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**IN THE SUPREME COURT OF MARYLAND**

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No. 11  
SEPTEMBER TERM, 2025

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MAYOR & CITY COUNCIL OF BALTIMORE,  
APPELLANT,  
v.  
B.P. P.L.C., *ET AL.*,  
APPELLEES.

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APPEAL FROM THE CIRCUIT COURT FOR BALTIMORE CITY  
HONORABLE VIDETTA BROWN, JUDGE

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CITY OF ANNAPOLIS,  
APPELLANT,  
v.  
B.P. P.L.C., *ET AL.*,  
APPELLEES.

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ANNE ARUNDEL COUNTY,  
APPELLANT,  
v.  
B.P. P.L.C., *ET AL.*,  
APPELLEES.

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APPEALS FROM THE CIRCUIT COURT FOR ANNE ARUNDEL COUNTY  
HONORABLE STEVEN PLATT, SENIOR JUDGE

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**EXTRACT OF RECORD – VOLUME 5**

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CITY OF ANNAPOLIS, \* IN THE  
*Plaintiff,* \* CIRCUIT COURT FOR  
v. \* ANNE ARUNDEL COUNTY  
BP PLC, ET AL., \* MARYLAND  
*Defendants.* \* Case No.: C-02-CV-21-000250  
\* \* \* \* \*

ANNE ARUNDEL COUNTY \* IN THE  
MARYLAND, \* CIRCUIT COURT FOR  
*Plaintiff,* \* ANNE ARUNDEL COUNTY  
v. \* MARYLAND  
BP PLC, ET AL., \*  
*Defendants.* \* Case No.: C-02-CV-21-000565  
\* \* \* \* \*

**MEMORANDUM AND ORDER OF COURT**

Before this Court are the respective and collective Motions to Dismiss filed by the Defendants in the above captioned cases and the Plaintiffs' Oppositions to those Motions. The history which explains the reasons why these cases are in the Circuit Court for Anne Arundel County, Maryland and not in The United States District Court for the District of Maryland is thoroughly explained by U.S. District Court Judge Stephanie A. Gallagher in the Memorandum Opinion in Case: 1:21-cv-01323-SAG, Document 150, Filed 09/29/22. For the reasons set forth in Judge Gallagher's Opinion the journey of these cases to the Federal Court from this Court and back will not be repeated here.

The gravamen of the two substantively identical Complaints by the City of Annapolis, Maryland and Anne Arundel County, Maryland against the Defendants named as "major corporate

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members of the fossil fuel industry” are that these Defendants committed five Maryland common-law torts and that they violated the Maryland Consumer Protection Act when they allegedly concealed climate-related harms to the environment caused by fossil fuels. Specifically, the Complaints in both cases charge the commission of six (6) Maryland causes of action: (1) Public Nuisance, (2) Private Nuisance, (3) Strict Liability/Failure to Warn, (4) Negligent Failure to Warn, (5) Trespass, and (6) Violations of Maryland’s Consumer Protection Act.

As U.S. District Court Judge Stephanie A. Gallagher noted and the undersigned agrees with, Plaintiffs’ accurately summarize their allegations as follows:

Defendants’ individual and collective conduct, including, but not limited to, their introduction of fossil fuel products into the stream of commerce while knowing but failing to warn of the threats posed to the world’s climate; their wrongful promotion of their fossil fuel products and concealment of known hazards associated with the use of those products; their public deception campaigns designed to obscure the connection between their products and global warming and the environmental, physical, social, and economic consequences flowing from it; and their failure to pursue less hazardous alternatives; actually and proximately caused the City’s injuries. In other words, Defendants’ concealment and misrepresentation of their products’ known dangers—and simultaneous promotion of their unrestrained use—drove consumption, and thus greenhouse gas pollution, and thus the climate crisis.

It is important to note that none of the parties take issue with the fact, not denied for obvious reasons that the Defendants produce, support and market the production of oil and gas as well as their products. Rather, the Defendants take issue with the allegations of the Plaintiffs that individually and collectively Defendants concealed the harms caused by their products while promoting their use and also failed to warn consumers regarding the perils and dangers stemming from their continued use.

Maryland Rule 2-322 – Preliminary Motions governs the disposition of the substantively

identical pending Motions to Dismiss. In pertinent part it states as follows:

**(a) Mandatory.** The following defenses shall be made by motion to dismiss filed before the answer, if an answer is required: (1) lack of jurisdiction over the person, (2) improper venue, (3) insufficiency of process, and (4) insufficiency of service of process. If not so made and the answer is filed, these defenses are waived.

**(b) Permissive.** The following defenses may be made by motion to dismiss filed before the answer, if an answer is required: (1) lack of jurisdiction over the subject matter, (2) failure to state a claim upon which relief can be granted, (3) failure to join a party under Rule 2-211, (4) discharge in bankruptcy, and (5) governmental immunity. If not so made, these defenses and objections may be made in the answer, or in any other appropriate manner after answer is filed.

**(c) Disposition.** A motion under sections (a) and (b) of this Rule shall be determined before trial, except that a court may defer the determination of the defense of failure to state a claim upon which relief can be granted until the trial. In disposing of the motion, the court may dismiss the action or grant such lesser or different relief as may be appropriate. If the court orders dismissal, an amended complaint may be filed only if the court expressly grants leave to amend. The amended complaint shall be filed within 30 days after entry of the order or within such other time as the court may fix. If leave to amend is granted and the plaintiff fails to file an amended complaint within the time prescribed, the court, on motion, may enter an order dismissing the action. If, on a motion to dismiss for failure of the pleading to state a claim upon which relief can be granted, matters outside the pleading are presented to and not excluded by the court, the motion shall be treated as one for summary judgment and disposed of as provided in Rule 2-501, and all parties shall be given reasonable opportunity to present all material made pertinent to such a motion by Rule 2-501.

This Court in exercising its discretion formally on the remand from Federal Court advised the parties and their counsel that it would **not** consider matters outside the pleadings at this stage of the proceedings and therefore would not convert and address the pending Motions as Motions for Summary Judgment. Rather, consideration of the Motions would be limited to the issues raised by the pleadings. This Court will therefore proceed accordingly.

The elements for each of the six (6) causes of action are:

**1. First Cause of Action – Public Nuisance**

The Restatement (Second) of Torts defines a public nuisance as:

(1) A public nuisance is an unreasonable interference with a right common to the general public.

(2) Circumstances that may sustain a holding that an interference with a public right is unreasonable include the following:

- (a) Whether the conduct involves a significant interference with the public health, the public safety, the public peace, the public comfort or the public convenience, or
- (b) whether the conduct is proscribed by a statute, ordinance or administrative regulation, or
- (c) whether the conduct is of a continuing nature or has produced a permanent or long-lasting effect, and, as the actor knows or has reason to know, has a significant effect upon the public right.

Restatement (Second) of Torts § 821B (1979).

**2. Second Cause of Action – Private Nuisance**

The Appellate Court of Maryland (formerly the Maryland Court of Special Appeals) stated in *Blue Ink, Ltd. v. Two Farms, Inc.*, 218 Md. App. 77 (2014) that: “Maryland requires that in order to recover for private nuisance, a plaintiff must demonstrate that the defendant’s interference with plaintiff’s property rights is both unreasonable and substantial, and that the harm or inconvenience created by such interference is ‘objectively reasonable’ to the ordinary person.” *Id.* at 80. That said, “Maryland courts have adopted Section 821D of the Restatement (Second) of Torts (1965), which more narrowly defines a private nuisance as ‘a nontrespassory invasion of another’s interest in the private use or enjoyment of land.’” *Id.* at 92 (citations omitted). In addition, “[a] finding of private nuisance requires a two-part analysis: (1) viewing the defendant’s activity, was the interference unreasonable and substantial? and (2) viewing the plaintiff’s alleged harm, was the inconvenience or harm caused by the interference objectively reasonable?” *Id.* at 94.

### **3. Third Cause of Action – Strict Liability Failure to Warn**

The Maryland Civil Pattern Jury Instructions 26:17 (Strict Tort Liability-Duty of Manufacturer to Warn) states:

If despite exercising reasonable care in the design, manufacturing, testing, and inspection of the product, the product still cannot be made safe for its reasonably foreseeable use, and the dangerous condition is not obvious to the user of the product, the manufacturer has a duty to give an adequate warning of the danger.

MPJI-CV 26:17.

### **4. Fourth Cause of Action – Negligent Failure to Warn**

The Maryland Civil Pattern Jury Instructions 26:3 (Supplier's Duty to Warn) states:

A supplier of a product must give adequate warnings of those dangers which are known to it or by the use of reasonable care should be known to it and which would not be obvious to users.

A failure to fulfill that duty is negligence.

MPJI-CV 26:3.

### **5. Fifth Cause of Action – Trespass**

The Appellate Court of Maryland (formerly the Maryland Court of Special Appeals) stated in *Uthus v. Valley Mill Camp, Inc.*, 243 Md. App. 539 (2019) that: “The tort of trespass is defined as ‘an intentional or negligent intrusion upon or to the possessory interest in property of another.’” *Id.* at 555 (citation omitted). Further, that “‘In order to prevail on a cause of action for trespass, the plaintiff must establish: (1) an interference with a possessory interest in his property; (2) through the defendant's physical act or force against that property; (3) which was executed without his consent.’” *Id.* (citation omitted).



## 6. Sixth Cause of Action – Consumer Protection Act

The Maryland Civil Pattern Jury Instructions 7:9 (Private Cause of Action Created by Maryland Consumer Protection Act) states:

To recover for unfair, abusive, or deceptive trade practices, a consumer must prove that a merchant:

[Engaged in an unfair, abusive, or deceptive trade practice as defined in § 13-301 of the Com. Law Article and applicable to the evidence in this case] that

Resulted in actual injury or harm to the plaintiff that was a reasonably foreseeable consequence of the defendant's trade practice.

MPJI-CV 7:9.

The two grounds asserted by the Defendants that were alleged in the Joint Motions to Dismiss were: (1) Lack of Personal Jurisdiction and (2) Failure to State a Claim Upon Which Relief Can Be Granted.

With respect to the Defendants' Joint Motion to Dismiss on the ground that this Court lacks personal jurisdiction over the Defendants because the Defendants are not subject to "general jurisdiction" in Maryland, this Court's short answer is that the Defendants' Motion on this ground will be **DENIED** for essentially the reasons stated by U.S. District Court Judge Stephanie A. Gallagher in her Opinion remanding these cases back to this State Court and illustrated by this Court's exchange with designated counsel for the Defendants at the Hearing on the Motions. The transcript of the proceedings reflects as follows:

THE COURT: -- your position is this Court clearly is not the right forum to address it.

MR. BOUTROUS: Yes.

THE COURT: The Federal court said they weren't the right forum. Who is?

MR. BOUTROUS: Yes, so the Supreme Court name –

THE COURT: It's not for either me or you or anyone else in this room to decide that today. I'm just curious because the public is obviously frustrated that there's no forum to address these issues, and therefore, these lawsuits show up.

In a nutshell then, this Court agrees with Judge Gallagher's Opinion in this case citing the majority of federal district and circuit courts around the country concluding “. . . that these state law claims for private misconduct belong in state court.”

In addition for these same reasons the Joint Defendants' Motion to Dismiss on the grounds that Defendants are not subject to the “specific jurisdiction” in Maryland because the Plaintiffs' “. . . claims do not ‘arise out of or relate to’ Defendants' alleged contacts with Maryland. . .” and therefore “[e]xercising [p]ersonal [j]urisdiction [o]ver Defendants [w]ould [b]e [u]nreasonable [a]nd [c]onflict [w]ith [p]rinciples [o]f [f]ederalism” will be **DENIED**. A quick look at the Plaintiffs' Complaints reveal ample language alleging more than sufficient “contacts” with Maryland which if shown can justify the invoking of the specific jurisdiction of this Court. This is particularly true in light of the mandate of Maryland Rule 2-303 Form of Pleadings requiring only “. . . statements of fact as may be necessary to show the pleader's entitlement to relief” as well as the admonition that the pleading “. . . shall not include arguments, unnecessary recitals of law, evidence, or documents. . .”

With respect to the second ground asserted by all Defendants to support their Joint Motion to Dismiss “Failure to State a Claim Upon Which Relief Can Be Granted” this Court's short disposition of that Motion is to exercise its discretion pursuant to Maryland Rule 2-322(c) and defer the determination of the defense of failure to state a claim upon which relief can be granted until trial and/or until a further dispositive motion is considered after facts are discovered which

can or cannot support the allegations of the Plaintiffs' Complaint. That having been said and done, the parties and their counsel should notice this Court's focus on the clear requirement that facts be discovered and proven which not only constitute the causes of action pleaded, but equally, importantly justify the entry of a "*judgment for the relief requested*" (emphasis added).

That will necessitate a thorough practical review and critical examination of the nature of the relief requested and any federal and/or state statutory, regulatory or juridical impediments to the granting and implementation of such relief.

This Court will now proceed to rule on the merits of each individual Defendants' Motion to Dismiss and the grounds therefore.

#### **INDIVIDUAL DEFENDANTS' MOTIONS TO DISMISS**

##### **Defendant, CNX Resources Corporation's Individual Motion to Dismiss for Failure to State a Claim and for Lack of Personal Jurisdiction and Request for Hearing and Memorandum of Law in Support of its Individual Motion to Dismiss for Failure to State a Claim and for Lack of Personal Jurisdiction (10/2/2023)**

Defendant, CNX Resources Corporation in its Individual Motion to Dismiss for Failure to State a Claim and for Lack of Personal Jurisdiction and Request for Hearing and Memorandum of Law in Support of its Individual Motion to Dismiss for Failure to State a Claim and for Lack of Personal Jurisdiction first argues that the Complaint fails to state a claim as "... the Complaint does not allege that CNX [Resources Corporation] made any misrepresentations or had any special knowledge that it concealed." Further, Defendant, CNX Resources Corporation argues that "... the Complaint alleges no facts suggesting that CNX [Resources Corporation] had actual or constructive knowledge about the dangers of climate change or the role its products allegedly played in contributing to climate change before such knowledge became readily available to the public."

The Court finds that the Plaintiffs' have sufficiently plead under Maryland Rule 2-303(b), which requires only "... statements of fact as may be necessary to show the pleader's entitlement to relief. . ." as well as the admonition that the pleading "... shall not include arguments, unnecessary recitals of law, evidence, or documents. . ." This Court will therefore exercise its discretion pursuant to Maryland Rule 2-322(c) and defer the determination of the defense of failure to state a claim upon which relief can be granted until trial and/or a further dispositive motion is considered after facts are discovered which can or cannot support the allegations of the Plaintiffs' Complaints. That having been said and done, this Court again suggests that the parties and counsel should notice this Court's repeated focus on the clear requirement that evidentiary facts be discovered and proven which are legally sufficient to generate or refer to a jury or other fact-finder the determination as to whether the elements of each state tort pleaded have been proven to the extent necessary to not only persuade the fact-finder that commission of the tort has taken place but also to justify the relief requested as well as this Court's authority to grant that specific relief.

Defendant, CNX Resources Corporation also alleges in its Individual Motion to Dismiss for Failure to State a Claim and for Lack of Personal Jurisdiction and Request for Hearing and Memorandum of Law in Support of its Individual Motion to Dismiss for Failure to State a Claim and for Lack of Personal Jurisdiction that this Court lacks personal jurisdiction over the Corporation. One of the arguments that Defendant, CNX Resources Corporation makes "... is that the Complaint does not identify a single CNX [Resources Corporation] misrepresentation (or even a statement) made in Maryland." The Court will deny this for the reasons set forth, *supra*.

**Defendant, CITGO Petroleum Corporation’s Motion to Dismiss for Failure to State a Claim and Memorandum of Law in Support of its Motion to Dismiss for Failure to State a Claim (10/2/2023)**

Defendant, CITGO Petroleum Corporation in its Motion to Dismiss for Failure to State a Claim and Memorandum of Law in Support of its Motion to Dismiss for Failure to State a Claim argues that “. . . the Complaint would have to be dismissed as to CITGO [Petroleum Corporation] because it does not sufficiently allege (i) that CITGO [Petroleum Corporation] made, or can be held responsible for, *any* misrepresentations about the connection between oil and gas products and global climate change, or (ii) that CITGO [Petroleum Corporation] had special knowledge that use of its products would likely contribute to climate change.” The Court will exercise its discretion pursuant to Maryland Rule 2-322(c) and defer on this defense for the reasons set forth, *supra*.

**Defendants, BP P.L.C., BP America Inc., and BP Products North America Inc.’s Individual Motion to Dismiss for Failure to State a Claim Upon Which Relief Can Be Granted and Request for Hearing and Memorandum of Law in Support of BP P.L.C., BP America Inc., and BP Products North America Inc.’s Individual Motion to Dismiss for Failure to State a Claim (10/2/2023)**

Defendants, BP P.L.C., BP America Inc., and BP Products North America Inc.’s in its Individual Motion to Dismiss for Failure to State a Claim Upon Which Relief Can Be Granted and Request for Hearing and Memorandum of Law in Support of BP P.L.C., BP America Inc., and BP Products North America Inc.’s Individual Motion to Dismiss for Failure to State a Claim argues that “[f]irst, the Complaint fails to plead a single ‘climate change denial’ statement by BP[,]” “[s]econd, Plaintiff[s]’ ‘greenwashing’ theory of MCPA [Maryland Consumer Protection Act] liability against BP is equally unavailing[,]” “[t]hird, Plaintiff[s]’ cannot state a claim under the MCPA against BP based on BP’s alleged statements about Invigorate (a gasoline additive) and BP Diesel[,]” and “[f]ourth, Plaintiff[s]’ general allegation that ‘Defendants’ advertising and promotional materials fail[ed] to disclose the extreme safety risk associated with the use of fossil

fuel products’ cannot support an MCPA claim against BP.” The Court will exercise its discretion pursuant to Maryland Rule 2-322(c) and defer on this defense for the reasons set forth, *supra*.

**Defendants, CONSOL Energy Inc.’s and CONSOL Marine Terminals LLC’s  
Supplemental Motion to Dismiss for Failure to State a Claim and Memorandum of Law in  
Support of Their Supplemental Motion to Dismiss for Failure to State a Claim and  
Defendants, CONSOL Energy Inc.’s and CONSOL Marine Terminals LLC’s  
Supplemental Motion to Dismiss for Lack of Personal Jurisdiction and Memorandum of  
Law in Support of their Supplemental Motion to Dismiss for Lack of Personal Jurisdiction  
(10/2/2023)**

Defendants, CONSOL Energy Inc. and CONSOL Marine Terminals LLC in its Supplemental Motion to Dismiss for Failure to State a Claim and Memorandum of Law in Support of Their Supplemental Motion to Dismiss for Failure to State a Claim argues that “. . . the complaint does not allege that CONSOL Energy or CONSOL Marine made any misrepresentations that deceived Maryland consumers or the public about their products’ connection to global climate change or that CONSOL Energy or CONSOL Marine had any special knowledge that use of their products would likely contribute to climate change.” The Court will exercise its discretion pursuant to Maryland Rule 2-322(c) and defer on this defense for the reasons set forth, *supra*.

Defendants, CONSOL Energy Inc. and CONSOL Marine Terminals LLC Supplemental Motion to Dismiss for Lack of Personal Jurisdiction and Memorandum of Law in Support of their Supplemental Motion to Dismiss for Lack of Personal Jurisdiction claim that the Plaintiffs’ cannot establish personal jurisdiction over them under Maryland law. The Court will deny this for the reasons set forth, *supra*.

**Defendant, American Petroleum Institute’s Motion to Dismiss and Memorandum of Law in  
Support of its Motion to Dismiss (10/2/2023)**

Defendant, American Petroleum Institute in its Motion to Dismiss and Memorandum of Law in Support of its Motion to Dismiss moves to dismiss the only count in both Complaints

against it, to wit: violation of the Maryland Consumer Protection Act (MCPA) because the actions and speech attributed to it in Plaintiffs' Complaints do not constitute "the sale of consumer goods." Further, Defendant, American Petroleum Institute claims that the Plaintiffs' "attempt[s] to punish API's [American Petroleum Institute] advocacy violates bedrock constitutional guarantees."

The Complaints allege that the Defendant, American Petroleum Institute "[o]ver the last fifteen years, [has] spent substantial amounts on television, newspaper, radio, and internet advertisements in the Maryland market." Md. Code, Commercial Law § 13-104 sets forth the exemptions regarding the Maryland Consumer Protection Act. Md. Code, Commercial Law § 13-104(3) states:

This title does not apply to:

(3) A television or radio broadcasting station or a publisher or printer of a newspaper, magazine, or other form of printed advertising who broadcasts, publishes, or prints an advertisement which violates this title, unless the station, publisher, or printer engages in an unfair or deceptive trade practice in the sale of its own goods or services or has knowledge that the advertising is in violation of this title.

Md. Code, Comm. Law § 13-104(3).

The Complaints allege that the Defendant, American Petroleum Institute ". . . is the country's largest oil trade association." The Complaints further allege that the Defendant, American Petroleum Institute's ". . . purpose is to advance its individual members' collective business interests, which includes increasing consumer consumption of oil and gas to Fossil Fuel Defendants' financial benefits" and that "[a]mong other functions, API also coordinates among members of the petroleum industry, gathers information of interest to the industry, and disseminates that information to its members."

The Maryland Court of Special Appeals, now the Appellate Court of Maryland, in *Hogan vs. Maryland State Dental Association*, 155 Md. App. 556 (2004) stated that the Maryland Consumer Protection Act “. . . allows consumers to recover from persons who engage in deceptive trade practices related to the sale or offering for sale of consumer goods, consumer realty, or consumer services; the extension of consumer credit; or the collection of consumer debts.” *Id.* at 563 (citations omitted). The Appellate Court of Maryland further stated: “Section 13-303 states that a ‘person’ who offers to sell or sells consumer goods may not engage in deceptive trade practices related to that offer or sale.” *Id.* Also, that “[a] ‘person’ is a ‘merchant’ because section 13-101(g) defines ‘merchant’ as one who ‘directly or indirectly either offers or makes available to consumers any consumer goods...’” *Id.* This Court finds that the Defendant, American Petroleum Institute is not a “person/merchant” within the meaning of the Maryland Consumer Protection Act as the Defendant, American Petroleum Institute advocates rather than sells or offers to sell consumer goods. The Court will **GRANT** Defendant, American Petroleum Institute’s Motion to Dismiss and Defendant, American Petroleum Institute will be dismissed from both of these cases. However, it appears that Plaintiffs are attempting to allege a “conspiracy,” which directly includes Defendant, American Petroleum Institute as a conspirator. If so, Plaintiffs will be granted thirty (30) days leave to amend their respective Complaints to properly plead in a separate Count that conspiracy as a separate cause of action to include Defendant, American Petroleum Institute.

The language alleging a “conspiracy” is in the Complaint on page 41 and 43 in the Sections labeled “Agency” and “Jurisdiction and Venue” in the *City of Annapolis vs. BP PLC, et al.* case and in the Complaint on pages 43 and 45 in the *Anne Arundel County Maryland vs. BP PLC, et al.* case in the Sections labeled “Agency” and “Jurisdiction and Venue.” Notwithstanding the labeling of the Defendants’ conduct as a “conspiracy” in the Complaints, Plaintiffs have not pleaded that



cause of action in the manner that would allow the Defendants to respond definitively and directly.

Md. Rule 2-303(a) states:

**(a) Paragraphs, Counts, and Defenses.** All averments of claim or defense shall be made in numbered paragraphs, the contents of each of which shall be limited as far as practicable to a statement of a single set of circumstances; and a paragraph may be referred to by number in all succeeding pleadings. Each cause of action shall be set forth in a separately numbered count. Each separate defense shall be set forth in a separately numbered defense.

If Plaintiffs are alleging “conspiracy” they will be required to plead it in a separate Count, as required by Md. Rule 2-303(a). If they desire to do so, this Court will grant them that opportunity and for that reason, pursuant to Md. Rule 2-322, the Plaintiffs are granted thirty (30) days leave to amend the Complaints to properly allege a conspiracy.

**Defendant, Hess Corp’s Supplemental Motion to Partially Dismiss Plaintiff’s Complaint for Failure to State a Claim Upon Which Relief Can Be Granted on Statute of Limitations Grounds and Request for Hearing and Memorandum of Law in Support of its Supplemental Motion to Partially Dismiss Plaintiff’s Complaint for Failure to State a Claim Upon Which Relief Can Be Granted on Statute of Limitations Grounds (10/2/2023)**

Defendant, Hess Corp in its Supplemental Motion to Partially Dismiss Plaintiff’s Complaint for Failure to State a Claim Upon Which Relief Can Be Granted on Statute of Limitations Grounds and Request for Hearing and Memorandum of Law in Support of its Supplemental Motion to Partially Dismiss Plaintiff’s Complaint for Failure to State a Claim Upon Which Relief Can Be Granted on Statute of Limitations Grounds argues that “. . . Plaintiff[s]’ Complaint lack[] *any* specific allegations regarding conduct by Hess [Corp] that is violative of the MCPA [Maryland Consumer Protection Act], let alone conduct within the three years preceding the filing of the Complaint.” Further, Defendant, Hess Corp alleges that “. . . Plaintiff[s]’ cannot allege such conduct because by that time Hess [Corp] had ceased all retail sales of oil and gas products in Maryland, including any advertising and/or marketing that could have formed the basis

of Plaintiff[s'] MCPA claim[]” and that “. . . any discussion of tolling or concealment of the statute of limitations by Plaintiff[s'] [are] unavailing.” The Court will exercise its discretion pursuant to Maryland Rule 2-322(c) and defer on this defense for the reasons set forth, *supra*.

**Defendants, Crown Central LLC's, Crown Central New Holdings LLC's and Rosemore Inc.'s Defendant-Specific Motion to Dismiss for Failure to State a Claim Upon Which Relief Can Be Granted and Memorandum in Support of Crown Central LLC's, Crown New Holdings LLC's and Rosemore Inc.'s Defendant-Specific Motion to Dismiss for Failure to State a Claim Upon Which Relief Can Be Granted (10/2/2023)**

Defendants, Crown Central LLC's, Crown Central New Holdings LLC's and Rosemore Inc.'s in its Defendant-Specific Motion to Dismiss for Failure to State a Claim Upon Which Relief Can Be Granted and Memorandum in Support of Crown Central LLC's, Crown New Holdings LLC's and Rosemore Inc.'s Defendant-Specific Motion to Dismiss for Failure to State a Claim Upon Which Relief Can Be Granted argues that “Plaintiff[s'] [have] [f]ailed to [p]lead [m]isrepresentation with the [r]equisite [p]articularity[,]” “Plaintiff[s'] [have] [n]ot and [c]annot [e]stablish the Crown-Affiliated Entitites [u]ndertook [a]ny [c]onduct, [i]ncluding MCPA [Maryland Consumer Protection Act] [v]iolative [c]onduct, [w]ithin the [a]pplicable [s]tatute of [l]imitations” and that “Plaintiff[s'] [have] [f]ailed to [m]eet the [m]inimum [p]leading [r]equirements under Maryland [l]aw.” The Court will exercise its discretion pursuant to Maryland Rule 2-322(c) and defer on this defense for the reasons set forth, *supra*.

**Defendants, Marathon Petroleum Corporation and Speedway LLC's Motion to Dismiss for Failure to State a Claim and Memorandum of Law in Support of Their Motion to Dismiss for Failure to State a Claim (10/2/2023)**

Defendants, Marathon Petroleum Corporation and Speedway LLC in its Motion to Dismiss for Failure to State a Claim and Memorandum of Law in Support of Their Motion to Dismiss for Failure to State a Claim argue that the “Plaintiff[s'] fail[] to state a claim. . .” as well as “Plaintiff[s'] fail[] to state the circumstances of fraud or misrepresentation with particularity.” The

Court will exercise its discretion pursuant to Maryland Rule 2-322(c) and defer on this defense for the reasons set forth, *supra*.

**Chevron Defendants' Motion to Dismiss the Complaint Under Maryland's ANTI-SLAPP Law, and Request for Hearing and Memorandum of Law in Support of Motion to Dismiss the Complaint Under Maryland's ANTI-SLAPP Law (10/2/2023)**

Defendants, Chevron Corporation and Chevron U.S.A. Inc. in its Motion to Dismiss the Complaint Under Maryland's ANTI-SLAPP Law, and Request for Hearing and Memorandum of Law in Support of Motion to Dismiss the Complaint Under Maryland's ANTI-SLAPP Law claims that "Chevron's [s]peech [i]s protected [u]nder the Maryland Anti-SLAPP Statute[]" and that "[a]ny [s]peech-[b]ased [c]laims are [b]arred by the *Noerr-Pennington* Doctrine." The Court will be treating this as a failure to state a claim defense argument. The Court will exercise its discretion pursuant to Maryland Rule 2-322(c) and defer on this defense for the reasons set forth, *supra*.

**Defendants, Shell PLC and Shell USA, Inc.'s Individual Motion to Dismiss for Failure to State a Claim and Individual Memorandum of Law in Support of Shell Defendants' Motion to Dismiss (10/2/2023)**

Defendants, Shell PLC and Shell USA, Inc. (check) in its Individual Motion to Dismiss for Failure to State a Claim and Individual Memorandum of Law in Support of Shell Defendants' Motion to Dismiss argue that "Plaintiff[s'] [f]ail[] [t]o [a]llege [t]hat Shell [m]ade [a] [d]eceptive [s]tatement [o]r [o]mission" and that "Plaintiff[s'] [f]ail[] [t]o [a]llege [c]ausation." Thus, that the Plaintiffs' fail to state a claim. The Court will exercise its discretion pursuant to Maryland Rule 2-322(c) and defer on this defense for the reasons set forth, *supra*.

**Defendants, Marathon Oil Corporation's & Marathon Oil Company's Motion to Dismiss for Failure to State a Claim Upon Which Relief Can Be Granted and Memorandum of Law in Support of Marathon Oil Corporation's and Marathon Oil Company's Motion to Dismiss for Failure to State a Claim Upon Which Relief Can Be Granted (10/2/2023)**

Defendants, Marathon Oil Corporation's & Marathon Oil Company in its Motion to Dismiss for Failure to State a Claim Upon Which Relief Can Be Granted and Memorandum of Law in Support of Marathon Oil Corporation's and Marathon Oil Company's Motion to Dismiss for Failure to State a Claim Upon Which Relief Can Be Granted argues that "Plaintiff[s]' allegations establish no violation of law, particularly under the heightened pleading standard applicable to Plaintiff[s]' claims[.]" "[n]or does the Complaint allege either conduct or circumstances from which an allegation of conspiracy may reasonably be inferred making MRO or MOC responsible for conduct alleged against others throughout the Complaint." The Court will exercise its discretion pursuant to Maryland Rule 2-322(c) and defer on this defense for the reasons set forth, *supra*.

**PUNITIVE DAMAGES**

The Plaintiffs are seeking judgment against all of the Defendants for punitive damages on each and every Count among other relief requested. The Court will **GRANT** each of the Defendants' Motions to Dismiss all claims for punitive damages in these cases as they are pleaded. The Maryland Court of Appeals, now the Supreme Court of Maryland, in *Bowden vs. Caldor, Inc.*, 350 Md. 4 (1998) stated: "Consequently, 'with respect to both intentional and non-intentional torts, ... an award of punitive damages must be based upon actual malice, in the sense of conscious and deliberate wrongdoing, evil or wrongful motive, intent to injure, ill will, or fraud.'" *Id.* at 23 (citations omitted). *Caldors'* progeny have reiterated that holding. *Caldor* further states: "...[F]or a plaintiff to recover punitive damages, the complaint must contain a specific claim for punitive damages and 'must set forth facts that, if proven true, would entitle the plaintiff to punitive

damages.” *Id.* at 22 (citation omitted). This Court does not find that such facts have been sufficiently pleaded as to both form and substance in the pleadings in both of these cases.

### CONCLUSION

An Order will follow this Memorandum Opinion and Order.

5/16/24

Date



\_\_\_\_\_  
Steven I. Platt, Senior Judge  
Circuit Court for Anne Arundel County

MAYOR AND CITY COUNCIL OF  
BALTIMORE CITY,

Appellant,

v.

BP P.L.C., *et al.*,

Appellees.

\* \* \* \* \*

ANNE ARUNDEL COUNTY,  
MARYLAND,

Appellant,

v.

BP P.L.C., *et al.*,

Appellees.

\* \* \* \* \*

CITY OF ANNAPOLIS,

Appellant,

v.

BP P.L.C., *et al.*,

Appellees.

\* \* \* \* \*

ORDER

IN THE  
APPELLATE COURT  
OF MARYLAND  
No. 1290 September Term, 2024  
MDEC: ACM-REG-1290-2024  
(Cir. Ct. No. 24-C-18-004219)

IN THE  
APPELLATE COURT  
OF MARYLAND  
No. 2308 September Term, 2024  
MDEC: ACM-REG-2308-2024  
(Cir. Ct. No. C-02-CV-21-000565)

IN THE  
APPELLATE COURT  
OF MARYLAND  
No. 2309 September Term, 2024  
MDEC: ACM-REG-2309-2024  
(Cir. Ct. No. C-02-CV-21-000250)

(E.1410)

Upon consideration of the “Joint Motion to Consolidate Appeals and to Extend the Briefing Schedules,” it is this 7th day of March 2025, by the Appellate Court of Maryland,

ORDERED that the motion is granted in part; and it is further

ORDERED that the above-captioned appeals shall be scheduled for consideration by the same Panel on the same date; and it is further

ORDERED that the appellees’ brief(s) in ACM-REG-1290-2024 shall be filed on or before June 12, 2025; and it is further

ORDERED that the appellant’s reply brief in ACM-REG-1290-2024 shall be filed on or before July 17, 2025; and it is further

ORDERED that the Clerk of this Court shall issue briefing notices in ACM-REG-2308-2024 and ACM-REG-2309-2024 upon receipt of the records in those appeals.



Judge's Signature Appears  
on Original Order  
Gregory Wells, Chief Judge

# Maryland Judiciary Case Search

**NOTICE: Available**

## Case Detail

### Case Information

Court System: **Circuit Court For Anne Arundel County - Civil**  
Location: **Anne Arundel Circuit Court**  
Case Number: **C-02-CV-21-000250**  
Title: **City of Annapolis vs. BP PLC, et al.**  
Case Type: **Tort - Nuisance**  
Filing Date: **02/22/2021**  
Case Status: **Appealed**

### Other Reference Numbers

Related Case: **C-02-CV-21-000565**  
Case Appealed: **ACM-REG-2309-2024**  
Petition Filed: **SCM-PET-0052-2025**  
Petition Granted: **SCM-REG-0011-2025**

### Involved Parties Information

#### Defendant

Name: **Marathon Oil Corporation**

Address: **5555 San Felipe Street**

City: **Houston** State: **TX** Zip Code: **77056-2723**

#### Attorney(s) for the Defendant

Name: **Dugan, Joseph**

Appearance Date: **07/19/2023**

Address Line 1: **Gallagher, Evelius & Jones LLP**

Address Line 2: **218 N. Charles Street**

Address Line 3: **Suite 400**

City: **BALTIMORE** State: **MD** Zip Code: **21201**

Name: **SAUDEK, MARK SPENCER**

Appearance Date: **07/19/2023**

Address Line 1: **Gallagher Evelius & Jones LLP**

Address Line 2: **218 N. Charles St. Ste. 400**

**(E.1412)**



City: **Baltimore** State: **MD** Zip Code: **21201**

Name: **Reznick, Robert P.**

Appearance Date: **02/27/2024**

Removal Date: **10/17/2024**

Address Line 1: **Orrick, Herrington & Sutcliffe LLP**

Address Line 2: **2100 Pennsylvania Ave., NW**

City: **WASHINGTON** State: **DC** Zip Code: **20037**

Name: **Shapiro, Marc R,**

Appearance Date: **10/24/2023**

Address Line 1: **ORRICK, HERRINGTON & SUTCLIFFE LLP**

Address Line 2: **51 WEST 52ND STREET**

City: **NEW YORK** State: **NY** Zip Code: **10019**

Name: **Stengel, James Esquire**

Appearance Date: **07/24/2024**

Address Line 1: **Orrick, Herrington & Sutcliffe LLP**

Address Line 2: **51 West 52nd Street**

City: **NEW YORK** State: **NY** Zip Code: **10019**

---

## Defendant

Name: **Marathon Petroleum Corporation**

Address: **539 South Main Street**

City: **Findlay** State: **OH** Zip Code: **45840**

## Attorney(s) for the Defendant

Name: **Koyama, Perie Reiko**

Appearance Date: **08/03/2023**

Address Line 1: **Hunton & Williams, LLP**

Address Line 2: **2200 Pennsylvania Avenue N.W.**

City: **WASHINGTON** State: **DC** Zip Code: **20037**

Name: **Broom, Shannon S**

Appearance Date: **10/26/2023**

Address Line 1: **Hunton Andrews Kurth LLP**

Address Line 2: **50 California Street**

Address Line 3: **Suite 1700**

City: **SAN FRANCISCO** State: **CA** Zip Code: **94111**

Name: **Regan, Shawn Patrick Esquire**

Appearance Date: **10/26/2023**

Address Line 1: **Hunton Andrews Kurth LLP**

Address Line 2: **200 Park Ave., 52nd Floor**

City: **NEW YORK** State: **NY** Zip Code: **10166**

**(E.1413)**

Name: **Collins, Cassandra Carol**  
Appearance Date: **10/24/2023**  
Address Line 1: **Hunton Andrews Kurth LLP**  
Address Line 2: **951 East Byrd Street, East Tower**  
Address Line 3: **Suite 200**  
City: **RICHMOND** State: **VA** Zip Code: **23219**

---

## Defendant

Name: **Speedway LLC**

Address: **500 Speedway Dr**  
City: **Enon** State: **OH** Zip Code: **45323-1056**

## Attorney(s) for the Defendant

Name: **Koyama, Perie Reiko**  
Appearance Date: **08/03/2023**  
Address Line 1: **Hunton & Williams, LLP**  
Address Line 2: **2200 Pennsylvania Avenue N.W.**  
City: **WASHINGTON** State: **DC** Zip Code: **20037**

Name: **Broom, Shannon S**  
Appearance Date: **10/26/2023**  
Address Line 1: **Hunton Andrews Kurth LLP**  
Address Line 2: **50 California Street**  
Address Line 3: **Suite 1700**  
City: **SAN FRANCISCO** State: **CA** Zip Code: **94111**

Name: **Regan, Shawn Patrick Esquire**  
Appearance Date: **10/26/2023**  
Address Line 1: **Hunton Andrews Kurth LLP**  
Address Line 2: **200 Park Ave., 52nd Floor**  
City: **NEW YORK** State: **NY** Zip Code: **10166**

Name: **Collins, Cassandra Carol**  
Appearance Date: **10/24/2023**  
Address Line 1: **Hunton Andrews Kurth LLP**  
Address Line 2: **951 East Byrd Street, East Tower**  
Address Line 3: **Suite 200**  
City: **RICHMOND** State: **VA** Zip Code: **23219**

---

## Defendant

Name: **Hess Corp**

(E.1414)

Address: **1185 Avenue of the Americas**  
**40th Floor**

City: **New York** State: **NY** Zip Code: **10036**

### Attorney(s) for the Defendant

Name: **THOMSEN, MARTHA SAWYER**

Appearance Date: **08/29/2023**

Address Line 1: **Baker Bott, LLP**

Address Line 2: **700 K Street, NW**

City: **WASHINGTON** State: **DC** Zip Code: **20001**

---

### Defendant

Name: **CNX Resources Corporation**

Address: **1000 Consol Energy Drive**

City: **Canonsburg** State: **PA** Zip Code: **15317**

### Attorney(s) for the Defendant

Name: **EINIK, DANIELLA ADAR**

Appearance Date: **05/26/2023**

Address Line 1: **51 Louisiana Ave NW**

City: **WASHINGTON** State: **DC** Zip Code: **20001**

Name: **MCGOVERN, RYAN PATRICK**

Appearance Date: **03/01/2024**

---

### Defendant

Name: **Consol Energy Inc**

Address: **1000 Consol Energy Drive**

City: **Canonsburg** State: **PA** Zip Code: **15317**

### Attorney(s) for the Defendant

Name: **MURPHY, JEROME ALBERT**

Appearance Date: **06/01/2023**

Address Line 1: **Crowell & Moring, LLP**

Address Line 2: **1001 Pennsylvania Avenue, NW**

City: **WASHINGTON** State: **DC** Zip Code: **20004**

Name: **Roman, Tracy A.**

Appearance Date: **09/25/2023**

Address Line 1: **CROWELL & MORING LLP**

Address Line 2: **1001 PENNSYLVANIA AVE NW**

(E.1415)

City: **WASHINGTON** State: **DC** Zip Code: **20004**

Name: **Lieber, Mara Rose Esquire**

Appearance Date: **09/25/2023**

Address Line 1: **Crowell & Moring LLP**

Address Line 2: **Two Manhattan West**

Address Line 3: **375 Ninth Avenue**

City: **NEW YORK** State: **NY** Zip Code: **10001**

Name: **Costello, Honor Rose Esquire**

Appearance Date: **10/02/2023**

Address Line 1: **Crowell & Moring LLP**

Address Line 2: **Two Manhattan West**

Address Line 3: **375 Ninth Avenue**

City: **New York** State: **NY** Zip Code: **10001**

---

## Defendant

Name: **Consol Marine Terminals LLC**

Address: **1000 Consol Energy Drive**

City: **Canonsburg** State: **PA** Zip Code: **15317**

## Attorney(s) for the Defendant

Name: **MURPHY, JEROME ALBERT**

Appearance Date: **06/01/2023**

Address Line 1: **Crowell & Moring, LLP**

Address Line 2: **1001 Pennsylvania Avenue, NW**

City: **WASHINGTON** State: **DC** Zip Code: **20004**

Name: **Roman, Tracy A.**

Appearance Date: **09/25/2023**

Address Line 1: **CROWELL & MORING LLP**

Address Line 2: **1001 PENNSYLVANIA AVE NW**

City: **WASHINGTON** State: **DC** Zip Code: **20004**

Name: **Lieber, Mara Rose Esquire**

Appearance Date: **09/25/2023**

Address Line 1: **Crowell & Moring LLP**

Address Line 2: **Two Manhattan West**

Address Line 3: **375 Ninth Avenue**

City: **NEW YORK** State: **NY** Zip Code: **10001**

Name: **Costello, Honor Rose Esquire**

Appearance Date: **10/02/2023**

Address Line 1: **Crowell & Moring LLP**

Address Line 2: **Two Manhattan West**

(E.1416)

Address Line 3: **375 Ninth Avenue**  
City: **New York** State: **NY** Zip Code: **10001**

---

## Defendant

Name: **American Petroleum Institute**

Address: **1220 L Street**  
**Suite 900**  
City: **Washington** State: **DC** Zip Code: **20005**

## Attorney(s) for the Defendant

Name: **Martinez, Melissa O**  
Appearance Date: **06/26/2023**  
Address Line 1: **McGuire Woods LLP**  
Address Line 2: **500 East Pratt Street**  
Address Line 3: **Suite 1000**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

Name: **SCHMALZBACH, BRIAN DAVID**  
Appearance Date: **06/27/2023**

Name: **LIAS-BOOKER, AVA E**  
Appearance Date: **06/29/2023**  
Address Line 1: **McGuire Woods LLP**  
Address Line 2: **500 E Pratt Street**  
Address Line 3: **Suite 1000**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

Name: **Anderson, Jeremiah Johnson**  
Appearance Date: **02/03/2025**  
Address Line 1: **MCGUIREWOODS LLP**  
Address Line 2: **845 Texas Ave. Texas Tower**  
Address Line 3: **24th Floor**  
City: **HOUSTON** State: **TX** Zip Code: **77002**

---

## Defendant

Name: **Shell PLC**

Address: **Carel van Bylandtlaan 16**  
**2596 HR, The Hague THE NETHERLANDS**  
City: **State:**

## Aliases

Business : **Royal Dutch Shell PLC**

(E.1417)

**Attorney(s) for the Defendant**

Name: **SINCLAIR, WILLIAM NELSON**  
Appearance Date: **06/23/2023**  
Address Line 1: **Silverman Thompson Slutkin & White**  
Address Line 2: **400 E. Pratt Street**  
Address Line 3: **#900**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **WEBSTER, JAMES MCCORMICK III**  
Appearance Date: **07/10/2023**  
Address Line 1: **KELLOGG HUBER ET AL**  
Address Line 2: **1615 M ST NW**  
Address Line 3: **STE 400**  
City: **WASHINGTON** State: **DC** Zip Code: **20036**

---

**Defendant**

Name: **Shell USA Inc**

Address: **P.O. Box 2463**  
City: **Houston** State: **TX** Zip Code: **77252**

**Aliases**

Business : **Shell Oil Company**

**Attorney(s) for the Defendant**

Name: **SINCLAIR, WILLIAM NELSON**  
Appearance Date: **06/23/2023**  
Address Line 1: **Silverman Thompson Slutkin & White**  
Address Line 2: **400 E. Pratt Street**  
Address Line 3: **#900**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **WEBSTER, JAMES MCCORMICK III**  
Appearance Date: **07/10/2023**  
Address Line 1: **KELLOGG HUBER ET AL**  
Address Line 2: **1615 M ST NW**  
Address Line 3: **STE 400**  
City: **WASHINGTON** State: **DC** Zip Code: **20036**

---

**Defendant**

Name: **Citgo Petroleum Corp**

Address: **1293 Eldridge Parkway**  
City: **Houston** State: **TX** Zip Code: **77077**

(E.1418)

## Attorney(s) for the Defendant

Name: **NICHOLS, AARON ANDREW**  
Appearance Date: **07/17/2023**  
Address Line 1: **Ice Miller LLP**  
Address Line 2: **100 Light Street**  
Address Line 3: **Suite 1350**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

Name: **Weaver, Warren**  
Appearance Date: **07/17/2023**  
Address Line 1: **7 Saint Paul St Ste 1400**  
City: **Baltimore** State: **MD** Zip Code: **21202-1654**

Name: **MCKEVITT, PATRICK DUGAN**  
Appearance Date: **09/29/2023**  
Address Line 1: **Keller North America**  
Address Line 2: **7550 Teague Road**  
Address Line 3: **Suite 301**  
City: **HANOVER** State: **MD** Zip Code: **21076**

Name: **HOVERMILL, JOSEPH WILLIAM**  
Appearance Date: **03/05/2024**  
Address Line 1: **Miles & Stockbridge**  
Address Line 2: **100 Light Street**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **CRETICOS, ALEXANDER PETER**  
Appearance Date: **03/05/2024**  
Address Line 1: **MILES & STOCKBRIDGE PC**  
Address Line 2: **100 LIGHT ST**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

Name: **Toohey, Patrick Flynn**  
Appearance Date: **03/05/2024**  
Address Line 1: **Miles & Stockbridge PC**  
Address Line 2: **100 Light Street**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

Name: **Razzano, Susan M.**  
Appearance Date: **06/28/2024**  
Address Line 1: **Eimer Stahl LLP**  
Address Line 2: **224 S. Michigan Ave.**  
Address Line 3: **Suite 1100**  
City: **CHICAGO** State: **IL** Zip Code: **60604**

Name: **KRULAK, WILLIAM MORRIS Jr.**  
Appearance Date: **10/25/2024**

**(E.1419)**

Address Line 1: **MILES & STOCKBRIDGE PC**  
Address Line 2: **100 LIGHT ST**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

Name: **Meyer, Lisa S. Esquire**  
Appearance Date: **01/11/2024**  
Address Line 1: **Eimer Stahl, LLP**  
Address Line 2: **224 S. Michigan Ave., Suite 1100**  
City: **CHICAGO** State: **IL** Zip Code: **60604**

Name: **Dunn, Robert**  
Appearance Date: **12/05/2023**  
Address Line 1: **Eimer Stahl, LLP**  
Address Line 2: **99 South Almaden Blvd**  
Address Line 3: **Suite 642**  
City: **San Jose** State: **CA** Zip Code: **95113**

Name: **Eimer, Nathan**  
Appearance Date: **12/05/2023**  
Address Line 1: **Eimer Stahl, LLP**  
Address Line 2: **224 S. Michigan Ave.**  
Address Line 3: **Suite 1100**  
City: **Chicago** State: **IL** Zip Code: **60604**

---

## Defendant

Name: **Conocophillips**

Address: **600 North Dairy Ashford**  
City: **Houston** State: **TX** Zip Code: **77079**

## Attorney(s) for the Defendant

Name: **HAMILTON, DAVID BRIAN**  
Appearance Date: **05/25/2023**  
Address Line 1: **DLA Piper LLP (US)**  
Address Line 2: **6225 Smith Avenue**  
City: **BALTIMORE** State: **MD** Zip Code: **21209**

