

Judge Ana Viscomi, J.S.C.							
Master Motion List							
Motions Returnable (11 30 2018)							
ASBESTOS MOTIONS							
Docket	Case Name	Motion Type	Motion No.	Opp recd	MOVANTS ATTNY	PLAINTIFF'S ATTNY	DISPOSITION
L-3453-16	ABBOTT V. IMERY'S TALC VERMONT	DISMISS FOR LACK OF PERS JX	93		Rawle Henderson	Levy Konigsberg	adj 12/14
L-3453-16	ABBOTT V. IMERY'S USA	DISMISS FOR LACK OF PERS JX	94		Rawle Henderson	Levy Konigsberg	adj 12/14
L-6928-15	ARETZ V. KOHLER	S/J	410		Hoagland Longo	Shivers	W/D
L-3922-15	BABICH V. BWDAC	S/J	399	YES	O'Toole Scrivo	Levy Konigsberg	adj 12/7
L-3922-15	BABICH V. FEDERAL MOGUL	S/J	379	YES	Landman Corsi	Levy Konigsberg	adj 12/7
L-3922-15	BABICH V. ROBERT BOSCH	RECONSIDERATION	733	YES	Goldberg Segalla	Levy Konigsberg	adj 12/7
L-2258-18	BARTON V. CHATTEM	DISMISS FOR LACK OF PERS JX AND FNC	19	YES	Segal McCambridge	Weitz & Luxenburg	adj 12/21
L-2422-17	BERAN V. CYPRUS	S/J	251	YES	Rawle Henderson	Szaferman/Simon	adj 12/21
L-2422-17	BERAN V. IMERY'S	S/J	252	YES	Rawle Henderson	Szaferman/Simon	adj 12/21
L-2422-17	BERAN V. WCD	S/J	213	YES	McGivney Kluger	Szaferman/Simon	adj 12/21
L-6778-17	BRINKER V. IMERY'S TALC AMERICA	S/J	178	YES	Rawle Henderson	Szaferman/Simon	adj 12/21
L-5459-18	BURNIKEL V. GENUINE PARTS	DISMISS FOR LACK OF PERS JX	1215		Breuninger	Szaferman/Simon	adj 12/21
L-5459-18	BURNIKEL V. NATIONAL AUTOMOTIVE PARTS	DISMISS FOR LACK OF PERS JX	1220		Breuninger	Szaferman/Simon	adj 12/21
L-647-18	CALLAHAN V. CHEVRON	REOPEN FOR LEAVE TO INTERPLEAD THE RAWLINGS COMPANY; SEAL RECORD	359		Wilson Elser	James J. Pettit	adj 1/25
L-647-18	CALLAHAN V. TEXACO	REOPEN FOR LEAVE TO INTERPLEAD THE RAWLINGS COMPANY; SEAL RECORD	361		Wilson Elser	James J. Pettit	adj 1/25
L-2137-18	CAVE V. TREMCO	DISMISS FOR LACK OF PERS. JX	948	YES	Landman Corsi	Belluck	adj 12/21
L-2911-17	CHAPMAN V. CYPRUS	S/J	184		Rawle Henderson	Lanier	W/D
L-2911-17	CHAPMAN V. IMERY'S	S/J	183		Rawle Henderson	Lanier	W/D
L-2911-17	CHAPMAN V. IMERY'S TALC AMERICA	QUASH MOTION FOR PROTECTIVE ORDER OF ITA	858	YES	Rawle Henderson	Lanier	adj 12/7

L-2911-17	CHAPMAN V. J&J	S/J	211		Drinker Biddle	Lanier	W/D
L-2911-17	CHAPMAN V. JJCI	S/J	212		Drinker Biddle	Lanier	W/D
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 12/21
L-3809-18	CLARK V. IMERYS TALC AMERICA	DISMISS FOR LACK OF PERS JX AND FNC	45		Rawle Henderson	Early Law	CONSENT ORDER - adj 12/21
L-6392-17	COVIL V. AVON	DISMISS FOR LACK OF PERS JX	239		Rivkin Radler	Levy Konigsberg	adj 12/7
L-3103-15	D'AGOSTINO V. AMERICAN BILTRITE	RECONSIDERATION OF 6/27/2018 ORDER DENYING S/J	654	YES	Rawle Henderson	Weitz & Luxemborg	adj 12/21
L-1857-17	DEAUGUSTINIS V. IMERYS TALC AMERICA	S/J	177	YES	Rawle Henderson	Szaferman/Simon	adj 12/21
L-4806-17	DEFEO V. VANDERBILT	S/J	50	YES	O'Toole Scrivo	Levy Konigsberg	adj 1/11
L-1927-18	DELBIANCO V. CYPRUS AMAX MINERALS COMPNY	DISMISS FOR LACK OF PERS JX AND FNC	21	YES	Rawle Henderson	Simmons	CONSENT ORDER - adj 12/7
L-1927-18	DELBIANCO V. IMERYS TALC AMERICA	DISMISS FOR LACK OF PERS JX AND FNC	22	YES	Rawle Henderson	Simmons	CONSENT ORDER - adj 12/7
L-1991-13	DENGEL V. PARKER HANNIFIN CORP	S/J	209	YES	McCarter & English	Wilentz	adj 12/7
L-1991-13	DENGEL V. TREMCO	S/J	114	YES	Landman Corsi	Wilentz	adj 12/7
L-584-18	DINDAS V. IMERYS TALC VERMONT	DISMISS FOR LACK OF PERS JX AND FNC	219		Rawle Henderson	Belluck & Fox	adj 12/14
L-5865-18	DINO V. IMERYS TALC AMERICA	PHV DAVID GREENSTONE	317		Szaferman/Simon	Szaferman/Simon	GRANTED
L-5865-18	DINO V. IMERYS TALC AMERICA	PHV CHRISTOPHER PANATIER	319		Szaferman/Simon	Szaferman/Simon	GRANTED
L-5865-18	DINO V. IMERYS TALC AMERICA	PHV JAY STUEMKE	320		Szaferman/Simon	Szaferman/Simon	GRANTED
L-5865-18	DINO V. IMERYS TALC AMERICA	PHV MISTY FARRIS	322		Szaferman/Simon	Szaferman/Simon	GRANTED
L-5732-17	DOCKERY V. BORGWARNER	PHV JAMES MORROW	926		Levy Konigsberg	Levy Konigsberg	GRANTED
L-5732-17	DOCKERY V. COLGATE	S/J	223	YES	O'Toole Scrivo	Levy Konigsberg	adj 12/21
L-5732-17	DOCKERY V. WCD	S/J	80	YES	Hoagland Longo	Levy Konigsberg	adj 12/21
L-5279-17	DOGANALP V. J&J / JJCI	STRIKE OR DEEM FACTS ADMITTED	847	YES	Levy Konigsberg	Levy Konigsberg	adj 12/7
L-5279-17	DOGANALP V. J&J / JJCI	PHV CHRISTOPHER D. COX	932/935		McCarter	Levy Konigsberg	GRANTED
L-4820-11	EDENFIELD V. UNION CARBIDE	PHV CORI C. STEINMANN	886		Caruso Smith	Levy Konigsberg	W/D
L-4820-11	EDENFIELD V. UNION CARBIDE	PHV R. SCOTT MASTERSON	1207		Caruso Smith	Levy Konigsberg	GRANTED

L-4820-11	EDENFIELD V. UNION CARBIDE	PHV BRANTLEY C. ROWLEN	1208		Caruso Smith	Levy Konigsberg	GRANTED
L-3433-16	FAVERIO V. AURORA PUMP	S/J	527		Reilly McDevitt	Anapol Weiss	adj 12/7
L-3433-16	FAVERIO V. BUFLOVAK	S/J	625		Landman Corsi	Anapol Weiss	adj 12/7
L-3433-16	FAVERIO V. BW/IP	S/J	528		Segal McCambridge	Anapol Weiss	adj 12/7
L-3433-16	FAVERIO V. CARRIER	S/J	523		Mayfield Turner	Anapol Weiss	adj 12/7
L-3433-16	FAVERIO V. CHAMPLAIN CABLE	S/J	409		McCarter	Anapol Weiss	adj 12/7
L-3433-16	FAVERIO V. CHICAGO BRIDGE & IRON	S/J	503		Ricci Tyrrell	Anapol Weiss	adj 12/7
L-3433-16	FAVERIO V. CRANE CO.	S/J	516		Pascarella Divita	Anapol Weiss	adj 12/7
L-3433-16	FAVERIO V. FOSTER WHEELER	S/J	650		Tanenbaum Keale	Anapol Weiss	adj 12/7
L-3433-16	FAVERIO V. GENERAL ELECTRIC	S/J	615		Speziali Greenwald	Anapol Weiss	adj 12/7
L-3433-16	FAVERIO V. INGERSOLL RAND	S/J	513		Pascarella Divita	Anapol Weiss	adj 12/7
L-3433-16	FAVERIO V. JOSEPH OAT	S/J	515		McGivney	Anapol Weiss	adj 12/7
L-3433-16	FAVERIO V. NASH	S/J	513		McGivney	Anapol Weiss	adj 12/7
L-3433-16	FAVERIO V. NOOTER	S/J	526		Lenahan Rockwell	Anapol Weiss	adj 12/7
L-3433-16	FAVERIO V. PHILADELPHIA GEAR	S/J	551		Connell Foley	Anapol Weiss	adj 12/7
L-3433-16	FAVERIO V. RECO	S/J	519		McGivney	Anapol Weiss	adj 12/7
L-3433-16	FAVERIO V. SPX	S/J	510		Leader Berkon	Anapol Weiss	adj 12/7
L-3433-16	FAVERIO V. SQUARE D	S/J	512		Kelley Jasons	Anapol Weiss	adj 12/7
L-3433-16	FAVERIO V. STERLING FLUID	S/J	511		Kelley Jasons	Anapol Weiss	adj 12/7
L-3433-16	FAVERIO V. TRANE	S/J	515		Pascarella Divita	Anapol Weiss	adj 12/7
L-3433-16	FAVERIO V. WILLIAM POWELL	S/J	554		Clemente Mueller	Anapol Weiss	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/Maune	adj 12/7
L-1924-18	FIELDS V. BARRETT'S MINERALS	DISMISS FOR LACK OF PERS JX AND FNC	719	YES	McElroy Deusch	Levy Konigsberg	adj 12/7
L-1924-18	FIELDS V. CYPRUS AMAX MINERALS COMPANY	DISMISS FOR LACK OF PERS JX AND FNC	12		Rawle Henderson	Levy	CONSENT ORDER - adj 12/21
L-1924-18	FIELDS V. IMERYS TALC AMERICA	DISMISS FOR LACK OF PERS JX AND FNC	13		Rawle Henderson	Levy	CONSENT ORDER - adj 12/21
L-1924-18	FIELDS V. IMERYS TALC VERMONT	DISMISS FOR LACK OF PERS JX AND FNC	9		Rawle Henderson	Levy	adj 12/14

