

retain the case as to the remaining defendants over which personal jurisdiction is proper. 14D Charles A. Wright, Arthur R. Miller & Edward H. Cooper, Federal Practice & Procedure § 3827 (3^d Ed. 2007). In light of Plaintiffs' election to continue this litigation in Maryland, Plaintiffs' complaint against Defendants Krowne, Leggett, and Owings will be dismissed for lack of personal jurisdiction. The case will remain in this court only with respect to the defendants who did not challenge personal jurisdiction, namely Krista Railey, Streamline Marketing, Inc., Implode-Explode Heavy Industries, Inc., and Krowne Concepts, Inc. A separate Order will follow.

/s/
DEBORAH K. CHASANOW
United States District Judge