Name: **KINIRY, III, WILLIAM FRANCIS**  
Appearance Date: **06/07/2023**  
Address Line 1: **6225 Smith Ave**  
City: **Baltimore** State: **MD** Zip Code: **21209**

Name: **PETERS, MATTHEW JORDAN**  
Appearance Date: **06/20/2023**  
Removal Date: **09/30/2024**  
Address Line 1: **Latham and Watkins LLP**

(E.1420)



Address Line 2: **555 Eleventh Street NW**  
Address Line 3: **Suite 1000**  
City: **Washington** State: **DC** Zip Code: **20004**

Name: **Rouse, Katherine A. Esquire**  
Appearance Date: **07/17/2023**  
Removal Date: **09/30/2024**  
Address Line 1: **LATHAM & WATKINS LLP**  
Address Line 2: **505 Montgomery Street**  
Address Line 3: **Suite 2000**  
City: **SAN FRANCISCO** State: **CA** Zip Code: **94111**

Name: **Bauer, Steve M. Esquire**  
Appearance Date: **07/17/2023**  
Removal Date: **06/17/2024**  
Address Line 1: **LATHAM & WATKINS LLP**  
Address Line 2: **555 Eleventh Street, NW**  
Address Line 3: **Suite 1000**  
City: **WASHINGTON** State: **DC** Zip Code: **20004**

Name: **Aiken, De'Ericka Shaquanna**  
Appearance Date: **12/14/2023**

---

## Defendant

Name: **Conocophillips Company**

Address: **600 North Dairy Ashford**  
City: **Houston** State: **TX** Zip Code: **77079**

## Attorney(s) for the Defendant

Name: **HAMILTON, DAVID BRIAN**  
Appearance Date: **05/25/2023**  
Address Line 1: **DLA Piper LLP (US)**  
Address Line 2: **6225 Smith Avenue**  
City: **BALTIMORE** State: **MD** Zip Code: **21209**

Name: **KINIRY, III, WILLIAM FRANCIS**  
Appearance Date: **06/07/2023**  
Address Line 1: **6225 Smith Ave**  
City: **Baltimore** State: **MD** Zip Code: **21209**

Name: **PETERS, MATTHEW JORDAN**  
Appearance Date: **06/20/2023**  
Removal Date: **09/30/2024**  
Address Line 1: **Latham and Watkins LLP**  
Address Line 2: **555 Eleventh Street NW**

(E.1421)

Address Line 3: **Suite 1000**  
City: **Washington** State: **DC** Zip Code: **20004**

Name: **Rouse, Katherine A. Esquire**  
Appearance Date: **07/17/2023**  
Removal Date: **09/30/2024**  
Address Line 1: **LATHAM & WATKINS LLP**  
Address Line 2: **505 Montgomery Street**  
Address Line 3: **Suite 2000**  
City: **SAN FRANCISCO** State: **CA** Zip Code: **94111**

Name: **Bauer, Steve M. Esquire**  
Appearance Date: **07/17/2023**  
Removal Date: **06/17/2024**  
Address Line 1: **LATHAM & WATKINS LLP**  
Address Line 2: **555 Eleventh Street, NW**  
Address Line 3: **Suite 1000**  
City: **WASHINGTON** State: **DC** Zip Code: **20004**

Name: **Valco, Nicole C. Esquire**  
Appearance Date: **07/31/2023**  
Removal Date: **09/30/2024**  
Address Line 1: **LATHAM & WATKINS LLP**  
Address Line 2: **505 Montgomery Street**  
Address Line 3: **Suite 2000**  
City: **SAN FRANCISCO** State: **CA** Zip Code: **94111**

Name: **Aiken, De'Ericka Shaquanna**  
Appearance Date: **12/14/2023**

---

### Interested Person/ Party

Name: **Brown, Anthony G.**

Address: **Attorney General of Maryland**  
**200 Saint Paul Place**  
City: **Baltimore** State: **MD** Zip Code: **21202**

### Attorney(s) for the Interested Person/ Party

Name: **Segal, Joshua Morris**  
Appearance Date: **12/13/2023**  
Address Line 1: **Office of the Attorney General**  
Address Line 2: **200 Saint Paul Place**  
City: **Baltimore** State: **MD** Zip Code: **21202**

---

## Defendant

Name: **Phillips 66**Address: **2331 CityWest Blvd**City: **Houston** State: **TX** Zip Code: **77042**

## Attorney(s) for the Defendant

Name: **PETERS, MATTHEW JORDAN**Appearance Date: **06/20/2023**Address Line 1: **Latham and Watkins LLP**Address Line 2: **555 Eleventh Street NW**Address Line 3: **Suite 1000**City: **Washington** State: **DC** Zip Code: **20004**Name: **Rouse, Katherine A. Esquire**Appearance Date: **07/17/2023**Address Line 1: **LATHAM & WATKINS LLP**Address Line 2: **505 Montgomery Street**Address Line 3: **Suite 2000**City: **SAN FRANCISCO** State: **CA** Zip Code: **94111**Name: **Bauer, Steve M. Esquire**Appearance Date: **07/17/2023**Removal Date: **06/17/2024**Address Line 1: **LATHAM & WATKINS LLP**Address Line 2: **555 Eleventh Street, NW**Address Line 3: **Suite 1000**City: **WASHINGTON** State: **DC** Zip Code: **20004**Name: **Valco, Nicole C. Esquire**Appearance Date: **07/31/2023**Address Line 1: **LATHAM & WATKINS LLP**Address Line 2: **505 Montgomery Street**Address Line 3: **Suite 2000**City: **SAN FRANCISCO** State: **CA** Zip Code: **94111**

## Defendant

Name: **Phillips 66 Company**Address: **2331 CityWest Blvd**City: **Houston** State: **TX** Zip Code: **77042**

## Attorney(s) for the Defendant

Name: **PETERS, MATTHEW JORDAN**Appearance Date: **06/20/2023**

(E.1423)

Address Line 1: **Latham and Watkins LLP**  
Address Line 2: **555 Eleventh Street NW**  
Address Line 3: **Suite 1000**  
City: **Washington** State: **DC** Zip Code: **20004**

Name: **Rouse, Katherine A. Esquire**  
Appearance Date: **07/17/2023**  
Address Line 1: **LATHAM & WATKINS LLP**  
Address Line 2: **505 Montgomery Street**  
Address Line 3: **Suite 2000**  
City: **SAN FRANCISCO** State: **CA** Zip Code: **94111**

Name: **Bauer, Steve M. Esquire**  
Appearance Date: **07/17/2023**  
Removal Date: **06/17/2024**  
Address Line 1: **LATHAM & WATKINS LLP**  
Address Line 2: **555 Eleventh Street, NW**  
Address Line 3: **Suite 1000**  
City: **WASHINGTON** State: **DC** Zip Code: **20004**

Name: **Valco, Nicole C. Esquire**  
Appearance Date: **07/31/2023**  
Address Line 1: **LATHAM & WATKINS LLP**  
Address Line 2: **505 Montgomery Street**  
Address Line 3: **Suite 2000**  
City: **SAN FRANCISCO** State: **CA** Zip Code: **94111**

---

## Defendant

Name: **Marathon Oil Company**

Address: **5555 San Felipe Street**  
City: **Houston** State: **TX** Zip Code: **77056-2723**

## Attorney(s) for the Defendant

Name: **Dugan, Joseph**  
Appearance Date: **07/19/2023**  
Address Line 1: **Gallagher, Evelius & Jones LLP**  
Address Line 2: **218 N. Charles Street**  
Address Line 3: **Suite 400**  
City: **BALTIMORE** State: **MD** Zip Code: **21201**

Name: **SAUDEK, MARK SPENCER**  
Appearance Date: **07/19/2023**  
Address Line 1: **Gallagher Evelius & Jones LLP**  
Address Line 2: **218 N. Charles St. Ste. 400**  
City: **Baltimore** State: **MD** Zip Code: **21201**

(E.1424)

Name: **Reznick, Robert P.**  
Appearance Date: **02/27/2024**  
Removal Date: **10/17/2024**  
Address Line 1: **Orrick, Herrington & Sutcliffe LLP**  
Address Line 2: **2100 Pennsylvania Ave., NW**  
City: **WASHINGTON** State: **DC** Zip Code: **20037**

Name: **Shapiro, Marc R,**  
Appearance Date: **10/24/2023**  
Address Line 1: **ORRICK, HERRINGTON & SUTCLIFFE LLP**  
Address Line 2: **51 WEST 52ND STREET**  
City: **NEW YORK** State: **NY** Zip Code: **10019**

Name: **Stengel, James Esquire**  
Appearance Date: **07/24/2024**  
Address Line 1: **Orrick, Herrington & Sutcliffe LLP**  
Address Line 2: **51 West 52nd Street**  
City: **NEW YORK** State: **NY** Zip Code: **10019**

---

## Mediator / ADR Practitioner

Name: **RHODES, THURMAN HAYWOOD Sr.**

---

## Defendant

Name: **Exxon Mobil Corp.**

Address: **One South Street**  
**20th Floor**  
City: **Baltimore** State: **MD** Zip Code: **21202**

## Attorney(s) for the Defendant

Name: **WOOLF, LINDA S**  
Appearance Date: **09/21/2023**  
Address Line 1: **Goodell DeVries Leech & Dann, LLP**  
Address Line 2: **1 South Street, 20th Floor**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **STIKELEATHER, DEREK MCINTOSH**  
Appearance Date: **09/21/2023**  
Address Line 1: **Goodell, DeVries, Leech & Dann, LLP**  
Address Line 2: **One South Street**  
Address Line 3: **20th Floor**  
City: **Baltimore** State: **MD** Zip Code: **21202**

(E.1425)

Name: **GUGERTY, SEAN LEO**  
Appearance Date: **09/21/2023**  
Address Line 1: **Goodell DeVries Leech & Dann**  
Address Line 2: **One South Street**  
Address Line 3: **Suite 2000**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **BARNES, RICHARD M**  
Appearance Date: **09/21/2023**  
Address Line 1: **Goodell DeVries Leech & Dann, LLP**  
Address Line 2: **1 South Street, 20th Floor**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **Cleary, Yahonnes**  
Appearance Date: **09/19/2023**  
Address Line 1: **Paul, Weiss, Rifkind, Wharton & Garrison LLP**  
Address Line 2: **1285 Avenue of the Americas**  
City: **NEW YORK** State: **NY** Zip Code: **10019**

Name: **Wells, Theodore V Jr.**  
Appearance Date: **09/19/2023**  
Address Line 1: **Paul, Weiss, Rifkind, Wharton & Garrison LLP**  
Address Line 2: **1285 Avenue of the Americas**  
City: **NEW YORK** State: **NY** Zip Code: **10019**

Name: **Grusauskas, Caitlin E**  
Appearance Date: **09/19/2023**  
Address Line 1: **Paul, Weiss, Rifkind, Wharton & Garrison LLP**  
Address Line 2: **1285 Avenue of the Americas**  
City: **NEW YORK** State: **NY** Zip Code: **10019**

---

## Defendant

Name: **ExxonMobil Oil Corporation**

Address: **One South Street**  
**20th Floor**  
City: **Baltimore** State: **MD** Zip Code: **21202**

## Attorney(s) for the Defendant

Name: **WOOLF, LINDA S**  
Appearance Date: **09/21/2023**  
Address Line 1: **Goodell DeVries Leech & Dann, LLP**  
Address Line 2: **1 South Street, 20th Floor**  
City: **Baltimore** State: **MD** Zip Code: **21202**

(E.1426)

Name: **STIKELEATHER, DEREK MCINTOSH**  
Appearance Date: **09/21/2023**  
Address Line 1: **Goodell, DeVries, Leech & Dann, LLP**  
Address Line 2: **One South Street**  
Address Line 3: **20th Floor**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **GUGERTY, SEAN LEO**  
Appearance Date: **09/21/2023**  
Address Line 1: **Goodell DeVries Leech & Dann**  
Address Line 2: **One South Street**  
Address Line 3: **Suite 2000**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **BARNES, RICHARD M**  
Appearance Date: **09/21/2023**  
Address Line 1: **Goodell DeVries Leech & Dann, LLP**  
Address Line 2: **1 South Street, 20th Floor**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **Cleary, Yahonnes**  
Appearance Date: **09/19/2023**  
Address Line 1: **Paul, Weiss, Rifkind, Wharton & Garrison LLP**  
Address Line 2: **1285 Avenue of the Americas**  
City: **NEW YORK** State: **NY** Zip Code: **10019**

Name: **Wells, Theodore V Jr.**  
Appearance Date: **09/19/2023**  
Address Line 1: **Paul, Weiss, Rifkind, Wharton & Garrison LLP**  
Address Line 2: **1285 Avenue of the Americas**  
City: **NEW YORK** State: **NY** Zip Code: **10019**

Name: **Grusauskas, Caitlin E**  
Appearance Date: **09/19/2023**  
Address Line 1: **Paul, Weiss, Rifkind, Wharton & Garrison LLP**  
Address Line 2: **1285 Avenue of the Americas**  
City: **NEW YORK** State: **NY** Zip Code: **10019**

---

## Defendant

Name: **BP Products North America Inc**

Address: **7 St. Paul Street**  
**Suite 820**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Attorney(s) for the Defendant

(E.1427)

Name: **ISBISTER, JOHN B**  
Appearance Date: **06/12/2023**  
Removal Date: **01/03/2024**  
Address Line 1: **Tydings & Rosenberg LLP**  
Address Line 2: **One East Pratt Street**  
Address Line 3: **Suite 901**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **LUSE, JAIME WALKER**  
Appearance Date: **06/12/2023**  
Address Line 1: **Tyings & Rosenberg LLP**  
Address Line 2: **One East Pratt Street**  
Address Line 3: **Suite 901**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

Name: **Milburn, Nancy G.**  
Appearance Date: **03/22/2024**  
Removal Date: **09/10/2024**  
Address Line 1: **ARNOLD & PORTER KAYE SCHOLER LLP**  
Address Line 2: **250 West 55th Street**  
City: **NEW YORK** State: **NY** Zip Code: **10019**

Name: **KATZ, DANIEL S**  
Appearance Date: **06/12/2024**  
Address Line 1: **Tydings & Rosenberg, LLP**  
Address Line 2: **One East Pratt Street**  
Address Line 3: **Suite 901**  
City: **BALTIMORE** State: **MD** Zip Code: **21201**

---

## Defendant

Name: **Crown Central LLC**

Address: **100 Light Street**  
**Suite 2500**  
City: **Baltimore** State: **MD** Zip Code: **21202**

## Attorney(s) for the Defendant

Name: **PREVAS, THOMAS KONSTANTINE**  
Appearance Date: **09/28/2023**  
Address Line 1: **Saul Ewing Arnstein & Lehr LLP**  
Address Line 2: **500 E Pratt Street**  
Address Line 3: **Suite 900**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

Name: **LIPKOWITZ, MICHELLE NICOLE**  
Appearance Date: **09/29/2023**

(E.1428)



Address Line 1: **Mintz, Levin, Cohn, Ferris, Glovsky and Popeo, P.C.**  
Address Line 2: **555 12th Street NW**  
Address Line 3: **Suite 1100**  
City: **WASHINGTON** State: **DC** Zip Code: **20004**

---

## Defendant

Name: **Crown Central New Holding**

Address: **100 Light Street**  
**Suite 2500**  
City: **Baltimore** State: **MD** Zip Code: **21202**

## Attorney(s) for the Defendant

Name: **PREVAS, THOMAS KONSTANTINE**  
Appearance Date: **09/28/2023**  
Address Line 1: **Saul Ewing Arnstein & Lehr LLP**  
Address Line 2: **500 E Pratt Street**  
Address Line 3: **Suite 900**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

Name: **LIPKOWITZ, MICHELLE NICOLE**  
Appearance Date: **09/29/2023**  
Address Line 1: **Mintz, Levin, Cohn, Ferris, Glovsky and Popeo, P.C.**  
Address Line 2: **555 12th Street NW**  
Address Line 3: **Suite 1100**  
City: **WASHINGTON** State: **DC** Zip Code: **20004**

---

## Defendant

Name: **Rosemore Inc**

Address: **100 Light Street**  
**Suite 2500**  
City: **Baltimore** State: **MD** Zip Code: **21202**

## Attorney(s) for the Defendant

Name: **PREVAS, THOMAS KONSTANTINE**  
Appearance Date: **09/28/2023**  
Address Line 1: **Saul Ewing Arnstein & Lehr LLP**  
Address Line 2: **500 E Pratt Street**  
Address Line 3: **Suite 900**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

Name: **LIPKOWITZ, MICHELLE NICOLE**  
Appearance Date: **09/29/2023**

(E.1429)

Address Line 1: **Mintz, Levin, Cohn, Ferris, Glovsky and Popeo, P.C.**  
Address Line 2: **555 12th Street NW**  
Address Line 3: **Suite 1100**  
City: **WASHINGTON** State: **DC** Zip Code: **20004**

---

## Defendant

Name: **Chevron Corp**

Address: **6001 Bollinger Canyon Road**  
City: **San Ramon** State: **CA** Zip Code: **94583**

## Attorney(s) for the Defendant

Name: **SCHURICK, ALISON CATE**  
Appearance Date: **03/25/2021**  
Removal Date: **05/08/2021**  
Address Line 1: **Baker, Donelson, Bearman, Caldwell & Berkowitz, PC**  
Address Line 2: **100 Light Street,**  
Address Line 3: **19th Floor**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

Name: **SCHURICK, ALISON CATE**  
Appearance Date: **06/05/2023**  
Address Line 1: **Baker, Donelson, Bearman, Caldwell & Berkowitz, PC**  
Address Line 2: **100 Light Street,**  
Address Line 3: **19th Floor**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

Name: **Cronin, Tonya Kelly**  
Appearance Date: **03/25/2021**  
Removal Date: **05/08/2021**  
Address Line 1: **Baker Donelson**  
Address Line 2: **100 Light Street**  
Address Line 3: **19th Floor**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

---

## Defendant

Name: **Chevron USA Inc**

Address: **6001 Bollinger Canyon Road**  
City: **San Ramon** State: **CA** Zip Code: **94583**

## Attorney(s) for the Defendant

Name: **SCHURICK, ALISON CATE**  
Appearance Date: **06/05/2023**

(E.1430)

Address Line 1: **Baker, Donelson, Bearman, Caldwell & Berkowitz, PC**  
Address Line 2: **100 Light Street,**  
Address Line 3: **19th Floor**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

---

## Defendant

Name: **Exxon Mobil Corp**

Address: **1251 Avenue of the Americas**  
City: **New York** State: **NY** Zip Code: **10020**

## Attorney(s) for the Defendant

Name: **King, William Bollinger**  
Appearance Date: **06/12/2023**  
Removal Date: **09/21/2023**  
Address Line 1: **VENABLE, LLP**  
Address Line 2: **750 E PRATT ST**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

Name: **THOMPSON, CRAIG ANTHONY**  
Appearance Date: **06/13/2023**  
Removal Date: **09/21/2023**  
Address Line 1: **Venable LLP**  
Address Line 2: **750 E. Pratt Street**  
Address Line 3: **Suite 900**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **WOOLF, LINDA S**  
Appearance Date: **09/21/2023**  
Address Line 1: **Goodell DeVries Leech & Dann, LLP**  
Address Line 2: **1 South Street, 20th Floor**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **STIKELEATHER, DEREK MCINTOSH**  
Appearance Date: **10/18/2023**  
Address Line 1: **Goodell, DeVries, Leech & Dann, LLP**  
Address Line 2: **One South Street**  
Address Line 3: **20th Floor**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **GUGERTY, SEAN LEO**  
Appearance Date: **10/19/2023**  
Address Line 1: **Goodell DeVries Leech & Dann**  
Address Line 2: **One South Street**  
Address Line 3: **Suite 2000**  
City: **Baltimore** State: **MD** Zip Code: **21202**

(E.1431)

Name: **BARNES, RICHARD M**  
Appearance Date: **10/19/2023**  
Address Line 1: **Goodell DeVries Leech & Dann, LLP**  
Address Line 2: **1 South Street, 20th Floor**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **Cleary, Yahnnes**  
Appearance Date: **09/19/2023**  
Address Line 1: **Paul, Weiss, Rifkind, Wharton & Garrison LLP**  
Address Line 2: **1285 Avenue of the Americas**  
City: **NEW YORK** State: **NY** Zip Code: **10019**

Name: **Wells, Theodore V Jr.**  
Appearance Date: **09/19/2023**  
Address Line 1: **Paul, Weiss, Rifkind, Wharton & Garrison LLP**  
Address Line 2: **1285 Avenue of the Americas**  
City: **NEW YORK** State: **NY** Zip Code: **10019**

Name: **Grusauskas, Caitlin E**  
Appearance Date: **09/19/2023**  
Address Line 1: **Paul, Weiss, Rifkind, Wharton & Garrison LLP**  
Address Line 2: **1285 Avenue of the Americas**  
City: **NEW YORK** State: **NY** Zip Code: **10019**

---

## Defendant

Name: **Exxonmobil Oil Corporation**

Address: **5959 Las Colinas Boulevard**  
City: **Irving** State: **TX** Zip Code: **75039**

## Attorney(s) for the Defendant

Name: **King, William Bollinger**  
Appearance Date: **06/12/2023**  
Removal Date: **09/21/2023**  
Address Line 1: **VENABLE, LLP**  
Address Line 2: **750 E PRATT ST**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

Name: **THOMPSON, CRAIG ANTHONY**  
Appearance Date: **06/13/2023**  
Removal Date: **09/21/2023**  
Address Line 1: **Venable LLP**  
Address Line 2: **750 E. Pratt Street**  
Address Line 3: **Suite 900**  
City: **Baltimore** State: **MD** Zip Code: **21202**

(E.1432)

Name: **WOOLF, LINDA S**  
Appearance Date: **09/21/2023**  
Address Line 1: **Goodell DeVries Leech & Dann, LLP**  
Address Line 2: **1 South Street, 20th Floor**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **STIKELEATHER, DEREK MCINTOSH**  
Appearance Date: **10/18/2023**  
Address Line 1: **Goodell, DeVries, Leech & Dann, LLP**  
Address Line 2: **One South Street**  
Address Line 3: **20th Floor**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **BARNES, RICHARD M**  
Appearance Date: **10/19/2023**  
Address Line 1: **Goodell DeVries Leech & Dann, LLP**  
Address Line 2: **1 South Street, 20th Floor**  
City: **Baltimore** State: **MD** Zip Code: **21202**

---

## Plaintiff

Name: **City of Annapolis**

Address: **160 Duke of Gloucester Street**  
City: **Annapolis** State: **MD** Zip Code: **21401**

## Attorney(s) for the Plaintiff

Name: **BRAITHWAITE, JOEL ANDRE**  
Appearance Date: **02/22/2021**  
Removal Date: **05/08/2021**  
Address Line 1: **City Of Annapolis Office of Law**  
Address Line 2: **160 Duke Of Gloucester Street**  
City: **Annapolis** State: **MD** Zip Code: **21401**

Name: **LYLES, DAVID MICHAEL**  
Appearance Date: **02/22/2021**  
Removal Date: **05/08/2021**  
Address Line 1: **City of Annapolis Office of Law**  
Address Line 2: **160 Duke of Gloucester Street**  
City: **ANNAPOLIS** State: **MD** Zip Code: **21401**

Name: **Sher, Victor M.**  
Appearance Date: **03/25/2021**  
Removal Date: **05/08/2021**  
Address Line 1: **SHER EDLING LLP**  
Address Line 2: **100 Montgomery St., Suite 1410**

(E.1433)

City: **San Francisco** State: **CA** Zip Code: **94104**

Name: **Jones, Katie H.**

Appearance Date: **03/25/2021**

Removal Date: **05/08/2021**

Address Line 1: **SHER EDLING LLP**

Address Line 2: **100 Montgomery St., Suite 1410**

City: **San Francisco** State: **CA** Zip Code: **94104**

Name: **Edling, Matthew K.**

Appearance Date: **03/25/2021**

Removal Date: **05/08/2021**

Address Line 1: **Sher Edling LLP**

Address Line 2: **100 Montgomery Street**

Address Line 3: **Suite 1410**

City: **San Francisco** State: **CA** Zip Code: **94104**

Name: **Quinones, Martin D. Esquire**

Appearance Date: **03/25/2021**

Removal Date: **05/08/2021**

Address Line 1: **SHER EDLING LLP**

Address Line 2: **100 Montgomery St., Suite 1410**

City: **San Francisco** State: **CA** Zip Code: **94104**

Name: **Teixeira, Nicole E.**

Appearance Date: **03/25/2021**

Removal Date: **05/08/2021**

Address Line 1: **SHER EDLING LLP**

Address Line 2: **100 Montgomery St., Suite 1410**

City: **San Francisco** State: **CA** Zip Code: **94104**

Name: **Karpilow, Quentin C.**

Appearance Date: **03/25/2021**

Removal Date: **05/08/2021**

Address Line 1: **SHER EDLING LLP**

Address Line 2: **100 Montgomery St., Suite 1410**

City: **San Francisco** State: **CA** Zip Code: **94104**

Name: **LYLES, DAVID MICHAEL**

Appearance Date: **06/23/2023**

Address Line 1: **City of Annapolis Office of Law**

Address Line 2: **160 Duke of Gloucester Street**

City: **ANNAPOLIS** State: **MD** Zip Code: **21401**

Name: **BRAITHWAITE, JOEL ANDRE**

Appearance Date: **06/23/2023**

Address Line 1: **City Of Annapolis Office of Law**

Address Line 2: **160 Duke Of Gloucester Street**

City: **Annapolis** State: **MD** Zip Code: **21401**  
(E.1434)

Name: **Jones, Katie H.**  
Appearance Date: **03/07/2024**  
Address Line 1: **SHER EDLING LLP**  
Address Line 2: **100 Montgomery St., Suite 1410**  
City: **San Francisco** State: **CA** Zip Code: **94104**

Name: **Edling, Matthew K.**  
Appearance Date: **12/08/2023**  
Address Line 1: **Sher Edling LLP**  
Address Line 2: **100 Montgomery Street**  
Address Line 3: **Suite 1410**  
City: **San Francisco** State: **CA** Zip Code: **94104**

Name: **Quinones, Martin D. Esquire**  
Appearance Date: **12/08/2023**  
Address Line 1: **SHER EDLING LLP**  
Address Line 2: **100 Montgomery St., Suite 1410**  
City: **San Francisco** State: **CA** Zip Code: **94104**

Name: **Wheeler, Naomi**  
Appearance Date: **03/07/2024**  
Address Line 1: **Sher Edling LLP**  
Address Line 2: **100 Montgomery St.,**  
Address Line 3: **Suite 1410**  
City: **SAN FRANCISCO** State: **CA** Zip Code: **94104**

Name: **Holeton, Miranda C.**  
Appearance Date: **10/29/2024**  
Address Line 1: **Sher Edling LLP**  
Address Line 2: **100 Montgomery St.,**  
Address Line 3: **Ste. 1410**  
City: **San Fransisco** State: **CA** Zip Code: **94104**

Name: **Dutton, Brittany M.**  
Appearance Date: **10/29/2024**  
Address Line 1: **Sher Edling LLP**  
Address Line 2: **100 Montgomery St.,**  
Address Line 3: **Ste. 1410**  
City: **San Fransisco** State: **CA** Zip Code: **94104**

Name: **Polin, Jacob H.**  
Appearance Date: **10/31/2024**  
Address Line 1: **Sher Edling LLP**  
Address Line 2: **100 Montgomery St.**  
Address Line 3: **Ste. 1410**  
City: **SAN FRANCISCO** State: **CA** Zip Code: **94104**

**Defendant**Name: **BP PLC**Address: **1 St James' s Square  
London, SW1Y 4PD**City: **State:****Attorney(s) for the Defendant**Name: **ISBISTER, JOHN B**Appearance Date: **06/12/2023**Removal Date: **01/03/2024**Address Line 1: **Tydings & Rosenberg LLP**Address Line 2: **One East Pratt Street**Address Line 3: **Suite 901**City: **Baltimore** State: **MD** Zip Code: **21202**Name: **LUSE, JAIME WALKER**Appearance Date: **06/12/2023**Address Line 1: **Tyings & Rosenberg LLP**Address Line 2: **One East Pratt Street**Address Line 3: **Suite 901**City: **BALTIMORE** State: **MD** Zip Code: **21202**Name: **Milburn, Nancy G.**Appearance Date: **03/22/2024**Removal Date: **09/10/2024**Address Line 1: **ARNOLD & PORTER KAYE SCHOLER LLP**Address Line 2: **250 West 55th Street**City: **NEW YORK** State: **NY** Zip Code: **10019**Name: **KATZ, DANIEL S**Appearance Date: **06/12/2024**Address Line 1: **Tydings & Rosenberg, LLP**Address Line 2: **One East Pratt Street**Address Line 3: **Suite 901**City: **BALTIMORE** State: **MD** Zip Code: **21201**

---

**Defendant**Name: **BP America Inc**Address: **501 Westlake Park Blvd.**City: **Houston** State: **TX** Zip Code: **77079****Attorney(s) for the Defendant**Name: **ISBISTER, JOHN B****(E.1436)**



Appearance Date: **06/12/2023**  
 Removal Date: **01/03/2024**  
 Address Line 1: **Tydings & Rosenberg LLP**  
 Address Line 2: **One East Pratt Street**  
 Address Line 3: **Suite 901**  
 City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **LUSE, JAIME WALKER**  
 Appearance Date: **06/12/2023**  
 Address Line 1: **Tydings & Rosenberg LLP**  
 Address Line 2: **One East Pratt Street**  
 Address Line 3: **Suite 901**  
 City: **BALTIMORE** State: **MD** Zip Code: **21202**

Name: **BRINKS, CASEY DAVID**  
 Appearance Date: **01/10/2024**  
 Address Line 1: **Tydings & Rosenberg LLP**  
 Address Line 2: **One E. Pratt St, Suite 901**  
 City: **BALTIMORE** State: **MD** Zip Code: **21202**

Name: **Milburn, Nancy G.**  
 Appearance Date: **03/22/2024**  
 Removal Date: **09/10/2024**  
 Address Line 1: **ARNOLD & PORTER KAYE SCHOLER LLP**  
 Address Line 2: **250 West 55th Street**  
 City: **NEW YORK** State: **NY** Zip Code: **10019**

Name: **KATZ, DANIEL S**  
 Appearance Date: **06/12/2024**  
 Address Line 1: **Tydings & Rosenberg, LLP**  
 Address Line 2: **One East Pratt Street**  
 Address Line 3: **Suite 901**  
 City: **BALTIMORE** State: **MD** Zip Code: **21201**

## Court Scheduling Information

Event Type	Event Date	Event Time	Judge	Court Location	Court Room	Result
Conference - Pre-Trial	02/22/2024	15:30:00	Platt, Steven I	Pre-Trials and Scheduling Conferences	Suite 403	CancelledReason: Cancelled/Vacated
Hearing - Motion	03/08/2024	09:00:00	Platt, Steven I	Civil Calendar	Courtroom 4C	Concluded / Held
Conference - Scheduling	05/24/2024	09:00:00	Platt, Steven I	Civil Calendar	Judges Chambers	CancelledReason: Postponed/Reset

(E.1437)

<b>Conference - Scheduling</b>	<b>06/18/2024</b>	<b>09:00:00</b>	<b>Platt, Steven I</b>	<b>Civil Calendar</b>	<b>Judges Chambers</b>	<b>CancelledReason: Cancelled/Vacated</b>
<b>Hearing - Motion</b>	<b>10/25/2024</b>	<b>09:00:00</b>	<b>Platt, Steven I</b>	<b>Civil Calendar</b>	<b>Courtroom 4C</b>	<b>Concluded / Held</b>
<b>Conference - Scheduling</b>	<b>01/31/2025</b>	<b>13:30:00</b>	<b>Platt, Steven I</b>	<b>Civil Calendar</b>	<b>Judges Chambers</b>	<b>CancelledReason: Cancelled/Vacated</b>

## Judgment Information

Judgment Event Type: **Dismissed - Court**

Judge: **Platt, Steven I**

## Document Information

File Date: **02/22/2021**

Document Name: **Complaint / Petition**

Comment: **Complaint, Demand for Jury Trial**

File Date: **02/22/2021**

Document Name: **Case Information Report Filed**

Comment:

File Date: **02/23/2021**

Document Name: **Attorney Appearance - No Fee**

Comment:

File Date: **02/23/2021**

Document Name: **Summons Issued (Service Event)**

Comment:

File Date: **02/25/2021**

Document Name: **Deficient Filing**

Comment: **Motion for Special Admission of Out-of-State Attorneys Under Rule 19-217 Envelope 06923841**

File Date: **02/26/2021**

Document Name: **Notice of Deficiency - Rule 20-203(d)**

Comment: **(Copy Eserved to Joel Braithwaite)**

File Date: **03/01/2021**

**(E.1438)**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out-of-State Attorneys Under Rule 19-217**

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File Date: **03/25/2021**

Document  
Name: **Order**

Comment: **ORDERED that Victor M. Sher, Matthew K. Edling, Martin D. Qui ones, Katie H. Jones, Nicole E. Teixeira, and Quentin C. Karpilow are admitted specially for the limited purpose of appearing and participating in this case as co-counsel for Plaintiff City of Annapolis. ORDERED, that the Clerk forward a true copy of the Motion and of this Order to the State Court Administrator. (Copies mailed to All Parties, Attys Sher, Jones, Edling, Quinones, Teixeira, Karpilow, Notification E-Served to Attys Lyles, Braithwaite, E-Service is unavailable for Attys Sher, Jones, Edling, Quinones, Teixeira, Karpilow)**

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File Date: **03/25/2021**

Document Name: **Attorney Appearance - No Fee**

Comment: **Motion for Special Admission - Fees paid via File and Serve**

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File Date: **03/25/2021**

Document Name: **Notice Filed**

Comment: **Notice to Clerk of Removal to United States District Court for the District of Maryland**

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File Date: **03/25/2021**

Document Name: **Supporting Document**

Comment: **Notice of Removal**

---

File Date: **03/26/2021**

Document Name: **Affidavit - Service**

Comment: **Affdiavit of Service - Rosemore, Inc. (02/24/21)**

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File Date: **03/26/2021**

Document Name: **Affidavit - Service**

Comment: **Affdiavit of Service - Citgo Petroleum Corp. (02/26/21)**

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File Date: **03/26/2021**

Document Name: **Affidavit - Service**

Comment: **Affdiavit of Service - Consol Marine Terminals LLC**

---

File Date: **03/26/2021**

Document Name: **Affidavit - Service**

Comment: **Affdiavit of Service - American Petroleum Institute (02/26/21)**

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File Date: **03/26/2021**

(E.1439)

Document Name: **Affidavit - Service**

Comment: **Affdiavit of Service - BP America Inc. (02/26/21)**

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File Date: **03/26/2021**

Document Name: **Affidavit - Service**

Comment: **Affdiavit of Service - BP Products North America Inc. (02/26/21)**

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File Date: **03/26/2021**

Document Name: **Affidavit - Service**

Comment: **Affdiavit of Service - Chevron USA Inc. (02-26-21)**

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File Date: **03/26/2021**

Document Name: **Affidavit - Service**

Comment: **Affdiavit of Service - ConocoPhillips Company (02/26/21)**

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File Date: **03/26/2021**

Document Name: **Affidavit - Service**

Comment: **Affdiavit of Service - Crown Central LLC (02/26/21)**

---

File Date: **03/26/2021**

Document Name: **Affidavit - Service**

Comment: **Affdiavit of Service - Crown Central New Holdings LLC (02/26/21)**

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File Date: **03/26/2021**

Document Name: **Affidavit - Service**

Comment: **Affdiavit of Service - Exxon Mobil Corp. (02/26/21)**

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File Date: **03/26/2021**

Document Name: **Affidavit - Service**

Comment: **Affdiavit of Service - Exxon Mobil Oil Corporation (02/26/21)**

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File Date: **03/26/2021**

Document Name: **Affidavit - Service**

Comment: **Affdiavit of Service - Phillips 66 Company (02/26/21)**

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File Date: **03/26/2021**

Document Name: **Affidavit - Service**

Comment: **Affdiavit of Service - Shell Oil Company (02/26/21)**

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File Date: **03/26/2021**

Document Name: **Affidavit - Service**

Comment: **Affdiavit of Service - Speedway LLC (02/26/21)**

(E.1440)

File Date: **03/26/2021**  
Document Name: **Affidavit - Service**  
Comment: **Affdiavit of Service - Chevron Corp. (03/04/21)**

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File Date: **03/26/2021**  
Document Name: **Affidavit - Service**  
Comment: **Affdiavit of Service - ConocoPhillips (03/04/21)**

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File Date: **03/26/2021**  
Document Name: **Affidavit - Service**  
Comment: **Affdiavit of Service - Marathon Oil Company (03/08/21)**

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File Date: **03/26/2021**  
Document Name: **Affidavit - Service**  
Comment: **Affdiavit of Service - Phillips 66 (03/08/21)**

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File Date: **03/26/2021**  
Document Name: **Affidavit - Service**  
Comment: **Affdiavit of Service - CNX Resources Corporation (03/10/21)**

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File Date: **03/26/2021**  
Document Name: **Affidavit - Service**  
Comment: **Affdiavit of Service - Consol Energy Inc. (03/10/21)**

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File Date: **03/26/2021**  
Document Name: **Affidavit - Service**  
Comment: **Affdiavit of Service - Marathon Oil Corporation (03/10/21)**

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File Date: **03/26/2021**  
Document Name: **Affidavit - Service**  
Comment: **Affdiavit of Service - Marathon Petroleum Corporation (03/10/21)**

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File Date: **03/26/2021**  
Document Name: **Affidavit - Service**  
Comment: **Affdiavit of Service - BP P.L.C. (03/11/21)**

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File Date: **03/26/2021**  
Document Name: **Affidavit - Service**  
Comment: **Affdiavit of Service - Hess Corp. (03/15/21)**

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File Date: **03/26/2021**

(E.1441)

Document Name: **Affidavit - Service**

Comment: **Affdiavit of Service - Royal Dutch Shell PLC (03/17/21)**

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File Date: **05/23/2023**

Document Name: **Notice Filed**

Comment: **Notice from the United States District Court Remanding Case back to Circuit**

---

File Date: **05/25/2023**

Document  
Name: **Notice Issued**

Comment: **Notice of Record Received (Copies mailed to all parties; and U.S District Court Northern Division)**

---

File Date: **05/25/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out-of-State Attorney Under Rule 19-217**

---

File Date: **05/25/2023**

Document Name: **Attorney Appearance - No Fee**

Comment:

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File Date: **05/26/2023**

Document Name: **Attorney Appearance - \$10 Fee**

Comment: **Notice of Appearance**

---

File Date: **05/30/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out-of-State Attorney-Rebecca Weinsten Bacon**

---

File Date: **05/31/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of an Out-of-State Attorney - Andrew R. Stanton**

---

File Date: **05/31/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of an Out-of-State Attorney - David C. Kiernan**

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File Date: **05/31/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of an Out-of-State Attorney - Joseph N. Parsons**

---

File Date: **05/31/2023**

(E.1442)

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of an Out-of-State Attorney - David M. Morrell**

---

File Date: **05/31/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of an Out-of-State Attorney - Noel J. Francisco**

---

File Date: **06/01/2023**

Document Name: **Attorney Appearance - \$10 Fee**

Comment: **Notice of Appearance of Jerome A. Murphy**

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File Date: **06/01/2023**

Document Name: **Certificate of Service**

Comment: **Certificate of Service of Notice of Appearance**

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File Date: **06/01/2023**

Document Name: **Stipulation**

Comment: **Joint Stipulation Regarding Motions Briefing**

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File Date: **06/05/2023**

Document Name: **Attorney Appearance - No Fee**

Comment: **Notice of Appearance (A. Schurick)**

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File Date: **06/07/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out-of-State Attorney Under Rule 19-217**

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File Date: **06/07/2023**

Document Name: **Attorney Appearance - No Fee**

Comment: **Notice of Entry of Appearance of William F. Kiniry, III**

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File Date: **06/09/2023**

Document Name: **Attorney Appearance - No Fee**

Comment:

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File Date: **06/12/2023**

Document Name: **Attorney Appearance - \$10 Fee**

Comment: **Entry of Appearance of William B. King**

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File Date: **06/12/2023**

Document Name: **Attorney Appearance - No Fee**

Comment: **Entry of Appearance**

(E.1443)

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File Date: **06/12/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **MOTION FOR SPECIAL ADMISSION PRO HAC VICE OF YAHONNES CLEARY**

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File Date: **06/12/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **MOTION FOR SPECIAL ADMISSION PRO HAC VICE OF THEODORE V. WELLS, JR.**

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File Date: **06/12/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **MOTION FOR SPECIAL ADMISSION PRO HAC VICE OF DANIEL J. TOAL**

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File Date: **06/12/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **MOTION FOR SPECIAL ADMISSION PRO HAC VICE OF CAITLIN E. GRUSAUSKAS**

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File Date: **06/12/2023**  
Document Name: **Returned/Undeliverable Mail**  
Comment: **from Exxon Mobil Corp**

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File Date: **06/12/2023**  
Document Name: **Miscellaneous Document**  
Comment: **Rejection of Service of Process from CSC re BP Products North America Inc**

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File Date: **06/13/2023**  
Document Name: **Scheduling Order**  
Comment: **Copies e-served to Atty Isbister, Atty Luse, Atty Schurick, Atty Einik, Atty Hamilton, Atty Kiniry & Atty Hamilton. Copies mailed to to City of Annapolis, American Petroleum Institute, Crown Central LLC, Crown Central New Holdings LLC, Exxon Mobil Corp, ExxonMobil Oil Corporation, Hess Corp, Marathon Oil Company, Marathon Oil Corporation, Marathon Petroleum Corporation, Phillips 66, Phillips 66 Company, Rosemore Inc, Royal Dutch Shell PLC, Shell Oil Company, Speedway LLC & MED**

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File Date: **06/13/2023**  
Document Name: **Order - Mediation**  
Comment: **Copies e-served to Atty Isbister, Atty Luse, Atty Schurick, Atty Einik, Atty Hamilton, Atty Kiniry & Atty Hamilton. Copies mailed to to City of Annapolis, American Petroleum Institute, Crown Central LLC, Crown Central New Holdings LLC, Exxon Mobil Corp, ExxonMobil Oil Corporation, Hess Corp, Marathon Oil Company, Marathon Oil Corporation, Marathon Petroleum Corporation, Phillips 66, Phillips 66 Company, Rosemore Inc, Royal Dutch Shell PLC, Shell Oil Company, Speedway LLC & MED**

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File Date: **06/14/2023**  
Document Name: **Returned/Undeliverable Mail**  
Comment: **Mail forwarded to Marathon Oil Corporation: 100 Montgomery Street, Suite 1410 San Francisco CA 94104. additional address found on Affidavit of Service filed 3/26/2021..**

---

File Date: **06/14/2023**  
Document Name: **Returned/Undeliverable Mail**  
Comment: **\*\*Returned Mail from Marathon Oil Company\*\***

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File Date: **06/16/2023**  
Document Name: **Motion for Special Assignment**  
Comment: **Joint Motion for Special Assignment**

---

File Date: **06/20/2023**  
Document Name: **Order**  
Comment: **The Court is in receipt of the Motion for Special Admission Out of State Attorney, the Court takes no action at this time. The Court directs the movant to file a line including the following information. The movant shall provide the aforementioned information within 15 days of this Directive failure to do so may result in a denial of the motion. (E-Served Atty's Isbister, Luse, Schurick, Einik, Hamilton, Kiniry, King and Thompson. Copies mailed to Atty Murphy No Email, City of Annapolis, Crown Central LLC, Crown Central New Holdings LLC, Rosemore Inc, Royal Dutch Shell PLC, Shell Oil Co, Citgo Petroleum Corp, Phillips 66, Phillips 66 Co, Marathon Oil Co, Marathon Oil Corp, Marathon Petroleum Corp, Speedway LLC, Hess Corp, Consol Energy nc, Consol Marine Terminals LLC and American Petroleum Institute)**

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File Date: **06/20/2023**  
Document Name: **Attorney Appearance - No Fee**  
Comment: **Notice of Entry of Appearance**

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File Date: **06/20/2023**  
Document Name: **Deficient Filing**  
Comment: **Motion for Special Admission of Steven M. Bauer ENV # 13102110**

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File Date: **06/20/2023**  
Document Name: **Deficient Filing**  
Comment: **Motion for Special Admission of Nicole C. Valco ENV # 13102110**

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File Date: **06/20/2023**  
Document Name: **Deficient Filing**  
Comment: **Motion for Special Admission of Katherine A. Rouse ENV # 13102110**

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File Date: **06/20/2023**

(E.1445)

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Steven M. Bauer**

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File Date: **06/20/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Nicole C. Valco**

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File Date: **06/20/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Katherine A. Rouse**

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File Date: **06/20/2023**

Document Name: **Returned/Undeliverable Mail**

Comment:

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File Date: **06/21/2023**

Document Name: **Notice of Deficiency - Rule 20-203(d)**

Comment: **\*\*\* CORRECTED \*\*\* E-served to Atty Peters**

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File Date: **06/23/2023**

Document Name: **Attorney Appearance - \$10 Fee**

Comment: **Notice of Entry of Appearance**

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File Date: **06/23/2023**

Document Name: **Notice Filed**

Comment: **Notice of Change of Party Names**

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File Date: **06/23/2023**

Document Name: **Attorney Appearance - No Fee**

Comment:

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File Date: **06/26/2023**

Document Name: **Attorney Appearance - \$10 Fee**

Comment: **Notice of Appearance of Melissa O. Martinez**

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File Date: **06/26/2023**

Document Name: **Returned/Undeliverable Mail**

Comment:

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File Date: **06/26/2023**

Document  
Name: **Motion / Request - For Special Admission of Attorney**

(E.1446)

Comment: **Motion for Special Admission of Out-of-State Attorney (Jeremiah J. Anderson) on behalf of Defendant American Petroleum Insitute**

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File Date: **06/26/2023**

Document Name: **Returned/Undeliverable Mail**

Comment:

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File Date: **06/26/2023**

Document Name: **Returned/Undeliverable Mail**

Comment: **\*\*Returned Mail from Marathon Oil Company\*\***

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File Date: **06/27/2023**

Document  
Name: **Order**

Comment: **ORDERED that the Motion for Special Admission of Out-Of-State Attorney Under Rule 19-217 is hereby GRANTED; and it is further ORDERED, that Rebecca Weinstein Bacon shall be permitted to appear and participate as co-counsel for Defendants ConocoPhillips and ConocoPhillips Company. (Copies e-served to Attys Lyles, Braithwaite, Martinez, Isbister, Luse, Schurick, Enik, Hamilton, Kiniry, III, Peters, Murphy, King, Thompson, and Sinclair. Copies mailed to all Pro Se Parties)**

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File Date: **06/27/2023**

Document  
Name: **Order**

Comment: **ORDERED that the Motion for Special Admission of Out-Of-State Attorney Under Rule 19-217 is hereby GRANTED; and it is further ORDERED, that Joseph N. Parsons shall be permitted to appear and participate as co-counsel for Defendant CNX Resources. (Copies e-served to Attys Lyles, Braithwaite, Martinez, Isbister, Luse, Schurick, Enik, Hamilton, Kiniry, III, Peters, Murphy, King, Thompson, and Sinclair. Copies mailed to all pro se parties)**

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File Date: **06/27/2023**

Document  
Name: **Order**

Comment: **ORDERED that the Motion for Special Admission of Out-Of-State Attorney Under Rule 19-217 is hereby GRANTED; and it is further ORDERED, that David M. Morrell shall be permitted to appear and participate as co-counsel with Daniella A. Eink. (Copies e-served to Attys Lyles, Braithwaite, Martinez, Isbister, Luse, Schurick, Enik, Hamilton, Kiniry, III, Peters, Murphy, King, Thompson, and Sinclair. Copies mailed to all Pro Se Parties)**

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File Date: **06/27/2023**

Document  
Name: **Attorney Appearance - \$10 Fee**

Comment: **Notice of Appearance of Brian D. Schmalzbach on behalf of Defendant American Petroleum Institute**

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File Date: **06/28/2023**

(E.1447)

Document  
Name: **Order**

Comment: **ORDERED that the Motion for Special Admission of Out-Of-State Attorney Under Rule 19-217 is hereby GRANTED; and it is further ORDERED, that Andrew Stanton shall be permitted to appear and participate as co-counsel for Defendant CNX Resources. (Copies e-served to Attys Lyles, Braithwaite, Martinez, Isbister, Luse, Schurick, Enik, Hamilton, Kiniry, III, Peters, Murphy, King, Thompson, and Sinclair. Copies mailed to all pro se parties)**

