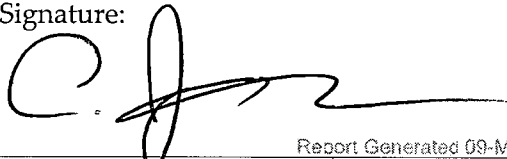


Court of Common Pleas of Philadelphia County
 Trial Division - Civil
TRIAL WORK SHEET

Judge's Name: CARMELLA JACQUINTO	Judge's I.D.: J566	Signature: 
--	-----------------------	--

Report Generated 09-MAY-24 Job #79760


Caption: GILL ETAL VS EXXONMOBIL CORPORATION ETAL	Case Type: TOXIC TORT PERSONAL INJURY	Program: MAJOR JURY-COMPLEX
---	--	--------------------------------

Court Term and Number: #2005-01803	If Consolidated, Court Term and Number:
---------------------------------------	---

Trial Date: 29-APR-2024	<input checked="" type="checkbox"/> Jury <input type="checkbox"/> Non-Jury	Total Amount:	Number of Days: 9	Disposition Date: 09-MAY-2024	Date Sheet Prepared: 09-MAY-2024
----------------------------	---	---------------	----------------------	----------------------------------	-------------------------------------

Full Description of Disposition (to be entered Verbatim on the Docket)

Jury verdict in favor of Plaintiffs and against Defendant ExxonMobil in the amount of \$725,500,000.00.

<input type="checkbox"/> Default Judgment/Court Ordered <input type="checkbox"/> Directed Verdict <input type="checkbox"/> Discontinuance Ordered <input type="checkbox"/> Transferred to binding arbitration <input type="checkbox"/> Finding for Defendant (Non-Jury) <input type="checkbox"/> Finding for Plaintiff (Non-Jury) <input type="checkbox"/> Damages Assessed <input type="checkbox"/> Judgment entered by agreement <input type="checkbox"/> Judgment entered <input type="checkbox"/> Judgment satisfied	<input checked="" type="checkbox"/> Jury Verdict for Plaintiff <input type="checkbox"/> Jury Verdict for Defendant <input type="checkbox"/> Mistrial <input type="checkbox"/> Hung Jury <input type="checkbox"/> Non-Pros entered <input type="checkbox"/> Non-Suit entered <input type="checkbox"/> Settled prior to assignment for trial (Team Leaders, only) <input type="checkbox"/> Settled after assignment for trial <input type="checkbox"/> prior to jury selection <input type="checkbox"/> after jury sworn	<input type="checkbox"/> Other (explain) WSJVP-Gill Etal Vs Exxonmobil Corporation Etal  20050180300792 <p style="text-align: center; font-weight: bold;">Court of Common Pleas</p> <p style="text-align: center; font-weight: bold;">MAY 10 2024</p> <p style="text-align: center; font-weight: bold;">J.M. STEWART Complex Litigation Center</p>
---	---	---

PAUL GILL AND DIANE GILL : COURT OF COMMON PLEAS
 : PHILADELPHIA COUNTY
 : CIVIL DIVISION
 v. :
 :
 :
 EXXONMOBIL CORP., ET AL. : No. 200501803

VERDICT SHEET

Question 1:

Were any of the defendants negligent? Please answer for each defendant.

	YES	NO
ExxonMobil Corporation	✓	
Radiator Specialty Company		✓
Ashland LLC		✓
Atlantic Richfield Company		✓
CRC Industries, Inc.		✓
Root Oil Company, Inc.		✓
Univar USA Inc.		✓
Union Oil Company of Cal.		✓
The Blaster Corporation		✓
Illinois Tool Works, Inc.		✓
Sunoco, LLC (R&M)		✓
Safety Kleen Systems, Inc.		✓
Shell Oil Company		✓
United States Steel Corp.		✓

*If you answer Question 1 "Yes" as to any defendant, go to Question 2.
 If you answer Question 1 "No" as to all defendants, skip to Question 6.*

Question 2:

Was the negligence of those defendants you have found to be negligent a factual cause of any harm to Plaintiff?

		YES	NO
ExxonMobil Corporation		✓	
Radiator Specialty Company			✓
Ashland LLC			✓
Atlantic Richfield Company			✓
CRC Industries, Inc.			✓
Root Oil Company, Inc.			✓
Univar USA Inc.			✓
Union Oil Company of Cal.			✓
The Blaster Corporation			✓
Illinois Tool Works, Inc.			✓
Sunoco, LLC (R&M)			✓
Safety Kleen Systems, Inc.			✓
Shell Oil Company			✓
United States Steel Corp.			✓

If you answer Question 2 "Yes" as to any defendant, go to Question 3.

