ANTI SLAPP STATUTE	176	YES	Barry McTiernan	Lanier	adj 10/12
L-1520-18	EMORY V. PHILIP MORRIS	SEVER CLAIM AGAINST PHILIP MORRIS	213		Drinker Biddle	Levy Konigsberg	10/12/2018

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L-2310-15	FARINELLA V. ROBERTS-GORDON	S/J	230		Hoagland Longo	Levy Koenigsberg	GRANTED
L-1924-18	FIELDS V. AMERICAN INTL INDUSTRIES	DISMISS FOR LACK OF PERS JX IN LIEU OF ANSWER	331	YES	Hawkins Parnell	Levy/Maune	adj 10/12
L-1924-18	FIELDS V. BARRETT'S MINERALS	DISMISS FOR LACK OF PERS JX AND FNC	719		McElroy Deutsch	Levy Konigsberg	adj 9/28
L-1924-18	FIELDS V. BRIGGS & STRATTON	DISMISS IN LIEU OF ANSWER	115		McElroy Deutsch	Levy Konigsberg	W/D
L-1924-18	FIELDS V. DCO (DANA)	S/J	242		O'Toole Scrivo	Levy Konigsberg	GRANTED
L-1924-18	FIELDS V. KING RESEARCH	DISMISS FOR LACK OF PERS. JX	804	YES	Buchanan Ingersoll	Levy Konigsberg	adj 10/12
L-1924-18	FIELDS V. PFIZER	DISMISS CPT	108	YES	McElroy Deutsch	Levy/Maune	adj 10/12
L-1924-18	FIELDS V. PNEUMO ABEX	DISMISS FOR LACK OF PERS JX	427	YES	Hawkins Parnell	Levy/Maune	adj 10/12
L-1079-16	GALLUS V. NICHOLAS SCHWALJE	RECONSIDERAT ION OF 7/20 S/J MOTION	455		Rawle Henderson	Wilentz	adj 9/28
L-1515-17	GARCIA V. BRENNTAG	PHV JOSEPH D. SATTELEY	1173		Levy Konigsberg	Levy Konigsberg	GRANTED
I-3039-18	GATTONE V. CYPRUS	DISMISS FOR LACK OF PERS. JX AND FNC	243	YES	Rawle Henderson	Weitz & Luxenberg	adj 10/12
I-3039-18	GATTONE V. IMERYS	DISMISS FOR LACK OF PERS. JX AND FNC	246	YES	Rawle Henderson	Weitz & Luxenberg	adj 10/12

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L-3039-18	GATTONE V. REVLON	DISMISS FOR FAILURE TO STATE CLAIM	640	YES	Hawkins Parnell	Weitz & Luxemborg	adj 9/28
L-6428-17	GLOVER V. CYPRUS	DISMISS FOR LACK OF PERS JX AND FNC	147		Rawle Henderson	Simmons	adj 10/12
L-4826-18	GRIFFIN V. CYPRUS	PHV GRAHAM MAIDEN	1182		Cohen Placitella	Cohen Placitella	GRANTED
L-3527-17	GUILD V. COLGATE	S/J	267	YES	O'Toole Scrivo	Levy Konigsberg	ADJ 9/28
L-5924-13	HARLEY V. MACK TRUCK	S/J	477	YES	Rawle Henderson	Cohen Placitella	adj 9/28

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L-3578-18	HARRIS V. CYPRUS	DISMISS FOR LACK OF PERS. JX AND FNC	275	YES	Rawle Henderson	Weitz & Luxenberg	adj 10/12
L-3578-18	HARRIS V. IMERYS	DISMISS FOR LACK OF PERS. JX AND FNC	276	YES	Rawle Henderson	Weitz & Luxenberg	adj 10/12
L-3117-16	HICSWA V. CERTAINTEED	S/J	235		Caruso Smith	Cohen Placitella	GRANTED
L-3117-16	HICSWA V. COLUMBIA BOILER	S/J	292		Marks O'Neill	Cohen Placitella	GRANTED
L-3117-16	HICSWA V. COPEs VULCAN	S/J	297		Decotiis Fitzpatrick	Cohen Placitella	ADJ 10/12
L-3117-16	HICSWA V. CRANE CO.	S/J	246		Pascarella Divita	Cohen Placitella	GRANTED
L-3117-16	HICSWA V. CROWN BOILER	S/J	263		Reilly McDevitt	Cohen Placitella	adj 10/12
L-3117-16	HICSWA V. INGERSOLL RAND	S/J	244		Pascarella Divita	Cohen Placitella	GRANTED
L-3117-16	HICSWA V. MESTEK SUCC. TO H.B. SMITH	S/J	209		Troutman Sanders	Cohen Placitella	ADJ 9/28
L-3117-16	HICSWA V. MESTEK SUCC. TO HYDROTHERM	S/J	218		Troutman Sanders	Cohen Placitella	adj 9/28
L-3117-16	HICSWA V. SUPERIOR BOILER	S/J	293		Marks O'Neill	Cohen Placitella	GRANTED
L-5368-17	HODJERA V. IMERYS	DISMISS FOR FAILURE TO STATE CLAIM	655		Rawle Henderson	Cohen Placitella	adj 9/28
L-4053-18	HOLMES V. AMERICAN HONDO	AMD CPT	367		Weitz & Luxenberg	Weitz & Luxenberg	GRANTED
L-5352-17	HOWELL V. BRENNTAG	AMD CPT	731		Weitz & Luxenberg	Weitz & Luxenberg	GRANTED

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L-3260-18	JACKSON V. HENNESSY	DISMISS FOR LACK OF PERS JX AND FNC	917		Rawle Henderson	Cohen Placitella	adj 9/28
L-3501-16	JANKE V. BORG WARNER	STRIKE FOR NO DISCOVERY	558		Cohen Placitella	Cohen Placitella	W/D
L-6651-16	JOHNSON V. AMERICAN INTERNATIONAL INDUSTRIES	RECONSIDERATION OF 5/11/18 ORDER GRANTING DISMISSAL FOR LACK OF PERS JX	859	YES	Szaferman/Simon	Szaferman/Simon	adj 10/12
L-4726-17	KALISH V. CYPRUS AMAX	S/J	302		Rawle Henderson	Levy Konigsberg	adj 9/28
L-4726-17	KALISH V. IMERYS TALC AMERICA	S/J	301		Rawle Henderson	Levy Konigsberg	adj 9/28
L-4726-17	KALISH V. J&J	S/J	275		Drinker Biddle	Levy Konigsberg	adj 9/28
L-4726-17	KALISH V. JJCI	S/J	276		Drinker Biddle	Levy Konigsberg	adj 9/28
L-4726-17	KALISH V. WCD	S/J	325		Hoagland Longo	Levy Konigsberg	adj 9/28
L-3001-17	KISBY V. ARMSTRONG INTERNATIONAL	S/J	188	YES	McGivney Kluger	Early Law	adj 9/28
L-3001-17	KISBY V. FMC CORP	S/J	175		Kelley Jasons McGowan	The Early Firm	adj 10/12
L-3001-17	KISBY V. SPIRAX SARCO	S/J	237	YES	Leader Berkon Colao	The Early Law Firm	adj 9/28
L-344-18	KOKER V. FORD	FILE 3RD PRY CPT	575		LeClair Ryan	Weitz & Luxenberg	adj 9/28
L-344-18	KOKER V. FORD	S/J	314	YES	LeClair Ryan	Weitz Luxemborg	adj 9/28

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L-344-18	KOKER V. J.A. SEXAUER	FILE 3RD PRTY CPT	271		McGivney	Weitz & Luxenberg	adj 9/28
L-344-18	KOKER V. J.A. SEXAUER	S/J	275	YES	McGivney	Weitz Luxemborg	adj 9/28
L-7336-16	LANGLEY LASHLEY V. AMERICAN INTERNATIONAL INDUSTRIES	RECONSIDERAT ION OF 5/18/18 ORDER GRANTING DISMISSAL FOR LACK OF PERS JX	863	YES	Szaferman/Si mon	Szaferman/Simon	adj 10/12
L-7336-16	LANGLEY LASHLEY V. BRENNTAG	DISMISS ALL DIRECT CLAIMS	294		Montgomery McCracken	Szaferman/Simon	adj 10/12
L-2450-18	LUM V. CYPRUS	DISMISS FOR LACK OF PERS JX AND FNC	22		Rawle Henderson	Levy Konigsberg	adj 10/12
L-2450-18	LUM V. IMERYS	DISMISS FOR LACK OF PERS JX AND FNC	23		Rawle Henderson	Levy Konigsberg	adj 10/12
L-7006-17	MAGLIOZZI V. AMERICAN HONDA	DISMISS FOR LACK OF PERS JX	916		Greenbaum Rowe	Weitz & Luxenberg	adj 10/12
L-7006-17	MAGLIOZZI V. TOYOTA MOTOR	DISMISS FOR LACK OF PERS JX	723		Lavin O'Neil	Weitz & Luxenberg	adj 10/12
L-4647-13	MARRAPODI V. HOFFMAN-LAROCHE	RECONSIDERAT ION AND S/J	223	YES	Gibbons	Lanier	adj 9/28
L-1120-17	MARTINEZ V. AVON	RECONSIDERAT ION OF 6/15/18 ORDER	600		Szaferman/Si mon	Szaferman/Simon	adj 9/28
L-1484-18	MAS V. FISHER CONROLS	DISMISS FOR INSUFFICIENCY OF SERVICE	23	YES	McElroy Deutsch	Weitz & Luxenberg	adj 9/28
L-7484-17	MASON V. BRENNTAG	AMD CPT	734		Weitz & Luxenberg	Weitz & Luxenberg	GRANTED

