FILED

JUN 3 0 2015

ANA C. VISCOMI, J.S.C.

SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY

**ASBESTOS LITIGATION** 

Docket No: L-6675-10 (AS)

**Civil Action** 

ORDER OF DISMISSAL
Pursuant to R. 1:13-7 and R. 4:37-2

HAYES YOUNG and NANCY YOUNG,

Plaintiff(s).

VS.

JW PIERSON CO., et al

Defendant(s).

ORDERED that this matter be and is hereby dismissed without prejudice and without costs for the following reasons:

On July 25, 2014, an Order was entered by the Court relieving the law firm of Cohen Placitella & Roth P.C. as counsel in the above matter. Proof of service of the Court's Order upon the plaintiffs was provided by the Cohen Placitella & Roth law firm. All pending discovery obligations and motion practice were stayed to allow plaintiffs to retain new counsel. Upon the expiration of the stay period, a Case Management Conference was scheduled before the Special Master on March 24, 2015. Plaintiffs were advised by correspondence from the Special Master, dated February 20, 2015, that if plaintiffs, or new counsel retained by plaintiffs, failed to appear at the Case Management Conference, this matter would be dismissed by the Court for lack of prosecution, pursuant to R.1:13-7 and R. 4:37-2. One day prior to the scheduled Case Management Conference, plaintiffs requested a sixty (60) day adjournment of the March 24, 2015 Case Management Conference in order to retain new counsel. Based upon plaintiffs' request, the March 24, 2015 conference was adjourned until May 27, 2015. While defense counsel appeared at the May 27, 2015 conference, neither plaintiffs nor any counsel retained by

plaintiffs, appeared at the conference. As such, this matter is hereby dismissed in furtherance of the Court's February 20, 2015 notice and pursuant to  $\underline{R}$ . 1:13-7 and  $\underline{R}$ . 4:37-2.

ANA C. VISCOMI, J.S.C.