

Judge Ana Viscomi, J.S.C.

Master Motion List

Motions Returnable (11_9 2018)

ASBESTOS MOTIONS

Docket	Case Name	Motion Type	Motion No.	Opp reed	Movant's Attny	Plaintiff's Attny	Disposition
L-3453-16	ABBOTT V. IMERYS TALC VERMONT	DISMISS FOR LACK OF PERS JX	93		Rawle Henderson	Levy Konigsberg	adj 11/30
L-3453-16	ABBOTT V. IMERYS USA	DISMISS FOR LACK OF PERS JX	94		Rawle Henderson	Levy Konigsberg	adj 11/30
L-2587-18	ARMSTRONG V. CYPRUS AMAX MINERALS COMPANY	DISMISS FOR LACK OF PERS JX	14		Rawle Henderson	Simmons	CONSENT ORDER
L-2587-18	ARMSTRONG V. IMERYS TALC AMERICA	DISMISS FOR LACK OF PERS JX	15		Rawle Henderson	Simmons	CONSENT ORDER
L-588-17	ARVELO V. IMERYS TALC VERMONT	DISMISS FOR LACK OF PERS JX	58	YES	Rawle Henderson	Levy Konigsberg	adj 12/14
L-588-17	ARVELO V. IMERYS USA	DISMISS FOR LACK OF PERS JX	59	YES	Rawle Henderson	Levy Konigsberg	adj 12/14
L-588-17	ARVELO V. WCD	DISMISS FOR FAILURE TO STATE CLAIM	723	YES	Hoagland Longo	Levy Konigsberg	adj 12/7
L-2258-18	BARTON V. CHATTEM	DISMISS FOR LACK OF PERS JX AND FNC	19	YES	Segal McCambridge	Weitz & Luxenborg	adj 11/30
L-2422-17	BERAN V. CYPRUS	S/J	251	YES	Rawle Henderson	Szaferman/Simon	adj 11/30
L-2422-17	BERAN V. IMERYS	S/J	252	YES	Rawle Henderson	Szaferman/Simon	adj 11/30
L-2422-17	BERAN V. WCD	S/J	213	YES	McGivney Kluger	Szaferman/Simon	adj 11/30
L-2136-18	BERLING V. IMERYS	DISMISS FOR LACK OF PERS JX AND FNC	11		Rawle Henderson	Belluck	CONSENT ORDER - adj 12/7
L-145-15	BIRCH V. NORTEK	PHV MARI BRYN DOWDY	715		Segal McCambridge	Levy Konigsberg	GRANTED
L-3393-18	BOBINEY V. FORD	DISMISS FOR LACK OF PERS JX	284	YES	Leclairryan	Weitz & Luxenborg	adj 12/7
L-6775-12	BORSUK V. WOOLSULATE CORP	S/J	162		Margolis Edelstein	Wilentz	W/D
L-6778-17	BRINKER V. IMERYS TALC AMERICA	S/J	178	YES	Rawle Henderson	Szaferman/Simon	CONSENT ORDER

L-5459-18	BURNIKEL V. CYPRUS AMAX	PHV DAVID GREENSTONE	301		Szaferman/Simon	Szaferman/Simon	GRANTED
L-5459-18	BURNIKEL V. CYPRUS AMAX	PHV CHRISTOPHER PANATIER	302		Szaferman/Simon	Szaferman/Simon	GRANTED
L-5459-18	BURNIKEL V. CYPRUS AMAX	PHV JAY STUEMKE	303		Szaferman/Simon	Szaferman/Simon	GRANTED
L-5459-18	BURNIKEL V. CYPRUS AMAX	PHV MISTY FARRIS	304		Szaferman/Simon	Szaferman/Simon	GRANTED
L-5459-18	BURNIKEL V. PNEUMO ABEX	DISMISS FOR LACK OF PERS JX IN LIEU OF AN ANSWER	641	YES	Hawkins Parnell	Szaferman/Simon	adj 12/7
L-4794-17	CARDENAS V. IMERYS TALC VERMONT	DISMISS FOR LACK OF PERS JX AND FNC	70	YES	Rawle Henderson	Levy Konigsberg	adj 12/14
L-4794-17	CARDENAS V. IMERYS USA	DISMISS FOR LACK OF PERS JX AND FNC	71	YES	Rawle Henderson	Levy Konigsberg	adj 12/14
L-4446-18	CARTWRIGHT V. EDWARD ORTON JR. CERMAIC FOUNDATION	DISMISS FOR LACK OF PERS JX AND FNC	461		McMahon Martine	Levy Konigsberg	GRANTED
L-2137-18	CAVE V. TREMCO	DISMISS FOR LACK OF PERS. JX	948	YES	Landman Corsi	Belluck	adj 11/30
L-5490-10	CHABALA V. ENGINEERING & REFRIGERATION	ENFORCE SETTLEMENT	241		Wilentz	Wilentz	GRANTED
L-2911-17	CHAPMAN V. J&J	PHV BRUCE T. BISHOP	662		McCarter	Lanier	GRANTED
L-2911-17	CHAPMAN V. JJCI	PHV BRUCE T. BISHOP	664		McCarter	Lanier	GRANTED
L-2911-17	CHAPMAN V. J&J	PHV C. ANNE MALIK	1001		McCarter	Lanier	GRANTED
L-2911-17	CHAPMAN V. JJCI	PHV C. ANNE MALIK	1002		McCarter	Lanier	GRANTED
L-2911-17	CHAPMAN V. J&J	PHV MATT ASHBY	993		McCarter	Lanier	GRANTED
L-2911-17	CHAPMAN V. JJCI	PHV MATT ASHBY	994		McCarter	Lanier	GRANTED
L-2911-17	CHAPMAN V. J&J	PHV SHASHA ZOU	984		McCarter	Lanier	GRANTED
L-2911-17	CHAPMAN V. JJCI	PHV SHASHA ZOU	985		McCarter	Lanier	GRANTED
L-3809-18	CLARK V. CYPRUS AMAX MINERALS COMPANY	DISMISS FOR LACK OF PERS JX AND FNC	44		Rawle Henderson	Early Law	CONSENT ORDER - adj 11/30
L-3809-18	CLARK V. IMERYS TALC AMERICA	DISMISS FOR LACK OF PERS JX AND FNC	45		Rawle Henderson	Early Law	CONSENT ORDER - adj 11/30
L-4857-18	CLARK V. CYPRUS AMAX MINERALS COMPANY	PHV DAVID GREENSTONE	410		Szaferman/Simon	Szaferman/Simon	GRANTED

L-4857-18	CLARK V. CYPRUS AMAX MINERALS COMPANY	PHV CHRISTOPHER PANATIER	412			Szaferman/Simon	Szaferman/Simon	GRANTED
L-4857-18	CLARK V. CYPRUS AMAX MINERALS COMPANY	PHV JAY STUEMKE	413			Szaferman/Simon	Szaferman/Simon	GRANTED
L-4857-18	CLARK V. CYPRUS AMAX MINERALS COMPANY	PHV MISTY FARRIS	415			Szaferman/Simon	Szaferman/Simon	GRANTED
L-3408-18	CLEMONS V. CYPRUS AMAX MINERALS COMPANY	DISMISS FOR LACK OF PERS JX AND FNC	31	YES		Rawle Henderson	Szaferman/Simon	CONSENT ORDER
L-3408-18	CLEMONS V. IMERY TALC AMERICA	DISMISS FOR LACK OF PERS JX AND FNC	32	YES		Rawle Henderson	Szaferman/Simon	CONSENT ORDER
L-7311-17	COOPER V. IMERY TALC AMERICA	DISMISS FOR LACK OF PERS. JX	41			Rawle Henderson	Simmons	CONSENT ORDER
L-6392-17	COVIL V. AVON	DISMISS FOR LACK OF PERS JX	239			Rivkin Radler	Levy Konigsberg	adj 11/30
L-6104-17	CRAYNE V. IMERY TALC VERMONT	DISMISS FOR LACK OF PERS JX AND FNC	23			Rawle Henderson	Levy	adj 12/7
L-6104-17	CRAYNE V. IMERY USA INC.	DISMISS FOR LACK OF PERS JX AND FNC	24			Rawle Henderson	Levy	adj 12/7
L-4821-15	DALIS V. IMERY TALC AMERICA INC.	DISMISS FOR LACK OF PERS JX AND FNC	33	YES		Rawle Henderson	Szaferman/Simon	CONSENT ORDER
L-7582-15	DAY V. ACME PLASTERING	S/J	240			Landman Corsi	Wilentz	W/D
L-1857-17	DEAUGUSTINIS V. IMERY TALC AMERICA	S/J	177	YES		Rawle Henderson	Szaferman/Simon	adj 11/30
L-4806-17	DEFEO V. CHARLES A. WAGNER	S/J	28			Kent McBride	Levy Konigsberg	adj 12/7
L-4806-17	DEFEO V. IMERY USA	DISMISS FOR LACK OF PERS JX	63	YES		Rawle Henderson	Levy Konigsberg	adj 12/14
L-4806-17	DEFEO V. IMERY TALC VERMONT	DISMISS FOR LACK OF PERS JX	64	YES		Rawle Henderson	Levy Konigsberg	adj 12/14
L-4806-17	DEFEO V. MINE SAFETY	S/J	29			Kent McBride	Levy Konigsberg	adj 12/7
L-4806-17	DEFEO V. VANDERBILT	S/J	50	YES		O'Toole Scrivo	Levy Konigsberg	adj 11/30
L-1991-13	DENGEL V. PARKER HANNIFIN CORP	S/J	209	YES		McCarter & English	Wilentz	adj 11/30
L-1991-13	DENGEL V. TREMCO	S/J	114	YES		Landman Corsi	Wilentz	adj 11/30

L-5732-17	DOCKERY V. COLGATE	S/J	223	YES	O'Toole Scrivo	Levy Konigsberg	adj 11/30
L-5732-17	DOCKERY V. WCD	S/J	80	YES	Hoagland Longo	Levy Konigsberg	adj 11/30
L-5279-17	DOGANALP V. J&J / JJCI	STRIKE OR DEEM FACTS ADMITTED	847	YES	Levy Konigsberg	Levy Konigsberg	adj 11/30
L-5808-17	DOUGHTERTY V. WCD	S/J	45		McGivney	Simmons	W/D
L-3251-18	ELLER V. CYPRUS AMAX MINERALS COMPANY	DISMISS FOR LACK OF PERS JX AND FNC	14		Rawle Henderson	Lanier	CONSENT ORDER - adj 12/21
L-3251-18	ELLER V. CYPRUS MINES	DISMISS FOR LACK OF PERS JX AND FNC	13		Rawle Henderson	Lanier	adj 12/21
L-3251-18	ELLER V. IMERY'S TALC AMERICA	DISMISS FOR LACK OF PERS JX AND FNC	15		Rawle Henderson	Lanier	CONSENT ORDER - adj 12/21
L-3251-18	ELLER V. IMERY'S TALC VERMONT	DISMISS FOR LACK OF PERS JX AND FNC	7		Rawle Henderson	Lanier	adj 12/21
L-3251-18	ELLER V. IMERY'S USA	DISMISS FOR LACK OF PERS JX AND FNC	8		Rawle Henderson	Lanier	adj 12/21
L-5791-18	ELFANT (MARCHESANO) V. BRISTOL MYERS SQUIBB	DISMISS FOR LACK OF PERS JX AND FNC	1020	YES	Hawkins Parnell	Levy Konigsberg	W/D
L-5791-18	ELFANT (MARCHESANO) V. REVLON	DISMISS FOR LACK OF PERS JX AND FNC	1018	YES	Hawkins Parnell	Levy Konigsberg	W/D
L-1520-18	EMORY V. PHILIP MORRIS	SEVER CLAIM AGAINST PHILIP MORRIS	213		Drinker Biddle	Levy Konigsberg	adj 12/7
L-1924-18	FIELDS V. AMERICAN INTL INDUSTRIES	DISMISS FOR LACK OF PERS JX IN LIEU OF ANSWER	331	YES	Hawkins Parnell	Levy/Maunc	adj 11/30
L-1924-18	FIELDS V. BARRETT'S MINERALS	DISMISS FOR LACK OF PERS JX AND FNC	719	YES	McElroy Deutsch	Levy Konigsberg	adj 11/30
L-1924-18	FIELDS V. CYPRUS AMAX MINERALS COMPANY	DISMISS FOR LACK OF PERS JX AND FNC	12		Rawle Henderson	Levy	CONSENT ORDER - adj 11/30
L-1924-18	FIELDS V. IMERY'S TALC AMERICA	DISMISS FOR LACK OF PERS JX AND FNC	13		Rawle Henderson	Levy	CONSENT ORDER - adj 11/30
L-1924-18	FIELDS V. IMERY'S TALC VERMONT	DISMISS FOR LACK OF PERS JX AND FNC	9		Rawle Henderson	Levy	adj 11/30

L-1924-18	FIELDS V. IMERYS USA	DISMISS FOR LACK OF PERS JX AND FNC	10		Rawle Henderson	Levy	adj 11/30
L-1924-18	FIELDS V. KING RESEARCH	DISMISS FOR LACK OF PERS. JX	804	YES	Buchanan Ingersoll	Levy Konigsberg	adj 11/30
L-1924-18	FIELDS V. PFIZER	DISMISS CPT	108	YES	McElroy Deutsch	Levy/Maune	adj 11/30
L-1924-18	FIELDS V. PNEUMO ABEX	DISMISS FOR LACK OF PERS JX	427	YES	Hawkins Parnell	Levy/Maune	adj 11/30
L-3174-13	ESTATE OF FLAGG V. HOEGANAES CORP.	S/J	178		Ihill Wallack	Shivers Gosnay	GRANTED
L-3095-18	FOLEY V. CYPRUS AMAX MINERALS COMPANY	DISMISS FOR LACK OF PERS JX AND FNC	48		Rawle Henderson	Cohen Placitella	CONSENT ORDER - adj 12/7
L-3095-18	FOLEY V. IMERYS TALC AMERICA	DISMISS FOR LACK OF PERS JX AND FNC	49		Rawle Henderson	Cohen Placitella	CONSENT ORDER - adj 12/7
L-5367-12	FORESE V. DEUTSCH BANK	S/J	48		Shain Schaffer	Jardim	adj 12/7
L-5367-12	FORESE V. FITCHBURG	S/J	79	YES	Methfessel	Jardim	adj 12/7
L-5147-17	FRIEDMAN V. WCD	S/J	46		McGivney	Simmons	W/D
L-2907-18	GAMBLE V. CYPRUS AMAX MINERALS COMPANY	DISMISS FOR LACK OF PERS JX AND FNC	46	YES	Rawle Henderson	Szaferman/Simon	CONSENT ORDER
L-2907-18	GAMBLE V. IMERYS TALC AMERICA	DISMISS FOR LACK OF PERS JX AND FNC	47	YES	Rawle Henderson	Szaferman/Simon	CONSENT ORDER
L-3140-16	GARDNER V. BUIST	S/J	418		O'Toole Scrivo	Cohen Placitella	adj 11/30
L-3140-16	GARDNER V. CALON	TO BE RELIEVED AS COUNSEL	868	YES	Hardin Kundla	Cohen Placitella	W/D
L-3140-16	GARDNER V. CALON	S/J	263		Hardin Kundla	Cohen Placitella	W/D
L-3140-16	GARDNER V. E&B MILL	S/J	421		O'Toole Scrivo	Cohen Placitella	adj 11/30
L-3140-16	GARDNER V. GRANT SUPPLY	S/J	443		O'Brien	Cohen Placitella	adj 11/30
L-3140-16	GARDNER V. WOOLSULATE	S/J	416		Margolis Edelstein	Cohen Placitella	W/D
L-1514-18	GARRIS V. IMERYS TALC AMERICA	DISMISS FOR LACK OF PERS JX AND FNC	218	YES	Rawle Henderson	Locks Law	CONSENT ORDER
L-6428-17	GLOVER V. CYPRUS AMAX MINERALS COMPANY	DISMISS FOR LACK OF PERS JX AND FNC	147	YES	Rawle Henderson	Simmons	CONSENT ORDER

L-2314-18	GONZALEZ V. CYPRUS AMAX MINERALS COMPANY	DISMISS FOR LACK OF PERS JX AND FNC	34	YES	Rawle Henderson	Simmons	CONSENT ORDER
L-2314-18	GONZALEZ V. IMERYS TALC AMERICA	DISMISS FOR LACK OF PERS JX AND FNC	35	YES	Rawle Henderson	Simmons	CONSENT ORDER
L-4489-18	GRABOWSKI V. SCOTTS	DISMISS FOR FAILURE TO STATE CLAIM	383	YES	McCarter	Simmons	adj 11/30
L-2456-18	GREENE BRAKE V. CYPRUS AMAX MINERALS COMPANY	DISMISS FOR LACK OF PERS. JX AND FNC	19		Rawle Henderson	Cohen Placitella	CONSENT ORDER
L-2456-18	GREENE BRAKE V. IMERYS TALC AMERICA	DISMISS FOR LACK OF PERS. JX AND FNC	20		Rawle Henderson	Cohen Placitella	CONSENT ORDER
L-6529-17	GREEN V. CYPRUS	S/J	169	YES	Rawle Henderson	Szaferman/Simon	adj 12/7
L-6529-17	GREEN V. IMERYS	S/J	174	YES	Rawle Henderson	Szaferman/Simon	adj 12/7
L-3527-17	GUILD V. COLGATE	S/J	267	YES	O'Toole Scrivo	Levy Konigsberg	adj 11/30
L-8843-09	HANRAHAN V. GADDIS	ENFORCE SETTLEMENT	137		Wilentz	Wilentz	GRANTED
L-5924-13	HARLEY V. MACK TRUCK	S/J	477	YES	Rawle Henderson	Cohen Placitella	adj 11/30
L-7152-17	HAYES V. IMERYS TALC VERMONT	DISMISS FOR LACK OF PERS JX AND FNC	17	YES	Rawle Henderson	Levy	adj 12/14
L-7152-17	HAYES V. IMERYS USA	DISMISS FOR LACK OF PERS JX AND FNC	18	YES	Rawle Henderson	Levy	adj 12/14
L-839-09	HERB V. ENGINEERING & REFRIGERATION	ENFORCE SETTLEMENT	242		Wilentz	Wilentz	GRANTED