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L-2403-15	MCDERMID V. CBS CORP	RECONSIDERAT ION OF 6/29/18 ORDER PARTIALLY DENYING SJM	171	YES	Tanenbaum Keale	Cohen Placitella	adj 10/12
L-2403-15	MCDERMID V. CBS CORP	XM FOR RECONSIDERAT ION AS TO CBS	734	YES	Cohen Placitella	Cohen Placitella	adj 10/12
L-2403-15	MCDERMID V. GENERAL ELECTRIC CO	RECONSIDERAT ION OF 6/29/18 ORDER PARTIALLY DENYING SJM	160	YES	Tanenbaum Keale	Cohen Placitella	adj 10/12
L-2403-15	MCDERMID V. GENERAL ELECTRIC CO	XM FOR RECONSIDERAT ION AS TO G.E.	754	YES	Cohen Placitella	Cohen Placitella	adj 10/12
L-167-16	MCGRATH V. ANHEUSER BUSCH	PHV HOGAN LEATHERWOOD	506		Cohen Placitella	Cohen Placitella	GRANTED
L-167-16	MCGRATH V. ANHEUSER BUSCH	PHV IAN CLOUD	508		Cohen Placitella	Cohen Placitella	GRANTED
L-2954-18	MORGAN V. AT&T	DISMISS W/ PREJ	344	YES	Porzio Bromberg	Cohen Placitella	adj 10/12
L-2954-18	MORGAN V. NOKIA	DISMISS W/ PREJ	994	YES	Porzio Bromberg	Cohen Placitella	adj 10/12
L-2954-18	MORGAN V. 3M	JOIN MOTIONS 344 AND 994	988	YES	Lavin O'Neil	Cohen Placitella	adj 10/12
L-2585-18	MYERS V. CYPRUS	DISMISS FOR LACK OF PERS. JX AND FNC	426	YES	Rawle Henderson	Weitz & Luxenberg	adj 10/12

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L-2585-18	MYERS V. IMERY'S	DISMISS FOR LACK OF PERS. JX AND FNC	427	YES	Rawle Henderson	Weitz & Luxenberg	adj 10/12
L-4561-18	PAGAKIS V. BRENN'TAG	PHV MELISSA C. SCHOPFER	624		Simmons	Simmons	GRANTED
L-4032-17	PARRIS V. SHERWIN WILLIAMS	S/J	126	YES	Gibbons	Cohen Placitella	adj 9/28
L-4032-17	PARRIS V. SCHNEIDER ELECTRIC	S/J	226		Kelley Jasons	Cohen Placitella	GRANTED
L-5111-14	PATEL V. GENUINE PARTS	S/J	196		Breuninger	Szaferman/Levy	GRANTED
L-5111-14	PATEL V. HONEYWELL	S/J	173		Gibbons	Szaferman/Levy	adj 9/28
L-5111-14	PATEL V. NAPA	S/J	200		Breuninger	Szaferman/Levy	GRANTED
L-1957-18	PETERSON V. CYPRUS	DISMISS FOR LACK OF PERS. JX AND FNC	424	YES	Rawle Henderson	Weitz & Luxenberg	adj 10/12
L-1957-18	PETERSON V. IMERY'S	DISMISS FOR LACK OF PERS. JX AND FNC	425	YES	Rawle Henderson	Weitz & Luxenberg	adj 10/12
L-2640-18	POIRIER V. CYPRUS	DISMISS FOR LACK OF PERS JX AND FNC	141	YES	Rawle Henderson	Weitz & Luxenberg	adj 10/12
L-4626-18	PRIDDY V. WCD	S/J	257		McGivney	Szaferman/Simon	GRANTED
L-7007-17	RASA V. PEERLESS INDUSTRIES	S/J	235	YES	Delany McBride	Weitz & Luxenberg	adj 10/12

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L-2912-17	RIMONDI V. CYPRUS	S/J	409	YES	Rawle Henderson	Lanier	adj 10/12
L-2912-17	RIMONDI V. CYPRUS	XM TO SEAL PLTFS OPP TO CYPRUS	97	YES	Lanier	Lanier	adj 10/12
L-2912-17	RIMONDI V.IMERYYS	S/J	411	YES	Rawle Henderson	Lanier	adj 10/12
L-2912-17	RIMONDI V.IMERYYS	XM TO SEAL PLTFS OPP TO IMERYYS	96	YES	Lanier	Lanier	adj 10/12
L-2912-17	RIMONDI V.IMERYYS	DISMISS FOR LACK OF PERS JX	151		Rawle Henderson	Lanier	adj 10/12
L-2912-17	RIMONDI V. J&J	S/J	455	YES	Drinker Biddle	Lanier	adj 9/28
L-2912-17	RIMONDI V. J&J CONSUMER	S/J	456	YES	Drinker Biddle	Lanier	adj 9/28
L-2912-17	RIMONDI V. J&J/ J&J CONSUMER	XM TO SEAL PLTF'S OPP	192	YES	Lanier	Lanier	adj 9/28
L-2912-17	RIMONDI V. PCPC	S/J	5		Barry McTiernan	Lanier	adj 9/28
L-2912-17	RIMONDI V. J&J	PHV BENJAMIN HALPERIN	927		Drinker Biddle	Lanier	GRANTED
L-2912-17	RIMONDI V. JJCI	PHV BENJAMIN HALPERIN	930		Drinker Biddle	Lanier	GRANTED

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L-2912-17	RIMONDI V. WCD	S/J	298	YES	Hoagland Longo	Lanier	adj 10/12
L-6040-17	RONNING V. BRENNTAG	PHV JOSEPH D. SATTERLEY	1181		Levy Konigsberg	Levy Konigsberg	GRANTED
L-2919-17	RUMAN V. CYPRUS	S/J	361	YES	Rawle Henderson	Lanier	adj 10/12
L-2919-17	RUMAN V. CYPRUS	XM TO SEAL PLTFS OPP TO CYPRUS	95	YES	Lanier	Lanier	adj 10/12
L-2919-17	RUMAN V. IMERYS	S/J	372	YES	Rawle Henderson	Lanier	adj 10/12
L-2919-17	RUMAN V. IMERYS	XM TO SEAL PLTFS OPP TO IMERYS	94	YES	Lanier	Lanier	adj 10/12
L-2919-17	RUMAN V. IMERYS	DISMISS FOR LACK OF PERS JX	150		Rawle Henderson	Lanier	adj 10/12
L-2919-17	RUMAN V. J&J	S/J	453	YES	Drinker Biddle	Lanier	adj 9/28
L-2919-17	RUMAN V. J&J CONSUMER	S/J	454	YES	Drinker Biddle	Lanier	adj 9/28
L-2919-17	RUMAN V. J&J/ J&J CONSUMER	XM TO SEAL PLTF'S OPP	196	YES	Lanier	Lanier	adj 9/28

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L-2919-17	RUMAN V. J&J	PHV BENJAMIN HALPERIN	937		Drinker Biddle	Lanier	GRANTED
L-2919-17	RUMAN V. JJCI	PHV BENJAMIN HALPERIN	939		Drinker Biddle	Lanier	GRANTED
L-2919-17	RUMAN V. WCD	S/J	266	YES	Hoagland Longo	Lanier	adj 10/12
L-6670-16	RUSSO V. PORT AUTHORITY	STRIKE FOR NO DISCOVERY	839		Maune Raichle	Maune Raichle	adj 9/28
L-6670-16	RUSSO V. PORT AUTHORITY	XM -TO DISMISS	1221		Segal McCambridge	Maune Raichle	adj 9/28
L-5314-17	SERRANO V. WCD	S/J	157	YES	Hoagland Longo	Maune Raichle	ADJ 9/28
L-5314-17	SERRANO V. WCD	XM - AMD CPT	1209	YES	Maune Raichle	Maune Raichle	ADJ 9/28
L-2134-18	SNYDER V. CYPRUS	DISMISS FOR LACK OF PERS JX	700	YES	Rawle Henderson	Belluck	adj 10/12
L-2134-18	SNYDER V. IMERYS	DISMISS FOR LACK OF PERS JX	701	YES	Rawle Henderson	Belluck	adj 10/12
L-5850-16	STAHR V. ACL	S/J	143		Goldfein & Joseph	Cohen Placitella	adj 10/12