L-1924-18	FIELDS V. IMERYS USA	DISMISS FOR LACK OF PERS JX AND FNC	10		Rawle Henderson	Levy	adj 12/14
L-1924-18	FIELDS V. KING RESEARCH	DISMISS FOR LACK OF PERS. JX	804	YES	Buchanan Ingersoll	Levy Konigsberg	adj 12/7
L-1924-18	FIELDS V. PFIZER	DISMISS CPT	108	YES	McElroy Deutsch	Levy/Maune	adj 12/7
L-1924-18	FIELDS V. PNEUMO ABEX	DISMISS FOR LACK OF PERS JX	427	YES	Hawkins Parnell	Levy/Maune	adj 12/7
L-3589-16	FLATER V. IMERYS TALC VERMONT	DISMISS FOR LACK OF PERS JX	4		Rawle Henderson	Levy	adj 12/14
L-3589-16	FLATER V. IMERYS USA	DISMISS FOR LACK OF PERS JX	3		Rawle Henderson	Levy	adj 12/14
L-3095-18	FOLEY V. AVON	DISMISS FOR LACK OF PERS JX	153	YES	Rivkin Radler	Cohen Placitella	adj 1/11
L-3095-18; L-600-18; L- 4252-18; L- 6805-16; L- 2456-18; L- 4826-18; L- 5368-17; L- 7049-16; L- 598-18; L- 6635-17	FOLEY V. J&J/JJCI; DICERBO V. J&J/JJCI; ROONEY V. J&J/JJCI; GRABOWSKI V. J&J/JJCI; GREENE V. J&J/JJCI; GRIFFIN V. J&J/JJCI; HODJERA V. J&J/JJCI; MCNEIL- GEORGE V. J&J/JJCI; SELVAGGIO V. J&J/JJCI; WENDOWSKI V. J&J/JJCI	PROTECTIVE ORDER	415; 416; 417; 418; 420; 421; 422; 423; 424; 425; 426; 427; 428; 465; 466; 467; 468; 469; 470; 471	YES	McCarter	Cohen Placitella	adj 12/7
L-3095-18; L-600-18; L- 4252-18; L- 6805-16; L- 2456-18; L- 4826-18; L- 5368-17; L- 7049-16; L- 598-18; L- 6635-17	FOLEY V. J&J/JJCI; DICERBO V. J&J/JJCI; ROONEY V. J&J/JJCI; GRABOWSKI V. J&J/JJCI; GREENE V. J&J/JJCI; GRIFFIN V. J&J/JJCI; HODJERA V. J&J/JJCI; MCNEIL- GEORGE V. J&J/JJCI; SELVAGGIO V. J&J/JJCI; WENDOWSKI V. J&J/JJCI	XM TO COMPEL PRODUCTION OF A CORP REP OF J&J	1364; 1365; 1366; 1367; 1368; 1369; 1370; 1371; 1372; 1373		Cohen Placitella	Cohen Placitella	adj 12/7
L-3805-18	GAGLIARDI V. IMERYS TALC VERMONT	DISMISS FOR LACK OF PERS JX AND FNC	79	YES	Rawle Henderson	Levy/Locks	adj 12/14

L-3805-18	GAGLIARDI V. IMERYS USA	DISMISS FOR LACK OF PERS JX AND FNC	80	YES	Rawle Henderson	Levy/Locks	adj 12/14
L-3140-16	GARDNER V. BUIST	S/J	418		O'Toole Scrivo	Cohen Placitella	adj 12/21
L-3140-16	GARDNER V. COLE PARMER	S/J	405		Troutman Sanders	Cohen Placitella	W/D
L-3140-16	GARDNER V. E&B MILL	S/J	421		O'Toole Scrivo	Cohen Placitella	adj 12/21
L-3140-16	GARDNER V. GRANT SUPPLY	S/J	443		O'Brien	Cohen Placitella	adj 12/21
L-3463-18	GEYER V. CYPRUS AMAX MINERALS COMPANY	DISMISS FOR LACK OF PERS JX AND FNC	11		Rawle Henderson	Levy Konigsberg	CONSENT ORDER - adj 12/21
L-3463-18	GEYER V. IMERYS TALC AMERICA INC	DISMISS FOR LACK OF PERS JX AND FNC	12		Rawle Henderson	Levy Konigsberg	CONSENT ORDER - adj 12/21
L-3463-18	GEYER V. CYPRUS MINES	DISMISS FOR LACK OF PERS JX AND FNC	9		Rawle Henderson	Levy Konigsberg	adj 12/21
L-3463-18	GEYER V. IMERYS TALC VERMONT	DISMISS FOR LACK OF PERS JX AND FNC	10		Rawle Henderson	Levy Konigsberg	adj 12/14
L-3463-18	GEYER V. IMERYS USA	DISMISS FOR LACK OF PERS JX AND FNC	8		Rawle Henderson	Levy Konigsberg	adj 12/14
L-3758-17	GORDON V. CYPRUS AMAX	S/J	312		Rawle Henderson	Phillips/Meirowitz	GRANTED
L-3758-17	GORDON V. J&J	AMD CPT	852		Phillips/Meirowitz	Phillips/Meirowitz	GRANTED
L-3758-17	GORDON V. J&J	S/J	372		McCarter	Phillips/Meirowitz	W/D
L-3758-17	GORDON V. JCI	S/J	373		McCarter	Phillips/Meirowitz	W/D
L-4489-18	GRABOWSKI V. SCOTTS	DISMISS FOR FAILURE TO STATE CLAIM	383	YES	McCarter	Simmons	adj 12/21
L-3527-17	GUILD V. COLGATE	S/J	267	YES	O'Toole Scrivo	Levy Konigsberg	adj 12/7
L-3383-17	HAGAN V. AIR & LIQUID	AMD CPT	855		Weitz & Luxenberg	Weitz & Luxenberg	GRANTED
L-5924-13	HARLEY V. MACK TRUCK	S/J	477	YES	Rawle Henderson	Cohen Placitella	adj 12/7
L-5366-17	HERNANDEZ V. BORGWARNER	S/J	651		Tanenbaum Keale	Simmons	GRANTED
L-5366-17	HERNANDEZ V. CRANE CO.	S/J	520		Pascarella Divita	Simmons	GRANTED
L-5366-17	HERNANDEZ V. HERCULES	S/J	524		McCarter	Simmons	GRANTED
L-5366-17	HERNANDEZ V. RARITAN SUPPLY	S/J	516		McGivney	Simmons	GRANTED
L-5366-17	HERNANDEZ V. RILEY POWER	S/J	404		Marshall Dennehey	Simmons	GRANTED
L-5366-17	HERNANDEZ V. TRANE US.	S/J	521		Pascarella Divita	Simmons	GRANTED
L-3117-16	HICSWA V. MESTEK SUCC. TO HYDROTHERM	S/J	218	YES	Troutman Sanders	Cohen Placitella	adj 12/7
L-5368-17	HODJERA V. HONEYWELL	S/J	548		Gibbons	Cohen Placitella	GRANTED
L-3818-17	HUFF V. PREMIER BRANDS OF AMERICA	DISMISS FOR LACK OF PERS JX	81		Hoagland Longo	Szaferman/Simon	adj 12/21

L-2720-16	HUGHES V. SIEMENS	S/J	235	YES	Wilbraham	Locks Law	adj 1/11
L-2720-16	HUGHES V. TOOTS LEE	S/J	130		Methfessel	Locks Law	adj 12/7
L-2077-15	HUGO V. DCO (DANA)	S/J	315		O'Toole Scrivo	Levy Konigsberg	GRANTED
L-2077-15	HUGO V. FEDERAL MOGUL	S/J	611		Landman Corsi	Levy Konigsberg	GRANTED
L-2138-18	HULSEY V. CAMC	AMD CPT	348		Weitz & Luxenberg	Weitz & Luxenberg	GRANTED
L-624-17	JACINTO V. 3M	RECONSIDERATION OF 10/27 S/J ORDER	103		Levy Konigsberg	Levy Konigsberg	adj 12/21
L-3260-18	JACKSON V. HENNESSY	DISMISS FOR LACK OF PERS JX AND FNC	917	YES	Rawle Henderson	Cohen Placitella	adj 12/7
L-2995-17	JACONIA V. IMERYS TALC VERMONT	DISMISS FOR LACK OF PERS JX	6	YES	Rawle Henderson	Levy	adj 12/14
L-2995-17	JACONIA V. IMERYS USA	DISMISS FOR LACK OF PERS JX	5	YES	Rawle Henderson	Levy	adj 12/14
L-3260-18	JACKSON V. BORGWARNER	DISMISS FOR LACK OF PERS JX	73		Tanenbaum Keale	Cohen Placitella	adj 1/11
L-2260-18	JATRAS V. CYPRUS AMAX MINERALS	DISMISS FOR LACK OF PERS JX AND FNC	11	YES	Rawle Henderson	Levy/Maunc	CONSENT ORDER - adj 12/7
L-2260-18	JATRAS V. IMERYS TALC AMERICA	DISMISS FOR LACK OF PERS JX AND FNC	12	YES	Rawle Henderson	Levy/Maunc	CONSENT ORDER - adj 12/7
L-2622-18	JORDISON V. CYPRUS AMAX MINERALS COMPANY	DISMISS FOR LACK OF PERS JX AND FNC	19		Rawle Henderson	Simmons	CONSENT ORDER - adj 12/7
L-2622-18	JORDISON V. IMERYS TALC AMERICA	DISMISS FOR LACK OF PERS JX AND FNC	20		Rawle Henderson	Simmons	CONSENT ORDER - adj 12/7
L-4726-17	KALISH V. CYPRUS AMAX	S/J	302	YES	Rawle Henderson	Levy Konigsberg	adj 12/21
L-4726-17	KALISH V. IMERYS TALC AMERICA	S/J	301	YES	Rawle Henderson	Levy Konigsberg	adj 12/21
L-196-17	KELLEY-STRAMER V. IMERYS	S/J	75	YES	Rawle Henderson	Szaferman/Simon	adj 12/21
L-196-17	KELLEY-STRAMER V. IMERYS	XM TO SEAL AND OPP		YES	Szaferman/Simon	Szaferman/Simon	adj 12/21
L-3001-17	KISBY V. ARMSTRONG INTERNATIONAL	S/J	188	YES	McGivney Kluger	Early Law	adj 12/7
L-3001-17	KISBY V. FMC CORP	S/J	175		Kelley Jasons McGowan	The Early Firm	adj 12/21
L-344-18	KOKER V. J.A. SEXAUER	S/J	275	YES	McGivney	Weitz Luxemborg	adj 12/7
L-344-18	KOKER V. J.A. SEXAUER	FILE 3RD PRTY CPT	271		McGivney	Weitz & Luxenberg	adj 12/7
L-5516-16	KOPP V. AKEBONO BRAKE	PROTECTIVE ORDER PRECLUDING DEP OF DEFT CORP REP	1247		O'Toole Scrivo	Szaferman/Levy	adj 12/21