If you answer Question 2 "No" as to all defendants, skip to Question 6.

Question 3:

Was Plaintiff Paul Gill negligent?

Yes _____

No _____

If you answer Question 3 "Yes," go to Question 4.

If you answer Question 3 "No," go to Question 6.

Question 4:

Was Plaintiff Paul Gill's negligence a factual cause of any harm to him?

Yes _____

No _____

If you answer Question 4 "Yes," go to Question 5.

If you answer Question 4 "No," go to Question 6.

Question 5:

Taking the combined negligence that was a factual cause of any harm to the plaintiff as 100 percent, what percentage of that negligence do you attribute to each party?

	% of Attributed Negligence
ExxonMobil Corporation	_____ %
Radiator Specialty Company	_____ %
Ashland LLC	_____ %
Atlantic Richfield Company	_____ %
CRC Industries, Inc.	_____ %
Root Oil Company, Inc.	_____ %
Univar USA Inc.	_____ %
Union Oil Company of Cal.	_____ %
The Blaster Corporation	_____ %
Illinois Tool Works, Inc.	_____ %
Sunoco, LLC (R&M)	_____ %
Safety Kleen Systems, Inc.	_____ %
Shell Oil Company	_____ %
United States Steel Corp.	_____ %
Plaintiff	_____ %
 Total	 100%

Continue to Question 6.

Question 6:

Do you find the Plaintiff's use and exposure of the products between 1974-1979 caused him to develop AML?

Yes No

If you answer Question 6 "Yes", go to Question 7.

If you answer Question 6 "No", go to Question 13 only if you answered "Yes" as to Questions 1 and 2. If you didn't, your deliberations are over. Contact the court officer.

Question 7:

Do you find that any of the products of the below defendants were defectively designed?

ExxonMobil Corporation Yes No

Radiator Specialty Company Yes No

Go to Question 8.

Question 8:

Do you find that any of the products of the below defendants lacked an adequate warning?

ExxonMobil Corporation Yes No

Radiator Specialty Company Yes No

If you answer Questions 7 or 8 "Yes" as to any defendant, go to Question 9.

If you answer Questions 7 or 8 "No" as to all defendants, go to Question 13 only if you answered "Yes" as to Questions 1 and 2. If you didn't, your deliberations are over. Contact the court officer.

Question 9:

Do you find that any of the defective products of the below defendants were a substantial contributing factor in causing Plaintiff's AML?

ExxonMobil Corporation

Yes No

Radiator Specialty Company

Yes No

If you answer Question 9 "Yes" as to any defendant, go to Question 10.

If you answer Question 9 "No" as to all defendants, go to Question 13 only if you answered "Yes" as to Questions 1 and 2. If you didn't, your deliberations are over. Contact the court officer.

Question 10:

Do you find the products below were defective?

DEFENDANTS	YES	NO
Ashland, LLC – (1) mineral spirits, toluene, xylene, hexane, heptane and mineral spirits in CRC carburetor cleaners and Brakleen products; (2) mineral spirits in Safety Kleen parts washer		✓
Atlantic Richfield Company - ARCO Gasoline		✓
CRC Industries, Inc. - brakleen		✓
Exxon Mobil Corporation – Mobil Oil gasoline	✓	
Illinois Tool Works, Inc. - Gumout		✓
Radiator Specialty Company – Liquid Wrench		✓
Root Oil Company, Inc. - Mobil Oil gasoline		✓
Safety Kleen Systems, Inc. - Safety-Kleen parts-washing machines and Safety-Kleen 105 solvent		✓
Shell Oil Company - toluene, xylene, hexane and mineral spirits in co-Defendants' products		✓
Sunoco, LLC (R&M) - (1) gasoline, (2) mineral spirits in Safety Kleen parts washer and (3) toluol, xylol, heptane, hexane and mineral spirits in CRC products		✓
The B'laster Corporation - P'Blaster and Air Tool Conditioner		✓
Union Oil Company of California - (1) mineral spirits, toluene, xylene, hexane, heptane and mineral spirits in CRC products; (2) mineral spirits in Safety Kleen parts washer		✓
United States Steel Corporation - Raffinate in Liquid Wrench		✓
Univar USA, Inc. - (1) mineral spirits, toluene, xylene, hexane, heptane and mineral spirits in CRC carburetor cleaners and Brakleen products and (2) mineral spirits in Safety Kleen parts washer		✓

If you answer Question 10 "Yes" as to any defendant, go to Question 11.

If you answer Question 10 "No" as to all defendants, go to Question 13 only if you answered "Yes" as to Questions 1 and 2. If you didn't, your deliberations are over. Contact the court officer.

Question 11:

Do you find the defective products below were a substantial contributing factor in causing Plaintiff's AML?