Docket	Case Name	Motion Type	Motion #	Opp recd	MOVANTS ATTNY	PLAINTIFF'S ATTNY	DISPOSITION
L-1760-18	SWEDLOW V. CYPRUS	DISMISS FOR LACK OF PERS JX AND FNC	33		Rawle Henderson	Levy Konigsberg	adj 10/12
L-1760-18	SWEDLOW V. IMERYS	DISMISS FOR LACK OF PERS JX AND FNC	34		Rawle Henderson	Levy Konigsberg	adj 10/12
L-7142-16	TAMBURRO V. BURNHAM	S/J	834		Clyde & Co	Cohen Placitella	ajd 9/28
L-7142-16	TAMBURRO V. PEERLESS	S/J	210	YES	Delany McBride	Cohen Placitella	adj 9/28
L-7142-16	TAMBURRO V. TRANE	S/J	188	YES	Pascarella Divita	Cohen Placitella	adj 9/28
L-5853-16	VALENTINE V. REVLON	STRIKE ANSWER AND SUPPRESS DEFENSES; IMPOSE SANCTIONS	505		Cohen Placitella	Cohen Placitella	adj 9/28
L-3705-18	WHITE V. HOLLINGSWORTH & VOSE	DISMISS FOR LACK OF PERS. JX AND FNC	155	YES	Jardim Meisner	Szaferman/Simon	adj 10/12
L-1956-18	WHITE V. CYPRUS	DISMISS FOR LACK OF PERS. JX AND FNC	285	YES	Rawle Henderson	Weitz & Luxenberg	adj 10/12
L-1956-18	WHITE V. IMERYS	DISMISS FOR LACK OF PERS. JX AND FNC	286	YES	Rawle Henderson	Weitz & Luxenberg	adj 10/12
L-6347-17	WILSON V. AMERON	S/J	130	YES	McGivney	Simmons	adj 9/28
L-6347-17	WILSON V. HERCULES	S/J	165	YES	McCarter	Simmons	w/d

Docket	Case Name	Motion Type	Motion #	Opp recd	MOVANTS ATTNY	PLAINTIFF'S ATTNY	DISPOSITION
L-6347-17	WILSON V. JOHNSON CONTROLS	S/J	476	YES	Hoagland Longo	Simmons	ADJ 9/28
L-6347-17	WILSON V. MW CUSTOM PAPER	S/J	254	YES	Dilworth Paxton	Simmons	ADJ 9/28
L-2591-18	WIMMER V. AMERICAN INTL	PHV COUTNEY H. GREGORY	622		Simmons	Simmons	GRANTED
L-2600-14	ZABOGLOU V. COLGATE-PALMOLIVE	S/J	110	YES	McElroy Deutsch	Szaferman/Levy	adj 10/12
L-487-18	ZENI V. HENNESSY	DISMISS FOR LACK OF PERS JX	89	YES	Rawle Henderson	Cohen Placitella	adj 10/12

243
9-14-18

CHRISTIE & YOUNG, P.C.
By: Peter J. Lynch, Esquire
Identification No. 032011981
By: George S. Bobnak, Esquire
Identification No. 37181991
1880 JFK Boulevard
10th Floor
Philadelphia, PA
Phone: 215-587-1669

*Attorneys For Defendant
H.B. Fuller Company*

FILED
SEP 14 2018
ANA C. VISCOMI, J.S.C.

**ROBYN AGRI, Executor of
the Estate of KATHERINE
AGRI and ROBYN AGRI and
JONATHAN AGRI,
Executors of the Estate of
ORIN AGRI**

v.

ACE HARDWARE CORP., et al.,

SUPERIOR COURT OF NEW JERSEY

LAW DIVISION

MIDDLESEX COUNTY

DOCKET NO. L-4234-16-AS

ORDER

THIS MATTER, having come before the Court on Motion of Peter J. Lynch and George S. Bobnak, attorneys for the defendant, Defendant, H.B. Fuller Company ("*H.B. Fuller*"), and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS on this 14th day of September, 2018 ;

ORDERED the Motion of Defendant H.B. Fuller, for summary judgment is hereby granted and the Plaintiffs' Complaint and any Counterclaims and Cross-claims are hereby dismissed with prejudice.

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

---opposed
 ---unopposed

By the Court:

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."

1176
9-14-18

LEVY KONIGSBERG, LLP
By: Moshe Maimon, Esq. (ID# 04269198)
800 Third Avenue, 11th Floor
New York, NY 10022
(212) 605-6200

FILED
SEP 14 2018

Attorneys for Plaintiff

ANA C. VISCOMI, J.S.C.

DONNA M. ARVELO,

Plaintiff,

v.

ASBESTOS CORPORATION, LTD.,
et al.

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY

DOCKET NO.: MID-L-0588-17AS

Civil Action - Asbestos
Litigation

**ORDER FOR PRO HAC VICE
ADMISSION**

This matter having been opened to the Court on behalf of Plaintiff, Donna Arvelo, by Levy Konigsberg, LLP (Moshe Maimon, Esq., appearing), to all counsel of record; and this Court having considered the moving papers, in which it is stated that Plaintiff has a long-standing relationship with Joseph D. Satterley, Esq.

IT IS ON THIS 14th day of ~~August~~^{September} 2018;

ORDERED that Joseph D. Satterley, Esq. be and is hereby admitted *pro hac vice* in this matter; and

IT IS FURTHER ORDERED that Joseph D. Satterley, Esq.:

1. Shall abide by the New Jersey Rules of Court, including all disciplinary rules, R. 1:20-1, R. 1:28-2 and R. 1:28B-1(e);

2. Shall consent to the appointment of the Clerk of the New Jersey Supreme Court as the agent upon whom service of

process may be made for all actions against him that may arise out of his participation in this matter;

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

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

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

6. Cannot be designated as trial counsel; and

IT IS FURTHER ORDERED that:

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

2. Joseph D. Satterley, 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.

Ana C. Viscomi

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

 Opposed

✓ Unopposed

LEVY KONIGSBERG, LLP
By: Moshe Maimon, Esq. (ID# 04269198)
800 Third Avenue, 11th Floor
New York, NY 10022
(212) 605-6200

1179
9-14-18

FILED

SEP 14 2018

ANAC. VISCOMI, J.S.C.

DOUGLAS BARDEN and ROSLYN
BARDEN,

Plaintiffs,

v.

BRENNTAG NORTH AMERICA, et
al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY

DOCKET NO.: MID-L-1809-17AS

Civil Action - Asbestos
Litigation

**ORDER FOR PRO HAC VICE
ADMISSION**

This matter having been opened to the Court on behalf of Plaintiffs, Douglas Barden and Roslyn Barden, by Levy Konigsberg, LLP (Moshe Maimon, 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 Joseph D. Satterley, Esq.

IT IS ON THIS 14th day of ~~August~~ ^{September} 2018;

ORDERED that Joseph D. Satterley, Esq. be and is hereby admitted *pro hac vice* in this matter; and

IT IS FURTHER ORDERED that Joseph D. Satterley, Esq.:

1. Shall abide by the New Jersey Rules of Court, including all disciplinary rules, R. 1:20-1, R. 1:28-2 and R. 1:28B-1(e);

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

out of his participation in this matter;

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

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

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

6. Cannot be designated as trial counsel; and

IT IS FURTHER ORDERED that:

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

2. Joseph D. Satterley, 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.

Ana C. Viscomi

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

____ Opposed

Unopposed

735
9-14-18

WEITZ & LUXENBERG
A New York Professional Corporation
Laura Laszewski
ID #: 039612011
Robert M. Silverman
ID # 021571977
220 Lake Drive East, Suite 210
Cherry Hill, NJ 08002
Tel. (856) 755-1115
Attorneys for Plaintiffs

FILED
SEP 14 2018
ANAC. VISCOMI, J.S.C.

Diana Lee Barton, Individually and as Personal Representative for the Estate of James Lee Barton, deceased,
Plaintiff(s),
-against-
AIR & LIQUID SYSTEMS CORPORATION,
as successor-by-merger to BUFFALO PUMPS, INC.; et al

: SUPERIOR COURT OF NEW JERSEY
: LAW DIVISION
: MIDDLESEX COUNTY
:
: DOCKET NO. MID L 2258 18 -AS
: ASBESTOS LITIGATION
: **ORDER GRANTING LEAVE TO**
: **AMEND COMPLAINT AND**
: **DEMAND FOR JURY TRIAL**
:

Defendants.

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

IT IS on this 14th day of September, 2018

ORDERED that plaintiffs be and hereby are granted leave to file an Amended Complaint and Demand for Jury Trial to properly add a count under the **NEW JERSEY PRODUCTS LIABILITY ACT, NJSA 2A:58-1 et seq.** in the form submitted to the Court with this motion, and it is further

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

ORDERED that counsel for plaintiffs shall serve a copy of this Order on counsel for defendants within 7 days of the date of this Order.



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

Motion 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."

1177
9-14-18

LEVY KONIGSBERG, LLP
By: Moshe Maimon, Esq. (ID# 04269198)
800 Third Avenue, 11th Floor
New York, NY 10022
(212) 605-6200

FILED

SEP 14 2018

ANAC. VISCOMI, J.S.C.

Attorneys for Plaintiff

ANDREA CARDENAS,
Individually and as Personal
Representative and Personal
Representative ad
Prosequendum of the Estate
of JEAN CARDENAS

Plaintiff,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY.

DOCKET NO.: MID-L-4794-17AS

Civil Action - Asbestos
Litigation

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.

**ORDER FOR PRO HAC VICE
ADMISSION**

Defendants.

This matter having been opened to the Court on behalf of Plaintiff, ANDREA CARDENAS, Individually and as Personal Representative and Personal Representative ad Prosequendum of the Estate of JEAN CARDENAS, by Levy Konigsberg, LLP (Moshe Maimon, Esq., appearing), to all counsel of record; and this Court having considered the moving papers, in which it is stated that Plaintiff has a long-standing relationship with Joseph D. Satterley, Esq.

