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JAN 0 6 2022

JOHN C. PORTO, J.S.C.

PREPARED BY THE COURT

(IN RE STRATTICE HERNIA MESH LIGITATION)

SHEILA ALEXANDER,

Plaintiff,

v.

ALLERGAN INC., et al.,

Defendants.

MCL CASE NO. 636 MASTER DOCKET NO. ATL-L-3857-21

SUPERIOR COURT OF NEW JERSEY LAW DIVISION ATLANTIC COUNTY

DOCKET NO. ATL-L-3862-21

CIVIL ACTION

ORDER

THIS MATTER being opened to the Court by Derek T. Braslow, Esquire, a New Jersey attorney and the attorney of record for Plaintiff, to permit Edward B. Mulligan V, Esquire of the law firm of Cohen & Malad, LLP, an attorney admitted to the practice of law in the State of Indiana, to participate with other counsel for Plaintiff in all phases of discovery and trial, and it appearing that Edward B. Mulligan V, Esquire is a licensed attorney in good standing in the State of Indiana, and it appearing that the admission of counsel will facilitate the orderly representation of Plaintiff's interests in this matter, and for good cause shown:

IT IS on this 6th day of January 2022, ORDERED that the motion is GRANTED.

IT IS FURTHER ORDERED that Edward B. Mulligan V, Esquire be admitted *pro hac vice*, and is authorized to appear and participate with other counsel for Plaintiff in all phases of discovery and trial, subject to the following conditions:

1. Said attorney shall abide by the New Jersey Court Rules including all disciplinary rules, R. 1:20-1 and 1:28-2.

- 2. Said attorney shall, and does hereby, consent to the appointment of the Clerk of the Supreme Court as her agent upon whom service of process may be made for all actions against said attorney that may arise out of the attorney's participation in the matter.
- 3. Said attorney shall immediately notify the court of any matter affecting the attorney's standing at the Bar of any other jurisdiction.
- 4. Said attorney 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 responsible for them, the conduct of the litigation and the admitted attorney herein;
 - 5. Said attorney 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 said attorney to be in attendance.
- 7. Said attorney must, within ten (10) days, pay the fees required by <u>R.</u> 1:20-1(b) and R. 1:28-2 and submit an affidavit of compliance; and
- 8. Pro hac vice admission will automatically terminate for failure to make the initial and any annual payment required by \underline{R} . 1:20-1(b) and \underline{R} . 1:28-2.
- 9. Non-Compliance with any of the terms of this order shall constitute grounds for removal.

IT IS FURTHER ORDERED that service of this Order shall be effectuated upon all parties upon its upload to eCourts and pursuant to Rule 1:5-1(a), movant shall serve a copy of this Order on all parties not served electronically within seven (7) days of the date of this Order.

JOHN C. PORTO, J.S.C.

Opposed

□ Unopposed

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MEMORANDUM OF DECISION

Plaintiff Sheila Alexander filed a Notice of Motion for an Order Admitting Edward B. Mulligan V, Esquire, *Pro Hac Vice*.

The Court has not set a Discovery End Date.

There is no arbitration or trial date scheduled.

The Motion is unopposed.

Having reviewed the above motion and certification, the Court finds it is meritorious on its face. Pursuant to \underline{R} . 1:6-2 the motion is granted essentially for the reasons set forth in the moving papers.

An Order commensurate with this court's decision is entered on eCourts.

Dated: January 6, 2022

JOHN C. PORTO, J.S.C.

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