L-1698-18	KUCCHAR V. ARMSTRONG INTL	S/J	521		McGivney	Early Law	W/D
L-1698-18	KUCCHAR V. CBS	S/J	630		Tanenbaum Keale	Early Law	ADJ 12/21
L-1698-18	KUCCHAR V. FOSTER WHEELER	S/J	627		Tanenbaum Keale	Early Law	ADJ 12/21
L-1698-18	KUCCHAR V. GENERAL ELECTRIC	S/J	546		Tanenbaum Keale	Early Law	ADJ 12/21
L-1698-18	KUCCHAR V. TRANE US	S/J	518		Pascarella Divita	Early Law	GRANTED
L-1698-18	KUCCHAR V. UNION CARBIDE	S/J	522		Caruso Smith	Early Law	W/D
L-6997-15	LANGAN V. LINDEN ASSOC. AUTO	S/J	550	YES	Bodell Bove	Wilentz	adj 1/11
L-6997-15	LANGAN V. NAPA	S/J	565		Breuninger	Wilentz	GRANTED
L-6997-15	LANGAN V. VAN WICKLE AUTO	S/J	608		Breuninger	Wilentz	GRANTED
L-3536-14	LOMET V. A.J. FRIEDMAN	S/J	18		Reilly McDevitt	Wilentz	GRANTED
L-3536-14	LOMET V. ECR	COMPEL DEP AND DISCOVERY	283		Landman Corsi	Wilentz	adj 12/21
L-3536-14	LOMET V. ELIZABETH INDUSTRIAL	S/J	83		Tierney Law	Wilentz	W/D
L-3536-14	LOMET V. MAJOR	S/J	82		Tierney Law	Wilentz	W/D
L-7006-17	MAGLIOZZI V. AMERICAN HONDA	DISMISS FOR LACK OF PERS JX	916	YES	Greenbaum Rowe	Weitz & Luxenberg	adj 12/7
L-7006-17	MAGLIOZZI V. TOYOTA MOTOR	DISMISS FOR LACK OF PERS JX	723	YES	Lavin O'Neil	Weitz & Luxenberg	adj 12/7
L-3046-15	MALOPOLSKI V. A.J. FRIEDMAN	AMD CPT	211		Wilentz	Wilentz	GRANTED
L-6622-17	MARKS V. IMERYS TALC VERMONT	DISMISS FOR LACK OF PERS JX AND FNC	21		Rawle Henderson	Levy	adj 12/14
L-6622-17	MARKS V. IMERYS USA INC.	DISMISS FOR LACK OF PERS JX AND FNC	22		Rawle Henderson	Levy	adj 12/14
L-4647-13	MARRAPODI V. HOFFMAN-LAROCHE	RECONSIDERATION AND S/J	223	YES	Gibbons	Lanier	adj 12/7
L-1120-17	MARTINEZ V. AVON	RECONSIDERATION OF 6/15/18 ORDER	600	YES	Szaferman/Simon	Szaferman/Simon	adj 12/7
L-1484-18	MAS V. FISHER CONROLS	DISMISS FOR INSUFFICIENCY OF SERVICE	23	YES	McElroy Deutsch	Weitz & Luxenberg	adj 12/7
L-7514-17	MATTHEWS V. IMERYS TALC AMERICA	S/J	305		Rawle Henderson	Phillips/Meirowitz	GRANTED
L-7514-17	MATTHEWS V. J&J	S/J	366		McCarter	Phillips/Meirowitz	W/D
L-7514-17	MATTHEWS V. JJCI	S/J	367		Rawle Henderson	Phillips/Meirowitz	W/D
L-2403-15	MCDERMID V. CBS CORP	RECONSIDERATION OF 6/29/18 ORDER PARTIALLY DENYING SJM	171	YES	Tanenbaum Keale	Cohen Placitella	adj 1/11

L-2403-15	MCDERMID V. CBS CORP	XM FOR RECONSIDERATION AS TO CBS	734	YES	Cohen Placitella	Cohen Placitella	adj 1/11
L-2403-15	MCDERMID V. GENERAL ELECTRIC CO	RECONSIDERATION OF 6/29/18 ORDER PARTIALLY DENYING SJM	160	YES	Tanenbaum Keale	Cohen Placitella	adj 1/11
L-2403-15	MCDERMID V. GENERAL ELECTRIC CO	XM FOR RECONSIDERATION AS TO G.E.	754	YES	Cohen Placitella	Cohen Placitella	adj 1/11
L-5972-17	MILLER V. IMERYS TALC VERMONT	DISMISS FOR LACK OF PERS JX AND FNC	19		Rawle Henderson	Levy	adj 12/14
L-5972-17	MILLER V. IMERYS USA INC.	DISMISS FOR LACK OF PERS JX AND FNC	20	YES	Rawle Henderson	Levy	adj 12/14
L-5973-17	MULVEY V. IMERYS TALC VERMONT	DISMISS FOR LACK OF PERS JX AND FNC	26	YES	Rawle Henderson	Levy	adj 12/14
L-5973-17	MULVEY V. IMERYS USA INC.	DISMISS FOR LACK OF PERS JX AND FNC	25	YES	Rawle Henderson	Levy	adj 12/14
L-2954-18	MORGAN V. AT&T	DISMISS W/ PREJ	344	YES	Porzio Bromberg	Cohen Placitella	adj 1/11
L-2954-18	MORGAN V. NOKIA	DISMISS W/ PREJ	994	YES	Porzio Bromberg	Cohen Placitella	adj 1/11
L-2954-18	MORGAN V. 3M	JOIN MOTIONS 344 AND 994	988	YES	Lavin O'Neil	Cohen Placitella	adj 1/11
L-2585-18	MYERS V. BORGWARNER	AMD CPT	349		Weitz & Luxenberg	Weitz & Luxenberg	GRANTED
L-4032-17	PARRIS V. SHERWIN WILLIAMS	S/J	126	YES	Gibbons	Cohen Placitella	adj 1/11
L-5111-14	PATEL V. HONEYWELL	S/J	173	YES	Gibbons	Szaferman/Levy	adj 1/11
L-7563-17	PATTERSON V. CARGOTEC CORPORATION	PHV ALLEN C. SCHLINSOG	1215		Sills Cummis	Simmons	GRANTED
L-7563-17	PATTERSON V. CARGOTEC CORPORATION	PHV BRENT A. SIMERSON	1216		Sills Cummis	Simmons	GRANTED
L-7563-17	PATTERSON V. CARGOTEC SERVICES USA	PHV ALLEN C. SCHLINSOG	1218		Sills Cummis	Simmons	GRANTED
L-7563-17	PATTERSON V. CARGOTEC SERVICES USA	PHV BRENT A. SIMERSON	1219		Sills Cummis	Simmons	GRANTED
L-7563-17	PATTERSON V. HIAB USA	PHV ALLEN C. SCHLINSOG	1220		Sills Cummis	Simmons	GRANTED
L-7563-17	PATTERSON V. HIAB USA	PHV BRENT A. SIMERSON	1221		Sills Cummis	Simmons	GRANTED
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 12/21

L-3435-18	PETERSON V. IMERY'S TALC AMERICA	DISMISS FOR LACK OF PERS. JX AND FNC	38		Rawle Henderson	Early Law	CONSENT ORDER - adj 12/21
L-4626-18	PRIDDY V. GENUINE PARTS	DISMISS FOR LACK OF PERS JX	864		Breuninger	Szaferman/Simon	adj 12/21
L-4626-18	PRIDDY V. NAPA	DISMISS FOR LACK OF PERS JX	1217		Breuninger	Szaferman/Simon	adj 12/21
L-4626-18	PRIDDY V. PNEUMO ABEX	DISMISS FOR LACK OF PERS JX	880	YES	Hawkins Parnell	Szaferman/Simon	adj 12/21
L-7007-17	RASA V. FISHER SCIENTIFIC	S/J	267	YES	McCarter	Weitz & Luxenberg	adj 1/11
L-7007-17	RASA V. KUIKEN BROTHERS CO	S/J	212	YES	Fox Rothschild	Weitz & Luxenberg	adj 1/11
L-7007-17	RASA V. PEERLESS INDUSTRIES	S/J	235	YES	Delany McBride	Weitz & Luxenberg	adj 1/11
L-7007-17	RASA V. UNION CARBIDE CORP	S/J	249	YES	Caruso Smith	Weitz & Luxenberg	adj 1/11
L-2912-17	RIMONDI V. CYPRUS AMAX MINERALS COMPANY	DISMISS FOR LACK OF PERS JX AND FNC	1023	YES	Rawle Henderson	Lanier	CONSENT ORDER - adj 11/30
L-2912-17	RIMONDI V. IMERY'S TALC AMERICA	DISMISS FOR LACK OF PERS JX AND FNC	1024	YES	Rawle Henderson	Lanier	CONSENT ORDER - adj 11/30
L-2912-17	RIMONDI V. CYPRUS AMAX MINERALS COMPANY	S/J	409	YES	Rawle Henderson	Lanier	RESERVED
L-2912-17	RIMONDI V. CYPRUS AMAX MINERALS COMPANY	XM TO SEAL PLTFS OPP TO CYPRUS	97	YES	Lanier	Lanier	DENIED
L-2912-17	RIMONDI V. IMERY'S TALC AMERICA	S/J	411	YES	Rawle Henderson	Lanier	adj 12/7
L-2912-17	RIMONDI V. IMERY'S TALC AMERICA	XM TO SEAL PLTFS OPP TO IMERY'S	96	YES	Lanier	Lanier	adj 12/7
L-2919-17; L-2912-17	RUMAN V. BASF; RIMONDI V. BASF	CONSOLIDATE	919/920	YES	Lanier	Lanier	RESERVED
L-2919-17	RUMAN V. CYPRUS AMAX MINERALS COMPANY	DISMISS FOR LACK OF PERS JX	1025		Rawle Henderson	Lanier	CONSENT ORDER - adj 12/7
L-2919-17	RUMAN V. IMERY'S TALC AMERICA	DISMISS FOR LACK OF PERS JX	1026		Rawle Henderson	Lanier	CONSENT ORDER - adj 12/7
L-2919-17	RUMAN V. CYPRUS AMAX MINERALS COMPANY	S/J	361	YES	Rawle Henderson	Lanier	RESERVED
L-2919-17	RUMAN V. CYPRUS AMAX MINERALS COMPANY	XM TO SEAL PLTFS OPP TO CYPRUS	95	YES	Lanier	Lanier	DENIED
L-2919-17	RUMAN V. IMERY'S TALC AMERICA	S/J	372	YES	Rawle Henderson	Lanier	adj 12/7
L-2919-17	RUMAN V. IMERY'S TALC AMERICA	XM TO SEAL PLTFS OPP TO IMERY'S	94	YES	Lanier	Lanier	adj 12/7
L-6623-17	RUNG V. IMERY'S TALC AMERICA INC.	S/J	202	YES	Rawle Henderson	Belluck & Fox	ADJ 1/25

L-6623-17	RUNG V. J&J	S/J	220	YES	Drinker Biddle	Belluck & Fox	ADJ 1/25
L-6623-17	RUNG V. J&J HEALTH & WELLNESS	S/J	222	YES	Drinker Biddle	Belluck & Fox	ADJ 1/25
L-6623-17	RUNG V. JJCI	S/J	221	YES	Drinker Biddle	Belluck & Fox	ADJ 1/25
L-6670-16	RUSSO V. PORT AUTHORITY	STRIKE FOR NO DISCOVERY	839	YES	Maune Raichle	Maune Raichle	ADJ 1/25
L-6670-16	RUSSO V. PORT AUTHORITY	XM -TO DISMISS	1221	YES	Segal McCambridge	Maune Raichle	ADJ 1/25
L-349-18	SAVAGE V. CYPRUS AMAX MINERALS COMPANY	AMD CPT	191		Weitz & Luxenberg	Weitz & Luxenberg	GRANTED
L-3114-18	SCHMIDT V. JOHN DOE	PERMIT W/D OF COUNSEL	350		Wilentz	Wilentz	GRANTED
L-3194-18	SCHOENBART V. IMERYS USA	DISMISS FOR LACK OF PERS JX AND FNC	1		Rawle Henderson	Phillips Poalicelli	adj 12/14
L-2694-17	SENA V. PEP BOYS	S/J	131	YES	Marshall Dennehey	Weitz & Luxenberg	W/D
L-5850-16	STAHR V. ACL	S/J	143		Goldfein & Joseph	Cohen Placitella	adj 12/21
L-3056-17	SZATKOWSKI V. CENTRAL JERSEY SUPPLY	S/J	166		Margolis Edelstein	Wilentz	adj 12/21
L-3056-17	SZATKOWSKI V. INGERSOLL RAND	S/J	172		Pascarella Divita	Wilentz	adj 12/21
L-3056-17	SZATKOWSKI V. MANHATTAN WELDING	DISMISS FOR FAILURE TO STATE CLAIM	1218	YES	McGivney	Wilentz	ADJ 1/25
L-3056-17	SZATKOWSKI V. STERLING FLUID	S/J	173	YES	Kelley Jasons	Wilentz	ADJ 1/25
L-3056-17	SZATKOWSKI V. WOOLSULATE	S/J	241		Margolis Edelstein	Wilentz	adj 12/21
L-3056-17	SZATKOWSKI V. ZURN	DISMISS AMD CPT FOR FAILURE TO STATE A CLAIM	1219	YES	McGivney	Wilentz	ADJ 1/25
L-7142-16	TAMBURRO V. BURNHAM	S/J	834	YES	Clyde & Co	Cohen Placitella	ADJ 1/11
L-7142-16	TAMBURRO V. PEERLESS	S/J	210	YES	Delany McBride	Cohen Placitella	ADJ 1/11
L-7142-16	TAMBURRO V. TRANE	S/J	188	YES	Pascarella Divita	Cohen Placitella	ADJ 1/11
L-6763-09	TELLADO V. ELECTROLUX HOME PRODUCTS	RECONSIDERAT ION OF 4/13/2018 ORDER DENYING S/J	49	YES	Decottiis Fitzpatrick	Cohen Placitella	adj 12/21
L-6763-09	TELLADO V. ELECTROLUX HOME PRODUCTS	QUASH S/P DE BENE ESSE OF MARVIN GREENE	698	YES	Cohen Placitella	Cohen Placitella	adj 12/21
L-6763-09	TELLADO V. ELECTROLUX HOME PRODUCTS	XM TO PERMIT DE BENE ESSE DEP OF MARVIN GREENE	506	YES	Cohen Placitella	Cohen Placitella	adj 12/21
L-6763-09	TELLADO V. ELECTROLUX HOME PRODUCTS	FILE 3RD PRTY CPT	871		Decottiis Fitzpatrick	Cohen Placitella	adj 12/21