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File Date: **06/28/2023**

Document  
Name: **Order**

Comment: **ORDERED that the Motion for Special Admission of Out-Of-State Attorney Under Rule 19-217 is hereby GRANTED; and it is further ORDERED, that Andrew R. Stanton shall be permitted to appear and participate as co-counsel for Defendant CNX Resources. (Copies e-served to Attys Lyles, Braithwaite, Martinez, Isbister, Luse, Schurick, Enik, Hamilton, Kiniry, III, Peters, Murphy, King, Thompson, and Sinclair. Copies mailed to all pro se parties)**

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File Date: **06/28/2023**

Document  
Name: **Order**

Comment: **ORDERED that the Motion for Special Admission of Out-Of-State Attorney Under Rule 19-217 is hereby GRANTED; and it is further ORDERED, that David C. Kiernan shall be permitted to appear and participate as co-counsel for Defendant CNX Resources. (Copies e-served to Attys Lyles, Braithwaite, Martinez, Isbister, Luse, Schurick, Enik, Hamilton, Kiniry, III, Peters, Murphy, King, Thompson, and Sinclair. Copies mailed to all pro se parties)**

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File Date: **06/29/2023**

Document Name: **Attorney Appearance - No Fee**

Comment: **Notice of Appearance of Ava E. Lias-Booker**

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File Date: **06/29/2023**

Document  
Name: **Line**

Comment: **Line Supplementing Motion for Special Admission of Out-of-State Attorney Jameson R. Jones**

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File Date: **06/29/2023**

Document  
Name: **Line**

Comment: **Line Supplementing Motion for Special Admission of Out-of-State Attorney Daniel R. Brody**

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File Date: **06/29/2023**

Document Name: **Returned/Undeliverable Mail**

Comment: **From Marathon Oil Corporation**

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File Date: **07/03/2023**  
Document Name: **Returned/Undeliverable Mail**  
Comment: **AMERICAN PETROLEUM INSTITUTE**

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File Date: **07/05/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **MOTION FOR SPECIAL ADMISSION OF OUT-OF-STATE ATTORNEY UNDER RULE 19-217 (Joshua D. Dick)**

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File Date: **07/07/2023**  
Document Name: **Attorney Appearance - \$10 Fee**  
Comment: **Notice of Appearance**

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File Date: **07/07/2023**  
Document Name: **Returned/Undeliverable Mail**  
Comment: **\*\*Returned mail from Marathon Oil Company\*\***

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File Date: **07/07/2023**  
Document Name: **Returned/Undeliverable Mail**  
Comment: **\*\*Returned Mail from Marathon Oil Corporation\*\***

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File Date: **07/14/2023**  
Document Name: **Order**  
Comment: **ORDERED that Motion for Special Admission of Katherine A Rouse is GRANTED. ORDERED That Katherine A. Rouse be, and hereby is, specially admitted and permitted to appear and participate in the above- captioned action as counsel for Defendants Phillis 66, Phillips 66 Company, ConocoPhillips, and ConocoPhillips Company. (e-served Attys Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Lyles, Braithwaite, Einik, Kiniry, Peters, Murphy, King, Thompson, Sinclair, Webster, mailed to Attorney Katherine Rouse, Citgo Petroleum Corp, Crown Central, LLC, Crown Central New Holding, Hess Corp, Marathon Oil Company, Rosemore Inc, Speedway LLC, Marathon Petroleum Corporation, Marathon Oil Corporation)**

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File Date: **07/14/2023**  
Document Name: **Order**  
Comment: **ORDERED that Motion for Special Admission of Steven M Bauer is GRANTED. ORDERED That Steven M. Bauer be, and hereby is, specially admitted and permitted to appear and participate in the above- captioned action as counsel for Defendants Phillis 66, Phillips 66 Company, ConocoPhillips, and ConocoPhillips Company. (e-served Attys Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Lyles, Braithwaite, Einik, Kiniry, Peters, Murphy, King, Thompson, Sinclair, Webster, mailed to Attorney Katherine Rouse, Attorney Steven Bauer, Citgo Petroleum Corp, Crown Central, LLC, Crown Central New Holding, Hess Corp, Marathon Oil Company, Rosemore Inc, Speedway LLC, Marathon Petroleum Corporation, Marathon Oil Corporation)**

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File Date: **07/14/2023**

Document  
Name: **Order**

Comment: **ORDERED that Motion for Special Admission of Nicole C Valco is GRANTED, Nicole C Valco is special admitted to appear as counsel for Defendant's Phillips 66, Phillips 66 Co, Conoco Phillips and Conoco Phillips Co. (E-Served Atty's Lyles, Valco, Braithwaite, Martinez, Booker, Isbister, Luse, Schurick, Einik, Hamilton, Kiniry, Peters, Thompson and Sinclair. Copies mailed to Atty's King, Murphy and Webster No Email, Citgo Petroleum Corp, Crown Central LLC, Crown Central Holding, Hess Corp, Speedway, Exxon Mobile Corp, Marathon oil Co, Marathon Petroleum Corp, Marathon Oil Corp and Rosemare Inc)**

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File Date: **07/14/2023**

Document Name: **Returned/Undeliverable Mail**

Comment: **Marathon Oil Corporation**

---

File Date: **07/14/2023**

Document Name: **Returned/Undeliverable Mail**

Comment: **Marathon Oil Company**

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File Date: **07/14/2023**

Document Name: **Returned/Undeliverable Mail**

Comment: **Marathon Oil Company**

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File Date: **07/14/2023**

Document Name: **Returned/Undeliverable Mail**

Comment: **Marathon Oil Company**

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File Date: **07/14/2023**

Document Name: **Returned/Undeliverable Mail**

Comment: **Marathon Oil Company**

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File Date: **07/14/2023**

Document Name: **Returned/Undeliverable Mail**

Comment: **Marathon Oil Company**

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File Date: **07/14/2023**

Document Name: **Returned/Undeliverable Mail**

Comment: **Marathon Oil Company**

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File Date: **07/14/2023**  
Document Name: **Returned/Undeliverable Mail**  
Comment: **Marathon Oil Company**

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File Date: **07/14/2023**  
Document Name: **Returned/Undeliverable Mail**  
Comment: **Marathon Oil Company**

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File Date: **07/14/2023**  
Document Name: **Returned/Undeliverable Mail**  
Comment: **Marathon Oil Company**

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File Date: **07/17/2023**  
Document Name: **Attorney Appearance - \$10 Fee**  
Comment: **Notice of Appearance**

---

File Date: **07/17/2023**  
Document Name: **Returned/Undeliverable Mail**  
Comment: **Returned mail from Marathon Oil Company**

---

File Date: **07/19/2023**  
Document Name: **Attorney Appearance - \$10 Fee**  
Comment: **Defendants Marathon Oil Company and Marathon Oil Corporation's Notice of Entry of Appearance of Mark S. Saudek, Joseph C. Dugan and Gallagher Evelius & Jones LLP**

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File Date: **07/19/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Defs. Marathon Oil Company and Marathon Oil Corporation's Motion for Special Admission for Robert P. Reznick of Orrick, Herrington & Sutcliffe LLP**

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File Date: **07/20/2023**  
Document Name: **Order**  
Comment: **ORDERED that Motion for Special Out-of-State Attorney to admit Daniel R Brody is DENIED. (E-Served Atty's Lyles, Braithwaite, Martinez, Booker, Isbister, Luse, Schurick, Nichols, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, King, Thompson, Saudek, Sinclair and Dugan. Copies mailed to Atty's Weaver, Murphy, Webster No Email, Consol Inc, Consol Marine Terminals LLC, Crown Central Inc, Crown Central New Holding, Exxon Mobil, Hess Corp, Rosemore Inc and Speedway LLC.)**

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File Date: **07/20/2023**

Document  
Name: **Order**

Comment: **ORDERED that Motion for Special Out of State Attorney for Jameson R Jones -DENIED.(E-Served Atty's Lyles, Braithwaite, Martinez, Booker, Isbister, Luse, Schurick, Nichols, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, King, Thompson, Saudek, Sinclair and Dugan. Copies mailed to Atty's Weaver, Murphy, Webster No Email, Consol Inc, Consol Marine Terminals LLC, Crown Central Inc,Crown Central New Holding, Exxon Mobil, Hess Corp, Rosemore Inc and Speedway LLC.)**

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File Date: **07/25/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Renewed Motion for Special Admission Pro Hac Vice of Jameson Reece Jones**

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File Date: **07/25/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Renewed Motion for Special Admission Pro Hac Vice of Daniel Robert Brody**

---

File Date: **07/25/2023**

Document  
Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Defs. Marathon Oil Company and Marathon Oil Corporation's Motion for Special Admission for Marc R. Shapiro of Orrick, Herrington & Sutcliff, LLP**

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File Date: **08/01/2023**

Document  
Name: **Order**

Comment: **Order stating that the Motion for Special Admission of Jeremiah J. Anderson docketed on June 26, 2023 is DENIED. E-served to Attys Lyles, Braithwaite, Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, Weaver, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, King, Thompson, Saudek, Dugan, Sinclair, and Webster. Mailed to Crown Central LLC, Crown Central New Holding, Hess Corp, Marathon Petroleum Corporation, Rosemore Inc, and Speedway LLC.**

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File Date: **08/01/2023**

Document  
Name: **Order**

Comment: **Order stating that the Motion for Special Admission of Out-of-State Attorney Joshua D. Dick is GRANTED. E-served to Attys Lyles, Braithwaite, Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, Weaver, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, King, Thompson, Saudek, Dugan, Sinclair, and Webster. Mailed to Crown Central LLC, Crown Central New Holding, Hess Corp, Marathon Petroleum Corporation, Rosemore Inc, and Speedway LLC.**

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File Date: **08/01/2023**

Document Name: **Returned/Undeliverable Mail**

Comment: **Returned mail from Marathon Oil Company**

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(E.1452)



File Date: **08/01/2023**  
Document Name: **Returned/Undeliverable Mail**  
Comment: **Returned Mail from Marathon Oil Company**

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File Date: **08/02/2023**  
Document Name: **Order**  
Comment: **ASSIGNMENT ORDER. The above case is hereby assigned to the HONORABLE STEVEN PLATT for all further proceedings except Pre-Trial, The assigned judge may conduct a Scheduling Conference within 30 days of this Order. (E-Served Atty's Thompson, Saudek, Dugan, Lyles, Braithwaite, Martinez, Booker, Bauer, Isbister, Luse, Kiniry, Schurick, Nichols, Einik, Hamilton, Peters, Rouse Valco and King. Copies Mailed to Atty's Weaver, Sinclair, Murphy and Webster No Email, Speedway LLC, Rosemore Inc, Marathon Petroleum Corp, Hess Corp, Crown Cental LLC, Crown Central New Holdings, Consol Energy Ins, Consol Marine Terminal, Shell PLC and Shell USA)**

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File Date: **08/03/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Amended Motion for Special Admission of Out-of-State Attorney Under Rule 19-217**

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File Date: **08/03/2023**  
Document Name: **Attorney Appearance - \$10 Fee**  
Comment: **Perie Reiko Koyama of the law firm Hunton Andrews Kurth LLP will be appearing as counsel for the Defendants Marathon Petroleum Corporation and Speedway LLC**

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File Date: **08/03/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Motion for Special Admission of Shannon S. Broome for Defendants Marathon Petroleum Corporation and Speedway LLC**

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File Date: **08/03/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Motion for Special Admission of Shawn Patrick Regan for Defendants Marathon Petroleum Corporation and Speedway LLC**

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File Date: **08/03/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Motion for Special Admission of Cassandra Carol Collins for Defendants Marathon Petroleum Corporation and Speedway LLC**

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File Date: **08/03/2023**  
Document Name: **Returned/Undeliverable Mail (E.1453)**

Comment: **EXXON MOBIL CORP**

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File Date: **08/04/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out-of-State Attorney Tracy Ann Roman Under Maryland Rule 19-217**

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File Date: **08/04/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out-of-State Attorney Mara Rose Lieber Under Maryland Rule 19-217**

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File Date: **08/04/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out-of-State Attorney Honor Rose Costello Under Maryland Rule 19-217**

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File Date: **08/10/2023**

Document Name: **Order**

Comment: **Order re Joint Stipulation re Motions Briefing (E-Served Atty's Thompson, Saudek, Dugan, Lyles, Braithwaite, Martinez, Booker, Bauer, Isbister, Luse, Kiniry, Schurick, Nichols, Einik, Hamilton, Peters, Rouse Valco and King. Copies Mailed to Atty's Weaver, Sinclair, Murphy and Webster)**

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File Date: **08/29/2023**

Document Name: **Attorney Appearance - \$10 Fee**

Comment: **Notice of Entry of Appearance of Martha Thomsen**

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File Date: **08/30/2023**

Document Name: **Deficient Filing**

Comment: **ENV# 13794203 - Motion for Special Admission of Out-of-State Attorney - Jacob Scott Janoe**

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File Date: **08/30/2023**

Document Name: **Deficient Filing**

Comment: **ENV# 13794203 - Motion for Special Admission of Out-of-State Attorney - Megan Berge**

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File Date: **08/30/2023**

Document Name: **Deficient Filing**

(E.1454)

Comment: **ENV# 13794203 - Motion for Special Admission of Out-of-State Attorney - Sterling Marchand**

---

File Date: **08/30/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out-of-State Attorney - Jacob Scott Janoe**

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File Date: **08/30/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out-of-State Attorney - Megan Berge**

---

File Date: **08/30/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out-of-State Attorney - Sterling Marchand**

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File Date: **08/31/2023**

Document Name: **Notice of Deficiency - Rule 20-203(d)**

Comment: **\*\*\*CORRECTED\*\*\* E-served to Atty Thomsen**

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File Date: **09/06/2023**

Document  
Name: **Order**

Comment: **ORDERED, that Defendants, Marathon Oil Company and Marathon Oil Corporation's Motion for Special Admission of Out-of-State Attorney [Robert P. Reznick] Under Rule 19-217 of the Rules Governing Admission to the Bar of Maryland is DENIED Without prejudice for failure to comply with Md. Rule 19-217(a)(3)(A), (C), (b). (E-Served Atty's Thompson, Saudek, Dugan, Lyles, Braithwaite, Martinez, Booker, Bauer, Isbister, Luse, Kiniry, Schurick, Nichols, Einik, Hamilton, Peters, Rouse Valco and King. Copies Mailed to Atty's Weaver, Sinclair, Murphy and Webster, Reznick)**

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File Date: **09/06/2023**

Document  
Name: **Order**

Comment: **ORDERED, that Defendants, ConocoPhillips and ConocoPhillips Company's Renewed Motion for Special Admission Pro Hac Vice of Jameson Reece Jones is DENIED without prejudice for failure to comply with Md. Rule 19-217(a)(3)(C), (b)(2). (E-Served Atty's Thompson, Saudek, Dugan, Lyles, Braithwaite, Martinez, Booker, Bauer, Isbister, Luse, Kiniry, Schurick, Nichols, Einik, Hamilton, Peters, Rouse Valco and King. Copies Mailed to Atty's Weaver, Sinclair, Murphy and Webster, Reznick, Jones)**

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File Date: **09/06/2023**

Document  
Name: **Order**

Comment: **ORDERED, that Defendants, ConocoPhillips and ConocoPhillips Company's Renewed Motion for Special Admission Pro Hac Vice of Daniel Robert Brody is DENIED without prejudice for failure to comply with Md. Rule 19-217(a)(3)(C), (b)(2). (E-Served Atty's Thompson, Saudek, (E.1455)**

**Dugan, Lyles, Braithwaite, Martinez, Booker, Bauer, Isbister, Luse, Kiniry, Schurick, Nichols, Einik, Hamilton, Peters, Rouse Valco and King. Copies Mailed to Atty's Weaver, Sinclair, Murphy and Webster, Reznick, Jones, Brody)**

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File Date: **09/06/2023**

Document  
Name: **Order**

Comment: **ORDERED, that Marathon Oil Company and Marathon Oil Corporation's Motion for Special Admission of Out-of-State Attorney [Marc R. Shapiro] Under Rule 19-217 of the Rules Governing Admission to the Bar of Maryland is DENIED without prejudice for failure to comply with Md. Rule 19-217(a)(3)(A), (C), (b). E-served to Attys Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, Weaver, Lyles, Braithwaite, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, King, Thompson, Thomsen, Saudek, Dugan, Koyama, Sinclair and Webster. Mailed to Crown Central LLC, Crown Central New Holding and Rosemore Inc.**

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File Date: **09/06/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission for L. Meyers (City of Annapolis)**

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File Date: **09/06/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission for N. Eimer (City of Annapolis)**

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File Date: **09/06/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission for R. Dunn (City of Annapolis)**

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File Date: **09/07/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Renewed Motion for Special Admission Pro Hac Vice of Daniel Robert Brody**

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File Date: **09/08/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **MOTION FOR SPECIAL ADMISSION PRO HAC VICE OF HALLIE BETH LEVIN**

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File Date: **09/08/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **MOTION FOR SPECIAL ADMISSION PRO HAC VICE OF MATTHEW THEODORE MARTENS**

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File Date: **09/18/2023**

Document  
Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Renewed Motion for Special Admission of Out-of-State Attorney Under Rule 19-217 of the Rules Governing Admission to the Bar of Maryland (Robert P. Reznick)**

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**(E.1456)**

File Date: **09/18/2023**  
Document Name: **Certificate**  
Comment: **Certificate as to Special Admissions of Robert P. Reznick**

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File Date: **09/18/2023**  
Document Name: **Supporting Document**  
Comment: **Mailing Matrix**

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File Date: **09/18/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Renewed Motion for Special Admission of Out-of-State Attorney Under Rule 19-217 of the Rules Governing Admission to the Bar of Maryland (Marc R Shapiro)**

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File Date: **09/18/2023**  
Document Name: **Certificate**  
Comment: **Certificate as to Special Admissions of Marc R. Shapiro**

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File Date: **09/18/2023**  
Document Name: **Supporting Document**  
Comment: **Mailing Matrix**

---

File Date: **09/19/2023**  
Document Name: **Order**  
Comment: **ORDERED, that Defendants, Marathon Petroleum Corporation and Speedway LLC's Motion for Special Admission of Cassandra Carol Collins is DENIED without prejudice for failure to comply with Md. Rule 19-217(a)(3)(A), (C). (E-served to Attys Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, Weaver, Lyles, Braithwaite, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, King, Thompson, Thomsen, Saudek, Dugan, Koyama, Sinclair and Webster. Mailed to Crown Central LLC, Crown Central New Holding and Rosemore Inc.)**

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File Date: **09/19/2023**  
Document Name: **Order**  
Comment: **ORDERED, that Defendants, CONSOL Energy Inc. and CONSOL Marine Terminals LLC's Motion for Special Admission of Out-of-? State Attmney [Tracy Ann Roman] Under Maryland Rule 19-217 is GRANTED; ORDERED, that Tracy Ann Roman of CroWcll & Moring LLP, is specially admitted for the purpose of appearing and participating in this action as eo?counsel for Defendants, CONSOL Energy Inc. and CONSOL Marine Terminals LLC; ORDERED, that the Clerk forward a true copy of the Motion and this Order to the State Court Administrator; ORDERED, that pursuant to Maryland Rule 19?217(d), the appearance of the out-of-? state attorney admitted pursuant to this Order shall be accompanied by the Maryland Attorney unless waived by the undersigned presiding judge and shall be subject to the Maryland Attomey's Rules of Professional Conduct at all times during the pendency of this action. ( (E-served to Attys Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, Weaver, Lyles, Braithwaite, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, King, Thompson, Thomsen, Saudek, Dugan, (E.1457)**

**Koyama, Sinclair and Webster. Mailed to Crown Central LLC, Crown Central New Holding and Rosemore Inc.)**

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File Date: **09/19/2023**

Document  
Name: **Order**

Comment: **ORDERED, that Defendants, CONSOL Energy Inc. and CONSOL Marine Terminals LLC's Motion for Special Admission of Out-of State Attorney [Mara Rose Lieber] Under Maryland Rule 19-217 is GRANTED; ORDERED, that Mara Rose Lieber of Crowcll & Moring LLP, is specially admitted for the purpose of appearing and participating in this action as co?counscl fm- Defendants, CONSOL Energy Inc. and CONSOL Marine Terminals LLC; ORDERED, that the Clerk forward a true copy of the Motion and this Order to the State Court Administrator; ORDERED, that pursuant to Maryland Rule 19?217(d), the appearance of the out-of state attorney admitted pursuant to this Order shall be accompanied by the Maryland Attorney unless waived by the undersigned presiding judge and shall be subject to the Maryland Attorney's Rules of Professional Conduct at all times during the pendency 'of this action. (E-served to Attys Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, Weaver, Lyles, Braithwaite, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, King, Thompson, Thomsen, Saudek, Dugan, Koyama, Sinclair and Webster. Mailed to Crown Central LLC, Crown Central New Holding and Rosemore Inc.)**

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File Date: **09/19/2023**

Document  
Name: **Order**

Comment: **Ordered that the Motion for Special Admission Pro Hac Vice of Daniel J. Toal be, and hereby is Granted; that Daniel J. Toal be, and hereby is, specially admitted and permitted to appear and participate in this case as counsel for Defendants Exxon Mobil Corporation and ExxonMobil Oil Corporation; That the requirement that Mr. Toal be accompanied in court appearances by an attorney admitted to the Maryland Bar be, and hereby is, WAIVED; That the Clerk shall forward a true copy of the Motion and this Order to the State Court Administrator and all counsel of record. (E-served Attys Lyles, Braithwaite, Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, Weaver, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, King, Thompson, Thomsen, Saudek, Dugan, Koyama, Sinclair, and Webster....Copies mailed to Rosemore Inc, Crown Central LLC, and Crown Central New Holding)**

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File Date: **09/19/2023**

Document  
Name: **Order**

Comment: **Ordered that the Motion for Special Admission Pro Hac Vice of Caitlin E. Grusaukas is Granted; That Caitlin E. Grusauskas be, and hereby is, specially admitted and permitted to appear and participate in this case as counsel for Defendants Exxon Mobil Corporation and ExxonMobil Oil Corporation; That the requirement that Ms. Grusauskas be accompanied in court appearances by an attorney admitted to the Maryland Bar be, and hereby is, WAIVED; That the Clerk shall forward a true copy of the Motion and this Order to the State Court Administrator and all counsel of record. (E-served Attys Lyles, Braithwaite, Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, Weaver, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, King, Thompson, Thomsen, Saudek, Dugan, Koyama, Sinclair, and Webster....Copies mailed to Rosemore Inc, Crown Central LLC, and Crown Central New Holding)**

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File Date: **09/19/2023**

**(E.1458)**

Document  
Name:

**Order**

Comment:

**Ordered that the Motion for Special Admission Pro Hac Vice of Yahonnes Cleary is Granted; That Yahonnes Cleary be, and hereby is, specially admitted and permitted to appear and participate in this case as counsel for Defendants Exxon Mobil Corporation and ExxonMobil Oil Corporation; That the requirement that Mr. Cleary be accompanied in court appearances by an attorney admitted to the Maryland Bar be, and hereby is, WAIVED; That the Clerk shall forward a true copy of the Motion and this Order to the State Court Administrator and all counsel of record. (E-served Attys Lyles, Braithwaite, Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, Weaver, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, King, Thompson, Thomsen, Saudek, Dugan, Koyama, Sinclair, and Webster....Copies mailed to Rosemore Inc, Crown Central LLC, and Crown Central New Holding)**

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File Date: **09/19/2023**

Document  
Name:

**Order**

Comment:

**Ordered that the Motion for Special Admission Pro Hac Vice of Theodore V. Wells, Jr is Granted; That Theodore V. Wells, Jr. be, and hereby is, specially admitted and permitted to appear and participate in this case as counsel for Defendants Exxon Mobil Corporation and ExxonMobil Oil Corporation; That the requirement that Mr. Wells be accompanied in court appearances by an attorney admitted to the Maryland Bar be, and hereby is, WAIVED; That the Clerk shall forward a true copy of the Motion and this Order to the State Court Administrator and all counsel of record. (E-served Attys Lyles, Braithwaite, Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, Weaver, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, King, Thompson, Thomsen, Saudek, Dugan, Koyama, Sinclair, and Webster....Copies mailed to Rosemore Inc, Crown Central LLC, and Crown Central New Holding)**

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File Date: **09/19/2023**

Document  
Name:

**Order**

Comment:

**Ordered that CONSOL Energy Inc and CONSOL Marine Terminals LLC Motion for Special Admission of Out-Of-State Attorney, Honor Rose Costello, is GRANTED. E-served Attys Lyles, Braithwaite, Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, Weaver, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, King, Thompson, Thomsen, Saudek, Dugan, Koyama, Sinclair, and Webster. Copies mailed to Rosemore Inc, Crown Central LLC, and Crown Central New Holding**

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File Date: **09/19/2023**

Document Name: **Clerk Comment**

Comment: **Service Now Incident # INC0674113 for Atty Honor Rose Costello Admission**

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File Date: **09/19/2023**

Document  
Name:

**Order**

Comment:

**Re: Motion for Special Admission as to atty Jeremiah J. Anderson is DENIED. (E-served Attys Lyles, Braithwaite, Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, Weaver, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, King, Thompson, Thomsen, Saudek, Dugan, Koyama, Sinclair, and Webster....Copies mailed to Rosemore Inc, Crown Central LLC, and Crown Central New Holding)**

**(E.1459)**

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File Date: **09/19/2023**

Document  
Name: **Order**

Comment: **Re: Motion for Special Admission as to atty Shannon S. Broome is DENIED. (E-served Attys Lyles, Braithwaite, Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, Weaver, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, King, Thompson, Thomsen, Saudek, Dugan, Koyama, Sinclair, and Webster....Copies mailed to Rosemore Inc, Crown Central LLC, and Crown Central New Holding)**

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File Date: **09/19/2023**

Document  
Name: **Order**

Comment: **Re: Motion for Special Admission as to atty Shawn Patrick Regan is DENIED. (E-served Attys Lyles, Braithwaite, Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, Weaver, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, King, Thompson, Thomsen, Saudek, Dugan, Koyama, Sinclair, and Webster....Copies mailed to Rosemore Inc, Crown Central LLC, and Crown Central New Holding)**

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File Date: **09/20/2023**

Document  
Name: **Motion**

Comment: **Amended Motion for Special Admission of Cassandra Carol Collins for Defendants Marathon Petroleum Corporation and Speedway LLC**

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File Date: **09/21/2023**

Document Name: **Notice Filed**

Comment: **Notice of Substitution of Counsel**

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File Date: **09/21/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out-of-State Attorney (Davidoff)**

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File Date: **09/21/2023**

Document Name: **Affidavit**

Comment: **Certificate as to Special Admissions - Davidoff**

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File Date: **09/21/2023**

Document Name: **Deficient Filing**

Comment: **Env#13995263 - Motion for Special Admission of Out-of-State Attorney (Pepperman)**

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File Date: **09/21/2023**

Document  
Name: **Deficient Filing**

Comment: **Env#13995263 Proposed Order - Motion for Special Admission Out-of-State Atty (Pepperman)**

**(E.1460)**



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File Date: **09/21/2023**  
Document Name: **Deficient Filing**  
Comment: **Env#13995263 Certificate of Special Admissions - R. Peppermen**

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File Date: **09/21/2023**  
Document Name: **Motion**  
Comment: **Amended Motion for Special Admission of Shannon S. Broome for Defendants Marathon Petroleum Corporation and Speedway LLC**

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File Date: **09/21/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Amended Motion for Special Admission of Shawn Patrick Regan for Defendants Marathon Petroleum Corporation and Speedway LLC**

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File Date: **09/22/2023**  
Document Name: **Notice of Deficiency - Rule 20-203(d)**  
Comment: **\*\*\*CORRECTED\*\*\* e-served to Atty Luse**

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File Date: **09/22/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Motion for Special Admission of Out-of-State Attorney (Pepperman)**

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File Date: **09/22/2023**  
Document Name: **Affidavit**  
Comment: **Certificate as to Special Admissions (Pepperman)**

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File Date: **09/25/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Second Amended Motion for Special Admission of Out-of-State Attorney [Jeremiah J. Anderson] Under Rule 19-217 on behalf of Defendant American Petroleum Institute**

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File Date: **09/26/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **PHV Motion (David Charles Frederick)**

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File Date: **09/26/2023**  
Document Name: **Certificate**  
Comment: **Certificate as to Special Admission of David C. Frederick**

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File Date: **09/26/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **PHV Motion (Knofczynski)**

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File Date: **09/26/2023**  
Document Name: **Supporting Document**  
Comment: **Certificate As to Special Admission of Grace Knofczynski**

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File Date: **09/26/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **PHV Motion (Severson)**

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File Date: **09/26/2023**  
Document Name: **Supporting Document**  
Comment: **Certificate as to Special Admission of Daniel Severson**

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File Date: **09/28/2023**  
Document Name: **Attorney Appearance - \$10 Fee**  
Comment: **Notice of Entry of Appearance**

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File Date: **09/28/2023**  
Document Name: **Attorney Appearance - \$10 Fee**  
Comment: **Appearance of Patrick D. McKevitt**

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File Date: **09/29/2023**  
Document Name: **Deficient Filing**  
Comment: **ENV#14076209**

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File Date: **09/29/2023**  
Document Name: **Notice of Deficiency - Rule 20-203(d)**  
Comment: **e-served to Atty Lipkowitz**

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File Date: **09/29/2023**  
Document Name: **Attorney Appearance - No Fee**  
Comment: **Notice of Entry of Appearance of Michelle N. Lipkowitz**

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File Date: **10/02/2023**  
Document Name: **Motion / Request - To Dismiss**  
Comment: **Motion to Dismiss for Failure to State a Claim and for Lack of Personal Jurisdiction and Request for Hearing**

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File Date: **10/02/2023**  
Document Name: **Memorandum**  
Comment: **Memorandum Of Law - Motion to Dismiss**

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File Date: **10/02/2023**  
Document Name: **Motion / Request - To Dismiss**  
Comment: **Citgo Petroleum Corporation's Motion to Dismiss for Failure to State a Claim**

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File Date: **10/02/2023**  
Document Name: **Memorandum**  
Comment: **Citgo Petroleum Memo of Law in Support of Motion to Dismiss for Failure to State a Claim**

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File Date: **10/02/2023**  
Document Name: **Motion / Request - To Dismiss**  
Comment: **DEFENDANTS BP P.L.C., BP AMERICA INC., AND BP PRODUCTS NORTH AMERICA INC.S INDIVIDUAL MOTION TO DISMISS FOR FAILURE TO STATE A CLAIM UPON WHICH RELIEF CAN BE GRANTED AND REQUEST FOR HEARING**

---

File Date: **10/02/2023**  
Document Name: **Memorandum**  
Comment: **MEMORANDUM in Support of DEFENDANTS BP P.L.C., BP AMERICA INC., AND BP PRODUCTS NORTH AMERICA INC.S INDIVIDUAL MOTION TO DISMISS FOR FAILURE TO STATE A CLAIM UPON WHICH RELIEF CAN BE GRANTED**

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File Date: **10/02/2023**  
Document Name: **Affidavit**  
Comment: **Declaration of Jaime W. Luse re BP Motion to Dismiss for Failure to State a Claim**

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File Date: **10/02/2023**  
Document Name: **Supporting Exhibit**  
Comment: **BP exhibit in support of Motion to Dismiss**

---

File Date: **10/02/2023**  
Document Name: **Motion / Request - To Dismiss**  
Comment: **Consol Energy Inc. & Consol Marine Terminals LLC's Supplemental Motion to Dismiss for Failure to State a Claim**

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File Date: **10/02/2023**  
Document Name: **Memorandum**

Comment: **Consol Energy Inc. & Consol Marine Terminals LLC's Memo of Law in Support of Supplemental Motion to Dismiss**

---

File Date: **10/02/2023**

Document Name: **Attorney Certification under Rule 1-313**

Comment: **Consol Energy Inc. & Consol Marine Terminals LLC's Rule 1-313 Certification for Out-of-State Attorney**

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File Date: **10/02/2023**

Document Name: **Certificate of Service**

Comment: **Consol Energy Inc. & Consol Marine Terminals LLC's Certificate of Service-Supplemental Motion to Dismiss for Failure to State a Claim**

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File Date: **10/02/2023**

Document Name: **Motion**

Comment: **Consol Energy Inc.'s and Consol Marine Terminals LLC's Supplemental Motion to Dismiss for Lack of Personal Jurisdiction**

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File Date: **10/02/2023**

Document Name: **Memorandum**

Comment: **Consol Energy Inc.'s and Consol Marine Terminals LLC's Memorandum in Support of Supplemental Motion to Dismiss for Lack of Personal Jurisdiction**

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File Date: **10/02/2023**

Document Name: **Certificate of Service**

Comment: **Certificate of Service**

---

File Date: **10/02/2023**

Document Name: **Motion / Request - To Dismiss**

Comment: **Defendant American Petroleum Institute's Motion to Dismiss**

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File Date: **10/02/2023**

Document Name: **Memorandum**

Comment: **Defendant American Petroleum Institute's Memorandum of Law in Support of its Motion to Dismiss**

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File Date: **10/02/2023**

Document Name: **Request for Hearing/Trial**

Comment: **Defendant American Petroleum Institute's Request for Hearing on its Motion to Dismiss**

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(E.1464)

File Date: **10/02/2023**  
Document Name: **Motion / Request - To Dismiss**  
Comment: **DEFENDANTS' MOTION TO DISMISS PLAINTIFF'S COMPLAINT FOR LACK OF PERSONAL JURISDICTION, AND REQUEST FOR HEARING.**

---

File Date: **10/02/2023**  
Document Name: **Memorandum**  
Comment: **JOINT OPENING BRIEF IN SUPPORT OF CERTAIN DEFENDANTS' MOTION TO DISMISS FOR LACK OF PERSONAL JURISDICTION**

---

File Date: **10/02/2023**  
Document Name: **Motion / Request - To Dismiss**  
Comment: **DEFENDANT HESS'S SUPPLEMENTAL MOTION TO PARTIALLY DISMISS PLAINTIFF'S COMPLAINT FOR FAILURE TO STATE A CLAIM UPON WHICH RELIEF CAN BE GRANTED ON STATUTE OF LIMITATIONS GROUNDS AND REQUEST FOR HEARING**

---

File Date: **10/02/2023**  
Document Name: **Memorandum**  
Comment: **DEFENDANT HESS'S MEMORANDUM OF LAW IN SUPPORT OF ITS SUPPLEMENTAL MOTION TO PARTIALLY DISMISS PLAINTIFF'S COMPLAINT FOR FAILURE TO STATE A CLAIM UPON WHICH RELIEF CAN BE GRANTED ON STATUTE OF LIMITATIONS GROUNDS**

---

File Date: **10/02/2023**  
Document Name: **Affidavit**  
Comment: **AFFIDAVIT OF JASON WILEY IN SUPPORT OF DEFENDANT HESS'S MEMORANDUM IN SUPPORT OF ITS SUPPLEMENTAL MOTION TO PARTIALLY DISMISS PLAINTIFF'S COMPLAINT FOR FAILURE TO STATE A CLAIM ON STATUTE OF LIMITATIONS GROUNDS**

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File Date: **10/02/2023**  
Document Name: **Motion / Request - To Dismiss**  
Comment: **Crown Central LLC's, Crown New Holdings LLC's and Rosemore Inc.'s Defendant-Specific Motion to Dismiss for Failure to State A Claim Upon Which Relief Can Be Granted**

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File Date: **10/02/2023**  
Document Name: **Memorandum**  
Comment: **Memorandum in Support of Crown Central LLC's, Crown New Holdings LLC's and Rosemore Inc's Defendant-Specific Motion to Dismiss for Failure To State A Claim Upon Which Relief Can Be Granted**

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File Date:	<b>10/02/2023</b>
Document Name:	<b>Motion / Request - To Dismiss</b>
Comment:	<b>Defendants Marathon Petroleum Corporations and Speedway LLCs Motion to Dismiss for Failure to State a Claim</b>
File Date:	<b>10/02/2023</b>
Document Name:	<b>Memorandum</b>
Comment:	<b>Defendants Marathon Petroleum Corporations and Speedway LLCs Memorandum of Law in Support of their Motion to Dismiss for Failure to State a Claim</b>
File Date:	<b>10/02/2023</b>
Document Name:	<b>Motion / Request - To Dismiss</b>
Comment:	<b>Chevron Defendants' Motion To Dismiss The Complaint Under Maryland's Anti-SLAPP Law, And Request For Hearing</b>
File Date:	<b>10/02/2023</b>
Document Name:	<b>Memorandum</b>
Comment:	<b>Chevron Defendants' Memorandum Of Law In Support Of Motion To Dismiss The Complaint Under Maryland's Anti-SLAPP Law</b>
File Date:	<b>10/02/2023</b>
Document Name:	<b>Motion / Request - To Dismiss</b>
Comment:	<b>DEFS MOTION TO DISMISS COMPLAINT FOR FAILURE TO STATE A CLAIM</b>
File Date:	<b>10/02/2023</b>
Document Name:	<b>Memorandum</b>
Comment:	<b>Memorandum Defs' Motion To Dismiss For Failure To State A Claim</b>
File Date:	<b>10/02/2023</b>
Document Name:	<b>Motion / Request - To Dismiss</b>
Comment:	<b>Shell PLC and Shell USA, Inc.'s Individual Motion to Dismiss for Failure to State a Claim</b>
File Date:	<b>10/02/2023</b>
Document Name:	<b>Memorandum</b>
Comment:	<b>Individual Memorandum of Law in Support of Shell Defendants' Motion to Dismiss</b>
File Date:	<b>10/02/2023</b>
Document Name:	<b>Affidavit</b>

Comment: **Affidavit of William N. Sinclair in Support of Individual Memorandum of Law in Support of Shell Defendants' Motion to Dismiss**

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File Date: **10/02/2023**

Document Name: **Supporting Exhibit**

Comment: **Exhibit A Shell PLC and Shell USA, Inc.'s Individual Motion to Dismiss for Failure to State a Claim**

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File Date: **10/02/2023**

Document Name: **Supporting Exhibit**

Comment: **Exhibit B Shell PLC and Shell USA, Inc.'s Individual Motion to Dismiss for Failure to State a Claim**

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File Date: **10/02/2023**

Document Name: **Supporting Exhibit**

Comment: **Exhibit C Shell PLC and Shell USA, Inc.'s Individual Motion to Dismiss for Failure to State a Claim**

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File Date: **10/02/2023**

Document Name: **Motion / Request - To Dismiss**

Comment: **Marathon Oil Corporation's & Marathon Oil Company's Motion to Dismiss for Failure to State a Claim Upon Which Relief can be Granted**

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File Date: **10/02/2023**

Document Name: **Memorandum**

Comment: **Memorandum of Law in Support of Marathon Oil Corporation's and Marathon Oil Company's Motion to Dismiss for Failure to State a Claim Upon Which Relief can be Granted**

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File Date: **10/02/2023**

Document Name: **Request for Hearing/Trial**

Comment: **Request for Hearing - Marathon Oil Corporation's & Marathon Oil Company's Motion to Dismiss**

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File Date: **10/02/2023**

Document Name: **Certificate of Service**

Comment: **Certificate of Service - Marathon Oil Corporation's & Marathon Oil Company's Motion to Dismiss**

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File Date: **10/03/2023**  
Document Name: **Miscellaneous Document**  
Comment: **\*\*DUPLICATE\*\* Exhibit A to Affidavit**

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File Date: **10/04/2023**  
Document Name: **Order**  
Comment: **ORDERED, that Defendant, Hess Corp.'s Motion for Special Admission Out-Of-State Attorney Megan Berge is DENIED without prejudice for failure to comply with MD. Rule 19-217(a)(3)(C), (b)(2). (Copies e-served to Attys Lyles, Braithwaite, Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, Mckevitt, Weaver, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, Costello, Lieber, Roman, Prevas, Lipkowitz, King, Thompson, Thomsen, Saudek, Dugan, Koyama, Sinclair, and Webster, Woolf, Barnes, Gugerty, Stikeleather)**

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File Date: **10/04/2023**  
Document Name: **Order**  
Comment: **ORDERED, that Defendant, Hess Corp.'s Motion for Special Admission Out-Of-State Attorney Sterling Marchand is DENIED without prejudice for failure to comply with MD. Rule 19-217(a)(3)(C), (b)(2). (Copies e-served to Attys Lyles, Braithwaite, Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, Mckevitt, Weaver, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, Costello, Lieber, Roman, Prevas, Lipkowitz, King, Thompson, Thomsen, Saudek, Dugan, Koyama, Sinclair, and Webster, Woolf, Barnes, Gugerty, Stikeleather)**

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File Date: **10/04/2023**  
Document Name: **Order**  
Comment: **ORDERED, that Defendant, CITGO Petroleum Corporation's Motion for Special Admission Out-Of-State Attorney Nathan P. Eimer is DENIED without prejudice for failure to comply with MD. Rule 19-217(a)(3)(C), (b)(2). (Copies e-served to Attys Lyles, Braithwaite, Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, Mckevitt, Weaver, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, Costello, Lieber, Roman, Prevas, Lipkowitz, King, Thompson, Thomsen, Saudek, Dugan, Koyama, Sinclair, and Webster, Woolf, Barnes, Gugerty, Stikeleather)**

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File Date: **10/04/2023**  
Document Name: **Order**  
Comment: **ORDERED, that Defendant, CITGO Petroleum Corporation's Motion for Special Admission of Out-Of-State Attorney Robert E. Dunn is DENIED without prejudice for failure to comply with MD. Rule 19-217(a)(3)(C), (b)(2). (Copies e-served to Attys Lyles, Braithwaite, Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, Mckevitt, Weaver, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, Costello, Lieber, Roman, Prevas, Lipkowitz, King, Thompson, Thomsen, Saudek, Dugan, Koyama, Sinclair, and Webster, Woolf, Barnes, Gugerty, Stikeleather)**

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File Date: **10/04/2023**

(E.1468)



Document  
Name: **Order**

Comment: **ORDERED, that Defendant, CITGO Petroleum Corporation's Motion for Special Admission Out-Of-State Attorney Lisa S. Meyer is DENIED without prejudice for failure to comply with MD. Rule 19-217(a)(3)(C), (b)(2). (Copies e-served to Attys Lyles, Braithwaite, Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, Mckevitt, Weaver, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, Costello, Lieber, Roman, Prevas, Lipkowitz, King, Thompson, Thomsen, Saudek, Dugan, Koyama, Sinclair, and Webster, Woolf, Barnes, Gugerty, Stikeleather)**

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File Date: **10/04/2023**  
Document Name: **Request - Refund**  
Comment:

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File Date: **10/12/2023**  
Document Name: **Request - Refund**  
Comment:

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File Date: **10/13/2023**  
Document  
Name: **Order**  
Comment: **re: Memorandum of Court re Motions for Special Admission of Out-of-State-Attorneys Pro Hac Vice. (Copies e-served to Attys Lyles, Braithwaite, Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, Mckevitt, Weaver, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, Costello, Lieber, Roman, Prevas, Lipkowitz, King, Thompson, Thomsen, Saudek, Dugan, Koyama, Sinclair, and Webster, Woolf, Barnes, Gugerty, Stikeleather)**

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File Date: **10/16/2023**  
Document  
Name: **Order**  
Comment: **ORDERED that Defendant's Motion for Special Admission of Daniel Brody is DENIED. (E-Served All Atty's. Copies mailed to Atty's Lipkowitz, Murphy and Weaver No Email, Consol Energy Inc and Consol Marine Terminals LLC)**

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File Date: **10/16/2023**  
Document  
Name: **Order**  
Comment: **ORDERED, that Defendants ConocoPhillips and ConocoPhillips Company's Motion for Special Admission Pro Hac Vice of Matthew Theodore Martens is DENIED without prejudice for failure to comply with Md. Rule 19-217(a)(3)(C), (b). (Copies e-served to all attys on record)**

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File Date: **10/16/2023**  
Document  
Name: **Order**  
Comment: **ORDERED that Defendant's Motion for Apecial Adimission of Beth Levin is DENIED, (E-Served Atty's. Copies mailed to Atty's Weaver, Murphy and Lipkowitz No Email. Consol Energy LLC and Consol Marine Terminals LLC)**

(E.1469)

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File Date: **10/17/2023**  
Document Name: **Motion**  
Comment: **Renewed Motion for Special Admission - R. Dunn**

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File Date: **10/17/2023**  
Document Name: **Motion**  
Comment: **Renewed Motion for Special Admission - L. Meyer**

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File Date: **10/17/2023**  
Document Name: **Motion**  
Comment: **Renewed Motion for Special Admission - N. Eimer**

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File Date: **10/18/2023**  
Document Name: **Attorney Appearance - \$10 Fee**  
Comment: **Notice of Entry of Appearance as Additional Counsel on behalf of Exxon Mobile Corp. and ExxonMobil Oil Corporation - Derek Stikeleather**

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File Date: **10/18/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Renewed Motion for Special Admission of Daniel Robert Brody Out-of-State Attorney Under Rule 19-217**

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File Date: **10/19/2023**  
Document Name: **Attorney Appearance - No Fee**  
Comment: **Notice of Entry of Appearance as Additional Counsel - Sean L. Gugerty on behalf of Exxon Mobile Corp. and ExxonMobil Oil Corporation**

---

File Date: **10/19/2023**  
Document Name: **Attorney Appearance - No Fee**  
Comment: **Notice of Entry of Appearance as Additional Counsel - Richard M. Barnes on behalf of Exxon Mobile Corp. and ExxonMobil Oil Corporation**

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File Date: **10/24/2023**  
Document Name: **Order**  
Comment: **ORDERED, that Defendants, Marathon Oil Company'and Marathon Oil Corporation's Renewed Motion for Special Admission of Out-of-State Attorney [Marc R. Shapiro] Under Rule 19-217 of the Rules Governing Admission to the Bar of Maryland is GRANTED; ORDERED, that Marc R. Shapiro of Orrick, Herrington & Sutcliffe LLP, is specially admitted for the purpose of appearing and participating in this action as co-counsel for Defendants, Marathon Oil Company and Marathon Oil Corporation; ORDERED, that the Clerk forward a true copy of the Motion and**

(E.1470)

**this Order to the State Court Administrator; ORDERED, that pursuant to Maryland Rule 19-217(d), the appearance of the out-of-state attorney admitted pursuant to this Order shall be accompanied by the Maryland Attorney unless waived by the undersigned presiding judge and shall be subject to the Maryland Attorney's Rules of Professional Conduct at all times during the pendency of this action.**

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File Date: **10/24/2023**

Document  
Name: **Order**

Comment: **Order stating that , Marathon Petroleum Corporation and Speedway LLC's Amended Motion for Special Admission of Out-of-State Attorney Cassandra C. Collins Under Maryland Rule 19-217 is GRANTED. E-served Attys Lyles, Braithwaite, Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, Weaver, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, King, Thompson, Thomsen, Saudek, Dugan, Koyama, Sinclair, and Webster.**

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File Date: **10/24/2023**

Document  
Name: **Order**

Comment: **Order stating that , BP p.l.c., BP America Inc., and BP Products North America Inc.'s Motion for Special Admission of Out-of-State Attorney [Amanda Flug Davidofi] Under Rule 19-217 is DENIED. E-served Attys Lyles, Braithwaite, Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, Weaver, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, King, Thompson, Thomsen, Saudek, Dugan, Koyama, Sinclair, and Webster.**

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File Date: **10/24/2023**

Document  
Name: **Order**

Comment: **Ordered that the Motion for Special Admission of Out-of-State Attorney (Robert P. Reznick of Orrick, Herrington & Sutcliffe LLP,) is GRANTED. E-served Attys Lyles, Braithwaite, Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, Weaver, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, King, Thompson, Thomsen, Saudek, Dugan, Koyama, Sinclair, and Webster.**

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File Date: **10/24/2023**

Document  
Name: **Order**

Comment: **Ordered that the Motion for Special Admission of Out-of-State Attorney Shannon S. Broome is granted. E-served Attys Lyles, Braithwaite, Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, Weaver, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, King, Thompson, Thomsen, Saudek, Dugan, Koyama, Sinclair, and Webster. A true copy of Motion & Order was mailed to Judy K. Rupp, State Court Administrator.**

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File Date: **10/24/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out of State Attorney (Edling)**

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File Date: **10/24/2023**

**(E.1471)**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out of State Attorney, Victor M. Sher**

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File Date: **10/24/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out-of-State Attorney, Martin D. Quinones**

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File Date: **10/24/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out of State Attorney, Quentin C. Karpilow**

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File Date: **10/24/2023**

Document Name: **Attorney Appearance - No Fee**

Comment:

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File Date: **10/25/2023**

Document  
Name: **Order**

Comment: **Ordered that the Motion for Special Admission of Out-of-State Attorney Shawn Patrick Regan is granted. E-served Attys Lyles, Braithwaite, Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, Weaver, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, King, Thompson, Thomsen, Saudek, Dugan, Koyama, Sinclair, and Webster. A true copy of Motion & Order was mailed to Judy K. Rupp, State Court Administrator.**

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File Date: **10/25/2023**

Document  
Name: **Order**

Comment: **Re: Motion for Special Admission is DENIED. (E-served Attys Lyles, Braithwaite, Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, Weaver, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, King, Thompson, Thomsen, Saudek, Dugan, Koyama, Sinclair, and Webster)**

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File Date: **10/31/2023**

Document  
Name: **Order**

Comment: **ORDERED, that Defendant, American Petroleum Institute's Second Amended Motion for Special Admission of Out-of-State Attorney [Jeremiah J. Anderson] Under Rule 19217 is DENIED without prejudice for failure to comply with Md. Rule 19-217(b) (2).(E-served Attys Lyles, Braithwaite, Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, Weaver, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, King, Thompson, Thomsen, Saudek, Dugan, Koyama, Sinclair, Webster)**

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File Date: **10/31/2023**

Document  
Name: **Order**

(E.1472)

**Comment:** **ORDERED, that the Motion for Special Admission of Out-of-State Attorney Under Rule 19-217 for Daniel S. Severson on Behalf of Defendants Shell PLC and Shell USA, Inc. is GRANTED. Clerk to Forward True Copy of the Order to the State Court Administrator.(E-served Attys Lyles, Braithwaite, Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, Weaver, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, King, Thompson, Thomsen, Saudek, Dugan, Koyama, Sinclair, Webster)**

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**File Date:** **10/31/2023**

**Document Name:** **Order**

**Comment:** **Re: Motion for Special Admission of Out of State Attorney is GRANTED; Grace Wickersham Knofcznski is specially admitted; attorney to be accompanied by Maryland Attorney (E-served all attys)**

---

**File Date:** **10/31/2023**

**Document Name:** **Order**

**Comment:** **Re: Motion for Special Admission of Out of State Attorney is GRANTED; David Charles Frederick is specially admitted; attorney to be accompanied by Maryland Attorney (E-served all attys and mailed to State Court Administrator)**

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**File Date:** **11/09/2023**

**Document Name:** **Motion**

**Comment:** **Amended Motion for Special Admission of Out-of-State Attorney under Rule 19-217 (Davidoff)**

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**File Date:** **11/09/2023**

**Document Name:** **Motion**

**Comment:** **Amended Motion for Special Admission of Out-of-State Attorney (Pepperman)**

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**File Date:** **11/10/2023**

**Document Name:** **Motion**

**Comment:** **Third Amended Motion for Special Admission of Out-of-State Attorney Jeremiah J. Anderson Under Rule 19-217 on behalf of Defendant American Petroleum Institute**

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**File Date:** **11/13/2023**

**Document Name:** **Motion**

**Comment:** **Amended Motion for Special Admission of Out-Of-State Attorney Jacob Scott Janoe**

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**File Date:** **11/13/2023**

**Document Name:** **Motion**

**Comment:** **Amended Motion for Special Admission of Out-of-State Attorney Megan Berge**

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File Date: **11/13/2023**  
Document Name: **Motion**  
Comment: **Amended Motion for Special Admission of Out-of-State Attorney Sterling Marchand**

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File Date: **12/01/2023**  
Document Name: **Opposition**  
Comment: **Plaintiff's Opposition to Consol Energy Inc's and Consol Marine Terminals LLC's Supplemental Motion to Dismiss**

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File Date: **12/01/2023**  
Document Name: **Supporting Exhibit**  
Comment: **Exhibit A**

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File Date: **12/01/2023**  
Document Name: **Opposition**  
Comment: **Plaintiff's Opposition to BP p.l.c, BP America Inc., and BP Productions North America Inc's Motion to Dismiss for Failure to State a Claim**

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File Date: **12/01/2023**  
Document Name: **Opposition**  
Comment: **Plaintiff's Opposition to Chevron Defendants' Motion to Dismiss under Anti-Slapp Law**

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File Date: **12/01/2023**  
Document Name: **Supporting Exhibit**  
Comment: **Exhibit A - Opposition to Motion to Dismiss Under Anti-Slapp Law**

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File Date: **12/01/2023**  
Document Name: **Supporting Exhibit**  
Comment: **Exhibit B - Opposition to Motion to Dismiss Under Anti-Slapp Law**

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File Date: **12/01/2023**  
Document Name: **Opposition**  
Comment: **Plaintiff's Opposition to American Petroleum Institute's Motion to Dismiss**

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File Date: **12/01/2023**  
Document Name: **Supporting Exhibit**  
Comment: **Exhibit A - Opposition to American Petroleum Institute's Motion to Dismiss**

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File Date: **12/01/2023**  
Document Name: **Opposition**

Comment: **Plaintiff's Opposition to CNX Resources Corp.'s Motion to Dismiss for Failure to State a Claim**

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File Date: **12/01/2023**

Document Name: **Supporting Exhibit**

Comment: **Exhibit A - Opposition to CNX Resources Corp.'s Motion to Dismiss for Failure to State a Claim**

---

File Date: **12/01/2023**

Document Name: **Opposition**

Comment: **Plaintiff's Opposition to Defendants' Joint Motion to Dismiss for Lack of Personal Jurisdiction**

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File Date: **12/01/2023**

Document Name: **Opposition**

Comment: **Plaintiff's Opposition to Hess's Supplemental Motion to Partially Dismiss for Failure to State a Claim**

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File Date: **12/01/2023**

Document Name: **Opposition**

Comment: **Plaintiff's Opposition to Marathon Oil Corporation's and Marathon Oil Company's Motion to Dismiss for Failure to State a Claim**

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File Date: **12/01/2023**

Document Name: **Opposition**

Comment: **Plaintiff's Opposition to Consol Energy Inc.'s and Consol Marine Terminals LLC's Supplemental Motion to Dismiss for Lack of Personal Jurisdiction**

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File Date: **12/01/2023**

Document Name: **Opposition**

Comment: **Plaintiff's Opposition to Shell PLC and Shell USA Inc.'s Motion to Dismiss for Failure to State a Claim**

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File Date: **12/01/2023**

Document Name: **Opposition**

Comment: **Plaintiff's Opposition to Citgo Petroleum Corporation's Motion to Dismiss for Failure to State a Claim**

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File Date: **12/01/2023**  
Document Name: **Opposition**  
Comment: **Plaintiff's Opposition to Marathon Petroleum Corp.'s and Speedway LLC's Motion to Dismiss for Failure to State a Claim**

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File Date: **12/01/2023**  
Document Name: **Opposition**  
Comment: **Plaintiff's Opposition to Crown Central LLC's, Crown Central New Holdings LLC's and Rosemore Inc.'s Motion to Dismiss for Failure to State a Claim**

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File Date: **12/01/2023**  
Document Name: **Supporting Exhibit**  
Comment: **Exhibit A to Plaintiff's Opposition to Crown Central LLC's, Crown Central New Holdings LLC's and Rosemore Inc.'s Motion to Dismiss for Failure to State a Claim**

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File Date: **12/01/2023**  
Document Name: **Opposition**  
Comment: **Plaintiff's Opposition to Defendants' Joint Motion to Dismiss for Failure to State a Claim**

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File Date: **12/01/2023**  
Document Name: **Supporting Exhibit**  
Comment: **Ex A - Opposition to Defendants' Joint Motion to Dismiss for Failure to State a Claim**

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File Date: **12/01/2023**  
Document Name: **Supporting Exhibit**  
Comment: **Ex B - Opposition to Defendants' Joint Motion to Dismiss for Failure to State a Claim**

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File Date: **12/04/2023**  
Document Name: **Order**  
Comment: **ORDERED, that the Defendants, ConocoPhillips and ConocoPhillips Company's Renewed Motion for Special Admission of Out-of? State Attorney is GRANTED..(Eservice to Lyles, Braithwaite, Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, McKevitt, Weaver, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, Costello, Lieber, Roman, Lipkowitz, Prevas, King, Barnes, Cleary, Grusauskas, Gugerty, Strikeleather, Thompson, Wells and Woolf)**

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File Date: **12/05/2023**  
Document Name: **Order**  
Comment: **Re: Renewed Motion for Special Admission as to Lisa S. Meyer is DENIED. (Eservice to Lyles, Braithwaite, Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, McKevitt, Weaver, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, Costello, Lieber, Roman,**

(E.1476)



**Lipkowitz, Prevas, King, Barnes, Cleary, Grusauskas, Gugerty, Strikeleather, Thompson, Wells and Woolf)**

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File Date: **12/05/2023**Document  
Name: **Order**Comment: **Re: Renewed Motion for Out of State Admission as to Nathan P. Eimer is GRANTED. Eservice to Lyles, Braithwaite, Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, McKevitt, Weaver, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, Costello, Lieber, Roman, Lipkowitz, Prevas, King, Barnes, Cleary, Grusauskas, Gugerty, Strikeleather, Thompson, Wells and Woolf)**

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File Date: **12/05/2023**Document  
Name: **Order**Comment: **Re: Renewed Motion for Special Admission as to Robert E. Dunn is GRANTED. (Eservice to Lyles, Braithwaite, Martinez, Lias-Booker, Schmalzbach, Isbister, Luse, Schurick, Nichols, McKevitt, Weaver, Einik, Hamilton, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, Costello, Lieber, Roman, Lipkowitz, Prevas, King, Barnes, Cleary, Grusauskas, Gugerty, Strikeleather, Thompson, Wells and Woolf)**

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File Date: **12/05/2023**Document  
Name: **Order**Comment: **ORDERED, that the Pre-Trial Conference scheduled for February 22, 2024 at 3:30 p.m. is CANCELLED; a 1-day Motions Hearing on the pending Motions to Dismiss shall be set in before the undersigned on March 8, 2024 at 9:00 a.m. in Courtroom 4C; a 1/2 day Scheduling Conference shall be set in before the undersigned on May 24, 2024 at 9:00 a.m. in Courtroom 4C. (E-served to all counsel of record)**

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File Date: **12/06/2023**Document  
Name: **Order**Comment: **ORDERED, that Plaintiff's Motion for Special Admission of Out-of-State Attorneys [Victor M. Sher] Under Rule 19-217 is DENIED (Copies e-served to all counsel)**

---

File Date: **12/06/2023**Document  
Name: **Order**Comment: **ORDERED, that Plaintiff's Motion for Special Admission of Out-of-State Attorneys [Quentin C. Karpilow] Under Rule 19-217 is DENIED (Copies e-served to all counsel)**

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File Date: **12/06/2023**Document  
Name: **Order**Comment: **ORDERED, that the Plaintiff's Motion for Special Admission of Out-of-State Attorneys [Matthew K. Edling] Under Rule 19-217 is GRANTED (Copies e-served to all counsel)****(E.1477)**

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File Date: **12/06/2023**  
Document Name: **Order**  
Comment: **ORDERED, that the Plaintiff's Motion for Special Admission of Out-of-State Attorneys [Martin D. Quinones] Under Rule 19-217 is GRANTED (Copies e-served to all counsel)**

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File Date: **12/07/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Renewed Motion for Special Admission of Matthew Theodore Martens, Out-Of-State Attorney, Under Rule 19-217**

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File Date: **12/07/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Renewed Motion for Special Admission of Out-Of-State Attorney, Hallie Beth Levin**

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File Date: **12/08/2023**  
Document Name: **Attorney Appearance - No Fee**  
Comment:

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File Date: **12/08/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **RENEWED MOTION FOR SPECIAL ADMISSION OF OUT-OF-STATE ATTORNEYS UNDER MARYLAND RULE 19-217**

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File Date: **12/13/2023**  
Document Name: **Motion**  
Comment: **Motion for Leave to File Amicus Curiae**

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File Date: **12/13/2023**  
Document Name: **Memorandum**  
Comment: **Brief of the Attorney General of Maryland in Opposition to Def. Joint Motion to Dismiss for Failure to State a Claim**

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File Date: **12/13/2023**  
Document Name: **Certificate of Service**  
Comment: **Certificate of Service-Motion for Leave to File Amicus Curiae**

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File Date: **12/13/2023**  
Document Name: **Attorney Appearance - \$10 Fee**  
Comment: **Notice of Entry of Appearance**

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(E.1478)

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File Date: **12/13/2023**  
Document Name: **Attorney Certification under Rule 1-313**  
Comment: **Rule 1-313 Certification**

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File Date: **12/21/2023**  
Document Name: **Order**  
Comment: **Order stating that Defendants, BP p.l.c., BP America Inc., and BP Products North America Inc.'s Amended Motion for Special Admission of Out-of-State Attorney [Richard C. Pepperman II] Under Rule 19-217 is GRANTED. E-served to All Attys. Mailed to Court Administrator.**

---

File Date: **12/21/2023**  
Document Name: **Order**  
Comment: **ORDERED, that the Defendant, Hess Corp.'s Amended Motion for Special Admission of Out-of-State Attorney [Jacob Scott Janoe] Under Rule 19-217 is GRANTED. E-served all attorneys.**

---

File Date: **12/21/2023**  
Document Name: **Order**  
Comment: **ORDERED, that the Defendant, Hess Corp.'s Amended Motion for Special Admission of Out of State Attorney [Megan Berge] Under Rule 19-217 is GRANTED (E-served to all attys)**

---

File Date: **12/21/2023**  
Document Name: **Order**  
Comment: **ORDERED, that the Defendant, American Petroleum Institute's Third Amended Motion for Special Admission of Out -of-State Attorney (Jeremiah J. Anderson) is GRANTED**

---

File Date: **12/22/2023**  
Document Name: **Order**  
Comment: **The Defendants, BP p.l.c., BP America Inc., and BP Products North America Inc.'s Amended Motion for Special Admission of Out-of-State Attorney [Amanda Flug Davidoff] Under Rule 19-217 is GRANTED. E-served all attys.**

---

File Date: **12/22/2023**  
Document Name: **Order**  
Comment: **ORDERED, that the Defendant, Hess Corp.'s Amended Motion for Special Admission of Out-of-State Attorney [Sterling Marchand] Under Rule 19-217 is GRANTED (Copies e-served to all counsel)**

---

File Date: **01/02/2024**  
Document Name: **Notice Filed**

(E.1479)

Comment: **Notice of Withdrawal and Continuation of Counsel - Isbister**

---

File Date: **01/05/2024**

Document Name: **Address Change**

Comment: **Notice of Change of Address for Mara Rose Lieber**

---

File Date: **01/05/2024**

Document Name: **Address Change**

Comment: **Notice of Change of Address for Honor Rose Costello**

---

File Date: **01/10/2024**

Document Name: **Attorney Appearance - No Fee**

Comment: **Entry of Appearance (CDB)**

---

File Date: **01/11/2024**

Document  
Name: **Order**

Comment: **The Unopposed Motion of the Attorney General of Maryland for Leave to File Amicus Curiae Brief in Opposition to Defendants' Joint Motion to Dismiss for Failure to State a Claim is GRANTED and the Brief of the Attorney General of Maryland as Amicus Curiae in Opposition to Defendants' Joint Motion to Dismiss for Failure to State a Claim is deemed ?led. E-served all attys.**

---

File Date: **01/11/2024**

Document  
Name: **Order**

Comment: **ORDERED, Admission of Out-of-State Attny Hallie Beth Levin for Defendants ConoCo Phillips is GRANTED (E-Serve all Attny's)**

---

File Date: **01/11/2024**

Document  
Name: **Order**

Comment: **ORDERED, that the Defendant, Citgo Petroleum Corporation's Renewed Motion for Special Admission of Out-of-State Attorney Lisa S. Meyer is GRANTED. copies e-served to all attys.**

---

File Date: **01/11/2024**

Document  
Name: **Order**

Comment: **ORDERED, that the Defendants, ConocoPhillips and ConocoPhillips Company's Renewed Motion for Special Admission of Out-of-State Attorney [Matthew Theodore Martens] Under Rule 19-217 is GRANTED. (E-served Attys)**

---

File Date: **01/16/2024**

Document Name: **Response/Reply**

Comment: **Def. Citgo's Reply ISO It's Motion to Dismiss for Failure to State Claim**

(E.1480)

---

File Date: **01/16/2024**  
Document Name: **Response/Reply**  
Comment: **Defendant Hess's Reply in Support of its Supplemental Motion to Partially Dismiss Plaintiff's Complaint**

---

File Date: **01/16/2024**  
Document Name: **Reply to Opposition**  
Comment: **Defendant American Petroleum Institute's Reply in Support of its Motion to Dismiss**

---

File Date: **01/16/2024**  
Document Name: **Response/Reply**  
Comment: **Crown Defendants' Reply in Support of Their Supplemental Motion to Partially Dismiss Plaintiff's Complaint for Failure to State a Claim Based on Statute of Limitations**

---

File Date: **01/16/2024**  
Document Name: **Response/Reply**  
Comment: **Reply in Support of Marathon Oil Corporations and Marathon Oil Companys Supplemental Motion to Dismiss for Failure to State a Claim Upon Which Relief Can Be Granted**

---

File Date: **01/16/2024**  
Document Name: **Memorandum**  
Comment: **Defendants Marathon Petroleum Corporation and Speedway LLCs Reply Memorandum in Support of the Motion to Dismiss for Failure to State a Claim**

---

File Date: **01/16/2024**  
Document Name: **Reply to Opposition**  
Comment: **Reply of Consol Energy Inc. and Consol Marine Terminals LLC in Support of Supplemental Motion to Dismiss for Failure to State a Claim**

---

File Date: **01/16/2024**  
Document Name: **Reply to Opposition**  
Comment: **Reply of Consol Energy Inc. and Consol Marine Terminals LLC in Support of Supplemental Motion to Dismiss for Lack of Personal Jurisdiction**

---

File Date: **01/16/2024**  
Document Name: **Stricken Filing**  
Comment: **CNX Resources Corporation's Reply in Support of its Individual Motion to Dismiss for Failure to State a Claim and for Lack Of Personal Jurisdiction - ENV# 15101649**

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---

File Date: **01/16/2024**  
Document Name: **Reply to Opposition**  
Comment: **Shell PLC and Shell USA, Inc.'s Reply in Support of Individual Motion to Dismiss for Failure to State a Claim**

---

File Date: **01/16/2024**  
Document Name: **Reply to Opposition**  
Comment: **Joint Reply Brief in Support of Certain Defendants' Motion to Dismiss for Lack of Personal Jurisdiction (filed on behalf of Defendants Chevron Corp., Chevron U.S.A., Inc., Hess Corp., CONSOL Energy Inc., CONSOL Marine Terminals LLC,CNX Resources Corp., Marathon Oil Corp, Marathon Oil Co., Exxon Mobil Corp, ExxonMobil Oil Corp., Shell plc (f/k/a Royal Dutch Shell plc), Shell USA, Inc. (f/k/a Shell Oil Co., Marathon Petroleum Corporation, Speedway LLC, Citgo Petroleum Corp., ConocoPhillips and ConocoPhillips Co., BP p.l.c., BP America, Inc., Phillips 66, Phillips 66 Co., and American Petroleum Institute**

---

File Date: **01/16/2024**  
Document Name: **Reply to Opposition**  
Comment: **Reply Memo in Support of Defendants' Motion to Dismiss for Failure to State a Claim Upon Which Relief Can Be Granted (filed on behalf of Defendants Chevron Corp., Chevron U.S.A., Inc., Hess Corp., CONSOL Energy Inc., CONSOL Marine Terminals LLC,CNX Resources Corp., Exxon Mobil Corp, ExxonMobil Oil Corp., Marathon Oil Corp, Marathon Oil Co., Crown Central LLC Crown Central New Holdings LLC, Rosemore, Inc., Shell plc (f/k/a Royal Dutch Shell plc), Shell USA, Inc. (f/k/a Shell Oil Co.), Marathon Petroleum Corporation, Speedway LLC, Citgo Petroleum Corp., ConocoPhillips and ConocoPhillips Co., BP p.l.c., BP America, Inc., BP Products North America Inc., Phillips 66, Phillips 66 Co., and American Petroleum Institute**

---

File Date: **01/16/2024**  
Document Name: **Reply to Opposition**  
Comment: **CHEVRON DEFENDANTS REPLY IN SUPPORT OF MOTION TO DISMISS THE COMPLAINT UNDER MARYLANDS ANTI-SLAPP LAW**

---

File Date: **01/16/2024**  
Document Name: **Reply to Opposition**  
Comment: **Reply in Further Support of BP P.L.C., BP America Inc., and BP Products North America Inc.'s Individual Motion to Dismiss for Failure to State a Claim**

---

File Date: **01/18/2024**  
Document Name: **Notice of Striking Non-Compliant Submission**  
Comment: **E-served to Atty Einik.**

---

File Date: **01/18/2024**

(E.1482)

Document  
Name: **Response/Reply**

Comment: **CNX Resources Corporation's Reply in Support of its Individual Motion to Dismiss for Failure to State a Claim and for Lack Of Personal Jurisdiction**

---

File Date: **01/26/2024**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Victor M. Sher**

---

File Date: **01/26/2024**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Quentin C. Karpilow**

---

File Date: **01/26/2024**

Document Name: **Line**

Comment: **Line to Correct Typographical Error in Reply**

---

File Date: **02/02/2024**

Document Name: **Deficient Filing**

Comment: **CNX Resources Corporation's Motion to Waive Presence of Maryland Attorney**

---

File Date: **02/05/2024**

Document Name: **Notice of Deficiency - Rule 20-203(d)**

Comment: **E-served to Atty Einik.**

---

File Date: **02/05/2024**

Document Name: **Motion**

Comment: **CNX Resources Corporation's Motion to Waive Presence of Maryland Attorney**

---

File Date: **02/12/2024**

Document Name: **Motion**

Comment: **Plaintiff's Motion for Leave to File Sur-Reply**

---

File Date: **02/12/2024**

Document Name: **Supporting Exhibit**

Comment: **Ex 1 - Motion for Leave to File Sur-Reply**

---

File Date: **02/12/2024**

Document Name: **Response/Reply**

Comment: **Plaintiff's Proposed Sur-Reply in Opposition to Defendants' Motions to Dismiss**

---

File Date: **02/14/2024**

(E.1483)

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **BP PHV Motion for Reiter**

---

File Date: **02/14/2024**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **BP PHV Motion - LOMBARDO**

---

File Date: **02/14/2024**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **BP PHV Motion - HUGHES**

---

File Date: **02/14/2024**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **BP PHV Motion - MILBURN**

---

File Date: **02/16/2024**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out-of-State Attorneys - Katie Jones**

---

File Date: **02/16/2024**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out of State Attorney - Naomi Wheeler**

---

File Date: **02/22/2024**

Document Name: **Memorandum Opinion and Order**

Comment: **Memorandum of Court Regarding Motion Hearing (E-served to All Attys of Record)**

---

File Date: **02/26/2024**

Document  
Name: **Order**

Comment: **ORDERED, that the Plaintiff, City of Annapolis's Renewed Motion for Special Admission of Out-of-State Attorneys [Quentin C. Karpilow] Under Rule 19-217 is GRANTED; ORDERED, that Quentin C. Karpilow of Sher Edling LLP, is specially admitted for the purpose of appearing and participating in this action as co-counsel for the Plaintiff, City of Annapolis (E-served Attys. Copies mailed to State Court Administrator)**

---

File Date: **02/26/2024**

Document  
Name: **Order**

Comment: **ORDERED, that the Plaintiff, City of Annapolis's Renewed Motion for Special Admission of Out-of-State Attorneys [Victor M. Sher] Under Rule 19-217 is GRANTED; and it is further ORDERED, that Victor M. Sher of Sher Edling LLP, is specially admitted for the purpose of appearing and participating in this action as co-counsel for the Plaintiff, City of Annapolis; (E-served Attys. Copies mailed to State Court Administrator)**

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(E.1484)



File Date: **02/27/2024**  
Document Name: **Deficient Filing**  
Comment: **Deficient Filing-Motion for Special Admission of Out-of-State-Attorney-Env.#15553096**

---

File Date: **02/27/2024**  
Document Name: **Notice Filed**  
Comment: **Plaintiff's Notice of Supplemental Authority**

---

File Date: **02/27/2024**  
Document Name: **Supporting Exhibit**  
Comment: **Exhibit A- Notice of Supplemental Authority (Haw v. NCAA)**

---

File Date: **02/27/2024**  
Document Name: **Opposition**  
Comment: **Opposition to Plaintiff's Motion for Leave to File Sur-Reply in Opposition to Defendants' Motions to Dismiss**

---

File Date: **02/28/2024**  
Document Name: **Notice of Deficiency - Rule 20-203(d)**  
Comment: **e-served Atty Sinclair**

---

File Date: **02/28/2024**  
Document Name: **Notice Filed**  
Comment: **Plaintiff's Notice of Supplemental Authority**

---

File Date: **02/28/2024**  
Document Name: **Supporting Exhibit**  
Comment: **Ex A - Plaintiff's Notice of Supplemental Authority**

---

File Date: **02/29/2024**  
Document Name: **Attorney Appearance - \$10 Fee**  
Comment: **Ryan P. McGovern**

---

File Date: **03/01/2024**  
Document Name: **Pre-Trial/Hearing Statement**  
Comment: **Joint Statement of Case**

---

File Date: **03/01/2024**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Motion for Special Admission of Out-of-State Attorney - Minsuk Han for Shell ple & Shell USA, Inc**

(E.1485)

---

File Date: **03/04/2024**  
Document Name: **Memorandum**  
Comment: **(Steven I. Platt) Re: File another Joint Statement by 3/4/2024 (E-Served to all attorneys of Record)**

---

File Date: **03/04/2024**  
Document Name: **Pre-Trial/Hearing Statement**  
Comment: **Joint Statement of Case**

---

File Date: **03/04/2024**  
Document Name: **Response/Reply**  
Comment: **Defendants' Joint Response to Plaintiff's Notice of Supplemental Authority**

---

File Date: **03/04/2024**  
Document Name: **Response/Reply**  
Comment: **CNX Resources Corporation's Response to Plaintiffs' Notice of Supplemental Authority**

---

File Date: **03/05/2024**  
Document Name: **Order**  
Comment: **ORDERED, that the Parties request that the Motions Hearing be made available by live audio in the Joint Statement of Case be GRANTED. ! (E-served Attys)**

---

File Date: **03/05/2024**  
Document Name: **Attorney Appearance - \$10 Fee**  
Comment: **Notice of Entry of Appearance for Defendant CITGO Petroleum Corporation**

---

File Date: **03/05/2024**  
Document Name: **Response/Reply**  
Comment: **Defendants' Joint Response to Plaintiff's Notice of Supplemental Authority**

---

File Date: **03/07/2024**  
Document Name: **Order**  
Comment: **ORDERED, that the Defendant, CNX Resources Corporation's Motion to Waive Presence of Maryland Attorney is GRANTED, ORDERED, that the presence of the Maryland attorney Daniella A. Einik for Defendant, CNXResources Corporation is waived at the March 8, 2024 1-day Motions Hearing on the pending Motions to Dismiss. (E-served Attys)**

---

File Date: **03/07/2024**  
Document Name: **Order**

(E.1486)

**Comment:** **ORDERED, that Plaintiffs Motion for Leave to File Sur-Reply is GRANTED; and it is further ORDERED, that Plaintiffs Sur-Reply in Opposition to Defendants' Motions to Dismiss (Exhibit 1 to Plaintiff's Motion) is ACCEPTED and DEEMED FILED; and it is further ORDERED, that the Clerk of the Court shall deliver copies of this Order to counsel for all parties of record.(E-served Attys)**

---

**File Date:** **03/07/2024**

**Document Name:** **Order**

**Comment:** **re: ORDERED that the Plaintiff, City of Annapolis's Motion for Special Admission of Out-of-State Attorney [Naomi Wheeler] Under Rule 19-217 is GRANTED. (Copies e-served to all counsel on record).**

---

**File Date:** **03/07/2024**

**Document Name:** **Order**

**Comment:** **re: ORDERED that the Plaintiff, City of Annapolis's Motion for Special Admission of Out-of-State Attorney [Katie Jones] Under Rule 19-217 is GRANTED. (Copies e-served to all counsel on record).**

---

**File Date:** **03/08/2024**

**Document Name:** **Hearing Sheet**

**Comment:** **Court to issue Order**

---

**File Date:** **03/18/2024**

**Document Name:** **Order**

**Comment:** **ORDERED, that the Defendants, BP p.l.c., BP America Inc., and BP Products North America Inc.'s Motion for Special Admission of Out-of-State Attorney [Jonathan W. Hughes] Under Rule 19-217 is GRANTED. (E-served to all Attys)**

---

**File Date:** **03/18/2024**

**Document Name:** **Order**

**Comment:** **Motion for Out of State Admission as to John D. Lombardo is GRANTED. Eservice to Lyles, Braithwaite, Edling, Jones, Quinones, Wheeler, Martinez, Lias-Booker, Schmalzbach, Luse, Schurick, Nichols, Creticos, Hovermill, McKevitt, Toohey, Weaver, Einik, McGovern, Hamilton, Aiken, Bauer, Kiniry, Peters, Rouse, Valco, Murphy, Costello, Lieber, Roman, Lipkowitz, Prevas, King, Barnes, Cleary, Grusauskas, Gugerty, Strikeleather, Thompson, Wells, Woolf, Thomsen, Saudek, Dugan, Reznick, Shapiro, Koyama, Broom, and Regan.)**

---

**File Date:** **03/18/2024**

**Document Name:** **Order**

**Comment:** **re: ORDERED that the Defendants, BP p.l.c., BP America Inc., and BP Products North America Inc.'s Motion for Special Admission of Out-of-State Attorney [Nancy G. Milburn] under Rule 19-217 is GRANTED. (Copies e-served to all counsel on record).**

**(E.1487)**

---

File Date: **03/18/2024**

Document  
Name: **Order**

Comment: **ORDERED, that the Defendants, BP p.l.c., BP America Inc., and BP Products North America Inc.'s Motion for Special Admission of Out-of-State Attorney [Diana E. Reiter] is GRANTED (E-Served All Parties)**

---

File Date: **03/20/2024**

Document  
Name: **Order**

Comment: **At the Motions Hearing on March 8, 2024, the Court asked the parties to submit (1) a hard copy of the transcript of the oral opinion or the written opinion from the United States District Court District of Maryland if one existed by the Honorable Stephanie A. Gallagher remanding the above captioned case to this Court and (2) a hard copy of the transcript of the Motions Hearing on March 8, 2024. The Court has received the hard copy of the transcript of the Motions Hearing on March 8, 2024. The Court would like for the parties to provide the Court with the name of the attorney(s) that will be providing a hard copy of the transcript of the oral opinion or the written opinion from the United States District Court District of Maryland if one existed by the Honorable Stephanie A. Gallagher. The Court would like, if possible, to have that by March 26, 2024.' (Copies e-served to all parties of record)**

---

File Date: **03/20/2024**

Document  
Name: **Miscellaneous Document**

Comment: **Letter Providing the Court with the Name of the Attorney that will be Providing a Hard Copy**

---

File Date: **04/02/2024**

Document  
Name: **Order**

Comment: **Ordered that the Motion for Special Admission of Out-of-State Attorney Minsuk Han on Behalf of Defendants Shell PLC and Shell USA, Inc., is GRANTED. Copies e-served to all attorneys on record**

---

File Date: **04/12/2024**

Document Name: **Motion/Request/Notice - Strike/Withdraw Appearance**

Comment: **Notice of Withdrawal of Appearance**

---

File Date: **04/18/2024**

Document Name: **Motion/Request/Notice - Strike/Withdraw Appearance**

Comment: **Notice of Withdrawal of Appearance**

---

File Date: **05/16/2024**

Document Name: **Memorandum Opinion and Order**

Comment: **regarding Motions to Dismiss (E-served to all attorneys on record)**

---

**(E.1488)**

File Date: **05/16/2024**

Document  
Name: **Order**

Comment: **ORDERED, that the Court will GRANT each of the Defendants' Motions to Dismiss all claims for punitive damages in these cases. (E-served to all attorneys on record)**

---

File Date: **05/17/2024**

Document Name: **Order**

Comment: **Memorandum of Court. E-served to all Attorneys on record.**

---

File Date: **05/21/2024**

Document Name: **Correspondence**

Comment: **Correspondence re: Scheduling Conference Postponement Request**

---

File Date: **05/22/2024**

Document  
Name: **Order**

Comment: **Ordered that the Scheduling Conference is Postponed to 06/18/2024 (E-served to All Attys of record)**

---

File Date: **05/24/2024**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out-of-State Attorney Under Maryland Rule 19-217**

---

File Date: **06/12/2024**

Document Name: **Attorney Appearance - No Fee**

Comment: **Entry of Appearance**

---

File Date: **06/12/2024**

Document Name: **Miscellaneous Document**

Comment: **Joint Statement of the Case**

---

File Date: **06/12/2024**

Document Name: **Affidavit**

Comment: **Affidavit of Matthew K. Edling in support of Joint Statement**

---

File Date: **06/12/2024**

Document Name: **Supporting Exhibit**

Comment: **Exhibits 1 - 7 to Affidavit of Matthew K Edling**

---

File Date: **06/13/2024**

Document  
Name: **Order**

(E.1489)

**Comment: ORDERED, that the Court finds that a postponement of the Case Management and Scheduling Conference that was scheduled for June 18, 2024 at 9:00 a.m. is appropriate and as such, postpones the Case Management and Scheduling Conference. (E-served all Attys)**

---

File Date: **06/13/2024**  
Document Name: **Motion/Request/Notice - Strike/Withdraw Appearance**  
Comment: **Notice of Withdrawal of Appearance Steven M. Bauer**

---

File Date: **06/13/2024**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Motion for Special Admission of Out-of-State Attorney - Sean M. Berkowitz**

---

File Date: **06/17/2024**  
Document Name: **Stricken Filing**  
Comment: **First Amended Complaint and Demand for Jury Trial - Env# 16874231**

---

File Date: **06/17/2024**  
Document Name: **Affidavit**  
Comment: **Affidavit of Matthew K. Edling - First Amended Complaint and Demand for Jury Trial with Certificate of Service**

---

File Date: **06/17/2024**  
Document Name: **Stricken Filing**  
Comment: **Redlined - First Amended Complaint and Demand for Jury Trial Env# 16874231**

---

File Date: **06/21/2024**  
Document Name: **Order**  
Comment: **Re: In anticipation of the filing of Motions to Dismiss on the Amended Complaints in accordance with the schedule that was set forth in paragraph 3(a) on page 12 of the Joint Statement of the Case, filed by the parties and docketed on June 12, 2024. E-served all attys.**

---

File Date: **06/25/2024**  
Document Name: **Order**  
Comment: **ORDERED, that the Defendant, CITGO Petroleum Corporation's Motion for Special Admission of Out-of-State Attorney [Susan M. Razzano] Under Maryland Rule 19-217 is GRANTED. ORDERED, that Susan M. Razzano of EIMER STAHL LLP, is specially admitted for the purpose of appearing and participating in this action as co-counsel for Defendant, CITGO Petroleum Corporation. E-served to All Attys on record. Mailed copy to Atty Susan M Razzano.**

---

File Date: **06/25/2024**  
Document Name: **Notice of Striking Non-Compliant Submission**  
Comment: **E-served to All Attys of Record (E.1490)**

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File Date: **06/25/2024**  
Document Name: **Complaint - Amended**  
Comment: **First Amended Complaint**

---

File Date: **06/25/2024**  
Document Name: **Affidavit**  
Comment: **Affidavit of Matthew K. Edling**

---

File Date: **06/25/2024**  
Document Name: **Supporting Exhibit**  
Comment: **Ex 1 - Redline compare**

---

File Date: **06/25/2024**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Renewed Motion for Special Admission of Out-of-State Attorney (James Stengel)**

---

File Date: **06/25/2024**  
Document Name: **Supporting Exhibit**  
Comment: **EX 1 - Renewed Motion for Special Admission of Out-of-State Attorney (James Stengel)**

---

File Date: **06/28/2024**  
Document Name: **Attorney Appearance - No Fee**  
Comment:

---

File Date: **07/12/2024**  
Document Name: **Motion**  
Comment: **Motion for Extension of Time to Briefing Schedule**

---

File Date: **07/12/2024**  
Document Name: **Supporting Exhibit**  
Comment: **Exhibit A- Motion for Extension of Time to Briefing Schedule**

---

File Date: **07/15/2024**  
Document Name: **Opposition**  
Comment: **Plaintiffs' Opposition to Defendants' Motion for Extension of Time**

---

File Date: **07/16/2024**  
Document Name: **Order**  
Comment: **ORDERED, that Defendants, Phillips 66 and Phillips 66 Company's Motion for Special Admission of Out-of-State Attorney [Sean M. Berkowitz] Under Rule 19-217 is DENIED without prejudice for failure to comply with Md. Rule 19-217(a)(3)(C), (b). e-served to all attnys on record**

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(E.1491)

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File Date: **07/17/2024**  
Document Name: **Order**  
Comment: **re: ORDERED that the Defendants' Motion for Extension of Time to Briefing Schedule is GRANTED. (Copies e-served to all Counsel).**

---

File Date: **07/24/2024**  
Document Name: **Order**  
Comment: **ORDERED, that the Defendants, Marathon Oil Company and Marathon Oil Corporation's Renewed Motion for Special Admission of Out-of-State Attorney [James Stengel] Under Rule 19-217 of the Rules Governing Admission to the Bar of Maryland is GRANTED. E-srved to All Atts on record. Mailed copy to Atty James Stengel.**

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File Date: **07/24/2024**  
Document Name: **Attorney Appearance - No Fee**  
Comment:

---

File Date: **07/31/2024**  
Document Name: **Motion / Request - To Dismiss**  
Comment: **Shell PLC and Shell USA, Inc.'s Individual Motion to Dismiss Plaintiff's First Amended Complaint for Lack of Personal Jurisdiction and Failure to State a Claim**

---

File Date: **07/31/2024**  
Document Name: **Memorandum**  
Comment: **Memorandum ISO MTD First Amended Complaint**

---

File Date: **07/31/2024**  
Document Name: **Motion / Request - To Dismiss**  
Comment: **Citgo Petroleum's Supplemental Motion to Dismiss Plaintiff's First Amended Complaint**

---

File Date: **07/31/2024**  
Document Name: **Motion / Request - To Dismiss**  
Comment: **DEFENDANT AMERICAN PETROLEUM INSTITUTES MOTION TO DISMISS**

---

File Date: **07/31/2024**  
Document Name: **Memorandum**  
Comment: **DEFENDANT AMERICAN PETROLEUM INSTITUTES MEMORANDUM OF LAW IN SUPPORT OF ITS MOTION TO DISMISS THE FIRST AMENDED COMPLAINT**

---

File Date: **07/31/2024**



Document Name: **Motion / Request - To Dismiss**

Comment: **Defendants Marathon Petroleum Corporation and Speedway LLC Motion to Dismiss Plaintiffs First Amended Complaint for lack of personal jurisdiction and for failure to state a claim upon which relief can be granted.**

---

File Date: **07/31/2024**

Document Name: **Memorandum**

Comment: **Memorandum of Law ISO Defendants Marathon Petroleum Corporation and Speedway LLC Motion to Dismiss Plaintiffs First Amended Complaint for lack of personal jurisdiction and for failure to state a claim upon which relief can be granted.**

---

File Date: **07/31/2024**

Document Name: **Motion / Request - To Dismiss**

Comment: **BP, BP America, BP Product North, Exxon Mob, Exxon Motion to Dismiss Plaintiff's First Amended Complaint for Failure to State a Claim**

---

File Date: **07/31/2024**

Document Name: **Memorandum**

Comment: **Memorandum in Support of Motion to Dismiss Plaintiff's First Amended Complaint for Failure to State a Claim**

---

File Date: **07/31/2024**

Document Name: **Supporting Exhibit**

Comment: **EX A - Motion to Dismiss Plaintiff's First Amended Complaint for Failure to State a Claim**

---

File Date: **07/31/2024**

Document Name: **Motion / Request - To Dismiss**

Comment: **CONSOL Energy Inc.'s and CONSOL Marine Terminals LLC's Supplemental Motion to Dismiss First Amended Complaint for Lack of Personal Jurisdiction**

---

File Date: **07/31/2024**

Document Name: **Memorandum**

Comment: **Memorandum in Support of CONSOL Energy Motion to Dismiss**

---

File Date: **07/31/2024**

Document Name: **Stricken Filing**

Comment: **Marathon Oil Corporation's and Marathon Oil Company's Motion to Dismiss First Amended Complaint for Failure to State a Claim Upon Which Relief can be Granted**

---

File Date: **07/31/2024**

Document Name: **Deficient Filing**

Comment: **Memorandum of Law in Support of Marathon Oil Corporation's and Marathon Oil Company's Motion to Dismiss First Amended Complaint for Failure to State a Claim Upon Which Relief can be Granted Env#17449027**

---

File Date: **07/31/2024**

Document Name: **Stricken Filing**

Comment: **Proposed Order - Motion to Dismiss - Marathon Oil**

---

File Date: **07/31/2024**

Document Name: **Memorandum**

Comment: **Memorandum of Law in Support of Marathon Oil Corporation's and Marathon Oil Company's Motion to Dismiss First Amended Complaint for Failure to State a Claim Upon Which Relief can be Granted**

---

File Date: **08/01/2024**

Document Name: **Motion / Request - To Dismiss**

Comment: **CNX Resources Corporation's Individual Motion to Dismiss the First Amended Complaint and Request for a Hearing**

---

File Date: **08/01/2024**

Document Name: **Memorandum**

Comment: **CNX Resources Corporation's Memorandum of Law in Support of its Individual Motion to Dismiss the First Amended Complaint**

---

File Date: **08/01/2024**

Document Name: **Affidavit**

Comment: **Affidavit of Jason Mumford**

---

File Date: **08/01/2024**

Document Name: **Supporting Exhibit**

Comment: **Ex 1 - Affidavit - Motion to Dismiss - CNX**

---

File Date: **08/01/2024**

Document Name: **Supporting Exhibit**

Comment: **Ex 2 - Affidavit - Motion to Dismiss - CNX**

---

File Date: **08/02/2024**

Document Name: **Notice of Striking Non-Compliant Submission**

(E.1494)

Comment: **E-served Atty Saudek**

---

File Date: **08/02/2024**

Document Name: **Notice of Deficiency - Rule 20-203(d)**

Comment: **E-served Atty Saudek**

---

File Date: **08/09/2024**

Document Name: **Motion / Request - To Dismiss**

Comment: **Marathon Oil Corporation's and Marathon Oil Company's Motion to Dismiss First Amended Complaint for Failure to State a Claim Upon Which Relief can be Granted**

---

File Date: **08/16/2024**

Document Name: **Motion / Request - To Stay**

Comment: **Defendants' Motion to Stay**

---

File Date: **08/16/2024**

Document Name: **Memorandum**

Comment: **Memorandum in Support of Defendants' Motion to Stay**

---

File Date: **08/16/2024**

Document Name: **Supporting Exhibit**

Comment: **EX 1 - Motion to Stay**

---

File Date: **08/16/2024**

Document Name: **Supporting Exhibit**

Comment: **EX 2 - Motion to Stay**

---

File Date: **08/21/2024**

Document Name: **Notice of Discovery**

Comment: **First Set of Requests for Production of Documents**

---

File Date: **08/30/2024**

Document Name: **Opposition**

Comment: **Memorandum of Law in Opposition to Defendant Citgo Petroleum Corp.'s Suppl. Motion to Dismiss Amended Complaint**

---

File Date: **08/30/2024**

Document Name: **Opposition**

Comment: **Opposition to Def's Consol Energy Inc.'s and Marine Terminals LLC's Suppl. Motion to Dismiss Amended Complaint**

(E.1495)

---

File Date: **08/30/2024**  
Document Name: **Opposition**  
Comment: **Opposition to Defendants' Joint Motion to Dismiss Amended Complaint**

---

File Date: **08/30/2024**  
Document Name: **Opposition**  
Comment: **Opposition to Def's CNX Resources Corp.'s Individual Motion to Dismiss Amended Complaint**

---

File Date: **08/30/2024**  
Document Name: **Opposition**  
Comment: **Opposition to Def's Shell plc and Shell USA, Inc.'s Individual Motion to Dismiss Amended Complaint**

---

File Date: **08/30/2024**  
Document Name: **Opposition**  
Comment: **Opposition to Def's Marathon Petroleum Corp. and Speedway LLC's Motion to Dismiss Amended Complaint**

---

File Date: **08/30/2024**  
Document Name: **Opposition**  
Comment: **Opposition to Def's Marathon Oil Corp.'s and Marathon Oil Company's Motion to Dismiss Amended Complaint**

---

File Date: **08/30/2024**  
Document Name: **Opposition**  
Comment: **Opposition to Def's American Petroleum Institute's Motion to Dismiss Amended Complaint**

---

File Date: **09/03/2024**  
Document Name: **Opposition**  
Comment: **Plaintiff's Memorandum of Law in Opposition to Defendants' Motion to Stay**

---

File Date: **09/03/2024**  
Document Name: **Supporting Exhibit**  
Comment: **EX A - Plaintiff's Memorandum of Law in Opposition to Defendants' Motion to Stay**

---

File Date: **09/03/2024**  
Document Name: **Supporting Exhibit**

(E.1496)

Comment: **EX B - Plaintiff's Memorandum of Law in Opposition to Defendants' Motion to Stay**

---

File Date: **09/10/2024**

Document Name: **Notice Filed**

Comment: **Notice of Withdrawal and Continuation of Counsel**

---

File Date: **09/10/2024**

Document Name: **Reply to Opposition**

Comment: **Reply in Support of Defendants' Motion to Stay**

---

File Date: **09/13/2024**

Document Name: **Memorandum Opinion and Order**

Comment: **Memorandum and Order of Court Regarding Motion to Stay. ORDERED, that the Defendants' Motion to Stay is DENIED without prejudice; ORDERED, that the proceedings, pleadings, and deadlines set forth in this Court's Orders docketed June 13, 2024, June 20, 2024 and June 21, 2024 shall remain in full force and effect; ORDERED, that the Court shall further review and consider the Defendants' Motion to Stay after disposition of the pending Motions to Dismiss Amended Complaints not later than before or at the Case Management and Scheduling Conference on January 31, 2025. ORDERED, that all discovery is hereby STAYED until January 31, 2025 subject to further Order of Court. (e-served Attys of record)**

---

File Date: **09/13/2024**

Document Name: **Correspondence**

Comment: **Parties' Status Report Regarding Discovery Protocols**

---

File Date: **09/20/2024**

Document Name: **Order**

Comment: **ORDERED, that the parties shall have until October 28, 2024 to submit an agreed upon Privilege Protocol pursuant to the third bullet point in the Correspondence. (E-served all Attys)**

---

File Date: **09/20/2024**

Document Name: **Reply to Opposition**

Comment: **CNX Resources Corporation's Reply in Support of its Individual Motion to Dismiss the First Amended Complaint for Lack of Personal Jurisdiction**

---

File Date: **09/20/2024**

Document Name: **Reply to Opposition**

Comment: **Def. Citco Petroleum Corp's Reply in Support of Supplemental Motion to Dismiss PI's First Amended Complaint**

---

File Date: **09/20/2024**  
Document Name: **Answer to Motion**  
Comment: **Shell PLC and Shell USA, Inc.'s Reply in Support of Individual Motion to Dismiss Plaintiff's First Amended Complaint for Lack of Personal Jurisdiction and Failure to State a Claim**

---

File Date: **09/20/2024**  
Document Name: **Response/Reply**  
Comment: **DEFENDANT AMERICAN PETROLEUM INSTITUTES REPLY IN SUPPORT OF ITS MOTION TO DISMISS THE FIRST AMENDED COMPLAINT**

---

File Date: **09/20/2024**  
Document Name: **Reply to Opposition**  
Comment: **Reply Brief in Support of Defendants' Motion to Dismiss Plaintiffs First Amended Complaint for Failure to State a Claim Upon Which Relief Can Be Granted and for Lack of Personal Jurisdiction**

---

File Date: **09/20/2024**  
Document Name: **Reply to Opposition**  
Comment: **Reply of CONSOL in Support of Supplemental Motion to Dismiss First Amended Complaint for Lack of Personal Jurisdiction**

---

File Date: **09/20/2024**  
Document Name: **Response/Reply**  
Comment: **Defendants Marathon Petroleum Corporation and Speedway LLCs Reply in Further Support of their Motion to Dismiss Plaintiffs First Amended Complaint for Lack of Personal Jurisdiction and Failure to State a Claim**

---

File Date: **09/20/2024**  
Document Name: **Supporting Exhibit**  
Comment: **Exhibit A to CONSOL's Reply ISO of Suppl. MTD First Am. Compl. for Lack of Personal Jurisdiction**

