



Form 43 (Rule 41(9))

No. C954330  
Vancouver Registry

IN THE SUPREME COURT OF BRITISH COLUMBIA

BETWEEN:

HELEN HARRINGTON, as representative Plaintiff

PLAINTIFF

AND:

DOW CORNING CORPORATION  
DOW CORNING CANADA INC.  
THE DOW CHEMICAL COMPANY  
DOW CORNING-WRIGHT CORPORATION

McGHAN MEDICAL CORPORATION  
McGHAN NUSIL CORPORATION  
MINNESOTA MINING AND MANUFACTURING COMPANY (3M)  
INAMED CORPORATION  
UNION CARBIDE CHEMICALS AND PLASTICS COMPANY INC.  
UNION CARBIDE CORPORATION

BAXTER INTERNATIONAL INC.  
BAXTER HEALTHCARE CORPORATION  
MENTOR CORPORATION, and

BRISTOL-MYERS SQUIBB COMPANY  
MEDICAL ENGINEERING CORPORATION  
THE COOPER COMPANIES, INC.

DEFENDANTS

Proceeding under the CLASS PROCEEDINGS ACT, 1995

ORDER


BEFORE ) THE HONOURABLE MR. ) Thursday, the 8th  
 ) JUSTICE E.R.A.EDWARDS ) day of July, 2004

ON APPLICATION of the Plaintiff, without a hearing and by consent.

THIS COURT ORDERS THAT:

1. The parties have consented and this Court so orders that, pursuant to 12.1 of the *Dow Corning/British Columbia and Other Provinces Breast Implant Litigation Settlement Agreement* (the "Settlement Agreement"):
  - (a) The British Columbia Claims Administrator is authorized to provide a copy of its claims database and a copy or original of the claimant files and other claimant documents, including any information and documents obtained from the MDL 926 Claims Office to:
    - (i) the Settlement Facility-Dow Corning Trust Administrator (the "SF-DCT Claims Administrator");
    - (ii) the Dow Corning/Ontario Breast Implant Settlement Claims Administrator (the "Ontario Claims Administrator"), and
    - (iii) the Dow Corning/Quebec Breast Implant Settlement Claims Administrator (the "Quebec Claims Administrator");
  - (b) The SF-DCT Claims Administrator and the Ontario Claims Administrator and the Quebec Claims Administrator shall maintain the confidentiality for all claimant information and claims processing annotations received from the British Columbia Claims Administrator and shall not disclose or provide this information to anyone without first applying to this Court, with copies to Dow Corning and Class Counsel, for authorization;
  - (c) The British Columbia Claims Administrator is authorized to establish procedures for the future exchange of data and co-operation with the SF-DCT Claims Administrator, the Ontario Claims Administrator and the Quebec Claims Administrator on all matters of mutual concern including ensuring that a claimant

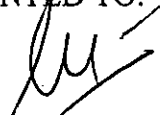
may participate and recover payment as a member of only one class defined in the Amended Joint Plan of Reorganization of Dow Corning Corporation (the "Plan").

~~By the Court~~ 

BY THE COURT

  
Registrar

CONSENTED TO:



Counsel for the Plaintiff  
Mark R. Steven



Counsel for Dow Corning  
Derek J. Mullan

ENTERED

JUL 08 2004

VANCOUVER REGISTRY  
VOL. 51223 FOL. 95

**IN THE SUPREME COURT OF BRITISH COLUMBIA**

**BETWEEN:**

**HELEN HARRINGTON, as Representative Plaintiff**

**PLAINTIFF**

**AND:**

**DOW CORNING CORPORATION et al.**

**DEFENDANTS**

---

**ORDER**

MRS./JL  
5475-3521

---

**MARK R. STEVEN**  
Trial and Appeal Lawyer  
#708 – 1155 West Pender Street  
Vancouver, B.C. V6E 2P4  
Telephone: (604) 801-7408  
Fax: (604) 605-7001  
E-mail: [marksteven@marksteven.com](mailto:marksteven@marksteven.com)