

UNITED STATES COURT OF APPEALS
FOR THE SIXTH CIRCUIT
100 EAST FIFTH STREET, ROOM 538
POTTER STEWART U.S. COURTHOUSE
CINCINNATI, OHIO 45202-3988

LEONARD GREEN
CLERK

TELEPHONE
(513) 684-2953

June 3, 1996

Re: Case Nos. 95-2034/2082/2084/2106/2107
In re: Dow Corning Corporation
District Court No. 95-72397

The court today announced an amended decision in the above-styled case.

A copy of the court's amended opinion and an order which was entered today are enclosed.

Yours very truly,

Leonard Green, Clerk

By Linda K. Martin
(Mrs.) Linda K. Martin
Deputy Clerk

Enclosure

swb

FILED

Nos. 95-2034/2082/2084/2106/2107

JUN 3 1996

UNITED STATES COURT OF APPEALS
FOR THE SIXTH CIRCUIT

LEONARD GREEN, Clerk

ORDER

IN RE: DOW CORNING CORPORATION,

Debtor

HEIDI LINDSEY, REP. OF CHARLOTTE MAHUM AND CHERYL KAHN; ET AL.,

Plaintiffs,

OFFICIAL COMMITTEE OF TORT CLAIMANTS; ET AL.,

Plaintiffs-Appellees,

v.

O'BRIEN, TANSKI, TANZER AND YOUNG HEALTHCARE PROVIDERS OF
CONNECTICUT, ET AL.,

Defendants,

DOW CORNING CORPORATION, ET AL.,

Defendants-Appellants.

BEFORE: MARTIN and BATCHELDER, Circuit Judges; and WISEMAN,* District Judge.

The court having received a petition for rehearing en banc, and the petition having been circulated not only to the original panel members but also to all other active judges of this court, and no judge of this court having requested a vote on the suggestion for rehearing en banc, the

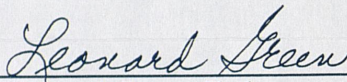
*Hon. Thomas A. Wiseman, Jr., Senior United States District Judge for the Middle District of Tennessee, sitting by designation

petition for rehearing has been referred to the original hearing panel.

This panel has further reviewed the petition for rehearing and concludes that the issues raised in the petition were fully considered upon the original submission and decision of the case. Accordingly, the petition is denied.

This panel is, however, issuing an amended opinion in which we adhere to the April 9, 1996 decision in this case, but seek to clarify the scope of the ruling and the impact it is intended to have. The opinion is therefore amended and reissued as follows. Mandate to issue immediately.

ENTERED BY ORDER OF THE COURT



Leonard Green, Clerk *pe*