---

File Date: **09/20/2024**  
Document Name: **Reply to Opposition**  
Comment: **Marathon Oil Corporation's and Marathon Oil Company's Reply in Support of Motion to Dismiss First Amended Complaint for Failure to State a Claim upon which Relief can be Granted**

---

File Date: **09/23/2024**

Document  
Name: **Order**

Comment: **STIPULATED ORDER RE: DISCOVERY OF ELECTRONICALLY STORED INFORMATION AND ORDER ("ESI Protocol") e-served to all attnys on record**

---

File Date: **09/23/2024**

Document Name: **Affidavit**

Comment: **Defendants' Opening Statement on Entry of Protective Order**

---

File Date: **09/23/2024**

Document Name: **Supporting Exhibit**

Comment: **EX A - Defendants' Opening Statement on Entry of Protective Order**

---

File Date: **09/23/2024**

Document Name: **Supporting Exhibit**

Comment: **EX B - Defendants' Opening Statement on Entry of Protective Order**

---

File Date: **09/23/2024**

Document Name: **Statement**

Comment: **Plaintiff's Opening Statement in support of their Proposed Protective Order**

---

File Date: **09/23/2024**

Document Name: **Affidavit**

Comment: **Declaration of Jacob Polin in support of Plaintiff's Opening Statement re Protective Order**

---

File Date: **09/23/2024**

Document Name: **Supporting Exhibit**

Comment: **Exh 1 to Plaintiff's Opening Statement**

---

File Date: **09/23/2024**

Document Name: **Supporting Exhibit**

Comment: **Exh 2 to Plaintiff's Opening Statement**

---

File Date: **09/23/2024**

Document Name: **Supporting Exhibit**

Comment: **Exh 3 to Plaintiff's Opening Statement**

---

File Date: **09/27/2024**

Document Name: **Memorandum Opinion and Order**

Comment: **E-served to All Attys on record.**

---

File Date: **09/30/2024**

(E.1499)

Document Name: **Motion/Request/Notice - Strike/Withdraw Appearance**

Comment: **Notice of Withdrawal of Appearance**

---

File Date: **10/01/2024**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out-of-State Attorney Under Rule 19-217**

---

File Date: **10/01/2024**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out-of-State Attorney, Brittany Dutton**

---

File Date: **10/01/2024**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out-of-State Attorney, Jacob Polin**

---

File Date: **10/01/2024**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out-of-State Attorney, Miranda Holeton**

---

File Date: **10/03/2024**

Document Name: **Response/Reply**

Comment: **Defendants' Responsive Brief on Entry of Protective Order**

---

File Date: **10/03/2024**

Document Name: **Supporting Exhibit**

Comment: **Ex. C to Defendants' Responsive Brief on Entry of Protective Order**

---

File Date: **10/03/2024**

Document Name: **Supporting Exhibit**

Comment: **Ex. D to Defendants' Responsive Brief on Entry of Protective Order**

---

File Date: **10/03/2024**

Document Name: **Supporting Exhibit**

Comment: **Ex. E to Defendants' Responsive Brief on Entry of Protective Order**

---

File Date: **10/03/2024**

Document Name: **Response/Reply**

Comment: **Plaintiffs' Responsive Statement in support of their Proposed Protective Order**

---

File Date: **10/08/2024**

Document Name: **Motion**

Comment: **Motion for Special Admission of Out-Of-State Attorney Under Rule 19-217**

(E.1500)



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File Date: **10/15/2024**  
Document Name: **Pre-Trial/Hearing Statement**  
Comment: **Joint Statement of the Case**

---

File Date: **10/16/2024**  
Document Name: **Order**  
Comment: **Protective Order re Discovery Confidentiality (e-served to all attys on record)**

---

File Date: **10/17/2024**  
Document Name: **Motion/Request/Notice - Strike/Withdraw Appearance**  
Comment: **Notice of Withdrawal of Appearance of Robert P. Reznick**

---

File Date: **10/21/2024**  
Document Name: **Order**  
Comment: **Ordered Motions Hearing be made available by live audio is granted. (E-served to all attorneys)**

---

File Date: **10/23/2024**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Amended Motion for Special Admission of Out-of-State Attorney Under Rule 19-217**

---

File Date: **10/23/2024**  
Document Name: **Correspondence**  
Comment: **Correspondence re: Supplemental Authority**

---

File Date: **10/23/2024**  
Document Name: **Supporting Exhibit**  
Comment: **Exhibit A- Correspondence**

---

File Date: **10/24/2024**  
Document Name: **Order**  
Comment: **ORDERED, that Theodore J. Boutrous, Jr. of Gibson, Dunn & Crutcher LLP, is specially admitted for the purpose of appearing and participating in this action as co-counsel for the Defendants, Chevron Corporation and Chevron USA, Inc (E-Served All Attny's)**

---

File Date: **10/24/2024**  
Document Name: **Attorney Appearance - No Fee**  
Comment: **Notice of Entry of Appearance - Krulak**

---

File Date: **10/25/2024**

(E.1501)

Document Name: **Hearing Sheet**

Comment:

---

File Date: **10/28/2024**

Document Name: **Stricken Filing**

Comment: **Letter re: Parties' Proposed Briefing Schedule on Privilege Protocol**

---

File Date: **10/29/2024**

Document  
Name: **Order**

Comment: **ORDERED, that the Plaintiff, City of Annapolis's Motion for Special Admission of Out-of-State Attorneys [Jacob H. Polin] Under Rule 19-217 is GRANTED; and it is further ORDERED, that Jacob H. Polin of Sher Edling LLP, is specially admitted for the purpose of appearing and participating in this action as co-counsel for the Plaintiff, City of Annapolis. E-served to all Atty's. One copy mailed to Atty Jacob H Polin.**

---

File Date: **10/29/2024**

Document  
Name: **Order**

Comment: **ORDERED, that the Plaintiff, City of Annapolis's Motion for Special Admission of Out-of-State Attorneys [Brittany M. Dutton] Under Rule 19-217 is GRANTED; and it is further ORDERED, that Brittany M. Dutton of Sher Edling LLP, is specially admitted for the purpose of appearing and participating in this action as co-counsel for the Plaintiff, City of Annapolis. E-served to All Attys and mailed copy to Atty Brittany Dutton.**

---

File Date: **10/29/2024**

Document  
Name: **Order**

Comment: **ORDERED, that the Plaintiff, City of Annapolis's Motion for Special Admission of Out-of-State Attorneys [Miranda C. Holeton] Under Rule 19-217 is GRANTED; and it is further ORDERED, that Miranda C. Holeton of Sher Edling LLP, is specially admitted for the purpose of appearing and participating in this action as co-counsel for the Plaintiff, City of Annapolis. E-served to all Atty's and mailed copy to Atty Miranda Holeton.**

---

File Date: **10/29/2024**

Document Name: **Attorney Appearance - No Fee**

Comment:

---

File Date: **10/31/2024**

Document Name: **Notice of Striking Non-Compliant Submission**

Comment: **E-served to Atty Schurick**

---

File Date: **10/31/2024**

Document Name: **Attorney Appearance - No Fee**

Comment:

---

(E.1502)

File Date: **10/31/2024**  
Document Name: **Correspondence**  
Comment: **Letter re: Parties' Proposed Briefing Schedule on Privilege Protocol**

---

File Date: **11/04/2024**  
Document Name: **Order**  
Comment: **Order stating that the Parties Correspondence regarding the briefing schedule on the proposed Privilege Protocol is GRANTED; and that the Court adopts the Parties briefing schedule. E-served to All Attys**

---

File Date: **11/15/2024**  
Document Name: **Miscellaneous Document**  
Comment: **Defendants' Opening Statement Regarding Entry of Privilege Protocol**

---

File Date: **11/15/2024**  
Document Name: **Supporting Exhibit**  
Comment: **Exhibit A - Defendants' Opening Statement Regarding Entry of Privilege Protocol**

---

File Date: **11/15/2024**  
Document Name: **Supporting Exhibit**  
Comment: **Exhibit B - Defendants' Opening Statement Regarding Entry of Privilege Protocol**

---

File Date: **11/15/2024**  
Document Name: **Supporting Exhibit**  
Comment: **Exhibit C - Defendants' Opening Statement Regarding Entry of Privilege Protocol**

---

File Date: **11/15/2024**  
Document Name: **Miscellaneous Document**  
Comment: **Plaintiffs' Opening Brief in Support of Their Proposed Privilege Protocol**

---

File Date: **11/15/2024**  
Document Name: **Supporting Exhibit**  
Comment: **Exhibit 1 To Plaintiffs' Opening Brief in Support of Their Proposed Privilege Protocol**

---

File Date: **11/15/2024**  
Document Name: **Supporting Exhibit**  
Comment: **Exhibit 2 to Plaintiffs' Opening Brief in Support of Their Proposed Privilege Protocol**

---

File Date: **11/15/2024**  
Document Name: **Supporting Exhibit**  
Comment: **Exhibit 3 to Plaintiffs' Opening Brief in Support of Their Proposed Privilege Protocol**

---

File Date: **11/18/2024**  
Document Name: **Order**  
Comment: **Defendants, Chevron Corporation and Chevron USA, Inc.'s Motion for Special Admission of Out-of-State Attorney [William E. Thomson] is denied. (E-served all attnys)**

---

File Date: **12/06/2024**  
Document Name: **Response/Reply**  
Comment: **Defendants' Responsive Statement Regarding the Sole Dispute Relating to the Entry of a Privilege Protocol**

---

File Date: **12/06/2024**  
Document Name: **Supporting Exhibit**  
Comment: **Ex. 1 to Defendants' Responsive Statement Regarding the Sole Dispute Relating to the Entry of a Privilege Protocol**

---

File Date: **12/06/2024**  
Document Name: **Response/Reply**  
Comment: **Plaintiffs' Response Brief in support of their Proposed Privilege Protocol**

---

File Date: **01/06/2025**  
Document Name: **Notice Filed**  
Comment: **Plaintiff's Notice of Supplemental Authority**

---

File Date: **01/10/2025**  
Document Name: **Correspondence**  
Comment: **Defendants' Letter to Judge Platt re: Privilege Protocol**

---

File Date: **01/14/2025**  
Document Name: **Notice Filed**  
Comment: **Plaintiff's Notice of Supplemental Authority**

---

File Date: **01/23/2025**  
Document Name: **Order - Dismissal**  
Comment: **Ordered Motion to Dismiss Plaintiff's First Amended Complaint is granted (E-served to all parties)**

---

File Date: **01/23/2025**  
Document Name: **Order**  
Comment: **Memorandum Opinion and Order of Court re Motion to Dismiss (E-served to all parties)**

---

File Date: **01/23/2025**  
Document Name: **Correspondence**  
Comment: **Correspondence to the Honorable Steven I. Platt**

---

File Date: **01/23/2025**  
Document Name: **Supporting Exhibit**  
Comment: **EX 1 - Correspondence to the Honorable Steven I. Platt**

---

File Date: **01/31/2025**  
Document Name: **Motion/Request/Notice - Strike/Withdraw Appearance**  
Comment: **Notice of Withdrawal and Continuation of Counsel for Megan Berge**

---

File Date: **01/31/2025**  
Document Name: **Notice of Appeal to ACM**  
Comment: **Plaintiff's Notice of Appeal**

---

File Date: **01/31/2025**  
Document Name: **Civil Information Report - Appeal to ACM**  
Comment: **Civil Appeal Information Sheet**

---

File Date: **02/03/2025**  
Document Name: **Clerk Comment**  
Comment: **\*\*\*Notice of Appeal sent to Judge Platt Chambers and Court Reporters Task Queues, and ACM thru Workflow Queue\*\*\***

---

File Date: **03/03/2025**  
Document Name: **Order to Proceed**  
Comment: **ORDERED that pursuant to Maryland Rule 8-206(c), the above captioned appeal shall proceed without a Prehearing Conference or Alternative Dispute Resolution.**

---

File Date: **03/07/2025**  
Document Name: **Order Received from Appellate Court of Maryland**  
Comment: **Upon consideration of the "Joint Motion to Consolidate Appeals and to Extend the Briefing Schedules," it is this 7th day of March 2025, by the Appellate Court of Maryland, ORDERED that the motion is granted in part; The above-captioned appeals shall be scheduled for consideration by the same Panel on the same date**

---

File Date: **03/18/2025**  
Document Name: **Notice Filed**  
Comment: **Notice of Transcript Order**

---

File Date: **03/19/2025**  
Document Name: **Transcript**  
Comment: **Invoice and 1 Volume of Transcript electronically filed - Hearing dated 10/25/2024 - Costs: \$495.00**

---

File Date: **04/14/2025**  
Document Name: **Acknowledgement of Petition for Writ of Certiorari**  
Comment:

---

File Date: **04/24/2025**  
Document Name: **Order - Writ of Certiorari Granted**  
Comment:

---

File Date: **05/02/2025**  
Document Name: **Order Received from Supreme Court of Maryland**  
Comment: **Notice to Transmit Record to SCM**

---

File Date: **05/05/2025**  
Document Name: **Certification**  
Comment: **of Original Case File**

---

File Date: **05/05/2025**  
Document Name: **Original Record Sent**  
Comment: **to ACM thru Workflow Queue; Transcript Cost for 1 Volume: \$495.00**

---

File Date: **05/05/2025**  
Document Name: **Clerk Comment**  
Comment: **\*\*\*Appeal Index and Case Summary e-served to all attys of record\*\*\***

---

File Date: **05/08/2025**  
Document Name: **Certification**  
Comment: **of Original Case File**

---

File Date: **05/08/2025**  
Document Name: **Original Record Sent**  
Comment: **to SCM thru Workflow Queue; Transcript Cost for 1 Volume: \$495.00**

---

File Date: **05/08/2025**  
Document Name: **Clerk Comment**  
Comment: **\*\*\*Appeal Index and Case Summary e-served to atty attys of record\*\*\***

---

## Service Information

<b>Service Type</b>	<b>Issued Date</b>
<b>Summons Issued</b>	<b>02/23/2021</b>

*This is an electronic case record. Full case information cannot be made available either because of legal restrictions on access to case records found in Maryland Rules, or because of the practical difficulties inherent in reducing a case record into an electronic format.*

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Service Desk: (410) 260-1114

# Maryland Judiciary Case Search

**NOTICE: Available**

## Case Detail

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### Case Information

Court System: **Circuit Court For Anne Arundel County - Civil**  
Location: **Anne Arundel Circuit Court**  
Case Number: **C-02-CV-21-000565**  
Title: **Anne Arundel County Maryland vs. BP PLC, et al.**  
Case Type: **Tort - Nuisance**  
Filing Date: **04/26/2021**  
Case Status: **Appealed**

---

### Other Reference Numbers

Related Case: **C-02-CV-21-000250**  
Case Appealed: **ACM-REG-2308-2024**  
Petition Filed: **SCM-PET-0052-2025**  
Petition Granted: **SCM-REG-0011-2025**

---

### Involved Parties Information

#### Mediator / ADR Practitioner

Name: **Rhodes, Thurman H. Sr.**  
Removal Date: **04/13/2023**

---

#### Defendant

Name: **CNX Resources Corporation**

Address: **1000 Consol Energy Drive**  
City: **Canonsburg** State: **PA** Zip Code: **15317**

#### Attorney(s) for the Defendant

Name: **EINIK, DANIELLA ADAR**  
Appearance Date: **06/01/2023**  
Address Line 1: **51 Louisiana Ave NW**  
City: **WASHINGTON** State: **DC** Zip Code: **20001**

**(E.1508)**



Name: **MCGOVERN, RYAN PATRICK**

Appearance Date: **03/04/2024**

---

## Defendant

Name: **Hess Corp**

Address: **1185 Avenue of the Americas  
40th Floor**

City: **New York** State: **NY** Zip Code: **10036**

## Attorney(s) for the Defendant

Name: **THOMSEN, MARTHA SAWYER**

Appearance Date: **08/29/2023**

Address Line 1: **Baker Bott, LLP**

Address Line 2: **700 K Street, NW**

City: **WASHINGTON** State: **DC** Zip Code: **20001**

Name: **Marchand, Sterling**

Appearance Date: **12/27/2023**

Address Line 1: **BAKER BOTTS L.L.P.**

Address Line 2: **700 K Street, N.W.**

City: **WASHINGTON** State: **DC** Zip Code: **20001**

Name: **Berge, Megan**

Appearance Date: **12/28/2023**

Removal Date: **02/03/2025**

Address Line 1: **700 K Street, N.W.**

City: **WASHINGTON** State: **DC** Zip Code: **20001**

---

## Defendant

Name: **Speedway LLC**

Address: **500 Speedway Drive**

City: **Enon** State: **OH** Zip Code: **45323-1056**

## Attorney(s) for the Defendant

Name: **Koyama, Perie Reiko**

Appearance Date: **08/03/2023**

Address Line 1: **Hunton & Williams, LLP**

Address Line 2: **2200 Pennsylvania Avenue N.W.**

City: **WASHINGTON** State: **DC** Zip Code: **20037**

Name: **Regan, Shawn Patrick Esquire**

**(E.1509)**

Appearance Date: **10/25/2023**  
Address Line 1: **Hunton Andrews Kurth LLP**  
Address Line 2: **200 Park Ave., 52nd Floor**  
City: **NEW YORK** State: **NY** Zip Code: **10166**

Name: **Broom, Shannon S**  
Appearance Date: **10/24/2023**  
Address Line 1: **Hunton Andrews Kurth LLP**  
Address Line 2: **50 California Street**  
Address Line 3: **Suite 1700**  
City: **SAN FRANCISCO** State: **CA** Zip Code: **94111**

Name: **Collins, Cassandra Carol**  
Appearance Date: **10/24/2023**  
Address Line 1: **Hunton Andrews Kurth LLP**  
Address Line 2: **951 East Byrd Street, East Tower**  
Address Line 3: **Suite 200**  
City: **RICHMOND** State: **VA** Zip Code: **23219**

---

## Defendant

Name: **Marathon Petroleum Corporation**

Address: **539 South Main Street**  
City: **Findlay** State: **OH** Zip Code: **45840**

## Attorney(s) for the Defendant

Name: **Koyama, Perie Reiko**  
Appearance Date: **08/03/2023**  
Address Line 1: **Hunton & Williams, LLP**  
Address Line 2: **2200 Pennsylvania Avenue N.W.**  
City: **WASHINGTON** State: **DC** Zip Code: **20037**

Name: **Koyama, Perie Reiko**  
Appearance Date: **10/12/2023**  
Removal Date: **10/12/2023**  
Address Line 1: **Hunton & Williams, LLP**  
Address Line 2: **2200 Pennsylvania Avenue N.W.**  
City: **WASHINGTON** State: **DC** Zip Code: **20037**

Name: **Regan, Shawn Patrick Esquire**  
Appearance Date: **10/25/2023**  
Address Line 1: **Hunton Andrews Kurth LLP**  
Address Line 2: **200 Park Ave., 52nd Floor**  
City: **NEW YORK** State: **NY** Zip Code: **10166**

Name: **Broom, Shannon S**

(E.1510)

Appearance Date: **10/24/2023**  
Address Line 1: **Hunton Andrews Kurth LLP**  
Address Line 2: **50 California Street**  
Address Line 3: **Suite 1700**  
City: **SAN FRANCISCO** State: **CA** Zip Code: **94111**

Name: **Collins, Cassandra Carol**  
Appearance Date: **10/24/2023**  
Address Line 1: **Hunton Andrews Kurth LLP**  
Address Line 2: **951 East Byrd Street, East Tower**  
Address Line 3: **Suite 200**  
City: **RICHMOND** State: **VA** Zip Code: **23219**

---

## Defendant

Name: **American Petroleum Institute**

Address: **1220 L Street, Suite 900**  
City: **Washington** State: **DC** Zip Code: **20005**

## Attorney(s) for the Defendant

Name: **Martinez, Melissa O**  
Appearance Date: **06/26/2023**  
Address Line 1: **McGuire Woods LLP**  
Address Line 2: **500 East Pratt Street**  
Address Line 3: **Suite 1000**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

Name: **SCHMALZBACH, BRIAN DAVID**  
Appearance Date: **06/27/2023**

Name: **LIAS-BOOKER, AVA E**  
Appearance Date: **02/03/2025**  
Address Line 1: **McGuire Woods LLP**  
Address Line 2: **500 E Pratt Street**  
Address Line 3: **Suite 1000**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

Name: **Anderson, Jeremiah Johnson**  
Appearance Date: **02/10/2025**  
Address Line 1: **MCGUIREWOODS LLP**  
Address Line 2: **845 Texas Ave. Texas Tower**  
Address Line 3: **24th Floor**  
City: **HOUSTON** State: **TX** Zip Code: **77002**

**Defendant****Name: Consol Marine Terminals LLC****Address: 1000 Consol Energy Drive****City: Canonsburg State: PA Zip Code: 15317****Attorney(s) for the Defendant****Name: MURPHY, JEROME ALBERT****Appearance Date: 06/01/2023****Address Line 1: Crowell & Moring, LLP****Address Line 2: 1001 Pennsylvania Avenue, NW****City: WASHINGTON State: DC Zip Code: 20004****Name: Roman, Tracy A.****Appearance Date: 09/25/2023****Address Line 1: CROWELL & MORING LLP****Address Line 2: 1001 PENNSYLVANIA AVE NW****City: WASHINGTON State: DC Zip Code: 20004****Name: Costello, Honor Rose Esquire****Appearance Date: 09/25/2023****Address Line 1: Crowell & Moring LLP****Address Line 2: Two Manhattan West****Address Line 3: 375 Ninth Avenue****City: New York State: NY Zip Code: 10001****Name: Lieber, Mara Rose Esquire****Appearance Date: 01/08/2024****Address Line 1: Crowell & Moring LLP****Address Line 2: Two Manhattan West****Address Line 3: 375 Ninth Avenue****City: NEW YORK State: NY Zip Code: 10001**

---

**Defendant****Name: Consol Energy Inc.****Address: 1000 Consol Energy Drive****City: Canonsburg State: PA Zip Code: 15317****Attorney(s) for the Defendant****Name: MURPHY, JEROME ALBERT****Appearance Date: 06/01/2023****Address Line 1: Crowell & Moring, LLP****Address Line 2: 1001 Pennsylvania Avenue, NW****City: WASHINGTON State: DC Zip Code: 20004****(E.1512)**

Name: **Roman, Tracy A.**  
Appearance Date: **09/25/2023**  
Address Line 1: **CROWELL & MORING LLP**  
Address Line 2: **1001 PENNSYLVANIA AVE NW**  
City: **WASHINGTON** State: **DC** Zip Code: **20004**

Name: **Costello, Honor Rose Esquire**  
Appearance Date: **09/25/2023**  
Address Line 1: **Crowell & Moring LLP**  
Address Line 2: **Two Manhattan West**  
Address Line 3: **375 Ninth Avenue**  
City: **New York** State: **NY** Zip Code: **10001**

Name: **Lieber, Mara Rose Esquire**  
Appearance Date: **01/08/2024**  
Address Line 1: **Crowell & Moring LLP**  
Address Line 2: **Two Manhattan West**  
Address Line 3: **375 Ninth Avenue**  
City: **NEW YORK** State: **NY** Zip Code: **10001**

---

### Interested Person/ Party

Name: **Brown, Anthony G**

Address: **Attorney General of Maryland**  
**200 Saint Paul Place**  
City: **Baltimore** State: **MD** Zip Code: **21202**

### Attorney(s) for the Interested Person/ Party

Name: **Segal, Joshua Morris**  
Appearance Date: **12/13/2023**  
Address Line 1: **Office of the Attorney General**  
Address Line 2: **200 Saint Paul Place**  
City: **Baltimore** State: **MD** Zip Code: **21202**

---

### Defendant

Name: **Exxon Mobil Corp.**

Address: **One South Street**  
**20th Floor**  
City: **Baltimore** State: **MD** Zip Code: **21202**

### Attorney(s) for the Defendant

Name: **Wells, Theodore V Jr.**

(E.1513)

Appearance Date: **07/25/2023**  
Address Line 1: **Paul, Weiss, Rifkind, Wharton & Garrison LLP**  
Address Line 2: **1285 Avenue of the Americas**  
City: **NEW YORK** State: **NY** Zip Code: **10019**

Name: **Grusauskas, Caitlin E**  
Appearance Date: **07/25/2023**  
Address Line 1: **Paul, Weiss, Rifkind, Wharton & Garrison LLP**  
Address Line 2: **1285 Avenue of the Americas**  
City: **NEW YORK** State: **NY** Zip Code: **10019**

Name: **Cleary, Yahnnes**  
Appearance Date: **07/25/2023**  
Address Line 1: **Paul, Weiss, Rifkind, Wharton & Garrison LLP**  
Address Line 2: **1285 Avenue of the Americas**  
City: **NEW YORK** State: **NY** Zip Code: **10019**

Name: **Toal, Daniel**  
Appearance Date: **07/25/2023**  
Address Line 1: **Paul, Weiss, Rifkind, Wharton & Garrison LLP**  
Address Line 2: **1285 Avenue of the Americas**  
City: **NEW YORK** State: **NY** Zip Code: **10019**

Name: **WOOLF, LINDA S**  
Appearance Date: **09/21/2023**  
Address Line 1: **Goodell DeVries Leech & Dann, LLP**  
Address Line 2: **1 South Street, 20th Floor**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **BARNES, RICHARD M**  
Appearance Date: **09/21/2023**  
Address Line 1: **Goodell DeVries Leech & Dann, LLP**  
Address Line 2: **1 South Street, 20th Floor**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **GUGERTY, SEAN LEO**  
Appearance Date: **09/21/2023**  
Address Line 1: **Goodell DeVries Leech & Dann**  
Address Line 2: **One South Street**  
Address Line 3: **Suite 2000**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **STIKELEATHER, DEREK MCINTOSH**  
Appearance Date: **09/21/2023**  
Address Line 1: **Goodell, DeVries, Leech & Dann, LLP**  
Address Line 2: **One South Street**  
Address Line 3: **20th Floor**  
City: **Baltimore** State: **MD** Zip Code: **21202**

(E.1514)

## Defendant

Name: **ExxonMobil Oil Corporation**

Address: **One South Street**

**20th Floor**

City: **Baltimore** State: **MD** Zip Code: **21202**

## Attorney(s) for the Defendant

Name: **Wells, Theodore V Jr.**

Appearance Date: **07/25/2023**

Address Line 1: **Paul, Weiss, Rifkind, Wharton & Garrison LLP**

Address Line 2: **1285 Avenue of the Americas**

City: **NEW YORK** State: **NY** Zip Code: **10019**

Name: **Grusauskas, Caitlin E**

Appearance Date: **07/25/2023**

Address Line 1: **Paul, Weiss, Rifkind, Wharton & Garrison LLP**

Address Line 2: **1285 Avenue of the Americas**

City: **NEW YORK** State: **NY** Zip Code: **10019**

Name: **Cleary, Yehannes**

Appearance Date: **07/25/2023**

Address Line 1: **Paul, Weiss, Rifkind, Wharton & Garrison LLP**

Address Line 2: **1285 Avenue of the Americas**

City: **NEW YORK** State: **NY** Zip Code: **10019**

Name: **Toal, Daniel**

Appearance Date: **07/25/2023**

Address Line 1: **Paul, Weiss, Rifkind, Wharton & Garrison LLP**

Address Line 2: **1285 Avenue of the Americas**

City: **NEW YORK** State: **NY** Zip Code: **10019**

Name: **WOOLF, LINDA S**

Appearance Date: **09/21/2023**

Address Line 1: **Goodell DeVries Leech & Dann, LLP**

Address Line 2: **1 South Street, 20th Floor**

City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **BARNES, RICHARD M**

Appearance Date: **09/21/2023**

Address Line 1: **Goodell DeVries Leech & Dann, LLP**

Address Line 2: **1 South Street, 20th Floor**

City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **GUGERTY, SEAN LEO**

Appearance Date: **09/21/2023**

Address Line 1: **Goodell DeVries Leech & Dann**

**(E.1515)**

Address Line 2: **One South Street**  
Address Line 3: **Suite 2000**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **STIKELEATHER, DEREK MCINTOSH**  
Appearance Date: **09/21/2023**  
Address Line 1: **Goodell, DeVries, Leech & Dann, LLP**  
Address Line 2: **One South Street**  
Address Line 3: **20th Floor**  
City: **Baltimore** State: **MD** Zip Code: **21202**

---

## Defendant

Name: **BP Products North America Inc**

Address: **7 St. Paul Street, Suite 820**  
City: **Baltimore** State: **MD** Zip Code: **21202**

## Attorney(s) for the Defendant

Name: **LUSE, JAIME WALKER**  
Appearance Date: **09/21/2023**  
Address Line 1: **Tyings & Rosenberg LLP**  
Address Line 2: **One East Pratt Street**  
Address Line 3: **Suite 901**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

Name: **Pepperman, Richard C II**  
Appearance Date: **12/28/2023**  
Address Line 1: **SULLIVAN & CROMWELL LLP**  
Address Line 2: **125 Broad Street**  
City: **NEW YORK** State: **NY** Zip Code: **10004**

Name: **Davidoff, Amanda Flug Esquire**  
Appearance Date: **12/27/2023**  
Address Line 1: **Sullivan & Cromwell LLP**  
Address Line 2: **1700 New York Ave, NW**  
Address Line 3: **STE 700**  
City: **WASHINGTON** State: **DC** Zip Code: **20006**

Name: **BRINKS, CASEY DAVID**  
Appearance Date: **01/11/2024**  
Address Line 1: **Tydings & Rosenberg LLP**  
Address Line 2: **One E. Pratt St, Suite 901**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

Name: **KATZ, DANIEL S**  
Appearance Date: **06/12/2024**

(E.1516)



Address Line 1: **Tydings & Rosenberg, LLP**  
Address Line 2: **One East Pratt Street**  
Address Line 3: **Suite 901**  
City: **BALTIMORE** State: **MD** Zip Code: **21201**

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## Mediator / ADR Practitioner

Name: **RHODES, THURMAN HAYWOOD Sr.**

---

## Defendant

Name: **BP America Inc**

Address: **501 Westlake Park Blvd.**  
City: **Houston** State: **TX** Zip Code: **77079**

## Attorney(s) for the Defendant

Name: **LUSE, JAIME WALKER**  
Appearance Date: **09/21/2023**  
Address Line 1: **Tyings & Rosenberg LLP**  
Address Line 2: **One East Pratt Street**  
Address Line 3: **Suite 901**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

Name: **Pepperman, Richard C II**  
Appearance Date: **12/28/2023**  
Address Line 1: **SULLIVAN & CROMWELL LLP**  
Address Line 2: **125 Broad Street**  
City: **NEW YORK** State: **NY** Zip Code: **10004**

Name: **Davidoff, Amanda Flug Esquire**  
Appearance Date: **12/27/2023**  
Address Line 1: **Sullivan & Cromwell LLP**  
Address Line 2: **1700 New York Ave, NW**  
Address Line 3: **STE 700**  
City: **WASHINGTON** State: **DC** Zip Code: **20006**

Name: **BRINKS, CASEY DAVID**  
Appearance Date: **01/11/2024**  
Address Line 1: **Tydings & Rosenberg LLP**  
Address Line 2: **One E. Pratt St, Suite 901**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

Name: **KATZ, DANIEL S**  
Appearance Date: **06/12/2024**

(E.1517)

Address Line 1: **Tydings & Rosenberg, LLP**  
Address Line 2: **One East Pratt Street**  
Address Line 3: **Suite 901**  
City: **BALTIMORE** State: **MD** Zip Code: **21201**

---

## Defendant

Name: **BP PLC**

Address: **1 St. James Square**  
**London, SW1Y 4PD**  
City: **State:**

## Attorney(s) for the Defendant

Name: **LUSE, JAIME WALKER**  
Appearance Date: **09/21/2023**  
Address Line 1: **Tyings & Rosenberg LLP**  
Address Line 2: **One East Pratt Street**  
Address Line 3: **Suite 901**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

Name: **Pepperman, Richard C II**  
Appearance Date: **12/28/2023**  
Address Line 1: **SULLIVAN & CROMWELL LLP**  
Address Line 2: **125 Broad Street**  
City: **NEW YORK** State: **NY** Zip Code: **10004**

Name: **Davidoff, Amanda Flug Esquire**  
Appearance Date: **12/27/2023**  
Address Line 1: **Sullivan & Cromwell LLP**  
Address Line 2: **1700 New York Ave, NW**  
Address Line 3: **STE 700**  
City: **WASHINGTON** State: **DC** Zip Code: **20006**

Name: **BRINKS, CASEY DAVID**  
Appearance Date: **01/11/2024**  
Address Line 1: **Tydings & Rosenberg LLP**  
Address Line 2: **One E. Pratt St, Suite 901**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

Name: **KATZ, DANIEL S**  
Appearance Date: **06/12/2024**  
Address Line 1: **Tydings & Rosenberg, LLP**  
Address Line 2: **One East Pratt Street**  
Address Line 3: **Suite 901**  
City: **BALTIMORE** State: **MD** Zip Code: **21201**

(E.1518)

## Plaintiff

Name: **Anne Arundel County Maryland**

Address: **2660 Riva Road, 4th Floor**

City: **Annapolis** State: **MD** Zip Code: **21401**

## Attorney(s) for the Plaintiff

Name: **SWAIN, GREGORY JOSEPH**

Appearance Date: **04/26/2021**

Removal Date: **07/10/2021**

Address Line 1: **2660 Riva Road**

Address Line 2: **Office of Law**

Address Line 3: **4th Floor**

City: **Annapolis** State: **MD** Zip Code: **21401**

Name: **TYLER, HAMILTON FISK**

Appearance Date: **06/02/2023**

Address Line 1: **2660 Riva Road**

Address Line 2: **Office of Law**

Address Line 3: **4th Floor**

City: **Annapolis** State: **MD** Zip Code: **21401**

Name: **SWAIN, GREGORY JOSEPH**

Appearance Date: **02/23/2024**

Address Line 1: **2660 Riva Road**

Address Line 2: **Office of Law**

Address Line 3: **4th Floor**

City: **Annapolis** State: **MD** Zip Code: **21401**

Name: **Karpilow, Quentin C.**

Appearance Date: **02/26/2024**

Address Line 1: **SHER EDLING LLP**

Address Line 2: **100 Montgomery St., Suite 1410**

City: **San Francisco** State: **CA** Zip Code: **94104**

Name: **Sher, Victor M.**

Appearance Date: **03/04/2024**

Address Line 1: **SHER EDLING LLP**

Address Line 2: **100 Montgomery St., Suite 1410**

City: **San Francisco** State: **CA** Zip Code: **94104**

Name: **Jones, Katie H.**

Appearance Date: **03/07/2024**

Address Line 1: **SHER EDLING LLP**

Address Line 2: **100 Montgomery St., Suite 1410**

City: **San Francisco** State: **CA** Zip Code: **94104**

(E.1519)

Name: **Wheeler, Naomi**  
Appearance Date: **03/07/2024**  
Address Line 1: **Sher Edling LLP**  
Address Line 2: **100 Montgomery St.,**  
Address Line 3: **Suite 1410**  
City: **SAN FRANCISCO** State: **CA** Zip Code: **94104**

Name: **Holeton, Miranda C.**  
Appearance Date: **10/29/2024**  
Address Line 1: **Sher Edling LLP**  
Address Line 2: **100 Montgomery St.,**  
Address Line 3: **Ste. 1410**  
City: **San Fransisco** State: **CA** Zip Code: **94104**

Name: **Polin, Jacob H.**  
Appearance Date: **10/29/2024**  
Address Line 1: **Sher Edling LLP**  
Address Line 2: **100 Montgomery St.**  
Address Line 3: **Ste. 1410**  
City: **SAN FRANCISCO** State: **CA** Zip Code: **94104**

Name: **Dutton, Brittany M.**  
Appearance Date: **10/29/2024**  
Address Line 1: **Sher Edling LLP**  
Address Line 2: **100 Montgomery St.,**  
Address Line 3: **Ste. 1410**  
City: **San Fransisco** State: **CA** Zip Code: **94104**

---

## Defendant

Name: **ConocoPhillips Company**

Address: **600 North Dairy Ashford**  
City: **Houston** State: **TX** Zip Code: **77079**

## Attorney(s) for the Defendant

Name: **HAMILTON, DAVID BRIAN**  
Appearance Date: **05/25/2023**  
Address Line 1: **DLA Piper LLP (US)**  
Address Line 2: **6225 Smith Avenue**  
City: **BALTIMORE** State: **MD** Zip Code: **21209**

Name: **KINIRY, III, WILLIAM FRANCIS**  
Appearance Date: **06/07/2023**  
Address Line 1: **6225 Smith Ave**  
City: **Baltimore** State: **MD** Zip Code: **21209**

(E.1520)

Name: **PETERS, MATTHEW JORDAN**  
Appearance Date: **06/20/2023**  
Removal Date: **09/30/2024**  
Address Line 1: **Latham and Watkins LLP**  
Address Line 2: **555 Eleventh Street NW**  
Address Line 3: **Suite 1000**  
City: **Washington** State: **DC** Zip Code: **20004**

Name: **Aiken, De'Ericka Shaquanna**  
Appearance Date: **12/14/2023**

Name: **Levin, Hallie Beth**  
Appearance Date: **01/16/2024**  
Address Line 1: **Wilmer Cutler Pickering Hale and Dorr LLP**  
Address Line 2: **7th World Trade Center**  
Address Line 3: **250 Greenwich Street**  
City: **New York** State: **NY** Zip Code: **10007**

Name: **Valco, Nicole C. Esquire**  
Appearance Date: **03/07/2025**  
Address Line 1: **LATHAM & WATKINS LLP**  
Address Line 2: **505 Montgomery Street**  
Address Line 3: **Suite 2000**  
City: **SAN FRANCISCO** State: **CA** Zip Code: **94111**

Name: **Rouse, Katherine A. Esquire**  
Appearance Date: **03/07/2025**  
Address Line 1: **LATHAM & WATKINS LLP**  
Address Line 2: **505 Montgomery Street**  
Address Line 3: **Suite 2000**  
City: **SAN FRANCISCO** State: **CA** Zip Code: **94111**

---

## Defendant

Name: **ConocoPhillips**

Address: **600 North Dairy Ashford**  
City: **Houston** State: **TX** Zip Code: **77079**

## Attorney(s) for the Defendant

Name: **HAMILTON, DAVID BRIAN**  
Appearance Date: **05/25/2023**  
Address Line 1: **DLA Piper LLP (US)**  
Address Line 2: **6225 Smith Avenue**  
City: **BALTIMORE** State: **MD** Zip Code: **21209**

Name: **KINIRY, III, WILLIAM FRANCIS**

(E.1521)

Appearance Date: **06/07/2023**  
Address Line 1: **6225 Smith Ave**  
City: **Baltimore** State: **MD** Zip Code: **21209**

Name: **PETERS, MATTHEW JORDAN**  
Appearance Date: **06/20/2023**  
Removal Date: **09/30/2024**  
Address Line 1: **Latham and Watkins LLP**  
Address Line 2: **555 Eleventh Street NW**  
Address Line 3: **Suite 1000**  
City: **Washington** State: **DC** Zip Code: **20004**

Name: **Aiken, De'Ericka Shaquanna**  
Appearance Date: **12/14/2023**

Name: **Levin, Hallie Beth**  
Appearance Date: **01/16/2024**  
Address Line 1: **Wilmer Cutler Pickering Hale and Dorr LLP**  
Address Line 2: **7th World Trade Center**  
Address Line 3: **250 Greenwich Street**  
City: **New York** State: **NY** Zip Code: **10007**

Name: **Valco, Nicole C. Esquire**  
Appearance Date: **03/07/2025**  
Address Line 1: **LATHAM & WATKINS LLP**  
Address Line 2: **505 Montgomery Street**  
Address Line 3: **Suite 2000**  
City: **SAN FRANCISCO** State: **CA** Zip Code: **94111**

Name: **Rouse, Katherine A. Esquire**  
Appearance Date: **03/07/2025**  
Address Line 1: **LATHAM & WATKINS LLP**  
Address Line 2: **505 Montgomery Street**  
Address Line 3: **Suite 2000**  
City: **SAN FRANCISCO** State: **CA** Zip Code: **94111**

---

## Defendant

Name: **Citgo Petroleum Corp**

Address: **1293 Eldridge Parkway**  
City: **Houston** State: **TX** Zip Code: **77077**

## Attorney(s) for the Defendant

Name: **NICHOLS, AARON ANDREW**  
Appearance Date: **07/17/2023**  
Removal Date: **08/03/2023**

(E.1522)

Address Line 1: **Ice Miller LLP**  
Address Line 2: **100 Light Street**  
Address Line 3: **Suite 1350**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

Name: **Weaver, Warren**  
Appearance Date: **07/17/2023**  
Removal Date: **05/28/2024**  
Address Line 1: **7 Saint Paul St Ste 1400**  
City: **Baltimore** State: **MD** Zip Code: **21202-1654**

Name: **MCKEVITT, PATRICK DUGAN**  
Appearance Date: **08/03/2023**  
Removal Date: **05/28/2024**  
Address Line 1: **Keller North America**  
Address Line 2: **7550 Teague Road**  
Address Line 3: **Suite 301**  
City: **HANOVER** State: **MD** Zip Code: **21076**

Name: **Dunn, Robert**  
Appearance Date: **12/11/2023**  
Address Line 1: **Eimer Stahl, LLP**  
Address Line 2: **99 South Almaden Blvd**  
Address Line 3: **Suite 642**  
City: **San Jose** State: **CA** Zip Code: **95113**

Name: **Dunn, Robert**  
Appearance Date: **12/06/2023**  
Removal Date: **03/07/2025**  
Address Line 1: **Eimer Stahl, LLP**  
Address Line 2: **99 South Almaden Blvd**  
Address Line 3: **Suite 642**  
City: **San Jose** State: **CA** Zip Code: **95113**

Name: **Eimer, Nathan**  
Appearance Date: **12/11/2023**  
Address Line 1: **Eimer Stahl, LLP**  
Address Line 2: **224 S. Michigan Ave.**  
Address Line 3: **Suite 1100**  
City: **Chicago** State: **IL** Zip Code: **60604**

Name: **HOVERMILL, JOSEPH WILLIAM**  
Appearance Date: **03/05/2024**  
Address Line 1: **Miles & Stockbridge**  
Address Line 2: **100 Light Street**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **CRETICOS, ALEXANDER PETER**  
Appearance Date: **03/05/2024**  
(E.1523)

Address Line 1: **MILES & STOCKBRIDGE PC**  
Address Line 2: **100 LIGHT ST**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

Name: **Toohey, Patrick Flynn**  
Appearance Date: **03/05/2024**  
Address Line 1: **Miles & Stockbridge PC**  
Address Line 2: **100 Light Street**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

Name: **Meyer, Lisa S. Esquire**  
Appearance Date: **12/05/2023**  
Address Line 1: **Eimer Stahl, LLP**  
Address Line 2: **224 S. Michigan Ave., Suite 1100**  
City: **CHICAGO** State: **IL** Zip Code: **60604**

---

## Defendant

Name: **Shell USA Inc**

Address: **PO Box 2463**  
City: **Houston** State: **TX** Zip Code: **77252**

## Aliases

Business : **Shell Oil Company**

## Attorney(s) for the Defendant

Name: **SINCLAIR, WILLIAM NELSON**  
Appearance Date: **06/23/2023**  
Address Line 1: **Silverman Thompson Slutkin & White**  
Address Line 2: **400 E. Pratt Street**  
Address Line 3: **#900**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **WEBSTER, JAMES MCCORMICK III**  
Appearance Date: **07/10/2023**  
Address Line 1: **KELLOGG HUBER ET AL**  
Address Line 2: **1615 M ST NW**  
Address Line 3: **STE 400**  
City: **WASHINGTON** State: **DC** Zip Code: **20036**

---

## Defendant

Name: **Marathon Oil Corporation**

Address: **5555 San Felipe Street**  
City: **Houston** State: **TX** Zip Code: **77056-2723**  
(E.1524)



## Attorney(s) for the Defendant

Name: **Dugan, Joseph**  
Appearance Date: **07/19/2023**  
Address Line 1: **Gallagher, Evelius & Jones LLP**  
Address Line 2: **218 N. Charles Street**  
Address Line 3: **Suite 400**  
City: **BALTIMORE** State: **MD** Zip Code: **21201**

Name: **SAUDEK, MARK SPENCER**  
Appearance Date: **07/19/2023**  
Address Line 1: **Gallagher Evelius & Jones LLP**  
Address Line 2: **218 N. Charles St. Ste. 400**  
City: **Baltimore** State: **MD** Zip Code: **21201**

Name: **GUGERTY, SEAN LEO**  
Appearance Date: **10/19/2023**  
Address Line 1: **Goodell DeVries Leech & Dann**  
Address Line 2: **One South Street**  
Address Line 3: **Suite 2000**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **Shapiro, Marc R,**  
Appearance Date: **12/11/2023**  
Address Line 1: **ORRICK, HERRINGTON & SUTCLIFFE LLP**  
Address Line 2: **51 WEST 52ND STREET**  
City: **NEW YORK** State: **NY** Zip Code: **10019**

Name: **Reznick, Robert P.**  
Appearance Date: **02/27/2024**  
Removal Date: **10/18/2024**  
Address Line 1: **Orrick, Herrington & Sutcliffe LLP**  
Address Line 2: **2100 Pennsylvania Ave., NW**  
City: **WASHINGTON** State: **DC** Zip Code: **20037**

Name: **Stengel, James Esquire**  
Appearance Date: **07/26/2024**  
Address Line 1: **Orrick, Herrington & Sutcliffe LLP**  
Address Line 2: **51 West 52nd Street**  
City: **NEW YORK** State: **NY** Zip Code: **10019**

## Defendant

Name: **Marathon Oil Company**

Address: **5555 San Felipe Street**  
City: **Houston** State: **TX** Zip Code: **77056-2723**

(E.1525)

## Attorney(s) for the Defendant

Name: **Dugan, Joseph**  
Appearance Date: **07/19/2023**  
Address Line 1: **Gallagher, Evelius & Jones LLP**  
Address Line 2: **218 N. Charles Street**  
Address Line 3: **Suite 400**  
City: **BALTIMORE** State: **MD** Zip Code: **21201**

Name: **SAUDEK, MARK SPENCER**  
Appearance Date: **07/19/2023**  
Address Line 1: **Gallagher Evelius & Jones LLP**  
Address Line 2: **218 N. Charles St. Ste. 400**  
City: **Baltimore** State: **MD** Zip Code: **21201**

Name: **Shapiro, Marc R,**  
Appearance Date: **12/11/2023**  
Address Line 1: **ORRICK, HERRINGTON & SUTCLIFFE LLP**  
Address Line 2: **51 WEST 52ND STREET**  
City: **NEW YORK** State: **NY** Zip Code: **10019**

Name: **Reznick, Robert P.**  
Appearance Date: **02/27/2024**  
Removal Date: **10/18/2024**  
Address Line 1: **Orrick, Herrington & Sutcliffe LLP**  
Address Line 2: **2100 Pennsylvania Ave., NW**  
City: **WASHINGTON** State: **DC** Zip Code: **20037**

Name: **Stengel, James Esquire**  
Appearance Date: **07/26/2024**  
Address Line 1: **Orrick, Herrington & Sutcliffe LLP**  
Address Line 2: **51 West 52nd Street**  
City: **NEW YORK** State: **NY** Zip Code: **10019**

## Defendant

Name: **Phillips 66 Company**

Address: **2331 CityWest Boulevard**  
City: **Houston** State: **TX** Zip Code: **77042**

## Attorney(s) for the Defendant

Name: **PETERS, MATTHEW JORDAN**  
Appearance Date: **06/20/2023**  
Address Line 1: **Latham and Watkins LLP**  
Address Line 2: **555 Eleventh Street NW**  
Address Line 3: **Suite 1000**

(E.1526)