L-3117-16	HICSWA V. BURNHAM	S/J	172	YES	Clyde & Co	Cohen Placitella	adj 12/7
L-3117-16	HICSWA V. COPES VULCAN	S/J	297		Decotiis Fitzpatrick	Cohen Placitella	W/D
L-5368-17	HODJERA V. IMERYS TALC AMERICA INC	DISMISS FOR LACK OF PERS JX AND FNC	30	YES	Rawle Henderson	Cohen Placitella	CONSENT ORDER
L-2818-17	HUFF V. THORNTON	DISMISS 3RD PRTY CPT OF TOPCO FOR LACK OF PERS JX	49		Ricci Tyrrell	Szaferman/Simon	GRANTED
L-2720-16	HUGHES V. BASF	S/J	329	YES	Littleton Park	Locks Law	adj 12/7
L-2720-16	HUGHES V. PEP BOYS	S/J	88		Marshall Denneney	Locks Law	adj 12/7
L-2720-16	HUGHES V. TOOTS LEE	S/J	130		Methfessel	Locks Law	adj 11/30
L-1874-18	IMBRAGUGLIO V. CYPRUS AMAX MINERALS COMPANY	DISMISS FOR LACK OF PERS JX AND FNC	43	YES	Rawle Henderson	Simmons	CONSENT ORDER
L-3260-18	JACKSON V. BORGWARNER	DISMISS FOR LACK OF PERS JX	73		Tanenbaum Keale	Cohen Placitella	adj 11/30
L-3260-18	JACKSON V. HENNESSY	DISMISS FOR LACK OF PERS JX AND FNC	917	YES	Rawle Henderson	Cohen Placitella	adj 11/30
L-2260-18	JATRAS V. CYPRUS AMAX MINERALS	DISMISS FOR LACK OF PERS JX AND FNC	11		Rawle Henderson	Levy/Maune	CONSENT ORDER - adj 11/30
L-2260-18	JATRAS V. IMERYS TALC AMERICA	DISMISS FOR LACK OF PERS JX AND FNC	12		Rawle Henderson	Levy/Maune	CONSENT ORDER - adj 11/30
L-2260-18	JATRAS V. IMERYS TALC VERMONT	DISMISS FOR LACK OF PERS JX AND FNC	5		Rawle Henderson	Levy/Maune	adj 12/14
L-2260-18	JATRAS V. IMERYS USA	DISMISS FOR LACK OF PERS JX AND FNC	6		Rawle Henderson	Levy/Maune	adj 12/14
L-4350-18	JONES V. BRENNTAG	PHV DAVID GREENSTONE	455		Szaferman/Simon	Szaferman/Simon	GRANTED
L-4350-18	JONES V. BRENNTAG	PHV CHRISTOPHER PANATIER	456		Szaferman/Simon	Szaferman/Simon	GRANTED
L-4350-18	JONES V. BRENNTAG	PHV JAY STUEMKE	458		Szaferman/Simon	Szaferman/Simon	GRANTED
L-4350-18	JONES V. BRENNTAG	PHV MISTY FARRIS	459		Szaferman/Simon	Szaferman/Simon	GRANTED
L-4670-17	KAVELISKI V. WILLIAM POWELL	S/J	163		Clemente Mueller	Simmons	GRANTED
L-196-17	KELLEY-STRAMER V. IMERYS	S/J	75	YES	Rawle Henderson	Szaferman/Simon	adj 11/30

L-196-17	KELLEY-STRAMER V. IMERYS	XM TO SEAL AND OPP		YES	Szaferman/Simon	Szaferman/Simon	adj 11/30
L-3001-17	KISBY V. ARMSTRONG INTERNATIONAL	S/J	188	YES	McGivney Kluger	Early Law	adj 11/30
L-2117-17	KOCH V. FLOWSERVE	S/J	205		McGivney	Wilentz	W/D
L-344-18	KOKER V. J.A. SEXAUER	FILE 3RD PRTY CPT	271		McGivney	Weitz & Luxenberg	adj 11/30
L-4652-17	LABARR-MABRY V. CYPRUS AMAX	S/J	220	YES	Rawle Henderson	Levy Konigsberg	adj 12/7
L-4652-17	LABARR-MABRY V. IMERYS TALC VERMONT	S/J	219	YES	Rawle Henderson	Levy Konigsberg	adj 12/7
L-4652-17	LABARR-MABRY V. J&J	S/J	102	YES	Drinker Biddle	Levy Konigsberg	adj 12/7
L-4652-17	LABARR-MABRY V. JJCI	S/J	103	YES	Drinker Biddle	Levy Konigsberg	adj 12/7
L-583-18	LINDENMUTH V. AMERICAN OPTICAL	S/J	169		Drinker Biddle	Belluck & Fox	GRANTED
L-583-18	LINDENMUTH V. CERTAINTEED	S/J	77		Caruso Smith	Belluck & Fox	GRANTED
L-583-18	LINDENMUTH V. FOSTER WHEELER	S/J	277		Tanenbaum Keale	Belluck & Fox	GRANTED
L-583-18	LINDENMUTH V. MINE SAFETY	S/J	235		Kent McBride	Belluck & Fox	GRANTED
L-583-18	LINDENMUTH V. MITSUI	S/J	464			Belluck & Fox	GRANTED
L-583-18	LINDENMUTH V. UNION CARBIDE	S/J	78		Caruso Smith	Belluck & Fox	GRANTED
L-3536-14	LOMET V. ECR	COMPEL DEP AND DISCOVERY	283		Landman Corsi	Wilentz	adj 11/30
L-2450-18	LUM V. CYPRUS AMAX MINERALS COMPANY	DISMISS FOR LACK OF PERS JX AND FNC	22	YES	Rawle Henderson	Levy Konigsberg	CONSENT ORDER
L-2450-18	LUM V. IMERYS TALC AMERICA	DISMISS FOR LACK OF PERS JX AND FNC	23	YES	Rawle Henderson	Levy Konigsberg	CONSENT ORDER
L-7514-17	MATTHEWS V. WCD	S/J	44		McGivney	Phillips / Meirowitz	GRANTED
L-2585-18	MYERS V. BORGWARNER	DISMISS WITH PREJ	424		Tanenbaum Keale	Weitz	GRANTED
L-5111-14	PATEL V. HONEYWELL	S/J	173	YES	Gibbons	Szaferman/Levy	adj 11/30
L-7563-17	PATTERSON V. CAN	QUASH AND PROTECTIVE ORDER	74	YES	Hawkins Parnell	Simmons	adj 12/7
L-3435-18	PETERSON V. CYPRUS AMAX MINERALS COMPANY	DISMISS FOR LACK OF PERS. JX AND FNC	37		Rawle Henderson	Early Law	CONSENT ORDER - adj 11/30

L-3435-18	PETERSON V. IMERYS TALC AMERICA	DISMISS FOR LACK OF PERS. JX AND FNC	38		Rawle Henderson	Early Law	CONSENT ORDER - adj 11/30
L-4626-18	PRIDY V. 84 LUMBER	PHV DAVID GREENSTONE	420		Szaferman/Simon	Szaferman/Simon	GRANTED
L-4626-18	PRIDY V. 84 LUMBER	PHV CHRISTOPHER PANATIER	422		Szaferman/Simon	Szaferman/Simon	GRANTED
L-4626-18	PRIDY V. 84 LUMBER	PHV JAY STUEMKE	424		Szaferman/Simon	Szaferman/Simon	GRANTED
L-4626-18	PRIDY V. 84 LUMBER	PHV MISTY FARRIS	425		Szaferman/Simon	Szaferman/Simon	GRANTED
L-5250-18	PUCKETT V. AVON	PHV DAVID GREENSTONE	288		Szaferman/Simon	Szaferman/Simon	GRANTED
L-5250-18	PUCKETT V. AVON	PHV CHRISTOPHER PANATIER	289		Szaferman/Simon	Szaferman/Simon	GRANTED
L-5250-18	PUCKETT V. AVON	PHV JAY STUEMKE	290		Szaferman/Simon	Szaferman/Simon	GRANTED
L-5250-18	PUCKETT V. AVON	PHV MISTY FARRIS	293		Szaferman/Simon	Szaferman/Simon	GRANTED
L-7007-17	RASA V. A.O, SMITH	PHV JOHN D. COSMICH	918		McGivney	Weitz & Luxenberg	GRANTED
L-11667-14	RICHTER V. MACK TRUCKS	S/J	236		Rawle Henderson	Weitz & Luxenberg	GRANTED
L-11667-14	RICHTER V. STANDARD MOTOR PROD (EIS)	S/J	47		Troutman Sanders	Weitz & Luxenberg	GRANTED
L-2912-17	RIMONDI V. CYPRUS AMAX MINERALS COMPANY	DISMISS FOR LACK OF PERS JX AND FNC	1023		Rawle Henderson	Lanier	CONSENT ORDER - adj 11/30
L-2912-17	RIMONDI V. CYPRUS AMAX MINERALS COMPANY	S/J	409	YES	Rawle Henderson	Lanier	adj 11/30
L-2912-17	RIMONDI V. CYPRUS AMAX MINERALS COMPANY	XM TO SEAL PLTFs OPP TO CYPRUS	97	YES	Lanier	Lanier	adj 11/30
L-2912-17	RIMONDI V. IMERYS TALC VERMONT	S/J	411	YES	Rawle Henderson	Lanier	adj 11/30
L-2912-17	RIMONDI V. IMERYS TALC VERMONT	XM TO SEAL PLTFs OPP TO IMERYS	96	YES	Lanier	Lanier	adj 11/30
L-2912-17	RIMONDI V. IMERYS TALC VERMONT	DISMISS FOR LACK OF PERS JX	151	YES	Rawle Henderson	Lanier	adj 12/14
L-2912-17	RIMONDI V. IMERYS TALC VERMONT	XM TO SEAL PLTFs OPP TO IMERYS TALC VERMONT	1081	YES	Rawle Henderson	Lanier	adj 12/14

L-2912-17	RIMONDI V. J&J	PHV C. ANNE MALIK	1003		McCarter	Lanier	GRANTED
L-2912-17	RIMONDI V. JJCI	PHV C. ANNE MALIK	1004		McCarter	Lanier	GRANTED
L-2912-17	RIMONDI V. J&J	PHV MATT ASHBY	995		McCarter	Lanier	GRANTED
L-2912-17	RIMONDI V. JJCI	PHV MATT ASHBY	996		McCarter	Lanier	GRANTED
L-2912-17	RIMONDI V. J&J	PHV SHASHA ZOU	986		McCarter	Lanier	GRANTED
L-2912-17	RIMONDI V. JJCI	PHV SHASHA ZOU	988		McCarter	Lanier	GRANTED
L-6782-16	ROBERTS V. FISHER CONTROLS	DISMISS FOR LACK OF PERS JX AND INSUFFICIENCY OF SERVICE	251	YES	McElroy Deutsch	Szaferman/Simon	adj 12/7
L-6040-17	RONNING V. IMERYS USA	DISMISS FOR LACK OF PERS JX AND FNC	65	YES	Rawle Henderson	Levy Konigsberg	adj 12/14
L-6040-17	RONNING V. IMERYS TALC VERMONT	DISMISS FOR LACK OF PERS JX AND FNC	66	YES	Rawle Henderson	Levy Konigsberg	adj 12/14
L-2919-17; L-2912-17	RUMAN V. BASF; RIMONDI V. BASF	CONSOLIDATE	919/920	YES	Lanier	Lanier	adj 11/30
L-2919-17	RUMAN V. CYPRUS AMAX MINERALS COMPANY	DISMISS FOR LACK OF PERS JX	1025		Rawle Henderson	Lanier	CONSENT ORDER - adj 11/30
L-2919-17	RUMAN V. CYPRUS AMAX MINERALS COMPANY	S/J	361	YES	Rawle Henderson	Lanier	adj 11/30
L-2919-17	RUMAN V. CYPRUS AMAX MINERALS COMPANY	XM TO SEAL PLTF'S OPP TO CYPRUS	95	YES	Lanier	Lanier	adj 11/30
L-2919-17	RUMAN V. IMERYS TALC VERMONT	S/J	372	YES	Rawle Henderson	Lanier	adj 11/30
L-2919-17	RUMAN V. IMERYS TALC VERMONT	XM TO SEAL PLTF'S OPP TO IMERYS	94	YES	Lanier	Lanier	adj 11/30
L-2919-17	RUMAN V. IMERYS TALC VERMONT	DISMISS FOR LACK OF PERS JX	150	YES	Rawle Henderson	Lanier	adj 12/14
L-2919-17	RUMAN V. IMERYS TALC VERMONT	XM TO SEAL PLTF'S OPP TO IMERYS TALC VERMONT	1080	YES	Rawle Henderson	Lanier	adj 12/14
L-2919-17	RUMAN V. J&J	PHV C. ANNE MALIK	1006		McCarter	Lanier	GRANTED
L-2919-17	RUMAN V. JJCI	PHV C. ANNE MALIK	1007		McCarter	Lanier	GRANTED

L-2919-17	RUMAN V. J&J	PHV MATT ASHBY	998		McCarter	Lanier	GRANTED
L-2919-17	RUMAN V. JJCI	PHV MATT ASHBY	999		McCarter	Lanier	GRANTED
L-2919-17	RUMAN V. J&J	PHV SHASHA ZOU	989		McCarter	Lanier	GRANTED
L-2919-17	RUMAN V. JJCI	PHV SHASHA ZOU	990		McCarter	Lanier	GRANTED
L-6670-16	RUSO V. PORT AUTHORITY	STRIKE FOR NO DISCOVERY	839	YES	Maune Raichle	Maune Raichle	ADJ 11/30
L-6670-16	RUSO V. PORT AUTHORITY	XM -TO DISMISS	1221	YES	Segal McCambridge	Maune Raichle	ADJ 11/30
L-5902-16	SABATELLI V. IMERYS USA	DISMISS FOR LACK OF PERS JX AND FNC	68	YES	Rawle Henderson	Levy Konigsberg	adj 12/14
L-5902-16	SABATELLI V. IMERYS TALC VERMONT	DISMISS FOR LACK OF PERS JX AND FNC	69	YES	Rawle Henderson	Levy Konigsberg	adj 12/14
L-2694-17	SENA V. PEP BOYS	S/J	131	YES	Marshall Dennehey	Weitz & Luxenberg	adj 11/30
L-5314-17	SERRANO V. WCD	S/J	157	YES	Hoagland Longo	Maune Raichle	W/D
L-5314-17	SERRANO V. WCD	XM - AMD CPT	1209	YES	Maune Raichle	Maune Raichle	W/D
L-2134-18	SNYDER V. CYPRUS AMAX MINERALS COMPANY	DISMISS FOR LACK OF PERS JX	700	YES	Rawle Henderson	Belluck	CONSENT ORDER
L-2134-18	SNYDER V. IMERYS TALC AMERICA	DISMISS FOR LACK OF PERS JX	701	YES	Rawle Henderson	Belluck	CONSENT ORDER
L-2134-18	SNYDER V. PFIZER	PROTECTIVE ORDE QUASHING DEP	926	YES	McElroy Deutsch	Belluck	adj 12/7
L-5850-16	STAHR V. ACL	S/J	143		Goldfein & Joseph	Cohen Placitella	adj 11/30
L-1760-18	SWEDLOW V. CYPRUS AMAX MINERALS COMPANY	DISMISS FOR LACK OF PERS JX AND FNC	33	YES	Rawle Henderson	Levy Konigsberg	CONSENT ORDER
L-1760-18	SWEDLOW V. IMERYS TALC AMERICA	DISMISS FOR LACK OF PERS JX AND FNC	34	YES	Rawle Henderson	Levy Konigsberg	CONSENT ORDER
L-3056-17	SZATKOWSKI V. A.J. FRIEDMAN	S/J	70		Reilly McDevitt	Wilentz	GRANTED
L-3056-17	SZATKOWSKI V. BAKER HUGHES	S/J	261		Goldberg Segalla	Wilentz	GRANTED
L-3056-17	SZATKOWSKI V. CENTRAL JERSEY SUPPLY	S/J	166		Margolis Edelstein	Wilentz	adj 11/30

L-3056-17	SZATKOWSKI V. E&B MILL	S/J	269	YES	O'Toole Scrivo	Wilentz	adj 12/7
L-3056-17	SZATKOWSKI V. ERNST FLOW	S/J	242	YES	Margolis Edelstein	Wilentz	adj 12/7
L-3056-17	SZATKOWSKI V. HATZEL & BUEHLER	S/J	270		O'Foole Scrivo	Wilentz	GRANTED
L-3056-17	SZATKOWSKI V. INDUSTRIAL WELDING	S/J	221	YES	Hoagland Longo	Wilentz	adj 12/7
L-3056-17	SZATKOWSKI V. INGERSOLL RAND	S/J	172		Pascarella Divita	Wilentz	adj 11/30
L-3056-17	SZATKOWSKI V. JOHN C. ERNST	S/J	208	YES	McGivney	Wilentz	adj 12/7
L-3056-17	SZATKOWSKI V. J.R. CLARKSON	S/J	88		McElroy Deutsch	Wilentz	GRANTED
L-3056-17	SZATKOWSKI V. MADSEN & HOWELL	S/J	168		McGivney	Wilentz	GRANTED
L-3056-17	SZATKOWSKI V. MANHATTAN WELDING	S/J	211		McGivney	Wilentz	GRANTED
L-3056-17	SZATKOWSKI V. MARSHALL MAINTENANCE	S/J	175		Kent McBride	Wilentz	GRANTED
L-3056-17	SZATKOWSKI V. RARITAN SUPPLY	S/J	207		McGivney	Wilentz	GRANTED
L-3056-17	SZATKOWSKI V. S.M. ELECTRIC	S/J	214	YES	McGivney	Wilentz	adj 12/7
L-3056-17	SZATKOWSKI V. STERLING FLUID	S/J	173	YES	Kelley Jasons	Wilentz	adj 11/30
L-3056-17	SZATKOWSKI V. WOOL.SULATE	S/J	241		Margolis Edelstein	Wilentz	adj 11/30
L-7142-16	TAMBURRO V. PEERLESS	S/J	210	YES	Delany McBride	Cohen Placitella	adj 11/30
L-7142-16	TAMBURRO V. TRANE	S/J	188	YES	Pascarella Divita	Cohen Placitella	adj 11/30
L-6763-09	TELLADO V. FMC	CHALLENGE ELECTROLUX' CERTIFICATION S OF DUE DILIGENCE FILED ON 10/2/18 AND 10/19/18	643		Cohen Placitella	Cohen Placitella	adj 11/30
L-2555-18	TESMER V. BORGWARNER	DISMISS FOR LACK OF PERS JX	74		Tanenbaum Keale	Locks	GRANTED

L-6818-17	VENIS V. MITSUI	S/J	470		Weber Gallagher	Levy	ADJ 11/30
L-3636-17	VOJACK-SMITH V. L'OREAL USA	S/J	255	YES	Haworth Rossman	Levy Konigsberg	adj 12/7
L-3636-17	VOJACK-SMITH V. MAYBELLINE LLC	S/J	256	YES	Haworth Rossman	Levy Konigsberg	adj 12/7
L-7132-17	WARD V. COLGATE	S/J	224	YES	O'Toole Scrivo	Szaferman/Simon	adj 12/7
L-7132-17	WARD V. IMERYS TALC AMERCA	S/J	221	YES	Rawle Henderson	Szaferman/Simon	adj 12/7
L-6347-17	WILSON V. MW CUSTOM PAPERS	PHV ROBERT W. BLEDSOE	429		Dilworth Paxson	Simmons	W/D
L-3705-18	WHITE V. CYPRUS AMAX MINERALS COMPANY	DISMISS FOR LACK OF PERS. JX AND FNC	17	YES	Rawle Henderson	Szaferman/Simon	CONSENT ORDER
L-3705-18	WHITE V. IMERYS TALC AMERICA	DISMISS FOR LACK OF PERS. JX AND FNC	18	YES	Rawle Henderson	Szaferman/Simon	CONSENT ORDER
L-3705-18	WHITE V. HOLLINGSWORTH & VOSE	DISMISS FOR LACK OF PERS. JX AND FNC	155	YES	Jardim Meisner	Szaferman/Simon	adj 12/7
L-1429-18	WOLFE V. WCD	S/J	276		McGivney	Szaferman/Simon	GRANTED
L-5800-17	YUHAS V. CBS	S/J	279		Tanenbaum Keale	Weitz & Luxenberg	adj 11/30
L-5800-17	YUHAS V. COOPER	S/J	87	YES	Marshall Denny	Weitz & Luxenberg	adj 11/30
L-5800-17	YUHAS V. FOSTER WHEELER	S/J	278	YES	Tanenbaum Keale	Weitz & Luxenberg	adj 11/30

715
11-9-18

SEGAL McCAMBRIDGE SINGER & MAHONEY, LTD.