L-6763-09	TELLADO V. FMC	CHALLENGE ELECTROLUX' CERTIFICATIONS OF DUE DILIGENCE FILED ON 10/2/18 AND 10/19/18	643			Cohen Placitella	Cohen Placitella	adj 12/21
L-2555-18	TESMER V. FEDERAL MOGUL	DISMISS FOR LACK OF PERS JX	73			Landman Corsi	Locks	adj 12/21
L-2555-18	TESMER V. GENUINE PARTS	DISMISS FOR LACK OF PERS JX	626			Breuninger	Locks Law	adj 12/21
L-5853-16	VALENTINE V. REVLON	STRIKE ANSWER AND SUPPRESS DEFENSES; IMPOSE SANCTIONS	505	YES		Cohen Placitella	Cohen Placitella	RESERVED
L-6818-17	VENIS V. MITSUI	S/J	470			Weber Gallagher	Levy	W/D
L-5973-16	VERDOLOTTI V. CYPRUS	S/J	355	YES		Rawle Henderson	Szaferman/Simon	ADJ 12/7
L-5973-16	VERDOLOTTI V. IMERYS	S/J	360	YES		Rawle Henderson	Szaferman/Simon	ADJ 12/7
L-6245-18	VIDALIER V. CYPRUS AMAX MINERALS	PHV RICHARD I. NEMEROFF	197			Szaferman/Nemeroff	Szaferman/Nemeroff	GRANTED
L-6245-18	VIDALIER V. CYPRUS AMAX MINERALS	PHV BARRETT NAMAN	198			Szaferman/Nemeroff	Szaferman/Nemeroff	GRANTED
L-6245-18	VIDALIER V. CYPRUS AMAX MINERALS	PHV KELLY KOEHLER	199			Szaferman/Nemeroff	Szaferman/Nemeroff	GRANTED
L-6245-18	VIDALIER V. CYPRUS AMAX MINERALS	PHV JEFFREY O'CONNELL	200			Szaferman/Nemeroff	Szaferman/Nemeroff	GRANTED
L-6245-18	VIDALIER V. CYPRUS AMAX MINERALS	PHV RODERICK S. MARSHALL	201			Szaferman/Nemeroff	Szaferman/Nemeroff	GRANTED
L-6245-18	VIDALIER V. CYPRUS AMAX MINERALS	PHV RYAN PHILLIPS	202			Szaferman/Nemeroff	Szaferman/Nemeroff	GRANTED
L-2586-18	VINCENT V. CYPRUS AMAX MINERALS	DISMISS FOR LACK OF PERS JX AND FNC	26	YES		Rawle Henderson	Simmons	CONSENT ORDER - adj 12/7
L-2586-18	VINCENT V. IMERYS TALC AMERICA	DISMISS FOR LACK OF PERS JX AND FNC	27	YES		Rawle Henderson	Simmons	CONSENT ORDER - adj 12/7
L-2591-18	WIMMER V. CYPRUS AMAX MINERALS	DISMISS FOR LACK OF PERS JX AND FNC	24	YES		Rawle Henderson	Simmons	CONSENT ORDER - adj 12/7
L-2591-18	WIMMER V. IMERYS TALC AMERICA	DISMISS FOR LACK OF PERS JX AND FNC	25	YES		Rawle Henderson	Simmons	CONSENT ORDER - adj 12/7
L-5800-17	YUHAS V. ABB	S/J	187	YES		O'Brien	Weitz & Luxenberg	ADJ 1/25
L-5800-17	YUHAS V. CARRIER	S/J	191	YES		Mayfield Turner	Weitz & Luxenberg	ADJ 1/25

L-5800-17	YUHAS V. CBS	S/J	279		Tanenbaum Keale	Weitz & Luxenberg	ADJ 1/11
L-5800-17	YUHAS V. COOPER	S/J	87	YES	Marshall Denneny	Weitz & Luxenberg	ADJ 12/7
L-5800-17	YUHAS V. EATON	S/J	45	YES	McElroy Deutsch	Weitz & Luxenberg	ADJ 1/25
L-5800-17	YUHAS V. FOSTER WHEELER	S/J	278	YES	Tanenbaum Keale	Weitz & Luxenberg	ADJ 1/25
L-5800-17	YUHAS V. J.H. FRANCE	S/J	251	YES	Montgomery Fetten	Weitz & Luxenberg	ADJ 1/25
L-5800-17	YUHAS V. NELES- JAMESBURY	S/J	219	YES	Drinker Biddle	Weitz & Luxenberg	ADJ 1/25
L-5800-17	YUHAS V. RHEEM	S/J	200	YES	Pascarella Divita	Weitz & Luxenberg	ADJ 1/25
L-487-18	ZENI V. HENNESSY	DISMISS FOR LACK OF PERS JX	89	YES	Rawle Henderson	Cohen Placitella	ADJ 12/7

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11-30-18

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 30 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

CAROLYN DINO,

Plaintiff,

v.

IMERYS TALC AMERICA, INC., et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L- 5865 -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, Carolyn Dino, 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 30th 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

319
11-30-18

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 30 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

CAROLYN DINO,

Plaintiff,

v.

IMERYS TALC AMERICA, INC., et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L- 5865 -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, Carolyn Dino, 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 30th 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

320
11-30-18

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 30 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

CAROLYN DINO,

Plaintiff,

v.

IMERYS TALC AMERICA, INC., et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY

DOCKET NO.: MID-L- 5865 -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, Carolyn Dino, 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 30th 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

CAROLYN DINO,

Plaintiff,

v.

IMERYS TALC AMERICA, INC., et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L- 5865 -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, Carolyn Dino, 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 30th 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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11-30-18

FILED

NOV 30 2018

ANAC 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

926-18
11-30-18

Levy Konigsberg, LLP
By: Amber Long, Esq. (ID#023822005)
800 Third Avenue, 11th Floor
New York, NY 10022

FILED

NOV 30 2018

Attorneys for Plaintiffs

ANAC. VISCOMI, J.S.C.

SANDRA DOCKERY and LOREN
DOCKERY;

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX COUNTY

Plaintiff,

DOCKET NO.: MID-L-5732-17AS

v.

Civil Action - Asbestos
Litigation

BORG WARNER MORSE TEC, f/k/a
Borg Warner, et al.

**ORDER FOR PRO HAC VICE
ADMISSION**

Defendants.

This matter having been opened to the Court on behalf of Plaintiffs, SANDRA DOCKERY and LOREN DOCKERY, by Levy Konigsberg, LLP (Amber Long, Esq., appearing), to all counsel of record; and this Court having considered the moving papers, in which it is stated that Plaintiffs have a long-standing relationship with James Morrow, Esq.

IT IS ON THIS 30th day of November 2018;

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

IT IS FURTHER ORDERED that James Morrow, Esq.:

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

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

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

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

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

6. Cannot be designated as trial counsel; and

IT IS FURTHER ORDERED that:

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

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

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

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

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

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

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

Opposed
 Unopposed

932
11-30-18

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 30 2018

ANA C. VISCOMI, J.S.C.

<p>ELIF DOGANALP,</p> <p style="text-align: center;">Plaintiff,</p> <p style="text-align: center;">v.</p> <p>BRENNTAG NORTH AMERICA, et al.,</p> <p style="text-align: center;">Defendants.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO. MID-L-5279-17 AS CIVIL ACTION ASBESTOS LITIGATION</p> <p style="text-align: center;">DEFENDANT JOHNSON & JOHNSON'S ORDER ADMITTING CHRISTOPHER D. COX, ESQ. <u>PRO HAC VICE</u></p>
---	--

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 Christopher D. Cox, Esq.; and the Court having considered the submissions of the parties, and for good cause shown;

IT IS on this 30th day of Nov., 2018;

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

IT IS FURTHER ORDERED that Christopher D. Cox, 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, Christopher D. Cox, 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 Christopher D. Cox, 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 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, Christopher D. Cox, 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 Christopher D. Cox, 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

85
11 30 18

PHILLIPS & PAOLICELLI, LLP
Quakerbridge Executive Center
101 Grovers Mill Road
Lawrenceville, NJ 08648
(609) 789-5600

MEIROWITZ & WASSERBERG, LLP
233 Broadway, Suite #2070
New York, NY 10279
(212) 897-1988

FILED

NOV 30 2018

ANA C. VISCOMI, J.S.C.

By: Daniel J. Woodard, Esq. (ID #020132006)
Perry L. Shusterman, Esq. (ID #183462017)
Attorneys for Plaintiffs

-----X
DARRYL SCOTT GORDON AS THE
EXECUTOR OF THE ESTATE OF ANITA F.
GORDON

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY

DOCKET No.: 3758-17AS

Plaintiff,

LAW DIVISION-MIDDLESEX COUNTY

vs.

CIVIL ACTION-ASBESTOS LITIGATION

JOHNSON & JOHNSON, INC., et. al.,

ORDER PERMITTING FILING
OF SECOND AMENDED COMPLAINT

Defendants.

-----X
This matter opened to the Court by Meirowitz & Wasserberg, LLP, Perry Shusterman, Esquire, appearing as attorney for Plaintiff, Anita F. Gordon for an Order permitting the filing of a Second Amended Complaint, pursuant to the standing General Order of this Court, and the Court having considered the Certification of Counsel in Support of the request, and for other good cause shown;

IT IS on this 30th day of November, 2018;

ORDERED that Plaintiff, Anita F. Gordon, may file a Second Amended Complaint in the form attached to the Certification of Perry Shusterman. Said Second Amended Complaint shall be filed with thirty days of the date of this order; and

IT IS FURTHER ORDERED that any party who has previously filed an answer to the original complaint or to the First Amended Complaint and need to file a responsive pleading to this Second Amended Complaint, such original answer shall be deemed responsive to this Second Amended Complaint; and

IT IS FURTHER ORDERED that a copy of this Order shall be served upon all parties within 7 days of receipt by counsel for Plaintiffs.

