IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF ARKANSAS JONESBORO DIVISION

CHARL BROWNLEE

PLAINTIFF

v.

No. 3:14-cv-282-DPM

MINE SAFETY APPLIANCES COMPANY; 3M COMPANY; PANGBORN CORPORATION; E.D. BULLARD COMPANY; PULMOSAN SAFETY EQUIPMENT CORP.; AMERICAN OPTICAL CORPORATION; EMPIRE ABRASIVE EQUIPMENT CORPORATION; DOES, John and Jane 1–500; and DOE CORPORATION, John and Jane 1–500

DEFENDANTS

ORDER

Joint notices of voluntary dismissal, N_{P} 48 and N_{P} 49, noted. All of Brownlee's claims against Pangborn Corporation and Empire Abrasive Equipment Corporation are dismissed without prejudice. All cross claims by, and against, Pangborn and Empire Abrasive Equipment are dismissed without prejudice. Pangborn Corporation and Empire Abrasive Equipment Corporation are no longer a parties in this case.

So Ordered.

D.P. Marshall Jr.

D.P. Marshall Jr. United States District Judge

23 March 2015