15 Exchange Place, Suite 1020
Jersey City, New Jersey 07302
(201)-209-0393
Dinesh U. Dadlani, Esq. (#01993-1999)
Attorneys for Defendant
Nortek, Inc.

FILED

NOV 09 2018

ANAC. VISCOMI, J.S.C.

<p>SALVATRICE (aka Sally) BIRCH, individually and as Executrix and Executrix ad Prosequendum of the Estate of Harvey Birch,</p> <p style="text-align: right;">Plaintiff(s)</p> <p>v.</p> <p>ASBESTOS CORPORATION, Ltd., et al.</p> <p style="text-align: right;">Defendants</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY</p> <p>DOCKET NO. MID-L-145-15 (AS)</p> <p>CIVIL ACTION ASBESTOS LITIGATION</p> <p>ORDER ADMITTING MARI BRYN DOWDY ESQ. PRO HAC VICE</p>
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This matter being opened to the Court on Motion of Segal McCambridge Singer & Mahoney, Ltd., attorneys for defendant, Nortek, Inc., for an Order admitting Mari Bryn Dowdy, Esq., of the law firm of Segal McCambridge Singer & Mahoney, Ltd. located in Austin, Texas, *pro hac vice* and the Court having considered the matter and good cause appearing,

IT IS, on this 9th day of ~~October~~ ^{November} 2018,

ORDERED that Mari Bryn Dowdy, Esq., of the law firm of Segal McCambridge Singer & Mahoney, Ltd. located in Austin, Texas, be and is hereby admitted to the New Jersey Superior Court, Law Division, Middlesex County, *pro hac vice*; and long-standing attorney-client relationship; or

IT IS, further **ORDERED** that Mari Bryn Dowdy, Esq., shall abide by the New Jersey Court Rules including all disciplinary rules, R. 1:20-1 and R. 1:28-2; and

IT IS, further **ORDERED** that Mari Bryn Dowdy, Esq., shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against his firm that may arise out of his participation in this matter; and

IT IS, further **ORDERED** that Mari Bryn Dowdy, Esq., shall notify the Court immediately of any matter affecting his standing at the bar of any other Court; and

IT IS, further **ORDERED** that Mari Bryn Dowdy, Esq., shall have all pleadings, briefs, and other papers filed with the Court signed by an attorney of record authorized to practice in this State, who shall be held responsible for them, the conduct of the cause and the admitted attorney herein; and

IT IS, further **ORDERED** that Mari Bryn Dowdy, Esq., cannot be designated trial counsel;

IT IS, further **ORDERED** that no delay in discovery, motions, trial, or any other proceeding shall occur or be requested by reason of the inability of Mari Bryn Dowdy, Esq., to be in attendance; and

IT IS, further **ORDERED** that Mari Bryn Dowdy, Esq., must, within 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; and

IT IS, further **ORDERED** that automatic termination of *Pro Hac Vice* admission will occur for failure to make the required annual payment to the Ethics Financial Committee 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 ~~September~~ ^{February} ~~12~~ ^{15th} of each year order; and

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

IT IS, further **ORDERED** that a copy of this Order be served upon all counsel within seven (7) days of the date of this Order.

Ana C. Viscomi

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

() Opposed
() Unopposed

301
11-948

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

FILED

NOV 09 2018

ANA C. VISCOMI, J.S.C.

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

Attorneys for Plaintiffs

DANIEL BURNIKEL and JAYNE
BURNIKEL,

Plaintiffs,

v.

CYPRUS AMAX MINERALS
COMPANY, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L- 5459 -18AS

Civil Action – Asbestos Litigation

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

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

IT IS ON THIS 9th day of November 2018;

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

IT IS FURTHER ORDERED that David Greenstone, Esq.:

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

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

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

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

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

6. Cannot be designated as trial counsel; and

IT IS FURTHER ORDERED that:

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

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

3. Automatic termination of *pro hac vice* admission will occur for failure to make the required annual payment to the Disciplinary Oversight Committee, the Lawyers Assistance

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

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

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

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

 Opposed

 ✓ Unopposed

302
11-9-18

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

FILED

NOV 09 2018

ANAC.VISCOMI, J.S.C.

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

Attorneys for Plaintiffs

DANIEL BURNIKEL and JAYNE
BURNIKEL,

Plaintiffs,

v.

CYPRUS AMAX MINERALS
COMPANY, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L-5459 -18AS

Civil Action – Asbestos Litigation

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

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

IT IS ON THIS 9th day of November 2018;

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

IT IS FURTHER ORDERED that Christopher Panatier, Esq.:

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

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

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

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

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

6. Cannot be designated as trial counsel; and

IT IS FURTHER ORDERED that:

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

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

3. Automatic termination of *pro hac vice* admission will occur for failure to make the required annual payment to the Disciplinary Oversight Committee, the Lawyers Assistance

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

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

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



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

____ Opposed

Unopposed

303
11-9-18

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

FILED

NOV 09 2018

ANAC. VISCOMI, J.S.C.

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

Attorneys for Plaintiffs

DANIEL BURNIKEL and JAYNE
BURNIKEL,

Plaintiffs,

v.

CYPRUS AMAX MINERALS
COMPANY, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY

DOCKET NO.: MID-L- 5459 -18AS

Civil Action – Asbestos Litigation

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

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

IT IS ON THIS 9th day of November 2018;

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

IT IS FURTHER ORDERED that Jay Stuemke, Esq.:

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

IT IS FURTHER ORDERED that:

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

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

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

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

Ana C. Viscomi

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

____ Opposed

Unopposed

304
11-9-18

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

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

FILED
NOV 09 2018
ANAC. VISCOMI, J.S.C.

Attorneys for Plaintiffs

DANIEL BURNIKEL and JAYNE
BURNIKEL,

Plaintiffs,

v.

CYPRUS AMAX MINERALS
COMPANY, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L- 5459 -18AS

Civil Action – Asbestos Litigation

**ORDER FOR PRO HAC VICE
ADMISSION OF
MISTY FARRIS, ESQ.**

This matter having been opened to the Court on behalf of Plaintiffs, Daniel Burnikel and Jayne Burnikel, by Szaferman, Lakind, Blumstein & Blader, P.C. (Robert E. Lytle, Esq., appearing), notice to all counsel of record; and this Court having considered the moving papers, in which it is stated that Plaintiff has a long-standing relationship with Misty Farris, Esq.

IT IS ON THIS 9th day of November 2018;

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

IT IS FURTHER ORDERED that Misty Farris, 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 her that may arise out of her participation in this matter;

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

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

5. Shall abide by any further requirements concerning her 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 Misty Farris to be in attendance.

2. Misty Farris 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. Visconti

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

Opposed

Unopposed

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION MIDDLESEX COUNTY

FILED

NOV 09 2018

ANAC. VISCOMI, J.S.C.

**BARBARA CARTWRIGHT and JASON
CARTWRIGHT**

Plaintiffs,

v.

JOHNSON and JOHNSON, et al.

Defendants.

**CIVIL ACTION
ASBESTOS LITIGATION**

PROPOSED ORDER

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

It is this 9th day of November, 2018.;

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

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

ORDERED that Plaintiffs or their counsel shall pay the sum of \$ _____ to Orton's counsel within _____ days of the date of the ~~filing~~ ^{denial} and serving of an Affidavit of Service by counsel for PCPC; and it is further

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



ANAC. VISCOMI, J.S.C.

241
10-12-18

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

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY
DOCKET No.: MID-L-5490-10

-----X
JOHN D. CHABALA
Plaintiff
v.
ENGINEERING AND REFRIGERATION, INC.
Defendant
-----X

ASBESTOS LITIGATION

Civil Action

**ORDER ENTERING JUDGMENT AGAINST
DEFENDANT, ENGINEERING AND
REFRIGERATION, INC.**

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

IT IS on this 12th day of October, 2018,

ORDERED, that Judgment be and is hereby entered in favor of plaintiffs and against defendant, **ENGINEERING AND REFRIGERATION, INC.**, in the total amount of **\$1,000.00**, that post-judgment interest at the legal rate be computed thereon until paid in full, and that plaintiff's enforcement and procurement costs in the amount of \$50.00 be reimbursed, and it is further;

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

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

The within Notice of Motion was:

- OPPOSED
- UNOPPOSED

IT IS FURTHER ORDERED that all pleadings, briefs and other papers filed with the Court shall be signed by an attorney of record authorized to practice in this State who shall be responsible for them and for the conduct of this case and of counsel admitted pro hac vice by virtue of this Order; and

IT IS FURTHER ORDERED that within ten (10) days of the date of this Order, Bruce T. Bishop, Esq. shall pay the fees required by R. 1:20-1(b), R. 1:28B-1(e) and R. 1:28-2 and shall submit an affidavit of compliance; and

IT IS FURTHER ORDERED that Bruce T. Bishop, Esq. shall not be designated as trial counsel; and

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

IT IS FURTHER ORDERED that automatic termination of pro hac vice admission shall occur for failure to make the required annual payment of the Annual Fee and the annual payment to the Disciplinary Oversight Committee, New Jersey Lawyers Assistance Fund, and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year; and

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

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



Honorable Ana C. Viscomi

Opposed
 Unopposed

1001
11-9-18

John C. Garde, Esq. – N.J. Attorney ID #014171986
McCARTER & ENGLISH, LLP
Four Gateway Center
100 Mulberry Street
Newark, New Jersey 07102
(973)-622-4444
Attorneys for Defendant Johnson & Johnson

FILED

NOV 09 2018

ANA C. VISCOMI, J.S.C.

MICHELLE and RICHARD CHAPMAN,

Plaintiffs,

v.

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

**DEFENDANT JOHNSON & JOHNSON'S
ORDER ADMITTING
C. ANNE MALIK, ESQ.
PRO HAC VICE**

THIS MATTER having been opened to the Court by McCarter & English, LLP, attorneys for defendant Johnson & Johnson, upon application for an Order pursuant to R. 1:21-2, granting pro hac vice admission to C. Anne Malik, Esq.; and the Court having considered the submissions of the parties, and for good cause shown;

IT IS on this 9th day of Nov., 2018;

ORDERED that the application of C. Anne Malik, Esq. for admission pro hac vice be and hereby is granted; and that C. Anne Malik, Esq. has a long standing attorney-client relationship with defendant Johnson & Johnson; and

IT IS FURTHER ORDERED that C. Anne Malik, Esq. shall abide by the Rules of the New Jersey Courts, including any and all disciplinary rules, and shall notify the Court immediately of any matter affecting her standing at the bar of any court where she is admitted to practice; and

IT IS FURTHER ORDERED that she shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against her firm that may arise out of their participation in this matter; and

IT IS FURTHER ORDERED that all pleadings, briefs and other papers filed with the Court shall be signed by an attorney of record authorized to practice in this State who shall be responsible for them and for the conduct of this case and of counsel admitted pro hac vice by virtue of this Order; and

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

IT IS FURTHER ORDERED that C. Anne Malik, Esq. shall not be designated as trial counsel; and

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

IT IS FURTHER ORDERED that automatic termination of pro hac vice admission shall occur for failure to make the required annual payment of the Annual Fee and the annual payment to the Disciplinary Oversight Committee, New Jersey Lawyers Assistance Fund, and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year; and

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

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



Honorable Ana C. Viscomi

Opposed

Unopposed

IT IS FURTHER ORDERED that she shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against her firm that may arise out of their participation in this matter; and

IT IS FURTHER ORDERED that all pleadings, briefs and other papers filed with the Court shall be signed by an attorney of record authorized to practice in this State who shall be responsible for them and for the conduct of this case and of counsel admitted pro hac vice by virtue of this Order; and

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

IT IS FURTHER ORDERED that C. Anne Malik, Esq. shall not be designated as trial counsel; and

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

IT IS FURTHER ORDERED that automatic termination of pro hac vice admission shall occur for failure to make the required annual payment of the Annual Fee and the annual payment to the Disciplinary Oversight Committee, New Jersey Lawyers Assistance Fund, and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year; and

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

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



Honorable Ana C. Viscomi

Opposed
 Unopposed

IT IS FURTHER ORDERED that all pleadings, briefs and other papers filed with the Court shall be signed by an attorney of record authorized to practice in this State who shall be responsible for them and for the conduct of this case and of counsel admitted pro hac vice by virtue of this Order; and

IT IS FURTHER ORDERED that within ten (10) days of the date of this Order, Bruce T. Bishop, Esq. shall pay the fees required by R. 1:20-1(b), R. 1:28B-1(e) and R. 1:28-2 and shall submit an affidavit of compliance; and

IT IS FURTHER ORDERED that Bruce T. Bishop, Esq. shall not be designated as trial counsel; and

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

IT IS FURTHER ORDERED that automatic termination of pro hac vice admission shall occur for failure to make the required annual payment of the Annual Fee and the annual payment to the Disciplinary Oversight Committee, New Jersey Lawyers Assistance Fund, and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year; and

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

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



Honorable Ana C. Viscomi

Opposed
 Unopposed

993
11-9-18

John C. Garde, Esq. – N.J. Attorney ID #014171986
McCARTER & ENGLISH, LLP
Four Gateway Center
100 Mulberry Street
Newark, New Jersey 07102
(973)-622-4444
Attorneys for Defendant Johnson & Johnson

FILED

NOV 09 2018

ANA C. VISCOMI, J.S.C.

MICHELLE and RICHARD CHAPMAN,

Plaintiffs,

v.

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

**DEFENDANT JOHNSON & JOHNSON'S
ORDER ADMITTING
MATT ASHBY, ESQ.
PRO HAC VICE**

THIS MATTER having been opened to the Court by McCarter & English, LLP, attorneys for defendant Johnson & Johnson, upon application for an Order pursuant to R. 1:21-2, granting pro hac vice admission to Matt Ashby, Esq.; and the Court having considered the submissions of the parties, and for good cause shown;

IT IS on this 9th day of Nov., 2018;

ORDERED that the application of Matt Ashby, Esq. for admission pro hac vice be and hereby is granted; and that Matt Ashby, Esq. has a long standing attorney-client relationship with defendant Johnson & Johnson; and

IT IS FURTHER ORDERED that Matt Ashby, Esq. shall abide by the Rules of the New Jersey Courts, including any and all disciplinary rules, and shall notify the Court immediately of any matter affecting his standing at the bar of any court where he is admitted to practice; and

IT IS FURTHER ORDERED that he shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against his firm that may arise out of their participation in this matter; and

IT IS FURTHER ORDERED that all pleadings, briefs and other papers filed with the Court shall be signed by an attorney of record authorized to practice in this State who shall be responsible for them and for the conduct of this case and of counsel admitted pro hac vice by virtue of this Order; and

IT IS FURTHER ORDERED that within ten (10) days of the date of this Order, Matt Ashby, Esq. shall pay the fees required by R. 1:20-1(b), R. 1:28B-1(e) and R. 1:28-2 and shall submit an affidavit of compliance; and

IT IS FURTHER ORDERED that Matt Ashby, Esq. shall not be designated as trial counsel; and

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

IT IS FURTHER ORDERED that automatic termination of pro hac vice admission shall occur for failure to make the required annual payment of the Annual Fee and the annual payment to the Disciplinary Oversight Committee, New Jersey Lawyers Assistance Fund, and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year; and

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

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



Honorable Ana C. Viscomi

Opposed
 Unopposed

994
11-948

John C. Garde, Esq. – N.J. Attorney ID #014171986
McCARTER & ENGLISH, LLP
Four Gateway Center
100 Mulberry Street
Newark, New Jersey 07102
(973)-622-4444
Attorneys for Defendant
Johnson & Johnson Consumer Inc.

FILED

NOV 09 2018

ANA C. VISCOMI, J.S.C.

MICHELLE and RICHARD CHAPMAN,	SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY
Plaintiffs,	DOCKET NO. MID-L-2911-17 AS CIVIL ACTION
v.	ASBESTOS LITIGATION
BASF CATALYSTS LLC, et al.,	DEFENDANT JOHNSON & JOHNSON CONSUMER INC.'S ORDER ADMITTING MATT ASHBY, ESQ. PRO HAC VICE
Defendants.	

THIS MATTER having been opened to the Court by McCarter & English, LLP, attorneys for defendant Johnson & Johnson Consumer, Inc., upon application for an Order pursuant to R. 1:21-2, granting pro hac vice admission to Matt Ashby, Esq.; and the Court having considered the submissions of the parties, and for good cause shown;

IT IS on this 9th day of Nov., 2018;

ORDERED that the application of Matt Ashby, Esq. for admission pro hac vice be and hereby is granted; and that Matt Ashby, Esq. has a long standing attorney-client relationship with defendant Johnson & Johnson Consumer, Inc.; and

IT IS FURTHER ORDERED that Matt Ashby, Esq. shall abide by the Rules of the New Jersey Courts, including any and all disciplinary rules, and shall notify the Court immediately of any matter affecting his standing at the bar of any court where he is admitted to practice; and

IT IS FURTHER ORDERED that he shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against his firm that may arise out of their participation in this matter; and

IT IS FURTHER ORDERED that all pleadings, briefs and other papers filed with the Court shall be signed by an attorney of record authorized to practice in this State who shall be responsible for them and for the conduct of this case and of counsel admitted pro hac vice by virtue of this Order; and

IT IS FURTHER ORDERED that within ten (10) days of the date of this Order, Eric Cook, Esq. shall pay the fees required by R. 1:20-1(b), R. 1:28B-1(e) and R. 1:28-2 and shall submit an affidavit of compliance; and

IT IS FURTHER ORDERED that Eric Cook, Esq. shall not be designated as trial counsel; and

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

IT IS FURTHER ORDERED that automatic termination of pro hac vice admission shall occur for failure to make the required annual payment of the Annual Fee and the annual payment to the Disciplinary Oversight Committee, New Jersey Lawyers Assistance Fund, and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year; and

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

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



Honorable Ana C. Viscomi

Opposed
 Unopposed

984
11-9-18

John C. Garde, Esq. – N.J. Attorney ID #014171986
McCARTER & ENGLISH, LLP
Four Gateway Center
100 Mulberry Street
Newark, New Jersey 07102
(973)-622-4444
Attorneys for Defendant Johnson & Johnson

FILED

NOV 09 2018

ANA C. VISCOMI, J.S.C.

MICHELLE and RICHARD CHAPMAN,

Plaintiffs,

v.