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

OPPOSED: _____
UNOPPOSED: ✓ _____

855
11-30-18

WEITZ & LUXENBERG

A New York Professional Corporation

Jenna Kristal Egner

ID #: 130462014

Robert Silverman

ID #: 021571977

220 Lake Drive East, Suite 210

Cherry Hill, NJ 08002

Tel. (856) 755-1115

Attorneys for Plaintiffs

FILED

NOV 30 2018

ANAC. VISCOMI, J.S.C.

**GERALDINE HAGAN, Individually, and
MARGUERITE EUBANKS STRICKER as
Executrix for the Estate of JOHN J. HAGAN
III,**

Plaintiffs,

-against-

**AIR & LIQUID SYSTEMS CORPORATION,
as successor-by-merger to BUFFALO PUMPS,
INC.; et al**

Defendants.

: SUPERIOR COURT OF NEW JERSEY
: LAW DIVISION
: MIDDLESEX COUNTY
:
: DOCKET NO. MID L 3383-17 AS
: ASBESTOS LITIGATION
:
: **ORDER GRANTING LEAVE TO
: AMEND COMPLAINT AND
: DEMAND FOR JURY TRIAL**
:

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

IT IS on this 30th day of November, 2018

ORDERED that plaintiff be and hereby is granted leave to file an Amended Complaint for an Order to substitute the estate representative, Marguerite Eubanks Stricker, as Executrix of the Estate of John J. Hagan, III, Deceased as plaintiff in this matter, and it is further

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

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

Ana C. Viscomi

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

Motion ✓ Opposed
 Unopposed

65J
11-30-18

Afigo I. Fadahunsi
Attorney I.D. No: 39372003
TANENBAUM KEALE LLP
One Newark Center, 16th Floor
Newark, New Jersey 07102
(973) 242-0002
Attorneys for Defendant, BorgWarner Morse TEC LLC

FILED
NOV 30 2018
ANA C. VISCOMI, J.S.C.

<u>JOEL HERNANDEZ ALVAREZ, AS</u>	:	SUPERIOR COURT OF NEW JERSEY
<u>EXECUTOR OF THE ESTATE OF RAUL</u>	:	LAW DIVISION: MIDDLESEX COUNTY
<u>HERNANDEZ ESTRADA, DECEASED,</u>	:	DOCKET NO. MID-L-5366-17AS
	:	
Plaintiffs,	:	<u>Civil Action</u>
	:	
-against-	:	ORDER FOR SUMMARY JUDGMENT
	:	FOR DEFENDANT BORGWARNER
<u>A.W. CHESTERTON COMPANY, et al.,</u>	:	MORSE TEC LLC
	:	
Defendants.	:	

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

IT IS ON THIS 30th day of November, 2018,

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

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

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."

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

520
71-30-18

FILED
NOV 30 2018

ANA C. VISCOMI, J.S.C.

**IN THE MATTER OF ASBESTOS
LITIGATION VENUED IN MIDDLESEX
COUNTY**

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

**RAUL ESTRADA HERNANDEZ and
MODESTA ALVEREZ, his wife,**

DOCKET NO. L-5366-17 AS

Plaintiff(s),

CIVIL ACTION
ASBESTOS LITIGATION

v.

ORDER

A.W. CHESTERTON COMPANY, et al.,

Defendants.

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

IT IS ON THIS 30th DAY OF Nov., 2018;

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

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

Opposed _____ Unopposed



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."

524
11-30-18

David J. Cooner – N.J. Attorney ID 030461989
Jean P. Patterson – N.J. Attorney ID 014582011
McCARTER & ENGLISH, LLP
Four Gateway Center
100 Mulberry Street
Newark, New Jersey 07102
(973)-622-4444
Attorneys for Defendant Hercules Incorporated (improperly pled as Hercules, LLC)

FILED
NOV 30 2018
ANAC. VISCOMI, J.S.C.

<p>JOEL HERNANDEZ ALVAREZ, as Executor of the Estate of RAUL ESTRADA HERNANDEZ, Deceased,</p> <p style="text-align: center;">PLAINTIFF,</p> <p>V.</p> <p>AMEC FOSTER WHEELER PLC, ET AL.</p> <p style="text-align: center;">DEFENDANTS.</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO. MID-L-5366-17AS CIVIL ACTION</p> <p style="text-align: center;">ASBESTOS LITIGATION</p> <p style="text-align: center;">ORDER GRANTING SUMMARY JUDGMENT TO DEFENDANT HERCULES INCORPORATED</p>
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This matter having come before the Court on Motion for Summary Judgment by Defendant Hercules Incorporated (improperly pled as Hercules, LLC); and the Court having reviewed the moving and opposition papers, if any; and for good cause having been shown,

IT IS ON THIS 30th DAY OF November, 2018,

ORDERED that the Motion of Defendant Hercules Incorporated (improperly pled as Hercules, LLC) for summary judgment be and is hereby granted, and the Complaint and any claims or crossclaims that were or could have been asserted against this defendant be and are hereby dismissed with prejudice and without costs.

IT IS FURTHER 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."

516
11-30-18

FILED

NOV 30 2018

186-2865

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

ANA C. VISCOMI, J.S.C.

Attorneys for Defendant, Raritan Supply Company

<p>JOEL HERNANDEZ ALVAREZ, as Executor of the Estate of RAUL ESTRADA HERNANDEZ, Deceased,</p> <p style="text-align: center;">Plaintiffs,</p> <p>v.</p> <p>A.W. CHESTERTON COMPANY, et al.,</p> <p style="text-align: center;">Defendants.</p>	<p style="text-align: center;">SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NO.: MID-L-5366-17AS</p> <p style="text-align: center;">Civil Action Asbestos Litigation</p> <p style="text-align: center;">ORDER</p>
---	--

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 30th 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."

404
11-30-18

14191-00369-PCJ

MARSHALL, DENNEHEY, WARNER, COLEMAN & GOGGIN

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

15000 Midlantic Drive Suite 200

P.O. Box 5429

Mt. Laurel, NJ 08054

☎ 856-414-6000 ☎ 856-414-6077

✉ pcjohnson@mdwecg.com

Attorney for Defendant(s), Riley Power Inc. f/k/a Riley Stoker Corporation

FILED

NOV 30 2018

ANA C. VISCOMI, J.S.C.

RAUL ESTRADA HERNANDEZ AND
MODESTA ALVEREZ, HIS WIFE

Plaintiff(s),

vs.

A.W. CHESTERTON COMPANY, ET AL

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY
ASBESTOS LITIGATION

DOCKET NO.: MID-L-5366-17-AS

CIVIL ACTION

***ORDER GRANTING MOTION FOR
SUMMARY JUDGMENT ON BEHALF OF
DEFENDANT, RILEY POWER, INC.***

This matter having come before the Court on Motion of Marshall, Dennehey, Warner, Coleman & Goggin, attorneys for defendant, Riley Power, Inc. and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 30th DAY OF November, 2018,

ORDERED the Motion of Defendant, Riley Power, Inc. for Summary Judgment is hereby granted and the Complaint and any Cross-Claims are hereby dismissed with prejudice.

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



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

"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."

PASCARELLA DIVITA, PLLC
2137 Route 35, Suite 290
Holmdel, New Jersey 07733
732) 837-9019
Joshua A. Greeley, Esq. – Attorney ID: 023032010
Attorneys for: Trane US, Inc. f/k/a American Standard, Inc.

521
11-30-18

FILED
NOV 30 2018

**IN THE MATTER OF ASBESTOS
LITIGATION VENUED IN MIDDLESEX
COUNTY**

**RAUL ESTRADA HERNANDEZ and
MODESTA ALVEREZ, his wife,**

Plaintiff(s),

v.

A.W. CHESTERTON COMPANY, et al.,

Defendants.

ANA C. VISCOMI, J.S.C.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

DOCKET NO. L-5366-17 AS

CIVIL ACTION
ASBESTOS LITIGATION

ORDER

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

IT IS ON THIS 30th DAY OF Nov., 2018;

ORDERED that the Motion of Defendant, Trane US, 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

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."

548
11-30-18

GIBBONS P.C.
Ethan D. Stein, Esq. (NJ ID: 040581995)
One Gateway Center
Newark, New Jersey 07102
(973) 596-4500
Attorneys for Defendant Honeywell International Inc.

FILED

NOV 30 2018

ANA C. VISCOMI, J.S.C.

MATTHEW HODJERA, et al.,

Plaintiffs,

vs.

BORG WARNER MORSE TEC, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY: LAW DIVISION
DOCKET No.: MID-L-5368-17 AS

- Asbestos Litigation -
Civil Action

**ORDER FOR SUMMARY JUDGMENT
FOR DEFENDANT HONEYWELL
INTERNATIONAL INC.**

This matter having come before the Court on Motion of Gibbons P.C., attorneys for Defendant Honeywell International Inc. (f/k/a AlliedSignal Inc., as successor-in-interest to The Bendix Corporation) ("Honeywell"), and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS on this 30th day of November, 2018

ORDERED the motion of Defendant, Honeywell, for Summary Judgment is hereby granted and the Complaint, and any amendments thereto, together with any Cross-Claims and Counterclaims are hereby dismissed with prejudice; and

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

Opposed Unopposed

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

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

315
11-30-18

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

FILED

NOV 30 2018

ANA C. VISCOMI, J.S.C.

MARY C. HUGO,

Plaintiff,

v.

BORG WARNER MORSE TEC, f/k/a Borg
Warner, et al.

Defendant(s).

SUPERIOR COURT OF NEW JERSEY

**LAW DIVISION
MIDDLESEX COUNTY**

DOCKET NO.: MID-L-2077-15AS

Civil Action
Asbestos Litigation

ORDER

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

IT IS ON THIS 30th day of November, 2018,

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

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



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."

1011
11-30-18

NJ ATTY: NO.: (02727 1997)
LANDMAN CORSI BALLAINE & FORD P.C.
One Gateway Center, Fourth Floor
Newark, NJ 07102-5388
(973) 623-2700
Attorneys for Defendant
Federal Mogul Asbestos Personal Injury Trust, as
successor to Felt Products Manufacturing Company

FILED
NOV 30 2018
ANA C. VISCOMI, J.S.C.

JOHN J. RAGAN, as Executor and
Executor ad Prosequendum of the Estate of
MARY C. HUGO,

Plaintiffs,

v.

BORG-WARNER MORSE TEC LLC, f/k/a
Borg Warner, et al.

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-2077-15AS

CIVIL ACTION

ASBESTOS LITIGATION

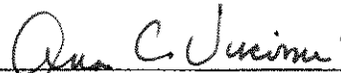
ORDER

THIS MATTER, having come before the Court on motion of Landman Corsi Ballaine & Ford P.C. attorneys for Federal Mogul Asbestos Personal Injury Trust, as successor to Felt Products Manufacturing Company, for an Order granting summary judgment, and the Court having reviewed moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 30th day of November, 2018;

ORDERED the motion for summary judgment of Defendant Federal Mogul Asbestos Personal Injury Trust, as successor to Felt Products Manufacturing Company, is hereby granted and the complaint and any counterclaims and cross-claims are hereby dismissed with prejudice; and it is further

ORDERED that a copy of 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."

348
11-30-18

WEITZ & LUXENBERG

A New York Professional Corporation

Jenna Kristal Egner, Esq.

ID #: 1304462014

Robert M. Silverman

ID # 021571977

220 Lake Drive East, Suite 210

Cherry Hill, NJ 08002

Tel. (856) 755-1115

Attorneys for Plaintiff

FILED

NOV 30 2018

ANA C. VISCOMI, J.S.C.

