

FURTHER ORDERED that all pleadings, briefs and other papers filed on behalf of Defendants, Johnson & Johnson and Ethicon, Inc., shall also be signed by a member of the firm of McCarter & English, LLP, and that firm shall be responsible for such papers and the conduct of this case and the attorney admitted herein; and it is

FURTHER ORDERED that Travis Swearingen, Esquire pay the required annual fees to the New Jersey Lawyers' Fund for Client Protection in accordance with New Jersey Rule 1:28-2, the Oversight Committee in accordance with Rule 1:20-1(b), and the Lawyers Assistance Program in accordance with Rule 1:28B-1(e) within ten (10) days of this Order and shall submit an affidavit of compliance; and it is

FURTHER ORDERED that no delay or adjournment in discovery, motions, trial or any other proceeding shall be requested by reason of Travis Swearingen, Esquire'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 Lawyer's Assistance Fund and the New Jersey Lawyer's Fund for Client Protection. Proof of such payment, after filing proof of the initial payment, shall be made no later than February 1st of each year; and it is

FURTHER ORDERED that non-compliance with any of these requirements shall constitute grounds for removal; and it is

FURTHER ORDERED that the attached Schedule A to this Order shall apply the *pro hac vice* admission of Travis Swearingen, Esquire to all cases currently listed on the attached Schedule A and to all, if any, future cases added to same; and it is

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



HON. JOHN C. PORTO, J.S.C.

[] Opposed

[XXX] Unopposed

Schedule A: NJ Hernia Mesh Litigation Master Chart of Cases
 Transferred/filed- Atlantic County

Plaintiff	Atlantic Docket No.
Adams, Donna	ATL-L-2120-18
Barker, Kim	ATL-L-2182-18
Catalano, Stephen	ATL-L-2401-18
Chatman, Ricky	ATL-L-2398-18
Clark, Jeneen	ATL-L-2253-18
Crawford, Jo Ann	ATL-L-2400-18
Crossland, Stephanie	ATL-L-2123-18
Cruz, Rosalina	ATL-L-2481-18
Davis, Joyce	ATL-L-2211-18
Denney, Robert	ATL-L-2121-18
Dinch, Martha (filed in Atlantic County)	ATL-L-2110-18
Dirks, Marilyn	ATL-L-2263-18
Dollanmeyer, Terry	ATL-L-2128-18
Duncan, Dorothy	ATL-L-2195-18
Early, Linda	ATL-L-2269-18
Espada, Benjamin	ATL-L-2181-18
Fielding, Chad	ATL-L-2254-18
Fontana, David	ATL-L-2137-18
Frison, Cynthia	ATL-L-2402-18
Furlow, Tracey	ATL-L-2271-18
Gargano, Judith	ATL-L-2189-18
Hardy, Edwin	ATL-L-2139-18
Harrop, Diana	ATL-L-2267-18
Hodge, Melissa	ATL-L-2184-18
Hollimon, Thomas	ATL-L-2255-18
Hopes, Millicent	ATL-L-2118-18
Jarrell, Sara	ATL-L-2130-18
Jennings, Jerry	ATL-L-2125-18
Johnson, Steven	ATL-L-2135-18
Jones, Charsley	ATL-L-2361-18
Jordan, Merlene & Vernon	ATL-L-2198-18
Koskinen, Dale	ATL-L-2270-18
Kries, Brian	ATL-L-2176-18
Kruggel, Tammy as the Personal Representative of the Estate of Barbara Bradbury, deceased,	ATL-L-2260-18
Kurash, Michele & Frederick	ATL-L-2177-18
Lane, Calvin	ATL-L-2172-18
Lyon, Shirley	ATL-L-2190-18
Mack, Ronnie LaMar	ATL-L-2173-18
Mangan, Michael	ATL-L-2117-18
Martin, Marvin	ATL-L-2249-18
Matias, Marissa & Antonio	ATL-L-2119-18
McCormick, Julius Don	ATL-L-2261-18
McEwen, Chris A.	ATL-L-2186-18

Schedule A: NJ Hernia Mesh Litigation Master Chart of Cases
 Transferred/filed- Atlantic County