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

**DEFENDANT JOHNSON & JOHNSON'S
ORDER ADMITTING
SHASHA ZOU, ESQ.
PRO HAC VICE**

THIS MATTER having been opened to the Court by McCarter & English, LLP, attorneys for defendant Johnson & Johnson, upon application for an Order pursuant to R. 1:21-2, granting pro hac vice admission to Shasha Zou, Esq.; and the Court having considered the submissions of the parties, and for good cause shown;

IT IS on this 9th day of Nov, 2018;

ORDERED that the application of Shasha Zou, Esq. for admission pro hac vice be and hereby is granted; and that Shasha Zou, Esq. has a long standing attorney-client relationship with defendant Johnson & Johnson; and

IT IS FURTHER ORDERED that Shasha Zou, Esq. shall abide by the Rules of the New Jersey Courts, including any and all disciplinary rules, and shall notify the Court immediately of any matter affecting her standing at the bar of any court where she is admitted to practice; and

IT IS FURTHER ORDERED that she shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against her firm that may arise out of their participation in this matter; and

IT IS FURTHER ORDERED that all pleadings, briefs and other papers filed with the Court shall be signed by an attorney of record authorized to practice in this State who shall be responsible for them and for the conduct of this case and of counsel admitted pro hac vice by virtue of this Order; and

IT IS FURTHER ORDERED that within ten (10) days of the date of this Order, Shasha Zou, Esq. shall pay the fees required by R. 1:20-1(b), R. 1:28B-1(e) and R. 1:28-2 and shall submit an affidavit of compliance; and

IT IS FURTHER ORDERED that Shasha Zou, Esq. shall not be designated as trial counsel; and

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

IT IS FURTHER ORDERED that automatic termination of pro hac vice admission shall occur for failure to make the required annual payment of the Annual Fee and the annual payment to the Disciplinary Oversight Committee, New Jersey Lawyers Assistance Fund, and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year; and

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

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



Honorable Ana C. Viscomi

____ Opposed
 Unopposed

985
11-9-18

John C. Garde, Esq. – N.J. Attorney ID #014171986
McCARTER & ENGLISH, LLP
Four Gateway Center
100 Mulberry Street
Newark, New Jersey 07102
(973)-622-4444
Attorneys for Defendant
Johnson & Johnson Consumer, Inc.

FILED

NOV 09 2018

ANA C. VISCOMI, J.S.C.

MICHELLE AND RICHARD CHAPMAN,

Plaintiffs,

v.

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

**DEFENDANT JOHNSON & JOHNSON
CONSUMER INC.'S ORDER ADMITTING
SHASHA ZOU, ESQ.
PRO HAC VICE**

THIS MATTER having been opened to the Court by McCarter & English, LLP, attorneys for defendant Johnson & Johnson Consumer, Inc., upon application for an Order pursuant to R. 1:21-2, granting pro hac vice admission to Shasha Zou, Esq.; and the Court having considered the submissions of the parties, and for good cause shown;

IT IS on this 9th day of Nov., 2018;

ORDERED that the application of Shasha Zou, Esq. for admission pro hac vice be and hereby is granted; and that Shasha Zou, Esq. has a long standing attorney-client relationship with defendant Johnson & Johnson Consumer, Inc.; and

IT IS FURTHER ORDERED that Shasha Zou, Esq. shall abide by the Rules of the New Jersey Courts, including any and all disciplinary rules, and shall notify the Court immediately of any matter affecting his standing at the bar of any court where he is admitted to practice; and

IT IS FURTHER ORDERED that he shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against his firm that may arise out of their participation in this matter; and

IT IS FURTHER ORDERED that all pleadings, briefs and other papers filed with the Court shall be signed by an attorney of record authorized to practice in this State who shall be responsible for them and for the conduct of this case and of counsel admitted pro hac vice by virtue of this Order; and

IT IS FURTHER ORDERED that within ten (10) days of the date of this Order, Shasha Zou, Esq. shall pay the fees required by R. 1:20-1(b), R. 1:28B-1(e) and R. 1:28-2 and shall submit an affidavit of compliance; and

IT IS FURTHER ORDERED that Shasha Zou, Esq. shall not be designated as trial counsel; and

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

IT IS FURTHER ORDERED that automatic termination of pro hac vice admission shall occur for failure to make the required annual payment of the Annual Fee and the annual payment to the Disciplinary Oversight Committee, New Jersey Lawyers Assistance Fund, and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year; and

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

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



Honorable Ana C. Viscomi

Opposed
 Unopposed

410
11-9-18

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

FILED

NOV 09 2018

ANA C. VISCOMI, J.S.C.

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

Attorneys for Plaintiffs

VERINIA CLARK and WILLIAM CLARK,
JR.,
Plaintiffs,

v.

CYPRUS AMAX MINERALS COMPANY,
et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L- 4857 -18AS

Civil Action – Asbestos Litigation

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

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

IT IS ON THIS 9th day of November 2018;

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

IT IS FURTHER ORDERED that David Greenstone, Esq.:

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

IT IS FURTHER ORDERED that:

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

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

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

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



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

____ Opposed

Unopposed

412
11-9-18

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

FILED

NOV 09 2018

ANA C. VISCOMI, J.S.C.

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

Attorneys for Plaintiffs

VERINIA CLARK and WILLIAM CLARK,
JR.,
Plaintiffs,
v.
CYPRUS AMAX MINERALS COMPANY,
et al.,
Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L- 4857 -18AS

Civil Action – Asbestos Litigation

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

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

IT IS ON THIS 9th day of November 2018;

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

IT IS FURTHER ORDERED that Christopher Panatier, Esq.:

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

IT IS FURTHER ORDERED that:

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

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

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

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



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

Opposed

Unopposed

413
11-9-18

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

FILED
NOV 09 2018
ANA C. VISCOMI, J.S.C.

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

Attorneys for Plaintiffs

VERINIA CLARK and WILLIAM CLARK,
JR.,
Plaintiffs,

v.

CYPRUS AMAX MINERALS COMPANY,
et al.,
Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY

DOCKET NO.: MID-L- 4857 -18AS

Civil Action – Asbestos Litigation

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

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

IT IS ON THIS 9th day of November 2018;

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

and

IT IS FURTHER ORDERED that Jay Stuemke, Esq.:

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

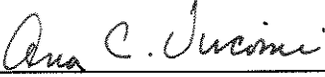
IT IS FURTHER ORDERED that:

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

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

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

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



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

____ Opposed
 Unopposed

415
11-9-18

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

FILED

NOV 09 2018

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

ANAC. VISCOMI, J.S.C.

Attorneys for Plaintiffs

VERINIA CLARK and WILLIAM CLARK,
JR.,

Plaintiffs,

v.

CYPRUS AMAX MINERALS COMPANY,
et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L- 4857-18AS

Civil Action – Asbestos Litigation

**ORDER FOR PRO HAC VICE
ADMISSION OF
MISTY FARRIS, ESQ.**

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

IT IS ON THIS 9th day of November 2018;

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

and

IT IS FURTHER ORDERED that Misty Farris, 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 her that may arise out of her participation in this matter;

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

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

5. Shall abide by any further requirements concerning her 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 Misty Farris to be in attendance.

2. Misty Farris 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

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11-9-18

FILED
NOV 09 2018
Hon. Phillip Lewis Paley

HILL WALLACK LLP
Grant C. Wright, Esq., ID#: 020342008
21 Roszel Road
Princeton, New Jersey 08540
Phone: (609) 924-0808
Fax: (609) 452-1888
Attorneys for Defendant, Hoeganaes Corporation

ESTATE OF FRED H. FLAGG,

Plaintiff,

v.

HONEYWELL INTERNATIONAL, INC.,
f/k/a AlliedSignal Inc., as successor
in interest to the Bendix Corporation;
BORG-WARNER CORPORATION
by its Successor in Interest,
BORGWARNER MORSE TEC, INC.;
BW/IP, INC. and its Wholly Owned
Subsidiaries n/k/a FLOWSERVE CORP.;
BRAND INSULATIONS, INC.;
CLEAVER-BROOKS, INC.;
DELAVAL SEPARATOR COMPANY;
FOSTER WHEELER, LLC;
GENERAL ELECTRIC COMPANY;
GOULDS PUMPS, INC.;
INGERSOLL-RAND COMPANY;
A.O. SMITH WATER PRODUCTS
COMPANY;
SUPERIOR BOILER WORKS, INC.;
UNIROYAL HOLDING, INC.;
WEIL-McLEAN COMPANY;
ATLANTIC CITY ELECTRIC COMPANY;
CAMPBELL SOUP COMPANY;
CERTAINTEED CORPORATION;
E.I. DUPONT DeNEMOURS & CO., INC.;
EXXONMOBIL CORPORATION;
ASHLAND, INC., as Successor to
HERCULES, INCORPORATED, f/k/a
HERCULES POWDER COMPANY;
HOEGANAES CORPORATION;
KINDER MORGAN G.P., INC., Successor
to EL PASO CORPORATION d/b/a EPEC
POLYMERS, INC., f/k/a TENNECO

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION – MIDDLESEX COUNTY
ASBESTOS LITIGATION

Docket No. MID-L-3174-13 (AS)

Civil Action

**ORDER GRANTING SUMMARY
JUDGMENT AS TO DEFENDANT,
HOEGANAES CORPORATION**

POYMERS, INC.;
MONSANTO COMPANY;
OCCIDENTAL CHEMICAL
CORPORATION;
OLIN CORPORATION;
POLYONE CORPORATION, in its own right
and as Successor to SPARTECH
CORPORATION;
RIMTEC CORPORATION;
EL PASO ENERGY CORPORATION
POLYMERS, INC. (EPEC POLYMERS
INC.), f/k/a TENNECO POLYMERS, INC.;
TEXACO, INC.;
JOHN DOE CORPORATIONS (1-20); and
JOHN DOE CORPORATIONS (21-40),

Defendants.

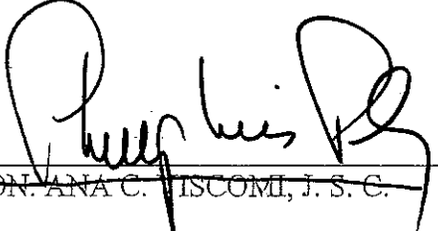
THIS MATTER having been opened to the Court upon the Motion of Defendant, Hoeganaes Corporation, by and through the law firm of Hill Wallack LLP, with Grant C. Wright, Esq., appearing, seeking an Order granting Summary Judgment pursuant to Rule 4:46-2; and it appearing therefrom that the relief sought on Motion is warranted, and for good cause shown:

It is on this 9th day of November, 2018;

ORDERED, that the Motion for Summary Judgment by Defendant, Hoeganaes Corporation, be and hereby is granted; and it is further

ORDERED, that any and all claims and cross-claims asserted against Defendant, Hoeganaes Corporation, are dismissed with prejudice; and it is further

ORDERED, that a copy of this Order shall be served on all counsel of record within seven (7) days from receipt of the Order.


~~HON. ANA C. MISCOMI, J. S. C.~~

HON. PHILLIP LEWIS PALEY, J.S.C.

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

FILED

NOV 09 2018

ANA C. VISCOMI, J.S.C.

FILED

NOV 09 2018

ANA C. VISCOMI, J.S.C.

137
10-26-18

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY
DOCKET No.: MID-L-8843-09

PATRICK S. HANRAHAN AND TERRENCE M.
HANRAHAN AS CO-EXECUTORS OF THE ESTATE
OF MURTAGH HANRAHAN

Plaintiff

v.

GADDIS ENGINEERING CO.

Defendant

ASBESTOS LITIGATION

Civil Action

ORDER ENTERING JUDGMENT AGAINST
DEFENDANT, GADDIS ENGINEERING CO.

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

IT IS on this 9th day of November, 2018,

ORDERED, that Judgment be and is hereby entered in favor of plaintiffs and against defendant, GADDIS ENGINEERING CO., in the total amount of \$2,000.00, and that post-judgment interest at the legal rate be computed thereon until paid in full, and that plaintiff's enforcement and procurement costs in the amount of \$50.00 be reimbursed, and it is further;

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

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

The within Notice of Motion was:

- OPPOSED
- UNOPPOSED

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

242
10-12-18
FILED
NOV 09 2018

ANAC.VISCOMI, J.S.C.
SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY
DOCKET No.: MID-L-839-09

-----X
JOAN HERB AS EXECUTRIX OF THE ESTATE
OF RICHARD HERB
Plaintiff
v.
ENGINEERING AND REFRIGERATION, INC.
Defendant
-----X

ASBESTOS LITIGATION

Civil Action

ORDER ENTERING JUDGMENT AGAINST
DEFENDANT, ENGINEERING AND
REFRIGERATION, INC.

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

IT IS on this 9th day of November, 2018,

ORDERED, that Judgment be and is hereby entered in favor of plaintiffs and against defendant, ENGINEERING AND REFRIGERATION, INC., in the total amount of \$5,000.00, and that post-judgment interest at the legal rate be computed thereon until paid in full, and that plaintiff's enforcement and procurement costs in the amount of \$50.00 be reimbursed, and it is further;

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



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

The within Notice of Motion was:

[] OPPOSED
[✓] UNOPPOSED

RICCI, TYRRELL, JOHNSON & GREY

BY: FRANCIS J. GREY, JR., Esquire

Identification Nos: 030051989

BY: JASON M. AVELLINO, Esquire

Identification Nos: 018662010

1515 Market Street, Suite 700

Philadelphia, PA 19102

fgrey@rtjglaw.com

javellino@rtjglaw.com

FILED

NOV 09 2018

ANA C. VISCOMI, J.S.C.

*Counsel for Third Party Defendant,
Thornton Industries, Inc.*

LINDA HUFF and JAMES HUFF

Plaintiffs,

v.

ARKEMA, INC.;
BRENNTAG NORTH AMERICA, INC.;
BRENNTAG SPECIALTIES, INC.;
COLGATE-PALMOLIVE COMPANY;
CYPRUS AMAX MINERALS COMPANY;
IMERYS TALC AMERICA, INC.;
JOHNSON & JOHNSON;
NOVARTIS CONSUMER HEALTH, INC.;
TOPCO ASSOCIATES, LLC;
TOPCO HOLDINGS, INC.
(COOPERATIVE);
WHITTAKER, CLARK & DANIELS, INC.;
GSK CONSUMER HEALTH, INC.;
JOHN CORPORATIONS 1-50 (fictitious).

Defendants.

And

TOPCO ASSOCIATES, LLC

Defendants/Third
Party Plaintiff,

v.

DAVION, INC.;
THORNTON INDUSTRIES, INC.;
WILLARD MANUFACTURING, INC.;
WILLARD MANUFACTURING USA,
INC.;

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

:
: Docket No. MID-L-2818-17 AS

:
: ASBESTOS LITIGATION

:
: CIVIL ACTION

:
: **ORDER**

JOHN DOES 1-100; :
ABC CORPORATIONS 1-100 (fictitious). :
 :
Third Party :
Defendants. :
 :

This matter being opened to the Court by Third Party Defendant, Thornton Industries, Inc., by way of motion seeking entry of an Order dismissing the Third Party Complaint of Topco Associates, LLC as against it, and any opposition filed thereto;

On this 9th day of November, 2018, it is hereby **ORDERED AND ADJUDGED** that said motion is **GRANTED**. The Third Party Complaint of Topco Associates, LLC is hereby dismissed without prejudice as against Third Party Defendant, Thornton Industries, Inc.

It is **FURTHER ORDERED**, that a copy of this Order shall be served upon all parties or their attorneys, if any, within 7 days of the date listed above.

Ana C. Viscomi

ANA C. VISCOMI, J.S.C.

This motion was:

Opposed Unopposed

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

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

Attorneys for Plaintiff

RUBY JONES,

Plaintiff,

v.

BRENNTAG NORTH AMERICA, INC.,
et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L- 4350 -18AS

Civil Action – Asbestos Litigation

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

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

IT IS ON THIS 9th day of November 2018;

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

IT IS FURTHER ORDERED that David Greenstone, Esq.:

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~~11-9-18~~

FILED
NOV 09 2018
ANA C. VISCOMI, J.S.C.

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

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

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

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

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

6. Cannot be designated as trial counsel; and

IT IS FURTHER ORDERED that:

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

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

3. Automatic termination of *pro hac vice* admission will occur for failure to make the required annual payment to the Disciplinary Oversight Committee, the Lawyers Assistance

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

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

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

Ana C. Viscomi

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

____ Opposed

Unopposed

456
11-9-18

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

FILED

NOV 09 2018

ANAC. VISCOMI, J.S.C.

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

Attorneys for Plaintiff

RUBY JONES,

Plaintiff,

v.

BRENNTAG NORTH AMERICA, INC.,
et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L- 4350 -18AS

Civil Action – Asbestos Litigation

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

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

IT IS ON THIS 9th day of November 2018;

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

IT IS FURTHER ORDERED that Christopher Panatier, Esq.:

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

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

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

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

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

6. Cannot be designated as trial counsel; and

IT IS FURTHER ORDERED that:

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

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

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

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

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



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

Opposed

Unopposed

458
11-9-18

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

FILED

NOV 09 2018

ANA C. VISCOMI, J.S.C.

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

Attorneys for Plaintiff

RUBY JONES,

Plaintiff,

v.

BRENNTAG NORTH AMERICA, INC.,
et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY

DOCKET NO.: MID-L- 4350 -18AS

Civil Action – Asbestos Litigation

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

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

IT IS ON THIS 9th day of November 2018;

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

IT IS FURTHER ORDERED that Jay Stuemke, Esq.:

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

IT IS FURTHER ORDERED that:

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

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

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

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



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

____ Opposed

Unopposed

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

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

Attorneys for Plaintiff

RUBY JONES,

Plaintiff,

v.

BRENNTAG NORTH AMERICA, INC.,
et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L- 4350 -18AS

Civil Action – Asbestos Litigation

**ORDER FOR PRO HAC VICE
ADMISSION OF
MISTY FARRIS, ESQ.**

This matter having been opened to the Court on behalf of Plaintiff, Ruby Jones, by Szaferman, Lakind, Blumstein & Blader, P.C. (Robert E. Lytle, Esq., appearing), notice to all counsel of record; and this Court having considered the moving papers, in which it is stated that Plaintiff has a long-standing relationship with Misty Farris, Esq.

IT IS ON THIS 9th day of November 2018;

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

IT IS FURTHER ORDERED that Misty Farris, Esq.:

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

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11-9-18

FILED

NOV 09 2018

ANA C. VISCOMI, J.S.C.

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 her that may arise out of her participation in this matter;

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

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

5. Shall abide by any further requirements concerning her 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 Misty Farris to be in attendance.

2. Misty Farris 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. Visconti

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

____ Opposed

Unopposed

163
11-9-18

CLEMENTE MUELLER, P.A.
ATTORNEYS AT LAW
A PROFESSIONAL CORPORATION
William F. Mueller, Esq.
NJ Bar No. 010721980
Post Office Box 1296
Morristown, New Jersey 07962-1296
(973) 455-8008
Attorneys for Defendant William Powell Co.
Our File No. 30069

FILED
NOV 09 2018
ANA C. VISCOMI, J.S.C.

<p>DOMINIC AND DELORES KAVELISKI</p> <p style="text-align: right;">Plaintiff(s)</p> <p>vs.</p> <p>A.O. SMITH WATER PRODUCTS, THE WILLIAM POWELL CO., ET AL.</p> <p style="text-align: right;">Defendant(s)</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION, MIDDLESEX COUNTY DOCKET NO. MID-L-4670-17 AS CIVIL ACTION</p> <p style="text-align: center;">ORDER FOR SUMMARY JUDGMENT</p>
--	--

This matter having been opened to the Court on the application of Clemente Mueller, P.A., attorneys for The William Powell Co. upon a Notice of Motion for Summary Judgment, in favor of William Powell Co. and the Court having considered all papers submitted in support thereof and the Court having considered, if any, papers submitted in opposition thereto; and the Court having heard oral argument of counsel, if any; and the Court having considered the pleadings; and for other good cause having been shown;

IT IS, on this 9th day of November, 2018,

O R D E R E D that summary judgment be and is hereby granted to Defendant William Powell Co. dismissing Plaintiff's Complaint against Defendant William Powell Co. as well as any cross claims related thereto, with prejudice; and it is further

O R D E R E D that a conformed copy of this Order be served upon all counsel within seven (7) days of receipt of same by attorneys for Defendant William Powell Co.