<p>JAMES HULSEY AND BONNIE HULSEY, H/W</p> <p style="padding-left: 100px;">Plaintiff,</p> <p>v.</p> <p>CYPRUS AMAX MINERALS COMPANY, Individually and as successor to Sierra Talc Company and United Talc Company; et al</p> <p style="text-align: center;">Defendants.</p>	<p>:</p>	<p>SUPERIOR COURT OF NEW JERSEY</p> <p>LAW DIVISION</p> <p>MIDDLESEX COUNTY</p> <p>DOCKET NO. MID L 2138-18 -AS</p> <p>ASBESTOS LITIGATION</p> <p>ORDER GRANTING LEAVE TO</p> <p>AMEND COMPLAINT AND</p> <p>DEMAND FOR JURY TRIAL</p>
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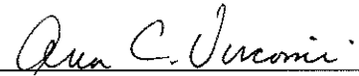
THIS MATTER having been brought before the Court by Jenna Kristal Egner counsel for Plaintiff, on a Motion pursuant to R. 4:9-1 to amend Plaintiff's Complaint and Demand for Jury Trial; and the Court having read the moving papers and the opposition, if any, thereto; and having considered the arguments of counsel; and for good cause shown;

IT IS on this 30th day of November, 2018

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

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

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



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

Motion

Opposed
 Unopposed

PASCARELLA DIVITA, PLLC
2137 Route 35, Suite 290
Holmdel, New Jersey 07733
(732) 837-9019
Stephanie A. DiVita, Esq. - Attorney ID: 000232004
Attorneys for Defendant, Trane US, Inc.

518
11-30-18
FILED

NOV 30 2018

ANA C. VISCOMI, J.S.C.

**IN THE MATTER OF ASBESTOS
LITIGATION VENUED IN MIDDLESEX
COUNTY**

PAUL KUCHAR,

Plaintiff,

v.

**ARMSTRONG WORLD INDUSTRIES, et
al.,**

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION MIDDLESEX COUNTY

DOCKET NO. MID-L-01698-18 AS

CIVIL ACTION
ASBESTOS LITIGATION

ORDER

THIS MATTER having come before the Court on Motion of Pascarella DiVita, PLLC, attorneys for Defendant, Trane US, Inc. f/k/a American Standard, Inc. and the Court having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS ON THIS 30th day of Nov., 2018;

ORDERED that the motion for summary judgment by Defendant Trane US, Inc. f/k/a American Standard, Inc. is hereby granted and the Complaint and any Counterclaims and Cross-Claims are hereby dismissed with prejudice as to Defendant Trane US, Inc. and it is further

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

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."

565
PI-30-18

Kathleen P. Ramalho, Esq. - ID No. 008162005
BREUNINGER & FELLMAN
Attorneys at Law
1829 Front Street
Scotch Plains, NJ 07076
Attorneys for Defendant Van Wickle Auto Supply, Inc.

FILED
NOV 30 2018
ANA C. VISCOMI, J.S.C.

<p>BRIAN SELVIN, ESQ. and GERALD ZUNGRI, Co-Executors of the Estate of DANIEL LANGAN;</p> <p style="text-align: center;">Plaintiff(s),</p> <p>vs.</p> <p>1001 AUTO PARTS CORP., et als</p> <p style="text-align: center;">Defendant(s).</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION-MIDDLESEX COUNTY ASBESTOS LITIGATION</p> <p>DOCKET NO.: MID-L-6997-15 AS</p> <p><u>CIVIL ACTION</u> ASBESTOS LITIGATION</p> <p style="text-align: center;">ORDER</p>
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This matter having been presented to the Court by way of Motion from Breuninger & Fellman, attorneys for Defendant National Automotive Parts Association seeking entry of Summary Judgment;

And the Court, having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS on this 30th day of November 2018

ORDERED that Defendant National Automotive Parts Association's Motion for Summary Judgment is granted; and it is further

ORDERED that summary judgment is hereby entered in favor of the defendant National Automotive Parts Association and all claims and crossclaims against defendant National Automotive Parts Association are dismissed with prejudice; and it is further

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


ANA C. VISCOMI, J.S.C.

Motion opposed
Motion unopposed

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

CO8
11-30-18

Kathleen P. Ramalho, Esq. - ID No. 008162005
BREUNINGER & FELLMAN
Attorneys at Law
1829 Front Street
Scotch Plains, NJ 07076
Attorneys for Defendant Van Wickle Auto Supply, Inc.

FILED
NOV 30 2018
ANA C. VISCOMI, J.S.C.

<p>BRIAN SELVIN, ESQ. and GERALD ZUNGRI, Co-Executors of the Estate of DANIEL LANGAN;</p> <p>Plaintiff(s),</p> <p>vs.</p> <p>1001 AUTO PARTS CORP., et als</p> <p>Defendant(s).</p>	<p>SUPERIOR COURT OF NEW JERSEY LAW DIVISION-MIDDLESEX COUNTY ASBESTOS LITIGATION</p> <p>DOCKET NO.: MID-L-6997-15 AS</p> <p><u>CIVIL ACTION</u> ASBESTOS LITIGATION</p> <p>ORDER</p>
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This matter having been presented to the Court by way of Motion from Breuninger & Fellman, attorneys for Defendant Van Wickle Auto Supply, Inc., seeking entry of Summary Judgment;

And the Court, having reviewed the moving and opposition papers, if any, and for good cause shown;

IT IS on this 30th day of November 2018

ORDERED that Defendant Van Wickle Auto Supply, Inc.'s Motion for Summary Judgment is granted; and it is further

ORDERED that summary judgment is hereby entered in favor of the defendant Van Wickle Auto Supply, Inc. and all claims and crossclaims against defendant Van Wickle Auto Supply, Inc. are dismissed with prejudice; and it is further

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


ANA C. VISCOMI, J.S.C.

Motion opposed _____
Motion unopposed ✓

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

118
11-30-18

REILLY, MCDEVITT & HENRICH, P.C.
BY: FREDERICK E. BLAKELOCK
NJ IDENTIFICATION NO. 042251992
JOSHUA E. SONSTEIN
NJ IDENTIFICATION NO. 107802015
3 EXECUTIVE CAMPUS, SUITE 310
CHERRY HILL, NEW JERSEY 08002
(856) 317-7180

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

FILED

NOV 30 2018

ANA C. VISCOMI, J.S.C.

FILED

NOV 30 2018

ANA C. VISCOMI, J.S.C.

OUR FILE # 117-1017

MICHELLE LOMET, INDIVIDUALLY AND
AS EXECUTRIX OF THE ESTATE OF
DENNIS LOMET,

PLAINTIFF(S)

vs.

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

DEFENDANT(S)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

DOCKET NO. #MID-L-3536-14 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 30th 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."

WILENTZ, GOLDMAN & SPITZER, P.A.
90 Woodbridge Center Drive
P.O. Box 10
Woodbridge, New Jersey 07095
(732) 636-8000
Attorneys for Plaintiffs
LYNNE M. KIZIS, ESQ. (ID No. 037831987)

211
11-30-18

FILED

NOV 30 2018

ANAC.VISCOMI,J.S.C.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX COUNTY
DOCKET No. MID-L-3046-15AS

-----X
HENRY MALOPOLSKI;

Plaintiff,

vs.

A.J. FRIEDMAN SUPPLY CO., INC., et al.;

Defendants.
-----X

ASBESTOS LITIGATION

Civil Action

ORDER

THIS MATTER having been opened to the Court upon the motion of Wilentz, Goldman & Spitzer, P.A., counsel for plaintiff, and the Court having considered the moving papers, and for other good and just cause shown;

IT IS on the 30th day of November, 2018;

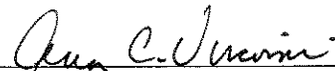
ORDERED that plaintiff is hereby granted leave to file and serve a Second Amended Complaint, as set forth in the accompanying Certification, to name, Nancy McCrone, as Executrix of The Estate of Henry Malopolski, and to set forth her claims pursuant to the New Jersey Survivorship and Wrongful Death statutes; to reflect decedent's disease change and the fact that the proofs as regards individual defendants will be established through discovery and at trial; and

IT IS FURTHER ORDERED that Stipulations of Dismissal filed in favor of A.W. Chesterton Company, American Machine and Metals, Inc., Anderson, Greenwood & Co., Global Management, Inc., Grinnell LLC, IMO Industries, Inc., The J.R. Clarkson Company, Notte Safety Appliance Company and Varec Vapor Control, Inc., be hereby vacated; and

IT IS FURTHER ORDERED that Plaintiff is hereby granted leave to file and serve a Second Amended Complaint, as set forth in the accompanying Certification, to name Cameron International Corporation, Goulds Pumps, LLC, ITT LLC, Johnson Controls, Inc., and York International Corporation as additional defendants; and

IT IS FURTHER ORDERED that all defendants who have been served with the motion papers shall be deemed to have been served with the Second Amended Complaint and defendants' previously filed Answers and Cross-Claims shall be deemed responsive to the amended pleadings; and

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



ANA C. VISCOMI, J.S.C.

M# 305
10-26-18

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

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

DOCKET NO. MID-L-7514-17-AS

FILED

NOV 30 2018

ANA C. VISCOMI, J.S.C.

BARBARA P. MATTHEWS,

Plaintiff,

v.

BRENNTAG NORTH AMERICA, et al.,

Defendants.

: **ASBESTOS MOTION**
:
: **CIVIL ACTION**
:
: **ORDER**
:
:
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:
:

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

IT IS ON THIS 30th **DAY OF** November, 2018;

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

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

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

Opposed _____ Unopposed ✓

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

349
11-30-18

WEITZ & LUXENBERG

A New York Professional Corporation

James J. Wenzel, Esq.

ID #: 287282018

Robert M. Silverman

ID # 021571977

220 Lake Drive East, Suite 210

Cherry Hill, NJ 08002

Tel. (856) 755-1115

Attorneys for Plaintiff

FILED

NOV 30 2018

ANA C. VISCOMI, J.S.C.

<p>BONNIE J. MYERS,</p> <p style="padding-left: 100px;">Plaintiff,</p> <p>v.</p> <p>BORGWARNER MORSETEC LLC; et al</p> <p style="padding-left: 100px;">Defendants.</p>	<p>:</p>	<p>SUPERIOR COURT OF NEW JERSEY</p> <p>LAW DIVISION</p> <p>MIDDLESEX COUNTY</p> <p>DOCKET NO. MID L 2585-18 -AS</p> <p>ASBESTOS LITIGATION</p> <p>ORDER GRANTING LEAVE TO</p> <p>AMEND COMPLAINT AND</p> <p>DEMAND FOR JURY TRIAL</p>
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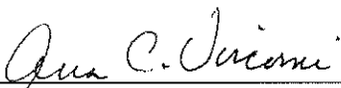
THIS MATTER having been brought before the Court by James J. Wenzel counsel for Plaintiff, on a Motion pursuant to R. 4:9-1 to amend Plaintiff's Complaint and Demand for Jury Trial; and the Court having read the moving papers and the opposition, if any, thereto; and having considered the arguments of counsel; and for good cause shown;

IT IS on this 30th day of November, 2018

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

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

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



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

Motion Opposed
 ✓ Unopposed

1215
11-30-18

George Talarico, Esq. 037131988
SILLS CUMMIS & GROSS PC
One Riverfront Plaza
Newark, NJ 07102
973-643-7000
Attorneys for Defendant
Cargotec Corporation

FILED

NOV 30 2018

ANA C. VISCOMI, J.S.C.

BOBBY L. PATTERSON, SR,

Plaintiff,

v.

3M COMPANY, et al

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

Docket No. MID-L-07563-17-AS

CIVIL ACTION
ASBESTOS LITIGATION

ORDER ADMITTING
ALLEN C. SCHLINSOG, JR.

