

IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

**FILED**  
NOV 23 2010  
U.S. DISTRICT COURT  
EASTERN DISTRICT OF PENNSYLVANIA  
PHILADELPHIA

IN RE: ASBESTOS PRODUCTS	:	Consolidated Under
LIABILITY LITIGATION (No. VI)	:	MDL DOCKET NO. 875
	:	
CERTAIN PLAINTIFFS	:	
	:	Cases in which the Plaintiff
v.	:	is Represented by Cascino
	:	Vaughan Law Offices and
CERTAIN DEFENDANTS	:	Plaintiff Does not Agree to
	:	Dismissal

**ORDER**

**AND NOW**, this **22nd** day of **November 2010**, upon consideration of the July 19, 2010 Order for Rule to Show Cause Hearing (doc. no. 7369) and the response of plaintiffs, including the exhibits thereto (doc. no. 7413), and having held a hearing thereon on August 17, 2010, the court makes the following findings and conclusions:

1. The Cascino Vaughan Law Office ("CVLO") wrote to each plaintiff in the cases listed in Exhibit "A," attached hereto, and recommended to those plaintiffs that their cases be dismissed voluntarily and without prejudice after concluding that, at this time, they would likely be unable to prove one or more elements of the cause of action. In the letters, CVLO also stated that the plaintiffs could file new cases if their medical condition related to asbestos changed in the future. (See August 17, 2010 Rule to Show Cause Hearing Tr. 6:3-7:11.)

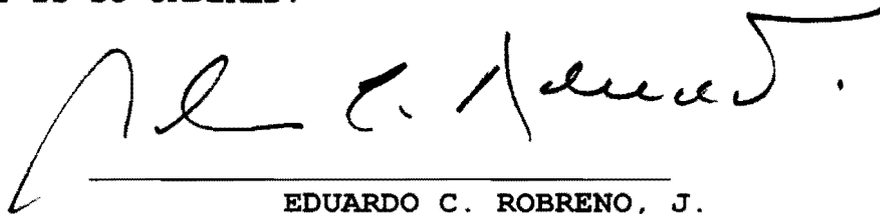
2. Plaintiffs listed in Exhibit "A" expressed that they did not wish to have their cases voluntarily dismissed.

3. CVLO has concluded that the cases listed in Exhibit "A" are likely legally infirm, and has determined that it cannot ethically continue to represent these plaintiffs and has requested that it be allowed to withdraw its representation.

Based on these findings and conclusions, it is hereby **ORDERED** that, by **Tuesday, November 29, 2010**, CVLO shall file motions to withdraw as counsel in the 15 cases listed in Exhibit "A."

It is further **ORDERED** that, within 15 days of the date of the Order granting CVLO's Motion to Withdraw, CVLO shall give notice to the plaintiffs listed in Exhibit "A": (1) of the Court's order (2) that they have **60 days** from receiving said notice in which to obtain new counsel and decide if they wish to proceed with their cases. If the Court receives no response in a case within those 60 days, the case will be dismissed without prejudice for failure to prosecute.

**AND IT IS SO ORDERED.**

  
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EDUARDO C. ROBRENO, J.

PAID	Last	First	Case#	State	Circuit_Dist	Caption
08-CV-88481	Metcalf	Reginald	IP94-1593-C	IN	SOUTHERN	METCALF et al v. ANCHOR PACKING COMPANY et al
08-CV-89944	Whitfield	James	96C7435	IL	NORTHERN	WHITFIELD v. A.C. AND S. INC et al
08-CV-90558	Hicks	Jimmy	2:96-CV-319	IN	NORTHERN	HICKS V CROWN CORK & SEAL, et al
08-CV-91128	Kennedy	Joseph	2:00CV 691RL	IN	NORTHERN	KENNEDY v. A&M INSULATION et al
08-CV-91303	Jetton	Eddie	2:01CV 250JM	IN	NORTHERN	JETTON v. AC AND S INC et al
09-CV-60277	Knudtson	Harold	00C-06-87X	WI	WESTERN	KNUDTSON v. A.C. AND S., INC. et al
09-CV-60946	Gilmoure	Leonard	96C-1591	IL	NORTHERN	GILMOURE v. ACANDS, INC. et al
09-CV-61745	Jackey	Robert	95CV-227JM	IN	NORTHERN	JACKEY v. ALLIED SIGNAL, INC., ET AL
10-CV-61488	Ryskoski	Carl	97C-0413-C	WI	WESTERN	RYSKOSKI v. ANCHOR PACKING CO et al
10-CV-61821	Hill	Bill	95CV-228RL	IN	NORTHERN	HILL v. ABEX CORP et al
10-CV-64589	Le Pes	Milton	99-676-DRH	IL	SOUTHERN	LEPES v. AC&S INC et al
10-CV-68085	Darby	Lawrence	95-4026	IL	CENTRAL	DARBY v. A W CHESTERTON CO et al
10-CV-68112	Roberts	John	00-2004	IL	CENTRAL	ROBERTS v. AC AND S INC et al
10-CV-69045	Tolley	William	TH99:171-C.M/H	IN	SOUTHERN	TOLLEY V AC&S INC., et al.
08-CV-85826	99C6010			IL	NORTHERN	NOVAKOVICH v. A.C. AND S. INC. et al