 ✓ opposed
 unopposed

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

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

Jack N. Frost, Jr. (025312005)
DRINKER BIDDLE & REATH LLP
A Delaware Limited Liability Partnership
600 Campus Drive
Florham Park, NJ 07932-1047
(973) 549-7000
Attorneys for Defendant,
American Optical Corporation

169
11-9-18

FILED

NOV 09 2018

ANA C. VISCOMI, J.S.C.

<p>KEVIN LINDENMUTH, Plaintiff, vs. 3M COMPANY, et al., et al., Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO: L-583-18 AS ASBESTOS LITIGATION CIVIL ACTION ORDER GRANTING SUMMARY JUDGMENT FOR DEFENDANT AMERICAN OPTICAL CORPORATION</p>
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THIS MATTER having come before the Court on motion of Drinker Biddle & Reath LLP, attorneys for Defendant American Optical Corporation, and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 9th DAY OF November 2018;

ORDERED the motion of Defendant American Optical Corporation for summary judgment is hereby granted and the Complaint, as amended, 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.

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."

77
11-9-18

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

FILED

NOV 09 2018

ANA C. VISCOMI, J.S.C.

KEVIN LINDENMUTH,
Plaintiffs,

VS.

3M COMPANY, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-583-18AS

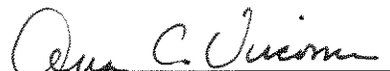
Civil Action
Asbestos Litigation
Order Granting Summary Judgment

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

IT IS ON THIS 9th DAY OF November 2018,

ORDERED the motion of Defendant, 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."

277
11-9-18

Pamela R. Kaplan
Attorney I.D. No: 074402013
TANENBAUM KEALE LLP
Three Gateway Center
100 Mulberry Street, Suite 1301
Newark, New Jersey 07102
(973) 242-0002
Attorneys for Defendant, Foster Wheeler LLC

FILED
NOV 09 2018
ANA C. VISCOMI, J.S.C.

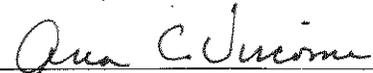
KEVIN LINDENMUTH, Plaintiff, -against- 3M COMPANY, et al., Defendants.	: SUPERIOR COURT OF NEW JERSEY : LAW DIVISION: MIDDLESEX COUNTY : DOCKET NO. MID-L-583-18 AS : CIVIL ACTION : ASBESTOS LITIGATION : ORDER FOR SUMMARY : JUDGMENT FOR DEFENDANT : FOSTER WHEELER LLC
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THIS MATTER having come before the Court on Motion of Tanenbaum Keale LLP, attorneys for Defendant Foster Wheeler LLC (hereinafter "Foster Wheeler"), and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 9th day of November, 2018,

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

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



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

"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."

735
11-9-18

KENT & McBRIDE, P.C.
By: THERESA M. MULLANEY, ESQ.
ATTORNEY ID NO: 20941999 ONE ARIN PARK
1715 HIGHWAY 35
SUITE 305
MIDDLETOWN, NJ 07748
(732) 326-1711

FILED

NOV 09 2018

ANA C. VISCOMI, J.S.C.

ATTORNEY FOR DEFENDANT:
MINE SAFETY APPLIANCES COMPANY, LLC

FILE NO.: 633.71273

Kevin Lindenmuth,

Plaintiff,

v.
3M Company, et al.

Defendant(s)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY

DOCKET NO. MID-L-583-18 AS

CIVIL ACTION

ORDER GRANTING SUMMARY
JUDGMENT TO DEFENDANT
MINE SAFETY APPLIANCES
COMPANY, LLC

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

IT IS on this 9th day of November, 2018;

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

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



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

"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."

464
11-9-18

Robert F. Ball, Esq.; ID #016871985
WEBER GALLAGHER SIMPSON
STAPLETON FIRES & NEWBY LLP
1 Crossroads Drive - Suite 102A
Bedminster, New Jersey 07921
(973) 242-1364
Attorneys for Defendant, Mitsui & Co.
Our File No.: 0098397

KEVIN LINDENMUTH,

Plaintiff,

v.

3M COMPANY, Individually and as Successor to
Minnesota Mining and Manufacturing Company;
AMERICAN OPTICAL CORPORATION;
ASBESTOS CORPORATION, LTD., a
Corporation of the Province of Quebec; BECON
AG; BELL ASBESTOS MINES LTD; CEMEX
MATERIALS LLC f/k/a Rinker Materials of
Florida, Inc., Rinker Materials Corp., and CSR
Americas, Inc.; CERTAIN-TEED
CORPORATION; CSR, LTD., individually and
as successor-in-Interest and as alter ego to
Australian Blue Asbestos Proprietary, Limited
and Midalco, Limited; CYTEC ENGINEERED
MATERIALS, INC. f/k/a Fiberite Corporation
and a/k/a ICI Composites, Inc.; FOSTER
WHEELER, LLC; HOLLINGSWORTH &
VOSE COMPANY; HONEYWELL
INTERNATIONAL, INC., Individually and f/k/a
Alliedsignal, Inc., and as Successor-in-interest to
the Bendix Corp.; INTERNATIONAL PAPER
COMPANY; METROPOLITAN LIFE
INSURANCE COMPANY; MITSUI & CO.;
MSA a/k/a Mine Safety Appliances Company;
OCCIDENTAL CHEMICAL CORPORATION,
Individually and as Successor to Durez
Corporation; UNION CARBIDE CORP.;
UNIROYAL HOLDINGS, INC., Individually and
as Successor to U.S. Rubber Company; and
JOHN DOE CORPORATIONS 1 -50

Defendants.

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

: Docket No.: MID-L-00583-18AS

: Civil Action

: **ORDER**

THIS MATTER having been brought before the Court on a Motion for Summary Judgment of Weber Gallagher Simpson Stapleton Fires & Newby, LLP, attorneys for defendant, MITSUI & CO. (U.S.A.), with notice to the attorneys for the Plaintiff; and the Court having considered the matter and for good cause shown;

IT IS on this 9th day of November, 2018;

ORDERED that Summary Judgment be and is hereby granted in favor of the Defendant, MITSUI & CO. (U.S.A.), dismissing Plaintiff's Complaint together with all Cross-Claims filed against Defendant MITSUI & CO. (U.S.A.), with prejudice; and it is further;

ORDERED that within 7 days of the date the moving party receives a filed copy of this Order, a true copy of this Order shall be served upon all parties.



ANA C. VISCOMI, J.S.C.

Papers considered:

 ✓ No opposition

 Opposition

"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."

78
11-9-18

CARUSO SMITH PICINI PC

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

FILED

NOV 09 2018

ANA C. VISCOMI, J.S.C.

KEVIN LINDENMUTH,
Plaintiffs,

VS.

3M COMPANY, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-583-18AS

Civil Action
Asbestos Litigation
Order Granting Summary Judgment

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

IT IS ON THIS 9th DAY OF November 2018,

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

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


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

Papers Considered:

Moving Papers
 Opposing Papers

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

44
11-9-18

<p>McGIVNEY, KLUGER & COOK, P.C. Caitlin C. Bodtmann(025252007) 18 Columbia Turnpike, 3rd Fl. Florham Park, New Jersey 07932 (973) 822-1110 Attorneys for Defendant WHITTAKER CLARK & DANIELS, INC.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION-MIDDLESEX COUNTY DOCKET NO.: MID-L FILED NOV 09 2018 ANA C. VISCOMI, J.S.C. ANA C. VISCOMI, J.S.C.</p>
<p>BARBARA P. MATTHEWS, Plaintiff(s), -vs- JOHNSON & JOHNSON, INC., <i>et al.</i>, Defendants.</p>	<p>ASBESTOS MOTION Civil Action 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 9th day of November, 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."

424 (11/9)
~~9-28-18~~

Pamela R. Kaplan
Attorney I.D. No: 074402013
TANENBAUM KEALE LLP
Three Gateway Center, Suite 1301
100 Mulberry Street
Newark, New Jersey 07102
(973) 242-0002
Attorneys for Defendant,
BorgWarner Morse TEC LLC

FILED
NOV 09 2018
ANA C. VISCOMI, J.S.C.

BONNIE J. MEYERS,		: SUPERIOR COURT OF NEW JERSEY
		: LAW DIVISION: MIDDLESEX COUNTY
Plaintiff,		: DOCKET NO. MID-L-2585-18 AS
		:
-against-		: <u>Civil Action</u>
		:
BORGWARNER MORSE TEC LLC, et		: ORDER GRANTING BORGWARNER
al.,		: MORSE TEC LLC'S MOTION TO
		: DISMISS
		:
Defendants. :		:

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

IT IS ON THIS 9th day of November, 2018,

ORDERED that the motion of Defendant, BorgWarner to dismiss is hereby granted, and the Complaint and any Counterclaims and Cross-Claims are hereby dismissed with prejudice;

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

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

420
11-9-18

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

FILED

NOV 09 2018

ANAC. VISC. COM. J.S.C.

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

Attorneys for Plaintiff

WILMA PRIDDY,

Plaintiff,

v.

84 LUMBER COMPANY, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L- 4626 -18AS

Civil Action – Asbestos Litigation

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

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

IT IS ON THIS 9th day of November 2018;

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

IT IS FURTHER ORDERED that David Greenstone, Esq.:

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

IT IS FURTHER ORDERED that:

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

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

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

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

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

Opposed
 Unopposed

422
11-9-18

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

FILED

NOV 09 2018

ANA C. VISCOMI, J.S.C.

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

Attorneys for Plaintiff

WILMA PRIDDY,

Plaintiff,

v.

84 LUMBER COMPANY, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L-4626 -18AS

Civil Action – Asbestos Litigation

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

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

IT IS ON THIS 9th day of November 2018;

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

IT IS FURTHER ORDERED that Christopher Panatier, Esq.:

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

IT IS FURTHER ORDERED that:

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

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

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

Ana C. Viscomi

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

____ Opposed

Unopposed

424
11-9-18

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

FILED
NOV 09 2018
ANAC. VISCOMI, J.S.C.

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

Attorneys for Plaintiff

WILMA PRIDDY,

Plaintiff,

v.

84 LUMBER COMPANY, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY

DOCKET NO.: MID-L- 4626 -18AS

Civil Action – Asbestos Litigation

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

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

IT IS ON THIS 9th day of November 2018;

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

IT IS FURTHER ORDERED that Jay Stuemke, Esq.:

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

IT IS FURTHER ORDERED that:

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

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

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

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



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

____ Opposed

Unopposed

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

425
11-9-18

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

FILED
NOV 09 2018
ANA C. VISCOMI, J.S.C.

Attorneys for Plaintiff

WILMA PRIDDY,

Plaintiff,

v.

84 LUMBER COMPANY, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L- 4626 -18AS

Civil Action – Asbestos Litigation

**ORDER FOR PRO HAC VICE
ADMISSION OF
MISTY FARRIS, ESQ.**

This matter having been opened to the Court on behalf of Plaintiff, Wilma Priddy, by Szaferman, Lakind, Blumstein & Blader, P.C. (Robert E. Lytle, Esq., appearing), notice to all counsel of record; and this Court having considered the moving papers, in which it is stated that Plaintiff has a long-standing relationship with Misty Farris, Esq.

IT IS ON THIS 9th day of November 2018;

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

IT IS FURTHER ORDERED that Misty Farris, 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 her that may arise out of her participation in this matter;

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

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

5. Shall abide by any further requirements concerning her 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 Misty Farris to be in attendance.

2. Misty Farris 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

288
11-9-18

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

FILED

NOV 09 2018

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

ANAC. VISCOMI, J.S.C.

Attorneys for Plaintiff

GENEVIEVE PUCKETT, Individually and
as Administrator and Administrator ad
Prosequendum for the Estate of GEORGE
PUCKETT, Deceased,

Plaintiff,

v.

AVON PRODUCTS, INC., et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L- 5250 -18AS

Civil Action – Asbestos Litigation

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

This matter having been opened to the Court on behalf of Plaintiff, GENEVIEVE PUCKETT, Individually and as Administrator and Administrator ad Prosequendum for the Estate of GEORGE PUCKETT, Deceased, by Szaferman, Lakind, Blumstein & Blader, P.C. (Robert E. Lytle, Esq., appearing), notice to all counsel of record; and this Court having considered the moving papers, in which it is stated that Plaintiff has a long-standing relationship with David Greenstone, Esq.

IT IS ON THIS 9th day of November 2018;

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

matter; and

IT IS FURTHER ORDERED that David Greenstone, Esq.:

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

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

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

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

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

6. Cannot be designated as trial counsel; and

IT IS FURTHER ORDERED that:

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

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

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

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

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



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

____ Opposed

Unopposed

289
11-9-18

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

FILED

NOV 09 2018

ANAC. VISCOMI, J.S.C.

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

Attorneys for Plaintiff

GENEVIEVE PUCKETT, Individually and
as Administrator Ad Litem and
Administrator ad Prosequendum for the
Estate of GEORGE PUCKETT, Deceased,

Plaintiff,

v.

AVON PRODUCTS, INC., et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L- 5250 -18AS

Civil Action – Asbestos Litigation

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

This matter having been opened to the Court on behalf of Plaintiff, GENEVIEVE PUCKETT, Individually and as Administrator and Administrator ad Prosequendum for the Estate of GEORGE PUCKETT, Deceased, by Szaferman, Lakind, Blumstein & Blader, P.C. (Robert E. Lytle, Esq., appearing), notice to all counsel of record; and this Court having considered the moving papers, in which it is stated that Plaintiff has a long-standing relationship with Christopher Panatier, Esq.

IT IS ON THIS 9th day of November 2018;

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

matter; and

IT IS FURTHER ORDERED that Christopher Panatier, Esq.:

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

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

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

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

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

6. Cannot be designated as trial counsel; and

IT IS FURTHER ORDERED that:

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

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

3. Automatic termination of *pro hac vice* admission will occur for failure to make

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

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

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



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

____ Opposed

Unopposed

290
11-9-18

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

FILED

NOV 09 2018

ANA C. VISCOMI, J.S.C.

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

Attorneys for Plaintiff

GENEVIEVE PUCKETT, Individually and
as Administrator and Administrator ad
Prosequendum for the Estate of GEORGE
PUCKETT, Deceased,

Plaintiff,

v.

AVON PRODUCTS, INC., et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY

DOCKET NO.: MID-L- 5250 -18AS

Civil Action – Asbestos Litigation

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

This matter having been opened to the Court on behalf of Plaintiff, GENEVIEVE PUCKETT, Individually and as Administrator and Administrator ad Prosequendum for the Estate of GEORGE PUCKETT, Deceased, by Szaferman, Lakind, Blumstein & Blader, P.C. (Robert E. Lytle, Esq., appearing), notice to all counsel of record; and this Court having considered the moving papers, in which it is stated that Plaintiff has a long-standing relationship with Jay Stuemke, Esq.

IT IS ON THIS 9th day of November 2018;

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

and

IT IS FURTHER ORDERED that Jay Stuemke, Esq.:

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

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

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

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

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

6. Cannot be designated as trial counsel; and

IT IS FURTHER ORDERED that:

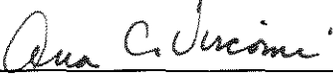
1. No adjournment or delay in discovery, motions, trial, or any other proceeding shall occur or be requested by reason of the inability of Jay Stuemke to be in attendance.

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

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

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

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



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

____ Opposed

Unopposed

293
11-9-18

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

FILED

NOV 09 2018

ANAC. VISCOMI, J.S.C.

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

Attorneys for Plaintiff

GENEVIEVE PUCKETT, Individually and
as Administrator and Administrator ad
Prosequendum for the Estate of GEORGE
PUCKETT, Deceased,

Plaintiff,

v.

AVON PRODUCTS, INC., et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L- 5250 -18AS

Civil Action – Asbestos Litigation

**ORDER FOR PRO HAC VICE
ADMISSION OF
MISTY FARRIS, ESQ.**

This matter having been opened to the Court on behalf of Plaintiff, GENEVIEVE PUCKETT, Individually and as Administrator and Administrator ad Prosequendum for the Estate of GEORGE PUCKETT, Deceased, by Szaferman, Lakind, Blumstein & Blader, P.C. (Robert E. Lytle, Esq., appearing), notice to all counsel of record; and this Court having considered the moving papers, in which it is stated that Plaintiff has a long-standing relationship with Misty Farris, Esq.

IT IS ON THIS 9th day of November 2018;

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

and

IT IS FURTHER ORDERED that Misty Farris, 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 her that may arise out of her participation in this matter;
3. Shall notify the Court immediately of any matter affecting her standing at the bar of any other court;
4. Shall have all pleadings, briefs, and other papers filed with the Court signed by an attorney of record authorized to practice in this State, who shall be held responsible for them, the conduct of the cause and the admitted attorney herein;
5. Shall abide by any further requirements concerning her participation in this matter as the court from time to time deems necessary;
6. Cannot be designated as trial counsel; and

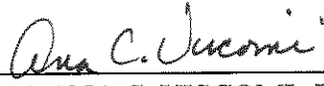
IT IS FURTHER ORDERED that:

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

McGivney Kluger & Cook, P.C.
Marc J. Wisel, Esq. NJ ID #031052004
18 Columbia Turnpike, 3rd Floor
Florham Park, New Jersey 07932
(973) 822-1110

Attorneys for Defendant, DAP, Inc. k/n/a La Mirada Products Co., Inc. ("DAP")

FILED

NOV 09 2018

ANAC. VISCOMI, J.S.C.

