Attorney Name Esther Berezofsky, Esq.

Attorney Address 210 Lake Dr. E., Ste. 101, Cherry Hill, NJ 08002

Attorney Telephone (856) 667-0500

Attorney for Plaintiff][Defendant] Attorney for Plaintiff

FILED Form A
FEB 1 @ 2015

BRIAN R. MARTINOTTI ' J.S.C.

FRANK BIFANO	SUPERIOR COURT OF NEW JERSEY
Plaintiff,	LAW/CHANCERY DIVISION
	BERGEN COUNTY
v.	Docket No: BER-L-6832-12
DEPUY ORTHOPAEDICS, INC., et al.	CIVIL ACTION
Defendant.	ORDER ADMITTING ATTORNEY
	PRO HAC VICE
This matter being opened to the court by Esther Berezofsky a New Jersey attorney and the attorney of record for Plaintiff to permit Elizabeth Littell Courson, an attorney admitted to the practice of law in the State [Commonwealth] of Alabama, to participate with other counsel for Plaintiff in all phases of the trial, and it appearing that Elizabeth Littell Courson is a licensed attorney in good standing in the State [Commonwealth] of Alabama and it appearing that [state the reason for the pro hac vice request]: There has been an attorney/client relationship with the client for an extended period of time.	
It is on this 10th day of Feb	nuly , 20 15 , ORDERED that
	nitted <i>pro hac vic</i> e and is authorized to appear and
participate with other counsel for Plaintiff	in all phases of the trial, subject to
the following conditions:	

1.	Elizabeth Littell Courson shall abide by the New Jersey Court Rules
including all	disciplinary rules, R. 1:20-1 and R. 1:28-2.
2.	Elizabeth Littell Courson shall, and hereby does, consent to the appointment
of the Clerk o	of the Supreme Court as his/her agent upon whom service of process may be made
for all actions	s against Plaintiff that may arise out of his/her participation in
the matter.	
3.	Elizabeth Littell Courson shall immediately notify the court of any matter
affecting his	standing at the Bar of any other jurisdiction.
4.	Elizabeth Littell Courson shall have all pleadings, briefs and other papers
filed with the	court signed by an attorney of record authorized to practice in New Jersey, who
shall be held	I responsible for them, the conduct of the litigation and the attorney admitted
herein.	
5.	Elizabeth Littell Courson cannot be designated as trial counsel.
6.	No discovery, motion, trial or any other proceeding delay shall occur or be
requested by	reason of the inability of Elizabeth Littell Courson to be in attendance.
7.	Elizabeth Littell Courson must, within ten (10) days, pay the fees required by
R. 1:20-1(b) a	and R. 1:28-2 and submit an affidavit of compliance.
8.	Pro hac vice admission will automatically terminate for failure to make the initial
and any annu	ual payment required by R. 1:20-1(b) and R. 1:28-2.
9.	Non-compliance with any of the terms of this order shall constitute grounds for
removal.	
10.	A copy of this order shall be served on all parties within seven (7) days of the date
hereof.	Black. Mary
	J.S.C. BRIAN R. MARTINOTTI