ORIGINAL

THE ORLANDO FIRM, P.C.

13 Pine Street Third Floor Morristown, New Jersey 07960 Attorneys for Plaintiffs

SUPERIOR COURT OF NEW JERSEY LAW DIVISION: ATLANTIC COUNTY

CASE NO. 271

CIVIL ACTION

v-4702-11

IN RE ACCUTANE® LITIGATION

ACCUTANE LITIGATION

ORDER ADMITTING T. SCOTT ALLEN, ESQ. PRO HAC VICE

AND NOW, The Orlando Firm, P.C., counsel for Plaintiffs listed on Schedule A ("Plaintiffs"), upon notice to all interested parties, has moved before this Court for admission *pro hac vice* T. Scott Allen, Esq.; the Court having considered the papers in support thereof; and the Court having found that T. Scott Allen, is a member in good standing of the bar of the highest Court of the State where T. Scott Allen resides and principally practices law and further good cause shown,

ORDERED that the Motion is granted and T. Scott Allen is admitted *pro hac vice* before this Court pursuant to <u>Rule</u> 1:21-2 for all purposes and in all proceedings in connection with the actions listed on Schedule A, provided that T. Scott Allen, shall:

- 1. Abide by the Rules of Court for the State of New Jersey, including all disciplinary rules;
- 2. 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 and his firm that may arise out of his participation in this matter;
- 3. Notify the Court immediately of any matter affecting his standing before this Court; and
- 4. Have all pleadings and other papers filed in the Court signed by Roger W. Orlando of The Orlando Firm, P.C., who shall be responsible for the conduct of T. Scott Allen; and it is further

ORDERED that T. Scott Allen, shall make payment of fees as provided in the New Jersey Rules of Court, <u>Rule</u> 1:28-1(b), 1:28B-1(e), within thirty (30) days of the date of this Order; and it is further

ORDERED that the Clerk of this Court shall forward a copy of this Order to the Treasurer of the New Jersey Fund for Client Protection; and it is further

ORDERED that copies of this Order shall be served by attorneys for Plaintiffs upon all counsel of record within seven (7) days of the receipt thereof.

Honorable Carol E. Higbee, P.

] Opposed

[Unopposed

Schedule A	
Matter Name	Docket No.
Kelsi Jones vs. Hoffman-La Roche, Inc., et al.	ATL-L-6702-11-MT

,

£.