IT IS ON THIS 14th day of ~~August~~^{September} 2018;

ORDERED that Joseph D. Satterley, Esq. be and is hereby admitted *pro hac vice* in this matter; and

IT IS FURTHER ORDERED that Joseph D. Satterley, Esq.:

1. Shall abide by the New Jersey Rules of Court, including all disciplinary rules, R. 1:20-1, R. 1:28-2 and R. 1:28B-1(e);

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

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

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

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

6. Cannot be designated as trial counsel; and

IT IS FURTHER ORDERED that:

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

2. Joseph D. Satterley, 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.

Ana C. Viscomi

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

Opposed
 Unopposed

Jack N. Frost, Jr. (State ID No. 025312005)
Christine A. Lozier (State ID No. 027472012)
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

FILED
SEP 14 2018
ANAC.VISCOMI, J.S.C.

**MICHELLE CHAPMAN and
RICHARD CHAPMAN,**

Plaintiffs,

vs.

BASF CATALYSTS LLC, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-2911-17 AS

CIVIL ACTION
ASBESTOS LITIGATION

**ORDER ADMITTING
BENJAMIN HALPERIN, ESQ.
*PRO HAC VICE***

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

IT IS this 14th day of September, 2018 ORDERED that Benjamin Halperin, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson, subject to the following conditions:

1. Benjamin Halperin, Esq. shall abide by the New Jersey Court Rules including all disciplinary rules, R. 1:20-1 and R. 1:28-2;
2. Benjamin Halperin, 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 Drinker Biddle & Reath LLP that may arise out of his participation in this matter;
3. Benjamin Halperin, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;
4. Benjamin Halperin, 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. Benjamin Halperin, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;
6. Benjamin Halperin, Esq. shall not request to adjourn or delay in discovery, motions, trial or any other proceeding by reason of his inability to appear;
7. Benjamin Halperin, 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 Benjamin Halperin, 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. This matter involves complex product liability issues

11. Johnson & Johnson and Johnson & Johnson Consumer, Inc. have requested Mr. Halperin's representation in this matter because of a long standing attorney-client relationship.

12. 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

Jack N. Frost, Jr. (State ID No. 025312005)
Christine A. Lozier (State ID No. 027472012)
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

SEP 14 2018

ANA C. VISCOMI, J.S.C.

**MICHELLE CHAPMAN and
RICHARD CHAPMAN,**

Plaintiffs,

vs.

BASF CATALYSTS LLC, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-2911-17 AS

CIVIL ACTION
ASBESTOS LITIGATION

**ORDER ADMITTING
BENJAMIN HALPERIN, 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 Benjamin Halperin, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 14th day of September, 2018 ORDERED that Benjamin Halperin, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson Consumer, Inc., subject to the following conditions:

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

2. Benjamin Halperin, 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 Drinker Biddle & Reath LLP that may arise out of his participation in this matter;

3. Benjamin Halperin, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;

4. Benjamin Halperin, 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. Benjamin Halperin, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

6. Benjamin Halperin, Esq. shall not request to adjourn or delay in discovery, motions, trial or any other proceeding by reason of his inability to appear;

7. Benjamin Halperin, 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 Benjamin Halperin, 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. This matter involves complex product liability issues

11. Johnson & Johnson and Johnson & Johnson Consumer, Inc. have requested Mr. Halperin's representation in this matter because of a long standing attorney-client relationship.

12. 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

1180
9-14-18

LEVY KONIGSBERG, LLP
By: Moshe Maimon, Esq. (ID# 04269198)
800 Third Avenue, 11th Floor
New York, NY 10022
(212) 605-6200

FILED

SEP 14 2018

ANAC. VISCOMI, J.S.C.

LOUIS DEFEO and BARBARA
DEFEO,

Plaintiffs,

v.

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

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY

DOCKET NO.: MID-L-4806-17AS

Civil Action - Asbestos
Litigation

**ORDER FOR PRO HAC VICE
ADMISSION**

This matter having been opened to the Court on behalf of Plaintiffs, Louis DeFeo and Barbara DeFeo, by Levy Konigsberg, LLP (Moshe Maimon, 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 Joseph D. Satterley, Esq.

IT IS ON THIS 14th day of ~~August~~^{September} 2018;

ORDERED that Joseph D. Satterley, Esq. be and is hereby admitted *pro hac vice* in this matter; and

IT IS FURTHER ORDERED that Joseph D. Satterley, Esq.:

1. Shall abide by the New Jersey Rules of Court, including all disciplinary rules, R. 1:20-1, R. 1:28-2 and R. 1:28B-1(e);
2. Shall consent to the appointment of the Clerk of the New Jersey Supreme Court as the agent upon whom service of process may be made for all actions against him that may arise

out of his participation in this matter;

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

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

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

6. Cannot be designated as trial counsel; and

IT IS FURTHER ORDERED that:

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

2. Joseph D. Satterley, 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

230
8-31-18

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

FILED

SEP 14 2018

ANA C. VISCOMI, J.S.C.

Plaintiff(s),

NANCY FARINELLA, individually and as
Executrix and Executrix ad Prosequendum of
the Estate of Charles Theodore ("Ted")
Farinella

vs.

Defendant(s),

ADVANCED THERMAL HYDRONICS, INC.,
ET AL.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

DOCKET NO. MID-L-2310-15

ASBESTOS LITIGATION

CIVIL ACTION

**ORDER FOR SUMMARY JUDGMENT FOR
DEFENDANT ROBERTS-GORDON, LLC**

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

IT IS ON THIS 14th day of September, 2018,

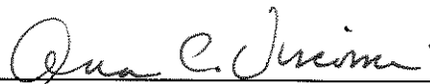
ORDERED the motion of Defendant, Roberts-Gordon, LLC, for summary judgment is hereby granted and the Complaint and any Counterclaims, and Cross-Claims are hereby dismissed with prejudice; and

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

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

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

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


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

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

242
9-14-18

**O'TOOLE SCRIVO FERNANDEZ WEINER
VAN LIEU, LLC**
Franklin D. Paez, Esq., Attorney ID#006192010
14 Village Park Road
Cedar Grove, New Jersey 07009
(973) 239-5700
Attorneys for DCo, LLC f/k/a Dana Companies,
LLC

FILED

SEP 14 2018

ANA C. VISCOMI, J.S.C.

MICHAEL SCOTT FIELDS and SUSAN
FIELDS,

Plaintiff(s),

v.

AMERICAN INTERNATIONAL
INDUSTRIES, et al.

Defendant(s).

SUPERIOR COURT OF NEW JERSEY

**LAW DIVISION
MIDDLESEX COUNTY**

DOCKET NO.: MID-L-1924-18AS

Civil Action
Asbestos Litigation

ORDER

This matter having come before the Court on motion of O'Toole Scrivo Fernandez Weiner Van Lieu, LLC, attorneys for Defendant, DCo, LLC f/k/a Dana Companies, LLC, and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

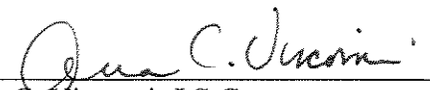
IT IS ON THIS 14th day of September, 2018,

ORDERED that the motion for summary judgment of Defendant, DCo, LLC f/k/a Dana Companies, LLC is hereby granted and the Complaint and any counterclaims and cross-claims are hereby dismissed with prejudice as to DCo, LLC f/k/a Dana Companies, LLC; 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.

Papers Considered:

Moving Papers
 Opposing Papers



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."

1173
9-14-18

LEVY KONIGSBERG, LLP
By: Moshe Maimon, Esq. (ID# 04269198)
800 Third Avenue, 11th Floor
New York, NY 10022
(212) 605-6200

FILED

SEP 14 2018

ANA C. VISCOMI, J.S.C.

EDWARD GARCIA and LISA
GARCIA,

Plaintiff,

v.

BRENNTAG NORTH AMERICA,
INC., et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY

DOCKET NO.: MID-L-1515-17AS

Civil Action - Asbestos
Litigation

**ORDER FOR PRO HAC VICE
ADMISSION**

This matter having been opened to the Court on behalf of Plaintiffs, Edward Garcia and Barbara Garcia, by Levy Konigsberg, LLP (Moshe Maimon, 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 Joseph D. Satterley, Esq.

IT IS ON THIS 14th day of ~~August~~ ^{September} 2018;

ORDERED that Joseph D. Satterley, Esq. be and is hereby admitted *pro hac vice* in this matter; and

IT IS FURTHER ORDERED that Joseph D. Satterley, Esq.:

1. Shall abide by the New Jersey Rules of Court, including all disciplinary rules, R. 1:20-1, R. 1:28-2 and R. 1:28B-1(e);

2. Shall consent to the appointment of the Clerk of the New Jersey Supreme Court as the agent upon whom service of

process may be made for all actions against him that may arise out of his participation in this matter;

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

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

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

6. Cannot be designated as trial counsel; and

IT IS FURTHER ORDERED that:

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

2. Joseph D. Satterley, 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

1182
9-14-18

COHEN, PLACITELLA & ROTH, P.C.

William L. Kuzmin, Esquire
NJ Bar ID # 02755-2000
Dennis M. Geier, Esquire
NJ Bar ID # 03527-2006
127 Maple Ave.
Red Bank, NJ 07701
(732) 747-9003
Attorneys for Plaintiff

FILED

SEP 14 2018

ANA C. VISCOMI, J.S.C.

