EXHIBIT 30

DOCKET ALARM Find authenticated court documents without watermarks at <u>docketalarm.com</u>.

FILED: SUFFOLK COUNTY CLERK 06/04/2018 06:03 PM

NYSCEF DOC_NO. 371



STATE OF NEW YORK SUPREME COURT LEWIS COUNTY COURTHOUSE 7660 North State Street Lowville, New York 13367-1396 Tel: (315) 376-5366 • Fax: (315) 266-4775 INDEX NO. 611382/2015 RECEIVED NYSCEF: 06/04/2018

DEBORAH W. EARL Chief Clerk Tel: (315) 376-5380

Rebecca E. Aucter Sr. Court Office Assistant Tel: (315) 376-5381

HON. CHARLES C. MERRELL Supreme Court Justice

> Steven A. Smith Principal Law Clerk

> > Teresa M. Warcup Secretary

> > > November 8, 2017

Via Electronic and Regular Mail

Keith W. Binder, Esq. Levy, Phillips & Konigsberg, LLP 800 Third Avenue New York, New York 10022

> Re: Nash v. A.W. Chesterton, Co., Inc., et al. Index No. 2012-719; RJI No. 33-12-1731

Dear Mr. Binder:

Enclosed for filing please find the <u>original</u> Decision and Order deciding the post trial motion and motion for directed verdict in regard to the above referenced matter. Please note that the act of signing the enclosed Decision does not constitute entry or filing under CPLR 2220. Parties are not relieved of the applicable provisions of the rule with regard to serving Notice of Entry.

Concurrently, and by copy of this letter, the Court is conveying to the Onondaga County Court Clerk's Office any original papers on the motion that were received by Chambers on behalf of each party for filing with the Onondaga County Clerk, along with a copy of the Decision. This is in accordance with the Memorandum of the Chief Administrative Judge, Ann Pfau, dated July 1, 2009.

Very truly yours,

Teresa M. Warcup

Secretary to Hon. Charles C. Merrell

/tmw

Enclosure

cc: Donald A. W. Smith, Esq., via electronic mail only Holly M. Polglase, Esq., via electronic mail only Anthony J. Sbarra, Jr., Esq., via electronic mail only

Find authenticated court documents without watermarks at <u>docketalarm.com</u>.

FILED: SUFFOLK COUNTY CLERK 06/04/2018 06:03 PM

NYSCEF DOC. NO. 371

At a Term of the Supreme Court of the State of New York held for the County of Onondaga at the Lewis County Courthouse, Lowville, New York on the 27th day of April, 2015.

STATE OF NEW YORK

SUPREME COURT COUNTY OF ONONDAGA

THE ESTATE OF LEWIS NASH, MARY NASH AS EXECUTRIX.

۷.

DECISION AND ORDER

Index No. 2012-000719 RJI No. 33-12-1731

A.W. CHESTERTON COMPANY, INC., et al.,

Defendants.

Plaintiff,

APPEARANCES: LEVY KONIGSBERG, LLP KEITH W. BINDER, Esq., of counsel AMBER R. LONG, Esq., of counsel Attorneys for Plaintiff

> DONALD A. W. SMITH, P.C. DONALD A. W. SMITH, Esq., of counsel

HERMES, NETBURN, O'CONNOR & SPEARING, P.C. HOLLY M. POLGLASE, Esq., of counsel ANTHONY J. SBARRA, JR., Esq., of counsel Attorneys for Defendant Navistar, Inc.

Merrell, C.C., J.S.C.

Before the Court are motions for directed verdict and a post trial motion by

Defendant Navistar, Inc. ("Navistar"), for an Order pursuant to CPLR §4404(a) setting

aside the jury's verdict and dismissing the action, or, in the alternative, ordering a new

trial on all issues, or in the alternative on the issues of the allocation of fault and/or the

award of future damages.