<p>DAVID V. RASA AND DIANE RASA;</p> <p style="text-align: center;">Plaintiff,</p> <p style="text-align: center;">-vs-</p> <p>A.O. SMITH WATER PRODUCTS CO., <i>et. al.;</i></p> <p style="text-align: center;">Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO. MID-L-7007-17(AS)</p> <p style="text-align: center;">Civil Action <u>Asbestos Litigation</u></p> <p style="text-align: center;">ORDER</p>
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THIS MATTER having been opened to the court by motion filed by McGivney Kluger & Cook, P.C., attorneys for defendant DAP, Inc. k/n/a La Mirada Products Co., Inc. ("DAP"), seeking to permit John D. Cosmich, Esq. to be admitted *pro hac vice* for the purposes of appearing and participating at the November 26, 2018 trial, and it appearing that John D. Cosmich, Esq., of the law firm of Cosmich Simmons & Brown, PLLC, One Eastover Center, 100 Vision Drive, Suite 200, Jackson, Mississippi, is a licensed attorney in good standing in the State of Mississippi and is a specialist in this complex area of law, and it further appearing that John D. Cosmich, Esq. has an existing attorney-client relationship with DAP and that DAP has requested John D. Cosmich, Esq. to represent it in this matter, and for good cause having been shown;

IT IS on this 9th day of November, 2018,

ORDERED that good cause exists to consider this motion; and it is

FURTHER ORDERED that John D. Cosmich, Esq. shall be and hereby is admitted *pro hac vice* for purposes of representing defendant DAP, Inc. f/k/a La Mirada Products Co., Inc. (“DAP”) in this matter, pursuant to Rule 1:21-2; and it is

FURTHER ORDERED that John D. Cosmich, Esq. shall be and hereby is authorized to appear for and participate at the November 26, 2018 trial; and it is

FURTHER ORDERED that John D. Cosmich, Esq. shall be bound by the New Jersey Rules of Court, including all disciplinary rules; and it is

FURTHER ORDERED that John D. Cosmich, Esq. shall consent to the appointment of the Clerk of the Supreme Court of New Jersey as the authorized agent upon whom service of process may be made for all actions brought against her and/or her firm arising out of her and/or their participation in this matter; and it is

FURTHER ORDERED that John D. Cosmich, Esq. shall notify this court immediately of any and all events and situations which adversely affect her standing with the bar of this or any other court; and it is

FURTHER ORDERED that John D. Cosmich, Esq. shall have all pleadings, briefs, and other papers signed and filed by Marc J. Wisel, Esq., who is an attorney of record for DAP, Inc. f/k/a La Mirada Products Co., Inc. (“DAP”) and who is authorized to practice law in the State of New Jersey, and who shall be held responsible for John D. Cosmich, Esq.’s conduct during the course of this litigation; and it is

FURTHER ORDERED that John D. Cosmich, Esq. shall within ten (10) days of the date of this order, comply with R. 1:20(b), R. 1:28B-1(e), and R. 1:28-2 of the New Jersey Rules of Court, and shall submit an affidavit of compliance in accordance therewith; and it is

FURTHER ORDERED that John D. Cosmich, Esq. shall not be designated as trial counsel in this matter; and it is

FURTHER ORDERED that no requests shall be made to adjourn or delay any discovery, motions, appearances, trials, and/or any other proceeding by reason of John D. Cosmich, Esq.'s inability to appear; and it is

FURTHER ORDERED that automatic termination of John D. Cosmich's *pro hac vice* admission shall occur for failure to make the required annual payments to the State of New Jersey, and/or to the Disciplinary Oversight Committee, and/or to the Lawyer's Assistance Fund, and/or to the New Jersey Lawyer's Fund for Client Protection; and, proof of all such payments, shall be filed no later than February 1st of each calendar year; and it is

FURTHER ORDERED that noncompliance with any of the requirements set forth herein shall constitute grounds for removal of John D. Cosmich, Esq.; and it is

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



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

Opposed
 Unopposed

236
11-9-18

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

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

DOCKET NO. L-11667-14 AS

FILED

NOV 09 2018

ANA C. VISCOMI, J.S.C.

DEBRA P. RICHTER, Individually and	:	ASBESTOS MOTION
as Executrix of the Estate of ALBERT	:	
MICHAEL RICHTER, Deceased	:	CIVIL LITIGATION
	:	
Plaintiffs,	:	ORDER FOR SUMMARY JUDGMENT
	:	FOR MACK TRUCKS, INC.
v.	:	
	:	
AUTOCAR, LLC, et al.	:	
	:	
Defendants.	:	
	:	

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

IT IS ON THIS 9th DAY OF November, 2018;

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

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

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."

47
11-9-18

Richard P. O'Leary – 012841981
TROUTMAN SANDERS LLP
875 Third Avenue
New York, New York 10022
(212) 704-6000
Attorneys for Defendant
Standard Motor Products, Inc.
(improperly named as EIS Brake Parts Division)

FILED
NOV 09 2018
ANA C. VISCOMI, J.S.C.

Debra P. Richter, Individually and as
Executrix of the Estate of ALBERT
MICHAEL RICHTER, deceased,

Plaintiff,

v.

BORG-WARNER CORPORATION, et
al.,

Defendants.

: SUPERIOR COURT OF NEW JERSEY
: LAW DIVISION: MIDDLESEX COUNTY
: DOCKET NO. MID-L-11667-14 AS

Civil Action
Asbestos Litigation

**ORDER GRANTING STANDARD MOTOR
PRODUCTS, INC.'S MOTION FOR
SUMMARY JUDGMENT**

THIS MATTER having come before the Court on Motion of Troutman Sanders LLP, attorneys for Defendant Standard Motor Products, Inc. and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS on this 9th day of ~~October~~ ^{November} 2018;

ORDERED that the Motion for Summary Judgment filed on behalf of Defendant Standard Motor Products, Inc. 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 this Order shall be served on all counsel within seven (7) days of the date of this Order.

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."

1003
11-9-18

John C. Garde, Esq. – N.J. Attorney ID #014171986
McCARTER & ENGLISH, LLP
Four Gateway Center
100 Mulberry Street
Newark, New Jersey 07102
(973)-622-4444
Attorneys for Defendant Johnson & Johnson

FILED

NOV 09 2018

ANA C. VISCOMI, J.S.C.

RICARDO RIMONDI and PILAR RIMONDI,

Plaintiffs,

v.

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

**DEFENDANT JOHNSON & JOHNSON'S
ORDER ADMITTING
C. ANNE MALIK, ESQ.
PRO HAC VICE**

THIS MATTER having been opened to the Court by McCarter & English, LLP, attorneys for defendant Johnson & Johnson, upon application for an Order pursuant to R. 1:21-2, granting pro hac vice admission to C. Anne Malik, Esq.; and the Court having considered the submissions of the parties, and for good cause shown;

IT IS on this 9th day of Nov., 2018;

ORDERED that the application of C. Anne Malik, Esq. for admission pro hac vice be and hereby is granted; and that C. Anne Malik, Esq. has a long standing attorney-client relationship with defendant Johnson & Johnson; and

IT IS FURTHER ORDERED that C. Anne Malik, Esq. shall abide by the Rules of the New Jersey Courts, including any and all disciplinary rules, and shall notify the Court immediately of any matter affecting her standing at the bar of any court where she is admitted to practice; and

IT IS FURTHER ORDERED that she shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against her firm that may arise out of their participation in this matter; and

IT IS FURTHER ORDERED that all pleadings, briefs and other papers filed with the Court shall be signed by an attorney of record authorized to practice in this State who shall be responsible for them and for the conduct of this case and of counsel admitted pro hac vice by virtue of this Order; and

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

IT IS FURTHER ORDERED that C. Anne Malik, Esq. shall not be designated as trial counsel; and

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

IT IS FURTHER ORDERED that automatic termination of pro hac vice admission shall occur for failure to make the required annual payment of the Annual Fee and the annual payment to the Disciplinary Oversight Committee, New Jersey Lawyers Assistance Fund, and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year; and

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

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



Honorable Ana C. Viscomi

Opposed
 Unopposed

IT IS FURTHER ORDERED that she shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against her firm that may arise out of their participation in this matter; and

IT IS FURTHER ORDERED that all pleadings, briefs and other papers filed with the Court shall be signed by an attorney of record authorized to practice in this State who shall be responsible for them and for the conduct of this case and of counsel admitted pro hac vice by virtue of this Order; and

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

IT IS FURTHER ORDERED that C. Anne Malik, Esq. shall not be designated as trial counsel; and

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

IT IS FURTHER ORDERED that automatic termination of pro hac vice admission shall occur for failure to make the required annual payment of the Annual Fee and the annual payment to the Disciplinary Oversight Committee, New Jersey Lawyers Assistance Fund, and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year; and

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

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

Ana C. Viscomi
Honorable Ana C. Viscomi

Opposed

Unopposed

995
11-09-18

John C. Garde, Esq. – N.J. Attorney ID #014171986
McCARTER & ENGLISH, LLP
Four Gateway Center
100 Mulberry Street
Newark, New Jersey 07102
(973)-622-4444
Attorneys for Defendant Johnson & Johnson

FILED

NOV 09 2018

ANA C. VISCOMI, J.S.C.

RICARDO RIMONDI and PILAR RIMONDI,

Plaintiffs,

v.

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

**DEFENDANT JOHNSON & JOHNSON'S
ORDER ADMITTING
MATT ASHBY, ESQ.
PRO HAC VICE**

THIS MATTER having been opened to the Court by McCarter & English, LLP, attorneys for defendant Johnson & Johnson, upon application for an Order pursuant to R. 1:21-2, granting pro hac vice admission to Matt Ashby, Esq.; and the Court having considered the submissions of the parties, and for good cause shown;

IT IS on this 9th day of Nov., 2018;

ORDERED that the application of Matt Ashby, Esq. for admission pro hac vice be and hereby is granted; and that Matt Ashby, Esq. has a long standing attorney-client relationship with defendant Johnson & Johnson; and

IT IS FURTHER ORDERED that Matt Ashby, Esq. shall abide by the Rules of the New Jersey Courts, including any and all disciplinary rules, and shall notify the Court immediately of any matter affecting his standing at the bar of any court where he is admitted to practice; and

IT IS FURTHER ORDERED that he shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against his firm that may arise out of their participation in this matter; and

IT IS FURTHER ORDERED that all pleadings, briefs and other papers filed with the Court shall be signed by an attorney of record authorized to practice in this State who shall be responsible for them and for the conduct of this case and of counsel admitted pro hac vice by virtue of this Order; and

IT IS FURTHER ORDERED that within ten (10) days of the date of this Order, Matt Ashby, Esq. shall pay the fees required by R. 1:20-1(b), R. 1:28B-1(e) and R. 1:28-2 and shall submit an affidavit of compliance; and

IT IS FURTHER ORDERED that Matt Ashby, Esq. shall not be designated as trial counsel; and

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

IT IS FURTHER ORDERED that automatic termination of pro hac vice admission shall occur for failure to make the required annual payment of the Annual Fee and the annual payment to the Disciplinary Oversight Committee, New Jersey Lawyers Assistance Fund, and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year; and

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

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



Honorable Ana C. Viscomi

Opposed
 Unopposed

996
11-9-18

John C. Garde, Esq. – N.J. Attorney ID #014171986
McCARTER & ENGLISH, LLP
Four Gateway Center
100 Mulberry Street
Newark, New Jersey 07102
(973)-622-4444
Attorneys for Defendant
Johnson & Johnson Consumer Inc.

FILED

NOV 09 2018

ANA C. VISCOMI, J.S.C.

RICARDO RIMONDI and PILAR RIMONDI,

Plaintiffs,

v.

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

**DEFENDANT JOHNSON & JOHNSON
CONSUMER INC.'S ORDER ADMITTING
MATT ASHBY, ESQ.
PRO HAC VICE**

THIS MATTER having been opened to the Court by McCarter & English, LLP, attorneys for defendant Johnson & Johnson Consumer, Inc., upon application for an Order pursuant to R. 1:21-2, granting pro hac vice admission to Matt Ashby, Esq.; and the Court having considered the submissions of the parties, and for good cause shown;

IT IS on this 9th day of Nov., 2018;

ORDERED that the application of Matt Ashby, Esq. for admission pro hac vice be and hereby is granted; and that Matt Ashby, Esq. has a long standing attorney-client relationship with defendant Johnson & Johnson Consumer, Inc.; and

IT IS FURTHER ORDERED that Matt Ashby, Esq. shall abide by the Rules of the New Jersey Courts, including any and all disciplinary rules, and shall notify the Court immediately of any matter affecting his standing at the bar of any court where he is admitted to practice; and

IT IS FURTHER ORDERED that he shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against his firm that may arise out of their participation in this matter; and

IT IS FURTHER ORDERED that all pleadings, briefs and other papers filed with the Court shall be signed by an attorney of record authorized to practice in this State who shall be responsible for them and for the conduct of this case and of counsel admitted pro hac vice by virtue of this Order; and

IT IS FURTHER ORDERED that within ten (10) days of the date of this Order, Eric Cook, Esq. shall pay the fees required by R. 1:20-1(b), R. 1:28B-1(e) and R. 1:28-2 and shall submit an affidavit of compliance; and

IT IS FURTHER ORDERED that Eric Cook, Esq. shall not be designated as trial counsel; and

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

IT IS FURTHER ORDERED that automatic termination of pro hac vice admission shall occur for failure to make the required annual payment of the Annual Fee and the annual payment to the Disciplinary Oversight Committee, New Jersey Lawyers Assistance Fund, and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year; and

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

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

Ana C. Viscomi
Honorable Ana C. Viscomi

Opposed
 Unopposed

986
11-9-18

John C. Garde, Esq. – N.J. Attorney ID #014171986
McCARTER & ENGLISH, LLP
Four Gateway Center
100 Mulberry Street
Newark, New Jersey 07102
(973)-622-4444
Attorneys for Defendant Johnson & Johnson

FILED

NOV 09 2018

ANA C. VISCOMI, J.S.C.

RICARDO RIMONDI and PILAR RIMONDI,

Plaintiffs,

v.

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

**DEFENDANT JOHNSON & JOHNSON'S
ORDER ADMITTING
SHASHA ZOU, ESQ.
PRO HAC VICE**

THIS MATTER having been opened to the Court by McCarter & English, LLP, attorneys for defendant Johnson & Johnson, upon application for an Order pursuant to R. 1:21-2, granting pro hac vice admission to Shasha Zou, Esq.; and the Court having considered the submissions of the parties, and for good cause shown;

IT IS on this 9th day of Nov., 2018;

ORDERED that the application of Shasha Zou, Esq. for admission pro hac vice be and hereby is granted; and that Shasha Zou, Esq. has a long standing attorney-client relationship with defendant Johnson & Johnson; and

IT IS FURTHER ORDERED that Shasha Zou, Esq. shall abide by the Rules of the New Jersey Courts, including any and all disciplinary rules, and shall notify the Court immediately of any matter affecting her standing at the bar of any court where she is admitted to practice; and

IT IS FURTHER ORDERED that she shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against her firm that may arise out of their participation in this matter; and

IT IS FURTHER ORDERED that all pleadings, briefs and other papers filed with the Court shall be signed by an attorney of record authorized to practice in this State who shall be responsible for them and for the conduct of this case and of counsel admitted pro hac vice by virtue of this Order; and

IT IS FURTHER ORDERED that within ten (10) days of the date of this Order, Shasha Zou, Esq. shall pay the fees required by R. 1:20-1(b), R. 1:28B-1(e) and R. 1:28-2 and shall submit an affidavit of compliance; and

IT IS FURTHER ORDERED that Shasha Zou, Esq. shall not be designated as trial counsel; and

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

IT IS FURTHER ORDERED that automatic termination of pro hac vice admission shall occur for failure to make the required annual payment of the Annual Fee and the annual payment to the Disciplinary Oversight Committee, New Jersey Lawyers Assistance Fund, and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year; and

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

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



Honorable Ana C. Viscomi

Opposed
 Unopposed

IT IS FURTHER ORDERED that he shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against his firm that may arise out of their participation in this matter; and

IT IS FURTHER ORDERED that all pleadings, briefs and other papers filed with the Court shall be signed by an attorney of record authorized to practice in this State who shall be responsible for them and for the conduct of this case and of counsel admitted pro hac vice by virtue of this Order; and

IT IS FURTHER ORDERED that within ten (10) days of the date of this Order, Shasha Zou, Esq. shall pay the fees required by R. 1:20-1(b), R. 1:28B-1(e) and R. 1:28-2 and shall submit an affidavit of compliance; and

IT IS FURTHER ORDERED that Shasha Zou, Esq. shall not be designated as trial counsel; and

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

IT IS FURTHER ORDERED that automatic termination of pro hac vice admission shall occur for failure to make the required annual payment of the Annual Fee and the annual payment to the Disciplinary Oversight Committee, New Jersey Lawyers Assistance Fund, and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year; and

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

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



Honorable Ana C. Viscomi

Opposed
 Unopposed

IT IS FURTHER ORDERED that all pleadings, briefs and other papers filed with the Court shall be signed by an attorney of record authorized to practice in this State who shall be responsible for them and for the conduct of this case and of counsel admitted pro hac vice by virtue of this Order; and

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

IT IS FURTHER ORDERED that C. Anne Malik, Esq. shall not be designated as trial counsel; and

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

IT IS FURTHER ORDERED that automatic termination of pro hac vice admission shall occur for failure to make the required annual payment of the Annual Fee and the annual payment to the Disciplinary Oversight Committee, New Jersey Lawyers Assistance Fund, and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year; and

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

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



Honorable Ana C. Viscomi

Opposed
 Unopposed

1007
11-9-18

John C. Garde, Esq. – N.J. Attorney ID #014171986
McCARTER & ENGLISH, LLP
Four Gateway Center
100 Mulberry Street
Newark, New Jersey 07102
(973)-622-4444
Attorneys for Defendant
Johnson & Johnson Consumer, Inc.

FILED

NOV 09 2018

ANA C. VISCOMI, J.S.C.

JOANNA RUMAN and JACENTY RUMAN,

Plaintiffs,

v.

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

**DEFENDANT JOHNSON & JOHNSON
CONSUMER INC.'S ORDER ADMITTING
C. ANNE MALIK, ESQ.
PRO HAC VICE**

THIS MATTER having been opened to the Court by McCarter & English, LLP, attorneys for defendant Johnson & Johnson Consumer, Inc., upon application for an Order pursuant to R. 1:21-2, granting pro hac vice admission to C. Anne Malik, Esq.; and the Court having considered the submissions of the parties, and for good cause shown;

IT IS on this 9th day of Nov., 2018;

ORDERED that the application of C. Anne Malik, Esq. for admission pro hac vice be and hereby is granted; and that C. Anne Malik, Esq. has a long standing attorney-client relationship with defendant Johnson & Johnson Consumer, Inc.; and

IT IS FURTHER ORDERED that C. Anne Malik, Esq. shall abide by the Rules of the New Jersey Courts, including any and all disciplinary rules, and shall notify the Court immediately of any matter affecting her standing at the bar of any court where she is admitted to practice; and

IT IS FURTHER ORDERED that she shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against her firm that may arise out of their participation in this matter; and

IT IS FURTHER ORDERED that all pleadings, briefs and other papers filed with the Court shall be signed by an attorney of record authorized to practice in this State who shall be responsible for them and for the conduct of this case and of counsel admitted pro hac vice by virtue of this Order; and

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

IT IS FURTHER ORDERED that C. Anne Malik, Esq. shall not be designated as trial counsel; and

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

IT IS FURTHER ORDERED that automatic termination of pro hac vice admission shall occur for failure to make the required annual payment of the Annual Fee and the annual payment to the Disciplinary Oversight Committee, New Jersey Lawyers Assistance Fund, and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year; and

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

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

Ana C. Viscomi
Honorable Ana C. Viscomi

Opposed
 Unopposed

IT IS FURTHER ORDERED that all pleadings, briefs and other papers filed with the Court shall be signed by an attorney of record authorized to practice in this State who shall be responsible for them and for the conduct of this case and of counsel admitted pro hac vice by virtue of this Order; and

IT IS FURTHER ORDERED that within ten (10) days of the date of this Order, Matt Ashby, Esq. shall pay the fees required by R. 1:20-1(b), R. 1:28B-1(e) and R. 1:28-2 and shall submit an affidavit of compliance; and

IT IS FURTHER ORDERED that Matt Ashby, Esq. shall not be designated as trial counsel; and

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

IT IS FURTHER ORDERED that automatic termination of pro hac vice admission shall occur for failure to make the required annual payment of the Annual Fee and the annual payment to the Disciplinary Oversight Committee, New Jersey Lawyers Assistance Fund, and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year; and

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

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



Honorable Ana C. Viscomi

Opposed
 Unopposed

IT IS FURTHER ORDERED that he shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against his firm that may arise out of their participation in this matter; and

IT IS FURTHER ORDERED that all pleadings, briefs and other papers filed with the Court shall be signed by an attorney of record authorized to practice in this State who shall be responsible for them and for the conduct of this case and of counsel admitted pro hac vice by virtue of this Order; and

IT IS FURTHER ORDERED that within ten (10) days of the date of this Order, Eric Cook, Esq. shall pay the fees required by R. 1:20-1(b), R. 1:28B-1(e) and R. 1:28-2 and shall submit an affidavit of compliance; and