<p>EMMA GRIFFIN AND WALTER GRIFFIN, HUSBAND AND WIFE,</p> <p>Plaintiffs,</p> <p>vs.</p> <p>CYPRUS AMAX MINERALS COMPANY, et al.</p> <p>Defendants</p>	<p>SUPERIOR COURT OF NEW JERSEY MIDDLESEX COUNTY- LAW DIVISION</p> <p>DOCKET NO. MID-L-4826-18 AS</p> <p>CIVIL ACTION ASBESTOS LITIGATION</p> <p>ORDER ADMITTING P. GRAHAM MAIDEN, ESQUIRE <i>PRO HAC VICE</i></p>
---	--

This matter having come before the court on application of William L. Kuzmin and Dennis M. Geier, Esquire, attorneys for the plaintiffs, Emma Griffin and Walter Griffin, and the court having reviewed the papers filed herein, and the court finding of good cause, namely that the matter involves a complex area of law and that P. Graham Maiden, Esquire is a specialist,

IT IS on this 14th day of September, 2018,

ORDERED as follows:

THAT P. Graham Maiden, Esquire be hereby admitted *pro hac vice* in the above captioned matter, pursuant to Rule 1:21-2;

THAT P. Graham Maiden, Esquire shall abide by the New Jersey Court Rules including all disciplinary rules;

THAT P. Graham Maiden, Esquire shall consent to the appointment of the Clerk of the Supreme Court as agents upon whom service of process may be made for all actions against his firm that may arise out of their participation in this matter;

THAT P. Graham Maiden, Esquire shall notify the court immediately of any matter affecting his standing at the bar of any other court;

THAT P. Graham Maiden, Esquire shall have all pleadings, briefs and other papers filed with the court signed by William L. Kuzmin, Esquire, or another New Jersey attorney at Cohen, Placitella & Roth, as attorneys of record who are authorized to practice in this State, and who shall be held responsible for them and the conduct of the case and of attorney P. Graham Maiden, Esquire;

THAT P. Graham Maiden, Esquire shall within ten (10) days of the date of this Order comply with Rule 1:20-1(b), Rule 1:28B-1(e) and Rule 1:28-2 and shall submit an affidavit of compliance;

THAT P. Graham Maiden, Esquire shall not be designated as trial counsel;

THAT no adjournment or delay in discovery, motions, trial or any other proceeding will be requested by reason of P. Graham Maiden, Esquire's inability to appear;

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

THAT noncompliance with any of these requirements shall constitute grounds for removal; and

Hon. Ana C. Viscomi, J.S.C
Order to Admit P. Graham Maiden, Esq., *Pro Hac Vice*
August 29, 2018

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



ANA C. VISCOMI, J.S.C.

235-18
9-14-18

CARUSO SMITH PICINI PC
Nicholas Albano III, Esq.
Attorney ID No.: NJ041461998
60 Route 46 East
Fairfield, New Jersey 07004
(973) 667-6000
Attorneys for Defendant,
CertainTeed Corporation

FILED

SEP 14 2018

ANA C. VISCOMI, J.S.C.

DIANE DAVIDSON, Executrix of the Estate of
Gerald Hicswa,

Plaintiffs,

VS.

3M CORPORATION, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID- L-3117-16AS

Civil Action

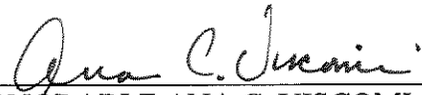
**ORDER FOR SUMMARY
JUDGMENT FOR DEFENDANT**

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

IT IS ON THIS 14th DAY OF September, 2018,

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

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


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

Papers Considered:
 Moving Papers
 Opposing Papers

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

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9-14-18

**MARKS, O'NEILL, O'BRIEN,
DOHERTY & KELLY, P.C.**

ATTORNEYS FOR DEFENDANT,
COLUMBIA BOILER COMPANY OF
POTTSTOWN

BY: MICHAEL T. HAMILTON, ESQ.
ATTORNEY ID: 9441997
CHERRY TREE CORPORATE CENTER
SUITE 501
535 ROUTE 38 EAST
CHERRY HILL, NJ 08002
(856) 663-4300
1082-101659(MTH)

FILED

SEP 14 2018

ANA C. VISCOMI, J.S.C.

GERALD HICSWA
Plaintiffs,

v.

COLUMBIA BOILER COMPANY OF
POTTSTOWN,
et. al.
Defendants,

COLUMBIA COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

Docket No. L-3117-16

Civil Action-Asbestos Litigation

**ORDER FOR SUMMARY JUDGMENT FOR
DEFENDANT MOTION FOR
DEFENDANT COLUMBIA BOILER
COMPANY OF POTTSTOWN**

THIS MATTER having come before the court on Motion of Marks, O'Neill, O'Brien, Doherty & Kelly, P.C., attorneys for defendant, COLUMBIA BOILER COMPANY OF POTTSTOWN, and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 14th DAY OF September, 2018,

ORDERED the motion of Defendant, COLUMBIA BOILER COMPANY OF POTTSTOWN, for summary judgment is hereby granted and the Complaint and any Counterclaims and Cross-Claims are hereby dismissed with prejudice.

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



Honorable Ana 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."

246
9-14-18

PASCARELLA DIVITA, PLLC
2137 Route 35, Suite 290
Holmdel, New Jersey 07733
732) 837-9019

FILED

SEP 14 2018

Joshua A. Greeley – Attorney ID: 023032010

ANA C. VISCOMI, J.S.C.

Attorneys for: Crane Co. i/s/h/a Crane Co. individually and as successor to and/or d/b/a Thatcher Boiler, a division of Crane Co.

DIANE S. DAVIDSON, INDIVIDUALLY AND AS EXECUTRIX OF THE ESTATE OF GERALD HICSWA, AND THE INDIVIDUAL HEIRS OF GERALD HICSWA,
Plaintiff(s)
v.
3M CORPORATION f/k/a Minnesota Mining and Manufacturing, et al.
Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-3117-16 AS

CIVIL ACTION
ASBESTOS LITIGATION

ORDER

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

IT IS ON THIS 14th DAY OF Sept., 2018;

ORDERED that the Motion of Defendant, Crane Co. i/s/h/a Crane Co. individually and as successor to and/or d/b/a Thatcher Boiler, a division of Crane Co., for Summary Judgment is hereby granted and the Complaint and any Counterclaims and Cross-Claims are hereby dismissed with prejudice.

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

Opposed _____ Unopposed ✓

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

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

244
9-14-18

FILED

SEP 14 2018

ANAC.VISCOMI, J.S.C.

PASCARELLA DIVITA, PLLC
2137 Route 35, Suite 290
Holmdel, New Jersey 07733
732) 837-9019

Joshua A. Greeley – Attorney ID: 023032010

Attorneys for: Ingersoll Rand Company i/s/h/a Ingersoll Rand

<p>DIANE S. DAVIDSON, INDIVIDUALLY AND AS EXECUTRIX OF THE ESTATE OF GERALD HICSWA, AND THE INDIVIDUAL HEIRS OF GERALD HICSWA,</p> <p style="text-align: right;">Plaintiff(s)</p> <p>v.</p> <p>3M CORPORATION f/k/a Minnesota Mining and Manufacturing, et al.</p> <p style="text-align: right;">Defendants.</p>
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SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-3117-16 AS

CIVIL ACTION
ASBESTOS LITIGATION

ORDER

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

IT IS ON THIS 14th DAY OF Sep., 2018;

ORDERED that the Motion of Defendant, Ingersoll Rand Company i/s/h/a Ingersoll Rand, 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



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."

293
9-14-18

**MARKS, O'NEILL, O'BRIEN,
DOHERTY & KELLY, P.C.**
BY: MICHAEL T. HAMILTON, ESQ.
ATTORNEY ID: 9441997
CHERRY TREE CORPORATE CENTER
SUITE 501
535 ROUTE 38 EAST
CHERRY HILL, NJ 08002
(856) 663-4300

ATTORNEYS FOR DEFENDANT,
SUPERIOR BOILER WORKS, INC.

FILED
SEP 14 2018
ANA C. VISCOMI, J.S.C.

683-101709(MTH)

GERALD HICSWA
Plaintiffs,

v.

SUPERIOR BOILER WORKS, INC.,
et. al.
Defendants,

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

Docket No. L-3117-16

Civil Action-Asbestos Litigation

**ORDER FOR SUMMARY JUDGMENT FOR
DEFENDANT MOTION FOR
DEFENDANT SUPERIOR BOILER WORKS,
INC.**

THIS MATTER having come before the court on Motion of Marks, O'Neill, O'Brien, Doherty & Kelly, P.C., attorneys for defendant, Superior Boiler Works, Inc., and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 14th DAY OF September, 2018,

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

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


Honorable Ana 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# 367
9-14-18

FILED
SEP 14 2018

ANA C. VISCOMI, J.S.C.

EDWARD R. HOLMES, SR. AND BEATRICE HOLMES, H/W,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION
Plaintiff(s),	:	MIDDLESEX COUNTY
	:	DOCKET NO. MID L 4053-18 AS
-against-	:	ASBESTOS LITIGATION
AMERICAN HONDA MOTOR CO., INC.;	:	ORDER GRANTING LEAVE TO
	:	AMEND COMPLAINT AND
Defendants.	:	DEMAND FOR JURY TRIAL

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

IT IS on this 14th day of September, 2018

ORDERED that Plaintiffs be and hereby are granted leave to file an Amended Complaint and Demand for Jury Trial to correct the name of Defendant Burlington Auto Parts to Burlington County Auto Parts in the form submitted to the Court on this motion, and it is further

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

ORDERED that counsel for Plaintiffs shall serve a copy of this Order on counsel for defendants within 7 days of the date of this Order.