THIS MATTER having been opened by Sills Cummis & Gross PC, attorneys for Defendant Cargotec Corporation upon application for an Order pursuant to R. 1:21-2 granting *pro hac vice* admission to Allen C. Schlinsog, Jr., Esquire, and the Court having considered the submission of the party and for good cause shown:

IT IS on this 30th day of Nov., 2018; **ORDERED** that the motion is **GRANTED** and Allen C. Schlinsog, Jr., Esquire is hereby admitted *pro hac vice*.

IT IS FURTHER ORDERED that there is a finding of good cause shown for the admission of Allen C. Schlinsog, Jr., Esquire as he has an established long-standing attorney client relationship with Cargotec Corporation, this matter involves a complex area and Allen C. Schlinsog, Jr., Esquire is a specialist.

IT IS FURTHER ORDERED that Allen C. Schlinsog, Esquire will be subject to the following conditions:

(1) Allen C. Schlinsog, Jr. shall abide by the New Jersey Court Rules including all disciplinary rules; and

(2) Allen C. Schlinsog, Jr. shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against him or his firm that may arise out of the attorney's participation in the matter; and

(3) Allen C. Schlinsog, Jr. shall notify the Court immediately of any matter affecting the attorney's standing at the bar of any other court in any jurisdiction; and

(4) 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, the conduct of the cause and counsel admitted *pro hac vice* by virtue of this Order; and

(5) Allen C. Schlinsog, Jr. shall within ten (10) days of the date of this Order comply with R. 1:20-1(b), R. 1:28-2, and R. 1:28B-1(e); and

(6) Allen C. Schlinsog, Jr. shall not be designated as trial counsel; and

(7) No adjournment or delay in discovery, motions, trial, or any other proceedings will be requested by reason of Allen C. Schlinsog, Jr.'s inability to appear; and

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

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

Sills Cummis & Gross, PC shall serve a copy of this Order upon all counsel of record within seven (7) days of the date of entry hereof.



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

____ Opposed
 Unopposed

1216
11-30-18

George Talarico, Esq. 037131988
SILLS CUMMIS & GROSS PC
One Riverfront Plaza
Newark, NJ 07102
973-643-7000
Attorneys for Defendant
Cargotec Corporation

FILED

NOV 30 2018

ANAC. VISCOMI, J.S.C.

BOBBY L. PATTERSON, SR,

Plaintiff,

v.

3M COMPANY, et al

Defendants.

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

) **Docket No. MID-L-07563-17-AS**
)

) **CIVIL ACTION**
) **ASBESTOS LITIGATION**
)

) **ORDER ADMITTING**
) **BRENT A. SIMERSON**
)

THIS MATTER having been opened by Sills Cummis & Gross PC, attorneys for Defendant Cargotec Corporation upon application for an Order pursuant to R. 1:21-2 granting *pro hac vice* admission to Brent A. Simerson, Esquire, and the Court having considered the submission of the party and for good cause shown:

IT IS on this 30th day of November, 2018; **ORDERED** that the motion is **GRANTED** and Brent A. Simerson, Esquire is hereby admitted *pro hac vice*.

IT IS FURTHER ORDERED that there is a finding of good cause shown for the admission of Brent A. Simerson, Esquire as he has an established long-standing attorney client relationship with Cargotec Corporation, this matter involves a complex area and Brent A. Simerson, Esquire is a specialist.

IT IS FURTHER ORDERED that Brent A. Simerson, Esquire will be subject to the following conditions:

(1) Brent A. Simerson shall abide by the New Jersey Court Rules including all disciplinary rules; and

(2) Brent A. Simerson shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against him or his firm that may arise out of the attorney's participation in the matter; and

(3) Brent A. Simerson shall notify the Court immediately of any matter affecting the attorney's standing at the bar of any other court in any jurisdiction; and

(4) 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, the conduct of the cause and counsel admitted *pro hac vice* by virtue of this Order; and

(5) Brent A. Simerson shall within ten (10) days of the date of this Order comply with R. 1:20-1(b), R. 1:28-2, and R. 1:28B-1(e); and

(6) Brent A. Simerson shall not be designated as trial counsel; and

(7) No adjournment or delay in discovery, motions, trial, or any other proceedings will be requested by reason of Brent A. Simerson's inability to appear; and

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

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

Sills Cummis & Gross, PC shall serve a copy of this Order upon all counsel of record within seven (7) days of the date of entry hereof.



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

Opposed
 Unopposed

1218
11-30-18

George Talarico, Esq. 037131988
SILLS CUMMIS & GROSS PC
One Riverfront Plaza
Newark, NJ 07102
973-643-7000
Attorneys for Defendant
Cargotec Services USA, Inc.

FILED

NOV 30 2018

ANA C. VISCOMI, J.S.C.

BOBBY L. PATTERSON, SR,

Plaintiff,

v.

3M COMPANY, et al

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

Docket No. MID-L-07563-17-AS

CIVIL ACTION
ASBESTOS LITIGATION

ORDER ADMITTING
ALLEN C. SCHLINSOG, JR.

THIS MATTER having been opened by Sills Cummis & Gross PC, attorneys for Defendant Cargotec Services USA, Inc. upon application for an Order pursuant to R. 1:21-2 granting *pro hac vice* admission to Allen C. Schlinsog, Jr., Esquire, and the Court having considered the submission of the party and for good cause shown:

IT IS on this 30th day of November, 2018; **ORDERED** that the motion is **GRANTED** and Allen C. Schlinsog, Jr., Esquire is hereby admitted *pro hac vice*.

IT IS FURTHER ORDERED that there is a finding of good cause shown for the admission of Allen C. Schlinsog, Jr., Esquire as he has an established long-standing attorney client relationship with Cargotec Services USA, Inc., this matter involves a complex area and Allen C. Schlinsog, Jr., Esquire is a specialist.

IT IS FURTHER ORDERED that Allen C. Schlinsog, Esquire will be subject to the following conditions:

(1) Allen C. Schlinsog, Jr. shall abide by the New Jersey Court Rules including all disciplinary rules; and

(2) Allen C. Schlinsog, Jr. shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against him or his firm that may arise out of the attorney's participation in the matter; and

(3) Allen C. Schlinsog, Jr. shall notify the Court immediately of any matter affecting the attorney's standing at the bar of any other court in any jurisdiction; and

(4) 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, the conduct of the cause and counsel admitted *pro hac vice* by virtue of this Order; and

(5) Allen C. Schlinsog, Jr. shall within ten (10) days of the date of this Order comply with R. 1:20-1(b), R. 1:28-2, and R. 1:28B-1(e); and

(6) Allen C. Schlinsog, Jr. shall not be designated as trial counsel; and

(7) No adjournment or delay in discovery, motions, trial, or any other proceedings will be requested by reason of Allen C. Schlinsog, Jr.'s inability to appear; and

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

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

Sills Cummis & Gross, PC shall serve a copy of this Order upon all counsel of record within seven (7) days of the date of entry hereof.

Ana C. Viscomi

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

Opposed
 Unopposed

1219
11-30-18

George Talarico, Esq. 037131988
SILLS CUMMIS & GROSS PC
One Riverfront Plaza
Newark, NJ 07102
973-643-7000
Attorneys for Defendant
Cargotec Services USA, Inc.

FILED

NOV 30 2018

ANA C. VISCOMI, J.S.C.

BOBBY L. PATTERSON, SR,)
)
)
)
)
Plaintiff,)
)
)
v.)
)
)
3M COMPANY, et al)
)
)
)
)
Defendants.)

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

Docket No. MID-L-07563-17-AS

CIVIL ACTION
ASBESTOS LITIGATION

ORDER ADMITTING
BRENT A. SIMERSON

THIS MATTER having been opened by Sills Cummis & Gross PC, attorneys for Defendant Cargotec Services USA, Inc. upon application for an Order pursuant to R. 1:21-2 granting *pro hac vice* admission to Brent A. Simerson, Esquire, and the Court having considered the submission of the party and for good cause shown:

IT IS on this 30th day of November, 2018; **ORDERED** that the motion is **GRANTED** and Brent A. Simerson, Esquire is hereby admitted *pro hac vice*.

IT IS FURTHER ORDERED that there is a finding of good cause shown for the admission of Brent A. Simerson, Esquire as he has an established long-standing attorney client relationship with Cargotec Services USA, Inc., this matter involves a complex area and Brent A. Simerson, Esquire is a specialist.

IT IS FURTHER ORDERED that Brent A. Simerson, Esquire will be subject to the following conditions:

(1) Brent A. Simerson shall abide by the New Jersey Court Rules including all disciplinary rules; and

(2) Brent A. Simerson shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against him or his firm that may arise out of the attorney's participation in the matter; and

(3) Brent A. Simerson shall notify the Court immediately of any matter affecting the attorney's standing at the bar of any other court in any jurisdiction; and

(4) 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, the conduct of the cause and counsel admitted *pro hac vice* by virtue of this Order; and

(5) Brent A. Simerson shall within ten (10) days of the date of this Order comply with R. 1:20-1(b), R. 1:28-2, and R. 1:28B-1(e); and

(6) Brent A. Simerson shall not be designated as trial counsel; and

(7) No adjournment or delay in discovery, motions, trial, or any other proceedings will be requested by reason of Brent A. Simerson's inability to appear; and

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

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

Sills Cummis & Gross, PC shall serve a copy of this Order upon all counsel of record within seven (7) days of the date of entry hereof.



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

____ Opposed
 Unopposed

1220
11-30-18

George Talarico, Esq. 037131988
SILLS CUMMIS & GROSS PC
One Riverfront Plaza
Newark, NJ 07102
973-643-7000
Attorneys for Defendant
Hiab USA, Inc.

FILED
NOV 30 2018
ANAC. VISCOMI, J.S.C.

BOBBY L. PATTERSON, SR,

Plaintiff,

v.

3M COMPANY, et al

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY

Docket No. MID-L-07563-17-AS

CIVIL ACTION
ASBESTOS LITIGATION

ORDER ADMITTING
BRENT A. SIMERSON

THIS MATTER having been opened by Sills Cummis & Gross PC, attorneys for Defendant Hiab USA, Inc. upon application for an Order pursuant to R. 1:21-2 granting *pro hac vice* admission to Brent A. Simerson, Esquire, and the Court having considered the submission of the party and for good cause shown:

IT IS on this 30th day of November, 2018; **ORDERED** that the motion is **GRANTED** and Brent A. Simerson, Esquire is hereby admitted *pro hac vice*.

IT IS FURTHER ORDERED that there is a finding of good cause shown for the admission of Brent A. Simerson, Esquire as he has an established long-standing attorney client relationship with Hiab USA, Inc., this matter involves a complex area and Brent A. Simerson, Esquire is a specialist.

IT IS FURTHER ORDERED that Brent A. Simerson, Esquire will be subject to the following conditions:

(1) Brent A. Simerson shall abide by the New Jersey Court Rules including all disciplinary rules; and

(2) Brent A. Simerson shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against him or his firm that may arise out of the attorney's participation in the matter; and

(3) Brent A. Simerson shall notify the Court immediately of any matter affecting the attorney's standing at the bar of any other court in any jurisdiction; and

(4) 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, the conduct of the cause and counsel admitted *pro hac vice* by virtue of this Order; and

(5) Brent A. Simerson shall within ten (10) days of the date of this Order comply with R. 1:20-1(b), R. 1:28-2, and R. 1:28B-1(e); and

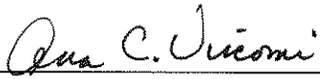
(6) Brent A. Simerson shall not be designated as trial counsel; and

(7) No adjournment or delay in discovery, motions, trial, or any other proceedings will be requested by reason of Brent A. Simerson's inability to appear; and

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

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

Sills Cummis & Gross, PC shall serve a copy of this Order upon all counsel of record within seven (7) days of the date of entry hereof.