City: **Washington** State: **DC** Zip Code: **20004**

Name: **Valco, Nicole C. Esquire**

Appearance Date: **03/07/2025**

Address Line 1: **LATHAM & WATKINS LLP**

Address Line 2: **505 Montgomery Street**

Address Line 3: **Suite 2000**

City: **SAN FRANCISCO** State: **CA** Zip Code: **94111**

Name: **Rouse, Katherine A. Esquire**

Appearance Date: **03/07/2025**

Address Line 1: **LATHAM & WATKINS LLP**

Address Line 2: **505 Montgomery Street**

Address Line 3: **Suite 2000**

City: **SAN FRANCISCO** State: **CA** Zip Code: **94111**

---

## Defendant

Name: **Phillips 66**

Address: **2331 CityWest Boulevard**

City: **Houston** State: **TX** Zip Code: **77042**

## Attorney(s) for the Defendant

Name: **PETERS, MATTHEW JORDAN**

Appearance Date: **06/20/2023**

Address Line 1: **Latham and Watkins LLP**

Address Line 2: **555 Eleventh Street NW**

Address Line 3: **Suite 1000**

City: **Washington** State: **DC** Zip Code: **20004**

Name: **Valco, Nicole C. Esquire**

Appearance Date: **03/07/2025**

Address Line 1: **LATHAM & WATKINS LLP**

Address Line 2: **505 Montgomery Street**

Address Line 3: **Suite 2000**

City: **SAN FRANCISCO** State: **CA** Zip Code: **94111**

Name: **Rouse, Katherine A. Esquire**

Appearance Date: **03/07/2025**

Address Line 1: **LATHAM & WATKINS LLP**

Address Line 2: **505 Montgomery Street**

Address Line 3: **Suite 2000**

City: **SAN FRANCISCO** State: **CA** Zip Code: **94111**

**Defendant**Name: **Chevron Corp**Address: **6001 Bollinger Canyon Road**City: **San Ramon** State: **CA** Zip Code: **94583****Attorney(s) for the Defendant**Name: **Cronin, Tonya Kelly**Appearance Date: **06/01/2023**Address Line 1: **Baker Donelson**Address Line 2: **100 Light Street**Address Line 3: **19th Floor**City: **BALTIMORE** State: **MD** Zip Code: **21202**Name: **SCHURICK, ALISON CATE**Appearance Date: **06/05/2023**Address Line 1: **Baker, Donelson, Bearman, Caldwell & Berkowitz, PC**Address Line 2: **100 Light Street,**Address Line 3: **19th Floor**City: **BALTIMORE** State: **MD** Zip Code: **21202**

---

**Defendant**Name: **Rosemore Inc**Address: **100 Light Street, Suite 2500**City: **Baltimore** State: **MD** Zip Code: **21202****Attorney(s) for the Defendant**Name: **LIPKOWITZ, MICHELLE NICOLE**Appearance Date: **06/12/2023**Address Line 1: **Mintz, Levin, Cohn, Ferris, Glovsky and Popeo, P.C.**Address Line 2: **555 12th Street NW**Address Line 3: **Suite 1100**City: **WASHINGTON** State: **DC** Zip Code: **20004**Name: **PREVAS, THOMAS KONSTANTINE**Appearance Date: **09/28/2023**Address Line 1: **Saul Ewing Arnstein & Lehr LLP**Address Line 2: **500 E Pratt Street**Address Line 3: **Suite 900**City: **BALTIMORE** State: **MD** Zip Code: **21202**

---

**Defendant****(E.1528)**

Name: **Crown Central New Holdings LLC**

Address: **100 Light Street, Suite 2500**

City: **Baltimore** State: **MD** Zip Code: **21202**

### Attorney(s) for the Defendant

Name: **LIPKOWITZ, MICHELLE NICOLE**

Appearance Date: **06/12/2023**

Address Line 1: **Mintz, Levin, Cohn, Ferris, Glovsky and Popeo, P.C.**

Address Line 2: **555 12th Street NW**

Address Line 3: **Suite 1100**

City: **WASHINGTON** State: **DC** Zip Code: **20004**

Name: **PREVAS, THOMAS KONSTANTINE**

Appearance Date: **09/28/2023**

Address Line 1: **Saul Ewing Arnstein & Lehr LLP**

Address Line 2: **500 E Pratt Street**

Address Line 3: **Suite 900**

City: **BALTIMORE** State: **MD** Zip Code: **21202**

---

### Defendant

Name: **Crown Central LLC**

Address: **100 Light Street, Suite 2500**

City: **Baltimore** State: **MD** Zip Code: **21202**

### Attorney(s) for the Defendant

Name: **LIPKOWITZ, MICHELLE NICOLE**

Appearance Date: **06/12/2023**

Address Line 1: **Mintz, Levin, Cohn, Ferris, Glovsky and Popeo, P.C.**

Address Line 2: **555 12th Street NW**

Address Line 3: **Suite 1100**

City: **WASHINGTON** State: **DC** Zip Code: **20004**

Name: **PREVAS, THOMAS KONSTANTINE**

Appearance Date: **09/28/2023**

Address Line 1: **Saul Ewing Arnstein & Lehr LLP**

Address Line 2: **500 E Pratt Street**

Address Line 3: **Suite 900**

City: **BALTIMORE** State: **MD** Zip Code: **21202**

---

### Defendant

Name: **Shell PLC**

(E.1529)

Address: **Carel van Bylandtlaan 16**  
**2596 HR THE HAGUE**

City: **State:**

Aliases

Business : **Royal Dutch Shell PLC**

### Attorney(s) for the Defendant

Name: **SINCLAIR, WILLIAM NELSON**  
Appearance Date: **06/23/2023**  
Address Line 1: **Silverman Thompson Slutkin & White**  
Address Line 2: **400 E. Pratt Street**  
Address Line 3: **#900**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **WEBSTER, JAMES MCCORMICK III**  
Appearance Date: **07/10/2023**  
Address Line 1: **KELLOGG HUBER ET AL**  
Address Line 2: **1615 M ST NW**  
Address Line 3: **STE 400**  
City: **WASHINGTON** State: **DC** Zip Code: **20036**

---

### Defendant

Name: **Exxonmobil Oil Corporation**

Address: **5959 Las Colinas Boulevard**  
City: **Irving** State: **TX** Zip Code: **75039**

### Attorney(s) for the Defendant

Name: **King, William Bollinger**  
Appearance Date: **06/12/2023**  
Removal Date: **09/21/2023**  
Address Line 1: **VENABLE, LLP**  
Address Line 2: **750 E PRATT ST**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

Name: **THOMPSON, CRAIG ANTHONY**  
Appearance Date: **06/13/2023**  
Removal Date: **09/21/2023**  
Address Line 1: **Venable LLP**  
Address Line 2: **750 E. Pratt Street**  
Address Line 3: **Suite 900**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **Wells, Theodore V Jr.**  
Appearance Date: **07/24/2023**

(E.1530)

Address Line 1: **Paul, Weiss, Rifkind, Wharton & Garrison LLP**  
Address Line 2: **1285 Avenue of the Americas**  
City: **NEW YORK** State: **NY** Zip Code: **10019**

Name: **Grusauskas, Caitlin E**  
Appearance Date: **07/24/2023**  
Address Line 1: **Paul, Weiss, Rifkind, Wharton & Garrison LLP**  
Address Line 2: **1285 Avenue of the Americas**  
City: **NEW YORK** State: **NY** Zip Code: **10019**

Name: **Cleary, Yahonnes**  
Appearance Date: **07/24/2023**  
Address Line 1: **Paul, Weiss, Rifkind, Wharton & Garrison LLP**  
Address Line 2: **1285 Avenue of the Americas**  
City: **NEW YORK** State: **NY** Zip Code: **10019**

Name: **Toal, Daniel**  
Appearance Date: **07/24/2023**  
Address Line 1: **Paul, Weiss, Rifkind, Wharton & Garrison LLP**  
Address Line 2: **1285 Avenue of the Americas**  
City: **NEW YORK** State: **NY** Zip Code: **10019**

Name: **WOOLF, LINDA S**  
Appearance Date: **09/21/2023**  
Address Line 1: **Goodell DeVries Leech & Dann, LLP**  
Address Line 2: **1 South Street, 20th Floor**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **BARNES, RICHARD M**  
Appearance Date: **10/19/2023**  
Address Line 1: **Goodell DeVries Leech & Dann, LLP**  
Address Line 2: **1 South Street, 20th Floor**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **GUGERTY, SEAN LEO**  
Appearance Date: **10/19/2023**  
Address Line 1: **Goodell DeVries Leech & Dann**  
Address Line 2: **One South Street**  
Address Line 3: **Suite 2000**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **STIKELEATHER, DEREK MCINTOSH**  
Appearance Date: **10/19/2023**  
Address Line 1: **Goodell, DeVries, Leech & Dann, LLP**  
Address Line 2: **One South Street**  
Address Line 3: **20th Floor**  
City: **Baltimore** State: **MD** Zip Code: **21202**

**Defendant****Name: Exxon Mobil Corp****Address: 1251 Avenue of the Americas****City: New York State: NY Zip Code: 10020****Attorney(s) for the Defendant****Name: King, William Bollinger****Appearance Date: 06/12/2023****Removal Date: 09/21/2023****Address Line 1: VENABLE, LLP****Address Line 2: 750 E PRATT ST****City: BALTIMORE State: MD Zip Code: 21202****Name: THOMPSON, CRAIG ANTHONY****Appearance Date: 06/13/2023****Removal Date: 09/21/2023****Address Line 1: Venable LLP****Address Line 2: 750 E. Pratt Street****Address Line 3: Suite 900****City: Baltimore State: MD Zip Code: 21202****Name: Wells, Theodore V Jr.****Appearance Date: 07/24/2023****Address Line 1: Paul, Weiss, Rifkind, Wharton & Garrison LLP****Address Line 2: 1285 Avenue of the Americas****City: NEW YORK State: NY Zip Code: 10019****Name: Grusauskas, Caitlin E****Appearance Date: 07/24/2023****Address Line 1: Paul, Weiss, Rifkind, Wharton & Garrison LLP****Address Line 2: 1285 Avenue of the Americas****City: NEW YORK State: NY Zip Code: 10019****Name: Cleary, Yahonnes****Appearance Date: 07/24/2023****Address Line 1: Paul, Weiss, Rifkind, Wharton & Garrison LLP****Address Line 2: 1285 Avenue of the Americas****City: NEW YORK State: NY Zip Code: 10019****Name: Toal, Daniel****Appearance Date: 07/24/2023****Address Line 1: Paul, Weiss, Rifkind, Wharton & Garrison LLP****Address Line 2: 1285 Avenue of the Americas****City: NEW YORK State: NY Zip Code: 10019****Name: WOOLF, LINDA S****Appearance Date: 09/21/2023****(E.1532)**



Address Line 1: **Goodell DeVries Leech & Dann, LLP**  
Address Line 2: **1 South Street, 20th Floor**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **BARNES, RICHARD M**  
Appearance Date: **10/19/2023**  
Address Line 1: **Goodell DeVries Leech & Dann, LLP**  
Address Line 2: **1 South Street, 20th Floor**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **GUGERTY, SEAN LEO**  
Appearance Date: **10/19/2023**  
Address Line 1: **Goodell DeVries Leech & Dann**  
Address Line 2: **One South Street**  
Address Line 3: **Suite 2000**  
City: **Baltimore** State: **MD** Zip Code: **21202**

Name: **STIKELEATHER, DEREK MCINTOSH**  
Appearance Date: **10/18/2023**  
Address Line 1: **Goodell, DeVries, Leech & Dann, LLP**  
Address Line 2: **One South Street**  
Address Line 3: **20th Floor**  
City: **Baltimore** State: **MD** Zip Code: **21202**

---

## Defendant

Name: **Chevron USA Inc**

Address: **6001 Bollinger Canyon Road**  
City: **San Ramon** State: **CA** Zip Code: **94583**

## Attorney(s) for the Defendant

Name: **Cronin, Tonya Kelly**  
Appearance Date: **06/01/2023**  
Address Line 1: **Baker Donelson**  
Address Line 2: **100 Light Street**  
Address Line 3: **19th Floor**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

Name: **SCHURICK, ALISON CATE**  
Appearance Date: **06/05/2023**  
Address Line 1: **Baker, Donelson, Bearman, Caldwell & Berkowitz, PC**  
Address Line 2: **100 Light Street,**  
Address Line 3: **19th Floor**  
City: **BALTIMORE** State: **MD** Zip Code: **21202**

## Court Scheduling Information

Event Type	Event Date	Event Time	Judge	Court Location	Court Room	Result
Conference - Pre-Trial	02/09/2022	13:30:00	Ahalt, Arthur M.	Civil Calendar	Remote	CancelledReason: Case Closed
Conference - Pre-Trial	02/22/2024	15:00:00	Platt, Steven I	Pre-Trials and Scheduling Conferences	Suite 403	CancelledReason: Cancelled/Vacated
Hearing - Motion	03/08/2024	09:00:00	Platt, Steven I	Civil Calendar	Courtroom 4C	Concluded / Held
Conference - Scheduling	05/24/2024	09:00:00	Platt, Steven I	Civil Calendar	Judges Chambers	CancelledReason: Postponed/Reset
Conference - Scheduling	06/18/2024	09:00:00	Platt, Steven I	Civil Calendar	Judges Chambers	CancelledReason: Cancelled/Vacated
Hearing - Motion	10/25/2024	09:00:00	Platt, Steven I	Civil Calendar	Courtroom 4C	Concluded / Held
Conference - Scheduling	01/31/2025	13:30:00	Platt, Steven I	Civil Calendar	Judges Chambers	CancelledReason: Case Closed

## Judgment Information

Judgment Event Type: **Final Judgment / Decree / Order**

Judge: **Platt, Steven I**

## Document Information

File Date: **04/26/2021**

Document Name: **Case Information Report Filed**

Comment: **AACo v. BP P.L.C, et al.: Case Information Report**

File Date: **04/26/2021**

Document Name: **Complaint / Petition**

Comment: **AACo v. BP P.L.C, et al.: Complaint**

File Date: **04/26/2021**

Document Name: **Attorney Appearance - No Fee**

Comment:

File Date: **04/27/2021**

Document Name: **Summons Issued (Service Event)**

(E.1534)

Comment: **Eserved to Atty Swain**

---

File Date: **04/30/2021**

Document Name: **Affidavit - Service**

Comment: **Anne Arundel County, Maryland's Affidavit of Service on Rosemore, Inc.**

---

File Date: **05/12/2021**

Document Name: **Return of Service - Served**

Comment: **Affidavit of Service on Citgo Petroleum Corporation**

---

File Date: **05/12/2021**

Document Name: **Return of Service - Served**

Comment: **Affidavit of Service on Crown Central New Holdings, LLC**

---

File Date: **05/12/2021**

Document Name: **Return of Service - Served**

Comment: **Affidavit of Service on Conoco Phillips Company**

---

File Date: **05/12/2021**

Document Name: **Return of Service - Served**

Comment: **Affidavit of Service on Crown Central, LLC**

---

File Date: **05/12/2021**

Document Name: **Return of Service - Served**

Comment: **Affidavit of Service on Exxon Mobil Oil Corporation**

---

File Date: **05/12/2021**

Document Name: **Return of Service - Served**

Comment: **Affidavit of Service on Exxon Mobil Corporation**

---

File Date: **05/12/2021**

Document Name: **Return of Service - Served**

Comment: **Affidavit of Service on Hess Corporation**

---

File Date: **05/12/2021**

Document Name: **Return of Service - Served**

Comment: **Affidavit of Service on Phillips 66 Company**

---

File Date: **05/12/2021**

Document Name: **Return of Service - Served**

Comment: **Affidavit of Service on BP America**

---

(E.1535)

File Date: **05/12/2021**  
Document Name: **Return of Service - Served**  
Comment: **Affidavit of Service on Shell Oil Company**

---

File Date: **05/12/2021**  
Document Name: **Return of Service - Served**  
Comment: **Affidavit of Service on American Petroleum Institute**

---

File Date: **05/12/2021**  
Document Name: **Return of Service - Served**  
Comment: **Affidavit of Service on BP Products North America, Inc.**

---

File Date: **05/12/2021**  
Document Name: **Return of Service - Served**  
Comment: **Affidavit of Service on Chevron USA Inc.**

---

File Date: **05/12/2021**  
Document Name: **Return of Service - Served**  
Comment: **Affidavit of Service on Consol Marine Terminals, LLC**

---

File Date: **05/12/2021**  
Document Name: **Return of Service - Served**  
Comment: **Affidavit of Service on Speedway, LLC**

---

File Date: **05/19/2021**  
Document Name: **Scheduling Order**  
Comment: **Eserved Atty Swain. Copies to American Petroleum, BP America Inc., BP PLC, BP Products NA Inc, Chevron Corp, Chevron USA Inc, Citgo Petroleum Corp, CNX Resources Corp, Conoco Phillips, Conoco Phillips Company, Consol Energy Inc, Consol Marine Terminal LLC., Crown Central LLC., Crown Central New Holdings LLC., Exxon Mobil Corp, Exxonmobil Oil Corp., Hess Corp, Marathon Oil Comp, Marathon Oil Corp., Marathon Petroleum Corporation, Phillips 66, Phillips 66 Company, Rosemore Inc., Royal Dutch Shell PLC., Shell Oil Company, Speedway LLC. Thurman H Rhodes Sr. (MED).**

---

File Date: **05/19/2021**  
Document Name: **Order - Mediation**  
Comment: **Eserved Atty Swain, Copies mailed to American Petroleum, BP America Inc., BP PLC, BP Products NA Inc., Chevron Corp. Cheron USA Inc., Citgo Petroleum Corp, CNX Resources Corp, Conoco Phillips, Conoco Phillips Company, Consol Energy Inc, Consol Marine Terminal LLC, Crown Central LLC, Crown Central New Holdings LLC, Exxon Mobil Corp., Exxonmobil Oil Corp., Hess Corp., Marathon Oil Company, Marathon Oil Corporation, Marathon Petroleum Corporation, Phillips 66, Phillips 66 Company, Rosemore Inc, Royal Dutch Shell Plc, Shell Oil Company, Speedway LLC, Thurman H Rhodes Sr.(MED).**

---

(E.1536)

File Date: **05/27/2021**  
Document Name: **Notice Filed**  
Comment: **Notice of Removal**

---

File Date: **05/27/2021**  
Document Name: **Supporting Exhibit**  
Comment: **Exhibit A to Notice of Removal**

---

File Date: **05/28/2021**  
Document Name: **Returned/Undeliverable Mail**  
Comment: **\*\*Returned mail from Exxon Mobil Corp\*\***

---

File Date: **06/01/2021**  
Document Name: **Return of Service - Not Served**  
Comment: **Rejection of Service of Process**

---

File Date: **06/02/2021**  
Document Name: **Returned/Undeliverable Mail**  
Comment: **Return Mail for American Petroleum Institute- 1220 L Street Suite 900.**

---

File Date: **05/23/2023**  
Document Name: **Notice Filed**  
Comment: **Notice from the United States District Court Remanding Case back to Circuit**

---

File Date: **05/25/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **\*\*\* DENIED \*\*\* Motion for Special Admission of Out-of-State Attorney Under Rule 19-217**

---

File Date: **05/30/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Motion for Special Admission of Out-of-State Attorney Under Rule 19-217 (Rebecca Weinstein Bacon)**

---

File Date: **05/31/2023**  
Document Name: **Attorney Appearance - No Fee**  
Comment:

---

File Date: **06/01/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Motion for Special Admission of Out-of-State Attorney - Andrew R. Stanton**

(E.1537)

---

File Date: **06/01/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Motion for Special Admission of Out-of-State Attorney - David C. Kiernan**

---

File Date: **06/01/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Motion for Special Admission of Out-of-State Attorney - David M. Morrell**

---

File Date: **06/01/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Motion for Special Admission of Out-of-State Attorney - Noel J. Francisco**

---

File Date: **06/01/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Motion for Special Admission of Out-of-State Attorney - Joseph N. Parsons**

---

File Date: **06/01/2023**  
Document Name: **Attorney Appearance - \$10 Fee**  
Comment: **Notice of Appearance of Jerome A. Murphy**

---

File Date: **06/01/2023**  
Document Name: **Certificate of Service**  
Comment: **Certificate of Service to Notice of Appearance of J. Murphy**

---

File Date: **06/01/2023**  
Document Name: **Stipulation**  
Comment: **Joint Stipulation Regarding Motions Briefing**

---

File Date: **06/01/2023**  
Document Name: **Attorney Appearance - No Fee**  
Comment:

---

File Date: **06/02/2023**  
Document Name: **Attorney Appearance - No Fee**  
Comment: **Entry of Appearance of Hamilton F. Tyler**

---

File Date: **06/05/2023**  
Document Name: **Attorney Appearance - No Fee**  
Comment: **Notice of Appearance (A. Schurick)**

---

File Date: **06/07/2023**

(E.1538)

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out-of-State Attorney Under Rule 19-217**

---

File Date: **06/07/2023**

Document Name: **Attorney Appearance - No Fee**

Comment: **Notice of Entry of Appearance of William F. Kiniry, III**

---

File Date: **06/09/2023**

Document Name: **Attorney Appearance - \$10 Fee**

Comment: **Notice of Entry of Appearance - BP**

---

File Date: **06/12/2023**

Document Name: **Line**

Comment: **Line Notifying Court of Change of Address and Firm Affiliation**

---

File Date: **06/12/2023**

Document  
Name: **Scheduling Order**

Comment: **(Copies e-served to Attys Tyler, Cronin, Schurick, Einik, Hamilton, Kiniry, and Murphy. Copies mailed to all pro se parties and mediator Thurman Rhodes, Sr.)**

---

File Date: **06/12/2023**

Document  
Name: **Order - Mediation**

Comment: **(Copies e-served to Attys Tyler, Cronin, Schurick, Einik, Hamilton, Kiniry, and Murphy. Copies mailed to all pro se parties and mediator Thurman Rhodes, Sr.)**

---

File Date: **06/12/2023**

Document Name: **Attorney Appearance - \$10 Fee**

Comment:

---

File Date: **06/12/2023**

Document Name: **Attorney Appearance - No Fee**

Comment: **Entry of Appearance of Craig A. Thompson**

---

File Date: **06/12/2023**

Document Name: **Attorney Appearance - \$10 Fee**

Comment: **Entry of Appearance of William B. King**

---

File Date: **06/12/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission Pro Hac Vice of Theodore V. Wells, Jr.**

---

(E.1539)

File Date: **06/12/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **MOTION FOR SPECIAL ADMISSION PRO HAC VICE OF DANIEL J. TOAL**

---

File Date: **06/12/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **MOTION FOR SPECIAL ADMISSION PRO HAC VICE OF YAHONNES CLEARY**

---

File Date: **06/12/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **MOTION FOR SPECIAL ADMISSION PRO HAC VICE OF CAITLIN E. GRUSAUSKAS**

---

File Date: **06/16/2023**  
Document Name: **Order**  
Comment: **Ordered, that the Motion for Special Admission of Out-of-State Attorney is DENIED. (Copies e-served to Attys Tyler, Cronin, Schurick, Einik, Hamilton, Kiniry, and Murphy. Copies mailed to all pro se parties)**

---

File Date: **06/16/2023**  
Document Name: **Motion for Special Assignment**  
Comment: **Joint Motion for Special Assignment**

---

File Date: **06/20/2023**  
Document Name: **Attorney Appearance - \$10 Fee**  
Comment: **Notice of Entry of Appearance**

---

File Date: **06/20/2023**  
Document Name: **Deficient Filing**  
Comment: **Motion for Special Admission of Steven M. Bauer - Env 13082053**

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File Date: **06/20/2023**  
Document Name: **Deficient Filing**  
Comment: **Motion for Special Admission of Nicole C. Valco - Env 13082053**

---

File Date: **06/20/2023**  
Document Name: **Deficient Filing**  
Comment: **Motion for Special Admission of Katherine A. Rouse - Env 13082053**

---

File Date: **06/20/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Motion for Special Admission of Steven M. Bauer**

---



File Date: **06/20/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **\*\*\*DENIED\*\*\* Motion for Special Admission of Nicole C. Valco**

---

File Date: **06/20/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Motion for Special Admission of Katherine A. Rouse**

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File Date: **06/21/2023**  
Document Name: **Notice of Deficiency - Rule 20-203(d)**  
Comment: **\*\*\* CORRECTED \*\*\* (E-served to Atty Peters)**

---

File Date: **06/23/2023**  
Document Name: **Attorney Appearance - \$10 Fee**  
Comment: **Notice of Entry of Appearance**

---

File Date: **06/23/2023**  
Document Name: **Notice Filed**  
Comment: **Notice of Change of Party Names**

---

File Date: **06/26/2023**  
Document Name: **Attorney Appearance - \$10 Fee**  
Comment: **Notice of Appearance of Melissa O. Martinez on behalf of Defendant American Petroleum Institute**

---

File Date: **06/26/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Motion for Special Admission of Out-of-State Attorney (Jeremiah J. Anderson) on behalf of Defendant American Petroleum Insitute**

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File Date: **06/26/2023**  
Document Name: **Returned/Undeliverable Mail**  
Comment:

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File Date: **06/26/2023**  
Document Name: **Returned/Undeliverable Mail**  
Comment:

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File Date: **06/27/2023**  
Document Name: **Order**

(E.1541)

Comment: **of Court Motion for Special Admission of Out-of-State Attorney Under Rule 19-217 is GRANTED for Atty Rebecca Weinstein Bacon (Copies e-served to Attys Tyler, Cronin, Schurick, Einik, Hamilton, Kiniry, and Murphy. Copies mailed to all pro se parties and mediator Thurman Rhodes, Sr.)Copy of Order and Motion provided to State Court Administrator**

---

File Date: **06/27/2023**

Document  
Name: **Order**

Comment: **of Court Motion for Special Admission of Out-of-State Attorney Under Rule 19-217 is GRANTED for Atty Andrew R. Stanton (Copies e-served to Attys Tyler, Cronin, Schurick, Einik, Hamilton, Kiniry, and Murphy. Copies mailed to all pro se parties and mediator Thurman Rhodes, Sr.)Copy of Order and Motion provided to State Court Administrator**

---

File Date: **06/27/2023**

Document  
Name: **Order**

Comment: **of Court Motion for Special Admission of Out-of-State Attorney Under Rule 19-217 is GRANTED for Atty David M. Morrell (Copies e-served to Attys Tyler, Cronin, Schurick, Einik, Hamilton, Kiniry, and Murphy. Copies mailed to all pro se parties and mediator Thurman Rhodes, Sr.)Copy of Order and Motion provided to State Court Administrator**

---

File Date: **06/27/2023**

Document  
Name: **Order**

Comment: **of Court Motion for Special Admission of Out-of-State Attorney Under Rule 19-217 is GRANTED for Atty Joseph N. Parsons (Copies e-served to Attys Tyler, Cronin, Schurick, Einik, Hamilton, Kiniry, and Murphy. Copies mailed to all pro se parties and mediator Thurman Rhodes, Sr.)Copy of Order and Motion provided to State Court Administrator**

---

File Date: **06/27/2023**

Document  
Name: **Order**

Comment: **of Court Motion for Special Admission of Out-of-State Attorney Under Rule 19-217 is GRANTED for Atty David C Kiernan (Copies e-served to Attys Tyler, Cronin, Schurick, Einik, Hamilton, Kiniry, and Murphy. Copies mailed to all pro se parties and mediator Thurman Rhodes, Sr.) copy provided to State Court Administrator**

---

File Date: **06/27/2023**

Document  
Name: **Order**

Comment: **of Court Motion for Special Admission of Out-of-State Attorney Under Rule 19-217 is GRANTED for Atty Noel J Francisco (Copies e-served to Attys Tyler, Cronin, Schurick, Einik, Hamilton, Kiniry, and Murphy. Copies mailed to all pro se parties and mediator Thurman Rhodes, Sr.); Copy of Order and Motion provided to State Court Administrator**

---

File Date: **06/27/2023**

Document Name: **Attorney Appearance - No Fee**  
Comment: **Notice of Appearance of Brian D. Schmalzbach on behalf of Defendant American Petroleum Institute**

---

File Date: **06/29/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Renewed Motion for Special Admission of Out-of-State- Attorney Under Rule 19-217**

---

File Date: **06/29/2023**  
Document Name: **Attorney Appearance - No Fee**  
Comment: **Notice of Appearance of Ava E. Lias-Booker**

---

File Date: **06/29/2023**  
Document Name: **Line**  
Comment: **Line Supplementing Motion for Special Admission of Out-of-State Attorney Jameson R. Jones**

---

File Date: **06/29/2023**  
Document Name: **Returned/Undeliverable Mail**  
Comment: **Returned Mail from Marathon Oil Corporation**

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File Date: **07/03/2023**  
Document Name: **Returned/Undeliverable Mail**  
Comment: **AMERICAN PETROLEUM INSTITUTE**

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File Date: **07/03/2023**  
Document Name: **Returned/Undeliverable Mail**  
Comment: **Returned mail from Marathon Oil Company**

---

File Date: **07/05/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **MOTION FOR SPECIAL ADMISSION OF OUT-OF-STATE ATTORNEY UNDER RULE 19-217 - Joshua D. Dick**

---

File Date: **07/07/2023**  
Document Name: **Attorney Appearance - \$10 Fee**  
Comment: **Notice of Appearance**

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File Date: **07/07/2023**  
Document Name: **Returned/Undeliverable Mail**

**(E.1543)**

Comment: **\*\*Returned mail from Marathon Oil Corporation\*\***

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File Date: **07/12/2023**

Document Name: **Returned/Undeliverable Mail**

Comment: **\*\*\*Returned mail from Marathon Oil Company\*\*\***

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File Date: **07/14/2023**

Document Name: **Returned/Undeliverable Mail**

Comment: **Marathon Oil Company**

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File Date: **07/14/2023**

Document Name: **Returned/Undeliverable Mail**

Comment: **Marathon Oil Company**

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File Date: **07/17/2023**

Document  
Name: **Order**

Comment: **Upon consideration of the Motion for Special Admission Pro Hac Vice of Theodore V. Wells, Jr., it is this 14th day of July, 2023 , by the Circuit Court for Anne Arundel County, hereby ORDERED: That the Motion be, and hereby is, GRANTED. (E-served to Attys Martinez, Schmalzbach, Tyler, Cronin, Schurick, Einik, Hamilton, Kiniry, Peters, Murphy, Lipkowitz, King, Thompson, Sinclair and Webster. Copies mailed to all pre se parties and Theodore V Wells)**

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File Date: **07/17/2023**

Document  
Name: **Order**

Comment: **Upon consideration of the Motion for Special Admission Pro Hac Vice of Daniel J. Toal, it is this 14th day of July, 2023 by the Circuit Court for Anne Arundel County, hereby ORDERED: That the Motion be, and hereby is, GRANTED. (E-served to Attys Martinez, Schmalzbach, Tyler, Cronin, Schurick, Einik, Hamilton, Kiniry, Peters, Murphy, Lipkowitz, King, Thompson, Sinclair and Webster. Copies mailed to all pre se parties and Daniel J Toal)**

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File Date: **07/17/2023**

Document  
Name: **Order**

Comment: **Upon consideration of the Motion for Special Admission Pro Hac Vice of Yahnnes Cleary, it is this 14th of July, 2023 , by the Circuit Court for Anne Arundel County, hereby ORDERED: That the Motion be, and hereby is, GRANTED. E-served to Attys Martinez, Schmalzbach, Tyler, Cronin, Schurick, Einik, Hamilton, Kiniry, Peters, Murphy, Lipkowitz, King, Thompson, Sinclair and Webster. Copies mailed to all pre se parties and Yahnnes Cleary)**

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File Date: **07/17/2023**

Document  
Name: **Order**

Comment: **Upon consideration of the Motion for Special Admission Pro Hac Vice of Caitlin E. Grusauskas, it is this 14th of July, 2023, by the Circuit Court for Anne Arundel County, hereby ORDERED: That (E.1544)**

**the Motion be, and hereby is, GRANTED. (E-served to Attys Martinez, Schmalzbach, Tyler, Cronin, Schurick, Einik, Hamilton, Kiniry, Peters, Murphy, Lipkowitz, King, Thompson, Sinclair and Webster. Copies mailed to all pre se parties and Caitlin E. Grusauskas)**

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File Date: **07/17/2023**

Document  
Name: **Order**

Comment: **ORDERED, that the Motion for Special Admission of Out-of-State Attorney for James R. Jones, Under Rule 19-217 is DENIED for failure to comply with Md. Rule 19-217(b). (E-served to Attys Martinez, Schmalzbach, Tyler, Cronin, Schurick, Einik, Hamilton, Kiniry, Peters, Murphy, Lipkowitz, King, Thompson, Sinclair and Webster. Copies mailed to all pre se parties and James R Jones)**

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File Date: **07/17/2023**

Document Name: **Attorney Appearance - \$10 Fee**

Comment: **Notice of Appearance**

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File Date: **07/19/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Robert P. Reznick of Orrick, Herrington & Sutcliffe**

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File Date: **07/19/2023**

Document  
Name: **Attorney Appearance - \$10 Fee**

Comment: **Defendants Marathon Oil Company and Marathon Oil Corporation's Notice of Entry of Appearance of Mark S. Saudek, Joseph C. Dugan and Gallagher Evelius & Jones**

---

File Date: **07/20/2023**

Document  
Name: **Order**

Comment: **ORDERED that the Motion for Special Admission of Nicole C. Valco is DENIED for failure to comply with Md. Rule 19-217(a)(3)(A), (b)-**

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File Date: **07/20/2023**

Document  
Name: **Order**

Comment: **Upon consideration of the Motion for Special Admission of Steven M. Bauer docketed on June 20, 2023, it is, by the Circuit Court for Anne Arundel County, Maryland, hereby ORDERED that the Motion is DENIED for failure to comply with Md. Rule 19-217 (a)(3)(A), (b). (E-served to Attys Tyler, Nicholas, Martinez, Murphy, Saudek, Cronin, King, Sinclair, Hamilton, Lipkowitz and Einik. Mailed copied to Marathon Petroleum Corporation, Hess Corp, BP America Inc, BP PLC, BP Products North American Inc, Speedway LLC and Atty Steven Bauer)**

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File Date: **07/21/2023**

Document  
Name: **Order**

**(E.1545)**

**re: ORDERED that the Motion for special admission of Katherine A. Rouse is DENIED. (Copies e-served to Attys Tyler, Martinez, Schmalzbach, Cronin, Schurick, Nichols, Weaver, Einik, Hamilton, Kiniry, Peters, Murphy, Lipowitz, King, Thompson, Saudek, Dugan, Sinclair, and Webster, and mailed to BP America Inc, BP PLC, BP Products North America Inc, Hess Corp, Marathon Petroleum Corporation and Speedway LLC)**

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File Date: **07/25/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Motion for Special Admission Pro Hac Vice of Jameson Reece Jones**

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File Date: **07/25/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Motion for Special Admission for Marc R. Shapiro**

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File Date: **07/25/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Renewed Motion for Special Admission Pro Hac Vice of Daniel Robert Brody**

---

File Date: **08/01/2023**  
Document Name: **Order**  
Comment: **Order stating that the Motion for Special Admission of Jeremiah J. Anderson docketed on June 26, 2023 is DENIED. E-served to Attys Tyler, Martinez, Schmalzbach, Cronin, Schurick, Nichols, Weaver, Einik, Hamilton, Kiniry, Peters, Murphy, Lipkowitz, King Cleary, Grusauskas, Thompson, Toal, Wells, Saudek, Dugan, Sinclair, and Webster. Mailed to BP America Inc, BP PLC, BP Products North America Inc, Hess Corp, Marathon Petroleum Corporation, and Speedway LLC.**

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File Date: **08/01/2023**  
Document Name: **Order**  
Comment: **Order stating that the Renewed Motion for Special Admission of Out-of-State Attorney Daniel Robert Brody is GRANTED. E-served to Attys Tyler, Martinez, Schmalzbach, Cronin, Schurick, Nichols, Weaver, Einik, Hamilton, Kiniry, Peters, Murphy, Lipkowitz, King Cleary, Grusauskas, Thompson, Toal, Wells, Saudek, Dugan, Sinclair, and Webster. Mailed to BP America Inc, BP PLC, BP Products North America Inc, Hess Corp, Marathon Petroleum Corporation, and Speedway LLC.**

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File Date: **08/01/2023**  
Document Name: **Order**  
Comment: **Order stating that the Motion for Special Admission of Out-of-State Attorney Joshua D. Dick is GRANTED. E-served to Attys Tyler, Martinez, Schmalzbach, Cronin, Schurick, Nichols, Weaver, Einik, Hamilton, Kiniry, Peters, Murphy, Lipkowitz, King Cleary, Grusauskas, Thompson, Toal, Wells, Saudek, Dugan, Sinclair, and Webster. Mailed to BP America Inc, BP PLC, BP Products North America Inc, Hess Corp, Marathon Petroleum Corporation, and Speedway LLC.**

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File Date: **08/01/2023**  
Document Name: **Returned/Undeliverable Mail**  
Comment: **Returned mail from Marathon Oil Company**

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File Date: **08/01/2023**  
Document Name: **Returned/Undeliverable Mail**  
Comment: **Returned mail from Marathon Oil Company**

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File Date: **08/02/2023**  
Document Name: **Order**  
Comment: **ASSIGNMENT ORDER. The above case is hereby assigned to the HONORABLE STEVEN PLATT for all proceedings except Pretrial, The assigned judge may conduct a Scheduling Conference within 30 day. (E-Served Atty's Tyler, Martinez, Cronin, Schurick, Nichols, Einik, Hamilton, Kiniry, Peter's, King, Cleary, Grusauskas, Thompson, Toal, Wells, Saudek, Dugan and Sinclair. Copies mailed to Atty's Weaver, Murphy, Lipkowitz and Webster No Emal, Speedway LLC, Marathon Petroleum Corp, Rosemore Inc, Hess Corp, BP America Inc, BP PLC, Chevron, BP Products North America Inc, Consol Energy, Consol Marine Terminals LLC, Crown Central LLC and Crown Central New Holdings LLC)**

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File Date: **08/03/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Renewed Motion for Special Admission of Katherine A. Rouse**

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File Date: **08/03/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Renewed Motion for Special Admission of Steven M. Bauer**

---

File Date: **08/03/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Renewed Motion for Special Admission of Nicole C. Valco**

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File Date: **08/03/2023**  
Document Name: **Motion/Request/Notice - Strike/Withdraw and Enter Appearance**  
Comment: **WITHDRAWAL AND ENTRY OF APPEARANCE**

---

File Date: **08/03/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Motion for Special Admission of Shannon S. Broome**

---

File Date: **08/03/2023**  
Document Name: **Attorney Appearance - \$10 Fee**

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Comment: **Perie Reiko Koyama of the law firm Hunton Andrews Kurth LLP will be appearing as counsel for the Defendants Marathon Petroleum Corporation and Speedway LLC**

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File Date: **08/03/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Amended Motion for Special Admission of Out-of-State Attorney Under Rule 19-217 on behalf of Defendant American Petroleum Institute**

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File Date: **08/03/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Shawn Patrick Regan for Defendants Marathon Petroleum Corporation and Speedway LLC**

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File Date: **08/03/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Cassandra Carol Collins for Defendants Marathon Petroleum Corporation and Speedway LLC**

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File Date: **08/03/2023**

Document Name: **Attorney Appearance - No Fee**

Comment:

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File Date: **08/04/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out-of-State Attorney Mara Rose Lieber Under Maryland Rule 19-217**

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File Date: **08/04/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion For Special Admission of Tracy Ann Roman**

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File Date: **08/04/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out-of-State Attorney Honor Rose Costello Under Maryland Rule 19-217**

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File Date: **08/07/2023**

Document Name: **Order**



Comment: **Order re Joint Stipulation re Motions Briefing (E-Served Atty's Tyler, Martinez, Cronin, Schurick, Nichols, Einik, Hamilton, Kiniry, Peter's, King, Cleary, Grusauskas, Thompson, Toal, Wells, Saudek, Dugan and Sinclair. Copies mailed to Atty's Weaver, Murphy, Lipkowitz and Webster No Email, Speedway LLC, Marathon Petroleum Corp, Rosemore Inc, Hess Corp, BP America Inc, BP PLC, Chevron, BP Products North America Inc, Consol Energy, Consol Marine Terminals LLC, Crown Central LLC and Crown Central New Holdings LLC)**

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File Date: **08/29/2023**  
Document Name: **Attorney Appearance - \$10 Fee**  
Comment: **Notice of Entry of Appearance for Martha Thomsen**

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File Date: **08/30/2023**  
Document Name: **Deficient Filing**  
Comment: **Motion for Special Admission of Out-of-State Attorney - Jacob Scott Janoe env#13794295**

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File Date: **08/30/2023**  
Document Name: **Deficient Filing**  
Comment: **Motion for Special Admission of Out-of-State Attorney - Megan Berge env#13794295**

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File Date: **08/30/2023**  
Document Name: **Deficient Filing**  
Comment: **Motion for Special Admission of Out-of-State Attorney - Sterling Marchand env#13794295**

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File Date: **08/30/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Motion for Special Admission of Out-of-State Attorney - Jacob Scott Janoe**

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File Date: **08/30/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Motion for Special Admission of Out-of-State Attorney - Megan Berge**

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File Date: **08/30/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Motion for Special Admission of Out-of-State Attorney - Sterling Marchand**

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File Date: **08/31/2023**  
Document Name: **Notice of Deficiency - Rule 20-203(d)**  
Comment: **\*\*\*CORRECTED\*\*\* E-served to atty Thomsen**

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File Date: **09/06/2023**

Document  
Name: **Order**

Comment: **ORDERED, that Defendants, Marathon Oil Company and Marathon Oil Corporation's Motion for Special Admission of Out of State Attorney [Robert P. Reznick] Under Rule 19-217 of the Rules Governing Admission to the Bar of Maryland is DENIED without prejudice for failure to comply with Md. Rule 19-217(a)(3)(A), (C), (b). (E-Served Atty's Tyler, Martinez, Cronin, Schurick, Nichols, Einik, Hamilton, Kiniry, Peter's, King, Cleary, Grusauskas, Thompson, Toal, Wells, Saudek, Dugan and Sinclair. Copies mailed to Atty's Weaver, Murphy, Lipkowitz and Webster No Email, Speedway LLC, Marathon Petroleum Corp, Rosemore Inc, Hess)**

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File Date: **09/06/2023**  
Document Name: **Clerk Comment**  
Comment: **Invoiced atty Lipkowitz for 10.00**

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File Date: **09/06/2023**  
Document  
Name: **Order**  
Comment: **ORDERED, that ConocoPhillips and ConocoPhillips Company's Renewed Motion for Special Admission Pro Hac Vice of Jameson Reece Jones is DENIED without prejudice for failure to comply with Md. Rule 19-217(a)(3)(C), (b)(2). E-served to Attys Martinez, Schmalsbach, Tyler, Cronin, Schurick, McKevitt, Weaver, Einik, Hamilton, Kiniry, Peters, Murphy, Lipkowitz, King, Cleary, Grusauskas, Thompson, Toal, Wells, Thomsen, Saudek, Dugan, Koyama, Sinclair and Webster. Mailed to BP American Inc, BP PLC, and BP Products North America Inc.**

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File Date: **09/06/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Motion for Special Admission for L. Meyers (AACo)**

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File Date: **09/06/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Motion for Special Admission for N. Eimer (AACo)**

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File Date: **09/06/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Motion for Special Admission for R. Dunn (AACo)**

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File Date: **09/07/2023**  
Document  
Name: **Order**  
Comment: **Ordered that the Marathon Oil Company and Marathon Oil Corporation's Motion for Special Admission of Out-of-State Attorney [Marc R. Shapiro] Under Rule 19-217 of the Rules Governing Admission to the Bar of Maryland is DENIED without prejudice for failure to comply vvith Md. Rule 19-217(a)(3)(A), (C), (b). E-served to Attys Martinez, Schmalsbach, Tyler, Cronin, Schurick, McKevitt, Weaver, Einik, Hamilton, Kiniry, Peters, Murphy, Lipkowitz, King, Cleary, Grusauskas, Thompson, Toal, Wells, Thomsen, Saudek, Dugan, Koyama, Sinclair and Webster. Mailed to BP American Inc, BP PLC, and BP Products North America Inc.**

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(E.1550)

File Date: **09/07/2023**

Document  
Name: **Order**

Comment: **Order stating that ConocoPhillips and ConocoPhillips Company's Renewed Motion for Special Admission Pro Hac Vice of Daniel Robert Brody is DENIED without prejudice for failure to comply with Md. R le 19-217(a)(3)(C), (b)(2). E-served to Attys Martinez, Schmalsbach, Tyler, Cronin, Schurick, McKevitt, Weaver, Einik, Hamilton, Kiniry, Peters, Murphy, Lipkowitz, King, Cleary, Grusauskas, Thompson, Toal, Wells, Thomsen, Saudek, Dugan, Koyama, Sinclair and Webster. Mailed to BP American Inc, BP PLC, and BP Products North America Inc.**

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File Date: **09/08/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **MOTION FOR SPECIAL ADMISSION PRO HAC VICE OF HALLIE BETH LEVIN**

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File Date: **09/08/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **MOTION FOR SPECIAL ADMISSION PRO HAC VICE OF MATTHEW THEODORE MARTENS**

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File Date: **09/18/2023**

Document  
Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Renewed Motion for Special Admission of Out-of-State Attorney Under Rule 19-217 of the Rules Governing Admission to the Bar of Maryland - R. Reznick**

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File Date: **09/18/2023**

Document Name: **Supporting Document**

Comment: **Certificate as to Special Admissions of Robert P. Reznick**

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File Date: **09/18/2023**

Document Name: **Certificate of Service**

Comment: **Mailing Matrix - R. Reznick**

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File Date: **09/18/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Renewed Motion for Special Admission of Out-of-State Attorney (Marc R. Shapiro)**

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File Date: **09/18/2023**

Document Name: **Supporting Document**

Comment: **Certificate as to Special Admissions of Marc R. Shapiro**

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File Date: **09/18/2023**

Document Name: **Supporting Document**

Comment: **Mailing Matrix - Attachment to Motion for Special Admission of Atty (Marc Shapiro)**

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File Date: **09/19/2023**

Document  
Name: **Order**

Comment: **Ordered that Marathon Petroleum Corporation and Speedway LLC'S Motion for Special Admission of Shawn Patrick Regan is DENIED. E-served to Attys Martinez, Schmalsbach, Tyler, Cronin, Schurick, McKevitt, Weaver, Einik, Hamilton, Kiniry, Peters, Murphy, Lipkowitz, King, Cleary, Grusauskas, Thompson, Toal, Wells, Thomsen, Saudek, Dugan, Koyama, Sinclair and Webster. Mailed to BP American Inc, BP PLC, and BP Products North America Inc.**

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File Date: **09/19/2023**

Document  
Name: **Order**

Comment: **Ordered that Marathon Petroleum Corporation and Speedway LLC'S Motion for Special Admission of Cassandra Carol Collins is DENIED. E-served to Attys Martinez, Schmalsbach, Tyler, Cronin, Schurick, McKevitt, Weaver, Einik, Hamilton, Kiniry, Peters, Murphy, Lipkowitz, King, Cleary, Grusauskas, Thompson, Toal, Wells, Thomsen, Saudek, Dugan, Koyama, Sinclair and Webster. Mailed to BP American Inc, BP PLC, and BP Products North America Inc.**

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File Date: **09/19/2023**

Document  
Name: **Order**

Comment: **RED, that Defendants, Phillips 66, Phillips 66 Company, ConocoPhillips, and ConocoPhillips Company's Renewed Motion for Special Admission of Katherine A. Rouse is DENIED. E-served attys Martinez, Schmalzbach, Tyler, Cronin, Schurick, McKevitt, Weaver, Enik, Hamilton, Peters, Kiniry, Murphy, Lipkowitz, King, Clearly, Grusauakas, Thompson, Toal, Wells, Thomsen, Saudek, Kayama, Sinclair, Webster. Copies mailed to BP America, BP PLC., and BP Products of North America.**

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File Date: **09/19/2023**

Document  
Name: **Order**

Comment: **ORDERED, that Defendants, Phillips 66, Phillips 66 Company, ConocoPhillips, and ConocoPhillips Company's Renewed Motion for Special Admission of Steven M. Bauer is DENIED. E-served attys Martinez, Schmalzbach, Tyler, Cronin, Schurick, McKevitt, Weaver, Enik, Hamilton, Peters, Kiniry, Murphy, Lipkowitz, King, Clearly, Grusauakas, Thompson, Toal, Wells, Thomsen, Saudek, Kayama, Sinclair, Webster. Copies mailed to BP America, BP PLC., and BP Products of North America.**

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File Date: **09/19/2023**

Document  
Name: **Order**

Comment: **ORDERED, that Defendants, Phillips 66, Phillips 66 Cornpaiiy, ConocoPhillips, and ConocoPhillips Company's Renewed Motion for Special Admission of Nicole C. Valco is DENIED. E-served to Attys Martinez, Schmalsbach, Tyler, Cronin, Schurick, McKevitt, Weaver, Einik, Hamilton, Kiniry, Peters, Murphy, Lipkowitz, King, Cleary, Grusauskas, Thompson, Toal, Wells, Thomsen, Saudek, Dugan, Koyama, Sinclair and Webster. Mailed to BP American Inc, BP PLC, and BP Products North America Inc.**

