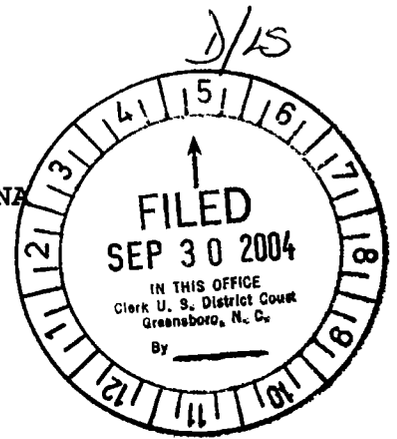


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IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF NORTH CAROLINA



CROWN CORK & SEAL COMPANY, INC. )  
and CLARK EQUIPMENT COMPANY, )  
 )  
Plaintiffs, )  
 )  
v. )  
 )  
CBS CORPORATION, et al., )  
 )  
Defendants. )  
----- )  
CBS CORPORATION, et al., )  
 )  
Third-Party Plaintiffs, )  
 )  
v. )  
 )  
INGERSOLL-RAND COMPANY, et al., )  
 )  
Third-Party Defendants. )

1:99CV00869

J U D G M E N T

For the reasons set out in an Order filed contemporaneously with this Judgment,

**IT IS ORDERED AND ADJUDGED** that plaintiffs' motion to dismiss defendant American National Can Corporation as a defendant from this lawsuit with prejudice, and further, that all cross-claims and third-party claims arising out of plaintiffs' claims for recovery of their RI/FS costs, RD/RA costs, or any other response costs against American National be barred (docket no. 411), and as joined in by defendant American National Can Corporation (docket no. 413), are granted, and that the Court, in fact, dismisses all claims, including any cross-claim or third-party claim, against defendant American National with prejudice as a result of its settlement of plaintiffs' claims, and further, that the Court accepts the Uniform

Comparative Fault Act proportionate share rule for this case so that plaintiffs' contribution claims against the non-settling defendants will be reduced by the fair share of American National Can Corporation.

  
United States District Judge

September 30, 2004  
~~February~~