Plaintiff	Atlantic Docket No.
McIntosh, Theresa	ATL-L-2264-18
McKinney, Earl	ATL-L-2134-18
Miller, Tracee	ATL-L-2256-18
Mitchell, Jennifer	ATL-L-2196-18
Moore, Tammy	ATL-L-2257-18
Morgan, Karrie	ATL-L-2133-18
Morgan, Michael	ATL-L-2266-18
Morris, Mark	ATL-L-2197-18
Mott, Dominic	ATL-L-2183-18
Myers, William	ATL-2397-18
O'Brien, Kathleen	ATL-L-2179-18
Ortiz, Moises	ATL-L-2175-18
Otten, Mark H.	ATL-L-2194-18
Parkins, Phyllis Daily and Danny L.	ATL-L-2482-18
Powell, Timothy	ATL-L-2191-18
Pullen, Perry & Sharon	ATL-L-2274-18
Ridgeway, Kimberly	ATL-L-2193-18
Robins, Janice	ATL-L-2132-18
Robinson, Franklin C.	ATL-L-2174-18
Rodriguez, Kelly	ATL-L-2258-18
Ruiz, John	ATL-L-2250-18
Schaeffer, Elena	ATL-L-2136-18
Seay, Barbara	ATL-L-2252-18
Sewell, Susan	ATL-L-2192-18
Sollis, Jamie	ATL-L-2259-18
Southwell, Sandra & Danny	ATL-L-2268-18
Speedy, Michael	ATL-L-2272-18
Stonaker, Donald	ATL-L-2178-18
Taylor, Brenda	ATL-L-2265-18
Veltri, Ramona	ATL-L-2273-18
Wesch, Stephanie & Thomas	ATL-L-2180-18
Westerbeck, Mike	ATL-L-2124-18
Wiggins, Trenay	ATL-L-2185-18
Wojtusiak, Gregory & Karen	ATL-L-2138-18
Young, Jeffrey	ATL-L-2262-18



**NOT FOR PUBLICATION WITHOUT THE APPROVAL OF THE COMMITTEE ON
OPINIONS**

John C. Porto, J.S.C.

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**SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
ATLANTIC COUNTY**

MEMORANDUM OF DECISION ON MOTION

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RE: In Re Physiomesh Litigation (Flexible
 Composite Mesh)

DOCKET NO. ATL-L-2122-18

NATURE OF MOTION: Motion to Admit Travis Swearingen, Esquire *Pro Hac Vice* on behalf of Defendants.

HAVING CAREFULLY REVIEWED THE UNOPPOSED MOVING PAPERS, I HAVE RULED ON THE ABOVE CAPTIONED MOTION AS FOLLOWS:

Defendants, represented by David R. Kott, Esquire, brings this motion seeking an order to admit Travis Swearingen, Esquire *pro hac vice*. Mr. Kott is licensed to practice law within the State of New Jersey in accordance with Rule 1:21-1 and is a member of the law firm of McCarter & English, LLP.

Travis Swearingen, Esquire is currently a member in good standing of the bar in the highest court for the State of Tennessee, and the United States District Court for the Eastern, Western and Middle Districts of Tennessee. Mr. Swearingen is also a partner at the law firm of Butler Snow, LLP in Nashville, TN. Mr. Swearingen has been a licensed attorney since 2006 and developed expertise in the claims made against the Defendants. Moreover, Mr. Swearingen's representation was requested by the Defendants based upon his expertise and his firm's expertise. This motion is unopposed and is governed by R. 1:21-2, *Appearances Pro Hac Vice*.

R. 1:21-2 states in pertinent part that an attorney in good standing of another jurisdiction, whether practicing law in such other jurisdiction as an individual or a member or employee of a partnership or an employee of a professional corporation or limited liability entity authorized to practice law in such other jurisdiction, or an attorney admitted in this state, of good standing, who does not maintain a *bona fide* office in this state, may, at the discretion of the court in which any matter is pending, be permitted, *pro hac vice*, to speak in such matter in the same manner as an attorney of this state who maintains a *bona fide* office for the practice of law in this state and who is therefore, pursuant to R. 1:21-1(a), authorized to practice in this state. No attorney shall be

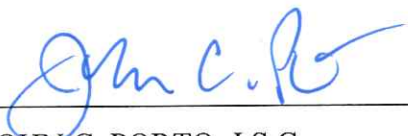
admitted under this rule without annually complying with R. 1:20-1(b) and R. 1:28-2 during the period of admission. Additionally, a party must demonstrate good cause for admission *pro hac vice*. R. 1:21-2(b)(3) provides:

In civil actions the motion shall be granted only if the court finds, from the supporting affidavit, that there is good cause for such admission, which shall include at least one of the following: (emphasis added)

- (A) the cause in which the attorney seeks admission involves a complex field of law in which the attorney is a specialist, or
- (B) there has been an attorney-client relationship with the client for an extended period of time, or
- (C) there is a lack of local counsel with adequate expertise in the field involved, or
- (D) the cause presents questions of law involving the law of the foreign jurisdiction in which the applicant is licensed, or
- (E) there is need for extensive discovery or other proceedings in the foreign jurisdiction in which the applicant is licensed, or
- (F) such other reason similar to those set forth in this subsection as would present good cause for the *pro hac vice* admission.

This Court finds, based on the certifications submitted in support of the application that the moving party articulated that Defendants requested the representation of Mr. Swearingen in this litigation based upon his expertise and the complexity of the alleged claim. The Court finds the two certifications of counsel address a necessary element required under R. 1:21-1(a) and R. 1:21-2 for the Court to make the findings necessary at this time for *pro hac vice*. Accordingly, the Court GRANTS Defendant's Motion.

An appropriate Order consistent with R. 1:21-2(c) is entered. Conformed copies will accompany this Memorandum of Decision. A copy of the Order and this Memorandum of Decision shall be served by the movant on all counsel of record within seven (7) days of the date hereof.



JOHN C. PORTO, J.S.C.

Date: 12/21/18