

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

IN RE: ASBESTOS PRODUCTS :
LIABILITY LITIGATION (NO. VI) : **CIVIL ACTION NO.: MDL 875**
:
:
THIS DOCUMENT RELATES TO : **ALL ACTIONS**

ADMINISTRATIVE ORDER NO. 13

IN ORDER TO FACILITATE orderly, efficient and expeditious submissions pursuant to Administrative Order No. 12 and for all future submissions which shall be subject to Administrative Order No. 12, the Court has determined it is appropriate to establish an on-line database to manage this information.

IT IS, THEREFORE, ORDERED THAT:

1. All information, including medical records, produced pursuant to Administrative Order No. 12 may be submitted to the Court and the appropriate parties via hard copy or electronic submission to this Court's database at www.mdl875submissions.com, as of March 3, 2008. For purposes of this Order, a hard copy submission shall not be limited to paper submission alone, but in lieu of paper may include the submission of a CD containing a standardized excel spreadsheet along with PDF files of the required documentation. In addition, mass uploading of large numbers of plaintiffs simultaneously is available. Instructions for hard copy submissions via CD and mass-uploading are located on the Court's database website at www.mdl875submissions.com. If an electronic submission is made pursuant to Administrative Order No. 12, plaintiff must provide notice of that electronic submission to counsel of record. Plaintiffs' who have made their submission prior to the entry of this order will not be required to resubmit this information. (However, provisions for payment of submissions pursuant to this order and subsequent orders shall still be required.) All submissions made to the Court pursuant to Administrative Orders No.12 & 13 subsequent to December 31, 2008, SHALL be made electronically.
2. All information submitted pursuant to Administrative Order No. 12 shall be deemed the property of the Court.

3. Submissions made pursuant to Administrative Order No. 12 shall be held confidential by the parties who are granted access under this Order. The only parties that shall have access to submissions under Administrative Order Number 12 will be the parties to a particular action and their counsel of record. Dismissed parties shall be entitled to access case summary information (Case Style, Transferor Court, Cause Number, Date of Filing, Original Case Filing Information, Plaintiff Firm Name, Injured Party Name, Injured Party Date of Birth, Injured Party Social and Date Submitted) and dismissal orders in the Court's database for any case in which that party is dismissed. Bankrupt defendants shall not be considered parties to any action for the purpose of this Order and shall not be granted access to the Court's database for any case or purpose. All information submitted pursuant to Administrative Order No. 12 may only be used by the parties for the prosecution or defense of an action before this Court.

4. The Court shall have unlimited access to the database. The parties' access to the submissions in the Court's database shall be limited to parties to a particular action as identified in Paragraph 3 of this Order and their counsel of record. Request for access to the Court's database may be made at www.mld875submissions.com.

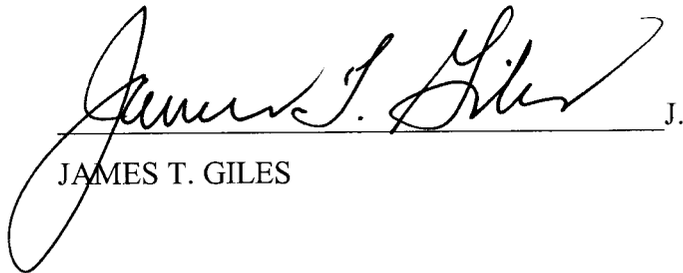
5. The Court hereby appoints Intercon, Inc. to serve as the administrator of the Court's on-line database at www.mdl875submissions.com. Intercon, Inc. and its personnel shall be subject to the confidentiality provisions of this Order and may only disclose the submissions made to the Court's database to the persons and parties as allowed for in Paragraph 3 of this Order. The allocation of costs and expenses associated with creating and maintaining the Court's database shall be determined by the Court.

6. The Plaintiffs' and Defendants' Steering Committees may each appoint a third party in order to monitor the confidentiality provisions of this Order. The Plaintiffs' and Defendants' Steering Committee appointees shall be subject to all of the confidentiality provisions of this Order. In order to ensure the confidentiality of information submitted to the Court's Database, these appointees shall have certain limited rights for the purpose of ensuring the security and confidentiality of the Court's database. These rights shall not include the ability of the appointees to review the confidential information submitted to the Court, but the appointees shall be granted access to the security features of the database in order to ensure security and confidentiality.

7. The Court in its discretion may appoint one or more counsel of record in MDL 875 to assist the Court in entering submitted information into the Court's database. Only those data fields requested by the Court shall be coded and/or linked into the Court's database. Hard copy submissions provided to counsel assisting the Court pursuant to this Paragraph shall not be copied and shall be returned to the Court after entry into the Court's database. Coders and other personnel provided by counsel assisting the Court pursuant to this Paragraph who scan, code, and/or link the documents and information submitted shall be subject to the confidentiality provisions of this Order and shall not disclose, discuss, or make available the information contained in any submission to any party, person, or entity except the on-line database administrator appointed in Paragraph 5 above. The Court has appointed Forman Perry Watkins Krutz & Tardy LLP to assist in entering into the on-line database the documents and information submitted prior to the date of this Order.

SO ORDERED this the 29th day of January, 2008.

UNITED STATES DISTRICT COURT JUDGE


J.
JAMES T. GILES