much 534-96, 66

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO

In re: Ohio Asbestos Litigation)

Amending OAL Order No. 165)

OAL Order No. 166

OAL Order No. 165 addressed the application of the Memorandum Opinion and Order issued on May 2, 1996 by Judge Charles R. Weiner in In Re: Asbestos Products Liability Litigation (No. VI), Civil Action No. 2 MDL 875 (Maritime Actions), which administratively dismissed without prejudice and with all statutes of limitation tolled the cases filed in the Northern District of Onio by the plaintiffs assigned to the MARDOC portion of MDL 875.

OAL Order No. 165 stated in part that:

... no new maritime asbestos litigation complaint shall be accepted for filing by the clerk's office unless the complaint is accompanied with the payment of the appropriate filing fee or an affidavit stating that the complaint contains Jones Act claims only.

Core Il. Hal

In order to facilitate the continued use of electronic filing for these cases, OAL Order No. 165 is hereby amended to the extent that the clerk's office may also accept a complaint for filing without payment of a filing fee if the complaint is accompanied by a certification by lead counsel stating that the complaint contains Jones Act claims only.

It is so ordered.

George W. White

Chief Judge

AT CLEVELAND, OHIO

Dated: 5/24/95