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

Opposed
 Unopposed

IT IS FURTHER ORDERED that Allen C. Schlinsog, Jr., Esquire will be subject to the following conditions:

(1) Allen C. Schlinsog, Jr. shall abide by the New Jersey Court Rules including all disciplinary rules; and

(2) Allen C. Schlinsog, Jr. shall consent to the appointment of the Clerk of the Supreme Court as an agent upon whom service of process may be made for all actions against him or his firm that may arise out of the attorney's participation in the matter; and

(3) Allen C. Schlinsog, Jr. shall notify the Court immediately of any matter affecting the attorney's standing at the bar of any other court in any jurisdiction; and

(4) 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, the conduct of the cause and counsel admitted *pro hac vice* by virtue of this Order; and

(5) Allen C. Schlinsog, Jr. shall within ten (10) days of the date of this Order comply with R. 1:20-1(b), R. 1:28-2, and R. 1:28B-1(e); and

(6) Allen C. Schlinsog, Jr. shall not be designated as trial counsel; and

(7) No adjournment or delay in discovery, motions, trial, or any other proceedings will be requested by reason of Allen C. Schlinsog, Jr.'s inability to appear; and

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

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

Sills Cummis & Gross, PC shall serve a copy of this Order upon all counsel of record within seven (7) days of the date of entry hereof.

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

Opposed
 Unopposed

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

Ana C. Visconti

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

Motion

 Unopposed

 Opposed

350
1A-30-18

WILENTZ, GOLDMAN & SPITZER P.A.
Attorneys at Law
90 Woodbridge Center Drive
Post Office Box 10
Woodbridge, New Jersey 07095
732.636.8000

FILED

NOV 30 2018

ANAC. VISCOMI, J.S.C.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
MIDDLESEX COUNTY COURT HOUSE
DOCKET NO. L-3114-18AS

-----X

CHAD J. SCHMIDT,	:	
Executor of the Estate of	:	
CHARLES J. SCHMIDT;	:	ORDER PERMITTING
	:	WITHDRAWAL OF COUNSEL
v.	:	
	:	
JOHN DOE 1 through	:	
JOHN DOE 100 (fictitious);	:	
Defendants.	:	

-----X

This matter having come before the Court on the application of Wilentz, Goldman and Spitzer, P.A. "Wilentz, Goldman and Spitzer, P.A." seeking an Order permitting them to withdraw as attorneys for Plaintiff and thereby releasing them from any responsibility in this matter going forward, the Court having considered the arguments presented and for good cause shown, it is, on the 30th day of November, 2018,

ORDERED as follows:

1. The application of Wilentz, Goldman and Spitzer, P.A. for an Order allowing them to withdraw as counsel is hereby Granted;
2. Wilentz, Goldman and Spitzer, P.A. is relieved of any responsibility going forward in this matter;

3. Chad J. Schmidt is hereby permitted to proceed *pro se* in this matter or to obtain substitute counsel within 60 days hereof;

4. A copy of this Order shall be served of Chad J. Schmidt within 7 days hereof.



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

197
11-30-18

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 30 2018

ANA C. VISCOMI, J.S.C.

NEMEROFF LAW FIRM, P.C.
12720 Hillcrest Tower, Suite 700
Dallas, Texas 75230
(214) 774-2258
By: Rick Nemeroff (TX Bar No. 24026024) (pending pro hac vice)
By: Kelly Koehler (TX Bar No. 24082501) (pending pro hac vice)

Attorneys for Plaintiff

SOPHIA VIDALIER,

Plaintiff,

v.

CYPRUS AMAX MINERALS
COMPANY (sued individually, doing
business as, and as successor to
AMERICAN TALC COMPANY,
METROPOLITAN TALC CO. INC.
and CHARLES MATHIEU INC. and
SIERRA TALC COMPANY and
UNITED TALC COMPANY), et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L- 6245 -18AS

Civil Action – Asbestos Litigation

**ORDER FOR PRO HAC VICE
ADMISSION OF
RICHARD IRA NEMEROFF, ESQ.**

This matter having been opened to the Court on behalf of Plaintiff, Sophia Vidalier, 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 Richard Ira Nemeroff, Esq.

IT IS ON THIS 30th day of November 2018;

ORDERED that Richard Ira Nemeroff, Esq. be and is hereby admitted *pro hac vice*

in this matter; and

IT IS FURTHER ORDERED that Richard Ira Nemeroff, 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 Richard Ira Nemeroff to be in attendance.

2. Richard Ira Nemeroff 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

198
11-30-18

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 30 2018

ANA C. VISCOMI, J.S.C.

NEMEROFF LAW FIRM, P.C.
12720 Hillcrest Tower, Suite 700
Dallas, Texas 75230
(214) 774-2258
By: Rick Nemeroff (TX Bar No. 24026024) (pending pro hac vice)
By: Kelly Koehler (TX Bar No. 24082501) (pending pro hac vice)

Attorneys for Plaintiff

SOPHIA VIDALIER,

Plaintiff,

v.

CYPRUS AMAX MINERALS
COMPANY (sued individually, doing
business as, and as successor to
AMERICAN TALC COMPANY,
METROPOLITAN TALC CO. INC.
and CHARLES MATHIEU INC. and
SIERRA TALC COMPANY and
UNITED TALC COMPANY), et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L- 6245 -18AS

Civil Action – Asbestos Litigation

**ORDER FOR PRO HAC VICE
ADMISSION OF
BARRETT NAMAN, ESQ.**

This matter having been opened to the Court on behalf of Plaintiff, Sophia Vidalier, 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 Barrett Naman, Esq.

IT IS ON THIS 30th day of November 2018;

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

matter; and

IT IS FURTHER ORDERED that Barrett Naman, 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

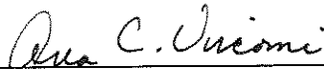
IT IS FURTHER ORDERED that:

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

199
11-30-18

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 30 2018

ANA C. VISCOMI, J.S.C.

NEMEROFF LAW FIRM, P.C.
12720 Hillcrest Tower, Suite 700
Dallas, Texas 75230
(214) 774-2258
By: Rick Nemeroff (TX Bar No. 24026024) (pending pro hac vice)
By: Kelly Koehler (TX Bar No. 24082501) (pending pro hac vice)

Attorneys for Plaintiff

SOPHIA VIDALIER,

Plaintiff,

v.

CYPRUS AMAX MINERALS
COMPANY (sued individually, doing
business as, and as successor to
AMERICAN TALC COMPANY,
METROPOLITAN TALC CO. INC.
and CHARLES MATHIEU INC. and
SIERRA TALC COMPANY and
UNITED TALC COMPANY), et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - MIDDLESEX
COUNTY

DOCKET NO.: MID-L- 6245 -18AS

Civil Action – Asbestos Litigation

**ORDER FOR PRO HAC VICE
ADMISSION OF
KELLY KOEHLER, ESQ.**

This matter having been opened to the Court on behalf of Plaintiff, Sophia Vidalier, 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 Kelly Koehler, Esq.

IT IS ON THIS 30th day of November 2018;

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

matter; and

IT IS FURTHER ORDERED that Kelly Koehler, 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 his 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 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 Kelly Koehler to be in attendance.
2. Kelly Koehler 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
 J Unopposed

200
11-3078

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 30 2018

ANA C. VISCOMI, J.S.C.

NEMEROFF LAW FIRM, P.C.
12720 Hillcrest Tower, Suite 700
Dallas, Texas 75230
(214) 774-2258
By: Rick Nemeroff (TX Bar No. 24026024) (pending pro hac vice)
By: Kelly Koehler (TX Bar No. 24082501) (pending pro hac vice)

Attorneys for Plaintiff

SOPHIA VIDALIER,

Plaintiff,

v.

CYPRUS AMAX MINERALS
COMPANY (sued individually, doing
business as, and as successor to
AMERICAN TALC COMPANY,
METROPOLITAN TALC CO. INC.
and CHARLES MATHIEU INC. and
SIERRA TALC COMPANY and
UNITED TALC COMPANY), et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L-6245 -18AS

Civil Action – Asbestos Litigation

**ORDER FOR PRO HAC VICE
ADMISSION OF
JEFFREY O'CONNELL, ESQ.**

This matter having been opened to the Court on behalf of Plaintiff, Sophia Vidalier, 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 Jeffrey O'Connell, Esq.

IT IS ON THIS 30th day of November 2018;

ORDERED that Jeffrey O'Connell, Esq. be and is hereby admitted *pro hac vice* in this matter; and

IT IS FURTHER ORDERED that Jeffrey O'Connell, 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

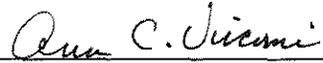
IT IS FURTHER ORDERED that:

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

201
11-30-18

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 30 2018

ANA C. VISCOMI, J.S.C.

NEMEROFF LAW FIRM, P.C.
12720 Hillcrest Tower, Suite 700
Dallas, Texas 75230
(214) 774-2258
By: Rick Nemeroff (TX Bar No. 24026024) (pending pro hac vice)
By: Kelly Koehler (TX Bar No. 24082501) (pending pro hac vice)

Attorneys for Plaintiff

SOPHIA VIDALIER,

Plaintiff,

v.

CYPRUS AMAX MINERALS
COMPANY (sued individually, doing
business as, and as successor to
AMERICAN TALC COMPANY,
METROPOLITAN TALC CO. INC.
and CHARLES MATHIEU INC. and
SIERRA TALC COMPANY and
UNITED TALC COMPANY), et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L- 6245 -18AS

Civil Action – Asbestos Litigation

**ORDER FOR PRO HAC VICE
ADMISSION OF
RODERICK SCOTT MARSHALL, ESQ.**

This matter having been opened to the Court on behalf of Plaintiff, Sophia Vidalier,
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 Roderick Scott Marshall, Esq.

IT IS ON THIS 30th day of November 2018;

ORDERED that Roderick Scott Marshall, Esq. be and is hereby admitted *pro hac*
vice in this matter; and

IT IS FURTHER ORDERED that Roderick Scott Marshall, 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 Roderick Scott Marshall to be in attendance.
2. Roderick Scott Marshall 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

202
11-30-18

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 30 2018

ANA C. VISCOMI, J.S.C.

NEMEROFF LAW FIRM, P.C.
12720 Hillcrest Tower, Suite 700
Dallas, Texas 75230
(214) 774-2258
By: Rick Nemeroff (TX Bar No. 24026024) (pending pro hac vice)
By: Kelly Koehler (TX Bar No. 24082501) (pending pro hac vice)

Attorneys for Plaintiff

SOPHIA VIDALIER,

Plaintiff,

v.

CYPRUS AMAX MINERALS
COMPANY (sued individually, doing
business as, and as successor to
AMERICAN TALC COMPANY,
METROPOLITAN TALC CO. INC.
and CHARLES MATHIEU INC. and
SIERRA TALC COMPANY and
UNITED TALC COMPANY), et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L- 6245 -18AS

Civil Action – Asbestos Litigation

**ORDER FOR PRO HAC VICE
ADMISSION OF
RYAN PHILLIPS, ESQ.**

This matter having been opened to the Court on behalf of Plaintiff, Sophia Vidalier,
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 Ryan Phillips, Esq.

IT IS ON THIS 30th day of November 2018;

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

IT IS FURTHER ORDERED that Ryan Phillips, 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 Ryan Phillips to be in attendance.
2. Ryan Phillips 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