DEFENDANTS	YES	NO
Ashland, LLC – (1) mineral spirits, toluene, xylene, hexane, heptane and mineral spirits in CRC carburetor cleaners and Brakleen products; (2) mineral spirits in Safety Kleen parts washer		✓
Atlantic Richfield Company - ARCO Gasoline		✓
CRC Industries, Inc. - brakleen		✓
Exxon Mobil Corporation – Mobil Oil gasoline	✓	
Illinois Tool Works, Inc. - Gumout		✓
Radiator Specialty Company – Liquid Wrench		✓
Root Oil Company, Inc. - Mobil Oil gasoline		✓
Safety Kleen Systems, Inc. - Safety-Kleen parts-washing machines and Safety-Kleen 105 solvent		✓
Shell Oil Company - toluene, xylene, hexane and mineral spirits in co-Defendants' products		✓
Sunoco, LLC (R&M) - (1) gasoline, (2) mineral spirits in Safety Kleen parts washer and (3) toluol, xylol, heptane, hexane and mineral spirits in CRC products		✓
The B'laster Corporation - P'Blaster and Air Tool Conditioner		✓
Union Oil Company of California - (1) mineral spirits, toluene, xylene, hexane, heptane and mineral spirits in CRC products; (2) mineral spirits in Safety Kleen parts washer		✓
United States Steel Corporation - Raffinate in Liquid Wrench		✓
Univar USA, Inc. - (1) mineral spirits, toluene, xylene, hexane, heptane and mineral spirits in CRC carburetor cleaners and Brakleen products and (2) mineral spirits in Safety Kleen parts washer		✓

If you answer Question 11 "Yes" as to any defendant, go to Question 12.

If you answer Question 11 "No" as to all defendants, go to Question 13 only if you answered "Yes" as to Questions 1 and 2. If you didn't, your deliberations are over. Contact the court officer.

Question 12:

Do you find that Plaintiff used any product in a way that was unintended and unforeseeable?
(Only as to those you answered "Yes" in Question 11.)

DEFENDANTS	YES	NO
Ashland, LLC – (1) mineral spirits, toluene, xylene, hexane, heptane and mineral spirits in CRC carburetor cleaners and Brakleen products; (2) mineral spirits in Safety Kleen parts washer		
Atlantic Richfield Company - ARCO Gasoline		
CRC Industries, Inc. - brakleen		
Exxon Mobil Corporation – Mobil Oil gasoline		✓
Illinois Tool Works, Inc. - Gumout		
Radiator Specialty Company – Liquid Wrench		
Root Oil Company, Inc. - Mobil Oil gasoline		
Safety Kleen Systems, Inc. - Safety-Kleen parts-washing machines and Safety-Kleen 105 solvent		
Shell Oil Company - toluene, xylene, hexane and mineral spirits in co-Defendants' products		
Sunoco, LLC (R&M) - (1) gasoline, (2) mineral spirits in Safety Kleen parts washer and (3) toluol, xylol, heptane, hexane and mineral spirits in CRC products		
The B'laster Corporation - P'Blaster and Air Tool Conditioner		
Union Oil Company of California - (1) mineral spirits, toluene, xylene, hexane, heptane and mineral spirits in CRC products; (2) mineral spirits in Safety Kleen parts washer		
United States Steel Corporation - Raffinate in Liquid Wrench		
Univar USA, Inc. - (1) mineral spirits, toluene, xylene, hexane, heptane and mineral spirits in CRC carburetor cleaners and Brakleen products and (2) mineral spirits in Safety Kleen parts washer		

If you answer Question 12 "Yes" as to all defendant, go to Question 13 only if you answered "Yes" as to Questions 1 and 2. If you didn't, your deliberations are over. Contact the court officer.

If you answer Question 12 "No" as to any defendants, go to Question 13.

Question 13:

Itemize the amount of damages, if any, sustained by Plaintiff, without regard to and without reduction by the percentage that you have attributed to Plaintiff.

Past, present, and future pain and suffering	\$ <u>435,000.00</u> ⁰⁰
Embarrassment and humiliation	\$ <u>18,125,000.</u> ⁰⁰
Loss of enjoyment of life	\$ <u>253,750,000.</u> ⁰⁰
Disfigurement	\$ <u>18,125,000.</u> ⁰⁰
Total	\$ <u>725,000.00</u> ⁰⁰

Go to Question 14 if you answered Question 13.

Question 14:

State the amount you award, if any, to Plaintiff Diane Gill for her loss of consortium claim:

\$ 500,000.⁰⁰

Please contact court officer.

5/9/2024

Date

Deanna S. Riley-Hiddens
FOREPERSON