PROCEDURAL HISTORY

This matter proceeded to trial commencing December 3, 2014 and concluding on

Find authenticated court documents without watermarks at docketalarm.com.

December 16, 2014. The Court will not attempt to summarize the evidence here. The jury found that Plaintiff's decedent Lewis M. Nash ("Nash") was exposed to asbestos fibers manufactured, sold or distributed by Navistar, that Navistar was negligent in failing to adequately warn about the dangers of such products, and that Navistar's negligence was a proximate cause of Nash's mesothelioma. Nash was a bus driver employed by the Fayetteville-Manlius Central School District and alleged exposure to asbestos from brakes and gaskets sold by Navistar. Such exposure occurred in the bus garage at the school, where Nash would routinely spend time between his bus runs. The jury awarded Plaintiff \$3 million in conscious pain and suffering, \$3 million in emotional pain and suffering between the onset of Nash's disease and his death; \$1,000,000 for wrongful death from the date of death until date of verdict and \$500,000 for wrongful death from date of verdict until the time Mr. Nash would have otherwise been expected to live, granting a total jury award of \$7.7 million.

Navistar moved for a directed verdict at the close of Plaintiff's proof, on the following grounds: (a) dismissal of the punitive damages cause of action for failure to prove necessary conduct; (b) dismissal of the failure to warn claim based on no legal duty to bystanders such as Nash; and (c) failure of proof as to general and specific causation based on objections to the testimony of Dr. Abraham, plaintiff's expert.

The Court granted Navistar's motion dismissing the claim for punitive damages, as no such charge was presented to the jury. The issues of lack of duty to Nash and failure to prove causation will be considered as part of Navistar's post-trial motion. Defendant makes the following arguments in support of its CPLR 4404(a) motion:

Find authenticated court documents without watermarks at docketalarm.com.

 The causation opinions of Plaintiff's expert, Dr. Abraham, were inadmissible and Plaintiff presented insufficient evidence of general 	NYSCEF: 06/04/201
inadmissible and Plaintiff presented insufficient evidence of general	or
inadmissible and Plaintiff presented insufficient evidence of general	or
inadmissible and Plaintiff presented insufficient evidence of general	or
inadmissible and Plaintiff presented insufficient evidence of general	or
	or
specific causation.	
2. Navistar owed no duty to warn a bystander like Mr. Nash and Plaint	iff failed
to provide sufficient evidence of causation with respect to the allege	
failure to warn.	
3. A new trial should be ordered to correct errors in evidentiary rulings	
4. The Court failed to instruct the jury on the issue of apportionment of	fliability
4. The Court failed to instruct the jury of the issue of apportionment of	
5. The jury's damage awards should be substantially remitted because	e they
were based on legal errors and were otherwise excessive.	
Plaintiff opposes the motion as follows:	
1. The jury's verdict that exposure to asbestos was a cause of Mr. N	lash's
mesothelioma was based upon convincing evidence that was co	
admitted.	
2. Causation and Duty to Warn	
a. Navistar had a legal duty to warn.	
b. There was sufficient basis for the jury's verdict that Navist	ar's
failure to warn was a proximate cause of Mr. Nash's	
mesothelioma.	
Navistar waived its argument that Disintiff did not argue th	ot Mr
c. Navistar waived its argument that Plaintiff did not prove th Nash would have followed a warning had one been given.	
3. The Court made no evidentiary errors that merit vacating the jury	's
verdict.	
A The Count proposity subort that New jotan did not proof its bundles of	
4. The Court properly ruled that Navistar did not meet its burden of that Plaintiff was exposed from any other entity's products.	proving
5. There is no basis for reducing the jury's damages award.	
a. Navistar waived its objection to the damages questions or	n the
verdict sheet.	
b. The jury's damages awards were not excessive.	

DOCKET A L A R M Find authenticated court documents without watermarks at <u>docketalarm.com</u>.

DOCKET A L A R M



Explore Litigation Insights

Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time alerts** and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.