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

Motion _____ 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."

731
9-14-18

WEITZ & LUXENBERG
A New York Professional Corporation
Neidra Wilson
ID #: 024332008
Robert M. Silverman
ID # 021571977
220 Lake Drive East, Suite 210
Cherry Hill, NJ 08002
Tel. (856) 755-1115
Attorneys for Plaintiff

FILED
SEP 14 2018
ANAC. VISCOMI, J.S.C.

MARY HOWELL,	:	SUPERIOR COURT OF NEW JERSEY
	:	LAW DIVISION
Plaintiff(s),	:	MIDDLESEX COUNTY
-against-	:	DOCKET NO. MID L 5352-17 -AS
BRENTAG NORTH AMERICA, as a successor-	:	ASBESTOS LITIGATION
in-interest to Mineral Pigment Solutions, Inc., as a	:	ORDER GRANTING LEAVE TO
successor-in-interest to Whittaker, Clark &	:	AMEND COMPLAINT AND
Daniels, Inc.; ; et al	:	DEMAND FOR JURY TRIAL
Defendants.	:	

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

IT IS on this 14th day of September, 2018

ORDERED that Plaintiff be and hereby are granted leave to file an Amended Complaint and Demand for Jury Trial to properly add a count under the **NEW JERSEY PRODUCTS LIABILITY ACT, NJSA 2A:58-1 et seq.** in the form submitted to the Court with this motion, and it is further

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

ORDERED that counsel for Plaintiff shall serve a copy of this Order on counsel for defendants within 7 days of the date of this Order.



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

Motion

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

SEP 14 2018

ANA C. VISCOMI, J.S.C.

WEITZ & LUXENBERG
A New York Professional Corporation
Neidra Wilson
ID #: 024332008
220 Lake Drive East, Suite 210
Cherry Hill, NJ 08002
Tel. (856) 755-1115
Attorneys for Plaintiffs

DONA L. MASON and KEN MASON, H/W Plaintiff(s),	:	SUPERIOR COURT OF NEW JERSEY
-against-	:	LAW DIVISION
BRENNTAG NORTH AMERICA, as successor-in- interest to Mineral Pigment Solutions, Inc., as successor-in-interest to Whitaker, Clark & Daniels, Inc., et al.,	:	MIDDLESEX COUNTY
Defendants.	:	DOCKET NO. MID L 07484-17 AS
	:	ASBESTOS LITIGATION
	:	ORDER GRANTING LEAVE TO
	:	AMEND COMPLAINT AND
	:	DEMAND FOR JURY TRIAL

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

IT IS on this 14th day of September, 2018

ORDERED that Plaintiffs be and hereby are granted leave to file a Second Amended Complaint and Demand for Jury Trial to properly add a count under the **NEW JERSEY PRODUCTS LIABILITY ACT, NJSA 2A:58-1 et seq.** with the form submitted to the Court on this motion, and it is further

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

ORDERED that counsel for Plaintiffs shall serve a copy of this Order on counsel for defendants within 7 days of the date of this Order.



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

Motion 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# 506
9-14-18

COHEN, PLACITELLA & ROTH, P.C.

Rachel A. Placitella, Esq.
Attorney ID No. 023111982
127 Maple Avenue
Red Bank, NJ 07701
(732) 747-9003

FILED

SEP 14 2018

ANA C. VISCOMI, J.S.C.

ROBINS CLOUD LLP

2000 West Loop South, Suite 2200
Houston, TX 77027
(713) 650-1200

Attorneys for Plaintiffs

BEVERLY J. MCGRATH, individually and
as Executrix of the Estate of her Husband,
JOHN JAMES MCGRATH, and individual
heirs of the Estate of **JOHN JAMES
MCGRATH**,

Plaintiff,

vs.

ANHEUSER-BUSCH, INC., et al.,

Defendants.

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

DOCKET NO. MID-L-1670-16 AS

**CIVIL ACTION
ASBESTOS LITIGATION**

**ORDER ADMITTING
HOGAN LEATHERWOOD, ESQ.
PRO HAC VICE**

This matter having come before the court on application of Rachel A. Placitella, Esq., attorney for the plaintiff, Beverly J. McGrath, individually and as Executrix of the Estate of her Husband, John James McGrath, and individual heirs of the Estate of John James McGrath, and the court having reviewed the papers filed herein, and the court finding of good cause, namely that the matter involves a complex area of law and that Hogan Leatherwood, Esq. is a specialist,

IT IS on this 14th day of September, 2018,

ORDERED as follows,

THAT Hogan Leatherwood, Esq. be hereby admitted *pro hac vice* in the above captioned matter, pursuant to Rule 1:21-2; and

THAT Hogan Leatherwood, Esq. shall abide by the New Jersey Court Rules including all disciplinary rules; and

THAT Hogan Leatherwood, Esq. shall consent to the appointment of the Clerk of the Supreme Court as agents upon whom service of process may be made for all actions against his firm that may arise out of their participation in this matter; and

THAT Hogan Leatherwood, Esq. shall notify the court immediately of any matter affecting his standing at the bar of any other court; and

THAT Hogan Leatherwood, Esq. shall have all pleadings, briefs and other papers filed with the court signed by Rachel A. Placitella, Esq. as an attorney of record who is authorized to practice in this State, and who shall be held responsible for his and the conduct of the cause and of attorney Hogan Leatherwood, Esq.; and

THAT Hogan Leatherwood, Esq. shall within ten (10) days of the date of this Order comply with Rule 1:20-1(b), Rule 1:28B-1(e) and Rule 1:28-2 and shall submit an affidavit of compliance; and

THAT Hogan Leatherwood, Esq. shall not be designated as trial counsel; and

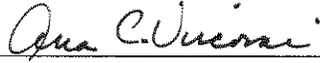
THAT no adjournment or delay in discovery, motions trial or any other proceeding will be requested by reason of Hogan Leatherwood, Esq.'s inability to appear; and

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

THAT noncompliance with any of these requirements shall constitute grounds for

removal; and

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



HONORABLE ANA VISCOMI, J.S.C.

M# 508
9-14-18

COHEN, PLACITELLA & ROTH, P.C.
Rachel A. Placitella, Esq.
Attorney ID No. 023111982
127 Maple Avenue
Red Bank, NJ 07701
(732) 747-9003

FILED
SEP 14 2018
ANA C. VISCOMI, J.S.C.

ROBINS CLOUD LLP
2000 West Loop South, Suite 2200
Houston, TX 77027
(713) 650-1200

Attorneys for Plaintiffs

<p>BEVERLY J. MCGRATH, individually and as Executrix of the Estate of her Husband, JOHN JAMES MCGRATH, and individual heirs of the Estate of JOHN JAMES MCGRATH,</p> <p style="text-align: right;">Plaintiff,</p> <p style="text-align: center;">vs.</p> <p>ANHEUSER-BUSCH, INC., et al.,</p> <p style="text-align: right;">Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY MIDDLESEX COUNTY- LAW DIVISION</p> <p>DOCKET NO. MID-L-1670-16 AS</p> <p>CIVIL ACTION ASBESTOS LITIGATION</p> <p>ORDER ADMITTING IAN CLOUD, ESQ. PRO HAC VICE</p>
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This matter having come before the court on application of Rachel A. Placitella, Esq., attorney for the plaintiff, Beverly J. McGrath, individually and as Executrix of the Estate of her Husband, John James McGrath, and individual heirs of the Estate of John James McGrath, and the court having reviewed the papers filed herein, and the court finding of good cause, namely that the matter involves a complex area of law and that Ian Cloud, Esq. is a specialist,

IT IS on this 14th day of September, 2018,

ORDERED as follows,

THAT Ian Cloud, Esq. be hereby admitted *pro hac vice* in the above captioned matter, pursuant to Rule 1:21-2; and

4

THAT Ian Cloud, Esq. shall abide by the New Jersey Court Rules including all disciplinary rules; and

THAT Ian Cloud, Esq. shall consent to the appointment of the Clerk of the Supreme Court as agents upon whom service of process may be made for all actions against his firm that may arise out of their participation in this matter; and

THAT Ian Cloud, Esq. shall notify the court immediately of any matter affecting his standing at the bar of any other court; and

THAT Ian Cloud, Esq. shall have all pleadings, briefs and other papers filed with the court signed by Rachel A. Placitella, Esq. as an attorney of record who is authorized to practice in this State, and who shall be held responsible for his and the conduct of the cause and of attorney Ian Cloud, Esq.; and

THAT Ian Cloud, Esq. shall within ten (10) days of the date of this Order comply with Rule 1:20-1(b), Rule 1:28B-1(e) and Rule 1:28-2 and shall submit an affidavit of compliance; and

THAT Ian Cloud, Esq. shall not be designated as trial counsel; and

THAT no adjournment or delay in discovery, motions trial or any other proceeding will be requested by reason of Ian Cloud, Esq.'s inability to appear; and

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

THAT noncompliance with any of these requirements shall constitute grounds for removal; and

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



HONORABLE ANA VISCOMI, J.S.C.