IT IS FURTHER ORDERED that Eric Cook, Esq. shall not be designated as trial counsel; and

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

IT IS FURTHER ORDERED that automatic termination of pro hac vice admission shall occur for failure to make the required annual payment of the Annual Fee and the annual payment to the Disciplinary Oversight Committee, New Jersey Lawyers Assistance Fund, and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year; and

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

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

Ana C. Viscomi
Honorable Ana C. Viscomi

Opposed
 Unopposed

IT IS FURTHER ORDERED that all pleadings, briefs and other papers filed with the Court shall be signed by an attorney of record authorized to practice in this State who shall be responsible for them and for the conduct of this case and of counsel admitted pro hac vice by virtue of this Order; and

IT IS FURTHER ORDERED that within ten (10) days of the date of this Order, Shasha Zou, Esq. shall pay the fees required by R. 1:20-1(b), R. 1:28B-1(e) and R. 1:28-2 and shall submit an affidavit of compliance; and

IT IS FURTHER ORDERED that Shasha Zou, Esq. shall not be designated as trial counsel; and

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

IT IS FURTHER ORDERED that automatic termination of pro hac vice admission shall occur for failure to make the required annual payment of the Annual Fee and the annual payment to the Disciplinary Oversight Committee, New Jersey Lawyers Assistance Fund, and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year; and

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

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



Honorable Ana C. Viscomi

____ Opposed
 Unopposed

IT IS FURTHER ORDERED that he shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against his firm that may arise out of their participation in this matter; and

IT IS FURTHER ORDERED that all pleadings, briefs and other papers filed with the Court shall be signed by an attorney of record authorized to practice in this State who shall be responsible for them and for the conduct of this case and of counsel admitted pro hac vice by virtue of this Order; and

IT IS FURTHER ORDERED that within ten (10) days of the date of this Order, Shasha Zou, Esq. shall pay the fees required by R. 1:20-1(b), R. 1:28B-1(e) and R. 1:28-2 and shall submit an affidavit of compliance; and

IT IS FURTHER ORDERED that Shasha Zou, Esq. shall not be designated as trial counsel; and

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

IT IS FURTHER ORDERED that automatic termination of pro hac vice admission shall occur for failure to make the required annual payment of the Annual Fee and the annual payment to the Disciplinary Oversight Committee, New Jersey Lawyers Assistance Fund, and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of payment, shall be made no later than February 1 of each year; and

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

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



Honorable Ana C. Viscomi

Opposed
 Unopposed

1179-18

REILLY, MCDEVITT & HENRICH, P.C.
BY: FREDERICK E. BLAKELOCK
NJ IDENTIFICATION NO. 042251992
JOSHUA E. SONSTEIN
NJ IDENTIFICATION NO. 107802015
3 EXECUTIVE CAMPUS
CHERRY HILL, NEW JERSEY 08002
(856) 317-7180

ATTORNEY FOR A.J. FRIEDMAN
SUPPLY CO., INC.

FILED

NOV 09 2018

ANA C. VISCOMI, J.S.C.

OUR FILE NO.: 117-1088

JOHN SZATKOWSKI

PLAINTIFF(S),

V.

A.J. FRIEDMAN SUPPLY CO., INC., ET AL

DEFENDANT(S)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

DOCKET NO. # MID-L-7007-17 AS
L-3056-17 AS

Civil Action

ORDER

This Matter comes before the Court on Motion of Reilly, McDevitt & Henrich, P.C., attorneys for Defendant, A.J. Friedman Supply Co., Inc. and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 9th DAY OF November, 2018,

ORDERED the motion of Defendant, A.J. Friedman Supply Co., Inc. 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 this Order shall be served on all counsel within seven (7) days of receipt.

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."

270
11-9-18

O'TOOLE SCRIVO FERNANDEZ WEINER VAN LIEU, LLC
Gary D. Van Lieu (Attorney No. 019971990)
14 Village Park Road
Cedar Grove, New Jersey 07009
(973) 239-5700
*Attorneys for Defendant,
Hatzel and Buehler, Inc.*

FILED

NOV 09 2018

ANAC. VISCOMI, J.S.C.

JOHN SZATKOWSKI,

Plaintiff,

v.

DAP, INC., et al.,

Defendants.

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

**Asbestos Litigation
Civil Action**

ORDER

THIS MATTER, having been opened by Defendant, Hatzel & Buehler, Inc. (hereinafter "H&B"), for an Order pursuant to Rule 4:46-1, granting summary judgment in favor of H&B, dismissing the Complaint and all claims, counter-claims, and cross-claims, with prejudice, and the Court having reviewed the moving papers of counsel, and the Court having heard oral argument, and for other good cause shown;

IT IS ON THIS 9th day of November, 2018;

ORDERED as follows:

1. H&B's motion for summary judgment is hereby **GRANTED**;
2. The Complaint and all claims filed by Plaintiff against H&B are hereby **DISMISSED** with prejudice;
3. Any and all cross-claims filed by any co-defendants against H&B are hereby **DISMISSED** with prejudice;
4. Any and all claims, cross-claims and counterclaims asserted now and hereafter are hereby **DISMISSED** with prejudice, as to H&B; and

5. Counsel for H&B shall serve one copy of this Order on all counsel within 7 days of receiving a conformed copy.

SO ORDERED.

Ana C. Viscomi

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

Opposed

Unopposed

_____ ✓ _____

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

88
11-9-18

Nancy McDonald, Esq. · NJ Bar ID: 034631988
MCELROY, DEUTSCH, MULVANEY & CARPENTER, LLP
1300 Mt. Kemble Avenue
P.O. Box 2075
Morristown, New Jersey 07962-2075
(973) 993-8100

FILED

NOV 09 2018

ANA C. VISCOMI, J.S.C.

Attorneys for Defendant The J.R. Clarkson Company, LLC, improperly impleaded as "The J.R. CLARKSON COMPANY, as successor by merger to Kunkle Industries, Inc."

JOHN SZATKOWSKI,

Plaintiff,

v.

DAP, INC., et al.

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. MID-L-3056-17AS

Civil Action

ORDER

THIS MATTER having come before the Court on Motion of McElroy, Deutsch, Mulvaney & Carpenter, LLP, attorneys for Defendant The J.R. Clarkson Company, LLC, improperly impleaded as "The J.R. CLARKSON COMPANY, as successor by merger to Kunkle Industries, Inc." and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS on this 9th day of November, 2018;

ORDERED that the Motion for Summary Judgment filed on behalf of Defendant The J.R. Clarkson Company, LLC, improperly impleaded as "The J.R. CLARKSON COMPANY, as successor by merger to Kunkle Industries, Inc." 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 this Order shall be served on all counsel within seven (7) days of the date of this Order.

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."

168
11-9-18

FILED

NOV 09 2018

077-4474

MCGIVNEY, KLUGER & COOK, P.C.
18 Columbia Turnpike, 3rd Floor
Florham Park, New Jersey 07932
(973) 822-1110
Attorneys for Defendant,
Madsen & Howell, Inc.

ANA C. VISCOMI, J.S.C.

John Szatkowski,

Plaintiff,

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

-vs-

Civil Action
Asbestos Litigation

DAP, Inc., et al.,

Defendants.

ORDER

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

IT IS on this 9th day of November, 2018;

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

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

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

Opposed
 Unopposed

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

FILED
NOV 09 2018

211
11-9-18

McGivney, Kluger & Cook, P.C.
Nicholas C. DeMattheis, Jr., Esq. NJ #033941994
18 Columbia Turnpike, 3rd Fl.
Florham Park, NJ 07932
(973) 822-1110
Attorneys for Defendant, Manhattan Welding Company, Inc.

ANA C. VISCOMI, J.S.C.

1354-034

<p>John Szatkowski,</p> <p style="text-align: center;">Plaintiff,</p> <p style="text-align: center;">-vs-</p> <p>DAP, Inc., et al.,</p> <p style="text-align: center;">Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION – MIDDLESEX COUNTY DOCKET NO. MID-L-3056-17AS</p> <p style="text-align: center;">Civil Action Asbestos Litigation</p> <p style="text-align: center;">ORDER FOR SUMMARY JUDGMENT ON BEHALF OF DEFENDANT, MANHATTAN WELDING COMPANY, INC.</p>
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THIS MATTER having been opened to the Court on Motion of McGivney, Kluger & Cook, P.C., attorneys for defendant, Manhattan Welding Company, Inc. for an Order granting summary judgment as to Count IV of the plaintiff's complaint sounding in strict liability, and the Court having reviewed the moving papers, and any opposition thereto and for good cause shown;

IT IS on this 9th day of November, 2018;

ORDERED that the Motion for Summary Judgment of defendant, Manhattan Welding Company, Inc. is hereby granted in favor of Manhattan Welding Company, Inc., and that Count IV of the plaintiff's complaint sounding in strict liability and any and all claims and cross claims asserted against Manhattan Welding Company, Inc. relating thereto, are hereby dismissed with prejudice; and it is further

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



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

Opposed
 Unopposed

"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."

177-54-18

KENT & McBRIDE, P.C.
By: THERESA M. MULLANEY, ESQ.
ATTORNEY ID NO: 20941999
ONE ARIN PARK
1715 HIGHWAY 35
SUITE 305
MIDDLETOWN, NJ 07748
(732) 326-1711

ATTORNEY FOR DEFENDANT:
MARSHALL MAINTENANCE T/A
MARSHALL INDUSTRIAL
TECHNOLOGIES, IMPROPERLY
PLEADED AS MARSHALL
INDUSTRIAL TECHNOLOGIES,
FORMERLY KNOWN AS MARSHALL
MAINTENANCE

John Szatkowski,

Plaintiff,

v.
DAP, Inc., et al.

Defendant(s)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY

DOCKET NO. MID-L-3056-17 AS

CIVIL ACTION

ORDER GRANTING SUMMARY
JUDGMENT TO DEFENDANT
MARSHALL MAINTENANCE

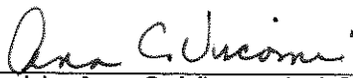
FILED
NOV 09 2018
ANA C. VISCOMI, J.S.C.

This matter having come before the Court on Motion of Kent & McBride, P.C., attorneys for defendant, Marshall Maintenance t/a Marshall Industrial Technologies, improperly pleaded as Marshall Industrial Technologies, formerly known as Marshall Maintenance and the Court having reviewed the moving and opposition papers, if any, and for good cause having been shown;

IT IS on this 9th day of November, 2018;

ORDERED the motion of defendant, Marshall Maintenance t/a Marshall Industrial Technologies, improperly pleaded as Marshall Industrial Technologies, formerly known as Marshall Maintenance for summary judgment is hereby granted and that the Complaint, any amendments thereto, and any Counterclaims and/or Cross-Claims of co-defendants are hereby dismissed with prejudice.

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



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

"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."

207
11-9-18

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

FILED

186-2867

NOV 09 2018

ANA C. VISCOMI, J.S.C.

Attorneys for Defendant, Raritan Supply Company

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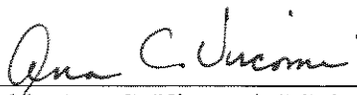
THIS MATTER having been opened to the Court by application of Defendant, Raritan Supply Company, by and through its attorneys, McGivney, Kluger & Cook, P.C., for an Order granting summary judgment in favor of Raritan Supply Company, and the Court having read the submissions of counsel and considered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

IT IS on this 9th day of November, 2018;

ORDERED that the Motion for Summary Judgment of Defendant, Raritan Supply Company, is hereby **GRANTED**; and it is further

ORDERED that Plaintiff's claims together with any and all cross-claims asserted against Raritan Supply Company are hereby dismissed with prejudice; and it is further

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



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

Opposed
 Unopposed

"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."

74
10-12-18

Pamela R. Kaplan
Attorney I.D. No: 074402013
TANENBAUM KEALE LLP
Three Gateway Center, Suite 1301
100 Mulberry Street
Newark, New Jersey 07102
(973) 242-0002
Attorneys for Defendant,
BorgWarner Morse TEC LLC

FILED
NOV 09 2018
ANAC. VISCOMI, J.S.C.

		: SUPERIOR COURT OF NEW JERSEY
CALEB SHANE TESMER,	:	: LAW DIVISION: MIDDLESEX COUNTY
	:	: DOCKET NO. MID-L-2555-18 AS
Plaintiff,	:	
	:	<u>Civil Action</u>
-against-	:	
	:	: ORDER GRANTING BORGWARNER
BORGWARNER MORSE TEC LLC, et	:	: MORSE TEC LLC'S MOTION TO
al.,	:	: DISMISS
	:	
Defendants.	:	

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

IT IS ON THIS 9th day of November, 2018,

ORDERED that the motion of Defendant, BorgWarner to dismiss 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.

276
11-9-18

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

FILED
NOV 09 2018
ANA C. VISCOMI, J.S.C.

Plaintiffs,

PAMELA WOLFE and ROGER WOLFE,

vs.

Defendants,

BRENNTAG NORTH AMERICA, INC., et al.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY
LAW DIVISION

DOCKET NO. MID-L-1429-18AS

ASBESTOS LITIGATION
CIVIL ACTION

**ORDER GRANTING SUMMARY
JUDGMENT TO DEFENDANT
WHITTAKER, CLARK & DANIELS, INC.**

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

IT IS ON THIS 9th day of November, 2018,

ORDERED that the Motion for Summary Judgment of Defendant Whittaker, Clark & Daniels, Inc., be and is hereby granted in favor of said Defendant and that any and all claims, counterclaims, and/or crossclaims asserted against this Defendant are hereby dismissed with prejudice; and

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.

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

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

"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."

RAWLE & HENDERSON LLP
John C. McMeekin II, Esquire
Attorney ID No. 036331997
The Widener Building, 16th Floor
One South Penn Square
Philadelphia, Pa 19107
(215) 575-4200
Attorneys for Defendant
Cyprus Amax Minerals Company

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

DOCKET NO. L-52237-81 AS

FILED

NOV 13 2018

ANA C. VISCOMI, J.S.C.

**IN RE ASBESTOS LITIGATION
VENUED IN MIDDLESEX COUNTY**

:
: **ASBESTOS LITIGATION**
:
: **CIVIL ACTION**
:
: **ORDER STAYING CYPRUS AMAX**
: **MINERALS COMPANY'S PENDING AND**
: **FUTURE MOTIONS TO DISMISS FOR**
: **LACK OF PERSONAL JURISDICTION**
: **PENDING THE APPELLATE DIVISION'S**
: **RULING IN HUFF V. ARKEMA, INC.**
:

THIS MATTER having been opened to the Court at the suggestion of the Court and jointly on application by Rawle & Henderson LLP, attorneys for Defendant Cyprus Amax Minerals Company, and Plaintiffs' counsel, Levy Konigsberg, LLP, now and in the future representing Plaintiffs in claims against Cyprus Amax Minerals Company for an Order staying and tolling the timing for Cyprus Amax Minerals Company to file any Motions to Dismiss for Lack of Personal Jurisdiction of Orders denying Motions to Dismiss for Lack of Personal Jurisdiction for pending and future cases, tolling any oppositions by Plaintiffs to such motions and any replies thereto, until such time as the Appellate Division has issued its opinion in Linda Huff and James Huff v. Arkema, Inc., et al., MID-L-2818-17 AS, and after the parties have had a conference with the Court to determine what future filings may be necessary and timing of such; counsel for Cyprus Amax Minerals Company and Plaintiffs' counsel having had an opportunity to meet and confer and object to this procedure to enter into this Stay to toll deadlines and filings

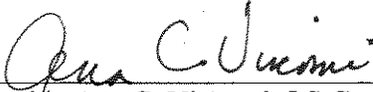
and having agreed upon this Stay pending Huff; for good cause shown; and there being no opposition;

IT IS on this 13th day of November, 2018;

ORDERED that Cyprus Amax Minerals Company's objections to personal jurisdiction are deemed asserted and preserved and Motions to Dismiss need not be filed for existing and future cases filed by Levy Konigsberg, LLP pending the Appellate Division's Opinion in Linda Huff and James Huff v. Arkema, Inc., et al., MID-L-2818-17 AS, including, but not limited to, the cases listed in Appendix A attached hereto; and it is further

ORDERED that Plaintiffs are not required to respond to any pending Motions to Dismiss for Lack of Personal Jurisdiction filed by Cyprus Amax Minerals Company pending the Appellate Divisions' Opinion in Linda Huff and James Huff v. Arkema, Inc., et al., MID-L-2818-17 AS; and is further

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



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

Opposed _____ Unopposed

Appendix A
Case List (Updated as of November 1, 2018)

1. Estate of Bethann Adams v. Johnson & Johnson, et al., MID-L-4676-18
2. Estate of Nancy Cairo v. American International Industries, et al., MID-L-0900-14
3. Jean Cardenas v. Brenntag North America, et al., MID-L-4794-17
4. Barbara Cartwright v. Johnson & Johnson, et al., MID-L-4446-18
5. Judith Covil v. Avon Products Inc., et al., MID-L-6392-17
6. Nathan Crayne v. Brenntag North America, et al., MID-L-6104-17
7. Sandra Dockery v. Brenntag North America, et al., MID-L-5732-17
8. Elif Doganalp v. Brenntag North America, et al., MID-L-5279-17
9. Michael Scott Fields v. Whitaker, Clark & Daniels, Inc. et al., MID-L-1924-18
10. Rosalia Gagliardi v. Johnson & Johnson, et al., MID-L-3805-18
11. Edward Garcia v. Brenntag North America, et al., MID-L-1515-17
12. Ellen S. Geyer v. Atlas Turner, Inc., et al., MID-L-3463-18
13. Estate of Terry Elizabeth Hayes v. Brenntag North America, et al., MID-L-7152-17
14. Kathy Jatras v. Johnson & Johnson, et al., MID-L-2260-18
15. Steven Kalish v. Brenntag North America, et al., MID-L- 4926-17
16. Domenic LaBarr-Mabry v. Brenntag North America, et al., MID-L-4652-17
17. David Lum v. Brenntag North America, et al., MID-L-2450-18
18. Estate of Ruth Marks v. Brenntag North America, et al., MID-L-6622-17
19. Estate of Mary Mask v. Johnson & Johnson, et al., MID-L-2589-18
20. Estate of Veronica Miller v. Brenntag North America, et al., MID-L-5972-17
21. Estate of Kay Mulvey v. American Talc Company, et al., MID-L5973-17
22. Pedro Preciado v. Johnson & Johnson, et al., MID-L-3702-18

23. Maria Pulido v. Johnson & Johnson, et al., MID-L-4927-18
24. William Ronning v. Brenntag North America, MID-L-6040-17
25. Sharon Swedlow v. Revlon, Inc., et al., MID-L-1760-18
26. Maria Vojack-Smith v. Brenntag North America, et al., MID-L-3636-17
27. Joel Weiss v. Cyprus Amax Minerals Company, MID-L-5216-18
28. Peter Benmar v. Johnson & Johnson, et al., MID-L-5709-18
29. Estate of Josephine M. Marchesano v. Johnson & Johnson et al., MID-L-5791-18

RAWLE & HENDERSON LLP
John C. McMeekin II, Esquire
Attorney ID No. 036331997
The Widener Building, 16th Floor
One South Penn Square
Philadelphia, Pa 19107
(215) 575-4200
Attorneys for Defendant
Imerys Talc America, Inc.

