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Attorneys for Defendants
Brown & Williamson Tobacco Corporation,
individually and as successor by merger to
The American Tobacco Company

FILED

MAR 08 2002

JUDGE MARINA CORODEMUS

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO. MID-L-5771-00 MT

MARSHA F. DOOLITTLE and RICHARD H.
DOOLITTLE, her husband,

Plaintiffs,

v.

R.J. REYNOLDS TOBACCO COMPANY, THE
AMERICAN TOBACCO COMPANY, BROWN &
WILLIAMSON TOBACCO CORPORATION,
B.A.T. INDUSTRIES PLC, BATUS HOLDINGS,
INC., BRITISH AMERICAN TOBACCO
COMPANY LTD, BRITISH-AMERICAN
TOBACCO (HOLDINGS) LTD, PHILIP MORRIS,
INC. (Philip Morris U.S.A.), LIGGETT AND
MYERS, INC., LORILLARD CORPORATION,
THE COUNCIL FOR TOBACCO RESEARCH,
U.S.A., INC. (Successor in Interest to the Tobacco
Industry Research Committee), TOBACCO
INSTITUTE, INC., HILL AND KNOWLTON,
INC., JOHN DOE TOBACCO CORPORATIONS
"A" THROUGH "Z," MILLVILLE LAUNDRY,
MILTEX, JOHN FOE, JOHN MOE, ABC CORP.,
and XYZ CORP., jointly, severally and in the
alternative,

Defendants.

Civil Action

**ORDER ADMITTING
THOMAS E. RILEY
PRO HAC VICE**

THIS MATTER having been opened to the court by Slattery & Jespersen, P.C., attorneys for defendant, Brown & Williamson Tobacco Corporation, individually and as successor by merger to The American Tobacco Company ("Brown & Williamson"), on application for an Order granting admission *pro hac vice* of Thomas E. Riley, and the court having considered the application, and the Certifications of Thomas E. Riley and William C. Slattery filed in support, and compliance with R. 1:21-2 having been shown;

IT IS on this 8th day of March 2002, **ORDERED** that Thomas E. Riley is admitted *pro hac vice* so long as he complies with the following requirements:

1. He shall abide by the Rules Governing the Courts of the State of New Jersey, including all disciplinary rules.
2. 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 him or his firm that may arise out of their participation in this matter.
3. He shall notify the court immediately of any matter affecting his standing at the bar of any other court.
4. He shall have all pleadings, briefs and other papers filed with the court signed by Slattery & Jespersen, P.C., attorneys of record for Brown & Williamson, who are duly authorized to practice in this State, and who shall be held responsible for him and the conduct of the cause.
5. He may not be designated as trial counsel.
6. No delay in discovery, motions, trial or any other proceeding shall occur or be requested by reason of his inability to be in attendance.
7. He shall pay the fees required by R. 1:20-1(b) and R. 1:28-2 within ten (10) days of receipt of this Order and shall submit an affidavit of compliance.

8. Proof of such payment, after filing proof of the initial payment, shall be made by certification to the Court no later than February 15th of each year.

9. Automatic termination of *pro hac vice* admission will occur for failure to make these required annual payments to the Oversight Committee and the NJ Lawyers Fund for Client Protection.

10. Noncompliance with any of the foregoing requirements shall constitute grounds for termination of *pro hac vice* admission.

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

Marina Corodemus

Hon. Marina Corodemus, J.S.C.