624
9-14-18

Laurence V. Nassif, Esq. – 048361998
James M. Kramer, Esq.- 025052008
SIMMONS HANLY CONROY LLC
112 Madison Avenue, 7th Floor
New York, NY 10016-7416
(212) 784-6400
Attorney for Plaintiffs

FILED
SEP 14 2018

ANA C. VISCOMI, J.S.C.

BILLIE JEAN PAGAKIS and DELBERT
PAGAKIS,

Plaintiffs,

v.

BRENTAG NORTH AMERICA, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
: LAW DIVISION: MIDDLESEX COUNTY
:
: DOCKET NO. MID-L-04561-18-AS
:
:
: Civil Action
:
: **ORDER GRANTING ADMISSION, *PRO***
: ***HAC VICE TO MELISSA C.***
: **SCHOPFER, ESQ.**
:

THIS MATTER having been opened to the Court upon the motion of Plaintiffs, Billie Jean Pagakis and Delbert Pagakis, Simmons Hanly Conroy LLC, for entry of an Order permitting Melissa C. Schopfer an attorney admitted to practice law in the States of Illinois, California, and Missouri to participate with other counsel for Plaintiffs in the above-captioned case; and it appearing that Melissa C. Schopfer is a licensed attorney in good standing; and Plaintiffs having requested that Ms. Schopfer 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 Ms. Schopfer possesses specialized knowledge in this litigation),

IT IS on this 14th day of September, 2018, hereby

ORDERED that Melissa C. Schopfer, of the law firm of SIMMONS HANLY CONROY LLC, be admitted pro hac vice and is authorized to appear and participate with other counsel for Plaintiffs in all phases of the trial; and it is further,

ORDERED that Melissa C. Schopfer 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 Melissa C. Schopfer 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 Melissa C. Schopfer shall immediately notify this Court of any matter affecting her 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 Melissa C. Schopfer 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 Melissa C. Schopfer shall not be designated as trial counsel; and it is further

ORDERED that Melissa C. Schopfer shall, within 10 days of the date of this Order, pay the fees required by R. 1:20-1(b), R. 1:28B-1(e), and R. 1:28-2 and shall submit an affidavit of compliance;

ORDERED automatic termination of *Pro Hac Vice* admission shall occur for failure to make the required annual payment of the Annual Fee and the annual payment to the Lawyer's Assistance Fund and the New Jersey Lawyer's Fund for Client Protection. Proof of such

payment, after filing proof of the initial payment, shall be made no later than February 1 of each year; and it is further

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

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

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



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

✓

Opposed
Unopposed

FILED

SEP 14 2018

KELLEY JASONS McGOWAN SPINELLI
HANNA & REBER, LLP
Two Liberty Place – Suite 1900
50 South 16th Street
Philadelphia, PA 19102
(215) 854-0658
Angela Coll Caliendo, Esquire
Attorney I.D. No. 025042001
Attorneys for Defendant Schneider Electric USA,
Inc., formerly known as Square D Company

ANA C. VISCOMI, J.S.C.
SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-4032-17 AS

GEORGE PARRIS and PEARL PARRIS,
Plaintiffs,

ASBESTOS LITIGATION
Civil Action

v.

ORDER

3M COMPANY, INC., et al.,
Defendants.

THIS MATTER having been brought before the Court on application of Kelley Jasons McGowan Spinelli Hanna & Reber, attorneys for Defendant, Schneider Electric USA, Inc., formerly known as Square D Company, an Order granting summary judgment in its favor and against Plaintiff, the Court having considered the moving and responding papers and the arguments of counsel, if any, and for good cause appearing

IT IS on this 14th day of September, 2018

ORDERED that Defendant Schneider Electric USA, Inc., formerly known as Square D Company's Motion for Summary Judgment is hereby **GRANTED** and the Complaint and any Counterclaims and Cross-Claims are hereby dismissed with prejudice.

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

_____ Opposed Unopposed



Ana C. Viscomi, J.S.C.

"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."

196
8-3-18

Kathleen P. Ramalho, Esq. - ID No. 008162005
BREUNINGER & FELLMAN
Attorneys at Law
1829 Front Street
Scotch Plains, NJ 07076
Attorneys for Genuine Parts Company

FILED

SEP 14 2018

ANAC. VISCOMI, J.S.C.

<p>SUDAHABEN PATEL, individually and as Executrix and Executrix ad Prosequendum of the Estate of Manubhai T. Patel,</p> <p style="text-align: center;">Plaintiff(s),</p> <p>vs.</p> <p>ATLAS ACQUISITION, INC. et als</p> <p style="text-align: center;">Defendant(s).</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION-MIDDLESEX COUNTY</p> <p>DOCKET NO.: MID-L-5111-14 AS</p> <p style="text-align: center;"><u>CIVIL ACTION</u> ASBESTOS LITIGATION</p> <p>ORDER GRANTING SUMMARY JUDGMENT ON BEHALF OF DEFENDANT GENUINE PARTS COMPANY</p>
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This matter having been presented to the Court by way of Motion of Breuninger & Fellman, attorneys for defendant Genuine Parts Company, seeking entry of Summary Judgment;

And the Court having reviewed the moving papers, including the attached Brief, and for good cause shown;

IT IS on this 14th day of ~~August~~ ^{September} 2018;

ORDERED that Summary Judgment be and is hereby entered in favor of the defendant Genuine Parts Company and all claims and crossclaims against defendant Genuine Parts Company are dismissed with prejudice; or, in the alternative,

ORDERED that all claims and crossclaims against defendant Genuine Parts Company are dismissed with prejudice based on lack of personal jurisdiction;

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



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

Motion opposed _____
Motion unopposed ✓

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

2008-3-18

Kathleen P. Ramalho, Esq. - ID No. 008162005
BREUNINGER & FELLMAN
Attorneys at Law
1829 Front Street
Scotch Plains, NJ 07076
Attorneys for Defendant National Automotive Parts Association

FILED
SEP 14 2018
ANA @ VISCOMI, J.S.C.

<p>SUDAHABEN PATEL, individually and as Executrix and Executrix ad Prosequendum of the Estate of Manubhai T. Patel,</p> <p style="text-align: center;">Plaintiff(s),</p> <p style="text-align: center;">vs.</p> <p>ATLAS ACQUISITION, INC. et als</p> <p style="text-align: center;">Defendant(s).</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION-MIDDLESEX COUNTY</p> <p>DOCKET NO.: MID-L-5111-14 AS</p> <p style="text-align: center;"><u>CIVIL ACTION</u> ASBESTOS LITIGATION</p> <p>ORDER GRANTING SUMMARY JUDGMENT ON BEHALF OF DEFENDANT NATIONAL AUTOMOTIVE PARTS ASSOCIATION</p>
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This matter having been presented to the Court by way of Motion of Breuninger & Fellman, attorneys for defendant National Automotive Parts Association, seeking entry of Summary Judgment;

And the Court having reviewed the moving papers, including the attached Brief, and for good cause shown;

IT IS on this 14th day of ~~August~~ ^{September} 2018;

ORDERED that Summary Judgment be and is hereby entered in favor of the defendant National Automotive Parts Association and all claims and crossclaims against defendant National Automotive Parts Association are dismissed with prejudice; or, in the alternative,

ORDERED that all claims and crossclaims against defendant National Automotive Parts Association are dismissed with prejudice based on lack of personal jurisdiction;

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



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

Motion opposed _____
Motion unopposed ✓

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

257
9-14-18

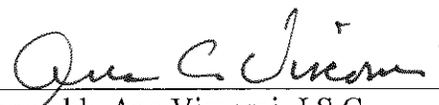
MCGIVNEY, KLUGER & COOK, P.C. Pooja R. Patel (014922010) 18 Columbia Turnpike, 3 rd Fl. Florham Park, New Jersey 07932 (973) 822-1110 Attorneys for Defendant WHITTAKER, CLARK & DANIELS, INC.	SUPERIOR COURT OF NEW JERSEY LAW DIVISION-MIDDLESEX COUNTY DOCKET NO.: MID-L-4626-18AS
Wilma Priddy, <p style="text-align: center;">Plaintiff(s),</p> <p style="text-align: center;">-vs-</p> 84 Lumber Company, et al., <p style="text-align: center;">Defendants.</p>	<p style="text-align: right;">FILED SEP 14 2018 ANA C. VISCOMI, J.S.C.</p> <p style="text-align: center;">ASBESTOS MOTION</p> <p style="text-align: center;">Civil Action</p> <p style="text-align: center;">ORDER</p>

THIS MATTER having been opened to the Court on Motion of McGivney, Kluger & Cook, P.C., attorneys for Defendant Whittaker, Clark & Daniels, Inc. for an Order granting said defendant summary judgment in the within cause of action, and the Court having reviewed the moving papers and for good cause shown;

IT IS on this 14th day of September, 2018;

ORDERED that the Motion for Summary Judgment of Defendant Whittaker, Clark & Daniels, Inc. is hereby granted in favor of said Defendant and that the Plaintiff's claims and any and all cross claims 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.



 Honorable Ana 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."

Jack N. Frost, Jr. (State ID No. 025312005)
Christine A. Lozier (State ID No. 027472012)
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

FILED
SEP 14 2018

ANA C. VISCOMI, J.S.C.

**RICARDO RIMONDI and PILAR
RIMONDI,**

Plaintiffs,

vs.

