

STATE OF NEW YORK  
SUPREME COURT SENECA COUNTY

FEB 22 PM 4:41

SENECA COUNTY  
CLERK'S OFFICE

IN RE: SEVENTH JUDICIAL DISTRICT  
ASBESTOS LITIGATION

**ORDER**

WHEREAS, there has been an amendment to Section 202.5 of the Uniform Civil Rules for the Supreme and County Courts providing, in pertinent part, that in accordance with CPLR 2102 ( c ), a County Clerk or Chief Clerk of the Supreme or County Court shall refuse to accept for filing certain papers sought to be filed with the County clerk having “et al” or which otherwise do not contain a full caption “except where specifically directed to do so...by order of the Court”, it is

ORDERED, that the County Clerks or Chief Clerks of Supreme and County Court situate in the Seventh Judicial District of the State of New York shall accept for filing in any designated asbestos action: motion papers, judgments, stipulations or other related papers which contain an “et al” or otherwise do not contain a full caption. This Order does not apply to summons, complaints or amended complaints.

Signed this 14th day of  
February, 2012, at Rochester, NY



HON. ANN MARIE TADDEO  
Justice of the Supreme Court