

IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF NORTH CAROLINA

Larry Winslowe Lee and Susan Provost Lee, )  
 )  
 Plaintiffs, )  
 )  
 vs. )  
 )  
 AK STEEL CORP, (sued individually and as )  
 successor-by-merger to AK STEEK HOLDING )  
 CORP. and as successor-in-interest to ARMCO )  
 STEEL CO., LP, and as successor-in-interest to )  
 ARMCO, INC. f/k/a ARMCO STEEL )  
 CORPORATION, *et al.* )  
 )  
 Defendants. )

E.D.N.C.  
 CIVIL ACTION NO.  
 5:13-CV-826-FL

**ORDER**

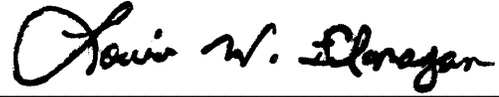
This matter was heard on joint motion by Plaintiffs, LARRY WINSLOWE LEE and SUSAN PROVOST LEE and Defendant, McWane, Inc., as successor in interest to Clow Corporation and its Clow Valve Division, sued as “Clow Valve Company” and “McWane Inc. (individually and as successor-in-interest to Clow Corporation)”, to dismiss without prejudice all claims against McWane, Inc., as successor in interest to Clow Corporation and its Clow Valve Division in this matter.

It appearing that grounds exist to permit Plaintiffs to voluntarily dismiss this action against McWane, Inc., as successor in interest to Clow Corporation and its Clow Valve Division without prejudice, and that the motion should be granted for good causes shown;

It is therefore ORDERED, ADJUDGED, and DECREED that the action of Plaintiffs, LARRY WINSLOWE LEE and SUSAN PROVOST LEE, against Defendant McWane, Inc., as

successor in interest to Clow Corporation and its Clow Valve Division be dismissed without prejudice, and each party to bear its own costs.

This the 4th day of April, 2014.

A handwritten signature in black ink, reading "David W. Eloragan". The signature is written in a cursive style with a large initial "D".

---

United States District Judge