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File Date: **09/19/2023**

Document  
Name: **Order**

Comment: **ORDERED, that Defendants, r-Marathon Petroleum Corporation and Speedway LLC's Motion for Special Admission of Shannon S. Broome is DENIED- E-served to Attys Martinez, Schmalsbach, Tyler, Cronin, Schurick, McKevitt, Weaver, Einik, Hamilton, Kiniry, Peters, Murphy, Lipkowitz, King, Cleary, Grusauskas, Thompson, Toal, Wells, Thomsen, Saudek, Dugan, Koyama, Sinclair and Webster. Mailed to BP American Inc, BP PLC, and BP Products North America Inc**

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File Date: **09/19/2023**

Document  
Name: **Order**

Comment: **ORDERED, that Defendant, American Petroleum Institntc's Amended Motion for Special Admission of Out-of-State Attorney [Jeremiah J. Anderson] Under Rule 19-217 is DENIED. E-served to Attys Martinez, Schmalsbach, Tyler, Cronin, Schurick, McKevitt, Weaver, Einik, Hamilton, Kiniry, Peters, Murphy, Lipkowitz, King, Cleary, Grusauskas, Thompson, Toal, Wells, Thomsen, Saudek, Dugan, Koyama, Sinclair and Webster. Mailed to BP American Inc, BP PLC, and BP Products North America Inc**

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File Date: **09/19/2023**

Document  
Name: **Order**

Comment: **ORDERED, that Defendants, CONSOL Energy Inc. aiid CONSOL Marine Terminals LLC's Motion for Special Admission of Out-of-Statc Attorucy' [Mara Rose Lieber] Under Maryland Rule 19-217 is GRANTED. E-served to Attys Martinez, Schmalsbach, Tyler, Cronin, Schurick, McKevitt, Weaver, Einik, Hamilton, Kiniry, Peters, Murphy, Lipkowitz, King, Cleary, Grusauskas, Thompson, Toal, Wells, Thomsen, Saudek, Dugan, Koyama, Sinclair and Webster. Mailed to BP American Inc, BP PLC, and BP Products North America Inc.**

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File Date: **09/19/2023**

Document  
Name: **Order**

Comment: **ORDERED, that Defendants, CONSOL Energy Inc. and CONSOL Marine Terminals LLC's Motion for Special Admission of Out-of-State Attorney [Tracy Ann Roman] Under Maryland Rule 19-217 is GRANTED (Copies e-served to Attys Tyler, Martinez, Schmalzbach, Cronin, Schurick, McKevitt, Weaver, Einik, Hamilton, Kiniry, Peters, Murphy, Lipkowitz, King, Cleary, Grusauskas, Thompson, Toal, Wells, Thomsen, Saudek, Dugan, Koyama. Sinclair, and Webster. Copies mailed to BP America Inc, BP PLC, BP Products North America Inc)**

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File Date: **09/19/2023**

Document  
Name: **Order**

Comment: **ORDERED, Defendants, CONSOL Energy Inc. and CONSOL Marine Terminals LLC's Motion for Special Admission of Out-of-State Attorney [Honor Rose Costello] Under Maryland Rule 19-217 is GRANTED (Copies e-served to Attys Tyler, Martinez, Schmalzbach, Cronin, Schurick, McKevitt, Weaver, Einik, Hamilton, Kiniry, Peters, Murphy, Lipkowitz, King, Cleary, Grusauskas, Thompson, Toal, Wells, Thomsen, Saudek, Dugan, Koyama. Sinclair, and Webster. Copies mailed to BP America Inc, BP PLC, BP Products North America Inc)**

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File Date: **09/19/2023**  
Document Name: **Affidavit - Non-Service**  
Comment: **Rejection of Service of Process**

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File Date: **09/21/2023**  
Document Name: **Notice Filed**  
Comment: **Notice of Substitution of Counsel**

---

File Date: **09/21/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Motion for Special Admission of Out-of-State Attorney (Davidoff)**

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File Date: **09/21/2023**  
Document Name: **Affidavit**  
Comment: **Certificate as to Special Admissions - Davidoff**

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File Date: **09/21/2023**  
Document Name: **Deficient Filing**  
Comment: **Motion for Special Admission of Out-of-State Attorney (Pepperman) env #13995735**

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File Date: **09/21/2023**  
Document Name: **Deficient Filing**  
Comment: **Proposed Order - Motion for Special Admission of Out-of-State Attorney(Pepperman) env# 13995735**

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File Date: **09/21/2023**  
Document Name: **Deficient Filing**  
Comment: **Certificate as to Special Admissions (Pepperman) env#13995735**

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File Date: **09/21/2023**  
Document Name: **Motion**  
Comment: **Amended Motion for Special Admission of Shannon S. Broome for Defendants Marathon Petroleum Corporation and Speedway LLC**

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File Date: **09/21/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Amended Motion for Special Admission of Shawn Patrick Regan for Defendants Marathon Petroleum Corporation and Speedway LLC**

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File Date: **09/21/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Amended Motion for Special Admission of Cassandra Carol Collins for Defendants Marathon Petroleum Corporation and Speedway LLC**

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File Date: **09/22/2023**  
Document Name: **Notice of Deficiency - Rule 20-203(d)**  
Comment: **e-served to Atty Luse**

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File Date: **09/22/2023**  
Document Name: **Attorney Appearance - No Fee**  
Comment:

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File Date: **09/25/2023**  
Document Name: **Attorney Appearance - No Fee**  
Comment:

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File Date: **09/25/2023**  
Document Name: **Attorney Appearance - No Fee**  
Comment:

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File Date: **09/25/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Second Amended Motion for Special Admission of Out-of-State Attorney [Jeremiah J. Anderson] Under Rule 19-217 on behalf of Defendant American Petroleum Institute**

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File Date: **09/27/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Motion for Special Admission of Attorney-Daniel S. Severson**

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File Date: **09/27/2023**  
Document Name: **Supporting Document**  
Comment: **Certificate as to Special Admission of Daniel Severson**

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File Date: **09/27/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **PHV Motion (Knofczynski AAC)**

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File Date: **09/27/2023**  
Document Name: **Supporting Document**  
Comment: **Certificate as to Special Admission of Grace Knofczynski**

---

File Date: **09/27/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Motion/Request - For Special Admission of Attorney (Frederick AAC)**

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File Date: **09/27/2023**  
Document Name: **Supporting Document**  
Comment: **Certificate for Special Admission of David Frederick**

---

File Date: **09/28/2023**  
Document Name: **Attorney Appearance - \$10 Fee**  
Comment: **Notice of Entry of Appearance**

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File Date: **10/02/2023**  
Document Name: **Motion / Request - To Dismiss**  
Comment: **Motion to Dismiss for Failure to State a Claim/ Lack of Personal Jurisdiction**

---

File Date: **10/02/2023**  
Document Name: **Memorandum**  
Comment: **Memorandum Of Law - Motion to Dismiss for Failure to State a Claim/ Lack of Personal Jurisdiction**

---

File Date: **10/02/2023**  
Document Name: **Motion**  
Comment: **Citgo Petroleum Corporation's Motion to Dismiss for Failure to State a Claim**

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File Date: **10/02/2023**  
Document Name: **Memorandum**  
Comment: **Memorandum in Support of Its Motion to Dismiss for Failure to State a Claim**

---

File Date: **10/02/2023**  
Document Name: **Motion / Request - To Dismiss**  
Comment: **DEFENDANTS BP P.L.C., BP AMERICA INC., AND BP PRODUCTS NORTH AMERICA INC.S INDIVIDUAL MOTION TO DISMISS FOR FAILURE TO STATE A CLAIM UPON WHICH RELIEF CAN BE GRANTED AND REQUEST FOR HEARING**

---

File Date: **10/02/2023**  
Document Name: **Memorandum**  
Comment: **Memorandum in Support of DEFENDANTS BP P.L.C., BP AMERICA INC., AND BP PRODUCTS NORTH AMERICA INC.S INDIVIDUAL MOTION TO DISMISS FOR FAILURE TO STATE A CLAIM UPON WHICH RELIEF CAN BE GRANTED**

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File Date: **10/02/2023**  
Document Name: **Affidavit**  
Comment: **Declaration of Jaime W. Luse re BP Motion to Dismiss for Failure to State a Claim**

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File Date: **10/02/2023**  
Document Name: **Supporting Exhibit**  
Comment: **BP Exhibit 1 re Motion to Dismiss for Failure to State a Claim**

---

File Date: **10/02/2023**  
Document Name: **Motion**  
Comment: **Consol Energy Inc.'s and Consol Marine Terminals LLC's Supplemental Motion to Dismiss for Failure to State a Claim**

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File Date: **10/02/2023**  
Document Name: **Memorandum**  
Comment: **Consol Energy Inc.'s and Consol Marine Terminals LLC's Memorandum of Law in Support of Supplemental Motion to Dismiss for Failure to State a Claim**

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File Date: **10/02/2023**  
Document Name: **Attorney Certification under Rule 1-313**  
Comment: **Rule 1-313 Certification for Out-of-State Attorney**

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File Date: **10/02/2023**  
Document Name: **Certificate of Service**  
Comment: **Certificate of Service**

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File Date: **10/02/2023**  
Document Name: **Motion / Request - To Dismiss**  
Comment: **Defendant American Petroleum Institute's Motion to Dismiss**

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File Date: **10/02/2023**  
Document Name: **Memorandum**  
Comment: **Defendant American Petroleum Institute's Memorandum of Law in Support of its Motion to Dismiss**

---

File Date: **10/02/2023**  
Document Name: **Request for Hearing/Trial**  
Comment: **Request for Hearing on Defendant American Petroleum Institute's Motion to Dismiss**

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File Date: **10/02/2023**

Document Name: **Motion / Request - To Dismiss**

Comment: **Motion to Dismiss - Crown Central, Crown New Holdings & Rosemore**

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File Date: **10/02/2023**

Document Name: **Memorandum**

Comment: **Memorandum for Crown Central, Crown New & Rosemore Motion**

---

File Date: **10/02/2023**

Document Name: **Motion / Request - To Dismiss**

Comment: **Defendant Hess's Supplemental Motion to Partially Dismiss Plaintiff's Complaint for Failure to State a Claim Upon Which Relief Can Be Granted on Statute of Limitations Grounds and Request for Hearing**

---

File Date: **10/02/2023**

Document Name: **Memorandum**

Comment: **Defendant Hess's Memorandum of Law in Support of its Supplemental Motion to Partially Dismiss Plaintiff's Complaint for Failure to State a Claim Upon Which Relief Can Be Granted on Statute of Limitations Grounds**

---

File Date: **10/02/2023**

Document Name: **Affidavit**

Comment: **Affidavit of Jason Wiley in Support of Defendant Hess's Memorandum in Support of its Supplemental Motion to Partially Dismiss Plaintiff's Complaint for Failure to State a Claim on Statute of Limitations Grounds**

---

File Date: **10/02/2023**

Document Name: **Motion / Request - To Dismiss**

Comment: **Shell PLC and Shell USA, Inc.'s Individual Motion to Dismiss for Failure to State a Claim**

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File Date: **10/02/2023**

Document Name: **Memorandum**

Comment: **Individual Memorandum of Law in Support of Shell Defendants' Motion to Dismiss**

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File Date: **10/02/2023**

Document Name: **Affidavit**

Comment: **Affidavit of William N. Sinclair in Support of Individual Memorandum of Law in Support of Shell Defendants' Motion to Dismiss**

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File Date: **10/02/2023**

Document Name: **Supporting Exhibit**

(E.1558)

Comment: **Exhibit A**

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File Date: **10/02/2023**

Document Name: **Supporting Exhibit**

Comment: **Exhibit B**

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File Date: **10/02/2023**

Document Name: **Supporting Exhibit**

Comment: **Exhibit C**

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File Date: **10/02/2023**

Document Name: **Motion / Request - To Dismiss**

Comment: **Defendants' BP p.l.c., BP America Inc., Chevron Corporation, Chevron U.S.A. Inc., Exxon Mobil Corp., ExxonMobil Oil Corporation, Shell plc, Shell USA, Inc., CITGO Petroleum Corp., ConocoPhillips Company, Phillips 66, Phillips 66 Company, Marathon Oil Company, Marathon Oil Corporation, Marathon Petroleum Corporation, Speedway LLC, Hess Corp., CNX Resources Corporation, CONSOL Energy Inc., CONSOL Marine Terminals LLC, and American Petroleum Institute's Motion To Dismiss Plaintiff's Complaint For Lack Of Personal Jurisdiction, And Request For Hearing**

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File Date: **10/02/2023**

Document Name: **Memorandum**

Comment: **Joint Opening Brief In Support of Certain Defendants' Motion To Dismiss For Lack Of Personal Jurisdiction**

---

File Date: **10/02/2023**

Document Name: **Motion / Request - To Dismiss**

Comment: **Marathon Oil Corporation's & Marathon Oil Company's Motion to Dismiss For Failure to State a Claim Upon Which Relief can be Granted**

---

File Date: **10/02/2023**

Document Name: **Memorandum**

Comment: **Memorandum of Law in Support of Marathon Oil Corporation's and Marathon Oil Company's Motion to Dismiss for Failure to State a Claim Upon Which Relief can be Granted**

---

File Date: **10/02/2023**

Document Name: **Request for Hearing/Trial**

Comment: **Request for Hearing - Marathon Oil Corporation's & Marathon Oil Company's Motion to Dismiss**

---

File Date: **10/02/2023**  
Document Name: **Certificate of Service**  
Comment: **Certificate of Service - Marathon Oil Corporation's & Marathon Oil Company's Motion to Dismiss**

---

File Date: **10/02/2023**  
Document Name: **Motion**  
Comment: **Consol Energy Inc.'s and Consol Marine Terminals LLC's Supplemental Motion to Dismiss for Lack of Personal Jurisdiction**

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File Date: **10/02/2023**  
Document Name: **Memorandum**  
Comment: **Consol Energy Inc.'s and Consol Marine Terminals LLC's Memorandum of Law in Support of Their Supplemental Motion to Dismiss for Lack of Personal Jurisdiction**

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File Date: **10/02/2023**  
Document Name: **Certificate of Service**  
Comment: **Certificate of Service**

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File Date: **10/02/2023**  
Document Name: **Motion / Request - To Dismiss**  
Comment: **Defendants' BP p.l.c., BP America Inc., BP Products North America Inc., Chevron Corporation, Chevron U.S.A. Inc., Exxon Mobil Corp., ExxonMobil Oil Corporation, Shell plc, Shell USA, Inc., CITGO Petroleum Corp., ConocoPhillips, ConocoPhillips Company, Phillips 66, Phillips 66 Company, Marathon Oil Company, Marathon Oil Corporation, Marathon Petroleum Corporation, Speedway LLC, Hess Corp., CNX Resources Corporation, CONSOL Energy Inc., CONSOL Marine Terminals LLC, and American Petroleum Institute's Motion To Dismiss Plaintiff's Complaint For Failure To State A Claim Upon Which Relief Can Be Granted, And Request For Hearing**

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File Date: **10/02/2023**  
Document Name: **Memorandum**  
Comment: **Memorandum Of Law In Support Of Defendants' Motion To Dismiss For Failure To State A Claim Upon Which Relief Can Be Granted**

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File Date: **10/02/2023**  
Document Name: **Motion / Request - To Dismiss**  
Comment: **Chevron Defendants' Motion To Dismiss The Complaint Under Maryland's Anti-SLAPP Law, And Request For Hearing**

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File Date: **10/02/2023**

(E.1560)

Document Name: **Memorandum**

Comment: **Chevron Defendants' Memorandum Of Law In Support Of Motion To Dismiss The Complaint Under Maryland's Anti-SLAPP Law**

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File Date: **10/02/2023**

Document Name: **Motion / Request - To Dismiss**

Comment: **Defendants Marathon Petroleum Corporations and Speedway LLCs Motion to Dismiss for Failure to State a Claim**

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File Date: **10/02/2023**

Document Name: **Memorandum**

Comment: **Defendants Marathon Petroleum Corporations and Speedway LLCs Memorandum of Law in Support of their Motion to Dismiss for Failure to State a Claim**

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File Date: **10/04/2023**

Document Name: **Order**

Comment: **ORDERED, that Defendant, CITGO Petroleum Corporation's Motion for Special Admission of Out-of-State Attorney [Nathan P. Eimer] Under Maryland Rule 19-217 is DENIED (Copies e-served to Attys Tyler, Martinez, Schmalzbach, Cronin, Schurick, McKeivitt, Weaver, Einik, Hamilton, Kiniry, Peters, Murphy, Lipkowitz, King, Cleary, Grusauskas, Thompson, Toal, Wells, Thomsen, Saudek, Dugan, Koyama. Sinclair, and Webster. Copies mailed to BP America Inc, BP PLC, BP Products North America Inc)**

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File Date: **10/04/2023**

Document Name: **Order**

Comment: **ORDERED, that Defendant, CITGO Petroleum Corporation's Motion for Special Admission of Out-of-State Attorney [Lisa S. Meyer] Under Maryland Rule 19-217 is DENIED (Copies e-served to Attys Tyler, Martinez, Schmalzbach, Cronin, Schurick, McKeivitt, Weaver, Einik, Hamilton, Kiniry, Peters, Murphy, Lipkowitz, King, Cleary, Grusauskas, Thompson, Toal, Wells, Thomsen, Saudek, Dugan, Koyama. Sinclair, and Webster. Copies mailed to BP America Inc, BP PLC, BP Products North America Inc)**

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File Date: **10/04/2023**

Document Name: **Order**

Comment: **re: ORDERED, that Defendant, CITGO Petroleum Corporation's Motion for Special Admission of Out-of-State Attorney [Robert E. Dunn] Under Maryland Rule 19-217 is DENIED. (Copies e-served to Attys tyler, Mertinez, Schmalzback, Luse, Cronin, Schurick, McKeivitt, Weaver, Finik, Hamilton, Kiniry, Peters, Murphy, Costello, Roman, Lipkowitz, Prevas, King, Cleary, Grusauskas, Toal, Wells, Woolf, Barnes, Gugerty, Stikeleather, Saudek, Dugan, Koyama, Peters, Prevas, Sinclair, and Webster).**

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File Date: **10/04/2023**

Document  
Name: **Order**

Comment: **re: ORDERED, that Defendant, CITGO Petroleum Corporation's Motion for Special Admission of Out-of-State Attorney [Sterling Marchand] Under Maryland Rule 19-217 is DENIED. (Copies e-served to Attys tyler, Mertinez, Schmalzback, Luse, Cronin, Schurick, McKevitt, Weaver, Finik, Hamilton, Kiniry, Peters, Murphy, Costello, Roman, Lipkowitz, Prevas, King, Cleary, Grusauskas, Toal, Wells, Woolf, Barnes, Gugerty, Stikeleather, Saudek, Dugan, Koyama, Peters, Prevas, Sinclair, and Webster).**

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File Date: **10/04/2023**

Document  
Name: **Order**

Comment: **re: ORDERED, that Defendant, Hess Corp.'s Motion for Special Admission of Out-of-State Attorney [Megan Berge] Under Maryland Rule 19-217 is DENIED. (Copies e-served to Attys tyler, Mertinez, Schmalzback, Luse, Cronin, Schurick, McKevitt, Weaver, Finik, Hamilton, Kiniry, Peters, Murphy, Costello, Roman, Lipkowitz, Prevas, King, Cleary, Grusauskas, Toal, Wells, Woolf, Barnes, Gugerty, Stikeleather, Saudek, Dugan, Koyama, Peters, Prevas, Sinclair, and Webster).**

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File Date: **10/04/2023**

Document  
Name: **Return of Service - Not Served**

Comment: **Correspondence from CSC regarding Rejection of Service of Process as to BP Products North America Inc**

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File Date: **10/12/2023**

Document Name: **Request - Refund**

Comment: **Atty Koyama**

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File Date: **10/12/2023**

Document Name: **Request - Refund**

Comment: **atty Koyama**

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File Date: **10/13/2023**

Document  
Name: **Order**

Comment: **ORDER STRIKING DEFICIENT SUBMISSION(S). (E-Served Atty's Tyler, Luse, Schurick, Martinez, Cronin, McKevitt, Einik, Hamilton, Kiniry, Peter's, Costello, Roman, Prevas, King, Cleary, Wells, Dugan, Toal, Grusauskas, Woolf, Barnes, Stikeleather, Gugerty, Saudek, Koyama and Sinclair. Copies mailed to Atty's Murphy, Lipkowitz, Webster, Weaver and Thomsen No Email, Consol Energy Inc, Consol Marine Terminals LLC, Rosemore Inc, Hess Corp, Crown Central new Holdings Llc and Crown Central Llc)**

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File Date: **10/13/2023**

Document Name: **Motion**

Comment: **Renewed Motion for Special Admission of Steven Mark Bauer  
(E.1562)**

File Date: **10/13/2023**  
Document Name: **Motion**  
Comment: **Renewed Motion for Special Admission of Nicole Charlene Valco**

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File Date: **10/13/2023**  
Document Name: **Motion**  
Comment: **Renewed Motion for Special Admission of Katherine Ann Rouse**

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File Date: **10/16/2023**  
Document Name: **Order**  
Comment: **ORDERED, that Defendant, Hess Corp.'s Motion for Special Admission of Out-of ?State Attorney [Jacob Scott Janoe] Under Rule 19-217 is DENIED without prejudice for failure to comply with Md. Rule 19-217(a)(3)(C), (b)(2). (Copies e-served to Attys tyler, Mertinez, Schmalzback, Luse, Cronin, Schurick, McKevitt, Weaver, Finik, Hamilton, Kiniry, Peters, Murphy, Costello, Roman, Lipkowitz, Prevas, King, Cleary, Grusauskas, Toal, Wells, Woolf, Barnes, Gugerty, Stikeleather, Saudek, Dugan, Koyama, Peters, Prevas, Sinclair, and Webster).**

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File Date: **10/16/2023**  
Document Name: **Memorandum Opinion and Order**  
Comment: **(Copies e-served to Attys Tyler, Martinez, Schmalzback, Luse, Cronin, Schurick, McKevitt, Weaver, Finik, Hamilton, Kiniry, Peters, Murphy, Costello, Roman, Lipkowitz, Prevas, King, Cleary, Grusauskas, Toal, Wells, Woolf, Barnes, Gugerty, Stikeleather, Saudek, Dugan, Koyama, Peters, Prevas, Sinclair, and Webster).**

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File Date: **10/17/2023**  
Document Name: **Order**  
Comment: **ORDERED that Defendant's Motion for Special Admission of Hallie Levin is DENIED. (E-Served All Attorneys. Copies mailed to Atty's Murphy, Weaver, Lipowitz and Webster No Email, Crown Central LLC, Crown Central New Holdings LLC, Rosemore INC, Consol Energy INC and Consol Marine Terminals LLC)**

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File Date: **10/17/2023**  
Document Name: **Order**  
Comment: **ORDERED that Defendant's Motion for Special Admission of Matthew Martens is DENIED. (E-Served All Attorneys. Copies mailed to Atty's Murphy, Weaver, Lipowitz and Webster No Email, Crown Central LLC, Crown Central New Holdings LLC, Rosemore INC, Consol Energy INC and Consol Marine Terminals LLC)**

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File Date: **10/17/2023**  
Document Name: **Motion**  
Comment: **Renewed Motion for Special Admission - R. Dunn**

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File Date: **10/17/2023**  
Document Name: **Motion**  
Comment: **Renewed Motion for Special Admission - L. Meyer**

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File Date: **10/17/2023**  
Document Name: **Motion**  
Comment: **Renewed Motion for Special Admission - N. Eimer**

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File Date: **10/18/2023**  
Document Name: **Attorney Appearance - \$10 Fee**  
Comment: **Notice of Entry of Appearance as Additional Counsel - Derek Stikeleather**

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File Date: **10/19/2023**  
Document Name: **Attorney Appearance - No Fee**  
Comment: **Notice of Entry of Appearance as Additional Counsel - Sean L. Gugerty on behalf of Exxon Mobile Corp. and ExxonMobil Oil Corporation**

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File Date: **10/19/2023**  
Document Name: **Attorney Appearance - No Fee**  
Comment: **Notice of Entry of Appearance as Additional Counsel - Richard M. Barnes on behalf of Exxon Mobile Corp. and ExxonMobil Oil Corporation**

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File Date: **10/23/2023**  
Document Name: **Returned/Undeliverable Mail**  
Comment: **From Consol Marine Terminals LLC**

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File Date: **10/24/2023**  
Document Name: **Order**  
Comment: **Ordered that the Motion for Special Admission of Out-of-State Attorney (Robert P. Reznick of Orrick, Herrington & Sutcliffe LLP) is GRANTED. Copies mailed to Atty's Murphy, Weaver, Lipowitz and Webster No Email, Crown Central LLC, Crown Central New Holdings LLC, Rosemore INC, Consol Energy INC and Consol Marine Terminals LLC)**

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File Date: **10/24/2023**  
Document Name: **Order**  
Comment: **ORDERED, that Defendants Marathon Oil Company and Marathon Oil Corporation's Renewed Motion for Special Admission of Out-of-State Attorney [Marc R. Shapiro] Under Rule 19-217 of the Rules Governing Admission to the Bar of Maryland is DENIED without prejudice for failure to comply with Md. Rule 19-217(a)(3)(C). ((Copies e-served to Attys Tyler, Martinez, Schmalzback, Luse, Cronin, Schurick, McKevitt, Weaver, Finik, Hamilton, Kiniry, Peters, Murphy, Costello, Roman, Lipkowitz, Prevas, King, Cleary, Grusauskas, Toal, Wells, Woolf, Barnes, Gugerty, Stikeleather, Saudek, Dugan, Kovama, Peters, Prevas, Sinclair, and Webster).**

(E.1564)



File Date: **10/24/2023**

Document  
Name: **Order**

**ORDERED, that Defendants, Marathon Petroleum Corporation and Speedway LLC's Amended Motion for Special Admission of Out-of-State Attorney Shawn Patrick Regan Under Maryland Rule 19-217 is GRANTED; ORDERED, that Shawn Patrick Regan of Hunton Andrews Kurth LLP, is specially admitted for the purpose of appearing and participating in this action as co-counsel for Defendants, Marathon Petroleum Corporation and Speedway LLC; ORDERED, that the Clerk forward a true copy of the Motion and this Order to the State Court Administrator; ORDERED, that pursuant to Maryland Rule 19-217(d), the appearance of the out-of-state attorney admitted pursuant to this Order shall be accompanied by the Maryland Attorney unless waived by the undersigned presiding judge and shall be subject to the Maryland Attorney's Rules of Professional Conduct at all times during the pendency of this action. ((Copies e-served to Attys Tyler, Martinez, Schmalzback, Luse, Cronin, Schurick, McKevitt, Weaver, Finik, Hamilton, Kiniry, Peters, Murphy, Costello, Roman, Lipkowitz, Prevas, King, Cleary, Grusauskas, Toal, Wells, Woolf, Barnes, Gugerty, Stikeleather, Saudek, Dugan, Koyama, Peters, Prevas, Sinclair))**

File Date: **10/24/2023**

Document  
Name: **Order**

**ORDERED, that Defendants, Marathon Petroleum Corporation and Speedway LLC's Amended Motion for Special Admission of Out-of-State Attorney Cassandra C. Collins Under Maryland Rule 19-217 is GRANTED. E-served Attys Wells, Gugerty, Martinez, Schmalzback, Tyler, Luse, Cronin, Schurick, McKevitt, Weaver, Einik, Hamilton, Sinclair, Koyama, Peters, Webster, Dugan, Saudek, Thomsen, Wolf, Toal, Stikrleather, Grusauskas, Kiniry III, Peters, Murphy, Costello, Roman, Lipovitz, Prevas, King, Barnes, and Clearly.**

File Date: **10/24/2023**

Document  
Name: **Order**

**ORDERED, that Defendants, BP p.l.c., BP America Inc., and BP Products North America Inc.'s Motion for Special Admission of Out-of-State Attorney [Amanda Flug Davidoff] Under Rule 19-217 is DENIED without prejudice for failure to comply with Md. Rule 19-217(b). E-served Attys Wells, Gugerty, Martinez, Schmalzback, Tyler, Luse, Cronin, Schurick, McKevitt, Weaver, Einik, Hamilton, Sinclair, Koyama, Peters, Webster, Dugan, Saudek, Thomsen, Wolf, Toal, Stikrleather, Grusauskas, Kiniry III, Peters, Murphy, Costello, Roman, Lipovitz, Prevas, King, Barnes, and Clearly.**

File Date: **10/24/2023**

Document  
Name: **Order**

**Ordered that the Motion for Special Admission of Out-of-State Attorney (Shannon S. Broome of Hunton Andrews Kurth LLP) is GRANTED. Copies mailed to Atty's Murphy, Weaver, Lipowitz and Webster No Email, Crown Central LLC, Crown Central New Holdings LLC, Rosemore INC, Consol Energy INC and Consol Marine Terminals LLC)**

File Date: **10/25/2023**

Document Name: **Attorney Appearance - No Fee**

**(E.1565)**

Comment:

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File Date: **10/26/2023**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Second Renewed Motion for Special Admission of Out-of-State Attorney Under Rule 19-217 of the Rules Governing Admission to the Bar of Maryland**

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File Date: **10/26/2023**

Document Name: **Supporting Document**

Comment: **Certificate as to Special Admissions**

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File Date: **10/31/2023**

Document Name: **Order**

Comment: **ORDERED, that Defendant, American Petroleum Institute's Second Amended Motion for Special Admission of Out-of-State Attorney [Jeremiah J. Anderson] Under Rule 19-217 is DENIED without prejudice for failure to comply with Md. Rule 19-217(b) (2). E-Served Attys Martinez, Schmalzbach, Tyler, Luse, Cronin, Schurick, McKeivitt, Weaver, Einik, Hamilton, Kiniry, Peters, Murphy, Costello, Roman, Lipkowitz, Prevas, King, Barnes, Clearly, Wells, Woolf, Toal, Stikeleather, Gugerty, Grusauskas, Thomsen, Saudek, Dugan, Koyama, and Regan.**

---

File Date: **10/31/2023**

Document Name: **Order**

Comment: **ORDERED that Motion for Special Admission out of state Attorney for David C Frederick on behalf of Defendants is GRANTED. (E-Served Atty Attorneys. Copies mailed to Atty's Murphy, Lipkowitz, Webster, Weaver, Thomsen No Email, Crown Central LLC, Crown Central New Holdings LLC, Rosemore Inc, Hess Corp, Consol Energy Inc and Consol Marine Terminals LLC)**

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File Date: **10/31/2023**

Document Name: **Order**

Comment: **ORDERED that Motion for Special Admission out of state Attorney for Grace W Knofczynski on behalf of Defendants is GRANTED. (E-Served Atty Attorneys. Copies mailed to Atty's Murphy, Lipkowitz, Webster, Weaver, Thomsen No Email, Crown Central LLC, Crown Central New Holdings LLC, Rosemore Inc, Hess Corp, Consol Energy Inc and Consol Marine Terminals LLC)**

---

File Date: **10/31/2023**

Document Name: **Order**

Comment: **ORDERED that Motion for Special Admission out of state Attorney for Daniel S Severson on behalf of Defendants is GRANTED. (E-Served Atty Attorneys. Copies mailed to Atty's Murphy, Lipkowitz, Webster, Weaver, Thomsen No Email, Crown Central LLC, Crown Central New Holdings LLC, Rosemore Inc, Hess Corp, Consol Energy Inc and Consol Marine Terminals LLC)**

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File Date: **10/31/2023**  
Document Name: **Additional Notes Exist**  
Comment: **INCO-687240 Out of State Attorney-Daniel Severson**

---

File Date: **10/31/2023**  
Document Name: **Additional Notes Exist**  
Comment: **INCO687234-Out of State Attorney-David Frederick**

---

File Date: **10/31/2023**  
Document Name: **Additional Notes Exist**  
Comment: **INCO687247-Out of State Attorney-Grace Knofczynski**

---

File Date: **11/07/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Motion for Special Admission of Out of State Attorney, M. Quinones**

---

File Date: **11/09/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Amended Motion for Special Admission of Out-of-State Attorney (Davidoff)**

---

File Date: **11/09/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment:

---

File Date: **11/10/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Third Amended Motion for Special Admission of Out-of-State Attorney Jeremiah J. Anderson Under Rule 19-217 on behalf of Defendant American Petroleum Institute**

---

File Date: **11/13/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Amended Motion for Special Admission of Out-of-State Attorney Jacob Scott Janoe**

---

File Date: **11/13/2023**  
Document Name: **Motion**  
Comment: **Amended Motion for Special Admission of Out-of-State Attorney Sterling Marchand**

---

File Date: **11/13/2023**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Amended Motion for Special Admission of Out-of-State Attorney Megan Berge**

---

File Date: **12/01/2023**

Document  
Name: **Order**

Comment: **Pre-Trial Conference scheduled for February 22, 2024 at 3:00 p.m. is CANCELLED, a 1 day Motions Hearing on the pending Motions to Dismiss shall be set in before the undersigned on March 8, 2024 at 9:00 a.m.1 in Courtroom 4C, a 1/2 day Scheduling Conference shall be set in before the undersigned on May 24, 2024 at 9:00 a.m. in Courtroom 4C. E-Served Atty's, Copies mailed to Atty Murphy, Lipkowitz, Thomsen, Webster, Weaver, copies mailed to Crown Central LLC, Crown Central New Holdings, LLC, Rosemore Inc, Hess Corp, Consol Energy Inc, and Consol Marine Terminals, LLC.**

---

File Date: **12/01/2023**

Document  
Name: **Opposition**

Comment: **Plaintiff's Opposition to Consol Energy Inc.'s and Consol Marine Terminals LLC's Motion to Dismiss for Failure to State a Claim**

---

File Date: **12/01/2023**

Document Name: **Supporting Exhibit**

Comment: **Exhibit A**

---

File Date: **12/01/2023**

Document  
Name: **Opposition**

Comment: **Plaintiff's Opposition to BP p.l.c., BP America Inc., and BP Products North America Inc.'s Motion to Dismiss**

---

File Date: **12/01/2023**

Document Name: **Opposition**

Comment: **Plaintiff's Opposition to Chevron Defendants' Motion to Dismiss under Anti-Slapp law**

---

File Date: **12/01/2023**

Document  
Name: **Supporting Exhibit**

Comment: **Exhibit A to Plaintiff's Opposition to Chevron Defendants' Motion to Dismiss under Anti-Slapp law**

---

File Date: **12/01/2023**

Document  
Name: **Supporting Exhibit**

Comment: **Exhibit B to Plaintiff's Opposition to Chevron Defendants' Motion to Dismiss under Anti-Slapp law**

---

File Date: **12/01/2023**

Document Name: **Opposition**

Comment: **Plaintiff's Opposition to American Petroleum Institute's Motion to Dismiss**

(E.1568)

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File Date: **12/01/2023**  
Document Name: **Supporting Exhibit**  
Comment: **Exhibit A**

---

File Date: **12/01/2023**  
Document Name: **Opposition**  
Comment: **Plaintiff's Opposition to CNX Resources Corp.'s Motion to Dismiss for Failure to State a Claim**

---

File Date: **12/01/2023**  
Document Name: **Supporting Exhibit**  
Comment: **Exhibit A**

---

File Date: **12/01/2023**  
Document Name: **Opposition**  
Comment: **Plaintiff's Opposition to Defendants' Joint Motion to Dismiss for Lack of Personal Jurisdiction**

---

File Date: **12/01/2023**  
Document Name: **Opposition**  
Comment: **Plaintiff's Opposition to Hess's Supplemental Motion to Partially Dismiss for Failure to State a Claim**

---

File Date: **12/01/2023**  
Document Name: **Opposition**  
Comment: **Plaintiff's Opposition to Marathon Oil Corporation's and Marathon Oil Company's Motion to Dismiss for Failure to State a Claim**

---

File Date: **12/01/2023**  
Document Name: **Opposition**  
Comment: **Plaintiff's Opposition to Consol Energy Inc.'s and Consol Marine Terminals LLC's Supplemental Motion to Dismiss for Lack of Personal Jurisdiction**

---

File Date: **12/01/2023**  
Document Name: **Opposition**  
Comment: **Plaintiff's Opposition to Shell PLC and Shell USA Inc.'s Motion to Dismiss for Failure to State a Claim**

---

File Date:	<b>12/01/2023</b>
Document Name:	<b>Opposition</b>
Comment:	<b>Plaintiff's Opposition to Citgo Petroleum Corporation's Motion to Dismiss for Failure to State a Claim</b>
File Date:	<b>12/01/2023</b>
Document Name:	<b>Opposition</b>
Comment:	<b>Plaintiff's Opposition to Marathon Petroleum Corp.'s and Speedway LLC's Motion to Dismiss for Failure to State a Claim</b>
File Date:	<b>12/01/2023</b>
Document Name:	<b>Opposition</b>
Comment:	<b>Plaintiff's Opposition to Crown Central LLC's, Crown Central New Holdings LLC's and Rosemore Inc.'s Motion to Dismiss for Failure to State a Claim</b>
File Date:	<b>12/01/2023</b>
Document Name:	<b>Supporting Exhibit</b>
Comment:	<b>Exhibit A</b>
File Date:	<b>12/01/2023</b>
Document Name:	<b>Opposition</b>
Comment:	<b>Plaintiff's Opposition to Defendants' Joint Motion to Dismiss for Failure to State a Claim</b>
File Date:	<b>12/01/2023</b>
Document Name:	<b>Supporting Exhibit</b>
Comment:	<b>Exhibit A</b>
File Date:	<b>12/01/2023</b>
Document Name:	<b>Supporting Exhibit</b>
Comment:	<b>Exhibit B</b>
File Date:	<b>12/05/2023</b>
Document Name:	<b>Order</b>
Comment:	<b>Re: Renewed Motion for Special Admission is DENIED as to Nicole Charlene Valco. (E-Served all attys)</b>
File Date:	<b>12/05/2023</b>
Document Name:	<b>Order</b>

Comment: **Re: Renewed Motion for Special Admission is DENIED as to Katherine Ann Rouse. (E-Served all attys)**

---

File Date: **12/05/2023**

Document Name: **Order**

Comment: **Re: Renewed Request for Special Admission as to Lisa S. Meyer is GRANTED. (E-Served all attys)**

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File Date: **12/05/2023**

Document Name: **Order**

Comment: **Re: Renewed Motion for Special Admission as to Steven Mark Bauer is DENIED. (E-Served all attys)**

---

File Date: **12/05/2023**

Document Name: **Order**

Comment: **Ordered that the Motion for Special Admission of Out-of-State Attorney Martin D. Quinones of Sher Edling LLP, ) is GRANTED. e-served to All attnys**

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File Date: **12/06/2023**

Document Name: **Order**

Comment: **ORDERED, that the Defendant, Citgo Petroleum Corporation's Renewed Motion for Special Admission of Out-ofState Attorney [Robert E. Dunn] Under Maryland Rule 19-217 is GRANTED; ORDERED, that Robert E. Dunn of Eimer Stahl, LLP, is specially admitted for the purpose of appearing and participating in this action as co?counsel for Defendant, Citgo Petroleum Corporation; ORDERED, that the Clerk forward a true copy of the Motion and this Order to the State Court Administrator; ORDERED, that pursuant to Maryland Rule 19-217(d), the appearance ofthe out-of?state attorney admitted pursuant to this Order shall be accompanied by the Maryland Attorney unless waived by the undersigned presiding judge and shall be subject to the Maryland Attorney's Rules of Professional Conduct at all times during the pendency ofthis action.**

---

File Date: **12/06/2023**

Document Name: **Order**

Comment: **ORDERED, that the Defendant,' Citgo Petroleum Corporation's Renewed Motion for Special Admission of Out-of-State Attorneys [Nathan P. Eimer] Under Maryland Rule 19-217 is GRANTED; ORDERED, that Nathan P. Eimer of Eimer Stahl, LLP, is specially admitted for the purpose of appearing and participating in this action as co-counsel for Defendant, Citgo Petroleum Corporation; ORDERED, that the Clerk forward a true copy of the Motion and this Order to the State Court Administrator; ORDERED, that pursuant to Maryland Rule l9-217(d), the appearance ofthe out-of-state attorney admitted pursuant to this Order shall be accompanied by the Maryland Attorney unless waived by the undersigned presidingjudge and shall be subject to the Maryland Attorney's Rules ofProfessional Conduct at all times during the pendency ofthis action.**

(E.1571)

File Date: **12/06/2023**

Document  
Name: **Order**

Comment: **ORDERED, that the Defendants, Marathon Oil Company and Marathon Oil Corporation's SecondRenewed Motion for Special Admission ofOut-of-State Attorney [Marc R. Shapiro] Under Rule 19-217 of the Rules Governing Admission to the Bar of Maryland is GRANTED; ORDERED, that Marc R. Shapiro of Orrick, Herrington & Sutcliffe LLP, is specially admitted for the purpose of appearing and participating in this action as co-counsel for Defendants, Marathon Oil Company and Marathon Oil Corporation; ORDERED, that the Clerk forward a true copy of the Motion and this Order to the State Court Administrator; ORDERED, that pursuant to Maryland Rule 19-217(d), the appearance ofthe out-of-state attorney admitted pursuant to this Order shall be accompanied by the Maryland Attorney unless**

File Date: **12/07/2023**

Document  
Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Renewed Motion for Special Admission of Out-Of-State Attorney, Matthew T Martens, Under Rule 19-217**

File Date: **12/07/2023**

Document  
Name: **Motion**

Comment: **Renewed Motion for Special Admission of Out-Of-State Attorney, Hallie Beth Levin, Under Rule 19-217**

File Date: **12/08/2023**

Document Name: **Motion**

Comment: **Renewed Motion for Special Admission of Out-of-State Attorney Katherine Rouse**

File Date: **12/08/2023**

Document Name: **Motion**

Comment: **Renewed Motion for Special Admission of Out-of-State Attorney Nicole Valco**

File Date: **12/11/2023**

Document Name: **Attorney Appearance - No Fee**

Comment:

File Date: **12/11/2023**

Document Name: **Attorney Appearance - No Fee**

Comment:

File Date: **12/11/2023**

Document Name: **Attorney Appearance - No Fee**

Comment:

(E.1572)



File Date: **12/13/2023**  
Document Name: **Motion**  
Comment: **Unopposed Motion of the Attorney General of Maryland for Leave to File Amicus Curiae Brief in Opposition to Defendants' Joint Motion to Dismiss for Failure to State a Claim**

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File Date: **12/13/2023**  
Document Name: **Supporting Document**  
Comment: **Brief of the Attorney General of Maryland as Amicus Curiae in Opposition to Defendants' Joint Motion to Dismiss for Failure to State a Claim**

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File Date: **12/13/2023**  
Document Name: **Certificate of Service**  
Comment: **Certificate of Service**

---

File Date: **12/13/2023**  
Document Name: **Attorney Appearance - No Fee**  
Comment:

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File Date: **12/13/2023**  
Document Name: **Attorney Appearance - \$10 Fee**  
Comment: **Notice of Entry of Appearance**

---

File Date: **12/13/2023**  
Document Name: **Attorney Certification under Rule 1-313**  
Comment: **Rule 1-313 Certification**

---

File Date: **12/21/2023**  
Document Name: **Order**  
Comment: **ORDERED, that the Defendant, Hess Corp.'s Amended Motion for Special Admission of Out-of-State Attorney [Jacob Scott Janoe] Under Rule 19-217 is GRANTED. (E-served all Attys...Mailed Atty Janoe)**

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File Date: **12/21/2023**  
Document Name: **Order**  
Comment: **re: ORERED, that Defendants BP, p.l.c., BP America Inc., and the BP Products North America Inc.'s Amended Motion for Special Admission of Out-of-State Attorney, Richard C. Pepperman, II is GRANTED. (Copies to all Attys).**

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File Date: **12/21/2023**

Document  
Name: **Order**

Comment: **ORDERED, that the Defendant, Hess Corp.'s Amended Motion for Special Admission of Out-of State Attorney [Megan Berge] Under Rule 19-217 is GRANTED; and it is further ORDERED, that Megan Berge of BAKER BOTTS L.L.P., is specially admitted for the purpose of appearing and participating in this action as cocounsel for Defendant, Hess Corp. E-served to all Attys. Copy mailed to Atty Berge.**

---

File Date: **12/21/2023**

Document  
Name: **Order**

Comment: **ORDERED, that the Defendant, BP p.l.c., BP America Inc., and BP Products North America Inc.'s Amended Motion for Special Admission of Out-of State Attorney [Amanda Flug Davidoff] Under Rule 19-217 is GRANTED; and it is further ORDERED, that Amanda Flug Davidoff of Sullivan & Cromwell LLP, is specially admitted for the purpose of appearing and participating in this action as cocounsel for Defendants, BP p.l.c., BP America Inc., and BP Products North America Inc (Copies e-served to all Attys. Copy mailed to Atty Davidoff)**

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File Date: **12/21/2023**

Document  
Name: **Order**

Comment: **ORDERED, that Jeremiah Johnson Anderson of MCGUIRE WOODS LLP, is specially admitted for the purpose of appearing and participating in this action as co-counsel for Defendant, American Petroleum Institute. (E-served All Attys... Copies to Jeremiah Johnson Anderson, Esq.)**

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File Date: **12/21/2023**

Document  
Name: **Order**

Comment: **ORDERED, that the Defendant, Hess Corp.'s Amended Motion for Special Admission of Out-of-State Attorney [Sterling Marchand] Under Rule 19-217 is GRANTED; ORDERED, that Sterling Marchand of BAKER BOTTS L.L.P., is specially admitted for the purpose of appearing and participating in this action as co-counsel for Defendant, Hess Corp.; ORDERED, that the Clerk forward a true copy of the Motion and this Order to the State Court Administrator; ORDERED, that pursuant to Maryland Rule 19-217(d), the appearance of the out-of-state attorney admitted pursuant to this Order shall be accompanied by the Maryland Attorney unless waived by the undersigned presiding judge and shall be subject to the Maryland Attorney's Rules of Professional Conduct at all times during the pendency of this action. (E-served All Attys... Copies to Jeremiah Johnson Anderson, Esq.)**

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File Date: **12/27/2023**

Document Name: **Attorney Appearance - No Fee**

Comment:

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File Date: **12/27/2023**

Document Name: **Attorney Appearance - No Fee**

Comment:

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(E.1574)

File Date: **01/02/2024**  
Document Name: **Notice Filed**  
Comment: **Notice of Withdrawal and Continuation of Counsel - Isbister**

---

File Date: **01/03/2024**  
Document Name: **Returned/Undeliverable Mail**  
Comment: **\*\*\*Returned mail from Megan Berge\*\*\***

---

File Date: **01/05/2024**  
Document Name: **Address Change**  
Comment: **Notice of Change of Address for Mara Rose Lieber**

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File Date: **01/05/2024**  
Document Name: **Address Change**  
Comment: **Notice of Change of Address for Honor Rose Costello**

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File Date: **01/10/2024**  
Document Name: **Attorney Appearance - No Fee**  
Comment: **Entry of Appearance (CDB)**

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File Date: **01/11/2024**  
Document Name: **Order**  
Comment: **ORDERED, that the Defendants, Conoco Phillips and Conoco Phillips Company's Renewed Motion for Special Admission of Out of State Attorney [Matthew Theodore Martens] Under Rule 19-217 is GRANTED. (E-served All Attys... Copies to Jeremiah Johnson Anderson, Esq.)**

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File Date: **01/11/2024**  
Document Name: **Order**  
Comment: **of Court for Special Admission of Out-of-State Attorney ORDERED, that Defendants, Phillips 66, Phillips 66 Company, ConocoPhillips and ConocoPhillips Company's Renewed Motion for Special Admisson of Out-of-State Attorney Nicole Charlene Valco is Granted. (E-served copies to all Attys' involved in the case)**

---

File Date: **01/11/2024**  
Document Name: **Order**  
Comment: **ORDERED, that the Defendants, Phillips 66, Phillips 66 Company, ConocoPhillips, and ConocoPhillips Company's Renewed Motion for Special Admission of Out-of ?State Attorney [Katherine Ann Rouse] Under Maryland Rule 19-217 is GRANTED (E-served to all attys on record)**

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File Date: **01/11/2024**

(E.1575)

Document  
Name: **Order**

Comment: **ORDERED, that the Defendants, ConocoPhillips and ConocoPhillips Company's Renewed Motion for Special Admission of Out of State Attorney [Hallie Beth Levin] Under Rule 19-217 is GRANTED; ORDERED, that Hallie Beth Levin of Wilmer Cutler Pickering Hale and Dorr LLP, is specially admitted for the purpose of appearing and participating in this action as co-counsel for Defendants, ConocoPhillips and ConocoPhillips Company. E-served to All Attys on record. Mailed copy to Atty Levin.**