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

DOCKET NO. L-52237-81 AS

FILED

NOV 13 2018

ANA C. VISCOMI, J.S.C.

**IN RE ASBESTOS LITIGATION
VENUED IN MIDDLESEX COUNTY**

:
: **ASBESTOS LITIGATION**
:
: **CIVIL ACTION**
:
: **ORDER STAYING IMERYS TALC
: AMERICA, INC.'S PENDING AND
: FUTURE MOTIONS TO DISMISS FOR
: LACK OF PERSONAL JURISDICTION
: PENDING THE APPELLATE DIVISION'S
: RULING IN HUFF V. ARKEMA, INC.**
:

THIS MATTER having been opened to the Court at the suggestion of the Court and jointly on application by Rawle & Henderson LLP, attorneys for Defendant Imerys Talc America, Inc., and Plaintiffs' counsel, Szaferman Lakind Blumstein & Blader, P.C., now and in the future representing Plaintiffs in claims against Imerys Talc America, Inc., for an Order staying and tolling the timing for Imerys Talc America, Inc., to file any Motions to Dismiss for Lack of Personal Jurisdiction of Orders denying Motions to Dismiss for Lack of Personal Jurisdiction for pending and future cases, tolling any oppositions by Plaintiffs to such motions and any replies thereto, until such time as the Appellate Division has issued its opinion in Linda Huff and James Huff v. Arkema, Inc., et al., MID-L-2818-17 AS, and after the parties have had a conference with the Court to determine what future filings may be necessary and timing of such; counsel for Imerys Talc America, Inc., and Plaintiffs' counsel having had an opportunity to meet and confer

and object to this procedure to enter into this Stay to toll deadlines and filings and having agreed upon this Stay pending Huff; for good cause shown; and there being no opposition;

IT IS on this 13th day of November, 2018;

ORDERED that Imerys Talc America, Inc.'s objections to personal jurisdiction are deemed asserted and preserved and Motions to Dismiss need not be filed for existing and future cases filed by Szaferman Lakind Blumstein & Blader, P.C., pending the Appellate Division's Opinion in Linda Huff and James Huff v. Arkema, Inc., et al., MID-L-2818-17 AS, including, but not limited to, the cases listed in Appendix A attached hereto; and it is further

ORDERED that Plaintiffs are not required to respond to any pending Motions to Dismiss for Lack of Personal Jurisdiction filed by Imerys Talc America, Inc. pending the Appellate Divisions' Opinion in Linda Huff and James Huff v. Arkema, Inc., et al., MID-L-2818-17 AS; and is further

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



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

Opposed _____ Unopposed

Appendix A
Case List (Updated as of November 1, 2018)

1. Sophia Vidalier v. Cyprus Amax Minerals Company, MID-L-6245-18

RAWLE & HENDERSON LLP
John C. McMeekin II, Esquire
Attorney ID No. 036331997
The Widener Building, 16th Floor
One South Penn Square
Philadelphia, Pa 19107
(215) 575-4200
Attorneys for Defendant
Imerys Talc America, Inc.

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

DOCKET NO. L-52237-81 AS

FILED

NOV 13 2018

ANA C. VISCOMI, J.S.C.

**IN RE ASBESTOS LITIGATION
VENUED IN MIDDLESEX COUNTY**

:
: **ASBESTOS LITIGATION**
:
: **CIVIL ACTION**
:
: **ORDER STAYING IMERYS TALC
: AMERICA, INC.'S PENDING AND
: FUTURE MOTIONS TO DISMISS FOR
: LACK OF PERSONAL JURISDICTION
: PENDING THE APPELLATE DIVISION'S
: RULING IN HUFF V. ARKEMA, INC.**
:

THIS MATTER having been opened to the Court at the suggestion of the Court and jointly on application by Rawle & Henderson LLP, attorneys for Defendant Imerys Talc America, Inc., and Plaintiffs' counsel, Levy Konigsberg, LLP, now and in the future representing Plaintiffs in claims against Imerys Talc America, Inc., for an Order staying and tolling the timing for Imerys Talc America, Inc., to file any Motions to Dismiss for Lack of Personal Jurisdiction of Orders denying Motions to Dismiss for Lack of Personal Jurisdiction for pending and future cases, tolling any oppositions by Plaintiffs to such motions and any replies thereto, until such time as the Appellate Division has issued its opinion in Linda Huff and James Huff v. Arkema, Inc., et al., MID-L-2818-17 AS, and after the parties have had a conference with the Court to determine what future filings may be necessary and timing of such; counsel for Imerys Talc America, Inc., and Plaintiffs' counsel having had an opportunity to meet and confer and object to

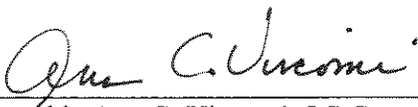
this procedure to enter into this Stay to toll deadlines and filings and having agreed upon this Stay pending Huff; for good cause shown; and there being no opposition;

IT IS on this 13th day of November, 2018;

ORDERED that Imerys Talc America, Inc.'s objections to personal jurisdiction are deemed asserted and preserved and Motions to Dismiss need not be filed for existing and future cases filed by Levy Konigsberg, LLP pending the Appellate Division's Opinion in Linda Huff and James Huff v. Arkema, Inc., et al., MID-L-2818-17 AS, including, but not limited to, the cases listed in Appendix A attached hereto; and it is further

ORDERED that Plaintiffs are not required to respond to any pending Motions to Dismiss for Lack of Personal Jurisdiction filed by Imerys Talc America, Inc. pending the Appellate Divisions' Opinion in Linda Huff and James Huff v. Arkema, Inc., et al., MID-L-2818-17 AS; and is further

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



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

Opposed _____ Unopposed

Appendix A
Case List (Updated as of November 1, 2018)

1. Estate of Bethann Adams v. Johnson & Johnson, et al., MID-L-4676-18
2. Estate of Nancy Cairo v. American International Industries, et al., MID-L-0900-14
3. Jean Cardenas v. Brenntag North America, et al., MID-L-4794-17
4. Barbara Cartwright v. Johnson & Johnson, et al., MID-L-4446-18
5. Judith Covil v. Avon Products Inc., et al., MID-L-6392-17
6. Nathan Crayne v. Brenntag North America, et al., MID-L-6104-17
7. Sandra Dockery v. Brenntag North America, et al., MID-L-5732-17
8. Elif Doganalp v. Brenntag North America, et al., MID-L-5279-17
9. Michael Scott Fields v. Whitaker, Clark & Daniels, Inc. et al., MID-L-1924-18
10. Rosalia Gagliardi v. Johnson & Johnson, et al., MID-L-3805-18
11. Edward Garcia v. Brenntag North America, et al., MID-L-1515-17
12. Ellen S. Geyer v. Atlas Turner, Inc., et al., MID-L-3463-18
13. Estate of Terry Elizabeth Hayes v. Brenntag North America, et al., MID-L-7152-17
14. Kathy Jatras v. Johnson & Johnson, et al., MID-L-2260-18
15. Steven Kalish v. Brenntag North America, et al., MID-L- 4926-17
16. Domenic LaBarr-Mabry v. Brenntag North America, et al., MID-L-4652-17
17. David Lum v. Brenntag North America, et al., MID-L-2450-18
18. Estate of Ruth Marks v. Brenntag North America, et al., MID-L-6622-17
19. Estate of Mary Mask v. Johnson & Johnson, et al., MID-L-2589-18
20. Estate of Veronica Miller v. Brenntag North America, et al., MID-L-5972-17
21. Estate of Kay Mulvey v. American Talc Company, et al., MID-L5973-17
22. Pedro Preciado v. Johnson & Johnson, et al., MID-L-3702-18

23. Maria Pulido v. Johnson & Johnson, et al., MID-L-4927-18
24. William Ronning v. Brenntag North America, MID-L-6040-17
25. Sharon Swedlow v. Revlon, Inc., et al., MID-L-1760-18
26. Maria Vojack-Smith v. Brenntag North America, et al., MID-L-3636-17
27. Joel Weiss v. Cyprus Amax Minerals Company, MID-L-5216-18
28. Peter Benmar v. Johnson & Johnson, et al., MID-L-5709-18
29. Estate of Josephine M. Marchesano v. Johnson & Johnson et al., MID-L-5791-18

RAWLE & HENDERSON LLP
John C. McMeekin II, Esquire
Attorney ID No. 036331997
The Widener Building, 16th Floor
One South Penn Square
Philadelphia, Pa 19107
(215) 575-4200
Attorneys for Defendant
Cyprus Amax Minerals Company

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

DOCKET NO. L-52237-81 AS

**FILED
NOV 13 2018**

IN RE ASBESTOS LITIGATION	:	ANA C. VISCOMI, J.S.C.
VENUED IN MIDDLESEX COUNTY	:	ASBESTOS LITIGATION
	:	
	:	CIVIL ACTION
	:	
	:	ORDER STAYING CYPRUS AMAX
	:	MINERALS COMPANY'S PENDING AND
	:	FUTURE MOTIONS TO DISMISS FOR
	:	LACK OF PERSONAL JURISDICTION
	:	PENDING THE APPELLATE DIVISION'S
	:	RULING IN HUFF V. ARKEMA, INC.
	:	

THIS MATTER having been opened to the Court at the suggestion of the Court and jointly on application by Rawle & Henderson LLP, attorneys for Defendant Cyprus Amax Minerals Company, and Plaintiffs' counsel, Szaferman Lakind Blumstein & Blader, P.C., now and in the future representing Plaintiffs in claims against Cyprus Amax Minerals Company, for an Order staying and tolling the timing for Cyprus Amax Minerals Company, to file any Motions to Dismiss for Lack of Personal Jurisdiction of Orders denying Motions to Dismiss for Lack of Personal Jurisdiction for pending and future cases, tolling any oppositions by Plaintiffs to such motions and any replies thereto, until such time as the Appellate Division has issued its opinion in Linda Huff and James Huff v. Arkema, Inc., et al., MID-L-2818-17 AS, and after the parties have had a conference with the Court to determine what future filings may be necessary and timing of such; counsel for Cyprus Amax Minerals Company, and Plaintiffs' counsel having had an opportunity to meet and confer and object to this procedure to enter into this Stay to toll

deadlines and filings and having agreed upon this Stay pending Huff; for good cause shown; and there being no opposition;

IT IS on this 13th day of November, 2018;

ORDERED that Cyprus Amax Minerals Company's objections to personal jurisdiction are deemed asserted and preserved and Motions to Dismiss need not be filed for existing and future cases filed by Szaferman Lakind Blumstein & Blader, P.C., pending the Appellate Division's Opinion in Linda Huff and James Huff v. Arkema, Inc., et al., MID-L-2818-17 AS, including, but not limited to, the cases listed in Appendix A attached hereto; and it is further

ORDERED that Plaintiffs are not required to respond to any pending Motions to Dismiss for Lack of Personal Jurisdiction filed by Cyprus Amax Minerals Company pending the Appellate Divisions' Opinion in Linda Huff and James Huff v. Arkema, Inc., et al., MID-L-2818-17 AS; and is further

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



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

Opposed _____ Unopposed

Appendix A
Case List (Updated as of November 1, 2018)

1. Sophia Vidalier v. Cyprus Amax Minerals Company, MID-L-6245-18

RAWLE & HENDERSON LLP
John C. McMeekin II, Esquire
Attorney ID No. 036331997
The Widener Building, 16th Floor
One South Penn Square
Philadelphia, Pa 19107
(215) 575-4200
Attorneys for Defendant
Imerys Talc America, Inc.

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

DOCKET NO. L-52237-81 AS

FILED

NOV 13 2018

ANA C. VISCOMI, J.S.C.

**IN RE ASBESTOS LITIGATION
VENUED IN MIDDLESEX COUNTY**

:
: **ASBESTOS LITIGATION**
:
: **CIVIL ACTION**
:
: **ORDER STAYING IMERYS TALC
: AMERICA, INC.'S PENDING AND
: FUTURE MOTIONS TO DISMISS FOR
: LACK OF PERSONAL JURISDICTION
: PENDING THE APPELLATE DIVISION'S
: RULING IN HUFF V. ARKEMA, INC.**
:

THIS MATTER having been opened to the Court at the suggestion of the Court and jointly on application by Rawle & Henderson LLP, attorneys for Defendant Imerys Talc America, Inc., and Plaintiffs' counsel, Weitz & Luxenberg, now and in the future representing Plaintiffs in claims against Imerys Talc America, Inc., for an Order staying and tolling the timing for Imerys Talc America, Inc., to file any Motions to Dismiss for Lack of Personal Jurisdiction of Orders denying Motions to Dismiss for Lack of Personal Jurisdiction for pending and future cases, tolling any oppositions by Plaintiffs to such motions and any replies thereto, until such time as the Appellate Division has issued its opinion in Linda Huff and James Huff v. Arkema, Inc., et al., MID-L-2818-17 AS, and after the parties have had a conference with the Court to determine what future filings may be necessary and timing of such; counsel for Imerys Talc America, Inc., and Plaintiffs' counsel having had an opportunity to meet and confer and object to this procedure

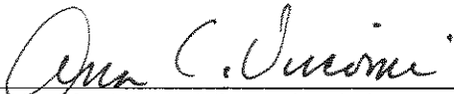
to enter into this Stay to toll deadlines and filings and having agreed upon this Stay pending Huff; for good cause shown; and there being no opposition;

IT IS on this 13th day of November, 2018;

ORDERED that Imerys Talc America, Inc.'s objections to personal jurisdiction are deemed asserted and preserved and Motions to Dismiss need not be filed for existing and future cases filed by Weitz & Luxenberg pending the Appellate Division's Opinion in Linda Huff and James Huff v. Arkema, Inc., et al., MID-L-2818-17 AS, including, but not limited to, the cases listed in Appendix A attached hereto; and it is further

ORDERED that Plaintiffs are not required to respond to any pending Motions to Dismiss for Lack of Personal Jurisdiction filed by Imerys Talc America, Inc. pending the Appellate Divisions' Opinion in Linda Huff and James Huff v. Arkema, Inc., et al., MID-L-2818-17 AS; and is further

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



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

Opposed _____ Unopposed

Appendix A
Case List (Updated as of November 1, 2018)

1. Carolyn Anderson v. Avon Products, Inc., et al., MID-L-2533-18
2. Joni Barrett v. Brenntag North America, et al., MID-L-3205-18
3. Estate of James Lee Barton v. Asbestos Corporation, Ltd., MID-L-2258-18
4. Evette M. Bobiney v. Brenntag North America, et al., MID-L-3393-18
5. John D. Brown v. Brenntag North America, et al., MID-L-3392-18
6. Kimberly Deppe v. Brenntag North America, et al., MID-L-4447-18
7. Rosario Escobar v. Avon Products, Inc., et al., MID-L-2313-18
8. Katia Figueroa v. Brenntag North America, et al., MID-L-0854-18
9. Melissa Fox v. Brenntag North America, et al., MID-L-4418-18
10. Mary Gansky-Stevens v. Blodgett Corporation, et al., MID-L-5169-18
11. Peggy Gattone v. Brenntag North America, et al., MID-L-3039-18
12. Estate of Julianne Harris v. Brenntag North America, et al., MID-L-3578-18
13. Estate of Jerry Hickey v. Brenntag North America, et al., MID-L-1269-18
14. Agnes A. Holmes v. Avon Products, Inc., et al., MID-L-5412-18
15. Mary Howell v. Brenntag North America, et al., MID-L-5352-17
16. James Hulsey v. Brenntag North America, et al., MID-L-2138-18
17. Hope Klayman v. American International Industries, et al., MID-L-4994-18
18. Walter J. Klik v. Avon Products, Inc., et al., MID-L-2532-18
19. Kevin Marrett v. Brenntag North America, et al., MID-L-7486-17

20. Dona L. Mason v. Brenntag North America, et al., MID-L-7484-17
21. Estate of Arlene Jane Mayville v. Avon Products, Inc., et al., MID-L-5285-18
22. Bonnie Myers v. Borg Warner Morse TEC LLC, et al., MID-L-2585-18
23. Nidia Olivero v. v. Brenntag North America, et al., MID-L-0529-18
24. Estate of David Peterson v. Brenntag North America, et al., MID-L-1957-18
25. Lorraine M. Poirier v. Brenntag North America, et al., MID-L-2640-18
26. Sue Sadwin v. Brenntag North America, et al., MID-L-4050-18
27. Betsy Savage v. Brenntag North America, et al., MID-L-0349-18
28. Thomas Scoggan v. Brenntag North America, et al., MID-L-4064-18
29. Estate of Karen Sue Ann Spain v. Brenntag North America, et al., MID-L-4865-18
30. Roscoe White v. Baltimore Ennis Land Company, et al., MID-L-1956-18
31. Denise Young v. Brenntag North America, et al., MID-L-4161-18
32. Annina Castle v. Brenntag North America, et al., MID-L-5729-18
33. Martha Dubon v. Brenntag North America, et al., MID-L-6012-18
34. Amanda Peglow v. Brenntag North America, et al., MID-L-5859-18
35. Patricia Shank v. Brenntag North America, et al., MID-L-5662-18

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SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. L-52237-81 AS

IN RE ASBESTOS LITIGATION
VENUED IN MIDDLESEX COUNTY

:
: **ASBESTOS LITIGATION**
:
: **CIVIL ACTION**
:
: **ORDER STAYING CYPRUS AMAX**
: **MINERALS COMPANY'S PENDING AND**
: **FUTURE MOTIONS TO DISMISS FOR**
: **LACK OF PERSONAL JURISDICTION**
: **PENDING THE APPELLATE DIVISION'S**
: **RULING IN HUFF V. ARKEMA, INC.**
:

THIS MATTER having been opened to the Court at the suggestion of the Court and jointly on application by Rawle & Henderson LLP, attorneys for Defendant Cyprus Amax Minerals Company, and Plaintiffs' counsel, Weitz & Luxenberg, now and in the future representing Plaintiffs in claims against Cyprus Amax Minerals Company for an Order staying and tolling the timing for Cyprus Amax Minerals Company to file any Motions to Dismiss for Lack of Personal Jurisdiction of Orders denying Motions to Dismiss for Lack of Personal Jurisdiction for pending and future cases, tolling any oppositions by Plaintiffs to such motions and any replies thereto, until such time as the Appellate Division has issued its opinion in Linda Huff and James Huff v. Arkema, Inc., et al., MID-L-2818-17 AS, and after the parties have had a conference with the Court to determine what future filings may be necessary and timing of such; counsel for Cyprus Amax Minerals Company and Plaintiffs' counsel having had an opportunity to meet and confer and object to this procedure to enter into this Stay to toll deadlines and filings

and having agreed upon this Stay pending Huff; for good cause shown; and there being no opposition;

IT IS on this 13th day of November, 2018;

ORDERED that Cyprus Amax Minerals Company's objections to personal jurisdiction are deemed asserted and preserved and Motions to Dismiss need not be filed for existing and future cases filed by Weitz & Luxenberg pending the Appellate Division's Opinion in Linda Huff and James Huff v. Arkema, Inc., et al., MID-L-2818-17 AS, including, but not limited to, the cases listed in Appendix A attached hereto; and it is further

ORDERED that Plaintiffs are not required to respond to any pending Motions to Dismiss for Lack of Personal Jurisdiction filed by Cyprus Amax Minerals Company pending the Appellate Divisions' Opinion in Linda Huff and James Huff v. Arkema, Inc., et al., MID-L-2818-17 AS; and is further

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



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

Opposed _____ Unopposed

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