

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CV 2000-004331

04/01/2003

HON. PAUL A KATZ

CLERK OF THE COURT
B. Navarro
Deputy

FILED: 04/07/2003

PHILIP KRUMM, et al.

LISA J COUNTERS

v.

ASHEKA REENEA MATTHEWS, et al.

LAWRENCE A PESHKIN

MINUTE ENTRY

The Court having received and reviewed Defendant State Farm Fire and Casualty Company's Motion for Clarification; having reviewed Plaintiffs' response and said Defendant's reply; and good cause appearing,

IT IS ORDERED precluding State Farm from offering expert testimony, factual testimony or arguing to the appraisal panel that Plaintiffs' failure to have clothing and furniture professionally cleaned to eradicate possible asbestos contamination is evidence that there, in fact, was no asbestos contamination. The appraisal panel may consider the observations of the Plaintiffs concerning the conditions of their home, their clothing and their furniture immediately after the accident in assessing the likelihood of asbestos contamination.