---

File Date: **01/11/2024**

Document  
Name: **Order**

Comment: **ORDERED that the Unposed Motion for the Attorney General of Maryland for Leave to File Amicus Curiae Brief in Opposition to Defendant's Joint Motion to Dismiss for Failure to State a Claim is GRANTED, Clerk shall deliver copies to all parties on record. (E-Served All Attorneys. Copies mailed to Atty Weaver, Murphy, Lipkowitz, Thomsen No Email, Rosemore Inc, Hess Corp, Crown Central New Holding, Consol Energy Inc, Consol Marine Terminal, Crown Central and Anthony Brown)**

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File Date: **01/16/2024**

Document Name: **Attorney Appearance - No Fee**

Comment:

File Date: **01/16/2024**

Document Name: **Response/Reply**

Comment: **Def. Citgo's Reply ISO It's Motion to Dismiss for Failure to State Claim**

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File Date: **01/16/2024**

Document  
Name: **Response/Reply**

Comment: **Defendant Hess's Reply in Support of its Supplemental Motion to Partially Dismiss Plaintiff's Complaint**

---

File Date: **01/16/2024**

Document Name: **Reply to Opposition**

Comment: **Defendant American Petroleum Institute's Reply in Support of its Motion to Dismiss**

---

File Date: **01/16/2024**

Document  
Name: **Response/Reply**

Comment: **Crown Defendants' Reply in Support of Their Supplemental Motion to Partially Dismiss Plaintiff's Complaint for Failure to State A Claim Based on Statute of Limitations**

---

File Date: **01/16/2024**

Document  
Name: **Response/Reply**

(E.1576)

Comment: **Reply in Support of Marathon Oil Corporations and Marathon Oil Companys Supplemental Motion to Dismiss for Failure to State a Claim Upon Which Relief Can Be Granted**

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File Date: **01/16/2024**

Document Name: **Reply to Opposition**

Comment: **Reply of Consol Energy Inc. and Consol Marine Terminals LLC in Support of Supplemental Motion to Dismiss for Failure to State a Claim**

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File Date: **01/16/2024**

Document Name: **Reply to Opposition**

Comment: **Reply of Consol Energy Inc. and Consol Marine Terminals LLC in Support of Supplemental Motion to Dismiss for Lack of Personal Jurisdiction**

---

File Date: **01/16/2024**

Document Name: **Reply to Opposition**

Comment: **Reply in Further Support of BP P.L.C., BP America Inc., and BP Products North America Inc.'s Individual Motion to Dismiss for Failure to State a Claim**

---

File Date: **01/16/2024**

Document Name: **Response/Reply**

Comment: **Defendants Marathon Petroleum Corporation and Speedway LLCs Reply Memorandum in Support of the Motion to Dismiss for Failure to State a Claim**

---

File Date: **01/16/2024**

Document Name: **Stricken Filing**

Comment: **CNX Resources Corporation's Reply in Support of its Individual Motion to Dismiss for Failure to State a Claim and for Lack Of Personal Jurisdiction - ENV# 15101777**

---

File Date: **01/16/2024**

Document Name: **Reply to Opposition**

Comment: **Shell PLC and Shell USA, Inc.'s Reply in Support of Individual Motion to Dismiss for Failure to State A Claim**

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File Date: **01/16/2024**

Document Name: **Reply to Opposition**

Comment: **Joint Reply Brief in Support of Certain Defendants' Motion to Dismiss for Lack of Personal Jurisdiction (filed on behalf of Defendants Chevron Corp., Chevron U.S.A., Inc., Hess Corp., CONSOL Energy Inc., CONSOL Marine Terminals LLC, CNX Resources Corp., Marathon Oil Corp, Marathon Oil Co., Exxon Mobil Corp, ExxonMobil Oil Corp., Shell plc (f/k/a Royal Dutch Shell (E.1577))**

**plc), Shell USA, Inc. (f/k/a Shell Oil Co., Marathon Petroleum Corporation, Speedway LLC, Citgo Petroleum Corp., ConocoPhillips and ConocoPhillips Co., BP p.l.c., BP America, Inc., Phillips 66, Phillips 66 Co., and American Petroleum Institute**

---

File Date: **01/16/2024**

Document  
Name: **Reply to Opposition**

Comment: **Reply Memo in Support of Defendants' Motion to Dismiss for Failure to State a Claim Upon Which Relief Can Be Granted (filed on behalf of Defendants Chevron Corp., Chevron U.S.A., Inc., Hess Corp., CONSOL Energy Inc., CONSOL Marine Terminals LLC, CNX Resources Corp., Exxon Mobil Corp., ExxonMobil Oil Corp., Marathon Oil Corp, Marathon Oil Co., Crown Central LLC, Crown Central New Holdings LLC, Rosemore, Inc., Shell plc (f/k/a Royal Dutch Shell plc), Shell USA, Inc. (f/k/a Shell Oil Co.), Marathon Petroleum Corporation, Speedway LLC, Citgo Petroleum Corp., ConocoPhillips and ConocoPhillips Co., BP p.l.c., BP America, Inc., BP Products North America Inc., Phillips 66, Phillips 66 Co., and American Petroleum Institute**

---

File Date: **01/16/2024**

Document  
Name: **Reply to Opposition**

Comment: **CHEVRON DEFENDANTS REPLY IN SUPPORT OF MOTION TO DISMISS UNDER MARYLANDS ANTI-SLAPP LAW**

---

File Date: **01/18/2024**

Document Name: **Notice of Striking Non-Compliant Submission**

Comment: **E-served to Atty Einik.**

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File Date: **01/18/2024**

Document  
Name: **Response/Reply**

Comment: **CNX Resources Corporation's Reply in Support of its Individual Motion to Dismiss for Failure to State a Claim and for Lack Of Personal Jurisdiction**

---

File Date: **01/26/2024**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Matthew K. Edling**

---

File Date: **01/26/2024**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Quentin C. Karpilow**

---

File Date: **01/26/2024**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Victor M. Sher**

---

File Date: **01/26/2024**

**(E.1578)**

Document Name: **Line**

Comment: **Crown Defendant's Line to Correct Typographical Error in Reply**

---

File Date: **02/01/2024**

Document Name: **Returned/Undeliverable Mail**

Comment: **\*\*RETURNED MAIL\*\* from Michelle Nicole Lipkowitz**

---

File Date: **02/02/2024**

Document Name: **Submission Rcvd & Rejected for Non-Compliance Rules Title 20**

Comment: **CNX Resources Corporation's Motion to Waive Presence of Maryland Attorney**

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File Date: **02/02/2024**

Document Name: **Motion**

Comment: **CNX Resources Corporation's Motion to Waive Presence of Maryland Attorney**

---

File Date: **02/12/2024**

Document Name: **Response/Reply**

Comment: **Plaintiff's Proposed Sur-Reply in Opposition to Defendants' Motions to Dismiss**

---

File Date: **02/12/2024**

Document  
Name: **Motion**

Comment: **Plaintiff's Motion for Leave to File Sur-Reply in Opposition to Defendants' Motions to Dismiss**

---

File Date: **02/12/2024**

Document Name: **Supporting Exhibit**

Comment: **Exhibit 1 - Proposed Sur-Reply in Opposition to Defendants' Motions to Dismiss**

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File Date: **02/14/2024**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **BP PHV Motion for Special Admission - LOMBARDO**

---

File Date: **02/14/2024**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **BP PHV Motion for Special Admission - HUGHES**

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File Date: **02/14/2024**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **BP PHV Motion for Special Admission - MILBURN**

---

File Date: **02/14/2024**

(E.1579)

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **BP PHV Motion for Special Admission - Reiter**

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File Date: **02/16/2024**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out of State Attorney - Katie Jones**

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File Date: **02/16/2024**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out of State Attorney - Naomi Wheeler**

---

File Date: **02/22/2024**

Document  
Name: **Memorandum Opinion and Order**

Comment: **The one-day Motions Hearing on the pending Motions to Dismiss is scheduled for March 8, 2024 at 9:00 a.m. Prior to the Motions Hearing, the Court asks all the parties to communicate and to file a Joint Statement of the Case regarding the suggested protocols and procedures no later than March 1, 2024 (E-Served All Attorneys. Copies mailed to Atty Weaver, Murphy, Lipkowitz, Thomsen. No Email: Rosemore Inc, Hess Corp, Crown Central New Holding, Consol Energy Inc, Consol Marine Terminal, Crown Central and Anthony Brown)**

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File Date: **02/23/2024**

Document Name: **Attorney Appearance - No Fee**

Comment: **Entry of Appearance of Gregory J. Swain for Plaintiff Anne Arundel County, Maryland**

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File Date: **02/26/2024**

Document  
Name: **Order**

Comment: **ORDERED, that the Plaintiff, Anne Arundel County, Maryland's Motion for Special Admission of Out-of-State Attorneys [Matthew K. Edling] Under Rule 19-217 is GRANTED (Copies e-served to all parties on record)**

---

File Date: **02/26/2024**

Document  
Name: **Order**

Comment: **ORDERED, that the Plaintiff, Anne Arundel County, Maryland's Motion for Special Admission of Out-of-State Attorneys [Quentin C. Karpilow] Under Rule 19-217 is GRANTED. (Copies e-served to all parties on record)**

---

File Date: **02/26/2024**

Document  
Name: **Order**

Comment: **re: ORDERED that the Plaintiff, Anne Arundel County, Maryland's Motion for Special Admission of Out-of-State Attorney Victor M. Sher Under Rule 19-217 is GRANTED. (Copies e-served to all parties on record).**

---

(E.1580)



File Date: **02/27/2024**  
Document Name: **Deficient Filing**  
Comment: **Deficient Filing-Motion for Special Admission of Out-of-State-Attorney-Env.#15553343**

---

File Date: **02/27/2024**  
Document Name: **Notice Filed**  
Comment: **Plaintiff's Notice of Supplemental Authority**

---

File Date: **02/27/2024**  
Document Name: **Supporting Exhibit**  
Comment: **Exhibit A- Plaintiff's Notice of Supplemental Authority (Haw v. NCAA)**

---

File Date: **02/27/2024**  
Document Name: **Opposition**  
Comment: **Opposition to Plaintiff's Motion for Leave to File Sur-Reply in Opposition to Defendants' Motions to Dismiss**

---

File Date: **02/28/2024**  
Document Name: **Notice of Deficiency - Rule 20-203(d)**  
Comment: **e-served Atty Sinclair**

---

File Date: **02/28/2024**  
Document Name: **Notice Filed**  
Comment: **Plaintiff's Notice of Supplemental Authority**

---

File Date: **02/28/2024**  
Document Name: **Supporting Exhibit**  
Comment: **Ex A - 4th Circuit Order**

---

File Date: **02/29/2024**  
Document Name: **Attorney Appearance - No Fee**  
Comment: **Notice of Appearance - Ryan P. McGovern**

---

File Date: **03/01/2024**  
Document Name: **Pre-Trial/Hearing Statement**  
Comment: **Joint Statement of Case**

---

File Date: **03/01/2024**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Motion for Special Admission of Out-of-State Attorney Under Rule 19-217 for Minsuk Han**

---

File Date: **03/04/2024**  
Document Name: **Memorandum**  
Comment: **(Steven I. Platt) Re: File another Joint Statement by 3/4/2024 (E-Served to all attorneys of Record)**

---

File Date: **03/04/2024**  
Document Name: **Order**  
Comment: **ORDERED, that Plaintiff's Motion for Leave to File Sur-Reply is GRANTED e-served to all attnys on record**

---

File Date: **03/04/2024**  
Document Name: **Pre-Trial/Hearing Statement**  
Comment: **Joint Statement of Case**

---

File Date: **03/04/2024**  
Document Name: **Response/Reply**  
Comment: **Defendants' Joint Response to Plaintiff's Notice of Supplemental Authority**

---

File Date: **03/04/2024**  
Document Name: **Response/Reply**  
Comment: **CNX Resources Corporation's Response to Plaintiffs' Notice of Supplemental Authority**

---

File Date: **03/04/2024**  
Document Name: **Returned/Undeliverable Mail**  
Comment: **\*\*\*Returned mail from Michele Nicole Lipkowitz\*\*\***

---

File Date: **03/05/2024**  
Document Name: **Order**  
Comment: **ORDERED, that the Parties request that the Motions Hearing be made available by live audio in the Joint Statement of Case be GRANTED.! (E-Served to all atty's on record)**

---

File Date: **03/05/2024**  
Document Name: **Attorney Appearance - \$10 Fee**  
Comment: **Notice of Entry of Appearance for CITGO Petroleum Corporation**

---

File Date: **03/05/2024**  
Document Name: **Response/Reply**  
Comment: **Defendants' Joint Response to Plaintiff's Notice of Supplemental Authority**

---

File Date: **03/06/2024**

(E.1582)

Document  
Name: **Order**

Comment: **ORDERED, that the Defendant, CNX Resources Corporation's Motion to Waive Presence of Maryland Attorney is GRANTED; ORDERED, that the presence of the Maryland attorney Daniella A. Einik for Defendant, CNXResources Corporation is waived at the March 8, 2024 1-day Motions Hearing on the pending Motions to Dismiss. (**

---

File Date: **03/07/2024**

Document  
Name: **Order**

Comment: **re: ORDERED that the Plaintiff, Anne Arundel County, Maryland's Motion for Special Admission of Out-of-State Attorney [Naomi Wheeler] Under Rule 19-217 is GRANTED. (Copies e-served to all counsel on record).**

---

File Date: **03/07/2024**

Document  
Name: **Order**

Comment: **re: ORDERED that the Plaintiff, Anne Arundel County, Maryland's Motion for Special Admission of Out-of-State Attorney [Katie Jones] Under Rule 19-217 is GRANTED. (Copies e-served to all counsel on record).**

---

File Date: **03/07/2024**

Document Name: **Returned/Undeliverable Mail**

Comment:

---

File Date: **03/08/2024**

Document Name: **Hearing Sheet**

Comment: **Court to issue Order**

---

File Date: **03/18/2024**

Document  
Name: **Order**

Comment: **ORDERED, that the Defendants, BP p.l.c., BP America Inc., and BP Products North America Inc.'s Motion for Special Admission of Out-of-State Attorney John D. Lombardo Under Rule 19-217 is GRANTED; ORDERED, that John D. Lombardo of ARNOLD & PORTER KAYE SCHOLER LLP, is specially admitted for the purpose of appearing and participating in this action as co-counsel for Defendants, BP p.l.c., BP America Inc., and BP Products North America Inc.; ORDERED, that the Clerk forward a true copy of the Motion and this Order to the State Court Administrator. (Copies e-served to all counsel on record).**

---

File Date: **03/18/2024**

Document  
Name: **Order**

Comment: **ORDERED, that the Defendants, BP p.l.c., BP America Inc., and BP Products North America Inc.'s Motion for Special Admission of Out-of-State Attorney Nancy G. Milburn Under Rule 19-217 is GRANTED; ORDERED, that Nancy G. Milburn of ARNOLD & PORTER KAYE SCHOLER LLP, is specially admitted for the purpose of appearing and participating in this action as co-counsel for (E.1583)**

**Defendants, BP p.l.c., BP America Inc., and BP Products North America Inc.; ORDERED, that the Clerk forward a true copy of the Motion and this Order to the State Court Administrator. (Copies e-served to all counsel on record).**

---

File Date: **03/18/2024**

Document  
Name: **Order**

Comment: **ORDERED, that the Defendants, BP p.l.c., BP America Inc., and BP Products North America Inc.'s Motion for Special Admission of Out-of-State Attorney [Nancy G. Milburn] Under Rule 19-217 is GRANTED; ORDERED, that Nancy G. Milburn of ARNOLD & PORTER KAYE SCHOLER LLP, is specially admitted for the purpose of appearing and participating in this action as co-counsel for Defendants, BP p.l.c., BP America Inc., and BP Products North America Inc.; ORDERED, that the Clerk forward a true copy of the Motion and this Order to the State Court Administrator. (Copies e-served to all counsel on record).**

---

File Date: **03/18/2024**

Document  
Name: **Order**

Comment: **ORDERED, that the Defendants, BP p.l.c., BP America Inc., and BP Products North America Inc.'s Motion for Special Admission of Out-of-State Attorney Diana E. Reiter Under Rule 19-217 is GRANTED; ORDERED, that Diana E. Reiter of ARNOLD & PORTER KAYE SCHOLER LLP, is specially admitted for the purpose of appearing and participating in this action as co-counsel for Defendants, BP p.l.c., BP America Inc., and BP Products North America Inc.; ORDERED, that the Clerk forward a true copy of the Motion and this Order to the State Court Administrator. (Copies e-served to all counsel on record).**

---

File Date: **03/20/2024**

Document  
Name: **Order**

Comment: **At the Motions Hearing on March 8, 2024, the Court asked the parties to submit (1) a hard copy of the transcript of the oral opinion or the written opinion from the United States District Court District of Maryland if one existed by the Honorable Stephanie A. Gallagher remanding the above captioned case to this Court and (2) a hard copy of the transcript of the Motions Hearing on March 8, 2024. The Court has received the hard copy of the transcript of the Motions Hearing on March 8, 2024. The Court would like for the parties to provide the Court with the name of the attorney(s) that will be providing a hard copy of the transcript of the oral opinion or the written opinion from the United States District Court District of Maryland if one existed by the Honorable Stephanie A. Gallagher. The Court would like, if possible, to have that by March 26, 2024. (Copies e-served to all parties of record)**

---

File Date: **03/20/2024**

Document  
Name: **Miscellaneous Document**

Comment: **Letter Providing the Court with the Name of the Attorney that will be providing a Hard Copy**

---

File Date: **04/01/2024**

Document  
Name: **Order**

Comment: **ORDERED, that the Motion for Special Admission of Out-of-State Attorney Under Rule 19-217 for Minsuk Han On Behalf of Defendants Shell PLC and Shell USA, Inc. is GRANTED; (Copies E-served to all counsel on record)**

---

File Date: **04/12/2024**

Document  
Name: **Motion/Request/Notice - Strike/Withdraw Appearance**

Comment: **Certificate of Service is wrong date when filed. Attys filed before notice could be sent out.**

---

File Date: **04/12/2024**

Document Name: **Motion/Request/Notice - Strike/Withdraw Appearance**

Comment: **Corrected Certificate of service.**

---

File Date: **04/18/2024**

Document Name: **Motion/Request/Notice - Strike/Withdraw Appearance**

Comment: **Notice of Withdrawal of Appearance**

---

File Date: **05/16/2024**

Document Name: **Memorandum Opinion and Order**

Comment: **Memorandum Only (E-served All Attys of Record)**

---

File Date: **05/16/2024**

Document  
Name: **Order**

Comment: **ORDERED, that the Court will GRANT each of the Defendants' Motions to Dismiss all claims for punitive damages in these cases. (E-served All Attys of Record)**

---

File Date: **05/17/2024**

Document  
Name: **Memorandum Opinion and Order**

Comment: **re: Memorandum of Court regarding Scheduling Conference. (Copies e-served to all parties).**

---

File Date: **05/21/2024**

Document Name: **Correspondence**

Comment: **Correspondence re: Scheduling Conference Postponement Request**

---

File Date: **05/22/2024**

Document  
Name: **Order**

Comment: **Ordered that the Scheduling Conference is POSTPONED to 06/18/2024 (E-served All Attys of record)**

---

File Date: **05/24/2024**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out-of-State Attorney Under Maryland Rule 19-217**

---

File Date: **06/12/2024**

Document Name: **Attorney Appearance - No Fee**

Comment: **Entry of Appearance**

---

File Date: **06/12/2024**

Document Name: **Miscellaneous Document**

Comment: **Joint Statement of the Case**

---

File Date: **06/12/2024**

Document Name: **Affidavit**

Comment: **Affidavit of Matthew K. Edling in support of Joint Statement of Case**

---

File Date: **06/12/2024**

Document Name: **Supporting Exhibit**

Comment: **Exhibits 1 - 7 for Affidavit of Matthe K Edling in support of Joint Statement of Case**

---

File Date: **06/13/2024**

Document  
Name: **Order**

Comment: **ORDERED, that the Court finds that a postponement of the Case Management and Scheduling Conference that was scheduled for June 18, 2024 at 9:00 a.m. is appropriate and as such, postpones the Case Management and Scheduling Conference(E-served all Attys)**

---

File Date: **06/13/2024**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out-of-State Attorney - Sean M. Berkowitz**

---

File Date: **06/17/2024**

Document Name: **Stricken Filing**

Comment: **First Amended Complaint-Env#16874214**

---

File Date: **06/17/2024**

Document Name: **Affidavit**

Comment: **Affidavit of Matthew K. Edling - First Amended Complaint**

---

File Date: **06/17/2024**  
Document Name: **Stricken Filing**  
Comment: **Redlined - First Amended Complaint-Env#16874214**

---

File Date: **06/17/2024**  
Document Name: **Complaint - Amended**  
Comment: **First Amended Complaint**

---

File Date: **06/17/2024**  
Document Name: **Affidavit**  
Comment: **Affidavit of M. Edling**

---

File Date: **06/17/2024**  
Document Name: **Supporting Exhibit**  
Comment: **Ex 1 to Amended Complaint - Redline compare**

---

File Date: **06/20/2024**  
Document Name: **Order**  
Comment: **a 1-day Motions Hearing on the anticipated Motions to Dismiss and any other pleading requiring consideration shall be set in before the undersigned on October 25, 2024 at 9:00 a.m.' in Courtroom 4C; a one-half ('2) day Case Management and Scheduling Conference shall be set in before the undersigned on January 31, 2025 at 1:30 p.m. in Chambers. (E-served all attnys)**

---

File Date: **06/24/2024**  
Document Name: **Notice of Striking Non-Compliant Submission**  
Comment: **(e-served Atty Edling)**

---

File Date: **06/25/2024**  
Document Name: **Motion / Request - For Special Admission of Attorney**  
Comment: **Renewed Motion for Special Admission of Out-of-State Attorney Under Rule 19-217 of the Rules Governing Admission to the Bar of Maryland (James Stengel)**

---

File Date: **06/25/2024**  
Document Name: **Supporting Document**  
Comment: **Certificate as to Special Admissions**

---

File Date: **07/12/2024**  
Document Name: **Motion**  
Comment: **Motion for Extension of Time to Brief Schedule**

---

File Date: **07/12/2024**  
Document Name: **Supporting Exhibit**  
Comment: **Exhibit A-Motion for Extension of Time to Brief Schedule**

---

File Date: **07/15/2024**  
Document Name: **Order**  
Comment: **ORDERED, that Defendants, Phillips 66 and Phillips 66 Company's Motion for Special Admission of Out-of-State Attorney [Sean M. Berkowitz] Under Rule 19-217 is DENIED without prejudice for failure to comply with Md. Rule 19-217(a)(3)(C), (b). (eserved all Attys' involved in the case)**

---

File Date: **07/15/2024**  
Document Name: **Opposition**  
Comment: **Plaintiffs' Opposition to Defendants' Motion for Extension of Time**

---

File Date: **07/17/2024**  
Document Name: **Order**  
Comment: **Ordered that the Motion for Extension of Time is Granted; Ordered that the court will adopt the schedule; Ordered that the Motions hearing and the Scheduling Conference shall remain (E-served All Atty of Record)**

---

File Date: **07/24/2024**  
Document Name: **Order**  
Comment: **re: ORDREED that the Defendants, Marathon Oil Company and Marathon Oil Corporation's Renewed Motion for Special Admission of Out-of-State Attonry James Stengel is GRANTED. (Copies e-served to all counsel on record).**

---

File Date: **07/31/2024**  
Document Name: **Motion / Request - To Dismiss**  
Comment: **Shell PLC and Shell USA, Inc.'s Individual Motion to Dismiss Plaintiff's First Amended Complaint for Lack of Personal Jurisdiction and Failure to State a Claim**

---

File Date: **07/31/2024**  
Document Name: **Memorandum**  
Comment: **Memorandum ISO MTD First Amended Complaint**

---

File Date: **07/31/2024**  
Document Name: **Motion / Request - To Dismiss**  
Comment: **Citgo Petroleum Corporation's Supplemental Motion to Dismiss Plaintiff's First Amended Complaint**

---

(E.1588)



File Date: **07/31/2024**  
Document Name: **Motion / Request - To Dismiss**  
Comment: **BP plc, BP America, BP Production Motion to Dismiss Plaintiff's First Amended Complaint for Failure to State a Claim Upon Which Relief Can Be Granted and for Lack of Personal Jurisdiction**

---

File Date: **07/31/2024**  
Document Name: **Memorandum**  
Comment: **Memorandum in Support of Defendants' Motion to Dismiss Plaintiff's First Amended Complaint for Failure to State a Claim Upon Which Relief Can Be Granted and for Lack of Personal Jurisdiction**

---

File Date: **07/31/2024**  
Document Name: **Supporting Exhibit**  
Comment: **Exhibit A to Defendants' Motion to Dismiss Plaintiff's First Amended Complaint for Failure to State a Claim Upon Which Relief Can Be Granted and for Lack of Personal Jurisdiction**

---

File Date: **07/31/2024**  
Document Name: **Motion / Request - To Dismiss**  
Comment: **Defendants Marathon Petroleum Corporation and Speedway LLC Motion to Dismiss Plaintiffs First Amended Complaint for lack of personal jurisdiction and for failure to state a claim upon which relief can be granted.**

---

File Date: **07/31/2024**  
Document Name: **Memorandum**  
Comment: **Memorandum of Law ISO Defendants Dismiss and Certificate of Service**

---

File Date: **07/31/2024**  
Document Name: **Motion / Request - To Dismiss**  
Comment: **Proposed Order Granting Defendants Marathon Petroleum Corporation and Speedway LLC Motion to Dismiss Plaintiffs First Amended Complaint for lack of personal jurisdiction and for failure to state a claim upon which relief can be granted.**

---

File Date: **07/31/2024**  
Document Name: **Motion / Request - To Dismiss**  
Comment: **DEFENDANT AMERICAN PETROLEUM INSTITUTES MOTION TO DISMISS**

---

File Date: **07/31/2024**  
Document Name: **Memorandum**

Comment: **DEFENDANT AMERICAN PETROLEUM INSTITUTES MEMORANDUM OF LAW IN SUPPORT OF ITS MOTION TO DISMISS THE FIRST AMENDED COMPLAINT**

---

File Date: **07/31/2024**

Document Name: **Motion / Request - To Dismiss**

Comment: **CONSOL Energy Inc.'s and CONSOL Marine Terminals LLC's Supplemental Motion to Dismiss First Amended Complaint for Lack of Personal Jurisdiction**

---

File Date: **07/31/2024**

Document Name: **Memorandum**

Comment: **CONSOL Energy Inc.'s and CONSOL Marine Terminals LLC's Memorandum of Law in Support of Supplemental Motion to Dismiss First Amended Complaint for Lack of Personal Jurisdiction**

---

File Date: **07/31/2024**

Document Name: **Motion / Request - To Dismiss**

Comment: **Marathon Oil Corporation's and Marathon Oil Company's Motion to Dismiss First Amended Complaint for Failure to State a Claim Upon Which Relief can be Granted**

---

File Date: **07/31/2024**

Document Name: **Memorandum**

Comment: **Memorandum of Law in Support of Marathon Oil Corporation's and Marathon Oil Company's Motion to Dismiss**

---

File Date: **08/01/2024**

Document Name: **Motion / Request - To Dismiss**

Comment: **CNX Resources Corporation's Individual Motion to Dismiss the First Amended Complaint and Request for a Hearing**

---

File Date: **08/01/2024**

Document Name: **Memorandum**

Comment: **CNX Resources Corporation's Memorandum of Law in Support of its Individual Motion to Dismiss the First Amended Complaint**

---

File Date: **08/01/2024**

Document Name: **Affidavit**

Comment: **Affidavit of Jason Mumford - Motion to Dismiss**

---

File Date: **08/01/2024**

Document Name: **Supporting Exhibit**

(E.1590)

Comment: **Ex 1 - Affidavit - Motion to Dismiss - CNX**

---

File Date: **08/01/2024**

Document Name: **Supporting Exhibit**

Comment: **Ex 2 - Affidavit - Motion to Dismiss - CNX**

---

File Date: **08/16/2024**

Document Name: **Motion / Request - To Stay**

Comment: **Defendants' Motion to Stay**

---

File Date: **08/16/2024**

Document Name: **Memorandum**

Comment: **Memorandum in Support of Defendants' Motion to Stay**

---

File Date: **08/16/2024**

Document Name: **Supporting Exhibit**

Comment: **Exhibit 1 to Defendants' Motion to Stay**

---

File Date: **08/16/2024**

Document Name: **Supporting Exhibit**

Comment: **Exhibit 2 to Defendants' Motion to Stay**

---

File Date: **08/21/2024**

Document Name: **Notice of Discovery**

Comment: **First Set of Requests for Production of Documents**

---

File Date: **08/30/2024**

Document Name: **Opposition**

Comment: **Opposition to Def's Joint Motion to Dismiss Amended Complaint**

---

File Date: **08/30/2024**

Document  
Name: **Opposition**

Comment: **Opposition to Def's Marathon Oil Corp.'s and Marathon Oil Company's Motion to Dismiss Amended Complaint**

---

File Date: **08/30/2024**

Document  
Name: **Opposition**

Comment: **Opposition to Def's Shell plc and Shell USA Inc.'s Individual Motion to Dismiss Amended Complaint**

---

File Date: **08/30/2024**  
Document Name: **Opposition**  
Comment: **Opposition to Def's Consol Energy Inc.'s and Consol Marine Terminals LLC's Suppl. Motion to Dismiss Amended Complaint**

---

File Date: **08/30/2024**  
Document Name: **Opposition**  
Comment: **Opposition to Def's CNX Resources Corp.'s Motion to Dismiss Amended Complaint**

---

File Date: **08/30/2024**  
Document Name: **Opposition**  
Comment: **Opposition to Def's Marathon Petroleum Corp. and Speedway LLC's Motion to Dismiss Amended Complaint**

---

File Date: **08/30/2024**  
Document Name: **Opposition**  
Comment: **Opposition to Def's Citgo Petroleum Corp.'s Suppl. Motion to Dismiss Amended Complaint**

---

File Date: **08/30/2024**  
Document Name: **Opposition**  
Comment: **Opposition to Def's American Petroleum Institute's Motion to Dismiss Amended Complaint**

---

File Date: **09/03/2024**  
Document Name: **Memorandum**  
Comment: **Plaintiff's Memorandum of Law in Opposition to Defendants' Motion to Stay**

---

File Date: **09/03/2024**  
Document Name: **Supporting Exhibit**  
Comment: **Exhibit A - Memorandum**

---

File Date: **09/03/2024**  
Document Name: **Supporting Exhibit**  
Comment: **Exhibit B - Memorandum**

---

File Date: **09/10/2024**  
Document Name: **Notice Filed**  
Comment: **Notice of Withdrawal and Continuation of Counsel**

---

File Date: **09/10/2024**

Document Name: **Reply to Opposition**

Comment: **Reply in Support of Defendants' Motion to Stay**

---

File Date: **09/13/2024**

Document Name: **Memorandum Opinion and Order**

Comment: **Memorandum and Order of Court Regarding Motion to Stay. ORDERED, that the Defendants' Motion to Stay is DENIED without prejudice; ORDERED, that the proceedings, pleadings, and deadlines set forth in this Court's Orders docketed June 13, 2024, June 20, 2024 and June 21, 2024 shall remain in full force and effect; ORDERED, that the Court shall further review and consider the Defendants' Motion to Stay after disposition of the pending Motions to Dismiss Amended Complaints not later than before or at the Case Management and Scheduling Conference on January 31, 2025; ORDERED, that all discovery is hereby STAYED until January 31, 2025 subject to further Order of Court. (e-served Attys of Record)**

---

File Date: **09/13/2024**

Document Name: **Correspondence**

Comment: **Parties' Status Report Regarding Discovery Protocols**

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File Date: **09/20/2024**

Document Name: **Order**

Comment: **Order- Status Report Regarding Discovery Protocol (e-served Attys of Record)**

---

File Date: **09/20/2024**

Document Name: **Reply to Opposition**

Comment: **CNX Resources Corporation's Reply in Support of its Individual Motion to Dismiss the First Amended Complaint for Lack of Personal Jurisdiction**

---

File Date: **09/20/2024**

Document Name: **Reply to Opposition**

Comment: **Def. Citco Petroleum Corp's Reply in Support of Supplemental Motion to Dismiss**

---

File Date: **09/20/2024**

Document Name: **Answer to Motion**

Comment: **Shell PLC and Shell USA, Inc.'s Reply in Support of Individual Motion to Dismiss Plaintiff's First Amended Complaint for Lack of Personal Jurisdiction and Failure to State a Claim**

---

File Date: **09/20/2024**

Document Name: **Response/Reply**

Comment: **DEFENDANT AMERICAN PETROLEUM INSTITUTES REPLY IN SUPPORT OF ITS MOTION TO DISMISS THE FIRST AMENDED COMPLAINT**

---

File Date: **09/20/2024**  
Document Name: **Reply to Opposition**  
Comment: **Reply of CONSOL in Support of Supplemental Motion to Dismiss First Amended Complaint for Lack of Personal Jurisdiction**

---

File Date: **09/20/2024**  
Document Name: **Reply to Opposition**  
Comment: **Reply Brief in Support of their Motion to Dismiss Plaintiffs First Amended Complaint for Failure to State a Claim Upon Which Relief Can Be Granted and for Lack of Personal Jurisdiction.**

---

File Date: **09/20/2024**  
Document Name: **Reply to Opposition**  
Comment: **Marathon Oil Corporation's and Marathon Oil Company's Reply in Support of Motion to Dismiss First Amended Complaint for Failure to State a Claim upon which Relief can be Granted**

---

File Date: **09/20/2024**  
Document Name: **Supporting Exhibit**  
Comment: **Exhibit A to CONSOL's Reply ISO of Suppl. MTD First Am. Compl. for Lack of Personal Jurisdiction**

---

File Date: **09/20/2024**  
Document Name: **Response/Reply**  
Comment: **Defendants Marathon Petroleum Corporation and Speedway LLCs Reply in Further Support of their Motion to Dismiss Plaintiffs First Amended Complaint for Lack of Personal Jurisdiction and Failure to State a Claim**

---

File Date: **09/23/2024**  
Document Name: **Order**  
Comment: **STIPULATED ORDER RE: DISCOVERY OF ELECTRONICALLY STORED INFORMATION AND ORDER ("ESI Protocol") e-served to all attorneys on record**

---

File Date: **09/23/2024**  
Document Name: **Motion/Request for Protective Order**  
Comment: **Defendants' Opening Statement on Entry of Protective Order**

---

File Date: **09/23/2024**  
Document Name: **Supporting Exhibit**  
Comment: **Ex. A to Motion for Protective Order**

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(E.1594)

File Date: **09/23/2024**  
Document Name: **Supporting Exhibit**  
Comment: **Ex. B to Motion for Protective Order**

---

File Date: **09/23/2024**  
Document Name: **Miscellaneous Document**  
Comment: **Plaintiff's Opening Statement in Support of Their Proposed Protective Order**

---

File Date: **09/23/2024**  
Document Name: **Affidavit**  
Comment: **Declaration of Jacob Polin in Support of Plaintiffs' Opening Statement regarding Protective Order**

---

File Date: **09/23/2024**  
Document Name: **Supporting Exhibit**  
Comment: **Exh 1 - Declaration of Jacob Polin in Support of Plaintiffs' Opening Statement regarding Protective Order**

---

File Date: **09/23/2024**  
Document Name: **Supporting Exhibit**  
Comment: **Exh 2 - Declaration of Jacob Polin in Support of Plaintiffs' Opening Statement regarding Protective Order**

---

File Date: **09/23/2024**  
Document Name: **Supporting Exhibit**  
Comment: **Exh 3 - Declaration of Jacob Polin in Support of Plaintiffs' Opening Statement regarding Protective Order**

---

File Date: **09/30/2024**  
Document Name: **Memorandum**  
Comment: **MEMORANDUM OF COURT. Prior to the Motions Hearing, the Court asks all the parties to communicate and to file a Joint Statement of the Case regarding the suggested protocols and procedures listed below no later than October 15, 2024. (E-served to all attys on record)**

---

File Date: **09/30/2024**  
Document Name: **Motion/Request/Notice - Strike/Withdraw Appearance**  
Comment: **Notice of Withdrawal of Appearance**

---

File Date: **10/01/2024**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out-of-State Under Rule 19-217**

---

File Date: **10/01/2024**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out-of-State Attorney, Jacob Polin**

---

File Date: **10/01/2024**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out-of-State Attorney, Miranda Holeton**

---

File Date: **10/01/2024**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out-of-State Attorney, Brittany Dutton**

---

File Date: **10/03/2024**

Document Name: **Response/Reply**

Comment: **Plaintiffs' Responsive Statement in support of their Proposed Protective Order**

---

File Date: **10/03/2024**

Document Name: **Response/Reply**

Comment: **Defendants' Responsive Brief on Entry of Protective Order**

---

File Date: **10/03/2024**

Document Name: **Supporting Exhibit**

Comment: **Exhibit C - Defendants' Responsive Brief on Entry of Protective Order**

---

File Date: **10/03/2024**

Document Name: **Supporting Exhibit**

Comment: **Exhibit D - Defendants' Responsive Brief on Entry of Protective Order**

---

File Date: **10/03/2024**

Document Name: **Supporting Exhibit**

Comment: **Exhibit E - Defendants' Responsive Brief on Entry of Protective Order**

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File Date: **10/08/2024**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Motion for Special Admission of Out-of-State Attorney Under Rule 19-217 - William E Thomson**

---

File Date: **10/15/2024**

(E.1596)



Document Name: **Pre-Trial/Hearing Statement**

Comment: **Joint Statement of the Case**

---

File Date: **10/17/2024**

Document Name: **Order**

Comment: **Protective Order Re Confidentiality E-served to all Attorneys**

---

File Date: **10/17/2024**

Document Name: **Motion/Request/Notice - Strike/Withdraw Appearance**

Comment: **Notice of Withdrawal of Appearance of Robert Reznick**

---

File Date: **10/21/2024**

Document  
Name: **Order**

Comment: **Order re Motions hearing - Ordered that the parties request that the Motions Hearing be made available by live audio in the Joigny Statement of the case be Granted.(E-Served to All Attys)**

---

File Date: **10/23/2024**

Document Name: **Motion / Request - For Special Admission of Attorney**

Comment: **Amended Motion for Special Admission of Out-of-State Attorney Under Rule 19-217**

---

File Date: **10/23/2024**

Document Name: **Correspondence**

Comment: **On Behalf of Defendants. Correspondence re Supplemental Authority**

---

File Date: **10/23/2024**

Document Name: **Supporting Exhibit**

Comment: **Exhibit A**

---

File Date: **10/24/2024**

Document  
Name: **Order**

Comment: **ORDERED, that Theodore J. Boutrous, Jr. of Gibson, Dunn & Crutcher LLP, is specially admitted for the purpose of appearing and participating in this action as co-counsel for Defendants, Chevron Corporation and Chevron USA, Inc (E-served All Attys of Record)**

---

File Date: **10/25/2024**

Document Name: **Hearing Sheet**

Comment:

---

File Date: **10/28/2024**

Document Name: **Stricken Filing**

Comment: **Letter re: Parties' Proposed Briefing Schedule on Privilege Protocol - ENV #18590574**

**(E.1597)**

---

File Date: **10/29/2024**

Document  
Name: **Order**

Comment: **re: ORDERED, that the Plaintiff, Anne Arundel County, Maryland's Motion for Special Admission of Out-of-State Attorney Brittnay M. Dutton is GRANTED. (Copies e-served to all counsel on record).**

---

File Date: **10/29/2024**

Document  
Name: **Order**

Comment: **re: ORDERED, that the Plaintiff, Anne Arundel County, Maryland's Motion for Special Admission of Out-of-State Attorneys Jacob H. Polin is GRANTED. (Copies e-served to all counsel on record).**

---

File Date: **10/29/2024**

Document  
Name: **Order**

Comment: **re: ORDERED, that the Plaintiff, Anne Arundel County, Maryland's Motion for Special Admission of Out-of-State Attorneys Miranda C. Holeton is GRANTED. (Copies e-served to all counsel on record).**

---

File Date: **10/29/2024**

Document Name: **Clerk Comment**

Comment: **A ticket with the number INC0821004 is created for the matter of Miranda Holeton.**

---

File Date: **10/29/2024**

Document Name: **Clerk Comment**

Comment: **A ticket with the number INC0821003 is created for Jacob Polin.**

---

File Date: **10/29/2024**

Document Name: **Clerk Comment**

Comment: **A ticket with the number INC0821005 is created for Brittany Dutton.**

---

File Date: **10/30/2024**

Document Name: **Notice of Striking Non-Compliant Submission**

Comment: **E-served to all counsel on record.**

---

File Date: **10/30/2024**

Document Name: **Correspondence**

Comment: **Letter to the Honorable Steven I. Platt**

---

File Date: **11/04/2024**

Document  
Name: **Order**

(E.1598)

Comment: **ORDERED, that the Parties Correspondence regarding the briefing schedule on the proposed Privilege Protocol is GRANTED ORDERED, that the Court adopts the Parties briefing schedule. E-served to All Attorneys in Case Record**

---

File Date: **11/15/2024**

Document Name: **Miscellaneous Document**

Comment: **Defendants' Opening Statement Regarding Entry of Privilege Protocol**

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File Date: **11/15/2024**

Document Name: **Supporting Exhibit**

Comment: **Ex. A to Defendants' Opening Statement Regarding Entry of Privilege Protocol**

---

File Date: **11/15/2024**

Document Name: **Supporting Exhibit**

Comment: **Ex. B to Defendants' Opening Statement Regarding Entry of Privilege Protocol**

---

File Date: **11/15/2024**

Document Name: **Supporting Exhibit**

Comment: **Ex. C to Defendants' Opening Statement Regarding Entry of Privilege Protocol**

---

File Date: **11/15/2024**

Document Name: **Miscellaneous Document**

Comment: **Plaintiffs' Opening Brief in Support of Their Proposed Privilege Protocol**

---

File Date: **11/15/2024**

Document Name: **Supporting Exhibit**

Comment: **Exhibit 1 - Plaintiffs' Opening Brief in Support of Their Proposed Privilege Protocol**

---

File Date: **11/15/2024**

Document Name: **Supporting Exhibit**

Comment: **Exhibit 2 - Plaintiffs' Opening Brief in Support of Their Proposed Privilege Protocol**

---

File Date: **11/15/2024**

Document Name: **Supporting Exhibit**

Comment: **Exhibit 3 - Plaintiffs' Opening Brief in Support of Their Proposed Privilege Protocol**

---

File Date: **11/18/2024**

Document  
Name: **Order**

Comment: **ORDERED, that the Defendants, Chevron Corporation and Chevron USA, Inc.'s Motion for Special Admission of Out-of-State Attorney [William E. Thomson] Under Rule 19-217 is DENIED without prejudice for failure to comply with Md. Rule 19-217. (E-Served to All Attys)**

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File Date:	<b>12/06/2024</b>
Document Name:	<b>Response/Reply</b>
Comment:	<b>Defendants' Responsive Statement Regarding the Sole Dispute Relating to the Entry of a Privilege Protocol</b>
File Date:	<b>12/06/2024</b>
Document Name:	<b>Supporting Exhibit</b>
Comment:	<b>Ex. 1 to Defendants' Responsive Statement Regarding the Sole Dispute Relating to the Entry of a Privilege Protocol</b>
File Date:	<b>12/06/2024</b>
Document Name:	<b>Response/Reply</b>
Comment:	<b>Plaintiffs' Response Brief in support of their Proposed Privilege Protocol</b>
File Date:	<b>01/06/2025</b>
Document Name:	<b>Notice Filed</b>
Comment:	<b>Plaintiff's Notice of Supplemental Authority</b>
File Date:	<b>01/10/2025</b>
Document Name:	<b>Stricken Filing</b>
Comment:	<b>Defendants' Letter to Judge Platt re: Privilege Protocol Envelope #19498993</b>
File Date:	<b>01/14/2025</b>
Document Name:	<b>Notice of Striking Non-Compliant Submission</b>
Comment:	<b>E-served to Atty Schurick</b>
File Date:	<b>01/14/2025</b>
Document Name:	<b>Notice Filed</b>
Comment:	<b>Plaintiff Anne Arundel County's Notice of Supplemental Authority</b>
File Date:	<b>01/14/2025</b>
Document Name:	<b>Correspondence</b>
Comment:	<b>Letter to the Honorable Steven I. Platt</b>
File Date:	<b>01/23/2025</b>
Document Name:	<b>Order - Dismissal</b>
Comment:	<b>Re: Defendant's Motion to Dismiss Plaintiff's First Amended Complaint for Failure to State a Claim; lack of Jurisdiction docketed on July 31, 2024-GRANTED; Defendant Shell PLC's Motion to Dismiss Plaintiff's First Amended Complaint for Failure to State a Claim; lack of Jurisdiction docketed on July 31, 2024-MOOT (E-served to all parties)</b>

File Date: **01/23/2025**  
Document Name: **Order**  
Comment: **Memorandum Opinion and Order of Court re Motion to Dismiss (E-served to all parties)**

---

File Date: **01/23/2025**  
Document Name: **Correspondence**  
Comment: **Correspondence to the Honorable Steven I. Platt**

---

File Date: **01/23/2025**  
Document Name: **Supporting Exhibit**  
Comment: **EX 1 - Correspondence to the Honorable Steven I. Platt**

---

File Date: **01/31/2025**  
Document Name: **Motion/Request/Notice - Strike/Withdraw Appearance**  
Comment: **Notice of Withdrawal and Continuation of Counsel**

---

File Date: **01/31/2025**  
Document Name: **Notice of Appeal to ACM**  
Comment: **Plaintiff's Notice of Appeal**

---

File Date: **01/31/2025**  
Document Name: **Civil Information Report - Appeal to ACM**  
Comment: **Civil Appeal Information Sheet**

---

File Date: **02/03/2025**  
Document Name: **Clerk Comment**  
Comment: **\*\*\*Notice of Appeal sent to Judge Platt Chambers and Court Reporters Task Queues, and ACM thru Workflow Queue\*\*\***

---

File Date: **03/03/2025**  
Document Name: **Order to Proceed**  
Comment: **ORDERED that pursuant to Maryland Rule 8-206(c), the above-captioned appeal shall proceed without a Prehearing Conference or Alternative Dispute Resolution.**

---

File Date: **03/06/2025**  
Document Name: **Order**  
Comment: **ORDERED that the Defendant's Motion for Special Admission of Out of Attorney is DENIED as moot. (E-Served All Atty's. Copies mailed to Atty's Creticos, Thomsen, Murphy and Webster No Email, Console Energy Inc, Hess Corp and Citgo Petroleun Corp)**

---

File Date: **03/07/2025**

Document Name: **Order Received from Appellate Court of Maryland**

Comment: **Upon consideration of the "Joint Motion to Consolidate Appeals and to Extend the Briefing Schedules," it is this 7th day of March 2025, by the Appellate Court of Maryland, ORDERED that the motion is granted in part; The above-captioned appeals shall be scheduled for consideration by the same Panel on the same date**

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File Date: **03/18/2025**

Document Name: **Notice Filed**

Comment: **Notice of Transcript Order**

---

File Date: **03/19/2025**

Document Name: **Transcript**

Comment: **Invoice and 1 Volume of Transcript electronically filed - Hearing dated 10/25/2024 - Costs: \$495.00**

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File Date: **04/14/2025**

Document Name: **Acknowledgement of Petition for Writ of Certiorari**

Comment:

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File Date: **04/24/2025**

Document Name: **Order - Writ of Certiorari Granted**

Comment:

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File Date: **05/02/2025**

Document Name: **Order Received from Supreme Court of Maryland**

Comment: **Notice to Transmit Record to SCM**

---

File Date: **05/05/2025**

Document Name: **Certification**

Comment: **of Original Case File**

---

File Date: **05/05/2025**

Document Name: **Original Record Sent**

Comment: **to ACM thru Workflow Queue; Transcript Cost for 1 Volume: \$495.00**

---

File Date: **05/05/2025**

Document Name: **Clerk Comment**

Comment: **\*\*\*Appeal Index and Case Summary e-served to all attys of record\*\*\***

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File Date: **05/08/2025**

(E.1602)

Document Name: **Certification**  
Comment: **of Original Case File**

---

File Date: **05/08/2025**  
Document Name: **Original Record Sent**  
Comment: **to SCM thru Workflow Queue; Transcript Cost for 1 Volume: \$495.00**

---

File Date: **05/08/2025**  
Document Name: **Clerk Comment**  
Comment: **\*\*\*Appeal Index and Case Summary e-served to all attys of record\*\*\***

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## Service Information

<u>Service Type</u>	<u>Issued Date</u>
<b>Summons Issued</b>	<b>04/27/2021</b>

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