BASF CATALYSTS LLC, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-2912-17 AS

CIVIL ACTION
ASBESTOS LITIGATION

**ORDER ADMITTING
BENJAMIN HALPERIN, ESQ.
*PRO HAC VICE***

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

IT IS this 14th day of September, 2018 ORDERED that Benjamin Halperin, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson, subject to the following conditions:

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

2. Benjamin Halperin, 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 Drinker Biddle & Reath LLP that may arise out of his participation in this matter;

3. Benjamin Halperin, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;

4. Benjamin Halperin, 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. Benjamin Halperin, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

6. Benjamin Halperin, Esq. shall not request to adjourn or delay in discovery, motions, trial or any other proceeding by reason of his inability to appear;

7. Benjamin Halperin, 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 Benjamin Halperin, 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. This matter involves complex product liability issues

11. Johnson & Johnson and Johnson & Johnson Consumer, Inc. have requested Mr. Halperin's representation in this matter because of a long standing attorney-client relationship.

12. 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

Jack N. Frost, Jr. (State ID No. 025312005)
Christine A. Lozier (State ID No. 027472012)
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

SEP 14 2018

ANA C. VISCOMI, J.S.C.

**RICARDO RIMONDI and PILAR
RIMONDI,**

Plaintiffs,

vs.

BASF CATALYSTS LLC, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-2912-17 AS

CIVIL ACTION
ASBESTOS LITIGATION

**ORDER ADMITTING
BENJAMIN HALPERIN, 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 Benjamin Halperin, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 14th day of September, 2018 ORDERED that Benjamin Halperin, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson Consumer, Inc., subject to the following conditions:

1. Benjamin Halperin, Esq. shall abide by the New Jersey Court Rules including all disciplinary rules, R. 1:20-1 and R. 1:28-2;
2. Benjamin Halperin, 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 Drinker Biddle & Reath LLP that may arise out of his participation in this matter;
3. Benjamin Halperin, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;
4. Benjamin Halperin, 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. Benjamin Halperin, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;
6. Benjamin Halperin, Esq. shall not request to adjourn or delay in discovery, motions, trial or any other proceeding by reason of his inability to appear;
7. Benjamin Halperin, 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 Benjamin Halperin, 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);

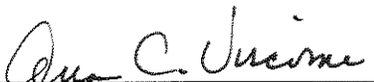
9. Automatic termination of Pro Hac Vice admission shall occur for failure to make the required payment of the annual fee to the Lawyer's Assistance Fund and the NJ Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year; and

10. This matter involves complex product liability issues

11. Johnson & Johnson and Johnson & Johnson Consumer, Inc. have requested Mr. Halperin's representation in this matter because of a long standing attorney-client relationship.

12. 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

1181
9-14-18

LEVY KONIGSBERG, LLP
By: Moshe Maimon, Esq. (ID# 04269198)
800 Third Avenue, 11th Floor
New York, NY 10022
(212) 605-6200

FILED

SEP 14 2018

ANAC. VISCOMI, J.S.C.

Attorneys for Plaintiffs

WILLIAM RONNING AND ELIZABETH
RONNING,

Plaintiffs,

v.

BRENNTAG NORTH AMERICA, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY

DOCKET NO.: MID-L-6040-17AS

Civil Action - Asbestos
Litigation

**ORDER FOR PRO HAC VICE
ADMISSION**

This matter having been opened to the Court on behalf of Plaintiffs, William Ronning and Elizabeth Ronning, by Levy Konigsberg, LLP (Moshe Maimon, 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 Joseph D. Satterley, Esq.

IT IS ON THIS 14th day of ~~August~~ ^{September} 2018;

ORDERED that Joseph D. Satterley, Esq. be and is hereby admitted *pro hac vice* in this matter; and

IT IS FURTHER ORDERED that Joseph D. Satterley, Esq.:

1. Shall abide by the New Jersey Rules of Court, including all disciplinary rules, R. 1:20-1, R. 1:28-2 and R. 1:28B-1(e);

2. Shall consent to the appointment of the Clerk of the New Jersey Supreme Court as the agent upon whom service of process may be

made for all actions against him that may arise out of his participation in this matter;

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

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

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

6. Cannot be designated as trial counsel; and

IT IS FURTHER ORDERED that:

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

2. Joseph D. Satterley, 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

Jack N. Frost, Jr. (State ID No. 025312005)
Christine A. Lozier (State ID No. 027472012)
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

FILED

SEP 14 2018

ANA C. VISCOMI, J.S.C.

**JOANNA RUMAN and JACENTY
RUMAN,**

Plaintiffs,

vs.

BASF CATALYSTS LLC, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-2919-17 AS

CIVIL ACTION
ASBESTOS LITIGATION

**ORDER ADMITTING
BENJAMIN HALPERIN, ESQ.
*PRO HAC VICE***

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

IT IS this 14th day of September, 2018 ORDERED that Benjamin Halperin, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson, subject to the following conditions:

1. Benjamin Halperin, Esq. shall abide by the New Jersey Court Rules including all disciplinary rules, R. 1:20-1 and R. 1:28-2;
2. Benjamin Halperin, 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 Drinker Biddle & Reath LLP that may arise out of his participation in this matter;
3. Benjamin Halperin, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;
4. Benjamin Halperin, 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. Benjamin Halperin, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;
6. Benjamin Halperin, Esq. shall not request to adjourn or delay in discovery, motions, trial or any other proceeding by reason of his inability to appear;
7. Benjamin Halperin, 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 Benjamin Halperin, 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. This matter involves complex product liability issues

11. Johnson & Johnson and Johnson & Johnson Consumer, Inc. have requested Mr. Halperin's representation in this matter because of a long standing attorney-client relationship.

12. 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

Jack N. Frost, Jr. (State ID No. 025312005)
Christine A. Lozier (State ID No. 027472012) *
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

SEP 14 2018

ANA C. VISCOMI, J.S.C.

**JOANNA RUMAN and JACENTY
RUMAN,**

Plaintiffs,

vs.

BASF CATALYSTS LLC, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-2919-17 AS

CIVIL ACTION
ASBESTOS LITIGATION

**ORDER ADMITTING
BENJAMIN HALPERIN, 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 Benjamin Halperin, Esq., *pro hac vice*, and the court having considered the submissions of the parties, and for good cause having been shown:

IT IS this 14th day of September, 2018 ORDERED that Benjamin Halperin, Esq. shall be and hereby is admitted *pro hac vice* for defendant Johnson & Johnson Consumer Inc., subject to the following conditions:

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

2. Benjamin Halperin, 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 Drinker Biddle & Reath LLP that may arise out of his participation in this matter;

3. Benjamin Halperin, Esq. shall immediately notify the Court of any matter affecting his standing at the Bar of any other jurisdiction;

4. Benjamin Halperin, 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. Benjamin Halperin, Esq. cannot be designated as trial counsel pursuant to R. 4:25-4;

6. Benjamin Halperin, Esq. shall not request to adjourn or delay in discovery, motions, trial or any other proceeding by reason of his inability to appear;

7. Benjamin Halperin, 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 Benjamin Halperin, 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. This matter involves complex product liability issues

11. Johnson & Johnson and Johnson & Johnson Consumer, Inc. have requested Mr. Halperin's representation in this matter because of a long standing attorney-client relationship.

12. 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

622
9-14-18

Laurence V. Nassif, Esq. – 048361998
James M. Kramer, Esq.- 025052008
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Attorney for Plaintiffs

FILED
SEP 14 2018
ANA G. VISCOMI, J.S.C.

JACQUELINE J. WIMMER AND JOHN L.
WIMMER, Her Husband

Plaintiffs,

v.

AMERICAN INTERNATIONAL INDUSTRIES,
et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
: LAW DIVISION: MIDDLESEX COUNTY
:
: DOCKET NO. MID-L-02591-18-AS
:
:
: Civil Action
:
: **ORDER GRANTING ADMISSION, PRO**
: **HAC VICE TO COURTNEY H.**
: **GREGORY**
:

THIS MATTER having been opened to the Court upon the motion of Plaintiffs
Jacqueline J. Wimmer and John L. Wimmer by and through their attorneys, Simmons Hanly
Conroy, for entry of an Order permitting Courtney H. Gregory, an attorney admitted to practice
law in the States of Illinois, Missouri and Pennsylvania, to participate with other counsel for
Plaintiffs in the above-captioned case; and it appearing that Courtney H. Gregory is a licensed
attorney in good standing; and Plaintiffs having requested that Ms. Gregory 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 Ms. Gregory possesses
specialized knowledge in this litigation),

IT IS on this 14th day of September, 2018, hereby

ORDERED that Courtney H. Gregory, 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 Courtney H. Gregory 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 Courtney H. Gregory 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 her that may arise out of her participation in the matter; and it is further,

ORDERED that Courtney H. Gregory shall immediately notify this Court of any matter affecting her 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 Courtney H. Gregory 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 Courtney H. Gregory shall not be designated as trial counsel; and it is further

ORDERED that Courtney H. Gregory shall, within 10 days of the date of this Order, make a payment to the New Jersey Fund for Client Protection as provided by New Jersey Court Rules R.1:20-1(b), R. 1:28-2, and R. 1:28B-1(e), and submit an affidavit of compliance; and it is further

ORDERED automatic termination of *Pro Hac Vice* admission shall occur for failure to make the required annual payment of the Annual Fee and the annual payment to the Lawyer's

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

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

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

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



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

_____ Opposed
 _____ Unopposed